
**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended September 30, 2013

or

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

For the transition period from _____ to _____

Commission File Number 1-87

EASTMAN KODAK COMPANY

(Exact name of registrant as specified in its charter)

NEW JERSEY
(State of incorporation)

16-0417150
(IRS Employer Identification No.)

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

14650
(Zip Code)

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

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing requirements for the past 90 days. Yes No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months. Yes No

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

Large accelerated filer

Accelerated filer

Non-accelerated filer

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes No

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

Title of each Class
Common Stock, \$0.01 par value

Number of Shares Outstanding at
November 8, 2013
41,734,381

EASTMAN KODAK COMPANY
Form 10-Q
September 30, 2013
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Part I. FINANCIAL INFORMATION
Item 1. Financial Statements
**EASTMAN KODAK COMPANY
CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited)**

(in millions, except per share data)

	Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012
Net Sales			
Products	\$ 165	\$ 295	\$ 545
Services	33	69	112
Licensing & royalties	—	1	3
Total net sales	\$ 198	\$ 365	\$ 660
Cost of sales			
Products	\$ 146	\$ 228	\$ 487
Services	30	52	98
Total cost of sales	\$ 176	\$ 280	\$ 585
Gross profit	\$ 22	\$ 85	\$ 75
Selling, general and administrative expenses	29	64	148
Research and development costs	8	16	35
Restructuring costs and other	4	3	111
Other operating income, net	—	—	(4)
(Loss) earnings from continuing operations before interest expense, loss on early extinguishment of debt, net, other income (charges), net, reorganization items, net and income taxes	(19)	2	(215)
Interest expense	6	33	36
Loss on early extinguishment of debt, net	—	2	—
Other income (charges), net	—	(2)	6
Reorganization items, net	5	(2,217)	56
(Loss) earnings from continuing operations before income taxes	(30)	2,182	(301)
Provision for income taxes	1	97	21
(Loss) earnings from continuing operations	(31)	2,085	(322)
Earnings (loss) from discontinued operations, net of income taxes	10	(78)	10
NET (LOSS) EARNINGS	(21)	2,007	(312)
Less: Net loss attributable to noncontrolling interests	(3)	—	—
NET (LOSS) EARNINGS ATTRIBUTABLE TO EASTMAN KODAK COMPANY	\$ (18)	\$ 2,007	\$ (312)
Basic and diluted (loss) earnings per share attributable to Eastman Kodak Company common shareholders:			
Continuing operations	\$ (0.67)	\$ 7.65	\$ (1.19)
Discontinued operations	0.24	(0.29)	0.04
Total	\$ (0.43)	\$ 7.36	\$ (1.15)
Number of common shares used in basic and diluted (loss) earnings per share	41.7	272.8	271.9

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

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EASTMAN KODAK COMPANY
CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited)

(in millions, except per share data)

	<u>Successor</u>	<u>Predecessor</u>	
	<u>One Month Ended September 30, 2013</u>	<u>Eight Months Ended August 31, 2013</u>	<u>Nine Months Ended September 30, 2012</u>
Net Sales			
Products	\$ 165	\$ 1,227	\$ 1,695
Services	33	279	338
Licensing & royalties	—	36	(53)
Total net sales	<u>\$ 198</u>	<u>\$ 1,542</u>	<u>\$ 1,980</u>
Cost of sales			
Products	\$ 146	\$ 955	\$ 1,501
Services	30	219	289
Total cost of sales	<u>\$ 176</u>	<u>\$ 1,174</u>	<u>\$ 1,790</u>
Gross profit	\$ 22	\$ 368	\$ 190
Selling, general and administrative expenses	29	297	473
Research and development costs	8	66	129
Restructuring costs and other	4	43	195
Other operating income, net	—	(495)	(5)
(Loss) earnings from continuing operations before interest expense, loss on early extinguishment of debt, other income (charges), net, reorganization items, net and income taxes	(19)	457	(602)
Interest expense	6	106	103
Loss on early extinguishment of debt, net	—	8	7
Other income (charges), net	—	(13)	3
Reorganization items, net	5	(2,026)	304
(Loss) earnings from continuing operations before income taxes	(30)	2,356	(1,013)
Provision (benefit) for income taxes	1	155	(96)
(Loss) earnings from continuing operations	(31)	2,201	(917)
Earnings (loss) from discontinued operations, net of income taxes	10	(135)	(60)
NET (LOSS) EARNINGS	(21)	2,066	(977)
Less: Net loss attributable to noncontrolling interests	(3)	—	—
NET (LOSS) EARNINGS ATTRIBUTABLE TO EASTMAN KODAK COMPANY	<u>\$ (18)</u>	<u>\$ 2,066</u>	<u>\$ (977)</u>
Basic and diluted (loss) earnings per share attributable to Eastman Kodak Company common shareholders:			
Continuing operations	\$ (0.67)	\$ 8.08	\$ (3.38)
Discontinued operations	0.24	(0.50)	(0.22)
Total	<u>\$ (0.43)</u>	<u>\$ 7.58</u>	<u>\$ (3.60)</u>
Number of common shares used in basic and diluted (loss) earnings per share	41.7	272.7	271.6

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

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EASTMAN KODAK COMPANY
CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (Unaudited)

(in millions)

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
NET (LOSS) EARNINGS	\$ (21)	\$ 2,007	\$ (312)	\$ (21)	\$ 2,066	\$ (977)
Other comprehensive income (loss), net of tax:						
Realized and unrealized gains from hedging activity, net of tax of \$0 for one month ended September 30, 2013 (Successor) and \$0 for two months ended August 31, 2013, three months ended September 30, 2012, eight months ended August 31, 2013 and \$2 for nine months ended September 30, 2012 (Predecessor).	—	—	—	—	—	4
Unrealized gains from investment, net of tax of \$0 for one month ended September 30, 2013 (Successor) and \$0 for two and eight months ended August 31, 2013 and three and nine months ended September 30, 2012 (Predecessor).	—	—	1	—	—	1
Currency translation adjustments	9	(11)	(2)	9	4	(6)
Pension and other postretirement benefit plan obligation activity, net of tax of \$0 for one month ended September 30, 2013 (Successor) and of \$265 and \$7 for the two months ended August 31, 2013 and three months ended September 30, 2012, respectively (Predecessor) and \$295 and \$15 for eight months ended August 31, 2013 and nine months ended September 30, 2012, respectively (Predecessor).	—	1,156	34	—	1,604	95
Total comprehensive income (loss), net of tax	(12)	3,152	(279)	(12)	3,674	(883)
Less: comprehensive loss attributable to noncontrolling interest	(3)	—	—	(3)	—	—
COMPREHENSIVE INCOME (LOSS), NET OF TAX ATTRIBUTABLE TO EASTMAN KODAK COMPANY	\$ (9)	\$ 3,152	\$ (279)	\$ (9)	\$ 3,674	\$ (883)

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

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CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Unaudited)**

(in millions)

	Successor As of September 30, 2013	Predecessor As of December 31, 2012
ASSETS		
Current Assets		
Cash and cash equivalents	\$ 839	\$ 1,135
Restricted cash	102	7
Receivables, net	541	611
Inventories, net	469	420
Assets held for sale	123	578
Other current assets	47	92
Total current assets	2,121	2,843
Property, plant and equipment, net of accumulated depreciation of \$17 and \$3,754, respectively	723	607
Goodwill	88	132
Intangible assets, net	232	61
Deferred income taxes	62	470
Other long-term assets	184	208
TOTAL ASSETS	\$ 3,410	\$ 4,321
LIABILITIES AND EQUITY (DEFICIT)		
Current Liabilities		
Accounts payable, trade	\$ 324	\$ 355
Short-term borrowings and current portion of long-term debt	4	699
Other current liabilities	599	814
Liabilities held for sale	46	1,781
Total current liabilities	973	3,649
Long-term debt, net of current portion	675	740
Pension and other postretirement liabilities	734	506
Other long-term liabilities	412	395
Liabilities subject to compromise	—	2,708
Total liabilities	2,794	7,998
Commitments and contingencies (Note 13)		
Equity (Deficit)		
Predecessor common stock, \$2.50 par value	—	978
Successor common stock, \$0.01 par value	—	—
Additional paid in capital	613	1,105
(Accumulated deficit) retained earnings	(18)	2,600
Accumulated other comprehensive income (loss)	9	(2,616)
	604	2,067
Less: Treasury stock, at cost	—	(5,746)
Total Eastman Kodak Company shareholders' equity (deficit)	604	(3,679)
Noncontrolling interests	12	2
Total equity (deficit)	616	(3,677)
TOTAL LIABILITIES AND EQUITY (DEFICIT)	\$ 3,410	\$ 4,321

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

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**EASTMAN KODAK COMPANY
CONSOLIDATED STATEMENT OF EQUITY (DEFICIT) (Unaudited)**

(in millions, except share data)

	Eastman Kodak Company Shareholders						Noncontrolling Interests	Total
	Common Stock	Additional Paid in Capital	Retained Earnings (Accumulated Deficit)	Accumulated Other Comprehensive Income (Loss)	Treasury Stock	Total		
Equity (deficit) as of December 31, 2012 (Predecessor)	\$ 978	\$ 1,105	\$ 2,600	\$ (2,616)	\$ (5,746)	\$ (3,679)	\$ 2	\$ (3,677)
Net income	—	—	2,066	—	—	2,066	—	2,066
Other comprehensive income:								
Currency translation adjustments	—	—	—	4	—	4	—	4
Pension and other postretirement liability adjustments (\$1,899 pre-tax)	—	—	—	1,604	—	1,604	—	1,604
Total other comprehensive income	—	—	—	1,608	—	1,608	—	1,608
Stock-based compensation	—	3	—	—	—	3	—	3
Issuance of treasury stock, net (446,501 shares)	—	(3)	(32)	—	35	—	—	—
Equity as of August 31, 2013 (Predecessor)	978	1,105	4,634	(1,008)	(5,711)	(2)	2	—
Investment in variable interest entity	—	—	—	—	—	—	8	8
Cancellation of Predecessor Company equity	(978)	(1,105)	(4,634)	1,008	5,711	2	—	2
Equity as of August 31, 2013 (Predecessor)	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 10	\$ 10
Issuance of Successor Company common stock	\$ —	\$ 613	\$ —	\$ —	\$ —	\$ 613	\$ —	\$ 613
Equity as of September 1, 2013 (Successor)	—	613	—	—	—	613	10	623
Equity transactions with noncontrolling interest	—	—	—	—	—	—	5	5
Net loss	—	—	(18)	—	—	(18)	(3)	(21)
Other comprehensive income:								
Currency translation adjustments	—	—	—	9	—	9	—	9
Equity as of September 30, 2013 (Successor)	\$ —	\$ 613	\$ (18)	\$ 9	\$ —	\$ 604	\$ 12	\$ 616

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

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EASTMAN KODAK COMPANY
CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

(in millions)

	<u>Successor</u>	<u>Predecessor</u>	
	<u>One Month Ended September 30, 2013</u>	<u>Eight Months Ended August 31, 2013</u>	<u>Nine Months Ended September 30, 2012</u>
Cash flows from operating activities:			
Net (loss) earnings	\$ (18)	\$ 2,066	\$ (977)
Adjustments to reconcile to net cash used in operating activities:			
Depreciation and amortization	20	118	183
Gain on sales of businesses/assets	—	(407)	(10)
Loss on early extinguishment of debt	—	8	7
Non-cash restructuring costs, asset impairments and other charges	—	81	32
Reorganization items:			
Non-cash reorganization gain	—	(1,964)	—
Payment of claims	—	(94)	—
Fresh start adjustments, net	—	(302)	—
Other non-cash reorganization items, net	—	119	213
Provision for deferred income taxes	6	448	66
(Increase) decrease in receivables	(43)	127	296
Decrease (increase) in inventories	37	(27)	(39)
Decrease in liabilities excluding borrowings	(24)	(472)	(58)
Other items, net	(23)	(248)	24
Total adjustments	(27)	(2,613)	714
Net cash used in operating activities	(45)	(547)	(263)
Cash flows from investing activities:			
Additions to properties	(2)	(34)	(51)
Proceeds from sales of businesses/assets	—	827	62
Use (funding) of restricted cash	21	(136)	2
Marketable securities – sales	—	21	78
Marketable securities – purchases	—	(17)	(72)
Net cash (used in) provided by investing activities	19	661	19
Cash flows from financing activities:			
Proceeds from Emergence credit facilities	—	664	—
Proceeds from Senior and Junior DIP Credit Agreements	—	450	686
Repayment of term loans under Original Senior DIP Credit Agreement	—	(664)	(175)
Repayment of term loans under Junior DIP Credit Agreement	—	(844)	—
Repayment of other borrowings	(41)	(375)	—
Proceeds from Rights Offerings	—	406	—
Contingent consideration received with sale of business	—	35	—
Reorganization items	—	—	(40)
Proceeds from sale and leaseback transaction	—	—	41
Net cash (used in) provided by financing activities	(41)	(328)	512
Effect of exchange rate changes on cash	8	(23)	3
Net (decrease) increase in cash and cash equivalents	(59)	(237)	271
Cash and cash equivalents, beginning of period	898	1,135	861
Cash and cash equivalents, end of period	\$ 839	\$ 898	\$ 1,132

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

EASTMAN KODAK COMPANY
NOTES TO FINANCIAL STATEMENTS (Unaudited)

NOTE 1: BASIS OF PRESENTATION AND RECENT ACCOUNTING PRONOUNCEMENTS

BASIS OF PRESENTATION

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

Effective August 31, 2013, Kodak sold certain utilities and related facilities and entered into utilities supply and servicing arrangements with RED-Rochester, LLC (“RED”), a variable interest entity (“VIE”). Kodak determined that it was the primary beneficiary of the VIE. Therefore, Kodak consolidated RED’s assets, liabilities, and results of operations, which are immaterial to Kodak’s financial position as of August 31, 2013 and September 30, 2013 and Kodak’s results of operations and cash flows for the one month ended September 30, 2013.

On January 19, 2012 (the “Petition Date”), the Company and its U.S. subsidiaries (collectively, the “Debtors”) filed voluntary petitions for relief (the “Bankruptcy Filing”) under chapter 11 of the United States Bankruptcy Code (the “Bankruptcy Code”) in the United States Bankruptcy Court for the Southern District of New York (the “Bankruptcy Court”). The cases (the “Chapter 11 Cases”) were jointly administered as Case No. 12-10202 (ALG) under the caption “In re Eastman Kodak Company”. The Debtors operated their businesses as “debtors-in-possession” under the jurisdiction of the Bankruptcy Court and in accordance with the applicable provisions of chapter 11 of the Bankruptcy Code and the orders of the Bankruptcy Court until their emergence from bankruptcy. The Company’s foreign subsidiaries (collectively, the “Non-Filing Entities”) were not part of the Chapter 11 Cases, and continued to operate in the ordinary course of business.

Upon emergence from bankruptcy on September 3, 2013, Kodak adopted fresh-start accounting which resulted in Kodak becoming a new entity for financial reporting purposes. Kodak applied fresh start accounting as of September 1, 2013. As a result of the application of fresh start accounting and the effects of the implementation of the plan of reorganization, the financial statements on or after September 1, 2013 are not comparable with the financial statements prior to that date. Refer to Note 3, “Fresh Start Accounting” for additional information.

Subsequent to the Petition Date, all expenses, gains and losses directly associated with the reorganization proceedings are reported as Reorganization items, net in the accompanying Consolidated Statement of Operations. In addition, Liabilities subject to compromise during the chapter 11 proceedings were distinguished from liabilities of the Company’s foreign subsidiaries that were not part of the Chapter 11 Cases, fully-secured liabilities that were not expected to be compromised and from post-petition liabilities in the accompanying Consolidated Statement of Financial Position.

The accompanying consolidated financial statements have been prepared assuming that Kodak will continue as a going concern and contemplate the realization of assets and the satisfaction of liabilities in the normal course of business. During the chapter 11 proceedings, Kodak’s ability to continue as a going concern was contingent upon its ability to comply with the financial and other covenants contained in its debtor-in-possession credit agreements, the Bankruptcy Court’s approval of Kodak’s plan of reorganization and Kodak’s ability to successfully implement the plan of reorganization, among other factors. As a result of the execution of the plan of reorganization there is no longer substantial doubt about Kodak’s ability to continue as a going concern.

References to “Successor” or “Successor Company” relate to the financial position and results of operations of the reorganized Kodak subsequent to September 1, 2013. References to “Predecessor” or “Predecessor Company” refer to the financial position and results of operations of Kodak prior to September 1, 2013.

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Certain amounts for prior periods have been reclassified to conform to the current period classification due to the presentation of discontinued operations, assets held for sale, to reflect workers compensation obligations gross of recoveries, and for a change in the segment measure of profitability. Refer to Note 22, “Segment Information” and Note 24, “Discontinued Operations” for additional information.

RECENTLY ADOPTED ACCOUNTING PRONOUNCEMENTS

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

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

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

RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

In July 2013, the FASB issued ASU No. 2013-11, “Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists”. The ASU provides that a liability related to an unrecognized tax benefit would be offset against a deferred tax asset for a net operating loss carryforward, a similar tax loss or a tax credit carryforward if such settlement is required or expected in the event the uncertain tax position is disallowed. In that case, the liability associated with the unrecognized tax benefit is presented in the financial statements as a reduction to the related deferred tax asset for a net operating loss carryforward, a similar tax loss or a tax credit carryforward. In situations in which a net operating loss carryforward, a similar tax loss or a tax credit carryforward is not available at the reporting date under the tax law of the jurisdiction or the tax law of the jurisdiction does not require, and the entity does not intend to use, the deferred tax asset for such purpose, the unrecognized tax benefit will be presented in the financial statements as a liability and will not be combined with deferred tax assets. The guidance is effective prospectively for fiscal years and interim periods within those years beginning after December 15, 2013 (January 1, 2014 for Kodak). The guidance will not have an impact on Kodak’s Consolidated Financial Statements.

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

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entity. For sales of an equity method investment that is a foreign entity, a pro-rata portion of CTA attributable to the investment would be recognized in earnings upon sale of the investment. When an entity sells either a part or all of its investment in a consolidated foreign entity, CTA would be recognized in earnings only if the sale results in the parent no longer having a controlling financial interest in the foreign entity. The changes in the ASC are effective prospectively for annual and interim periods beginning after December 15, 2013 (January 1, 2014 for Kodak). Kodak does not expect the adoption of the guidance will have a material impact on its Consolidated Financial Statements.

In February 2013, the FASB issued ASU No. 2013-04, "Liabilities (Topic 405)—Obligations Resulting from Joint and Several Liability Arrangements for Which the Total Amount of the Obligation Is Fixed at the Reporting Date." ASU No 2013-04 requires an entity to measure obligations resulting from joint and several liability arrangements for which the total amount of the obligation within the scope of this guidance is fixed at the reporting date, as the sum of the following: the amount the reporting entity agreed to pay on the basis of its arrangement among its co-obligors and any additional amount the reporting entity expects to pay on behalf of its co-obligors. The guidance in this ASU also requires an entity to disclose the nature and amount of the obligation as well as other information about those obligations. The amendments in this update are effective retrospectively for fiscal years, and interim periods within those years, beginning after December 15, 2013 (January 1, 2014 for Kodak). Kodak does not expect the adoption of the guidance will have a material impact on its Consolidated Financial Statements.

NOTE 2: EMERGENCE FROM VOLUNTARY REORGANIZATION UNDER CHAPTER 11 PROCEEDINGS

PLAN OF REORGANIZATION

On August 23, 2013, the Bankruptcy Court entered an order (the "Confirmation Order") confirming the revised First Amended Joint Chapter 11 Plan of Reorganization of Eastman Kodak Company and its Debtor Affiliates (the "Plan"). On September 3, 2013 (the "Effective Date"), the Plan became effective and the Debtors emerged from the Chapter 11 Cases.

On or following the Effective Date and pursuant to the terms of the Plan, the following occurred:

- The Debtors' obligations under the second lien notes indentures, unsecured notes indentures, stock certificates, equity interests, and / or any other instrument or document directly or indirectly evidencing or creating any indebtedness or obligation of, or ownership interest in, the Debtors or giving rise to any claim or equity interest were cancelled, except as provided under the Plan;
- The Company's certificate of incorporation was amended and restated to authorize the issuance of 560 million shares of stock, consisting of 60 million shares of preferred stock, no par value, and 500 million shares of common stock, par value \$0.01 per share;
- The Company entered into a senior secured first lien term loan agreement and senior secured second lien term loan agreement for an aggregate principal amount of \$695 million and a \$200 million senior secured asset-based revolving credit facility;
- The Company issued 34 million shares of common stock to unsecured creditors and the Backstop Parties (as defined below) at a per share price of \$11.94, for an aggregate purchase price of approximately \$406 million. In addition, the Company issued 1.7 million shares of common stock to the Backstop Parties in payment of fees pursuant to the Backstop Commitment Agreement (as defined below);
- The Company issued 6 million shares of common stock and net-share settled warrants to purchase: (i) approximately 2.1 million shares of new common stock at an exercise price of \$14.93 and (ii) approximately 2.1 million shares of new common stock at an exercise price of \$16.12, to the holders of general unsecured and retiree committee unsecured claims;
- The Debtors established a liquidating trust (the "Kodak GUC Trust") for the benefit of holders of general unsecured and retiree committee unsecured claims, into which certain avoidance actions of the Debtors were transferred;
- The Debtors paid approximately \$94 million in administrative, priority or secured claims; and
- The Debtors resolved claims held by the Kodak Pension Plan of the United Kingdom (the "U.K. Pension Plan") pursuant to the terms of the Global Settlement (as defined below).

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Backstop Commitment Agreement and Rights Offering

On June 26, 2013, the Bankruptcy Court approved the Company's entry into a backstop commitment agreement (the "Backstop Commitment Agreement") with GSO Capital Partners LP, on behalf of various managed funds, BlueMountain Capital Management, LLC, on behalf of various managed funds, George Karfunkel, United Equities Commodities Company, Momar Corporation and Contrarian Capital Management, LLC, on behalf of Contrarian Funds, LLC (collectively, the "Backstop Parties"), associated with rights offerings to offer eligible creditors, including the Backstop Parties, up to 34 million shares of common stock for the per share purchase price of \$11.94, or an aggregate purchase price of approximately \$406 million.

A portion of the shares issued in the rights offerings are restricted securities for purposes of Rule 144 under the Securities Act of 1933 and may not be offered, sold or otherwise transferred absent registration under the Securities Act of 1933 or an applicable exemption from registration requirements. The shares issued to participants in the rights offerings were issued in reliance upon the exemption from registration under the Securities Act of 1933 provided by Regulation D thereunder and/or Section 4(a)(2) thereof; or under Section 1145 of the Bankruptcy Code as securities of a debtor issued principally in exchange for claims against a debtor and partly in exchange for cash pursuant to a plan of reorganization, the Backstop Commitment Agreement and the rights thereunder are further described in Kodak's Form 8-K filed June 21, 2013 with the Securities and Exchange Commission.

Registration Rights Agreement

On the Effective Date, the Company and the Backstop Parties executed a registration rights agreement (the "Registration Rights Agreement"). The Registration Rights Agreement, among other rights, provides the Backstop Parties with certain registration rights with respect to the common stock.

Following the earlier of the filing of Kodak's annual report on Form 10-K as of and for the year ending December 31, 2013 or June 30, 2014, stockholders holding registrable securities representing 25% of the outstanding common stock as of the Effective Date may require the Company to facilitate a registered offering of registrable securities; provided that if such registration has not been consummated prior to the second anniversary of the Effective Date, stockholders holding registrable securities representing 10% of the outstanding common stock as of the Effective Date may require the Company to facilitate such an offering (such offering, the "Initial Registration"). The registrable securities requested to be sold in the initial registration must have an aggregate market value of at least \$75 million.

Following the initial registration, stockholders holding 10% or more of the outstanding registrable securities may demand that the Company file a shelf registration statement and effectuate one or more takedowns off of such shelf, or, if a shelf is not available, effectuate one or more stand-alone registered offerings, provided that such non-shelf registered offerings or shelf takedowns may not be requested more than four times and, in each case, shall include shares having an aggregate market value of at least \$75 million. Beginning on the second anniversary of the Effective Date, upon request of a stockholder, the Company shall amend its existing shelf registration statement to register additional registrable securities as set forth in the Registration Rights Agreement. Stockholders also have the right to include their registrable securities in the initial registration or any other non-shelf registered offering or shelf takedown of the common stock by the Company for its own account or for the account of any holders of common stock.

KPP Global Settlement

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

The Subsidiary agreed to make certain contributions to the U.K. Pension Plan as determined by a funding plan agreed to by the Trustee. The Subsidiary did not pay the annual contributions due by the funding plan for 2012 or 2013. The Trustee asserted an unsecured claim against the Company of approximately \$2.8 billion under the guarantee. The Subsidiary also asserted an unsecured claim under the guarantee for an unliquidated amount. The Trustee also asserted an unliquidated claim against all Debtors, as financial support direction and contribution notice claims.

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On April 26, 2013, Eastman Kodak Company, the Trustee, Kodak Limited and certain other Kodak entities entered into a global settlement agreement (the “Global Settlement”) that resolved all liabilities of Kodak with respect to the U.K. Pension Plan. The Global Settlement also provided for the acquisition by KPP and/or its subsidiaries of certain assets, and the assumption by KPP and/or its subsidiaries of certain liabilities of Kodak’s Personalized Imaging and Document Imaging businesses (together the “Business”) under a Stock and Asset Purchase Agreement dated April 26, 2013 (the “SAPA”). The underfunded position of the U.K. Pension Plan of approximately \$1.5 billion was included in Liabilities held for sale presented in the Consolidated Statement of Financial Position as of December 31, 2012.

On August 30, 2013, the Company entered into an agreement (the “Amended SAPA”) amending and restating the SAPA. The Amended SAPA provides for, among other things, a series of deferred closings that will take place in certain foreign jurisdictions following the initial closing under the Amended SAPA. The deferred closings will implement the legal transfer of the Business to KPP subsidiaries in the deferred closing foreign jurisdictions in accordance with local law. Pursuant to the Amended SAPA, Kodak will operate the Business relating to the deferred closing jurisdictions, subject to certain covenants, until the applicable deferred closing occurs, and will deliver to (or receive from) a KPP subsidiary at each deferred closing a payment reflecting the actual economic benefit (or detriment) to the Business in the applicable deferred closing jurisdiction(s) from September 1, 2013 through the time of the applicable deferred closing. Up to the time of the deferred closing, the results of the operations of the Business will be reported as Earnings (loss) from discontinued operations, net of income taxes in the Consolidated Statement of Operations and the assets and liabilities of the Business will be categorized as Assets held for sale or Liabilities held for sale in the Consolidated Statement of Financial Position, as appropriate.

On the Effective Date, the following occurred pursuant to the Amended SAPA and Global Settlement:

- The acquisition by KPP Holdco Limited (“KPP Holdco”), a wholly owned subsidiary of KPP, and certain direct and indirect subsidiaries of KPP Holdco (together with KPP Holdco, the “KPP Purchasing Parties”), of certain assets of the Business, and the assumption by the KPP Purchasing Parties of certain liabilities of the Business, for a total purchase price, exclusive of the assumption of liabilities, of \$650 million, of which a gross \$525 million was paid in cash (net cash consideration of \$325 million) and the balance of which was settled by a \$125 million note issued by the KPP (the “KPP Note”).
 - The KPP Note was cancelled after being assigned by the Company to the Subsidiary and subsequently assigned by the Subsidiary to KPP as settlement, by way of setoff, of an equal amount of outstanding pension liabilities of the Subsidiary to KPP.
 - The cash consideration was comprised of \$325 million sourced from assets of the U.K. Pension Plan and \$200 million sourced from a payment by the Subsidiary to KPP as payment for outstanding pension liabilities of the Subsidiary to KPP.
 - Up to \$35 million in aggregate of the purchase price is subject to repayment to KPP if the Business does not achieve certain annual adjusted EBITDA targets over the four-year period ending December 31, 2018.

SECTION 363 ASSET SALES

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

EASTMAN BUSINESS PARK SETTLEMENT AGREEMENT

On June 17, 2013 the Company, the New York State Department of Environmental Conservation and the New York State Urban Development Corporation, d/b/a Empire State Development entered into a settlement agreement, subsequently amended on August 6, 2013 (the "Amended EBP Settlement Agreement"), which resolves certain of the Company's historical environmental liabilities at Eastman Business Park ("EBP") through the establishment of a \$49 million environmental remediation trust (the "EBP Trust"). Upon the satisfaction or waiver of certain conditions, (i) the EBP Trust will be responsible for investigation and remediation at EBP arising from the Company's historical environmental liabilities in existence prior to the effective date of the EBP Settlement, (ii) the Company will fund the EBP Trust with a \$49 million payment and transfer of certain equipment and fixtures used for remediation at EBP, and (iii) in the event the historical liabilities exceed \$99 million, the Company will become liable for 50% of the portion above \$99 million.

Approximately \$31 million was already held in a separate trust to support the environmental liabilities related to EBP and is recorded within Other long-term assets in Kodak's Consolidated Statement of Financial Position. An escrow account of \$18 million was established on the Effective Date for the balance of the EBP Trust obligation and is reported within Restricted cash in Kodak's Consolidated Statement of Financial Position. The Amended EBP Settlement Agreement is not yet effective and is subject to the satisfaction or waiver of certain conditions including the receipt of a covenant not to sue from the U.S. Environmental Protection Agency with respect to liabilities that are addressed in the Amended EBP Settlement Agreement.

OTHER POSTEMPLOYMENT BENEFITS

On November 7, 2012, the Bankruptcy Court entered an order approving a settlement agreement between the Debtors and the Official Committee of Retired Employees appointed by the U.S. Trustee under the chapter 11 proceedings (the "Retiree Committee"). Under the settlement agreement, the Debtors no longer provide retiree medical, dental, life insurance and survivor income benefits to current and future retirees after December 31, 2012 (other than COBRA continuation coverage of medical and/or dental benefits or conversion coverage as required by applicable benefit plans or applicable law), and the Retiree Committee established a trust from which some limited benefits for some retirees may be provided after December 31, 2012. The trust or related account was funded by the following contributions from the Debtors: \$7.5 million in cash paid by the Company in the fourth quarter of 2012, an administrative claim against the Debtors in the amount of \$15 million that was paid on the Effective Date, and a general unsecured claim against the Debtors in the amount of \$635 million that was discharged upon emergence pursuant to the terms of the Plan.

RETIREES' SETTLEMENT

The Debtors' estimated allowed claims for pre-petition obligations for the Kodak Excess Retirement Income Plan (the "KERIP"), the Kodak Unfunded Retirement Income Plan (the "KURIP"), the Kodak Company Global Pension Plan for International Employees, and individual letter agreements with certain current and former employees that provided for supplemental non-qualified pension benefits have been reported as Liabilities subject to compromise in the accompanying Consolidated Statement of Financial Position during the chapter 11 proceedings.

On April 30, 2013, Eastman Kodak Retirees Association Ltd. and certain holders of KERIP and KURIP claims (together with the Debtors, the "Settlement Parties") filed a motion (the "Motion") requesting that the Bankruptcy Court appoint a committee pursuant to section 1102(a)(2) of the Bankruptcy Code, to represent the interests of the holders of the KERIP and KURIP claims, and asserted that they and certain other holders of the KERIP and KURIP claims disagreed with the underlying discount rates and mortality tables used by the Debtors to calculate the KERIP and KURIP estimated allowed claim amounts. Subsequent to the filing of the Motion, the Settlement Parties entered into a stipulation (the "Stipulation") approved by an order of the Bankruptcy Court, which became effective on July 18, 2013, for a total allowed claim of approximately \$244 million. During August 2013 a provision for expected allowed claims of approximately \$27 million was reflected in Reorganization Items, net in the accompanying Consolidated Statement of Operations to increase the recorded liability to what was ultimately agreed to in the Stipulation.

On the Effective Date, the claim was discharged upon emergence pursuant to the terms of the Plan.

NOTE 3: FRESH START ACCOUNTING

In connection with the Company's emergence from chapter 11 Kodak applied the provisions of fresh start accounting to its financial statements as (i) the holders of existing voting shares of the Predecessor Company received less than 50% of the voting shares of the emerging entity and (ii) the reorganization value of Kodak's assets immediately prior to confirmation was less than the post-petition liabilities and allowed claims. Kodak applied fresh start accounting as of September 1, 2013.

Upon the application of fresh start accounting, Kodak allocated the reorganization value to its individual assets based on their estimated fair values. Reorganization value represents the fair value of the Successor Company's assets before considering liabilities. The excess reorganization value over the fair value of identified tangible and intangible assets is reported as goodwill.

Reorganization Value

In support of the Plan, the enterprise value of the Successor Company was estimated to be in the range of \$875 million to \$1.4 billion. Based on the estimates and assumptions used in determining the enterprise value, as further discussed below, Kodak estimated the enterprise value to be \$1 billion.

In order to determine the reorganization value, Kodak estimated the enterprise value of the Successor Company utilizing the guideline public company method and discounted cash flow method. The use of each approach provides corroboration for the other approach.

To estimate fair value utilizing the guideline public company method, Kodak applied valuation multiples, derived from the operating data of publicly-traded benchmark companies, to the same operating data of Kodak. The comparable public company analysis identified a group of comparable companies giving consideration to lines of business and markets served, size and geography. The valuation multiples were derived based on projected financial measures of revenue and earnings before interest, taxes, depreciation and amortization ("EBITDA") and applied to projected operating data of Kodak. The range of multiples for the comparable companies was between .2x-.9x of revenue and 2.5x-8.0x of EBITDA.

To estimate fair value utilizing the discounted cash flow method, Kodak established an estimate of future cash flows for the period ranging from September 1, 2013 to December 31, 2022 and discounted the estimated future cash flows to present value. The expected cash flows for the period September 1, 2013 to December 31, 2017 were based on the financial projections and assumptions utilized in the disclosure statement. The expected cash flows for the period January 1, 2018 to December 31, 2022 were derived from earnings forecasts and assumptions regarding growth and margin projections, as applicable. A terminal value was included, calculated using the constant growth method, based on the cash flows of the final year of the forecast period.

The discount rate of 29% was estimated based on an after-tax weighted average cost of capital ("WACC") reflecting the rate of return that would be expected by a market participant. The WACC also takes into consideration a company specific risk premium reflecting the risk associated with the overall uncertainty of the financial projections used to estimate future cash flows.

As the valuation approaches produced comparable ranges of enterprise value, Kodak selected equal weighting of the guideline public company method and discounted cash flow method to estimate the enterprise value.

The following table reconciles the enterprise value to the estimated fair value of Successor common stock as of the Effective Date:

(in millions, except share and per share value)	
Enterprise value	\$ 1,000
Plus: Cash and cash equivalents	898
Less: Other non-operating liabilities	18
Less: Fair value of debt and capitalized lease obligations	734
Less: Fair value of pension and other postretirement obligations	533
Less: Fair value of warrants	24
Fair value of Successor common stock	\$ 589
Shares outstanding at September 3, 2013	41,753,211
Per share value	\$ 14.11

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The fair value of debt and capitalized lease obligations represents \$44 million of short term borrowings, \$14 million of capitalized lease obligations and \$676 million of long-term debt. The fair value of long-term debt was determined based on a market approach utilizing market yields and was estimated to be approximately 97% of par value. The fair value of capitalized lease obligations was determined based on market rents while the fair value of short term debt approximated its carrying value.

The fair value of pension and other post retirement obligations was determined based on a discounted cash flow method of expected cash contributions for the period of September 1, 2013 to December 31, 2099. The expected cash contributions were discounted to present value using a discount rate of 3.5%.

The fair value of the warrants was estimated using a Black-Scholes pricing model with the following assumptions: implied stock price of \$14.11; strike price of \$14.93 for 125% warrants and \$16.12 for 135% warrants; expected volatility of 47% for 125% warrants and 48% for 135% warrants; expected dividend rate of 0.0%; risk free interest rate of 1.67%; expiration date of five years.

The following table reconciles the enterprise value to the estimated reorganization value as of the Effective Date:

(in millions)	
Enterprise value	\$ 1,000
Plus: Cash and cash equivalents	898
Plus: Fair value of noncontrolling interests	10
Plus: Fair value of non-debt liabilities	2,088
Less: Fair value of pension and other postretirement obligations	533
Reorganization value of Successor assets	<u>\$ 3,463</u>

The fair value of non-debt liabilities represents total liabilities of the Successor Company on the Effective Date less Short term borrowings and current portion of long-term debt, Long-term debt, net of current portion, \$14 million in capital lease obligations and \$18 million in other non-operating liabilities.

Consolidated Statement of Financial Position

The adjustments set forth in the following consolidated Statement of Financial Position reflect the effect of the consummation of the transactions contemplated by the Plan (reflected in the column "Reorganization Adjustments") as well as fair value adjustments as a result of the adoption of fresh start accounting (reflected in the column "Fresh Start Adjustments"). The explanatory notes highlight methods used to determine fair values or other amounts of the assets and liabilities as well as significant assumptions or inputs.

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(in millions)	Predecessor Company (a)	Reorganization Adjustments	Fresh Start Adjustments	Successor Company
ASSETS				
Current Assets				
Cash and cash equivalents	\$ 1,070	\$ (172)(1)	\$ —	\$ 898
Restricted cash	24	98(2)	—	122
Receivables, net	492	—	—	492
Inventories, net	435	—	67(21)	502
Assets held for sale	109	—	8(22)	117
Other current assets	77	8(3)	(42)(23)	42
		(1)(4)		
Total current assets	2,207	(67)	33	2,173
Property, plant & equipment, net	507	—	220(24)	727
Goodwill	56	—	32(25)	88
Intangible assets, net	43	—	192(26)	235
Deferred income taxes	22	(21)(3)	55(23)	56
Other long-term assets	202	15(5)	(26)(27)	184
		8(6)	(8)(28)	
		(8)(7)	1(29)	
TOTAL ASSETS	\$ 3,037	\$ (73)	\$ 499	\$3,463
LIABILITIES AND EQUITY (DEFICIT)				
Current Liabilities				
Accounts payable, trade	\$ 317	\$ 6(8)	\$ —	\$ 339
		3(9)		
		13(10)		
Short-term borrowings and current portion of long-term debt	681	(641)(11)	—	44
		4(12)		
Other current liabilities	600	(17)(13)	(8)(30)	586
		(13)(3)	(14)(29)	
		38(14)		
Liabilities held for sale	45	—	(3)(22)	42
Total current liabilities	1,643	(607)	(25)	1,011
Long-term debt, net of current portion	370	(370)(15)	11(31)	676
		665(16)		
Pension and other postretirement liabilities	411	156(17)	178(29)	745
Other long-term liabilities	318	61(17)	82(23)	408
			(53)(32)	
Liabilities subject to compromise	2,475	(2,475)(17)	—	—
Total liabilities	5,217	(2,570)	193	2,840
Equity (Deficit)				
Common stock (Successor)	—	— (18)	—	—
Additional paid in capital (Successor)	—	540(18)	73(33)	613
Common stock (Predecessor)	978	(978)(19)	—	—
Additional paid in capital (Predecessor)	1,105	(1,105)(19)	—	—
Retained earnings (deficit)	2,446	(1,671)(20)	(775)(34)	—
Accumulated other comprehensive loss	(1,008)	—	1,008(34)	—
	3,521	(3,214)	306	613
Less: Treasury stock (Predecessor)	(5,711)	5,711(19)	—	—
Total Eastman Kodak Company shareholders' (deficit) equity	(2,190)	2,497	306	613
Noncontrolling interests	10	—	—	10
Total equity (deficit)	(2,180)	2,497	306	623
TOTAL LIABILITIES AND EQUITY (DEFICIT)	\$ 3,037	\$ (73)	\$ 499	\$3,463

(a) On the Effective Date, Kodak completed the sale of substantially all of its assets constituting the Personalized Imaging and Document Imaging businesses to KPP Holdco Limited. This transaction has been reflected in the Predecessor Company period. Refer to Note 24, "Discontinued Operations" for additional information.

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Reorganization adjustments

1. Reflects the net cash payments recorded as of the Effective Date from implementation of the Plan:

(in millions)

Sources:	
Net proceeds from Emergence Credit Facilities	\$ 664
Proceeds from Rights Offerings	406
Total sources	\$1,070
Uses:	
Repayment of Junior DIP Term Loans	\$ 644
Repayment of Second Lien Notes	375
Claims paid at emergence	94
Funding of escrow accounts	113
Other fees and expenses	16
Total uses	1,242
Net uses	\$ (172)

Other fees and expenses represent \$7 million payment for accrued and unpaid interest related to the repayment of debt and \$9 million payment for emergence and success fees, which is included in Reorganization items, net in the Consolidated Statement of Operations.

2. Reflects the funding of \$80 million to the professional fee escrow account for professional fees accrued at emergence and \$18 million related to the EBP Settlement Agreement. Refer to Note 2, "Emergence from Voluntary Reorganization under Chapter 11 Proceedings" for additional information regarding the EBP Settlement Agreement.
3. Reflects the expiration of tax attributes, which was fully offset by a corresponding decrease in Kodak's U.S. valuation allowance, as a result of the Debtors' emergence from chapter 11 bankruptcy proceedings. Refer to Note 12, "Income Taxes" for additional information.
4. Represents the write-off of unamortized debt issuance costs of \$1 million related to the Junior DIP Credit Agreement upon repayment in full of all outstanding term loans on the Effective Date. This amount has been included in Reorganization items, net in the Consolidated Statement of Operations.
5. Represents the funding of \$15 million in cash collateralization for letters of credit under the ABL Credit Facility.
6. Represents \$8 million of debt issuance costs incurred related to the Emergence Credit Facilities.
7. Represents the write-off of \$5 million of deferred debt issuance costs upon repayment in full of all loans outstanding under the 9.75% senior secured notes due 2018 and 10.625% senior secured notes due 2019 and the write-off of \$3 million of deferred equity issuance costs. These amounts have been included in Reorganization items, net in the Consolidated Statement of Operations.
8. Represents \$6 million in claims expected to be satisfied in cash that were reclassified from Liabilities subject to compromise.
9. Represents \$3 million of accrued expenses related to the Emergence Credit Facilities that have been deferred and recorded as part of Other Current assets.

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10. Represents \$13 million in success fees accrued upon emergence that have been included in Reorganization items, net in the Consolidated Statement of Operations.
11. On the Effective Date, the Company repaid in full all term loans outstanding under the Junior DIP Credit Agreement for an aggregate remaining principal amount of approximately \$644 million offset by \$3 million of unamortized debt discount that was written off upon repayment of the debt and is included in Reorganization items, net in the Consolidated Statement of Operations.
12. Represents \$4 million of principal amount recorded as short-term borrowings pursuant to the terms of the Emergence Credit Facility.
13. On the Effective Date, the Company paid \$7 million of accrued and unpaid interest related to the repayment of debt and \$10 million in administrative claims that was included within Other current liabilities.
14. Represents \$29 million in claims expected to be settled in cash and \$9 million of liabilities that have been retained by Kodak in accordance with the Plan that have been reclassified from Liabilities subject to compromise.
15. On the Effective Date, the Company repaid in full all loans outstanding under the 9.75% senior secured notes due 2018 and 10.625% senior secured notes due 2019 for an aggregate principal amount of approximately \$375 million offset by \$5 million of unamortized debt discount that was written off upon repayment of the debt and is included in Reorganization items, net in the Consolidated Statement of Operations.
16. Upon issuance of the Term Loans under the Emergence Credit Facility, the Company received net proceeds of approximately \$669 million, of which \$4 million of the principal amount of the loans are recorded as short-term borrowings pursuant to the terms of the Emergence Credit Facility.
17. Liabilities subject to compromise were settled as follows in accordance with the Plan:

(in millions)	
Liabilities subject to compromise (LSTC)	\$ 2,475
Cash payments at emergence from LSTC	(84)
Claims expected to be satisfied in cash	(35)
Liabilities reinstated at emergence:	
Pension and other postretirement liabilities	(156)
Environmental obligations	(61)
Other current liabilities	(9)
Total liabilities reinstated at emergence	(226)
Fair value of equity issued to unsecured creditors	(85)
Fair value of warrants issued to unsecured creditors	(24)
Gain on settlement of liabilities subject to compromise	<u>\$ 2,021</u>

Refer to explanation #18 for the determination of fair value for equity issued to unsecured creditors.

18. Reflects the issuance of 34 million shares of common stock at a per share price of \$11.94 in connection with the Rights Offering, 6 million shares of common stock issued to the holders of general unsecured and retiree committee unsecured claims valued at \$14.11 per share, 1.7 million shares of common stock valued at \$14.11 per share issued to the Backstop Parties in connection with the Backstop Commitment Agreement, 0.1 million shares of common stock issued under Kodak's 2013 Omnibus Incentive Plan on the Effective Date, and issuance of warrants valued at \$24 million.
19. Reflects the cancellation of Predecessor Company equity to retained earnings.

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20. Reflects the cumulative impact of the reorganization adjustments discussed above:

(in millions)	
Gain on settlement of liabilities subject to compromise	\$ 2,021
Fair value of shares issued to Backstop Parties and employees	(25)
Write-off of unamortized debt discounts and debt issuance costs	(14)
Success fees accrued at emergence	(13)
Emergence and success fees paid at emergence	(9)
Write-off of deferred equity issuance costs	(3)
Net gain on reorganization adjustments	<u>1,957</u>
Cancellation of Predecessor Company equity	<u>(3,628)</u>
Net impact to Retained earnings (deficit)	<u><u>\$ (1,671)</u></u>

The net gain on reorganization adjustments has been included in Reorganization items, net in the Consolidated Statement of Operations.

Fresh Start adjustments

21. An adjustment of \$67 million was recorded to increase the net book value of inventories to their estimated fair value, which was determined as follows:

- Fair value of finished goods inventory were determined based on the estimated selling price less costs to sell including disposal and holding period costs, and a reasonable profit margin on the selling and disposal effort.
- Fair value of work-in-process was determined based on the estimated selling price once completed less total costs to complete the manufacturing effort, costs to sell including disposal and holding period costs, and a reasonable profit on the remaining manufacturing, selling and disposal effort.
- Fair value of raw materials was determined based on current replacement costs.

The following table summarizes the components of inventory as of August 31, 2013, and the fair value at September 1, 2013:

(in millions)	Successor As of September 1, 2013	Predecessor As of August 31, 2013
Finished goods	\$ 280	\$ 235
Work in process	120	99
Raw materials	102	101
Total	<u>\$ 502</u>	<u>\$ 435</u>

22. Represents fair value adjustment to the assets and liabilities of the Company's Personalized Imaging and Document Imaging businesses in delayed close countries.

23. Represents the net decrease in tax assets and tax liabilities associated with adjustments for fresh start accounting.

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24. An adjustment of \$220 million was recorded to increase the net book value of property, plant and equipment to estimated fair value. Fair value was determined as follows:
- The market, sales comparison or trended cost approach was utilized for land, buildings and building improvements. This approach relies upon recent sales, offerings of similar assets or a specific inflationary adjustment to original purchase price to arrive at a probable selling price.
 - The cost approach was utilized for machinery and equipment. This approach considers the amount required to construct or purchase a new asset of equal utility at current prices, with adjustments in value for physical deterioration, and functional and economic obsolescence. Physical deterioration is an adjustment made in the cost approach to reflect the real operating age of an asset with regard to wear and tear, decay and deterioration that is not prevented by maintenance. Functional obsolescence is the loss in value or usefulness of an asset caused by inefficiencies or inadequacies of the asset, as compared to a more efficient or less costly replacement asset with newer technology. Economic obsolescence is the loss in value or usefulness of an asset due to factors external to the asset, such as the economics of the industry, reduced demand, increased competition or similar factors.

The following table summarizes the components of property, plant and equipment, net as of August 31, 2013, and the fair value at September 1, 2013:

(in millions)	Successor As of September 1, 2013	Predecessor As of August 31, 2013
Land	\$ 114	\$ 35
Buildings and building improvements	180	189
Machinery and equipment	402	252
Construction in progress	31	31
Total	\$ 727	\$ 507

For property, plant and equipment existing at September 1, 2013, the depreciable lives were revised to reflect the remaining estimated useful lives as follows (in years):

Buildings and building improvements	1-38
Land improvements	1-20
Leasehold improvements	1-10
Equipment	1-20
Tooling	1-3
Furniture and fixtures	1-10

25. This adjustment eliminated the Predecessor goodwill balance of \$56 million and records Successor goodwill of \$88 million, which represents the reorganizational value of assets in excess of amounts allocated to identified tangible and intangible assets, as follows:

(in millions)	Successor As of September 1, 2013
Reorganization value of Successor assets	3,463
Less: Fair value of Successor assets (excluding goodwill)	3,375
Reorganization value of Successor assets in excess of fair value—Successor goodwill	\$ 88

Refer to Note 8, “Goodwill and Other Intangible Assets” for Successor goodwill by reportable segment.

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26. The net adjustment of \$192 million reflects the write-off of existing intangibles of \$43 million and an adjustment of \$235 million to record the fair value of intangibles, determined as follows:
 - a. Trade names of \$54 million were valued using the income approach, specifically the relief from royalty method based on the following significant assumptions.
 - i. Forecasted revenues attributable to the trade names ranging from September 1, 2013 to December 31, 2023, including a terminal year with growth rates ranging from 0% to 3%;
 - ii. Royalty rates ranging from .5% to 1% of expected net sales determined with regard to comparable market transactions and profitability analysis ;
 - iii. Discount rates ranging from 27% to 32%, which were based on the after-tax weighted-average cost of capital; and
 - iv. Kodak anticipates using its trade name for an indefinite period.
 - b. Technology based intangibles of \$131 million were valued using the income approach, specifically the relief from royalty method based on the following significant assumptions:
 - i. Forecasted revenues attributable to the respective technologies for the period ranging from September 1, 2013 to December 31, 2025;
 - ii. Royalty rates ranging from 1% to 16% determined with regard to comparable market transactions and cash flows of the respective technologies;
 - iii. Discount rates ranging from 29% to 34%, based on the after-tax weighted-average cost of capital; and
 - iv. Economic lives ranging from 4 to 12 years.
 - c. Customer related intangibles of \$39 million were valued using the income approach, specifically the multi-period excess earnings approach based on the following significant assumptions:
 - i. Forecasted revenues and profit margins attributable to the current customer base for the period ranging from September 1, 2013 to December 31, 2024;
 - ii. Attrition rates ranging from 2.5% to 20%;
 - iii. Discount rates ranging from 29% to 38%, based on the after-tax weighted-average cost of capital; and
 - iv. Economic lives ranging from 3 to 10 years.
 - d. In-process research and development of \$9 million was determined using the income approach, specifically the multi-period excess earnings method based on the following significant assumptions:
 - i. Forecasted revenues attributable to the respective research and development projects for the period of September 1, 2013 to December 31, 2019;
 - ii. Discount rate of 40% based on the after-tax weighted-average cost of capital adjusted for perceived risks inherent in the individual assets; and
 - iii. Economic life of 6 years.
 - e. In addition, the Company recorded the fair value of other intangibles of \$2 million primarily related to favorable contracts and leasehold improvements that were favorable relative to available market terms.
27. Represents the write-off of deferred costs under various licensing transactions now being reflected in intangible assets.
28. Represents the write-off of unamortized debt issuance costs related to the Emergence Credit Facilities.
29. Represents the revaluation of pension and other postretirement obligations. Refer to Note 16, Retirement Plans and Other Postretirement Benefits” for additional information.
30. Represents the revaluation of deferred revenues to the fair value of Kodak’s related future performance obligations.

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31. Represents the write-off of unamortized debt discounts related to the Emergence Credit Facilities based on the fair value of debt.
32. Represents \$38 million decrease in capitalized lease obligations determined based on market rents, \$19 million decrease related to the remeasurement of employee benefit obligations offset by net \$4 million increase in fair value adjustment related to asset retirement obligations and other miscellaneous liabilities.
33. Reflects the increase in fair value of the 34 million shares of common stock issued in connection with the Rights Offering from \$11.94 to \$14.11 per share.
34. Reflects the cumulative impact of fresh start adjustments as discussed above and the elimination of the Predecessor Company's accumulated other comprehensive loss.

(in millions)	
Establishment of Successor goodwill	\$ 88
Elimination of Predecessor goodwill	(56)
Establishment of Successor intangibles	235
Elimination of Predecessor intangibles	(43)
Inventory fair value adjustment	67
Property, plant & equipment fair value adjustment	220
Pension and other postretirement obligations fair value adjustment	(178)
Rights offering fair value adjustment	(73)
Long-term debt fair value adjustment	(11)
Other assets and liabilities fair value adjustments	53
Net gain on fresh start adjustments	302
Tax impact on fresh start adjustments	(69)
Elimination of Predecessor accumulated other comprehensive loss	(1,008)
Net impact on Retained earnings (deficit)	<u>\$ (775)</u>

The net gain on fresh start adjustments has been included in Reorganization items, net in the Consolidated Statement of Operations.

NOTE 4: REORGANIZATION ITEMS, NET

A summary of reorganization items, net is presented in the following table:

(in millions)	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
Professional fees	\$ 5	\$ 15	\$ 37	\$ 5	\$ 114	\$ 125
DIP credit agreement financing costs	—	—	—	—	—	45
Provision for expected allowed claims	—	33	19	—	133	138
Net gain on reorganization adjustments	—	(1,957)	—	—	(1,957)	—
Net gain on fresh start adjustments	—	(302)	—	—	(302)	—
Other items, net	—	(6)	—	—	(14)	(4)
Reorganization items, net	\$ 5	\$ (2,217)	\$ 56	\$ 5	\$ (2,026)	\$ 304
Cash payments for reorganization items	\$ 9	\$ 109	\$ 48	\$ 9	\$ 210	\$ 131

Subsequent to the Effective Date, costs directly attributable to the implementation of the Plan are reported as Reorganization items, net. The cash payments for reorganization items for the two months ended August 31, 2013 includes \$84 million of claims paid related to liabilities subject to compromise and \$7 million for emergence and success fees paid on the Effective Date. Refer to Note 3, "Fresh Start Accounting" for additional information on the net gain on reorganization and fresh start adjustments.

NOTE 5: RECEIVABLES, NET

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Trade receivables	\$ 443	\$ 510
Miscellaneous receivables	98	101
Total (net of allowances of \$1 and \$30 as of September 30, 2013 and December 31, 2012, respectively)	\$ 541	\$ 611

In connection with the application of fresh start accounting on September 1, 2013, the carrying value of trade receivables was adjusted to fair value, eliminating the allowance for bad debts as of that date.

Approximately \$40 million and \$77 million of the total trade receivable amounts as of September 30, 2013, and December 31, 2012, respectively, will potentially be settled through customer deductions in lieu of cash payments. Such deductions represent rebates owed to customers and are included in Other current liabilities as of September 30, 2013 and Other current liabilities and Liabilities subject to compromise as of December 31, 2012 in the accompanying Consolidated Statement of Financial Position.

NOTE 6: INVENTORIES, NET

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Finished goods	\$ 266	\$ 236
Work in process	110	87
Raw materials	93	97
Total	<u>\$ 469</u>	<u>\$ 420</u>

In connection with the application of fresh start accounting on September 1, 2013, Kodak recorded fair value adjustments disclosed in Note 3, "Fresh Start Accounting."

NOTE 7: PROPERTY, PLANT AND EQUIPMENT, NET

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Land	\$ 120	\$ 39
Buildings and building improvements	181	1,156
Machinery and equipment	404	3,138
Construction in progress	35	28
	<u>740</u>	<u>4,361</u>
Accumulated depreciation	(17)	(3,754)
Property, plant and equipment, net	<u>\$ 723</u>	<u>\$ 607</u>

In connection with the application of fresh start accounting on September 1, 2013, Kodak recorded fair value adjustments disclosed in Note 3, "Fresh Start Accounting." Accumulated depreciation was therefore eliminated as of that date.

NOTE 8: GOODWILL AND OTHER INTANGIBLE ASSETS

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

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

(in millions)	Graphics, Entertainment and Commercial Films Segment	Digital Printing and Enterprise Segment	Consolidated Total
Balance as of December 31, 2012			
(Predecessor):	\$ 115	\$ 17	\$ 132
Impairment	(77)	—	(77)
Currency translation adjustments	1	—	1
Balance as of August 31, 2013			
(Predecessor):	<u>\$ 39</u>	<u>\$ 17</u>	<u>\$ 56</u>
Impact of fresh start accounting	<u>\$ 22</u>	<u>\$ 10</u>	<u>\$ 32</u>
Balance as of September 30, 2013			
(Successor):	<u>\$ 61</u>	<u>\$ 27</u>	<u>\$ 88</u>

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Prior to the application of fresh start accounting, goodwill represents the excess of the amount Kodak paid to acquire businesses over the fair value of their net assets at the date of the acquisition. Kodak adjusted the carrying value of goodwill upon application of fresh start accounting (see Note 3, "Fresh Start Accounting"). Kodak tests goodwill for impairment annually or whenever events occur or circumstances change that would more likely than not reduce the fair value of a reporting unit below its carrying amount. Upon application of fresh start accounting, the annual assessment date for goodwill impairment is changed to October 1.

Goodwill relating to the Personalized and Document Imaging Segment was reported as a component of assets held for sale in the accompanying Consolidated Statement of Financial Position.

As part of fresh start accounting, Kodak wrote-off existing intangibles and accumulated amortization and recorded an adjustment of \$235 million to reflect the fair value of intangibles. Refer to Note 3, "Fresh Start Accounting."

The gross carrying amount and accumulated amortization by major intangible asset category as of September 30, 2013 and December 31, 2012 were as follows:

(in millions)	Successor As of September 30, 2013			
	Gross Carrying Amount	Accumulated Amortization	Net	Weighted-Average Amortization Period
Technology-based	\$ 131	\$ 2	\$129	8 years
Trade names	54	—	54	Indefinite life
Customer-related	39	1	38	9 years
In-process research and development	9	—	9	6 years
Other	2	—	2	25 years
Total	<u>\$ 235</u>	<u>\$ 3</u>	<u>\$232</u>	

(in millions)	Predecessor As of December 31, 2012			
	Gross Carrying Amount	Accumulated Amortization	Net	Weighted-Average Amortization Period
Technology-based	\$ 51	\$ 47	\$ 4	8 years
Customer-related	222	172	50	10 years
Other	16	9	7	18 years
Total	<u>\$ 289</u>	<u>\$ 228</u>	<u>\$ 61</u>	10 years

Amortization expense related to intangible assets was \$3 million, \$2 million, \$4 million, \$10 million and \$21 million for the one month ended September 30, 2013 (Successor), two months ended August 31, 2013 (Predecessor), three months ended September 30, 2012 (Predecessor), eight months ended August 31, 2013 (Predecessor) and nine months ended September 30, 2012 (Predecessor), respectively.

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Estimated future amortization expense related to intangible assets as of September 30, 2013 was as follows:

(in millions)	
2013	\$ 7
2014	27
2015	27
2016	26
2017	24
2018	19
2019 and thereafter	48
Total	<u>\$178</u>

NOTE 9: OTHER CURRENT LIABILITIES

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Accrued employment-related liabilities	\$ 202	\$ 283
Accrued customer rebates	53	83
Deferred revenue	44	63
Accrued interest	2	107
Accrued restructuring liabilities	34	83
Deferred consideration on disposed businesses	64	—
Other	200	195
Total	<u>\$ 599</u>	<u>\$ 814</u>

The Other component above consists of other miscellaneous current liabilities that individually were less than 5% of the total current liabilities component within the Consolidated Statement of Financial Position, and therefore, have been aggregated.

NOTE 10: OTHER LONG-TERM LIABILITIES

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Non-current tax-related liabilities	\$ 71	\$ 36
Environmental liabilities	82	72
Asset retirement obligations	47	62
Other	212	225
Total	<u>\$ 412</u>	<u>\$ 395</u>

The Other component above consists of other miscellaneous long-term liabilities that individually were less than 5% of the total liabilities component within the Consolidated Statement of Financial Position, and therefore, have been aggregated.

NOTE 11: SHORT-TERM BORROWINGS AND LONG-TERM DEBT

Debt and related maturities and interest rates were as follows at September 30, 2013 and December 31, 2012:

(in millions)	Country	Type	Maturity	Weighted-Average Effective Interest Rate	Successor As of September 30, 2013 Carrying Value	Predecessor As of December 31, 2012 Carrying Value
Current portion:						
	U.S.	Term note	2013-2014	7.89%	\$ 4	\$ —
	U.S.	Original Senior DIP Credit Agreement	2013	8.63%	—	659
	Germany	Term note	2013	6.16%	—	38
	Brazil	Term note	2013	19.80%	—	2
					<u>4</u>	<u>699</u>
Non-current portion:						
	U.S.	Term note	2019	7.89%	407	—
	U.S.	Term note	2020	11.27%	268	—
	U.S.	Secured term note	2018	10.11%	—	493
	U.S.	Secured term note	2019	10.87%	—	247
					<u>675</u>	<u>740</u>
Liabilities subject to compromise:						
	U.S.	Term note	2013	6.16%	—	20
	U.S.	Term note	2013	7.25%	—	250
	U.S.	Convertible	2017	12.75%	—	400
	U.S.	Term note	2018	9.95%	—	3
	U.S.	Term note	2021	9.20%	—	10
					—	<u>683</u>
					<u>\$ 679</u>	<u>\$ 2,122</u>

On February 1, 2013, Kodak entered into a series of agreements under which it received approximately \$530 million of proceeds, net of withholding taxes, a portion of which was paid by intellectual property licensees and a portion of which was paid by the acquirers of Kodak's digital imaging patent portfolio. Approximately \$419 million of the proceeds were used to prepay the term loan under the Original Senior Debtor-in-Possession ("DIP") Credit Agreement. The Company paid the remaining outstanding term loan balance, in full, upon entering into the Junior DIP Credit Agreement. Kodak recognized a loss on early extinguishment of debt of the term loan of approximately \$6 million in the first quarter of 2013.

On March 22, 2013, the Company and certain subsidiary guarantors entered into a Debtor-in-Possession Loan Agreement (the "Junior DIP Credit Agreement") with the lenders signatory thereto. Pursuant to the terms of the Junior DIP Credit Agreement, the lenders provided the Company with term loan facilities in an aggregate principal amount of approximately \$848 million consisting of approximately \$473 million of new money term loans (the "New Money Loans"), comprised of approximately \$455 million original principal and approximately \$18 million of additional paid-in-kind of fees, and \$375 million of junior term loans (the "Junior Loans"). Upon issuance of the New Money Loans, Kodak received net proceeds of approximately \$450 million (\$455 million original principal less 1% stated discount). The Junior Loans were issued in exchange for the same principal amount of a combination of the 2018 secured term notes and the 2019 secured term notes (collectively the "Second Lien Notes") pursuant to an offer by the Company to holders of the outstanding Second Lien Notes. The maturity date of the loans made under the Junior DIP Credit Agreement was the earliest to occur of (i) September 30, 2013, (ii) the effective date of the Company's plan of reorganization and (iii) the acceleration of such loans.

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On the Effective Date, in accordance with provisions in the Plan, the Company made payments totaling \$1,221 million to repay, in full, the Second Lien Notes and the Junior DIP Credit Agreement. The payments for discharge of existing debt also consist of \$5 million in exit fees. In addition, \$683 million of debt classified as liabilities subject to compromise was discharged pursuant to the Plan.

Annual maturities of debt outstanding at September 30, 2013, were as follows:

(in millions)	<u>Carrying value</u>	<u>Maturity value</u>
2013	\$ 2	\$ 2
2014	4	4
2015	4	4
2016	4	4
2017	4	4
2018	4	4
2018 and thereafter	657	673
Total	<u>\$ 679</u>	<u>\$ 695</u>

EMERGENCY CREDIT FACILITIES

On the Effective Date, the Company entered into (i) a Senior Secured First Lien Term Credit Agreement (the "First Lien Term Credit Agreement") with the lenders party thereto (the "First Lien Lenders"), JPMorgan Chase Bank, N.A., as administrative agent, and J.P. Morgan Securities LLC, Barclays Bank PLC, and Merrill Lynch, Pierce, Fenner & Smith Inc. as joint lead arrangers and joint bookrunners, and (ii) a Senior Secured Second Lien Term Credit Agreement (the "Second Lien Term Credit Agreement," and together with the First Lien Term Credit Agreement, the "Term Credit Agreements"), with the lenders party thereto (the "Second Lien Lenders," and together with the First Lien Lenders, the "Term Credit Lenders"), Barclays Bank PLC, as administrative agent, and J.P. Morgan Securities LLC, Barclays Bank PLC and Merrill Lynch, Pierce, Fenner & Smith Inc. as joint lead arrangers and joint bookrunners. Additionally, the Company and its U.S. subsidiaries (the "Subsidiary Guarantors") entered into an Asset Based Revolving Credit Agreement (the "ABL Credit Agreement", and together with the Term Credit Agreements, the "Credit Agreements") with the lenders party thereto (the "ABL Lenders" and together with the First Lien Lenders and the Second Lien Lenders, the "Lenders") and Bank of America N.A., as administrative agent and collateral agent, Barclays Bank PLC as syndication agent and Merrill Lynch, Pierce, Fenner & Smith Inc., Barclays Bank PLC and J.P. Morgan Securities LLC as joint lead arrangers and joint bookrunners. Pursuant to the terms of the Credit Agreements, the Term Credit Lenders provided the Company with term loan facilities in an aggregate principal amount of \$695 million, consisting of \$420 million of first-lien term loans (the "First Lien Loans") and \$275 million of second-lien term loans (the "Second Lien Loans"). Net proceeds from the Term Credit Agreements were \$664 million (\$695 million aggregate principal less \$15 million stated discount and \$16 million in debt transaction costs). The ABL Lenders will make available asset-based revolving loans in an amount of up to \$200 million (the "ABL Loans"). The maturity date of the loans made under the Term Credit Agreements is the earlier to occur of (i) September 3, 2019 (in case of First Lien Loans) or September 3, 2020 (in case of Second Lien Loans) and (ii) the acceleration of such loans due to an event of default (as defined in the Term Credit Agreements). The maturity date of the loans made under the ABL Credit Agreement is the earlier to occur of (i) September 3, 2018 and (ii) the date of termination of the commitments in accordance with the terms of the ABL Credit Agreement. The ABL Credit Agreement also provides for the issuance of letters of credit of up to a sublimit of \$150 million. The Company has issued approximately \$123 million of letters of credit under the revolving credit facility as of September 30, 2013. Under the ABL Loans borrowing base calculation, the Company had approximately \$49 million available under the revolving credit facility as of September 30, 2013. Availability is subject to borrowing base calculation, reserves and other limitations.

The First Lien Loans bear interest at the rate of LIBOR plus 6.25% per annum, with a LIBOR floor of 1% or Alternate Base Rate (as defined in the First Lien Term Credit Agreement) plus 5.25%. The Second Lien Loans bear interest at the rate of LIBOR plus 9.5% per annum, with a LIBOR floor of 1.25% or Alternate Base Rate (as defined in the Second Lien Term Credit Agreement) plus 8.5%. The ABL Loans (other than initial borrowings) bear interest at the rate of LIBOR plus 2.75%-3.25% per annum or

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Base Rate (as defined in the ABL Credit Agreement) plus 1.75%-2.25% per annum, based on Excess Availability (as defined in the ABL Credit Agreement). Each existing and future direct or indirect U.S. subsidiary of the Company (other than immaterial subsidiaries, unrestricted subsidiaries and certain other subsidiaries) have agreed to provide unconditional guarantees of the obligations of the Company under the Credit Agreements. Subject to certain exceptions, obligations under the First Lien Term Credit Agreement and the Second Lien Term Credit Agreement are secured by: (i) a first lien and a second lien, respectively, on all assets of the Company and the Subsidiary Guarantors, other than the ABL Collateral (as defined below), including a first and a second lien, respectively, on 100% of the stock of material domestic subsidiaries and 65% of the stock of material first-tier foreign subsidiaries (the "Term Collateral") and (ii) a second lien and a third lien, respectively, on the ABL Collateral (as defined below). Obligations under the ABL Credit Agreement are secured by: (i) a first lien on cash, accounts receivable, inventory, machinery and equipment (the "ABL Collateral") and (ii) a third lien on the Term Collateral.

The Company may voluntarily prepay the First Lien Loan subject to a premium payable of 2% of the principal amount being prepaid if the prepayment is made prior to the first anniversary of the Closing Date and if such prepayment is made on or after the first anniversary of the Closing Date but prior to the second anniversary of the Closing Date 1% of the principal amount being prepaid. The Company may not prepay the Second Lien Loan prior to the first anniversary of the Closing Date. After the first anniversary of the Closing Date and prior to the second anniversary date voluntary prepayments or mandatory prepayments of the Second Lien Note require a prepayment premium of 3% of the principal amount prepaid. On and after the second anniversary and prior to the third anniversary of the Closing Date a prepayment premium of 1% of the principal amount prepaid is required with respect to the Second Lien Loan.

As defined in each of the Term Credit Agreements, the Company is required to prepay loans with net proceeds from asset sales, recovery events or issuance of indebtedness, subject to, in the case of net proceeds received from asset sales or recovery events, reinvestment rights by the Company in assets used or usable by the business within certain time limits. On an annual basis, starting with the fiscal year ending on December 31, 2014, the Company will prepay on June 30 of the following fiscal year loans in an amount equal to a percentage of Excess Cash Flow ("ECF") as defined in each of the Term Credit Agreements, provided no such prepayment is required if such prepayment would cause U.S. liquidity (as defined in each of the Term Credit Agreements) to be less than \$100 million. Any mandatory prepayments as described above shall be reduced by any mandatory prepayments of the First Lien Loan.

The Credit Agreements limit, among other things, the Company's and the Subsidiary Guarantors' ability to (i) incur indebtedness, (ii) incur or create liens, (iii) dispose of assets, (iv) make restricted payments and (v) make investments. Under the Term Credit Agreements, the Company is required to maintain minimum U.S. Liquidity (as defined therein) through 2014 and starting December 31, 2014, tested on a quarterly basis, Net Secured Leverage (as defined therein) not to exceed specified levels. Under the ABL Credit Agreement, if Excess Availability is less than 15% of commitments available, the Company would be required to maintain a minimum Fixed Charge Coverage Ratio (as defined therein). Kodak was in compliance with all covenants under the Term Credit Agreements and the ABL Credit Agreement as of September 30, 2013.

Events of default under the Credit Agreements include, among others, failure to pay any loan, interest or other amount due under the applicable credit agreement, breach of specific covenants and a change of control of the Company. Upon an event of default, the applicable lenders may declare the outstanding obligations under the applicable credit agreement to be immediately due and payable and exercise other rights and remedies provided for in such credit agreement.

NOTE 12: INCOME TAXES

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

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(in millions)						
(Loss) earnings from continuing operations before income taxes	\$ (30)	\$ 2,182	\$ (301)	\$ (30)	\$ 2,356	\$ (1,013)
Effective tax rate	(3.3)%	4.4%	(7.0)%	(3.3)%	6.6%	9.5%
Provision (benefit) for income taxes	1	97	21	1	155	(96)
(Benefit) provision for income taxes @ 35%	(11)	764	(105)	(11)	825	(355)
Difference between tax at effective vs. statutory rate	<u>\$ 12</u>	<u>\$ (667)</u>	<u>\$ 126</u>	<u>\$ 12</u>	<u>\$ (670)</u>	<u>\$ 259</u>

For the two months ended August 31, 2013, the difference between Kodak's recorded provision and the provision that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to: (1) losses generated within certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a benefit associated with foreign withholding taxes on undistributed earnings, (3) tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position, and (4) a provision associated with the establishment of a deferred tax asset valuation allowance in certain jurisdictions outside the U.S.

The KPP Global Settlement provided for the acquisition by the KPP of certain assets, and the assumption by the KPP of certain liabilities of Kodak's Personalized Imaging and Document Imaging businesses. The underfunded position of the U.K. Pension Plan of approximately \$1.5 billion was included in Liabilities held for sale as presented in the Consolidated Statement of Financial Position as of December 31, 2012. Kodak Limited held a deferred tax asset related to the pension liability of \$329 million. As a result of the KPP Global Settlement and the release from the pension liability to the KPP, Kodak Limited has reversed the corresponding deferred tax asset.

During the two months ended August 31, 2013, Kodak determined that it was more likely than not that a portion of its deferred tax assets outside the U.S. would not be realized due to changes in the business resulting from the KPP Global Settlement and the related sales of the Business. As a result, Kodak recorded a tax provision of \$100 million associated with the establishment of a valuation allowance on those deferred tax assets.

Under the Plan, a substantial portion of the Company's pre-petition debt securities, revolving credit facility and other obligations were extinguished. Absent an exception, a debtor recognizes cancellation of indebtedness income ("CODI") upon discharge of its outstanding indebtedness for an amount of consideration that is less than its adjusted issue price. The Internal Revenue Code of 1986, as amended ("IRC"), provides that a debtor in a bankruptcy case may exclude CODI from taxable income but must reduce certain of its tax attributes by the amount of any CODI realized as a result of the consummation of a plan of reorganization. The amount of CODI realized by a taxpayer is the adjusted issue price of any indebtedness discharged less the sum of (i) the amount of cash paid, (ii) the issue price of any new indebtedness issued and (iii) the fair market value of any other consideration, including equity, issued. As a result of the market value of equity upon emergence from chapter 11 bankruptcy proceedings, the estimated amount of U.S. CODI is approximately \$821 million, which will reduce the value of our current U.S. net operating losses that had a value of \$2,790 million as of December 31, 2012. These estimates are subject to revision, as the actual reduction in tax attributes does not occur until the first day of the Company's tax year subsequent to the date of emergence, or January 1, 2014.

IRC Sections 382 and 383 provide an annual limitation with respect to the ability of a corporation to utilize its tax attributes, as well as certain built-in-losses, against future U.S. taxable income in the event of a change in ownership. The Debtors' emergence from chapter 11 bankruptcy proceedings is considered a change in ownership for purposes of IRC Section 382. The limitation

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under the IRC is based on the value of the corporation as of the emergence date. However, the ownership changes and resulting annual limitation will result in the expiration of an estimated \$692 million of net operating losses, \$564 million of foreign tax credits and \$21 million of research and expenditure credits. The expiration of these tax attributes was fully offset by a corresponding decrease in Kodak's U.S. valuation allowance, which results in no net tax provision.

Kodak files numerous consolidated and separate income tax returns in the U.S. federal jurisdiction and in many state and local jurisdictions. As a result of the emergence from bankruptcy, Kodak has substantially concluded all U.S. federal, state and local income tax matters through 2011.

The application of fresh-start accounting on September 3, 2013 resulted in the re-measurement of deferred income taxes associated with the revaluation of Kodak's assets and liabilities (see Note 3, "Fresh Start Accounting"). As a result, net deferred income tax assets were decreased in the amount of \$67 million.

For the one month ended September 30, 2013, the difference between Kodak's recorded provision and the benefit that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to losses generated within certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized.

For the eight months ended August 31, 2013, the difference between the Company's recorded provision and the provision that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to: (1) losses generated within certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a provision associated with withholding taxes on the sale of intellectual property, (3) a benefit associated with the tax impact of the goodwill impairment recognized during the quarter (4) a provision associated with withholding taxes on foreign dividends paid, (5) a benefit associated with foreign withholding taxes on undistributed earnings, (6) a provision associated with the establishment of a deferred tax asset valuation allowance outside the U.S., (7) tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position, and (8) changes in audit reserves.

For the three months ended September 30, 2012, the difference between the Company's recorded provision and the benefit that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to: (1) losses generated within the U.S. and certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a provision associated with legislative tax rate changes in a jurisdiction outside the U.S., and (3) tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position.

In March 2011, the Company filed a Request for Competent Authority Assistance with the United States Internal Revenue Service (IRS). The request related to a potential double taxation issue with respect to certain patent licensing royalty payments received by the Company in 2009 and 2010. In the nine months ended September 30, 2012, the Company received notification that the IRS had reached agreement with the Korean National Tax Service (NTS) with regards to the Company's March 2011 request. As a result of the agreement reached by the IRS and NTS, the Company was due a partial refund of Korean withholding taxes in the amount of \$123 million. The Company had previously agreed with the licensees that made the royalty payments that any refunds of the related Korean withholding taxes would be shared equally between the Company and the licensees. The licensees' share (\$61 million) of the Korean withholding tax refund has therefore been reported as a licensing revenue reduction in Licensing & royalties in the Consolidated Statement of Operations.

For the nine months ended September 30, 2012, the difference between the Company's recorded benefit and the benefit that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to: (1) losses generated within the U.S. and certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a benefit as a result of the Company reaching a settlement of the competent authority claim noted above, (3) tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position, (4) provisions associated with the establishment of deferred tax asset valuation allowances outside the U.S., (5) a provision associated with legislative tax rate changes in a jurisdiction outside the U.S., and (6) a provision associated with foreign withholding taxes on undistributed earnings.

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During the nine months ended September 30, 2012, the Company determined that it is more likely than not that a portion of the deferred tax assets outside the U.S. would not be realized and accordingly, recorded a tax provision of \$20 million associated with the establishment of valuation allowances on those deferred tax assets.

NOTE 13: COMMITMENTS AND CONTINGENCIES**Environmental**

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

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Eastman Business Park site, Rochester, NY	\$ 49	\$ 49
Other current operating sites	8	9
Sites associated with former operations	13	17
Sites associated with the non-imaging health businesses sold in 1994	12	41
Total	\$ 82	\$ 116

These amounts are reported in Other long-term liabilities as of September 30, 2013 and Other long-term liabilities and Liabilities subject to compromise as of December 31, 2012 in the accompanying Consolidated Statement of Financial Position.

Cash expenditures for investigation, remediation and monitoring activities are expected to be incurred over the next thirty years for most of the sites. For these known environmental liabilities, the accrual reflects Kodak's best estimate of the amount it will incur under the agreed-upon or proposed work plans. Kodak's cost estimates were determined using the ASTM Standard E 2137-06, "Standard Guide for Estimating Monetary Costs and Liabilities for Environmental Matters," and have not been reduced by possible recoveries from third parties. The overall method includes the use of a probabilistic model, which forecasts a range of cost estimates and a single most probable cost estimate for the remediation required at individual sites. For the purposes of establishing company-level environmental reserves, the single most probable cost estimate for each site is used. All projects are closely monitored and the models are reviewed at least once a year and as significant events occur. Kodak's estimate includes investigations, equipment and operating costs for remediation and long-term monitoring of the sites. Accrued liabilities of Debtor entities related to sites subject to the bankruptcy proceedings have been classified as liabilities subject to compromise as of December 31, 2012. Liabilities subject to compromise are reported at Kodak's current estimate, where an estimate is determinable, of the allowed claim amount.

The Amended EBP Settlement Agreement includes a settlement of certain of the Company's historical environmental liabilities at EBP through the establishment of a \$49 million environmental remediation trust (the "EBP Trust"). Upon the satisfaction or waiver of certain conditions, (i) the EBP Trust will be responsible for investigation and remediation at EBP arising from the Company's historical subsurface environmental liabilities in existence prior to the effective date of the EBP Settlement, (ii) the Company will fund the EBP Trust with a \$49 million payment and transfer of certain equipment and fixtures used for remediation at EBP, and (iii) in the event the historical liabilities exceed \$99 million, the Company will become liable for 50% of the portion above \$99 million. As of the Effective Date, approximately \$31 million was already held in a separate trust to support the environmental liabilities related to EBP, and an escrow account of \$18 million was established for the balance of the Trust obligation. The Amended EBP Settlement agreement is not yet effective and is subject to the satisfaction or waiver of certain conditions including the receipt of a covenant not to sue from the U.S. Environmental Protection Agency.

Prior to the bankruptcy filing, Kodak was designated as a potentially responsible party ("PRP") under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (the Superfund Law), or under similar state laws, for environmental assessment and cleanup costs as the result of Kodak's alleged arrangements for disposal of hazardous substances at eight Superfund sites. In connection with the Bankruptcy Filing, the Debtors provided withdrawal notifications or entered into settlement negotiations with involved regulatory agencies. Each of these sites has been resolved, with the exception of two sites which are contained in a claim by the USA that is still in the process of resolution.

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In addition, the Company provided an indemnity as part of the 1994 sale of Sterling Corporation (now “STWB”), which covered a number of environmental sites including the Lower Passaic River Study Area (“LPRSA”) portion of the Diamond Alkali Superfund Site. STWB, now owned by Bayer Corporation, is a Potentially Responsible Party at the site based on alleged releases from facilities formerly owned by subsidiaries of Sterling. On February 29, 2012, the Company notified STWB and Bayer that, under the bankruptcy proceeding, it has elected to discontinue funding and participation in remedial investigations of the LPRSA. STWB and its parent, Bayer, filed proofs of claim against the Debtors in the chapter 11 cases. These claims are being discharged pursuant to the Plan.

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

Other Commitments and Contingencies

As of September 30, 2013, the Company had outstanding letters of credit of \$123 million issued under the ABL Credit Agreement, as well as bank guarantees and letters of credit of \$10 million, surety bonds in the amount of \$22 million, and cash deposits and investments in trusts of \$192 million, primarily to ensure the payment of possible casualty and workers’ compensation claims, environmental liabilities at EBP as noted above, legal contingencies, rental payments, professional fees and other bankruptcy expenses and to support various customs, tax and trade activities. The restricted cash and investment in trust accounts are recorded within Restricted cash and Other long-term assets in the Consolidated Statement of Financial Position.

Kodak’s Brazilian operations are involved in governmental assessments of indirect and other taxes in various stages of litigation, primarily related to federal and state value-added taxes. Kodak is disputing these matters and intends to vigorously defend its position. Kodak routinely assesses all these matters as to the probability of ultimately incurring a liability in its Brazilian operations and records its best estimate of the ultimate loss in situations where it assesses the likelihood of loss as probable. As of September 30, 2013, the unreserved portion of these contingencies, inclusive of any related interest and penalties, for which there was at least a reasonable possibility that a loss may be incurred, amounted to approximately \$49 million.

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

NOTE 14: GUARANTEES

Kodak guarantees debt and other obligations of certain customers. The debt and other obligations are primarily due to banks and leasing companies in connection with financing of customers' purchases of equipment and product from Kodak. At September 30, 2013, the maximum potential amount of future payments (undiscounted) that Kodak could be required to make under these customer-related guarantees was \$34 million. At September 30, 2013, the carrying amount of any liability related to these customer guarantees was not material.

Customer financing agreements and related guarantees, which mature on varying dates through 2018, typically have a term of 90 days for product and short-term equipment financing arrangements, and up to five years for long-term equipment financing arrangements. These guarantees would require payment from Kodak only in the event of default on payment by the respective debtor. In some cases, particularly for guarantees related to equipment financing, Kodak has collateral or recourse provisions to recover and sell the equipment to reduce any losses that might be incurred in connection with the guarantees. However, any proceeds received from the liquidation of these assets may not cover the maximum potential loss under these guarantees.

EKC also guarantees obligations to third parties for some of its consolidated subsidiaries. The maximum amount guaranteed is \$103 million, and the outstanding amount for those guarantees is \$103 million.

Warranty Costs

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

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

(in millions)	
Accrued warranty obligations as of December 31, 2012 (Predecessor):	\$ 29
Actual warranty experience	(24)
Warranty provisions	<u>13</u>
Accrued warranty obligations as of August 31, 2013 (Predecessor):	<u>\$ 18</u>
Actual warranty experience	\$ (3)
Warranty provisions	<u>2</u>
Accrued warranty obligations as of September 30, 2013 (Successor):	<u>\$ 17</u>

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Kodak also offers its customers extended warranty arrangements that are generally one year, but may range from three months to three years after the original warranty period. Kodak provides repair services and routine maintenance under these arrangements. Kodak has not separated the extended warranty revenues and costs from the routine maintenance service revenues and costs, as it is not practicable to do so. Therefore, these revenues and costs have been aggregated in the discussion that follows. Costs incurred under these arrangements for the one month ended September 30, 2013 (Successor) and eight months ended August 31, 2013 (Predecessor) amounted to \$12 million and \$107 million, respectively. The change in Kodak's deferred revenue balance in relation to these extended warranty and maintenance arrangements from December 31, 2012 to September 30, 2013, which is reflected in Other current liabilities in the accompanying Consolidated Statement of Financial Position, was as follows:

(in millions)	
Deferred revenue on extended warranties as of December 31, 2012 (Predecessor):	\$ 37
New extended warranty and maintenance arrangements	119
Recognition of extended warranty and maintenance arrangement revenue	<u>(122)</u>
Deferred revenue on extended warranties as of August 31, 2013 (Predecessor):	<u>\$ 34</u>
<hr/>	
Impact of fresh start accounting	\$ (8)
New extended warranty and maintenance arrangements	15
Recognition of extended warranty and maintenance arrangement revenue	<u>(14)</u>
Deferred revenue on extended warranties as of September 30, 2013 (Successor):	<u>\$ 27</u>

NOTE 15: RESTRUCTURING LIABILITIES

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

Restructuring Reserve Activity

The activity in the accrued balances and the non-cash charges and credits incurred in relation to restructuring activities for the one month ended September 30, 2013 (Successor) and the two and eight months ended August 31, 2013 (Predecessor) and were as follows:

(in millions)	<u>Severance Reserve</u>	<u>Exit Costs Reserve</u>	<u>Long-lived Asset Impairments and Inventory Write- downs</u>	<u>Accelerated Depreciation</u>	<u>Total</u>
Balance as of December 31, 2012 (Predecessor):	\$ 38	\$ 45	\$ —	\$ —	\$ 83
Q1 2013 charges—continuing operations	9	1	2	1	13
Q1 2013 charges—discontinued operations	1	—	—	—	1
Q1 utilization/cash payments	(20)	(18)	(2)	(1)	(41)
Q1 2013 other adjustments & reclasses (1)	—	(6)	—	—	(6)
Balance as of March 31, 2013 (Predecessor):	<u>\$ 28</u>	<u>\$ 22</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$ 50</u>
Q2 2013 charges—continuing operations	\$ 28	\$ 1	\$ 1	\$ 3	\$ 33
Q2 2013 charges—discontinued operations	1	—	—	—	1
Q2 2013 utilization/cash payments	(18)	(9)	(1)	(3)	(31)
Q2 2013 other adjustments & reclasses (2)	(5)	—	—	—	(5)
Balance as of June 30, 2013 (Predecessor):	<u>\$ 34</u>	<u>\$ 14</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$ 48</u>
Two months charges—continuing operations	\$ 1	\$ 1	\$ 1	\$ —	\$ 3
Two months charges—discontinued operations	1	—	—	—	1
Two months utilization/cash payments	(10)	(5)	(1)	—	(16)
Two months other adjustments & reclasses (3)	2	(3)	—	—	(1)
Balance as of August 31, 2013 (Predecessor):	<u>\$ 28</u>	<u>\$ 7</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$ 35</u>
One month charges—continuing operations	\$ 4	\$ —	\$ —	\$ —	\$ 4
One month charges—discontinued operations	—	—	—	—	—
One month utilization/cash payments	(5)	(1)	—	—	(6)
One month other adjustments & reclasses (4)	—	1	—	—	1
Balance as of September 30, 2013 (Successor):	<u>\$ 27</u>	<u>\$ 7</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$ 34</u>

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

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- (2) The \$(5) million represents severance-related charges for pension plan curtailments, which are reflected in Pension and other postretirement liabilities in the Consolidated Statement of Financial Position.
- (3) The \$(1) million includes \$1 million of severance-related charges for pension plan curtailments, which are reflected in Pension and other postretirement liabilities in the Consolidated Statement of Financial Position, \$(3) million of reserve adjustments due to the application of fresh start accounting, which were recorded as Reorganization items, net in the Consolidated Statement of Operations, and \$1 million of foreign currency translation adjustments.
- (4) The \$1 million represents foreign currency translation adjustments.

For the two months ended August 31, 2013 (Predecessor), the \$4 million of charges include \$1 million which was reported as Discontinued operations in the accompanying Consolidated Statement of Operations. Costs incurred of \$4 million in September 2013 and costs incurred in the two months ended August 31, 2013 of \$3 million were reported as Restructuring costs and other in the accompanying Consolidated Statement of Operations. The severance and exit costs reserves require the outlay of cash, while long-lived asset impairments, accelerated depreciation and inventory write-downs represent non-cash items.

The severance costs for the one month ended September 30, 2013 (Successor) and two months ended August 31, 2013 (Predecessor) related to the elimination of approximately 150 positions, including approximately 75 manufacturing/service positions and 75 administrative positions. The geographic composition of these positions includes approximately 50 in the United States and Canada, and 100 throughout the rest of the world.

The charges of \$8 million recorded in the third quarter of 2013 included \$2 million and \$1 million applicable to the Graphics, Entertainment and Commercial Films Segment for the one month ended September 30, 2013 (Successor) and the two months ended August 31, 2013 (Predecessor), respectively, and \$2 million each of the one month ended September 30, 2013 (Successor) and the two months ended August 31, 2013 (Predecessor), was applicable to manufacturing, research and development, and administrative functions, which are shared across all segments. The remaining \$1 million was applicable to discontinued operations.

For the eight months ended August 31, 2013 (Predecessor), the \$52 million of charges include \$4 million for accelerated depreciation and \$2 million for inventory write-downs, which were reported in Cost of sales, and \$3 million which were reported as Discontinued operations in the accompanying Consolidated Statement of Operations. The remaining costs incurred of \$43 million were reported as Restructuring costs and other in the accompanying Consolidated Statement of Operations for the eight months ended August 31, 2013 (Predecessor). The severance and exit costs reserves require the outlay of cash, while long-lived asset impairments, accelerated depreciation and inventory write-downs represent non-cash items.

The severance costs for the one month ended September 30, 2013 (Successor) and eight months ended August 31, 2013 (Predecessor) related to the elimination of approximately 550 positions, including approximately 350 manufacturing/service positions, 175 administrative positions, and 25 research and development positions. The geographic composition of these positions includes approximately 300 in the United States and Canada, and 250 throughout the rest of the world.

The charges of \$56 million for the one month ended September 30, 2013 (Successor) and eight months ended August 31, 2013 (Predecessor) included \$0 and \$5 million, respectively, applicable to the Digital Printing and Enterprise Segment, \$2 million and \$22 million applicable to the Graphics, Entertainment and Commercial Films Segment, and \$2 million and \$22 million that was applicable to manufacturing, research and development, and administrative functions, which are shared across all segments. The remaining \$3 million was applicable to discontinued operations.

As a result of these initiatives, the majority of the severance will be paid during periods through the first half of 2014. However, in some instances, the employees whose positions were eliminated can elect or are required to receive their payments over an extended period of time. In addition, certain exit costs, such as long-term lease payments, will be paid over periods throughout 2013 and beyond.

NOTE 16: RETIREMENT PLANS AND OTHER POSTRETIREMENT BENEFITS

Components of the net periodic benefit cost for all major funded and unfunded U.S. and Non-U.S. defined benefit plans for the one month ended September 30, 2013 (Successor) and the two and eight months ended August 31, 2013 (Predecessor) and the three and nine months ended September 30, 2012 (Predecessor) are as follows:

(in millions)	Successor		Predecessor				Successor		Predecessor			
	One Month Ended September 30, 2013		Two Months Ended August 31, 2013		Three Months Ended September 30, 2012		One Month Ended September 30, 2013		Eight Months Ended August 31, 2013		Nine Months Ended September 30, 2012	
	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.
Major defined benefit plans:												
Service cost	\$ 1	\$ 1	\$ 4	\$ 1	\$ 12	\$ 2	\$ 1	\$ 1	\$ 20	\$ 6	\$ 36	\$ 8
Interest cost	17	3	34	24	51	38	17	3	120	95	155	116
Expected return on plan assets	(30)	(4)	(63)	(27)	(97)	(39)	(30)	(4)	(236)	(107)	(292)	(123)
Amortization of:												
Prior service cost	—	—	1	—	1	1	—	—	1	1	1	2
Net actuarial loss	—	—	25	14	43	17	—	—	124	56	130	50
Pension (income) expense before special termination benefits	(12)	—	1	12	10	19	(12)	—	29	51	30	53
Special termination benefits	—	—	—	—	42	—	—	—	—	—	98	—
Curtailement (gain) loss	—	—	(1)	—	—	(1)	—	—	—	13	—	(1)
Settlement loss	—	—	—	114	—	1	—	—	—	114	—	2
Net pension (income) expense	(12)	—	—	126	52	19	(12)	—	29	178	128	54
Other plans including unfunded plans	—	1	—	(1)	—	3	—	1	—	7	—	9
Total net pension (income) expense	<u>\$(12)</u>	<u>\$ 1</u>	<u>\$—</u>	<u>\$125</u>	<u>\$ 52</u>	<u>\$ 22</u>	<u>\$(12)</u>	<u>\$ 1</u>	<u>\$ 29</u>	<u>\$ 185</u>	<u>\$ 128</u>	<u>\$ 63</u>

The pension (income) expense before special termination benefits, curtailments, and settlements reported above for the one month ended September 30, 2013 (Successor) and the two and eight months ended August 31, 2013 (Predecessor) includes \$0, \$9 million and \$38 million, respectively, which was reported as Discontinued operations. The Pension expense before special termination benefits, curtailments, and settlements reported above for the three and nine months ended September 30, 2012 includes \$16 million and \$46 million, respectively, which was reported as Discontinued operations.

For the three and nine months ended September 30, 2012, the \$42 million and \$98 million, respectively, of special termination benefits charges were incurred as a result of Kodak's restructuring actions. These charges have been included in Restructuring costs and other in the Consolidated Statement of Operations. For the two months ended August 31, 2013 (Predecessor), \$(1) million of curtailment gains were recognized as a result of EKC's emergence from chapter 11 and have been included in Reorganization items, net in the Consolidated Statement of Operations. The \$114 million of settlement losses for the two months ended August 31, 2013 were incurred as a result of the Global Settlement, and have been included in Discontinued operations in the Consolidated Statement of Operations.

Kodak made contributions (funded plans) or paid benefits (unfunded plans) totaling approximately \$1 million and \$23 million relating to its major U.S. and non-U.S. defined benefit pension plans for the one month ended September 30, 2013 (Successor) and the eight months ended August 31, 2013 (Predecessor), respectively, exclusive of payments made to the U.K. Pension Plan as a part of the Global Settlement agreement reached with the Trustee. Kodak forecasts its contribution (funded plans) and benefit payment (unfunded plans) requirements for its major U.S. and non-U.S. defined benefit pension plans for the balance of 2013 to be approximately \$14 million.

Remeasurement events in the eight months ended August 31 2013 resulted in the required remeasurement of certain of the plans' obligations which decreased the retirement and other postretirement benefit plan obligation by \$226 million.

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

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(in millions)						
Service cost	\$ —	\$ —	\$ 1	\$ —	\$ —	\$ 1
Interest cost	—	1	13	—	3	39
Amortization of:						
Prior service credit	—	(18)	(20)	—	(75)	(58)
Net actuarial loss	—	—	8	—	3	23
Total net postretirement benefit (income) expense	\$ —	\$ (17)	\$ 2	\$ —	\$ (69)	\$ 5

Kodak paid benefits, net of participant contributions, totaling approximately \$1 million and \$2 million relating to its U.S. and Canada postretirement benefit plans for the one month ended September 30, 2013 (Successor) and the eight months ended August 31, 2013 (Predecessor). Kodak expects to pay benefits, net of participant contributions, of approximately \$1 million for these postretirement plans for the remainder of 2013.

The change in net postretirement benefit expense from the nine months ended September 30, 2012 to the one month ended September 30, 2013 (Successor) and the eight months ended August 31, 2013 (Predecessor) is primarily the result of modification, in 2012, of benefits provided by the U.S. postretirement benefit plan.

NOTE 17: OTHER OPERATING (INCOME) EXPENSES, NET

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(in millions)						
(Income) expenses:						
Gain on sale of digital imaging patent portfolio (1)	\$ —	\$ —	\$ —	\$ —	\$ (535)	\$ —
Goodwill impairment (2)	—	—	—	—	77	—
Gain on sale of property in Mexico (3)	—	—	—	—	(34)	—
Other	—	—	(4)	—	(3)	(5)
Total	\$ —	\$ —	\$ (4)	\$ —	\$ (495)	\$ (5)

(1) Refer to Note 2, "Emergence from Voluntary Reorganization under Chapter 11 Proceedings," in the Notes to Financial Statements.

(2) Refer to Note 8, "Goodwill and Other Intangible Assets," in the Notes to Financial Statements.

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

NOTE 18: EARNINGS PER SHARE

All outstanding shares of common stock of the Predecessor Company were cancelled as of the Effective Date. The Successor Company issued a total of 41.8 million shares of new common stock on the effective date.

Basic earnings per share computations are based on the weighted-average number of shares of common stock outstanding during the period. Weighted-average basic and diluted shares outstanding were 41.7 million, 272.8 million, 271.9 million, 272.7 million and 271.6 million for the one month ended September 30, 2013 (Successor), two months ended August 31, 2013 (Predecessor), three months ended September 30, 2012 (Predecessor), eight months ended August 31, 2013 (Predecessor), and nine months ended September 30, 2012 (Predecessor), respectively.

As a result of the net loss from continuing operations presented for the one month ended September 30, 2013 (Successor), Kodak calculated diluted earnings per share using weighted-average basic shares outstanding for that period, as utilizing diluted shares would be anti-dilutive to loss per share. If the Successor Company had reported earnings from continuing operations for the one month ended September 30, 2013, no additional shares of Kodak's common stock from unvested share-based awards would have been included in the computation of diluted earnings per share. Potential shares of Kodak's common stock related to the assumed conversion of approximately 1.4 million outstanding warrants to purchase common shares would have been included in the computation of diluted earnings per share, as these securities were dilutive.

The Predecessor Company reported earnings from continuing operations for the two months and eight months ended August 31, 2013. However, no additional shares of Kodak's common stock from unvested share-based awards were included in the computation of diluted earnings per share as they were all anti-dilutive. Potential shares of Kodak's common stock related to the assumed conversion of (1) approximately 7 million outstanding employee stock options, (2) approximately 40 million outstanding detachable warrants to purchase common shares, and (3) approximately \$400 million of convertible senior notes due 2017 were excluded from the computation of diluted earnings per share, as these securities were anti-dilutive.

The Predecessor Company reported a net loss from continuing operations for the three months and nine months ended September 30, 2012. Therefore Kodak calculated diluted earnings per share using weighted-average basic shares outstanding for those periods, as utilizing diluted shares would be anti-dilutive to loss per share. If Kodak had reported earnings from continuing operations for three months and nine months ended September 30, 2012, no additional shares of Kodak's common stock from unvested share-based awards would have been included in the computation of diluted earnings per share as they were all anti-dilutive. Potential shares of Kodak's common stock related to the assumed conversion of (1) approximately 11 million outstanding employee stock options, (2) approximately 40 million outstanding detachable warrants to purchase common shares, and (3) approximately \$400 million of convertible senior notes due 2017 would still have been excluded from the computation of diluted earnings per share, as these securities were anti-dilutive.

NOTE 19: STOCK-BASED COMPENSATION

Prior to the Effective Date, Kodak had shares or share-based awards outstanding under two share-based employee compensation plans consisting of the 2005 Omnibus Long-Term Compensation Plan (the "2005 Plan"), and the 2000 Omnibus Long-Term Compensation Plan (the "2000 Plan"). In conjunction with the Plan (see Note 2, "Emergence from Voluntary Reorganization under Chapter 11 Proceedings"), all shares, options, restricted shares and other share-based awards that were outstanding on the Effective Date were canceled.

2013 Omnibus Incentive Plan

As part of the Plan, the Bankruptcy Court approved the Company's 2013 Omnibus Incentive Plan (the "2013 Plan") which replaces all prior stock-based employee benefit plans (including the 2005 Plan and the 2000 Plan).

The 2013 Plan is administered by the Executive Compensation Committee of the Board of Directors, and the Board of Directors also has the authority and responsibility granted to the Executive Compensation Committee with respect to the 2013 Plan. Awards under the 2013 Plan may be cash-based or stock-based. Officers, directors and employees of the Company and its consolidated subsidiaries are eligible to receive awards under the 2013 Plan. Unless sooner terminated by the Compensation Committee, no awards may be granted under the 2013 Plan after the tenth anniversary of the Effective Date.

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The maximum number of shares of common stock that may be issued under the 2013 Plan is approximately 4.8 million. In addition, under the 2013 Plan, the maximum number of shares available for the grant of incentive stock options is 2.0 million shares. The maximum number of shares as to which stock options or stock appreciation rights may be granted to any one person under the 2013 Plan in any calendar year is 2.0 million shares. The maximum number of the performance-based compensation awards that may be granted to any one employee under the 2013 Plan in any calendar year is 1.0 million shares or, in the event such award is paid in cash, \$2.5 million. The maximum number of awards that may be granted to any non-employee director under the 2013 Plan in any calendar year may not exceed a number of awards with a grant date fair value of \$900,000, computed as of the grant date in accordance with the applicable accounting rules.

For awards that vest based solely on service conditions, Kodak recognizes compensation expense on a straight-line basis over the requisite service period. For awards with vesting that is contingent upon the achievement of performance conditions, Kodak recognizes compensation expense on a straight-line basis over the performance period for each separately vesting tranche of the award. Kodak reduces the compensation expense by an estimated forfeiture rate which is based on actual experience. Kodak assesses the likelihood that performance-based shares will be earned based on the probability of meeting the performance criteria. For those performance-based awards that are deemed probable of achievement, expense is recorded, and for those awards that are deemed not probable of achievement, no expense is recorded. Kodak assesses the probability of achievement each quarter.

NOTE 20: SHAREHOLDERS' EQUITY

In connection with the Company's reorganization and emergence from bankruptcy, all shares of the Predecessor Company's common stock were canceled. The Successor Company has 560 million shares of authorized stock, consisting of: (i) 500 million shares of common stock, par value \$0.01 per share and (ii) 60 million shares of preferred stock, no par value, issuable in one or more series. As of September 30, 2013, there are 41.7 million shares of common stock and no shares of preferred stock issued and outstanding.

On the Effective Date, the Company issued, to the holders of general unsecured claims and the retiree settlement unsecured claim, net-share settled warrants to purchase: (i) 2.1 million shares of common stock at an exercise price of \$14.93 and (ii) 2.1 million shares of common stock at an exercise price of \$16.12. The warrants are classified as equity instruments and reported within Additional paid in capital in the Consolidated Statement of Financial Position at their fair value as of the Effective Date (\$24 million).

NOTE 21: ACCUMULATED OTHER COMPREHENSIVE (LOSS) INCOME

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

(in millions)	Successor					Predecessor				
	One Month Ended September 30, 2013					Two Months Ended August 31, 2013				
	Unrealized Gains (Losses) Related to Available-for-Sale Securities	Unrealized Gains (Losses) from Hedging Activity	Currency Translation Adjustments	Pension and Other Postretirement Benefit Plan Obligation Changes	Total	Unrealized Gains (Losses) Related to Available-for-Sale Securities	Unrealized Gains (Losses) from Hedging Activity	Currency Translation Adjustments	Pension and Other Postretirement Benefit Plan Obligation Changes	Total
Beginning balance	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 1	\$ (2)	\$ 333	\$ (2,485)	\$ (2,153)
Other comprehensive income before reclassifications	—	—	9	—	9	—	—	(11)	(151)	(162)
Amounts reclassified from accumulated other comprehensive income	—	—	—	—	—	—	—	—	1,307	1,307
Net current-period other comprehensive income	—	—	9	—	9	—	—	(11)	1,156	1,145
Elimination of Predecessor Company accumulated other comprehensive income	—	—	—	—	—	(1)	2	(322)	1,329	1,008
Ending balance	\$ —	\$ —	\$ 9	\$ —	\$ 9	\$ —	\$ —	\$ —	\$ —	\$ —

(in millions)	Successor					Predecessor				
	One Month Ended September 30, 2013					Eight Months Ended August 31, 2013				
	Unrealized Gains (Losses) Related to Available-for-Sale Securities	Unrealized Gains (Losses) from Hedging Activity	Currency Translation Adjustments	Pension and Other Postretirement Benefit Plan Obligation Changes	Total	Unrealized Gains (Losses) Related to Available-for-Sale Securities	Unrealized Gains (Losses) from Hedging Activity	Currency Translation Adjustments	Pension and Other Postretirement Benefit Plan Obligation Changes	Total
Beginning balance	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 1	\$ (2)	\$ 318	\$ (2,933)	\$ (2,616)
Other comprehensive income before reclassifications	—	—	9	—	9	—	—	4	211	215
Amounts reclassified from accumulated other comprehensive income	—	—	—	—	—	—	—	—	1,393	1,393
Net current-period other comprehensive income	—	—	9	—	9	—	—	4	1,604	1,608
Elimination of Predecessor Company accumulated other comprehensive income	—	—	—	—	—	(1)	2	(322)	1,329	1,008
Ending balance	\$ —	\$ —	\$ 9	\$ —	\$ 9	\$ —	\$ —	\$ —	\$ —	\$ —

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

(in millions)	Successor One Month Ended September 30, 2013	Predecessor Two Months Ended August 31, 2013	Affected Line Item in the Consolidated Statement of Operations
Details about Accumulated other comprehensive income components	Amount Reclassified from Accumulated Other Comprehensive Income	Amount Reclassified from Accumulated Other Comprehensive Income	
Pension and other postretirement benefit plan obligation changes:			
Amortization of prior-service credit	\$ —	\$ (20)(a)	
Amortization of actuarial losses	—	41(a)	
Recognition of losses due to settlements	—	1,546(a)	
	—	1,567	Total before tax
	—	(260)	Tax provision
Reclassifications for the period	\$ —	\$ 1,307	Net of tax

(in millions)	Successor One Month Ended September 30, 2013	Predecessor Eight Months Ended August 31, 2013	Affected Line Item in the Consolidated Statement of Operations
Details about Accumulated other comprehensive income components	Amount Reclassified from Accumulated Other Comprehensive Income	Amount Reclassified from Accumulated Other Comprehensive Income	
Pension and other postretirement benefit plan obligation changes:			
Amortization of prior-service credit	\$ —	\$ (75)(a)	
Amortization of actuarial losses	—	185(a)	
Recognition of losses due to settlements	—	1,563(a)	
	—	1,673	Total before tax
	—	(280)	Tax provision
Reclassifications for the period	\$ —	\$ 1,393	Net of tax

(a) See Note 16, "Retirement Plans and Other Postretirement Benefits," regarding the pensions and other postretirement plan obligation changes.

NOTE 22: SEGMENT INFORMATION

Current Segment Reporting Structure

Effective in the third quarter of 2012, Kodak had three reportable segments: the Graphics, Entertainment and Commercial Films Segment, the Digital Printing and Enterprise Segment, and the Personalized and Document Imaging Segment. Effective in the first quarter of 2013, the Intellectual Property and Brand Licensing strategic product group is reported in the Graphics, Entertainment and Commercial Films segment. The Intellectual Property and Brand Licensing strategic product group was previously reported in the Personalized and Document Imaging segment. Effective in the second quarter of 2013, due to the Personalized and Document Imaging Segment (excluding the Consumer Film business, for which Kodak has entered into an ongoing supply arrangement with one or more of the KPP Purchasing Parties) being reported as Discontinued operations, Kodak has two reportable segments: the Graphics, Entertainment and Commercial Films Segment and the Digital Printing and Enterprise Segment. The balance of Kodak's continuing operations, which do not meet the criteria of a reportable segment, are reported in All Other. Prior period segment results have been revised to conform to the current period segment reporting structure. A description of the segments follows.

Graphics, Entertainment and Commercial Films: The Graphics, Entertainment and Commercial Films Segment encompasses Graphics, Entertainment Imaging & Commercial Films, and Kodak's intellectual property and brand licensing activities. Product and service offerings include; digital plates, CTP output devices, digital controllers, unified workflow solutions, and entertainment imaging and commercial films. On February 1, 2013, Kodak sold certain digital imaging patents.

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

All Other: All Other is composed of Kodak's consumer film business and a utilities variable interest entity. Effective August 31, 2013 the Company sold certain utilities and related facilities and entered into utilities supply and servicing arrangements with RED, a variable interest entity.

Change in Segment Measure of Profit and Loss

During the second quarter of 2013, the Predecessor Company changed its segment measure of profit and loss to exclude amortization of prior service credits related to the U.S. Postretirement Benefit Plan. Prior to this change, Kodak excluded certain other components of pension and other postretirement benefit obligation ("OPEB") costs from the segment measure of profitability. As a result of this change, the operating segment results now exclude the interest cost, expected return on plan assets, amortization of actuarial gains and losses, amortization of prior service credits related to the U.S. Postretirement Benefit Plan, and special termination benefit, curtailment and settlement components of pension and OPEB expense. The service cost component for all plans will continue to be reported as a part of operating segment results, as will the amortization of prior service cost component for all plans other than for the U.S. Postretirement Benefit Plan. Prior period segment results have been revised to reflect this change.

Upon adoption of fresh start accounting, the Successor Company eliminated prior service credits related to the U.S. Postretirement Benefit Plan. Therefore the one month ended September 30, 2013 does not include any amortization related to prior service credits related to the U.S. Postretirement Benefit Plan.

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Segment financial information is shown below:

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(in millions)						
Net sales from continuing operations:						
Graphics, Entertainment & Commercial Films	\$ 123	\$ 230	\$ 404	\$ 123	\$ 987	\$ 1,230
Digital Printing and Enterprise	74	124	231	74	519	670
All Other	1	11	25	1	36	80
Consolidated total	<u>\$ 198</u>	<u>\$ 365</u>	<u>\$ 660</u>	<u>\$ 198</u>	<u>\$ 1,542</u>	<u>\$ 1,980</u>

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(in millions)						
Segment (loss) earnings and Consolidated (loss) earnings from continuing operations before income taxes:						
Graphics, Entertainment and Commercial Films	\$ (11)	\$ (6)	\$ (34)	\$ (11)	\$ 5	\$ (166)
Digital Printing and Enterprise	(13)	(8)	(58)	(13)	(37)	(221)
Total of reportable segments	\$ (24)	\$ (14)	\$ (92)	\$ (24)	\$ (32)	\$ (387)
All Other	(4)	3	(1)	(4)	—	(3)
Restructuring costs and other	4	3	120	4	49	207
Corporate components of pension and OPEB income (expense) (1)	13	16	(6)	13	43	(10)
Other operating income, net	—	—	4	—	495	5
Loss on early extinguishment of debt, net	—	2	—	—	8	7
Interest expense	6	33	36	6	106	103
Other income (charges), net	—	(2)	6	—	(13)	3
Reorganization items, net	5	(2,217)	56	5	(2,026)	304
Consolidated (loss) earnings from continuing operations before income taxes	<u>\$ (30)</u>	<u>\$ 2,182</u>	<u>\$ (301)</u>	<u>\$ (30)</u>	<u>\$ 2,356</u>	<u>\$ (1,013)</u>

- (1) Composed of interest cost, expected return on plan assets, amortization of actuarial gains and losses, amortization of prior service credits related to the U.S. Postretirement Benefit Plan and special termination benefits, curtailments and settlement components of pension and other postretirement benefit expenses, except for settlements in connection with the chapter 11 bankruptcy proceedings that are recorded in Reorganization items, net and curtailments and settlements included in Earnings (loss) from discontinued operations, net of income taxes in the Consolidated Statement of Operations.

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(in millions)	Successor As of September 30, Jul-05	Predecessor As of December 31, Jul-05
Segment total assets:		
Graphics, Entertainment and Commercial Films	\$ 1,497	\$ 1,352
Digital Printing and Enterprise	757	524
Total of reportable segments	2,254	1,876
All Other	111	183
Cash and marketable securities	839	1,139
Deferred income tax assets	83	545
Assets held for sale	123	578
Consolidated total assets	<u>\$ 3,410</u>	<u>\$ 4,321</u>

NOTE 23: FINANCIAL INSTRUMENTS

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

(in millions)		Value Of Items Recorded At Fair Value As of September 30, 2013 (Successor)			
		Total	Level 1	Level 2	Level 3
ASSETS					
Derivatives					
Short-term foreign exchange contracts	Receivables, net	\$ 2	\$ —	\$ 2	\$ —
LIABILITIES					
Derivatives					
Short-term foreign exchange contracts	Other current liabilities	3	—	3	—

(in millions)		Value Of Items Not Recorded At Fair Value As of September 30, 2013 (Successor)			
		Total	Level 1	Level 2	Level 3
LIABILITIES					
Debt					
Short-term debt	Short-term borrowings and current portion of long-term debt				
	Carrying value	\$ 4	\$ —	\$ 4	\$ —
	Fair value	4	—	4	—
Long-term debt	Long-term debt, net of current portion				
	Carrying value	675	—	675	—
	Fair value	692	—	692	—

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(in millions)

		Value Of Items Recorded At Fair Value As of December 31, 2012 (Predecessor)			
		Total	Level 1	Level 2	Level 3
ASSETS					
Marketable securities					
Short-term available-for-sale	Other current assets	\$ 4	\$ 4	\$ —	\$ —
Long-term available-for-sale	Other long-term assets	7	7	—	—
Derivatives					
Short-term foreign exchange contracts	Receivables, net	1	—	1	—
LIABILITIES					
Derivatives					
Short-term foreign exchange contracts	Other current liabilities	1	—	1	—

(in millions)

		Value Of Items Not Recorded At Fair Value As of December 31, 2012 (Predecessor)				
		Total	Level 1	Level 2	Level 3	
ASSETS						
Marketable securities						
Long-term held-to-maturity	Other long-term assets	Carrying value	\$ 23	\$ 23	\$ —	\$ —
		Fair value	23	23	—	—
LIABILITIES						
Debt						
Short-term debt	Short-term borrowings and current portion of long-term debt	Carrying value	699	—	699	—
		Fair value	686	—	686	—
Long-term debt	Long-term debt, net of current portion	Carrying value	740	—	740	—
		Fair value	606	—	606	—
Debt subject to compromise	Liabilities subject to compromise	Carrying value	683	—	683	—
		Fair value	72	—	72	—

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

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The fair values of marketable securities are determined using quoted prices in active markets for identical assets (Level 1 fair value measurements). Fair values of Kodak's forward contracts are determined using other observable inputs (Level 2 fair value measurements), and are based on the present value of expected future cash flows (an income approach valuation technique) considering the risks involved and using discount rates appropriate for the duration of the contracts. Transfers between levels of the fair value hierarchy are recognized based on the actual date of the event or change in circumstances that caused the transfer. There were no transfers between levels of the fair value hierarchy during the one month ended September 30, 2013 (Successor) and the eight months ended August 31, 2013 (Predecessor).

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

Foreign Exchange

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

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 30, 2013	Nine Months Ended September 30, 2012
(in millions)						
Net gain (loss)	\$ (4)	\$ (3)	\$ (2)	\$ (4)	\$ (7)	\$ (15)

Derivative Financial Instruments

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

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

Kodak's financial instrument counterparties are high-quality investment or commercial banks with significant experience with such instruments. Kodak manages exposure to counterparty credit risk by requiring specific minimum credit standards and diversification of counterparties. Kodak has procedures to monitor the credit exposure amounts. The maximum credit exposure at September 30, 2013 was not significant to Kodak.

In the event of a default under the Company's Term Credit Agreements, the ABL Credit Agreement, or a default under any derivative contract or similar obligation of Kodak, subject to certain minimum thresholds, the derivative counterparties would have the right, although not the obligation, to require immediate settlement of some or all open derivative contracts at their then-current fair value, but with liability positions netted against asset positions with the same counterparty. At September 30, 2013, Kodak had open derivative contracts in liability positions with a total fair value of \$3 million.

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

Derivatives not designated as hedging instruments (in millions)	Location of gain or (loss) recognized in income on derivative	Gain (loss) recognized in income on derivative					
		Successor	Predecessor		Successor	Predecessor	
		One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
Foreign exchange contracts	Other income (charges), net	\$ (3)	\$ 3	\$ 6	\$ (3)	\$ 1	\$ 2

Derivatives in cash flow hedging relationships (in millions)	Gain recognized in OCI on derivative (effective portion)			Loss reclassified from OCI into cost of sales (effective portion)			Gain (loss) recognized in income on derivative (ineffective portion and amount excluded from effectiveness testing)		
	Successor	Predecessor		Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012
Commodity contracts	\$ —	\$ —	\$ —	\$ —	\$ —	\$ (1)	\$ —	\$ —	\$ —
Commodity contracts	\$ —	\$ —	\$ 1	\$ —	\$ —	\$ (6)	\$ —	\$ —	\$ —

Foreign Currency Forward Contracts

Kodak's foreign currency forward contracts used to mitigate currency risk related to existing foreign currency denominated assets and liabilities are not designated as hedges, and are marked to market through net (loss) earnings at the same time that the exposed assets and liabilities are re-measured through net earnings (loss) (both in Other income (charges), net in the Consolidated Statement of Operations). The notional amount of such contracts open at September 30, 2013 was approximately \$680 million. The majority of the contracts of this type held by Kodak are denominated in euros and Swiss francs.

Silver Forward Contracts

Kodak may enter into silver forward contracts that are designated as cash flow hedges of commodity price risk related to forecasted purchases of silver. Kodak had no open hedges as of September 30, 2013.

In January 2012, Kodak terminated all its existing hedges at a loss of \$5 million. These hedges were designated as secured agreements under the Second Amended and Restated Credit Agreement and needed to be settled prior to the termination of that facility in conjunction with the Company's Original Senior DIP Credit Agreement. Hedge gains and losses related to these silver forward contracts are reclassified into Cost of sales in the Consolidated Statement of Operations as the related silver containing products are sold to third parties. These gains or losses transferred to Cost of sales are generally offset by increased or decreased costs of silver purchased in the open market. As of September 30, 2013, there were no existing gains or losses to be reclassified to Cost of sales within the next twelve months.

NOTE 24: DISCONTINUED OPERATIONS

On the Effective Date, as a part of the Global Settlement and pursuant to the Amended SAPA, Kodak consummated the sale of certain assets of the Business to the KPP Purchasing Parties for net cash consideration, in addition to the assumption by the KPP Purchasing Parties of certain liabilities of the Business, of \$325 million. Up to \$35 million in aggregate of the purchase price is subject to repayment to KPP if the Business does not achieve certain annual adjusted EBITDA targets over the four-year period ending December 31, 2018. Certain assets and liabilities of the Business in certain jurisdictions were not transferred at the initial closing, which took place on the Effective Date, but are contemplated to be transferred at a series of future deferred closings in accordance with the Amended SAPA. Kodak will operate the Business relating to the deferred closing jurisdictions, subject to certain covenants, until the applicable deferred closing occurs, and will deliver to (or receive from) a KPP subsidiary at each deferred closing a true-up payment reflecting the actual economic benefit (or detriment) to the Business in the applicable deferred closing jurisdiction(s) from the time of the initial closing through the time of the applicable deferred closing. Up to the time of the deferred closing, the results of the operations of the Business will be reported as Earnings (loss) from discontinued operations, net of income taxes in the Consolidated Statement of Operations and the assets and liabilities of the Business will be categorized as Assets held for sale or Liabilities held for sale in the Consolidated Statement of Financial Position, as appropriate.

Kodak recognized a pre-tax loss on the sale of the Business of approximately \$163 million during the third quarter 2013 predecessor period. The pre-tax loss excludes recognition of \$64 million of non-refundable consideration related to the delayed closings, which non-refundable consideration was received on the Effective Date, and \$35 million of contingent consideration, subject to repayment to KPP which was also received by Kodak on the Effective Date. The pre-tax loss includes the recognition of approximately \$1.5 billion of unamortized pension losses previously reported in accumulated other comprehensive income.

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The following table summarizes the major classes of assets and liabilities related to the disposition of the Business which have been segregated and included in assets held for sale and liabilities held for sale in the Consolidated Statement of Financial Position:

(in millions)	Successor As of September 30, 2013	Predecessor As of December 31, 2012
Receivables, net	\$ 21	\$ 180
Inventories, net	79	123
Property, plant and equipment, net	12	86
Goodwill	—	146
Other assets	11	43
Current assets held for sale	\$ 123	\$ 578
Trade payables	\$ 26	\$ 77
Miscellaneous payables and accruals	18	159
Pension liabilities	2	1,525
Other liabilities	—	12
Liabilities subject to compromise	—	8
Current liabilities held for sale	\$ 46	\$ 1,781

Discontinued operations of Kodak include the Business (excluding the consumer film business, for which Kodak has entered into an ongoing supply arrangement with one or more KPP Purchasing Parties), digital capture and devices business (exited in the third quarter of 2012), Kodak Gallery (exited in the third quarter of 2012), and other miscellaneous businesses.

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

(in millions)	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
Revenues from Personalized and Document Imaging	\$ 20	\$ 201	\$ 344	\$ 20	\$ 734	\$ 978
Revenues from Digital Capture and Devices operations	—	1	2	—	6	35
Revenues from Kodak Gallery operations	—	—	2	—	—	29
Revenues from other discontinued operations	—	2	11	—	18	37
Total revenues from discontinued operations	\$ 20	\$ 204	\$ 359	\$ 20	\$ 758	\$ 1,079
Pre-tax earnings (loss) from Personalized and Document Imaging	\$ 11	\$ (169)	\$ 19	\$ 11	\$ (217)	\$ 28
Pre-tax earnings (loss) from Digital Capture and Devices operations	1	—	(7)	1	2	(77)
Pre-tax earnings from Kodak Gallery operations	—	—	3	—	1	6
Pre-tax loss from other discontinued operations	—	—	(1)	—	(18)	(7)
(Provision) benefit for income taxes related to discontinued operations	(2)	91	(4)	(2)	97	(10)
Earnings (loss) from discontinued operations, net of income taxes	\$ 10	\$ (78)	\$ 10	\$ 10	\$ (135)	\$ (60)

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Kodak was required to use a portion of the proceeds from the divestiture of the Business to repay \$200 million of the Junior DIP Credit Agreement. Interest expense on the debt that was required to be repaid as a result of the sale of the Personalized Imaging and Document Imaging businesses has therefore been allocated to discontinued operations (\$0, \$4 million, and \$14 million for the one month ended September 30, 2013 (Successor) and the two and eight months ended August 31, 2013 (Predecessor), respectively, and \$5 million and \$14 million for the three and nine months ended September 30, 2012 (Predecessor), respectively).

Depreciation and amortization of long-lived assets of the Personalized Imaging and Document Imaging businesses included in discontinued operations ceased as of July 1, 2013.

Direct operating expenses of the discontinued operations are included in the results of discontinued operations. Indirect expenses that were historically allocated to the discontinued operations have been included in the results of continuing operations. Prior period results have been reclassified to conform to the current period presentation.

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

OVERVIEW

On September 3, 2013, the Company emerged from chapter 11. The reorganized Kodak is a technology company focused on imaging for business. Kodak serves customers with disruptive technologies and breakthrough solutions for the products goods packaging, graphic communications and functional printing industries. Kodak also offers leading products and services in entertainment imaging and commercial films. Kodak emerged having removed legacy costs, exited businesses no longer core to its future and simplified its infrastructure. As of September 30, 2013 Kodak has \$3.4 billion in total assets, \$2.8 billion in total liabilities, and \$616 million of total equity.

Prior to emergence, Kodak took many actions to reduce legacy obligations and improve the profitability of its emerging Commercial Imaging business. These actions included the Retirees' Settlement, Eastman Business Park Settlement, KPP Global Settlement, the sale of various assets and discontinuance of unprofitable businesses. Kodak expects to continue to improve its profitability by focusing on the placement of equipment and the generation of profitable annuities in its Digital Printing and Enterprise businesses as well as the continued generation and enhancement of profits in its large consumable-based Graphics, Entertainment and Commercial Films businesses through a renewed focus on productivity and product quality. Kodak's results for the predecessor and successor periods in 2013 reflect such improvements.

Kodak's common stock was listed on the New York Stock Exchange as of November 1, 2013 under the ticker of "KODK".

CURRENT KODAK OPERATING MODEL AND REPORTING STRUCTURE

Effective in the third quarter of 2012, Kodak had three reportable segments: the Graphics, Entertainment and Commercial Films Segment, the Digital Printing and Enterprise Segment, and the Personalized and Document Imaging Segment. Effective in the first quarter of 2013, the Intellectual Property and Brand Licensing strategic product group is reported in the Graphics, Entertainment and Commercial Films Segment. The Intellectual Property and Brand Licensing strategic product group was previously reported in the Personalized and Document Imaging Segment. Effective in the second quarter of 2013, due to the Personalized and Document Imaging Segment (excluding the film business, for which Kodak has entered into an ongoing supply arrangement with one or more KPP Purchasing Parties) being reported as discontinued operations, Kodak has two reportable segments: the Graphics, Entertainment and Commercial Films Segment and the Digital Printing and Enterprise Segment. The balance of Kodak's continuing operations, which do not meet the criteria of a reportable segment, are reported in All Other. Prior period segment results have been revised to conform to the current period segment reporting structure. Within each of Kodak's reportable segments are various components, or Strategic Product Groups ("SPG"s). Throughout the remainder of this document, references to the segments' SPGs are indicated in italics.

Kodak offers high-quality, cost-effective products and services to the commercial imaging industry. Kodak's portfolio of products and services meets two distinct needs for its customers: transforming large printing markets with digital offset, digital print and hybrid solutions; and developing new solutions for high-growth markets. Kodak operates the Commercial Imaging portfolio as two business segments:

Graphics, Entertainment and Commercial Films Segment: The Graphics, Entertainment and Commercial Films Segment consists of the product/service groups, Graphics and Entertainment & Commercial Films as well as Kodak's intellectual property and brand licensing activities.

Kodak's Graphics portfolio, covering the pre-press segment of the digital offset printing market, includes front-end controllers, production workflow software (including the new PRINERGY 6 Workflow portfolio), CTP output devices (including the KODAK TRENDSETTER and ACHIEVE Product with SQUAREspot laser writing and the new TH5 imaging technology), and digital plates (including traditional digital and KODAK SONORA Process-Free Plates). The SONORA Plate delivers cost savings and efficiency to customers through its durability (enabling an entire job to be printed using one set of plates) and promotes customers' sustainability practices and credentials as it does not require processing chemistry.

The Graphics group also includes Kodak's Global Technical Services, which is focused on achieving high-service contract attach rates to Kodak products, including the following service categories: field services, customer support services, educational services, and professional services.

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Kodak's Entertainment Imaging & Commercial Film group encompasses its motion picture film business, providing motion imaging products (camera negative, intermediate, print and archival film), services, and technology for the professional motion picture and exhibition industries. The group also offers Aerial and Industrial Films – including KODAK Printed Circuit Board film, and delivers external sales for Kodak's component businesses: Polyester Film; Specialty Chemicals; Inks & Dispersions; and Solvent Recovery.

Digital Printing and Enterprise Segment: The Digital Printing and Enterprise Segment consists of four product/service groups, *Digital Printing, Packaging and Functional Printing, Enterprise Services & Solutions*, and *Consumer Inkjet Systems*. Digital Printing includes both the Inkjet Printing Solutions and Electrophotographic Printing Solutions product offerings.

The Inkjet Printing Solutions product offering includes KODAK PROSPER Presses and PROSPER hybrid components, featuring ultrafast inkjet droplet generation, which are sold directly to customers. PROSPER hybrid components are also integrated into OEM partner portfolios. The PROSPER Press features STREAM Inkjet Technology, which delivers a continuous flow of ink that enables constant and consistent operation, with uniform size and accurate placement, even at very high print speeds. Applications include publishing, commercial print, direct mail, and packaging. The business also includes a large customer base of KODAK VERSAMARK (first-generation) Products.

Electrophotographic Printing Solutions encompasses the NEXPRESS Press Platform, which offers extremely high-quality, differentiated printing of short-run, personalized print applications such as direct mail, books, marketing collateral and photo products; and the DIGIMASTER Production Platform that uses monochrome electrophotographic printing technology to create high-quality printing of statements, short run books, corporate documentation, manuals and direct mail.

The Packaging business includes Kodak's FLEXCEL NX and FLEXCEL Direct Platforms that offer digitization into the flexographic print market. The FLEXCEL System uses Kodak's proprietary SQUAREspot laser imaging technology. This print production capability leverages a portfolio of offset, flexographic, and digital products and services, which help enable customers to preserve brand equity and security, enhance shelf appeal, and drive efficiency from design.

Kodak's Functional Printing is currently under development. The first phase involves further engagement of strategic relationships with worldwide touch panel sensor leaders, while the second phase centers on developing and updating proprietary technology for direct printing on a wide range of materials that could be leveraged into adjacent markets, including transistors, fuel cells, display screens and packaging materials.

Enterprise Services & Solutions assists with the challenges and opportunities created by the worldwide digital transformation. Kodak brings together its technological strengths to meet the needs of its customers in the areas of Print & Managed Media Services, Brand Protection Solutions and Services, and Document Management Services. The group serves customers in enterprises including government, pharmaceuticals, and health, consumer and luxury good products, retail and finance.

Consumer Inkjet Systems includes consumer inkjet printers and related ink and media consumables. On September 28, 2012, Kodak announced that, starting in 2013, it would focus its Consumer Inkjet Systems business on the sale of ink and wind down its sale of consumer inkjet printers while continuing to serve its installed base.

All Other: All Other is composed of Kodak's consumer film business and a utilities variable interest entity. Effective August 31, 2013 the Company sold certain utilities and related facilities and entered into utilities supply and servicing arrangements with RED, a variable interest entity.

Change in Segment Measure of Profit and Loss

During the second quarter of 2013, the Predecessor Company changed its segment measure of profit and loss to exclude amortization of prior service credits related to the U.S. Postretirement Benefit Plan. Prior to this change, Kodak excluded certain other components of pension and other postretirement benefit obligation (OPEB) costs from the segment measure of profitability. As a result of this change, the operating segment results now exclude the interest cost, expected return on plan assets, amortization of actuarial gains and losses, amortization of prior service credits related to the U.S. Postretirement Benefit Plan, and special termination benefit, curtailment and settlement components of pension and OPEB expense. The service cost component for all plans will continue to be reported as a part of operating segment results, as will the amortization of prior service cost component for all plans other than for the U.S. Postretirement Benefit Plan. Prior period segment results have been revised to reflect this change.

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Upon adoption of fresh start accounting, the Successor Company eliminated prior service credits related to the U.S. Postretirement Benefit Plan. Therefore the one month ended September 30, 2013 does not include any amortization related to prior service credits related to the U.S. Postretirement Benefit Plan.

Net Sales from Continuing Operations by Reportable Segment

(in millions)	Successor One Month Ended September 30, 2013	Predecessor		Change vs. 2012 (Combined)	Foreign Currency Impact*	Successor One Month Ended September 30, 2013	Predecessor		Change vs. 2012 (Combined)	Foreign Currency Impact*
		Two Months Ended August 31, 2013	Three Months Ended September 30, 2012				Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012		
Graphics, Entertainment and Commercial Films										
Inside the U.S.	\$ 24	\$ 52	\$ 104	(27%)	0%	\$ 24	\$ 265	\$ 281	3%	0%
Outside the U.S.	99	178	300	(8%)	(2%)	99	722	949	(13%)	(2%)
Total Graphics, Entertainment and Commercial Films	\$ 123	\$ 230	\$ 404	(13%)	1%	\$ 123	\$ 987	\$ 1,230	(10%)	1%
Digital Printing and Enterprise										
Inside the U.S.	\$ 33	\$ 54	\$ 104	(16%)	0%	\$ 33	\$ 239	\$ 314	(13%)	0%
Outside the U.S.	41	70	127	(13%)	(2%)	41	280	356	(10%)	(2%)
Total Digital Printing and Enterprise	\$ 74	\$ 124	\$ 231	(14%)	(1%)	\$ 74	\$ 519	\$ 670	(11%)	(1%)
All Other										
Inside the U.S.	\$ —	\$ 3	\$ 9	(67%)	0%	\$ —	\$ 11	\$ 31	(65%)	0%
Outside the U.S.	1	8	16	(44%)	0%	1	25	49	(47%)	(2%)
Total All Other	\$ 1	\$ 11	\$ 25	(52%)	0%	\$ 1	\$ 36	\$ 80	(54%)	(1%)
Consolidated										
Inside the U.S.	\$ 57	\$ 109	\$ 217	(24%)	0%	\$ 57	\$ 515	\$ 626	(9%)	0%
Outside the U.S.	141	256	443	(10%)	(2%)	141	1,027	1,354	(14%)	(2%)
Total Consolidated	\$ 198	\$ 365	\$ 660	(15%)	(1%)	\$ 198	\$ 1,542	\$ 1,980	(12%)	(1%)

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

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Segment (Loss) Earnings and Consolidated (Loss) Earnings from Continuing Operations Before Income Taxes

(in millions)	Successor	Predecessor		Change vs. 2012 (Combined)	Successor	Predecessor		Change vs. 2012 (Combined)
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012		One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012	
Graphics, Entertainment and Commercial								
Films	\$ (11)	\$ (6)	\$ (34)	50%	\$ (11)	\$ 5	\$ (166)	96%
Digital Printing and Enterprise	(13)	(8)	(58)	64%	(13)	(37)	(221)	77%
Total of reportable segments	(24)	(14)	(92)	59%	(24)	(32)	(387)	86%
Percent of sales	(12%)	(4%)	(14%)		(12%)	(2%)	(20%)	
All Other	(4)	3	(1)		(4)	—	(3)	
Restructuring costs and other	4	3	120		4	49	207	
Corporate components of pension and OPEB income (expense) (1)	13	16	(6)		13	43	(10)	
Other operating income, net	—	—	4		—	495	5	
Loss on early extinguishment of debt, net	—	2	—		—	8	7	
Interest expense	6	33	36		6	106	103	
Other income (charges), net	—	(2)	6		—	(13)	3	
Reorganization items, net	5	(2,217)	56		5	(2,026)	304	
Consolidated (loss) earnings from continuing operations before income taxes	<u>\$ (30)</u>	<u>\$ 2,182</u>	<u>\$ (301)</u>	815%	<u>\$ (30)</u>	<u>\$ 2,356</u>	<u>\$ (1,013)</u>	330%

(1) Composed of interest cost, expected return on plan assets, amortization of actuarial gains and losses, amortization of prior service credits related to the U.S. Postretirement Benefit Plan and special termination benefits, curtailments and settlement components of pension and other postretirement benefit expenses, except for settlements in connection with the chapter 11 bankruptcy proceedings that are recorded in Reorganization items, net and curtailments and settlements included in Earnings (loss) from discontinued operations, net of income taxes in the Consolidated Statement of Operations.

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**2013 COMPARED WITH 2012
THIRD QUARTER AND YEAR TO DATE
RESULTS OF OPERATIONS – CONTINUING OPERATIONS**

	Successor One Month Ended September 30, 2013	Predecessor Two Months Ended August 31, 2013	% of Sales (Combined)	Predecessor Three Months Ended September 30, 2012	% of Sales	% Change vs. 2012 (Combined)	Successor One Month Ended September 30, 2013	Predecessor Eight Months Ended August 31, 2013	% of Sales (Combined)	Predecessor Nine Months Ended September 30, 2012	% of Sales	% Change vs. 2012 (Combined)
(in millions)												
Net sales	\$ 198	\$ 365		\$ 660		(15%)	\$ 198	\$ 1,542		\$ 1,980		(12%)
Cost of sales	176	280		585			176	1,174		1,790		
Gross profit	22	85	19%	75	11%	43%	22	368	22%	190	10%	105%
Selling, general and administrative expenses	29	64	17%	148	22%	(37%)	29	297	19%	473	24%	(31%)
Research and development costs	8	16	4%	35	5%	(31%)	8	66	4%	129	7%	(43%)
Restructuring costs and other	4	3	1%	111	17%	(94%)	4	43	3%	195	10%	(76%)
Other operating income, net	—	—		(4)	(1%)	(100%)	—	(495)	(28%)	(5)	(0%)	9,800%
(Loss) earnings from continuing operations before interest expense, other income (charges), net, reorganization items, net and income taxes	(19)	2	(3%)	(215)	(33%)	(92%)	(19)	457	25%	(602)	(30%)	(173%)
Interest expense	6	33	7%	36	5%	8%	6	106	6%	103	5%	9%
Loss on early extinguishment of debt, net	—	2	0%	—	—	—	—	8	0%	7	0%	14%
Other income (charges), net	—	(2)	(0%)	6	1%	(133%)	—	(13)	(1%)	3	0%	(533%)
Reorganization items, net	5	(2,217)	(393%)	56	8%	(4,050%)	5	(2,026)	(116%)	304	15%	(765%)
(Loss) earnings from continuing operations before income taxes	(30)	2,182	382%	(301)	(46%)	(815%)	(30)	2,356	134%	(1,013)	(51%)	(330%)
Provision (benefit) for income taxes	1	97		21	3%	367%	1	155	9%	(96)	(5%)	(263%)
(Loss) earnings from continuing operations	(31)	2,085	365%	(322)	(49%)	(738%)	(31)	2,201	125%	(917)	(46%)	(337%)
Earnings (loss) from discontinued operations, net of income taxes	10	(78)	(12%)	10	2%	(780%)	10	(135)	(7%)	(60)	(3%)	108%
NET (LOSS) EARNINGS	(21)	2,007	354%	(312)	(47%)	(738%)	(21)	2,066	118%	(977)	(49%)	(309%)
Less: Net loss attributable to noncontrolling interests	(3)	—	(1%)	—	—	—	(3)	—	(0%)	—	—	—
NET (LOSS) EARNINGS ATTRIBUTABLE TO EASTMAN KODAK COMPANY	\$ (18)	\$ 2,007	353%	\$ (312)	(47%)	(738%)	\$ (18)	\$ 2,066	118%	\$ (977)	(49%)	(310%)

CONSOLIDATED

(in millions)	Three Months Ended September 30,		Percent Change vs. 2012 (Combined)			
	2013 (Combined) Amount	Change vs. 2012 (Predecessor)	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net Sales	\$ 563	-15%	-14%	0%	-1%	n/a
Gross profit margin	19%	8pp	n/a	6pp	-1pp	3pp
(in millions)	Nine Months Ended September 30,		Percent Change vs. 2012 (Combined)			
	2013 (Combined) Amount	Change vs. 2012 (Predecessor)	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net Sales	\$ 1,740	-12%	-17%	6%	-1%	n/a
Gross profit margin	22%	12pp	n/a	9pp	0pp	3pp

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Revenues

Current Quarter

For the three months ended September 30, 2013, net sales decreased approximately 15% compared with the same period in 2012 primarily due to volume declines in each segment. The impact of the application of fresh start accounting was not material. See segment discussions below for additional information.

Year to Date

For the nine months ended September 30, 2013, net sales decreased approximately 12% compared with the same period in 2012 primarily due to volume declines in each segment, partially offset by favorable price/mix within *Entertainment Imaging and Commercial Films* (+2%) in the Graphics, Entertainment & Commercial Films segment. The impact of the application of fresh start accounting was not material. See segment discussions below for additional information.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 12, "Income Taxes" for additional information).

Gross Profit

Current Quarter

The increase in gross profit percent for the three months ended September 30, 2013 as compared with the prior year quarter was due to favorable price/mix in the Digital Printing and Enterprise segment (+5pp), primarily due to price/mix improvements within *Consumer Inkjet Systems*. Lower pension expense contributed to improved manufacturing and other costs, offset by the impact of the application of fresh start accounting (-4pp). See segment discussions below for additional details.

Year to Date

The increase in gross profit percent for the nine months ended September 30, 2013 as compared with the prior year period was due to favorable price/mix in the Graphics, Entertainment and Commercial Films segment (+5pp) primarily from intellectual property licensing and the Digital Printing and Enterprise segment (+4pp). The impact of the application of fresh start accounting was not material. See segment discussions below for additional details.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 12, "Income Taxes" for additional information).

Selling, General and Administrative Expenses

The decreases in consolidated selling, general and administrative expenses (SG&A) for the three and nine months ended September 30, 2013 as compared with the prior year periods were the result of cost reduction actions including the change in strategy for *Consumer Inkjet Systems*.

Research and Development Costs

The decreases in consolidated research and development costs (R&D) for the three and nine months ended September 30, 2013 as compared with the prior year periods were primarily attributable to cost reduction actions resulting from focused development activities on core products and certain products reaching the commercialization stage.

[Table of Contents](#)**Restructuring Costs and Other**

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

Other Operating (Income) Expenses, Net

For details, refer to Note 17, “Other Operating (Income) Expenses, Net.”

Reorganization Items, Net

For details, refer to Note 4, “Reorganization Items, Net.”

Income Tax Provision (Benefit)

(in millions)	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(Loss) earnings from continuing operations before income taxes	\$ (30)	\$ 2,182	\$ (301)	\$ (30)	\$ 2,356	\$ (1,013)
Provision (benefit) for income taxes	\$ 1	\$ 97	\$ 21	\$ 1	\$ 155	\$ (96)
Effective tax rate	(3%)	4%	(7%)	(3%)	7%	9%

Current Quarter

The change in Kodak’s effective tax rate from continuing operations for the combined quarter is primarily attributable to: (1) a decrease as a result of income generated in the U.S., offset by an increase as a result of losses in certain jurisdictions outside the U.S. for which no benefit was recognized due to management’s conclusion that it was more likely than not that the tax benefits would not be realized, (2) an increase as a result of the establishment of a deferred tax asset valuation allowance in certain jurisdictions outside the U.S., (3) a decrease as a result of a legislative tax rate change in a jurisdiction outside the U.S., (4) a decrease as a result of tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position, and (5) a decrease associated with foreign withholding taxes on undistributed earnings.

Year to Date

The change in the Company’s effective tax rate from continuing operations for the year to date period is primarily attributable to: (1) a decrease as a result of income generated in the U.S., offset by an increase as a result of losses in certain jurisdictions outside the U.S. for which no benefit was recognized due to management’s conclusion that it was more likely than not that the tax benefits would not be realized, (2) a benefit as a result of the Company reaching a settlement with a taxing authority in a location outside the U.S. in the nine months ended September 30, 2012, (3) an increase as a result of the establishment of a deferred tax asset valuation allowance in certain jurisdictions outside the U.S., (4) a benefit associated with the tax impact of the goodwill impairment recognized in the nine months ended September 30, 2013, (5) a decrease as a result of a legislative tax rate change in a jurisdiction outside the U.S., (6) a provision as a result of withholding taxes on foreign dividends in the nine months ended September 30, 2013, (7) a decrease as a result of tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position, (8) a provision as a result of withholding taxes on the sale of intellectual property in the nine month ended September 30, 2013 and (9) a decrease associated with foreign withholding taxes on undistributed earnings.

Discontinued Operations

On the Effective Date, as a part of the Global Settlement and pursuant to the Amended SAPA, Kodak consummated the sale of certain assets of the Business to the KPP Purchasing Parties for net cash consideration, in addition to the assumption by the KPP Purchasing Parties of certain liabilities of the Business, of \$325 million. Up to \$35 million in aggregate of the purchase price is subject to repayment to KPP if the Business does not achieve certain annual adjusted EBITDA targets over the four-year period ending December 31, 2018. Certain assets and liabilities of the Business in certain jurisdictions were not transferred at the initial closing, which took place on the Effective Date, but are contemplated to be transferred at a series of future deferred closings in accordance with the Amended SAPA. Kodak will operate the Business relating to the deferred closing jurisdictions, subject to certain covenants, until the applicable deferred closing occurs, and will deliver to (or receive from) a KPP subsidiary at each deferred closing a true-up payment reflecting the actual economic benefit (or detriment) to the Business in the applicable deferred closing jurisdiction(s) from the time of the initial closing through the time of the applicable deferred closing. Up to the time of the deferred closing, the results of the operations of the Business will be reported as Earnings (loss) from discontinued operations, net of income taxes in the Consolidated Statement of Operations and the assets and liabilities of the Business will be categorized as Assets held for sale or Liabilities held for sale in the Consolidated Statement of Financial Position, as appropriate.

Kodak recognized a pre-tax loss on the sale of the Business of approximately \$163 million during the third quarter 2013 predecessor period. The pre-tax loss excludes recognition of \$64 million of non-refundable consideration related to the delayed closings, which non-refundable consideration was received on the Effective Date, and \$35 million of contingent consideration, which was also received by Kodak on the Effective Date. The pre-tax loss includes the recognition of approximately \$1.5 billion of unamortized pension losses previously reported in accumulated other comprehensive income.

Discontinued operations of Kodak include the Business (excluding the consumer film business, for which Kodak has entered into an ongoing supply arrangement with one or more KPP Purchasing Parties), digital capture and devices business (exited in the third quarter of 2012), Kodak Gallery (exited in the third quarter of 2012), and other miscellaneous businesses.

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

	Successor	Predecessor		Successor	Predecessor	
	One Month Ended September 30, 2013	Two Months Ended August 31, 2013	Three Months Ended September 30, 2012	One Month Ended September 30, 2013	Eight Months Ended August 31, 2013	Nine Months Ended September 30, 2012
(in millions)						
Revenues from Personalized and Document Imaging	\$ 20	\$ 201	\$ 344	\$ 20	\$ 734	\$ 978
Revenues from Digital Capture and Devices operations	—	1	2	—	6	35
Revenues from Kodak Gallery operations	—	—	2	—	—	29
Revenues from other discontinued operations	—	2	11	—	18	37
Total revenues from discontinued operations	\$ 20	\$ 204	\$ 359	\$ 20	\$ 758	\$ 1,079
Pre-tax earnings (loss) from Personalized and Document Imaging	\$ 11	\$ (169)	\$ 19	\$ 11	\$ (217)	\$ 28
Pre-tax earnings (loss) from Digital Capture and Devices operations	1	—	(7)	1	2	(77)
Pre-tax earnings from Kodak Gallery operations	—	—	3	—	1	6
Pre-tax loss from other discontinued operations	—	—	(1)	—	(18)	(7)
(Provision) benefit for income taxes related to discontinued operations	(2)	91	(4)	(2)	97	(10)
Earnings (loss) from discontinued operations, net of income taxes	\$ 10	\$ (78)	\$ 10	\$ 10	\$ (135)	\$ (60)

GRAPHICS, ENTERTAINMENT AND COMMERCIAL FILMS SEGMENT

(in millions)	Successor One Month Ended September 30, 2013	Predecessor Two Months Ended August 31, 2013	% of Sales (Combined)	Predecessor Three Months Ended September 30, 2012	% of Sales	% Change vs. 2012 (Combined)	Successor One Month Ended September 30, 2013	Predecessor Eight Months Ended August 31, 2013	% of Sales (Combined)	Predecessor Nine Months Ended September 30, 2012	% of Sales	% Change vs. 2012 (Combined)
Net sales	\$ 123	\$ 230		\$ 404		(13%)	\$ 123	\$ 987		\$ 1,230		(10%)
Cost of sales	114	195		352		(12%)	114	805		1,115		(18%)
Gross profit	9	35	12%	52	13%	(15%)	9	182	17%	115	9%	66%
Selling, general and administrative expenses	19	37	16%	78	19%	(28%)	19	164	16%	251	20%	(27%)
Research and development costs	1	4	1%	8	2%	(38%)	1	13	1%	30	2%	(53%)
Segment (loss) earnings	\$ (11)	\$ (6)	(5%)	\$ (34)	(8%)	50%	\$ (11)	\$ 5	(1%)	\$ (166)	(13%)	96%

(in millions)	Three Months Ended September 30,		Percent Change vs. 2012 (Combined)			
	2013 (Combined) Amount	Change vs. 2012 (Predecessor)	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net Sales	\$ 353	-13%	-11%	0%	-2%	n/a
Gross profit margin	12%	-1pp	n/a	1pp	-1pp	-1pp

(in millions)	Nine Months Ended September 30,		Percent Change vs. 2012 (Combined)			
	2013 (Combined) Amount	Change vs. 2012 (Predecessor)	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net Sales	\$ 1,110	-10%	-18%	9%	-1%	n/a
Gross profit margin	17%	8pp	n/a	8pp	-1pp	1pp

Revenues

Current Quarter

The decrease in the Graphics, Entertainment and Commercial Films Segment net sales of approximately 13% for the third quarter was primarily due to volume declines within *Graphics* (-6%), largely attributable to lower demand for digital plates and within *Entertainment Imaging & Commercial Films* (-5%), largely attributable to reduced demand from movie studios. Also contributing to the decline was unfavorable price/mix within *Graphics* (-2%) due to pricing pressures in the industry. Partially offsetting these declines was favorable price/mix within *Entertainment Imaging and Commercial Films* (+2%) due to pricing actions impacting the current year quarter. The impact of the application of fresh start accounting was not material.

Year to Date

The decrease in the Graphics, Entertainment and Commercial Films Segment net sales of approximately 10% for the nine months ended September 30, 2013 was primarily due to volume declines within *Entertainment Imaging & Commercial Films* (-9%), largely attributable to reduced demand from movie studios, and within *Graphics* (-9%), largely attributable to lower demand for digital plates. Partially offsetting these declines was favorable price/mix within *Intellectual Property and Brand Licensing* (+7%) and within *Entertainment Imaging and Commercial Films* (+3%) due to pricing actions impacting the current year period. The impact of the application of fresh start accounting was not material.

Included in the year to date 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing

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agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 12, "Income Taxes" for additional information).

Gross Profit

Current Quarter

Favorable price/mix within *Entertainment Imaging & Commercial Films* (+3pp), driven by the impact of pricing actions as noted above, and manufacturing and other cost improvements in *Graphics* (+3pp), due to productivity improvement initiatives, positively impacted gross profit percent. Partially offsetting these improvements was unfavorable price/mix within *Graphics* (-2pp) due to pricing pressures in the industry and the revaluation of inventory related to fresh-start accounting (-3pp).

Year to Date

The increase in the Graphics, Entertainment and Commercial Films Segment gross profit percent for the nine months ended September 30, 2013 was primarily driven by favorable price/mix within *Intellectual Property and Brand Licensing* (+6pp). Also contributing to the improvement was favorable price/mix within *Entertainment Imaging & Commercial Films* (+2pp) driven by the impact of pricing actions as noted above, and manufacturing and other cost improvements within *Graphics* (+2pp) due to productivity improvement initiatives. The impact of the application of fresh start accounting was not material.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 12, "Income Taxes" for additional information).

Selling, General and Administrative Expenses

The decreases in SG&A for the three and nine months ended September 30, 2013 as compared with the prior year periods were primarily attributable to cost reduction actions.

Research and Development Costs

The decreases in R&D for the three and nine months ended September 30, 2013 as compared with the prior year periods were primarily attributable to cost reduction actions resulting from focused development activities on core products.

DIGITAL PRINTING AND ENTERPRISE SEGMENT

	Successor One Month Ended September 30, 2013	Predecessor Two Months Ended August 31, 2013	% of Sales (Combined)	Predecessor Three Months Ended September 30, 2012	% of Sales	% Change vs. 2012 (Combined)	Successor One Month Ended September 30, 2013	Predecessor Eight Months Ended August 31, 2013	% of Sales (Combined)	Predecessor Nine Months Ended September 30, 2012	% of Sales	% Change vs. 2012 (Combined)
(in millions)												
Net sales	\$ 74	\$ 124		\$ 231		(14%)	\$ 74	\$ 519		\$ 670		(12%)
Cost of sales	62	89		196		(23%)	62	373		587		(26%)
Gross profit	12	35	24%	35	15%	34%	12	146	27%	83	12%	90%
Selling, general and administrative expenses	16	29	23%	66	29%	(32%)	16	129	24%	204	30%	(29%)
Research and development costs	9	14	12%	27	12%	(15%)	9	54	11%	100	15%	(37%)
Segment loss	\$ (13)	\$ (8)	(11%)	\$ (58)	(25%)	64%	\$ (13)	\$ (37)	(8%)	\$ (221)	(33%)	77%

	Three Months Ended September 30, 2013 (Combined)		Percent Change vs. 2012 (Combined)			
(in millions)	Amount	Change vs. 2012 (Predecessor)	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net Sales	\$ 198	-14%	-14%	1%	-1%	n/a
Gross profit margin	24%	9pp	n/a	14pp	0pp	-5pp

	Nine Months Ended September 30, 2013 (Combined)		Percent Change vs. 2012 (Combined)			
(in millions)	Amount	Change vs. 2012 (Predecessor)	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net Sales	\$ 593	-12%	-11%	0%	-1%	n/a
Gross profit margin	27%	15pp	n/a	13pp	0pp	2pp

Revenues

Current Quarter

The decrease in the Digital Printing and Enterprise Segment net sales of approximately 14% for the third quarter was primarily attributable to volume declines within *Consumer Inkjet Systems*, driven by lower consumer printer sales, due to the discontinuance of printer production (-7%), and lower sales of ink to the existing installed base of printers (-7%). Partially offsetting these declines were volume improvements within *Digital Printing* driven by a larger number of placements of commercial inkjet components (+4%). The impact of the application of fresh start accounting was not material.

Year to Date

The decrease in the Digital Printing and Enterprise Segment net sales of approximately 12% for the nine months ended September 30, 2013 was primarily attributable to volume declines within *Consumer Inkjet Systems*, driven by lower consumer printer sales, due to the discontinuance of printer production (-7%), and lower sales of ink to the existing installed base of printers (-5%). The impact of the application of fresh start accounting was not material.

Gross Profit

Current Quarter

The increase in the Digital Printing and Enterprise Segment gross profit percent for the third quarter was primarily due to favorable price/mix within *Consumer Inkjet Systems* (+10pp) due to a greater proportion of consumer ink sales, and within *Digital Printing* (+3pp) due to favorable mix due to higher component placements in the current year period. Partially offsetting these improvements were increased manufacturing and other costs (-6pp) due to the revaluation of inventory related to fresh-start accounting.

Year to Date

The increase in the Digital Printing and Enterprise Segment gross profit percent for the nine months ended September 30, 2013 was primarily due to favorable price/mix within *Consumer Inkjet Systems* (+12pp), due to a greater proportion of consumer ink sales in the current year period. Also contributing to the increase in gross profit percent was cost reductions within *Digital Printing* (+2pp) due to increase in scale and productivity improvement initiatives. The impact of the application of fresh start accounting was not material.

Selling, General and Administrative Expenses

The decreases in SG&A for the three and nine months ended September 30, 2013 as compared with the prior year periods were primarily attributable to cost reduction actions including the change in strategy for *Consumer Inkjet Systems*.

Research and Development Costs

The decreases in R&D for the three and nine months ended September 30, 2013 as compared with the prior year periods were primarily attributable to cost reduction actions resulting from certain products reaching the commercialization stage and focused development activities on other core products.

RESTRUCTURING COSTS AND OTHER

The Company recorded \$8 million of charges for the three months ended September 30, 2013, including \$1 million which was reported as Discontinued operations. The Company recorded \$56 million of charges, including \$4 million of charges for accelerated depreciation and \$2 million of charges for inventory write-downs, which were reported in Cost of sales in the accompanying Consolidated Statement of Operations for the nine months ended September 30, 2013, and \$3 million which was reported as Discontinued operations. The remaining costs incurred of \$7 million and \$47 million were reported as Restructuring costs and other in the accompanying Consolidated Statement of Operations for the three and nine months ended September 30, 2013, respectively. The severance and exit costs reserves require the outlay of cash, while long-lived asset impairments, accelerated depreciation and inventory write-downs represent non-cash items.

During the three and nine months ended September 30, 2013, the Company made cash payments related to restructuring of approximately \$21 million and \$86 million, respectively.

The charges of \$56 million recorded in the first nine months of 2013 included \$5 million applicable to the Digital Printing and Enterprise Segment, \$24 million applicable to the Graphics, Entertainment and Commercial Films Segment, and \$24 million that was applicable to manufacturing, research and development, and administrative functions, which are shared across both segments. The remaining \$3 million was applicable to Discontinued operations.

The restructuring actions implemented in the first nine months of 2013 are expected to generate future annual cash savings of approximately \$57 million. These savings are expected to reduce future annual Cost of sales, SG&A, and R&D expenses by \$32 million, \$24 million, and \$1 million, respectively. The Company began realizing a portion of these savings in the first nine months of 2013, and expects the majority of the annual savings to be in effect by the second half of 2014 as actions are completed.

LIQUIDITY AND CAPITAL RESOURCES

(in millions)	Successor As of September 30, Jul-05	Predecessor As of December 31, Jul-05
Cash and cash equivalents	\$ 839	\$ 1,135

Sources and uses of cash at emergence (including divestiture of the Personalized Imaging and Document Imaging Business) follow:

(in millions)	
Sources:	
Net Proceeds from Emergence Credit Facilities	\$ 664
Proceeds from divestiture	325
Proceeds from Rights Offerings	406
Total sources	<u>\$1,395</u>
Uses:	
Repayment of Junior DIP Term Loans	\$ 844
Repayment of Second Lien Notes	375
Claims paid at emergence	94
Funding of escrow accounts	113
Other fees & expenses	16
Total uses	<u>1,442</u>
Net uses	<u>\$ (47)</u>

Cash Flow Activity

(in millions)	Successor One Month Ended September 30, 2013	Predecessor Eight Months Ended August 31, 2013	Predecessor Nine Months Ended September 30, 2012	Change vs. 2012 (Combined)
Cash flows from operating activities:				
Net cash used in operating activities	\$ (45)	\$ (547)	\$ (263)	\$ (329)
Cash flows from investing activities:				
Net cash provided by investing activities	19	661	19	661
Cash flows from financing activities:				
Net cash (used in) provided by financing activities	(41)	(328)	512	(881)
Effect of exchange rate changes on cash	8	(23)	3	(18)
Net (decrease) increase in cash and cash equivalents	<u>\$ (59)</u>	<u>\$ (237)</u>	<u>\$ 271</u>	<u>\$ (567)</u>

Operating Activities

Net cash used in operating activities increased \$329 million for the nine months ended September 30, 2013 as compared with the corresponding period in 2012 due to emergence related cash outflows and less cash being provided by working capital changes as compared to the prior year period, partially offset by earnings improvement.

Investing Activities

Net cash provided by investing activities increased \$661 million for the nine months ended September 30, 2013 as compared with the nine months ended September 30, 2012, primarily due to the increase in proceeds from sales of businesses/assets of \$827 million. The sale of the digital imaging patent portfolio contributed approximately \$530 million in the current year period. The sale of the Personalized Imaging and Document Imaging businesses contributed \$290 million to investing activities in the current year period. Also contributing to the increase in the current year period was a reduction of capital expenditures of \$15 million. Partially offsetting these increases was the net funding of restricted cash and investment accounts of \$113 million.

Financing Activities

Net cash used in financing activities increased \$881 million for the nine months ended September 30, 2013 as compared with the corresponding period in 2012 due to the net pay-down of debt in the current year period of approximately \$810 million compared with borrowing under the Original Senior DIP Credit Agreement in the prior year quarter. Partially offsetting the increased cash used in financing activities were the proceeds from the Right Offerings of \$406 million and \$35 million of contingent cash received related to the sale of the Business in the current year period.

Available liquidity includes cash balances and the unused portion of the ABL Credit Agreement. The ABL Credit Agreement had \$49 million of net availability as of September 30, 2013. The amount of available liquidity is subject to fluctuations and includes cash balances held by various entities worldwide. At September 30, 2013 and December 31, 2012, approximately \$286 million and \$324 million, respectively, of cash and cash equivalents were held within the U.S. and approximately \$553 million and \$811 million, respectively, of cash and cash equivalents were held outside the U.S. Cash balances held outside of the U.S. are generally required to support local country operations, may have high tax costs, or other limitations that delay the ability to repatriate, and therefore may not be readily available for transfer to other jurisdictions. Additionally, in China, where approximately \$221 million of cash and cash equivalents was held as of September 30, 2013, there are limitations related to net asset balances that may impact the ability to make cash available to other jurisdictions in the world. Under the terms of the Term Credit Agreements and ABL Credit Agreement, the Company is permitted to invest up to \$100 million in subsidiaries and joint ventures that are not party to these loan agreements.

During 2012 and 2011, Kodak made contributions (funded plans) or paid benefits (unfunded plans) of \$153 million and \$217 million, respectively, relating to its major defined benefit pension and other postretirement benefit plans. The decline in contribution in 2012 from 2011 is primarily due to the fact that the 2012 contribution to U.K Pension Plan was not made. Kodak estimates contributions and benefit payments relating to its major defined benefit pension and other postretirement benefit plans in 2013 of \$42 million. The expected decline in contribution in 2013 from 2012 is primarily due to the discontinuation of U.S. retiree medical, dental, life insurance, and survivor income benefits (other than COBRA continuation coverage or conversion rights as required by the applicable benefit plans or applicable law) in 2013;

Cash flow from investing activities included \$2 million and \$34 million of capital expenditures for the one month ended September 30, 2013 and the eight months ended August 31, 2013, respectively. Kodak expects approximately \$25 million of total capital expenditures for the four months ended December 31, 2013. Additionally, Kodak intends to utilize a variety of methods to finance customer equipment purchases in the future, including expansion of existing third party finance programs and internal financing through both leasing and installment loans.

Kodak believes that its liquidity position is adequate to fund its operating and investing needs and to provide the flexibility to respond to further changes in the business environment. See "Item 1A. Risk Factors" for a discussion of potential challenges to liquidity.

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Refer to Note 11, “Short-Term Borrowings and Long-Term Debt,” in the Notes to Financial Statements for further discussion of long-term debt, related maturities and interest rates as of September 30, 2013 and December 31, 2012.

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

This report on Form 10-Q includes “forward-looking statements” as that term is defined under the Private Securities Litigation Reform Act of 1995. Forward-looking statements include statements concerning the Company’s plans, objectives, goals, strategies, future events, future revenue or performance, capital expenditures, liquidity, investments, financing needs, business trends, and other information that is not historical information. When used in this document, the words “estimates,” “expects,” “anticipates,” “projects,” “plans,” “intends,” “believes,” “predicts,” “forecasts,” or future or conditional verbs, such as “will,” “should,” “could,” or “may,” and variations of such words or similar expressions are intended to identify forward-looking statements. All forward-looking statements, including, without limitation, management’s examination of historical operating trends and data are based upon the Company’s expectations and various assumptions. Future events or results may differ from those anticipated or expressed in these forward-looking statements. Important factors that could cause actual events or results to differ materially from these forward-looking statements include, among others, the risks and uncertainties described in more detail in the Company’s Annual Report on Form 10-K for the year ended December 31, 2012 and Quarterly Reports on Form 10-Q for the quarters ended March 31, 2013 and June 30, 2013, under the headings “Business,” “Risk Factors,” and/or “Management’s Discussion and Analysis of Financial Condition and Results of Operations—Liquidity and Capital Resources,” and those described in filings made by the Company with the U.S. Bankruptcy Court for the Southern District of New York and in other filings the Company makes with the SEC from time to time, as well as the following: the Company’s ability to improve and sustain its operating structure, financial results and profitability; the ability of the Company to achieve cash forecasts, financial projections, and projected growth; our ability to achieve the financial and operational results contained in our business plans; the ability of the Company to discontinue or sell certain non-core businesses or operations; the Company’s ability to comply with the covenants in its credit facilities; our ability to obtain additional financing if and as needed; the potential adverse effects of the Chapter 11 proceedings on the Company’s liquidity, results of operations, brand or business prospects; the Company’s ability to fund continued investments, capital needs, restructuring payments and service its debt; the resolution of claims against the Company; our ability to attract and retain key executives, managers and employees; our ability to maintain product reliability and quality and growth in relevant markets; our ability to effectively anticipate technology trends and develop and market new products, solutions and technologies; and the impact of the global economic environment on the Company. There may be other factors that may cause the Company’s actual results to differ materially from the forward-looking statements. All forward-looking statements attributable to the Company or persons acting on its behalf apply only as of the date of this report on Form 10-Q and are expressly qualified in their entirety by the cautionary statements included in this document. The Company undertakes no obligation to update or revise forward-looking statements to reflect events or circumstances that arise after the date made or to reflect the occurrence of unanticipated events.

Item 3. Quantitative And Qualitative Disclosures About Market Risk

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

Using a sensitivity analysis based on estimated fair value of open foreign currency forward contracts using available forward rates, if the U.S. dollar had been 10% weaker at September 30, 2013 and 2012, the fair value of open forward contracts would have decreased \$23 million and \$14 million, respectively. Such changes in fair value would be substantially offset by the revaluation or settlement of the underlying positions hedged.

There were no open silver forward contracts as of September 30, 2013 or as of September 30, 2012.

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

Kodak's borrowings are in variable-rate instruments with an interest rate floor. See Note 11, "Short-term borrowings and long-term debt." At September 30, 2013, the one-month LIBOR rate was approximately 0.18%. If LIBOR rates were to rise above the 1% to 1.25% floors, interest expense would increase approximately \$7 million for each 1% of LIBOR above the floor (\$694 million debt times 1%). Using a sensitivity analysis based on estimated fair value of short-term and long-term borrowings, if available market interest rates had been 10% (about 252 basis points) lower at September 30, 2012, the fair value of short-term and long-term borrowings would have increased \$1 million and \$39 million, respectively.

Kodak's financial instrument counterparties are high-quality investment or commercial banks with significant experience with such instruments. Kodak manages exposure to counterparty credit risk by requiring specific minimum credit standards and diversification of counterparties. Kodak has procedures to monitor the credit exposure amounts. The maximum credit exposure at September 30, 2013 was not significant to Kodak.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

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

Changes in Internal Control over Financial Reporting

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

Part II. Other Information

ITEM 1. LEGAL PROCEEDINGS

Subsequent to the Company's Bankruptcy Filing, between January 27, 2012 and March 22, 2012, several putative class action suits were filed in federal court in the Western District of New York against the current and certain former members of the Board of Directors (who were subsequently dismissed from the suits), the committees of the Company's Stock Ownership Plan ("SOP") and Savings and Investment Plan ("SIP"), and certain former and current executives of the Company. The suits have been consolidated into a single action brought under the Employee Retirement Income Security Act ("ERISA"), styled as *In re Eastman Kodak ERISA Litigation*. The allegations concern the decline in the Company's stock price and its alleged impact on SOP and SIP. Plaintiffs seek the recovery of any losses to the applicable plans, a constructive trust, the appointment of an independent fiduciary, equitable relief, as applicable, and attorneys' fees and costs. Defendants' motion to dismiss the litigation was heard on May 23, 2013 and has been taken under advisement.

On February 10, 2012, a suit was filed in federal court in the Southern District of New York against the Chief Executive Officer, the former President and Chief Operating Officer and the former Chief Financial Officer, as a putative class action suit under the federal securities laws, claiming that certain Company statements concerning the Company's business and financial results were misleading (*Timothy A. Hutchinson v. Antonio M. Perez, Philip J. Faraci, and Antoinette McCorvey*). The Court granted defendants' July 2, 2012 motion to dismiss this case as against all defendants but granted the plaintiffs' subsequent motion for leave to amend. Plaintiffs filed a second amended complaint against only the Chief Executive Officer and the former Chief Financial Officer (*Timothy A. Hutchinson v. Antonio M. Perez and Antoinette McCorvey*), in which they sought damages with interest, equitable relief as applicable, and attorneys' fees and costs. The Court granted defendants' motion to dismiss the case on April 25, 2013, and plaintiffs have appealed.

On behalf of the defendants in the ERISA and securities laws suits, the Company believes that the suits are without merit and will vigorously defend the defendants on their behalf.

General Unsecured Claims (as defined in the Plan) against the Debtors have been discharged pursuant to the Plan. Under the Plan, General Unsecured Claims were classified as Class 4 claims and will receive the treatment set forth in the Plan on account of such claims. The claims filed by STWB and Bayer Corporation in the Chapter 11 Cases, as previously disclosed by the Company, are among the General Unsecured Claims discharged under the Plan. For information regarding the claims filed by STWB and Bayer, see Note 13 "Commitments and Contingencies" to the Financial Statements included herein, and the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2013, under the heading "Legal Proceedings". For information regarding the Plan, see Note 2, "Emergence from Voluntary Reorganization under Chapter 11 Proceedings" to the Financial Statements included herein, and the Company's Report on Form 8-K, filed August 29, 2013.

On June 17, 2013 the Company, the New York State Department of Environmental Conservation and the New York State Urban Development Corporation, d/b/a Empire State Development entered into a settlement agreement subsequently amended on August 6, 2013 (the "Amended EBP Settlement Agreement") which resolves certain of the Company's historical environmental liabilities at Eastman Business Park ("EBP") through the establishment of a \$49 million environmental remediation trust (the "EBP Trust"). Upon the satisfaction or waiver of certain conditions, (i) the EBP Trust will be responsible for investigation and remediation at EBP arising from the Company's historical environmental liabilities in existence prior to the effective date of the EBP settlement, (ii) the Company will fund the EBP Trust with a \$49 million payment and transfer of certain equipment and fixtures used for remediation at EBP, and (iii) in the event the historical liabilities exceed \$99 million, the Company will become liable for 50% of the portion above \$99 million. The settlement is subject to the satisfaction or waiver of certain conditions including the receipt of a covenant not to sue from the US Environmental Protection Agency with respect to the liabilities that are addressed in the Amended EBP Settlement Agreement.

The Company and its subsidiaries are involved in various lawsuits, claims, investigations, remediations and proceedings, including commercial, customs, employment, environmental, and health and safety matters, which are being handled and defended in the ordinary course of business. The Company is also subject to various assertions, claims, proceedings and requests for indemnification concerning intellectual property, including patent infringement suits involving technologies that are incorporated in a broad spectrum of the Company's products. These matters are in various stages of investigation and litigation, and are being vigorously defended. Based on information presently available, the Company does not believe that losses for known exposures could reasonably be expected to exceed current accruals by material amounts, although costs could be material to a particular quarter or year.

ITEM 1A. RISK FACTORS

Continued investment, capital needs, restructuring payments and servicing the Company's debt require a significant amount of cash and we may not be able to generate cash necessary to finance these activities, which could adversely affect our business, operating results and financial condition.

The Company's business may not generate cash flow in an amount sufficient to enable it to pay the principal of, or interest on the Company's indebtedness, or to fund Kodak's other liquidity needs, including working capital, capital expenditures, product development efforts, strategic acquisitions, investments and alliances, restructuring actions and other general corporate requirements.

Kodak's ability to generate cash is subject to general economic, financial, competitive, litigation, regulatory and other factors that are beyond our control. We cannot assure you that:

- the Company's businesses will generate sufficient cash flow from operations;
- the Company will be able to repatriate or move cash to locations where and when it is needed;
- the Company will meet all the conditions associated with the Emergence Credit Facility;
- we will realize cost savings, earnings growth and operating improvements resulting from the execution of our business and restructuring plan; or
- future sources of funding will be available in amounts sufficient to enable funding of our liquidity needs.

If we cannot fund our liquidity needs, we will have to take actions such as reducing or delaying capital expenditures, product development efforts, strategic acquisitions, and investments and alliances; selling additional assets; restructuring or refinancing the Company's debt; or seeking additional equity capital. Such actions could increase the Company's debt, negatively impact customer confidence in our ability to provide products and services, reduce the Company's ability to raise additional capital and delay sustained profitability. We cannot assure you that any of these actions could, if necessary, be effected on commercially reasonable terms, or at all, or that they would permit us to meet the Company's scheduled debt service obligations. In addition, if we incur additional debt, the risks associated with the Company's substantial leverage, including the risk that we will be unable to service the Company's debt or generate enough cash flow to fund our liquidity needs, could intensify.

If we are unsuccessful with the Company's strategic investment decisions, our financial performance could be adversely affected.

The Company has focused its investments on commercial businesses in large growth markets that are positioned for technology and business model transformation, specifically, commercial inkjet, packaging and functional printing solutions, and enterprise services. While we believe each of these businesses has significant growth potential, they may also require additional investment and may not be successful strategies when implemented. The introduction of successful innovative products at market competitive prices, and the achievement of scale, are necessary for us to grow these businesses, improve margins and achieve our financial objectives. The introduction of products requires great precision in forecasting demand and understanding commercial business requirements in a rapidly moving marketplace. Additionally, our strategy is based on a number of factors and assumptions. Some of these are within our control, while others, such as the actions of third parties, are not within our control. There can be no assurance that we will be able to successfully execute all elements of our strategy, nor that external factors will not adversely affect our ability to successfully execute our strategy. If we are unsuccessful in growing the Company's investment businesses as planned, or perceiving the needs of the rapidly changing commercial businesses, our financial performance could be adversely affected.

Kodak's inability to successfully implement plans, or delays in implementing plans, to reduce our cost structure could negatively affect the Company's consolidated results of operations, financial position and liquidity.

We recognize and have communicated the need to rationalize Kodak's workforce and streamline operations to a leaner and more focused organization aligned with the emerged businesses and operations. We have implemented such cost rationalization plans including a restructuring of resources, manufacturing, supply chain, marketing, sales and administrative resources. As a result, our operations, results, financial position and liquidity could be negatively impacted. There are no assurances that such implementation will be successful or that the results we achieve through these plans will be consistent with our expectations. Additionally, if restructuring plans are not effectively managed, we may experience lost customer sales, product delays and other unanticipated effects, causing harm to our business and customer relationships. The business plans

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are subject to a number of assumptions, projections, and analysis. If these assumptions prove to be incorrect, we may be unsuccessful in executing our business plan or achieving the projected results, which could adversely impact our financial results and liquidity. Finally, the timing and implementation of these plans require compliance with numerous laws and regulations, including local labor laws, and the failure to comply with such requirements may result in damages, fines and penalties which could adversely affect the Company's business.

Kodak's inability to effectively complete and manage partnerships and other significant transactions could adversely impact our business performance including our financial results.

As part of the Company's strategy, we are engaged in discussions with third parties regarding possible divestitures, asset sales, investments, acquisitions, strategic alliances, joint ventures, and outsourcing transactions and enter into agreements relating to such transactions in order to further our business objectives. In order to pursue this strategy successfully, we must identify suitable buyers, sellers and partners and successfully complete transactions, some of which may be large and complex, and manage post closing issues such as the elimination of any post sale cost overhang related to divested businesses. Risks of transactions can be more pronounced for larger and more complicated transactions, or if multiple transactions are pursued simultaneously. If we fail to identify and successfully complete transactions that further the Company's strategic objectives, we may be required to expend resources to develop products and technology internally, we may be at a competitive disadvantage or we may be adversely affected by negative market perceptions, any of which may have an adverse effect on our revenue, gross margins and profitability. In addition, unpredictability surrounding the timing of such transactions could adversely affect our financial results.

There can be no assurance that the Company will be able to comply with the terms of our various credit facilities.

A breach of any of the financial or other covenants contained in our First Lien Term Loan Agreement, Second Lien Term Loan Agreement or ABL Credit Agreement, could result in an event of default under these facilities, subject, in certain cases, to applicable grace and cure periods. If any event of default occurs and we are not able either to cure it or obtain a waiver from the requisite lenders under each of these facilities, the administrative agent of each credit facility may, and at the request of the requisite lenders for that facility shall, declare all of our outstanding obligations under the applicable credit facility, together with accrued interest and fees, to be immediately due and payable, and the agent under the ABL Credit Agreement may, and at the request of the requisite lenders shall, terminate the lenders' commitments under that facility and cease making further loans, and if applicable, each respective agent could institute foreclosure proceedings against our pledged assets. This could adversely affect our operations and our ability to satisfy our obligations as they come due.

The extent to which the KPP Purchasing Parties are able to successfully operate the Business that they acquired from the Company, and to meet their commitments under transition services and other agreements entered into with the Company, could affect our brand, reputation and financial results.

The Amended SAPA and certain related agreements permit KPP to use the Kodak name and brand in its operations of the Business on a going-forward basis. If KPP is not successful in its operation of the Business, the Company's brand image and reputation as a producer of high quality products could be harmed, which could affect our financial results or operations. In addition, in connection with the closing under the Amended SAPA, on the Effective Date, the Company entered into certain transition services agreements with KPP under which KPP is purchasing services from the Company. The inability of KPP to make payments as they are due under the transition service agreements could negatively affect our financial results. Further, with respect to certain jurisdictions for which deferred closings are scheduled to occur pursuant to the Amended SAPA on certain future dates, certain factors may delay the closings from occurring on the dates specified in the Amended SAPA, which could result in costs or operational impacts to Kodak.

Upon our emergence from chapter 11, a new Board of Directors was appointed, whose ability to quickly learn our business and lead our Company will be critical to our success.

Pursuant to the Plan, a new Board of Directors was appointed to lead the Company. The Board consists of six new Directors who have not previously served on the Kodak Board and are expanding their knowledge of the Company's operations and strategic plans. The ability of the new Directors to quickly expand their knowledge of our business plans, operations and strategies and our technologies will be critical to their ability to make informed decisions about Company strategy and operations, particularly given the competitive environment in which our businesses operate and the need to quickly adjust to technological trends and advancements. If our Board of Directors is not sufficiently informed to make such decisions, our ability to compete effectively and profitably could be adversely affected.

Kodak's future pension and other postretirement benefit plan costs and required level of contributions could be unfavorably impacted by changes in actuarial assumptions, market performance of plan assets and obligations imposed by legislation or pension authorities which could adversely affect our financial position, results of operations, and cash flow.

Kodak has significant defined benefit pension and other postretirement benefit obligations. The funded status of our U.S. and non U.S. defined benefit pension plans (and other postretirement benefit plans), and the related cost reflected in our financial statements, are affected by various factors that are subject to an inherent degree of uncertainty. Key assumptions used to value these benefit obligations, funded status and expense recognition include the discount rate for future payment obligations, the long term expected rate of return on plan assets, salary growth, healthcare cost trend rates, mortality trends, and other economic and demographic factors. Significant differences in actual experience, or significant changes in future assumptions or obligations imposed by legislation, or pension authorities could lead to a potential future need to contribute cash or assets to Kodak's plans in excess of currently estimated contributions and benefit payments and could have an adverse effect on the Company's consolidated results of operations, financial position or liquidity.

The competitive pressures we face could harm Kodak's revenue, gross margins and market share.

The markets in which we do business are highly competitive with large, entrenched, and well financed industry participants. In addition, we encounter aggressive price competition for all our products and services from numerous companies globally. Kodak's results of operations and financial condition may be adversely affected by these and other industry-wide pricing pressures. If our products, services and pricing are not sufficiently competitive with current and future competitors, we could also lose market share, adversely affecting our revenue and gross margins.

If Kodak's commercialization and manufacturing processes fail to prevent product reliability and quality issues, our product launch plans may be delayed, our financial results may be adversely impacted, and our reputation may be harmed.

In developing, commercializing and manufacturing Kodak's products and services, we must adequately address reliability and other quality issues, including defects in our engineering, design and manufacturing processes, as well as defects in third-party components included in our products. Because Kodak's products are sophisticated and complicated to develop and commercialize with rapid advances in technologies, the occurrence of defects may increase, particularly with the introduction of new product lines. Unanticipated issues with product performance may delay product launch plans which could result in additional expenses, lost revenue and earnings. Although we have established internal procedures to minimize risks that may arise from product quality issues, there can be no assurance that we will be able to eliminate or mitigate occurrences of these issues and associated liabilities. Product reliability and quality issues can impair our relationships with new or existing customers and adversely affect our brand image, and our reputation as a producer of high quality products could suffer, which could adversely affect our business as well as our financial results. Product quality issues can also result in recalls, warranty, or other service obligations and litigation.

If we cannot effectively anticipate technology trends and develop and market new products to respond to changing customer preferences, our revenue, earnings and cash flow, could be adversely affected.

We have transformed ourselves into a technology company serving imaging for business markets including packaging, functional printing, graphic communications and enterprise services. Our success in these businesses depends on our ability to offer differentiated solutions to capture market share and grow scale. To enable this, we must develop and introduce new products and services in a timely manner to keep pace with technological developments and achieve customer acceptance. We must also effectively communicate to our customers, investors, and other key stakeholders our transformed business model, and successfully market our products for the markets we serve. If we are unable to anticipate new technology trends, develop improvements the Company's current technology to address changing customer preferences, and effectively communicate, our businesses, products, and the markets we serve this could adversely affect our revenue, earnings and cash flow.

If we cannot protect the intellectual property rights on which the Company's business depends, or if third parties assert that we violate their intellectual property rights, our revenue, earnings, expenses and liquidity may be adversely impacted.

We rely upon patent, copyright, trademark and trade secret laws in the United States and similar laws in other countries, and non-disclosure, confidentiality and other types of agreements with Kodak's employees, customers, suppliers and other parties, to establish, maintain and enforce the Company's intellectual property rights. Despite these measures, any of the Company's direct or indirect intellectual property rights could, however, be challenged, invalidated, circumvented, infringed or misappropriated, or such intellectual property rights may not be sufficient to permit us to take advantage of current market trends or otherwise to provide competitive advantages, which could result in costly product redesign efforts, discontinuance of certain product offerings

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or other competitive harm. Further, the laws of certain countries do not protect proprietary rights to the same extent as the laws of the United States. Therefore, in certain jurisdictions, we may be unable to protect the Company's proprietary technology adequately against unauthorized third party copying, infringement or use, which could adversely affect our competitive position. Also, because of the rapid pace of technological change in the information technology industry, much of the Company's business and many of the Company's products rely on key technologies developed or licensed by third parties, and we may not be able to obtain or continue to obtain licenses and technologies from these third parties at all or on reasonable terms.

We have made substantial investments in new, proprietary technologies and have filed patent applications and obtained patents to protect the Company's intellectual property rights in these technologies as well as the interests of the Company's licensees. There can be no assurance that the Company's patent applications will be approved, that any patents issued will adequately protect the Company's intellectual property or that such patents will not be challenged by third parties.

In addition, third parties may claim that Kodak's customers, licensees or other parties indemnified by us are infringing upon their intellectual property rights. Such claims may be made by competitors seeking to block or limit our access to certain markets. Additionally, in recent years, individuals and groups have begun purchasing intellectual property assets for the sole purpose of making claims of infringement and attempting to extract settlements from large companies like ours. Even if we believe that the claims are without merit, such claims can be time consuming and costly to defend and may distract management's attention and resources. Claims of intellectual property infringement also might require us to redesign affected products, enter into costly settlement or license agreements or pay costly damage awards, or face a temporary or permanent injunction prohibiting us from marketing or selling certain of our products. Even if we have an agreement to indemnify us against such costs, the indemnifying party may be unable to uphold its contractual obligations. If we cannot or do not license the infringed technology at all, license the technology on reasonable terms or substitute similar technology from another source, our revenue and earnings could be adversely impacted. Finally, we use open source software in connection with our products and services. Companies that incorporate open source software into their products have, from time to time, faced claims challenging the ownership of open source software and/or compliance with open source license terms. As a result, we could be subject to suits by parties claiming ownership of what we believe to be open source software or noncompliance with open source licensing terms. Some open source software licenses require users who distribute open source software as part of their software to publicly disclose all or part of the source code to such software and/or make available any derivative works of the open source code on unfavorable terms or at no cost. Any requirement to disclose the Company's source code or pay damages for breach of contract could be harmful to our business results of operations and financial condition.

Continued weakness or worsening of economic conditions could continue to adversely affect our financial performance and liquidity.

The global economic environment and declines in consumption in Kodak's end markets have adversely affected sales of our products and profitability. Global financial markets have been experiencing volatility. Economic conditions could accelerate the continuing decline in demand for traditional products, which could also place pressure on our results of operations and liquidity. There is no guarantee that anticipated economic growth levels in markets that have experienced some economic recovery will continue in the future, or that we will succeed in expanding sales in these markets. In addition, accounts receivable and past due accounts could increase due to a decline in our customers' ability to pay as a result of the economic downturn, and the Company's liquidity, including our ability to use credit lines, could be negatively impacted by failures of financial instrument counterparties, including banks and other financial institutions. If global economic weakness and tightness in the credit markets continue for a greater period of time than anticipated or worsen, the Company's profitability and related cash generation capability could be adversely affected and, therefore, affect the Company's ability to meet the Company's anticipated cash needs, impair the Company's liquidity or increase the Company's costs of borrowing.

If we cannot attract, retain and motivate key employees, Kodak's revenue and earnings could be harmed.

In order for us to be successful, we must continue to attract, retain and motivate executives and other key employees, including technical, managerial, marketing, sales, research and support positions. Hiring and retaining qualified executives, research and engineering professionals, and qualified sales representatives, particularly in Kodak's targeted growth markets, is critical to our future. The Company intends to hire a new Chief Executive Officer, and our ability to attract and retain a new Chief Executive Officer capable of leading the Company is critical to our future success. If we cannot attract qualified individuals, and retain key leaders, executives and employees, our business could be harmed.

Due to the nature of the products we sell and Kodak's worldwide distribution, we are subject to changes in currency exchange rates, interest rates and commodity costs that may adversely impact our results of operations and financial position.

As a result of Kodak's global operating and financing activities, we are exposed to changes in currency exchange rates and interest rates, which may adversely affect our results of operations and financial position. Exchange rates and interest rates in markets in which we do business tend to be volatile and at times, our sales can be negatively impacted across all of the Company's segments depending upon the value of the U.S. dollar, the Euro and other major currencies. In addition, the Company's products contain silver, aluminum, petroleum based or other commodity-based raw materials, the prices of which have been and may continue to be volatile. If the global economic situation remains uncertain or worsens, there could be further volatility in changes in currency exchange rates, interest rates and commodity prices, which could have negative effects on our revenue and earnings.

If we are unable to provide competitive financing arrangements to Kodak's customers or if we extend credit to customers whose creditworthiness deteriorates, this could adversely impact our revenues, profitability and financial position.

The competitive environment in which we operate may require us to facilitate or provide financing to our customers in order to win a contract. Customer financing arrangements may cover all or a portion of the purchase price for the Company's products and services. We may also assist customers in obtaining financing from banks and other sources. Our success may be dependent, in part, upon our ability to provide customer financing on competitive terms and on our customers' creditworthiness. Tightening of credit in the global financial markets can adversely affect the ability of Kodak's customers to obtain financing for significant purchases, which may result in a decrease in, or cancellation of, orders for our products and services. If we are unable to provide competitive financing solutions to our customers or if we extend credit to customers whose creditworthiness deteriorates, this could adversely impact our revenues, profitability and financial position.

We have outsourced a significant portion of Kodak's overall worldwide manufacturing, logistics and back office operations and face the risks associated with reliance on third party suppliers.

We have outsourced a significant portion of our overall worldwide manufacturing, logistics, customer support and administrative operations to third parties. To the extent that we rely on third party service providers, we face the risk that those third parties may not be able to:

- develop manufacturing methods appropriate for the Company's products;
- maintain an adequate control environment;
- quickly respond to changes in customer demand for the Company's products;
- obtain supplies and materials necessary for the manufacturing process; or
- mitigate the impact of labor shortages and/or disruptions.

Further, even if Kodak honors its payment and other obligations to our key suppliers of products, components and services, such suppliers may choose to unilaterally withhold products, components or services, or demand changes in payment terms. As a result of such risks, we may be unable to meet our customer commitments, our costs could be higher than planned, and our cash flows and the reliability of the Company's products could be negatively impacted. Kodak will vigorously enforce its contractual rights under such circumstances, but there is no guarantee we will be successful in preventing or mitigating the effects of unilateral actions by our suppliers. Other supplier problems that we could face include electronic component shortages, excess supply, risks related to favorable terms, the duration of the Kodak's contracts with suppliers for components and materials and risks related to dependency on single source suppliers on favorable terms or at all. If any of these risks were to be realized, and assuming alternative third party relationships could not be established, we could experience interruptions in supply or increases in costs that might result in Kodak's inability to meet customer demand for our products, damage to our relationships with Kodak's customers, and reduced market share, all of which could adversely affect our results of operations and financial condition.

Business disruptions could seriously harm our future revenue and financial condition and increase our costs and expenses.

Our worldwide operations could be subject to earthquakes, power shortages, telecommunications failures, cyber attacks, terrorism, water shortages, tsunamis, floods, hurricanes, typhoons, fires, extreme weather conditions, medical epidemics, political or economic instability, and other natural or manmade disasters or business interruptions, for which we are predominantly self insured. The occurrence of any of these business disruptions could seriously harm our revenue and financial condition and increase our costs and expenses. In addition, some areas, including parts of the east and west coasts of the United States, have previously experienced, and may experience in the future, major power shortages and blackouts. These blackouts could cause disruptions to our operations or the operations of our suppliers, distributors and resellers, or customers. The impact of these risks is greater in areas where products are manufactured at a sole or limited number of location(s), and where the sourcing of materials is limited to a sole or limited base of suppliers, since any material interruption in operations in such locations or suppliers could impact our ability to provide a particular product or service for a period of time. These events could seriously harm our revenue and financial condition, and increase our costs and expenses.

Kodak's sales are typically concentrated in the last four months of the fiscal year, therefore, lower than expected demand or increases in costs during that period may have a pronounced negative effect on our results of operations.

We have typically experienced greater net sales in the fourth fiscal quarter as compared with the other three quarters. Developments, such as lower-than-anticipated demand for the Company's products, an internal systems failure, increases in materials costs, or failure of or performance problems with one of our key logistics, components supply, or manufacturing partners, could have a material adverse impact on our financial condition and operating results, particularly if such developments occur late in the third quarter or during the fourth fiscal quarter. Equipment and consumable sales in the commercial marketplace peak in the fourth quarter based on increased commercial print demand. Tight credit markets that limit capital investments or a weak economy that decreases print demand could negatively impact equipment or consumable sales. These external developments are often unpredictable and may have an adverse impact on our business and results of operations.

If we fail to manage distribution of the Company's products and services properly, our revenue, gross margins and earnings could be adversely impacted.

We use a variety of different distribution methods to sell and deliver the Company's products and services, including third party resellers and distributors and direct and indirect sales to both enterprise accounts and customers. Successfully managing the interaction of direct and indirect channels to various potential customer segments for the Company's products and services is a complex process. Moreover, since each distribution method has distinct risks and costs, Kodak's failure to implement the most advantageous balance in the delivery model for the Company's products and services could adversely affect our revenue, gross margins and earnings. This has concentrated the Company's credit and operational risk and could result in an adverse impact on our financial performance.

We may be required to recognize impairments in the value of the Company's goodwill and/or other long-lived assets resulting from the application of fresh start accounting, which could adversely affect our results of operations.

Upon emergence from bankruptcy, we adopted fresh start accounting pursuant to which the reorganization value was allocated to the individual assets and liabilities based on their estimated fair values. The excess reorganization value over the fair value of identified tangible and intangible assets is reported as goodwill. In connection with fresh start, we also fair valued our other long-lived assets, including intangible assets. The determination of reorganization value, equity value of Successor Company common stock and fair value of assets and liabilities is dependent on various estimates and assumptions, including achieving our financial projections and the realization of certain events. We test goodwill for impairment annually or whenever events occur or circumstances change that would more likely than not reduce the fair value of a reporting unit below its carrying amount. We evaluate other long-lived assets for impairments whenever events or changes in circumstances indicate the carrying value may not be recoverable. Impairments could occur in the future if the expected future cash flows of the Company decline, market or interest rate environments deteriorate, or if carrying values change materially compared with changes in their respective fair values.

Kodak's future results could be harmed if we are unsuccessful in our efforts to expand sales in emerging markets.

Because we are seeking to expand our sales and number of customer relationships outside the United States, and specifically in emerging markets in Asia, Latin America and Eastern Europe, the Company's business is subject to risks associated with doing business internationally, such as:

- supporting multiple languages;
- recruiting sales and technical support personnel with the skills to design, manufacture, sell and supply products;
- complying with governmental regulation of imports and exports, including obtaining required import or export approval for the Company's products;
- complexity of managing international operations;
- exposure to foreign currency exchange rate fluctuations;
- commercial laws and business practices that may favor local competition;
- multiple, potentially conflicting, and changing governmental laws, regulations and practices, including differing export, import, tax, anti-corruption, labor, and employment laws;
- difficulties in collecting accounts receivable;
- limitations or restrictions on the repatriation of cash;
- reduced or limited protection of intellectual property rights;
- managing research and development teams in geographically disparate locations, including Canada, Israel, Japan, China, and Singapore;
- complicated logistics and distribution arrangements; and
- political or economic instability.

There can be no assurance that we will be able to market and sell our products in all of Kodak's targeted markets. If our efforts are not successful, our business growth and results of operations could be harmed. As a global company, Kodak is subject to regulatory requirements and laws in the jurisdictions in which we operate, and any alleged non-compliance with these requirements or laws could result in an adverse financial or reputational impact.

We are subject to environmental laws and regulations and failure to comply with such laws and regulations or liabilities imposed as a result of such laws and regulations could have an adverse effect on our business, results of operations and financial condition.

We are subject to environmental laws and regulations in the jurisdictions in which we conduct the Company's business, including laws regarding the discharge of pollutants, including greenhouse gases, into the air and water, the need for environmental permits for certain operations, the management and disposal of hazardous substances and wastes, the cleanup of contaminated sites, the content of the Company's products and the recycling and treatment and disposal of the Company's products. If we do not comply with applicable laws and regulations in connection with the use and management of hazardous substances, then we could be subject to liability and/or could be prohibited from operating certain facilities, which could have a material adverse effect on our business, results of operations and financial condition. The cost of complying with such laws, and costs associated with the cleanup of contaminated sites, could have a material adverse effect on our business, results of operations and financial condition.

In addition, the Company, the New York State Department of Environmental Conservation and the New York State Urban Development Corporation have entered into a settlement agreement of the Company's historical environmental liabilities at Eastman Business Park through the establishment of a \$49 million environmental remediation trust. Should historical liabilities exceed \$49 million, New York State is responsible for payments of cost up to an additional \$50 million. In the event the historical liabilities exceed \$99 million, the Company will become liable for 50% of the portion above \$99 million, which could have a material adverse effect on our financial condition. The settlement agreement is subject to receipt of a covenant not to sue from the U.S. Environmental Protection Agency. Any uncertainties related to the Company's environmental obligations may impact our ability to further develop and transform Eastman Business Park.

Regulations related to “conflict minerals” will require the Company to incur additional expenses and could limit the supply and increase the cost of certain metals used in manufacturing the Company’s products.

In August 2012, the SEC adopted rules requiring disclosure related to sourcing of specified minerals, known as “conflict minerals”, that are necessary to the functionality or production of products manufactured or contracted to be manufactured by public companies. The rules, effective in 2013, require a report to be filed by May 31, 2014, and if applicable, require companies to undertake due diligence, disclose whether or not such minerals originated from the Democratic Republic of Congo or an adjoining country. As a result, the Company is in the process of finalizing a framework and management system consistent with the guidance issued by the Organization for Economic Co-operation and Development (OECD), and has begun preliminary due diligence on our supply chain. The implementation of the rules could adversely affect our sourcing, supply and pricing of materials used in the Company’s products. There may only be a limited number of suppliers offering “conflict free” conflict minerals, and we cannot be certain that we will be able to obtain necessary “conflict free” conflict minerals from such suppliers in sufficient quantities or at competitive prices. Because Kodak’s supply chain is complex, we may also not be able to sufficiently verify the origins of the relevant minerals used in the Company’s products through the due diligence procedures that we implement, which may harm our reputation.

Items 2, 3, 4 and 5.

Not applicable.

Item 6. Exhibits

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

SIGNATURES

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

EASTMAN KODAK COMPANY
(Registrant)

Date: **November 12, 2013**

/s/ Eric Samuels

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

Eastman Kodak Company
Index to Exhibits

Exhibit Number	
(2.1)	Confirmation Order from the United States Bankruptcy Court for the Southern District of New York Confirming the First Amended Joint Chapter 11 Plan of Reorganization, dated August 23, 2013. (Incorporated by reference to Exhibit 2.1 of the Company's current report on Form 8-K as filed on August 29, 2013).
(2.2)	First Amended Joint Chapter 11 Plan of Reorganization of Eastman Kodak Company and its Debtor Affiliates. (Incorporated by reference to Exhibit 2.2 of the Company's current report on Form 8-K as filed on August 29, 2013).
(2.3)	Amended and Restated Stock and Asset Purchase Agreement between Eastman Kodak Company, Qualex, Inc., Kodak (Near East), Inc., KPP Trustees Limited, as Trustee for the Kodak Pension Plan of the United Kingdom, and, solely for purposes of Section 11.4, KPP Holdco Limited, dated as of August 30, 2013, filed herewith.
(3.1)	Second Amended and Restated Certificate of Incorporation. (Incorporated by reference to Exhibit 4.1 of the Company's Registration Statement on Form S-8 as filed on September 3, 2013).
(3.2)	Second Amended and Restated By-Laws. (Incorporated by reference to Exhibit 4.2 of the Company's Registration Statement on Form S-8 as filed on September 3, 2013).
(4.1)	Registration Rights Agreement between Eastman Kodak Company and certain stockholders listed on Schedule 1 thereto, dated as of September 3, 2013. (Incorporated by reference to Exhibit 4.1 of the Company's Registration Statement on Form 8-A as filed on September 3, 2013).
(4.2)	Warrant Agreement between Eastman Kodak Company and ComputerShare Trust Company, N.A. and ComputerShare Inc. as Warrant Agent, dated as of September 3, 2013. (Incorporated by reference to Exhibit 4.2 of the Company's Registration Statement on Form 8-A as filed on September 3, 2013).
*(10.1)	Eastman Kodak Company 2013 Omnibus Incentive Plan. (Incorporated by reference to Exhibit 4.4 of the Company's Registration Statement on Form S-8 as filed on September 3, 2013).
*(10.2)	Eastman Kodak 2013 Omnibus Incentive Plan Restricted Stock Unit Award Agreement dated September 3, 2013, filed herewith.

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- †(10.3) Credit Agreement dated as of September 3, 2013 among Eastman Kodak Company as Borrower, the guarantors named therein as Grantors, the lenders named therein as Lenders, Bank of America, N.A. as Administrative and Collateral Agent, Barclays Bank PLC as Syndication Agent and Merrill Lynch, Pierce, Fenner & Smith Incorporated, Barclays Bank PLC and J.P. Morgan Securities LLC as Joint Lead Arrangers and Joint Bookrunners, filed herewith.
- †(10.4) Security Agreement dated September 3, 2013 from the grantors referred to therein as Grantors to Bank of America, N.A. as Agent, filed herewith.
- (10.5) Intercreditor Agreement dated as of September 3, 2013 among Bank of America, N.A. as Representative with respect to the ABL Credit Agreement, JPMorgan Chase Bank, N.A. as Representative with respect to the Senior Term Loan Agreement, Barclays Bank PLC, as Representative with respect to the Junior Term Loan Agreement, Eastman Kodak Company and the other grantors party thereto, filed herewith.
- †(10.6) Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 among Eastman Kodak Company, as the Borrower, the lenders party hereto, JPMorgan Chase Bank, N.A. as Administrative Agent, and J.P. Morgan Securities LLC, Barclays Bank PLC and Merrill Lynch, Pierce, Fenner & Smith Incorporated, as Joint Lead Arrangers and Joint Bookrunners, filed herewith.
- †(10.7) Guarantee and Collateral Agreement dated September 3, 2013 from the grantors referred to therein as Grantors to JPMorgan Chase Bank, N.A. as Administrative Agent, filed herewith.
- †(10.8) Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013, among Eastman Kodak Company, as the Borrower and the lenders party thereto, Barclays Bank PLC, as Administrative Agent and J.P. Morgan Securities LLC, Barclays Bank PLC and Merrill Lynch, Pierce, Fenner & Smith Incorporated, as Joint Lead Arrangers and Joint Bookrunners, filed herewith.
- †(10.9) Guarantee and Collateral Agreement dated September 3, 2013 from the grantors referred to therein as Grantors to Barclays Bank PLC as Administrative Agent, filed herewith.
- (10.10) Amended and Restated Settlement Agreement (Eastman Business Park) between Eastman Kodak Company, the New York State Department of Environmental Conservation, and the New York State Urban Development Corporation d/b/a Empire State Development, dated August 6, 2013, filed herewith.
- *†(10.11) Management Agreement with Douglas J. Edwards dated September 3, 2013, filed herewith.
- *(10.12) Management Agreement with Antonio M. Perez dated September 3, 2013, filed herewith.
- *†(10.13) Management Agreement with Laura G. Quatela dated September 3, 2013, filed herewith.
- *†(10.14) Management Agreement with Patrick M. Sheller dated September 3, 2013, filed herewith.
- (31.1) Certification signed by Antonio M. Perez, filed herewith.
- (31.2) Certification signed by Rebecca A. Roof, filed herewith.

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(32.1)	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, signed by Antonio M. Perez, filed herewith.
(32.2)	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 signed by Rebecca A. Roof, filed herewith.
(101.CAL)	XBRL Taxonomy Extension Calculation Linkbase.
(101.INS)	XBRL Instance Document.
(101.LAB)	XBRL Taxonomy Extension Label Linkbase.
(101.PRE)	XBRL Taxonomy Extension Presentation Linkbase.
(101.SCH)	XBRL Taxonomy Extension Scheme Linkbase.
(101.DEF)	XBRL Taxonomy Extension Definition Linkbase.

* - Management contract or compensatory plan or arrangement.

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

AMENDED AND RESTATED
STOCK AND ASSET PURCHASE AGREEMENT

AMONG

EASTMAN KODAK COMPANY, AS DEBTOR-IN-POSSESSION,
THE OTHER SELLER PARTIES LISTED ON THE SIGNATURE PAGES HERETO,
KPP TRUSTEES LIMITED, AS TRUSTEE FOR THE KODAK PENSION PLAN OF THE UNITED KINGDOM

AND

SOLELY FOR PURPOSES OF SECTION 11.4

KPP HOLDCO LIMITED

DATED AS OF AUGUST 30, 2013

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EXHIBIT K-1:	Form of Software and Intellectual Property License Agreement (PI Business)
EXHIBIT K-2:	Form of Software and Intellectual Property License Agreement (DI Business)
EXHIBIT L:	Form of Pilot Extrusion and Coating Service Agreement
EXHIBIT M-1:	Form of Photo Chemicals Supply Agreement (Malanpur, India)
EXHIBIT M-2:	Form of Photo Chemicals Supply Agreement (Wuxi, PRC)
EXHIBIT N-1:	Form of Kodak Patents License Agreement (PI Business)
EXHIBIT N-2:	Form of Kodak Patents License Agreement (DI Business)
EXHIBIT O-1:	Form of Patent Grant-Back License Agreement (PI Business)
EXHIBIT O-2:	Form of Patent Grant-Back License Agreement (DI Business)
EXHIBIT P:	Form of Specialty Chemicals Technical Services Agreement
EXHIBIT Q:	Form of Shared Site Agreement

EXHIBIT R:	BFN Irrevocable Offers
EXHIBIT S:	Form of Film and Materials Supply Agreement
EXHIBIT T-1:	Form of Trademark Assignment Agreement (PI Business)
EXHIBIT T-2:	Form of Trademark Assignment Agreement (DI Business)
EXHIBIT U-1:	Form of Patent Assignment Agreement (PI Business)
EXHIBIT U-2:	Form of Patent Assignment Agreement (DI Business)
EXHIBIT V:	[Intentionally Omitted]
EXHIBIT W:	Form of Harrow Lease
EXHIBIT X:	RAA Deed
EXHIBIT Y:	Clearance Application
EXHIBIT Z:	Form of Local Transfer Agreement
EXHIBIT AA:	Form of Hold Harmless Agreement
EXHIBIT BB-1:	Form of Trademark License Agreement (PI Business)
EXHIBIT BB-2:	Form of Trademark License Agreement (DI Business)
EXHIBIT CC:	Form of RFS Sensitizing Technical Agreement
EXHIBIT DD:	Form of Paper Control Strip Tolling Agreement
EXHIBIT EE:	Xiamen Utility Services Agreement Term Sheet
EXHIBIT FF-1:	Form of DC/KISS Patents Sublicense Agreement (PI Business)
EXHIBIT FF-2:	Form of DC/KISS Patents Sublicense Agreement (DI Business)
EXHIBIT GG:	Brazil Loaned Equipment Contract Term Sheet
EXHIBIT HH:	Form of Rochester Leases
EXHIBIT II-1:	Form of Fuji Patents Sublicense Agreement (Silver Halide)
EXHIBIT II-2:	Form of Fuji Patents Sublicense Agreement (Film-With-Lens)
EXHIBIT JJ:	Working Capital Principles
EXHIBIT KK:	Form of Working Capital Statement

EXHIBIT LL:	Form of Photo Chemical Technical Services Agreement
EXHIBIT MM:	Form of Image Quality Testing Technical Agreement
EXHIBIT NN:	Form of Colorado Chemicals Supply Agreement
EXHIBIT OO:	Working Capital Principles (Build-Up)
EXHIBIT PP:	Form of Tolling Agreement
EXHIBIT QQ:	Form of Interim Supply Agreement

**AMENDED AND RESTATED
STOCK AND ASSET PURCHASE AGREEMENT**

This Amended and Restated Stock and Asset Purchase Agreement is dated as of August 30, 2013, among Eastman Kodak Company, a New Jersey corporation (“Seller”), the other Seller Parties listed on the signature pages hereto (together with Seller, the “Principal Seller Parties”), and KPP Trustees Limited, as trustee for the KPP (“Purchaser” and, together with the Principal Seller Parties, each a “Party” and together the “Parties”); and, solely for purposes of Section 11.4, KPP Holdco Limited (“KPP Holdco”).

WITNESSETH:

WHEREAS, each of the Parties to this Agreement is a party to that certain Stock and Asset Purchase Agreement entered into on April 26, 2013 (the “Original Execution Date”) and each such Party desires to amend and restate such Stock and Asset Purchase Agreement in its entirety as set forth herein;

WHEREAS, on January 19, 2012 (the “Petition Date”), Seller and certain of its Affiliates (the “Debtors”) filed petitions under Chapter 11 of the Bankruptcy Code, 11 U.S.C. § 101 et seq. (as in effect on the Original Execution Date and as may be amended from time to time, the “Bankruptcy Code”) in the United States Bankruptcy Court for the Southern District of New York, commencing their Chapter 11 bankruptcy cases (the “Bankruptcy Cases”);

WHEREAS, Purchaser has filed the KPP Claims in the Bankruptcy Cases and also asserts that KL is liable to Purchaser for certain funding obligations with respect to the KPP;

WHEREAS, on the Original Execution Date, or shortly thereafter in the case of a second application to the Pension Regulator of the United Kingdom, Seller, Purchaser and certain other parties signed and delivered (a) a settlement agreement (the “Settlement Agreement”) resolving the KPP Claims and containing a mutual release, an executed copy of which is attached hereto as Exhibit B, (b) a deed under English law, an executed copy of which is attached hereto as Exhibit X (the “RAA Deed”), providing for the apportionment of pension liabilities as between KL and a new employer created by Purchaser for the purpose of acquiring substantially all pension liabilities of KL, and (c) an application to the Pensions Regulator of the United Kingdom in the form attached hereto as Exhibit Y, and a subsequent application materially in similar form to the document attached hereto as Exhibit Y, made by the applicants to those applications (including Seller, KL, Kodak Polychrome Graphics Finance UK Limited and their affiliates and directors), both applications being for a clearance statement under section 42 and 46 of the Pensions Act, 2004, §§ 1 et. seq., c. 35 (Eng.) (together, the “Clearance Application”) for the release of the applicants specified therein (including Seller, KL and their affiliates and directors) from liabilities relating to Purchaser;

WHEREAS, the execution and delivery of this Agreement and the sale and transfer to Purchaser or one or more Purchaser Assigns of certain assets and liabilities of the Business and the capital stock of the Transferred Subsidiary, as more particularly set forth herein, are conditions precedent to the effectiveness of the transactions contemplated by the Settlement Agreement, the RAA Deed and the Clearance Application; and

WHEREAS, on June 21, 2013, the Bankruptcy Court entered the Settlement and Sale Order approving, among other things, the Settlement Agreement and the consummation of the Transactions on terms and conditions more fully set forth therein.

NOW, THEREFORE, in consideration of the premises and the mutual representations, warranties, covenants and undertakings contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, agree as follows:

Article I

INTERPRETATION

Section 1.1 Definitions.

As used in this Agreement, the following terms have the meanings set forth below:

“365 Debtor Contract” means any Debtor Contract entered into prior to the Petition Date that is an executory contract or unexpired lease as defined under Section 365 of the Bankruptcy Code.

“503(b)(9) Claim” means any Claim asserted pursuant to Section 503(b)(9) of the Bankruptcy Code.

“2013 Estimated Emissions Allowances Shortfall” has the meaning set forth in Section 5.29(d)(ii).

“Access Employees” has the meaning set forth in Section 5.17(e).

“Accounting Arbiter” has the meaning set forth in Section 2.6(e).

“Acquired Rights” means (a) Council Directive 2001/23/EC or any directive replacing or amending the same and the implementing Laws in the relevant countries and (b) other applicable Laws in any non-U.S. jurisdiction which require the automatic transfer of employees and their rights upon the transfer of a business or part of a business as a going concern.

“Action” means any litigation, action, audit, suit, charge, binding arbitration or other legal, administrative, regulatory or judicial proceeding.

“Actual Severance Payment Amount” has the meaning set forth in Section 7.2(d).

“Additional Commercial Agreements” has the meaning set forth in Section 5.28(b).

“Additional Real Estate Costs” has the meaning set forth in Section 5.25(l).

“Additional Transfer Taxes” has the meaning set forth in Section 5.30(b).

“Affiliate” means, with respect to any Person, any other Person directly or indirectly controlling, controlled by, or under common control with, such Person as of the date on which, or at any time during the period for which the determination of affiliation is being made; provided, however, that unless and until such time as the applicable BFN Local Transfer Agreements are entered into, no BFN Seller or Subsidiary of a BFN Seller shall be deemed an Affiliate of Seller or any other Seller Party. For purposes of this definition, the term “control” (including the correlative meanings of the terms “controlled by” and “under common control with”), as used with respect to any Person, means the possession, directly or indirectly, of the power to direct or cause the direction of the management policies of such Person.

“Agreed Carbon Price” has the meaning set forth in Section 5.29(a)(ii).

“Agreed Time” means 12:01 a.m., local time in all jurisdictions globally, on the first day of the calendar month in which the Closing occurs (for example, if the Closing were to occur on September 3, 2013, then the Agreed Time would be 12:01 a.m., local time, on September 1, 2013, for all jurisdictions globally).

“Agreed Time Accounts Payable” means the net trade accounts payable of the Business as of the Agreed Time, as determined in accordance with the Working Capital Principles.

“Agreed Time Accounts Payable (Build-Up)” means the net trade accounts payable of the Business as of the Agreed Time, as determined in accordance with the Working Capital Principles (Build-Up).

“Agreed Time Accounts Receivable” means the net trade accounts receivable of the Business as of the Agreed Time, as determined in accordance with the Working Capital Principles.

“Agreed Time Adjusted Working Capital” means an amount equal to (a) the Agreed Time Accounts Receivable, minus (b) the Agreed Time Accounts Payable, plus (c) the Agreed Time Inventory.

“Agreed Time Adjusted Working Capital (Build-Up)” means an amount equal to (a) the Agreed Time Inventory (Build-Up) minus (b) the Agreed Time Accounts Payable (Build-Up).

“Agreed Time Inventory” means the net inventory of the Business as of the Agreed Time to the extent a Transferred Asset, as determined in accordance with the Working Capital Principles.

“Agreed Time Inventory (Build-Up)” means the net inventory of the Business as of the Agreed Time to the extent a Transferred Asset, as determined in accordance with the Working Capital Principles (Build-Up).

“Agreement” means this Amended and Restated Stock and Asset Purchase Agreement, the Seller Disclosure Schedule and all Exhibits and Schedules attached hereto and thereto and all amendments hereto and thereto made in accordance with Section 11.3.

“Analytical Services Agreement” means the agreement between Seller, as provider, and Purchaser or a Purchaser Assign, as customer, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit J.

“Ancillary Agreements” means (a) the Assignment and Assumption Agreement, (b) the Transition Services Agreement, (c) the Specialty Chemicals Supply Agreement, (d) the PDC Master Development and Support Agreement, (e) the Display Film Supply Agreement, (f) the Technical Knowledge Management Professional Services Agreement, (g) the Printhead Refurbishment and Parts Supply Agreement, (h) the Analytical Services Agreement, (i) the Software and Intellectual Property License Agreements, (j) the Pilot Extrusion and Coating Service Agreement, (k) the Photo Chemicals Supply Agreement (Malanpur, India), (l) the Photo Chemicals Supply Agreement (Wuxi, PRC), (m) the Kodak Patents License Agreements, (n) the Patent Grant-Back License Agreements, (o) the Reverse Transition Services Agreement, (p) the Shared Site Agreements, (q) the Film and Materials Supply Agreement, (r) the Trademark Assignment Agreements, (s) the Patent Assignment Agreements, (t) the Harrow Lease, (u) the Local Transfer Agreements, (v) the Hold Harmless Agreement, (w) the Trademark License Agreements, (x) the RFS Sensitizing Technical Agreement, (y) the Paper Control Strip Tolling Agreement, (z) the Xiamen Utility Services Agreement, (aa) the DC/KISS Patents Sublicense Agreements, (bb) the Fuji Patents Sublicense Agreements, (cc) the Brazil Loaned Equipment Contract, (dd) the Rochester Leases, (ee), the Specialty Chemicals Technical Services Agreement, (ff) the Photo Chemical Technical Services Agreement, (gg) the Image Quality Testing Technical Agreement, (hh) the Colorado Chemicals Supply Agreement, (ii) the Tolling Agreements, (jj) the Interim Supply Agreements, (kk) the Harrow Phase 3 Lease and (ll) any Additional Commercial Agreements.

“Ancillary Scanner Product/Service” means (i) the sale by a Covered Seller Party of scanners and related software of the type currently sold by the DI Business sourced from Purchaser or its Affiliates or a Third Party (provided that in the case of any such scanners sourced from a Third Party, only after having first complied with Section 5.33 with respect to such Third Party sourced scanners), and (ii) the sale by a Covered Seller Party of maintenance and repair services for scanners of the type currently sold by the DI Business performed by Persons other than a Covered Seller Party (each such product and service, a “Scanner Product/Service” and each such sale a “Scanner Product/Service Sale”); provided that any such Scanner Product/Service Sale (x) is ancillary to and in support of a combined product offering with other products or services offered by the Commercial Imaging Business of Seller and its Subsidiaries (a “Combined Product Offering”) and (y) represents no more than 50% of the total cost of goods or services sold represented by the Combined Product Offering (measured as of the time of the Scanner Product/Service Sale).

“Annual Contributions” has the meaning given to Annual Company Contribution in the KPP Schedule of Contributions.

“Antitrust Laws” means all federal, state or foreign Laws that are designed or intended to prohibit, restrict or regulate actions having the purpose or effect of monopolization or restraint of trade.

“Arbiter Statement” has the meaning set forth in Section 2.6(e).

“Asset Sale” has the meaning set forth in Section 5.30(b).

“Assigned 365 Debtor Contracts” has the meaning set forth in Section 2.1(f)(ii).

“Assigned Contracts” means all Assigned Debtor Contracts and all Assigned Non-Debtor Contracts.

“Assigned Debtor Contracts” means (a) the Assigned 365 Debtor Contracts and (b) any other Debtor Contract that is not (i) a 365 Debtor Contract or (ii) a Non-Assigned Asset subject to Section 5.12.

“Assigned Non-Debtor Contracts” means any Seller Contract or Shared Contract that is not (a) a Debtor Contract, (b) an Intercompany Contract or (c) a Non-Assigned Asset subject to Section 5.12.

“Assignment and Assumption Agreement” has the meaning set forth in Section 2.4(c).

“Assignment Notice” has the meaning set forth in Section 2.1(g)(i).

“Assignment Procedures” has the meaning set forth in Section 2.1(g)(i).

“Assumed Liabilities” has the meaning set forth in Section 2.1(d).

“Assumption List” has the meaning set forth in Section 2.1(f)(ii).

“Audited Historical Carve-Out Financial Statements” means, collectively, (i) the audited combined financial statements prepared on a carve-out basis for each of Retail Systems Solutions, Paper & Output Systems and Document Imaging, which comprise the combined statements of financial position as of December 31, 2012 and December 31, 2011, and the related combined statements of operations, of comprehensive income (loss), of invested equity (deficit) and of cash flows for each of the three (3) years in the period ended December 31, 2012.

“Backup System” means any system used by Seller or its Affiliates to back up or archive electronic data, including backup tapes and other backup or archival media.

“Bankruptcy Cases” has the meaning set forth in the recitals to this Agreement.

“Bankruptcy Code” has the meaning set forth in the recitals to this Agreement.

“Bankruptcy Consents” has the meaning set forth in Section 3.2.

“Bankruptcy Court” means the United States Bankruptcy Court for the Southern District of New York, having jurisdiction over the Bankruptcy Cases.

“Bankruptcy Laws” means, collectively, the Bankruptcy Code, the Bankruptcy Rules and the Local Bankruptcy Rules for the Bankruptcy Court for the Southern District of New York.

“Bankruptcy Rules” means the Federal Rules of Bankruptcy Procedure.

“BFN Assets” means, collectively, the Belgium Transferred Assets, the France Transferred Assets, and the Netherlands Transferred Assets, in each case, as defined in the applicable BFN Local Transfer Agreement.

“BFN Employees” means the employees of the BFN Sellers dedicated to the operation of the Business.

“BFN Irrevocable Offers” means, collectively, those certain irrevocable offers made by Purchaser as of May 8, 2013 to each of the BFN Sellers and attached hereto as Exhibit R.

“BFN Local Transfer Agreements” means those certain asset transfer agreements substantially in the forms attached to the BFN Irrevocable Offers, with such modifications and additional related documents as mutually agreed by the Parties to effect the sale and transfer of certain assets and Liabilities of the Business held by each of the BFN Sellers and the transfer and employment of the BFN Employees on the terms and subject to the conditions of such agreements.

“BFN Sellers” means Kodak SA/NV, KODAK SAS and Kodak Nederland B.V.

“BFN Swiss Assets” means all title and interest of EKSA in (i) any spare parts and products Inventory owned by EKSA in the possession of the relevant BFN Seller employees for the purpose of providing products or professional and technical services to customers of the Business, (ii) all France Assigned Contracts, Belgium Assigned Contracts and Netherlands Assigned Contracts (as defined in the relevant BFN Local Transfer Agreement) pursuant to which the relevant BFN Seller is a party as an undisclosed agent (“*commissionnaire*”) acting on behalf of EKSA as principal and (iii) all goodwill associated with the services provided or the products sold or otherwise made available pursuant to such France Assigned Contracts, Belgium Assigned Contracts and Netherlands Assigned Contracts.

“Brazil Loaned Equipment Contract” means the agreement between Seller and Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda., on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed as promptly as practicable following the Closing (but no later than the Fourth Wave Deferred Closing Date unless the parties otherwise mutually agree) on the terms and conditions reflected on Exhibit GG and with such other terms and conditions as are reasonably agreed between the Parties or required by applicable Law.

“Brazilian Environmental Permits” has the meaning set forth in Section 5.3(j)(i).

“Business” means, collectively, the DI Business and the PI Business.

“Business Combination” has the meaning set forth in Section 5.21(b)(vii).

“Business Day” means any day other than a Saturday, a Sunday or a day on which banks in New York City are authorized or obligated by Law or executive order to close.

“Business Information” means copies of all books, records, plans, reports, files, ledgers, competitive research, documentation (including documentation relating to the Business Registered IP, user and technical manuals, training guides, product and service design specifications and related design documentation, program flowcharts, documents describing the interrelationships and functions of Software, and other documentation and information necessary to develop, build, test, use and maintain products and services of the Business), website content (but excluding any Trademarks, other than Transferred Trademarks, included thereon), sales literature or similar information or materials (whether in paper or electronic form), in each case, in the possession or under the control of any Seller Party, to the extent relating to the historic, current and currently planned affairs, operations, assets, liabilities, personnel, customers, distributors, licensors, licensees, contracts, business plans, products, research and development, results of operations, financial condition or other aspects of the Business (including as currently planned to be conducted), but excluding electronic mail and all Excluded Information.

“Business Intellectual Property” means the Transferred Intellectual Property and the Intellectual Property and Software owned by the Transferred Subsidiary.

“Business Registered IP” has the meaning set forth in Section 3.8(a).

“Capital Expenditure Budget” means, collectively, the budgets for capital expenditures for each of Retail Systems Solutions, Paper & Output Systems, Film Capture, Event Imaging Solutions and Document Imaging for fiscal year 2013 attached hereto on Section 1.1(s) of the Seller Disclosure Schedule.

“Cash Compensation” means an Employee’s base salary or wages, and annual target cash bonus (including variable and other incentives) or sales and commission opportunities, as applicable.

“Cash Price” has the meaning set forth in Section 2.2(a).

“CER” has the meaning set forth in Section 5.29(a)(iii).

“Change” means any event, occurrence, development or change.

“Chapter 11 Plan” means a chapter 11 plan of reorganization of each of the Debtors, which plan contemplates the consummation of the Transactions and the settlement of the KPP Claims in accordance with the terms of the Settlement Agreement.

“CI Competing Business” has the meaning set forth in Section 5.22(b)(vi).

“CI Competing Person” has the meaning set forth in Section 5.22(b)(vi).

“Claim” has the meaning set forth in Section 101(5) of the Bankruptcy Code.

“Claim Notice” has the meaning set forth in Section 10.4(a).

“Clearance Application” has the meaning set forth in the recitals to this Agreement.

“Closing” has the meaning set forth in Section 2.3.

“Closing Date” has the meaning set forth in Section 2.3.

“Closing Estimated Reportable 2013 Emissions” has the meaning set forth in Section 5.29(a)(iv).

“Closing Reportable 2013 Emissions” has the meaning set forth in Section 5.29(a)(v).

“COBRA” means the continuation coverage required by Section 4980B of the Code or any similar U.S. state Law.

“Code” means the United States Internal Revenue Code of 1986, as may be amended from time to time.

“Colorado Chemicals Supply Agreement” means the agreement between Purchaser or a Purchaser Assign, on the one hand, and Seller, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit NN.

“Colorado Manufacturing Line” has the meaning set forth in Section 5.22(d).

“Combined Records” means records and other materials (tangible and electronic) that contain information related to the Business and information related to the other businesses of Seller and its Affiliates.

“Commercial Imaging Business” means the business of Seller and its Subsidiaries known as Commercial Imaging as such business is currently conducted by Seller and its Subsidiaries. For the avoidance of doubt and without limitation, the Commercial Imaging Business includes (a) Functional Printing (as such term is defined in the Kodak Patents License Agreement), (b) the business of developing, marketing and selling certain products, including NexPress, Prinergy and other products, to commercial print providers for use in the production of “premium photo” products, including photo books, personal holiday cards and personal calendars and (c) the Enterprise Services Business.

“Confidentiality Agreement” means the confidentiality agreement between Purchaser and Seller dated April 10, 2012.

“Consent” means any approval, authorization, consent, Order, license, permission, permit, qualification, exemption or waiver by or from any Government Entity or other Third Party.

“Consent Required Assets” has the meaning set forth in Section 5.12(a).

“Continuation Period” has the meaning set forth in Section 7.1(a)(v).

“Continuity Plan” means the Eastman Kodak Company Continuity Plan approved by the Bankruptcy Court on April 30, 2012, as the same may be amended, modified, supplemented or replaced from time to time.

“Contract” means any written binding contract, agreement, subcontract, lease, sublease, license, purchase order, work order, sales order, indenture, note, bond, instrument, mortgage, commitment, covenant or undertaking, but excluding any Seller Employee Plan.

“Controlling Entity” has the meaning set forth in Section 5.21(c).

“Copyrights” means rights associated with works of authorship and literary property rights, including copyrightable works, copyrights, moral rights, mask work rights and design rights, whether or not registered, and any registrations and applications for registration therefor and moral rights associated therewith and renewals, extensions, restorations and reversions thereof.

“Covered Assets and Persons” means the Business and the assets (including the Transferred Assets), tangible or intangible property, Liabilities, ownership, activities, businesses, operations, current and former shareholders, and current and former directors, officers, employees and agents of the Seller Parties to the extent related to the Business, the Transferred Assets or the Assumed Liabilities.

“Covered Purchaser Parties” has the meaning set forth in Section 5.22(a).

“Covered Seller Parties” has the meaning set forth in Section 5.21(a).

“Cure Costs” means, with respect to any 365 Debtor Contract, all liabilities and obligations, including pre-petition monetary liabilities, of the relevant Debtor that must be paid or otherwise satisfied to cure all of the Debtors’ defaults in connection with the assumption and assignment of any 365 Debtor Contract, and any other amounts that must be paid pursuant to Section 365(b)(1)(A) or Section 365(b)(1)(B) of the Bankruptcy Code, at the time of the assumption thereof and assignment to Purchaser as provided hereunder, in each case as such amounts are determined by the Bankruptcy Court or agreed in writing by and between the applicable Debtor and any other party to such 365 Debtor Contract.

“Current Assets” means the “current assets” (as such term is defined by GAAP) of the Business. Except as set forth in Section 6.5(a) with respect to the Transferred Subsidiary, Current Assets shall not include any Tax assets. For the avoidance of doubt, the Tax component (including embedded value added Taxes) excluded from Current Assets is addressed in Section 6.3.

“Current Business Information” means Business Information, including Business Information stored in Shared Systems, that, as of the Closing Date, is either (i) not Historic Business Information or (ii) necessary to the operation of the Business as currently conducted. For the avoidance of doubt, Business Information that is required to be in the possession of Purchaser in order for Purchaser to comply with applicable Law is deemed to be within the scope of clause (ii).

“Current Liabilities” means the “current liabilities” (as such term is defined by GAAP) of the Business. Except as set forth in Section 6.5(a) with respect to the Transferred Subsidiary, Current Liabilities shall not include any Tax liabilities (except for payroll and withholding Tax accrued liabilities in respect of unpaid and accrued bonuses, commissions and vacation). For the avoidance of doubt, the Tax component (including embedded value added Taxes) excluded from Current Liabilities is addressed in Section 6.3.

“Day-One Actions” has the meaning set forth in Section 5.17(f).

“Day-One Plan” has the meaning set forth in Section 5.17(e).

“Day One Readiness” has the meaning set forth in Section 5.17(e).

“DC/KISS Patents Sublicense Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit FF-1 and Exhibit FF-2.

“Debtor Contract” means any Seller Contract or Shared Contract to which a Debtor is a party that is not (a) an Intercompany Contract or (b) a Contract set forth on Section 1.1(r) of the Seller Disclosure Schedule.

“Debtors” has the meaning set forth in the recitals to this Agreement.

“Debtor Subsidiary Sellers” means the Subsidiaries of Seller listed on Section 1.1(a) of the Seller Disclosure Schedule, each of which is a Debtor.

“Deferred Closing” means, with respect to a Deferred Closing Country, the purchase and sale of the Deferred Closing Assets and the assumption of the Deferred Closing Liabilities with respect to such Deferred Closing Country.

“Deferred Closing Assets” means (i) the Transferred Assets located in the Deferred Closing Countries (other than Transferred Intellectual Property, all of which is being transferred at the Closing) and (ii) the TMM Assets.

“Deferred Closing Countries” means, collectively, any Second Wave Countries, the Third Wave Countries, the Fourth Wave Countries, the Fifth Wave Countries and the Sixth Wave Country.

“Deferred Closing Date” means (i) with respect to a Deferred Closing Country, the date on which the Deferred Closing takes place with respect to the Transferred Assets located

in such Deferred Closing Country and the Assumed Liabilities relating to the conduct, operation or ownership of the Business in such Deferred Closing Country and (ii) with respect to a TMM Asset or TMM Liability, the TMM Transfer Date for such TMM Asset or TMM Liability.

“Deferred Closing Day-One Actions” has the meaning set forth in Section 5.17(f).

“Deferred Closing Day One Readiness” has the meaning set forth in Section 5.17(e).

“Deferred Closing Liabilities” means (i) the Assumed Liabilities to the extent relating to the conduct, operation or ownership of the Business in the Deferred Closing Countries and (ii) the TMM Liabilities.

“Deferred Closing Purchase Price” has the meaning set forth in Section 2.2(c).

“Deferred Employee Transfer Date” has the meaning set forth in Section 5.12(d).

“Deferred Revenue Obligations” means the obligations of the Business in respect of deferred revenue to the extent arising out of the obligations of any Seller Party under the terms of the Assigned Contracts or the Shared Contracts that relate to and are to be performed during periods after the Agreed Time.

“DI Agreed Time LTM COGS” means the cost of goods sold of the DI Business for the three-month period ending on the Agreed Time, as determined in accordance with the Working Capital Principles.

“DI Agreed Time LTM Revenues” means the revenues of the DI Business for the three-month period ending on the Agreed Time, as determined in accordance with the Working Capital Principles.

“DI Business” means the business of the Seller Parties known as Document Imaging as such business is currently conducted by any of the Seller Parties.

“DI Reference Accounts Payable” means an amount equal to (a) 39, divided by (b) the number of days in the three-month period ending on the Agreed Time, multiplied by (c) the DI Agreed Time LTM COGS.

“DI Reference Accounts Receivable” means an amount equal to (a) 39, divided by (b) the number of days in the three (3) month period ending on the Agreed Time, multiplied by (c) the DI Agreed Time LTM Revenues.

“DI Reference Adjusted Working Capital” means an amount equal to (a) the DI Reference Accounts Receivable, minus (b) the DI Reference Accounts Payable, plus (c) the DI Reference Inventory.

“DI Reference Inventory” means an amount equal to (a) 42, divided by (b) the number of days in the three (3) month period ending on the Agreed Time, multiplied by (c) the DI Agreed Time LTM COGS.

“DIP Facilities” means the Senior DIP Facility and Junior DIP Facility.

“Direct Claim” means a claim for indemnification under this Agreement for a Loss that does not result from a Third Party Claim.

“Display Film Supply Agreement” means the agreement between Seller, as provider, and Purchaser or a Purchaser Assign, as customer, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit G.

“Dispute Notice” has the meaning set forth in Section 5.26.

“ECHA” has the meaning set forth in Section 5.29(a)(vi).

“Effective Hire Date” has the meaning set forth in Section 7.1(a)(ii).

“EKC Subsidiary” means a Subsidiary of Seller chosen by Seller in its sole discretion.

“EKSA” means Eastman Kodak Sarl.

“Emissions Trading Allowances” has the meaning set forth in Section 5.29(a)(x).

“Emissions Trading Directive” has the meaning set forth in Section 5.29(a)(xi).

“Emissions Trading Registry” has the meaning set forth in Section 5.29(a)(xii).

“Employee” means (a) any employee of any Seller Party (including those employees required by and in accordance with the Acquired Rights and local employment or other Laws, including, if applicable, in accordance with the requirements of any applicable works council or other employee body agreement) as set forth on Section 1.1(t)(i) of the Seller Disclosure Schedule and (b) any employee of the Transferred Subsidiary as set forth on Section 1.1(t)(ii) of the Seller Disclosure Schedule; provided, however, that any BFN Employee will not be an Employee for purposes of this Agreement unless and until the date that the applicable BFN Local Transfer Agreement is entered into.

“Employee Information” has the meaning set forth in Section 3.15(b).

“Enterprise Services Business” means the business of Seller and its Subsidiaries known as Enterprise Services as such business is currently conducted by Seller and its Subsidiaries. For the avoidance of doubt, for the purposes of Section 5.21(b)(i), the Enterprise Services Business, or any reasonably foreseeable extension thereof, does not include the selling of scanners or related software of the type currently sold by the DI Business or the selling of maintenance and repair services related to scanners (and does not include the performance of such maintenance and repair services by it), in each case, except to the extent ancillary to or primarily in support of the other products or services offered by the Enterprise Services Business.

“Environmental Law” means any applicable Law concerning the pollution or the protection of the environment (including air, water, and soil), natural resources, or, as it relates to

Hazardous Materials, health and safety or the generation, manufacture, use, treatment, storage, handling, Release, Remediation, or disposal of Hazardous Materials, in each case as in effect presently or prior to the Closing Date, but for the avoidance of doubt excluding any Laws relating to products liability.

“Environmental Liability” means any Liability under Environmental Law or with respect to Hazardous Materials, but not including products liability.

“Environmental Permit” means any Government Consent required under any Environmental Law for the activities of the Business as currently conducted.

“Equipment” means any tangible property, including all trade fixtures and fixtures, furniture, furnishings, fittings, equipment, machinery, apparatus, appliances, computer hardware (including laptops, desktops, servers, integrated computer systems, central processing units and memory units), cell phones and other personal digital assistants (PDAs) and other articles of personal property; provided, however, that “Equipment” shall not include any (a) Inventory, (b) Intellectual Property, (c) Software, (d) Excluded IT, (e) Excluded Information or (f) items of tangible property personally assigned to Employees who are not Transferred Employees as of the Closing Date.

“ERISA” means the United States Employee Retirement Income Security Act of 1974, as may be amended from time to time.

“ERU” has the meaning set forth in Section 5.29(a)(vii).

“Estimated Severance Payment Amount” has the meaning set forth in Section 7.2(d).

“EU Credits” has the meaning set forth in Section 5.29(a)(viii).

“EU ETS Registry Account” has the meaning set forth in Section 5.29(a)(ix).

“Excluded Assets” has the meaning set forth in Section 2.1(b).

“Excluded Contracts” means (a) all 365 Debtor Contracts not included on the Assumption List, (b) all Intercompany Contracts and (c) all Contracts set forth on Section 1.1(r) of the Seller Disclosure Schedule.

“Excluded Current Assets” means cash and cash equivalents, including bank account balances and all petty cash, other than cash received from the Agreed Time through the Closing in respect of accounts receivable that would have been Transferred Assets if the Closing occurred at the Agreed Time.

“Excluded Environmental Liabilities” means any Environmental Liabilities arising from or in connection with (i) the Excluded Assets, (ii) any Real Property currently or formerly owned, operated or leased by the Seller Parties or their Affiliates, other than the Transferred Real Property, the Harrow Facility or the Real Property Leases, (iii) any personal injury caused by exposure to Hazardous Materials, or off-site waste disposal, in each case to the

extent such exposure or disposal occurred prior to the Agreed Time and arose from or was in connection with the current or past operations or properties of the Seller Parties and their Affiliates or was otherwise assumed by the Seller Parties and their Affiliates, or (iv) any action by the Seller Parties or their Affiliates at any Real Property listed on Section 5.25(g) of the Seller Disclosure Schedule from and after the Agreed Time.

“Excluded Information” means (a) any personnel records, books, files or other documentation relating to the Employees other than the Transferred Employee Records, (b) except for any information required to be provided by Seller pursuant to Section 6.6, any Tax records that do not exclusively relate to the Transferred Subsidiary, (c) any books, files, ledgers, documentation or similar information that Seller Parties are required by Law (including Laws relating to privilege or privacy) not to disclose, (d) corporate minutes and governing documents of Seller and its Affiliates (other than the Transferred Subsidiary), (e) all records and reports prepared or received by or for Seller and its Affiliates in connection with the sale of the Business and the transactions contemplated hereby, including all analyses relating to the Business or Purchaser or its Affiliates so prepared or received, (f) all confidentiality agreements with prospective purchasers of the Business or any portion thereof (except that, to the extent permitted by Law and the terms of such agreements, Seller shall assign to Purchaser at the Closing all of Seller’s rights under such agreements to confidential treatment of information with respect to the Business and with respect to solicitation and hiring of Transferred Employees), and all bids and expressions of interest received from Third Parties with respect thereto and (g) all records and information that reside only in a Backup System.

“Excluded IT” means all information technology hardware, software and systems (including information technology hardware, software and systems listed on Section 1.1(b) of the Seller Disclosure Schedule) that in each case are not used or held for use exclusively in connection with the Business (or any portion thereof); provided, that, Excluded IT does not include (i) Transferred Seller Software, (ii) Transferred Third Party Software or (iii) Owned Equipment set forth on Section 1.1(e) of the Seller Disclosure Schedule.

“Excluded Liabilities” has the meaning set forth in Section 2.1(e).

“Excluded Real Property” means (a) the Harrow Facility, subject to the provisions of Section 5.25(e)(ii), and (b) any Shared Sites that the Parties mutually agree in writing to exclude as a Shared Site.

“Excluded Receivables” means accounts receivable, notes receivable and other rights to payment arising out of the Excluded Contracts.

“External Employee” has the meaning set forth in Section 7.1(a)(ix).

“FAS87” means U.S. Accounting Standards Codification Section 715-30.

“Fifth Wave Countries” means China (KEPS), China (KCICL), China (KCCL), and Vietnam, as such list of countries may be amended by mutual agreement of the Parties.

“Fifth Wave Deferred Closing Date” means June 1, 2014.

“Film and Materials Supply Agreement” means the agreement between Seller, as supplier, and Purchaser, as customer, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit S.

“Film Capture Operations Financial Statements” has the meaning set forth in Section 3.11(b).

“Final Allocation” has the meaning set forth in Section 6.4(b).

“Financial Statements” has the meaning set forth in Section 3.11(b).

“First Wave Countries” means Australia, Austria, Bangladesh, Canada, Denmark, Finland, Germany, Hong Kong, Indonesia, Ireland, Israel, Italy, Japan, New Zealand, Mexico, Norway, Pakistan, Poland, Singapore, South Korea, Spain, Sri Lanka, Sweden, Switzerland, the United Kingdom and the United States, as such list of countries may be amended by mutual agreement of the Parties.

“Foreign Acquisition Entities” has the meaning set forth in Section 5.3(e).

“Form of Working Capital Statement” means the Working Capital Statement set forth on Exhibit KK hereto.

“Fourth Wave Countries” means Brazil and India, as such list of countries may be amended by mutual agreement of the Parties.

“Fourth Wave Deferred Closing Date” means March 1, 2014.

“Fuji Patents Sublicense Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit II-1 and Exhibit II-2.

“GAAP” means United States generally accepted accounting principles, methods, standards and practices as may be approved by the Financial Accounting Standards Board or the Securities and Exchange Commission, in each case as of the date or period at issue, and as applied by Seller in accordance with its past practice.

“General Scope of Services” has the meaning set forth in Section 5.17(a).

“GHG Permit” has the meaning set forth in Section 5.29(a)(xiii).

“GHG Regulations” has the meaning set forth in Section 5.29(a)(xiv).

“Government Antitrust Entity” means any Government Entity with jurisdiction over enforcement of any applicable Antitrust Law.

“Government Consent” means any approval, authorization, consent, Order, license, permission, permit, qualification, exemption or waiver by or from any Government Entity.

“Government Entity” means any U.S., supranational, foreign, federal, territorial, provincial or state governmental authority, any quasi-governmental authority, instrumentality, court, receiver, administrator, government, commission or tribunal of any of the foregoing, and any regulatory, administrative or other agency, or any political or other subdivision, department or branch of any of the foregoing (including the Pension Protection Fund and the Pension Regulator of the United Kingdom).

“Grantee” has the meaning set forth in Section 5.25(g)(i).

“Grantor” has the meaning set forth in Section 5.25(g)(i).

“GTINs” has the meaning set forth in Section 5.32(a).

“Guarantee” has the meaning given to the term “Guaranty” in the Settlement Agreement.

“Harrow Facility” means that certain parcel of land and related building and improvements located at Headstone Drive, Harrow, Middlesex HA1 4TY, United Kingdom being part of the land registered at HM Land Registry of England and Wales under title number NGL863041 shown edged red on the plan attached to the Harrow Lease.

“Harrow Lease” means the lease between KL, on the one hand, and Purchaser or its Affiliate, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit W.

“Harrow Phase 3 Land” means the land registered at HM Land Registry of England and Wales under title number NGL863041 other than the land to be demised pursuant to the Harrow Lease.

“Harrow Phase 3 Lease” means a lease or leases of part or parts of the Harrow Phase 3 Land between KL on the one hand and Purchaser or its Affiliate on the other hand to be executed contemporaneously with the Closing having terms permitted by agreements between Seller and Land Securities including termination rights so Seller can comply with its obligations to Land Securities and otherwise agreed between the Parties acting reasonably.

“Hazardous Materials” means any chemical, material, waste or substance listed, regulated or defined under applicable Environmental Law, and including polychlorinated biphenyls (PCBs), mold, methyl-tertiary butyl ether (MTBE), asbestos or asbestos-containing materials, lead-based paints, urea-formaldehyde foam insulation, Chinese drywall, and petroleum and petroleum products (including crude oil or any fraction thereof).

“Historic Business Information” means Business Information in electronic form stored in Shared Systems with a Record Age of three (3) years or more. For the avoidance of doubt, any such Business Information in electronic form for which a Record Age cannot be determined shall be deemed Current Business Information.

“Hold Harmless Agreement” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing in accordance with Section 5.15(a)(ii) substantially in the form attached hereto as Exhibit AA.

“HSR Act” means the United States Hart-Scott-Rodino Antitrust Improvements Act of 1976, as may be amended from time to time.

“Identified Asset” has the meaning set forth in Section 5.26.

“Image Quality Testing Technical Agreement” means the agreement between Purchaser or a Purchaser Assign, on the one hand, and Seller, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit MM.

“Indemnified Losses” has the meaning set forth in Section 10.2.

“Indemnified Parties” has the meaning set forth in Section 10.3.

“Indemnifying Party” has the meaning set forth in Section 10.4(a).

“Independent Environmental Verifier” has the meaning set forth in Section 5.29(a)(xv).

“Indirect Losses” means (a) any punitive damages other than punitive damages recovered by Third Parties in connection with a Third Party Claim, (b) any Losses to the extent such Losses are not the reasonably foreseeable result of any breach by the Indemnifying Party of a covenant contained in this Agreement (provided that this clause (b) shall not apply to any Losses that are recovered by Third Parties in connection with a Third Party Claim), (c) any damages solely attributable to diminution of value or lost profits to the extent constituting damages in excess of the difference between the value of what the Indemnified Party received in the transaction contemplated by this Agreement and the value of what the Indemnified Party should have received in the transaction contemplated by the Agreement if there had been no breach of the covenant by the Indemnifying Party for which breach the Indemnified Party is seeking indemnification and (d) any Losses to the extent such Losses are caused or increased by any action of the Indemnified Party or any of its Affiliates.

“Initial Allocation” has the meaning set forth in Section 6.4(b).

“Insolvency Event” means, with respect to any Person, that (a) such Person is insolvent, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors or (b) such Person is the subject of a bankruptcy, insolvency, reorganization, liquidation, winding up or similar proceeding, or a receiver, interim receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Person, or any of their respective assets or properties.

“Intellectual Property” means any and all intellectual property, whether protected or arising under the Laws of the United States or any other jurisdiction, including all intellectual or industrial property rights in any of the following: (a) Trademarks; (b) Patents; (c) Copyrights; (d) Know-How; and (e) industrial designs, including any registrations and applications therefor, rights of publicity, and *sui generis* database rights (the items identified in this clause (e) collectively, “Other Intellectual Property”), but for the avoidance of doubt, in any case, excluding any Software.

“Intercompany Contract” means any Seller Contract solely by or among the Seller Parties and their respective Affiliates, including any management services agreement, administrative services agreement, license agreement, loan agreement or due to-due from account agreement.

“Interest” means any Lien or Claim to the extent such Lien or Claim constitutes an “interest” under Section 363(f) of the Bankruptcy Code.

“Interim Pension Payments” has the meaning set forth in Section 7.1(d)(ii).

“Interim Supply Agreements” means the interim agreements between a Seller Party, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, under which such Seller Party will supply to Purchaser or such Purchaser Assign products and/or materials manufactured at Seller’s KEPS, Xiamen, Perslavl, Malanpur, Manaus and/or Wuxi manufacturing facilities for and during the period between the Closing Date and the applicable Deferred Closing Date, each of which is to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit QQ.

“Inventory” means “inventory” (as such term is defined by GAAP).

“IRS” means the United States Internal Revenue Service.

“Junior DIP Facility” means (i) the Debtor-in-Possession Loan Agreement, dated as of March 22, 2013, among Seller and certain of Seller’s subsidiaries, as borrowers, Wilmington Trust, National Association, as agent, and the lenders from time to time party thereto, (ii) the Collateral Documents (as defined in the Debtor-in-Possession Loan Agreement), (iii) the Bankruptcy Court’s Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926], (iv) the Bankruptcy Court’s Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279] and (v) Bankruptcy Court’s Order Authorizing the Debtors to (I) Enter into Financing Commitment Documents for Secured Supplemental Postpetition and Exit Financing, (II) Incur and Pay Associated Fees, Costs and Expenses and (III) Furnish Related Indemnities [Docket No. 3278], in each case as such agreement or related documents may be amended, restated, modified, supplemented, extended, renewed, refinanced or replaced or substituted from time to time.

“KAM” has the meaning set forth in Section 5.3(j).

“KEPS Plant” means all space that is currently used, required and/or reasonably necessary for the operation of the Business at that certain Real Property located at 1510 Chuanqiao Road T52-6 & T52-7, Shanghai, China.

“KIFL” means Kodak International Finance Limited, a company formed under the laws of England and Wales.

“KIFL Deferred Closing Notes” means non-interest-bearing loan notes issued by KIFL to the EKC Subsidiary, and guaranteed by Seller, having the terms set forth on Schedule B and an aggregate principal amount equal to the total amount of the Purchase Price that is allocable to the Deferred Closing Countries according to the Purchase Price Allocation Schedule.

“KL” means Kodak Limited, a company formed under the laws of the United Kingdom.

“KL Cash” means the amount in United States dollars that KL pays on the Closing Date to Purchaser in partial satisfaction of its obligations under the KPP Recovery Plan and the KPP Schedule of Contributions (as amended between the parties thereto and referred to in Paragraph (c) of Schedule I), that was set forth in a written notice provided by Seller to Purchaser at least five (5) Business Days prior to the Closing Date.

“Know-How” means techniques, practices, methods, knowledge, know-how, skill and experience, including any trade secrets therein.

“Knowledge” means, with reference to Seller, the actual knowledge (after reasonable inquiry and investigation) of those Persons listed on Section 1.1(c) of the Seller Disclosure Schedule, and, with reference to Purchaser, the actual knowledge (after reasonable inquiry and investigation) of Phillip Gibbons, in each case, subject to the subject matter limitations set forth thereon.

“Kodak Patents License Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit N-1 and Exhibit N-2.

“KPP” means the Kodak Pension Plan of the United Kingdom.

“KPP Claims” has the meaning set forth in the Settlement Agreement.

“KPP Holdco” has the meaning set forth in the preamble to this Agreement.

“KPP Notes” means a note or notes issued by Purchaser in a form and having terms mutually agreed by Seller and Purchaser prior to the Closing Date, having an aggregate principal amount equal to \$650 million reduced by the amount of the Cash Price and further reduced by the amount of the KL Cash.

“KPP Recovery Plan” means the recovery plan (such term having the meaning given to it in section 226 of the United Kingdom’s Pensions Act 2004) between KL and Purchaser dated 30 September 2010.

“KPP Schedule of Contributions” means the schedule of contributions (such term having the meaning given to it in section 227 of the United Kingdom’s Pensions Act 2004) between KL and Purchaser dated 30 September 2010.

“KWCL Cash” has the meaning set forth in Section 5.30(a).

“Labor Agreement” means any written agreement that a Seller Party has entered into, or by which it is bound, with any union, works council or collective bargaining agent with respect to terms and conditions of employment of such Seller Party’s Employees.

“Law” means any law, statute, rule, regulation, code or Order enacted, issued, promulgated, enforced or entered by a Government Entity.

“Leaseback Agreements” has the meaning set forth in Section 5.25(g)(i).

“Leaseback Site” has the meaning set forth in Section 5.25(g).

“Legal Entity Change” has the meaning set forth in Section 5.29(a)(xvi).

“Liabilities” means any and all debts, liabilities, commitments, damages, losses, Claims or other claims, charges, demands, actions, suits, causes of action, judgments, assessments, payments, settlements, costs, fees, expenses and obligations of any kind, whether due or to become due, fixed or contingent, matured or unmatured, liquidated or unliquidated, accrued or not accrued, asserted or not asserted, known or unknown, determined, determinable or otherwise, whenever or however arising (including whether arising out of any contract or tort based on negligence or strict liability) and whether or not the same would be required by GAAP to be recorded or reflected in financial statements or disclosed in the notes thereto.

“Licensed Intellectual Property” means all of the Intellectual Property licensed to Purchaser or the respective Purchaser Assign under each of the Seller Intellectual Property License Agreements.

“Lien” means any mortgage, deed of trust, pledge, hypothecation, security interest, encumbrance, lien, charge, restriction, lease, license, occupancy agreement, instrument, preference, priority, option, right of first refusal, Tax, or order of any Government Entity, of any kind or nature, whether secured or unsecured, choate or inchoate, filed or unfiled, scheduled or unscheduled, noticed or unnoticed, recorded or unrecorded, contingent or non-contingent, material or nonmaterial, known or unknown.

“Local Transfer Agreements” means those certain asset transfer agreements substantially in the form of Exhibit Z hereto to be entered into at the Closing (or, as applicable, at

a Deferred Closing) in respect of the Transferred Assets and Assumed Liabilities in each Specified Jurisdiction (but not in any other jurisdiction), with such modifications and additional related documents as mutually agreed by the Parties or as required by applicable Law to effect the transfer and assignment of Transferred Assets and the assumption of the Assumed Liabilities and the transfer and employment of the Transferred Employees in the applicable jurisdiction on the terms and subject to the conditions of this Agreement.

“Losses” means losses, Liabilities, claims, obligations, deficiencies, demands, judgments, damages, interest, fines, penalties, suits, actions, causes of action, assessments, awards, costs and expenses (including costs of investigation and defense and attorneys’ and other professionals’ fees), or any diminution in value, whether or not involving a Third Party Claim.

“Material Adverse Effect” means a Change or circumstance that, individually or in the aggregate with any other Changes or circumstances, has a material adverse effect on the business, condition (financial or otherwise), assets, liabilities or results of operations of the Business, taken as a whole; provided, however, that none of the following, nor any Change arising therefrom, either individually or in the aggregate with any other Changes, shall be considered in determining whether a Material Adverse Effect has occurred: (a) Changes and circumstances generally affecting the economy, financial, credit or securities markets or political or regulatory conditions globally or in the United States of America or any foreign country, except to the extent that such Changes or circumstances have a materially disproportionate impact on the Business relative to the business of other companies in the industry and regions in which the Business operates; (b) Changes and circumstances generally affecting any of the industries, industry sectors or geographic sectors in which the Business operates, in which products or services of the Business are used or distributed or from which the Business obtains or purchases raw materials for use in its products or services, except to the extent that such Changes or circumstances have a materially disproportionate impact on the Business relative to the business of other companies in the industry and regions in which the Business operates; (c) any Change or prospective Change in Law or accounting standards (including GAAP) or interpretations or the enforcement thereof; (d) acts of war (whether or not declared), hostilities, sabotage, terrorism, military actions or the escalation of any of the foregoing, any hurricane, flood, tornado, earthquake or other natural disaster, or any other *force majeure* event, whether or not caused by any Person, or any national or international calamity or crisis; (e) any Change resulting or arising from the execution or delivery of this Agreement or the Ancillary Agreements, the consummation of the Transactions, or the announcement or other publicity or pendency with respect to any of the foregoing (including the impact thereof on relationships, contractual or otherwise, with customers, suppliers, distributors, partners, employees, labor unions or Government Entities or any litigation resulting or arising therefrom, and including any Change relating to the identity of Purchaser and/or any of its Affiliates); (f) any Change resulting or arising from Seller’s announcement on August 23, 2012 of its intention to divest certain assets, including the Business; (g) any failure by the Business to meet any internal or external projections, forecasts or estimates of earnings, or budget, business or strategic plan for any period (it being agreed that the facts and circumstances giving rise to such failure may be taken into account in determining whether there has occurred a Material Adverse Effect); (h) any Excluded Asset or Excluded Liability (it being agreed that the facts and circumstances giving rise to the unavailability of any Excluded Asset for use by Seller or any of its Affiliates in

performing their obligations under this Agreement or any Ancillary Agreement may be taken into account in determining whether there has occurred a Material Adverse Effect); (i) any Change in the credit rating of Seller or any of its Affiliates or the DIP Facilities; (j) the pendency of the Bankruptcy Cases and any action approved by, or motion made before, the Bankruptcy Court; (k) any Change resulting or arising from the taking of, or the failure to take, any action by Seller or any of its Affiliates required or prohibited, as applicable, by this Agreement or consented to or requested by Purchaser in writing; and (l) any breach by Purchaser or any of its Affiliates of its obligations under this Agreement or the Confidentiality Agreement.

“Material Contract” has the meaning set forth in Section 3.7(a)(i).

“Material Jurisdictions” means those jurisdictions specified in Section 1.1(q) of the Seller Disclosure Schedule.

“Material Real Property Improvements” means the improvements, alterations and additions that are not deemed personal property by the Law of the applicable jurisdiction and that are (a) located on, and form part of, the Transferred Real Property, the KEPS Plant (and any other improvements, alterations and additions located on, and forming part of, the same Real Property that the KEPS Plant is located on), the Harrow Facility, the Harrow Phase 3 Land or the Rochester Sites, or (b) located on any Real Property subject to a Real Property Lease, to the extent a Seller Party is responsible for such improvements pursuant to the applicable Real Property Lease, and that are material, individually or in the aggregate, to the operation of the Business at such location.

“Minimum Terms and Conditions of Employment” means, with respect to an Employee (other than a Selected Employee), (a) the same or substantially similar position as such Employee’s position immediately prior to the Closing Date or a Deferred Closing Date, as applicable, (b) a work location within 50 miles of such Employee’s work location immediately prior to the Closing Date or a Deferred Closing Date, as applicable, (c) aggregate Cash Compensation which is no less than the aggregate Cash Compensation for such Employee in effect immediately prior to the Closing Date or a Deferred Closing Date, as applicable, and (d) employee benefits (but excluding any “pension benefits” as defined below) that are comparable in the aggregate to those generally made available to similarly situated Employees located in the applicable country immediately prior to the Closing Date or a Deferred Closing Date, as applicable (unless otherwise required by applicable Law); provided, that references to “immediately prior to the Closing Date or a Deferred Closing Date, as applicable” in this definition shall be replaced with “immediately prior to the date the relevant leave commenced” with respect to any STD Employee; and provided, further, that notwithstanding the exclusion of “pension benefits” from part (d) above, Purchaser is required to comply with Sections 7.1(c) and 7.1(d) of this Agreement. For purposes of this definition, “pension benefits” means only those benefits provided pursuant to a “defined benefit pension plan” within the meaning of FAS87.

“Modification” has the meaning set forth in Section 5.12(c).

“Negotiation Period” has the meaning set forth in Section 2.6(d).

“New Pension Plan” has the meaning set forth in the Settlement Agreement.

“New York Courts” has the meaning set forth in Section 11.5(b).

“Non-Assigned Asset” means a Consent Required Asset as to which all applicable Consents to assignment have not been granted prior to the Closing or the applicable Deferred Closing at which such Consent Required Asset would have otherwise been assigned but for the failure to obtain all applicable Consents to assignment.

“Non-Compete Period” means the period beginning on the Closing Date and ending on the fifth (5th) anniversary of the Closing Date; provided, however, that in the countries that together constitute the European Economic Area, such period will end on the third (3rd) anniversary of the Closing Date.

“Non-Debtor Subsidiary Sellers” means the Subsidiaries of Seller listed on Section 1.1(d) of the Seller Disclosure Schedule.

“Non-Solicitation Period” means the 24-month period immediately following the Closing Date.

“Notice Period” has the meaning set forth in Section 10.4(a).

“Notification” has the meaning set forth in Section 7.2(c)(i).

“Objection Notice” has the meaning set forth in Section 2.6(c).

“Objection Period” has the meaning set forth in Section 2.6(c).

“Opportunity” has the meaning set forth in Section 5.33(a).

“Order” means any permanent, preliminary or temporary order, judgment, injunction, decision, award, determination, decree or writ adopted or imposed by any Government Entity.

“Ordinary Course” means the ordinary course of the Business substantially consistent with past practice since the filing of the Bankruptcy Cases, as such practice may be modified from time to time to the extent necessary to reflect the Bankruptcy Cases and as such practice may be modified from time to time to reflect the separation of the Business from the other businesses of Seller and its Affiliates in a manner consistent with the terms hereof.

“Original Execution Date” has the meaning set forth in the recitals to this Agreement.

“Other Intellectual Property” has the meaning set forth in the definition of “Intellectual Property”.

“Other Sellers” means, collectively, the Debtor Subsidiary Sellers and the Non-Debtor Subsidiary Sellers.

“Outside Date” has the meaning set forth in Section 9.1(b)(iii).

“Overhead and Shared Services” means corporate or shared services provided by or at the direction of Seller to both the Business and one or more other businesses of the Seller Parties and their Affiliates, including travel and entertainment services, office supplies services (including scanning machines used by the Business, copy machines and fax machines), transportation and warehousing services, personal telecommunications services, computer hardware and software services, automotive fleet services, energy/utilities services, procurement and supply arrangements, research and development, treasury services, learning management services, library services, translation services, technical writing services, public relations, legal, compliance and risk management services (including workers’ compensation), payroll services, sales and marketing services, information technology and telecommunications services, call center services, accounting services, tax services, internal audit services, executive management services, investor relations services, human resources and employee relations management services, employee benefits services, credit, collections and accounts payable services, credit card services, property management services, health, safety and environmental services, environmental support services and customs and excise services, in each case including services relating to the provision of access to information, operating and reporting systems and databases and including all hardware and software or other Intellectual Property necessary for or used in connection therewith. Overhead and Shared Services shall not include any item in the previous sentence solely to the extent, in each case, that it is provided by the Business or by using Transferred Employees or any of the Transferred Assets.

“Owned Equipment” means (a) Equipment owned by Seller or any Other Seller that is held or used primarily in connection with the Business and (b) the other equipment listed on Section 1.1(e) of the Seller Disclosure Schedule.

“Owned Inventory” means (a) Inventory owned by Seller or any Other Seller that is held or used primarily in connection with the Business, including any such Inventory which is owned by Seller or the Other Sellers but which remains in the possession or control of a Third Party and (b) the other Inventory listed on Section 1.1(f) of the Seller Disclosure Schedule.

“Pakistan Lease” means the Tenancy Agreement by and between Mohammad Safdar S/O Mr. Bashir Ahmed Choudhry and M/S. Kodak Limited, dated as of January 23, 2009 for Premises located at Badar Commercial Street No. 5, Phase V, Extension Mezzanine No. 01 Plot 12 C, Karachi, Pakistan, as amended by that certain Renewal of Tenancy Agreement, dated as of October 1, 2012, as more particularly described as MEZZANINE NO.01, LOCATED ON MEZZANINE FLOOR, located on the building constructed on Plot No.12-C, situated on Badar Commercial Street No. 5, Phase-V (Ext), Defence Housing Authority, Karachi, along with all necessary electrical fittings and fixtures therein.

“Paper Control Strip Tolling Agreement” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit DD.

“Party” or “Parties” has the meaning set forth in the preamble to this Agreement.

“Patent Assignee” has the meaning set forth in the definition of “Patent Assignment Agreement”.

“Patent Assignment Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Purchaser Assign (a “Patent Assignee”), on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit U-1 and Exhibit U-2.

“Patent Grant-Back License Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Patent Assignee, on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit O-1 and Exhibit O-2.

“Patent Settlements” means obligations incurred in connection with the settlement of patent litigation, including releases, litigation standstills, non-exclusive licenses and covenants not to sue (but excluding any obligations that require the payment of money by Purchaser or any of its Affiliates), which obligations (a) cover all, or substantially all, of the Patents owned by Seller, (b) become effective pursuant to a written agreement entered into prior to the Agreed Time and (c) such obligations, as well as the remainder of a corresponding agreement, would not be in violation of Section 5.21 had the obligations become effective after Closing.

“Patents” means all national and multinational statutory invention registrations, patents, patent applications, provisional patent applications, industrial designs and industrial models, including all reissues, divisionals, continuations, continuations-in-part, extensions, reexaminations, design registrations and foreign counterparts of any of the foregoing, and all rights therein provided by multinational treaties, conventions or applicable Law.

“Payment Date” has the meaning set forth in Section 2.6(g).

“PDC Master Development and Support Agreement” means the agreement between Kodak (Shanghai) International Trading Co. Ltd, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit F.

“Pension Plan Employee” has the meaning set forth in Section 7.1(d)(i).

“Permitted Encumbrances” means, collectively, (a) Liens for Taxes not yet due and payable or that are being contested in good faith by appropriate proceedings, (b) statutory or common Law Liens to secure obligations to landlords, lessors or renters under leases or rental agreements to the extent Seller or its Affiliates are not in breach of such leases or rental agreements, including as a result of the delinquency of payment by Seller or its Affiliates under such leases or rental agreements, (c) deposits or pledges made in connection with, or to secure payment of, workers’ compensation, unemployment insurance or similar programs mandated by applicable Law, (d) statutory or common Law Liens in favor of carriers, warehousemen, mechanics and materialmen, to secure claims for labor, materials or supplies, and other like Liens for amounts not yet due and payable, (e) with respect to the Transferred Shares, restrictions on transfer under applicable securities Laws, (f) purchase money security interests arising in the Ordinary Course, (g) all covenants, conditions, restrictions, easements, encroachments, charges, rights-of-way, Liens, encumbrances and any similar matters of record affecting title to the Transferred Real Property, the Real Property subject to the Real Property

Leases and the Real Property owned or leased by the Transferred Subsidiary, as applicable, which do not and are not reasonably likely, individually or in the aggregate, to materially interfere with the occupancy or present use of such property or have a material adverse impact on the value of such Real Property or cause Purchaser to incur any material expense, (h) with respect to the Transferred Intellectual Property, Product Licenses, (i) with respect to the Transferred Patents, the Permitted Patent Encumbrances, and (j) any order of any Government Entity.

“Permitted Patent Encumbrances” means:

(a) the SSO Commitments;

(b) any rights of any Third Party to a Rejected Agreement under Section 365(n) of the Bankruptcy Code;

(c) any and all releases, licenses, immunities, covenants not to assert and rights of a counter-party under a Scheduled Patent License Agreement with respect to Transferred Patents (including any rights of a counter-party under a Scheduled Patent License Agreement that are binding on an assignee of a Transferred Patent as a matter of applicable non-bankruptcy Law), in each case, (x) solely to the extent such releases, licenses, immunities, covenants not to assert and rights of a counter-party exist as of the Agreed Time or are provided for in a Scheduled Patent License Agreement as of the Agreed Time, and (y) where such Scheduled Patent License Agreement is not rejected by Seller (provided that if Seller rejects such Scheduled Patent License Agreement at any time, the foregoing clause (b) shall be deemed to apply thereto);

(d) any rights of a licensee of intellectual property comprising the Transferred Patents under any written license agreement entered into after the Original Execution Date through the Closing with prior written consent of Purchaser in accordance with Section 5.7(a);

(e) any other rights and interests set forth in the Settlement and Sale Order that will not be discharged as set forth on Section 1.1(g) of the Seller Disclosure Schedule, or that are not dischargeable by the Bankruptcy Court under applicable Law;

(f) all licenses (express or implied) or covenants not to assert with respect to any of the Transferred Patents granted to a Third Party under Product Licenses;

(g) any co-ownership interests in the Transferred Patents set forth on Section 1.1(h) of the Seller Disclosure Schedule and Liens (other than licenses) granted by the non-Kodak co-owner of such Transferred Patents solely with respect to the proper exercise of its ownership interest in such patents, exclusive licenses granted solely by the non-Kodak co-owner with respect to its ownership interest in such patents, and non-exclusive licenses granted under such patents by the non-Kodak co-owner; and

(h) the rights of any licensee under the Patent Grant-Back License Agreements.

“Permitted Transfer” has the meaning set forth in Section 11.4.

“Person” means an individual, a partnership, a corporation, an association, a limited or an unlimited liability company, a joint stock company, a trust, a joint venture, an unincorporated organization or other legal entity or Government Entity.

“Petition Date” has the meaning set forth in the recitals to this Agreement.

“Photo Chemicals Supply Agreement (Malanpur, India)” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit M-1.

“Photo Chemicals Supply Agreement (Wuxi, PRC)” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit M-2.

“Photo Chemical Technical Services Agreement” means the agreement between Purchaser or a Purchaser Assign, on the one hand, and Seller, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit LL.

“PI Agreed Time LTM COGS” means the cost of goods sold of the PI Business for the three (3) month period ending on the Agreed Time, as determined in accordance with the Working Capital Principles.

“PI Agreed Time LTM Revenues” means the revenues of the PI Business for the three (3) month period ending on the Agreed Time, as determined in accordance with the Working Capital Principles.

“PI Business” means, collectively, the businesses of the Seller Parties known as Retail Systems Solutions, Paper & Output Systems, Film Capture and Event Imaging Solutions, each as currently conducted by any of the Seller Parties.

“PI Reference Accounts Payable” means an amount equal to (a) 31, divided by (b) the number of days in the three (3) month period ending on the Agreed Time, multiplied by (c) the PI Agreed Time LTM COGS.

“PI Reference Accounts Receivable” means an amount equal to (a) 35, divided by (b) the number of days in the three (3) month period ending on the Agreed Time, multiplied by (c) the PI Agreed Time LTM Revenues.

“PI Reference Adjusted Working Capital” means an amount equal to (a) the PI Reference Accounts Receivable, minus (b) the PI Reference Accounts Payable, plus (c) the PI Reference Inventory.

“PI Reference Inventory” means an amount equal to (a) 45, divided by (b) the number of days in the three (3) month period ending on the Agreed Time, multiplied by (c) the PI Agreed Time LTM COGS.

“PI/DI Competing Business” has the meaning set forth in Section 5.21(b)(vii).

“PI/DI Competing Person” has the meaning set forth in Section 5.21(b)(vii).

“Pilot Extrusion and Coating Service Agreement” means the agreement between Seller, as customer, and Purchaser, as supplier, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit L.

“Plan of Reorganization” means the First Amended Joint Chapter 11 Plan of Reorganization of Eastman Kodak Company and Its Debtor Affiliates, filed with the Bankruptcy Court on June 18, 2013 (including the Plan Supplement and all other exhibits and schedules thereto, as may be amended, modified or supplemented from time to time).

“Post-Agreed Time Arising Liabilities” has the meaning set forth in Section 2.1(d)(i).

“Post-Closing Taxable Period” means any taxable period beginning after the Agreed Time.

“PPF Non-Objection” has the meaning set forth in the Settlement Agreement.

“PRC” means the People’s Republic of China, excluding Hong Kong, the Macau Special Administrative Region of the PRC and Taiwan.

“Pre-Closing Taxable Period” means any taxable period ending on or prior to the Agreed Time.

“Principal Seller Parties” has the meaning set forth in the preamble to this Agreement.

“Printhead Refurbishment and Parts Supply Agreement” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, for and on behalf of Kodak (Wuxi) Company Limited, to be executed as promptly as practicable following the Closing (but no later than the Sixth Wave Deferred Closing Date) on the terms and conditions reflected on Exhibit I and with such other terms and conditions as are reasonably agreed between the Parties or required by applicable Law.

“Product License” means any written contract, license, lease or other agreement entered into by, on behalf of or under authority of Seller or its Affiliates in the ordinary course of business consistent with past practice, prior to the Closing, including any click-through or shrink-wrap license, that (a) accompanies the sale, servicing (including support, maintenance and installation), licensing or provision of any product or service of Seller or its Affiliates, to a Person (including resellers and distributors), by or on behalf of Seller or its Affiliates, or (b) is incident to the provision of the development and/or servicing (including support, maintenance

and installation) services by third party contractors, consultants and other providers, and (c) in each case includes rights under the Transferred Intellectual Property consisting solely of a non-exclusive grant of a license or similar rights (express or implied) to such Person under any of such Transferred Intellectual Property in favor of such Person, solely regarding such Person's rights in connection with such product or service, and in respect of resellers and distributors, rights to market and sell such products and services.

"Profit Sharing Agreement" means an agreement to reflect the business understanding for the Harrow Facility and the Harrow Phase 3 Land between the Parties that Purchaser shall have all benefits and burdens of the ownership thereof, including: (A) the right to receive or retain any profits obtained by any Seller Party or Purchaser upon the sale or transfer of the Harrow Facility and the Harrow Phase 3 Land, together with any funds received under any overage agreement or other uplift with respect to the Harrow Facility and the Harrow Phase 3 Land themselves and any other real property transferred to Land Securities pursuant to the agreements between Seller and Land Securities including any overage payable pursuant to an Overage Deed dated 25 February 2010 and made between Kodak Limited (1) LS Harrow Properties Limited (2) and LS London Holdings One Limited (3); provided, however, in determining profits only those reasonable costs and expenses incurred after the Closing with respect to the Harrow Facility and the Harrow Phase 3 Land shall be deducted (and those costs shall include the costs of building a new access road to the Retained Land in accordance with the terms of the Permitted Lease), (B) control over the transfer and/or operation of the Harrow Facility and the Harrow Phase 3 Land (including any works (including demolition) required prior to any sale and/or transfer); and (C) if and when possible, a transfer of the freehold interest in the Harrow Facility and the Harrow Phase 3 Land (and the Real Property associated therewith) to Purchaser for no additional consideration.

"Purchase Price" means the sum of the Cash Price, the KL Cash, the value of the Assumed Liabilities and the aggregate principal amount of the KPP Notes.

"Purchase Price Allocation Schedule" has the meaning set forth in Section 6.4(a).

"Purchaser" has the meaning set forth in the preamble to this Agreement.

"Purchaser Assign" has the meaning set forth in Section 11.4.

"Purchaser Employee Plan" means any "employee benefit plan" within the meaning of Section 3(3) of ERISA and any other employee benefit or compensation plan, program, policy or arrangement, including any employment contract, deferred compensation, severance, stock option, stock purchase, stock-based, incentive, bonus, pension, retiree medical, disability and life insurance, fringe benefit, sabbatical, supplemental retirement, profit sharing, termination indemnity, jubilee payment, seniority premium, or 13th or 14th month bonus plan, program, policy or arrangement that is maintained or otherwise contributed to, required to be maintained by or contributed to, or sponsored by or on behalf of, Purchaser or any of its Subsidiaries or Affiliates, or under which Purchaser or any of its Subsidiaries or Affiliates has any obligation, with respect to those countries where they will employ Transferred Employees pursuant to this Agreement.

“Purchaser Indemnified Parties” has the meaning set forth in Section 10.3.

“Purchaser Permitted Assign” has the meaning set forth in Section 11.4.

“Purchaser Required Assign” has the meaning set forth in Section 11.4.

“Purchaser U.S. Pension Replacement Plan” has the meaning set forth in Section 7.1(c)(i).

“RAA Deed” has the meaning set forth in the recitals to this Agreement.

“REACH” has the meaning set forth in Section 5.29(a)(xvii).

“REACH-IT” has the meaning set forth in Section 5.29(a)(xviii).

“Real Estate Security Deposits” has the meaning set forth in Section 5.25(l).

“Real Property” means real property together with all buildings, structures and improvements located thereon and all fixtures attached thereto, together with all easements, rights-of-way, appurtenances and other rights benefiting such real property.

“Real Property Closing Documents” has the meaning set forth in Section 5.25(h).

“Real Property Leases” means the leases with respect to Real Property described on Section 2.1(a)(iv) of the Seller Disclosure Schedule and any replacements or renewals thereof entered into in accordance with Section 5.25(j)(i).

“Record Age” means, with respect to any record or other material (tangible or electronic) containing information and in relation to the Closing Date, the shortest of (a) the length of time since the record or material was created, (b) the length of time since the record or material was last modified, and (c) the length of time since the record or material was last accessed, in each case, if such length of time can be reasonably determined using available information such as any timestamps in the record or material or in related records or materials or, in the case of electronic records, the usage history of the system or encompassing database.

“Recoupable Transfer Tax” means any Transfer Tax imposed upon (or payable, collectible or incurred in connection with) this Agreement, the Transactions or the execution of any of the Ancillary Agreements, if, and only to the extent that, under applicable Law Purchaser will be entitled to a refund, credit, or other recoupment in respect of such Transfer Tax. Prior to Closing the Parties shall determine in good faith the Transfer Taxes that are Recoupable Transfer Taxes.

“Reference Adjusted Working Capital” means an amount equal to (a) the PI Reference Adjusted Working Capital, plus (b) the DI Reference Adjusted Working Capital.

“Rejected Agreement” means any Scheduled Patent License Agreement that is rejected by Seller pursuant to the Bankruptcy Code.

“Release” means any presence, emission, spill, seepage, leak, escape, leaching, discharge, injection, pumping, pouring, emptying, dumping, disposal, migration, or release of Hazardous Materials from any source into or upon the environment.

“Remediation” means any investigation, clean-up, removal action, remedial action, restoration, repair, abatement, response action, corrective action, monitoring, sampling and analysis, installation, reclamation, closure, or post-closure in connection with the suspected, threatened or actual Release of Hazardous Materials.

“Reportable 2012 Emissions” has the meaning set forth in Section 5.29(a)(xix).

“Reportable 2013 Emissions” has the meaning set forth in Section 5.29(a)(xx).

“Reportable Emissions” has the meaning set forth in Section 5.29(a)(xxi).

“Required Approvals” means the Consents from, and filings with and notices to, the Government Antitrust Entities set forth in Section 1.1(i) of the Seller Disclosure Schedule.

“Required Transfer” has the meaning set forth in Section 11.4.

“Response” has the meaning set forth in Section 5.33(a).

“Retained Patents License Agreements” means the license agreements listed on Section 1.1(j) of the Seller Disclosure Schedule.

“Reverse Transition Services” has the meaning set forth in Section 5.17(a)(i).

“Reverse Transition Services Agreement” has the meaning set forth in Section 5.17(a).

“RFS Sensitizing Technical Agreement” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit CC.

“Rochester Leases” means those certain leases between the Seller Parties, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, related to the Rochester Sites to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit HH.

“Rochester Manufacturing Line” has the meaning set forth in Section 5.21(d).

“Rochester Sites” means that certain Real Property used by the Business in Buildings 205, 308 and 59 in Eastman Business Park, Rochester, New York, as more particularly described in the Rochester Leases attached hereto as Exhibit HH.

“Sale Hearing” has the meaning set forth in the Settlement and Sale Motion.

“Scheduled Patents” has the meaning set forth in the definition of “Transferred Patents” in this Section 1.1.

“Scheduled Patent License Agreements” means the agreements set forth in Section 1.1(x) of the Seller Disclosure Schedule.

“Second Wave Country” means any country that the Parties mutually agree should be a Second Wave Country.

“Second Wave Deferred Closing Date” means October 1, 2013.

“Selected Compensation Payments” means the unpaid compensation amounts, whether or not earned as of the Closing Date, payable in the Ordinary Course consistent with past practice and in accordance with the applicable terms as in effect immediately prior to the Closing Date under any Seller Employee Plan listed on Section 1.1(k) of the Seller Disclosure Schedule, in each case in respect of any performance period commencing on or after January 1, 2013 and prior to the Closing Date and through the end of the applicable performance period, to eligible Employees who become Transferred Employees.

“Selected Employees” has the meaning set forth in Section 7.1(a)(vi) of the Seller Disclosure Schedule.

“Seller” has the meaning set forth in the preamble to this Agreement.

“Seller Contracts” means those Contracts of Seller or any Other Seller that relate primarily to the Business.

“Seller Disclosure Schedule” means the disclosure schedule delivered by Seller to Purchaser on the Original Execution Date.

“Seller Employee Plan” means any “employee benefit plan” within the meaning of Section 3(3) of ERISA and any other employee benefit or compensation plan, program, policy or arrangement, including any employment contract, deferred compensation, severance, stock option, stock purchase, stock-based, incentive, bonus, pension, retiree medical, disability and life insurance, fringe benefit, sabbatical, supplemental retirement, profit sharing, termination indemnity, jubilee payment, seniority premium, or 13th or 14th month bonus plan, program, policy or arrangement that is maintained or otherwise contributed to, required to be maintained by or contributed to, or sponsored by or on behalf of, Seller or any of its Subsidiaries or Affiliates, or under which Seller or any of its Subsidiaries or Affiliates has any obligation with respect to any Employee or any beneficiary or dependent thereof.

“Seller Guarantee(s)” has the meaning set forth in Section 5.15(a).

“Seller Indemnified Parties” has the meaning set forth in Section 10.2.

“Seller Insurance Policies” means all current or previous insurance policies of Seller and its Affiliates, including, but not limited to, all policies covering: Property and Business Interruption, Workers’ Compensation, Employers Liability, Automobile Liability,

Commercial General Liability, Excess Liability, Pension Trust Liability, Directors & Officers Liability, Marine Cargo and Transit Insurance, Crime and Fiduciary Insurance, Environmental Liability, Professional Liability and all other insurance policies or programs arranged or otherwise provided or made available by Seller or its Affiliates that cover (or covered) any of the Covered Assets and Persons at any time prior to the Closing.

“Seller Intellectual Property License Agreements” means the (a) Software and Intellectual Property License Agreements, (b) Kodak Patents License Agreements, (c) Trademark License Agreements, (d) DC/KISS Patents Sublicense Agreements and (e) Fuji Patents Sublicense Agreements.

“Seller Parties” means, collectively, Seller, the Other Sellers and the Transferred Subsidiary.

“Senior DIP Facility” means (i) the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013, among Seller and certain of Seller’s Subsidiaries, as borrowers, Citicorp North America, Inc., as agent, Wells Fargo Capital Finance, LLC, as co-collateral agent, and the lenders from time to time party thereto, (ii) the Collateral Documents (as defined in the Debtor-in-Possession Credit Agreement), (iii) the Bankruptcy Court’s Final Order (I) Authorizing Debtors to (A) Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 375], (iv) the Bankruptcy Court’s Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926] and (v) the Bankruptcy Court’s Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], in each case as such agreement or related documents may be amended, restated, modified, supplemented, extended, renewed, refinanced or replaced or substituted from time to time.

“Sensitive Information” has the meaning set forth in Section 5.19(e)(i).

“Separation” has the meaning set forth in Section 5.17(e).

“Settlement Agreement” has the meaning set forth in the recitals to this Agreement.

“Settlement and Sale Motion” means the motion (in form and substance reasonably satisfactory to Purchaser) filed by the Debtors with the Bankruptcy Court seeking entry of the Settlement and Sale Order.

“Settlement and Sale Order” means the Order (I) Approving (A) the KPP Global Settlement and (B) Procedures for the Assumption and Assignment of Certain Contracts and (II) Authorizing the Debtors’ (A) Entry into Agreements with Respect to the Transfer of the Document Imaging and Personalized Imaging Businesses and (B) Use, License and Lease of Property of the Estate in Connection Therewith, [Docket No. 4113], entered by the Bankruptcy Court on June 21, 2013.

“Severance Payments” has the meaning set forth in Section 7.2(d).

“Severance Payment Date” has the meaning set forth in Section 7.2(d).

“Severance Payment Statement” has the meaning set forth in Section 7.2(d).

“Shared Contracts” means the portions of the Contracts set forth on Section 5.24 of the Seller Disclosure Schedule that are to be partially assigned to Purchaser in accordance with the terms of Section 5.24.

“Shared Site Agreement Term Sheet” means the term sheet attached to this Agreement as Exhibit Q.

“Shared Site Agreements” means the agreements between Seller or an Other Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, for the lease, license or other occupancy of the Shared Sites, containing the terms substantially in the form set forth on the term sheet attached as Exhibit Q hereto.

“Shared Site Overleases” means those leases pursuant to which Seller or the Other Sellers have the right to use and occupy the leased Shared Sites.

“Shared Sites” means the Real Property set forth on Section 1.1(w) of the Seller Disclosure Schedule except for any such Real Property that the Parties mutually agree in writing shall be excluded from the definition of Shared Sites.

“Shared System” means a transactional or analytic system used by Seller or any of its Affiliates that is not Transferred Seller Software and that contains Business Information. For the avoidance of doubt, “Shared System” excludes any Backup System.

“Sixth Wave Country” means China (Wuxi), as such list of countries may be amended by mutual agreement of the Parties.

“Sixth Wave Deferred Closing Date” means December 1, 2014.

“Software” means any and all (a) computer programs and other software, including applications, modules, tools, scripts and other code, whether in source code or object code; and (b) computerized databases and compilations.

“Software and Intellectual Property License Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit K-1 and Exhibit K-2.

“SOW” has the meaning set forth in Section 5.17(f).

“Specialty Chemicals Supply Agreement” means the agreement between Seller, as supplier, and Purchaser or a Purchaser Assign, as customer, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit E.

“Specialty Chemicals Technical Services Agreement” means the agreement between Seller, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit P.

“Specified Avoidance Claims” means all claims of Seller and the Debtor Subsidiary Sellers arising under Sections 544, 545, 547, 548, 549, 550 or 551 of the Bankruptcy Code against (a) any of the Transferred Employees or (b) any Third Party that is a counterparty to an Assigned Contract to the extent such claims arise as the result of the execution, delivery or performance of such Assigned Contract.

“Specified Jurisdictions” means Argentina, Australia, Austria, Brazil, Canada, China, Finland, Germany, Hong Kong, India, Italy, Japan, Malaysia, Mexico, Poland, Russia, Singapore, South Korea, Spain, Sweden, Switzerland, Taiwan, Thailand, the United Kingdom and any other jurisdictions mutually agreed to by the Parties.

“SSO” means a standards-setting organization.

“SSO Commitments” means the promises, declarations and commitments granted, made or committed, in each case, in writing by Seller to SSOs concerning any of the Transferred Patents pursuant to the written membership agreements, written by-laws or written policies of SSOs in which Seller was a participant, in each case solely to the extent that (a) Seller is required pursuant to such promises, declarations or commitments or applicable non-bankruptcy Law to bind the Person to whom Seller transfers the Transferred Patents to such promises, declarations or commitments, and (b) such promises, declarations or commitments constitute interests in property under applicable U.S. federal bankruptcy Law.

“STD Employee” means any Employee (other than an Employee transferring in accordance with the Acquired Rights) who has been receiving short-term disability pay or workers compensation supplement pay for two (2) or more consecutive months immediately prior to the Closing Date.

“Straddle Period” has the meaning set forth in Section 6.3(a).

“Subsidiary” means, with respect to any Person, any other Person of which at least a majority of the securities or ownership interests having by their terms ordinary voting power to elect a majority of the board of directors or other Persons performing similar functions is directly or indirectly owned or controlled by such Person or by one or more of its Subsidiaries, provided, however, that no BFN Seller or Subsidiary of a BFN Seller shall be deemed a Subsidiary of Seller or any Other Seller.

“Substance Registrations” has the meaning set forth in Section 5.29(a)(xxii).

“SUDAM Incentive” has the meaning set forth in Section 5.3(j)(i).

“SUFRAMA/SEPLAN Incentives” has the meaning set forth in Section 5.3(j)(iii).

“Supporting Collateral” has the meaning set forth in Section 5.15(a).

“Tax” means any domestic or foreign, federal, state, local, provincial, territorial or municipal taxes collected by any Tax Authority, including net income, gross income, individual income, capital, value-added, goods and services, gross receipts, sales, use, *ad valorem*, transfer, franchise, profits, business, environmental, Real Property, personal property, service, service use, withholding, payroll, employment, unemployment, severance, occupation, social security, excise, stamp, customs, and all other taxes, duties, assessments, deductions, withholdings or similar charges payable to any Tax Authority, however denominated and whether estimated or final, together with any interest and penalties, additions to tax or additional amounts imposed or assessed with respect thereto. For the avoidance of doubt, Taxes shall not include any fees or costs relating to patent or other intellectual property maintenance, registration or prosecution.

“Tax Authority” means any Government Entity with responsibility for, and competent to impose, collect or administer, any form of Tax.

“Tax Returns” means all returns, reports (including elections, declarations, disclosures, schedules, estimates and information returns) and other information filed or required to be filed with any Tax Authority relating to Taxes, including any attachment thereto and amendments thereof.

“Technical Knowledge Management Professional Services Agreement” means the agreement between Seller, as provider, and Purchaser or a Purchaser Assign, as customer, to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit H.

“Term Sheet Agreement” has the meaning set forth in Section 5.28(a).

“Termination Benefits” has the meaning set forth in Section 7.2(a).

“Third Party” means any Person that is neither a Party nor an Affiliate of a Party.

“Third Party Claim” has the meaning set forth in Section 10.4(a).

“Third Party Confidential Information” has the meaning set forth in Section 5.19(e)(i).

“Third Wave Countries” means Argentina, Dubai, Malaysia, Philippines, Russia, Taiwan, Thailand, as such list of countries may be amended by mutual agreement of the Parties.

“Third Wave Deferred Closing Date” means December 1, 2013.

“TM Model” has the meaning set forth in Schedule A.

“TMM Assets” has the meaning set forth in Section 2.8(e).

“TMM End Date” means the later of (i) the date of the Deferred Closing with respect to the Transferred Assets located at Manaus, Brazil and (ii) the date of the Deferred Closing with respect to the Transferred Assets located at Xiamen, China.

“TMM Liabilities” has the meaning set forth in Section 2.8(e).

“TMM Transfer Date” has the meaning set forth in Section 2.8(b)(vi).

“Tolling Agreements” means the agreements between a Seller Party, on the one hand, and Purchaser or its Affiliate, on the other hand, under which Purchaser will perform toll manufacturing or similar services to the extent necessary to give effect to the TM Model during the period between the Closing Date and the applicable TMM Transfer Date in accordance with Schedule A, each of which is to be executed contemporaneously with the Closing substantially in the form attached hereto as Exhibit PP.

“Top Customers” has the meaning set forth in Section 3.18.

“Top Suppliers” has the meaning set forth in Section 3.18.

“Total 2012 Emissions Trading Allowances” has the meaning set forth in Section 5.29(a)(xxiii).

“Total 2013 Emissions Trading Allowances” has the meaning set forth in Section 5.29(a)(xxiv).

“Trademark Assignee” has the meaning set forth in the definition of “Trademark Assignment Agreements”.

“Trademark Assignment Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Purchaser Assign (a “Trademark Assignee”), on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit T-1 and Exhibit T-2.

“Trademark License Agreements” means the agreements between Seller, on the one hand, and Purchaser or a Trademark Assignee, on the other hand, to be executed contemporaneously with the Closing substantially in the forms attached hereto as Exhibit BB-1 and Exhibit BB-2.

“Trademarks” means, together with the goodwill associated therewith, all trademarks, service marks, trade dress, logos, distinguishing guises and indicia, trade names, corporate names, business names, domain names and URLs, whether or not registered, including all common law rights, and registrations, applications for registration and renewals thereof,

including, but not limited to, all marks registered in the United States Patent and Trademark Office, the trademark offices of the states and territories of the United States of America, and the trademark offices of other nations throughout the world and of multi-national bodies, along with all rights therein provided by multinational treaties, conventions or applicable Law.

“Transactions” means the consummation of the transactions contemplated by this Agreement in accordance with the terms of this Agreement.

“Transfer Amount” has the meaning set forth in Section 7.1(d)(ii).

“Transfer Taxes” means all goods and services, sales, excise, use, transfer, gross receipts, documentary, filing, recordation, value-added, stamp, stamp duty reserve, stamp duty land, customs, customs duty, and all other similar Taxes, duties or other like charges, however denominated (including any Real Property transfer Taxes, any conveyance and recording fees, and any mortgage recording fees), together with interest, penalties and additional amounts imposed with respect thereto. For the avoidance of doubt, Transfer Taxes shall not include any of the foregoing Taxes which arise as a result of any transfers (other than transfers of Transferred Assets occurring in anticipation of the Closing or a Deferred Closing), or the conduct or operation of the Business, prior to Closing (or the Agreed Time if treated by the applicable jurisdiction as being the time of the closing, and in the case of the portion of the Business operated in a Deferred Closing Country, prior to the Deferred Closing with respect to such Deferred Closing Country).

“Transferred Assets” has the meaning set forth in Section 2.1(a).

“Transferred Copyrights” means those Copyrights owned by one or more Seller Parties and used or held for use exclusively in connection with the Business (or any portion thereof), including, for the avoidance of doubt, any Copyrights in any Business Information constituting Transferred Assets.

“Transferred Employee” means (a) any Employee who accepts an offer of employment by, and commences employment with, Purchaser or any of its Affiliates in accordance with the terms of Section 7.1 or (b) any Employee whose employment transfers to Purchaser or any of its Affiliates by operation of Law (whether automatically under the Acquired Rights or applicable local Laws or as a result of being employed by the Transferred Subsidiary); provided, however, that no Employee shall be a Transferred Employee under clause (b) above where the Employee refuses or objects to the transfer to Purchaser in accordance with applicable local Law; provided, further, that a Transferred Employee shall include any Employee under clause (a) above that on the Closing Date (or on the applicable Deferred Closing Date for an Employee of a Deferred Closing Country) is on the active payroll of any Seller Party but who is not actively at work, such as an Employee on vacation or similar leave, on a regularly scheduled day off from work, on temporary leave for purposes of jury or annual national service/military duty, on maternity, paternity or adoption leave, on leave under the Family and Medical Leave Act of 1993 (or any similar state or local Laws), on leave under the Kodak Family Medical Leave Plan, or on other nonmedical leave of absence, and including each Employee on military leave with veteran’s reemployment rights under applicable Law whether or not such Employee is on the active payroll of any Seller Party on the Closing Date (or on the applicable Deferred

Closing Date for an Employee of a Deferred Closing Country), but excluding any Employee on long term disability on the Closing Date (or on the applicable Deferred Closing Date for an Employee of a Deferred Closing Country).

“Transferred Employee Email” means the electronic mail of a Transferred Employee that such Transferred Employee transfers to Purchaser in accordance with Section 5.19(f).

“Transferred Employee Plan” means any Seller Employee Plan or any portion of a Seller Employee Plan (or a portion of the Liabilities of such Seller Employee Plan) listed on Section 7.1(d)(i) of the Seller Disclosure Schedule.

“Transferred Employee Records” means, other than to the extent prohibited by applicable Law, (i) such personnel records, books, files or other documentation relating to the employment of the Transferred Employees as may be reasonably requested by Purchaser and mutually agreed upon in good faith between Purchaser and Seller and (ii) all documentation concerning Employees that Seller is required to provide in accordance with Sections 3.15 and 7.1 of this Agreement.

“Transferred Intellectual Property” means the Transferred Trademarks, the Transferred Patents, the Transferred Seller Software, the Transferred Copyrights and the Transferred Other Intellectual Property.

“Transferred Names” means the names set forth in Section 1.1(p)(ii) of the Seller Disclosure Schedule.

“Transferred Other Intellectual Property” means any and all Other Intellectual Property that is owned by one or more Seller Parties and used or held for use exclusively in connection with the Business (or any portion thereof).

“Transferred Patents” means (a) those patents and patent applications listed on Section 1.1(l) of the Seller Disclosure Schedule (all such patents and patent applications, collectively, “Scheduled Patents”); (b) reissues, reexaminations, continuations, continuations in part (only with respect to subject matter disclosed in the Scheduled Patents), divisionals, requests for continuing examinations or continuing prosecution applications, or design registrations of any Scheduled Patent; (c) all national (of any country of origin) and regional counterparts to which any of the items identified in clause (a) or (b) above claims priority (directly or indirectly); and (d) all patents issuing on any of the items identified in clause (a), (b) or (c) above.

“Transferred Real Property” means the real estate parcels described on Section 1.1(m) of the Seller Disclosure Schedule.

“Transferred Shares” means all of the capital stock and other equity interests of the Transferred Subsidiary.

“Transferred Seller Software” means all Software owned by one or more Seller Parties and used or held for use exclusively in connection with the Business (or any portion thereof), including the Software listed on Section 1.1(n)(i) of the Seller Disclosure Schedule, subject to any conditions or restrictions set forth therein.

“Transferred Subsidiary” means the Person set forth in Section 1.1(o) of the Seller Disclosure Schedule.

“Transferred Third Party Software” means the Software listed on Section 1.1(n)(ii) of the Seller Disclosure Schedule subject to any conditions or restrictions set forth therein.

“Transferred Trademarks” means the Trademarks set forth in Section 1.1(p)(i) of the Seller Disclosure Schedule and any and all Trademarks not listed thereon that are owned by one or more Seller Parties and used or held for use exclusively in connection with the Business (or any portion thereof), but excluding in all cases any Transferred Names. Transferred Trademarks do not include any Trademarks which are comprised, in whole or in part, of the terms KODAK, KODA, KOD or EKTA.

“Transition Services” has the meaning set forth in Section 5.17(a)(i).

“Transition Services Agreement” means an agreement between Seller and/or certain of its Subsidiaries, on the one hand, and Purchaser or a Purchaser Assign, on the other hand, to be executed concurrently with the Closing, substantially in the form attached hereto as Exhibit D, except that the schedules to such agreement shall be agreed between the Parties in accordance with Section 5.17.

“Unaudited Historical Carve-Out Financial Statements” means the unaudited combined financial statements, prepared on a carve-out basis for Event Imaging Solutions, which comprise the combined statement of financial position as of December 31, 2012 and December 31, 2011, and the related combined statement of operations, of comprehensive (loss) income, of invested (deficit) income and of cash flows for each of the three (3) years in the period ended December 31, 2012.

“Unaudited Pro Forma Transaction Balance Sheets” means the unaudited balance sheets for each of Retail Systems Solutions, Paper & Output Systems, Event Imaging Solutions, Film Capture and Document Imaging, as of, and for the 12 months ended, December 31, 2012, prepared to reflect the Transferred Assets, Excluded Assets, Assumed Liabilities and Excluded Liabilities.

“UPC Deferred Transfer Date” means the earliest of: (i) five years after the Closing Date, (ii) the date which Seller determines, in its sole discretion, to be the date that the wind-down of Seller’s consumer inkjet consumables business is complete and (iii) the date of an Insolvency Event of Seller.

“Venezuela Assets” has the meaning set forth in Section 5.31(a)(ii).

“Venezuela Contracts” has the meaning set forth in Section 5.31(a)(i).

“Venezuela Employee” has the meaning set forth in Section 5.31(a)(iii).

“Venezuela Employee Payments” has the meaning set forth in Section 5.31(c).

“Venezuela Leases” means, collectively, the Venezuela Office Lease and the Venezuela Warehouse Lease.

“Venezuela Office Lease” means the Office Lease Agreement by and between Maria Cardenas de Perasso and Kodak Venezuela S.A., notarized before the Sixth Public Notary of Chacao Municipality, Miranda State, on February 18, 2008 being recorded under the number 71, volume 24 of the Notary’s books, for Premises located at Avenida Rio Caura Prados del Este, Caracas, Venezuela.

“Venezuela Warehouse Lease” means the Warehouse Lease Agreement by and between Compañía Anónima UNIVEL and Kodak Venezuela S.A., notarized before the Sixth Public Notary of Chacao Municipality, Miranda State, on March 7, 2008 being recorded under the number 33, volume 37 of the Notary’s books, for Premises located at Av Garcia Gonzalez da Silva, La Yaguara, Libertador, Caracas, Venezuela.

“WARN Act” means the United States Worker Adjustment and Retraining Notification Act of 1989, as may be amended from time to time, or any similar state or local Law.

“Warranty Repair Obligations” means the obligations of the Business for warranty repair to be performed on or after the Agreed Time to the extent arising out of the obligations of any Seller Party under the terms of the Assigned Contracts or the Shared Contracts.

“Withholding Tax Estimate” has the meaning set forth in Section 6.2(b).

“Working Capital Principles” means the principles used to determine Agreed Time Adjusted Working Capital and Reference Adjusted Working Capital set forth on Exhibit JJ hereto.

“Working Capital Principles (Build-Up)” means the principles used to determine Agreed Time Adjusted Working Capital (Build-Up) set forth on Exhibit OO hereto.

“Working Capital Statement” has the meaning set forth in Section 2.6(a).

“Xiamen Utility Services Agreement” means the agreement among Kodak (China) Company Limited, on the one hand, and Purchaser, on the other hand, to be executed as promptly as practicable following the Closing (but no later than the Fifth Wave Deferred Closing Date unless the parties otherwise mutually agree) on the terms and conditions reflected on Exhibit EE and with such other terms and conditions as are reasonably agreed between the Parties or required by applicable Law.

Section 1.2 Other Definitional Provisions. Unless the express context otherwise requires:

(a) the word “day” means calendar day;

(b) the words “hereof”, “herein” and “hereunder” and words of similar import, when used in this Agreement, shall refer to this Agreement as a whole and not to any particular provision of this Agreement;

(c) the terms defined in the singular have a comparable meaning when used in the plural, and vice versa;

(d) the terms “Dollars” and “\$” mean United States Dollars;

(e) references herein to a specific Section, Subsection or Schedule shall refer, respectively, to Sections, Subsections or Schedules of this Agreement;

(f) wherever the word “include”, “includes” or “including” is used in this Agreement, it shall be deemed to be followed by the words “without limitation”;

(g) references herein to any gender include the other gender;

(h) references in this Agreement to the “United States” mean the United States of America and its territories and possessions;

(i) the word “extent” in the phrase “to the extent” shall mean the degree to which a subject or other thing extends and such phrase shall not mean simply “if”; and

(j) except as otherwise specifically provided in this Agreement, any agreement, instrument or statute defined or referred to herein means such agreement, instrument or statute as from time to time amended, supplemented or modified, including (i) (in the case of agreements or instruments) by waiver or consent and (in the case of statutes) by succession of comparable successor statutes and (ii) all attachments thereto and instruments incorporated therein.

Article II

PURCHASE AND SALE OF ASSETS

Section 2.1 Purchase and Sale.

(a) Transferred Assets. On the terms and subject to the conditions set forth herein, at the Closing (or, in the case of the Deferred Closing Assets, at the applicable Deferred Closing), Seller shall, and shall cause the Other Sellers to, sell, convey, transfer, assign and deliver to Purchaser or one or more Purchaser Assigns, and Purchaser or one or more Purchaser Assigns shall purchase and acquire from Seller and each Other Seller, all of Seller’s and the Other Sellers’ right, title and interest, as of the Closing (or, in the case of the Deferred Closing Assets, as of the applicable Deferred Closing), in and to the following assets, but excluding the Excluded Assets (collectively, the “Transferred Assets”) (it being understood that (x) in the case of the Transferred Assets (excluding any Transferred Names) that are transferred or assigned by Seller or any Debtor Subsidiary Seller, such assets will be free and clear of all Interests (other than Permitted Encumbrances, Assumed Liabilities and Liens created by or through Purchaser or any of its Affiliates) pursuant to and to the maximum extent permitted by Sections 363 and 365

of the Bankruptcy Code and (y) in the case of (i) the Deferred Closing Assets and (ii) the Transferred Assets (excluding any Transferred Names) that are transferred or assigned by the Non-Debtor Subsidiary Sellers, such assets will be free and clear of all Liens (other than Permitted Encumbrances, Assumed Liabilities and Liens created by or through Purchaser or any of its Affiliates)):

- (i) the assets listed on Section 2.1(a)(i) of the Seller Disclosure Schedule;
- (ii) the Transferred Shares;
- (iii) the Transferred Real Property;
- (iv) all of Seller's and each of the Other Sellers' rights in the Real Property Leases;
- (v) the Owned Inventory;
- (vi) the Owned Equipment;
- (vii) subject to Section 2.1(f) and Section 5.12, the Assigned Contracts and the Shared Contracts;
- (viii) the Current Assets;
- (ix) the Specified Avoidance Claims (to the extent not released by Seller and the Debtor Subsidiary Sellers);
- (x) subject to Section 5.19, the Current Business Information;
- (xi) subject to Section 5.19, the Historic Business Information;
- (xii) subject to Section 5.19, the Transferred Employee Email;
- (xiii) all rights and interests in all telephone numbers for cell phones provided by Seller to Transferred Employees;
- (xiv) the Transferred Employee Records;
- (xv) all assets and rights to the extent provided for in Article VII (*Employment Matters*);
- (xvi) the Transferred Intellectual Property (all of which shall be assigned and transferred as of the Closing), subject to (A) the Permitted Encumbrances, (B) any and all licenses listed on Section 3.8(b) of the Seller Disclosure Schedule and (C) Seller's rights pursuant to this Agreement to maintain and utilize copies of any Business Information constituting Transferred Assets;

- (xvii) subject to Section 5.12, the Transferred Third Party Software;
- (xviii) the Transferred Names, but solely to the extent of Kodak's rights, if any, in such Transferred Names, which are sold, conveyed, transferred and assigned on an "as-is" basis, together with all goodwill thereto, if any;
- (xix) all guaranties, warranties, indemnities and similar rights in favor of Seller or any Other Seller primarily related to any Transferred Asset or the Business;
- (xx) all causes of action, lawsuits, judgments, claims and demands of any nature available to or being pursued by Seller or any Other Seller to the extent primarily related to the Transferred Assets, the Assumed Liabilities or the ownership, use, function or value of any Transferred Asset or the operation of the Business, whether arising by way of counterclaim or otherwise;
- (xxi) to the extent assignable under applicable Law, all Consents of Government Entities primarily related to the Business;
- (xxii) all prepaid expenses relating to any Transferred Asset (except for any post-Closing rent, costs, or other expenses due pursuant to the terms of any Real Property Leases prepaid by Seller as set forth in Section 5.25(m));
- (xxiii) all goodwill associated with the Business;
- (xxiv) any rights of Seller or any Other Seller to insurance proceeds under any Seller Insurance Policy for any Transferred Asset that is materially damaged or destroyed between the Original Execution Date and the Closing Date (or, in the case of a Transferred Asset that is to be assigned at a Deferred Closing, between the Original Execution Date and the Deferred Closing Date with respect to such Transferred Asset);
- (xxv) all other assets of Seller and the Other Sellers that are primarily used or held for use in the conduct of the Business, whether tangible or intangible, real, personal or mixed, but excluding any such assets that constitute Intellectual Property or Software; and
- (xxvi) any Tax assets to the benefit of the Purchaser under Section 6.5(a).

(b) Excluded Assets. Notwithstanding anything in this Section 2.1 or elsewhere in this Agreement to the contrary, Seller and the Other Sellers shall retain (subject to

the terms and conditions of the Ancillary Agreements) all of their existing right, title and interest in and to, and there shall be excluded from the sale, conveyance, assignment or transfer to Purchaser or Purchaser Assigns pursuant to this Agreement all of Seller's and the Other Sellers' assets other than the Transferred Assets, and the Transferred Assets shall not include any of the following assets held by Seller or any Other Seller (collectively, the "Excluded Assets"):

- (i) the Excluded Current Assets;
- (ii) all Seller Insurance Policies and, except as set forth in Section 2.1(a)(xxiv), all refunds due from, or payments due on, claims with an insurer in respect of losses arising prior to the Closing (or, in the case of claims pertaining to Transferred Assets that are to be assigned at a Deferred Closing, arising prior to the Deferred Closing with respect to such Transferred Assets);
- (iii) the benefit of any Tax assets, including Tax refunds, Tax losses, credits or similar benefits relating to the Transferred Assets or the Business that are in existence as of the Agreed Time or that are allocable to a Pre-Closing Taxable Period or to the portion of a Straddle Period ending on and including the Agreed Time, except to the extent expressly agreed by this Agreement to be transferred to Purchaser at the Closing;
- (iv) all assets and rights to the extent provided for in Article VII (*Employment Matters*);
- (v) all claims, causes of action and rights to the extent relating to any Excluded Liabilities or to any Liabilities for which Seller or any Other Seller is responsible under this Agreement (including rights of set-off, rights to refunds and rights of recoupment from or against any Third Party);
- (vi) the security deposits made by or on behalf of Seller or any Other Seller (including those relating to Assigned Contracts) set forth on Section 2.1(b)(vi) of the Seller Disclosure Schedule; it being understood that the security deposits set forth on Section 2.1(b)(vi) of the Seller Disclosure Schedule that have been paid to the landlord under any Real Property Lease shall be treated pursuant to Section 5.25(o) below;
- (vii) the Excluded Real Property and any other Real Property owned or leased by any Seller Party other than (A) the Transferred Real Property, (B) the Real Property Leases, (C) any rights granted to Purchaser and its Affiliates with respect to the applicable Real Property pursuant to the Harrow Lease, the Harrow Phase 3 Lease, the Rochester Leases, the Shared Site Agreements or the Transition Services Agreement, and (D) any rights granted to Purchaser and its Affiliates with respect to the KEPS Plant pursuant to this Agreement;

- (viii) the Excluded Information;
- (ix) the Excluded IT;
- (x) subject to Section 5.12, any right, title and interest under or to any Non-Assigned Asset;
- (xi) the Excluded Contracts and Excluded Receivables;
- (xii) the BFN Assets and the BFN Swiss Assets; and
- (xiii) all assets set forth on Section 2.1(b)(xiii) of the Seller Disclosure Schedule.

(c) For the avoidance of doubt, the following assets of Seller and the Other Sellers shall constitute "Excluded Assets":

- (i) except for (A) the Transferred Intellectual Property, (B) Intellectual Property and Software owned by the Transferred Subsidiary and (C) any Intellectual Property or rights to Intellectual Property assigned or licensed by any Seller Party or its Affiliates pursuant to the Ancillary Agreements, any rights to (x) any Intellectual Property of any Seller Party or its Affiliates or (y) Intellectual Property owned by a Third Party, except to the extent licensed under an Assigned Contract or a Shared Contract or is otherwise listed on Section 1.1(n)(ii) of the Seller Disclosure Schedule as Transferred Third Party Software (subject to the conditions and restrictions set forth therein and the terms of Section 5.12);
- (ii) all rights of Seller or any Other Seller under this Agreement and the Ancillary Agreements;
- (iii) all of the rights and claims of Seller and the Debtor Subsidiary Sellers available to Seller and the Debtor Subsidiary Sellers under the Bankruptcy Code, of whatever kind or nature, as set forth in Sections 544 through 551, inclusive, 553, 558 and any other applicable provisions of the Bankruptcy Code, and any related claims and actions arising under such Sections by operation of Law or otherwise, including any and all proceeds of the foregoing, other than the Specified Avoidance Claims;
- (iv) all of the rights and claims against Third Party debtors or debtors-in-possession subject to proceedings under the Bankruptcy Code to the extent such rights and claims are

subject to an Order entered by a United States Bankruptcy Court that would void or otherwise materially affect the Transactions in the event any relevant consent is not obtained from such Bankruptcy Court or the relevant Third Party debtor or debtor-in-possession prior to the Closing; and

- (v) all stock or other equity interests in any Person owned by Seller or any Other Seller, other than the Transferred Subsidiary.

For the avoidance of doubt, any assets owned by the Transferred Subsidiary (other than the assets set forth on Section 5.18 of the Seller Disclosure Schedule) shall continue to be owned by the Transferred Subsidiary and shall not constitute Excluded Assets under this Agreement even if such assets are of the same kind and nature as any asset held by Seller or any Other Seller that constitutes an Excluded Asset; provided that (a) any Trademarks held by the Transferred Subsidiary (other than the Transferred Trademarks) and (b) the assets specified in Section 2.1(b)(iii) shall be Excluded Assets even if they are owned by the Transferred Subsidiary. In addition to the above, Seller and the Other Sellers shall have the right to retain, at their own expense, following the Deferred Closing with respect to the Transferred Subsidiary, copies of any book, record, literature, list and any other written or recorded information constituting Business Information to which Seller and the Other Sellers in good faith determine they are reasonably likely to need access for *bona fide* business, tax or legal purposes (including, for the avoidance of doubt, the provision of services under the Transition Services Agreement). Nothing in this Agreement shall require Seller or its Affiliates to (1) purge any information from any Backup System or (2) purge any information from any Shared System; provided that Seller shall at all times comply with Section 5.10 in respect of any Business Information residing in any Backup System or Shared System after the Closing Date.

(d) Assumed Liabilities. On the terms and subject to the conditions set forth in this Agreement, at the Closing (or, in the case of the Deferred Closing Liabilities, at the applicable Deferred Closing), Purchaser or one or more Purchaser Assigns shall assume and become responsible for, and duly and properly perform, discharge and pay, when due, the following, and only the following, Liabilities of Seller and the Other Sellers (the "Assumed Liabilities"), with the understanding that only those Liabilities of the Transferred Subsidiary described below in this Section 2.1(d) shall be Assumed Liabilities:

- (i) all Liabilities to the extent arising from the conduct, operation or ownership of the Business on or after the Agreed Time ("Post-Agreed Time Arising Liabilities"), including (A) all such Post-Agreed Time Arising Liabilities with respect to the ownership, exploitation and operation of the Transferred Assets, (B) all such Post-Agreed Time Arising Liabilities related to Actions or claims brought against the Business, (C) all such Post-Agreed Time Arising Liabilities under any products liability Laws or similar Laws concerning defective products, and (D) all such Post-Agreed Time Arising Liabilities under any other applicable Laws, but excluding Liabilities to the extent arising from any act or omission of any of the Seller Parties or any of their respective Affiliates occurring prior to the Agreed Time;

- (ii) all Liabilities of any kind of Seller Party or any Other Seller arising out of or under the terms of the Assigned Contracts or the Shared Contracts (including Warranty Repair Obligations and Deferred Revenue Obligations), but excluding any Liabilities to the extent resulting from any breach or default thereof by any Seller Party occurring prior to the Agreed Time;
- (iii) all Liabilities with respect to all maintenance fees and prosecution costs with the U.S. Patent and Trademark Office and any foreign patent offices related to the Transferred Patents associated with the ownership or exploitation by or through Purchaser of the Transferred Patents, or otherwise arising by or through Purchaser, on or after the Agreed Time;
- (iv) the Permitted Patent Encumbrances (but not the Contracts creating any of the Permitted Patent Encumbrances) to the extent they constitute Liabilities and obligations;
- (v) all non-monetary Liabilities that a “Kodak Divested Business” or an “Acquirer” thereof (as such terms are defined in the Retained Patents License Agreements) are required to assume in accordance with the terms of the Retained Patents License Agreements;
- (vi) solely in respect of the Transferred Patents, Patent Settlements;
- (vii) all non-monetary Liabilities arising on or after the Agreed Time under any licenses of Intellectual Property and licensing assurances, declarations, agreements or undertakings relating to the Transferred Trademarks or Transferred Seller Software which Seller or any Other Seller may have granted or committed to Third Parties, but excluding to the extent resulting from Liabilities resulting from any breach or default of such licenses, licensing assurances, declarations, agreements or undertakings by any of the Seller Parties occurring on, prior to or after the Agreed Time;
- (viii) all Liabilities transferred to and assumed by Purchaser and its Affiliates to the extent expressly set out in Article VII (*Employment Matters*);
- (ix) all Liabilities for the Selected Compensation Payments as expressly set out in Article VII (*Employment Matters*);

- (x) all Liabilities for Taxes that are the responsibility of Purchaser under Article VI (*Tax Matters*);
- (xi) all Current Liabilities;
- (xii) all Liabilities relating to the Business that relate to or arise from or in connection with any Permitted Encumbrance, but excluding Liabilities to the extent resulting from or increased as a result of any breach or default under any obligation giving rise to such Permitted Encumbrance by any of the Seller Parties prior to the Agreed Time;
- (xiii) all Liabilities relating to any Environmental Law with respect to any Transferred Real Property, the Harrow Facility or Real Property Leases (other than Excluded Environmental Liabilities);
- (xiv) all Liabilities with respect to 503(b)(9) Claims in connection with any 365 Debtor Contract that is not an Assigned 365 Debtor Contract; and
- (xv) all other Liabilities listed on Section 2.1(d)(xv) of the Seller Disclosure Schedule.

(e) Excluded Liabilities. Notwithstanding anything in Section 2.1(d) or elsewhere in this Agreement to the contrary, Purchaser and any Purchaser Assigns shall not assume or be deemed to have assumed any Liabilities of Seller, the Other Sellers or any of their Affiliates (including the Transferred Subsidiary) other than the Assumed Liabilities (such other Liabilities, collectively, the "Excluded Liabilities"). For the avoidance of doubt, and without limiting the immediately preceding sentence, the following Liabilities of Seller, the Other Sellers and any of their Affiliates constitute Excluded Liabilities:

- (i) all Liabilities to the extent they relate to or arise from any Excluded Assets;
- (ii) all Excluded Environmental Liabilities;
- (iii) all Liabilities for Taxes that are the responsibility of Seller under Article VI (*Tax Matters*);
- (iv) all Liabilities of any Seller Party to the extent they arise under this Agreement or any of the Ancillary Agreements;
- (v) all Liabilities of any Seller Party arising prior to the Agreed Time to the extent related to the conduct, operation or ownership of the Business prior to the Agreed Time (other than the Assumed Liabilities);

- (vi) all Liabilities arising in connection with the Continuity Plan and/or any other retention-based Seller Employee Plan; and
- (vii) all Liabilities that are the responsibility of any Seller Party under Article VII (*Employment Matters*).

For the avoidance of doubt, unless expressly provided otherwise, Section 2.1(e)(iii) is the exclusive provision dealing with Taxes under this Section 2.1(e) and no other provision in this Section 2.1(e) shall apply to Taxes.

(f) Treatment of Debtor Contracts.

- (i) Section 2.1(f)(i) of the Seller Disclosure Schedule sets forth a list of all 365 Debtor Contracts and the respective Cure Costs, which schedule Seller shall promptly update and/or supplement as it identifies additional 365 Debtor Contracts; provided that all updates and supplements shall be complete prior to or on the second Business Day prior to the anticipated hearing to approve the Chapter 11 Plan, unless Seller and Purchaser otherwise agree.
- (ii) Unless Seller and Purchaser shall otherwise agree, no later than one Business Day prior to the hearing to approve the Chapter 11 Plan, Purchaser shall deliver to Seller lists (each, an "Assumption List") of the 365 Debtor Contracts that it desires Seller (or any other Debtor) to assign, assume and assign, assume and assign at date after the Closing Date or, in the case of Shared Contracts, assume and partially assign, to Purchaser. All 365 Debtor Contracts listed in an Assumption List shall be "Assigned 365 Debtor Contracts" hereunder, unless Seller and Purchaser otherwise agree or is determined by the Bankruptcy Court, and all 365 Debtor Contracts not listed in an Assumption List shall be Excluded Assets.
- (iii) The Debtors shall promptly seek the approval of the Bankruptcy Court to permit the assignment, assumption and assignment, assumption and assignment at a date after the Closing Date or, in the case of Shared Contracts, assumption and partial assignment, as applicable, of all Assigned 365 Debtor Contracts and, if required by Section 365 of the Bankruptcy Code, consent of the applicable non-Debtor counterparty.

(g) Assumption and Assignment Procedures.

- (i) In accordance with the assumption and assignment procedures approved in the Settlement and Sale Order (the "Assignment Procedures"), Seller shall file with the Bankruptcy Court one or

more notices (each, an “Assignment Notice”) notifying the Assigned 365 Debtor Contracts counterparties of the assignment, the assumption and assignment, the assumption and assignment at a date after the Closing Date, or, in the case of the Shared Contracts, the assumption and partial assignment, as applicable, of their Assigned 365 Debtor Contract.

- (ii) All Assignment Notices and related orders approving the assumption and assignment of the Assigned 365 Debtor Contracts shall be in form and substance reasonably acceptable to Purchaser and Seller. With respect to each Assignment Notice, the Debtors shall deliver notice to all Persons entitled to notice, all in accordance with the Assignment Procedures, applicable provisions of the Bankruptcy Code, applicable bankruptcy rules, and applicable order(s) of the Bankruptcy Court.

(h) Cure Costs; Adequate Assurance.

- (i) In connection with the assumption and assignment, assumption and assignment at a date after the Closing Date and, in the case of the Shared Contracts, assumption and partial assignment, of any Assigned 365 Debtor Contract, the Cure Costs, as required by the Bankruptcy Code and provided in the Settlement and Sale Order, shall be paid in full by Purchaser at or prior to Closing and such payment shall not entitle Purchaser to any adjustment to the Purchase Price. Seller and its Subsidiaries shall have no liability in connection with the Cure Costs of any 365 Debtor Contract (except with respect to Shared Contracts, where applicable Cure Costs will be apportioned between Purchaser and Seller according to the obligations due and owing under the partially assigned portions of the Shared Contract).
- (ii) Prior to the hearing before the Bankruptcy Court to assume any Assigned 365 Debtor Contracts, Purchaser shall provide, if requested, adequate assurance of its future performance under each applicable Assigned 365 Debtor Contract to the parties thereto (other than the Debtors) as may be reasonably required in satisfaction of Section 365(f)(2)(B) of the Bankruptcy Code and any applicable Orders of the Bankruptcy Court. If requested, Purchaser agrees to promptly take all actions reasonably required to assist in demonstrating adequate assurance of future performance under the Assigned 365 Debtor Contracts, such as furnishing affidavits, non-confidential financial information and other documents or information necessary for filing with the Bankruptcy Court.

- (iii) Purchaser acknowledges and agrees that, if it becomes necessary to pay any additional Cure Costs or make any other payments, or provide any assurances of future payment or performance or take any other action in connection with the assumption and assignment of an Assigned 365 Debtor Contract or any assurances necessary to satisfy Purchaser's obligations under Section 2.1(h)(i) or Section 2.1(h)(ii), Purchaser shall bear such costs and expenses and take such actions as may be reasonably required in order to cause such Assigned 365 Debtor Contract to be assigned to Purchaser hereunder, in each case without recourse to Seller or its Subsidiaries.

(i) BFN Sellers. Except to the extent contemplated by or incorporated into any BFN Irrevocable Offer or BFN Local Transfer Agreement, (A) the BFN Sellers shall not sell, convey, assign, deliver or transfer any asset or Liability under this Agreement and (B) nothing in this Agreement shall apply to, or govern, the sale, assignment, transfer, retention or assumption of assets, rights, properties or Liabilities of, or by, the BFN Sellers, and no Party shall have any obligation with respect thereto. The only assets, rights, properties and Liabilities of the BFN Sellers that Purchaser offers to acquire or assume are solely as expressly set forth in the relevant BFN Irrevocable Offers and the relevant BFN Local Transfer Agreements.

(j) BFN Swiss Assets.

- (i) If any BFN Irrevocable Offer is accepted by the relevant BFN Seller prior to the Closing, then this Agreement shall be automatically updated to include the relevant BFN Swiss Assets as Transferred Assets simultaneously with the acceptance of such BFN Irrevocable Offer and the execution of Exhibit B thereto.
- (ii) If any BFN Irrevocable Offer has not been accepted as of the Closing by the relevant BFN Seller, the Parties agree as follows:
 - (A) Purchaser, Seller and EKSA will consummate the sale, conveyance, transfer, assignment and delivery to Purchaser of the relevant BFN Swiss Assets, subject to and simultaneously with the consummation of the sale, conveyance, transfer, assignment and delivery to Purchaser of the corresponding BFN Assets.
 - (B) Prior to the Closing, Seller and Purchaser will cooperate in good faith to reach mutually acceptable arrangements to enable EKSA and the relevant BFN Seller to continue to operate the Business as currently conducted by EKSA and the relevant BFN Seller, until the earlier of (x) the acceptance or rejection of the relevant BFN Irrevocable Offer or (y) the expiration thereof.

(k) Patent Maintenance Costs. If, between the Original Execution Date and the Agreed Time, Seller has paid any maintenance fees due and payable to a patent office or similar organization in respect of the Transferred Patents for any period that ends after the Agreed Time, the liability for such maintenance fees shall be allocated, on a pro rata basis based on the number of calendar days, (i) to Seller for the part of such period that ends on and including the Agreed Time and (ii) to Purchaser for the part of such period that begins after the Agreed Time. At Closing, Purchaser shall reimburse Seller for any part of such maintenance fees that are the responsibility of Purchaser under clause (ii) above.

(l) SSO Commitments. Purchaser acknowledges that the Transferred Patents are assigned and transferred subject to the SSO Commitments. Purchaser hereby commits to respect the SSO Commitments, solely with respect to the applicable Transferred Patents, and solely to the same extent as the SSO Commitments are binding upon Seller with respect to such Transferred Patents prior to the transfer of the Transferred Patents herein; provided, however, that nothing herein shall be construed as a commitment or agreement by Purchaser or its Affiliates to subject any Patents other than the Transferred Patents to the SSO Commitments. Purchaser shall confirm in writing to the U.S. Department of Justice, Antitrust Division, to the extent (i) requested by such Government Entity and (ii) required by applicable Law, the existence and scope of Purchaser's commitments under this Section 2.1(l) with respect to such Transferred Patents.

Section 2.2 Purchase Price.

(a) General. Subject to subsection (c) below, on the terms and subject to the conditions set forth herein, in consideration of the sale of the Transferred Assets, in addition to (i) the assumption of the Assumed Liabilities and (ii) the KPP Notes, at Closing (or, if the Closing does not occur on a Business Day, in accordance with Section 2.3) Purchaser shall pay, or shall procure that one or more Purchaser Assigns shall pay, an amount in cash equal in the aggregate to \$325,000,000 (the "Cash Price") plus the amount of the KL Cash, in immediately available funds to Seller (it being agreed that Seller shall direct that such payment be allocated among each of the Seller Parties in accordance with the amount set forth next to such Seller Party's name on the Purchase Price Allocation Schedule). At Closing, Purchaser shall also issue the KPP Notes to Seller, or shall procure that one or more Purchaser Assigns will transfer the KPP Notes to Seller. Additionally, on or prior to the Closing Date the Parties shall take, and shall cause their Affiliates to take, all necessary actions to carry out the transactions set forth in Schedule I, provided that (w) the transactions set forth in Schedule I shall take place in the sequence set out therein, (x) none of the transactions (excluding any transactions taking place prior to the Closing Date) set forth in Schedule I shall take place unless each of the other transactions are capable of being completed in full (following the performance of the transactions listed before them), (y) if Closing does not occur by the Outside Date, the Parties agree that any transaction (excluding any transactions taking place prior to the Closing Date) set forth in Schedule I that may have occurred before that date shall be null, void and of no legal effect and the Parties shall use commercially reasonable efforts to reverse the effect of such transactions and place all affected entities in the position that they were in immediately before

the first such transaction was completed and (z) to the extent that there is any inconsistency between Schedule I and the terms of this Agreement (excluding Schedule I), or any Ancillary Agreements, the terms of this Agreement (excluding Schedule I), or any Ancillary Agreements, as applicable shall prevail.

(b) Purchase Price Adjustments. After the Closing, the Purchase Price will be finally adjusted and payments made pursuant to Section 2.6, Section 2.7, Section 2.8(c) (v) (and Schedule A), Section 2.8(d)(vi) (and Schedule A) and Section 2.8(i) (and Schedule A).

(c) Deferred Closing Notes. For each Deferred Closing Country, the amount of the Purchase Price that is attributable to such Deferred Closing Country as set forth on the Purchase Price Allocation Schedule (such amount being the "Deferred Closing Purchase Price" with respect to such Deferred Closing Country) shall be paid by Purchaser or a Purchaser Assign to the EKC Subsidiary at Closing in return for a KIFL Deferred Closing Note with a principal amount equal to the Deferred Closing Purchase Price with respect to such Deferred Closing Country and with the Closing Date as its issue date.

Section 2.3 Closing Date. The completion of the purchase and sale of the Transferred Assets (other than the Deferred Closing Assets) and the assumption of the Assumed Liabilities (other than the Deferred Closing Liabilities) (the "Closing") shall take place at the offices of Sullivan & Cromwell LLP, 125 Broad Street, New York, New York 10004, on the first day (i) that is the first Business Day of a month and (ii) on which all of the conditions set forth under Article VIII (Conditions to the Closing), (other than conditions to be satisfied at the Closing, but subject to the waiver or fulfillment of those conditions) have been satisfied or, if permissible, waived by Seller and/or Purchaser (as applicable), or at such other place and on such other date as shall be mutually agreed upon in writing by Purchaser and Seller (the day on which the Closing takes place being the "Closing Date"). The Closing shall be effective as of 12:01 a.m., local time in each jurisdiction where the Closing occurs, on the Closing Date; provided that, to the extent permitted by applicable Law and accounting practices, for tax and accounting purposes, the Closing shall be treated by the Parties and their Subsidiaries as being effective as of the Agreed Time. Section 2.4 Purchaser Closing Deliverables. At the Closing, Purchaser shall, and/or shall cause any Purchaser Assign to, deliver to Seller the following: an amount equal to the Cash Price plus the KL Cash, in immediately available United States dollars by wire transfer to an account or accounts which have been designated by Seller at least two (2) Business Days prior to the Closing Date;

(b) the KPP Notes, payable to Seller;

(c) a counterpart of the Assignment and Assumption Agreement (other than with respect to the Deferred Closing Assets and the Deferred Closing Liabilities), in the form attached as Exhibit A and dated as of the Closing (the "Assignment and Assumption Agreement"), duly executed by Purchaser or the appropriate Purchaser Assign;

(d) counterparts of such other instruments of assignment and assumption, quitclaim deeds, bills of sale and other instruments or documents, in form and substance reasonably acceptable to Seller and Purchaser, as may be necessary to effect the transfer of the Transferred Assets consisting of Transferred Intellectual Property, tangible personal property,

owned Real Property and leased Real Property to Purchaser or the appropriate Purchaser Assign (other than, in each case, the Deferred Closing Assets), duly executed by Purchaser or the appropriate Purchaser Assign;

(e) a Local Transfer Agreement in respect of each Seller Party incorporated in a Specified Jurisdiction that is a First Wave Country duly executed by the Foreign Acquisition Entity for such Specified Jurisdiction (or other appropriate Purchaser Assign), but solely to the extent all required Consents from, and filings with and notices to, the Government Entities in such Specified Jurisdiction have been obtained or made;

(f) a counterpart of each of the other Ancillary Agreements that by their terms are to be executed and delivered on the Closing Date, duly executed by Purchaser or the appropriate Purchaser Assign; and

(g) the certificate to be delivered pursuant to Section 8.2(c).

Section 2.5 Seller Closing Deliverables. At the Closing, Seller shall deliver to Purchaser, or cause to be delivered to Purchaser by the Other Sellers, as applicable, the following:

(a) a counterpart of the Assignment and Assumption Agreement (other than with respect to the Deferred Closing Assets and the Deferred Closing Liabilities) duly executed by Seller and each Other Seller (other than any Other Seller that has executed and delivered, or is expected to execute and deliver at a Deferred Closing, a Local Transfer Agreement in accordance with section (c) below or Section 2.8(d)(iii));

(b) counterparts of such other instruments of assignment and assumption, quitclaim deeds, bills of sale, title affidavits, and other instruments or documents, in form and substance reasonably acceptable to Seller and Purchaser or the appropriate Purchaser Assign, as may be necessary to effect the transfer of the Transferred Assets consisting of Transferred Intellectual Property, tangible personal property, owned Real Property and leased Real Property to Purchaser or the appropriate Purchaser Assign (other than, in each case, the Deferred Closing Assets), duly executed by the appropriate Seller Parties;

(c) a Local Transfer Agreement in respect of each Seller Party incorporated in a Specified Jurisdiction that is a First Wave Country duly executed by such Seller Party, but solely to the extent all required Consents from, and filings with and notices to, the Government Entities in such Specified Jurisdiction have been obtained or made;

(d) a counterpart of each of the Ancillary Agreements that by their terms are to be executed and delivered on the Closing Date, duly executed by the appropriate Seller Parties;

(e) the certificate to be delivered pursuant to Section 8.3(c);

(f) a duly executed FIRPTA certificate meeting the requirements under Treasury Regulation section 1.1445-2, certifying that Seller is not a foreign Person, and that is in a form reasonably satisfactory to Purchaser; and

(g) an assignment of the KIFL Deferred Closing Note(s) by the EKC Subsidiary to Purchaser or one or more Purchaser Assigns designated by Purchaser, together with the KIFL Deferred Closing Note(s).

Section 2.6 Working Capital Adjustment. No later than 90 days after the Closing Date, Purchaser shall prepare in good faith and deliver to Seller a statement (the "Working Capital Statement") in the form of the Form of Working Capital Statement that sets forth Purchaser's calculation of Agreed Time Adjusted Working Capital and Reference Adjusted Working Capital, prepared in accordance with the Working Capital Principles, and the Agreed Time Adjusted Working Capital (Build-Up), prepared in accordance with the Working Capital Principles (Build-Up).

(b) Thereafter, at the request of Seller, Purchaser shall give Seller reasonable access during normal business hours to Purchaser's working papers and any working papers of Purchaser's independent accountants relating to the preparation of the Working Capital Statement, as well as the books and records of Purchaser that relate to the Business that are relevant to Purchaser's calculation of Agreed Time Adjusted Working Capital, Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital (Build-Up); provided, however, that the independent accountants of Purchaser shall not be obligated to make any working papers available to Seller unless and until Seller has signed a customary confidentiality and hold harmless agreement relating to such access to working papers in form and substance reasonably acceptable to such independent accountants. In addition, Purchaser shall make its representatives responsible for and knowledgeable about the information used in, and the preparation and calculation of, the Working Capital Statement, reasonably available to answer questions with respect to the contents of the Working Capital Statement and Seller's calculation of Agreed Time Adjusted Working Capital, Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital (Build-Up).

(c) Seller shall be entitled to dispute the calculation of the Agreed Time Adjusted Working Capital, Reference Adjusted Working Capital or the Agreed Time Adjusted Working Capital (Build-Up) set forth in the Working Capital Statement if it delivers a written notice (an "Objection Notice") to Purchaser within 60 days after delivery of the Working Capital Statement (the "Objection Period"). The Objection Notice shall contain a reasonably detailed description of any changes that Seller proposes to be made to the calculation of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital or the Agreed Time Adjusted Working Capital (Build-Up) set forth in the Working Capital Statement. If Seller does not deliver an Objection Notice to Purchaser within the Objection Period, Seller shall not be entitled to dispute the calculation of Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital or the Agreed Time Adjusted Working Capital (Build-Up) set forth in the Working Capital Statement, which shall be final and binding on each of the Parties.

(d) If Seller delivers an Objection Notice to Purchaser within the Objection Period, Seller and Purchaser shall attempt in good faith to agree upon the amount of the Agreed

Time Adjusted Working Capital, the Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital (Build-Up) during the period commencing on the date of delivery of the Objection Notice and ending 30 days thereafter (the "Negotiation Period"). If Seller and Purchaser agree in writing on the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and the Agreed Time Adjusted Working Capital (Build-Up) (whether such amounts are the same as or different from the amounts set forth in the Working Capital Statement) during the Negotiation Period, the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and the Agreed Time Adjusted Working Capital (Build-Up) shall be the amounts agreed upon by the Parties.

(e) If Seller and Purchaser do not agree in writing on the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital or the Agreed Time Adjusted Working Capital (Build-Up) prior to the expiration of the Negotiation Period, each Party shall (A) jointly engage Plante Moran, or, if such firm declines to serve as accounting arbiter or the Parties agree in writing not to engage such firm, such other firm of independent public accountants as mutually agreed upon by Purchaser and Seller (the "Accounting Arbiter") and (B) submit to the Accounting Arbiter, not later than 15 days after the end of the Negotiation Period, a statement containing its calculation of the items in dispute (each, an "Arbiter Statement"), which shall include only those items set forth in the Objection Notice that remain in dispute at the expiration of the Negotiation Period. The Accounting Arbiter, acting as an expert and not as an arbitrator, shall make a final and binding determination as to all matters in dispute as promptly as practicable after its appointment. In determining the proper amount of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and/or the Agreed Time Adjusted Working Capital (Build-Up), as applicable, the Accounting Arbiter shall be bound by the terms of this Section 2.6 and may not increase the amount of any item in dispute above the highest amount set forth in the Arbiter Statement nor decrease any such amount below the lowest amount set forth in the Arbiter Statement. The Accounting Arbiter shall not review any line items or make any determination with respect to any matter other than those matters set forth in the Arbiter Statement. The Accounting Arbiter shall send its written determination of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and/or the Agreed Time Adjusted Working Capital (Build-Up), as applicable, to Seller and Purchaser, and such determination and calculation shall be final and binding on the Parties, absent fraud or manifest error. The fees and expenses of the Accounting Arbiter shall be borne by Purchaser and Seller in inverse proportion to the dollar amount of the items in dispute set forth in the Arbiter Statements as to which such Party prevails in the accounting arbitration, which proportionate allocations shall also be determined by the Accounting Arbiter at the time it renders its determination on the merits of the matters in dispute. The Accounting Arbiter may not award damages, interest or penalties to any party with respect to any matter.

(f) Once a final and binding determination of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and the Agreed Time Adjusted Working Capital (Build-Up) has been made in accordance with the applicable provisions of this Section 2.6: (i) if the Agreed Time Adjusted Working Capital is greater than the sum of \$10 million plus the Reference Adjusted Working Capital, then Purchaser shall make a payment to Seller in accordance with Section 2.6(g) equal to the difference between (A) the Agreed Time Adjusted Working Capital and (B) the sum of \$10 million plus the Reference Adjusted Working

Capital; (ii) if the Agreed Time Adjusted Working Capital is less than the sum of the Reference Adjusted Working Capital less \$10 million, then Seller shall make a payment to Purchaser in accordance with Section 2.6(g) equal to the difference between (X) the sum of the Reference Adjusted Working Capital less \$10 million and (Y) the Agreed Time Adjusted Working Capital; or (iii) if the Agreed Time Adjusted Working Capital is equal to or greater than the sum of the Reference Adjusted Working Capital less \$10 million and equal to or less than the sum of the Reference Adjusted Working Capital plus \$10 million, then neither Purchaser nor Seller shall be required to make any payment to the other pursuant to this Section 2.6. In addition, once a final and binding determination of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and the Agreed Time Adjusted Working Capital (Build-Up) has been made in accordance with the applicable provisions or this Section 2.6, Purchaser shall make a payment to Seller in accordance with Section 2.6(g) equal to the Agreed Time Adjusted Working Capital (Build-Up).

(g) Any payments required to be made pursuant to the first and/or second sentences of Section 2.6(f) shall be made no later than five (5) Business Days after a final and binding determination of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and the Agreed Time Adjusted Working Capital (Build-Up) has been made in accordance with the applicable provisions of this Section 2.6 (the "Payment Date") in immediately available funds to such account or accounts as is designated in writing by the Party receiving such payment; provided that if the payment required to be made in accordance with the first sentence of Section 2.6(f) exceeds \$5 million, then \$5 million of such payment shall be paid no later than the Payment Date and the amount of such payment exceeding \$5 million shall be paid no later than the first anniversary of the Payment Date.

Section 2.7 Contingent Purchase Price Adjustment. So long as Purchaser operates the Business in a commercially reasonable manner and as if this Section 2.7 and Schedule II did not exist, Seller shall pay to Purchaser in cash the amounts that may become due from time to time in accordance with the terms and conditions of Schedule II, in an aggregate amount not to exceed \$35 million. Deferred Closings. Following the Closing, Deferred Closings shall take place at the offices of Sullivan & Cromwell LLP, 125 Broad Street, New York, New York 10004, on the applicable Deferred Closing Date, or at such other place and on such other date as shall be mutually agreed upon in writing by Purchaser and Seller. A Deferred Closing shall be effective as of 12:01 a.m., local time in each jurisdiction where such Deferred Closing occurs, on the applicable Deferred Closing Date; provided that, if the Deferred Closing Date is not the first day of a calendar month, to the extent permitted by applicable Law and accounting practices, for tax and accounting purposes, such Deferred Closing shall be treated by the Parties and their Subsidiaries as being effective as of 12:01 a.m., local time in each jurisdiction where such Deferred Closing occurs, on the first day of the calendar month in which such Deferred Closing occurs.

(b) Deferred Closing Dates.

- (i) The Deferred Closing with respect to the Transferred Assets and Assumed Liabilities of a Second Wave Country shall take place on the Second Wave Deferred Closing Date or such other date as shall be mutually agreed upon in writing by Purchaser and Seller.

- (ii) The Deferred Closing with respect to the Transferred Assets and the Assumed Liabilities of a Third Wave Country shall take place on the Third Wave Deferred Closing Date or such other date as shall be mutually agreed upon in writing by Purchaser and Seller.
- (iii) The Deferred Closing with respect to the Transferred Assets and Assumed Liabilities of a Fourth Wave Country shall take place on the Fourth Wave Deferred Closing Date or such other date as shall be mutually agreed upon in writing by Purchaser and Seller.
- (iv) The Deferred Closing with respect to the Transferred Assets and the Assumed Liabilities of a Fifth Wave Country shall take place on the Fifth Wave Deferred Closing Date or such other date as shall be mutually agreed upon in writing by Purchaser and Seller.
- (v) The Deferred Closing with respect to the Transferred Assets and Assumed Liabilities of the Sixth Wave Country shall take place on the Sixth Wave Deferred Closing Date or such other date as shall be mutually agreed upon in writing by Purchaser and Seller.
- (vi) The Deferred Closing with respect to a TMM Asset or a TMM Liability shall take place on the TMM End Date, or on such other date as shall be mutually agreed upon in writing by Purchaser and Seller (the date on which a TMM Asset or TMM Liability transfers to Purchaser or a Purchaser Assign being the "TMM Transfer Date" with respect to such TMM Asset or TMM Liability).

(c) Purchaser Deferred Closing Deliverables. At a Deferred Closing, Purchaser shall, and/or shall cause any Purchaser Assign (or, in relation to clause (v) below, Purchaser Affiliate) to, deliver to Seller the following:

- (i) a counterpart of the Assignment and Assumption Agreement with respect to the applicable Deferred Closing Assets and Deferred Closing Liabilities, duly executed by Purchaser or the appropriate Purchaser Assign;
- (ii) counterparts of such other instruments of assignment and assumption, quitclaim deeds, bills of sale and other instruments or documents, in form and substance reasonably acceptable to

- Seller and Purchaser, as may be necessary to effect the transfer of the applicable Deferred Closing Assets consisting of tangible personal property, owned Real Property and leased Real Property to Purchaser or the appropriate Purchaser Assign, duly executed by Purchaser or the appropriate Purchaser Assign;
- (iii) a Local Transfer Agreement, duly executed by the Foreign Acquisition Entity for such Specified Jurisdiction (or other appropriate Purchaser Assign), in respect of any Seller Party incorporated in an applicable Deferred Closing Country that is a Specified Jurisdiction, but solely to the extent all required Consents from, and filings with and notices to, the Government Entities in such Deferred Closing Country have been obtained or made;
 - (iv) a counterpart of each of the other Ancillary Agreements duly executed by Purchaser or the appropriate Purchaser Assign that by their terms are to be executed and delivered at such Deferred Closing; and
 - (v) any payments or transfers required to be made by the Purchaser or any Purchaser Assign or Purchaser Affiliate at the relevant Deferred Closing in accordance with Schedule A.

(d) Seller Deferred Closing Deliverables. At a Deferred Closing, Seller shall, and/or shall cause any Other Seller (or, in relation to clause (vi) below, Seller Affiliate) to, deliver to Purchaser the following:

- (i) a counterpart of the Assignment and Assumption Agreement with respect to the applicable Deferred Closing Assets and Deferred Closing Liabilities, duly executed by Seller and each Other Seller (other than any Other Seller that has executed and delivered, or is expected to execute and deliver at a future Deferred Closing, a Local Transfer Agreement);
- (ii) counterparts of such other instruments of assignment and assumption, quitclaim deeds, bills of sale and other instruments or documents, in form and substance reasonably acceptable to Seller and Purchaser, as may be necessary to effect the transfer of the applicable Deferred Closing Assets consisting of Transferred Intellectual Property, tangible personal property, owned Real Property and leased Real Property to Purchaser or the appropriate Purchaser Assign, duly executed by the appropriate Seller Parties;
- (iii) a Local Transfer Agreement in respect of any Seller Party incorporated in an applicable Deferred Closing Country that is a

- Specified Jurisdiction, duly executed by such Seller Party, but solely to the extent all required Consents from, and filings with and notices to, the Government Entities in such Deferred Closing Country have been obtained or made;
- (iv) a counterpart of each of the other Ancillary Agreements duly executed by the appropriate Seller Parties that by their terms are to be executed and delivered at such Deferred Closing;
 - (v) solely in the case of the Deferred Closing with respect to China (Wuxi) and subject to Section 5.30, if Seller elects a stock sale under Section 5.30(a)(ii) or the Parties otherwise agree on a stock sale under Section 5.30(a)(iii), with respect to the Transferred Subsidiary, an approval certificate and business licenses confirming Purchaser or one or more Purchaser Assigns as the new owner of the Transferred Shares, and other appropriate instruments and documents necessary to transfer such Transferred Shares to Purchaser, and written resignations from each of the officers and directors of the Transferred Subsidiary effective as of the Deferred Closing Date with respect to China, but solely to the extent all required Consents from, and filings with and notices to, applicable Government Entities have been obtained or made; and
 - (vi) any payments required to be made by KIFL or the applicable Seller Party or Seller Affiliate at the relevant Deferred Closing in accordance with Schedule A.

(e) Seller and Purchaser acknowledge and agree that (i) certain Transferred Assets, a list of which is set forth on Section 2.8(e)(i) of the Seller Disclosure Schedule (the “TMM Assets”) and certain Assumed Liabilities, a list of which is set forth on Section 2.8(e)(ii) of the Seller Disclosure Schedule (the “TMM Liabilities”), must be retained by the Seller Parties for a period of time following the Closing in order to implement the arrangements contemplated by this Section 2.8 and Section 5.12, (ii) notwithstanding anything to the contrary in this Agreement, as a result of the foregoing clause (i), the sale, conveyance, transfer and assignment to Purchaser of Seller’s right, title and interest in and to each of the TMM Assets and the assumption by Purchaser of each of the TMM Liabilities shall occur on the TMM End Date, unless otherwise mutually agreed upon in writing by Purchaser and Seller and (iii) the TMM Assets and TMM Liabilities shall be treated as Deferred Closing Assets and Deferred Closing Liabilities until the TMM Transfer Date related thereto for purposes of Section 5.12(c).

(f) As of the Closing Date, Purchaser, on behalf of itself and its Affiliates, hereby grants to Seller and its Affiliates a worldwide, non-exclusive, irrevocable, fully-paid-up, royalty-free license under the Transferred Copyrights, Transferred Trademarks, Transferred Other Intellectual Property and Transferred Seller Software, to do all things necessary or appropriate to give effect to the TM Model, and for Seller and its Affiliates to fulfill their respective obligations thereunder, during the Delay Period (as defined in the TM Model).

(g) Until such time as a Deferred Closing occurs with respect to a Deferred Closing Country, the portion of the Business located in such Deferred Closing Country shall be subject to Section 5.7(b) and Section 5.12(c).

(h) Without prejudice to Section 2.2(c), the Parties agree that, with respect to a Deferred Closing Country, (i) all Transferred Assets relating to such Deferred Closing Country that would have been assigned to Purchaser or one or more Purchaser Assigns at Closing if such Deferred Closing Country were a First Wave Country shall be regarded as having been assigned as Transferred Assets as of the Agreed Time and all TMM Assets shall be regarded as having been assigned as Transferred Assets as of the Agreed Time for purposes of the calculations and determinations required under Section 6.4 and (ii) the Assumed Liabilities relating to such Deferred Closing Country shall be deemed to have been assumed as of the Agreed Time for purposes of Section 6.4.

(i) Following each Deferred Closing, the Parties shall ensure the making of all payments required under “Post-Deferred Closing Economic True-Up Adjustment” in Schedule A.

Article III

REPRESENTATIONS AND WARRANTIES OF SELLER

Except as set forth in (a) the Seller Disclosure Schedule or (b) to the extent relating to the Excluded Assets or the Excluded Liabilities, Seller represents and warrants to Purchaser as follows:

Section 3.1 Organization and Qualification. Seller and each Other Seller is duly incorporated, founded or organized, as applicable, validly existing and, to the extent such concept is applicable, in good standing under the Laws of the jurisdiction of its incorporation, foundation or organization. Seller and each Other Seller has all requisite corporate power and authority to own, lease and operate the Transferred Assets, the Harrow Facility, the Harrow Phase 3 Land, the KEPS Plant, the Rochester Sites and the Shared Sites held by such Person, and to carry on the Business as and to the extent currently conducted by such Person. Seller and each Other Seller is duly qualified to do business and, to the extent such concept is applicable, is in good standing as a foreign corporation in each jurisdiction where the ownership or operation of the Transferred Assets, the Harrow Facility, the Harrow Phase 3 Land, the KEPS Plant, the Rochester Sites and the Shared Sites held by, or the conduct of the Business conducted by, such Person requires such qualification, except for failures to be so qualified or in good standing, as the case may be, that would not reasonably be expected, individually or in the aggregate with such other failures, to have a Material Adverse Effect.

Section 3.2 Corporate Authority. Subject to the entry of the Settlement and Sale Order and the receipt of other Consents from the Bankruptcy Court in connection with the Transactions (collectively, the “Bankruptcy Consents”), Seller has all requisite corporate power and authority and has taken all corporate action necessary in order to execute, deliver and perform its obligations under this Agreement and each Ancillary Agreement and to consummate

the Transactions. Each Non-Debtor Subsidiary Seller and, subject to the Bankruptcy Consents, each Debtor Subsidiary Seller has, or prior to the Closing will have, all requisite corporate power and authority necessary to consummate the Transactions. Subject to the receipt of the Bankruptcy Consents, this Agreement is, and when executed and delivered by Seller, each Ancillary Agreement will be, a valid and binding agreement of Seller enforceable against Seller in accordance with its terms.

Section 3.3 Transferred Subsidiary. Section 3.3 of the Seller Disclosure Schedule sets forth the name of the Transferred Subsidiary, together with its jurisdiction of organization, its authorized and outstanding capital stock or other equity interests as of the Original Execution Date, the identity of each holder of its outstanding capital stock or other equity interests as of the Original Execution Date and the number and class of shares of capital stock or other equity interests held by each such holder as of the Original Execution Date. Seller or an Other Seller has good and valid title to all of the outstanding capital stock and other equity interests of the Transferred Subsidiary, in each case, free and clear of all Liens (other than Permitted Encumbrances). All of the outstanding shares of capital stock of the Transferred Subsidiary have been validly issued and, to the extent the Transferred Subsidiary is incorporated or organized in a jurisdiction where such concepts are applicable, are fully paid and non-assessable. There are no options, warrants, convertible securities or other rights, agreements, arrangements or commitments relating to the shares of capital stock of the Transferred Subsidiary (other than this Agreement) or obligating Seller or any of its Subsidiaries to issue or sell any shares of capital stock of, or any other interest in, the Transferred Subsidiary. The Transferred Subsidiary has all requisite corporate power and authority to own, lease and operate its respective assets, and to carry on the Business as and to the extent currently conducted by the Transferred Subsidiary. The Transferred Subsidiary is duly incorporated, founded or organized, as applicable, validly existing and, to the extent such concept is applicable, in good standing under the Laws of the jurisdiction of its incorporation, foundation or organization. The Transferred Subsidiary is duly qualified to do business and, to the extent such concept is applicable, is in good standing as a foreign corporation in each jurisdiction where the ownership or operation of the assets held by, or the conduct of the Business conducted by, such Person requires such qualification, except for failures to be so qualified or in good standing, as the case may be, that would not reasonably be expected, individually or in the aggregate with such other failures, to have a Material Adverse Effect. Nothing in this Agreement shall be construed to grant to Purchaser any right to continue to use the name "Kodak" in the name of the Transferred Subsidiary and Purchaser agrees to change the corporate or business name of the Transferred Subsidiary on the Closing Date (or, if appropriate, on a later date when all Consents from any Government Entity of China are obtained to effect the transfer of the Transferred Shares) to a corporate or business name that does not use "Kodak" or any similar name.

Section 3.4 Approvals. Other than the Bankruptcy Consents and such filings as may be required under the HSR Act or foreign Antitrust Laws, no notices, reports or other filings are required to be made by Seller or any of its Affiliates with, nor are any Consents required to be obtained by any Seller or any of its Affiliates from, any Government Entity in connection with the execution and delivery of this Agreement or any Ancillary Agreement by Seller and the consummation by Seller of the Transactions, except those that the failure to make or obtain would not reasonably be expected, individually or in the aggregate with other such failures, (a) to have a Material Adverse Effect or (b) to prevent, impair or materially delay the ability of Seller to consummate the Transactions.

Section 3.5 Non-Contravention. Subject to the receipt of the Bankruptcy Consents, the execution, delivery and performance of this Agreement and each Ancillary Agreement by Seller does not, and the consummation by Seller and the Other Sellers of the Transactions will not, constitute or result in (a) a breach or violation of, or a default under, the certificate of incorporation, bylaws or comparable organizational documents of any of the Seller Parties, (b) a breach or violation of, a default under, or an acceleration of any obligations or the creation of a Lien on the Transferred Assets or the assets of the Transferred Subsidiary (with or without notice, lapse of time or both) pursuant to, any Material Contract or the DIP Facilities, (c) assuming the making of notices, reports and filings and the obtaining of Consents referred to in Section 3.4 of this Agreement and Section 3.4 of the Seller Disclosure Schedule, a breach or violation of or a default under any Law to which any Seller Party is subject or (d) a violation or contravention of any Order issued by the Bankruptcy Court in the Bankruptcy Cases, except, in the case of clauses (b) and (c) above, for any breach, violation, default, acceleration or creation that would not reasonably be expected, individually or in the aggregate with other such breaches, violations, defaults, accelerations or creations, to have a Material Adverse Effect.

Section 3.6 Title to Transferred Assets; Sufficiency of Assets.

(a) Except as set forth on Section 3.6(a) of the Seller Disclosure Schedule, subject to the receipt of the Bankruptcy Consents, each Seller Party has, or at the Closing will have, good and valid title to, or good and valid leasehold interests in, all of the Transferred Assets owned or leased by it, free and clear of all Liens, other than Permitted Encumbrances. From and after the Closing, Purchaser or its assigns shall have quiet enjoyment of each of the Rochester Sites and the Shared Sites pursuant to the applicable Rochester Leases and Shared Site Agreements. At the Closing, the Seller Parties will deliver to Purchaser good and valid title to, in each case excluding any Deferred Closing Assets, (i) the Owned Inventory, (ii) the Owned Equipment, (iii) any other tangible Transferred Assets (including the Transferred Real Property) and (iv) their rights under the Real Property Leases they own, free and clear of all Liens except Permitted Encumbrances or Liens created by or through Purchaser or any of its Affiliates. The Transferred Subsidiary has good and valid title to, or good and valid leasehold interests in, the personal tangible property it owns or leases, free and clear of all Liens except Permitted Encumbrances.

(b) No Affiliate of Seller, other than the Other Sellers, owns assets that would be Transferred Assets if owned by Seller or any Other Seller. Subject to the receipt of (i) the Bankruptcy Consents, (ii) each Consent referred to in Section 3.4 of this Agreement and Section 3.4 of the Seller Disclosure Schedule and (iii) each Consent required to be obtained in connection with the matters set forth on Section 3.5 of the Seller Disclosure Schedule, the Transferred Assets (together with the rights to be granted or services to be provided to Purchaser under the Ancillary Agreements and pursuant to Section 5.12 in respect of Consent Required Assets) and the assets of the Transferred Subsidiary include all properties and assets necessary for Purchaser to continue to operate the Business immediately following the Closing in all material respects as the Business is currently conducted.

Section 3.7 Material Contracts.

(a) Section 3.7(a) of the Seller Disclosure Schedule sets forth, as of the Original Execution Date, a list of every Seller Contract (other than Intercompany Contracts and Contracts set forth on Section 1.1(r) of the Seller Disclosure Schedule) that:

- (i) is an agreement or series of agreements with the same Third Party that resulted in (i) the payment attributable to the Business of more than \$1 million in the aggregate during the fiscal year ended December 31, 2012 or (ii) the receipt by the Business of more than \$1 million in the aggregate during the fiscal year ended December 31, 2012 (each, a "Material Contract");

(b) None of the Assigned Contracts is a Contract that:

- (i) is a "sole source" Contract;
- (ii) restricts the Business from engaging in any business activity in any material respect and would so restrict Purchaser from and after the Closing (other than with respect to Intellectual Property or Software);

(c) None of the Material Contracts is a Contract that:

- (i) establishes or creates a joint venture or similar relationship, whether in the form of a partnership, limited liability company, profit-sharing or limited liability partnership;
- (ii) contains any covenant or obligation pursuant to which any Seller Party is required to purchase more than 80% of its materials, supplies, goods or equipment from the counterparty to such Contract for use in the manufacture, production, development or assembly of any product of the Business; or
- (iii) contains any covenant or obligation that grants to any Person any other than any Seller Party any "most favored nation" right with respect to any products or services of the Business.

(d) Except to the extent excused by or rendered unenforceable as a result of the Bankruptcy Cases, as of the Original Execution Date, all Material Contracts were in full force and effect and, to the Knowledge of Seller, enforceable against each party thereto in accordance with the express terms thereof. As of the Original Execution Date, there did not exist under any Material Contract any violation, breach or event of default, or alleged violation, breach or event of default, or event or condition that, after notice or lapse of time or both, would constitute a violation, breach or event of default thereunder on the part of Seller or any of its Affiliates or, to the Knowledge of Seller, any other party thereto, except, in each case, (i) as a result of the Bankruptcy Cases, (ii) as will be cured upon receipt of the Bankruptcy Consents and

payment of the Cure Costs, or (iii) any such breach, violation or default as (x) to which requisite waivers or consents have been obtained or (y) would not reasonably be expected, individually or in the aggregate with other such breaches, violations or defaults, to have a Material Adverse Effect.

Section 3.8 Intellectual Property.

(a) A list of the Business Intellectual Property registered or filed with a Government Entity in the name of the Seller Parties as of the Original Execution Date is set forth on Section 3.8(a) of the Seller Disclosure Schedule (such listed Intellectual Property, the "Business Registered IP"), including the jurisdiction and the applicant/registrant and current owner. The Seller Parties named on Section 3.8(a) of the Seller Disclosure Schedule constitute all Persons who own any right, title or interest in or to the Business Registered IP. To the Knowledge of Seller and except as would not reasonably be expected to have a Material Adverse Effect, (i) all Business Registered IP (and all registrations thereof) is valid, subsisting and enforceable and in full force and effect as of the date hereof, (ii) none of the Business Intellectual Property is being infringed, misappropriated or otherwise violated by any Person, nor has any Person infringed, misappropriated or otherwise violated any Business Intellectual Property, and (iii) there is no such claim pending, alleged or threatened against any Person by any of the Seller Parties.

(b) None of the Business Intellectual Property is subject to any Liens other than (i) Permitted Encumbrances, and (ii) the licenses entered into prior to the Original Execution Date and listed on Section 3.8(b) of the Seller Disclosure Schedule.

(c) No Action is pending and served (or, to the Knowledge of Seller, is threatened or is pending and has not been served) against a Seller Party or by a Seller Party in respect of the Business relating to any actual, alleged or suspected infringement, misappropriation or violation of any Intellectual Property or any proprietary right in Software of any Third Party. To the Knowledge of Seller, no Seller Party has received any written assertions during the five (5) years prior to the Original Execution Date: (i) that the operation of the Business infringes, misappropriates or otherwise violates any Intellectual Property or any proprietary rights in Software of any Third Party; (ii) requesting that any Seller Party license any Intellectual Property or any proprietary rights in Software of any Third Party in connection with the operation of the Business; or (iii) challenging any Seller Party's right to use, right to transfer, or exclusive ownership of any of the Business Intellectual Property; in the case of clauses (i), (ii) and (iii), except where such assertions or requests would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect.

(d) No Action is pending or served (or, to the Knowledge of Seller, is threatened or pending and has not been served) against a Seller Party or, to the Knowledge of Seller, submitted to any Government Entity asserting invalidity, misuse or unenforceability of any Business Intellectual Property or challenging any Seller Party's right to use or ownership of the Business Intellectual Property. To the Knowledge of Seller, as of the Original Execution Date, there has been no assertion or claim made in writing to any Seller Party or, to the Knowledge of Seller, submitted to any Government Entity during the five (5) years prior to the Original Execution Date asserting invalidity, misuse or unenforceability of any Business

Intellectual Property or challenging any Seller Party's right to use or ownership of the Business Intellectual Property, in each case, excluding any such assertions or claims that would not reasonably be expected to result in any invalidity, unenforceability, loss or other material impairment of any material rights or interests in the Business Intellectual Property.

(e) A list of all SSO Commitments of the Seller Parties relating to the Business Intellectual Property is set forth on Section 3.8(e) of the Seller Disclosure Schedule, and Seller has furnished, to the extent in Seller's possession, to Purchaser all copies of all SSO membership agreements or founder agreements (to the extent any Seller Party is the founding entity of the SSO) to which any Seller Party is a party, all by-laws and policies for such SSOs and all written declarations by the Seller Parties to such SSOs and all agreements between any Seller Party and such SSOs under which such Seller Party has granted or waived any rights with respect to any of the Business Intellectual Property. No Seller Party has granted any rights pursuant to an SSO Commitment involving any Business Intellectual Property for no payment.

(f) The Business Intellectual Property and the Intellectual Property and Software licensed or included as part of services provided to Purchaser pursuant to the Ancillary Agreements or the Assigned Contracts and the Shared Contracts (and, pursuant to Section 5.12, any Intellectual Property included in Consent Required Assets) constitute all of the Intellectual Property and Software used in or necessary for the operation of the Business as currently conducted. For the avoidance of doubt, this Section 3.8(f) shall not constitute or be deemed to be a representation or warranty regarding non-infringement, non-misappropriation or non-violation of any Intellectual Property rights of any Third Party.

(g) The Seller Parties solely and exclusively own (i) the Business Intellectual Property and (ii) excluding the Permitted Encumbrances, all right, title and interest to sue for past, present and future infringement, misappropriation or other violations. Except as disclosed on Section 3.8(g) of the Seller Disclosure Schedule, the Seller Parties have obtained and properly recorded previously executed assignments for all Business Registered IP as necessary to assign to the Seller Parties all right, title and interest therein in accordance with applicable Law in each respective jurisdiction. The Seller Parties have obtained waivers and/or similar agreements from all Persons who may claim moral rights in or to any Business Intellectual Property and all Licensed Intellectual Property pursuant to which such Persons agree that they waive and/or will not assert any moral rights they have in any Business Intellectual Property and/or Licensed Intellectual Property.

(h) There are no existing contracts, agreements, options, commitments, or rights with, to, or in any Person: (i) to acquire title in or to any of the Business Intellectual Property; (ii) that grants or retains any exclusive rights or licenses in or to any of the Business Intellectual Property or any right to obtain or retain any such exclusive right or license in the future; or (iii) other than Product Licenses, that would require the Purchaser to grant a license to any of the Transferred Patents on royalty-free terms and conditions on or after the Closing. The consummation of the Transactions shall not alter, impair or extinguish any ownership rights in any Business Intellectual Property as such are possessed or owned by the Seller Parties immediately prior to the Closing (other than assignment of the Business Intellectual Property to Purchaser hereunder).

(i) The Seller Parties have all rights necessary to grant the licenses in, to and under the Licensed Intellectual Property set forth in the Seller Intellectual Property License Agreements. The Business Intellectual Property and Licensed Intellectual Property, as currently used by the Business, does not infringe, misappropriate or otherwise violate any Intellectual Property (excluding Patent) rights, or, to the Knowledge of Seller, any Patent rights, of any Third Party.

(j) To the Knowledge of Seller, no Transferred Seller Software is, in whole or in part, subject to any open-source or other similar type of license agreement or distribution model such that (i) the source code for any Transferred Seller Software is required to be distributed or made available to Third Parties, (ii) the Seller Parties are prohibited or limited from charging a fee or receiving consideration in connection with sublicensing or distributing any Transferred Seller Software; (iii) except as specifically permitted by Law, any Third Party is granted the right or otherwise allowed to decompile, disassemble or otherwise reverse-engineer any Transferred Seller Software; or (iv) any Transferred Seller Software is required to be licensed for the purpose of making derivative works

(k) No portion of the source code of any Transferred Seller Software has been disclosed by the Seller Parties to any escrow agent or any other Person during the five (5) years prior to the Original Execution Date, nor has any Seller Party entered into any agreement requiring such disclosure upon the occurrence of any future event, excluding, in each case, disclosures to employees and Third Party contractors pursuant to customary confidentiality and non-disclosure obligations.

(l) To the Knowledge of Seller, none of the Transferred Seller Software or Software licensed to Purchaser pursuant to the Software and Intellectual Property License Agreement contains any malicious code (including any malware, worm, bomb, backdoor, clock, timer or other disabling device, code, design or routine) designed to permit unauthorized access, or cause such Software to materially malfunction (including by corrupting data), either automatically, with the passage of time or upon command by any Person. The Seller Parties have implemented commercially reasonable measures to protect and maintain the confidentiality of all confidential information included in the Business Intellectual Property and the security of its confidential information maintained in its information technology hardware. In the 24 months prior to the Original Execution Date, there have been no material failures or breakdowns of, or security breaches with respect to information and data contained within, any information technology hardware included in the Transferred Assets.

(m) Notwithstanding any provision herein to the contrary, this Section 3.8 consists of the sole and exclusive representations and warranties in this Agreement regarding Intellectual Property and Software, including non-infringement, non-violation and non-misappropriation thereof.

Section 3.9 Finders' Fees. Except for Lazard Frères & Co. LLC and AP Services, LLC, whose fees and expenses will be paid by Seller, there is no investment banker, broker, finder or other intermediary that has been retained by or is authorized to act on behalf of Seller or any Affiliate of Seller who might be entitled to any fee or commission from Seller or any of its Affiliates in connection with the Transactions.

Section 3.10 Litigation. Except for the Bankruptcy Cases, there is no civil, criminal or administrative action, suit, demand, claim, hearing, proceeding or investigation pending, or to the Knowledge of Seller threatened in writing, against or relating to any of the Seller Parties in connection with the Business, other than those that would not reasonably be expected, individually or in the aggregate with such other actions, suits, demands, claims, hearings, proceedings or investigations, to have a Material Adverse Effect or prevent, impair or materially delay the ability of Seller to consummate the Closing. Except for the Bankruptcy Cases, none of the Transferred Assets is subject to any Order of any Government Entity of competent jurisdiction, other than those that would not reasonably be expected, individually or in the aggregate with such other Orders, (a) to have a Material Adverse Effect or (b) to prevent, impair or materially delay the ability of Seller to consummate the Closing.

Section 3.11 Financial Statements.

(a) Section 3.11(a) of the Seller Disclosure Schedule sets forth copies of the Audited Historical Carve-Out Financial Statements and the Unaudited Historical Carve-Out Financial Statements.

(b) Section 3.11(b) of the Seller Disclosure Schedule sets forth copies of an unaudited *pro forma* internal summary of the revenue, expenses and contribution to earnings of Film Capture for the fiscal years ended, respectively, 2010, 2011 and 2012 (the "Film Capture Operations Financial Statements") and, together with the Audited Historical Carve-Out Financial Statements, the Unaudited Historical Carve-Out Financial Statements and the Unaudited Pro Forma Transaction Balance Sheets, the "Financial Statements").

(c) Section 3.11(c) of the Seller Disclosure Schedule sets forth copies of the Unaudited Pro Forma Transaction Balance Sheets. The Unaudited Pro Forma Transaction Balance Sheets have been prepared based on adjustments to the Audited Historical Carve-Out Financial Statements and the Unaudited Historical Carve-Out Financial Statements, such adjustments representing management's good faith estimate (determined using reasonable judgment) of the Transferred Assets, Excluded Assets, Assumed Liabilities and Excluded Liabilities, as contemplated by this Agreement.

(d) The Financial Statements were derived from the books and records of the Business. The Audited Historical Carve-Out Financial Statements and the Unaudited Historical Carve-Out Financial Statements (i) include certain expenses that have been allocated on a basis that Seller considers to be reasonable and applied consistently to the Business during the periods presented and (ii) have been prepared in accordance with GAAP, consistently applied throughout the periods covered thereby (except as may be indicated in the notes thereto).

(e) The Financial Statements are materially accurate and present in all material respects the financial condition and results of operations of the Business for the periods covered thereby except for (i) pro forma adjustments as identified in Section 3.11(c), (ii) normal year-end adjustments and accruals contained in the Film Capture Operations Financial Statements, (iii) the absence of any footnotes that would be required to bring the Film Capture Operations Financial Statements into compliance with GAAP and (iv) the fact that the Financial Statements may not reflect the actual expenses the Business would have incurred if it had been operated as a stand-alone entity and may not be indicative of what the Business results of operations, financial position and cash flows may be in the future.

Section 3.12 Compliance with Laws.

(a) No Seller Party is in violation of any applicable Law (including the U.S. Foreign Corrupt Practices Act of 1977, as amended, or any other applicable anti-corruption Law) in connection with the Business, in each case except for such violations that would not reasonably be expected to have, individually or in the aggregate with such other violations, a Material Adverse Effect.

(b) No Seller Party has received any written notice from any Government Entity within the 24 months preceding the Original Execution Date alleging any violation by such Seller Party under any applicable Law, except for violations that would not reasonably be expected, individually or in the aggregate with such other violations, to have a Material Adverse Effect.

(c) The Business has all Consents of Government Entities necessary for the conduct of the Business as currently conducted other than those the absence of which would not reasonably be expected, individually or in the aggregate with such other absences, to have a Material Adverse Effect. Each such Consent is valid and in full force and effect and, to the Knowledge of Seller, each Seller Party is in compliance with all such Consents applicable to it, except where failure to comply with such Consents would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect.

Section 3.13 Environmental Matters.

(a) The Seller Parties and their Affiliates, with respect to the Business, are and have been in material compliance with Environmental Laws and have obtained and are in material compliance with all Environmental Permits and have not incurred any material Liability under Environmental Laws or Environmental Permits.

(b) A true and complete list of all such Environmental Permits, all of which are valid and in full force and effect, is set out in Section 3.13(b) of the Seller Disclosure Schedule. The Seller Parties and their Affiliates have timely filed applications for all Environmental Permits.

(c) The Seller Parties and their Affiliates, with respect to the Business, have not, during the past five (5) years prior to the Original Execution Date, and, except for matters that are fully and finally resolved without any further liability of the Seller, during any prior period, received any material written claim, notice of violation or citation concerning any material violation or alleged violation of any applicable Environmental Law or any Liability or alleged Liability under any Environmental Law or Environmental Permit and no facts, conditions or circumstances exist that would reasonably be expected to lead to such a material claim, notice of violation or citation.

(d) None of the Real Property currently operated or leased by the Seller Parties or their Affiliates in connection with the Business contains any of the following: (i) underground or aboveground treatment or storage tanks, used for the management of Hazardous Materials; or (ii) any landfill or other unit for disposal or treatment of Hazardous Materials that requires a Government Consent. There has been no Release of Hazardous Materials at, on, under, or from such Real Property, nor was there such a Release at any Real Property formerly owned, operated or leased by Seller in connection with the Business during the period of such ownership or operation, or tenancy, such that Seller is or could reasonably be expected to be subject to material liability with respect to such Hazardous Materials.

(e) There are no Orders outstanding, or any legal actions, written information requests by any Government Entity, suits or proceedings pending or threatened, concerning (i) compliance by the Seller Parties and their Affiliates with any Environmental Law in connection with the Business or (ii) any Environmental Liability of the Seller Parties or their Affiliates in connection with the Business.

(f) Seller has made available to Purchaser all material environmental reports, assessments, audits, pleadings, claims, demands, notices of violation, citations, Orders or other documents alleging material Liability under Environmental Laws or concerning the environmental condition of any Real Property currently or formerly owned, operated or leased by any of the Seller Parties or their Affiliates in connection with the Business or any of the Seller Parties' or their Affiliates' compliance with Environmental Laws in connection with the Business, in each case, that are in Seller's possession or control.

(g) In connection with the Business, none of the Seller Parties or their Affiliates has arranged, by contract, agreement, or otherwise for the transportation, treatment or disposal of Hazardous Materials at any location such as could reasonably be expected to subject any of the Seller Parties, their Affiliates or the Business to Environmental Liability.

(h) Notwithstanding anything herein to the contrary other than Sections 3.4 (*Approvals*), 3.6(a) (*Title to Transferred Assets; Sufficiency of Assets*), 3.11 (*Financial Statements*), 3.16(d)(iv) (*Real Property*) 3.17 (*Absence of Changes*) and 3.19 (*Insurance*), this Section 3.13 contains the sole and exclusive representations and warranties in this Agreement regarding environmental matters.

Section 3.14 Taxes.

(a) All Tax Returns with respect to the Business and the Transferred Subsidiary that are required to be filed on or before the Closing Date have been or will have been duly filed (taking into account any applicable extension periods), all such Tax Returns have been accurate and complete in all material respects, and all amounts shown to be due thereon have been or will have been duly and timely paid to the appropriate Tax Authority (or reflected in an appropriate tax reserve in accordance with GAAP on the financial statements of Seller or the Transferred Subsidiary), but only to the extent that such Tax Returns, if not so filed or paid, would result in a lien on the Transferred Assets or the assets of the Transferred Subsidiary or in a liability of Purchaser of the Transferred Subsidiary after the Closing Date.

(b) All Taxes that the Business and Transferred Subsidiary are required to withhold or to collect for payment have been duly withheld and collected and timely paid over to the appropriate Tax Authority. All individuals paid an amount by the Business or by the Transferred Subsidiary for services provided to the Business or to the Transferred Subsidiary have been properly classified as employees or otherwise.

(c) Except for liens that may be discharged at the Closing pursuant to the Settlement and Sale Order, there is no lien for Taxes upon any of the Transferred Assets or any of the assets of the Transferred Subsidiary nor, to the Knowledge of Seller, is any Tax Authority in the process of imposing any lien for Taxes on any of the Transferred Assets or any of the assets of the Transferred Subsidiary, other than liens for Taxes that are not yet due and payable or for Taxes, the validity or amount of which is being contested by the relevant Seller or one of its Affiliates in good faith by appropriate action.

(d) No issues that have been raised in writing by the relevant Tax Authority in connection with any examination of the Tax Returns referred to in Section 3.14(a) and that may adversely affect Purchaser or the Transferred Subsidiary are currently pending to the Knowledge of Seller, and all deficiencies asserted or assessments made, if any, as a result of such examinations have been paid in full, unless the validity or amount thereof is being contested by the relevant Seller or one of its Affiliates in good faith by appropriate action and details of any such contests are set out in the Seller Disclosure Schedule.

(e) No waivers of statutes of limitation have been given by or requested with respect to any Taxes of the Transferred Subsidiary.

(f) The Transferred Subsidiary will not be required, as a result of (i) a change in accounting method for a Pre-Closing Taxable Period, to include any adjustment under Section 481 of the Code (or any similar provision of state, local or foreign Law) that was entered into prior to the Closing Date in taxable income for any Post-Closing Taxable Period, or (ii) any "closing agreement" as described in Section 7121 of the Code (or any similar provision of state, local or foreign Tax Law), to include any item of income in or exclude any item of deduction from any Post-Closing Taxable Period.

(g) The Transferred Subsidiary has never been a member of an affiliated, combined, consolidated, unitary or similar Tax group for purposes of filing any Tax Return.

(h) The Transferred Subsidiary is a "controlled foreign corporation" within the meaning of Section 957(a) of the Code and will continue to be a "controlled foreign corporation" through the Closing Date.

(i) No claim has been made in writing by any Government Entity in a jurisdiction in which the Transferred Subsidiary does not file Tax Returns that the Transferred Subsidiary is or may be subject to taxation by that jurisdiction by virtue of having a permanent establishment or other place of business, in any jurisdiction other than the jurisdiction of its incorporation.

(j) True and complete copies of any material Tax Returns filed for the Transferred Subsidiary in its local jurisdiction in the past five (5) years from the Original Execution Date, and Forms 5471 (Information Return of U.S. Persons With Respect to Certain Foreign Corporations) filed by Seller Parties with respect to the Transferred Subsidiary for the past five (5) years have been furnished or otherwise made available to Purchaser.

(k) No member of the Seller Parties is a foreign Person that is subject to withholding tax on the sale of the Transferred Assets hereunder under section 1445 of the Code. The Transferred Subsidiary is not, and has not been during the past five (5) years, a United States Real Property Holding Corporation within the meaning of Section 897(c)(2) of the Code.

(l) The Transferred Subsidiary has not engaged in any transaction that is a "reportable transaction" (other than a loss transaction) as defined in Code section 6707A and Treasury Regulations section 1.6011-4(b)(1) or any transaction that constitutes a "listed transaction" as defined in Treasury Regulations section 1.6011-4(b)(2).

The representations and warranties made in this Section 3.14 and Section 3.15 are the only representations and warranties made by Seller with respect to matters related to Taxes.

Section 3.15 Labor and Employee Benefits Matters.

(a) Section 3.15(a) of the Seller Disclosure Schedule contains a list of all Transferred Employee Plans. Seller has provided or caused to be provided to Purchaser for each material Transferred Employee Plan listed on Section 3.15(a) of the Seller Disclosure Schedule: (i) a true and complete copy of the plan document of such plan (or, if such plan document does not exist, a true and complete written summary of such plan), (ii) the relevant portion of any insurance policy maintained by or for the benefit of a Seller Party related to such plan, (iii) if applicable, the most recent determination letter received from the IRS for such plan, (iv) if applicable, a copy of each trust or other funding arrangement for such plan, (v) if applicable, the current summary plan description and summary of material modifications for such plan and (vi) if applicable, the most recent annual report and more recently prepared actuarial report and financial statements for such plan. No Transferred Employee Plan is a multi-employer plan (within the meaning of Section 3(37) or Section 4001(a)(3) of ERISA).

(b) With respect to each Employee, Seller has provided, or caused to be provided, to Purchaser true and complete lists of the following information (the "Employee Information") with respect to each Employee to the extent such provision to Purchaser is permitted by applicable Law after giving effect to any consent or waiver given by the Employee to which it relates (if applicable): (i) unique identifier, (ii) service date, (iii) position, (iv) annual base salary and annual target variable pay, (v) annual commissions target, (vi) work location, (vii) status as full-time or part-time employee, and (viii) classification, where applicable (i.e., exempt or non-exempt); provided, however, that Seller shall provide each Employee's name as soon as practicable after the entry of the Settlement and Sale Order; provided, further, that all Employee Information shall be provided on an individualized basis for each Employee. Such information is accurate in all material respects as of the Original Execution Date; provided, however, that with respect to compensation information, such information is accurate in all material respects as of March 31, 2013; provided, further, that with respect to compensation

information, Seller shall provide Purchaser with information that is accurate in all material respects as soon as practicable after the Original Execution Date, but in any event, no later than the date set forth in Section 7.1(a)(iv) of this Agreement.

(c) For a period of three (3) years prior to the Original Execution Date and as of the Original Execution Date, to the Knowledge of Seller, no Seller Party has been threatened in writing with any organizing campaign, strike, slowdown, lockout, picketing or work stoppage by or on behalf of the Employees, except as would not reasonably be likely to result in any material Liability to Purchaser. None of the Seller Parties has committed any unfair labor practice within a period of three (3) years prior to the Original Execution Date. None of the Seller Parties are involved in any dispute with a trade union, works council or employee representative body in connection with the Business or the Employees and, to the Knowledge of Seller, no Seller Party is aware of any fact or circumstance which may give rise to any such dispute.

(d) Section 3.15(d) of the Seller Disclosure Schedule lists (i) all the Labor Agreements in effect as of the Original Execution Date with respect to the Employees and, for those that have expired, the status of any collective bargaining and (ii) any material grievance pending under such Labor Agreements as of the Original Execution Date. Seller has provided Purchaser with a true and complete copy of the Labor Agreements listed on Section 3.15(d) of the Seller Disclosure Schedule.

(e) Except as would not reasonably be likely to result in Liability to Purchaser in excess of \$250,000, the Seller Parties have at all times during the three (3) years prior to the Original Execution Date been in compliance in all material respects with all applicable Laws pertaining to employees or employment matters, including all such applicable Laws and decrees and orders of any court or government authority relating to wages, salary, hours, breaks, eligibility for and payment of overtime compensation, employee classification, child labor, equal opportunity, employment discrimination, harassment, retaliation, employment eligibility, immigration, disability rights, unemployment insurance, plant closure or mass layoff issues, affirmative action, leaves of absence, collective bargaining, civil rights, occupational safety and health, workers' compensation and the collection and payment of withholding of Social Security Taxes, wage Taxes and similar Taxes.

(f) No claim that would be reasonably likely to result in Liability to Purchaser in excess of \$250,000 with respect to the payment of wages, salary or overtime is pending or threatened in writing, before any governmental authority, with respect to any Employees of the Seller Parties, and there is no charge in excess of \$250,000 with respect to a violation of any occupational safety or health standards that has been asserted or is now pending or, to the Knowledge of Seller, threatened in writing, with respect to the Seller Parties. No charge or claim that would be reasonably likely to result in Liability to Purchaser in excess of \$250,000 of discrimination in employment or employment practices for any reason, including age, gender, race, religion or any other legally protected category, has been asserted or is now pending or, to the Knowledge of Seller, threatened in writing before any governmental authority by any Employees. Since the Petition Date, neither Seller nor any of the Debtor Subsidiary Sellers have implemented any relocation, plant closing or layoff of the Employees in violation of the WARN Act.

(g) To the Knowledge of Seller, the Transferred Employees do not have any contractual obligations that would prohibit them from working for the Business after Closing (except for any contractual obligations that the Seller Parties have expressly agreed to waive in this Agreement pursuant to Section 7.1(a)(vi)), and, to the Knowledge of Seller, the Seller Parties have not received any written allegation to such effect in the past three (3) years.

(h) Neither the execution and delivery of this Agreement nor the consummation of the Transactions, either alone or together with another event, will (i) result in any change of control or similar payment (whether or not contingent) becoming due to any Employee, (ii) increase any benefits under any Transferred Employee Plan, or (iii) result in the acceleration of the time of payment of, vesting of or other rights with respect to any such benefit under any Transferred Employee Plan.

(i) To the Knowledge of Seller, each Transferred Employee Plan is now and always has been operated in all material respects in accordance with its terms and the requirements of all applicable Laws, regulations and rules promulgated thereunder including ERISA and the Code. Seller and its Affiliates have performed in all material respects all obligations required to be performed by them under any Transferred Employee Plan and are not in any material respect in default under or in violation of any Transferred Employee Plan. No material action, claim, investigation or proceeding is pending or, to the Knowledge of Seller, threatened in writing, with respect to any Transferred Employee Plan (other than claims for benefits in the Ordinary Course), and no fact or event exists, to the Knowledge of Seller, that could give rise to any such action, claim or proceeding.

(j) None of the Transferred Employee Plans are intended to qualify under Sections 401(a) or 501(a) of the Code.

(k) Neither Seller nor any of its Affiliates has incurred any Liability under, arising out of or by operation of Title IV of ERISA (other than Liability for premiums to the Pension Benefit Guaranty Corporation arising in the Ordinary Course), and, to the Knowledge of Seller, no fact or event exists which could give rise to any such Liability.

(l) None of the Transferred Employee Plans provides for a deferral of compensation that, due to the consummation of the transaction, will be subject to the taxes imposed by Section 409A of the Code.

(m) To the Knowledge of Seller, each Employee has a current and valid work visa or otherwise has the lawful right to work in the country in which they are currently working. Seller has in its files a Form I-9 that, to the Knowledge of Seller, was completed in accordance with applicable Law for each Employee for whom such form is required under applicable Law.

(n) No Employee based in the United Kingdom has transferred employment to Seller in accordance with the Acquired Rights and, prior to such transfer, was a member of an occupational pension scheme that provided any benefits other than on old age, invalidity or death.

Section 3.16 Real Property.

(a) Section 1.1(m) of the Seller Disclosure Schedule sets forth a complete and accurate list of each parcel of Transferred Real Property, showing the record title holder, legal address and legal description of each such parcel of Transferred Real Property. Section 2.1(a)(iv) of the Seller Disclosure Schedule sets forth a complete and accurate list of each Real Property Lease, showing the landlord, tenant and legal address and, if and to the extent provided in each Real Property Lease, a legal description of the Real Property subject to each such Real Property Lease. Section 1.1(w) of the Seller Disclosure Schedule sets forth a complete and accurate list of each Shared Site, showing the applicable landlord, tenant, legal address, Shared Site Overlease and expiration date thereof, approximate square footage of space used by the Business thereat and the rent to be paid by Purchaser or the applicable Foreign Acquisition Entity after Closing pursuant to the applicable Shared Site Agreement.

(b) The Transferred Real Property, the Real Property subject to the Real Property Leases, the Real Property subject to the Shared Site Agreements, the Rochester Sites, the Harrow Facility, the Harrow Phase 3 Land and the KEPS Plant is all of the Real Property and interests in Real Property that is used or held for use in the operation or conduct of the Business.

(c) As of the Original Execution Date, there were no pending, or to the Knowledge of Seller, threatened in writing, (i) condemnation or similar proceedings against Seller or any Other Seller relating to any of the Transferred Real Property, the Real Property subject to the Real Property Leases, the Rochester Sites, the Harrow Facility, the Harrow Phase 3 Land or the KEPS Plant or (ii) fire, health, safety, building, zoning or other land use regulatory proceedings relating to any portion of the Transferred Real Property, the Real Property subject to the Real Property Leases, the Rochester Sites, the Harrow Facility, the Harrow Phase 3 Land or the KEPS Plant that are reasonably likely, individually or in the aggregate, to materially interfere with the occupancy or present use of such Real Property or have a material adverse impact on the value of such Real Property or cause Purchaser to incur any material expense; provided that, for purposes of this Section 3.16(c), with respect to any Real Property that Seller or any Other Seller does not own, Seller shall not be obligated to make any inquiry of the fee owner of such Real Property regarding the foregoing matters.

(d) (i) True, correct and complete copies of the Real Property Leases have been made available to Purchaser, (ii) no Seller Party has assigned its interest under a Real Property Lease, (iii) as of the Original Execution Date, with respect to any Real Property Leases entered into prior to the Original Execution Date, or as of the date hereof, with respect to any Real Property Leases entered into on or after the Original Execution Date, all Real Property Leases were or are in full force and effect and, to the Knowledge of Seller, are enforceable against each party thereto in accordance with the express terms thereof, and (iv) there does not exist under any Real Property Lease any violation, breach or event of default, or alleged violation, breach or event of default, or event or condition that, after notice or lapse of time or both, would constitute a violation, breach or event of default thereunder on the part of Seller or any of its Affiliates or, to the Knowledge of Seller, any other party thereto, except, in each case, (A) as will be cured upon receipt of the Bankruptcy Consents and payment of the Cure Costs, or (B) any such breach, violation or default as to which requisite waivers or consents have been obtained.

(e) True, correct and complete copies of the Shared Site Overleases have been made available to Purchaser.

(f) All Material Real Property Improvements are in good operating condition and repair, ordinary wear and tear excepted, and have not suffered any material casualty or other material damage that has not been repaired in all material respects. Each Material Real Property Improvement has, and each applicable Seller Party has a legal right to, all utilities, access and rights of way necessary to operate such Material Real Property Improvement as currently operated at the applicable Real Property, and, to the Knowledge of Seller there are no disputes, actions or violations that would reasonably be expected to result in termination or material reduction in such utilities, access and rights of way, except as would not materially affect the use of such Material Real Property Improvements in the operation of the Business. All Material Real Property Improvements are in compliance with all applicable Laws, except to the extent that failure to so comply would not (i) prevent the use of such Material Real Property Improvement as currently operated or (ii) cause Purchaser or its Affiliates to be subject to fines, penalties or remediation of a material amount.

(g) The current actual use of the Harrow Facility is, and will be at Closing, in compliance with the user requirements of clause 19 of the Harrow Lease and Seller has not taken, and will not take prior to Closing, any step which has or may trigger any right of first refusal or option to acquire the Harrow Facility on the part of LS Harrow Properties Limited under the Agreement with the Seller dated December 29, 2007.

Section 3.17 Absence of Changes. Between December 31, 2012 and the Original Execution Date, the Seller Parties have conducted the Business in the Ordinary Course. Since December 31, 2012 and the Original Execution Date, there has not been any of the following in relation to the Business: (i) change by the Seller Parties in their accounting methods, principles or practices, except in response to changes in GAAP or made to the corporate allocation of shared expenses, (ii) other than in the Ordinary Course, material revaluation by the Seller Parties of any of the material assets used in the Business, (iii) incurrence, assumption or guarantee of any material indebtedness for borrowed money, except unsecured current obligations and liabilities incurred in the Ordinary Course, (iii) sale or other disposition of any asset material to and used primarily in connection with the Business, except in the Ordinary Course, (iv) increase in the compensation of its Employees, other than as provided for in any written agreements or in the Ordinary Course or as required by applicable Law, (v) adoption, amendment or modification of any Seller Employee Plan other than any adoption, amendment or modification that did not increase the costs or other Liabilities under such Seller Employee Plan, (vi) material capital investments or expenditures, except in the Ordinary Course or (vii) agreements to do any of the foregoing or any action or omission that would result in any of the foregoing.

Section 3.18 Customers and Suppliers. Section 3.18 of the Seller Disclosure Schedule sets forth a list of the top ten (10) customers (the "Top Customers") and top ten (10) suppliers (the "Top Suppliers") for each of Retail Systems Solutions, Paper & Output Systems, Film Capture, Event Imaging Solutions and Document Imaging measured by dollar volume of sales and purchases, respectively, for the fiscal year ended December 31, 2012. As of the Original Execution Date, no Seller Party has received written notice from any Top Customer that

it intends to stop, materially decrease the rate of, or materially decrease the price of, purchasing services and/or products of the Business. As of the Original Execution Date, no Seller Party has received written notice from any Top Supplier that it intends to stop, materially decrease the rate of, or materially increase the price of, supplying materials, products or services to the Business.

Section 3.19 Insurance. Section 3.19 of the Seller Disclosure Schedule sets forth a list of all material Seller Insurance Policies in connection with the Business as of the Original Execution Date, excluding any Seller Insurance Policies with respect to any Seller Employee Plan. As of the Original Execution Date, (a) all such Seller Insurance Policies were in full force and effect, (b) no invoiced premiums were overdue for payment under any such Seller Insurance Policy, (c) no written notice of cancellation or termination under any such Seller Insurance Policy had been received by any Seller Party and (d) there were no pending material claims with respect to which insurance coverage related to the Business has been denied under any such Seller Insurance Policy, except, in the case of clauses (a) through (d) above, as would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect.

Section 3.20 Product Recalls. Between January 1, 2011 and the Original Execution Date, there has not been any product recall of a material nature conducted by or on behalf of the Business.

Article IV

REPRESENTATIONS AND WARRANTIES OF PURCHASER

Purchaser hereby represents and warrants to Seller:

Section 4.1 Organization and Qualification. Purchaser is a limited company duly incorporated, validly existing and, to the extent such concept is applicable, in good standing under the Laws of its jurisdiction of incorporation. Purchaser has all requisite corporate power and authority to own and operate its respective properties and assets and to carry on its respective business as currently conducted. Purchaser is duly qualified to do business and, to the extent such concept is applicable, is in good standing as a foreign corporation in each jurisdiction where the ownership or operation of its respective properties and assets or the conduct of its respective business requires such qualification, except for failures to be so qualified or in good standing that would not reasonably be expected, individually or in the aggregate, to prevent, impair or materially delay the ability of Purchaser to consummate the Transactions.

Section 4.2 Corporate Authorization. Purchaser has all requisite corporate power and authority and has taken all corporate action necessary in order to execute, deliver and perform its obligations under this Agreement and each Ancillary Agreement and to consummate the Transactions. This Agreement is, and when executed and delivered by Purchaser each Ancillary Agreement will be, a valid and binding agreement of Purchaser enforceable against Purchaser in accordance with its terms, subject to bankruptcy, insolvency, fraudulent transfer, reorganization, moratorium and similar Laws of general applicability relating to or affecting creditors' rights and to general equity.

Section 4.3 Consents and Approvals. Other than such filings as may be required under the HSR Act or foreign Antitrust Laws or such Consents from any Government Entities of China as may be required under applicable Law, no notices, reports or other filings are required to be made by Purchaser or any of its Affiliates with, nor are any Consents required to be obtained by Purchaser or any of its Affiliates from, any Government Entity, in connection with the execution and delivery of this Agreement or any Ancillary Agreement by Purchaser and the consummation by Purchaser of the Transactions, except those that the failure to make or obtain that would not reasonably be expected, individually or in the aggregate with other such failures, to prevent, materially delay or impair the ability of Purchaser to consummate the Transactions.

Section 4.4 Non-Contravention. The execution, delivery and performance of this Agreement and each Ancillary Agreement by Purchaser does not, and the consummation by Purchaser of the Transactions will not, constitute or result in (a) a breach or violation of, or a default under, the certificate of incorporation, bylaws or comparable organizational documents of Purchaser, (b) a breach or violation of, a default under, or an acceleration of any obligations or the creation of a Lien on the Transferred Assets (with or without notice, lapse of time or both) pursuant to, any Contract to which Purchaser is a party or (c) assuming compliance with the matters referred to in Section 4.3 of this Agreement, a breach or violation of or a default under any Law to which Purchaser is subject, except, in the case of clauses (b) and (c), for any breach, violation, default, acceleration or creation that would not reasonably be expected, individually or in the aggregate with other such breaches, violations, defaults, accelerations or creations, to prevent, impair or materially delay the ability of Purchaser to consummate the Transactions.

Section 4.5 Finders' Fees. There is no investment banker, broker, finder or other intermediary that has been retained by or is authorized to act on behalf of Purchaser or any Affiliate of Purchaser who might be entitled to any fee or commission from Purchaser or any of its respective Affiliates in connection with the Transactions.

Section 4.6 Litigation. As of the Original Execution Date, there is no civil, criminal or administrative action, suit, demand, claim, hearing, proceeding or investigation pending or, to the Knowledge of Purchaser, threatened against or relating to Purchaser, other than those that would not reasonably be expected, individually or in the aggregate with such other actions, suits, demands, claims, hearings, proceedings or investigations, to prevent, impair or materially delay the ability of Purchaser to consummate the Closing. Purchaser is not subject to any Order of any Government Entity of competent jurisdiction, other than those that would not reasonably be expected, individually or in the aggregate with such other Orders, to prevent, impair or materially delay the ability of Purchaser to consummate the Transactions.

Section 4.7 Availability of Funds. Purchaser has, or at the Closing will have, sufficient funds to effect the Closing (including the payment of the Cash Price) as well as all other costs and expenses contemplated by this Agreement and the Ancillary Agreements.

Section 4.8 Cure Costs and Adequate Assurance of Future Performance. To the extent required by any Bankruptcy Laws or other Laws, Purchaser has sufficient funds and ability to, at the Closing or on such earlier date as is designated by the Bankruptcy Court, (a) pay the Cure Costs of each Assigned 365 Debtor Contract to the parties thereto (other than the

Debtors) in satisfaction of Section 365 of the Bankruptcy Code and (b) provide adequate assurance of its future performance under each Assigned 365 Debtor Contract to the parties thereto (other than the Debtors) in satisfaction of Section 365(b)(1)(C) and Section 365(f)(2)(B) of the Bankruptcy Code. Purchaser acknowledges and agrees that failure to perform all such actions and bear all such costs and expenses shall result in the relevant Assigned 365 Debtor Contract being deemed to be a Non-Assigned Asset at the Closing, unless otherwise agreed in writing by Seller.

Section 4.9 Good Faith. Purchaser (a) is a “good faith” purchaser, as such term is used in the Bankruptcy Code and (b) is entitled to the protections of Section 363(m) of the Bankruptcy Code with respect to the Transaction. Purchaser has negotiated and entered into this Agreement, the other Ancillary Agreements in compliance with Section 363(n) of the Bankruptcy Code and in good faith and without collusion or fraud of any kind.

Section 4.10 Purchaser’s Acknowledgments; Exclusivity of Representations and Warranties.

(a) In consultation with experienced counsel and advisors of its choice, Purchaser has conducted its own independent review and analysis of the Business, the Transferred Assets, the Assumed Liabilities, the Settlement Agreement and the rights and obligations it is acquiring and assuming under this Agreement and the other Ancillary Agreements. Purchaser acknowledges that it and its representatives have been permitted such access to the books and records, facilities, equipment, Contracts and other properties and assets of the Business as Purchaser required to complete its review, and that it and its representatives have had an opportunity to meet with the officers and other employees of Seller and the Business to discuss the Business, the Transferred Assets and the Assumed Liabilities.

(b) Purchaser acknowledges and agrees that:

- (i) except for the representations and warranties expressly set forth herein or in any Ancillary Agreement, Purchaser has not relied on any representation or warranty from any Seller Party or any other Affiliate of Seller or any employee, officer, director, accountant, financial, legal or other representative of Seller or any Affiliate of Seller in determining whether to enter into this Agreement or consummate the Transactions;
- (ii) except in cases of fraud, none of the Seller Parties nor any other Person acting on behalf of the Seller Parties shall have or be subject to any liability to Purchaser or any other Person resulting from the distribution to Purchaser, or Purchaser’s use, of the information referred to in Section 4.10(b)(i) that Seller or any other Person furnished or made available to Purchaser and its representatives (including any projections, estimates, budgets, offering memoranda, management presentations or due diligence materials);

- (iii) the enforceability of this Agreement against Seller is subject to receipt of the Bankruptcy Consents; and
- (iv) notwithstanding anything to the contrary contained herein, Purchaser's obligations to consummate the Transactions are not conditioned or contingent in any way upon the receipt of financing from any Person.

(c) Without limiting the generality of the foregoing, and except as set forth in this Agreement or in the Ancillary Agreements, PURCHASER ACKNOWLEDGES AND AGREES THAT THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NONINFRINGEMENT OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS, OR REGARDING THE SCOPE, VALIDITY OR ENFORCEABILITY OF ANY TRANSFERRED INTELLECTUAL PROPERTY OR LICENSED INTELLECTUAL PROPERTY RIGHTS.

Article V

COVENANTS AND OTHER AGREEMENTS

Section 5.1 Settlement Agreement Matters. Each Party shall perform its obligations under the Settlement Agreement.

Section 5.2 Consultation; Notification.

(a) Purchaser and Seller shall (i) cooperate with filing and prosecuting the Settlement and Sale Motion and (ii) use commercially reasonable efforts to obtain entry of the Settlement and Sale Order. Seller shall use commercially reasonable efforts to deliver to Purchaser prior to filing, and as early in advance as is practicable to permit reasonable time for Purchaser and its counsel to review and comment, copies of all proposed pleadings, motions, notices, statements schedules, applications, reports and other material papers to be filed by the Debtors in connection with such motions and relief requested therein. Notwithstanding anything to the contrary contained in this Agreement, any change to the Settlement and Sale Motion, the Settlement and Sale Order or the Chapter 11 Plan that adversely affects Purchaser shall be subject to the prior approval of Purchaser, provided such consent shall not be unreasonably withheld, conditioned or delayed.

(b) If the Settlement and Sale Order or any other Order of the Bankruptcy Court relating to this Agreement or any Ancillary Agreement shall be appealed by any Person (or a petition for *certiorari* or motion for rehearing, re-argument or stay shall be filed with respect thereto), Seller and Purchaser agree to, and to cause their Affiliates to, use their commercially reasonable efforts to defend against such appeal, petition or motion. Each of the Parties hereby agrees to take all commercially reasonable steps, and use its commercially reasonable efforts, to obtain an expedited resolution of such appeal, petition or motion; provided, however, that, subject to the conditions set forth herein, nothing contained in this Section 5.2(b) shall preclude the Parties from consummating, or permit the Parties not to consummate, the Transactions if the Settlement and Sale Order shall have been entered and shall not have been stayed, modified, revised or amended.

Section 5.3 Filings; Consents; Other Actions; Notification.

(a) Consent of Government Entities. Subject to the terms and conditions set forth in this Agreement, Seller and Purchaser shall cooperate with each other and use, and they shall cause their respective Affiliates to use, (i) their respective reasonable best efforts to obtain as promptly as practicable all Consents necessary or advisable to be obtained from any Government Entity and (ii) their respective reasonable best efforts to take or cause to be taken all actions, and do or cause to be done all things, reasonably necessary, proper or advisable on their respective parts under this Agreement and applicable Laws to consummate the Transactions, as soon as practicable, including preparing and filing as promptly as practicable (which, with respect to the notifications required under the HSR Act, if applicable, means no later than 15 Business Days after the Original Execution Date) all documentation to effect all necessary notices, reports and other filings and to obtain as promptly as practicable all Consents necessary or advisable to be obtained from any Government Entity in order to consummate the Transactions. In exercising the foregoing rights, each of Seller and Purchaser shall act reasonably and as promptly as practicable.

(b) Consent of Other Third Parties. Subject to the terms and conditions set forth in this Agreement (including Section 5.3(h)), the Seller Parties shall use their reasonable best efforts to give all notices to, make all filings with and obtain all Consents necessary or advisable to be obtained from any Third Parties (other than Government Entities), necessary to consummate the Transactions without resulting in any breach or violation of, a default under, or an acceleration of any obligations or the creation of a Lien on the Transferred Assets or the assets of any Transferred Subsidiary.

(c) Sharing of Information. To the extent permitted by applicable Law, Seller and Purchaser each shall, upon request by the other, furnish the other with all non-privileged information under such Party's control concerning itself, its Affiliates, directors, officers and such other matters as may be reasonably necessary or advisable in connection with any other statement, filing, notice or application made by or on behalf of Purchaser, any Seller Party or any of Purchaser's Affiliates to any Government Entity in connection with the Transactions.

(d) Notification. Subject to applicable Laws and as required by any Government Entity, Seller and Purchaser each shall keep the other apprised of the status of matters relating to the obtaining of any Consents required to be obtained in order to consummate of the Transactions, including promptly furnishing the other with copies of notices or other communications received by Purchaser, any Seller Party or any of Purchaser's Affiliates, as the case may be, from any Third Party and/or any Government Entity with respect to the Transactions. Neither Seller nor Purchaser shall permit any of its representatives to participate in any meeting with any Government Entity in respect of any filings, investigation or other inquiry relating to the Transactions unless it consults with the other Party in advance and, to the extent permitted by such Government Entity, gives the other Party the opportunity to attend and participate thereat.

(e) Establishment of Foreign Acquisition Entities. Purchaser shall, as promptly as practicable following the Original Execution Date, use commercially reasonable efforts to form such Persons, branch offices of Persons and take such other actions in each jurisdiction outside of the United States where Transferred Assets, Assumed Liabilities and Employees are located as are necessary or advisable to effectuate the transfer of the Transferred Assets and the Assumed Liabilities (collectively, the "Foreign Acquisition Entities").

(f) Other Actions. Without limiting the generality of the undertakings pursuant to this Section 5.3, each of Seller and Purchaser agrees to take or cause to be taken promptly the following actions:

- (i) the provision to each and every Government Antitrust Entity of information, documents and witnesses reasonably requested by any Government Antitrust Entity that do not constitute privileged or work product material and that are necessary, proper or advisable to permit consummation of the Transactions; and
- (ii) subject to Section 5.3(h), in the event that any Order is entered or issued, or becomes reasonably foreseeable to be entered or issued, in any proceeding or inquiry of any kind that would make consummation of the Transactions in accordance with the terms of this Agreement unlawful or that would delay, restrain, prevent, enjoin or otherwise prohibit consummation of the Transactions, use reasonable best efforts necessary to resist, vacate, modify, reverse, suspend, prevent, eliminate or remove prior to the Outside Date such actual or anticipated Order so as to permit such consummation on a schedule as promptly as practicable.

(g) Antitrust Filing Fees. Purchaser shall be responsible for and shall indemnify Seller for any and all charges, expenses and application fees paid to Government Entities as may be required under the HSR Act or foreign Antitrust Laws in connection with this Agreement, the Ancillary Agreements and the Transactions.

(h) Limitations. Neither Purchaser, nor any Seller Party, nor any of their respective Affiliates, shall be obligated to agree to or otherwise be required to (i) accept any material limitations, restraints or undertakings with respect to its or its Affiliates' business, assets, operations or capital stock (including the Business, the Transferred Subsidiary or the Transferred Assets), (ii) sell or otherwise dispose of, hold separate (through the establishment of a trust or otherwise), license or divest itself of all or any material portion of the business, assets or operations of its or its Affiliates' business, assets, operations or capital stock (including the Business, the Transferred Subsidiary or the Transferred Assets), or (iii) make any non-de minimis payment or deliver anything of non-de minimis value to any Third Party (other than filing and application fees to Government Entities) in order to obtain any Consent to the transfer of any Transferred Asset or the assumption of any Assumed Liabilities (provided that Purchaser may elect, in its sole discretion, to provide any such consideration required by a Third Party, including any amounts required to gross up for any withholding obligations, after being provided notice thereof).

(i) For the avoidance of doubt, the covenants under this Section 5.3 shall not apply to any action, effort, filing, Consent, proceedings, or other activity or matter relating to the Bankruptcy Courts, the Bankruptcy Cases, the Bankruptcy Consents and/or Taxes (except with respect to Tax Consents specifically referred to in Section 5.3(j) below).

(j) Brazil Transfer Matters. In furtherance of the transfer of the Business in Brazil:

- (i) Seller agrees (A) to apply for, or cause Kodak de Amazonia Industria e Comercio Ltda. ("KAM") to apply for, any Consents from Brazilian Government Entities required to transfer, from KAM to Purchaser or a Purchaser Assign at the Deferred Closing for Brazil, and (B) to transfer, upon receipt of any required Consents from Brazilian Government Entities, from KAM to Purchaser or a Purchaser Assign at the Deferred Closing for Brazil, all right, title and interest of KAM in and to the environmental permit(s) used in the Business described on Section 5.3(j)(i) of the Seller Disclosure Schedule (the "Brazilian Environmental Permits") and the tax incentives conferred by SUDAM described on Section 5.3(j)(i) of the Seller Disclosure Schedule (the "SUDAM Incentive");
- (ii) if a Consent necessary to transfer any Brazilian Environmental Permit or the SUDAM Incentive is not able to be obtained from the applicable Brazilian Governmental Entity (or a Brazilian Governmental Entity otherwise determines that such transfer is not permitted by Law), Seller agrees to cooperate with and assist (and to cause KAM to cooperate with and assist) Purchaser and Purchaser's Affiliates in their efforts to apply for and obtain their own environmental permits of the same type as the Brazilian Environmental Permits and tax incentives of the same type as the SUDAM Incentive for the Business, as applicable, with the appropriate Brazilian Government Entities;
- (iii) Seller agrees (A) to continue to investigate, explore and discuss with Purchaser and Purchaser's Affiliates in good faith the feasibility and advisability of pursuing a transfer from KAM to Purchaser or a Purchaser Assign of the tax incentives conferred by SUFRAMA and SEPLAN described on Section 5.3(j)(iii) of the Seller Disclosure Schedule (the "SUFRAMA/SEPLAN Incentives") and (B) to cooperate with and assist (and to cause KAM to cooperate with and assist) Purchaser and Purchaser's Affiliates in their efforts to apply for and obtain their own tax incentives of the same type as the SUFRAMA/SEPLAN

Incentives for the Business, as applicable, with the appropriate Brazilian Government Entities; provided that this clause (iii) shall not require Seller or KAM to (1) engage in any discussions with, provide any information to, make any filing or application with or seek any approval from, any Brazilian Government Entities with respect to the potential transfer by KAM to Purchaser or a Purchaser Assign of the SUFRAMA/SEPLAN Incentives, or (2) provide any assistance to Purchaser or Purchaser's Affiliates in their efforts to apply for their own tax incentives of the same type as the SUFRAMA/SEPLAN Incentives, if, in each case, Seller determines in good faith that any such actions would have or could reasonably be expected to have an adverse effect on the Taxes of the applicable Seller Party or the Subsidiaries of Seller in Brazil or on the current or future operations of the Commercial Imaging Business or other businesses of Seller or Seller's Subsidiaries in Manaus, Brazil; and

- (iv) Purchaser agrees to reimburse Seller for all out-of-pocket costs and expenses incurred by Seller, KAM or Seller's other Affiliates in connection with their performance of their obligations under this Section 5.3(j).

Section 5.4 Pre-Closing Access to Information.

(a) Prior to the Closing (or with respect to the portion of the Business relating to a Deferred Closing Country, until the Deferred Closing for such Deferred Closing Country), Seller shall, and shall cause the Seller Parties to, give Purchaser and its authorized representatives, upon reasonable advance written notice to Kenneth Fillion (with a copy to Paula Gutkin) and during regular business hours, reasonable access to (x) all books, records and personnel and other facilities and properties to the extent relating to the Business that Purchaser may reasonably request (including for the purpose of conducting Phase I environmental site assessments on the Transferred Real Property and the other Real Property set forth on Section 5.4 of the Seller Disclosure Schedule) and (y) Seller's accountants, legal counsel, financial advisors and other authorized outside representatives; provided, however, that any such (i) access shall be conducted at Purchaser's expense, in accordance with Law (including any applicable Antitrust Law and Bankruptcy Law), at a reasonable time, under the supervision of the Seller Parties' personnel and in such a manner as to maintain confidentiality and not to interfere with the normal operations of the businesses of the Seller Parties and their Affiliates, and (ii) the Seller Parties will not be required to provide to Purchaser access to or copies of any personnel records, books, files or other documentation relating to the Employees other than the Transferred Employee Records. In addition, prior to the Closing (or with respect to the portion of the Business relating to a Deferred Closing Country, until the Deferred Closing for such Deferred Closing Country), Seller shall furnish Purchaser with such monthly internal management reports concerning the Business as are prepared in the Ordinary Course. All requests for information made pursuant to this Section 5.4(a) shall be directed to an executive officer of Seller or such Person as may be designated by any such officer. All information made available pursuant to

this Section 5.4(a) shall be governed by the terms of the Confidentiality Agreement. Purchaser acknowledges and agrees that prior to making any records available to Purchaser, Seller and its Subsidiaries may redact any portions thereof to the extent such portions do not relate in any way to the Business.

(b) Notwithstanding anything contained in this Agreement or any other agreement between Purchaser and Seller or any of their respective Affiliates executed on or prior to the Original Execution Date, Seller and its Subsidiaries shall not have any obligation to make available to Purchaser or its representatives, or provide Purchaser or its representatives with, (i) any Tax Return filed by any Seller Party or any of their Affiliates or predecessors, or any related material or Tax work papers (other than (I) Tax Returns and Tax work papers that relate solely to the Transferred Subsidiary or (II) Tax Returns and Tax work papers, or the portion thereof (to the extent reasonably separable therefrom), for sales and use Taxes, value added Taxes and goods and services Taxes and similar Taxes that solely relate to the Business) or (ii) any information if making such information available would (A) jeopardize any attorney-client or other legal privilege or (B) potentially cause any Seller Party to be found in contravention of any applicable Law or in contravention of any fiduciary duty, duty of confidentiality or Contract (including any confidentiality agreement to which any Seller Party or any of their Affiliates are a party), it being understood that the Seller Parties shall cooperate in any reasonable efforts and requests for waivers that would enable otherwise required disclosure to Purchaser to occur without so jeopardizing privilege or contravening such Law, duty or Contract.

(c) In connection with any inspection of Real Property prior to the Closing (or with respect to the portion of the Business relating to a Deferred Closing Country, until the Deferred Closing for such Deferred Closing Country), Purchaser agrees that in entering upon and inspecting such property, Purchaser and its authorized agents and representatives (i) will comply with any reasonable requirements or guidelines imposed or established by Seller consistent with the other terms hereof, and (ii) shall not unreasonably disturb tenants or interfere with the use of such property pursuant to any lease; shall not interfere with the operation and maintenance of such property; shall not damage any part of such property or any personal property owned or held by a tenant or any other Person or entity; shall not physically injure or otherwise cause bodily harm to Seller, any tenant or to any of their respective agents, invitees, contractors and employees; shall not permit any liens to attach to such property by reason of the exercise of Purchaser's rights under this Section 5.4(c); and shall not reveal or disclose any information obtained from Seller or as a result of inspections concerning such property to any Third Party (other than Purchaser's and Seller's representatives), except in accordance with the terms set forth in Section 5.10. Purchaser will, and shall cause its authorized agents and representatives to, maintain comprehensive general liability (occurrence) insurance on terms and in amounts reasonably satisfactory to Seller and workers' compensation insurance in statutory limits to the extent Purchaser or any authorized agent or representative performs any physical inspection or sampling at any Real Property in accordance with this Section 5.4(c). In each case (other than with respect to worker's compensation insurance), such policies shall insure Seller, Purchaser, Seller's property manager (if any), and such other parties as Seller shall reasonably request, and Purchaser shall deliver to Seller evidence of insurance verifying such coverage prior to entry upon the Real Property. Purchaser shall also (i) promptly pay when due the costs of all

inspections and examinations done by Purchaser or on Purchaser's behalf with regard to such Real Property; (ii) cause all such inspections to be conducted in accordance with standards customarily employed in the industry and in compliance with all Laws; (iii) upon termination of this Agreement other than by reason of Seller's default, at Seller's written request, promptly furnish to Seller copies of any Third Party studies, reports or test results received by Purchaser regarding such Real Property in connection with any such inspections; and (iv) restore such Real Property to the condition in which it was found before any such entry upon the Real Property and inspection or examination was undertaken. Purchaser shall not communicate with or contact any tenant of Seller or any of Seller's vendors or consultants about the Business or such Real Property without the prior written consent of Seller, in Seller's reasonable discretion. Notwithstanding anything to the contrary contained herein, no destructive testing or sampling of surface or subsurface soils, surface water, groundwater, or any materials in, on or under any Real Property, shall be conducted during any entry by Purchaser or any of Purchaser's authorized agents or representatives upon such Real Property without Seller's prior written consent (such consent not to be unreasonably withheld, conditioned or delayed). In the event Seller consents in writing to any such testing or sampling, Purchaser will, and will cause its agents and representatives to, conduct such activities in accordance with the terms and limitations, if any, set forth in Seller's consent.

Section 5.5 Public Announcements. Subject to (a) the provisions of Section 7.3(b) with respect to communications and announcements to the Employees and the employees of Purchaser and (b) each Party's disclosure obligations imposed by Law (including any obligations under any Bankruptcy Laws or the rules of any stock exchange on which the securities of each Party or any of its Affiliates are listed), during the period from the Original Execution Date until the date of the last Deferred Closing, Purchaser and Seller shall, and shall cause their respective Affiliates to, cooperate with the other Party in the development and distribution of all news releases, other public information disclosures and announcements relating to this Agreement, the Ancillary Agreements or any of the Transactions; provided, however, that (x) Seller shall be permitted to disclose the terms of this Agreement to any court or to any liquidator and show appropriate figures in their administration records, accounts and returns and (y) Purchaser and its Affiliates shall be permitted, in its sole discretion, to discuss all matters related to this Agreement and the Ancillary Agreements with the Pension Regulator of the United Kingdom and the Pension Protection Fund.

Section 5.6 Further Actions.

(a) If a Party proposes prior to the Closing (or with respect to the portion of the Business relating to a Deferred Closing Country, prior to the Deferred Closing for such Deferred Closing Country) a change in the terms or structure of this Agreement, any of the Ancillary Agreements or the Transactions that would avoid costs and expenses or would otherwise be more efficient from a tax, legal, commercial or other perspective, the Parties will consider and discuss in good faith the proposed change and the equitable allocation of its benefits and, if the Parties mutually agree on such proposed change, will reasonably cooperate in amending the terms or structure of this Agreement, the Ancillary Agreements or the Transactions, in each case, as necessary to effect such change; provided, however, that the principle in respect of any equitable allocation of benefits shall be that the benefits shall first be allocated such that neither Party nor its Affiliates have any unreimbursed cost, loss or liability but shall otherwise

remain where they fall provided further that no Party shall have any obligation to make any change the net of which effect (after taking into account of any benefits allocation) is adverse (whether from a tax, legal, commercial or other perspective) to such Party and its Affiliates in such Party's reasonable determination. In addition and to the extent that it does not involve any change in the terms or structure of this Agreement, any of the Ancillary Agreements or the Transactions (whether because this Agreement or any of the Ancillary Agreements envisaged more than one possible option in any respect or otherwise), Seller, on the one hand, and Purchaser, on the other hand, agree to use commercially reasonable efforts to cooperate and to procure that their respective Affiliates will cooperate with Purchaser, on the one hand, and Seller, on the other hand, between the Original Execution Date and the Closing (or with respect to the portion of the Business relating to a Deferred Closing Country, until the Deferred Closing for such Deferred Closing Country) to enable Purchaser and Seller to put in place a sale and acquisition structure which meets the Tax and commercial objectives of Purchaser and Seller; provided, however, that Seller, Purchaser and their respective Affiliates shall not be required to take any step pursuant to this Section 5.6(a) which would give rise to an unreimbursed cost, loss or liability of Seller, Purchaser or any of their respective Affiliates which would not otherwise have arisen; and provided, further, that the Party requesting such assistance shall indemnify the other Party for any reasonable out of pocket costs incurred with respect to such assistance; and provided, further, that nothing in this Section 5.6(a) shall require the Parties to deviate from the agreement set forth in Section 5.30.

(b) As soon as practicable after the Closing, or any Deferred Closing, as applicable, Kodak shall instruct all relevant outside counsel of the Seller Parties (i) that the ownership of Business Registered IP has been assigned to Purchaser, (ii) to release to Purchaser or Purchaser's counsel designated by Purchaser copies (which may be electronic copies) of all documentation relating to the Business Registered IP and prosecution thereof existing as of the Closing Date, or the Deferred Closing Date, as applicable, in the possession of such outside counsel, and (iii) that Purchaser or Purchaser's counsel designated by Purchaser may contact such outside counsel relative to prosecution of the Transferred Intellectual Property at Purchaser's expense, as applicable.

(c) From and after the Closing Date, or any Deferred Closing Date, as applicable, each of the Parties shall execute and deliver such documents and other papers and take such further actions as may reasonably be required to carry out the provisions of this Agreement and give effect to the Transactions, including the execution and delivery of such assignments, deeds and other documents as may be necessary to transfer any Transferred Assets as provided in this Agreement.

(d) Tax Determination. Seller shall, and shall cause the Other Sellers to, use their respective commercially reasonable efforts, at Purchaser's request, to cooperate with Purchaser in Purchaser's efforts to obtain a written confirmation from Her Majesty's Revenue and Customs that the transactions described in Schedule I do not constitute an "unauthorized employer payment" (as such term is defined in Section 160(4) of the United Kingdom's Finance Act of 2004).

Section 5.7 Seller Conduct of Business.

(a) During the period commencing on the Original Execution Date and ending on the earlier to occur of the Closing and the date this Agreement is terminated in accordance with its terms, Seller covenants that, subject to any limitation imposed as a result of being subject to the Bankruptcy Cases and except as (a) Purchaser may approve (such approval not to be unreasonably withheld, delayed or conditioned), (b) set forth in Section 5.7 of the Seller Disclosure Schedule, (c) otherwise expressly contemplated or permitted by this Agreement, the Settlement Agreement or any Ancillary Agreement, (d) required by Law (including any applicable Bankruptcy Law) or required or contemplated by or arising out of any Order of a Bankruptcy Court, or (e) relates solely to Excluded Assets or Excluded Liabilities, the Seller Parties (A) shall conduct the Business in the Ordinary Course, (B) use commercially reasonable efforts to maintain in all material respects the relationships and goodwill of the Business with its suppliers, customers, distributors and other business relations, (C) use commercially reasonable efforts to maintain the material tangible property included in the Transferred Assets and the Material Real Property Improvements in satisfactory operating condition and repair, subject to ordinary wear and tear, and in compliance with all applicable Laws, (D) use commercially reasonable efforts to comply with all Real Property Leases and Shared Site Overleases and (E) shall not engage (or permit the Transferred Subsidiary to engage) in any of the following actions:

- (i) adopt any change to the certificate of incorporation or bylaws of the Transferred Subsidiary;
- (ii) except as required to effectuate the capital reduction and distributions permitted under Section 5.30; issue, pledge, dispose of, transfer or sell any capital stock, notes, bonds or other securities of the Transferred Subsidiary (or any option, warrant or other right to acquire the same), redeem any of the capital stock of the Transferred Subsidiary or declare, set aside or pay any dividend or distribution on any shares of capital stock of the Transferred Subsidiary;
- (iii) transfer, sell, lease, license or otherwise dispose of any of the Licensed Intellectual Property, Transferred Assets or Transferred Seller Software (to the extent not a Transferred Asset), except for (A) sales, leases, or other dispositions (1) of Inventory in the Ordinary Course, (2) of obsolete assets, (3) of assets with a fair market value not in excess of \$500,000 in the aggregate and (4) pursuant to Contracts in effect as of the Original Execution Date, (B) grants of non-exclusive licenses, but only to the extent that such grants (1) are in the Ordinary Course, (2) constitute a Permitted Encumbrance, or (3) with respect to the Licensed Intellectual Property, do not limit or otherwise affect the rights granted to Purchaser (or the applicable Purchaser Assign) pursuant to the Seller Intellectual Property License Agreements as if such Agreements had been executed as of the Original Execution Date (C) Patent Settlements, or (D) transfers, sales or other dispositions of any of the Licensed Intellectual Property that do not limit or

otherwise affect the rights granted to Purchaser (or the applicable Purchaser Assign) and/or its Affiliates pursuant to the Seller Intellectual Property License Agreements as if such Seller Intellectual Property License Agreements had been executed as of the Original Execution Date;

- (iv) incur any Lien (other than a license) on any Licensed Intellectual Property, Transferred Assets or assets held by the Transferred Subsidiary or Transferred Seller Software (to the extent not a Transferred Asset), except for (A) Liens in the Ordinary Course, (B) Liens that will be discharged at or prior to the Closing, (C) Permitted Encumbrances, or (D) solely with respect to the Licensed Intellectual Property, Liens that do not limit or otherwise affect the rights granted to Purchaser (or the applicable Purchaser Assign) pursuant to the Seller Intellectual Property License Agreements as if such Agreements had been executed as of the Original Execution Date;
- (v) fail to pay when finally due any maintenance fee in respect of any item of Business Registered IP;
- (vi) increase the salaries or compensation or other fringe, incentive, equity incentive, pension, welfare or other employee benefits payable to the Employees, other than (A) base salary increases to executive Employees that do not exceed five percent (5%) on an individual basis; (B) base salary increases to non-executive Employees in the ordinary course of business consistent with past practice (including in connection with an increase in duties or responsibilities), (C) any retention award or similar compensation to be paid entirely by Seller or any of its Affiliates (other than the Transferred Subsidiary), (D) as required by applicable Law, Contracts or Seller Employee Plans in effect as of the Original Execution Date (including pursuant to the Continuity Plan or any annual incentive plan) or (E) routine administrative amendments that do not materially increase the costs of maintaining the applicable employee benefits arrangements;
- (vii) adopt or amend in any way that would materially increase its costs or other Liabilities under any Seller Employee Plan that would be a Transferred Employee Plan, except as required by applicable Law, Contracts or any Labor Agreement in effect as of the Original Execution Date;
- (viii) enter into any Labor Agreement affecting any Employee, except as required by applicable Law;

- (ix) waive, release, assign, settle or compromise any material claim, litigation or arbitration to the extent relating to the Business to the extent that such waiver, release, assignment, settlement or compromise imposes any binding obligation, whether contingent or realized, on the Business that will bind Purchaser after the Closing Date;
- (x) with respect to the Transferred Subsidiary, make any material tax election not required by Law or settle or compromise any material tax liability other than in the Ordinary Course, or make any material change in its tax accounting policies and procedures except as may be required by Law or any Tax Authority;
- (xi) voluntarily terminate or materially amend any Material Contract (or waive any material rights thereunder);
- (xii) other than in the Ordinary Course, enter into any Contract that would have been a Material Contract had it been entered into prior to the Original Execution Date;
- (xiii) terminate, discontinue, close, transfer, sell, lease, license or otherwise dispose of any plant or rights to Real Property included in any Transferred Real Property, in any Real Property Lease (except in the event that such Real Property Lease expires naturally pursuant to its terms) or located at the Harrow Facility, Harrow Phase 3 Land, the Rochester Sites or the KEPS Plant or, subject to Section 5.25, terminate any rights to use or occupy any Shared Sites; provided that (A) Seller shall be permitted to sell or otherwise transfer the Rochester Sites so long as the purchaser thereof is obligated to enter into the Rochester Leases on the Closing Date and such purchaser acknowledges such obligation at the time of such sale or transfer and (B) if the Harrow Facility is Excluded Real Property at the Closing the Seller shall be permitted to enter into one or more inter-company leases having terms reasonably acceptable to Purchaser, concerning its European data center located at the Harrow Facility, that will allow Seller to continue occupying such European data center for a period of time after Closing and Purchaser's rights in such Harrow Facility shall be subject to such inter-company leases, it being understood that such inter-company lease shall not hinder or impede the granting of the Harrow Lease and such inter-company lease or the revenue stream therefrom shall be assigned to Purchaser at Closing; to the extent such inter-Company lease has been put in place prior to Closing, then Section 5.25(e)(ii) with respect to the Harrow Facility will be effectuated through this Section and (C) if the

Harrow Facility is Transferred Real Property at the Closing, the Seller shall be granted on completion of the transfer of the Harrow Facility one or more leases having terms reasonably acceptable to Purchaser, concerning its European data center located at the Harrow Facility, that will allow Seller to continue occupying such European data center for a period of time after Closing and Purchaser's rights in such Harrow Facility shall be subject to such leases and Section 5.25(g) with respect to the Harrow Facility will be effectuated through this Section (D) the Seller shall be permitted to transfer and sell the Harrow Phase 3 Land in accordance with the terms of the agreement with Land Securities;

- (xiv) increase, or decrease (except in the Ordinary Course), the number of Employees or enter into any employment contract with any Employee who will become a Transferred Employee except (A) as required by applicable Law or Labor Agreements in effect as of the Original Execution Date or (B) to fill the open positions, set forth in Section 5.7(xiv) of the Seller Disclosure Schedule, with qualified candidates for the applicable open positions, as determined in good faith by Seller using commercially reasonable means;
- (xv) enter into Seller Contracts providing for capital expenditures with respect to the Business in an amount to be paid after the Closing that exceeds the amount contemplated by the Capital Expenditure Budget, or materially modify the allocation or use of such capital expenditures from the allocations and uses set forth in the Capital Expenditure Budget;
- (xvi) change any method of accounting or accounting practice or policy used by Seller as it relates to the Business, other than such changes required by GAAP or made to the corporate allocation of shared expenses;
- (xvii) materially change the manner in which working capital is managed; or
- (xviii) authorize, or commit or agree to take, any of the foregoing actions.

(b) During the period commencing on the Closing, with respect to the portion of the Business relating to a Deferred Closing Country, the Deferred Closing Assets and the Deferred Closing Liabilities, until the applicable Deferred Closing, Seller covenants that it shall (1) not operate the portion of the Business relating to a Deferred Closing Country in bad faith or engage in any willful misconduct, and (2) in good faith attempt to effectuate all lawful directions and advice given by Purchaser and its representatives with respect to the conduct of the Business

relating to a Deferred Closing Country and, except as (a) Purchaser may approve, direct or advise, (b) otherwise expressly contemplated or permitted by this Agreement, the Settlement Agreement or any Ancillary Agreement, (c) required by applicable Law, or (d) relates solely to Excluded Assets or Excluded Liabilities, the Seller Parties (A) shall in good faith attempt to conduct the Business relating to a Deferred Closing Country in a manner consistent with past practice, (B) shall in good faith attempt to maintain the material tangible property included in the Transferred Assets and the Material Real Property Improvements, in each case relating to a Deferred Closing Country, in satisfactory operating condition and repair, subject to ordinary wear and tear, and in compliance with all applicable Laws, (C) shall in good faith attempt to comply with all Real Property Leases and Shared Site Overleases relating to a Deferred Closing Country, (D) shall in good faith attempt to maintain in place such policies of insurance (or comparable replacement policies) on the Covered Assets and Persons relating to a Deferred Closing Country as are in effect as of the Agreed Time, and (E) shall not engage (or permit the Transferred Subsidiary to engage) in any of the following actions as they relate to the Business in a Deferred Closing Country, the Deferred Closing Assets or the Deferred Closing Liabilities:

- (i) adopt any change to the certificate of incorporation or bylaws of the Transferred Subsidiary;
- (ii) except as required to effectuate the capital reduction and distributions permitted under Section 5.30, issue, pledge, dispose of, transfer, sell or reduce any capital stock (or registered capital), notes, bonds or other securities of the Transferred Subsidiary (or any option, warrant or other right to acquire the same), redeem any of the capital stock of the Transferred Subsidiary or declare, set aside or pay any dividend or distribution on any shares of capital stock of the Transferred Subsidiary;
- (iii) transfer, sell, lease, license or otherwise dispose of any of the Licensed Intellectual Property, Transferred Assets or Transferred Seller Software (to the extent not a Transferred Asset), or acquire any assets; except for sales, leases, or other dispositions (A) of Inventory in the ordinary course, (B) of obsolete assets, (C) of assets with a fair market value not in excess of \$50,000 in the aggregate and (D) pursuant to Contracts in effect as of the Original Execution Date;
- (iv) incur any Lien on any Transferred Assets or assets held by the Transferred Subsidiary (to the extent not a Transferred Asset), except for (A) Liens in the ordinary course, (B) Liens that will be discharged at or prior to the applicable Deferred Closing or, in the case of Liens incurred on any TMM Assets, at or prior to the applicable TMM Transfer Date and (C) Permitted Encumbrances (other than the encumbrances referenced in clauses (h) and (i) of the definition of "Permitted Encumbrance");

- (v) increase the salaries or compensation or other fringe, incentive, equity incentive, pension, welfare or other employee benefits payable to any Employee, other than (A) base salary increases to non-executive Employees in the ordinary course of business consistent with past practice (including in connection with an increase in duties or responsibilities), (B) as required by applicable Law, Contracts or Seller Employee Plans in effect as of the Original Execution Date or (C) routine administrative amendments that do not materially increase the costs of maintaining the applicable employee benefits arrangements;
- (vi) enter into any agreement with any Employee to provide any severance, statutory, contractual or common law termination pay, pay in lieu of notice of termination or other termination benefits or consent payments, except as expressly set out in Article VII (*Employment Matters*);
- (vii) adopt or amend in any way any Seller Employee Plan that would be a Transferred Employee Plan, except as required by applicable Law, Contracts or any Labor Agreement in effect as of the Original Execution Date;
- (viii) enter into any Labor Agreement affecting any Employee, except as required by applicable Law;
- (ix) waive, release, assign, settle or compromise any claim, litigation or arbitration;
- (x) with respect to the Transferred Subsidiary and the Business conducted in the applicable Deferred Closing Country, make any new tax election, change any existing tax election, or settle or compromise any tax liability, or make any change in its tax accounting policies and procedures, unless (except with respect to the Transferred Subsidiary) this would adversely affect the other businesses of the applicable Seller Party;
- (xi) voluntarily terminate or amend any contract (or waive any rights thereunder);
- (xii) terminate, discontinue, close, transfer, sell, lease, license or otherwise dispose of any plant or rights to Real Property included in any Transferred Real Property, in any Real Property Lease (except in the event that such Real Property Lease expires naturally pursuant to its terms) or located at the Harrow Facility, the Harrow Phase 3 Land (but the Seller shall be permitted to transfer and sell the Harrow Phase 3 Land in accordance with the terms of the agreement with Land Securities) or the KEPS

- Plant or, subject to Section 5.25, terminate any rights to use or occupy any Shared Sites, in each case, as such terms relate to the Real Property that is located in any Deferred Closing Countries;
- (xiii) increase, or decrease, the number of Employees or enter into any employment contract with any Employee who will become a Transferred Employee except (A) as required by applicable Law or Labor Agreements in effect as of the Original Execution Date (except as otherwise provided in Section 7.2(e)(i) of this Agreement), (B) decreases resulting from a voluntary resignation or termination for cause, or (C) to fill the open positions, set forth in Section 5.7(xiv) of the Seller Disclosure Schedule, with qualified candidates for the applicable open positions, as determined in good faith by Seller using commercially reasonable means;
 - (xiv) enter into Seller Contracts providing for capital expenditures with respect to the Business;
 - (xv) change any method of accounting or accounting practice or policy used by Seller as it relates to the Business;
 - (xvi) change the manner in which working capital is managed; or
 - (xvii) authorize, or commit or agree to take, any of the foregoing actions.

Section 5.8 No Control. Notwithstanding anything in this Agreement to the contrary, nothing in this Agreement will give Purchaser, directly or indirectly, rights to control or direct the business or operations of the Seller Parties or any right to receive any income from the Business prior to the Closing.

Section 5.9 Transaction Expenses. Except as otherwise provided in this Agreement or the Ancillary Agreements, each of Purchaser and Seller shall bear its own costs and expenses (including brokerage commissions, finders' fees or similar compensation, and legal, actuarial, accounting and tax advisor fees and expenses) incurred in connection with this Agreement, the Ancillary Agreements and the Transactions; provided that notwithstanding anything else herein to the contrary, Purchaser shall be responsible for and shall indemnify Seller for any UCC-3 filing fees, title recording or filing fees, other amounts payable in respect of transfer filings in connection with this Agreement and the Transactions and any costs and expenses (including fees) related to or connected with the transfer, assignment or conveyance of any of the Transferred Intellectual Property or the assignment of any Assigned Contracts or Shared Contracts. For the avoidance of doubt, the treatment of Transfer Taxes shall be governed by Section 6.1 of this Agreement.

Section 5.10 Confidentiality.

(a) The terms of the Confidentiality Agreement are incorporated into this Agreement by reference and shall continue in full force and effect until the Closing, at which time the Confidentiality Agreement shall terminate. If, for any reason, the Closing does not occur, the Confidentiality Agreement shall nonetheless continue in full force and effect in accordance with its terms.

(b) Purchaser acknowledges and agrees that any information made available to Purchaser pursuant to Section 5.10(a) or otherwise by any of the Seller Parties or any officer, director, employee, agent, representative, accountant or counsel thereof prior to the Closing shall be subject to the terms and conditions of the Confidentiality Agreement.

(c) From and after the Closing, (i) Purchaser shall, and shall cause its Affiliates and representatives to, treat as confidential and safeguard any and all information, knowledge or data relating to the business of the Seller Parties and their respective Affiliates (other than the Business) that becomes known to Purchaser as a result of the Transactions, except as required by Law, otherwise provided in any Ancillary Agreement, or as otherwise agreed to by Seller in writing and (ii) each Seller Party shall, and shall cause its respective Affiliates and representatives to, treat as confidential and safeguard any and all trade secrets or other material confidential information of the Business that is known by the Seller Parties, except as required by Law, disclosed to any Tax Authority, otherwise provided in any Ancillary Agreement, or as otherwise agreed to by Purchaser in writing.

(d) Purchaser and the Seller Parties acknowledge that the confidentiality obligations set forth herein shall not extend to information, knowledge and data that is publicly available or becomes publicly available through no act or omission of the party owing a duty of confidentiality, or becomes available on a non-confidential basis from a source other than the party owing a duty of confidentiality so long as such source is not, after reasonable inquiry, known by such party to be bound by a confidentiality agreement with or other obligations of secrecy to the other party.

(e) In the event of a breach of the obligations hereunder by Purchaser, on the one hand, or any Seller Party, on the other hand, Seller or Purchaser, as the case may be, in addition to all other available remedies, will be entitled to seek injunctive relief to enforce the provisions of this Section 5.10 in any court of competent jurisdiction, without the requirement of posting a bond or other security.

Section 5.11 Certain Payments or Instruments Received from Third Parties. To the extent that, on or after the Agreed Time, (a) Purchaser or any of its Affiliates receives any payment or instrument that is for the account of Seller or any Other Seller according to the terms of this Agreement or any Ancillary Agreement or relates to any business or business segment of Seller other than the Business, Purchaser shall, until the date that is 90 days after the Closing Date (or, with respect to the portion of the Business that is subject to a Deferred Closing, until the date that is 90 days after the date of such Deferred Closing) (and thereafter only upon request of Seller), promptly deliver such amount or instrument to the extent related to such other business or business segment to the relevant Seller or any Other Seller (or any other Affiliate of

Seller), and (b) Seller or any of its Affiliates receives any payment that is for the account of Purchaser according to the terms of this Agreement or any Ancillary Agreement or relates to the Business, Seller shall, and shall cause the Other Sellers to, until the date that is 90 days after the Closing Date (or, with respect to the portion of the Business that is subject to a Deferred Closing, until the date that is 90 days after the date of such Deferred Closing) (and thereafter only upon request of Purchaser) promptly deliver such amount or instrument to the extent related to the Business to Purchaser. All amounts due and payable under this Section 5.11 shall be due and payable by the applicable Party in immediately available funds, by wire transfer to the account designated in writing by the relevant Party. Notwithstanding the foregoing, each Party hereby undertakes to use its commercially reasonable efforts to direct or forward all bills, invoices or like instruments to the appropriate Party.

Section 5.12 Consent Required Assets and Deferred Closings.

(a) To the extent that any Seller Contract, Shared Contract or any other Transferred Asset is not capable of being assigned (or, in the case of a Shared Contract, partially assigned) to Purchaser (or, in the case of any Transferred Asset that is an asset provided for in Section 7.1(d)(ii), transferred to a Purchaser Employee Plan) at the Closing or with respect to Deferred Closing Assets at the Deferred Closing for such Deferred Closing Assets, as applicable (or as soon as practicable after the Closing or such Deferred Closing, as applicable) as contemplated by this Agreement either under Section 365 of the Bankruptcy Code or other applicable Laws or the terms of any such Seller Contract, Shared Contract or Transferred Asset without the Consent of any Third Party or a Government Entity (collectively, the “Consent Required Assets”), if consummating such assignment at Closing or the applicable Deferred Closing without such Consent would result in a breach, default, violation or contravention under or with respect to such Consent Required Asset, this Agreement will not constitute an assignment, or an attempted assignment, of such Consent Required Asset at Closing or the applicable Deferred Closing, unless and until any such Consent is obtained, including any Consents obtained following the Closing Date or the applicable Deferred Closing Date (at which time such Consent Required Asset shall be assigned to Purchaser or the appropriate Purchaser Assign).

(b) Following the Closing (or the applicable Deferred Closing, in the case of Non-Assigned Assets that would have been assigned at a Deferred Closing but for the failure to obtain the relevant required Consent) until the relevant required Consent is obtained with respect to a Non-Assigned Asset, Seller and Purchaser will use their commercially reasonable efforts to cooperate in good faith with each other to agree upon and implement a commercially reasonable arrangement between Seller and Purchaser to provide Purchaser the substantially similar interests, benefits and rights, and subject Purchaser to the substantially similar obligations and Liabilities, under any such Non-Assigned Asset (including any Tax obligations related to any such Non-Assigned Assets) as the applicable Seller had immediately prior to the Closing Date (or the applicable Deferred Closing Date, in the case of Non-Assigned Assets that would have been assigned at a Deferred Closing but for the failure to obtain the relevant required Consent), including the actual economic benefit or loss, as applicable, of such Non-Assigned Asset. Except as provided in Section 5.25(l) or Article VII (*Employment Matters*), Purchaser shall reimburse the relevant Seller Party upon commercially reasonable arrangements in accordance with such agreed upon arrangements and indemnify and hold each Seller Party harmless from and against all Liabilities, incurred or asserted, as a result of any actions taken pursuant to this Section 5.12(b) or Section 5.12(d).

(c) With respect to the Deferred Closing Assets and the Deferred Closing Liabilities, Seller and Purchaser shall, and shall cause one or more of their respective Subsidiaries to, implement the arrangements described on Schedule A attached hereto from the Closing Date until the date of the Deferred Closing for each Deferred Closing Country. Subject to the terms and conditions set forth herein, Seller or Purchaser or one or more of their respective Subsidiaries may request that the arrangements on Schedule A be supplemented, modified, substituted or otherwise altered (a "Modification"). Upon such request, the Parties shall discuss in good faith the nature and scope of the proposed Modification. In the event that Seller and Purchaser mutually agree to such Modification, such Modification shall be reflected on Schedule A.

(d) In the event that Transferred Assets that are assets provided for in Section 7.1(d)(ii) are prevented from transferring until the relevant required Consent is obtained, until a Purchaser Employee Plan is established and able to receive such assets, or until an applicable Deferred Closing occurs, Seller and Purchaser agree that they will cooperate in good faith to put in place a commercially reasonable solution. Notwithstanding anything to the contrary herein, for each Closing or Deferred Closing, the Employees in a jurisdiction subject to such Closing or Deferred Closing, as applicable, shall transfer to Purchaser or one of its Affiliates in accordance with Article VII on a date (the "Deferred Employee Transfer Date") that will be (x) the date on which the relevant Closing or Deferred Closing occurs or (y) a date after the relevant Closing or Deferred Closing that is mutually agreed upon in writing by Purchaser and Seller (in each case for (x) and (y), subject to the requirements of applicable local Law). If the Employees in a particular jurisdiction transfer pursuant to clause (y) of the prior sentence, Seller and Purchaser will use their commercially reasonable efforts to cooperate in good faith with each other to agree upon and implement a commercially reasonable arrangement between Seller and Purchaser to provide Purchaser with the benefit of the services provided to the Business by such Employees from the date of the relevant Closing or Deferred Closing through the actual Deferred Employee Transfer Date.

(e) The Parties acknowledge that the fact that any Transferred Asset constitutes a Consent Required Asset or Deferred Closing Asset shall not (i) constitute a breach of any representation, warranty or covenant hereunder, (ii) entitle Purchaser to terminate this Agreement or fail to consummate the Transactions, (iii) subject to Schedule A, result in any reduction of the Purchase Price payable at the Closing hereunder or in any way affect the calculation of Agreed Time Adjusted Working Capital, Reference Adjusted Working Capital or Agreed Time Adjusted Working Capital (Build-Up) under Section 2.6 or (iv) otherwise result in any of the Seller Parties having any liability whatsoever to Purchaser or its Affiliates except as expressly provided in this Agreement. Any Non-Assigned Asset assigned pursuant to the terms of this Section 5.12 shall, when assigned, constitute a Transferred Asset hereunder from and after such date of assignment pursuant to this Section 5.12. For the avoidance of doubt, no Deferred Closing Asset, Deferred Closing Liability or any part of the Business in respect of a Deferred Closing Country or any Foreign Acquisition Entity shall transfer to Purchaser prior to the relevant Deferred Closing Date.

(f) For the purposes of this Agreement and all representations and warranties of Seller contained herein, the relevant Seller and the Debtor Subsidiary Sellers shall be deemed to have obtained all required Consents in respect of the assignment of any Assigned 365 Debtor Contract if, and to the extent that, pursuant to the Settlement and Sale Order, Seller and the Debtor Subsidiary Sellers are authorized to assume and assign (or, in the case of a Shared Contract, partially assign) to Purchaser such Assigned 365 Debtor Contract pursuant to Section 365 of the Bankruptcy Code and any applicable Cure Costs have been satisfied as provided in Section 2.1(g)(ii).

Section 5.13 Post-Closing Assistance for Litigation.

(a) After the Closing and each Deferred Closing, as applicable, Purchaser shall, upon the request of Seller, use commercially reasonable efforts to require the Transferred Employees to make themselves reasonably available at reasonable times and cooperate in all reasonable respects with Seller and its Subsidiaries in the preparation for, and defense of, any lawsuit, arbitration or other Action (whether disclosed or not disclosed in the Seller Disclosure Schedule) filed or claimed against Seller or any of its Subsidiaries or any of the respective agents, directors, officers and employees of Seller and its Subsidiaries, whether currently pending or asserted in the future, concerning the operation or conduct of the Business prior to the Closing Date; provided, however, that the obligations of Purchaser hereunder shall extend only to the Transferred Employees who remain employees of Purchaser and its Subsidiaries as of the date of Seller's request and shall not apply to former employees of Purchaser or its Subsidiaries who have been terminated prior to such date and shall not obligate Purchaser or its Subsidiaries to continue the employment of any Transferred Employee. Seller shall reimburse Purchaser and its Affiliates for their reasonable costs (including allocated costs of employee time) of providing the services pursuant to this Section 5.13(a).

(b) After the Closing and each Deferred Closing, as applicable, Seller shall, and shall cause its Subsidiaries to, upon the request of Purchaser, use commercially reasonable efforts to require their employees that were not Transferred Employees to make themselves reasonably available and cooperate in all reasonable respects with Purchaser and its Affiliates in the preparation for, and defense of, any lawsuit, arbitration or other Action filed or claimed against Purchaser, any of its Affiliates or any of the respective agents, directors, officers and employees of any of the foregoing, whether currently pending or asserted in the future, concerning the operation or conduct of the Business prior to the Closing Date; provided, however, that the obligations of Seller hereunder shall only extend to the employees of Seller and its Subsidiaries as of the date of Purchaser's request and shall not apply to former employees of Seller or its Subsidiaries that have been terminated prior to such date and shall not obligate Seller or its Subsidiaries to continue the employment of any such employee. Purchaser shall reimburse Seller and its Affiliates for their reasonable costs (including allocated costs of employee time) of providing the services pursuant to this Section 5.13(b).

(c) After the Closing and each Deferred Closing, as applicable, Seller shall, upon the request of Purchaser and at Purchaser's sole cost and expense, use reasonable efforts to provide Purchaser documentation and reasonable assistance in asserting a defense in any lawsuit, arbitration or other Action filed or claimed against Purchaser where such defense arises from or is based upon a release, license, covenant not to sue or other right in favor of Seller or its

Affiliates that is primarily related to the Transferred Assets, the Assumed Liabilities or the ownership, use, function or value of any Transferred Asset or the operation of the Business, but solely to the extent Purchaser, as a purchaser of the Transferred Assets or otherwise as the successor-in-interest of Seller in respect of the Transferred Assets, may benefit from any such release, license, covenant not to sue or other right without impairing Seller's rights under any such release, license, covenant not to sue or other right.

(d) Notwithstanding anything to the contrary set forth in this Section 5.13, (i) no Party shall have any obligation pursuant to this Section 5.13 in connection with any litigation in which the interests of the Parties or their respective Affiliates are adverse to one another and (ii) nothing herein shall require any Party or any of its Subsidiaries or employees to disclose any information to the other Party or any of its Subsidiaries if such disclosure would jeopardize any attorney-client or other legal privilege or contravene any applicable Law, fiduciary duty or agreement, it being understood that such first Party shall cooperate in any reasonable efforts and requests for waivers that would enable otherwise required disclosure to the other Party to occur without so jeopardizing privilege or contravening such Law, duty or agreement.

Section 5.14 Insurance Matters.

(a) Seller and Purchaser acknowledge and agree that Seller shall maintain coverage of the Covered Assets and Persons under its current Seller Insurance Policies until the Closing or Deferred Closing, as applicable, relating to the Transferred Assets and Assumed Liabilities subject to such Seller Insurance Policies, and except as otherwise provided in Section 5.14(b) or in respect of the Non-Assigned Assets) coverage of such Covered Assets and Persons shall cease as of such Closing or Deferred Closing, as applicable, and the Covered Assets and Persons will be deleted in all respects as insured (or additional insured, as the case may be) under all Seller Insurance Policies.

(b) After the Closing, Seller shall, and shall cause its Subsidiaries to, maintain any Directors & Officers Liability insurance policies in place on the Original Execution Date and or put in place between the Original Execution Date and the Closing Date with respect to any Transferred Employee who was a director or officer of Seller or any of its Subsidiaries prior to the Closing Date, with respect to any actions or events occurring prior to the Closing Date, for a period of six (6) years beginning on the Closing Date.

(c) Between the Original Execution Date and the Closing Date or a Deferred Closing Date, as applicable, Seller shall, and shall cause its Subsidiaries to, maintain those workers' compensation insurance policies in place on the Original Execution Date or put in place between the Original Execution Date and the Closing Date or a Deferred Closing Date, as applicable, with respect to the Employees.

Section 5.15 Deposits, Guarantees and Other Credit Support of the Business.

(a) Purchaser acknowledges that in the course of conducting the Business, Seller and its Affiliates may have entered into various arrangements in which guarantees, credit support, letters of credit, bonds, cash deposits or similar arrangements were issued by or on

behalf of Seller or its Affiliates in order to support or facilitate the Business (each, if and solely to the extent relating to the Business, a “Seller Guarantee” and all such arrangements collectively, the “Seller Guarantees”). These Seller Guarantees may also be further supported by cash deposits, collateral assets or other support arrangements under the DIP Facilities of Seller or its Affiliates or other lines of credit (“Supporting Collateral”). Purchaser and Seller hereby agree as follows:

- (i) Purchaser and Seller shall use commercially reasonable efforts to procure (a) the release of the Seller Guarantees set forth on Section 5.15(a)(i) of the Seller Disclosure Schedule by the applicable counterparty concurrently with the Closing, or otherwise as promptly as reasonably practicable thereafter, and (b) the release or return to Seller or its applicable Affiliate of all Supporting Collateral as may be the case (if being understood that under no circumstances shall Seller or Purchaser or any of their respective Affiliates be required to make any payment in connection with the release of any Seller Guarantee);
- (ii) with respect to each Seller Guarantee set forth on Section 5.15(a)(i) of the Seller Disclosure Schedule for which Purchaser or Seller does not obtain a release and the release or return of all Supporting Collateral, Purchaser and Seller shall enter into a Hold Harmless Agreement with respect to each such Seller Guarantee concurrently with the Closing; and
- (iii) Purchaser shall not amend, modify or renew any Contract subject to any Seller Guarantee during the period following the Closing Date without the consent of Seller in its sole discretion unless, pursuant to or prior to such amendment, modification or renewal, Seller’s and Seller’s Affiliates continuing obligation has been extinguished and neither Seller nor its Affiliates has any continuing liability thereunder.

(b) The Real Estate Security Deposits shall be governed by the provisions of Section 5.25(o) and the provisions of this Section 5.15 shall not apply thereto.

Section 5.16 Maintenance of Books and Records. After the Closing, Purchaser shall preserve or cause to be preserved, until at least the seventh (7th) anniversary of the Closing Date, all pre-Closing Date records to the extent relating to the Business possessed or to be possessed by Purchaser or its Affiliates. After the Closing Date and up until the seventh (7th) anniversary of the Closing Date, upon any reasonable request from Seller or its representatives, Purchaser shall, and/or shall cause the Person holding such records to, provide Seller or its representatives with copies of such records; provided that in each case Seller shall reimburse Purchaser for its reasonable and documented out-of-pocket expenses incurred in connection with any such request; provided, however, that nothing herein shall require Purchaser to disclose any information to Seller (a) in connection with any litigation in which the interests of the Parties or their respective Affiliates are adverse to one another or (b) if such disclosure would jeopardize

any attorney-client or other legal privilege which Purchaser or its Affiliates is entitled to claim or contravene any applicable Law, fiduciary duty or agreement (it being understood that Purchaser shall cooperate in any reasonable efforts and requests for waivers that would enable otherwise required disclosure to Seller to occur without so jeopardizing privilege or contravening such Law, duty or agreement). Such records shall be provided under this Section 5.16 for any reasonable purpose, including to the extent reasonably required in connection with accounting, Tax, litigation, federal securities disclosure or other similar needs of Seller (other than claims between Seller and Purchaser or any of their respective Affiliates under this Agreement or any Ancillary Agreement). Notwithstanding the foregoing, (x) any and all such records may be destroyed by Purchaser if Purchaser sends to Seller written notice of its intent to destroy such records, specifying in reasonable detail the contents of the records to be destroyed; such records may then be destroyed after the 30th day following such notice unless Seller notifies Purchaser that Seller desires to obtain possession of such records, in which event Purchaser shall transfer or cause to be transferred the records to Seller and Seller shall pay all reasonable expenses of Purchaser in connection therewith and (y) Purchaser shall not be required to provide Seller access to, or copies of, any Tax records that relate to any taxable period after the Closing Date (or Deferred Closing Date, as applicable); provided, however, if Seller sends to Purchaser written notice of litigation or potential litigation claims, then KPP shall not destroy any records related to those claims prior to receiving reasonably prompt further written notice from Seller that such claims are finally resolved. Purchaser shall provide copies of such records to Seller upon request in accordance with the terms of this Section 5.16.

Section 5.17 Transition Services; Day-One and Separation Planning.

(a) The Parties acknowledge that the Attachments attached to the form of Transition Services Agreement contained in Exhibit D reflect a preliminary list of Transition Services and are not in a final agreed form (such preliminary attachments, collectively, the “General Scope of Services”). Accordingly, the Parties agree that, from and after the execution of this Agreement, they will negotiate in good faith to finalize the Transition Services Agreement and agree on final Attachments to the Transition Services Agreement prior to the Closing. Without limiting the foregoing, prior to Closing, the Parties shall complete the Services Worksheet for the Transition Services Agreement, and shall complete the Statement of Work (as defined in the Transition Services Agreement) for each Transition Service to be provided under the Transition Services Agreement, including without limitation filling in the Kodak Transfer Price (as defined in the Transition Services Agreement) for each such service, in accordance with the principles set forth on Attachment A to the form of Transition Services Agreement attached to this Agreement as Exhibit D. In addition, prior to the Closing, the Parties shall negotiate in good faith and agree upon a Reverse Transition Services Agreement, which shall contemplate the provision of services and support from the Business to Seller and its Affiliates (the “Reverse Transition Services Agreement”), and shall complete a Statement of Work (to be defined in the Reverse Transition Services Agreement) for each service to be provided under the Reverse Transition Services Agreement, including filling in the Business Transfer Price (to be defined in the Reverse Transition Services Agreement) for each such service, in accordance with the principles set forth in this Section 5.17(a). The Parties agree that all such cooperation and negotiation, and the finalization of the Transition Services Agreement and the Reverse Transition Services Agreement will be subject to the following general principles and conditions:

- (i) subject to clause (ii) below, (A) the services to be provided under the Transition Services Agreement (the “Transition Services”) will include all material services and support that have been provided by Seller or its Affiliates to the Business prior to the Original Execution Date and the Closing Date, other than services contemplated to be excluded on Attachment A to the form of Transition Services Agreement attached to this Agreement as Exhibit D and (B) the services to be provided under the Reverse Transition Services Agreement (the “Reverse Transition Services”) will include all material services and support that have been provided by the Transferred Employees to Seller or its Affiliates prior to the Original Execution Date and the Closing Date. For the avoidance of doubt, the Transition Services and the Reverse Transition Services will not necessarily be limited to the services described in the General Scope of Services.

- (ii) the Transition Services and the Reverse Transition Services will not include any service the provision of which, in Seller's or Purchaser's reasonable opinion (as the case may be), would violate any Law;
- (iii) the Transition Services and Reverse Transition Services will include all material services (other than services contemplated to be excluded on Attachment A to the form of Transition Services Agreement attached to this Agreement as Exhibit D) reasonably necessary to facilitate the uninterrupted continuation of the Business, and the business of the applicable Affiliates of Seller receiving services and support from the Business, and the Transition Services will not include any service that is not reasonably necessary or convenient, in Purchaser's reasonable opinion, to permit Purchaser to carry on the Business after the Closing in a manner materially consistent with the operation of the Business as at the Closing, and the Reverse Transition Services will not include any service that is not reasonably necessary or convenient, in Seller's reasonable opinion, to permit Seller and its Affiliates to carry on their respective businesses after the Closing in a manner materially consistent with the operation of such businesses as at the Closing; and
- (iv) the Reverse Transition Services Agreement shall be on the same terms and conditions as the Transition Services Agreement (reversed as appropriate), except to the extent inapplicable in the context of the Reverse Transition Services Agreement.

(b) The Transition Services and the Reverse Transition Services shall be provided in such manner and pursuant to such terms (including terms and pricing) as are set forth in the Transition Services Agreement and the Reverse Transition Services Agreement, respectively.

(c) Prior to the Closing, if the Seller Parties determine that a Consent (as such term is defined in Section 2.2 of each of the Transition Services Agreement and the Reverse Transition Services Agreement) can reasonably be obtained without unreasonable effort or expense, the Seller Parties shall use their commercially reasonable efforts to obtain the Consents from Third Parties, including Third Party service providers, to the extent necessary to perform and provide the services contemplated under the Transition Services Agreement and the Reverse Transition Services Agreement.

(d) In the event of any dispute between the Parties in connection with the finalization of the Transition Services Agreement or the Reverse Transition Services Agreement, including the identification and specification of Transition Services and Reverse Transition Services and completion of the Attachments and Statements of Work to the Transition Services Agreement or the Reverse Transition Services Agreement, each Party shall designate a senior executive or representative reasonably acceptable to the other Party to handle such dispute and the Parties shall cause such designee(s) to meet as promptly as practicable and use their respective reasonable best efforts to resolve such dispute within a reasonable period of time. If such individuals are unable to resolve the disputes in a timely manner, the Parties shall cooperate to subject the matters in dispute to a third party mediator or arbitrator mutually acceptable to the Parties. The senior executives or representatives designated by the Parties, or any third party designated by the Parties in connection with the dispute, shall apply the principles set forth in this Section 5.17, and in the Attachments to the form of Transition Services Agreement attached to this Agreement as Exhibit D, in resolving any such disputes.

(e) For the purpose of allowing Purchaser and its representatives to prepare to consummate the Closing, receive transfer of the Transferred Assets (other than the Deferred Closing Assets) at Closing and operate the Business immediately upon Closing ("Day One Readiness"), for the purpose of allowing Purchaser and its representatives to prepare to consummate the Deferred Closings, receive transfer of the Deferred Closing Assets at the Deferred Closings and operate the portion of the Business in the Deferred Closing Countries immediately upon the applicable Deferred Closing ("Deferred Closing Day One Readiness"), and for the purpose of allowing the Purchaser and its representatives to design plans for, and to prepare for, the ultimate separation of the Business from Seller and the Seller Parties (the "Separation"), prior to the Closing, Seller shall, and shall cause the Seller Parties to, upon advance notice and at no cost to Purchaser (i) provide Purchaser and its authorized representatives reasonable access, during regular business hours, to senior managers of the Business, functional heads of the various business lines within the Business and subject matter leads responsible for various aspects of the Business (collectively, the "Access Employees"); provided that all meetings or other contact with any of the Access Employees shall be first coordinated through Garry Hapeman or Mary Arter (or their designees); provided that such requests for meetings or other contact shall not be unreasonably denied or delayed, (ii) provide copies of such books, records, reports, files and other information as reasonably requested by Purchaser about the Business or that may be necessary or helpful for Purchaser to prepare for Day One Readiness and Deferred Closing Day One Readiness and/or to design and prepare for Separation, and (iii) cooperate with Purchaser to develop plans and timelines for Day One

Readiness and Deferred Closing Day One Readiness and Separation. As soon as practicable after the Original Execution Date, the Parties shall mutually agree on a comprehensive plan for Day One Readiness and Deferred Closing Day One Readiness, which shall provide a structure and design for the segregation of the Business from Seller and the Seller Parties prior to Closing, or, the Deferred Closings, as applicable, the purpose of which is intended to ensure the uninterrupted continuation of the Business at the Closing and the Deferred Closings, as applicable, and to enable Purchaser to consummate the Closing and the Deferred Closings, as applicable, receive transfer of the Transferred Assets at the Closing and the Deferred Closings, as applicable, and operate the Business immediately upon the Closing and upon the Deferred Closings, as applicable (the "Day-One Plan"). Each Party shall use its commercially reasonable efforts to implement the tasks contemplated to be taken by it in the Day-One Plan on the terms and conditions, and within the scheduled time periods, outlined in the Day-One Plan; provided that the Parties acknowledge that the time periods set forth in the Day-One Plan may shift based on various factors that arise after the development of the Day-One Plan.

(f) Without limiting the foregoing Sections 5.17(d) and 5.17(e), Purchaser may from time to time prior to the Closing request that Seller take certain actions related to Day One Readiness and/or Separation that would not otherwise be required to be taken by Seller prior to the Closing under this Agreement or the Transition Services Agreement, including actions taken by Employees of Seller in accordance with the instructions of Purchaser under a power of attorney executed by Purchaser or a director, officer, shareholder, partner, member, agent, representative or employee of Purchaser ("Day-One Actions"). In addition, Purchaser may from time to time following the Closing but before a Deferred Closing occurs with respect to a Deferred Closing Country, request that Seller take certain actions related to Deferred Closing Day One Readiness and/or Separation with respect to such Deferred Closing Country that would not otherwise be required to be taken by Seller prior to such Deferred Closing under this Agreement or the Transition Services Agreement, including actions taken by Employees of Seller in accordance with the instructions of Purchaser under a power of attorney executed by Purchaser or a Representative of Purchaser ("Deferred Closing Day-One Actions"). With respect to Day-One Actions and Deferred Closing Day-One Actions, Seller will reasonably consider each request in good faith, and Seller shall not unreasonably withhold its agreement to perform any Day-One Actions or Deferred Closing Day-One Actions. The Parties shall cooperate in good faith to determine the nature, cost, payment terms, duration and scope of such Day-One Actions and Deferred Closing Day-One Actions, and may mutually agree to enter into a written statement of work ("SOW") with respect to any Day-One Action or Deferred Closing Day-One Action or may mutually agree to effect any such Day-One Action or Deferred Closing Day-One Action without entering into a written SOW. Each such SOW with respect to a Day-One Action shall become effective upon execution by the Parties, and shall be deemed to be included in and governed by the Transition Services Agreement as if the Transition Services Agreement were in effect as of the date of the SOW, and each with respect to a Deferred Closing Day-Once Action shall become effective upon execution by the Parties and shall be included in and governed by the Transition Services Agreement. If the Parties are unable to mutually agree upon any specific terms of any SOW for Day-One Actions or Deferred Closing Day-One Actions, such dispute shall be subject to resolution in accordance with the principles set forth in Section 5.17(d) of this Agreement. Seller and Purchaser shall use commercially reasonable efforts, and cooperate with each other, to achieve Deferred Closing Day One Readiness with respect to any Second Wave

Country, each Third Wave Country, each Fourth Wave Country, each Fifth Wave Country and the Sixth Wave Country on or before the Second Wave Deferred Closing Date, the Third Wave Deferred Closing Date, the Fourth Wave Deferred Closing Date, the Fifth Wave Deferred Closing Date or the Sixth Wave Deferred Closing Date, respectively. In addition, Purchaser and Seller shall work together in good faith to explore mutually acceptable arrangements that would permit Seller to transfer to Purchaser any or all of the TMM Assets and TMM Liabilities at a date or dates prior to the TMM End Date without (i) causing a disruption to the TM Model in any manner adverse to Seller, Purchaser, or any of their respective Affiliates or (ii) imposing additional burdens (whether economic or non-economic) on any Seller Party.

(g) To the extent that as of the Closing Date or any Deferred Closing Date, as applicable, any of the actions, deliverables or plans contemplated under the Day-One Plan have not been accomplished, the Parties shall cooperate in good faith to design one or more workaround solutions so as to ensure the uninterrupted continuation of the Business at the Closing or the Deferred Closing, as applicable, and enable Purchaser to consummate the Closing or the Deferred Closing, as applicable.

(h) Notwithstanding anything to the contrary contained in this Agreement, Purchaser shall indemnify, hold harmless and reimburse each Seller Indemnified Party for any Liability relating to, arising out of or in connection with any and all Day-One Actions and Deferred Closing Day-One Actions taken by such Seller Indemnified Party, regardless of whether the Parties enter into a SOW with respect to such Day-One Actions or Deferred Closing Day-One Actions (but without duplication of any amounts paid by Purchaser under an SOW), except to the extent that such Liability arises out of the willful misconduct or gross negligence of any Seller Indemnified Party.

Section 5.18 Asset Transfers. Seller shall cause the Transferred Subsidiary to transfer, assign and deliver to Seller and/or its Subsidiaries prior to the Deferred Closing with respect to China (Wuxi) the assets set forth in Section 5.18 of the Seller Disclosure Schedule and shall cause the Transferred Subsidiary to terminate and settle as of the Deferred Closing with respect to China (Wuxi) any Intercompany Contract to which the Transferred Subsidiary is a party, in each case without cost or expense to the Transferred Subsidiary and without increasing the Liabilities of the Transferred Subsidiary (except as otherwise agreed in accordance with Section 5.30). For purposes of Article III (*Representations and Warranties of Seller*), the representations and warranties of Seller shall be deemed to be made as though the assets set forth in Section 5.18 of the Seller Disclosure Schedule were transferred as of the Original Execution Date in accordance with this Section 5.18.

Section 5.19 Delivery of Information.

(a) Current Business Information.

- (i) Each Seller Party shall use its commercially reasonable efforts to deliver or cause to be delivered to Purchaser at the Closing or a Deferred Closing, as applicable, all Current Business Information.
- (ii) Seller shall at or prior to the date that all Transition Services have concluded, deliver or cause to be delivered to Purchaser any Current Business Information not provided pursuant to clause (i).

(b) Historic Business Information. During the term of the Transition Services Agreement:

- (i) Seller shall deliver or cause to be delivered to Purchaser Historic Business Information with a Record Age of less than five years and that are reasonably requested by Purchaser, provided that such Historic Business Information can be identified using commercially reasonable means, and Purchaser shall reimburse Seller for its reasonable expenses incurred in connection with such delivery.
- (ii) The Parties shall confer in good faith in respect of any reasonable request for Historic Business Information with a Record Age of five years or more. Seller may, in its reasonable discretion, refuse any such request. If Seller agrees to deliver the requested information, Seller shall, in its sole discretion, determine the manner and timing of any such delivery, and Purchaser shall reimburse Seller for its expenses incurred in connection with such delivery.
- (iii) Before beginning any work to deliver requested information under this 5.19(b), Seller shall provide Purchaser with an estimate of the expenses Seller anticipates it will incur in fulfilling Purchaser's request for Historic Business Information. Seller shall not proceed with any such work until Purchaser has acknowledged receipt of the estimate and authorized Seller to proceed with such work in writing. If after receiving Seller's estimate Purchaser does not provide such written authorization, Seller will be excused from any obligation to fulfill Purchaser's request.

(c) Nothing in this Agreement will obligate Seller to deliver or cause to be delivered Business Information with a Record Age greater than seven (7) years.

(d) Cooperation. With respect to Current Business Information and Historic Business Information stored in Shared Systems, after the Original Execution Date, the Parties will confer and determine in good faith how to transfer (or provide access to transfer) such records to Purchaser, including determining which Party is best positioned to extract such records after Closing or a Deferred Closing, as applicable, and agreeing on reasonable formats to be used for extracts of such records and reasonable timeframes for delivery thereof by Seller to Purchaser in a manner that allows Purchaser to operate the Business in the Ordinary Course. The Parties will cooperate to ensure all such records are delivered to Purchaser at or prior to the date that all Transition Services have concluded.

(e) Combined Records.

- (i) Notwithstanding anything to the contrary in this Agreement and solely with respect to Combined Records, Seller reserves the right to redact or withhold from the delivery of any Combined Record otherwise required to be delivered pursuant to this Section 5.19 any information (A) the disclosure of which to Purchaser would cause Seller or any of its Affiliates to be in breach of a written or legal obligation of confidentiality to a Third Party in respect of such information (such information, "Third Party Confidential Information"), or (B) Seller considers in good faith to be competitively sensitive in its reasonable judgment (together with Third Party Confidential Information, collectively, "Sensitive Information"). Seller shall promptly notify Purchaser of any such determination.
- (ii) Seller shall, on a confidential basis, make such Combined Records that it believes contains Sensitive Information available for examination, at Purchaser's expense, by Purchaser's outside counsel such that Purchaser's outside counsel may evaluate Seller's determination in respect of such Combined Records. If Purchaser's outside counsel believes such a Combined Record does not contain Sensitive Information, Seller and Purchaser shall resolve such dispute through the dispute resolution process set forth in the Transition Services Agreement.
- (iii) If Purchaser does not cause its outside counsel to review such Combined Records, or if Purchaser's outside counsel agrees with Seller's determination: (A) if Seller can withhold or redact Sensitive Information expending de minimis effort and for de minimis cost, or if Purchaser otherwise agrees to a method of removal or redaction of such Sensitive Information proposed by Seller, then Seller shall deliver the Combined Records with such Sensitive Information so redacted or removed; (B) if Seller cannot remove or redact such Sensitive Information expending de minimis effort and for de minimis cost, (1) Purchaser shall pay Seller's costs incurred in removing or redacting such Sensitive Information, or (2) in the case of Third Party Confidential Information, Seller and Purchaser shall use commercially reasonable efforts to secure the consent of the applicable Third Party or Third Parties (including Government Entities as required by Law) to allow Seller to disclose such Third Party Confidential Information.

- (iv) If Purchaser is unwilling to pay Seller's costs incurred in removing or redacting such Sensitive Information, or if Seller and Purchaser are unable to secure the necessary consents to disclose such Third Party Confidential Information, then Seller will be excused from any obligation to fulfill Purchaser's request with respect to the affected Combined Records.

(f) Transferred Employee Email. After the Closing Date or a Deferred Closing Date, as applicable, Transferred Employees may forward any of their electronic mail relating to the Business and residing in their Seller Party-provided electronic email accounts to any Purchaser-provided electronic email account.

Section 5.20 Obligations with Respect to Intellectual Property.

(a) Purchaser, on behalf of itself and its Subsidiaries, covenants that any subsequent sale, assignment, exclusive license or exclusive sublicense, or transfer of any or all of the Transferred Patents by Purchaser or its Subsidiaries to a transferee shall be subject to the licenses, releases and rights granted to any licensee pursuant to any Permitted Patent Encumbrances, and Purchaser will impose on such immediate successor-in-interest or assigns an obligation to impose the obligations under this Section 5.20 on any immediate successors-in-interest or assigns with respect to the Transferred Patents of such immediate transferee.

(b) Prior to the Closing, the Seller Parties shall terminate or cause to be terminated any license under or in respect of any Transferred Intellectual Property where the licensor and the licensee is Seller or any Seller Affiliate.

Section 5.21 Seller Non-Compete.

(a) During the Non-Compete Period, Seller will not, and will cause each of the Other Sellers and its or their respective Subsidiaries and Affiliates not to, directly or indirectly, for its own account or on behalf of or together with any other Person, engage in, participate in, own, manage, control or participate in the ownership, management or control of the Business, including by offering to customers any products or services that fall within the Business and that are intended to be offered as products and services to induce customers and prospective customers of Purchaser to choose Seller's products and services over Purchaser's products and services within the Business. Seller, the Other Sellers and its and their respective Subsidiaries and Affiliates are collectively referred to as the "Covered Seller Parties" and each individually referred to as a "Covered Seller Party."

(b) Notwithstanding the foregoing, nothing in this Agreement shall prohibit or in any way limit any Covered Seller Party from:

- (i) using, practicing, licensing, transferring, selling or otherwise exploiting in any manner, directly or indirectly, any Intellectual Property (including any Intellectual Property in Software) that is owned by or licensed to a Covered Seller Party following the Closing, subject to the rights granted therein pursuant to any

applicable Ancillary Agreement, including enforcement of any Seller rights to Intellectual Property against other Persons for infringement and any settlements related thereto granting rights to Intellectual Property within the Business; provided that the primary purpose of such use, practice, license, transfer, sale or other exploitation is not to engage directly or indirectly, or facilitate the ability of another Person to engage directly or indirectly, in any business or activity that Seller is prohibited to engage in under Section 5.21(a);

- (ii) engaging, directly or indirectly, in the Commercial Imaging Business or any reasonably foreseeable extension thereof; provided, that this Section 5.21(b)(ii) shall not permit any Covered Seller Party to engage in (x) the sale of scanners or related software of the type currently sold by the DI Business, (y) the sale of maintenance and repair services related to scanners of the type currently sold by the DI Business, or (z) the performance of maintenance and repair services related to scanners of the type currently sold by the DI Business, unless such activity described in clause (x), (y) or (z) of this Section 5.21(b)(ii) is an Ancillary Scanner Product/Service;
- (iii) engaging in any act contemplated or permitted by this Agreement and/or the Ancillary Agreements;
- (iv) providing transition services of one year or less in connection with the sale by Seller and/or its Subsidiaries of any assets in connection with the Bankruptcy Cases;
- (v) performing their respective binding obligations pursuant to any Excluded Contracts, Shared Contracts or Contracts that constitutes a Non-Assigned Asset or performing their respective obligations under Section 5.12;
- (vi) owning ten percent (10%) or less of the outstanding equity securities of any class of any issuer whose securities are listed and traded on a nationally recognized securities exchange or market (whether or not in the United States of America);
- (vii) owning, affiliating with, or conducting any activity with respect to, a Person that engages, either directly or indirectly, in the Business (any such Person, together with all of its Affiliates, a "PI/DI Competing Person" and any such business that engages in the Business, a "PI/DI Competing Business") that is the result of (A) a merger, consolidation, share exchange, sale or purchase of assets, scheme of arrangement or similar business combination (a "Business Combination") involving one or more

Covered Seller Parties with any PI/DI Competing Person or (B) the acquisition of any PI/DI Competing Person or any securities in any PI/DI Competing Person by one or more Covered Seller Parties, if, in the case of either (A) or (B), no more than ten percent (10%) of the total consolidated revenues of such PI/DI Competing Person, taken as a whole, and prior to any Business Combination with a Covered Seller Party, are generated from the PI/DI Competing Business (it being understood that this clause (vii) shall not limit the Covered Seller Parties' rights under clause (vi)) and such total consolidated revenues generated from the PI/DI Competing Business are less than 50% of the total consolidated revenues of the Business in the then-last 12 months; or

- (viii) acquiring a PI/DI Competing Person or more than ten percent (10%) of the outstanding equity securities of any class of any PI/DI Competing Person that generates more than ten percent (10%) of the total consolidated revenues of such PI/DI Competing Person, taken as a whole, from the PI/DI Competing Business; provided that a Covered Seller Party may proceed with any such acquisition only if the Covered Seller Party (i) enters into a definitive agreement within six (6) months of the consummation of such acquisition to divest a sufficient portion of such PI/DI Competing Person or (ii) winds down, within six (6) months of the consummation of such acquisition, a sufficient portion of such PI/DI Competing Person, such that, after giving effect to such divestiture or wind down, no more than ten percent (10%) of the total consolidated revenues of such PI/DI Competing Person, taken as a whole, are generated from the PI/DI Competing Business and such total consolidated revenues generated from the PI/DI Competing Business are less than 50% of the total consolidated revenues of the Business in the then-last 12 months.

(c) If any Covered Seller Party is involved in a Business Combination, the restrictions contained in Section 5.21(a) shall not apply to any Third Party counterparty(ies) to the Business Combination or any of such Third Party's Affiliates which were Affiliates of such Third Party prior to the Business Combination, provided that neither the Covered Seller Party nor any of its Affiliates prior to the Business Combination, as the case may be, is the Controlling Entity after the Business Combination. "Controlling Entity" means an entity that through a Business Combination controls more than 50% of the stock, board seats, or voting rights of another entity.

(d) During the period beginning on the Closing Date and ending on the fifth (5th) anniversary of the Closing Date, Seller will not, and will cause each of its Subsidiaries not to, use, sell, lease or otherwise make available to any Person other than Purchaser and/or its Affiliates Manufacturing Line 293 in Rochester, New York (i.e., the donor manufacturing assets,

including gravure coating stations, drying stations and scanning capabilities) (the "Rochester Manufacturing Line") for the purpose of producing thermal donor media product as such product is currently used by the Seller Parties in Retail Systems Solutions. For the avoidance of doubt, nothing in this Agreement shall prohibit or in any way limit Seller or any of its Subsidiaries from using, selling, leasing or otherwise making available to any Person the Rochester Manufacturing Line for any other purpose.

Section 5.22 Purchaser Non-Compete.

(a) During the Non-Compete Period, Purchaser will not, and will cause each of its Affiliates not to, directly or indirectly, for its own account or on behalf of or together with any other Person, engage in, participate in, own, manage, control or participate in the ownership, management or control of the Commercial Imaging Business, including by offering to customers any products or services that fall within the Commercial Imaging Business and that are intended to be offered as products and services to induce customers and prospective customers of Seller to choose Purchaser's products and services over Seller's products and services within the Commercial Imaging Business. Purchaser and its Affiliates are collectively referred to as the "Covered Purchaser Parties" and each individually referred to as a "Covered Purchaser Party."

(b) Notwithstanding the foregoing, nothing in this Agreement shall prohibit or in any way limit any Covered Purchaser Party from:

- (i) using, practicing, licensing, transferring, selling or otherwise exploiting in any manner, directly or indirectly, any Intellectual Property (including any Intellectual Property in Software) that is owned by or licensed to a Covered Purchaser Party following the Closing, subject to the rights granted therein pursuant to any applicable Ancillary Agreement, including enforcement of any Purchaser rights to Intellectual Property against other Persons for infringement and any settlements related thereto granting rights to Intellectual Property within the Commercial Imaging Business; provided that the primary purpose of such use, practice, license, transfer, sale or other exploitation is not to engage directly or indirectly, or facilitate the ability of another Person to engage directly or indirectly, in any business or activity that Purchaser is prohibited to engage in under Section 5.22(a);
- (ii) engaging, directly or indirectly, in the Business or any reasonably foreseeable extension thereof;
- (iii) engaging in any act contemplated or permitted by this Agreement and/or the Ancillary Agreements;
- (iv) performing their respective binding obligations pursuant to any Assigned Contract or Shared Contract;

- (v) owning ten percent (10%) or less of the outstanding equity securities of any class of any issuer whose securities are listed and traded on a nationally recognized securities exchange or market (whether or not in the United States of America);
- (vi) owning, affiliating with, or conducting any activity with respect to, a Person that engages in a business that engages in the Commercial Imaging Business (any such Person, together with all of its Affiliates, a "CI Competing Person" and any such business that engages in the Commercial Imaging Business, a "CI Competing Business") that is the result of (A) Business Combination involving one or more Covered Purchaser Parties with any CI Competing Person or (B) the acquisition of any CI Competing Person or any securities in any CI Competing Person by one or more Covered Purchaser Parties, if, in the case of either (A) or (B), no more than ten percent (10%) of the total consolidated revenues of such CI Competing Person, taken as a whole, and prior to any Business Combination with a Covered Purchaser Party, are generated from the CI Competing Business (it being understood that this clause (vi) shall not limit the Covered Purchaser Parties' rights under clause (v)) and such total consolidated revenues generated from the CI Competing Business are less than 50% of the total consolidated revenues of the Commercial Imaging Business in the then-last 12 months; or
- (vii) acquiring a CI Competing Person or more than ten percent (10%) of the outstanding equity securities of any class of any CI Competing Person that generates more than ten percent (10%) of the total consolidated revenues of such CI Competing Person, taken as a whole, from the CI Competing Business; provided that a Covered Purchaser Party may proceed with any such acquisition only if the Covered Purchaser Party (i) enter into a definitive agreement within six (6) months of the consummation of such acquisition to divest a sufficient portion of such CI Competing Person or (ii) winds down, within six (6) months of the consummation of such acquisition, a sufficient portion of such CI Competing Person, such that, after giving effect to such divestiture or wind down, no more than ten percent (10%) of the total consolidated revenues of such CI Competing Person, taken as a whole, are generated from the CI Competing Business and such total consolidated revenues generated from the CI Competing Business are less than 50% of the total consolidated revenues of the Commercial Imaging Business in the then-last 12 months.

(c) If any Covered Purchaser Party is involved in a Business Combination, the restrictions contained in Section 5.22(a) shall not apply to any Third Party counterparty(ies) to

the Business Combination or any of such Third Party's Affiliates which were Affiliates of such Third Party prior to the Business Combination, provided that neither the Covered Purchaser Party nor any of its Affiliates prior to the Business Combination, as the case may be, is the Controlling Entity after the Business Combination.

(d) During the period beginning on the Closing Date and ending on the fifth (5th) anniversary of the Closing Date, Purchaser will not, and will cause its Affiliates not to, use, sell, lease or otherwise make available to any Person other than Seller and/or its Affiliates Manufacturing Lines 291 and 292 in Windsor, Colorado (i.e., the donor manufacturing assets, including gravure coating stations, drying stations and scanning capabilities) (the "Colorado Manufacturing Line") for the purpose of Functional Printing (as such term is defined in the Kodak Patents License Agreement). For the avoidance of doubt, nothing in this Agreement shall prohibit or in any way limit Purchaser or any of its Affiliates from using, selling, leasing or otherwise making available to any Person the Colorado Manufacturing Line for any other purpose.

Section 5.23 Termination of Overhead and Shared Services. Purchaser acknowledges and agrees that, except as otherwise expressly provided in the Transition Services Agreement and the other Ancillary Agreements (as applicable), effective as of the Closing Date, (i) all Overhead and Shared Services provided to the Business shall cease and (ii) the Seller Parties and their Affiliates shall have no further obligation to provide any Overhead and Shared Services to the Business.

Section 5.24 Shared Contracts.

(a) In order to perform the partial assignment of the Shared Contracts to Purchaser, Seller shall notify, or cause its Affiliates to notify, the counterparties thereto of the partial assignment of the Shared Contracts by Seller or an Affiliate to Purchaser or, to the extent required under any Shared Contract, to use its commercially reasonable efforts to obtain the prior consent of the counterparties to the partial assignment of such Shared Contracts. Purchaser and Seller shall act in good faith and reasonably cooperate in connection with the arrangement of the partial assignment or any other appropriate arrangement (including the jointly determined allocation of Seller's and Purchaser's respective rights and obligations thereunder) in connection with the Shared Contracts.

(b) If Seller or a Debtor Subsidiary Seller determines to assert an avoidance claim arising under Sections 544, 545, 547, 548, 549, 550 or 551 of the Bankruptcy Code against any Third Party that is a counterparty to a Shared Contract and such claim arises from such Shared Contract, Seller shall consult with Purchaser prior to asserting such claim and the Parties shall act in good faith and use commercially reasonable efforts to agree on an equitable allocation of the benefits resulting from the resolution of such claim.

Section 5.25 Real Property. This Section 5.25 is intended to specifically describe the documentation and other matters related to the transfer, separation and other occupancy rights to be provided to Purchaser with respect to the Transferred Real Property, the Real Property subject to Real Property Leases, the Shared Sites, the KEPS Plant, the Rochester Sites, the Harrow Facility and the Harrow Phase 3 Land. It is understood and agreed that any Real Property owned or leased by the Transferred Subsidiary will be transferred to Purchaser pursuant to the transfer of the Transferred Subsidiary.

(a) Transferred Real Property. Each Transferred Real Property (i) is Real Property that is owned by Seller or an Other Seller for use primarily in connection with the Business and (ii) will be transferred by Seller to Purchaser at the Closing or a Deferred Closing, as applicable, pursuant to the applicable documents to be delivered pursuant to Section 2.4(d), Section 2.5(b), Section 2.8(c)(ii) and Section 2.8(d)(ii).

(b) Real Property Subject to Real Property Leases. Each Real Property Lease (i) relates to Real Property that is leased by Seller or an Other Seller for use primarily in connection with the Business and (ii) will be assigned by Seller to Purchaser at the Closing or a Deferred Closing, as applicable, pursuant to the applicable documents to be delivered pursuant to Section 2.4(d), Section 2.5(b), Section 2.8(c)(ii) and Section 2.8(d)(ii).

(c) Shared Sites.

- (i) With respect to each Shared Site, Seller or an Other Seller, on the one hand, and Purchaser, on the other hand, shall enter into a Shared Site Agreement to provide Purchaser with the right to use such Shared Site to operate the Business in substantially the same manner as the Business was operated at such Shared Site prior to Closing or a Deferred Closing, as applicable, unless otherwise agreed by the Parties.
- (ii) To the extent that any Shared Site is required by applicable Law to be physically separated in order to enter into a Shared Site Agreement, then Seller shall (and shall cause the Other Sellers, as applicable, to) and Purchaser shall cooperate promptly and in good faith to reasonably agree on a separation plan for such property. Seller shall pay all costs and expenses incurred in connection with any such physical separation.
- (iii) With respect to each Shared Site, from and after the Original Execution Date and prior to the Closing or a Deferred Closing, as applicable, the Parties shall cooperate in good faith to determine if such Shared Site should be excluded from the transactions contemplated hereunder.

(d) KEPS Plant.

- (i) The Parties acknowledge that the KEPS Plant is part of a Real Property that is material to the Business and that the consideration paid by Purchaser hereunder was calculated on the basis that the KEPS Plant will be subleased to Purchaser or one or more Purchaser Assigns on or after the Closing. Applicable Law or the relevant Real Property Lease prohibits

the subletting of the KEPS Plant to Purchaser or one or more Purchaser Assigns upon the Deferred Closing with respect to China (KEPS) without obtaining all Consents required therefor. Accordingly, the Parties are intending to either (A) mutually agree on a sublease (on terms and conditions reasonably acceptable to Purchaser) for the KEPS Plant to Purchaser, one or more Purchaser Assigns or the Transferred Subsidiary at or prior to the Deferred Closing with respect to China (KEPS) or (B) if all Consents required for such sublease are not obtained by the Deferred Closing with respect to China (KEPS), enter into good faith negotiations for a post-closing supply agreement as provided in Section 5.25(i)(ii). Prior to the Deferred Closing with respect to China (KEPS), Seller shall undertake to physically separate the KEPS Plant to provide the Business with its own separate space therein. All reasonable, out-of-pocket costs and expenses incurred with respect to such physical separation shall be shared equally as between Seller and Purchaser.

- (ii) The lease applicable to the KEPS Plant expires on January 15, 2015 and contains an extension option for an additional three (3) years, which extension option is exercisable on notice delivered to the landlord no later than three (3) months prior to the expiration date; therefore, the Deferred Closing with respect to China (KEPS) may occur after such extension option must be exercised. Accordingly, upon Purchaser's request to Seller, Seller shall, and/or shall cause the applicable Seller Party to, exercise such extension option by notice to the landlord if Purchaser also elects to extend the term of the sublease for the KEPS Plant.
- (iii) The Parties acknowledge and agree that all sublease documents shall provide, among other things, that: (A) Purchaser shall have the right to exercise or cause the exercise of any extension options provided for under the lease applicable to the KEPS Plant if Purchaser also elects to extend such sublease; and (B) the rental amount for the KEPS Plant, which shall be negotiated by the Parties in good faith prior to the Deferred Closing with respect to China (KEPS) and shall be based on Seller's actual, out-of-pocket costs and expenses related to the real estate costs attributable to the Business at the KEPS Plant (it being expressly understood that any utilities and other real estate costs of the Business will either (1) be directly billed to Purchaser or (2) be included in the rent amount based on Purchaser's appropriate share thereof). This Section 5.25(d) shall survive the Deferred Closing with respect to China (KEPS).

(e) Rochester Sites.

- (i) Seller shall grant to Purchaser the right to use the Rochester Sites pursuant to the Rochester Leases at the Closing. The Rochester Leases are in final agreed form in the form attached hereto as Exhibit HH and shall be executed by Seller and Purchaser at the Closing, with the modifications with respect to Building 205 as set forth on Section 5.25(e) of the Seller Disclosure Schedule, to be implemented by the Parties acting in good faith.
- (ii) Seller shall, at Seller's sole cost and expense, relocate the Employees of the Business that are located at the office building located at 343 State Street, Rochester, New York 14650, commonly known as Kodak Office, as of the date hereof to the appropriate premises covered by the Rochester Leases and Purchaser shall reasonably cooperate with such relocation. If any such Employees are not relocated prior to the Closing, (A) Seller shall continue, at Seller's sole cost and expense, to relocate such Employees (and Purchaser shall continue to reasonably cooperate with such relocation) and (B) Seller and Purchaser shall enter into a short-term, rent-free occupancy agreement (i.e., at no cost to Purchaser) in a form reasonably acceptable to Seller and Purchaser until such Employees are relocated. Nothing contained in this Section 5.25(e)(i) shall in any way affect or alter the obligations contained in the foregoing clause (i) or the rights and obligations of Purchaser and Seller under the Rochester Leases, including the obligation of Purchaser and Seller to enter into and commence the Rochester Leases at the Closing, and the obligation of Purchaser to pay Rent (as such term is defined in the Rochester Leases), without deduction, set off, discount or abatement, in accordance with the terms of the Rochester Leases. The Parties shall coordinate the foregoing relocation with the reconfiguration of the premises to be leased to the applicable Purchaser Assign, as such reconfiguration is described on Section 5.25(e) of the Seller Disclosure Schedule.

(f) Harrow Facility and Harrow Phase 3 Land.

- (i) Seller shall use its good faith efforts to obtain the consent of Land Securities to transfer the Harrow Facility and the Harrow Phase 3 Land to Purchaser or its assigns and further that Purchaser or its assigns may transfer this land to any purchaser of the Business, subject to the agreements between Seller and Land Securities. If such consent is obtained prior to Closing, the Harrow Facility and the Harrow Phase 3 Land shall be considered a Transferred Real Property and not an Excluded Real Property for all purposes hereunder on Closing.

- (ii) If a Seller is unable to obtain Land Securities' consent to such transfer prior to Closing the Parties shall enter into the Harrow Lease and the Harrow Phase 3 Lease and Profit Sharing Agreement at Closing and Seller shall use its good faith efforts (taking into account the terms of the agreement with Land Securities at the date hereof) to:
- (A) obtain the consent of Land Securities to allow Seller to transfer the whole of its interest in the Harrow Facility and the Harrow Phase 3 Land to Purchaser or its assigns and further that Purchaser or its assigns may transfer this land to any purchaser of the Business, subject to the agreements between Seller and Land Securities, or if this cannot be achieved within a reasonable time to:
 - (B) permit a variation of the Harrow Lease and the Harrow Phase 3 Lease to permit the assignment of the Harrow Lease and the Harrow Phase 3 Lease to any purchaser of the Business conducted thereat (or permit a change of control of the tenant under the Harrow Lease and the Harrow Phase 3 Lease) and (B) extend the term of the Harrow Lease and the Harrow Phase 3 Lease.
- (iii) The Parties acknowledge and agree that the Harrow Lease shall be excluded from sections 24 to 28 of the Landlord and Tenant Act 1954 (LTA 1954) and:
- (A) KL served a notice on KPP Trustees Limited, as trustee for KPP (the Corporate Trustee), as required by section 38A(3)(a) of the Landlord and Tenant Act 1954 (LTA 1954) and which applies to the tenancy to be created by the Harrow Lease, before this agreement was entered into; and
 - (B) Rosie Kent being a person duly authorized by the Corporate Trustee made a statutory declaration dated 26 April 2013 in accordance with the requirements of section 38A(3)(b) of the LTA 1954.

- (iv) If consent is obtained from Land Securities pursuant to the obligations in clause 5.25(f)(ii)(A):
- (A) the Harrow Phase 3 Land shall form part the Harrow Facility and Harrow Facility shall be construed accordingly;
 - (B) the Harrow Facility and the Harrow Phase 3 Land shall be considered a Transferred Real Property and not an Excluded Real Property for all purposes hereunder;
 - (C) the Seller shall cause KL to transfer the Harrow Facility and the Harrow Phase 3 Land to the Purchaser or one or more Purchaser Assigns and Purchaser or one or more Purchaser Assigns shall take a transfer of the same from KL;
 - (D) the Profit Sharing Agreement shall cease and determine and have no further effect.

(g) Real Property Used by Seller Post-Closing. The Seller Parties have requested that, for a transitional period following the Closing, the applicable Seller Party shall have the right to use a portion of each Real Property set forth on Section 5.25(g) of the Seller Disclosure Schedule (each, a "Leaseback Site") in substantially the same manner as such Seller Party was operating at such Leaseback Site prior to Closing or a Deferred Closing, as applicable, and Purchaser is willing to provide such transitional use of the Leaseback Sites pursuant to the terms of this Section 5.25(g).

- (i) With respect to each Leaseback Site, Purchaser, on the one hand, and Seller, on the other hand, shall enter into an agreement (each, a "Leaseback Agreement") on the same terms and conditions as set forth in the Shared Site Agreement Term Sheet, except: (A) Purchaser shall be the "Grantor" and such Seller Party shall be the "Grantee"; (B) the size of the space to be used by such Seller Party shall be reasonably agreed to by the Parties prior to Closing or a Deferred Closing, as applicable, (C) the Rent payable by the applicable Seller Party to Purchaser shall be equal to the product of (x) Purchaser's actual, out-of-pocket costs and expenses related to the operation of such Leaseback Site and (y) such Seller Party's proportionate share of the total size of such Leaseback Site, which shall expressly include such Seller Party's proportionate share of any vacant space in such Leaseback Site as of the Closing or a Deferred Closing, as applicable; (D) to the extent that any Leaseback Site is required by applicable Law to be physically separated in order to enter into such Leaseback Agreement, then Grantee shall pay all costs and expenses incurred in connection therewith; (E) the section entitled "Cooperation" shall be deleted in its entirety; (F) all other sections of the Shared Site Agreement Term Sheet shall be deemed modified to remove any provisions that are not applicable.

- (ii) To the extent that any Leaseback Site is required by applicable Law to be physically separated in order to enter into any such Leaseback Agreement, then Seller shall (and shall cause the Other Sellers, as applicable, to) and Purchaser shall cooperate promptly and in good faith to reasonably agree on a separation plan for such property. Seller shall pay all costs and expenses incurred in connection with any such physical separation.
- (iii) In the event Seller does not obtain the necessary consents of Third Parties to any such Leaseback Agreement, then Purchaser shall not be obligated to enter into such Leaseback Agreement.

(h) Negotiation of Real Property Closing Documents. The Parties acknowledge that the documents necessary to effectuate the intent of this Section 5.25 (the "Real Property Closing Documents"), including the Shared Site Agreements, are not in a final agreed form (other than the Rochester Leases). Accordingly, the Parties agree that, from and after the execution of this Agreement, they will negotiate in good faith to reasonably agree on the Real Property Closing Documents reasonably acceptable to the Parties prior to the Closing or a Deferred Closing, as applicable. With respect to the Shared Site Agreements, the Parties agree that such negotiation, and the use of the Shared Sites by Purchaser, will be subject to the terms and conditions set forth on Exhibit Q. In all cases, the Real Property Closing Documents shall in no way expand the obligations of Purchaser beyond those expressly set forth in this Agreement (including the Exhibits attached hereto).

(i) Consents for Real Property Closing Documents.

- (i) The Seller Parties shall give all notices to, and use their reasonable best efforts to obtain all Consents from, all Third Parties necessary to authorize the applicable Seller Party to enter into, execute and deliver the Real Property Closing Documents and, in connection therewith, the Seller Parties shall request that the applicable Third Party agree to any subsequent transfer of the applicable Real Property Lease or Shared Site Agreement to a purchaser of the Business, including through a change of control of Purchaser or its assigns.
- (ii) In the event the Seller Parties are unable to obtain the necessary Consents to authorize the execution and delivery of the Real Property Closing Documents for the assignment of any Real Property Lease or the transfer of any Transferred Real Property relating to a manufacturing facility or the sublease relating to the KEPS Plant at the applicable Deferred Closing, then (A) the applicable Seller Party and Purchaser shall in good faith undertake one of the following to provide Purchaser or the

applicable Purchaser Assign with the benefit and burden of ownership and operation of such manufacturing facility: (1) enter into a mutually agreeable supply agreement for the activities conducted at such manufacturing facility; (2) continue to operate under the manufacturing agreement entered into on the date of Closing applicable to such manufacturing facility; or (3) enter into a mutually agreeable modification to the manufacturing agreement entered into on the date of Closing applicable to such manufacturing facility, and such agreement or modification shall remain in effect until such time as the necessary Consents can be obtained and (B) from and after such Deferred Closing, Seller shall, and shall cause the applicable Other Seller to (1) use its reasonable best efforts to obtain all necessary Consents to such Real Property Closing Documents and Purchaser shall cooperate with Seller with respect thereto and (2) promptly after Seller's receipt of all such Consents, the Parties shall execute, deliver and file all documents, and take all other actions necessary, to consummate the transfer, assignment of Real Property Lease or sublease of such manufacturing facility, as applicable.

- (iii) Upon Seller's failure to obtain a required consent of the applicable landlord for a Shared Site Agreement, the Parties shall cooperate to implement a commercially reasonable alternative to such Shared Site Agreement that would not substantially increase the costs to Purchaser and would allow for Purchaser to continue to operate the Business in such jurisdiction as of the Closing or a Deferred Closing, as applicable, with minimal disruption (it being understood that the foregoing does not obligate Seller to enter into any arrangement that puts Seller in default under or otherwise in breach of a Shared Site Overlease).

(j) Expiring Leases.

- (i) If any Real Property Lease expires naturally pursuant to its terms after the Original Execution Date and prior to the Closing Date or the Deferred Closing Date, as applicable, then Seller and Purchaser shall cooperate in good faith to determine a mutually agreeable plan to provide Purchaser with substantially similar space at the same or lower cost as set forth in such Real Property Lease, whether by renewal of such Real Property Lease, entering into a replacement Real Property Lease or otherwise; it being expressly understood that Seller shall not enter into any new Real Property Lease or renewal of a Real Property Lease without Purchaser's prior written consent (not to be unreasonably withheld, conditioned or delayed).

- (ii) If any lease relating to a Shared Site expires naturally pursuant to its terms after the Original Execution Date and prior to the Closing Date or the Deferred Closing Date, as applicable, then Seller shall take any and all actions necessary to provide Purchaser with substantially similar space at the same or lower cost as enjoyed by Purchaser as of the expiration of such lease, whether by renewal of such lease, entering into a replacement lease or otherwise, unless otherwise agreed to by Purchaser in writing. This Section 5.25(j)(ii) shall survive the Closing or a Deferred Closing, as applicable.

(k) Separation of Shared Sites. If Seller or an Other Seller desires to undertake a physical and/or legal separation of any Shared Site prior to Closing or a Deferred Closing, as applicable (including through obtaining a new lease, license or occupancy agreement at a new location), then such physical and/or legal separation shall be subject to Purchaser's prior written consent, not to be unreasonably withheld, conditioned or delayed. Any new lease, sublease or license entered into in connection with any such separation for space exclusive to the Business shall be deemed a Real Property Lease for all purposes hereunder.

(l) Costs of Transfers of Real Property. Notwithstanding anything to the contrary in this Agreement, in connection with transferring the Transferred Real Property, assigning the Real Property Leases and entering into Shared Site Agreements and/or obtaining new leases, due to expiring leases or failure to obtain landlord consent to assign a Real Property Lease or enter into a Shared Site Agreement, there has been a need to (i) obtain replacement leases for certain locations, (ii) extend certain leases or (iii) make certain payments to landlords to obtain landlord consent to assign a Real Property Lease or enter into a Shared Site Agreement. As expected, certain costs have arisen in connection therewith, such as brokerage costs, relocation costs, payments to landlords to obtain landlord consents, fit out costs, early termination costs and other costs to secure space (together, "Additional Real Estate Costs"), and certain landlords have required refundable security deposits to be posted in connection therewith (solely with respect to the Real Property Leases, and together with those set forth on Section 2.1(b)(vi) of the Seller Disclosure Schedule relating to Real Property Leases, the "Real Estate Security Deposits"). All Additional Real Estate Costs incurred on or before the Agreed Time paid for by Purchaser and/or Seller shall be aggregated and equally divided between Purchaser and Seller so that each Party pays for 50% of all Additional Real Estate Costs. After the Agreed Time, any Additional Real Estate Costs will be taken into account without double counting in the payments required under "Post-Deferred Closing Economic True-Up Adjustment" in Schedule A. For the avoidance of doubt, Additional Real Estate Costs includes, but without duplication with Section 6.1, any Transfer Taxes and does not include Additional Transfer Taxes (which payment shall be governed by Section 5.30). All Real Estate Security Deposits shall be governed by the provisions in Section 5.25(o) below.

(m) Post-Closing Rent. With respect to the Real Property Leases being assigned to Purchaser on the Closing, Purchaser shall reimburse Seller for any and all rent, costs, or other expenses due pursuant to the terms of any Real Property Leases that were prepaid by Seller on or before the Agreed Time that relate to periods from and after the Agreed Time. With respect to any Real Property Leases being assigned to Purchaser on any Deferred Closing, any

prepaid rent, costs or other expenses with respect thereto for periods from and after the Agreed Time shall not be reimbursed, but shall be taken into account without double counting in the payments required under "Post-Deferred Closing Economic True-Up Adjustment" in Schedule A.

(n) Pakistan Lease. Purchaser shall indemnify and hold Seller and its Affiliates harmless from all Liabilities relating to the Pakistan Lease, including (i) the amount of rental payments arising under the Pakistan Lease from the Agreed Time through the date of expiration or termination of such Pakistan Lease, and (ii) all other Liabilities to any Third Party payable under the terms of the Pakistan Lease in connection with the early termination or expiration thereof; provided that Purchaser shall not indemnify and hold Seller and its Affiliates harmless from any Liabilities arising from (A) any breach by a Seller Party of the Pakistan Lease or (B) any modification of the Pakistan Lease not consented to by Purchaser in writing.

(o) Security Deposits. Notwithstanding any other provisions of this Agreement, with respect to each Real Estate Security Deposit, (i) Purchaser shall reimburse Seller for such Real Estate Security Deposit at the Closing or the Deferred Closing at which the applicable Real Property Lease is assigned to Purchaser, and such Real Estate Security Deposit shall be deemed assigned to Purchaser or the applicable Purchaser Assign at the Closing or Deferred Closing, as applicable and (ii) (A) if the amount that Purchaser paid to Seller on Closing or a Deferred Closing, as applicable, with respect to such Real Estate Security Deposit is in excess of the amount actually held by the applicable landlord as of the date of Closing or a Deferred Closing, as applicable, then Seller shall promptly pay such excess to Purchaser upon receipt of evidence of such excess from Purchaser and (B) if the applicable landlord pays all or any portion of the Real Estate Security Deposit directly to any Seller Party, then such Seller Party shall promptly remit the amount of such payment to Purchaser or the applicable Purchaser Assign. Seller shall not request the return of any Real Estate Security Deposits from any landlord of a Real Property Lease and shall reasonably cooperate to effectuate this Section 5.25(o). This Section 5.25(o) shall survive the Closing or the applicable Deferred Closing.

Section 5.26 Identified Assets. For six (6) months after Closing or any Deferred Closing, as applicable, either Party may identify any asset or property that such Party reasonably believes is a Transferred Asset that was not transferred at Closing or such Deferred Closing, as applicable, or an Excluded Asset that was transferred at Closing or such Deferred Closing, as applicable (each, an "Identified Asset") and request in writing that such other Party promptly assign, transfer, convey or deliver such Identified Asset to such Party. Unless either Party contests in good faith the identification of such asset or property as a Transferred Asset or an Excluded Asset, as the case may be, within ten (10) Business Days of such written request by providing written notice thereof to the other Party and specifying in detail the basis for its objection (such notice, an "Dispute Notice"), such other Party shall promptly assign, transfer, convey or deliver such Identified Asset to the other Party, which from such time shall be deemed a Transferred Asset or an Excluded Asset, as the case may be, for all purposes of this Agreement. In the event that either Party contests in good faith the identification of an asset or property as Transferred Asset or an Excluded Asset, as the case may be, in accordance with the immediately preceding sentence of this Section 5.26, then the Parties shall reasonably cooperate with each other in the resolution of such dispute, and if such dispute is not resolved within 30 days of either Party providing an Dispute Notice, then the Parties shall submit such dispute to a Third Party arbitrator reasonably acceptable to each Party for binding resolution.

Section 5.27 BFN Irrevocable Offers. As promptly as practicable, but in no event later than the tenth (10th) Business Day after the Original Execution Date, Purchaser or a Foreign Acquisition Entity formed by Purchaser shall deliver the BFN Irrevocable Offers to each of the BFN Sellers. For the avoidance of doubt, the execution and delivery of the BFN Local Transfer Agreements shall not be a condition to, or delay, the Closing.

Section 5.28 Ancillary Agreements: Additional Commercial Agreements.

(a) After the Original Execution Date, Seller and Purchaser shall cooperate promptly and in good faith to finalize in definitive form each of the Ancillary Agreements on the terms and conditions set forth in the Exhibits hereto. With respect to each Ancillary Agreement for which the form of agreement is attached to this Agreement as an Exhibit, the definitive form of such Ancillary Agreement to be executed and delivered by the applicable parties thereto at Closing or a Deferred Closing, as applicable, shall be in such form as attached to this Agreement, with only such ministerial additions, deletions and modifications as necessary to complete any missing terms contemplated by the form to be completed by the parties to the Ancillary Agreement or to correct any scrivener's error in the form of Ancillary Agreement. With respect to each Ancillary Agreement for which a summary of principal terms or term sheet is attached to this Agreement as an Exhibit (each a "Term Sheet Agreement"), the definitive form of such Ancillary Agreement to be executed and delivered by the applicable parties at Closing or at a Deferred Closing, as applicable, shall be on the terms and conditions set forth in such Exhibit and shall contain such other terms and conditions as are reasonably agreed between the Parties or required by applicable Law. Section 5.25(h) shall further apply to the preparation and negotiation of any Ancillary Agreements that are Real Property Closing Documents.

(b) After the Original Execution Date and prior to the Closing Date or a Deferred Closing Date, as applicable, at the request of Purchaser or Seller, respectively, Seller or Purchaser, respectively, shall discuss and negotiate in good faith with the requesting Party the terms and conditions proposed by the requesting Party of any commercial agreements (in addition to the Ancillary Agreements) for the supply of goods or services between the Seller Parties and Purchaser necessary to maintain the continuity of the operations of the Business and the Commercial Imaging Business following the Closing or a Deferred Closing, as applicable, as a result of the separation of the Business and the Commercial Imaging Business pursuant to the Transactions (collectively, the "Additional Commercial Agreements"). Without limiting the generality of the foregoing, the Seller Parties and Purchaser acknowledge that the foregoing obligation is an obligation to discuss and negotiate in good faith and is not an obligation to enter into any proposed commercial agreement or to agree to any particular terms and conditions of any proposed commercial agreement.

(c) If the Parties are unable to reach agreement on a material term or condition of a Term Sheet Agreement (to the extent not already set forth in the Exhibit for such Term Sheet Agreement attached to this Agreement) or of an Additional Commercial Agreement, then each Party shall designate a senior executive or representative reasonably acceptable to the other Party to handle such dispute and the Parties shall cause such designees to meet as promptly as practicable and use their respective reasonable best efforts to resolve such dispute within a reasonable period of time. Any Additional Commercial Agreements shall be executed and delivered contemporaneously with the Closing or a Deferred Closing, as applicable, together with the other Ancillary Agreements.

(a) Certain Definitions. As used in this Agreement, the following terms have the meanings set forth below:

- (i) “2013 Estimated Emissions Allowances Shortfall” has the meaning set forth in Section 5.29(d)(ii).
- (ii) “Agreed Carbon Price” means the closing daily price for Emissions Trading Allowances specified by Point Carbon at www.pointcarbon.com in the Point Carbon EUA OTC spot prices;
- (iii) “CER” means a “CER” as defined in the Emissions Trading Directive and which may be used for compliance purposes in accordance with Article 11a(3)(a) and (b) of the Emissions Trading Directive, as amended from time to time.
- (iv) “Closing Estimated Reportable 2013 Emissions” means the total Reportable Emissions in respect of greenhouse gases from the Harrow Facility, for the period from 1 January 2013 to the Closing Date that is estimated by KL acting as a reasonable and prudent operator and notified to Purchaser on the Closing Date.
- (v) “Closing Reportable 2013 Emissions” means the total Reportable Emissions in respect of greenhouse gases from the Harrow Facility, for the period from 1 January 2013 to the Closing Date (inclusive), as verified by the Independent Environmental Verifier.
- (vi) “ECHA” means the European Chemicals Agency and any replacement or successor thereof.
- (vii) “ERU” means an “ERU” as defined in the Emissions Trading Directive and which may be used for compliance purposes in accordance with Article 11a (3)(a) and (b) of the Emissions Trading Directive, as amended from time to time.
- (viii) “EU Credits” means CERs and ERUs.
- (ix) “EU ETS Registry Account” means KL’s operator holding account in respect of the Harrow Facility within the Emissions Trading Registry for the UK with the account identification code UK-E-IN-11539;

- (x) "Emissions Trading Allowances" means "allowance" as defined in the Emissions Trading Directive.
- (xi) "Emissions Trading Directive" means Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 (as amended by Directive 2004/101/EC, Directive 2008/101/EC, Regulation 219/2009 and Directive 2009/29/EC) establishing a scheme for greenhouse gas emissions allowance trading and amending Council Directive 96/61/EC.
- (xii) "Emissions Trading Registry" has the meaning given to "registry" in Regulation 2216/2004 of the Commission for a standardised and secured system of registries, as amended by Commission Regulation (EC) No 916/2007 of 31 July 2007 and Commission Regulation (EC) No 994/2008 of 8 October 2008 and Commission Regulation (EU) No 920/2010 of 7 October 2010 and Commission Regulation 1193/2011.
- (xiii) "GHG Permit" means GHG Permit number UK-E-IN-11539 relating to the Harrow Facility issued to KL under the GHG Regulations.
- (xiv) "GHG Regulations" means the Greenhouse Gas Emission Trading Scheme Regulations 2005.
- (xv) "Independent Environmental Verifier" means the environmental consultant, appointed jointly by KL and Purchaser to verify the Closing Reportable 2013 Emissions.
- (xvi) "Legal Entity Change" means the object in REACH-IT which is to be used by Purchaser and KL to transfer the Substance Registrations from KL to Purchaser.
- (xvii) "REACH" means the Registration, Evaluation, Authorisation, and restriction of Chemicals Regulation (EC) No 1907/2006, as amended.
- (xviii) "REACH-IT" means the online function operated by the ECHA for the administration, updating and transference of responsibilities for Persons manufacturing or importing substances to which REACH relates.
- (xix) "Reportable 2012 Emissions" means the total Reportable Emissions in respect of greenhouse gases from the Harrow Facility, for the period from January 1, 2012 to December 31, 2012 (inclusive), as verified and accepted by the relevant Government Entity.

- (xx) “Reportable 2013 Emissions” means the total Reportable Emissions in respect of greenhouse gases from the Harrow Facility, for the period from January 1, 2013 to the Closing Date (inclusive), as verified by the Independent Environmental Verifier.
- (xxi) “Reportable Emissions” has the meaning given to it in the Greenhouse Gas Emissions Trading Regulations 2005.
- (xxii) “Substance Registrations” means the substance pre-registrations, registrations, notifications and inquiries under REACH listed with their unique identifier reference number in Section 5.29(a) of the Seller Disclosure Schedule, which are to be transferred from KL to Purchaser in accordance with this Section 5.29.
- (xxiii) “Total 2012 Emissions Trading Allowances” means a volume of Emissions Trading Allowances (and EU Credits up to the volume allowed for compliance by the Harrow Facility in relation to compliance year 2012 in accordance with the GHG Permit and GHG Regulations) equivalent to the Reportable 2012 Emissions.
- (xxiv) “Total 2013 Emissions Trading Allowances” means 29,445 Emissions Trading Allowances being the total Emissions Trading Allowances allocated to KL in respect of the Harrow Facility under the UK National Implementation Measures and the GHG Regulations for the compliance year of January 1, 2013 to December 31, 2013 (inclusive).

(b) Obligation of Seller and KL. Each of Seller and KL agree that KL shall:

- (i) use its reasonable best efforts to transfer the Substance Registrations to Purchaser and to cooperate with Purchaser to complete the Legal Entity Change to Purchaser for all Substance Registrations and provide all information reasonably required by Purchaser to complete such Legal Entity Change and associated processes;
- (ii) cooperate with the ECHA to ensure all information required by the ECHA for the Legal Entity Change is supplied in full and in accordance with any deadlines set by the ECHA;
- (iii) not transfer any Substance Registrations to any other Person; and
- (iv) ensure that to Seller’s Knowledge, all evidence provided to Purchaser and ECHA in relation to REACH, Substance Registrations and Legal Entity Change is correct, true and not misleading.

(c) Legal Entity Change Process.

- (i) Seller and KL agree that, as soon as reasonably practicable after the TMM End Date, KL shall create a Legal Entity Change in REACH-IT along with all relevant evidence required by ECHA for the transfer of the Substance Registrations from KL to Purchaser and shall immediately communicate in writing to Purchaser that the Legal Entity Change has started and provide all relevant information reasonably required by Purchaser for it to evaluate the Legal Entity Change; Purchaser shall supply all information required of it by Seller to complete the Legal Entity Change.
- (ii) Purchaser shall review the Legal Entity Change and shall, within ten (10) Business Days of Seller providing the notice and information referred to in the immediately preceding clause (i), inform Seller of any changes to the Legal Entity Change it, in its sole discretion, requires.
- (iii) Where required by Purchaser under the immediately preceding clause (ii) to input changes to the Legal Entity Change and/or provide further information to Purchaser, Seller shall update the Legal Entity Change and/or provide such information as requested within ten (10) Business Days of Purchaser's request.
- (iv) Subject to Purchaser's satisfaction of the Legal Entity Change, Purchaser shall validate the Legal Entity Change.
- (v) Following receipt of an invoice from the ECHA by Purchaser, Purchaser shall pay any invoices associated with the Legal Entity Change detailed above, Purchaser shall promptly notify Seller in writing of the invoice amount and details for its payment to the ECHA.
- (vi) Purchaser shall confirm completion of the transfer of the Substance Registrations upon receipt of such confirmation from the ECHA.
- (vii) Should for any reason the Substance Registrations not transfer to Purchaser, Purchaser and Seller shall, in good faith, repeat the steps set out in clauses (i) through (vi) of this Section 5.2(c) until all Substance Registrations are transferred to the satisfaction of Purchaser.

(d) Harrow Facility Emissions Trading Allowances and Compliance with EU ETS.

- (i) Prior to Closing KL shall fully comply with its 2012 compliance obligations under the GHG Permit and the GHG Regulations and ensure that the Total 2012 Emissions Trading Allowances are surrendered on or before 30 April 2013 to cover the Reportable 2012 Emissions.
- (ii) As of the Closing Date, KL shall transfer to Purchaser the Total 2013 Emissions Trading Allowances plus, at no cost, a volume of Emissions Trading Allowances equivalent to the amount (if any) by which Closing Estimated Reportable 2013 Emissions exceed pro rata the proportion of the Total 2013 Emissions Trading Allowances for the same period (the "2013 Estimated Emissions Allowances Shortfall").
- (iii) As soon as reasonably practicable after Closing, KL shall provide to Purchaser and the Independent Environmental Verifier a statement of the amount of its actual Closing Reportable 2013 Emissions, such statement to be verified by the Independent Environmental Verifier.
- (iv) If the Closing Reportable 2013 Emissions differ from the Closing Estimated Reportable 2013 Emissions for the corresponding period by a factor of ten percent (10%) or more, the parties shall undertake an Emissions Trading Allowance adjustment, calculated in accordance with Section 5.29(e).

(e) Emissions Trading Allowance Adjustment. If:

- (i) the Closing Reportable 2013 Emissions exceed the Closing Estimated Reportable 2013 Emissions for the corresponding period, Seller shall at its option either:
 - (A) transfer to Purchaser a volume of Emissions Trading Allowances equal to:
 - (1) the amount by which the Closing Reportable 2013 Emissions exceed pro rata the proportion of the Total 2013 Emissions Trading Allowances for the same period, less
 - (2) the 2013 Estimated Emissions Allowances Shortfall transferred to Purchaser on Closing, or

- (B) pay to Purchaser an amount equal to the financial value attributable to the same volume of Emissions Trading Allowances as calculated in accordance with clause (A) above multiplied by the Agreed Carbon Price on the date of notification referred to in Section 5.29(d)(iii);
- (ii) the Closing Reportable 2013 Emissions are less than the Closing Estimated Reportable 2013 Emissions for the corresponding period, Purchaser shall pay to Seller an amount equal to the financial value attributable to:
 - (A) the 2013 Estimated Emissions Allowances Shortfall transferred to Purchaser on Closing, less
 - (B) the amount (if any) by which the Closing Reportable 2013 Emissions exceed pro rata the proportion of the Total 2013 Emissions Trading Allowances for the same period,
- (iii) multiplied by the Agreed Carbon Price on the date of notification referred to in Section 5.29(d)(iii).

(f) Any transfer of Emissions Trading Allowances or payment of equivalent financial value pursuant to Section 5.29(e) shall be made not later than ten (10) Business Days after the Closing Date; or the date of the opinion addressed to Purchaser and KL by the Independent Environmental Verifier, whichever is the later.

(g) KL and Purchaser shall co-operate with and execute (or procure the execution of) such forms and provide such information as the other shall reasonably require with a view to ensuring that the GHG Permit and the EU ETS Registry Account are transferred to Purchaser or Purchaser's nominee on or as soon as reasonably practicable after the Closing Date.

(h) After Closing and pending transfer of the GHG Permit and the EU ETS Registry Account as provided for in Section 5.29(g), KL shall carry out (or procure the carrying out of) all reasonable written requests of Purchaser at Purchaser's expense with respect to the administration and operation of the EU ETS Registry Account.

(i) Other than pursuant to the aforesaid provisions of this Section 5.29, Seller and KL agree that they shall not after the Original Execution Date make any request to transfer and/or surrender any of the Total 2013 Emissions Trading Allowances from the EU ETS Registry Account.

(j) This Section 5.29 shall survive the Closing.

Section 5.30 Structure of Sale of the Transferred Subsidiary.

(a) Structure of Sale. The Parties acknowledge that they have agreed to structure the sale of the Business of the Transferred Subsidiary to Purchaser as the sale of the stock in the Transferred Subsidiary to Purchaser or one or more Purchaser Assigns and to treat the assets set forth in Section 5.18 of the Seller Disclosure Schedule as Excluded Assets (which Excluded Assets include the cash and cash items owned by the Transferred Subsidiary (the "KWCL Cash"), which, as of March 31, 2013 was \$57.4 million, and which shall be determined as of the Agreed Time). In order to facilitate the transfer of the KWCL Cash from the Transferred Subsidiary to Seller and/or its other Subsidiaries pursuant to Section 5.18, Seller intends to apply for a governmental approval for a capital reduction. As soon as reasonably possible, but no later than the earlier of (i) September 1, 2014 and (ii) the forty-fifth (45th) day following the final rejection by the government of Seller's request for any capital reduction, Seller must elect, at its sole discretion and by written notice delivered to Purchaser, one of the following structures for the transfer of the Business of the Transferred Subsidiary to the Purchaser or an applicable Purchaser Assign:

- (i) asset sale as described in Section 5.30(b) below;
- (ii) stock sale as described in Section 5.30(c) below; or
- (iii) if both Parties reasonably agree prior to the date Seller makes the election hereunder, an alternative arrangement for transferring the KWCL Cash from the Transferred Subsidiary to Seller and/or its Subsidiaries that will not require Purchaser to increase the Cash Price as a result of such transaction and that will provide Purchaser and any applicable Purchaser Assign with full right, title and interest to all of the assets and properties, subject to the liabilities of the Transferred Subsidiary (other than the Excluded Assets set forth in Section 5.18 of the Seller Disclosure Schedule).

Provided, however, that if the Transferred Subsidiary obtained a governmental Consent for the reduction of capital, the Seller elected a stock sale under clause (ii) above, and thereafter such governmental approval was materially reduced or revoked, then Seller shall have five Business Days from the date of such governmental reduction or revocation to change its election to an asset sale. If Purchaser establishes a local WUXI Subsidiary to be prepared in case an asset sale would be required (which Purchaser may do in its discretion, and shall do upon the request of Seller), and eventually the stock of the Transferred Subsidiary was transferred to the Purchaser Assign (so that the use of the local WUXI subsidiary to effect the asset purchase was not required), then Seller shall hold the Purchaser harmless from any reasonable out of pocket costs incurred as a result of establishing, requesting permits and liquidating such local WUXI subsidiary.

The Parties agree to use commercially reasonable efforts to complete the transactions described above as soon as commercially reasonable, and in all circumstances by no later than December 31, 2014, except that, if the Parties do not have on December 31, 2014 the necessary governmental approvals without which the transaction cannot be closed, such date shall be extended to the soonest date following December 31, 2014 that is commercially reasonable.

Seller shall (i) provide Purchaser with detailed, timely written reports, no less often than monthly, regarding the progress of its communication and discussion (both formal and informal) with the relevant government agencies and officials for the approval of a capital reduction, (ii) timely provide Purchaser with copies of all correspondence and documents pertaining to the application, progress and approval of said capital reduction, unless such correspondence or documents pertain in whole or in part to the businesses retained by the Seller or its Affiliates after the Deferred Closing (and in such as case, such part of the correspondence or document that relate to the retained businesses shall be redacted and the rest of the correspondence or document shall be provided to the Purchaser), (iii) to the extent reasonably practical under the circumstances, provide Purchaser with timely advance notice of all meetings with government officials and (iv) to the extent reasonably practical given the timing of such meetings, provide Purchaser with the opportunity to be present at such meetings through an employee of the Business who is proposed by Purchaser and approved by the Seller (which approval shall not be unreasonably denied, delayed or conditioned) and who is expected to be employed by the Purchaser Assign or its subsidiaries. Furthermore, Seller shall not make any commitment to any government official or agency regarding the future business, operations or finances of the Transferred Subsidiary without the advance written consent of Purchaser (which Purchaser may grant or deny in the reasonable discretion of Purchaser). The Parties shall reasonably coordinate the representations made to the government with respect to the future operation of the Business. The Purchaser has not had, and agrees not to have any independent discussions with any government agencies and officials regarding the capital reduction application unless it receives the prior written consent of the Seller (which consent Seller may refuse in its sole discretion). In the event that Seller fails to make a timely election, the transaction shall be effected by means of an Asset Sale as described in Section 5.30(b).

(b) In the case of an Asset Sale, the Parties agree that: (A) the Transferred Subsidiary shall assign to Purchaser or an applicable Purchaser Assign (and Purchaser shall, or shall cause the applicable Purchaser Assign to, accept) those assets of the Transferred Subsidiary deemed to be transferred to Purchaser or an applicable Purchaser Assign pursuant to the terms of Sections 2.1(a), 2.1(b) and 2.1(c); (B) Purchaser shall, or shall cause the applicable Purchaser Assign to, assume those Liabilities of the Transferred Subsidiary deemed to be assumed by Purchaser or an applicable Purchaser Assign pursuant to the terms of Sections 2.1(d) and 2.1(e) (the transactions contemplated by clauses (A) and (B) being referred to as an “Asset Sale”); (C) if, as a result of such Asset Sale, Purchaser or such Purchaser Assign is to bear more Transfer Taxes (other than Recoupable Transfer Taxes) than it would otherwise bear in a sale of the Transferred Subsidiary to Purchaser as the sale of the stock in the Transferred Subsidiary (“Additional Transfer Taxes”), the Transferred Subsidiary shall reimburse Purchaser or the applicable Purchaser Assign in RMB for the Additional Transfer Taxes; and (D) Seller or any Subsidiary of Seller shall be entitled to retain the assets set forth on Section 5.18 of the Seller Disclosure Schedule and, subject to the provisions of this Section 5.30, the provisions of this Agreement with respect to the transfer of the Transferred Assets and Assumed Liabilities that are not in conflict with the provisions of this Section 5.30 will apply mutatis mutandis to the transferred assets and assumed liabilities of the Transferred Subsidiary, and the special provisions in Article VI and Section 6.5(b) applicable only to the Transferred Subsidiary and Section 6.1(a) shall not apply (and, instead, the other provisions of such Article VI shall apply).

(c) In the case of a stock sale, the Parties agree that: (A) all equity interests in the Transferred Subsidiary shall be sold to Purchaser or the applicable Purchaser Assign in return for a cash payment equal to the allocation of the Purchase Price to the Transferred Subsidiary as set forth in the Purchase Price Allocation Schedule; (B) Section 5.12 shall not apply to the Transferred Subsidiary (and the Parties acknowledge that the intent is that the economic benefits set forth under Section 5.12 will be transferred to Purchaser or the Purchaser Assign by reason of the transfer of the stock of the Transferred Subsidiary to Purchaser or the Purchaser Assign); (C) to the extent permitted by Law, the applicable Seller Party shall be entitled to take all commercially reasonable actions necessary to withdraw cash from the Transferred Subsidiary as a capital reduction or as a dividend in an amount that shall not exceed the KWCL Cash as of the Agreed Time and the other Excluded Assets; (D) to the extent that the Seller Party was unable to complete such withdrawal prior to the Deferred Closing Date, on or prior to the Deferred Closing Date the Transferred Subsidiary may declare a dividend in an amount that shall not exceed the lesser of (i) the undistributed KWCL Cash and (ii) the retained earnings of the Transferred Subsidiary as of the Deferred Closing Date, which amount may be finally determinable and shall be distributable to the applicable Seller Party pursuant to commercially reasonable terms after the Deferred Closing and after the Transferred Subsidiary's filing process for the corporate income tax returns for the applicable year has been completed; (E) if, as a condition to the approval of the governmental authority the purchase price for the stock of the Transferred Subsidiary is required to be increased, then the Parties will revert to an Asset Sale as set forth in Section 5.30(b) above, unless, at the request of the Seller with the consent of Purchaser (which shall not be unreasonably withheld), Purchaser or the applicable Purchaser Assign increases the payment for the Transferred Subsidiary in the amount required by the governmental authority, in which case the Seller or the applicable Seller Party shall repay, or shall cause any of its Subsidiaries to repay to the applicable Purchaser Assign an amount equal to such additional purchase price (and shall indemnify the applicable Purchaser Assign on an after-tax basis for any taxes (if any) payable on the receipt of such repayment); and (F) notwithstanding Section 5.18, the Transferred Subsidiary may be unable to transfer the refurbishment business to another Seller Subsidiary prior to the Deferred Closing Date and, in such a case, they shall enter into a supply agreement under which the Transferred Subsidiary shall supply refurbishment services to the Seller and its Subsidiaries by using the refurbishment assets that are retained by the Transferred Subsidiary, which agreement shall provide the Seller with the economic benefits of such refurbishment business under the principles of Section 5.12 and Schedule A.

Section 5.31 Wind-Down in Venezuela.

(a) Seller shall, or shall cause Kodak Venezuela S.A. to,

- (i) as promptly as commercially practicable after the Closing Date, and in any event no later than 30 days thereafter, provide notice of termination of the Venezuela Warehouse Lease to the landlord under the Venezuela Warehouse Lease and terminate any Contracts that would have been Assigned Contracts hereunder if Kodak Venezuela S.A. were a Non-Debtor Subsidiary Seller hereunder (the "Venezuela Contracts");

- (ii) as promptly as commercially practicable after the Closing Date, dispose of any assets that would have been Transferred Assets hereunder if Kodak Venezuela S.A. were a Non-Debtor Subsidiary Seller hereunder (the "Venezuela Assets"); and
- (iii) on or as soon as practicable after the Closing Date, provide a notice of termination to any individual who is listed in Section 5.31(a)(iii) of the Seller Disclosure Schedule (a "Venezuela Employee"), such termination to be effective as of a date mutually agreed upon in good faith between Seller and Purchaser (subject to the requirements of applicable local Law).

(b) Notwithstanding anything to the contrary in this Agreement, Purchaser shall indemnify and hold Seller and its Affiliates harmless from all Liabilities relating to the winding down of the Business in Venezuela, including (i) the amount of rental payments arising under any Venezuela Lease from the Agreed Time through the date of expiration or termination of such Venezuela Lease, (ii) the amount of any payments made by Seller or any of its Affiliates under any Venezuela Contract from the Agreed Time through the date of expiration or termination of such Venezuela Contract, (iii) all termination penalties, termination fees and similar termination Liabilities incurred as a result of the early termination of any Venezuela Lease or Venezuela Contract, (iv) all other Liabilities to any Third Party payable under the terms of any Venezuela Lease or Venezuela Contract in connection with the early termination or expiration of such Venezuela Lease or Venezuela Contract, as applicable and (v) all Liabilities incurred as a result of the disposition of the Venezuela Assets.

(c) Notwithstanding anything to the contrary in this Agreement, Purchaser shall indemnify and reimburse Seller for: (i) base salary or wages and bonus or sales and commission payments, as applicable, paid by Seller or any of its Affiliates to any Venezuela Employee beginning after the Agreed Time and extending to the Venezuela Employee's termination date; (ii) the cost of welfare, pension and other benefits, as applicable (including expenses such as travel) provided by Seller or any of its Affiliates to any Venezuela Employee beginning after the Agreed Time and extending to the Venezuela Employee's termination date; (iii) all workers' compensation, medical, life insurance and other welfare plan expenses and benefits provided by Seller or any of its Affiliates to any Venezuela Employee with respect to claims incurred by such individual (or his or her covered dependents) beginning after the Agreed Time and extending to the Venezuela Employee's termination date; and (iv) any severance, statutory, contractual or common law termination pay, pay in lieu of notice of termination or other termination benefits or consent payments that are actually paid by Seller or any of its Affiliates to a Venezuela Employee (together with the payments described in Section 5.31(c)(i), 5.31(c)(ii), and 5.31(c)(iii), the "Venezuela Employee Payments"); provided, that any such Venezuela Employee Payments are limited to those required under arrangements existing on April 26, 2013 (as may be amended or modified in compliance with Section 5.7) or otherwise required by applicable local Laws. In addition, Purchaser shall indemnify and hold Seller harmless from all Liabilities related to any labor disputes arising from any Venezuela Employee's employment with a Seller Party following the Agreed Time or termination thereof.

Section 5.32 UPC Codes.

(a) Seller hereby grants to Purchaser and its Affiliates, as of the Closing Date, a perpetual, worldwide, non-exclusive, royalty-free, irrevocable license to use the 041777 UPC code prefix for Global Trade Item Numbers (“GTINs”) in existence as of the Closing Date.

(b) Purchaser hereby grants to Seller and its Affiliates, as of the Closing Date, a perpetual, worldwide, non-exclusive, royalty-free, irrevocable license to use the 041775 and 086806 UPC code prefixes for GTINs in existence as of the Closing Date.

(c) As of the Closing Date, Seller hereby grants to Purchaser and its Affiliates, until the UPC Deferred Transfer Date, a worldwide, non-exclusive, royalty-free, irrevocable license to use the 041771, 041773, 041778 and 086794 UPC code prefixes for GTINs in existence as of the Closing Date. As of the UPC Deferred Transfer Date, Seller hereby transfers and assigns to Purchaser, at no cost, all of Seller’s worldwide right, title and interest in and to the 041771, 041773, 041778 and 086794 UPC code prefixes.

(d) Purchaser hereby grants to Seller and its Affiliates, as of the UPC Deferred Transfer Date, a perpetual, worldwide, non-exclusive, royalty-free, irrevocable license to use the 041771, 041773, 041778 and 086794 UPC code prefixes for GTINs in existence as of the UPC Deferred Transfer Date.

Section 5.33 Preferred Supplier Arrangement.

(a) If, during the Non-Compete Period, Seller desires to provide or offer to provide a scanner of the type currently sold by the DI Business in connection with the Commercial Imaging Business (including the Enterprise Services Business) (an “Opportunity”), then Seller shall (1) request in writing a written quote from Purchaser in respect of such Opportunity at least five Business Days prior to communicating with any other Third Party which sells a competing scanner regarding such Opportunity; and (2) provide Purchaser with such information regarding the Opportunity as reasonably necessary for Purchaser to evaluate the Opportunity. Promptly following Purchaser’s receipt of any such request for quote, the Parties shall cooperate with each other in good faith to discuss the scope and nature of the scanner so requested and any associated customer requirements or additional business context regarding the specifications for the requested scanner. No later than five Business Days after receipt of Seller’s written request (or, if required earlier by the Opportunity timetable, as soon as practicable using commercially reasonable efforts), Purchaser shall either (i) decline to provide a scanner to Seller in connection with such Opportunity or (ii) deliver a written response to Seller regarding such Opportunity (including the pricing applicable to the requested scanner) (each, a “Response”). Following receipt of the Response, Seller may decline to source any scanner from Purchaser only if (w) Purchaser’s scanner does not meet the Seller-provided specifications for the scanner in any material respect, (x) the customer to which Seller desires to provide or offer to provide such scanner has requested that the scanner be provided by a supplier other than Purchaser or has rejected Purchaser’s scanner, (y) Seller reasonably and in good faith believes that Purchaser cannot meet the delivery schedule for such scanner and Purchaser is unable or unwilling to provide reasonable assurances to Seller regarding Purchaser’s delivery capabilities or (z) the price Seller has received from a Third Party for such scanner (when viewed as a whole with such Third Party’s service and support commitments and related pricing) is materially less than the price offered by Purchaser in the Response (when viewed as a whole with Purchaser’s

service and support commitments and related pricing). Seller shall notify Purchaser of its decision no later than five Business Days following receipt of Purchaser's Response or, if Seller is relying on clause (x), such later time as required for the customer to make a purchasing decision (or, if required earlier by the Opportunity timetable, as soon as practicable using commercially reasonable efforts).

(b) For the avoidance of doubt, Seller shall have no obligations under this Section 5.33 after the conclusion of the Non-Compete Period.

Article VI

TAX MATTERS

Section 6.1 Transfer Taxes.

(a) All applicable Transfer Taxes that are not Recoupable Transfer Taxes and that may be imposed upon (or payable, collectible or incurred in connection with) this Agreement, the Transactions or the execution of any of the Ancillary Agreements (unless otherwise provided in the Ancillary Agreement) shall be borne one-half by the Seller Parties, on the one hand, and one-half by Purchaser, on the other hand.

(b) Any Recoupable Transfer Tax shall be borne solely by Purchaser and if such Tax is required by applicable Law to be accounted for by a Seller Party, Purchaser shall pay the amount of such Tax to such Seller Party on the later of the day one Business Day before the last day on which the Seller Party can account for that Tax to the Tax Authority without giving rise to a charge to interest or penalties and five (5) Business Days after the relevant Seller Party has provided to Purchaser all relevant invoices or other relevant documentation which are required by applicable Law in order to claim a refund, credit or recoupment in respect of such Recoupable Transfer Tax. If any such invoices or documentation are to be provided by the relevant Seller Party, Seller shall provide or cause the Seller Party to provide any such invoices and documentation within the time period required by applicable Law.

(c) The Seller Parties and Purchaser shall reasonably cooperate in good faith to minimize, to the extent permissible under applicable Law, the amount of any Transfer Taxes addressed in Sections 6.1(a) and (b) including taking any steps reasonably necessary (which, for the avoidance of doubt, shall not include any action that would impose any unreimbursed cost, loss or Liability on the Seller Parties or transferring any additional assets or providing additional services (other than assistance in dealing with a Tax Authority) which are not contemplated by this Agreement or the Ancillary Agreements) to ensure that, where possible, the transfer of any parts of the Business are treated as a transfer of a going concern for value added tax purposes. Each Transfer Tax Return shall be prepared by the Party that has primary responsibility for filing such Transfer Tax Return pursuant to the applicable Tax Laws. Any Transfer Tax Returns prepared by either Purchaser or Seller Parties pursuant to this Section 6.1(c) (along with such information as will enable the other Party to review such Transfer Tax Returns) shall be provided to the relevant Party at least 20 Business Days before such Transfer Tax Returns are due to be filed or such shorter period as is reasonable after the end of the period to which the Tax Return relates having regard to the date on which the Tax Return is due to be filed (taking into account

any extensions received from the relevant Tax Authorities) if the other Party is or may be accountable for any part of such Transfer Tax filed vis-à-vis the Party responsible for the filing. Purchaser and the Seller Parties shall be entitled to comment on any Transfer Tax Return prepared by the other Party prior to making any payment in respect thereof, such comments to be provided at least 13 Business Days (or such shorter period as is reasonable having regard to the date on which the Tax Return is due to be filed) before such Transfer Tax Returns are due to be filed, and in the event of disagreement on the relevant Tax Return between the Parties, a mutually agreed upon independent internationally recognized accounting firm will be retained to resolve solely any issue in dispute as promptly as possible. To the extent there are still disagreements between the Parties on the due date for filing the Tax Return, the Person responsible for filing the Tax Return shall file it based on what it considers to be the correct reporting, and if the determination of the independent accounting firm (or any agreement between the Parties) is inconsistent with the filed Tax Return, the Parties agree to file an amended return reflecting such determination or agreement. If Purchaser pays any amount in respect of value added tax to a Seller Party and the Tax Authority confirms that all or part of it was not properly chargeable, the Seller Party must repay the amount or relevant part of it to Purchaser. The Seller Party must make the repayment promptly after the confirmation, unless it has already accounted to the Tax Authority for the VAT. In those circumstances, the Seller Party must apply for a refund of the VAT (plus any interest payable by the Tax Authority), use its reasonable endeavours to obtain it as quickly as practicable, and pay to Purchaser the amount of the refund and any interest less any tax on the Seller Party in respect of such interest when and to the extent received from the Tax Authority.

Section 6.2 Withholding Taxes. (a) To the extent that Purchaser is required under the Code or any provision of U.S. state or local, or non-U.S. Law to deduct and withhold Taxes on any payment hereunder, Purchaser shall withhold and deduct from the Cash Price or the amount of the KL Cash such required Tax withholdings, and such withheld amounts shall be treated for all purposes of this Agreement as having been paid to the Persons in respect of which such deductions and withholdings were made. Purchaser shall promptly remit any withheld amounts to the appropriate Tax Authority and shall promptly provide Seller with a receipt or some other form of reasonable evidence of such remittance. The Parties shall use commercially reasonable efforts and shall cooperate in good faith to determine and reduce the amount of withholding Taxes imposed on the transaction, including the provision by Seller or Seller Parties to Purchaser of any reasonable form necessary for that purpose. Seller shall promptly provide Purchaser with any information reasonably requested by Purchaser in order to determine the amount of tax (if any) required by Law to be withheld by Purchaser or its Affiliates from the Purchase Price.

(b) No later than 45 days after the Original Execution Date (provided that Seller has complied with the last sentence of Section 6.2(a)), Purchaser shall provide Seller with a reasonably detailed good faith estimate (the "Withholding Tax Estimate") of all withholding Taxes required to be withheld from the Purchase Price. Seller and Purchaser agree to consult and try to resolve in good faith any disputes related to such estimate. For the avoidance of doubt, however, the rights and obligations of the Parties pursuant to Section 6.2(a) shall not be affected by the existence or amount of any inaccuracy in such estimate. In case the Parties are unable to reach an understanding on the amount of withholding tax, and there is a subsequent

determination (as defined in Section 1313 of the Code, or any other similar Law) that any amount of tax should not have been withheld by Purchaser or its Affiliates, Purchaser shall be responsible to indemnify the Seller Parties for any reasonable out of pocket costs incurred by the Seller Parties in obtaining such determination (but only to the extent of the amount of such costs allocable to the withholding tax that was disputed between the Parties).

Section 6.3 Proration of Certain Taxes.

(a) All real and personal property Taxes or similar *ad valorem* Taxes (other than Transfer Taxes) levied with respect to the Transferred Assets for any taxable period that includes the Agreed Time and ends after the Agreed Time (a "Straddle Period"), whether imposed or assessed before or after the Agreed Time, shall be allocated ratably to the period that ends on and includes the Agreed Time (which shall be the responsibility of Seller), and the period that begins after the Agreed Time (which shall be the responsibility of Purchaser) based on the number of days in the Straddle Period that are included in each period. All other Taxes (other than Taxes allocated under Section 6.1 and Taxes specially allocated under Sections 6.3(b) and (c)), shall be determined on a closing of the books method, as through the taxable period terminated at Agreed Time, and allocated to Seller to the extent attributable to a period on or before the Agreed Time and to Purchaser to the extent attributable to a period after the Agreed Time. Seller shall have the responsibility to file and remit any Tax Returns with respect to any Pre-Closing Taxable Period (or the period prior to the applicable Deferred Closing Date) and Purchaser shall have the responsibility to file and remit any Tax Return with respect to a Straddle Period (except with respect to a Deferred Closing Country where the Tax Returns for the Straddle Period is due on or before the applicable Deferred Closing and which the Seller shall have the responsibility to file) and the Party responsible for filing such Tax Return shall provide a copy of the Tax Return to the other Party for approval at least 20 days in advance of the due date for the filing and remitting of any Taxes due thereon if the other Party is or may be accountable for any part of such Tax filed or remitted vis-à-vis the Party responsible for the filing or remission in accordance with this Section 6.3(a). The Parties shall not unreasonably withhold their approval with respect to any such required Tax Returns.

(b) With respect to all invoices for accounts receivables issued by a Seller Party prior to the Closing (or a Deferred Closing, as applicable) and all invoices for accounts payable received by a Seller Party prior to the Closing (or a Deferred Closing, as applicable), the Seller Party shall retain the legal obligation to report and make any related payments to the relevant Tax Authorities for the related value added Tax outputs and value added Tax inputs. With respect to all such invoices for accounts receivable and invoices for accounts payable that are transferred to or assumed by Purchaser pursuant to this Agreement or any Ancillary Agreement, the parties recognize that notwithstanding the definition of Current Assets and Current Liabilities, the embedded VAT, sales tax and other similar Taxes in such accounts are Transferred Assets and Assumed Liabilities and that Purchaser will be collecting the related value added Tax outputs from the customers and making payment of the related value added Tax inputs to the vendors). Accordingly, 30 days following the Closing (or a Deferred Closing, as applicable), and every 30 days thereafter, the parties shall determine the net amount received or net amount paid by Purchaser in respect of such value added Tax outputs and value added Tax inputs, and if there is a net amount received, Purchaser shall pay that amount to Seller, and if there is a net amount paid, Seller shall pay that amount to Purchaser. It is the intent of this

Section 6.3(b) that neither Seller nor Purchaser is economically benefitted or economically disadvantaged as a result of the value added Tax components of accounts receivables and account payables that relate to invoices issued prior to the Closing (or a Deferred Closing, as applicable) but which are collected or satisfied following the Closing (or a Deferred Closing, as applicable).

(c) The Parties will apply principles similar to those in Section 6.3(b) in the case of any other similar Taxes (including sales Taxes) that are (i) the legal obligation of a Seller Party but that are components of accounts receivable or (ii) creditable or refundable to Seller but that are components of accounts payable that are transferred to or assumed by Purchaser, in each case, pursuant to this Agreement or any Ancillary Agreement and that would be collected or satisfied following the Closing (or Deferred Closing, as applicable). To avoid double counting, following the determination of the Agreed Time Adjusted Working Capital, the Reference Adjusted Working Capital and the Agreed Time Adjusted Working Capital (Build-Up) under Section 2.6(f) and the Final Economic True-Up under Schedule A, such adjustments shall be made to any payments made under Sections 6.3(b) and 6.3(c) so as to take into account the net cash effect of the embedded amounts of indirect Taxes (of the type subject to netting under Sections 6.3(b) and 6.3(c)) which are included in the calculation of the payment under Section 2.6(f) and Schedule A (if any).

Section 6.4 Allocation of the Purchase Price.

(a) For all purposes, the Purchase Price shall be allocated among the Seller Parties in accordance with Section 6.4(a) of the Seller Disclosure Schedule (the "Purchase Price Allocation Schedule"), as further adjusted under Schedule A, or as Purchaser and Seller may otherwise reasonably agree.

(b) No later than 120 days after the Closing Date, Purchaser shall prepare in good faith and shall deliver to Seller a schedule, prepared consistently with the Purchase Price Allocation Schedule and the working capital adjustment, allocating the Purchase Price and the Assumed Liabilities as of the Agreed Time to the Seller Parties and to the Transferred Assets and the Trademark License Agreements (the "Initial Allocation"). Purchaser shall promptly provide Seller with any reasonably requested information requested by Seller for purposes of reviewing the Initial Allocation. Except as set forth below, the Initial Allocation shall become final and be binding upon Purchaser and the Seller Parties for all purposes of Tax reporting, provided, however, that if Seller disagrees with the Initial Allocation and Seller notifies Purchaser in writing of its disagreements within 60 days after having received the Initial Allocation, such Initial Allocation shall not become final and Seller and Purchaser agree to consult and resolve in good faith any disputed item. In the event the Parties are unable to resolve any such dispute within 30 days (or such other period as mutually agreed by the Parties) following the written notice to Purchaser of Seller's objection, a mutually agreed upon independent nationally recognized accounting firm will be retained to resolve solely any issue in dispute as promptly as possible by deciding whether the valuation and related allocation of Purchaser or Seller is more consistent with applicable Law, and the determination of such firm shall be final with respect to such disputed issues. Purchaser and Seller shall then be bound by the Initial Allocation as adjusted to reflect the determination of such independent accounting firm and shall bear equally all costs of the independent accounting firm (the Initial Allocation, as finally determined under this Section 6.4(b), the "Final Allocation").

(c) The Initial Allocation and the Final Allocation shall be prepared in accordance with Section 1060 of the Code and any similar applicable foreign law. Any Assumed Liabilities shall be allocated to the Seller Party whose liability was assumed. The Initial Allocation and the Final Allocation shall be adjusted to reflect any changes in the Purchase Price and the Assumed Liabilities and the adjustments under Schedule A (including as a result of the payment of any indemnity or the working capital adjustment) under the principles set forth above. Notwithstanding anything else herein to the contrary, if a different allocation is required by the Bankruptcy Court, then the Initial Allocation and Final Allocation shall be modified as necessary to be consistent with such different allocation.

(d) Except as otherwise required by any determination (as defined under Section 1313 of the Code or similar provision of applicable law), the Parties agree (i) to be bound by the Final Allocation, and (ii) to act in accordance with the allocations contained in such Final Allocation for all purposes relating to Taxes and Transfer Taxes addressed in Section 6.1, including the preparation and filing of any Tax Returns and paying any Tax due thereon. The Parties acknowledge that some Transfer Tax Returns may be required to be filed prior to the determination of the Final Allocation. Therefore, if any Transfer Tax Return is required to be filed before the Final Allocation has been determined, the Parties agree to prepare and file such Tax Return consistently with the Purchase Price Allocation Schedule and to negotiate in good faith the amount of the Purchase Price and Assumed Liabilities (if relevant) allocated to each asset subject to Transfer Taxes. If, as of the due date for filing the Transfer Tax Return, any disagreements exist between the Parties on the amount that should be allocated to the relevant assets, the party responsible under law to file such Tax Return shall prepare such Tax Return consistently with what it considers to be the correct allocation, and to the extent that the Final Allocation is inconsistent with such allocation, to thereafter file amended Transfer Tax Returns consistent with the Final Allocation.

Section 6.5 Tax Indemnity.

(a) Except as otherwise provided in this Article VI, (i) Seller shall be liable for, and shall indemnify Purchaser and the Transferred Subsidiary against and hold them harmless from, (A) all (I) Taxes of the Transferred Subsidiary (including any such liability imposed on the Transferred Subsidiary by virtue of being a member of an affiliated group that includes Seller and any Taxes arising as a result of the separation from any such affiliated group), and (II) Taxes of any kind relating to the Transferred Assets and the conduct or operation of the Business, in each case, for all Tax periods or portions thereof ending on or before the Agreed Time, including any Straddle Period for which Seller is allocated a tax liability, (B) Taxes of the Seller Parties for any period that are not related to the Transferred Assets or the conduct or operation of the Business, and (C) Transfer Taxes that are the responsibility of the Seller Parties pursuant to Section 6.1 and (ii) Purchaser shall be liable for, and shall indemnify Seller and the Other Sellers against and hold them harmless from, (A) all (I) Taxes of the Transferred Subsidiary and (II) Taxes relating to the Transferred Assets or the conduct or operation of the Business, in each case, for all Tax periods or portions thereof beginning after the Agreed Time and (B) Transfer Taxes that are the responsibility of Purchaser pursuant to Section 6.1. The

apportionment of Taxes for Straddle Periods shall be governed by Section 6.3. A Party shall not be required to pay the other Party an indemnity under this Section to the extent of Losses to such other Party or any of its Affiliates that were caused or increased by any action of such other Party or any of its Affiliates. Notwithstanding anything else to the contrary herein, except with respect to Transfer Taxes (which shall be governed by Section 6.1 and 6.3), Purchaser shall not be liable for any Taxes imposed on the applicable Seller Party on the transfers taking place hereunder on the Closing Date, and, except as otherwise provided in Schedule A, on a Deferred Closing Date, and the relevant Seller Party shall be entitled to retain the benefit of any Tax benefits, credits, losses or deductions incurred by the relevant Seller Party as a result of the transfers taking place hereunder at the Closing Date or at the Deferred Closing Date, provided always that for the purposes of calculating any Liabilities relating to Tax for which the Purchaser may be liable under the indemnification in Schedule A, any Tax benefits, credits, losses or deductions so incurred by a Seller Party shall be offset against any Tax liabilities so incurred so far as legally possible. In respect of any Tax assets, including Tax refunds, losses, credits or similar benefits relating to the operation of the Business during the period to which the relevant Final Economic True Up relates in the Deferred Closing Countries, and notwithstanding anything to the contrary in this Agreement (other than the preceding sentence), the Purchaser shall have the benefit of such Tax assets that arise after the Agreed Time or that are allocable to a Post-Closing Taxable Period or to a portion of a Straddle Period beginning at the Agreed Time and in each case ending on the Deferred Closing Date and the Seller or a Seller Party shall be responsible to pay the amount of such benefit to the Purchaser. Nothing in the preceding sentence should affect the rights and obligations of the Parties with respect to the Brazilian Consents. Notwithstanding the foregoing, in relation to a Business in a Deferred Closing Country, the Purchaser shall only be responsible for any income Tax liabilities and have the benefit of any income Tax assets in respect of the period to which the relevant Final Economic True Up relates: (a) through an amount relating to such Tax liabilities or Tax assets being reflected in the Final Economic True Up settled pursuant to Schedule A; or (b) if such Tax liabilities or assets become apparent after the calculation of the Economic Benefit True Up, but, in this case, only for the excess over the amount of the income Tax liabilities or assets reflected in the relevant Final Economic True Up (all amounts positive in the case of assets and negative in the case of liabilities).

(b) Notwithstanding anything else to the contrary herein, (i) the current Taxes of the Transferred Subsidiary shall not be excluded from "Current Liabilities", and the current Tax assets of the Transferred Subsidiary shall not be excluded from "Current Assets", (ii) Seller and the Other Sellers shall not be responsible for any liability, accrual or reserve for Taxes that are Current Liabilities of the Transferred Subsidiary or Taxes of the Transferred Subsidiary that accrued after December 31, 2012, except for any Taxes of the Transferred Subsidiary which arise outside the ordinary course of business of such Transferred Subsidiary between December 31, 2012 and the Deferred Closing Date with respect to the Transferred Subsidiary and (iii) Section 6.3(b) shall not apply to any value added taxes (and similar other taxes) of the Transferred Subsidiary (for the avoidance of doubt, after the Deferred Closing with respect to the Transferred Subsidiary, the Transferred Subsidiary and Purchaser shall be entitled to any value added tax collected from the customers and responsible for any value added tax paid to vendors, and shall be solely responsible to pay the Tax Authorities the value added tax taken into account in Assumed Liabilities and retain any credit or refund for value added taxes taken into account in Transferred Assets). For the avoidance of doubt, nothing in this Section 6.5(b) shall relieve

Seller of its obligation under Section 6.5(a) to indemnify Purchaser for any Taxes of the Transferred Subsidiary for Taxable periods or portions thereof ending on or before December 31, 2012 and that do not appear on the Balance Sheet of the Transferred Subsidiary as of December 31, 2012 or for any Taxes of the Transferred Subsidiary which arise outside the ordinary course of business of the Transferred Subsidiary between December 31, 2012 and the date of the Deferred Closing with respect to the Transferred Subsidiary. Likewise, Purchaser shall promptly pay Seller any amount of refund of Taxes (or credit or offset against Taxes) in respect of Tax periods or portions thereof ending on or before December 31, 2012 that is received by the Transferred Subsidiary.

Section 6.6 Contests; Assistance and Cooperation. Purchaser and Seller agree to furnish or cause to be furnished to each other, upon request, as promptly as practicable, such information and assistance relating to the Business, the Transferred Assets and the Transferred Subsidiary (including access to books and records, employees, contractors and representatives) as is reasonably necessary for the filing of all Tax Returns (including, if applicable, full details of any capital goods to be transferred to Purchaser, the input VAT on which could be subject to adjustment in accordance with the provisions of any Law requiring adjustments to the deduction of input VAT on capital goods, the dates and amounts of input VAT recovered in respect of these assets and the relevant VAT correction periods), the making of any election related to Taxes, the preparation for any audit by any Tax Authority, and the prosecution or defense of any claim, suit or proceeding relating to any Tax; provided, however, that if such requested information is contained within a document containing any unrelated information, only portions pertaining to such relevant information shall be furnished. The requesting party shall pay the other party any reasonable Third Party out-of-pocket costs incurred by the other party in providing such assistance. For the avoidance of doubt, nothing herein shall give Purchaser or Seller the right to see any consolidated or combined Tax Return that includes any Seller Party or Purchaser or any information unrelated to the Business or the Transferred Assets or the Transferred Subsidiary. After the Closing Date, each Party shall cooperate fully with the other Party in preparing for any audits of, or disputes with Tax Authorities regarding, any Tax Returns and payments in respect thereof that may materially adversely affect the other Party.

Section 6.7 Termination of Tax Allocation Agreements. Any Tax allocation or sharing agreement or similar arrangement, whether or not written, that may have been entered into by Seller or any of its Subsidiaries, on the one hand, and the Transferred Subsidiary, on the other hand, shall be settled and/or terminated as to the Transferred Subsidiary as of the day prior to the Closing Date, and no payments which are owed by or to the Transferred Subsidiary pursuant thereto shall be made thereafter. After the applicable Deferred Closing Date, neither the Transferred Subsidiary, on the one hand, nor Seller and its Subsidiaries (excluding the Transferred Subsidiary), on the other hand, shall have any further rights or liabilities thereunder with respect to the other party or parties.

Section 6.8 No Tax Elections. Purchaser shall not make, and agrees to prevent the Transferred Subsidiary from making, any election pursuant to Section 338(g) of the Code or any similar provision of non-U.S. Law with respect to the Transferred Subsidiary without the written consent of Seller.

Section 6.9 Purchase Price Adjustment. The Parties agree that any indemnity payment made under this Agreement (in addition to any payment treated as a purchase price adjustment under Section 2.2(b) and Schedule A) shall be treated as an adjustment to the Purchase Price unless otherwise required by Law.

Article VII

EMPLOYMENT MATTERS

Section 7.1 Employment Obligations.

(a) Employment Terms.

- (i) Where and to the extent that the transfer of the Business will constitute the transfer of an undertaking or business for the purposes of the Acquired Rights or local employment or other Laws, or the Employees are employees of the Transferred Subsidiary, and in either case the employment of the Employees will automatically transfer to Purchaser or one of its Affiliates, the employment of such Employees shall not be terminated upon the Closing or a Deferred Closing, as applicable, and the rights, powers, duties, liabilities and obligations of any Seller Party to or in respect of such employees in respect of any contract of employment with such employees in force immediately before the Closing or a Deferred Closing, as applicable, shall be transferred to Purchaser and/or one of its Affiliates in accordance with the Acquired Rights or local employment or other Laws (including, if applicable, in accordance with the requirements of any applicable works council or other employee body agreement).
- (ii) To the extent that Acquired Rights or the local employment or other Laws do not provide for the automatic transfer of employees upon the transfer of a business or part of a business as a going concern (or in any jurisdiction where the Acquired Rights or local employment or other Laws do provide for the automatic transfer of employees upon the transfer of a business or part of a business as a going concern but for any reason any Employee does not transfer automatically by operation of law or upon the transfer of the Transferred Subsidiary), Purchaser shall, or shall cause one of its Affiliates to, within a reasonable number of Business Days determined by the Parties in good faith prior to the Closing Date or a Deferred Closing Date, as applicable (or within the period of time required by local Law), offer employment in writing to each Employee, and Purchaser and its Affiliates shall allow each such Employee no less than five (5) Business Days (or the period of time required by local

Law) to consider such offer. The Parties shall cooperate in good faith to ensure that, no later than promptly following the Closing Date (or, if applicable, the Deferred Employee Transfer Date), both Purchaser and Seller have access to information regarding whether each such offer has been accepted or rejected. Each offer of employment made by Purchaser or one of its Affiliates pursuant to this Section 7.1(a)(ii) shall (1) be contingent on the Closing or a Deferred Closing, as applicable, (2) be contingent on such Employee entering into restrictive covenants comparable to those restrictive covenants that are in force immediately before the Closing or a Deferred Closing, as applicable, between such Employee and any Seller Party, (3) be made in a manner consistent with applicable Law and provide for employment commencing on the Closing Date (or, if applicable, the Deferred Employee Transfer Date), or, if such Employee is an STD Employee, on the later of the Closing Date (or, if applicable, the Deferred Employee Transfer Date) and the date that such Employee returns to active service in accordance with the terms of such Employee's leave unless otherwise required by applicable Law (such Closing Date, Deferred Employee Transfer Date or, with respect to an STD Employee, date of return to active service or other date required by applicable Law, the "Effective Hire Date") and (4) provide for employment on the Minimum Terms and Conditions of Employment commencing on the Effective Hire Date; provided, that this Section 7.1(a)(ii)(4) shall not apply to the Selected Employees; and provided, further, that Purchaser and its Affiliates shall have no obligation to offer employment to or hire any such STD Employee who does not return to active service prior to the six (6) month anniversary of the Closing Date (or, if applicable, the Deferred Employee Transfer Date) unless otherwise required by applicable Law. Seller shall retain all Liabilities related to any STD Employees unless and until such STD Employee commences employment with Purchaser or one of its Affiliates, at which time such STD Employee shall be treated as a Transferred Employee.

- (iii) Purchaser and Seller shall each provide the other Party with information reasonably requested to verify that offers of employment are in compliance with Section 7.1(a)(ii) (to the extent that Purchaser is required to make offers of employment under Section 7.1(a)(ii)). As often as the Parties deem necessary in good faith, but in no case later than five (5) Business Days prior to the Closing Date or a Deferred Employee Transfer Date, as applicable, Seller, in consultation with, and subject to final approval by, Purchaser, will update

Sections 1.1(t)(i) and 1.1(t)(ii) of the Seller Disclosure Schedule to reflect changes prior to the Closing Date or a Deferred Employee Transfer Date, as applicable on account of (i) new hires to fill the open positions set forth in Section 5.7(xiv) of the Seller Disclosure Schedule, (ii) attrition among the Employees, (iii) minor changes intended to correct good faith errors or omissions by Seller in determining which employees are Employees and (iv) any other change as mutually agreed on in good faith by Seller and Purchaser. Five (5) Business Days prior to each Closing Date or Deferred Employee Transfer Date, as applicable, Seller shall provide to the Purchaser (x) a final version of Sections 1.1(t)(i) and 1.1(t)(ii) of the Seller Disclosure Schedule setting forth all of the Employees and (y) a list of any Employee who is an STD Employee. For the avoidance of doubt, any action or obligation to be taken by Purchaser or any of its Affiliates in connection with the Closing or a Deferred Closing, as applicable, shall be with respect to the Employees set forth in the final versions of Sections 1.1(t)(i) and 1.1(t)(ii) of the Seller Disclosure Schedule provided pursuant to the immediately preceding sentence; provided, however, that where applicable local Laws preclude Purchaser from satisfying its obligations under Section 7.1 upon such Closing or Deferred Closing, as applicable, Purchaser shall be entitled to satisfy its obligations by such later date as required by applicable local Laws.

- (iv) As soon as practicable after the Original Execution Date, but in no case later than thirty (30) Business Days before the Closing Date or a Deferred Closing Date, as applicable, Seller shall provide, or cause to be provided, to Purchaser (i) any information, on an individualized basis for each Employee (if, in the reasonable good faith judgment of Purchaser, individualized information is required to satisfy Purchaser's obligations under this Section 7.1), on the terms and conditions of employment that is necessary for Purchaser to determine the Minimum Terms and Conditions of Employment of the Transferred Employees and (ii) a list of each Employee who participates in a Transferred Employee Plan, including identification of such Transferred Employee Plan. As often as the Parties deem necessary in good faith, but in no case later than five (5) Business Days prior to the Closing Date or a Deferred Closing Date, as applicable, Seller, in consultation with Purchaser, will provide updated information described in this Section 7.1(a)(iv). Five (5) Business Days prior to the Closing Date or a Deferred Closing Date, as applicable, Seller shall provide to the Purchaser a final version of the information

described in this Section 7.1(a)(iv) concerning all Employees on the final versions of Sections 1.1(t)(i) and 1.1(t)(ii) of the Seller Disclosure Schedule.

- (v) Except as may be required by applicable Law or this Article VII, as of the Effective Hire Date and through the 12 month period following the Effective Hire Date (such period, the "Continuation Period"), the employment of Transferred Employees (other than the Selected Employees) shall be on the Minimum Terms and Conditions of Employment; provided, however, that Purchaser may in its sole discretion decide to provide certain Employees with more favorable terms and conditions of employment than the Minimum Terms and Conditions of Employment. Notwithstanding the foregoing, with respect to any Employee who transfers in accordance with the Acquired Rights, Purchaser shall maintain the terms and conditions of employment, compensation and benefits and working conditions in accordance with the Acquired Rights to the extent required by Law.
- (vi) The Parties agree to the rights and obligations set forth on Section 7.1(a)(vi) of the Seller Disclosure Schedule with respect to the Selected Employees.
- (vii) Effective at Closing (or, if applicable, the Deferred Employee Transfer Date), the Seller Parties shall waive all applicable non-competes and non-solicits as to Purchaser concerning the Transferred Employees.
- (viii) Purchaser shall, or shall cause its Affiliates to, pay the Selected Compensation Payments to each eligible Transferred Employee who, immediately prior to the Closing Date or a Deferred Closing Date, as applicable, participated in and qualified for such Selected Compensation Payments under the Seller Employee Plans listed on Section 1.1(k) of the Seller Disclosure Schedule. Such payment shall be made in accordance with the terms and conditions of the applicable Seller Employee Plan listed on Section 1.1(k) of the Seller Disclosure Schedule. Seller shall provide Purchaser with true and correct copies of each Seller Employee Plan listed on Section 1.1(k) of the Seller Disclosure Schedule (including individualized Employee performance metrics and/or plans, as applicable) prior to the Closing Date or a Deferred Closing Date, as applicable.
- (ix) Prior to the Closing or a Deferred Closing, as applicable, upon receipt of a written request approved by Purchaser, Seller shall take reasonable actions to fill an open position, which is

specifically identified in the written request approved by Purchaser and is either set forth in Section 5.7(xiv) of the Seller Disclosure Schedule or is otherwise an open position identified by Purchaser, with a new hire who was not provided with an offer of employment with Seller or its Affiliates on or before July 17, 2013, and who was not, immediately prior to becoming an Employee, an employee of Seller or its Affiliates. Notwithstanding anything to the contrary in this Agreement (including for, the avoidance of doubt, Section 7.1(b) (iii)) and regardless of whether such open position is ultimately filled or whether an Employee hired pursuant to this Section 7.1(a)(ix) (an "External Employee") becomes a Transferred Employee, Purchaser shall be liable for and reimburse Seller for: (1) any incremental third-party costs reasonably incurred by the Seller Parties in taking such actions (including, but not limited to, the costs of any candidate searches, interviews, drug tests, background and reference checks and relocation costs); (2) Cash Compensation paid by the Seller Parties to any External Employee beginning on the External Employee's hire date and extending to the External Employee's termination date; (3) the cost of welfare, pension and other benefits, as applicable (including expenses such as travel), provided by the Seller Parties to any External Employee beginning on the External Employee's hire date and extending to the External Employee's termination date; (4) all workers' compensation, medical, life insurance and other welfare plan expenses and benefits provided by the Seller Parties to any External Employee with respect to claims incurred by such Employee (or his or her covered dependents) beginning on the External Employee's hire date and extending to the External Employee's termination date; and (5) severance benefits, if any, paid by the Seller Parties with respect to any External Employee's termination of employment with a Seller Party. The Parties agree that Seller's actions under this Section 7.1(a)(ix) shall be Day-One Actions for purposes of this Agreement, any SOW with respect to such actions will reflect the foregoing sentence, and, for the avoidance of doubt, nothing in this Section 7.1(a)(ix) shall impose any obligation on the part of the Seller Parties to fill the open positions or create any additional representation or warranty, other than what is set forth in this Section 7.1(a)(ix). In addition, Purchaser shall be solely responsible for, and shall indemnify and hold Seller harmless from all Liabilities related to, any labor disputes arising from any External Employee's employment with a Seller Party, transfer of such employment to Purchaser or one of its Affiliates and any action or inaction by Purchaser or any of its Affiliates following the applicable Effective Hire Date. Unless

prohibited by applicable local Law, Seller's offer of employment to each External Employee who it hires pursuant to this Section 7.1(a)(ix) shall include language (approved by Purchaser, such approval not to be unreasonably withheld) requiring that, as a condition of employment with Seller, each such External Employee agrees to transfer on the Effective Hire Date to the appropriate new entity set up by Purchaser. Notwithstanding anything to the contrary in this Agreement, the open positions described in this Section 7.1(a)(ix) shall be filled with qualified candidates for the applicable open positions, as determined in good faith by the Parties. For the avoidance of doubt, this Section 7.1(a)(ix) shall not apply with respect to any open positions filled by the Seller Parties in the Ordinary Course.

(b) Employee Benefits.

- (i) After the Original Execution Date, Seller and Purchaser shall cooperate promptly and in good faith in preparing the transition of the Transferred Employees as applicable from coverage under Seller Employee Plans to coverage under the Purchaser Employee Plans effective as of the Transferred Employee's Effective Hire Date. Except as required by applicable Law and as otherwise provided in this Article VII or in Section 5.12(d), as of the applicable Effective Hire Date, the Transferred Employees shall cease to accrue further benefits under the Seller Employee Plans (other than the Seller Employee Plans maintained by the Transferred Subsidiary) and shall commence participation in the Purchaser Employee Plans, subject to the terms and conditions of such Purchaser Employee Plans.
- (ii) Notwithstanding anything to the contrary in this Agreement, Purchaser or one of its Affiliates shall, during the Continuation Period, maintain for the benefit of each Transferred Employee a severance or termination arrangement no less favorable than the severance or termination arrangement provided immediately prior to the applicable Effective Hire Date to such Transferred Employee by the Seller Party that previously employed such Transferred Employee.
- (iii) Subject to Section 7.1(a)(ix), Seller shall remain liable and retain responsibility for, and continue to pay in accordance with the terms of the applicable plans, all medical, life insurance and other welfare plan expenses and benefits for each Transferred Employee with respect to claims incurred by such Transferred Employee (or his or her covered dependents) prior to the applicable Effective Hire Date, and shall remain liable for

workers compensation claims (including medical, disability, permanency and expense claims) incurred by any Transferred Employee prior to the applicable Effective Hire Date; provided that Purchaser shall indemnify, defend and hold harmless Seller and any of its Affiliates from and against, and promptly pay Seller for, any claims incurred under a self-insured medical, life insurance or other welfare plan of Seller or its Affiliates on or after the Agreed Time. Purchaser shall be liable and responsible for all expenses and benefits with respect to medical, life insurance and other welfare plan claims incurred by each Transferred Employee (or his or her covered dependents) on or after the applicable Effective Hire Date (including, for the avoidance of doubt, any welfare plan claims incurred by a Transferred Employee, or his or her covered dependents, on or after the applicable Effective Hire Date that are submitted to a Seller Employee Plan), and shall be liable and responsible for workers compensation claims (including medical, disability, permanency and expense claims) incurred by any Transferred Employee on or after the applicable Effective Hire Date. For purposes of this Section 7.1(b)(iii) and Section 5.31(c), a claim is deemed incurred: in the case of medical or dental benefits, when the services that are the subject of the claim are performed; in the case of life insurance, when the death occurs; in the case of accidental death and dismemberment or workers compensation claims, when the event giving rise to the claim occurs; and in the case of a claim that results in a hospital admission, on the date of admission.

- (iv) Each Transferred Employee (and their eligible dependents, as applicable) shall be eligible, effective as of the relevant Effective Hire Date and during the Continuation Period, to participate in and accrue benefits under the Purchaser Employee Plans on terms and conditions determined by Purchaser in accordance with the Minimum Terms and Conditions of Employment (unless otherwise required by applicable Law), as applicable. With respect to any Purchaser Employee Plan that is a “welfare benefit plan” within the meaning of Section 3(1) of ERISA or would be considered a “welfare benefit plan” if it were subject to ERISA, Purchaser shall, or shall cause its Affiliates to, (A) waive, to the extent waived under the comparable Seller Employee Plan, any eligibility periods, waiting periods, actively at work requirements and evidence of insurability or pre-existing condition limitations with respect to participation and coverage requirements and (B) make commercially reasonable efforts to cause such plans to honor any deductibles, co-payments, co-insurance or out-of-pocket

expenses paid or incurred by any Transferred Employee (and his or her covered dependents) under comparable Seller Employee Plans during the portion of the applicable Purchaser Employee Plan year in which the applicable Effective Hire Date occurs.

- (v) The Transferred Employees shall be given credit for all service with any of the Seller Parties (and their respective predecessors), to the same extent as such service was credited for such purposes by any Seller Party, under each Purchaser Employee Plan in which such Transferred Employees are eligible to participate, effective as of the applicable Effective Hire Date for all purposes, including (A) eligibility to participate, eligibility for early retirement, vesting and benefit accrual (including, but not limited to, long service leave accruals in Australia, vacation and severance benefits); provided, that such service credit shall not be given (1) for purposes of benefit accrual under any Purchaser Employee Plan, other than a Transferred Employee Plan, that is a defined benefit pension plan, except as otherwise required by Law, or (2) to the extent that such service credit would result in a duplication of benefits, and (B) to the extent applicable to any non-U.S. Transferred Employees, seniority. For purposes of this paragraph a “pension plan” means only a retirement or termination plan that meets the definition of a “defined benefit pension plan” within the meaning of FAS87.
- (vi) In the event that accrued and unused vacation days are not required by applicable Law to be paid out upon termination by the Seller Parties, Purchaser shall assume, honor and be responsible for any Liabilities in respect of all unused vacation days that are due and owing to the Transferred Employees (including, for the avoidance of doubt, both annual eligibility and carryover vacation days) as of their applicable Effective Hire Date, and Purchaser shall permit, or cause its relevant Affiliate to permit, the Transferred Employees to use such vacation days during the year in which the Closing Date or Deferred Employee Transfer Date, as applicable, occurs in accordance with Seller vacation policies in effect as of the Closing Date or Deferred Employee Transfer Date, as applicable. During the year following the year in which the Closing or Deferred Employee Transfer Date, as applicable, occurs, each Transferred Employee (save where the Acquired Rights or other applicable Law provide otherwise) will be entitled to vacation under Purchaser’s vacation policies on terms determined by Purchaser in accordance with the Minimum Terms and Conditions of Employment (unless otherwise required by applicable Law), as applicable; provided that, each

Transferred Employee will be permitted to carryover from the year in which the Closing or Deferred Employee Transfer Date, as applicable, occurs into the year immediately following the year in which the Closing or Deferred Employee Transfer Date, as applicable, occurs (or, at Purchaser's election, be paid out by Purchaser for) such number of unused vacation days that the Transferred Employee would have been permitted to carryover under Seller's vacation policy applicable to such Transferred Employee immediately prior to the Closing Date or Deferred Employee Transfer Date, as applicable.

- (vii) Seller shall be solely responsible for providing or discharging any and all notifications, benefits and liabilities to the Transferred Employees and any governmental authorities that are required by the WARN Act with respect to relocations, plant closings or terminations of employment, if applicable, that occur on or prior to the Closing (including all technical terminations of the Transferred Employees resulting from the Closing as may be required under applicable Law) and with respect to any Employee who does not become a Transferred Employee regardless of the date of such termination, provided that Purchaser has satisfied its obligations as set out in this Article VII, and Purchaser shall be solely responsible for any and all such matters that occur after the Closing. For purposes of this Section 7.1(b)(vii), a mass layoff shall be deemed to occur after the Closing if the mass layoff would not have occurred but for Purchaser's failure to offer to employ the Transferred Employees in accordance with the terms of this Article VII; provided, that Seller has timely provided Purchaser with all information necessary for Purchaser to satisfy its obligations under this Article VII. The Parties shall cooperate in preparing and distributing any notices that Purchaser may desire to provide prior to the Closing in connection with actions by Purchaser after the Closing that would result in a notice requirement under the WARN Act.
- (viii) Purchaser shall be solely responsible for satisfying the continuation coverage requirements of COBRA, Section 4980B of the Code and Part 6 of Subtitle B of Title I of ERISA and the regulations thereunder (and any liability arising from the actions or inactions of Purchaser or its Affiliates with respect to such coverage) for all Transferred Employees who are "M&A qualified beneficiaries", as such term is defined in Treasury Regulation Section 54.4980B-9, after the Closing Date. Seller shall be solely responsible for providing all Employees (and their dependents) with any notices required by COBRA with

respect to any qualifying events that occur on or prior to the Closing Date and retain all obligations with respect to the continuation coverage requirements of COBRA, Section 4980B of the Code and Part 6 of Subtitle B of Title I of ERISA and the regulations thereunder for all Employees who do not become Transferred Employees; provided that the Transferred Subsidiary and Purchaser shall be liable for all obligations under COBRA in respect of current and former employees of the Transferred Subsidiary whether arising before, on or after the Closing Date under any Seller Employee Plans maintained by the Transferred Subsidiary.

- (ix) Neither Section 7.1(a) nor this Section 7.1(b) restricts the right of Purchaser to terminate the employment of any Transferred Employee after the Closing or a Deferred Closing, as applicable, or, except as expressly provided in Section 7.1(a) or this Section 7.1(b) or as required by applicable Law, to modify the terms and conditions of employment applicable to any Transferred Employee after the Closing or a Deferred Closing, as applicable; provided that, to the extent that Seller has timely provided Purchaser with all information reasonably necessary for Purchaser to satisfy its obligations under this Article VII, Purchaser shall be solely responsible for, and shall indemnify and hold Seller harmless from all Liabilities related to, any such termination or modification after the Closing or a Deferred Closing, as applicable (including, for the avoidance of doubt, any change in the terms or conditions of employment of an Employee who will transfer in accordance with the Acquired Rights). In addition, nothing contained in this Agreement, express or implied, shall (i) be construed to establish, amend or modify any benefit plan, program, agreement or arrangement or (ii) give any Third Party any right to enforce the provisions of this Article VII.

(c) Defined Contribution Pension Plans.

- (i) Effective as of the Closing Date, or as promptly thereafter as may be administratively practicable, Purchaser shall cause a Purchaser Employee Plan that is intended to be a U.S. tax-qualified defined contribution pension plan (the "Purchaser U.S. Pension Replacement Plan") to accept the enrollment of the Transferred Employees who participated in any of Seller's U.S. tax-qualified defined contribution or defined benefit pension plans immediately prior to the Closing Date. Purchaser shall take all reasonable steps necessary to permit each Transferred Employee, if any, who shall receive an eligible rollover distribution (as defined in Section 402(c)(4) of the Code) from

any of Seller's U.S. tax-qualified defined contribution or defined benefit pension plans to rollover such eligible rollover distribution, including any associated loan of cash as part of any lump sum distribution to the extent permitted by the applicable Seller plan and applicable Law, into an account under a Purchaser U.S. Pension Replacement Plan as of the Closing Date (or, if applicable, the Deferred Employee Transfer Date), or as promptly thereafter as may be administratively practicable.

- (ii) Effective as of the Closing Date or a Deferred Closing Date, as applicable, or as promptly thereafter as may be administratively practicable, and except to the extent otherwise required by applicable Law, Purchaser shall cause Purchaser Employee Plans that are "defined contribution pension plans" within the meaning of FAS87 to accept the enrollment of any non-U.S. Transferred Employees who participated in any of Seller's defined benefit pension plans in the jurisdictions with no Transferred Employee Plans immediately prior to the Closing Date or a Deferred Closing Date, as applicable. In addition, Purchaser shall take all steps that are commercially reasonable to cause one or more analogous Purchaser Employee Plans to accept the enrollment of any non-U.S. Transferred Employees who participated in any Seller Employee Plan that is a "defined contribution pension plan" within the meaning of FAS87 immediately prior to the Closing Date (or, if applicable, the Deferred Employee Transfer Date) effective as of the Closing Date or a Deferred Closing Date, as applicable, or as promptly thereafter as may be administratively practicable, and, except where the assets in respect of a non-U.S. Transferred Employee in such "defined contribution pension plan" could be less than the Liabilities in respect of such non-U.S. Transferred Employee, or to the extent otherwise required by applicable Law, Seller shall cause to be transferred from each such plan the Liabilities and, as applicable, the assets for the account balances of those non-U.S. Transferred Employees as promptly after the Closing Date or a Deferred Closing Date, as applicable, as may be administratively practicable.

(d) Defined Benefit Pension Plans.

- (i) Purchaser shall assume and be responsible in respect of each Transferred Employee who participated in a plan that is a "defined benefit pension plan" within the meaning of FAS87 as listed on Section 7.1(d)(i) of the Seller Disclosure Schedule for the Liabilities in relation to that plan (each such plan, a "Transferred Employee Plan" and each such Transferred Employee, a "Pension Plan Employee") on the Closing Date or

a Deferred Closing Date, as applicable. Seller shall retain and be responsible for the Liabilities in respect of each Transferred Employee under every other plan that is a “defined benefit pension plan” within the meaning of FAS87 and is not listed on Section 7.1(d)(i) of the Seller Disclosure Schedule.

- (ii) To the extent provided in Section 7.1(d)(ii) of the Seller Disclosure Schedule, Seller shall effect a transfer of assets from the Transferred Employee Plans in respect of the Liability for each Pension Plan Employee in such amounts as shall be reasonably determined by Seller’s actuary and in accordance with Section 7.1(d)(ii) of the Seller Disclosure Schedule (or such greater amounts as may be required by applicable Law) (the “Transfer Amount”), and Purchaser shall cause a Purchaser Employee Plan to accept such assets. Seller shall select the kind of assets to be transferred if there are alternate forms of assets that may be transferred under local Law or existing Contract, provided that such form is reasonably acceptable to Purchaser and permitted under the Contract or rules governing the relevant Purchaser Employee Plan. For purposes of this Section 7.1(d)(ii), the amount to be transferred shall be adjusted to take into account benefit payments made from the Transferred Employee Plans to the applicable Pension Plan Employees after the Closing Date or Deferred Closing Date, as applicable, but prior to the date of transfer by Seller or its Affiliates (“Interim Pension Payments”). The Interim Pension Payments shall be reasonably determined by the applicable plan’s administrator in accordance with actuarial advice and administrative practice. Any transfer of assets pursuant to this Section 7.1(d)(ii) shall be effected as soon as practicable after the Closing or a Deferred Closing, as applicable, but in any event within one (1) year after the Closing Date or a Deferred Closing Date, as applicable, or, if later, the earliest date that is administratively practicable as reasonably determined by Seller; provided, however, that in no event shall such transfer take place until the receipt of any approval required by any Government Entity.

Section 7.2 Assumed Employee Liabilities.

(a) Except as required by applicable Law and subject to Section 7.1(a)(ix), the Seller Parties shall remain responsible for paying any Liabilities concerning the Employees (including the Transferred Employees) and former Employees arising out of any act or omission occurring prior to and through the Closing Date or Deferred Closing Date, as applicable, and Purchaser shall assume and be responsible for paying any Liabilities concerning the Employees (including the Transferred Employees) arising out of any act or omission occurring after the Closing Date or Deferred Closing Date, as applicable; provided, that, except as otherwise set forth in this Agreement, (I) the Seller Parties shall remain responsible for paying, and shall

indemnify Purchaser against, any Liabilities concerning the Employees (including the Transferred Employees) and former Employees arising out of any act or omission occurring prior to the Agreed Time, and (II) Purchaser shall be responsible for paying, and indemnify the Seller Parties against, any Liabilities concerning the Employees (including the Transferred Employees) arising out of any act or omission occurring on or after the Agreed Time (other than (x) all Liabilities (or the portion thereof) to the extent accrued as a Liability in the calculation of any "Economic True-Up," as defined in Schedule A, and (y) any claim for severance, any statutory, contractual or common law termination pay, pay in lieu of notice of termination and any other compensation or benefits to which the applicable Transferred Employee may be entitled upon a termination of employment under any Law, plan, policy, practice or agreement in effect at the time of such termination of employment ("Termination Benefits") to which the Transferred Employee may be entitled to as a result of the Closing or Deferred Closing, as applicable, that would have been an obligation of Seller under this Agreement or applicable Laws but for this clause (II)). In addition, except as required by applicable Law and subject to Section 7.1(a)(ix), the Seller Parties shall remain responsible for paying, and shall indemnify Purchaser against, any Liabilities concerning any Employee (A) who refuses or objects to transfer to Purchaser in a jurisdiction where local Laws provide the Employee with the right to refuse or object to transfer to Purchaser or (B) who rejects an offer of employment with Purchaser (so long as the offer of employment by Purchaser complies with the requirements of Section 7.1(a)(ii)). Purchaser shall assume and be responsible for any Liabilities first arising out of or related to (I) any Transferred Employee's post-Closing or Deferred Closing, as applicable, employment or termination of employment with Purchaser or any of its Affiliates after his or her Effective Hire Date (including any Termination Benefits); (II) Purchaser's or any of its Affiliates' failure to provide any required notice of continued employment or to offer employment, as applicable, to any Employee pursuant to Section 7.1(a)(i) or (ii) (including where the process by which an offer is made is not consistent with the requirements of applicable Law); (III) any claim for termination of employment (including any claim or Liability for severance, any statutory, contractual or common law termination pay, pay in lieu of notice of termination and any other compensation or benefits to which the applicable Employee may be entitled upon a termination of employment under any plan, policy, practice or agreement) of any Employee (other than a Selected Employee) who is not offered employment on the Minimum Terms and Conditions of Employment by Purchaser and/or one of its Affiliates pursuant to Section 7.1(a)(ii); (IV) violation by Purchaser or any of its Affiliates of any Law or agreement, including any employee contracts, with respect to any Transferred Employee; (V) any Purchaser Employee Plan or Transferred Employee Plan, whether such Liabilities arise prior to, on or after the Closing; and (VI) failure to assume any employment contracts with Employees who will transfer in accordance with the Acquired Rights; provided, that, subject to Section 7.1(a)(ix), Seller shall assume and be responsible for any such claims and Liabilities discussed in this Section 7.2(a) if Seller has failed to timely provide Purchaser with all information reasonably necessary for Purchaser to satisfy its obligations under this Article VII.

(b) Except as otherwise set forth in this Article VII, Purchaser shall indemnify, defend and hold harmless Seller and any of its Affiliates from and against, and promptly pay Seller for, any Liabilities imposed on Seller or any of its Affiliates resulting from the violation of the Acquired Rights or other local Laws by Purchaser or its Affiliates (including, but not limited to, any failure to provide Seller and any of its Affiliates with any proposed measures in relation

to the treatment of Employees who will transfer in accordance with the Acquired Rights), and Seller shall indemnify, defend and hold harmless Purchaser and any of its Affiliates from and against, and promptly pay Purchaser for, any Liabilities imposed on Purchaser or any of its Affiliates resulting from the violation of the Acquired Rights or other local Laws by Seller or its Affiliates. To the extent, due to the Acquired Rights or other applicable local Laws or otherwise, Seller or any of its Affiliates incurs any Liabilities sustained or incurred by the affected Person that would otherwise be assumed by Purchaser under Section 7.2(a), Purchaser shall indemnify, defend and hold harmless Seller or such Affiliate, as applicable, from and against, and promptly pay Seller for, such Liability.

(c) If any Person other than a Transferred Employee claims that as a result of the transaction contemplated by this Agreement his contract of employment has transferred to Purchaser pursuant to the Acquired Rights or otherwise, the following process shall be followed:

- (i) Purchaser shall notify Seller in writing within seven (7) days of becoming aware of such claim ("Notification");
- (ii) Purchaser may, at its option, within seven (7) days of "Notification" accept such Person's claim and continue to employ them on terms similar to those which would have applied had such Person transferred as a Transferred Employee;
- (iii) within 21 days of Notification, provided Purchaser has not already confirmed that it is prepared to accept such Person's claim, Seller may make, or may procure a Third Party to make, an offer of employment to such Person (in which case, Purchaser agrees at Seller's request to release such Person immediately from its employment); and
- (iv) if no such offer is made, or is made and not accepted, Seller agrees to indemnify Purchaser against any Liabilities arising from the dismissal of such Person (including the cost of providing salary and contractual benefits up to and including the date of such dismissal) provided any dismissal takes effect within 42 days of Notification (or, if applicable, within the period of time required by local Law) and on the minimum notice which can lawfully be given.

(d) In the event that Purchaser's offer of employment to, or employment during the Continuation Period of, a Transferred Employee in accordance with the Minimum Terms and Conditions of Employment triggers any right to severance, any statutory, contractual or common law termination pay, pay in lieu of notice of termination or any other compensation or benefits to which a Transferred Employee may be entitled upon a termination of employment under any Law, plan, policy practice or agreement that covers such Transferred Employee (collectively, "Severance Payments") that is payable by Seller or any of its Affiliates, Purchaser shall indemnify and hold Seller and its Affiliates harmless from any such Liability that arises in connection with such right; provided, that Purchaser shall have no such obligation to indemnify

and hold Seller and its Affiliates harmless from any such Liability if Seller has failed to timely provide Purchaser with all information reasonably necessary for Purchaser to satisfy its obligations under this Article VII, and likewise, that Purchaser shall have no such obligation to indemnify and hold Seller and its Affiliates harmless from any such Liability if Seller has failed to timely provide Purchaser with all information necessary for Purchaser to comply with local Laws setting forth information, notice or consultation requirements with trade unions, works' councils, employees and/or employee representative bodies in connection with the Transactions as required by applicable local Law. To the extent that Purchaser does have an obligation to indemnify Seller, Seller shall provide Purchaser with a written notice not less than thirty (30) Business Days prior to the date of payment (the "Severance Payment Date") of any Severance Payments payable to the Transferred Employees, setting forth its good faith estimate of the aggregate Severance Payments to be paid to the applicable Transferred Employees as of the date of such notice (the "Estimated Severance Payment Amount"). Purchaser shall deliver to Seller, not less than five (5) Business Days prior to the Severance Payment Date, an amount in cash equal to the Estimated Severance Payment Amount. Within ten (10) Business Days after the Severance Payment Date, Seller shall prepare, or cause to be prepared, in good faith and deliver to Purchaser a statement (the "Severance Payment Statement") setting forth and calculating in reasonable detail the aggregate Severance Payments actually paid by Seller or any of its Affiliates (the "Actual Severance Payment Amount") on the Severance Payment Date to the applicable Transferred Employees as of the relevant date (accompanied by reasonable support therefor). If: (a) the Actual Severance Payment Amount is greater than the Estimated Severance Payment Amount, then Purchaser shall pay to Seller an amount equal to such excess; (b) the Estimated Severance Payment Amount is greater than the Actual Severance Payment Amount, then Seller shall pay to Purchaser an amount equal to such excess; or (c) the Estimated Severance Payment Amount is equal to the Actual Severance Payment Amount, then no payment will be made by either Seller or Purchaser. Any such payment made pursuant to this Section 7.2(d) shall be paid promptly (and in any event within 15 Business Days) after the delivery by Seller to Purchaser of the Severance Payment Statement, in cash in U.S. dollars, by wire transfer of immediately available federal funds to such bank account as shall be designated in writing by the recipient of such funds.

(e) Notwithstanding anything to the contrary in this Agreement, the Parties agree that any payments expressly set forth in Section 7.2(e)(i) of the Seller Disclosure Schedule shall be treated as, but not deemed, "Severance Payments" for purposes of, and Seller and its Affiliates shall be indemnified and held harmless by Purchaser in accordance with, the payment mechanics of Section 7.2(d). Further, Seller expressly agrees to assume the liability for payments set forth on Section 7.2(e)(ii) of the Seller Disclosure Schedule.

Section 7.3 Other Employee Matters.

(a) Seller and Purchaser agree to cooperate to coordinate all employee-related Tax withholdings and reporting for the year in which the Closing or a Deferred Closing, as applicable, occurs.

(b) After the Original Execution Date, upon reasonable advance written notice, Seller shall reasonably cooperate with Purchaser and assist Purchaser and its Affiliates in its communications with the Employees; provided that such cooperation shall be conducted at

Purchaser's expense and in such manner as not to interfere with the normal operations of Sellers and its Affiliates. If requested, Purchaser shall reasonably cooperate with the Seller Parties in respect of the development and distribution of any announcement and communication to the employees of the Seller Parties, including Employees, with respect to this Agreement or any of the Transactions; provided that such cooperation shall be conducted at the Seller Parties' expense.

(c) Prior to the Closing (or, if applicable, the Deferred Employee Transfer Date), (i) Seller and its Affiliates shall use commercially reasonable efforts to comply with any Law or other legal requirement (whether statutory or pursuant to any written agreement with, or the constitution of, any works council or other employee body), to consult with any Employees, a relevant trade union, a relevant works council or any other employee representatives in relation to the Transactions, including the obligation to inform and consult with the Employees and their representatives pursuant to the Acquired Rights, (ii) Purchaser and its Affiliates shall use commercially reasonable efforts to provide Seller with such information as Seller may reasonably request as is necessary to effectuate clause (i), and (iii) the Parties shall use commercially reasonable efforts to ensure that all relevant information and consultation with representatives of Employees who will transfer in accordance with the Acquired Rights takes place in good time.

(d) Prior to the Closing (or, if applicable, the Deferred Employee Transfer Date), Purchaser undertakes to keep the Employee Information in confidence including the following actions:

- (i) Purchaser shall restrict the disclosure of the Employee Information only to such of its respective employees, agents and advisors as is necessary for the purposes of complying with its obligations pursuant to this Agreement (and/or implementing the Transactions);
- (ii) the Employee Information shall not be used except for the purposes of complying with the obligations of Purchaser pursuant to this Agreement (and/or implementing the Transactions) and shall be returned to Seller or destroyed, at Seller's election, if this Agreement is terminated; and
- (iii) Purchaser shall use its commercially reasonable efforts to comply with such additional obligations with respect to the confidential treatment of Employee Information as may be reasonably required in any particular jurisdiction to comply with any applicable data privacy Laws.

(e) Purchaser and Seller shall reasonably cooperate with each other to provide for an orderly transition of the Transferred Employees from Seller and the Other Sellers to Purchaser and to minimize the disruption to the respective businesses of the Parties resulting from the Transactions.

(f) To the extent required by applicable Law or reasonably requested by Seller or Purchaser in order to give effect to the intentions of this Article VII, Seller and Purchaser (or their respective Affiliates, as applicable), will enter into mutually acceptable tripartite, employer substitution or similar agreements to provide for the transfer of Employees to Purchaser and/or one of its Affiliates.

(g) During the Non-Solicitation Period, without Seller's advance written consent or as expressly permitted by this Agreement or as otherwise required by applicable Law, Purchaser shall not, and shall not permit its Affiliates to, either directly or indirectly, either individually or acting in concert with another Person or Persons, solicit for employment or any similar arrangement, or hire, or assist any other Person in hiring, or otherwise use or solicit the services of (i) any of the employees of Seller or any of its Affiliates, or (ii) any former employees of Seller or any of its Affiliates until such time as the individual has not been employed by or provided services to, as applicable, Seller or any of its Affiliates for a continuous six (6) month period; provided, however, that nothing in this Section 7.3(g) shall prevent Purchaser from (x) conducting generalized employment searches, including placing *bona fide* public advertisements, that are not specifically targeted at such employees or former employees of Seller or any of its Affiliates or (y) hiring such employees or former employees of Seller or any of its Affiliates identified through such employment searches.

(h) During the Non-Solicitation Period, without Purchaser's advance written consent, Seller shall not, and shall not permit its Affiliates to, either directly or indirectly, either individually or acting in concert with another Person or Persons, solicit for employment or any similar arrangement, or hire, or assist any other Person in hiring, or otherwise use or solicit the services of (i) any of the employees of the Business, or (ii) any former employee of the Business until such time as the individual has not been employed by or provided services to the Business for a continuous six (6) month period; provided, however, that nothing in this Section 7.3(h) shall prevent Seller from (x) conducting generalized employment searches, including placing *bona fide* public advertisements, that are not specifically targeted at such employees or former employees of the Business, (y) hiring such employees or former employees of the Business identified through such employment searches, except that under no circumstances shall Seller hire any Selected Employee who becomes employed by Purchaser prior to the 12 month anniversary of the Closing Date or Deferred Closing Date, as applicable without Purchaser's prior written consent unless such Person has been terminated by Purchaser or an Affiliate of Purchaser without cause, as determined by Purchaser or an Affiliate of Purchaser or (z) hiring or continuing to employ individuals who are employees of the Business as of the Closing Date but who do not become Transferred Employees.

(i) Purchaser and Seller acknowledge and agree that all provisions contained in this Article VII with respect to Transferred Employees are included for the sole benefit of Purchaser and Seller. Nothing in this Agreement, whether express or implied, shall (i) create any third party beneficiary or other rights in any other Person, including any current or former employees of Purchaser, Seller or their respective Affiliates, any participant in any Purchaser Employee Plan or the Seller Employee Plan, or any dependent or beneficiary thereof or (ii) require Purchaser, Seller or any respective Affiliate to continue any Purchaser Employee Plan or the Seller Employee Plan or prevent or require or constitute or be construed as the amendment, modification or termination thereof, except as specifically set forth herein.

CONDITIONS TO THE CLOSING

Section 8.1 Conditions to Each Party's Obligation. The obligations of the Parties to effect the Closing are subject to the satisfaction (or waiver), at or prior to the Closing, of each of the following conditions:

- (a) Required Approvals. All Required Approvals shall have been obtained or any applicable waiting period thereunder shall have been terminated or shall have expired.
- (b) Settlement and Sale Order. The Settlement and Sale Order shall have been entered by the Bankruptcy Court and shall not be subject to a stay or have been vacated or reversed.
- (c) No Prohibition. No Law shall be in effect prohibiting the consummation of the Transactions in any Material Jurisdiction.
- (d) Plan Consummation. All of the conditions to the Effective Date (as defined in the Plan of Reorganization) have been satisfied or waived in accordance with their terms (other than the conditions that are to be satisfied on the Effective Date).

Section 8.2 Conditions to Seller's Obligation. The obligation of Seller to effect the Closing is subject to the satisfaction (or waiver), at or prior to the Closing, of each of the following conditions:

(a) Representations and Warranties. The representations and warranties of Purchaser set forth in Article IV (*Representations and Warranties of Purchaser*) shall be true and correct as of the Original Execution Date and as of the Closing Date as though made on and as of such date and time (except to the extent that any such representation and warranty expressly speaks as of an earlier date, in which case such representation and warranty shall be true and correct as of such earlier date), except where the failure of any of such representations and warranties to be so true and correct, individually or in the aggregate, would not prevent, impede or materially delay Purchaser's ability to effect the Closing or to perform its obligations under this Agreement and the Ancillary Agreements.

(b) Covenants. Each of the covenants and agreements of Purchaser contained in this Agreement that are to be performed at or prior to the Closing shall have been duly performed in all material respects.

(c) Closing Certificate. Seller shall have received a certificate signed by an authorized officer of Purchaser certifying as to the satisfaction of the conditions set forth in Section 8.2(a) and Section 8.2(b).

(d) Closing Deliverables. Seller shall have received those deliverables required to be delivered by Purchaser as set forth in Section 2.4, including each of the Ancillary Agreements required to be executed and delivered at the Closing, which shall be in final agreed form between the Parties.

(e) UK Pension Approvals. The RAA Deed and the Clearance Application shall have been approved by the Pension Regulator of the United Kingdom and shall not be subject to appeal or have been vacated or reversed, and the Pension Protection Fund shall have issued the PPF Non-Objection.

(f) Assignment. Purchaser shall have assigned all of its rights and obligations under this Agreement to one or more Purchaser Required Assigns to the extent required by Section 11.4; provided, however, that Purchaser shall not be required to assign the Trademark License Agreements to a Purchaser Assign and may enter into the Trademark License Agreements itself if consented to by Seller, such consent not to be unreasonably withheld, conditioned or delayed.

Section 8.3 Conditions to Purchaser's Obligation. The obligation of Purchaser to effect the Closing is subject to the satisfaction (or waiver), at or prior to the Closing, of each of the following conditions:

(a) Representations and Warranties. The representations and warranties of Seller set forth in Article III (*Representations and Warranties of Seller*) shall be true and correct (without giving effect as to any "materiality" or "Material Adverse Effect" qualifier) as of the Original Execution Date and as of the Closing Date as though made on and as of such date and time (except to the extent that any such representation and warranty expressly speaks as of an earlier date, in which case such representation and warranty shall be true and correct as of such earlier date), except where the failure of such representations and warranties of Seller to be so true and correct would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect.

(b) Covenants. Each of the covenants and agreements of Seller contained in this Agreement that are to be performed at or prior to the Closing shall have been duly performed, except where the failure of Seller to perform such covenants and agreements would not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect.

(c) Closing Certificate. Purchaser shall have received a certificate signed by an authorized officer of Seller certifying as to the satisfaction of the conditions set forth in Section 8.3(a) and Section 8.3(b).

(d) Closing Deliverables. Purchaser shall have received those deliverables required to be delivered by Seller as set forth in Section 2.5, including each of the Ancillary Agreements required to be executed and delivered at the Closing, which shall be in final agreed form between the Parties.

(e) UK Pension Approvals. The RAA Deed shall have been approved by the Pension Regulator of the United Kingdom and shall not have been vacated or reversed.

(f) Material Adverse Effect. Since the Original Execution Date, there shall not have occurred a Material Adverse Effect.

TERMINATION

Section 9.1 Termination. This Agreement may be terminated at any time prior to the Closing:

(a) by mutual written consent of the Parties;

(b) by either Party, by giving written notice to the other Party:

- (i) if the Settlement Agreement has been terminated in accordance with its terms; provided, however, that the right to terminate this Agreement under this Section 9.1(b)(i) shall not be available to any Party whose failure to fulfill any of such Party's obligations under the Settlement Agreement has caused or resulted in such termination;
- (ii) if any Government Entity shall have issued an Order or taken any other action permanently restraining, enjoining or otherwise prohibiting the Transactions and such Order or other action shall have become final and non-appealable; provided, however, that the right to terminate this Agreement under this Section 9.1(b)(ii) shall not be available to any Party whose failure to fulfill any of such Party's obligations under this Agreement has caused or resulted in such Order; or
- (iii) if the Closing does not take place on or prior to October 2, 2013 (the "Outside Date"); provided, however, that the right to terminate this Agreement under this Section 9.1(b)(iii) shall not be available to any Party whose failure to fulfill any of such Party's obligations under this Agreement has caused or resulted in the failure of the Closing to occur prior to the Outside Date.

(c) by Purchaser if (i) there has been a breach of any representation, warranty, covenant or agreement made by Seller in this Agreement, or any such representation and warranty shall have become untrue after the Original Execution Date, such that the conditions set forth in Section 8.3(a) or Section 8.3(b) would not be satisfied and such breach or condition is not curable or, if curable, is not cured prior to the earlier of (x) 30 days after written notice thereof is given by Purchaser to Seller and (y) one Business Day prior to the Outside Date; provided, however, that Purchaser is not then in breach of this Agreement so as to cause any of the conditions set forth in Section 8.1 and Section 8.2 not to be satisfied or (ii) (A) all of the conditions set forth in Section 8.1 and Section 8.2 (excluding conditions that, by their nature, are to be satisfied at the Closing) have been satisfied or waived and (B) Seller has failed to effect the Closing on the date the Closing is required to have occurred pursuant to Section 2.3; or

(d) by Seller if (i) there has been a breach of any representation, warranty, covenant or agreement made by Purchaser in this Agreement, or any such representation and warranty shall have become untrue after the Original Execution Date, such that the conditions set forth in Section 8.2(a) or Section 8.2(b) would not be satisfied and such breach or condition is not curable or, if curable, is not cured prior to the earlier of (x) 30 days after written notice thereof is given by Seller to Purchaser and (y) one Business Day prior to the Outside Date; provided, however, that Seller is not then in breach of this Agreement so as to cause any of the conditions set forth in Section 8.1 and Section 8.3 not to be satisfied or (ii) (A) all of the conditions set forth in Section 8.1 and Section 8.3 (excluding conditions that, by their nature, are to be satisfied at the Closing) have been satisfied or waived and (B) Purchaser has failed to effect the Closing on the date the Closing is required to have occurred pursuant to Section 2.3.

Section 9.2 Effects of Termination.

(a) If this Agreement is terminated pursuant to Section 9.1, all further obligations of the Parties under or pursuant to this Agreement shall terminate without further liability of any Party to the other except for the provisions of Section 5.5 (*Public Announcements*), Section 5.9 (*Transaction Expenses*), Section 5.10 (*Confidentiality*), Section 6.1 (*Transfer Taxes*), Section 6.2 (*Withholding Taxes*), Section 7.2(e) (*Other Employee Matters*), Section 9.1 (*Termination*), this Section 9.2 (*Effects of Termination*) and Article XI (*Miscellaneous*); provided that neither the termination of this Agreement nor anything in this Section 9.2 shall relieve any Party from liability for any breach of this Agreement or bad faith conduct occurring before or in connection with the termination hereof.

Article X

SURVIVAL; INDEMNIFICATION

Section 10.1 Survival. No representations, warranties, covenants or agreements in this Agreement or in any instrument delivered pursuant to this Agreement (other than the Ancillary Agreements) shall survive beyond the Closing Date, except for covenants and agreements that by their terms are to be satisfied on or after the Closing Date, which covenants and agreements shall survive until satisfied in accordance with their terms; provided, that any covenant that is intended to be performed during the period after the Original Execution Date until the Closing or a Deferred Closing (even if the terms of such covenant do not specify a period of performance) shall continue to survive until the Closing or such Deferred Closing, as applicable. No claim for indemnification may be asserted against any Party for breach of any covenant or agreement contained herein unless written notice of such claim is received by such Party describing in reasonable detail the facts and circumstances with respect to the subject matter of such claim on or prior to the date on which the covenant or agreement on which such claim is based ceases to survive as set forth in this Section 10.1. Notwithstanding the foregoing, any such claim for indemnification for which notice has been given prior to the date on which the covenant or agreement on which such claim is based ceases to survive as set forth in this Section 10.1 may be prosecuted to conclusion (and such Party seeking indemnification shall be entitled to be indemnified for all Losses related thereto, subject to the other limitations contained in this Article X) notwithstanding the subsequent expiration of such period.

Section 10.2 Indemnification by Purchaser. From and after the Closing, Purchaser shall indemnify, defend and hold harmless each Seller Party, its Affiliates (other than the Transferred Subsidiary), and its directors, officers, shareholders, partners, members, agents, representatives and employees and their heirs, successors and permitted assigns, each in their capacity as such (the "Seller Indemnified Parties") from, against and in respect of any Losses, whether in respect of Third Party Claims, claims between the parties hereto, or otherwise but excluding Indirect Losses (subject to the limitations set forth herein, "Indemnified Losses"), arising out of or related to (a) the breach of or default in the performance by Purchaser of any covenant, agreement or obligation to be performed by Purchaser pursuant to this Agreement after Closing or (b) the Assumed Liabilities.

Section 10.3 Indemnification by Seller. From and after the Closing, Seller shall, jointly and severally, and each of the Other Sellers, severally and solely with respect to its own actions, circumstances and breaches (and solely to the extent such action, circumstance or breach is the cause of such Indemnified Loss), shall indemnify, defend and hold harmless Purchaser and each of its Affiliates, directors, officers, shareholders, partners, members, agents, representatives and employees and their heirs, successors and permitted assigns (the "Purchaser Indemnified Parties" and, together with the Seller Indemnified Parties, the "Indemnified Parties") from, against and in respect of any Indemnified Losses arising out of or related to (a) the breach of or default in the performance by Seller of any covenant, agreement or obligation to be performed by Seller pursuant to this Agreement after Closing or (b) the Excluded Liabilities; provided, however, that from and after the execution and delivery of any BFN Local Transfer Agreement following the acceptance of the relevant BFN Irrevocable Offer, any Liabilities assumed by Purchaser or its designated Foreign Acquisition Entity pursuant to such BFN Local Transfer Agreement shall not be Excluded Liabilities for the purpose of this Section 10.3.

Section 10.4 Indemnification Procedures.

(a) In the event that any written claim or demand for which an indemnifying party (an "Indemnifying Party") may have liability to any Indemnified Party hereunder is asserted against or sought to be collected from any Indemnified Party by a Third Party (a "Third Party Claim"), such Indemnified Party shall promptly, but in no event more than 30 days following such Indemnified Party's receipt of a Third Party Claim, notify the Indemnifying Party in writing of such Third Party Claim (a "Claim Notice"); provided, however, that the failure to give a Claim Notice within 30 days shall affect the rights of an Indemnified Party hereunder only to the extent that such failure has a prejudicial effect on the defenses or other rights available to the Indemnifying Party with respect to such Third Party Claim. The Indemnifying Party shall have 30 days (or such lesser number of days set forth in the Claim Notice as may be required by court proceeding in the event of a litigated matter) after receipt of the Claim Notice (the "Notice Period") to notify the Indemnified Party that it desires to defend the Indemnified Party against such Third Party Claim.

(b) In the event that the Indemnifying Party notifies the Indemnified Party within the Notice Period that it desires to defend the Indemnified Party against a Third Party

Claim, the Indemnifying Party shall have the right to defend the Indemnified Party by appropriate proceedings and shall have the sole power to direct and control such defense at its expense. Once the Indemnifying Party has duly assumed the defense of a Third Party Claim, the Indemnified Party shall have the right, but not the obligation, to participate in any such defense and to employ separate counsel of its choosing. The Indemnified Party shall participate in any such defense at its expense unless (i) the Indemnified Party shall have reasonably concluded that representation of the Indemnified Party's interests by the Indemnifying Party's counsel would be inappropriate due to actual or potential differing interests between them or (ii) the Indemnified Party assumes the defense of a Third Party Claim after the Indemnifying Party has failed to diligently pursue a Third Party Claim it has assumed, as provided in the first sentence of Section 10.4(c), in which case the Indemnifying Party shall pay the expenses of the Indemnified Party's counsel. The Indemnifying Party shall not, without the prior written consent of the Indemnified Party, settle, compromise or offer to settle or compromise any Third Party Claim on a basis that would result in (i) the imposition of a consent order, injunction or decree that would restrict the future activity or conduct of the Indemnified Party or any of its Affiliates, (ii) a finding or admission of a violation of Law (except Tax Law) or violation of the rights of any Person by the Indemnified Party or any of its Affiliates or (iii) any monetary liability of the Indemnified Party that will not be promptly paid or reimbursed by the Indemnifying Party.

(c) If the Indemnifying Party (i) elects not to defend the Indemnified Party against a Third Party Claim, whether by not giving the Indemnified Party timely notice of its desire to so defend or otherwise, (ii) the Third Party Claim seeks injunctive relief that would restrict the future activity or conduct of the Indemnified Party or any of its Affiliates or (iii) after assuming the defense of a Third Party Claim, fails to take reasonable steps necessary to defend diligently such Third Party Claim within ten (10) days after receiving written notice from the Indemnified Party to the effect that the Indemnifying Party has so failed, the Indemnified Party shall have the right but not the obligation to assume its own defense; it being understood that the Indemnified Party's right to indemnification for a Third Party Claim shall not be adversely affected by assuming the defense of such Third Party Claim. The Indemnified Party shall not settle a Third Party Claim without the consent of the Indemnifying Party, which consent shall not be unreasonably withheld, conditioned or delayed. The Party controlling the defense of any Third Party Claim shall, at the reasonable request of the non-controlling party, inform the non-controlling party of the status of such Third Party Claim.

(d) The Indemnified Party and the Indemnifying Party shall cooperate in order to ensure the proper and adequate defense of a Third Party Claim, including by providing access to each other's relevant business records and other documents, and employees; it being understood that the costs and expenses of the Indemnified Party relating thereto shall be Losses.

(e) The Indemnified Party and the Indemnifying Party shall use reasonable best efforts to avoid production of confidential information (consistent with applicable Law), and to cause all communications among employees, counsel and others representing any party to a Third Party Claim to be made so as to preserve any applicable attorney-client or work-product privileges.

Section 10.5 Adjustments to Losses.

(a) Insurance. In calculating the amount of any Loss, the proceeds actually received by the Indemnified Party or any of its Affiliates under any insurance policy or pursuant to any claim, recovery, settlement or payment by or against any other Person in each case relating to the Third Party Claim or the Direct Claim, net of any actual costs, expenses or premiums incurred in connection with securing or obtaining such proceeds, shall be deducted, except to the extent that the adjustment itself would excuse, exclude or limit the coverage of all or part of such Loss. In the event that an Indemnified Party has any rights against a Third Party with respect to any occurrence, claim or loss that results in a payment by an Indemnifying Party under this Article X, such Indemnifying Party shall be subrogated to such rights to the extent of such payment; provided that until the Indemnified Party recovers full payment of the Loss related to any such Direct Claim, any and all claims of the Indemnifying Party against any such Third Party on account of said indemnity payment is hereby expressly made subordinate and subject in right of payment to the Indemnified Party's rights against such Third Party. Without limiting the generality or effect of any other provision hereof, each Indemnified Party and Indemnifying Party shall duly execute upon request all instruments reasonably necessary to evidence and perfect the subrogation and subordination rights detailed herein, and otherwise cooperate in the prosecution of such claims.

(b) Taxes. Any amount of any Loss for which reimbursement or indemnification is provided under Article VI (*Tax Matters*), Article VII (*Employment Matters*) or this Article X shall be (i) decreased by any Tax benefit actually realized as a decrease in Taxes payable by the Indemnified Party (or any Affiliate thereof) as a result of the incurrence or payment of any such Loss (including as a result of the facts, matters, events or circumstances giving rise to such Losses), and (ii) increased by any Tax cost actually incurred as an increase in Taxes payable by the Indemnified Party (or any Affiliate thereof) as a result of the receipt or accrual of the indemnification payment so that the amount received by the Indemnified Party (or Affiliate) is the amount which it would have received had the Tax cost not been incurred. For purposes of this Section 10.5(b), the Seller Parties and Purchaser shall reasonably cooperate in good faith as to the amounts of any adjustments pursuant to (i) and (ii) of the preceding sentence.

(c) Reimbursement. If an Indemnified Party recovers an amount from a Third Party in respect of a Loss that is the subject of indemnification hereunder after all or a portion of such Loss has been paid by an Indemnifying Party pursuant to this Article X, the Indemnified Party shall promptly remit to the Indemnifying Party the excess (if any) of (i) the amount paid by the Indemnifying Party in respect of such Loss, plus the amount received from the Third Party in respect thereof, less (ii) the full amount of Loss.

(d) Mitigation. Each Indemnified Party shall use its commercially reasonable efforts to mitigate any indemnifiable Loss. In the event an Indemnified Party fails to use commercially reasonable efforts to mitigate an indemnifiable Loss, the Indemnifying Party shall have no liability for any portion of such Loss that reasonably would have been avoided had the Indemnified Party made such efforts.

(e) Payments under Schedule A. With respect to any Liability (i) that is an Assumed Liability for which the Seller Indemnified Parties would be entitled to indemnification

under Section 10.2 and (ii) in respect of which Seller or any of its Affiliates has made a payment that is reflected in the calculation of any “Economic True-Up” as described in Schedule A, the Parties agree that no Indemnified Loss shall have been incurred by a Seller Indemnified Party to the extent of such payment.

Article XI

MISCELLANEOUS

Section 11.1 Remedies. No failure to exercise, and no delay in exercising, any right, remedy, power or privilege under this Agreement by any Party will operate as a waiver of such right, remedy, power or privilege, nor will any single or partial exercise of any right, remedy, power or privilege under this Agreement preclude any other or further exercise of such right, remedy, power or privilege or the exercise of any other right, remedy, power or privilege.

Section 11.2 No Third Party Beneficiaries. This Agreement is for the sole benefit of the Parties and their permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other Person any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.

Section 11.3 Consent to Amendments; Waivers. No Party shall be deemed to have waived any provision of this Agreement or any of the other Ancillary Agreements unless such waiver is in writing, and then such waiver shall be limited to the circumstances set forth in such written waiver. This Agreement shall not be amended, altered or qualified except by an instrument in writing signed by all the parties hereto or thereto, as the case may be.

Section 11.4 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors, legal representatives and permitted assigns. No Party may assign any of its rights or delegate any of its obligations or novate any of its rights or obligations under this Agreement, by operation of Law or otherwise, without the prior written consent of the other Party (other than as provided in this Section 11.4). Notwithstanding the foregoing sentence, prior to Closing and following written notice to Seller no later than one (1) Business Day prior to the effective date of the assignment and/or novation, Purchaser shall assign and/or novate all of its rights and obligations under this Agreement, effective at Closing, to one or more direct or indirect wholly-owned Subsidiaries of Purchaser (each such entity, a “Purchaser Required Assign” and such assignment and/or novation, a “Required Transfer”) and shall cause the Purchaser Required Assign to execute and deliver the Ancillary Agreements at Closing; provided, that (a) a Required Transfer does not delay or impede the consummation of the Transactions or impair the rights of any Seller Party under this Agreement or any Ancillary Agreements, (b) a Required Transfer does not result in additional Taxes being imposed on the Seller Parties or being withheld from the Purchase Price payable hereunder and (c) each Purchaser Required Assign shall be jointly and severally liable for all obligations under this Agreement and the Ancillary Agreements. In the event that Purchaser does not deliver prior to the Closing written notice in accordance with the preceding sentence in relation to any of its rights and obligations under this Agreement, the Parties acknowledge and agree that, to the extent consistent with clauses (a), (b) and (c) above in this Section 11.4, Purchaser shall be deemed to have made an assignment of such rights and obligations under the

Agreement, effective at Closing, to Purchaser's wholly-owned subsidiary, KPP Holdco (and KPP Holdco hereby accepts such assignment), and KPP Holdco shall thereafter be the Purchaser Required Assign and such assignment shall be a Required Transfer for all purposes hereunder. For the avoidance of doubt, to the extent that Purchaser does deliver prior to Closing written notice to Seller in relation to any of Purchaser's rights and obligations, the direct or indirect wholly-owned Subsidiary or Subsidiaries of Purchaser named therein shall be the Purchaser Required Assign in relation to such rights and obligations and such assignment shall be a Required Transfer for all purposes hereunder. Following the Required Transfers, a Purchaser Required Assign shall not assign any of its rights or delegate any of its obligations under this Agreement or novate any of its rights or obligations under this Agreement, by operation of Law or otherwise, without the prior written consent of Seller, provided that a Purchaser Required Assign may, following notice in writing to Seller no later than one (1) Business Day prior to the effective date of the assignment, delegation or novation (which notice may be provided with the notice set forth in the first sentence of this Section 11.4), assign, delegate or novate all or some of its rights or obligations under this Agreement to any direct or indirect wholly-owned subsidiary of a Purchaser Required Assign (each such entity a "Purchaser Permitted Assign") and together with each Purchaser Required Assign, a "Purchaser Assign", and each such assignment, delegation or novation a "Permitted Transfer"; provided, further, that (x) all Purchaser Required Assigns remain jointly and severally liable with such Purchaser Permitted Assignee for all obligations of the Purchaser Required Assigns under this Agreement, (y) such Permitted Transfer does not delay or impede the consummation of the Transactions or impair the rights of any Seller Party under this Agreement or any Ancillary Agreements and (z) such Permitted Transfer does not result in additional Taxes being imposed on the Seller Parties or being withheld from the Purchase Price payable hereunder. Any attempted or purported assignment in violation of this Section 11.4 shall be null and void. Notwithstanding anything contained in this Section 11.4 to the contrary, any obligation of any Party to the other Party under this Agreement, which obligation is performed, satisfied or fulfilled completely by an Affiliate of such first Party, other than as a result of a Required Transfer or a Permitted Transfer, shall be deemed to have been performed, satisfied or fulfilled by such Party. The Parties agree that, notwithstanding anything else set forth in this Section 11.4 or in Section 5.6(a), Purchaser, rather than a Purchaser Assign, on Closing may enter into the Trademark License Agreements (or thereafter assign, novate or otherwise transfer the Trademark License Agreements to Purchaser or New Pension Plan or an Affiliate of New Pension Plan) and satisfy such part of the Purchase Price as is allocated to the Trademark License Agreements (in each case on its own behalf) with the consent of Seller, not to be unreasonably withheld, conditioned or delayed.

Section 11.5 Governing Law; Submission to Jurisdiction; Waiver of Jury Trial.

(a) Any questions, claims, disputes, remedies or Actions arising from or related to this Agreement, and any relief or remedies sought by any Parties, shall be governed exclusively by the Laws of the State of New York applicable to contracts made and to be performed in such state and without regard to the rules of conflict of Laws of any other jurisdiction.

(b) To the fullest extent permitted by applicable Law, each Party: (i) agrees that any claim, action or proceeding by such Party seeking any relief whatsoever arising out of, or in connection with, this Agreement or the Transactions shall be brought only in the

Bankruptcy Court, if brought prior to the entry of a final decree closing the Bankruptcy Cases, and in the Federal Courts in the Southern District of New York and the state courts of the State of New York, County of New York (collectively, the "New York Courts"), if brought after entry of a final decree closing the Bankruptcy Cases, and shall not be brought, in each case, in any other court in the United States of America; (ii) agrees to submit to the jurisdiction of the Bankruptcy Court and the New York Courts, as applicable, pursuant to the preceding clause (a) and this clause (b) for purposes of all legal proceedings arising out of, or in connection with, this Agreement or the Transactions; (iii) waives and agrees not to assert any objection that it may now or hereafter have to the laying of the venue of such Action brought in any such court or any claim that any such Action brought in such court has been brought in an inconvenient forum; (iv) agrees that the mailing of process or other papers in connection with any such Action or proceeding in the manner provided in Section 11.6 or any other manner as may be permitted by Law shall be valid and sufficient service thereof; and (v) agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in any other jurisdictions by suit on the judgment or in any other manner provided by applicable Law.

(c) EACH PARTY HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY. EACH PARTY (I) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (II) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT, AS APPLICABLE, BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION 11.5(c).

Section 11.6 Notices. All demands, notices, communications and reports provided for in this Agreement shall be in writing and shall be either sent by facsimile transmission with confirmation to the number specified below or personally delivered or sent by reputable overnight courier service (delivery charges prepaid) to any Party at the address specified below, or at such address, to the attention of such other Person, and with such other copy, as the recipient Party has specified by prior written notice to the sending Party pursuant to the provisions of this Section 11.6.

If to Seller, to:

Eastman Kodak Company
343 State Street
Rochester, New York 14650-0218
Attention: General Counsel
Telephone: (585) 724-9549
Facsimile: (585) 724-1089

with a copy to:

Sullivan & Cromwell LLP
125 Broad Street
New York, New York 10004-2498
Attention: Andrew G. Dietderich
Stephen M. Kotran
Telephone: (212) 558-4000
Facsimile: (212) 558-3588

and a copy to:

Nixon Peabody LLP
1100 Clinton Square
Rochester, New York 14604
Attention: Deborah J. McLean
Telephone: (585) 263-1687
Facsimile: (866) 666-0233

If to Purchaser, to:

KPP Trustees Limited
c/o Ben Harris, Secretary of the Trustee
Aon Hewitt
Verulam Point
Station Way
St. Albans AL1 5HE
Attention: Ben Harris
Telephone: +44 1727 888 523
Facsimile: +44 1372 845 029

and

Ross Trustees Limited
FAO: Steven Ross
Davidson House
Forbury Square
Reading
Surrey RG1 3EU
Attention: Steven Ross
Telephone: +44 1189 001 323

with a copy to:

Hogan Lovells US LLP
875 3rd Avenue
New York, New York 10022
Attention: Christopher R. Donoho, III
Michael J. Silver
Telephone: (212) 918-3000
Facsimile: (212) 918-3100

and a copy to:

Hogan Lovells International LLP
Atlantic House, Holborn Viaduct
London EC1A 2FG, United Kingdom
Attention: Katie Banks
Telephone: + 44 20 7296 2000
Facsimile: + 44 20 7296 2001

Any such demand, notice, communication or report shall be deemed to have been given pursuant to this Agreement when delivered personally, when confirmed if by facsimile transmission, or on the second (2nd) calendar day after deposit with a reputable overnight courier service (or when actually delivered, if earlier), as applicable.

Section 11.7 Exhibits; Seller Disclosure Schedules.

(b) The Seller Disclosure Schedule and the Exhibits attached hereto constitute a part of this Agreement and are incorporated into this Agreement for all purposes as if fully set forth herein.

(c) The disclosure of any matter in one section or subsection of the Seller Disclosure Schedule, as applicable, shall not be deemed to be a disclosure for any other section or subsection of the Seller Disclosure Schedule unless either (i) (x) it is readily apparent on the face of such disclosure (and without reference to the contents of any Contract or document or other materials referenced in such disclosure) that such matter is pertinent to another section or subsection of the Seller Disclosure Schedule and (y) such disclosure is only with respect to Article III, in which case such disclosure shall only modify other disclosure with respect to Article III, or (ii) an express cross-reference to such matter in such section or subsection of the Seller Disclosure Schedule is contained in such other section or subsection of the Seller Disclosure Schedule. The mere inclusion of any item in any section or subsection of the Seller Disclosure Schedule as an exception to any representation or warranty or otherwise shall not be deemed to constitute an admission by Seller or Purchaser, as applicable, or to otherwise imply, that any such item has had or is reasonably likely to have a Material Adverse Effect or otherwise represents an exception or material fact, event or circumstance for the purposes of this Agreement, or that such item meets or exceeds a monetary or other threshold specified for disclosure in this Agreement. The sections or subsections of the Seller Disclosure Schedule are arranged in sections corresponding to the numbered and lettered sections and subsections of this Agreement. Matters disclosed in any section or subsection of the Seller Disclosure Schedule are not necessarily limited to matters that are required by this Agreement to be disclosed therein.

Such additional matters are set forth for informational purposes only and do not necessarily include other matters of a similar nature or impose any duty or obligation to disclose any information beyond what is required by this Agreement, and disclosure of such additional matters shall not affect, directly or indirectly, the interpretation of this Agreement or the scope of the disclosure obligations hereunder. The reference to any Contract or other documents or materials in any section or subsection of the Seller Disclosure Schedule shall be deemed to include all terms and conditions of, and schedules and annexes to, such Contract or other document or materials that have been made available to Seller and its representatives or Purchaser and its representatives, as applicable. Headings inserted in the sections or subsections of the Seller Disclosure Schedule are for convenience of reference only and shall to no extent have the effect of amending or changing the express terms of the sections or subsections as set forth in this Agreement.

Section 11.8 Counterparts. This Agreement may be executed in any number of counterparts, each such counterpart being deemed to be an original instrument, and all such counterparts shall together constitute one and the same agreement.

Section 11.9 Severability. The provisions of this Agreement shall be deemed severable and the invalidity or unenforceability of any provision shall not affect the validity or enforceability of the other provisions hereof. If any provision of this Agreement, or the application thereof to any Person or any circumstance, is invalid or unenforceable, (a) a suitable and equitable provision shall be substituted therefor in order to carry out, so far as may be valid and enforceable, the intent and purpose of such invalid or unenforceable provision and (b) the remainder of this Agreement and the application of such provision to other Persons or circumstances shall not be affected by such invalidity or unenforceability, nor shall such invalidity or unenforceability affect the validity or enforceability of such provision, or the application thereof, in any other jurisdiction.

Section 11.10 Entire Agreement. This Agreement, the Ancillary Agreements and the Confidentiality Agreement set forth the entire understanding of the Parties relating to the subject matter thereof, and all prior or contemporaneous understandings, agreements, representations and warranties, whether written or oral, are superseded by this Agreement, the Ancillary Agreements and the Confidentiality Agreement, and all such prior or contemporaneous understandings, agreements, representations and warranties are hereby terminated. In the event of any irreconcilable conflict between this Agreement and any of the other Ancillary Agreements or the Confidentiality Agreement, the provisions of this Agreement shall prevail, regardless of the fact that certain other Ancillary Agreements may be subject to different governing Laws.

Section 11.11 Availability of Equitable Relief. The Parties agree that irreparable damage would occur in the event that any of the provisions of this Agreement were not performed in accordance with their specific terms or were otherwise breached. Accordingly, each of the Parties shall be entitled to equitable relief to prevent or remedy breaches of this Agreement, without the proof of actual damages, including in the form of an injunction or injunctions or Orders for specific performance in respect of such breaches. Each Party agrees to waive any requirement for the security or posting of any bond in connection with any such equitable remedy. Each Party further agrees that the only permitted objection that it may raise in response to any action for equitable relief is that it contests the existence of a breach or threatened breach of the provisions of this Agreement.

Section 11.12 Bulk Sales Laws. Subject to the entry of the Settlement and Sale Order, each Party waives compliance by the other Party with any applicable bulk sales Law.

Section 11.13 Joint Negotiation. The Parties have participated jointly in negotiating and drafting this Agreement. In the event that an ambiguity or a question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties, and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any provision of this Agreement.

Section 11.14 Headings. The table of contents and headings herein are for convenience of reference only, do not constitute part of this Agreement and shall not be deemed to limit or otherwise affect any of the provisions hereof.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Parties have duly executed this Amended and Restated Stock and Asset Purchase Agreement as of the date first written above.

EASTMAN KODAK COMPANY, AS DEBTOR-IN-POSSESSION

By: /s/ Patrick M. Sheller

Name: Patrick M. Sheller

Title: Senior Vice President, General Counsel, Secretary, and
Chief Administrative Officer

[Signature Page to Amended and Restated Stock and Asset Purchase Agreement]

QUALEX INC., AS DEBTOR-IN-POSSESSION

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

[Signature Page to Amended and Restated Stock and Asset Purchase Agreement]

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

[Signature Page to Amended and Restated Stock and Asset Purchase Agreement]

**KPP TRUSTEES LIMITED, AS TRUSTEE FOR THE KODAK
PENSION PLAN OF THE UNITED KINGDOM**

By: /s/ Steven Ross

Name: Steven Ross

Title: Chairman

[Signature Page to Amended and Restated Stock and Asset Purchase Agreement]

**KPP HOLDCO LIMITED, SOLELY FOR THE PURPOSES OF
SECTION 11.4**

By: /s/ Steven Ross

Name: Steven Ross

Title: Chairman

[Signature Page to Amended and Restated Stock and Asset Purchase Agreement]

Schedule I – Closing Date Transactions

Prior to the Closing Date:

- (a) The amount of the Cash Price to be paid by a Purchaser Assign (in accordance with step (d) below) shall be made available by Purchaser to such Purchaser Assign (via other entities, if applicable) no later than one business day prior to the Closing Date from Purchaser assets.
- (b) Any KPP Notes (as defined below) which are to be delivered to Seller by a Purchaser Assign (in accordance with step (g) below) shall be issued by Purchaser to such Purchaser Assign or issued to another Purchaser subsidiary for onward assignment (via other Purchaser subsidiaries, if applicable) to such Purchaser Assign no later than one business day prior to the Closing Date.

On the Closing Date:

- (c) KL shall pay to Purchaser, in cash an amount equal to between \$120 million and \$300 million (the “KL Cash”) to be applied as (i) payment of the due and unpaid 2012 and 2013 Annual Contributions and (ii) mutually agreed prepayments of the 2014 Annual Contribution and/or other payment obligations of KL to Purchaser under the KPP Recovery Plan and KPP Schedule of Contributions. KL shall source the KL Cash from cash on hand and/or withdrawals from its deposits at KIFL. The amount to be paid by KL and KIFL will leave both companies with prudent minimum liquidity for operations after the Closing Date, recognizing that all Purchaser-related liabilities will be extinguished. Seller shall inform Purchaser of the amount of the KL Cash no later than the fifth business day prior to the Closing Date. The amount of the KL Cash to be paid by a Purchaser Assign (in accordance with step (d) below) shall be made available by Purchaser to such Purchaser Assign (via other Purchaser subsidiaries, if applicable) from the KL Cash paid by KL pursuant to this step (c).
- (d) Purchaser Assign(s) shall pay to Seller (1) (subject to (e) below) the Cash Price, being a portion of the Purchase Price from Purchaser assets made available to such Purchaser Assign(s) in accordance with (a) above and (2) an amount in cash equal to the amount of the KL Cash, being a portion of the Purchase Price made available to such Purchaser Assign(s) in accordance with (c) above.
- (e) KIFL shall issue to the EKC Subsidiary the KIFL Deferred Closing Notes, which notes shall be guaranteed by Seller and shall be transferred to the Purchaser Assign in return for part of the Cash Price. The KIFL Deferred Closing Notes shall have the Closing Date as their issue date and shall not bear interest.
- (f) At Seller’s direction, some of the cash paid by Purchaser Assign(s) in accordance with (d) above may be paid to non-US subsidiaries and (if applicable) the EKC Subsidiary that are selling assets in the transaction, including KL, in accordance with the Purchase Price Allocation Schedule or Section 2.2(c).
- (g) Purchaser Assign(s) shall pay the remaining portion of the Purchase Price by delivering to Seller a note or notes payable from Purchaser of an amount in

aggregate equal to any remaining portion of the Purchase Price (the "KPP Notes"). The KPP Notes will not bear interest and will be settled on the Closing Date after giving effect to the other transactions contemplated hereby. Purchaser would not be required to make any cash payment on the KPP Notes because the settlement of the KPP Notes would be by way of setoff against the obligations of KL to Purchaser under the KPP Recovery Plan and KPP Schedule of Contributions, as explained in (h) below.

- (h) Seller shall receive the KPP Notes and immediately sell them to KL in exchange for (i) any remaining excess cash at KL (leaving KL with prudent minimum liquidity for operations after the Closing Date) and (ii) a receivable from KL bearing interest at a market rate.¹
- (i) KL shall receive the KPP Notes and immediately deliver them to Purchaser as settlement, by way of setoff, of an equal amount of outstanding payment obligations under the KPP Recovery Plan and KPP Schedule of Contributions. Purchaser shall then cancel the KPP Notes.
- (j) The Parties shall take all other actions to be taken at Closing under the Stock and Asset Purchase Agreement on the Implementation Date under the Settlement Agreement.
- (k) Closing shall have occurred.
- (l) The regulated apportionment arrangement and discharge of KL's liabilities to Purchaser contemplated by the RAA Deed shall become effective. All remaining obligations under the KPP shall be assumed by an entity, originally set up by Purchaser but not held by Purchaser at such time, in accordance with that certain Deed of Amendment and Adherence dated the date of this Agreement and the RAA Deed. Such assumption shall not be treated by the Parties as part of the Purchase Price.
- (m) The remaining provisions of the Settlement Agreement shall become effective. All remaining obligations of KL under the KPP Recovery Plan and KPP Schedule of Contributions shall be cancelled in exchange for the issuance by KL to Purchaser of a small amount of ordinary shares of KL. The market value of the ordinary shares shall be low and shall not in any circumstances be equal to or greater than 5% of the total of the cash sums and the market value of the net assets held for the purpose of KPP. Such cancellation shall be treated by the Parties as a release of KL's obligations in exchange for the ordinary shares and will not be treated by the Parties as part of the Purchase Price. Shares issued to Purchaser would be a separate class from the shares held by Seller, and would not be voting.
- (n) In recognition of the settlement and cancellation of KL's obligations to Purchaser pursuant to the foregoing transactions and the regulated apportionment arrangement

¹ The KL receivable to EKC is expected to survive the Closing Date, except as EKC and KL otherwise agree.

(see (l) above), KL will have no further obligations to Purchaser and therefore Seller will have no further obligations to make sure KL has sufficient assets to pay Purchaser under the Guaranty and the Guaranty will be cancelled. Purchaser shall withdraw the KPP Claims and KL shall withdraw its claims against Seller with prejudice.

Schedule II: Contingent Purchase Price Adjustment

II-A Definitions

All defined terms not referenced herein have the meaning given to such terms in the Stock and Asset Purchase Agreement.

“Control” means, with respect to any Person, (a) beneficial ownership (within the meaning of rule 13d-3 of the United States Securities and Exchange Commission under the Securities Exchange Act of 1934), directly or indirectly, of more than 50% of the Voting Stock of such Person on a fully-diluted basis, (b) the power to appoint a majority of the directors, managers or other governing body of such Person and (c) the power to direct the management and affairs of such Person.

“Cumulative Actual Adjusted EBITDA” means, for any period:

(a) consolidated net income for such period,

(b) plus, without duplication and to the extent deducted in determining consolidated net income, the sum of:

(i) interest expense for such period,

(ii) income tax expense for such period,

(iii) depreciation expense for such period,

(iv) amortization expense (including with respect to intangibles) for such period,

(v) deferred financing fees (and any writeoffs thereof) for such period,

(vi) any extraordinary and nonrecurring expenses or losses during such period,

(vii) any loss or expense from discontinued operations or discontinued business lines and loss or expense on disposal of discontinued operations or discontinued business or disposal, revaluations and impairments of assets, lines during such period,

(viii) any non-cash charges or expenses, including, but not limited to, asset writeoffs or writedowns; provided, that to the extent any such non-cash charges represent an accrual or reserve for potential cash items in any future period, any cash payment made in respect thereof in a future period shall be subtracted from Cumulative Actual Adjusted EBITDA for such future period to such extent,

(ix) pension, equity awards, other post-employment benefits expense and any actuarial differences during such period and any non-cash compensation expense realized during such period from grants of stock appreciation rights or similar rights, stock options or other rights to directors, officers or employees, except, for the avoidance of doubt, such add-back shall not include any ongoing service expenses for pension and other post-retirement and employee benefit plans,

(x) any non-cash loss on foreign exchange during such period arising on the retranslation of foreign operations for consolidation purposes,

(xi) fees, costs and expenses (including (i) fees, costs and expenses related to legal, financial and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) regulatory and other filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) incurred during such period in connection with the negotiation and funding of this transaction, and, in each case, any transaction (including any financing or disposition) or litigation related thereto, in each case, regardless of whether initially incurred by the company or paid by the company to reimburse others for such fees, costs and expenses, except for the avoidance of doubt, ongoing professional and compliance fees (such as audit, accountancy, tax, legal etc) incurred in the ordinary course of business will not be adjusted,

(xii) any non-cash loss relating to hedge agreements during such period,

(xiii) corporate restructuring charges (including retention, severance, contract termination costs, plant closure or consolidation costs, employee relocation and business optimization expenses) incurred during such period, net off the reversal of any provisions for the costs of restructuring,

(xiv) deferred costs for Retail Systems Solutions commercial capital (including both equipment costs and payments to customers to offset the cost to improve the store physical location) in such period, and

(xv) all management fees, intellectual property or trademark licensing fees or other fees or expenses paid or liabilities incurred to the KPP or any affiliate of the KPP,

(c) minus, without duplication and to the extent included determining consolidated net income:

(i) interest income for such period,

(ii) pension and other post-employment benefits income and credit during such period, to the extent that such income arises from return on scheme assets, changes in actuarial assumptions or structural changes to the pension or other employee benefit schemes,

(iii) any non-cash gains on foreign exchange during such period,

(iv) any extraordinary income or gains or non-recurring income during such period,

(v) any non-cash gain relating to hedge agreements for such period,

(vi) any income or gain from discontinued operations or discontinued business lines and any income or gain on disposal of discontinued operations or discontinued business lines or disposal, revaluations and impairments of assets, in each case for such period, and

(vii) any other non-cash income (other than the accrual of revenue in the ordinary course of business) for such period excluding any non-cash gain to the extent it represents the reversal of an accrual or reserve for a potential cash item that reduced Cumulative Adjusted Actual EBITDA in any prior period,

in each case, as applicable, as calculated in accordance with the Cumulative Actual EBITDA Principles. For the avoidance of doubt, the Cumulative Actual EBITDA of the Business shall be the Cumulative Actual EBITDA of the entire Business, including both the portions of the Business that have been transferred to Purchaser at the Closing and any portions of the Business that continue to be operated by the Seller Parties prior to any Deferred Closing.

“Cumulative Actual EBITDA Principles” means (x) the accounting principles, bases, practices and estimation techniques that are consistent with the same accounting policies, principles, bases, practices and estimation techniques used in preparing the Audited Carveout Financial Statements and (y) subject to the preceding clause (x), US GAAP as in force on 31 December 2012 applied consistently and on a going concern basis.

“Cumulative Target Adjusted EBITDA” means, for any Measurement Date, the amount set forth opposite such Measurement Date on Schedule II-B.

“Early Termination Event” means (a) Parent ceasing to Control one or more Purchaser Required Assigns that, together, hold, directly or indirectly, all or substantially all the assets of the PI Business and all or substantially all of the DI Business, (b) Parent or Purchaser Required Assigns under Parent’s Control, ceasing to own, directly or indirectly, all beneficial right, title and interest in all Transferred Assets relevant to the determination of Cumulative Actual Adjusted EBITDA (other than as a result of a Permitted Transaction), (c) any Extraordinary Transaction (other than a Permitted Transaction) or (d) any Insolvency Event with respect to (i) Parent, (ii) a Purchaser Required Assign or (iii) any Person under the Control of a Purchaser Required Assign which owns or operates a material portion of the Transferred Assets.

“Extraordinary Transaction” means (a) any sale, disposition or transfer of assets or property in or relating to the Business (other than *de minimis* assets or property) by any Purchaser Required Assign or any Person Controlled by any Purchaser Required Assign outside of the ordinary course of business, (b) any acquisition of assets or businesses by any Purchaser Required Assign or any Person Controlled by a Purchaser Required Assign that, if held by a separate corporate entity, would render that entity a “significant subsidiary” of any Purchaser Required Assign or any Person Controlled by a Purchaser Required Assign for purposes of Regulation S-X of the United States Securities and Exchange Commission, or (c) any merger, reorganization, recapitalization, non-cash distribution or other extraordinary corporate event affecting a Purchaser Required Assign or any Person Controlled by a Purchaser Required Assign.

“Insolvency Event” means, with respect to any Person, that (a) such Person is insolvent, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors or (b) such Person, is the subject of a bankruptcy, insolvency, reorganization, liquidation, winding up or similar proceeding, or a receiver, interim receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Person, or any of their respective assets or properties.

“Measurement Date” means each of December 31, 2015, December 31, 2016, December 31, 2017 and December 31, 2018.

“Measurement Period” means, with respect to any Measurement Date, the period commencing on the Measurement Period Start Date and ending on such Measurement Date, taken as a single period.

“Measurement Period Start Date” means (a) September 1, 2013, if Closing occurs as of a date on or prior to September 3, 2013 and (b) October 1, 2013, if Closing occurs as of a date after September 3, 2013.

“Parent” means Purchaser, or if Control of the Business is transferred to New Pension Plan, New Pension Plan.

“Payment Cap” means, for any Measurement Date, the amount set forth opposite such Measurement Date on Schedule II-B.

“Permitted Transaction” means any Extraordinary Transaction that either (a) would not adversely affect Cumulative Actual Adjusted EBITDA in any Measurement Period or (b) for which an equitable adjustment is made to the scheduled Cumulative Adjusted EBITDA for each then unexpired Measurement Period, which adjustment has been reasonably agreed by Seller and Purchaser.

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

II-B Cumulative Target Adjusted EBITDA and Payment Caps

<u>Measurement Date</u>	<u>Cumulative Target Adjusted EBITDA if Measurement Period Start Date is September 1, 2013</u>	<u>Cumulative Target Adjusted EBITDA if Measurement Period Start Date is October 1, 2013</u>	<u>Payment Cap</u>
December 31, 2015	\$ 372 million	\$ 362 million	\$ 4 million
December 31, 2016	\$ 549 million	\$ 539 million	\$ 7 million
December 31, 2017	\$ 736 million	\$ 726 million	\$10 million
December 31, 2018	\$ 923 million	\$ 913 million	\$14 million

II-C Contingent Purchase Price Adjustment

(a) No later than 120 days after each Measurement Date, or as soon thereafter as commercially practicable, Parent shall prepare in good faith and deliver to Seller a statement (the "Adjusted EBITDA Statement") that sets forth Parent's calculation of Cumulative Actual Adjusted EBITDA of the Business for the Measurement Period, prepared in accordance with the Cumulative Adjusted EBITDA Principles, together with audited financial statements of the Business for each year in the Measurement Period.

(b) Thereafter, at the request of Seller, Parent shall give Seller reasonable access during normal business hours to Parent's working papers and any working papers of Parent's independent accountants relating to the preparation of the Adjusted EBITDA Statement, as well as the books and records of Parent that relate to the Business that are relevant to Parent's calculation of Cumulative Actual Adjusted EBITDA of the Business; provided, however, that the independent accountants of Parent shall not be obligated to make any working papers available to Seller unless and until Seller has signed a customary confidentiality and hold harmless agreement relating to such access to working papers in form and substance reasonably acceptable to such independent accountants. In addition, Parent shall make its representatives responsible for and knowledgeable about the information used in, and the preparation and calculation of, the Adjusted EBITDA Statement, reasonably available to answer questions with respect to the contents of the Adjusted EBITDA Statement and Parent's calculation of Cumulative Actual Adjusted EBITDA of the Business.

(c) Seller shall be entitled to dispute the calculation of the Cumulative Actual Adjusted EBITDA of the Business set forth in the Adjusted EBITDA Statement if it delivers a written notice (an "Objection Notice") to Parent within 60 days after delivery of the Adjusted EBITDA Statement (the "Objection Period"). The Objection Notice shall contain a reasonably detailed description of any changes that Seller proposes to be made to the calculation of the Cumulative Actual Adjusted EBITDA of the Business set forth in the Adjusted EBITDA Statement. If Seller does not deliver an Objection Notice to Parent within the Objection Period, Seller shall not be entitled to dispute the calculation of Cumulative Actual Adjusted EBITDA of the Business set forth in the Adjusted EBITDA Statement, which shall be final and binding on each of the Parties.

(d) If Seller delivers an Objection Notice to Parent within the Objection Period, Seller and Parent shall attempt in good faith to agree upon the amount of the Cumulative Actual Adjusted EBITDA of the Business during the period commencing on the date of delivery of the Objection Notice and ending 30 days thereafter (the "Negotiation Period"). If Seller and Parent agree in writing on the Cumulative Actual Adjusted EBITDA of the Business (whether such amounts are the same as or different from the amounts set forth in the Adjusted EBITDA Statement) during the Negotiation Period, the Cumulative Actual Adjusted EBITDA of the Business shall be the amount agreed upon by the Parties.

(e) If Seller and Parent do not agree in writing on the Cumulative Actual Adjusted EBITDA of the Business prior to the expiration of the Negotiation Period, each Party shall (A) jointly engage a firm of independent public accountants as mutually agreed upon by Parent and Seller (the "Accounting Arbiter") and (B) submit to the Accounting Arbiter, not later

than 30 days after the end of the Negotiation Period, a statement containing its calculation of the items in dispute (each, an “Arbiter Statement”), which shall include only those items set forth in the Objection Notice that remain in dispute at the expiration of the Negotiation Period. The Accounting Arbiter, acting as an expert and not as an arbitrator, shall make a final and binding determination as to all matters in dispute as promptly as practicable after its appointment. In determining the proper amount of the Cumulative Actual Adjusted EBITDA of the Business, the Accounting Arbiter shall be bound by the terms of this Schedule II and may not increase the amount of any item in dispute above the highest amount set forth in the Arbiter Statement nor decrease any such amount below the lowest amount set forth in the Arbiter Statement. The Accounting Arbiter shall not review any line items or make any determination with respect to any matter other than those matters set forth in the Arbiter Statement. The Accounting Arbiter shall send its written determination of the Cumulative Actual Adjusted EBITDA of the Business to Seller and Parent, and such determination and calculation shall be final and binding on the Parties, absent fraud or manifest error. The fees and expenses of the Accounting Arbiter shall be borne by Parent and Seller in inverse proportion to the dollar amount of the items in dispute set forth in the Arbiter Statements as to which such Party prevails in the accounting arbitration, which proportionate allocations shall also be determined by the Accounting Arbiter at the time it renders its determination on the merits of the matters in dispute. The Accounting Arbiter may not award damages, interest or penalties to any party with respect to any matter.

(f) Once a final and binding determination of the Cumulative Actual Adjusted EBITDA of the Business has been made with respect to any Measurement Date in accordance with the applicable provisions of this Schedule II: (i) if Cumulative Actual Adjusted EBITDA of the Business exceeds Cumulative Target Adjusted EBITDA of the Business for the applicable Measurement Period, then Seller shall not be required to make any payment to Parent; and (ii) if Cumulative Actual Adjusted EBITDA of the Business is less than Cumulative Target Adjusted EBITDA of the Business for the applicable Measurement Period, Seller shall pay to Parent an amount equal to (A) 50% of (I) Cumulative Target Adjusted EBITDA of the Business for such Measurement Period minus (II) Cumulative Actual Adjusted EBITDA of the Business for such Measurement Period, less (B) any payments previously made by Seller pursuant to Section 2.7 of the Agreement and this Schedule II-D with respect to previous Measurement Dates; provided that Seller shall not be obligated to make any payment hereunder with respect to any Measurement Date in excess of the Payment Cap for such Measurement Date.

(g) Any payment required to be made pursuant to this Schedule II-C shall be made no later than thirty (30) days after a final and binding determination of the Cumulative Actual Adjusted EBITDA of the Business for the relevant Measurement Period has been made in accordance with the applicable provisions of this Schedule II in immediately available funds to such account or accounts as is designated in writing by Parent.

(h) Notwithstanding anything contained in this Schedule II-C to the contrary, if an Early Termination Event occurs, then Seller shall not be required to make any payment with respect to any Measurement Date occurring after such Early Termination Event.

Economic Benefit Determination and Payment and Deferred Closing Payment Procedures

Capitalized terms used herein have the meaning set forth in the Amended and Restated Stock and Asset Purchase Agreement, dated August 30, 2013 (the "Agreement").

On the Closing Date, the Deferred Closing Assets and the Deferred Closing Liabilities will not be transferred to, or assumed by, Purchaser or the Purchaser Assigns under the Agreement but instead will be retained by the applicable Seller Parties until transferred to and assumed by Purchaser or the Purchaser Assigns later on the applicable Deferred Closing Date.

To enable an operationally practical and effective model during the Delay Period (as defined below), the TMM Assets and the TMM Liabilities will not be transferred on the Closing Date and shall instead be transferred on the TMM End Date. A toll manufacturing model (the "TM Model") will be established between the appropriate Purchaser Assign(s) and the appropriate Seller Party during the period from the Closing Date to the TMM End Date, with pricing based on Purchaser's labor and burden incurred to perform the value added work performed under the TM Model. Reference the applicable Ancillary Agreements for details on the operating principles of the TM Model. The period between the Closing Date and the Final Deferred Closing Date is referred to as the "Delay Period".

During the Delay Period, the economic equivalent of the transfer of ownership of the portion of the Business operated by the Deferred Closing Seller Entities shall be allocated between the Parties as if such transfer had occurred on the Closing Date (the "Economic True-Up"). The Economic True-Up shall operate in accordance with the following principles:

- (1) The Economic True-Up shall apply to the portion of the Business operated by a Deferred Closing Seller Entity until such time as a Deferred Closing occurs with respect to the portion of the Business conducted by a Deferred Closing Seller Entity.
- (2) The Economic True-Up shall reflect the TM Model and also include adjustments to reflect the provision of products between the Parties under long term commercial agreements at the price defined in such agreements.
- (3) The Economic True-Up shall incorporate the profits and change in net assets of a Seller Subsidiary to the extent such profits are derived by or change in net assets pertains to such Seller Subsidiary as a result of a "commissionaire" relationship (or similar principal/agent relationship) between the Seller Subsidiary and the Deferred Closing Seller Entity (defined below).
- (4) The Economic True-Up shall include earnings after taxes and change in net assets of the Business for each Deferred Closing Seller Entity (including incorporating items (2) and (3) above)(on a stand alone basis) beginning with Sept 1, 2013 through the applicable Deferred Closing Date for the portion of the Business conducted by the Deferred Closing Seller Entity.

(5) Deferred Closings shall occur (or be deemed to occur) on the dates and times set forth in Section 2.9 of the Agreement.

(6) The Economic True-Up will be derived from the financial results, as reported in the Deferred Closing Seller Entity financial statements, which are a component of the audited financial statements of Seller. The financial statements shall be carve-out financials for the portion of the Business conducted by the Deferred Closing Seller Entity, calculated in accordance with the historical accounting policies, principles, bases, practices and estimate techniques used to produce the audited financial statements of the applicable Other Seller or Transferred Subsidiary to which the Business in a Deferred Closing Country relates (a "Deferred Closing Seller Entity"), and reflecting the Transferred Assets, Transferred Liabilities, Excluded Assets, Excluded Liabilities of the Deferred Closing Seller Entity, and including exceptions as identified in the Notes below. The basis of the calculation will be the reported Earnings from Operations of the Business ("EFO") adjusted for the change in net assets of the Business, as reported in Seller's US GAAP reported statutory accounts in BPC (Seller's corporate consolidation reporting system). The change in net assets for the portion of the Business conducted by a Deferred Closing Seller Entity will be measured based on an opening carve-out balance sheet of the Business for the Deferred Closing Seller Entity as at Sept 1, 2013 as compared to a closing carve-out balance sheet of the Business for the Deferred Closing Seller Entity as of the applicable Deferred Closing Date for the portion of the Business operated by the Deferred Closing Seller Entity. Certain adjustments to such carve-out financial statements of the Business will be made in order to capture components of the Transaction that are not reflected in the reported financial statements for the Deferred Closing Seller Entities used to derive the carve-out financial statements, as described in the calculation below and the notes thereto. These calculations will be based on the Deferred Closing Seller Entity financial statements translated to USD, per BPC.

The Economic True-Up calculation will take the following form:

		<u>Notes</u>
Reported EFO by Deferred Closing Seller Entity, post 9/1/2013	\$xxx	1
Add: Restructuring expense	\$xxx	2
Adjusted EFO	\$xxx	
Less: Tax provision (see note regarding tax rate by delayed country)	\$xxx	3
Adjusted EFO, After Taxes	\$xxx	
<i>Change in Net Assets by Deferred Closing Seller Entity</i>		4
Change in Accounts Receivable	\$xxx	4
Change in Inventory	\$xxx	4
Change in other current and long term assets	\$xxx	4
Change in Accounts Payable	\$xxx	4
Change in other current and long term liabilities	\$xxx	4
Total change in Net Assets (by country)	\$xxx	
<i>Economic Benefit Principle Adjustments:</i>		
Add: Funding provided by Purchaser (or Purchaser Assign) for capital projects	\$xxx	5
Less: Seller to Purchaser (or Purchaser Assign) Long term supply agreement price vs. cost adjustment	\$xxx	6
Add: Purchaser (or Purchaser Assign) to Seller Long term supply agreement price vs. cost adjustment	\$xxx	6
Less: Workers compensation claims, legal claims, and other contingent claims	\$xxx	7
Economic Benefit (Detriment)	\$xxx	

Notes:

1. Reported EFO: The reported EFO will be sourced from BPC. For the avoidance of doubt:
 - a. Reported EFO excludes the following:
 - i. Depreciation and intangible amortization
 - ii. Corporate global function allocations reported as corporate SGA, advertising, or R&D and other allocations not directly in support of running the Business
 - b. Reported EFO includes the following:
 - i. Costs for Transferred Employees, including the cost of employee benefits at the defined benefit rate that was within the Delayed Closing Entity
 - ii. Products included in long term supply agreements (see Ancillary Agreements), reflected at cost
 - iii. Allocations for costs that are incurred in a Deferred Closing Seller Entity that are directly in support of running the Business and are not included in Statements of Work under the Transition Services Agreement. This includes primarily distribution and warehousing expense, warranty expense, and service expense. Allocations to the Business will be based on the historical allocation metrics within each Deferred Closing Seller Entity for the relevant cost category, subject to periodic review for reasonableness.
 - iv. Deferred Closing Seller Entities will have statements of work and reverse statements of work accruing payments to Seller and payments to Purchaser (or Purchaser Assigns). These settlements will be reflected in the EFO within the Economic True-Up calculation to the extent they have not already been paid by Purchaser (or a Purchaser Assign) or a Seller Party, respectively.
 - v. Cost of goods sold (and cost of inventory) will be reflected using historical practices and established bills of material, including variances against standard costs.
2. Restructuring expense: Restructuring actions approved and in execution prior to Sept 1, 2013 will be excluded from the Economic True-Up calculation. Purchaser (or Purchaser Assigns) will fund restructuring actions initiated in Deferred Closing Seller Entities after Sept 1, 2013.
3. Tax provision: The relevant statutory tax rate for the applicable quarter used by Seller for purposes of tax effecting transactions in that jurisdiction in accordance with Seller's historical practices for each Deferred Closing Seller Entity will be used to calculate the income tax against

the reported EFO. Tax attributes incurred prior to Sept. 1, 2013 or incurred by businesses other than the Business will not be taken into account. To the extent that the EFO is a negative number (ie there is a loss), the tax provision shall be a positive amount equal to the amount of the EFO loss multiplied by the same relevant statutory tax rate.

4. Change in Net Assets: The balance sheet accounts will be sourced from BPC. The change in the balance from Sept 1, 2013 through the close date for the Deferred Closing Seller Entity will be a component of the economic benefit. For the avoidance of doubt:
 - a. cash accounts are excluded
 - b. pension and tax assets and liabilities are excluded
 - c. intercompany profit elimination in inventory is included; this will be reflected at a worldwide level and will not be included in the individual Deferred Closing Seller Entity
 - d. deferred revenue is included
 - e. To the extent that any VAT or similar indirect taxes are recoverable by the Deferred Closing Seller Entity, such VAT or other taxes shall be ignored for purposes of calculating the Economic True-Up.
5. Capital investments: Purchaser (or a Purchaser Assign) will fund capital investments during the delayed period.
6. Long term supply agreements: The mark-ups above cost for products covered under long term supply agreements products shall be included as an adjustment in the economic benefit calculation.
7. Workers compensation, legal claims and other contingent claims: The economic liability resulting from workers compensation claims, legal claims and other contingent claims initiated during the delay period where such liabilities have not already been taken into account in determining EFO and where such liabilities do not transfer to the Purchaser Assign at the Deferred Closing Date under the terms of this agreement will be included as an adjustment to economic benefit .

Access to Information

The Economic True-Up calculation will be calculated monthly for financial reporting purposes. The monthly Economic True-Up calculation report shall be provided to Purchaser (or its designated Purchaser Assign) no later than 45 days following the end of the applicable calendar month. Financial statements and analytical reports shall be made available to support the calculation.

Allocation of Revenue

Seller agrees that during the Delay Period, to the sale of a product or service (and the associated revenue) by a Deferred Closing Seller Entity could be allocated to either the Business, on the one hand, or a the Commercial Imaging Business or other business of Seller (a "Seller Retained Business"), Seller shall allocate such sale (and the associated revenue) in good faith so as not to avoid any Economic True-Up payment due Purchaser hereunder and consistent with historic practice.

Economic True-Up Settle-Up

The initial payment of the Economic True-Up for each Deferred Closing Seller Entity shall be made as part of the Deferred Closing for the portion of the Business conducted by the Deferred Closing Seller Entity. The Economic True-Up shall be the amount shown on the then most recently available applicable Economic True-Up calculation report[s] (the "Initial Economic True-Up"). The Initial Economic True-Up shall be finalized after the Deferred Closing Date and true-up payments shall be made once finalized as described below. The Economic True-Up amount shall be settled between the applicable Purchaser Assign in the applicable Deferred Closing Country and the applicable Seller Party in the Deferred Closing Country unless otherwise specified below.

On the Deferred Closing Date the Initial Economic True-Up, the repayment of the KIFL Deferred Closing Note related to the applicable Deferred Closing Country and the payment of the Purchase Price allocable to the applicable Seller Party in the Deferred Closing Country shall be made in the following manner:

1. If under the Law of the applicable Deferred Closing Country the payment of the Purchase Price allocable to the applicable Seller Party in the applicable Deferred Closing Country under the Purchase Price Allocation Schedule is required to be made in cash:

a. If the Initial Economic True-Up is a positive amount then all of the following payments shall be made simultaneously at the Deferred Closing:

i. To the extent that under the Law of the applicable Deferred Closing Country, the amount of the Purchase Price for the Transferred Assets of the applicable Seller Party is permitted to be reduced by the amount of the Initial Economic True-Up:

A. The repayment in cash by KIFL to the Purchaser or the Purchaser Assign of the principal amount of the KIFL Deferred Closing Notes related to the applicable Deferred Closing Country;

B. The payment in cash by the Purchaser Assign in the applicable Deferred Closing Country to the applicable Seller Party of an amount that equals the Purchase Price allocable to the applicable Seller Party under the Purchase Price Allocation Schedule reduced by the Initial Economic True-Up ;

ii. To the extent that under the Law of the applicable Deferred Closing Country, the amount of the Purchase Price for the Transferred Assets of the applicable Seller Party cannot be reduced by the full amount of the Initial Economic True-Up:

A. The repayment in cash by KIFL to the Purchaser or the Purchaser Assign of the principal amount of the KIFL Deferred Closing Notes related to the applicable Deferred Closing Country;

B. The payment in cash by the Purchaser Assign in the applicable Deferred Closing Country to the applicable Seller Party of an amount equal to (i) the

Purchase Price allocable to such Seller Party under the Purchase Price Allocation Schedule, less (ii) the amount of the Initial Economic True-Up that is permitted under applicable Law to reduce the Purchase Price for the Transferred Assets of the applicable Seller Party;

C. The payment in cash by the applicable Seller Party to the Purchaser Assign in the applicable Deferred Closing Country of an amount equal to the difference between the Initial Economic True-Up and the amount that was used to reduce the Purchase Price under Section 1(a)(ii)(B)(i) above to the extent permitted by Law;

D. The payment in cash (to the extent that the payment in section 1(a)(ii)(C) above is not permitted by Law) by the Seller or a Seller Affiliate (other than the applicable Seller Party) nominated by the Seller to the Purchaser or a Purchaser Affiliate (other than the applicable Purchaser Assign) nominated by the Purchaser.

b. If the Initial Economic True-Up is a negative amount then all of the following payments shall be made simultaneously at the Deferred Closing:

i. The repayment in cash by KIFL to the Purchaser or the Purchaser Assign of the principal amount of the KIFL Deferred Closing Notes related to the applicable Deferred Closing Country;

ii. The payment in cash by the Purchaser Assign in the applicable Deferred Closing Country to the applicable Seller Party of an amount equal to the Purchase Price allocable to the applicable Seller Party under the Purchase Price Allocation Schedule;

iii. The payment in cash by the Purchaser Assign in the applicable Deferred Closing Country to the applicable Seller Party of the Initial Economic True-Up Amount by way of further Purchase Price for the Transferred Assets of the applicable Seller Party if permitted by the applicable Law and otherwise by some other method between the applicable Purchaser Assign and Seller Party to the extent permitted by Law and failing that, by the Purchaser or a Purchaser Affiliate nominated by the Purchaser to the Seller or a Seller Affiliate nominated by the Seller.

2. If under the Law of the applicable Deferred Closing Country the payment of the Purchase Price allocable to such Deferred Closing Country under the Purchase Price Allocation Schedule can be made by assignment of the applicable KIFL Deferred Closing Note related to the Deferred Closing Country:

- a. If the Initial Economic True-Up amount is a positive amount then all of the following payments and transfers shall be made simultaneously at the Deferred Closing:
 - i. To the extent that under the Law of the applicable Deferred Closing Country, the amount of the Purchase Price for the Transferred Assets of the applicable Seller Party is permitted to be reduced by the amount of the Initial Economic True-Up:
 - A. The repayment in cash by KIFL to the Purchaser or the Purchaser Assign of the principal amount of the KIFL Deferred Closing Note related to the applicable Deferred Closing Country, but only to the extent of the amount of the Initial Economic True-Up;
 - B. The transfer of the remaining KIFL Deferred Closing Note related to the applicable Deferred Closing Country to the applicable Seller Party in return (together with the Assumed Liabilities) for the Transferred Assets;
 - ii. To the extent that under the Law of the applicable Deferred Closing Country, the amount of the Purchase Price for the Transferred Assets is not permitted to be reduced by the amount of the Initial Economic True-Up:
 - A. The repayment in cash by KIFL to the Purchaser or the Purchaser Assign of the principal amount of the KIFL Deferred Closing Note related to the applicable Deferred Closing Country, but only to the extent of the amount of the Initial Economic True-Up that can be used to reduce the Purchase Price for the Transferred Assets of the applicable Seller Party;
 - B. A payment in cash by the applicable Seller Party to the Purchaser Assign in the applicable Deferred Closing Country in the amount equal to the difference between the Initial Economic True-Up and the amount payable under 2(a)(ii)(A) above to the extent permitted by Law;
 - C. The payment in cash (to the extent that the payment in 2(a)(ii)(B) above is not permitted by Law) by the Seller or a Seller Affiliate (other than the applicable Seller Party) nominated by the Seller to the Purchaser or a Purchaser Affiliate (other than the applicable Purchaser Assign) nominated by the Purchaser;
 - D. The transfer of the remaining KIFL Deferred Closing Note related to the applicable Deferred Closing Country to the applicable Seller Party in return (together with the Assumed Liabilities) for the Transferred Assets of the applicable Seller Party;
- b. If the Initial Economic True-Up is a negative amount then all of the following payments and transfers shall be made simultaneously at the Deferred Closing:
 - i. The payment in cash by the Purchaser Assign in the applicable Deferred Closing Country to the applicable Seller Party of the Initial Economic True-Up by way of further Purchase Price for the Transferred Assets of the applicable Seller Party if permitted by

the applicable Law and otherwise by some other method between the applicable Purchaser Assign and Seller Party to the extent permitted by Law and failing that, by the Purchaser or a Purchaser Affiliate nominated by the Purchaser to the Seller or a Seller Affiliate nominated by the Seller.

ii. The transfer of the KIFL Deferred Closing Note related to the applicable Deferred Closing Country to the applicable Seller Party in return (together with the Assumed Liabilities) for the Transferred Assets of the applicable Seller Party;

In respect of any payment under 1(a)(ii)(C) or (D) or 2(a)(ii)(B) or (C) if the payment is deductible for Tax purposes, the Economic True-Up shall, where the payer is the applicable Seller Party, be increased by the amount of the payment multiplied by the applicable statutory tax rate as referred to above and, in any other case, by the amount of the payment multiplied by the equivalent rate in the country of the payer;

In respect of any payment under 1(b)(iii) or 2(b)(i) the applicable payer will hold the applicable recipient harmless from any Taxes payable on the receipt of any Economic True-Up.

In respect of any payment under 1(a)(ii)(C) or (D), 1(b)(iii) (other than by way of further Purchase Price), 2(a)(ii)(B) or (C) or 2(b)(i) (other than by way of further Purchase Price), the form and character of such payment shall be determined by the Purchaser provided always that the Purchaser shall not be entitled to make a determination which results in any detriment for the relevant payer (and, for the avoidance of doubt, the failure to obtain a tax deduction in relation to any such payment is not to be regarded as a detriment for these purposes) unless:

- Where the detriment can be objectively quantified, KPP Holdco shall ensure that the Seller Party, Seller or Seller Affiliate as applicable is fully indemnified, defended and held harmless in respect of such detriment; or
- In any other case, the determination reflects the form and character of such payment which has the least detriment to the Other Seller, Seller or Seller Affiliate as reasonably determined by the Seller.

In respect of any repayment in cash by KIFL of the principal amount of the KIFL Deferred Closing Notes to the Purchaser or a Purchaser Assign as stated in this Schedule, KIFL shall be entitled to withhold any Tax required by Law and the Seller warrants for these purposes that KIFL is resident for Tax purposes in the UK and in no other jurisdiction.

To the extent that the Initial Economic True-Up exceeds the Purchase Price payable to the relevant Seller Party in the Delayed Closing Country pursuant to the Purchase Price Adjustment, it shall be assumed for the purposes of this Schedule (unless otherwise determined by the Seller) that an adjustment of the Purchase Price or any other payment between entities in the relevant Deferred Closing Country is not permitted by applicable Law to the extent of such excess and the foregoing provisions shall apply accordingly.

Post-Deferred Closing Economic True-Up Adjustment

- (a) No later than 90 days after each Deferred Closing Date, Seller shall prepare in good faith and deliver to Purchaser a statement (the “Economic True-Up Statement”) that sets forth the Economic True-Up calculation as of the Deferred Closing Date.
- (b) Thereafter, at the request of Purchaser, Seller shall give Purchaser reasonable access during normal business hours to Seller’s working papers relating to the preparation of the Economic True-Up Statement, as well as the books and records of Seller that relate to the Business that are relevant to Purchaser’s calculation of the Economic True-Up. In addition, Seller shall make its representatives responsible for and knowledgeable about the information used in, and the preparation and calculation of, the Economic True-Up Statement, reasonably available to answer questions with respect to the contents of the Economic True-Up Statement and Seller’s calculation of the Economic True-Up.
- (c) Purchaser shall be entitled to dispute the calculation of the Economic True-Up set forth in the Economic True-Up Statement if it delivers a written notice (an “Objection Notice”) to Seller within 60 days after delivery of the Economic True-Up Statement (the “Objection Period”). The Objection Notice shall contain a reasonably detailed description of any changes that Purchaser proposes to be made to the calculation of the Economic True-Up set forth in the Economic True-Up Statement. If Purchaser does not deliver an Objection Notice to Seller within the Objection Period, Purchaser shall not be entitled to dispute the calculation of the Economic True-Up set forth in the Economic True-Up Statement, which shall be final and binding on each of the Parties.
- (d) If Purchaser delivers an Objection Notice to Seller within the Objection Period, Seller and Purchaser shall attempt in good faith to agree upon the amount of the Economic True-Up during the period commencing on the date of delivery of the Objection Notice and ending 30 days thereafter (the “Negotiation Period”). If Seller and Purchaser agree in writing on the Economic True-Up (whether such amount is the same as or different from the amount set forth in the Economic True-Up Statement) during the Negotiation Period, the Economic True-Up shall be the amounts agreed upon by the Parties.
- (e) If Seller and Purchaser do not agree in writing on the Economic True-Up prior to the expiration of the Negotiation Period, each Party shall (A) jointly engage Plante Moran, or, if such firm declines to serve as accounting arbiter or the Parties agree in writing not to engage such firm, such other firm of independent public accountants as mutually agreed upon by Purchaser and Seller (the “Accounting Arbiter”) and (B) submit to the Accounting Arbiter, not later than 15 days after the end of the Negotiation Period, a statement containing its calculation of the items in dispute (each, an “Arbiter Statement”), which shall include only those items set forth in the Objection Notice that remain in dispute at the expiration of the Negotiation Period. The Accounting Arbiter, acting as an expert and not as an arbitrator, shall make a final and binding determination as to all matters in dispute as promptly as practicable after its appointment. In determining the proper amount of the Economic True-Up, as applicable, the Accounting Arbiter shall be bound by the terms hereof and may not increase the amount of any item in dispute above the highest amount set forth in the Arbiter Statement nor decrease any such amount

below the lowest amount set forth in the Arbitrator Statement. The Accounting Arbitrator shall not review any line items or make any determination with respect to any matter other than those matters set forth in the Arbitrator Statement. The Accounting Arbitrator shall send its written determination of the Economic True-Up to Seller and Purchaser, and such determination and calculation shall be final and binding on the Parties, absent fraud or manifest error. The fees and expenses of the Accounting Arbitrator shall be borne by Purchaser and Seller in inverse proportion to the dollar amount of the items in dispute set forth in the Arbitrator Statements as to which such Party prevails in the accounting arbitration, which proportionate allocations shall also be determined by the Accounting Arbitrator at the time it renders its determination on the merits of the matters in dispute. The Accounting Arbitrator may not award damages, interest or penalties to any party with respect to any matter.

- (f) Once a final and binding determination of the Economic True-Up has been made in accordance with the procedures set forth above (the "Final Economic True-Up"):
- (i) If both the Initial Economic True-Up and the Final Economic True-Up in relation to a Deferred Closing Country reflect a positive Economic True-Up amount : (A) if the amount of the Final Economic True-Up is greater than the amount of the Initial Economic True-Up , then the applicable Seller Party (or other entity) shall pay the applicable Purchaser Assign in the applicable Deferred Closing Country (or other entity) an amount equal to the difference between the Final Economic True-Up and the Initial Economic True Up, and (B) if the amount of the Final Economic True-Up is less than the amount of the Initial Economic True-Up , then the applicable Purchaser Assign in the applicable Deferred Closing Country (or other entity) shall pay the applicable Seller Party (or other entity) an amount equal to the difference between the Initial Economic True-Up and the Final Economic True-Up and the parties to the payment and the form and character of the payment shall be determined in accordance with the same principles set out above in relation to the Initial Economic True-Up
 - (ii) If both the Initial Economic True-Up and the Final Economic True-Up in relation to a Deferred Closing Country reflect a negative amount: (A) if the amount of the Final Economic True-Up is greater than the amount of the Initial Economic True-Up, then the applicable Purchaser Assign in the applicable Deferred Country (or other entity) shall pay the applicable Seller Party (or other entity) an amount equal to the difference between the Final Economic True-Up and the Initial Economic True Up, and (B) if the amount of the Final Economic True-Up is less than the amount of the Initial Economic True-Up , then the applicable Seller Party (or other entity) shall pay the applicable Purchaser Assign (or other entity) in the applicable Deferred Closing Country an amount equal to the difference between the Initial Economic True-Up and the Final Economic True-Up and the parties to the payment and the form and character of the payment shall be determined in accordance with the same principles set out above in relation to the Initial Economic True-Up.
 - (iii) If, in relation to a Deferred Closing Country, the Initial Economic True-Up is a positive amount and the Final Economic True-Up is a negative amount, then the applicable

Purchaser Assign in the applicable Deferred Closing Country (or other entity) shall pay to the applicable Seller Party (or other entity) an amount equal to the aggregate of the Initial Economic True-Up and the Final Economic True-Up and the parties to the payment and the form and character of the payment shall be determined in accordance with the same principles set out above in relation to the Initial Economic True-Up, and

(iv) If the Initial Economic True-Up is a negative amount and the Final Economic True-Up is a positive amount then the applicable Seller Party (or other entity) shall pay the applicable Purchaser Assign in the applicable Deferred Closing Country (or other entity) an amount equal to the aggregate of the Initial Economic True-Up and the Final Economic True-Up and the parties to the payment and the form and character of the payment shall be determined in accordance with the same principles set out above in relation to the Initial Economic True-Up.

(g) Any payments required to be made pursuant to clause (f) shall be made no later than five (5) Business Days after a final and binding determination of the Economic True-Up has been made in accordance with the applicable provisions hereof (the "Payment Date") in immediately available funds to such account or accounts as is designated in writing by the Party receiving such payment.

Indemnification

KPP Holdco shall indemnify and hold each Seller Party harmless from and against all Liabilities, incurred or asserted, as a result of any actions taken to implement the arrangements contemplated by Section 5.12(c) of the Agreement or this Schedule A, other than to the extent any such Liability has been accrued as a Liability in the calculation of any Final Economic True Up set forth in Schedule A or results from a breach by any Seller Party of Section 5.7(b) of the Agreement, provided always that KPP Holdco shall not be liable for any Liabilities relating to Tax:

1. with respect to Taxes payable by the applicable Seller Party or Seller Affiliate on any amounts received (or deemed to be received for Tax purposes) as a result of arrangements contemplated by section 5.12(c) of the Agreement or this Schedule A, to the extent that they do not exceed the amount of the aggregate Liabilities relating to Tax which the Seller Party in the relevant Deferred Closing Country would have borne in relation to the Purchase Price allocated to such Seller Party but for the actions taken to implement the arrangements contemplated by section 5.12(c) of the Agreement or this Schedule A; or
2. which are Liabilities for VAT or other similar indirect Taxes unless the relevant Seller Party has issued an appropriate VAT or other similar indirect Taxes invoice to the recipient of the supply subject to such VAT or other similar indirect Taxes to the extent permitted by Law; or
3. to the extent that the relevant Seller Party has been compensated in respect of such Tax by any other provision of this Schedule A.

Tax filings

To the extent that any part of the Economic True-Up is settled by way of a Purchase Price adjustment, then the Parties shall reflect such adjustment as a Purchase Price adjustment for the purpose of all Tax filings in relation to the transfer of the relevant Transferred Assets.

Exhibit JJ

Working Capital Principles

Calculation of Working Capital shall be subject to the following procedures. Unless otherwise noted, references to Working Capital shall include Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital:

1. Working Capital shall be calculated (a) in accordance with the accounting policies, principles, bases, practices and estimation techniques that are consistent with the same accounting policies, principles, bases, practices and estimation techniques used in preparing the Audited Historical Carve-Out Financial Statements, the Unaudited Historical Carve-Out Financial Statements and the Film Capture Operations Financial Statements, subject to adjustments for the Transferred Assets and the Excluded Assets and (b) subject to the foregoing clause (a), on a going concern basis in accordance with US GAAP in force as at 31 December 2012.
2. Accounts receivable shall reflect the net balance of BPC general ledger account number 6150, which includes accounts classified as trade accounts and notes receivable, reserve for doubtful debts and reserve for returns and allowances ("Accounts Receivable").
 - a. For purposes of calculating both Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital, Accounts Receivable shall include embedded VAT tax and similar other taxes.
 - b. For the avoidance of doubt, all miscellaneous receivables (being the balance of BPC general ledger account number 6180) shall be excluded from the calculation of Working Capital.
3. Accounts payable shall reflect the net balance of BPC general ledger account number 2010, which includes accounts classified as trade accounts payable ("Accounts Payable").
 - a. For purposes of calculating both Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital, Accounts Payable shall include embedded VAT tax and similar other taxes.
 - b. For the avoidance of doubt, all miscellaneous payables shall be excluded, including, but not limited to, the accrued wages and salaries and the accrued wage dividend.
 - c. In addition, accrued liabilities for bankruptcy emergence fees and liabilities subject to compromise shall be excluded from accounts payable.
4. Notwithstanding the definition of "PI Reference Accounts Payable" in Section 1.1 of the Agreement to the contrary, for purposes of calculating PI Reference Adjusted Working Capital, the definition of "PI Reference Accounts Payable" in the Agreement shall instead mean an amount equal to (a) 29, divided by (b) the number of days in the three (3) month period ending on the Agreed Time, multiplied by (c) the PI Agreed Time LTM COGS.
5. Inventory shall reflect the net balance of BPC general ledger account number 6200, which includes accounts classified as raw materials, work-in-process, and finished goods inventory and related reserves (including reserves for obsolescence, inventory where the cost exceeds net realizable value and unrealized intercompany profit) and capitalized variances ("Inventory").

6. For the avoidance of doubt, no other current assets or current liabilities shall be included in the working capital calculation beyond Accounts Receivable, Accounts Payable, and Inventory.
7. Revenue shall reflect the monthly revenue which is stated net of VAT, customer rebates, returns, other discounts and allowances.
8. Cost of goods sold shall reflect the sum of all cost accounts reported through to gross margin. For the avoidance of doubt, the following costs are excluded:
 - a. Costs classified as special items of cost, which include intangible amortization, inventory write-offs and write-downs, and other one-time non-recurring costs.
 - b. Fees for bankruptcy emergence (if reported within Cost of goods sold)
 - c. P&OS Central Lab (aka Qualex) pension costs (if reported within Cost of goods sold)
9. Eastman Park Micrographics, Inc. ("EPM"):
 - a. Finished goods inventory related to the Media Supply Agreement between EPM and Seller, which is an Excluded Contract, in the United States and Canada, and inventory categorized as "raw" or "work-in-progress" found worldwide shall be excluded.
 - b. Accounts receivable related to the Media Supply Agreement with EPM, which is an Excluded Contract, shall be excluded; however, for the avoidance of doubt, accounts receivable related to the Service Provider Agreement and ROW/SOW between Seller and EPM shall be included.
10. Film Capture
 - a. Film Capture accounts payable and inventory are excluded from the Working Capital
 - b. Film Capture accounts receivable will transfer and will be included in the Working Capital.
11. Belgium, France, Netherlands ("BFN")
 - a. Working capital balances associated with the following countries shall be included in the calculation of both Reference Adjusted Working Capital and Agreed Time Adjusted Working Capital:
 - i. KODAK SAS
 - ii. Kodak Nederland B.V.
 - iii. Kodak SA/NV
12. For the avoidance of doubt, all working capital calculations required to be made with respect to "the Business" shall be made with respect to the entire Business, including all portions of the Business that transferred to Purchaser at Closing and all portions of the Business that are to be transferred to Purchaser at a Deferred Closing.
13. The calculation of Agreed Time Inventory shall exclude any Inventory that is part of the Agreed Time Inventory (Build-Up) calculation as set forth in Exhibit OO.
14. The calculation of Agreed Time Accounts Payable shall exclude any accounts payable that are part of the Agreed Time Accounts Payable (Build-Up) calculation as set forth in Exhibit OO.

Exhibit OO

Working Capital Principles (Build-Up)

1. Agreed Time Adjusted Working Capital (Build-Up) shall be calculated based on the following:
 - a. Unless otherwise adjusted pursuant to paragraphs (b) or (c) below, Agreed Time Adjusted Working Capital (Build-Up) shall be calculated using \$6.2 million as the amount of Agreed Time Inventory (Build-Up) and using \$3.1 million as the amount of Agreed Time Accounts Payable (Build-Up) (the resulting calculation of Agreed Time Adjusted Working Capital (Build-Up) being referred to as "Baseline Agreed Time Adjusted Working Capital (Build-Up)):
 - b. if prior to Purchaser's delivery of the Working Capital Statement, Purchaser notifies Seller that (i) Purchaser in good faith does not expect the Working Capital Statement to reflect a Purchaser Expected Payment Determination (defined below), and (ii) Purchaser believes in good faith that the Baseline Agreed Time Adjusted Working Capital (Build-Up) overstates by more than \$500,000 the actual amount of net working capital built up by Seller for the purposes set forth in Annex OO in anticipation of Closing, then (x) the Parties agree to negotiate in good faith an equitable adjustment to Baseline Agreed Time Adjusted Working Capital (Build-Up) to reflect the actual amount of net working capital built up by Seller for the purposes set forth in Annex OO in anticipation of Closing (each party agreeing not to act unreasonably for such purposes of such negotiation); provided, that if the Parties, after using their good faith efforts (and not acting unreasonably), are unable to agree on an equitable adjustment to Baseline Agreed Time Adjusted Working Capital (Build-Up) within 30 days of such request by Purchaser, then Baseline Agreed Time Adjusted Working Capital (Build-Up) shall not be adjusted pursuant to this paragraph (b) and (y) the time period by which Purchaser is required to deliver the Working Capital Statement pursuant to Section 2.6(a) shall be tolled until 5 Business Days after the expiration of such such 30-day period;
 - c. if following the delivery of the Working Capital Statement by Purchaser and prior to the expiration of the Objection Period (1) the Working Capital Statement does not contain a Purchaser Expected Payment Determination, (2) an adjustment to the Baseline Agreed Time Adjusted Working Capital (Build-Up) has not been made pursuant to paragraph (b) above, and (3) Seller notifies Purchaser that Seller believes in good faith that the amount of the Baseline Agreed Time Adjusted Working Capital (Build-Up) understates by more than \$500,000 the actual amount of net working capital built up by Seller for the purposes set forth in Annex OO in anticipation of Closing, then (x) the Parties agree to negotiate in good faith an equitable adjustment to Baseline Agreed Time Adjusted Working Capital (Build-Up) to reflect the actual amount of net working capital built up by Seller or the purposes set forth in Annex OO in anticipation of Closing (each

party agreeing not to act unreasonably for such purposes of such negotiation); provided, that if the Parties, after using their good faith efforts (and not acting unreasonably), are unable to agree on an equitable adjustment to Baseline Agreed Time Adjusted Working Capital (Build-Up) within 30 days of such request by Seller, then Baseline Agreed Time Adjusted Working Capital (Build-Up) shall not be adjusted pursuant to this paragraph (c) and (y) the time period by which Seller is required to deliver an Objection Notice pursuant to Section 2.6(c) shall be tolled until 5 Business Days after the expiration of such such 30-day period.

2. "Purchaser Expected Payment Determination" means the Working Capital Statement prepared by Purchaser pursuant to Section 2.6(a) of the Agreement states that Agreed Time Adjusted Working Capital is greater than the sum of \$10 million plus Reference Adjusted Working Capital.

PI Inventory Build/Drawdown

Terms: M US\$									
	July	Aug	Sept	Oct	Nov	Dec	Jan	Feb	Comments
Roundtrip Avoidance for Delayed Countries (Sept 1)	\$1.0	\$2.7	\$2.0	\$1.3	\$0.5	\$0.0	\$0.0	\$0.0	Approved
SAP Cutover (Sept 1)	\$1.0	\$3.5	\$1.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	Approved
Russia (Dec 1)			\$0.1	\$0.2	\$0.3	\$0.1	\$0.0	\$0.0	Approved
Argentina (Dec 1)			\$0.4	\$1.5	\$1.8	\$0.9	\$0.1	\$0.0	Requesting Approval
France (Oct 1)	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	No Approval Needed
Total	\$2.0	\$6.2	\$3.5	\$3.0	\$2.6	\$1.0	\$0.1	\$0.0	
Assume Brazil closes in 2014	Expect Brazil will require an inventory build, quantification tbd in 2014								Future Approval

Notes:

- 1, Presented to Steering Committee on August 27, 2013
2. Accounts payable is assumed to equal 50% of inventory at August 31, 2013

EASTMAN KODAK COMPANY
2013 OMNIBUS INCENTIVE PLAN

RESTRICTED STOCK UNIT AWARD AGREEMENT

This Restricted Stock Unit Award Agreement (this "Award Agreement") evidences an award of restricted stock units ("RSUs") by the Company under the Eastman Kodak Company 2013 Omnibus Incentive Plan (the "Plan"). Capitalized terms not defined in the Award Agreement have the meanings given to them in the Plan.

Name of Grantee: (the "Grantee")

Grant Date:

Number of RSUs:

Vesting Schedule	<u>Vesting Date</u>	<u>Percentage Vesting</u>
	September 3, 2014	33 1/3%
	September 3, 2015	33 1/3%
	September 3, 2016	33 1/3%

The RSUs will only vest if the Grantee is continuously employed by the Company and its Affiliates from the Grant Date through the applicable Vesting Date, and any unvested RSUs will be forfeited upon any termination of employment.

Notwithstanding the prior sentence, if the Grantee has an employment agreement with the Company that provides for continued or accelerated vesting upon certain qualifying terminations, the terms and conditions in that employment agreement will control.

Delivery Date: No later than 30 days after the applicable Vesting Date and subject to Section 16.4 of the Plan (Tax Withholding), the Company shall issue to the Grantee one Share (or, at the election of the Company, cash equal to the Fair Market Value thereof) for each RSU that vests on such date.

All Other Terms: As set forth in the Plan.

The Plan is incorporated herein by reference, and, by accepting this Award, the Grantee agrees to be subject to the terms and conditions of the Plan. The Award Agreement and the Plan constitute the entire agreement and understanding of the parties with respect to the RSUs.

IN WITNESS WHEREOF, the parties have caused this Award Agreement to be duly executed and effective as of the Grant Date.

EASTMAN KODAK COMPANY

By: _____

Name:

Title:

[NAME OF GRANTEE]

CREDIT AGREEMENT

Dated as of September 3, 2013

Among

EASTMAN KODAK COMPANY

as Borrower

and

THE GUARANTORS NAMED HEREIN

as Guarantors

and

THE LENDERS NAMED HEREIN

as Lenders

and

BANK OF AMERICA, N.A.

as Administrative and Collateral Agent

BARCLAYS BANK PLC

as Syndication Agent

and

MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED,

BARCLAYS BANK PLC

and

J.P. MORGAN SECURITIES LLC

as Joint Lead Arrangers and Joint Bookrunners

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CREDIT AGREEMENT

Dated as of September 3, 2013

EASTMAN KODAK COMPANY, a New Jersey corporation (the "Borrower" or "Company"), the Guarantors (as hereinafter defined), the banks, financial institutions and other institutional lenders (the "Lenders") and issuers of letters of credit from time to time party hereto, MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED, BARCLAYS BANK PLC and J.P. MORGAN SECURITIES LLC, as joint lead arrangers and joint bookrunners, BARCLAYS BANK PLC, as syndication agent, and BANK OF AMERICA, N.A., as administrative agent and collateral agent for the Lenders, agree as follows:

ARTICLE I

DEFINITIONS AND ACCOUNTING TERMS

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

"50% Test" has the meaning specified in the definition of "Excess Availability".

"ABL Priority Collateral" has the meaning set forth in the Term Loan Intercreditor Agreement and after the termination of the Term Loan Intercreditor Agreement, shall mean all Collateral.

"Acceptable Foreign Currency" means Pounds Sterling, and Euros, and the currencies listed on Schedule 1.01(a), any other currency used in the ordinary course of business of the Company and its Restricted Subsidiaries for cash management purposes outside the United States and other currency as may be approved by the Agent from time to time in its sole discretion.

"Account Debtor" means each Person obligated on an Account.

"Acquisition" means a transaction or series of transactions resulting in (a) acquisition of a business, division or substantially all assets of a Person; (b) record or beneficial ownership of 50% or more of the equity interests of a Person; or (c) merger, consolidation or combination of the Borrower or a Restricted Subsidiary with another Person.

"Account" has the meaning specified in the UCC.

"ACH" means automated clearinghouse transfers.

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

"Additional Guarantor" has the meaning specified in Section 7.05.

"Adjustment Date" has the meaning specified in the definition of "Applicable Margin".

"Administrative Questionnaire" means an Administrative Questionnaire in a form supplied by the Agent.

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

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

“Agent” means, Bank of America, in its capacity as administrative and collateral agent under the Loan Documents, or any successor administrative agent appointed in accordance with Section 8.07.

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

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

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

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

“Agreement” means this Credit Agreement, as amended, restated, supplemented or otherwise modified from time to time.

“AlixPartners” means AP Services, LLC, AlixPartners, LLP, and their subsidiary affiliates.

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

“Applicable Margin” means:

(a) 3.00% per annum, in the case of Eurodollar Rate Revolving Loans, and 2.00% per annum, in the case of Base Rate Revolving Loans; provided that on and after the first Adjustment Date, the Applicable Margin will be the rate per annum as determined pursuant to the pricing grid below based upon the average daily Excess Availability for the most recently ended fiscal quarter immediately preceding such Adjustment Date:

<u>Tier</u>	<u>Average Daily Excess Availability</u>	<u>Applicable Margin for Base Rate Revolving Loans</u>	<u>Applicable Margin for Eurodollar Rate Revolving Loans</u>
I	Greater than 66 2/3% of the Revolving Credit Facility	1.75%	2.75%
II	Equal to or greater than 33% of the Revolving Credit Facility but less than or equal to 66 2/3% of the maximum amount of the Revolving Credit Facility	2.00%	3.00%
III	Less than 33% of the Revolving Credit Facility	2.25%	3.25%

Any change in the Applicable Margin resulting from changes in average daily Excess Availability shall become effective on the first day of the calendar month following each fiscal quarter (the "Adjustment Date"); provided that the first Adjustment Date shall occur on the first day of the calendar month following the second full fiscal quarter after the Closing Date. If the Agent is unable to calculate average daily Excess Availability for a fiscal quarter due to Borrower's failure to deliver any Borrowing Base Certificate when required hereunder, then, at the option of the Agent or the Required Lenders, margins shall be determined as if Tier III (rather than the "Tier applicable for the prior period) were applicable until the first day of the calendar month following the receipt of the applicable Borrowing Base Certificate.

In the event that at any time after the end of a fiscal quarter it is discovered that the average daily Excess Availability for such fiscal quarter used for the determination of the Applicable Margin was less than the actual amount of the average daily Excess Availability for such fiscal quarter used to calculate the Applicable Margin, the Applicable Margin for such prior fiscal quarter shall be adjusted to the applicable percentage based on such actual average daily Excess Availability for such fiscal quarter and any additional interest for the applicable period payable as a result of such recalculation shall be promptly paid to the Lenders.

"Applicable Percentage" means, 0.50% per annum.

"Approved Fund" means any Fund that is administered or managed by (i) a Lender, (ii) an Affiliate of a Lender or (iii) an entity or an Affiliate of an entity that administers or manages a Lender; provided that an Approved Fund shall not include any Disqualified Institution.

"Arrangers" means Merrill Lynch, Pierce, Fenner & Smith Incorporated, Barclays Bank PLC, and J.P. Morgan Securities LLC in their respective capacities as joint lead arrangers and joint bookrunners.

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

"Assuming Lender" has the meaning specified in Section 2.21(d).

"Assumption Agreement" has the meaning specified in Section 2.21(d).

"Auto-Extension Letter of Credit" has the meaning specified in Section 2.03(a).

"Authorization Order" has the meaning specified in Section 3.01(e).

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

"Bank of America" means Bank of America, N.A. and its successors.

"Bank Product Agreements" means, those agreements entered into from time to time by any Loan Party or its Subsidiaries with a Bank Product Provider in connection with the obtaining of any of the Bank Products to the extent designated in a Bank Products Obligations Agreement.

“Bank Products” means any of the following products, services or facilities extended to a Loan Party or Affiliate of a Loan Party by a Bank Product Provider: (a) Cash Management Services; (b) products under Hedging Agreements; (c) commercial credit card and merchant card services; and (d) other banking products or services, other than Specified Secured Obligations.

“Bank Product Obligations” means Debt, obligations and other liabilities with respect to Bank Products owing by a Loan Party or an Affiliate of a Loan Party to a Bank Product Provider; to the extent designated as such by the Company in writing to the Agent from time to time in accordance herewith, provided, that Bank Product Obligations of a Loan Party shall not include its Excluded Swap Obligations.

“Bank Products Obligations Agreement” means an agreement in substantially the form attached hereto as Exhibit G, in form and substance satisfactory to the Agent, duly executed by the applicable Bank Product Provider, the Company, and the Agent; provided, that, no Bank Products Obligations Agreement shall be required with respect to Bank Products provided by Bank of America, N.A. or any of its Affiliates.

“Bank Product Provider” means (a) Bank of America or any of its Affiliates; and (b) any other Lender or Affiliate of a Lender to the extent of any Bank Products furnished by such Lender or Affiliate of a Lender on the Closing Date or, if such Bank Products are established by a Lender or Affiliate of a Lender after the Closing Date, to the extent such Person was a Lender or an Affiliate of a Lender on the date such Bank Product is established; provided, that, in each case a Bank Product Obligations Agreement has been duly executed and delivered to the Agent within 10 days following the later of the Closing Date or creation of the Bank Product, (i) describing the Bank Product and setting forth the maximum amount to be secured by the Collateral and the methodology to be used in calculating such amount, and (ii) agreeing to be bound by Section 8.13.

“Bank Product Reserve” means the aggregate amount of reserves established by the Agent against the Borrowing Base from time to time in its Permitted Discretion in respect of Bank Product Obligations.

“Bankruptcy Code” shall mean title 11 of the United States Code, as in effect from time to time.

“Bankruptcy Court” shall mean the United States Bankruptcy Court for the Southern District of New York.

“Bankruptcy Law” means any proceeding of the type referred to in Section 6.01(e) of this Agreement or the Bankruptcy Code or any similar foreign, federal, provincial or state law for the relief of debtors.

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

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

“Bona Fide Debt Fund” means a debt fund or other investment vehicle engaged in the making, purchasing, holding or otherwise investing in commercial loans, bonds or similar extensions of credit in the ordinary course of business and whose managers have fiduciary duties to third party investors in such fund or investment vehicle.

“Borrower” has the meaning in the introductory paragraph hereto.

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

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

“Borrowing Base” means, at any time, the amount equal to the Loan Value less applicable Reserves.

“Borrowing Base Availability” has the meaning specified in the definition of “Excess Availability”.

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

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

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

“Capital Expenditures” means, without duplication, any expenditure of money for any purchase or other acquisition of any asset which, in conformity with GAAP, would be required to be classified as a capital expenditure on the Consolidated statement of cash flows of the Company and its Restricted Subsidiaries; provided that the term “Capital Expenditures” shall not include (i) any additions to property, plant and equipment and other expenditures made in connection with the replacement, substitution, restoration, repair or improvement of assets to the extent made with (w) the proceeds of equity issuances of, or capital contributions to the Company, provided those expenditures are made substantially contemporaneously with the equity issuances or capital contributions as the case may be, (x) Debt borrowed (excluding borrowings under this Agreement and the Exit Term Loan Agreements) by the Company or any Restricted Subsidiary in connection with such capital expenditures, (y) the proceeds from any casualty insurance or condemnation or eminent domain paid on account of the loss of or damage to the assets being replaced, substituted, restored, repaired or improved, to the extent that the proceeds therefrom are utilized or committed to be utilized for capital expenditures within twelve (12) months of the receipt of such proceeds and (if so committed) are so utilized within twelve (12) months of the receipt

of such proceeds, or (z) the proceeds from any sale or other Disposition of the Company's or any Restricted Subsidiary's assets (other than assets constituting Collateral consisting of Accounts and the proceeds thereof), to the extent that the proceeds therefrom are utilized or committed to be utilized for capital expenditures within twelve (12) months of the receipt of such proceeds and (if so committed) are so utilized within twelve (12) months of the receipt of such proceeds, (ii) the purchase price of equipment that is purchased substantially contemporaneously with the trade-in of existing equipment solely to the extent of the amount of such purchase price reduced by the credit granted by the seller of such equipment for the equipment being traded in at such time, (iii) expenditures that constitute operating lease expenses in accordance with GAAP, (iv) expenditures that constitute Permitted Acquisitions or other investments that consist of the purchase of a business unit, line of business or a division of a Person or all or substantially all of the assets of a Person, (v) any expenditures which are paid by a third party or which are contractually required to be, and are, reimbursed to the Loan Parties in cash by a third party (including landlords) during such period of calculation or (vi) any non-cash capitalized interest expense reflected as additions to property, plant or equipment in the consolidated balance sheet of the Company and the Restricted Subsidiaries.

"Capital Lease Obligations" means, with respect to any Person for any period, the obligations of such Person to pay rent or other amounts under any lease of (or other arrangement conveying the right to use) real or personal property, or a combination thereof, which obligations are required to be classified and accounted for as a capital lease on a balance sheet of such Person under GAAP (as of the date hereof) and the amount of which obligations shall be the capitalized amount thereof determined in accordance with GAAP. For the avoidance of doubt, operating leases shall also be accounted for in accordance with GAAP in effect as of the date hereof.

"Captive Insurance Subsidiary," means any Subsidiary that is subject to regulation as an insurance company.

"Cases" means the cases under Chapter 11 of the Bankruptcy Code of Borrower and certain of the Guarantors, each as debtor-in-possession, which have been jointly administered as Chapter 11 Case No. 12-10201(ALG) and which are pending in the Bankruptcy Court.

"Cash Collateralize" means, in respect of an Obligation, provide and pledge (as a first priority perfected security interest) cash collateral in Dollars in an amount equal to 105% of such Obligation, at a location and pursuant to documentation in form and substance reasonably satisfactory to the Agent (and "Cash Collateralization" has a corresponding meaning).

"Cash Control Trigger Event" means either (a) the occurrence and continuance of an Event of Default or (b) the failure of the Borrower to maintain Excess Availability of at least 15% of the Revolving Credit Facility. For purposes of this Agreement, the occurrence of a Cash Control Trigger Event shall be deemed to be continuing (a) until such Event of Default has been cured or waived and/or (b) if the Cash Control Trigger Event arises under clause (b) above, until Excess Availability is equal to or greater than the greater of (x) 15% of the Revolving Credit Facility, in each case for sixty (60) consecutive days, at which time a Cash Control Trigger Event shall no longer be deemed to be occurring for purposes of this Agreement.

"Cash Equivalents" means any of the following:

- (a) Acceptable Foreign Currencies;
- (b) securities issued or directly and fully guaranteed or insured by the United States of America or any agency or instrumentality of the United States of America (provided that the full faith and credit of the United States of America is pledged in support of those securities) having maturities of not more than twenty-four (24) months from the date of acquisition;

(c) obligations issued or fully guaranteed by any state of the United States of America or any political subdivision of any such state or province or any instrumentality thereof maturing within one year from the date of acquisition and having a rating of either “A” or better from S&P, A2 or better from Moody’s;

(d) certificates of deposit and eurodollar time deposits with maturities of one year or less from the date of acquisition, banker’s acceptances with maturities not exceeding one year and overnight bank deposits, in each case, with any Lender or with any United States commercial bank having capital and surplus in excess of \$250,000,000;

(e) repurchase obligations with a term of not more than seven (7) days for underlying securities of the types described in clauses (b), (c), and (d) above entered into with any financial institution meeting the qualifications specified in clause (d) above;

(f) commercial paper rated at least “P-2” by Moody’s or at least “A-2” by S&P, in each case, maturing within one year after the date of acquisition;

(g) money market funds that either are (x) SEC.270.2a-7 compliant, (y) enhanced cash funds having a weighted average maturity of not greater than 120 days or (z) investing at least 95% of their assets in securities of the types described in clauses (a) through (f) above; and

(h) offshore overnight interest bearing deposits in foreign branches of the Agent, any Lender or an Affiliate of a Lender, or

(i) instruments equivalent to those referred to in clauses (a) through (h) above of comparable tenor to those referred to above, denominated in any Acceptable Foreign Currency and used in the ordinary course of business of the Borrower and its Subsidiaries for cash management purposes in any jurisdiction outside the United States of America to the extent reasonably required or advisable in connection with any business conducted by the Borrower or any Subsidiary.

“Cash Management Services” means services relating to operating, collections, payroll, trust, or other depository or disbursement accounts, including automated clearinghouse, e-payable, electronic funds transfer, wire transfer, controlled disbursement, overdraft, depository, information reporting, lockbox and stop payment services.

“CFC” means an entity that is a “controlled foreign corporation” of the Company under Section 957 of the Code or an entity all or substantially all of the assets of which consist of equity interests in one or more CFCs, and any entity which would be a “controlled foreign corporation” except for any alternate classification under Treasury Regulation 301.7701-3, or any successor provisions to the foregoing.

“Change of Control” means, at any time, (a) any “person” or “group” (as such terms are used in Sections 13(d) and 14(d) of the Securities and Exchange Act of 1934 (the “Exchange Act”), other than a Permitted Holder, (x) is or becomes the beneficial owner (as defined in Rules 13d-3 and 13d-5 under the Exchange Act, except that a person or group shall be deemed to have “beneficial ownership” of all shares that any such person or group has the right to acquire, whether such right is exercisable immediately or only after the passage of time), directly or indirectly, of Voting Stock of the Company

representing more than 35% of the voting power of all Voting Stock of the Company and (y) shall have acquired a beneficial ownership of more Voting Stock of the Company than the Specified Holders, and (b) during any period of two consecutive years (commencing immediately following the Closing Date), individuals who at the beginning of such period constituted the board of directors of the Company (together with any new directors whose election by such board of directors or whose nomination for election by the Company's shareholders was approved by a vote of a majority of the Company's directors then still in office who either were directors at the beginning of such period or whose election or nomination for election was previously so approved) cease for any reason to constitute a majority of the Company's directors then in office (excluding any directors from the numerator and denominator of such calculation to the extent such director is or was designated by a Permitted Holder or pursuant to a contractual agreement with the Company existing on the Closing Date); provided, that, for the avoidance of doubt, none of the transactions contemplated or expressly authorized by the Chapter 11 Plan shall constitute, or be deemed to constitute, a Change of Control.

"Chapter 11 Plan" means the First Amended Joint Chapter 11 Plan of Reorganization of Eastman Kodak Company and its Debtor Affiliates, dated August 21, 2013, as amended, supplemented or otherwise modified from time to time in accordance with Section 3.01(f), and together with all exhibits, schedules, annexes, supplements and other attachments thereto.

"Closing Date" means the first date on which all of the conditions precedent in Article III are satisfied or waived in accordance with Article III.

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

"Collateral" means all "Collateral" as defined in the Security Agreement and the other Collateral Documents.

"Collateral Documents" means the Security Agreement, the Control Agreements, the Pledged Cash Account Agreement (Eligible Cash), the Pledged Cash Account Agreement (Qualified Cash), the Mortgages, each of the other collateral documents, instruments and agreements delivered pursuant to Section 5.01(i) or (j), and each other security agreement or other instrument or document executed and delivered by any Loan Party to secure any of the Obligations or, with respect to Collateral Documents governed by the laws of the Netherlands, the Obligations of Borrower under the Parallel Debt.

"Commitment" means a Letter of Credit Commitment and/or a Revolving Credit Commitment, as the context may require.

"Commitment Increase" has the meaning specified in Section 2.21(a).

"Commitment Letter" means that certain Commitment Letter, dated as of June 19, 2013 among the Arrangers, the Agent, JP Morgan Chase Bank, N.A. and the Company (as amended, supplemented or otherwise modified from time to time).

"Commodity Exchange Act" means the Commodity Exchange Act (7 U.S.C. § 1 et seq.)

"Company" has the meaning in the introductory paragraph hereto.

"Competitor" means those Persons who are directly or indirectly engaged in the same or similar line of business as the Company or its Subsidiaries.

“Compliance Certificate” means a certificate substantially in the form attached as Exhibit H or in such other form as reasonably agreed by the Agent and the Company, by which Company certifies compliance of the Borrower in accordance with Section 5.03.

“Concentration Account” means each Deposit Account, other than an Excluded Account, maintained by a Loan Party in which funds of such Loan Party from one or more Deposit Accounts are concentrated.

“Confirmation Order” means the Order Confirming the Chapter 11 Plan entered by the Bankruptcy Court in the Cases on August 23, 2013.

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

“Consolidated EBITDA” means, at any date of determination, an amount equal to Consolidated Net Income for the most recently completed Measurement Period, plus the following to the extent reducing Consolidated Net Income (without duplication):

(a) (i) Consolidated Interest Charges,

(ii) provision for taxes based on income, profits or capital gains, including foreign, federal, state, franchise and similar taxes and foreign withholding taxes (including penalties and interest related to such taxes or arising from tax examinations) of such Person paid or accrued during such period,

(iii) accretion, depreciation and amortization expense (excluding amortization of a prepaid cash item that was paid and not expensed in a prior period, other than in respect of licenses provided to the Company or a Restricted Subsidiary in connection with the settlement of litigation),

(iv) any non-cash charges (other than (1) amortization of a prepaid cash item that was paid and not expensed in a prior period and (2) write down of current assets) including: (a) write-downs of property, plant and equipment and other assets, (b) impairment of intangible assets, (c) losses resulting from cumulative effect of changes in accounting principles, (d) net foreign currency reevaluation of intercompany indebtedness and remeasurement losses or gains related to the balance sheet of the Company and its Restricted Subsidiaries, (e) losses on sales of accounts receivable, (f) provisions for asset retirement obligations, (g) provisions for environmental restoration and remedial action, (h) net non-cash mark-to-market charges relating to hedging arrangements, (i) unrealized losses from Hedging Agreements and unrealized losses from foreign currency transactions and (j) commercial capital expenses not included in depreciation expenses for such period; provided that if such non-cash charges represent an accrual or reserve for potential cash items in any future period, the cash payment in respect thereof in such future period shall be subtracted from Consolidated EBITDA to such extent,

(v) fees, costs, charges, commissions, operating losses, write-downs and expenses (including (A) fees, costs and expenses related to legal, financial, restructuring and other advisors, auditors and accountants, (B) printer costs and expenses, (C) U.S. Securities and Exchange Commission and other filing fees and (D) underwriting, arrangement, syndication, issuance backstop and placement premiums, discounts, fees, costs and expenses) paid, reimbursed or incurred during such period in connection with the Cases, the Transactions, obtaining confirmation, effectiveness and implementation of the Chapter 11 Plan (including operating costs and expenses related to the consummation of the KPP Settlement Agreement, and the completion and implementation of the transactions contemplated thereby and in relation thereto and including any fees, costs and expenses of AlixPartners), negotiation, execution and ongoing performance of the Loan Documents, the Exit First Lien Term Loan Documents, the Exit

Second Lien Term Loan Documents, the Existing DIP ABL Credit Agreement, the Existing DIP Term Loan Credit Agreement, including the form of exit facility (and any Permitted Refinancing of any of the foregoing), and, in each case, any transaction (including any financing, acquisition or disposition, whether or not consummated) or litigation related thereto or contemplated by any of the foregoing, in each case, regardless of whether initially incurred by the Company or paid by the Company to reimburse others for such fees, costs and expenses (including the advisors to the unsecured creditors' committee and the ad hoc committee of second lien note holders) and whether incurred prior to or following emergence from Chapter 11,

(vi) any extraordinary expenses, charges or losses,

(vii) any non-recurring or unusual expenses, charges or losses in an amount not to exceed for any four fiscal quarter period, the greater of (A) 5% of Consolidated EBITDA for such period (calculated after giving effect to any amounts added to Consolidated EBITDA pursuant to this clause (vii) and clauses (xi) and (xii) and Section 1.07) and (B) \$10,000,000,

(viii) fees, costs and expenses (including fees, costs and expenses related to (A) legal, financial and other advisors, auditors and accountants, including AlixPartners, (B) printer costs and expenses, (C) SEC and other filing fees and (D) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) of the Company and its Restricted Subsidiaries, incurred as a result of Permitted Acquisitions, Investments, Dispositions, issuance of equity interests or issuance, waiver, refinancing or amendment of Debt, in each case to the extent permitted hereunder, whether or not consummated, other than any fees paid, or costs or expenses reimbursed to any Restricted Subsidiary of the Company other than from a Person that is the Company or any of its Restricted Subsidiaries,

(ix) deferred or amortized financing fees (and any write-offs thereof) for such period,

(x) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on January 19, 2012,

(xi) business optimization expenses, and restructuring charges and reserves for such period, including any fees, costs and expenses of AlixPartners related thereto; provided, that, with respect to each such business optimization expense or restructuring charge or reserve pursuant to this subclause (xi), the Company shall have delivered to the Agent an officer's certificate specifying and quantifying such expense, charge or reserve and stating that such expense, charge or reserve is a business optimization expense or restructuring charge or reserve,

(xii) the amount of cost savings and synergies projected by the Company in good faith to be realized as a result of specified actions taken or expected to be taken prior to or during such period (which cost savings or synergies shall be subject only to certification by a Responsible Officer of the Company and shall be calculated on a pro forma basis as though such cost savings or synergies had been realized on the first day of the relevant period), net of the amount of actual benefits realized during such period from such actions; provided that (A) such cost savings or synergies are reasonably identifiable and factually supportable, and (B) such actions have been taken or are to be taken within twelve (12) months after the date of determination to take such action; provided further that aggregate amounts added pursuant to this subclause for any period shall not in the aggregate exceed the greater of (x) \$10,000,000 or (y) 5% of the Consolidated EBITDA (calculated without giving effect to this clause or to Section 1.07(c)),

(xiii) any expenses, charges or losses that are covered by indemnification or other reimbursement provisions or insurance in any agreement, to the extent such indemnification or insurance coverage has not been disclaimed or denied and is reasonably expected to be paid within 180 days of any claim made therefor (provided, that if such expenses are not reimbursed within such 180 day period, for purposes of calculating Consolidated EBITDA for any fiscal period in which an addback pursuant to this clause (xiii) has been taken, Consolidated EBITDA shall be re-calculated going forward excluding the addback pursuant to this clause (xiii) for such period),

(xiv) any proceeds from business interruption, casualty or liability insurance received by such Person during such period, to the extent the associated losses arising out of the event that resulted in the payment of such business interruption insurance proceeds were included in computing Consolidated Net Income,

(xv) expenses, charges and accruals for and reserves in respect of any charges, costs or expenses related to Pension Agreements, and

(xvi) restructuring costs and other charges identified as a line item in the projections included in the Disclosure Statement regardless of when such restructuring charges were incurred, minus,

(b) without duplication and to the extent included in Consolidated Net Income for such period, the sum of (i) interest income (except to the extent deducted in determining Consolidated Interest Charges), (ii) income, profits or capital gains tax credits, (iii) other non-cash gains increasing Consolidated Net Income for such period (excluding any such non-cash gain to the extent it represents a reversal of an accrual or reserve for potential cash loss that was deducted and not added back to Consolidated EBITDA in any prior period) (provided that any cash received with respect to any non-cash items of income (other than extraordinary gains) for any prior period shall be added to the computation of Consolidated EBITDA), (iv) (A) any unusual or non-recurring income or gains not to exceed amounts that can be added back to Consolidated EBITDA pursuant to subclause (a)(vii) or (B) extraordinary income or gains, in each case including, whether or not otherwise includable as a separate item in the statement of such Consolidated Net Income for such period, gains on the sale of assets outside of the ordinary course of business, (v) any other non-cash income arising from the cumulative effect of changes in accounting principles, (vi) provision for environmental restoration and remedial actions for continuing operations added back pursuant to clause (a)(iv) of this definition to the extent actually paid in cash, (vii) income and gains in respect of Pension Agreements and (viii) cash payments in respect of Pension Agreements, made in the period for which Consolidated EBITDA is being calculated.

Notwithstanding anything herein to the contrary, (a) the add-backs permitted under clauses (vii), (xi) and (xii) above shall not exceed 7.5% of Consolidated EBITDA, and (b) for purposes of calculating Consolidated EBITDA for any period of four fiscal quarters ending prior to June 30, 2014, Consolidated EBITDA for such period of four fiscal quarters shall be deemed to be (i) in the case of the period ended December 31, 2012, \$73,000,000, (ii) in the case of the period ended March 31, 2013, \$51,000,000, and (iii) in the case of the period ended June 30, 2013, \$61,000,000.

“Consolidated Interest Charges” means, for any Measurement Period, all interest, premium payments, debt discount, fees, charges and related expenses in connection with Debt for Borrowed Money (including capitalized interest) or in connection with the deferred purchase price of assets, in each case to the extent treated as interest in accordance with GAAP, including all commissions, discounts and other fees and charges owed with respect to Permitted Receivables Financings, letters of credit and bankers’ acceptance financing and net costs under Hedging Agreements, but excluding (x) any interest paid, directly or indirectly, to any Loan Party by the Company and its Restricted Subsidiaries, (y)

any non-cash or deferred interest and financing costs (including any legal and accounting costs, fees on account of bridge, commitment and other financings, any non-cash accretion or accrual of discounted liabilities not constituting Debt, all as determined on a consolidated basis in accordance with GAAP) and (z) amortization or write-off of deferred financing fees, debt issuance costs, commissions, fees and expenses, including expenses resulting from the discounting of any outstanding Debt in connection with the application of purchase accounting and/or fresh start accounting in connection with any acquisition.

“Consolidated Net Income” means, as of any date of determination, the net income of the Company and its Restricted Subsidiaries for the most recently completed Measurement Period, all as determined on a consolidated basis in accordance with GAAP; *provided*, however, that there shall be excluded:

- (a) the net income (or loss) of any Person that is not a Restricted Subsidiary, except to the extent of the amount of dividends, distributions or other payments actually paid in cash (or to the extent converted into cash) to the Company or any of its wholly owned Restricted Subsidiaries during such period,
- (b) the income (or loss) of any Person (other than a Subsidiary of the Company in which the Company or any of its Subsidiaries has an ownership interest, except to the extent that any such income is actually received by the Company or any Restricted Subsidiary in the form of dividends or similar distributions,
- (c) the income (or loss) of any Person during such Measurement Period and accrued prior to the date it becomes a Restricted Subsidiary of the Company or any of the Company’s Restricted Subsidiaries is merged into or consolidated with the Company or any of its Restricted Subsidiaries or that Person’s assets are acquired by the Company or any of its Restricted Subsidiaries (but only the portion attributable to such Person or assets prior to the dates it became or is merged or consolidated with the Borrower or any Restricted Subsidiary or the assets were so acquired),
- (d) any after-tax effect of gains or losses attributable to Dispositions or other dispositions or transfers of assets, in each case other than in the ordinary course of business and discontinued operations or disposal of discontinued operations, as determined in good faith by the Company,
- (e) effects of adjustments (including the effects of such adjustments pushed down to the Company and its Restricted Subsidiaries) in such Person’s consolidated financial statements (including to property, equipment, inventory and other assets) pursuant to GAAP resulting from the application of purchase accounting and/or fresh start accounting in relation to the Transactions, the Chapter 11 Plan or any consummated acquisition or the amortization or write-off of any amounts thereof (including the impact on net income (or loss) arising from mark-to-market adjustments with respect to earn-outs), net of taxes,
- (f) (i) any non-cash compensation expense recorded from grants or periodic remeasurement of stock appreciation or similar rights, stock options, restricted stock or other rights and any cash charges associated with the rollover, acceleration, or payout of capital stock by management of the Company in connection with the Transactions and (ii) any costs or expenses incurred pursuant to any management equity plan or stock option plan or other management or employee benefit plan or agreement or any stock subscription agreement, to the extent that such costs or expenses are funded with cash proceeds contributed to the common equity capital of the Company,

- (g) any after-tax effect of income (or loss) from the early extinguishment of obligations under Hedging Agreements or other derivative instruments, or Debt,
- (h) the undistributed earnings of any Subsidiary of the Borrower to the extent that the declaration or payment of dividends or similar distributions by such Subsidiary is not at the time permitted by the terms of any Contractual Obligation or law applicable to such Subsidiary,
- (i) accruals and reserves and gains, losses or charges with respect to, or relating to, the KPP Settlement Agreement and the completion and implementation of the transactions contemplated thereby and in relation thereto, and
- (j) accruals and reserves that are established or adjusted within eighteen (18) months of the Closing Date that are so required to be established or adjusted as a result of the Transactions in accordance with GAAP or changes as a result of a modification of accounting policies.

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

“Contractual Obligation” means, as to any Person, any provision of any security issued by such Person or of any agreement, instrument or other undertaking to which such Person is a party or by which it or any of its property is bound.

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

“Control Agreement” means a control agreement with (a) the financial institution, at which any Loan Party maintains a deposit account (other than an Excluded Account) pursuant to which such financial institution shall agree with such Loan Party and the Agent to comply with instructions originated by the Agent directing the disposition of funds in such deposit account without the further consent of such Loan Party, such agreement to be in form and substance reasonably satisfactory to the Agent, and (b) the applicable securities intermediary, at which any Loan Party maintains a securities account pursuant to which such securities intermediary shall agree with such Loan Party and the Agent to comply with the instructions of the Agent with respect to such securities and securities account without the further consent of such Loan Party.

“Debt” of any Person means (excluding the current portion of accrued liabilities in the ordinary course of business), without duplication, (a) all obligations of such Person for borrowed money, (b) all obligations of such Person evidenced by bonds, debentures, notes or similar instruments, (c) all obligations of such Person under conditional sale or other title retention agreements relating to property acquired by such Person, (d) all obligations of such Person in respect of the deferred purchase price of property or services (excluding (i) current accounts payable incurred in the ordinary course of business and accrued expenses and (ii) any earn-out obligations, except to the extent not paid after becoming due and payable or such obligations appear as a liability on the balance sheet of such Person in accordance with GAAP), (e) all Debt of others secured by (or for which the holder of such Debt has an existing right, contingent or otherwise, to be secured by) any Lien on property owned or acquired by such Person, whether or not the Debt secured thereby has been assumed, but only to the extent of such Lien, and only to the extent of the lesser of the fair market value of the property secured by the Lien and the amount of Debt, (f) all guarantees by such Person of Debt set forth in subclauses (a)-(e) and (g)-(k), (g) all Capital Lease Obligations of such Person, (h) all obligations, contingent or otherwise, of such Person as an account party in respect of letters of credit and letters of guaranty, (i) all obligations, contingent or otherwise, of such Person in respect of bankers’ acceptances, (j) the obligations of such Person in respect

of any Hedging Agreement and (k) all Disqualified Stock of such Person. The Debt of any Person shall include the Debt of any other entity (including any partnership in which such Person is a general partner) to the extent such Person is liable therefor as a result of such Person's ownership interest in or other relationship with such entity, except to the extent the terms of such Debt provide that such Person is not liable therefor (but only for the portion so liable). For purposes of determining Debt, (x) the "principal amount" of the obligations of any Person in respect of any Hedging Agreement at any time shall be the maximum aggregate amount (giving effect to any netting agreements) that such Person would be required to pay if such Hedging Agreement were terminated at such time and (y) in no event shall obligations under any Hedging Agreement be deemed "Debt" for calculating any financial ratio (or component thereof).

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

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

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

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

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

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

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

“Designated Guarantor” means each Guarantor with assets included in the Borrowing Base and designated on Schedule 1.01(d) hereto as a “Designated Guarantor”, which Schedule may be amended by the Company from time to time by delivery of an updated Schedule (identified as such) to the Agent.

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

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

“Disclosure Statement” means that certain First Amended Disclosure Statement for Debtors’ First Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code dated June 27, 2013.”

“Disposition” or “Dispose” means the sale, transfer, exclusive license, lease or other disposition (including any sale and leaseback transaction), whether in one transaction or in a series of related transactions, of any property (including any equity interests) by any Person, including any sale, assignment, transfer or other disposal, with or without recourse, of any notes or accounts receivable; provided, that, for the avoidance of doubt, an issuance of equity interests is not a Disposition; provided further, for the avoidance of doubt, that a non-exclusive license of intellectual property in the ordinary course of business shall be deemed not to be a Disposition.

“Disqualified Institution” means (i) those Persons identified to the Agent and the Lenders in writing on the Closing Date, and (ii) Competitors and their Affiliates that are not a Bona Fide Debt Fund identified to the Agent and the Lenders in writing (it being understood that the Company shall be permitted to supplement the list of Competitors and Affiliates in writing after the date hereof to the extent such supplemented Person becomes a Competitor (or an Affiliate of a Competitor) so long as such supplemented Person is not a Bona Fide Debt Fund). Any supplement shall be made available to the Lenders and shall become effective three (3) Business Days after delivery to the Agent. Notwithstanding anything herein to the contrary, in no event shall a supplement apply retroactively to disqualify any parties that have previously acquired an assignment or participation interest in the Revolving Loans that is otherwise permitted hereunder, but upon the effectiveness of such designation, any such party may not acquire any additional Revolving Loans or participations or other interest in Revolving Loans.

“Disqualified Stock” means any equity interest that, by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable), or upon the happening of any event, (a) except as set forth in the proviso hereto, matures (excluding any maturity as the result of an optional redemption by the issuer thereof) or is mandatorily redeemable, pursuant to a sinking fund obligation or otherwise, or is redeemable at the option of the holder thereof, in whole or in part, or requires the payment

of any cash dividend or any other scheduled payment constituting a return of capital, in each case at any time on or prior to the 90th day after the Maturity Date, or (b) is convertible into or exchangeable (unless at the sole option of the issuer thereof) for (i) debt securities or (ii) any equity interest referred to in clause (a) above, in each case at any time prior to the 90th day after the Maturity Date; provided that (i) only the portion of the equity interests that so mature or are mandatorily redeemable, are so convertible or exchangeable or are so redeemable at the option of the holder thereof prior to such date shall be deemed to be Disqualified Stock; (ii) if such equity interests are issued to any plan for the benefit of employees of any company or by any such plan to such employees, such equity interests shall not constitute Disqualified Stock solely because they may be required to be repurchased by any company in order to satisfy applicable statutory or regulatory obligations or as a result of such employee's termination, death or disability; and (iii) such equity interest may by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) become mandatorily redeemable or redeemable at the option of the holder thereof upon the occurrence of a change of control or Disposition subject to payment in full in cash of all Obligations (other than contingent indemnification obligations not then due and owing).

“Document” means a document of title, as defined in the UCC.

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

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

“Effective Date” shall mean the date designated as such under the Chapter 11 Plan after all of the conditions precedent to the effectiveness of the Chapter 11 Plan shall have been satisfied or waived in accordance with the Chapter 11 Plan.

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

“Eligible Cash” means, at any time, the amount of cash denominated in Dollars (other than Qualified Cash and US Cash) of the Loan Parties which (a) is maintained in the Pledged Cash Account (Eligible Cash) subject to the terms of the Pledged Cash Account Agreement (Eligible Cash), (b) is available for use by a Loan Party, without condition or restriction and (c) is free and clear of any Lien (other than in favor of the Agent on behalf of the Secured Parties, the Exit First Lien Term Loan Agent on behalf of the lenders pursuant to the Exit First Lien Term Loan Agreement, and the Exit Second Lien Term Loan Agent on behalf of the lenders pursuant to the Exit Second Lien Term Loan Agreement, and other than in favor of the securities intermediary with which such cash is maintained). The Company may request from time to time that the Agent release cash deposited in the Pledged Cash Account (Eligible Cash); provided, that, (i) the Agent shall have received a release notice in the form of annexed hereto as Exhibit I signed by a Responsible Officer of the Company, and (ii) on the date of and after giving effect to any such release of such cash, which shall not be sooner than 3 Business Days after receipt by Agent of such release notice, (A) no Default or Event of Default shall exist or have occurred and be continuing, and (B) no Overadvance shall exist.

“Eligible Equipment” means Equipment of the Borrower and the Designated Guarantors subject to the Lien of the Collateral Documents, the value of which shall be determined based upon its Net Orderly Liquidation Value. Criteria and eligibility standards used in determining Eligible Equipment may be fixed and revised from time to time by the Agent in its Permitted Discretion. Unless otherwise from time to time approved in writing by the Agent, no Equipment shall be deemed Eligible Equipment if, without duplication:

(a) any such Equipment is located on leaseholds and is subject to landlord Liens or other Liens arising by operation of law that are senior or pari passu to the Liens in favor of the Agent, unless one of the following applies: (i) the lessor has entered into a Lien Waiver or (ii) a Rent and Charges Reserve has been taken with respect to such Equipment or, in the case of any third party premises, a Rent and Charges Reserve has been taken by the Agent in the exercise of its Permitted Discretion; or

(b) such Equipment is Equipment for which appraisals have not been completed by the Agent or a qualified independent appraiser reasonably acceptable to the Agent utilizing procedures and criteria reasonably acceptable to the Agent for determining the value of such Equipment; or

(c) such Equipment is Equipment in respect of which the Collateral Documents, after giving effect to the related filings of financing statements that have then been made, if any, do not or have ceased to create a valid and perfected first priority Lien or security interest in favor of the Agent, on behalf of the Secured Parties, securing the Secured Obligations; or

(d) Borrower or a Designated Guarantor does not have good, valid and unencumbered title thereto, subject only to Liens permitted under clause (a), (b) or (e) of the definition of Permitted Liens, liens permitted under clause (ix) of Section 5.02(a) or Liens granted pursuant to any of the Loan Documents (“Permitted Collateral Liens”); or

(e) such Equipment is motor vehicles or other rolling stock that are or are required to be subject to certificates of title under applicable state laws, except as Agent may determine in its Permitted Discretion; or

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

“Eligible In-Transit Inventory” means Inventory owned by Borrower or a Designated Guarantor that would be Eligible Inventory if it were not subject to a Document and in transit from a location outside of the United States to a location of Borrower or a Designated Guarantor within the United States, and that Agent, in its Permitted Discretion, deems to be Eligible In-Transit Inventory. Without limiting the foregoing, no Inventory shall be Eligible In-Transit Inventory unless it (a) is subject to a negotiable Document showing the Agent (or, with the consent of the Agent, Borrower or a Designated Guarantor) as consignee, which Document is in the possession of Agent or such other Person as Agent shall approve; (b) is fully insured in a manner satisfactory to Agent; (c) is not sold by a vendor that has a right to reclaim, divert shipment of, repossess, stop delivery, claim any reservation of title or otherwise assert Lien rights against the Inventory, or with respect to whom Borrower or such Designated Guarantor is in default of any obligations; (d) is subject to purchase orders and other sale documentation satisfactory to Agent, and title has passed to Borrower or such Designated Guarantor; (e) is shipped by a common carrier that is not affiliated with the vendor and is not subject to Sanctions or any specially designated nationals list maintained by OFAC; and (f) is being handled by a customs broker, freight-forwarder or other handler that has delivered a Lien Waiver.

“Eligible Inventory” means, at the time of any determination thereof, without duplication, the Inventory Value of the Borrower and Designated Guarantors at such time that is not ineligible for inclusion in the calculation of the Borrowing Base pursuant to any of clauses (a) through (p) below. Criteria and eligibility standards used in determining Eligible Inventory may be fixed and revised from time to time by the Agent in its Permitted Discretion (including, without limitation, criteria and eligibility standards to account for dispositions of Intellectual Property Collateral (as defined in the Security Agreement) that is material to the value or saleability of any Inventory). Unless otherwise from time to time approved in writing by the Agent, no Inventory shall be deemed Eligible Inventory if, without duplication:

- (a) Borrower or a Designated Guarantor does not have good, valid and unencumbered title thereto, subject only to Permitted Collateral Liens; or
- (b) it is not located in the United States; except for Eligible In-Transit Inventory having an aggregate Value not in excess of \$5,000,000 at any time; or
- (c) it is either (i) a service part in the possession of or held by field engineers or (ii) located at third party premises or (except in the case of consigned Inventory, which is covered by clause (f) below) in another location not owned by Borrower or a Designated Guarantor, and is subject to landlord or warehousemen Liens or other Liens arising by operation of law, unless one of the following applies: (A) the premises is covered by a Lien Waiver or (B) a Rent and Charges Reserve has been taken with respect to such Inventory or, in the case of any third party premises, a Reserve has been taken by the Agent in the exercise of its Permitted Discretion; or
- (d) it is operating supplies, labels, packaging or shipping materials, cartons, repair parts, labels, miscellaneous spare parts and other such materials not held for sale, in each case to the extent not considered used for sale in the ordinary course of business of the Borrower and Designated Guarantors by the Agent in its Permitted Discretion from time to time; or
- (e) it is not subject to a valid and perfected first priority Lien in favor of the Agent; or
- (f) it is consigned at a customer, supplier, contractor or shipper location but still accounted for in the Borrower’s or Designated Guarantor’s inventory balance, unless (i) if such Inventory is subject to landlord or consignee Liens or other Liens arising by operation of law, then such location is the subject of a Lien Waiver, (ii) the Agent is reasonably satisfied with the controls and reporting applicable to such Inventory and (iii) the aggregate amount of such Inventory does not exceed \$100,000 at any location at any time unless with the consent of the Agent; or
- (g) it is Inventory that is in-transit to or from a location not leased or owned by a Borrower or Designated Guarantor other than any such in-transit Inventory (i) to Borrower or a Designated Guarantor or between Borrower and Designated Guarantors, that is physically in-transit within the United States and as to which a Reserve has been taken by the Agent if required in the exercise of its Permitted Discretion or (ii) that is Eligible In-Transit Inventory (subject to the limitations set forth in clause (b) above); or
- (h) it is obsolete, slow-moving, nonconforming or unmerchantable or is identified as a write-off, overstock or excess by Borrower or a Designated Guarantor (as determined in

accordance with the Company's policies which shall be substantially consistent with those in effect on the Closing Date or with such modifications requested by the Company from time to time and approved by the Agent in its Permitted Discretion), or does not otherwise conform to the representations and warranties contained in this Agreement and the other Loan Documents applicable to Inventory; or

(i) it is Inventory used as a sample or prototype, display or display item; or

(j) any Inventory that is damaged, defective or marked for return to vendor, has been deemed by Borrower or a Designated Guarantor to require rework or is being held for quality control purposes; or

(k) such Inventory does not meet all material applicable standards imposed by any governmental authority having regulatory authority over it; or

(l) any Inventory for which field audits and appraisals have not been completed by the Agent or a qualified independent appraiser reasonably acceptable to the Agent utilizing procedures and criteria acceptable to the Agent in its Permitted Discretion or determining the value of such Inventory; or

(m) any Inventory that has been acquired from an entity subject to Sanctions or any specially designated nationals list maintained by OFAC, or constitutes hazardous waste under any Environmental Law; or

(n) is in the possession of a warehouseman, processor, repairman, mechanic, shipper, freight forwarder or other Person, unless the lessor or such Person has delivered a Lien Waiver or an appropriate Rent and Charges Reserve has been established; or

(o) is not Inventory subject to any license or other arrangement that restricts the Borrower's or Designated Guarantors' or Agent's right to dispose of such Inventory, unless the Agent has received an appropriate Lien Waiver; or

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

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

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

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

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

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

(e) (i) the Account is not payable in Dollars or other currency approved by the Agent in its Permitted Discretion (the Agent may establish a Reserve in its Permitted Discretion with respect to any currency other than Dollars) or (ii) the Account Debtor is either not organized under the laws of the United States of America, any state thereof, or the District of Columbia, or Canada or any province or territory thereof or is located outside or has its principal place of business or substantially all of its assets outside the United States or Canada, unless such Account is supported by a letter of credit from an institution and in form and substance reasonably satisfactory to the Agent in its sole discretion; or

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

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

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

(i) (i) such Account was invoiced in advance of goods being shipped or services being provided (but then only until such goods are shipped or such services are provided) or (ii) the associated revenue has not been earned; or

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

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

(l) it arises out of a sale made by Borrower or a Designated Guarantor to an employee, officer, agent, director, Subsidiary or Affiliate (other than an Affiliate that is a Permitted Holder or an Affiliate of a Permitted Holder (other than any of the Company or its Subsidiaries) provided, that, such sale arises in the ordinary course of business; or

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

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

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

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

(q) the Account is created in cash on delivery terms, bill-and-hold, sale or return, sale on approval, consignment, or other repurchase or return basis, or from a sale for personal, family or household purposes;

(r) an Insolvency Proceeding has been commenced by or against the Account Debtor; or the Account Debtor has failed, has suspended or ceased doing business, is liquidating, dissolving or winding up its affairs, is not Solvent, or is subject to Sanctions or any specially designated nationals list maintained by OFAC; or the Borrower or a Designated Guarantor is not able to bring suit or enforce remedies against the Account Debtor through judicial process;

- (s) the Account is evidenced by chattel paper or an instrument of any kind, or has been reduced to judgment;
- (t) the amount of any net credit balances relating to such Account is unused by the Account Debtor within 60 days from the date the net credit balance was created;
- (u) the Account arises from transactions with customers of the Company under equipment and vendor financing programs permitted pursuant to Section 5.02(i)(xv); or
- (v) at all times prior to the occurrence of the KPP Account Eligibility Date, any Account which is a KPP Account.

After giving effect to the foregoing, if the aggregate amount of Eligible Receivables included in the Borrowing Base with respect to the Accounts of any Account Debtor and its Affiliates that are Account Debtors would exceed 15% (or such greater percent in the case of any Account Debtor approved in writing by the Agent) of all Eligible Receivables included in the Borrowing Base before giving effect to this provision, a portion of Eligible Receivables in respect of the Accounts shall be excluded from the Borrowing Base only to the extent necessary for the foregoing thresholds not to be exceeded after giving effect to such exclusion.

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

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

“Environmental Liability” means any liability, obligation, damage, loss, claim, action, suit, judgment, order, fine, penalty, fee, expense or cost, contingent or otherwise (including any liability for costs of Remedial Actions, or natural resource damages, administrative oversight costs, and indemnities), of or related to the Borrower or any Subsidiary (including any predecessor for whom the Borrower or any Subsidiary bears liability contractually or by operation of law) arising under or relating to any Environmental Law, including those resulting from or based upon (a) any compliance or noncompliance with any Environmental Law, (b) the generation, use, handling, transportation, storage, treatment or disposal or presence of any Hazardous Materials, (c) exposure to any Hazardous Materials, (d) the Release or threatened Release of any Hazardous Materials into the environment (including as related to indoor air quality) or (e) any of the foregoing for which liability is assumed or imposed by any contract or agreement.

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

“Equipment” has the meaning specified in the UCC.

“Equipment Availability” means \$21,932,333, as reduced as provided below. Equipment Availability may be included in the Borrowing Base on the Closing Date or thereafter subject to the satisfaction of the conditions set forth below. Equipment Availability will only be included in the Borrowing Base if on the Closing Date the following conditions are met: if (a) Company and its Subsidiaries have maintained a minimum Consolidated EBITDA of an amount equal to or greater than 80% of its Consolidated EBITDA projections set forth in the Chapter 11 Plan on a year to date basis as of the most recent month ended prior to the Closing Date and evidenced by the financial statements (in form satisfactory to the Agent) provided to the Agent, and (b) the Agent has received (i) appraisals with respect to the Equipment as provided below for purposes of determining the Net Orderly Liquidation Value of such Equipment, and (ii) perfected first priority security interests and liens on the Equipment of Borrower and Designated Guarantors in favor of the Agent for the benefit of the Secured Parties (subject only to the Permitted Collateral Liens). The amount set forth in subclause (i) of this definition will be reduced as of the first day of each calendar quarter commencing January 1, 2014 (whether or not Equipment Availability is included in the Borrowing Base on the Closing Date) by \$1,096,617. In addition, Equipment Availability shall be automatically reduced to zero, if at any time, Company and its Subsidiaries fail to maintain Consolidated EBITDA as of the end of any fiscal year of not less than an amount equal to 65% of Consolidated EBITDA set forth in the most recent Projections delivered to the Agent pursuant to Section 5.01(h)(viii) hereof for such fiscal year; provided, that, if at the end of any subsequent fiscal year, Company and its Subsidiaries maintain Consolidated EBITDA of an amount equal to at least 65% of the amount of Consolidated EBITDA set forth in Projections for such fiscal year, and the absence of any Default during such fiscal year, Equipment Availability may be reinstated (subject to such reductions thereto as if it had been in place at all times since the Closing Date). In addition, the amount of Equipment Availability may be further permanently reduced to the extent that any appraisal of Equipment conducted by the Agent after the Closing Date would result in a lower amount of Equipment Availability pursuant to the formula used by the Agent to calculate Equipment Availability on the Closing Date, and subject to the sale or other disposition of any Eligible Equipment as permitted hereunder.

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

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

“ERISA Event” means (a)(i) the occurrence of a Reportable Event, within the meaning of Section 4043 of ERISA (except as may occur as a result of the transactions contemplated by the KPP Settlement Agreement solely to the extent that they relate to the transactions contemplated by the KPP Settlement Agreement that shall have been consummated within fifteen (15) days of the Closing Date), with respect to any Plan unless the 30-day notice requirement with respect to such event has been waived by the PBGC or (ii) the requirements of Section 4043(b) of ERISA apply with respect to a contributing sponsor, as defined in Section 4001(a)(13) of ERISA, of a Plan, and an event described in paragraph (9), (10), (11), (12) or (13) of Section 4043(c) of ERISA is reasonably expected to occur with respect to such Plan within the following 30 days; (b) the application for a minimum funding waiver with respect to a Plan; (c) the provision by the administrator of any Plan of a notice of intent to terminate such Plan, pursuant to Section 4041(a)(2) of ERISA (including any such notice with respect to a plan amendment referred to in Section 4041(e) of ERISA); (d) the cessation of operations at a facility of any Loan Party or any ERISA Affiliate in the circumstances described in Section 4062(e) of ERISA (except as may occur

as a result of the transactions contemplated by the KPP Settlement Agreement solely to the extent that (x) they relate to the transactions contemplated by the KPP Settlement Agreement that shall have been consummated within fifteen (15) days of the Closing Date and (y) the Company and its Subsidiaries shall have no liability pursuant to Section 4062(e) following such consummation); (e) the withdrawal by any Loan Party or any ERISA Affiliate from a Multiple Employer Plan during a plan year for which it was a substantial employer, as defined in Section 4001(a)(2) of ERISA; (f) the conditions for imposition of a lien under Section 303(k) of ERISA shall have been met with respect to any Plan; (g) a determination that any Plan is in "at risk" status (within the meaning of Section 303 of ERISA); or (h) the institution by the PBGC of proceedings to terminate a Plan pursuant to Section 4042 of ERISA.

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

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

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

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

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

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

"Events of Default" has the meaning specified in Section 6.01.

"Excess Availability" means, at any time, (a) the sum of (i) Line Cap plus (ii) Qualified Cash minus (b) the Revolving Credit Facility Usage at such time; provided, that, for purposes of satisfying any thresholds of Excess Availability set forth in this Agreement and in the other Loan Documents, at least fifty percent (50%) of the applicable Excess Availability threshold amount must be

satisfied with Borrowing Base Availability (the “50% Test”). The amount equal to the Line Cap minus Revolving Credit Facility Usage at such time is referred to herein as “Borrowing Base Availability.” If at any time Borrowing Base Availability is insufficient to meet the 50% Test, the Agent shall permit the Borrower to utilize additional Qualified Cash to satisfy the applicable Excess Availability threshold, if within three (3) Business Days after the date Borrower falls below any applicable Excess Availability threshold (provided, that during such period, Borrower shall not request any Revolving Loans or the issuance of any Letters of Credit and the Agent and Lenders (and the Issuing Bank) shall not be required to honor any such requests), Borrower increases the amount of Qualified Cash to satisfy the Excess Availability threshold (each a “Qualified Cash Cure”), provided, that, in any event, upon the delivery of the next monthly Borrowing Base Certificate or the date such delivery is required, Excess Availability thresholds must be satisfied by meeting the 50% Test without giving effect to such Qualified Cash Cure. No more than four (4) Qualified Cash Cures may be taken in any twelve (12) consecutive month period, and not more than one (1) Qualified Cash Cure may be taken in any consecutive two (2) month period. Any event or other action caused by the Borrower’s failure to meet any Excess Availability threshold in this Agreement shall not take effect until three Business Days after such failure if the Borrower has the option of effectuating a Qualified Cash Cure.

“Excess Usage” has the meaning specified in Section 2.10(c).

“Exchange Act” has the meaning specified in the definition of “Change of Control”.

“Excluded Account” means any and all of the (i) payroll, employee benefits, healthcare, escrow, fiduciary, defeasance, redemption, trust, tax and other similar accounts, (ii) “zero balance” accounts from which balances are swept daily to a Concentration Account, (iii) other accounts prohibited by applicable law from being pledged to, or having a security interest therein granted to, a third party, (iv) the Professional Fee Escrow Account and (v) other Deposit Accounts of the Loan Parties (other than Deposit Accounts and other accounts into which customer or other third party payments in respect of the Collateral are scheduled to be or regularly made) with the aggregate balance for all such accounts under this clause (v) of less than \$5,000,000.

“Excluded Subsidiary” means (a) any Immaterial Subsidiary, (b) any direct or indirect domestic Subsidiary of a direct or indirect Foreign Subsidiary, (c) any Captive Insurance Subsidiary, (d) any domestic Subsidiary that has no material assets other than equity interests in one or more CFCs (a “Qualified CFC Holding Company”), (e) any Foreign Subsidiary, (f) any direct or indirect Subsidiary of a CFC or Qualified CFC Holding Company, (g) any Unrestricted Subsidiary, (h) any Subsidiary that is prohibited by applicable law from guaranteeing the Obligations and (i) any other Subsidiary to the extent the Agent and the Borrower agree that the provision of a Guaranty by such Subsidiary of the Obligations would result in a material adverse tax consequence; provided, that, notwithstanding the foregoing, any Subsidiary that provides a guarantee in respect of the Exit First Lien Term Loan Documents or the Exit Second Lien Loan Documents shall not be an Excluded Subsidiary hereunder.

“Excluded Swap Obligation” with respect to any Loan Party, means each Swap Obligation as to which, and only to the extent that, such Loan Party’s guaranty of or grant of a Lien as security for such Swap Obligation is or becomes illegal under the Commodity Exchange Act because the Loan Party does not constitute an “eligible contract participant” as defined in the act (determined after giving effect to any keepwell, support or other agreement for the benefit of such Loan Party and all guarantees of Swap Obligations by other Loan Parties) when such guaranty or grant of Lien becomes effective with respect to the Swap Obligation. If a Hedging Agreement governs more than one Swap Obligation, only the Swap Obligation(s) or portions thereof described in the foregoing sentence shall be Excluded Swap Obligation(s) for the applicable Loan Party.

“Existing Credit Agreements” shall mean the Existing DIP ABL Credit Agreement and the Existing DIP Term Loan Credit Agreement.

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

“Existing DIP ABL Credit Agreement” shall mean the Amended and Restated Debtor-in-Possession Credit Agreement, dated as of March 22, 2013, among Eastman Kodak Company, the lenders party thereto, and the Existing DIP ABL Agent (as amended, amended and restated, supplemented or modified from time to time prior to the date hereof).

“Existing DIP ABL Agent” shall mean Citicorp North America, Inc. in its capacity as administrative and collateral agent under the Existing DIP ABL Credit Agreement.

“Existing DIP Term Loan Credit Agreement” shall mean the Debtor-in-Possession Loan Agreement, dated as of March 22, 2013, among Eastman Kodak Company, the lenders party thereto, and the Existing DIP Term Loan Agent (as amended, amended and restated, supplemented or modified from time to time prior to the date hereof).

“Existing DIP Term Loan Agent” shall mean Wilmington Trust Company, in its capacity as administrative and collateral agent under the Existing DIP Term Loan Credit Agreement.

“Exit First Lien Term Loan Agent” means JPMorgan Chase Bank, NA in its capacity as administrative agent pursuant to the Exit First Lien Term Loan Documents, and its successors, assigns or any replacement agent appointed pursuant to the terms of the Exit First Lien Term Loan Agreement.

“Exit First Lien Term Loan Agreement” means (i) the Senior Secured First Lien Term Credit Agreement, dated of even date herewith, among Company, as borrower, the lenders from time to time parties thereto, and Exit First Lien Term Loan Agent, as it may be amended, restated, refinanced, replaced or otherwise modified from time to time and (ii) any other replacement, refinancing, restructuring, extension, renewal or refinancing thereof (or Incremental Equivalent Debt (as defined in the Exit First Lien Term Loan Agreement) (in each case whether through one or more credit facilities or other debt issuances pursuant to the agreement set forth in subclause (i) or any other agreement, contract or indenture, including any such replacement or refinancing facility or indenture that increases or decreases the amount permitted to be borrowed thereunder (including pursuant to Incremental Term Loans (as defined in the Exit First Lien Term Loan Agreement)) or alters the maturity thereof and whether by the same or any other agent, lender or group of lenders, and any amendments, supplements, modifications, extensions, renewals, restatements, amendments and restatements or refundings thereof) to the extent permitted by this Agreement and the Term Loan Intercreditor Agreement.

“Exit First Lien Term Loan Debt” means the Debt of the Company and its Subsidiaries under the Exit First Lien Term Loan Agreement.

“Exit First Lien Term Loan Documents” means the Exit First Lien Term Loan Agreement, and each other agreement, certificate, document, or instrument executed or delivered by the Company or its Subsidiaries to the Exit First Lien Term Loan Agent or any lender thereunder in connection therewith, whether prior to, on, or after the closing of the Exit First Lien Term Loan Agreement, and any and all renewals, extensions, amendments, modifications, refinancings or restatements of any of the foregoing.

“Exit Second Lien Term Loan Agent” means Barclays Bank PLC in its capacity as administrative agent pursuant to the Exit Second Lien Term Loan Documents, and its successors, assigns or any replacement agent appointed pursuant to the terms of the Exit Second Lien Term Loan Agreement.

“Exit Second Lien Term Loan Agreement” means (i) the Senior Secured Second Lien Term Credit Agreement, dated of even date herewith, among the Company, as borrower, the lenders from time to time parties thereto, and the Exit Second Lien Term Loan Agent, as it may be amended, restated, refinanced, replaced or otherwise modified from time to time and (ii) any other replacement, refinancing, restructuring, extension, renewal or refinancing thereof (or Incremental Equivalent Second Lien Debt (as defined in the Exit First Lien Term Loan Agreement) (in each case whether through one or more credit facilities or other debt issuances pursuant to the agreement set forth in subclause (i) or any other agreement, contract or indenture, including any such replacement or refinancing facility or indenture that increases or decreases the amount permitted to be borrowed thereunder (including pursuant to Second Lien Incremental Term Loans (as defined in the Exit First Lien Term Loan Agreement)) or alters the maturity thereof and whether by the same or any other agent, lender or group of lenders, and any amendments, supplements, modifications, extensions, renewals, restatements, amendments and restatements or refundings thereof) to the extent permitted by this Agreement and the Term Loan Intercreditor Agreement.

“Exit Second Lien Term Loan Debt” means the Debt of the Company and its Subsidiaries under the Exit Second Lien Term Loan Agreement.

“Exit Second Lien Term Loan Documents” means the Exit Second Lien Term Loan Agreement, and each other agreement, certificate, document, or instrument executed or delivered by Company or its Subsidiaries to the Exit Second Lien Term Loan Agent or any lender in connection therewith, whether prior to, on, or after the closing of the Exit Second Lien Term Loan Agreement, and any and all renewals, extensions, amendments, modifications, refinancings or restatements of any of the foregoing.

“Exit Term Loan Debt” means the Exit First Lien Term Loan Debt and the Exit Second Lien Term Loan Debt.

“Exit Term Loan Agreements” means the Exit First Lien Term Loan Agreement and the Exit Second Lien Term Loan Agreement.

“Facility” means the Revolving Credit Facility and the Letter of Credit Facility.

“FATCA” means Sections 1471 through 1474 of the Code (including any amended or successor version if substantively comparable and not materially more onerous to comply with), and any agreements entered into pursuant to Section 1471(b) (1) of the Code.

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

“Fee Letter” means that certain Fee Letter, dated as of June 19, 2013 among the Company, the Agent and the Arrangers.

“Financial Officer” of any Person (other than a natural person) means the chief financial officer, president, chief executive officer, treasurer or controller or any other officer of such Person designated or authorized by any of the foregoing.

“Fixed Charge Coverage Ratio” means, as determined on the last day of any fiscal quarter, the ratio of (i) Consolidated EBITDA for the most recently completed period of four consecutive fiscal quarters ending on such date *minus* the aggregate amount of any unfinanced Capital Expenditures paid during such period *minus* income taxes paid in cash (net of refunds received but not less than zero) during such period to (ii) (A) interest payable on, and amortization of debt discount in respect of, all Debt for Borrowed Money during such period (excluding (1) additional interest in respect of the any debt securities, deferred or amortized financing fees, debt issuance costs, commissions, fees and expenses and expensing of any bridge, commitment or other financing fees and (2) any original issue discount in respect of the Exit First Lien Term Loan Debt or Exit Second Lien Term Loan Debt); (B) plus the aggregate amount of all scheduled principal payments (other than at final maturity); (C) plus the aggregate amount of all cash dividend payments to holders of capital stock (including Disqualified Stock) of the Company (excluding any items eliminated or consolidated) on account of such capital stock *minus* interest income for such period, as the case may be, in each case, of the Company and its Restricted Subsidiaries on a Consolidated basis.

“Fixed Charge Coverage Ratio Trigger Event” means the failure of the Borrower to maintain Excess Availability at any time of at least 15% of the Revolving Credit Facility; provided that the occurrence of a Fixed Charge Coverage Ratio Trigger Event shall be deemed continuing until Excess Availability shall have been equal to an amount that is 15% or greater of the Revolving Credit Facility for thirty (30) consecutive days, at which time such Fixed Charge Coverage Ratio Trigger Event shall no longer be deemed continuing.

“Flood Insurance Laws” means, collectively, the following (in each case as now or hereafter in effect or any successor statute thereto): (a) the National Flood Insurance Act of 1968, (b) the Flood Disaster Protection Act of 1973, (c) the National Flood Insurance Reform Act of 1994 and (d) the Flood Insurance Reform Act of 2004.

“Foreign Subsidiary” means any Subsidiary organized under the laws of jurisdiction other than the United States of America or any State thereof or the District of Columbia.

“Forward-Looking Information” has the meaning specified in Section 4.01(t).

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

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

“GAAP” has the meaning specified in Section 1.03.

“Governmental Authority” means the government of the United States of America, any other nation or any political subdivision thereof, whether state, local or other, and any agency, authority, instrumentality, regulatory body, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government, in each case, with competent jurisdiction over such Person.

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

“Guarantors” means, collectively (a) each Subsidiary Guarantor, and (b) each Person who now or hereafter guarantees payment or performance of the whole or any part of the Obligations in accordance with Article VII or otherwise and “Guarantor” means any one of them.

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

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

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

“Hedging Agreement” any “swap agreement” as defined in Section 101(53B)(A) of the Bankruptcy Code.

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

“Immaterial Subsidiary” means each Subsidiary designated by the Company to the Agent as an Immaterial Subsidiary on the Closing Date and thereafter, each Subsidiary of Company designated as an “Immaterial Subsidiary” pursuant to a certificate executed and delivered by a Responsible Officer of the Company to the Agent within sixty (60) days after the delivery of annual financial statements pursuant to Section 5.01(h)(ii) (certifying as to each of the items set forth in this definition), but not including the Company, (a) having total assets (as determined in accordance with GAAP) in an amount of five (5%) percent or less of the Consolidated total assets of the Company and its Subsidiaries shown on such financial statements or (b) contributing five (5%) percent or less to the Consolidated net sales of the Company and its Subsidiaries for the fiscal year most recently ended; provided, that, the total assets (as so determined) and net sales (as so determined) of all Immaterial Subsidiaries shall not exceed five (5%) percent of the Consolidated total assets shown on the Consolidated financial statements of Company and its Subsidiaries, or five (5%) percent of Consolidated net sales of the Company and its Subsidiaries as of the delivery of financial statements pursuant to Section 5.01(h)(ii). In the event that total assets of all Immaterial Subsidiaries exceed five (5%) percent of Consolidated total assets of Company and its Subsidiaries, or the total contribution to Consolidated net sales of all Immaterial Subsidiaries exceeds five (5%) percent of net sales for any such fiscal period for which financial statements have been delivered pursuant to Section 5.01(h)(ii), as the case may be, (i) the Company will designate certain Subsidiaries which shall no longer constitute Immaterial Subsidiaries and will no longer be Immaterial Subsidiaries until redesignated by the Company and (ii) to the extent not otherwise excluded as a Loan Party, shall comply with the provisions of Section 5.01(i) of this Agreement as if they were a new Subsidiary.

“Increase Date” has the meaning specified in Section 2.21(a).

“Increasing Lender” has the meaning specified in Section 2.21(c).

“Indemnified Costs” has the meaning specified in Section 8.05(a).

“Indemnified Party” has the meaning specified in Section 9.04(b).

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

“Insolvency Proceeding” means any proceeding commenced by or against any Person under any provision of the Bankruptcy Code or under any other state or federal bankruptcy or insolvency law, assignments for the benefit of creditors, formal or informal moratoria, compositions, extensions generally with creditors, or proceedings seeking reorganization, arrangement, or other similar relief.

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

“Intercreditor Agreements” means collectively (a) the Term Loan Intercreditor Agreement, and (b) each other intercreditor agreement executed and delivered by the Agent in connection with the incurrence by the Company of Debt secured by other priority Liens in the Collateral permitted under Section 5.02(a)(ix); as such agreements may be amended, restated, supplemented, replaced or otherwise modified from time to time.

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

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

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

(c) Borrower shall not be entitled to select an Interest Period having duration of twelve months unless, by 2:00 p.m. (New York City time) on the third Business Day prior to the first day of such Interest Period, each Lender notifies the Agent that such Lender will be providing funding for such Borrowing with such Interest Period (the failure of any Lender to so respond by such time being deemed for all purposes of this Agreement as an objection by such Lender to the requested duration of such Interest Period); provided that, if any or all of the Lenders object to the requested duration of such Interest Period, the duration of the Interest Period for such Borrowing shall be one, two, three or six months, as specified by Borrower in the applicable Notice of Borrowing as the desired alternative to an Interest Period of twelve months;

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

(e) whenever the first day of any Interest Period occurs on a day of an initial calendar month for which there is no numerically corresponding day in the calendar month that succeeds such initial calendar month by the number of months equal to the number of months in such Interest Period, such Interest Period shall end on the last Business Day of such succeeding calendar month.

“Inventory” has the meaning specified in the UCC.

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

“Investment” by any Person means any purchase, holding or acquisition (including pursuant to any merger with any other Person that was not a wholly owned Subsidiary prior to such merger) of any equity interests in or evidence of Debt or other securities (including any option, warrant or other right to acquire any of the foregoing) of, the making of or permitting to exist any loans or advances to, the guarantee of any obligations of, or the making of or permitting to exist any investment or any other interest in, any other Person, or any purchase or other acquisition of (in one transaction or a series of related transactions) any assets of any other Person constituting a business unit.

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

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

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

“KPP Accounts” means all Accounts owing to Borrower or any Designated Guarantor by KPP Holdco Limited or any of its direct or indirect Subsidiaries.

“KPP Account Eligibility Date” means the earlier of (a) the date that Agent and Borrower agree that KPP Accounts shall not be excluded from the definition of Eligible Receivables solely because they are KPP Accounts or (b) Borrower has certified to Agent for the benefit of Agent and the Secured Parties that the Tolling Agreements (as defined in the Stock and Asset Purchase Agreement) have been terminated (other than pursuant to an event of default thereunder) pursuant to the KPP Settlement Agreement.

“KPP Global Settlement” has the meaning specified in the Chapter 11 Plan.

“KPP Settlement Agreement” means (a) the Stock and Asset Purchase Agreement; (b) the Settlement Agreement, among the Borrower, Kodak Limited, KPP Trustees Limited, Kodak International Finance Limited and Kodak Polychrome Graphics Finance UK Limited, each dated April 26, 2013; and (c) any related contract, agreement, deed and undertaking described in either of the foregoing to the extent

entered into in conjunction with the consummation of the transactions and agreements contemplated therein; provided that the documents set forth in clauses (a) through (b) may be modified or amended from time to time, which agreements implement the KPP Global Settlement.

“L/C Cash Deposit Account” means an interest bearing cash deposit account to be established and maintained by the Agent, over which the Agent, as provided in Section 6.02, shall have sole dominion and control, upon terms as may be satisfactory to the Agent.

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

“Lease” means any agreement pursuant to which a Loan Party is entitled to the use or occupancy of any real property for any period of time.

“Lender Appointment Period” has the meaning specified in Section 8.07(a).

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

“Lenders” has the meaning in the introductory paragraph hereto, and shall include each Assuming Lender that shall become a party hereto pursuant to Section 2.21, each Issuing Bank and each Person that shall become a party hereto pursuant to Section 9.08.

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

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

“Letter of Credit Commitment” means, with respect to each Issuing Bank, the obligation of such Issuing Bank to issue Letters of Credit for the account of the Company and its Subsidiaries in (a) the amount set forth opposite such Issuing Bank’s name on Schedule I hereto under the caption “Letter of Credit Commitment” or (b) if such Issuing Bank has entered into one or more Assignment and Acceptances or is a Lender that has become an Issuing Bank after the Closing Date in accordance with the definition of “Issuing Bank”, the amount set forth for such Issuing Bank in the Register maintained by the Agent pursuant to Section 9.08(e) as such Issuing Bank’s “Letter of Credit Commitment”, in each case as such amount may be reduced prior to such time pursuant to Section 2.05, and in any event shall not be more than the amount of the Letter of Credit Facility.

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

“Letter of Credit Obligations” means, at any time, the sum of (i) the Available Amount of all Letters of Credit issued and outstanding and, without duplication, (ii) the aggregate amount of all amounts drawn under Letters of Credit that have not been reimbursed by the Company or converted to Revolving Loans.

“LIBOR” has the meaning specified in the definition of “Eurodollar Base Rate”.

“Lien” means, with respect to any asset, (a) any mortgage, deed of trust, lien, pledge, hypothecation, encumbrance, charge or security interest in, on or of such asset and (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease or title retention agreement (or any lease having substantially the same economic effect as any of the foregoing) relating to such asset; provided, that, in no event shall an operating lease or an agreement to sell be deemed to constitute a Lien; provided further that Liens shall not include any license of intellectual property (including any Intellectual Property). For the avoidance of doubt, such licensing activity shall not constitute a “Lien” on such Intellectual Property; provided, that, the terms of such licenses shall not restrict the right of the Agent to use such Intellectual Property in connection with the conduct of a Liquidation; provided, that, in no event shall any such Liquidation terminate or otherwise affect any such licenses and any and all purchasers of any such Intellectual Property shall acquire the same subject to such licenses.

“Lien Waiver” means a customary agreement, in form and substance reasonably satisfactory to the Agent, by which (a) for any ABL Priority Collateral located on leased premises, the lessor waives or subordinates any Lien it may have on the ABL Priority Collateral, and agrees to permit the Agent to enter upon the premises and remove the ABL Priority Collateral or to use the premises to store or Dispose of the ABL Priority Collateral; (b) for any ABL Priority Collateral held by a warehouseman, processor, shipper, customs broker or freight forwarder, such Person waives or subordinates any Lien it may have on the ABL Priority Collateral, agrees to hold any Documents in its possession relating to the ABL Priority Collateral as agent for the Agent, and agrees to deliver the ABL Priority Collateral to the Agent upon request; (c) for any ABL Priority Collateral held by a repairman, mechanic or bailee, such Person acknowledges the Agent’s Lien, waives or subordinates any Lien it may have on the ABL Priority Collateral, and agrees to deliver the ABL Priority Collateral to the Agent upon request; and (d) for any ABL Priority Collateral subject to a licensor’s Intellectual Property rights, the licensor grants to the Agent the right, vis-à-vis such licensor, to enforce the Agent’s Liens with respect to the ABL Priority Collateral, including the right to dispose of it with the benefit of the Intellectual Property, whether or not a default exists under the applicable license.

“Line Cap” means, at any time, the lesser of (a) the Borrowing Base and (b) the aggregate Revolving Credit Commitments of all Lenders.

“Liquidation” means the exercise by the Agent of those rights and remedies accorded to the Agent under the Loan Documents and applicable laws as a creditor of the Loan Parties with respect to the realization of the Collateral, including (after the occurrence and during the continuation of an Event of Default) the conduct by the Loan Parties acting with the consent of the Agent, of any public, private or other similar sale or other Disposition of the Collateral for the purpose of liquidating the Collateral.

“Liquidity” means, at any time, (a) the sum of (i) Line Cap plus (ii) US Cash, minus (b) the Revolving Credit Facility Usage at such time.

“Loan Documents” means (a) this Agreement, (b) the Notes, (c) Collateral Documents, (d) all Intercreditor Agreements, and (e) each Letter of Credit Agreement, and each other document and instrument delivered in connection herewith on or after the date hereof, in each case as amended, restated, supplemented or otherwise modified from time to time; provided, that no Bank Product Agreement or a Specified Secured Creditor Agreement is a Loan Document.

“Loan Parties” means the Borrower and the Guarantors.

“Loan Party Materials” has the meaning specified in Section 5.01(h).

“Loan Value” means, at any time of determination, an amount (calculated based on the most recent Borrowing Base Certificate delivered to the Agent in accordance with this Agreement) equal to (a) with respect to Eligible Receivables of the Borrower and Designated Guarantors, 85% of the Value of Eligible Receivables less the applicable Dilution Reserve plus (b) with respect to Eligible Inventory of Borrower and the Designated Guarantors, the lesser of (i) 75% of the Value of Eligible Inventory and (ii) 85% of the Net Orderly Liquidation Value of Eligible Inventory (based on the then most recent independent inventory appraisal) on any date of determination plus (c) Equipment Availability, plus (d) 100% of the amount of the Eligible Cash in the Pledged Cash Account (Eligible Cash).

“Market Disruption Event” has the meaning specified in Section 2.08(b).

“Material Adverse Effect” means a material adverse effect on (a) the business, condition (financial or otherwise), operations, performance or properties of the Company and its Consolidated Subsidiaries taken as a whole, (b) the rights and remedies of the Agent or any Lender under any Loan Document or (c) the ability of any Loan Party to perform its obligations under any Loan Document to which it is a party.

“Material First-Tier Foreign Subsidiary” means any Foreign Subsidiary or Qualified CFC Holding Company that is owned directly by or on behalf of the Borrower or any Guarantor and is not an Immaterial Subsidiary.

“Material Subsidiary” means any Restricted Subsidiary other than an Immaterial Subsidiary.

“Maturity Date” means September 3, 2018;

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

“Measurement Period” means, at any date of determination, the most recently completed four fiscal quarters for which financial statements have been delivered or are required to be delivered (or, with respect to determinations to be made prior to the delivery of the first set of financial statements, the most recently completed four fiscal quarters ended at least thirty (30) days prior to the Closing Date).

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

“Mortgage(s)” means each and every fee mortgage or deed of trust, security agreement and assignment by and between the Loan Party owning the Real Estate encumbered thereby in favor of the Agent, and in form and substance reasonably satisfactory to the Agent.

“Mortgage Policies” has the meaning set forth in the definition of Real Estate Requirements.

“Mortgaged Properties” means the owned Real Estate listed on Schedule 1.01(m) attached hereto and any Real Estate that becomes subject to a Mortgage pursuant to Section 5.01(j).

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

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

“Net Cash Proceeds” means, with respect to any event (a) the cash proceeds actually received in respect of such event including (i) any cash received in respect of any non-cash proceeds, but only as and when received, (ii) in the case of a casualty, insurance proceeds, and (iii) in the case of a condemnation or similar event, condemnation awards and similar payments, in each case net of (b) the sum of (i) all costs, fees and out-of-pocket fees, commissions, charges and expenses (including fees, costs and expenses related to appraisals, surveys, brokerage, finder, underwriting, arranging, legal, investment banking, placement, printing, auditor, accounting, title, environmental (including remedial expenses), title exceptions and encumbrances, and finder’s fees, success fees or similar fees and commissions) paid or payable by the Borrower and the Restricted Subsidiaries to third parties (other than Affiliates) in connection with such event, (ii) in the case of a Disposition of an asset (including pursuant to a casualty or a condemnation or similar proceeding), the amount of all payments required to be made (or required to be escrowed) by the Borrower and the Restricted Subsidiaries as a result of such event to repay (or establish an escrow, trust, defeasance, discharge or redemption account or similar arrangement for the repayment of) Debt (other than the Obligations) secured by a Lien prior to the Lien of the Collateral Agent on such asset (provided that if any amounts in such accounts or subject to such agreements are released to the Borrower and its Restricted Subsidiaries, such amounts shall constitute Net Cash Proceeds upon release), (iii) the amount of all taxes (including transfer tax and recording tax) paid (or reasonably estimated to be payable) by the Borrower and the Restricted Subsidiaries, and the amount of any reserves established by the Borrower and the Restricted Subsidiaries to fund contingent liabilities reasonably estimated to be payable, and that are directly attributable to such event (as determined reasonably and in good faith by the chief financial officer or other Financial Officer of the Borrower), (iv) in respect of any casualty or condemnation, any amounts paid to the Borrower or any Restricted Subsidiary related to the casualty or condemnation, Recovery Event, and (v) all other amounts deposited in trust or escrow or paid for the benefit of any third party or to which any third party may be entitled in connection with such event, provided that any such amounts returned to the Borrower or any Restricted Subsidiary shall constitute Net Cash Proceeds when actually received. All amounts received under the KPP Settlement Agreement and the transactions contemplated thereby and in relation thereto shall be deemed not to be Net Cash Proceeds.

“Net Orderly Liquidation Value” means, with respect to Eligible Equipment and Eligible Inventory, as the case may be, the orderly liquidation value with respect to such Equipment or Inventory, net of expenses estimated to be incurred in connection with such liquidation, based on the most recent third party appraisal by an independent appraisal firm reasonably satisfactory to the Agent (and prior to an Event of Default selected in consultation with the Company).

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

“Non-Extension Notice Date” has the meaning specified in Section 2.03(a).

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

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

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

“Obligations” means all liabilities and obligations of every nature of each Loan Party from time to time owed to the Agent, the Lenders, the other Secured Parties or any of them under (a) the Loan Documents, (b) all Bank Product Obligations, and (c) all Specified Secured Obligations, whether for principal, interest (including interest which, but for the filing of a petition or other proceeding in a Insolvency Proceeding with respect to such Loan Party, would have accrued on any Obligation, whether or not a claim is allowed against such Loan Party for such interest in the related bankruptcy or Insolvency Proceeding), fees, expenses, indemnification or otherwise and whether primary, secondary, direct, indirect, contingent, fixed or otherwise; provided, that Obligations of a Loan Party shall not include its Excluded Swap Obligations.

“OFAC” means Office of Foreign Assets Control of the U.S. Treasury Department.

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

“Overadvance” has the meaning set forth in Section 2.01(c).

“Overadvance Loan” means a Base Rate Revolving Loan made when an Overadvance exists or is caused by the funding thereof.

“Parallel Debt” has the meaning specified in Section 8.14(a).

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

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

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

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

“Pension Agreements” means defined benefit pension plans and defined benefit postretirement plans as defined by Accounting Standards Codification 715, Compensation - Retirement Benefits.

“Permitted Acquisition” means any Acquisition as long as (a) no Default exists or is caused thereby; (b) such acquisition was not preceded by an unsolicited tender offer for such equity interests by, or proxy contest initiated by, the Company or any Subsidiary; (c) the assets, business or Person being acquired are useful or engaged in the business of the Company and Subsidiaries or the acquired entity, line of business or businesses acquired is engaged in a Related Business; (d) no Debt or Liens are assumed or incurred, except for Debt permitted to be incurred pursuant to Section 5.02(d) or Liens permitted pursuant to Section 5.02(a); (e) upon giving pro forma effect thereto, Excess Availability is at least the amount equal to 17.5% of the Revolving Credit Facility for the 30 days preceding and as of the Acquisition; (f) the Fixed Charge Coverage Ratio determined on a pro forma basis giving effect to the Acquisition, is not less than 1.00 to 1.00; and (g) the Borrower delivers to Agent, at least 5 Business Days prior to the consummation of such Acquisition, copies of all material agreements relating thereto and a certificate, in form and substance satisfactory to Agent, stating that the Acquisition is a “Permitted Acquisition” and demonstrating compliance with the foregoing requirements.

“Permitted Collateral Liens” has the meaning specified in the definition of “Eligible Equipment”.

“Permitted Discretion” means a determination made in the exercise, in good faith, of reasonable business judgment (from the perspective of a secured, asset-based lender). Prior to the occurrence of any Default, the establishment or increase of any Reserve shall be limited to such Reserves as the Agent may from time to time determine in its Permitted Discretion following consultation with the Company as being appropriate.

“Permitted Holders” means GSO Special Situations Fund LP, GSO Special Situations Overseas Master Fund LTD., GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP, FS Investment Corporation, Locust Street Funding LLC, FS Investment Corporation II, Blue Mountain Credit Alternatives Master Fund L.P., Bluemountain Credit Opportunities Master Fund I L.P., Bluemountain Timberline LTD., Bluemountain Strategic Credit Master Fund L.P., Bluemountain Kicking Horse Fund L.P., Bluemountain Long/Short Credit Master Fund L.P. Bluemountain Distressed Master Fund L.P., Bluemountain Long Short Grasmoor Fund LTD., Bluemountain Long/Short Credit and Distressed Reflection Fund P.L.C., A Sub-Fund of AAI Bluemountain Fund P.L.C., George Karfunkel, United Equities Commodities Company, Momar Corporation and Contrarian Funds, LLC and any of their Affiliates.

“Permitted Liens” means:

(a) Liens imposed by law for Taxes, assessments and governmental charges or claims that are not yet due or that are being contested in good faith by appropriate proceedings, provided that adequate reserves with respect thereto are maintained on the books of the Company or its Subsidiaries, as the case may be, in conformity with GAAP;

(b) carriers', landlord's, warehousemen's, mechanics', materialmen's, brokers', suppliers' and repairmen's liens, statutory liens of banks and rights of setoff and other Liens, in each case, imposed by law (other than obligations imposed pursuant to Section 303(k) or 4068 of ERISA or Section 430(k) of the Code), arising in the ordinary course of business and securing obligations that are not overdue by more than thirty (30) days or are being contested in compliance with Section 5.01(b);

(c) pledges or deposits made in the ordinary course of business in compliance with workers' compensation, unemployment insurance, healthcare and other social security laws or regulations;

(d) (i) Liens on cash, pledges and deposits of cash to secure the performance of bids, tenders, trade contracts or leases, (ii) deposits of cash to secure public or statutory obligations, surety and appeal bonds, performance bonds and other obligations of a like nature or deposits as security for contested Taxes or import duties or for the payment of rent, in each case in the ordinary course of business and (iii) utility deposits made in the ordinary course of business;

(e) judgment Liens in respect of judgments that do not constitute an Event of Default under Section 6.01(f);

(f) leases or subleases granted to others in the ordinary course of business, survey exceptions, minor encumbrances, easements or reservations of, or rights of others for, licenses,

rights-of-way, sewers, electric lines, gas lines, water, cable, television, telegraph and telephone lines and other similar purposes, zoning restrictions, or other restrictions as to the use of real properties or Liens incidental, to the conduct of the business or to the ownership of its properties which were not incurred in connection with Debt and which do not in the aggregate materially adversely affect the value of said properties or materially impair their use in the operation of the business of the Company or the Restricted Subsidiaries;

(g) encumbrances on assets disposed or to be disposed in a disposition permitted by Section 5.02(e) or created by an agreement(s) providing for such permitted disposition;

(h) any (i) reversionary interest or title of lessor or sublessor under any lease, (ii) Lien, easement, restriction or encumbrance to which the interest or title of such lessor or sublessor may be subject, (iii) subordination of the interest of the lessee or sublessees under such lease to any Lien, restriction or encumbrance referred to in the preceding clause (ii), (iv) lease, license, sublease or sublicense of intellectual or real property granted to others in the ordinary course of business, (v) license, sublicense, release, immunity or covenant not to sue with respect to intellectual property granted to others in the ordinary course of business or in connection with the settlement of any litigation, threatened litigation or other dispute, or (vi) license, sublicense, release, immunity or covenant not to sue encumbering intellectual property acquired by any Loan Party;

(i) Liens arising from filing UCC financing statements for “informational purposes only” relating solely to the leased asset or consignments or operating leases entered into by any Loan Party in the ordinary course of business;

(j) Environmental and zoning laws, ordinances and regulations, now or hereafter in effect relating to real property and the ownership, use, development of and the right to operate or maintain such property;

(k) Liens referred to in clause (k) of the definition of “Permitted Encumbrances” in the Exit First Lien Term Loan Agreement; and

(l) Encumbrances referred to in Schedule 1.01(C) of the Mortgage Policies insuring the Mortgages.

“Permitted Receivables Documents” means all documents and agreements evidencing, relating to or otherwise governing a Permitted Receivables Financing.

“Permitted Receivables Financing” means one or more transactions by any Foreign Subsidiary pursuant to which such Foreign Subsidiary may sell, convey or otherwise transfer to one or more Special Purpose Receivables Subsidiaries or to any other person, or may grant a security interest in, any Receivables Assets (whether now existing or arising in the future) of such Foreign Subsidiary, and any assets related thereto including all contracts and all guarantees or other obligations in respect of such Receivables Assets, the proceeds of such Receivables Assets and other assets which are customarily transferred, or in respect of which security interests are customarily granted, in connection with sales, factoring or securitizations involving Receivables Assets; provided that (a) recourse to the Foreign Subsidiaries (other than the Special Purpose Receivables Subsidiary) in connection with such transactions shall be limited to the extent customary for similar transactions in the applicable jurisdictions (including, to the extent applicable, in a manner consistent with the delivery of a “true sale”/“absolute transfer” opinion with respect to any transfer by any Foreign Subsidiary (other than a Special Purpose Receivables Subsidiary)) and (b) the aggregate Receivables Net Investment shall not exceed \$25,000,000 at any time.

“Permitted Refinancing” means, with respect to any Person, any modification, refinancing, refunding, renewal, replacement, exchange or extension of any Debt of such Person; provided that (a) the principal amount (or accreted value, if applicable) thereof does not exceed the principal amount (or accreted value, if applicable) of the Debt so modified, refinanced, refunded, renewed, replaced, exchanged or extended except by an amount equal to accrued and unpaid interest and a reasonable premium thereon plus other reasonable and customary amounts paid, and customary fees and expenses reasonably incurred (including underwriting, arrangement or placement fees, discounts and commissions), in connection with such modification, refinancing, refunding, renewal, replacement, exchange or extension and by an amount equal to any existing commitments unutilized thereunder; (b) such modification, refinancing, refunding, renewal, replacement, exchange or extension (i) has a final maturity date equal to or later than the final maturity date of, and has a Weighted Average Life to Maturity equal to or greater than the Weighted Average Life to Maturity of, the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (ii) has no scheduled amortization or payments of principal prior to 91 days after the Termination Date or, if the Debt being modified, amended, restated, amended and restated, refinanced, refunded, renewed or extended is subject to scheduled amortization or payments of principal, prior to any such currently scheduled amortization or payments of principal; (c) if the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended is subordinated in right of payment to the Obligations, such modification, refinancing, refunding, renewal, replacement, exchange or extension is subordinated in right of payment to the Obligations on terms as favorable in all material respects to the Lenders as those contained in the documentation governing the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (d) the terms and conditions (including, if applicable, as to collateral) of any such modified, refinanced, refunded, renewed, replaced, exchanged or extended Debt are, either (i) customary for similar debt securities or bank financings in light of then-prevailing market conditions (it being understood that such Debt shall not include any financial maintenance covenants unless such financial covenant is added to this Agreement for the benefit of Lenders or does not take effect until after the Maturity Date and that any negative covenants shall be incurrence-based) or (ii) not materially less favorable to the Loan Parties or the Lenders, taken as a whole, than the terms and conditions of the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended (provided that a certificate of a Responsible Officer of the Company delivered to the Agent in good faith at least five Business Days prior to the incurrence of such Debt, together with a reasonably detailed description of the material terms and conditions of such Debt or drafts of the documentation relating thereto, stating that the Company has determined in good faith that such terms and conditions satisfy the requirement set out in the foregoing clause (d), shall be conclusive evidence that such terms and conditions satisfy such requirement unless the Agent provides notice to the Company of its objection during such five Business Day period); (e) any such modification, refinancing, refunding, renewal, replacement, exchange or extension is incurred by the Person who is the obligor or guarantor, or a successor to the obligor or guarantor, on the Debt being modified, refinanced, refunded, renewed, replaced or extended unless otherwise permitted hereunder; (f) any such modification, refinancing, refunding, renewal, replacement, exchange or extension of the Exit Term Loan Agreements shall be subject to (and the holders of, and agents and/or trustees in respect of, any such Debt shall be bound by) the Term Loan Intercreditor Agreement; and (g) at the time of entry into such Agreement, no Event of Default shall have occurred and be continuing.

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

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

“Platform” has the meaning specified in Section 5.01(h).

“Pledged Cash Account (Eligible Cash)” means a deposit account located in the United States with Bank of America (in each case other than a collection, disbursement or other operating account), subject to the Agent’s first priority perfected security interest pursuant to the Pledged Cash Account Agreement (Eligible Cash).

“Pledged Cash Account (Qualified Cash)” means a deposit account located in the United States with Bank of America (in each case other than a collection, disbursement or other operating account), subject to the Agent’s first priority perfected security interest pursuant to the Pledged Cash Account Agreement (Qualified Cash).

“Pledged Cash Account Agreement (Eligible Cash)” means the Deposit Account Control Agreement (Eligible Cash), dated of even date herewith, by and among the Borrower, Bank of America, N.A., as the bank, and the Agent, Exit First Lien Term Loan Agent and Exit Second Lien Term Loan Agent, as such agreement may be amended, restated, supplemented, replaced or otherwise modified from time to time, with respect to the deposit account maintained for purposes of receiving and maintaining deposits of Eligible Cash.

“Pledged Cash Account Agreement (Qualified Cash)” means the Deposit Account Control Agreement (Qualified Cash), dated of even date herewith, by and among the Borrower, Bank of America, N.A., as the bank, and the Agent, Exit First Lien Term Loan Agent and Exit Second Lien Term Loan Agent, as such agreements may be amended, restated, supplemented, replaced or otherwise modified from time to time, with respect to the deposit account maintained for purposes of receiving and maintaining deposits of Qualified Cash.

“Post-Petition Interest” has the meaning specified in Section 7.06(b).

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

“Primary Currency” has the meaning specified in Section 9.17(b).

“Professional Fee Escrow Account” has the meaning specified in the Chapter 11 Plan; which escrow account is account no. 1291343567 maintained at Bank of America.

“Projections” has the meaning specified in Section 5.01(h)(viii).

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

“Public Lender” has the meaning specified in Section 5.01(h).

“Qualified Cash” means, at any time, the amount of cash of the Loan Parties which (a) is maintained in the Pledged Cash Account (Qualified Cash), subject to the terms of the Pledged Cash Account Agreement (Qualified Cash), (b) is available for use by a Loan Party, without condition or restriction and (c) is free and clear of any pledge, security interest, lien, claim or other encumbrance (other than in favor of the Agent on behalf of the Secured Parties, the Exit First Lien Term Loan Agent on behalf of the lenders pursuant to the Exit First Lien Term Loan Agreement, and the Exit Second Lien Term Loan Agent on behalf of the lenders pursuant to the Exit Second Lien Term Loan Agreement, and other than in favor of the securities intermediary with which such cash is maintained).

“Qualified Cash Cure” has the meaning specified in the definition of “Excess Availability”.

“Qualified ECP” means a Loan Party with total assets exceeding \$10,000,000, or that constitutes an “eligible contract participant” under the Commodity Exchange Act and can cause another Person to qualify as an “eligible contract participant” under Section 1a(18)(A)(v)(II) of such act.

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

“Real Estate” means all Leases and all land, together with the buildings, structures, parking areas, and other improvements thereon, now or hereafter owned by any Loan Party, including all easements, rights-of-way, and similar rights relating thereto and all Leases, tenancies, and occupancies thereof.

“Real Estate Requirements” means, collectively, each of the following, unless waived by the Agent in its sole discretion:

(a) The applicable Loan Party shall have executed and delivered to the Agent a Mortgage with respect to any owned Real Estate, together with an opinion of counsel in each state where such Real Estate is located and an opinion of counsel in the jurisdiction where the applicable Loan Party is organized, in form and substance reasonably satisfactory to the Agent;

(b) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to or concurrently with the recording of such Mortgage, the Agent shall have received fully paid American Land Title Association Lender’s Extended Coverage title insurance policies or marked-up title insurance commitments having the effect of a policy of title insurance (the “Mortgage Policies”) in form and substance, with such endorsements and affirmative coverages as may reasonably be requested by the Agent (to the extent available at commercially reasonable rates) and in amounts reasonably acceptable to the Agent (provided, that, such amounts shall not exceed the estimated fair market value of the applicable mortgaged property, as reasonably estimated by the Borrower, unless otherwise reasonably agreed by the Borrower and the Agent), issued, coinsured and reinsured (to the extent reasonably required by the Agent) by title insurers reasonably acceptable to the Agent, insuring the Mortgages to be valid first priority and subsisting Liens (other than any Liens permitted by Section 5.02(a)) in favor of the Agent on the property described therein, free and clear of all defects (including, but not limited to, mechanics’ and materialmen’s Liens) and encumbrances, other than the Permitted Liens and any other Liens permitted pursuant to Section 5.02(a) or otherwise reasonably acceptable to the Agent;

(c) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to or concurrently with the delivery of such Mortgage (or such later date, if any, as the Agent shall agree in writing in its reasonable discretion), the Agent shall have received American Land Title Association/American Congress on Surveying and Mapping form surveys, for which all necessary fees (where applicable) have been paid, certified to the Agent and the issuer of the Mortgage Policies in a manner reasonably satisfactory to the Agent by a land surveyor duly registered and licensed in the states in which the property described in such surveys is located and reasonably acceptable to the Agent, showing all buildings and other improvements, the location of any easements, parking spaces, rights of way, building set-back lines and other dimensional regulations and the absence of encroachments, either by such improvements or on to such property, and other defects, other than encroachments and other defects reasonably acceptable to the Agent or such other form of survey with respect to which the title insurer providing the Mortgage Policies will agree to provide extended coverage; and

(d) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to delivery of such Mortgage, the applicable Loan Party shall have delivered to the Agent (i) a "Life-of-Loan" Federal Emergency Management Agency Standard Flood Hazard Determination and (ii) in the event any such Real Estate is located in an area identified by the Federal Emergency Management Agency (or any successor agency) as a special flood hazard area, (A) a notice about special flood hazard area status and flood disaster assistance, duly executed by the applicable Loan Party and (B) evidence of flood insurance (which may be in the form of a blanket policy), with a financially sound and reputable insurer, naming the Agent, as mortgagee, in an amount and otherwise in form and substance reasonably satisfactory to the Agent and evidence of the payment of premiums in respect thereof.

"Receivables Assets" means accounts receivable (including any bills of exchange) and related assets and property from time to time originated, acquired or otherwise owned by the Company or any Subsidiary.

"Receivables Net Investment" means the aggregate cash amount paid by the lenders or purchasers under any Permitted Receivables Financing in connection with their purchase of, or the making of loans secured by, Receivables Assets or interests therein, as the same may be reduced from time to time by collections with respect to such Receivables Assets or otherwise in accordance with the terms of the Permitted Receivables Documents; provided, however, that, if all or any part of such Receivables Net Investment shall have been reduced by application of any distribution and thereafter such distribution is rescinded or must otherwise be returned for any reason, such Receivables Net Investment shall be increased by the amount of such distribution, all as though such distribution had not been made.

"Received Amount" has the meaning specified in Section 8.14(d).

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

"Related Business" means any business which is the same as or related, ancillary or complementary to, or a reasonable extension or expansion of, any of the businesses of the Company and its Restricted Subsidiaries on the Closing Date.

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

“Release” means any release, spill, emission, leaking, pumping, pouring, injection escaping, deposit, disposal, discharge, dispersal, dumping, leaching or migration of any Hazardous Material into the indoor or outdoor environment (including the abandonment or disposal of any barrels, containers or other closed receptacles containing any Hazardous Materials), including the migration of any Hazardous Material through the air, soil, surface water or groundwater.

“Remedial Action” means (a) all actions taken under any Environmental Law to (i) clean up, remove, remediate, contain, treat, monitor, assess or evaluate Hazardous Materials present in, or threatened to be Released into, the environment, (ii) perform pre-remedial studies and investigations and post-remedial operation and maintenance activities or (b) any response actions authorized by 42 U.S.C. 9601 et. seq. or analogous state law.

“Rent and Charges Reserve” means reserves in such amounts as the Agent, may elect to impose in its Permitted Discretion from time to time in respect of all past due rent and other amounts owing by any Loan Party to any landlord, warehouseman, processor, repairman, mechanic, shipper, freight forwarder, broker or other Person who (a) possesses any ABL Priority Collateral or (b) could assert a Lien on any ABL Priority Collateral; provided, that, with respect to any landlord, warehouseman, processor, repairman, mechanic, shipper, freight forwarder, broker or other Person who possesses any ABL Priority Collateral or could assert a Lien on any ABL Priority Collateral, a reserve equal to three (3) months’ rent at such location and such other reserve amounts that may be determined by the Agent in its Permitted Discretion.

“Reportable Event” means any of the events set forth in Section 4043(c) of ERISA or the regulations issued thereunder, with respect to a Plan, other than (a) those events as to which notice is waived pursuant to 29 C.F.R. Section 4043 as in effect on the date hereof (no matter how such notice requirement may be changed in the future) or (b) except as may occur as a result of the transactions contemplated by the KPP Settlement Agreement so long as the Borrower and its Subsidiaries have no liability with respect thereto and only with respect to the portion of the transactions contemplated by the KPP Settlement Agreement that have not been consummated as of the Closing Date.

“Required Lenders” means at any time Lenders owed at least a majority in interest of the sum of (a) the then aggregate unpaid principal amount of the Revolving Loans outstanding at such time, (b) the aggregate Unused Revolving Credit Commitments at such time and (c) the aggregate Letter of Credit Obligations at such time (with the aggregate amount of each Lender’s risk participation and funded participation in Letter of Credit Obligations being deemed held by such Lender for purposes of this definition); provided, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time (for the avoidance of doubt such exclusion shall apply to both the numerator and denominator (A) the aggregate principal amount of the Revolving Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time, (B) the Unused Revolving Credit Commitment of such Lender at such time and (C) the Letter of Credit Obligations held or deemed held by such Lender at such time.

“Reserves” means, at any time of determination and without duplication, the sum of (a) the Special Availability Reserve, (b) the Specified Secured Obligations Reserve, (c) any Rent and Charges Reserves, (d) the Bank Product Reserve, in effect from time to time, (e) a reserve established from time to time by Agent in its Permitted Discretion following consultation with the Company to reflect the additional costs (including labor and overhead) in connection with the conversion of WIP to finished goods, as determined by Agent in good faith, and (e) such additional reserves, in such amounts and with respect to such matters, as the Agent in its Permitted Discretion may elect to impose from time to time.

“Responsible Officer” means the chief executive officer, president, chief financial officer, general counsel, executive vice president, secretary, assistant secretary, treasurer, assistant treasurer or controller (or any affiliate or subsidiary party the foregoing) of a Loan Party. Any document delivered hereunder or under any other Loan Document that is signed by a Responsible Officer of a Loan Party shall be conclusively presumed to have been authorized by all necessary corporate, partnership and/or other action on the part of such Loan Party and such Responsible Officer shall be conclusively presumed to have acted on behalf of such Loan Party.

“Restricted Payment” has the meaning specified in Section 5.02(h).

“Restricted Subsidiary” means each Subsidiary of Loan Parties that is not an Unrestricted Subsidiary.

“Revolving Credit Commitment” means as to any Lender (a) the amount set forth opposite such Lender’s name on Schedule I hereto as such Lender’s “Revolving Credit Commitment”, which shall be designated as a Commitment under the Revolving Credit Facility, (b) that is an Assuming Lender, the amount set forth in the applicable Assumption Agreement or (c) if such Lender has entered into an Assignment and Acceptance, the amount set forth for such Lender in the Register maintained by the Agent pursuant to Section 9.08(e), as such amount may be reduced pursuant to Section 2.05 or increased pursuant to Section 2.21.

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

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

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

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

“Sanction” means any international economic sanction administered or enforced by the United States Government (including OFAC), the United Nations Security Council, the European Union, Her Majesty’s Treasury or other relevant sanctions Governmental Authority.

“Secured Parties” means, collectively, the Agent, each Lender, each Issuing Bank, each Bank Product Provider and each Specified Secured Creditor (but in the case of each Bank Product Provider and each Specified Secured Creditor only so long as such Bank Product Provider or Specified Secured Creditor (or its Affiliate, as the case may be) is a Lender hereunder).

“Secured Debt” means, without duplication, the aggregate principal amount of Debt for Borrowed Money secured by a Lien on assets of the Company and its Restricted Subsidiaries determined on a Consolidated basis.

“Secured Leverage Ratio” means, on any date, the ratio of (a) Secured Debt on such date less the domestic cash and Cash Equivalents of the Loan Parties (excluding (i) cash in the Professional Fee Escrow Account, (ii) cash and Cash Equivalents included in the Borrowing Base and (iii) cash and Cash Equivalents securing letters of credit referred to in Section 5.02(d)(xxviii)) on such date, in each case free and clear of all Liens other than any Liens permitted pursuant to Section 5.02(a) to (b) Consolidated EBITDA during the most recently completed Measurement Period.

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

“Security Agreement” means the Security Agreement, dated of even date herewith, made by Borrower and each Guarantor in favor of Agent for the benefit of the Secured Parties, as such agreement may be amended, restated, supplemented, replaced or otherwise modified from time to time.

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

“Solvent” means, with respect to any Person on a particular date, that on such date (a) the sum of the debt and liabilities (including subordinated and contingent liabilities) of such Person and its Subsidiaries, taken as a whole, does not exceed the fair value of the present assets of such Person and its Subsidiaries, taken as a whole; (b) the present fair saleable value of the assets of such Person and its Subsidiaries, taken as a whole, is greater than the total amount that will be required to pay the probable debt and liabilities (including subordinated and contingent liabilities) of such Person and its Subsidiaries as they become absolute and matured; (c) the capital of such Person and its Subsidiaries, taken as a whole, is not unreasonably small in relation to the business of such Person or its Subsidiaries, taken as a whole, contemplated as of the date hereof and as proposed to be conducted following the Closing Date; and (d) such Person and its Subsidiaries, taken as a whole, have not incurred, or believe that they will incur, debts or other liabilities including current obligations beyond their ability to pay such debt as they mature in the ordinary course of business. For the purposes hereof, the amount of any contingent liability at any time shall be computed as the amount that, in light of all of the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability (irrespective of whether such contingent liabilities meet the criteria for accrual under Statement of Financial Accounting Standard No. 5).

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

“Special Purpose Receivables Subsidiary” means a subsidiary of the Company established in connection with a Permitted Receivables Financing for the acquisition of Receivables Assets or interests therein, and which is organized in a manner intended to reduce the likelihood that it would be substantively consolidated with the Company or any of the Subsidiaries (other than Special Purpose Receivables Subsidiaries) in the event the Company or any such Subsidiary becomes subject to a proceeding under the U.S. Bankruptcy Code or a similar foreign debtor relief law

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

“Specified Debt” means the Debt specified on Schedule 1.01(s) hereto and any Permitted Refinancing Debt in respect thereof.

“Specified Holders” means GSO Special Situations Fund LP, GSO Special Situations Overseas Master Fund LTD., GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP, FS Investment Corporation, Locust Street Funding LLC, FS Investment Corporation II, Blue Mountain Credit Alternatives Master Fund L.P., Bluemountain Credit Opportunities Master Fund I L.P.,

Bluemountain Timberline LTD., Bluemountain Strategic Credit Master Fund L.P., Bluemountain Kicking Horse Fund L.P., Bluemountain Long/Short Credit Master Fund L.P., Bluemountain Distressed Master Fund L.P., Bluemountain Long Short Grasmoor Fund LTD., Bluemountain Long/Short Credit and Distressed Reflection Fund P.L.C., A Sub-Fund of AAI Bluemountain Fund P.L.C., and any Affiliate of any of the foregoing.

“Specified Loan Party” means a Loan Party that is not then an “eligible contract participant” under the Commodity Exchange Act (determined prior to giving effect to Section 7.08).

“Specified Secured Creditor Agreements” means, to the extent designated as such by the Company in writing to the Agent pursuant to a Specified Secured Obligations Agreement from time to time in accordance with Section 8.13, as to each Specified Secured Creditor, (a) all agreements evidencing any obligations of the Company and any of its Subsidiaries owing to such Specified Secured Creditor and its Affiliates including, related to all letters of credit issued by such Specified Secured Creditor and its Affiliates for the benefit of the Company or any of its Subsidiaries (other than Letters of Credit issued hereunder) and (b) each agreement or instrument delivered by any Loan Party or Subsidiary of the Company pursuant to any of the foregoing, as the same may be amended from time to time in accordance with the provisions thereof.

“Specified Secured Creditors” means any Lender or Affiliate of a Lender to the extent of any Specified Secured Obligations furnished by such Lender or Affiliate of a Lender on the Closing Date or, if such Specified Secured Obligations are established by a Lender or Affiliate after the Closing Date, to the extent such Person was a Lender or an Affiliate of a Lender on the date such Specified Secured Obligations are established; provided, that, in each case a Specified Secured Obligations Agreement has been duly executed and delivered to the Agent within 10 days following the later of the Closing Date or creation of the Specified Secured Obligations, (i) describing the Specified Secured Obligations and setting forth the maximum amount to be secured by the Collateral and the methodology to be used in calculating such amount, and (ii) agreeing to be bound by Section 8.13.

“Specified Secured Obligations” means Debt or other obligations of any Loan Party or any Subsidiary owing to any Specified Secured Creditor under any Specified Secured Creditor Agreement set forth on Schedule S-1, in respect of which the Agent shall have received a Specified Secured Obligations Agreement, which Schedule may be amended by the Company from time to time by delivery of an updated Schedule (identified as such) to the Agent; provided, that, the aggregate principal amount of all such obligations constituting “Specified Secured Obligations” shall not exceed \$25,000,000 at any time.

“Specified Secured Obligations Agreement” means an agreement in substantially the form attached hereto as Exhibit J, duly executed by the applicable Specified Secured Creditor, the Company, and the Agent.

“Specified Secured Obligations Reserve” means, as of any date of determination, the amount of Reserves that the Agent has established (based upon the amounts set forth in the applicable Specified Secured Obligations Agreements received by the Agent provided, that, no Specified Secured Obligations Reserve amount shall be established for any Specified Secured Obligations unless and until the Agent has received a Specified Secured Obligations Agreement requesting the establishment of a Reserve) up to a maximum amount of \$25,000,000 in the aggregate for all Specified Secured Obligations then provided.

“Specified Transaction” means (a) any incurrence or repayment of Debt (other than for working capital purposes) or Investment that results in a Person becoming a Subsidiary, (b) any Permitted

Acquisition, (c) any Disposition that results in a Subsidiary ceasing to be a Subsidiary of the Company, (d) any Disposition having an aggregate consideration in excess of \$5,000,000 (other than Dispositions in the ordinary course of business), (e) any Investment constituting an acquisition of assets constituting a business unit, line of business or division of another Person or any Disposition of a business unit, line of business or division of the Company or a Subsidiary, in each case whether by merger, consolidation, amalgamation or otherwise or (f) any designation of any Restricted Subsidiary as an Unrestricted Subsidiary, or of any Unrestricted Subsidiary as a Restricted Subsidiary, in each case in accordance herewith.

“Stock and Asset Purchase Agreement” means the Amended and Restated Stock and Asset Purchase Agreement, dated August 31, 2013, among the Borrower, Qualex Inc., Kodak (Near East) Inc., as sellers and KPP Trustees Limited.

“Subordinated Obligations” has the meaning specified in Section 7.06.

“Subsidiary” means, with respect to any Person (the “parent”) at any date, any corporation, limited liability company, partnership, association or other entity the accounts of which would be consolidated with those of the parent in the parent’s consolidated financial statements if such financial statements were prepared in accordance with GAAP as of such date, as well as any other corporation, limited liability company, partnership, association or other entity of which securities or other ownership interests representing more than fifty percent (50%) of the ordinary voting power or, in the case of a partnership, more than fifty percent (50%) of the general partnership interests are, as of such date, owned, controlled or held. Unless otherwise specified, “Subsidiary” shall mean a Subsidiary of the Company. A “Subsidiary” shall not include any variable interest entity.

“Subsidiary Guarantor” means the direct and indirect wholly-owned (other than directors’ qualifying shares or similar holdings under applicable law) Subsidiaries of the Company organized under the laws of a state of the United States of America as listed on Part A of Schedule II hereto (other than Excluded Subsidiaries) and each other Subsidiary of the Company that shall be required to execute and deliver a guaranty pursuant to Section 5.01(i).

“Subsidiary Redesignation” has the meaning specified in the definition of “Unrestricted Subsidiary”.

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

“Swap Obligations” means with respect to a Loan Party, its obligations under any agreement, contract or transaction that constitutes a “swap” within the meaning of Section 1a(47) of the Commodity Exchange Act.

“Swingline Loan” means any Borrowing of a Base Rate Revolving Loan funded with the Agent’s funds, until such Borrowing is settled among Lenders or repaid by Borrower.

“Swingline Loan Notice” has the meaning specified in Section 2.22(a).

“Taxes” means all present or future taxes, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, fees or other charges imposed by any Governmental Authority, including any interest, additions to tax or penalties applicable thereto.

“Termination Date” means the earlier of (a) the Maturity Date, or (b) the date of termination in whole of the Revolving Credit Commitments pursuant to Section 2.05, 6.01 or 9.16(b), provided, that, in the event that the scheduled maturity date of any of the Exit Term Loan Debt or any other Specified Debt (and Debt incurred to refinance any of the foregoing), is a date which is less than 90 days after the scheduled maturity date of the Revolving Credit Facility set forth in clause (a) then the scheduled Termination Date shall be the date which is the earlier of (i) the Maturity Date or (ii) the date that is 90 days prior to the earliest scheduled maturity date of any of the Exit Term Loan Debt or Specified Debt, as the case may be.

“Term Loan Intercreditor Agreement” means the Intercreditor Agreement, dated as of even date herewith, among the Agent, as ABL Agent, JPMorgan Chase Bank, N.A, as Exit First Lien Term Loan Agent, Barclays Bank PLC, as Exit Second Lien Term Loan Agent, the Company and Guarantors, as the same may from time to time be amended, amended and restated, modified, or replaced.

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

“TMM Assets” has the meaning set forth in the Stock and Asset Purchase Agreement.

“Total Assets” means, as of any date of determination, the aggregate amount of assets reflected on the consolidated balance sheet of the Company and its Restricted Subsidiaries most recently delivered by the Company pursuant to Section 5.01 on or prior to such date of determination.

“Total Leverage Ratio” means, at any date, the ratio of (a) the aggregate principal amount of Debt for Borrowed Money of the Borrower and its Restricted Subsidiaries at such date less the domestic cash and Cash Equivalents of the Loan Parties (excluding, without duplication, (x) cash in the Professional Fee Escrow Account, (y) cash and Cash Equivalents included in the Borrowing Base and (z) cash and Cash Equivalents securing letters of credit referred to in Section 5.02(d)(xxvii)) at such date, in each case free and clear of all Liens other than any Liens permitted pursuant to Section 5.02(a) to (b) Consolidated EBITDA during the most recently completed Measurement Period

“Transactions” shall mean, collectively, (a) the satisfaction and termination of the Existing Credit Agreements and the Liens created in connection therewith (including the Cash Collateralization or backstopping of letters of credit thereunder), (b) the execution, delivery and performance of, this Agreement and the other Loan Documents, (c) the consummation of the other transactions contemplated by the Chapter 11 Plan (except to the extent such transactions are waived in accordance with the terms of the Chapter 11 Plan) and the Confirmation Order and (d) all other related transactions including the payment of fees and expenses in connection therewith.

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

“UCC” means the Uniform Commercial Code as in effect in the State of New York;

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

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

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

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

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

“Unrestricted Subsidiary” means (a) any Subsidiary of the Company designated by the Company as an “Unrestricted Subsidiary” as listed on Schedule 1.01(u), (b) any Subsidiary of the Company designated by the Company as an Unrestricted Subsidiary hereunder by written notice to the Agent and (c) and (b) any Subsidiary of an Unrestricted Subsidiary; provided, that, in each case, as to clause (a) and (b), the Company shall only be permitted to so designate a Subsidiary as an Unrestricted Subsidiary so long as each of the following conditions is satisfied: (i) as of the date of the designation thereof and after giving effect thereto, no Default exists or has occurred and is continuing, (ii) immediately after giving effect to such designation, upon giving pro forma effect to such designation, Excess Availability shall be at least the amount equal to 22.5% of the Revolving Credit Facility for the 30 days preceding and as of the date of designation, (iii) the Fixed Charge Coverage Ratio for the immediately preceding 12 month period, determined on a pro forma basis giving effect to the designation, is not less than 1.10 to 1.00, (iv) such Unrestricted Subsidiary shall be capitalized (to the extent capitalized by Company or any of its Restricted Subsidiaries) through Investments as permitted by, and in compliance with, Section 5.02(i), such that the equity interests in such Subsidiary as of the date of, and after giving effect to, it becoming an Unrestricted Subsidiary shall be an Investment deemed made on such date to a Person that is not a Subsidiary of Company, and any Debt of such Subsidiary owing to any Loan Party or Restricted Subsidiary as of the date of, and after giving effect to, it becoming an Unrestricted Subsidiary shall be an investment deemed made on such date to a Person that is not a Subsidiary of the Company, (v) without duplication of clause (iv), the value of and investments in such Subsidiary will constitute Investments, (vi) such Subsidiary shall have been or will promptly be designated an “Unrestricted Subsidiary” (or otherwise not be subject to the covenants) under the Exit First Lien Term Loan Agreement, Exit Second Lien Term Loan Agreement and Permitted Refinancing of the Exit First Lien Term Loan Debt and Exit Second Lien Term Loan Debt, if applicable, and shall not be designated a Restricted Subsidiary for purposes of such Debt, (vii) such Subsidiary shall not have as of the date of the designation thereof or at any time thereafter, create, incur, issue, assume, guarantee or otherwise become directly liable with respect to any Debt pursuant to which the lender, or other party to whom such Debt is owing, has recourse to any Loan Party or any Restricted Subsidiary or their assets unless otherwise permitted hereunder with respect to a third party, (viii) (A) such Subsidiary shall have total assets (as determined in accordance with GAAP) in an amount of less than seven and one half percent (7.5%) of the Consolidated total assets of Company and its Subsidiaries as of the last day of the fiscal year most recently ended as set forth in the financial statements delivered pursuant to Section 5.01(h)(ii), and (B) such Subsidiary contributed less than seven and one-half percent (7.5%) to the

Consolidated net sales of the Company and its Subsidiaries for the fiscal year most recently ended as set forth in the financial statements delivered pursuant to Section 5.01(h)(ii); provided, that, the total assets (as so determined) and net sales (as so determined) of all Unrestricted Subsidiaries shall not exceed seven and one-half percent (7.5%) of the Consolidated total assets shown on the Consolidated financial statements of Company and its Subsidiaries, or seven and one-half percent (7.5%) of Consolidated net sales of the Company and its Subsidiaries for any twelve (12) consecutive fiscal month period, as the case may be, and (ix) the Agent shall have received an officer's certificate executed by a Responsible Officer of the Company, certifying compliance with the requirements of preceding clauses (i) through (viii), and containing the calculations and information required by the preceding clause (ii). In the event that total assets of all Unrestricted Subsidiaries exceed seven and one-half percent (7.5%) of the Consolidated total assets of the Company and its Subsidiaries, or the total contribution to Consolidated net sales of all Unrestricted Subsidiaries exceeds seven and one-half percent (7.5%) of net sales for any such fiscal period for which financial statements have been delivered pursuant to the terms of the Agreement, as the case may be (provided, that the first two and one-half percent of such thresholds do not count against the calculation of total assets and total net sales for purposes of the satisfying the requirements and thresholds for Immaterial Subsidiaries), the Company will designate Subsidiaries which shall no longer constitute Unrestricted Subsidiaries in order to comply with such seven and one half percent (7.5%) thresholds. The Company may designate any Unrestricted Subsidiary to be a Restricted Subsidiary for purposes of this Agreement (each, a "Subsidiary Redesignation"); provided, that, (1) as of the date thereof, and after giving effect thereto, no Default or Event of Default exists or has occurred and is continuing, (2) immediately after giving effect to such Subsidiary Redesignation, the Loan Parties shall be in compliance, on a pro forma basis, with the conditions set forth in clause (iii) above, (3) designation of any Unrestricted Subsidiary as a Restricted Subsidiary shall constitute the incurrence at the time of designation of any Debt or Liens of such Subsidiary existing at such time, and (4) the Agent shall have received an officer's certificate executed by a Responsible Officer of the Company, certifying compliance with the requirements of preceding clauses (1) and (2), and containing the calculations and information required by the preceding clause (2).

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

"US Cash" means, at any time, the amount of cash and Cash Equivalents of the Loan Parties which (a) is maintained in an account located in the United States, subject to the Agent's first priority perfected security interest pursuant to an account control agreement satisfactory to the Agent, (b) is available for use by a Loan Party, without condition or restriction and (c) is free and clear of any pledge, security interest, lien, claim or other encumbrance (other than in favor of the Agent on behalf of the Secured Parties, the Exit First Lien Term Loan Agent on behalf of the lenders pursuant to the Exit First Lien Term Loan Agreement, and the Exit Second Lien Term Loan Agent on behalf of the lenders pursuant to the Exit Second Lien Term Loan Agreement, and other than in favor of the securities intermediary with which such cash is maintained for its customary fees and charges), including for the avoidance of doubt, Qualified Cash.

"Value" means (a) for Inventory, its value determined on the basis of the lower of cost or market, calculated on a first-in, first out basis, and excluding any portion of cost attributable to intercompany profit among the Loan Parties and their Affiliates; and (b) for an Account, its face amount, net of any returns, rebates, discounts (calculated on the shortest terms), credits, allowances or Taxes (including sales, excise or other taxes) that have been or could be claimed by the Account Debtor or any other Person.

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

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

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

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

SECTION 1.03. Accounting Terms. All accounting terms not specifically defined herein shall be construed in accordance with generally accepted accounting principles in the United States of America (“GAAP”). If at any time any change in GAAP or the application thereof would affect the computation of any financial ratio or requirement set forth in any Loan Document, and either the Company or the Required Lenders shall so request, the Agent, the Lenders and the Company shall negotiate in good faith to amend such ratio or requirement to preserve the original intent thereof in light of such change in GAAP or the application thereof (subject to the approval of the Required Lenders); provided that, until so amended, (i) such ratio or requirement shall continue to be computed in accordance with GAAP or the application thereof prior to such change therein and (ii) the Borrower shall provide to the Agent financial statements and other documents required under this Agreement or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such change in GAAP or the application thereof. All terms of an accounting or financial nature used herein shall be construed, and all computations of amounts and ratios referred to herein shall be made, without giving effect to (A) any election under Accounting Standards Codification 825-10-25 (or any other Accounting Standards Codification having a similar result or effect) to value any Debt or other liabilities of the Company or any Subsidiary at “fair value”, as defined therein and (B) any treatment of Debt in respect of convertible debt instruments under Accounting Standards Codification 470-20 (or any other Accounting Standards Codification having a similar result or effect) to value any such Debt in a reduced or bifurcated manner as described therein, and such Debt shall at all times be valued at the full stated principal amount thereof).

SECTION 1.04. Reserves. Reserves may be established by Agent or Agent may change the amount, percentage, reserve, eligibility criteria or other item in the definitions of the terms “Borrowing Base”, “Eligible Inventory”, “Eligible Receivables”, “Eligible Equipment” and “Rent and Charges Reserve” in each case in the Agent’s Permitted Discretion.

SECTION 1.05. Letter of Credit Amount. Unless otherwise specified herein, the amount of a Letter of Credit at any time shall be deemed to be the stated amount of such Letter of Credit in effect at such time; provided, however, that with respect to any Letter of Credit that, by its terms or the terms of

any L/C Related Document related thereto, provides for one or more automatic increases in the stated amount thereof, the amount of such Letter of Credit shall be deemed to be the maximum stated amount of such Letter of Credit after giving effect to all such increases, whether or not such maximum stated amount is in effect at such time.

SECTION 1.06. Currency Equivalents Generally. Any amount specified in this Agreement (other than in Article II) or in any other Loan Document to be in Dollars shall also include the equivalent of such amount in any currency other than Dollars to the extent necessary to give effect to the intent of this Agreement, such equivalent amount thereof in the applicable currency to be determined by the Agent at such time on the basis of the exchange rate for the purchase of such currency with Dollars as quoted by the Agent.

SECTION 1.07. Pro Forma Calculations.

(a) Notwithstanding anything to the contrary herein, Consolidated EBITDA and the Fixed Charge Coverage Ratio (except in each case with respect to any transaction contemplated by the KPP Settlement Agreement) shall be calculated in the manner prescribed by this Section 1.07 for purposes other than in connection with the compliance of Section 5.03 hereof.

(b) For purposes of calculating Consolidated EBITDA and the Fixed Charge Coverage Ratio, Specified Transactions (and the incurrence or repayment of any Debt in connection therewith) that have been made (i) during the applicable Measurement Period and (ii) subsequent to such Measurement Period and prior to or simultaneously with the event for which the calculation of any such ratio is made shall be calculated on a pro forma basis assuming that all such Specified Transactions (and any increase or decrease in Consolidated EBITDA and the component financial definitions used therein attributable to any Specified Transaction) had occurred on the first day of the applicable Measurement Period. If since the beginning of any applicable Measurement Period any Person that subsequently became a Restricted Subsidiary or was merged, amalgamated or consolidated with or into the Borrower or any of its Restricted Subsidiaries since the beginning of such Measurement Period shall have made any Specified Transaction that would have required adjustment pursuant to this Section 1.07, then the Fixed Charge Coverage Ratio shall be calculated to give pro forma effect thereto in accordance with this Section 1.07 (but for the avoidance of doubt, not in connection with the calculation of Consolidated EBITDA and the Fixed Charge Coverage Ratio required under Section 5.03).

(c) Whenever pro forma effect is to be given to a Specified Transaction for purposes of this Section 1.07, the pro forma calculations shall be made in good faith by a Financial Officer of the Borrower and include, for the avoidance of doubt, the amount of cost savings, operating expense reductions, other operating improvements and synergies actually realized as of the date of such pro forma calculation (calculated on a pro forma basis as though such cost savings, operating expense reductions, other operating improvements and synergies had been realized on the first day of such period as if such cost savings, operating expense reductions, other operating improvements and synergies were realized during the entirety of such period) relating to such Specified Transaction, net of the amount of actual benefits realized during such period from such actions.

(d) In the event that the Borrower or any Restricted Subsidiary incurs (including by assumption or guarantees) or repays (including by redemption, repayment, retirement or extinguishment) any Debt included in the calculations of the Fixed Charge Coverage Ratio (other than Debt incurred or repaid under any revolving credit facility in the ordinary course of business for working capital purposes), (i) during the applicable Measurement Period and (ii) subsequent to the end of the applicable Measurement Period and prior to or simultaneously with the event for which the calculation of any such ratio is made, then the Fixed Charge Coverage Ratio shall be calculated giving pro forma effect to such incurrence or repayment of Debt, to the extent required, as if the same had occurred on the first day of the applicable Measurement Period.

AMOUNTS AND TERMS OF THE REVOLVING LOANS AND LETTERS OF CREDITSECTION 2.01. The Revolving Loans and Letters of Credit.(a) Revolving Credit Facility.

Each Lender severally agrees, on the terms and conditions hereinafter set forth, to make Revolving Loans in Dollars to the Borrower from time to time on any Business Day during the period from the Closing Date until the Termination Date, in each case (A) in an amount for each such Revolving Loan not to exceed such Lender's Unused Revolving Credit Commitment at such time and (B) in an aggregate amount for all such Revolving Loans not to exceed such Lender's ratable portion (based on the aggregate amount of the Unused Revolving Credit Commitments at such time) of the Line Cap at such time. Each Borrowing shall be in an aggregate amount of \$10,000,000 or an integral multiple of \$1,000,000 in excess thereof (or such lesser amount as may be applied and reborrowed in accordance with Section 2.18) and shall consist of Revolving Loans of the same Type made on the same day by the Lenders ratably according to their respective Revolving Credit Commitments. Within the limits of each Lender's Revolving Credit Commitment, Borrower may borrow under this Section 2.01(a), prepay pursuant to Section 2.10 and reborrow under this Section 2.01(a).

(b) Letters of Credit. Each Issuing Bank agrees, on the terms and conditions hereinafter set forth, and in reliance upon the agreements of the other Lenders set forth in this Agreement, to issue or continue Letters of Credit for the account of the Company and its Subsidiaries from time to time on any Business Day during the period from the Closing Date until 30 days before the Termination Date in an aggregate Available Amount not to exceed (i) for all Letters of Credit at any time the Letter of Credit Facility at such time, (ii) for all Letters of Credit issued by each Issuing Bank at any time such Issuing Bank's Letter of Credit Commitment at such time, and (iii) for each such Letter of Credit an amount equal to the Unused Revolving Credit Commitments of the Lenders at such time. No Letter of Credit shall have an expiration date (including all rights of the Company or the beneficiary to require renewal) later than 10 Business Days before the Termination Date. Within the limits referred to above, the Company may from time to time request the Issuance of Letters of Credit under this Section 2.01(b).

(c) Overadvances. If Revolving Credit Facility Usage exceeds the Borrowing Base ("Overadvance") at any time, the excess amount shall be payable by Borrower within one (1) Business Day after demand by the Agent, but all such Revolving Loans shall nevertheless constitute Obligations secured by the Collateral and entitled to all benefits of the Loan Documents. Agent may require Lenders to honor requests for Overadvance Loans and to forbear from requiring Borrower to cure an Overadvance, (a) when no other Event of Default is known to Agent, as long as (i) the Overadvance does not continue for more than 30 consecutive days (and no Overadvance may exist for at least five consecutive days thereafter before further Overadvance Loans are required), and (ii) the Overadvance is not known by Agent to exceed when taken together with the aggregate outstanding amount of any Protective Revolving Loans, the greater of (A) \$20,000,000 and (B) 10% of the aggregate Revolving Credit Commitments at any time outstanding; and (b) regardless of whether an Event of Default exists, if Agent discovers an Overadvance not previously known by it to exist, as long as from the date of such discovery the Overadvance is not increased by more than an amount such that the outstanding amount of such Overadvance when taken together with all outstanding Protective Revolving Loans does not exceed, the greater of (A) \$20,000,000 and (B) 10% of the aggregate Revolving Credit Commitments in the aggregate

and does not continue for more than 30 consecutive days. In no event shall Overadvance Loans be required that would cause Revolving Credit Facility Usage to exceed the aggregate Revolving Credit Commitments. Any funding of an Overadvance Loan or sufferance of an Overadvance shall not constitute a waiver by Agent or Lenders of the Event of Default caused thereby. In no event shall Borrower or other Loan Party be deemed a beneficiary of this Section nor shall it be authorized to enforce any of its terms.

(d) Protective Revolving Loans. The Agent shall be authorized, in its Permitted Discretion, at any time that any conditions in Section 3.02 are not satisfied, to make Revolving Loans in Dollars that are Base Rate Revolving Loans (any such Revolving Loans made pursuant to this Section 2.01(d), "Protective Revolving Loans") in an aggregate amount (when aggregated with any outstanding Overadvance Loans not to exceed the greater of (i) \$20,000,000 and (ii) 10% of the aggregate Revolving Credit Commitments at any time outstanding, if the Agent reasonably deems such Revolving Loans necessary to preserve or protect Collateral, or to enhance the collectability or repayment of Obligations; provided that no Protective Revolving Loan shall continue for more than 90 consecutive days (and no further Protective Revolving Loan may be made for at least five consecutive days after the repayment by the Borrower of any outstanding Protective Revolving Loans). Protective Revolving Loans shall constitute Obligations secured by the Collateral and shall be entitled to all of the benefits of the Loan Documents. Immediately upon the making of a Protective Revolving Loan, each applicable Lender shall be deemed to, and hereby irrevocably and unconditionally agrees to, purchase from the Agent a risk participation in such Protective Revolving Loan in an amount equal to the product of such applicable Lender's Ratable Share times the amount of such Protective Revolving Loan. From and after the date, if any, on which any Lender is required to fund its participation in any Protective Revolving Loan purchased hereunder, the Agent shall promptly distribute to such Lender, such Lender's Ratable Share of all payments of principal and interest and all proceeds of Collateral received by the Agent in respect of such Protective Revolving Loan (and prior to such date, all payments on account of the Protective Revolving Loans shall be payable to Agent solely for its own account). The Required Lenders may at any time revoke the Agent's authority to make further Protective Revolving Loans by written notice to the Agent. Absent such revocation, the Agent's determination that funding of a Protective Revolving Loan is appropriate shall be conclusive. In no event shall Protective Revolving Loans cause the aggregate outstanding amount of the Revolving Loans of any Lender, plus such Lender's Ratable Share of the outstanding amount of all Letter of Credit Obligations to exceed such Lender's Revolving Credit Commitment. Protective Revolving Loans shall be payable by the Borrower on demand.

SECTION 2.02. Making the Revolving Loans.

(a) Except as otherwise provided in Section 2.03(a), each Borrowing shall be made on notice, given not later than (x) 11:00 a.m. (New York City time) on the third Business Day prior to the date of the proposed Borrowing in the case of a Borrowing consisting of Eurodollar Rate Revolving Loans or (y) 11:00 a.m. (New York City time) on the date of the proposed Borrowing in the case of a Borrowing consisting of Base Rate Revolving Loans, by the Borrower (or the Company on behalf of the Borrower) to the Agent, which shall give to each applicable Lender prompt notice thereof by telecopier or any other electronic means agreed to by the Agent. Each such notice of a Borrowing (a "Notice of Borrowing") shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), in substantially the form of Exhibit B-1 hereto, specifying therein the requested (i) date of such Borrowing, (ii) Type of Revolving Loans comprising such Borrowing, (iii) aggregate amount of such Borrowing, and (iv) in the case of a Borrowing consisting of Eurodollar Rate Revolving Loans, the initial Interest Period for each such Revolving Loan. Except for Borrowings to be made as Swingline Loans, each Lender shall, before 1:00 p.m. (New York City time) on the date of such Borrowing make available for the account of its Applicable Lending Office to the Agent at the Agent's Account, in same day funds, such Lender's Ratable Share of such Borrowing. After the

Agent's receipt of such funds and upon fulfillment of the applicable conditions set forth in Article III, the Agent will make such funds available to the Borrower at the Agent's address referred to in Section 9.02(a).

(b) Anything in subsection (a) above to the contrary notwithstanding, (i) the Borrower (or the Company on behalf of the Borrower) may not select Eurodollar Rate Revolving Loans for any Borrowing if the aggregate amount of such Borrowing is less than \$10,000,000 or if the obligation of the Lenders to make Eurodollar Rate Revolving Loans shall then be suspended pursuant to Section 2.08 or 2.12 and (ii) the Eurodollar Rate Revolving Loans may not be outstanding as part of more than eighteen (18) separate Borrowings.

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

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

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

SECTION 2.03. Issuance of and Drawings and Reimbursement Under Letters of Credit.

(a) Request for Issuance. (i) Each Letter of Credit shall be issued upon notice, given not later than 11:00 a.m. (New York City time) on the fifth Business Day prior to the date of the proposed Issuance of such Letter of Credit (or on such shorter notice as the applicable Issuing Bank may agree), by the Company to any Issuing Bank, and such Issuing Bank shall give the Agent, prompt notice thereof. Each such notice by the Company of Issuance of a Letter of Credit (a "Notice of Issuance") shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), specifying therein (A) the requested date of such Issuance (which shall be a Business Day), (B) the Available Amount of such Letter of Credit, (C) expiration date of such Letter of Credit (which shall not be later than 5 Business Days before the Termination Date), (D) the name and address of the

beneficiary of such Letter of Credit, (E) the form of such Letter of Credit, and that such Letter of Credit shall be issued pursuant to such application and agreement for letter of credit as such Issuing Bank and the Company shall agree for use in connection with such requested Letter of Credit (a "Letter of Credit Agreement") and (F) such other matters as the applicable Issuing Bank may require. In the case of a request for an amendment of any outstanding Letter of Credit, such Notice of Issuance shall specify in form and detail reasonably satisfactory to the applicable Issuing Bank, (A) the Letter of Credit to be amended, (B) the proposed date of amendment thereof (which shall be a Business Day), (C) the nature of the proposed amendment and (D) such other matters as the applicable Issuing Bank may require. Additionally, the Company shall furnish to the applicable Issuing Bank and the Agent such other documents and information pertaining to such requested Letter of Credit issuance or amendment, as such Issuing Bank or the Agent may require. If the requested form of such Letter of Credit is acceptable to the applicable Issuing Bank in its reasonable discretion (it being understood that any such form shall have only explicit documentary conditions to draw and shall not include discretionary conditions), such Issuing Bank will, upon fulfillment of the applicable conditions set forth in Section 3.02, make such Letter of Credit available to the Company at its office referred to in Section 9.02 or as otherwise agreed with the Company in connection with such Issuance. In the event and to the extent that the provisions of any Letter of Credit Agreement shall conflict with this Agreement, the provisions of this Agreement shall govern.

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

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

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

(v) If the Borrower so requests in an applicable Notice of Issuance, the Issuing Bank may, in its discretion, agree to issue a Letter of Credit that has automatic extension provisions (each an “Auto-Extension Letter of Credit”); provided that any such Auto-Extension Letter of Credit must permit the Issuing Bank to prevent any such extension at least once in each twelve-month period commencing with the date of issuance of such Letter of Credit by giving prior notice to the beneficiary thereof not later than a day (the “Non-Extension Notice Date”) in each such twelve month period to be agreed upon at the time such Letter of Credit is issued. Unless otherwise directed by the Issuing Bank, the Borrower shall not be required to make a specific request to the Issuing Bank for any such extension. Once an Auto-Extension Letter of Credit has been issued, the Lenders shall be deemed to have authorized (but may not require) the Issuing Bank to permit the extension of such Letter of Credit at any time to a date not later than the expiration date of such Letter of Credit; provided, however, that the Issuing Bank shall not permit any such extension if (A) the Issuing Bank has determined that it would not be permitted, or would have no obligation, at such time to issue such Letter of Credit in its revised form (as extended) under the terms hereof or (B) it has received notice (which may be by telephone or in writing) on or before the day that is five Business Days before the Non-Extension Notice Date (x) from the Agent that the Required Lenders have elected not to permit such extension or (y) from the Agent, any Lender or any Loan Party that one or more of the applicable conditions specified in Section 3.02 is not then satisfied, and in each case directing the Issuing Bank not to permit such extension.

(vi) No Issuing Bank shall have any obligation to issue any Letter of Credit hereunder if the expiry date of such requested Letter of Credit would occur more than twelve months after the date of issuance or last extension thereof (without giving effect to any auto-extension features).

(vii) No Issuing Bank shall have any obligation to issue any Letter of Credit hereunder if the expiry date of such requested Letter of Credit would occur more than twelve months after the date of issuance or last extension thereof (without giving effect to any auto-extension features).

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

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

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

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

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

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

SECTION 2.04. Fees.

(a) Commitment Fee. The Borrower agrees to pay to the Agent for the account of each applicable Lender a commitment fee on the aggregate amount of such Lender's Unused Revolving Credit Commitment (without giving effect to such Lender's Ratable Share of any outstanding Swingline Loans) from the Closing Date until the Termination Date calculated by multiplying such Lender's Unused Revolving Credit Commitment by the Applicable Percentage in effect from time to time, payable in arrears monthly on the first day of each calendar month and on the Termination Date; provided, however, that no commitment fee shall accrue on any of the Commitments of a Defaulting Lender so long as such Lender shall be a Defaulting Lender.

(b) Letter of Credit Fees. (i) The Borrower shall pay to the Agent for the account of each applicable Lender (other than a Defaulting Lender) a commission on such Lender's Ratable Share of the average daily aggregate Available Amount of all Letters of Credit issued and outstanding from time to time at a rate per annum equal to the Applicable Margin for Eurodollar Rate Revolving Loans in effect from time to time during such calendar quarter, payable in arrears monthly on the first day of each calendar month, and on the Termination Date; provided, that, the Applicable Margin shall be deemed to be 200 basis points above the Applicable Margin in effect if the Borrower is required to pay default interest pursuant to Section 2.07(b).

(ii) The Borrower shall pay to each Issuing Bank, for its own account, a fronting fee of 0.125% of the face amount of all Letters of Credit issued by such Issuing Bank and outstanding from time to time, payable in arrears monthly on the first day of each calendar month and on the Termination Date and such other customary commissions, issuance fees, transfer fees and other customary fees and charges in connection with the Issuance or administration of each Letter of Credit as the Borrower and such Issuing Bank shall agree.

(c) Other Fees. The Company shall pay the fees set forth in the Fee Letter, as such Fee Letter may from time to time be amended by the Company and the Agent and, to the extent any such amendment is adverse to the interests of any Arranger, by such Arranger, it being agreed that an increase in the amount of any administrative agency or other similar fee payable to the Agent is not adverse to the Arrangers.

SECTION 2.05. Termination or Reduction of the Commitments.

(a) Optional. The Borrower shall have the right at any time and without penalty, upon at least three Business Days' notice to the Agent, to terminate in whole or permanently reduce in part the Unissued Letter of Credit Commitments and the Unused Revolving Credit Commitments; provided, that, each partial reduction of a Facility (i) shall be in an aggregate amount of \$5,000,000 and an integral multiple of \$1,000,000 in excess thereof and (ii) if made under the Revolving Credit Facility, shall be made ratably among the Lenders in accordance with their Revolving Credit Commitments in respect of the Revolving Credit Facility.

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

SECTION 2.06. Letter of Credit Drawings. The obligations of the Company under any Letter of Credit Agreement and any other agreement or instrument relating to any Letter of Credit shall be unconditional and irrevocable, and shall be paid strictly in accordance with the terms of this Agreement, such Letter of Credit Agreement and such other agreement or instrument under all circumstances, including, without limitation, the following circumstances (it being understood that any such payment by the Company is without prejudice to, and does not constitute a waiver of, any rights the Company might have or might acquire as a result of the payment by any Lender of any draft or the reimbursement by the Company thereof, including, without limitation, pursuant to Section 9.14):

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

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

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

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

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

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

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

SECTION 2.07. Interest on Revolving Loans.

(a) Scheduled Interest. Borrower shall pay interest on the unpaid principal amount of each Revolving Loan owing by Borrower to the Agent (or the Company, at its option, may make such payment on behalf of Borrower) for the account of each Lender from the date of such Revolving Loan until such principal amount shall be paid in full, at the following rates per annum:

(i) Base Rate Revolving Loans. During such periods as such Revolving Loan is a Base Rate Revolving Loan, a rate per annum equal at all times to the sum of (A) the Base Rate in effect from time to time plus (B) the Applicable Margin in effect from time to time, payable in arrears monthly on the first day of each calendar month and on the date such Base Rate Revolving Loan shall be Converted or paid in full.

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

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

SECTION 2.08. Interest Rate Determination.

(a) The Agent shall give prompt notice to the Company and the Lenders of the applicable interest rate determined by the Agent for purposes of Section 2.07(a)(i) or (ii).

(b) If, with respect to any Eurodollar Rate Revolving Loans, Lenders owed at least 50% of the then aggregate principal amount of the such outstanding Eurodollar Rate Revolving Loans thereof notify the Agent that the Eurodollar Rate for any Interest Period for such Revolving Loans will not adequately reflect the cost to such Lenders of making, funding or maintaining their respective Eurodollar Rate Revolving Loans for such Interest Period (a "Market Disruption Event"), the Agent shall forthwith so notify the Company and the Lenders, whereupon (i) each Eurodollar Rate Revolving Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Revolving Loan, and (ii) the obligation of the Lenders to make, or to Convert Revolving Loans into, Eurodollar Rate Revolving Loans shall be suspended until the Agent shall notify the Borrower and such Lenders that the circumstances causing such suspension no longer exist. During any period in which a Market Disruption Event is in effect, Borrower may request that the Agent confirm that the circumstances giving rise to the Market Disruption Event continue to be in effect; provided, that (A) Borrower shall not be permitted to submit any such request more than once in any 30 day period and (B) nothing contained in this Section 2.08 or the failure to provide confirmation of the continued effectiveness of such Market Disruption Event shall in any way affect the Agent's or Required Lenders' right to provide any additional notices of a Market Disruption Event as provided in this Section 2.08. If the Agent has not confirmed after request of such report from the Borrower that a Market Disruption Event has occurred, then such Market Disruption Event shall be deemed to be no longer existing.

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

(d) On the date on which the aggregate unpaid principal amount of Eurodollar Rate Revolving Loans comprising any Borrowing shall be reduced, by payment or prepayment or otherwise, to less than \$5,000,000, such Revolving Loans shall automatically Convert into Base Rate Revolving Loans.

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

(f) If Reuter Screen LIBOR01 is unavailable (and there is no successor or replacement screen available for determining the Eurodollar Rate) for determining the Eurodollar Rate for any Eurodollar Rate Revolving Loans,

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

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

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

(g) Intentionally Deleted.

(h) Intentionally Deleted.

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

(j) Intentionally Deleted.

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

SECTION 2.10. Repayments of Revolving Loans; Prepayments of Revolving Loans.

(a) Repayment of Revolving Loans. The Borrower shall repay to the Agent for the ratable account of each applicable Lender on the Termination Date the aggregate principal amount of the Revolving Loans made by such Lender to Borrower then outstanding. Subject to 2.01(c), if an Overadvance exists at any time, Borrower shall, on the sooner of the Agent's demand or the first Business Day after Borrower has knowledge thereof, repay Revolving Loans or Cash Collateralize Letters of Credit in an amount sufficient to reduce Revolving Credit Facility Usage to the Borrowing Base. If, after the occurrence and during the continuation of any Cash Control Trigger Event, any asset disposition includes the disposition of Accounts, Inventory, or Eligible Equipment, Borrower shall apply Net Cash Proceeds to repay Revolving Loans in an amount equal to the greater of (a) the net book value of such Accounts, Inventory, and Eligible Equipment or (b) the reduction in the Borrowing Base resulting from the disposition.

(b) Optional Prepayments. Borrower may, at any time, upon notice at least two Business Days' prior to the date of such prepayment, in the case of Eurodollar Rate Revolving Loans, and not later than 11:00 a.m. (New York City time) on the date of such prepayment, in the case of Base Rate Revolving Loans, to the Agent stating the proposed date and aggregate principal amount of the prepayment, and if such notice is given Borrower shall, prepay the outstanding principal amount of the Revolving Loans comprising part of the same Borrowing made to it in whole or in part, together with accrued interest to the date of such prepayment on the principal amount prepaid; provided, that (x) each partial prepayment shall be in an aggregate principal amount of \$5,000,000, or an integral multiple of \$1,000,000 in excess thereof and (y) in the event of any such prepayment of a Eurodollar Rate Revolving Loan, Borrower shall be obligated to reimburse the Lenders in respect thereof pursuant to Section 9.04(c).

(c) Mandatory Prepayments. (i) Borrower shall, in the time periods set forth in Section 2.01(c), prepay (with no corresponding commitment reduction) an aggregate principal amount of the Revolving Loans owed by Borrower and comprising part of the same Borrowings or Cash Collateralize Letters of Credit in an amount equal to the amount by which Revolving Credit Facility Usage exceeds the Line Cap (except as a result of Protective Revolving Loans made under Section 2.01(d) and not outstanding for more than 90 consecutive days) (such amount, the "Excess Usage"); provided that in respect of any prepayment under this subsection directly attributable to any adjustment of Reserves, such prepayment shall be made not later than the Business Day immediately following the date such adjusted Reserves became effective.

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

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

(d) After the occurrence and during the continuation of any Cash Control Trigger Event, the Net Cash Proceeds of all insurance payments in respect of Equipment or Inventory shall be paid to the Agent and shall, in the Agent's sole discretion, (i) be released to the Borrower or applicable Guarantor for the repair, replacement or restoration thereof, (ii) be held as additional Collateral hereunder or applied as specified in Section 19(b) of the Security Agreement or (iii) be released to the Agent Sweep Account and applied as provided in Section 2.18(h) hereof.

SECTION 2.11. Increased Costs.

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

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

(b) If any Lender determines that compliance with any law or regulation or any guideline or request from any central bank or other governmental authority (whether or not having the force of law) affects or would affect the amount of capital or liquidity required or expected to be maintained by such Lender or any corporation controlling such Lender and that the amount of such capital or liquidity is increased by or based upon the existence of such Lender's commitment to lend or to issue or participate in Letters of Credit hereunder and other commitments of such type or the issuance or

maintenance of or participation in the Letters of Credit (or similar contingent obligations), then, upon demand by such Lender (with a copy of such demand to the Agent), the Borrower shall pay to the Agent for the account of such Lender, from time to time as specified by such Lender, additional amounts sufficient to compensate such Lender or such corporation in the light of such circumstances, to the extent that such Lender reasonably determines such increase in capital or liquidity to be allocable to the existence of such Lender's commitment to lend or to issue or participate in Letters of Credit hereunder or to the issuance or maintenance of or participation in any Letters of Credit. A certificate as to such amounts submitted to the Borrower and the Agent by such Lender shall be conclusive and binding for all purposes, absent manifest error.

(c) A Lender will only be entitled to such compensation if such Lender provides a certificate to the Agent and the Company setting forth in reasonable detail (i) the amount or amounts necessary to compensate such Lender or its holding company, as the case may be, as specified in paragraph (a) or (b) of this Section and (ii) stating that the claim for additional amounts referred to therein is generally consistent with such Lender's treatment of similarly situated customers of such Lender whose transactions with such Lender are similarly affected by the change in circumstances giving rise to such payment. Such certificate, when delivered to the Company, shall be conclusive absent manifest error. The Borrower shall pay such Lender the amount shown as due on any such certificate within ten (10) days after receipt thereof. Failure or delay on the part of any Lender to demand compensation pursuant to this Section 2.11(c) shall not constitute a waiver of such Lender's right to demand such compensation; provided that Borrower shall not be required to compensate a Lender or the Agent pursuant to this Section 2.11(c) for any increased costs or reductions incurred more than 120 days prior to the date that such Lender or the Agent notifies the Company of the change in law giving rise to such increased costs or reductions and of such Lender's or the Agent's intention to claim compensation therefor; provided further that, if the change in law giving rise to such increased costs or reductions is retroactive, then the 120-day period referred to above shall be extended to include the period of retroactive effect thereof.

SECTION 2.12. Illegality. Notwithstanding any other provision of this Agreement, if any Lender shall notify the Agent that the introduction of or any change in or in the interpretation of any law or regulation makes it unlawful, or any central bank or other governmental authority asserts that it is unlawful, for any Lender or its Eurodollar Lending Office to perform its obligations hereunder to make Eurodollar Rate Revolving Loans or to fund or maintain Eurodollar Rate Revolving Loans hereunder, (a) each Eurodollar Rate Revolving Loan will automatically, upon such demand, Convert into a Base Rate Revolving Loan and (ii) the obligation of the Lenders to make, or to Convert Revolving Loans into, Eurodollar Rate Revolving Loans shall be suspended until the Agent shall notify the Company, on behalf of the Borrower) the Borrower and the Lenders that the circumstances causing such suspension no longer exist; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Eurodollar Lending Office if the making of such a designation would allow such Lender or its Eurodollar Lending Office to continue to perform its obligations to make Eurodollar Rate Revolving Loans or to continue to fund or maintain Eurodollar Rate Revolving Loans and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

SECTION 2.13. Payments and Computations.

(a) The Borrower shall make each payment hereunder without condition or deduction for any right of counterclaim, defense, recoupment or set-off, not later than 11:00 a.m. (New York City time) on the day when due in Dollars to the Agent at the Agent's Account in same day funds. The Agent will promptly thereafter cause to be distributed like funds relating to the payment of principal, interest, fees or commissions ratably (other than amounts payable pursuant to Section 2.04, 2.11, 2.14 or 9.04(c)) to the Lenders for the account of their respective Applicable Lending Offices, and like funds

relating to the payment of any other amount payable to any Lender to such Lender for the account of its Applicable Lending Office, in each case to be applied in accordance with the terms of this Agreement. Upon any Assuming Lender becoming a Lender hereunder as a result of a Commitment Increase pursuant to Section 2.21, and upon the Agent's receipt of such Lender's Assumption Agreement and recording of the information contained therein in the Register, from and after the applicable Increase Date the Agent shall treat each Assuming Lender as a Lender under this Agreement and shall make all payments hereunder and under any Notes issued in connection therewith pro rata among the Lenders taking into account the interest assumed thereby by the Assuming Lender. Upon its acceptance of an Assignment and Acceptance and recording of the information contained therein in the Register pursuant to Section 9.08(c), from and after the effective date specified in such Assignment and Acceptance, the Agent shall make all payments hereunder and under the Notes in respect of the interest assigned thereby to the Lender assignee thereunder, and the parties to such Assignment and Acceptance shall make all appropriate adjustments in such payments for periods prior to such effective date directly between themselves.

(b) Borrower hereby authorizes each Lender, if and to the extent payment owed to such Lender is not made when due hereunder or under the Note held by such Lender, to charge from time to time against any or all of Borrower's accounts with such Lender any amount so due.

(c) All computations of interest and of fees and Letter of Credit commissions shall be made by the Agent on the basis of a year of 360 days, in each case for the actual number of days (including the first day but excluding the last day) occurring in the period for which such interest or fees or commissions are payable. Each determination by the Agent of an interest rate hereunder shall be conclusive and binding for all purposes, absent manifest error.

(d) Whenever any payment hereunder or under the Notes shall be stated to be due on a day other than a Business Day, such payment shall be made on the next succeeding Business Day, and such extension of time shall in such case be included in the computation of payment of interest, fee or commission, as the case may be; provided, however, that, if such extension would cause payment of interest on or principal of Eurodollar Rate Revolving Loans to be made in the next following calendar month, such payment shall be made on the next preceding Business Day.

(e) Unless the Agent shall have received notice from the Borrower prior to the date on which any payment is due to the Lenders hereunder that Borrower will not make such payment in full, the Agent may assume that Borrower has made such payment in full to the Agent on such date and the Agent may, in reliance upon such assumption, cause to be distributed to each Lender on such due date an amount equal to the amount then due such Lender. If and to the extent Borrower shall not have so made such payment in full to the Agent, each Lender shall repay to the Agent forthwith on demand such amount distributed to such Lender together with interest thereon, for each day from the date such amount is distributed to such Lender until the date such Lender repays such amount to the Agent, at the Federal Funds Rate.

(f) Subject to Section 6.04, if the Agent receives funds for application to the Obligations of the Borrower under or in respect of the Loan Documents under circumstances for which the Loan Documents do not specify, or the Borrower does not direct, the Revolving Loans to which, or the manner in which, such funds are to be applied, the Agent may, but shall not be obligated to, elect to distribute such funds ratably to the outstanding Obligations, first, toward payment of interest and fees then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of interest and fees then due to such parties, and (ii) second, toward payment of principal and unreimbursed amounts drawn under Letters of Credit then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of principal and such Letter of Credit obligations then due to such parties.

(g) Except to the extent a time of payment of, or period within which payment is required in respect of, any amount payable hereunder or under any of the other Loan Documents is specified in any Loan Document, all amounts payable hereunder or under any of the other Loan Documents shall be due and payable, in arrears, on the first day of each month at any time that Obligations or Commitments are outstanding. Borrower hereby authorizes Agent, from time to time without prior notice to Borrower, to charge all interest, fees, costs, expenses and other amounts payable hereunder or under any of the other Loan Documents when due and payable to the loan account, provided, that, interest and fees (including pursuant to Sections 2.04(a), (b) and (c) and Section 2.07(a)(ii) above shall not be charged to any loan account until (3) Business Days after Agent has provided Borrower with an invoice for any such amount. Any interest, fees, costs, expenses, or other amounts payable hereunder or under any other Loan Document that are charged to a loan account shall thereupon constitute Loans hereunder and shall initially accrue interest at the rate then applicable to Loans that are Base Rate Revolving Loans (unless and until converted into Eurodollar Rate Revolving Loans in accordance with the terms of this Agreement).

SECTION 2.14. Taxes.

(a) Any and all payments by any Loan Party to or for the account of any Lender, any Arranger or the Agent hereunder or under the Notes shall be made, in accordance with Section 2.13 or the applicable provisions of such other documents, free and clear of and without deduction for any and all present or future taxes, levies, imposts, deductions, remittances, charges or withholdings, and all liabilities with respect thereto, excluding, in the case of each Lender, each Arranger and the Agent (i) taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction under the laws of which such Lender, such Arranger or the Agent (as the case may be) is organized or in which its principal executive office is located, or any political subdivision thereof and, in the case of each Lender, taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction of such Lender's Applicable Lending Office or any political subdivision thereof, and (ii) any amounts required to be withheld under FATCA that would not have been imposed but for the failure of the Agent, Arranger or Lender, as applicable, to satisfy the applicable requirements of FATCA (all such non-excluded taxes, levies, imposts, deductions, charges, withholdings and liabilities in respect of payments hereunder or under the Notes being hereinafter referred to as "Taxes"). If any Loan Party shall be required by law to deduct, remit or withhold any Taxes from or in respect of any sum payable hereunder or under any Note to any Lender, any Arranger or the Agent, (i) the sum payable to such Loan Party shall be increased as may be necessary so that after making all required deductions remittances or withholdings, (including deductions applicable to additional sums payable under this Section 2.14) such Lender, such Arranger or the Agent (as the case may be) receives an amount equal to the sum it would have received had no such deductions been made, (ii) such Loan Party shall make such deductions and (iii) such Loan Party shall pay the full amount deducted, remitted or withheld to the relevant taxation authority or other authority in accordance with applicable law.

(b) In addition, each Loan Party shall pay any present or future stamp or documentary taxes or any other excise or property taxes, charges or similar levies that arise from any payment made by such Loan Party hereunder or under any other Loan Documents or from the execution, delivery or registration of, performing under, or otherwise with respect to, this Agreement or the other Loan Documents (hereinafter referred to as "Other Taxes").

(c) The Loan Parties shall indemnify each Lender, each Arranger and the Agent for and hold it harmless against the full amount of Taxes or Other Taxes (including, without limitation, taxes of any kind imposed or asserted by any jurisdiction on amounts payable under this Section 2.14) imposed on or paid or remitted by such Lender, such Arranger or the Agent (as the case may be) and any liability (including penalties, interest and expenses) arising therefrom or with respect thereto. This indemnification shall be made within 30 days from the date such Lender, such Arranger or the Agent (as the case may be) makes written demand therefor with appropriate supporting documentation.

(d) Within 30 days after the date of any payment of Taxes, the appropriate Loan Party shall furnish to the Agent, at its address referred to in Section 9.02, the original or a certified copy of a receipt evidencing such payment to the extent such a receipt is issued therefor, or other written proof of payment thereof that is reasonably satisfactory to the Agent. In the case of any payment hereunder or under the Notes or any other documents to be delivered hereunder by or on behalf of a Loan Party through an account or branch outside the United States or by or on behalf of a Loan Party by a payor that is not a United States person, if such Loan Party determines that no Taxes are payable in respect thereof, such Loan Party shall furnish, or shall cause such payor to furnish, to the Agent, at such address, an opinion of counsel reasonably acceptable to the Agent stating that such payment is exempt from Taxes. For purposes of this subsection (d) and subsection (e), the terms “United States” and “United States person” shall have the meanings specified in Section 7701 of the Code.

(e) Each Lender organized under the laws of a jurisdiction outside the United States, on or prior to the date of its execution and delivery of this Agreement on or prior to the designation of any different Applicable Lending Office and on the date of the Assumption Agreement or the Assignment and Acceptance pursuant to which it becomes a Lender in the case of each other Lender, and from time to time thereafter as reasonably requested in writing by the Company (but only so long as such Lender remains lawfully able to do so), shall provide each of the Agent and the Company with two original Internal Revenue Service Forms W-8BEN or W-8ECI or (in the case of a Lender that has certified in writing to the Agent that it is not (i) a “bank” as defined in Section 881(c)(3)(A) of the Code), (ii) a 10-percent shareholder (within the meaning of Section 871(h)(3)(B) of the Code) of any Loan Party or (iii) a CFC related to any Loan Party (within the meaning of Section 864(d)(4) of the Code), Internal Revenue Service Form W-8BEN, as appropriate, or any successor or other form prescribed by the Internal Revenue Service, certifying that such Lender is exempt from or entitled to a reduced rate of United States withholding tax on payments pursuant to this Agreement or any other Loan Document or, in the case of a Lender that has certified that it is not a “bank” as described above, certifying that such Lender is a foreign corporation, partnership, estate or trust. If the form provided by a Lender at the time such Lender first becomes a party to this Agreement indicates a United States interest withholding tax rate in excess of zero, withholding tax at such rate shall be considered excluded from Taxes unless and until such Lender provides the appropriate forms certifying that a lesser rate applies, whereupon withholding tax at such lesser rate only shall be considered excluded from Taxes for periods governed by such form; provided, however, that, if at the date of the Assignment and Acceptance pursuant to which a Lender assignee becomes a party to this Agreement, the Lender assignor was entitled to payments under subsection (a) in respect of United States withholding tax with respect to interest paid at such date, then, to such extent, the term Taxes shall include (in addition to withholding taxes that may be imposed in the future or other amounts otherwise includable in Taxes) United States withholding tax, if any, applicable with respect to the Lender assignee on such date. If any form or document referred to in this subsection (e) requires the disclosure of information, other than information necessary to compute the tax payable and information required on the Closing Date by Internal Revenue Service Form W-8BEN or W-8ECI or the related certificate described above, that the Lender reasonably considers to be confidential, the Lender shall give notice thereof to the Company and shall not be obligated to include in such form or document such confidential information, except directly to a governmental authority or other Person subject to a reasonable confidentiality agreement. In addition, upon the written request of the Company, any other certification, identification, information, documentation or other reporting requirement shall be delivered if (i) delivery thereof is required by a change in the law, regulation, administrative practice or any applicable tax treaty as a precondition to exemption from or a reduction in the rate of deduction or withholding; (ii) the Agent or Lender, as the case may be, is legally entitled to make delivery of such item; and (iii) delivery of such item will not result in material additional costs unless Borrower shall have agreed in writing to indemnify Lender or the Agent for such costs.

(f) For any period with respect to which a Lender has failed to provide the Company with the appropriate form, certificate or other document described in Section 2.14(e) (other than if such failure is due to a change in law, or in the interpretation or application thereof, occurring subsequent to the date on which a form, certificate or other document originally was required to be provided, or if such form, certificate or other document otherwise is not required under subsection (e) above), such Lender shall not be entitled to indemnification under Section 2.14(a) or (c) with respect to Taxes imposed by the United States of America by reason of such failure; provided, however, that should a Lender become subject to Taxes because of its failure to deliver a form, certificate or other document required hereunder, the Loan Parties, at such Lender's expense, shall take such steps as the Lender shall reasonably request to assist the Lender to recover such Taxes.

(g) Any Lender claiming any additional amounts payable pursuant to this Section 2.14 agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to change the jurisdiction of its Eurodollar Lending Office if the making of such a change would avoid the need for, or reduce the amount of, any such additional amounts that may thereafter accrue and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

(h) If any Lender determines, in its sole discretion, that it has actually and finally realized, by reason of a refund, deduction or credit of any Taxes paid or reimbursed by a Loan Party pursuant to subsection (a) or (c) above in respect of payments under this Agreement or the other Loan Documents, a current monetary benefit that it would otherwise not have obtained, and that would result in the total payments under this Section 2.14 exceeding the amount needed to make such Lender whole, such Lender shall pay to the applicable Loan Party, with reasonable promptness following the date on which it actually realizes such benefit, an amount equal to the lesser of the amount of such benefit or the amount of such excess, in each case net of all out-of-pocket expenses in securing such refund, deduction or credit; provided, that the Borrower, upon the request of the Agent or such Lender, agrees to repay the amount paid over to any Loan Party to the Agent or such Lender in the event the Agent or such Lender is required to repay such amount to such governmental authority.

(i) If any Loan Party determines in good faith that a reasonable basis exists for contesting the applicability of any Tax or Other Tax, the Agent, the relevant Arranger or the relevant Lender shall cooperate with such Loan Party, upon the request and at the expense of such Loan Party, in challenging such Tax or Other Tax. Nothing in this Section 2.14(i) shall require the Agent, any Arranger or any Lender to disclose the contents of its tax returns or other confidential information to any Person.

SECTION 2.15. Sharing of Payments, Etc. Without expanding the rights of any Lender under this Agreement and, except as otherwise expressly provided in Section 6.04, if any Lender shall obtain any payment (whether voluntary, involuntary, through the exercise of any right of set-off, or otherwise) on account of the Revolving Loans owing to it (other than (x) as payment of a Revolving Loan made by an Issuing Bank pursuant to the first sentence of Section 2.03(c) or (y) pursuant to Section 2.11, 2.14 or 9.04(c)) in excess of its ratable share (according to the proportion of (i) the amount of such Revolving Loans due and payable to such Lender at such time to (ii) the aggregate amount of the Revolving Loans due and payable at such time to all Lenders hereunder) of payments on account of the Revolving Loans obtained by all the Lenders, such Lender shall forthwith purchase from the other Lenders such participations in the Revolving Loans owing to them as shall be necessary to cause such purchasing Lender to share the excess payment ratably with each of them; provided, however, that if all or any portion of such excess payment is thereafter recovered from such purchasing Lender, such purchase from each Lender shall be rescinded and such Lender shall repay to the purchasing Lender the purchase price

to the extent of such Lender's ratable share (according to the proportion of (i) the purchase price paid to such Lender to (ii) the aggregate purchase price paid to all Lenders) of such recovery together with an amount equal to such Lender's ratable share (according to the proportion of (i) the amount of such Lender's required repayment to (ii) the total amount so recovered from the purchasing Lender) of any interest or other amount paid or payable by the purchasing Lender in respect of the total amount so recovered; provided further that, so long as the Revolving Loans shall not have become due and payable pursuant to Section 6.01, any excess payment received by any Lender shall be shared on a pro rata basis only with other Lenders. The Borrower agrees that any Lender so purchasing a participation from another Lender pursuant to this Section 2.15 may, to the fullest extent permitted by law, exercise all its rights of payment (including the right of set-off) with respect to such participation as fully as if such Lender were the direct creditor of the Loan Parties in the amount of such participation.

SECTION 2.16. Evidence of Debt.

(a) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of Borrower to such Lender resulting from each Revolving Loan owing to such Lender from time to time, including the amounts of principal and interest payable and paid to such Lender from time to time hereunder in respect of Revolving Loans. Borrower agrees that upon notice by any Lender to Borrower (with a copy of such notice to the Agent) to the effect that a Note is required or appropriate in order for such Lender to evidence (whether for purposes of pledge, enforcement or otherwise) the Revolving Loans owing to, or to be made by, such Lender, Borrower shall promptly execute and deliver to such Lender a Note, as applicable, properly completed, payable to the order of such Lender in a principal amount up to the Revolving Credit Commitment of such Lender.

(b) The Register maintained by the Agent pursuant to Section 9.08(e) shall include a control account, and a subsidiary account for each Lender, in which accounts (taken together) shall be recorded (i) the date and amount of each Borrowing made hereunder, the Type of Revolving Loans comprising such Borrowing and, if appropriate, the Interest Period applicable thereto, (ii) the terms of each Assumption Agreement and each Assignment and Acceptance delivered to and accepted by it, (iii) the amount of any principal or interest due and payable or to become due and payable from Borrower to each Lender hereunder and (iv) the amount of any sum received by the Agent from each Borrower hereunder and each Lender's share thereof.

(c) Entries made in good faith by the Agent in the Register pursuant to subsection (b) above, and by each Lender in its account or accounts pursuant to subsection (a) above, shall be prima facie evidence of the amount of principal and interest due and payable or to become due and payable from Borrower to, in the case of the Register, each Lender and, in the case of such account or accounts, such Lender, under this Agreement, absent manifest error; provided, however, that the failure of the Agent or such Lender to make an entry, or any finding that an entry is incorrect, in the Register or such account or accounts shall not limit or otherwise affect the obligations of Borrower under this Agreement with respect to Revolving Loans made and not repaid.

SECTION 2.17. Use of Proceeds. On the Closing Date, the proceeds of the Revolving Loans and the issuance of Letters of Credit hereunder shall be to support outstanding letters of credit under the Existing DIP ABL Credit Agreement and pay costs and expenses related to the Transactions and thereafter to issue Letters of Credit and finance ongoing working capital needs and general corporate purposes of the Borrower.

SECTION 2.18. Cash Management.

(a) Within 60 days after the Closing Date (or such later date as the Agent may specify in its sole discretion), and at all times thereafter, the Loan Parties shall enter into and maintain Control Agreements, with respect to each Concentration Account.

(b) Each Control Agreement for each Concentration Account shall require, during the continuance of a Cash Control Trigger Event (and delivery of notice thereof from the Agent), the ACH or wire transfer on each Business Day of all ledger or available, as applicable, cash receipts held in the Concentration Account to a concentration account maintained by the Agent (an "Agent Sweep Account") located in the United States.

(c) If (i) at any time during the continuance of a Cash Control Trigger Event, any cash or Cash Equivalents owned by a Loan Party are deposited in any account (other than an Excluded Account), or held or invested in any manner (other than (w) in an Excluded Account, (x) in a Concentration Account that is subject to the Control Agreement, or (y) a Deposit Account which is swept daily to a Concentration Account subject to a Control Agreement), or (ii) at any time, a Concentration Account shall cease to be subject to a Control Agreement, the applicable Loan Party shall immediately furnish the Agent with written notice thereof and the Agent may require such Loan Party to close such account and have any such funds transferred to a Concentration Account which is subject to a Control Agreement or maintained with the Agent.

(d) A Loan Party may close any Deposit Account or a Concentration Account, maintain existing Deposit Accounts or Concentration Accounts and/or open new Deposit Accounts or Concentration Accounts, subject to the execution and delivery to the Agent of appropriate Control Agreements with respect to each Concentration Account (except with respect to any Concentration Account maintained with the Agent) consistent with the provisions of this Section 2.18 and otherwise reasonably satisfactory to the Agent. The applicable Loan Party shall furnish the Agent with prior written notice of its intention to open or close a Concentration Account and the Agent shall promptly notify such Loan Party as to whether the Agent shall require a Control Agreement with the Person with whom such account will be maintained.

(e) Each Agent Sweep Account shall at all times be under the sole dominion and control of the Agent. Each Loan Party hereby acknowledges and agrees that (i) it has no right of withdrawal from the Agent Sweep Account until the applicable Cash Control Trigger Event is no longer continuing as set forth in subclause (f), (ii) the funds on deposit in an Agent Sweep Account shall at all times continue to be collateral security for all of the Secured Obligations, and (iii) the funds on deposit in an Agent Sweep Account, shall be applied as provided in Section 2.18(h) of this Agreement and in the Security Agreement. In the event that, notwithstanding the provisions of this Section 2.18, during the continuance of a Cash Control Trigger Event, a Loan Party receives or otherwise has dominion and control of any such proceeds or collections, such proceeds and collections shall be held in trust by such Loan Party for the Agent, shall not be commingled with any of such Loan Party's other funds or deposited in any account of such Loan Party and shall promptly be deposited into a Concentration Account or dealt with in such other fashion as such Loan Party may be instructed by the Agent (except for (i) funds required to be deposited into an Excluded Account and (ii) funds necessary to fund working capital needs of the Company and its Subsidiaries, which funds will be deposited in an account subject to a Control Agreement in the case of subclause (ii)).

(f) Any amounts remaining in an Agent Sweep Account (i) at any time when a Cash Control Trigger Event is no longer continuing for purposes of this Agreement or (ii) after application of amounts received in such Agent Sweep Account as set forth in subsection (h) below, shall be remitted to the primary Concentration Account of the Company maintained with the Agent.

(g) The Agent shall promptly (but in any event within two (2) Business Days) furnish written notice to each Person with whom a Concentration Account is maintained when a Cash Control Trigger Event is no longer continuing for purposes of this Agreement.

(h) (i) Any amounts received in an Agent Sweep Account in the United States shall be applied to the payment (without a corresponding reduction of Commitments) of all of the Revolving Loans made to the Borrower (whether then due or not) and to the payment of all of the other Obligations under the Loan Documents of the Loan Parties (other than contingent obligations) (whether then due or not) in accordance with Section 6.04 (with all Revolving Loans deemed due for purposes thereof); (ii) all payments to be made in accordance with this subsection (h) in respect of Eurodollar Rate Revolving Loans shall be made on the last day of the applicable Interest Period therefor, and shall be held in the applicable Agent Sweep Account pending such payment and (iii) any remaining amounts shall be available for use by the Company and its Subsidiaries for additional working capital needs.

(i) The following shall apply to deposits and payments under and pursuant to this Agreement:

(i) funds shall be deemed to have been deposited to an Agent Sweep Account on the Business Day on which deposited, provided that such deposit is available to the Agent by 2:00 p.m. on that Business Day (except that if the Obligations are being paid in full, by 2:00 p.m. on that Business Day);

(ii) funds paid to the Agent, other than by deposit to an Agent Sweep Account, shall be deemed to have been received on the Business Day when they are good and collected funds, provided that such payment is available to the Agent by 2:00 p.m. on that Business Day (except that if the Obligations are being paid in full, by 2:00 p.m. on that Business Day); and

(iii) if a deposit to an Agent Sweep Account or payment is not available to the Agent until after 2:00 p.m. on a Business Day, such deposit or payment shall be deemed to have been made at 9:00 a.m. on the then next Business Day.

SECTION 2.19. Defaulting Lenders.

(a) In the event that, at any time, (i) any Lender shall be a Defaulting Lender, (ii) such Defaulting Lender shall owe a Defaulted Revolving Loan to Borrower and (iii) Borrower shall be required to make any payment hereunder or under any other Loan Document to or for the account of such Defaulting Lender, then Borrower may, to the fullest extent permitted by applicable law, set off and otherwise apply the Obligation of the Borrower to make such payment to or for the account of such Defaulting Lender against the obligation of such Defaulting Lender to make such Defaulted Revolving Loan. In the event that, on any date, Borrower shall so set off and otherwise apply its obligation to make any such payment against the obligation of such Defaulting Lender to make any such Defaulted Revolving Loan on or prior to such date, the amount so set off and otherwise applied by Borrower shall constitute for all purposes of this Agreement and the other Loan Documents a Revolving Loan by such Defaulting Lender made on the date under the Revolving Credit Facility pursuant to which such Defaulted Revolving Loan was originally required to have been made pursuant to Section 2.01. Such Revolving Loan shall be considered, for all purposes of this Agreement, to comprise part of the Borrowing in connection with which such Defaulted Revolving Loan was originally required to have been made pursuant to Section 2.01, even if the other Revolving Loans comprising such Borrowing shall be Eurodollar Rate Revolving Loans on the date such Revolving Loan is deemed to be made pursuant to this subsection (a). Borrower shall notify the Agent at any time Borrower exercises its right of set-off pursuant to this subsection (a) and shall set forth in such notice (A) the name of the Defaulting Lender

and the Defaulted Revolving Loan required to be made by such Defaulting Lender and (B) the amount set off and otherwise applied in respect of such Defaulted Revolving Loan pursuant to this subsection (a). Any portion of such payment otherwise required to be made by the Borrower to or for the account of such Defaulting Lender which is paid by the Borrower, after giving effect to the amount set off and otherwise applied by the Borrower pursuant to this subsection (a), shall be applied by the Agent as specified in subsection (b) or (c) of this Section 2.19.

(b) In the event that, at any time, (i) any Lender shall be a Defaulting Lender, (ii) such Defaulting Lender shall owe a Defaulted Amount to the Agent or other applicable Lenders and (iii) Borrower shall make any payment hereunder or under any other Loan Document to the Agent for the account of such Defaulting Lender, then the Agent may, on its behalf or on behalf of such other Lenders and to the fullest extent permitted by applicable law, apply at such time the amount so paid by Borrower to or for the account of such Defaulting Lender to the payment of each such Defaulted Amount to the extent required to pay such Defaulted Amount. In the event that the Agent shall so apply any such amount to the payment of any such Defaulted Amount on any date, the amount so applied by the Agent shall constitute for all purposes of this Agreement and the other Loan Documents payment, to such extent, of such Defaulted Amount on such date. Any such amount so applied by the Agent shall be retained by the Agent or distributed by the Agent to such other Lenders, ratably in accordance with the respective portions of such Defaulted Amounts payable at such time to the Agent and such other Lenders and, if the amount of such payment made by Borrower shall at such time be insufficient to pay all Defaulted Amounts owing at such time to the Agent and the other Lenders, in the following order of priority:

(i) *first*, to the Agent for any Defaulted Amount then owing to the Agent in its capacity as Agent; and

(ii) *second*, to the Issuing Banks for any Defaulted Amounts then owing to them, in their capacities as such, ratably in accordance with such respective Defaulted Amounts then owing to the Issuing Banks; and

(iii) *third*, to any other Lenders for any Defaulted Amounts then owing to such other Lenders, ratably in accordance with such respective Defaulted Amounts then owing to such other Lenders.

Any portion of such amount paid by Borrower for the account of such Defaulting Lender remaining, after giving effect to the amount applied by the Agent pursuant to this subsection (b), shall be applied by the Agent as specified in subsection (c) of this Section 2.19.

(c) In the event that, at any time, (i) any Lender shall be a Defaulting Lender, (ii) such Defaulting Lender shall not owe a Defaulted Revolving Loan or a Defaulted Amount and (iii) Borrower, the Agent or any other Lender shall be required to pay or distribute any amount hereunder or under any other Loan Document to or for the account of such Defaulting Lender, then Borrower or such other Lender shall pay such amount to the Agent to be held by the Agent, to the fullest extent permitted by applicable law, in escrow or the Agent shall, to the fullest extent permitted by applicable law, hold in escrow such amount otherwise held by it. Any funds held by the Agent in escrow under this subsection (c) shall be deposited by the Agent in an account with the Agent, in the name and under the control of the Agent, but subject to the provisions of this subsection (c). The terms applicable to such account, including the rate of interest payable with respect to the credit balance of such account from time to time, shall be the Agent's standard terms applicable to escrow accounts maintained with it. Any interest credited to such account from time to time shall be held by the Agent in escrow under, and applied by the Agent from time to time in accordance with the provisions of, this subsection (c). The Agent shall, to the fullest extent permitted by applicable law, apply all funds so held in escrow from time

to time to the extent necessary to make any Revolving Loans required to be made by such Defaulting Lender and to pay any amount payable by such Defaulting Lender hereunder and under the other Loan Documents to the Agent or any other Lender, as and when such Revolving Loans or amounts are required to be made or paid and, if the amount so held in escrow shall at any time be insufficient to make and pay all such Revolving Loans and amounts required to be made or paid at such time, in the following order of priority:

(i) *first*, to the Agent for any amount then due and payable by such Defaulting Lender to the Agent hereunder in its capacity as Agent;

(ii) *second*, to the Issuing Banks for any amounts then due and payable to them hereunder, in their capacities as such, by such Defaulting Lender, ratably in accordance with such respective amounts then due and payable to the Issuing Banks;

(iii) *third*, to the Agent for any amount then due and payable by such Defaulting Lender in respect of Swingline Loans ratably in accordance with such respective amounts and payable to Agent in respect of Swingline Loans;

(iv) *fourth*, to any other Lenders for any amount then due and payable by such Defaulting Lender to such other Lenders hereunder, ratably in accordance with such respective amounts then due and payable to such other Lenders; and

(v) *fifth*, to the Company, as applicable for any Revolving Loan then required to be made by such Defaulting Lender pursuant to a Commitment of such Defaulting Lender.

In the event that any Lender that is a Defaulting Lender shall, at any time, cease to be a Defaulting Lender, any funds held by the Agent in escrow at such time with respect to such Lender shall be distributed by the Agent to such Lender and applied by such Lender to the Obligations owing to such Lender at such time under this Agreement and the other Loan Documents ratably in accordance with the respective amounts of such Obligations outstanding at such time.

(d) The rights and remedies against a Defaulting Lender under this Section 2.19 are in addition to other rights and remedies that Borrower may have against such Defaulting Lender with respect to any Defaulted Revolving Loan and that the Agent or any Lender may have against such Defaulting Lender with respect to any Defaulted Amount.

(e) Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Company's request that it cure such default, the Company shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Revolving Loans owing to such Lender, together with all other amounts due and payable to such Lender under the Loan Documents, and such Lender's Commitment hereunder shall be terminated immediately thereafter.

(f) If any Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, for purposes of computing the amount of the obligation of each Non-Defaulting Lender to acquire, refinance or fund participations in Letters of Credit pursuant to Section 2.03, the "Ratable Share" of each Non-Defaulting Lender under the Revolving Credit Facility shall be computed without giving effect to the Letter of Credit Commitment of that Defaulting Lender; provided, that: (i) each such reallocation shall be given effect only if, at the date the applicable Lender

becomes a Defaulting Lender, no Default or Event of Default exists; and (ii) the aggregate obligation of each Non-Defaulting Lender to acquire, refinance or fund participations in Letters of Credit under the Revolving Credit Facility shall not exceed the positive difference, if any, of (1) the applicable Revolving Credit Commitment of that Non-Defaulting Lender minus (2) the aggregate Revolving Loans of that Lender under such Revolving Credit Facility.

(g) Each Issuing Bank, may, by notice to the Company and such Defaulting Lender or Potential Defaulting Lender through the Agent, require the Borrower to Cash Collateralize the obligations of Borrower to such Issuing Bank in respect of such Letter of Credit in amount at least equal to the aggregate amount of the unallocated obligations (contingent or otherwise) of such Defaulting Lender or such Potential Defaulting Lender in respect thereof, or to make other arrangements satisfactory to the Agent, and to the applicable Issuing Bank, in their sole discretion to protect them against the risk of non-payment by such Defaulting Lender or Potential Defaulting Lender.

(h) If Borrower Cash Collateralizes any portion of a Defaulting Lender's or a Potential Defaulting Lender's exposure with respect to an outstanding Letter of Credit, Borrower shall not be required to pay any fees under Section 2.04(b)(i) to any Defaulting Lender or Potential Defaulting Lender that is a Lender at any time when the Letter of Credit is so Cash Collateralized.

(i) If any Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, for purposes of computing the amount of the obligation of each Non-Defaulting Lender to settle Swingline Loans pursuant to Sections 2.22, the "Ratable Share" of each Non-Defaulting Lender under the Revolving Credit Facility shall be computed without giving effect to such obligation of that Defaulting Lender; provided, that: the aggregate obligation of each Non-Defaulting Lender to settle Swingline Loans shall not exceed the Unused Revolving Credit Commitment of such Non-Defaulting Lender.

SECTION 2.20. Replacement of Certain Lenders. In the event a Lender ("Affected Lender") shall have (i) become a Defaulting Lender under Section 2.19, (ii) requested compensation from the Borrower under Section 2.14 with respect to Taxes or Other Taxes or with respect to increased costs or capital or under Section 2.11 or other additional costs incurred by such Lender which, in any case, are not being incurred generally by the other Lenders, (iii) has not agreed to any consent, waiver or amendment that requires the agreement of all Lenders or all affected Lenders in accordance with the terms of Section 9.01 and as to which the Required Lenders have agreed, or (iv) delivered a notice pursuant to Section 2.12 claiming that such Lender is unable to extend Eurodollar Rate Revolving Loans to the Borrower for reasons not generally applicable to the other Lenders, then, in any case, the Company or the Agent may make written demand on such Affected Lender (with a copy to the Agent in the case of a demand by the Company and a copy to the Company in the case of a demand by the Agent) for the Affected Lender to assign at par, and such Affected Lender shall use commercially reasonable efforts to assign pursuant to one or more duly executed Assignments and Acceptances five Business Days after the date of such demand, to one or more financial institutions that comply with the provisions of Section 9.08 which the Company or the Agent, as the case may be, shall have engaged for such purpose, all of such Affected Lender's rights and obligations under this Agreement and the other Loan Documents (including, without limitation, its Commitment, all Revolving Loans owing to it, all of its participation interests in existing Letters of Credit, and its obligation to participate in additional Letters of Credit hereunder) in accordance with Section 9.08. The Agent is authorized to execute one or more of such Assignments and Acceptances as attorney-in-fact for any Affected Lender failing to execute and deliver the same within 5 Business Days after the date of such demand. Further, with respect to such assignment, the Affected Lender shall have concurrently received, in cash, all amounts due and owing to the Affected Lender hereunder or under any other Loan Document; provided that upon such Affected Lender's replacement, such Affected Lender shall cease to be a party hereto but shall continue to be entitled to the benefits of

Sections 2.11, 2.14 and 9.04, as well as to any fees accrued for its account hereunder and not yet paid, and shall continue to be obligated under Section 8.05 with respect to losses, obligations, liabilities, damages, penalties, actions, judgments, costs, expenses or disbursements for matters which occurred prior to the date the Affected Lender is replaced.

SECTION 2.21. Increase in the Aggregate Revolving Credit Commitments.

(a) Borrower may, at any time, and from time to time, by notice to the Agent, request an increase of the Revolving Credit Facility (a "Commitment Increase"), either from existing Lenders or from additional parties approved by the Agent and the Issuing Banks after consultation with the Borrower (such approval not to be unreasonably withheld, delayed or conditioned and to be limited to approval rights that such party would have with respect to an assignment of the loan). Each Commitment Increase shall be for an amount of \$25,000,000 or an integral multiple of \$1,000,000 in excess thereof (or the remainder of such amount so that all such increases equal \$50,000,000), to be effective as of a date that is at least 90 days prior to the Termination Date (the "Increase Date") as specified in the related notice to the Agent; provided, however that (i) in no event shall the aggregate amount of all such Commitment Increases exceed \$50,000,000, (ii) on the date of any request by the Company for a Commitment Increase and on the related Increase Date, no event shall have occurred and be continuing that constitutes a Default, and (iii) the Revolving Credit Commitment of each Lender or Eligible Assignee shall be in an amount of \$10,000,000 or an integral multiple of \$5,000,000 in excess thereof.

(b) If the applicable Lenders and Eligible Assignees that are asked to participate in the Commitment Increase notify the Agent that they are willing to so increase their respective Revolving Credit Commitments by an aggregate amount that exceeds the amount of the requested Commitment Increase, the requested Commitment Increase shall be allocated among such Lenders and Eligible Assignees willing to participate therein in such amounts as are determined by the Company in consultation with the Agent.

(c) On each Increase Date, each party participating in the Commitment Increase that is not an existing Lender (an "Assuming Lender") shall become a Lender party to this Agreement as of such Increase Date and the Revolving Credit Commitment under the Revolving Credit Facility of each existing Lender participating in the Commitment Increase (an "Increasing Lender") shall be increased by the amount allocated to such Lender by Borrower as of such Increase Date; provided, that, (i) the Agent shall have received on or before such Increase Date the following, each dated such date: (A) certified copies of resolutions of the Board of Directors of Borrower or the Executive Committee of such Board approving the Commitment Increase and the corresponding modifications to this Agreement, (B) a customary opinion of counsel for the Borrower in form and substance reasonably satisfactory to the Agent, (C) an assumption agreement from each Assuming Lender, if any, in form and substance satisfactory to the Company and the Agent (each an "Assumption Agreement"), duly executed by such Eligible Assignee, the Agent and the Company, and (D) confirmation from each Increasing Lender of the increase in the amount of its Revolving Credit Commitment under the Revolving Credit Facility in a writing satisfactory to the Company and the Agent; and (ii) there shall have been paid to each Lender providing an additional Commitment in connection with such increase in the Revolving Credit Facility all fees and expenses due and payable to such Person on or before the effectiveness of such increase.

On each Increase Date, upon fulfillment of the conditions set forth in the immediately preceding sentence of this Section 2.21(c), the Agent shall notify the Lenders (including, without limitation, each Assuming Lender) and the Borrower, on or before 1:00 p.m. (New York City time), by telecopier, of the occurrence of the Commitment Increase to be effected on such Increase Date and shall record in the Register the relevant information with respect to each Increasing Lender and each Assuming Lender on such date. Each Increasing Lender and each Assuming Lender shall, before 2:00 p.m. (New York City time) on the

Increase Date, make available for the account of its Applicable Lending Office to the Agent at the Agent's Account, in same day funds, in the case of such Assuming Lender, an amount equal to such Assuming Lender's ratable portion of the Borrowings under the Revolving Credit Facility then outstanding (calculated based on its Revolving Credit Commitment as a percentage of the aggregate Revolving Credit Commitments under the Revolving Credit Facility outstanding after giving effect to the relevant Commitment Increase) and, in the case of such Increasing Lender, an amount equal to the excess of (i) such Increasing Lender's ratable portion of the Borrowings under the Revolving Credit Facility then outstanding (calculated based on its Revolving Credit Commitment as a percentage of the aggregate Revolving Credit Commitments under the Revolving Credit Facility outstanding after giving effect to the relevant Commitment Increase) over (ii) such Increasing Lender's ratable portion of the Borrowings under the Revolving Credit Facility then outstanding (calculated based on its Revolving Credit Commitment (without giving effect to the relevant Commitment Increase) as a percentage of the aggregate Revolving Credit Commitments under the Revolving Credit Facility (without giving effect to the relevant Commitment Increase)). After the Agent's receipt of such funds from each such Increasing Lender and each such Assuming Lender, the Agent will promptly thereafter cause to be distributed like funds to the other applicable Lenders for the account of their respective Applicable Lending Offices in an amount to each other applicable Lender such that the aggregate amount of the outstanding Revolving Loans owing to each applicable Lender after giving effect to such distribution equals such Lender's ratable portion of the Borrowings under the Revolving Credit Facility then outstanding (calculated based on its Revolving Credit Commitment as a percentage of the aggregate Revolving Credit Commitments under the Revolving Credit Facility outstanding after giving effect to the relevant Commitment Increase).

(d) In connection with any Commitment Increase, this Agreement and the other Loan Documents may be amended in a writing (which may be executed and delivered by the Borrower and the Agent) to reflect any technical changes necessary to give effect to such increase in accordance with its terms as set forth herein.

SECTION 2.22. Swingline Loans; Settlement.

(a) Each Borrowing of Swingline Loans shall be made upon the Borrower's irrevocable notice to the Agent, which may be given by telephone. Each such notice must be received by the Agent not later than 1:00 p.m. on the requested borrowing date, and shall specify (i) the amount to be borrowed, which shall be a minimum of \$250,000, (ii) all Swingline Loans then outstanding shall not exceed \$20,000,000 and (iii) the requested borrowing date, which shall be a Business Day. Each such telephonic notice must be confirmed promptly by delivery to the Agent of a written notice substantially in the form of Exhibit B-2 ("Swingline Loan Notice"). Subject to the terms and conditions hereof, the Agent shall not later than 3:00 p.m. on the borrowing date specified in such Swingline Loan Notice, make the amount of such Swingline Loan available to the Borrower. Swingline Loans shall constitute Revolving Loans for all purposes, except that payments thereon shall be made to the Agent for its own account until Lenders have funded their participations therein as provided below.

(b) Settlement of Revolving Loans, including Swingline Loans, among the Lenders and the Agent shall take place on a date determined from time to time by the Agent (but at least weekly), on a pro rata basis in accordance with a settlement report delivered by the Agent to the Lenders. Between settlement dates, the Agent may in its discretion apply payments on Revolving Loans to Swingline Loans, regardless of any designation by Borrower or any provision herein to the contrary. Each Lender hereby purchases, without recourse or warranty, an undivided pro rata participation in all Swingline Loans outstanding from time to time until settled. If a Swingline Loan cannot be settled among Lenders, whether due to a Loan Party's Insolvency Proceeding or for any other reason, each Lender shall pay the amount of its participation in the Loan to the Agent, in immediately available funds, within one Business Day after the Agent's request therefor. Lenders' obligations to make settlements and to fund

participations are absolute, irrevocable and unconditional, without offset, counterclaim or other defense, and whether or not the Commitments have terminated, an Overadvance exists or the conditions in Article III are satisfied.

SECTION 2.23. Failure to Satisfy Conditions Precedent. If any Lender makes available to the Agent funds for any Revolving Loan to be made by such Lender as provided in the foregoing provisions of this Article II, and such funds are not made available to the Borrower by the Agent because the conditions to the applicable Revolving Loan set forth in Article III are not satisfied or waived in accordance with the terms hereof, the Agent shall return such funds (in like funds as received from such Lender) to such Lender, without interest.

SECTION 2.24. Obligations of Lenders Several. The obligations of the Lenders hereunder to make Revolving Loans, to fund participations in Letters of Credit and to make payments are several and not joint. The failure of any Lender to make any Revolving Loan, to fund any such participation or to make any payment on any date required hereunder shall not relieve any other Lender of its corresponding obligation to do so on such date, and no Lender shall be responsible for the failure of any other Lender to so make its Revolving Loan, to purchase its participation or to make its payment hereunder.

ARTICLE III

CONDITIONS TO EFFECTIVENESS AND LENDING

SECTION 3.01. Conditions Precedent to Effectiveness. This Agreement shall be effective upon the satisfaction or waiver of the following conditions precedent in the determination of Agent:

(a) The Agent shall have received executed counterparts to this Agreement from the Company, each other Loan Party and each Lender;

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

(i) Notes to the order of the Lenders to the extent requested by any Lender pursuant to Section 2.16,

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

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

(iv) Such certificates of good standing (to the extent such concept exists in such jurisdiction) from the applicable secretary of state or similar official of the jurisdiction of organization, formation documents and organizational documents of each Loan Party as the Agent may reasonably require, and such other documents as the Agent may reasonably require to evidence that each Loan Party qualified to engage in business in each jurisdiction where its ownership, lease or operation of properties or the conduct of its business requires such qualification, except for such jurisdictions to the extent that the Company reasonably determines the failure to so qualify in such jurisdiction would not reasonably be expected to have a Material Adverse Effect;

(v) a certificate of the chief financial officer of the Company, in the form attached hereto as Exhibit D,

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

(vii) A certificate from the Responsible Officer of the Company as to the matters set forth in Sections 3.01(m) and 3.01(s).

(viii) certificates of insurance with respect to the Loan Parties' property and liability insurance, together with a loss payable endorsement naming the Agent as

loss payee,

(ix) a written confirmation from each of (A) an authorized representative of the Creditors' Committee (as such term is defined in the Chapter 11 Plan as in effect on the date hereof) and (B) the agent for the Backstop Parties (as such term is defined in the Chapter 11 Plan as in effect on the date hereof), that this Agreement and the other Loan Documents are in form and substance reasonable to them, which written confirmations have been received by the Agent or its counsel prior to the date hereof,

(x) A customary legal opinion of Sullivan & Cromwell, special counsel for the Company, in form and substance reasonably satisfactory to the Agent, and

(xi) A customary legal opinion of Day Pitney LLP, New Jersey counsel for the Company, in form and substance reasonably satisfactory to the Agent.

(c) The Agent shall have received evidence reasonably satisfactory to it of the repayment in full of obligations outstanding under the Existing DIP ABL Credit Agreement and the DIP Term Loan Agreement, termination of the commitments thereunder and release of all Liens granted thereunder (with such repayment in full, termination and release being evidenced by one or more payoff letters reasonably acceptable to the Agent).

(d) Agent shall have received (i) evidence that Borrower has received, in immediately available funds, the Net Cash Proceeds from the Exit Term Loan Debt in an aggregate amount not less than \$654,000,000, provided, that, up to \$200,000,000 of such amount can come from common equity or preferred equity in lieu of the Exit Term Loan Debt, the proceeds of which shall have been used to pay amounts owing under the DIP Term Loan Agreement and such other Debt as is specified by Borrower to Agent prior to the Closing Date and in accordance with the Chapter 11 Plan (and otherwise as is consistent with the information provided to Agent prior to June 19, 2013, and which shall be on terms and conditions satisfactory to Agent, and (ii) a complete and correct copy of the Exit First Lien Term Loan Documents and the Exit Second Lien Term Loan Documents, including any amendments, supplements or modification with respect to any of the foregoing.

(e) The entry of an order of the Bankruptcy Court (the "Authorization Order"), in form and substance reasonably satisfactory to the Agent, authorizing and directing the Company to assume and perform the obligations set forth in the Commitment Letter, and the Fee Letter, which order shall specifically provide that the payment obligations and all other obligations of the Company hereunder and under the Commitment Letter and the Fee Letter thereby assumed shall be entitled to priority as administrative claims against the Company and the other applicable Debtor Affiliates on a joint and

several basis under sections 503 and 507 of the Bankruptcy Code, whether or not this Agreement, the Commitment Letter, the Fee Letter, or the Loan Documents are executed or delivered by any or all of the Borrower or any of the Revolving Loans are funded or Letters of Credit issued; and such Authorization Order remains in full force and effect, and such Authorization Order has not been vacated, stayed, reversed, modified, or amended in any respect (except to the extent the Agent and the Arrangers shall have consented in writing thereto). If either the authorization order in respect of any other lender to the Company or in respect of any rights offering which is effective on or after the entry of the Authorization Order or such other parties receive more favorable terms in the Confirmation Order, then the terms of such other orders which are more favorable shall be deemed to modify the Authorization Order and the Confirmation Order with respect to this Agreement to the same extent.

(f) One or more orders entered by the Bankruptcy Court in form and substance reasonably satisfactory to each of Agent and the Arrangers, which, among other things (A) confirms the Chapter 11 Plan, and the Chapter 11 Plan shall not have been amended or modified in any manner that is adverse (as determined in good faith by Agent and the Arrangers) to the rights and interests of each of the Agent, the Arrangers and any Lender and their respective Affiliates, in their capacities as such, relative to the version filed with the Bankruptcy Court on April 30, 2013, without written consent of each of the Agent, provided that an amendment to the Chapter 11 Plan that would have the effect of (i) repaying on the Effective Date in full or in part amounts outstanding under the Company's (x) 10.625% Senior Secured Notes due March 15, 2019 and (y) 9.75% Senior Secured Notes due March 1, 2018 with the proceeds of a rights offering, and/or (ii) modifying the relative, pro forma ownership of the common stock of the reorganized Company between prepetition creditors and/or rights offering participants and/or (iii) implementing and documenting the rights offering (including certain modifications with respect to distributions to general unsecured creditors), on terms not materially inconsistent with those set forth in the documentation provided to Agent as of June 19, 2013, shall each be deemed not to be adverse to the Agent and the Arrangers, (B) authorizes and approves the extensions of credit hereunder, each in the amounts and on the terms set forth in the Commitment Letter, and all transactions contemplated by this Agreement and (C) approves the payment by the Borrower of all of the fees provided for in the Fee Letter, the Commitment Letter and all other amounts required to be paid. Such orders shall be in full force and effect and shall not have been vacated or reversed and shall not be stayed or subject to a motion to stay and shall not have been amended or modified in any manner that is adverse (as determined in good faith by each of the Agent and the Arrangers) to the rights and interests of each of the Agent and the Lead Arrangers and their respective affiliates, in their capacities as such, in any respect without written consent of each of the Agent and the Arrangers. The Effective Date shall have occurred, or contemporaneously with the funding of the Revolving Credit Facility and the Exit Term Loan Debt shall occur, and all conditions precedent thereto as set forth therein shall have been satisfied or waived.

(g) The Agent shall have received a Borrowing Base Certificate as of the most recent calendar month-end if the Closing Date is after the 20th day of a month or otherwise as of the end of the second most recent prior calendar month with customary supporting documentation and supplemental reporting to be reasonably agreed by the Agent and the Company.

(h) No material adverse change in the business, operations, financial condition or assets of Loan Parties (taken as a whole) shall have occurred since December 31, 2012 (it being understood that the commencement of the Cases and consummation of the Chapter 11 Plan and the transactions contemplated thereby, including the KPP Settlement Agreement shall not be deemed to be or result in a material adverse change).

(i) The Agent shall have determined that any objection to the confirmation of the Chapter 11 Plan that has a reasonable probability of being successful, in the Agent's good faith judgment, could not (i) reasonably be expected to have a Material Adverse Effect on the Company and its Subsidiaries (taken as a whole), or (ii) impair the Loan Parties' ability to perform satisfactorily under the Revolving Credit Facility.

(j) The KPP Settlement Agreement and the order of the Bankruptcy Court approving such KPP Settlement Agreement, shall each be in full force and effect.

(k) The Agent and Arrangers, shall have received, in form and substance satisfactory to them, (i) unaudited interim consolidated financial statements of the Company for each quarterly period ended subsequent to the date of the latest financial statements delivered to Arrangers prior to the Closing Date, (ii) unaudited interim consolidated financial statements of Company for each monthly period (and with respect to the consolidated entities to the extent available), (iii) forecasts of the consolidated monthly income statement, balance sheet and cash flows, after giving effect to the Transactions, of the Borrower and its Subsidiaries for each fiscal month through December 31, 2014, and (iv) projections of the Borrowing Base on a monthly basis through December 31, 2014 in form and substance reasonably acceptable to Agent and Arrangers and consolidated forecasts of the consolidated income statement, balance sheet and cash flows, after giving effect to the all of the transactions contemplated by the Chapter 11 Plan, including the Revolving Credit Facility and the Exit Term Loan Agreements, of the Company and its subsidiaries for each fiscal year through fiscal year 2017 in form and substance reasonably acceptable to the Agent and the Arrangers; provided, that the Agent and the Arrangers acknowledge and confirm they have received the information required by subclauses (iii) and (iv) in form and substance that is reasonably satisfactory.

(l) Satisfactory evidence that the Company has received all governmental and third party consents and approvals as may be required in connection with the Revolving Credit Facility and the transactions contemplated thereby.

(m) Minimum (i) opening Excess Availability on the Closing Date of not less than \$30,000,000 (of which no more than \$15,000,000 may be in the form of Qualified Cash) and (ii) Liquidity of at least \$100,000,000 on the Closing Date, in each case after the application of proceeds of the initial Revolving Loans and issuance of the initial Letters of Credit and after provision for payment of all fees and expenses of the Transactions.

(n) The Agent shall have received appraisals of the Borrower's inventory and equipment (provided, that the information set forth in such appraisals shall be through a date no later than 120 days prior to the Closing Date) and completion of its due diligence, including without limitation a final, pre-closing collateral and field examination conducted by Agent and/or a third party acceptable to Agent no earlier than 120 days prior to the Closing Date).

(o) The Lenders shall have received at least 3 Business Days prior to the Closing Date all documentation and information as is reasonably requested by the Lenders that is required by regulatory authorities under applicable "know your customer" and anti-money-laundering rules and regulations, including, without limitation, the PATRIOT Act, in each case to the extent requested in writing at least 10 Business Days prior to the Closing Date.

(p) The Company and the Exit Term Loan Debt shall have received any debt rating required to be received pursuant to the terms of the Exit Term Loan Agreements.

(q) All fees and expenses required to be paid (a) under the Loan Documents and invoiced at least three Business Days prior to the Closing Date (~~provided, that~~ the three (3) Business Day invoice requirement shall not apply to amounts due pursuant to the Fee Letter (other than with respect to out of pocket fees and expenses, including legal fees)) and (b) to the Arrangers pursuant to the

engagement letter and fee letters dated June 19, 2013 relating to the Exit Term Loan Agreements (including without limitation the fees payable pursuant to section 1.1 of the Arranger Fee Letter (as defined in such engagement letter, dated June 19, 2013, by and among the Company, Barclays Bank PLC, JPMorgan Chase Bank, N.A., and Bank of America, in respect of the Exit Term Loan Debt); for the avoidance of doubt the payment of the Alternate Transaction Fee (as such term is defined in the Arranger Fee Letter) set forth in section 1.4 of such Arranger Fee Letter shall not satisfy this condition (b)) shall have been, or will be paid on the Closing Date or arrangements satisfactory to Agent and the Arrangers have been made with regard to the payment thereof.

(r) All documents and instruments required to create and perfect the Agent's first priority (as to the ABL Priority Collateral) or other priority security interest in and Lien on the Collateral (free and clear of all other Liens other than Permitted Collateral Liens and subject to exceptions permitted by Section 5.02(a)) shall have been executed and delivered and, if applicable, be in proper form for filing.

(s) (i) the representations and warranties of the Borrower and each other Loan Party contained in each Loan Document to which it is a party shall be correct on and as of the Closing Date in all material respects (except to the extent qualified by materiality or "Material Adverse Effect," in which case such representations and warranties shall be true and correct in all respects), before and after giving effect to the effectiveness of this Agreement and the transactions contemplated hereby, as though made on and as of such date; provided that any representation or warranty as of a specific date shall only be true or correct in all material respects as of such date and (ii) no event shall have occurred and be continuing, or would result from the effectiveness of this Agreement or the transactions contemplated hereby, that would constitute a Default.

(t) The Agent shall have received a copy of the Confirmation Order as duly entered by the Bankruptcy Court and entered on the docket of the Clerk of the Bankruptcy Court in the Cases.

(u) Agent shall have received a report of the amounts of administrative expenses, priority tax claims, general unsecured claims, secured claims, and reclamation claims arising in the Cases which are to be paid in cash on the Closing Date and reasonably projected to be allowed and payable after the Closing Date, which amounts are, in all material respects, set forth in the projections delivered to Agent pursuant to Section 3.01(k) hereof.

(v) No Default under the Loan Documents shall exist on the Closing Date.

(w) The Agent shall have received any environmental review reports that have been prepared within the three years prior to the Closing Date to the extent previously prepared and in the possession or control of the Borrower and to the extent the Borrower is permitted or entitled, pursuant to the terms under which such report was prepared, to provide it to the Agent, in each case to the extent requested in writing at least 20 Business Days prior to the Closing Date.

(x) Clause (d) of the Real Estate Requirements shall have been satisfied (as reasonably determined by the Exit First Lien Term Loan Agent) with respect to all Mortgaged Property set forth on Schedule 1.01(m).

SECTION 3.02. Conditions Precedent to Each Borrowing and Issuance. The obligation of each Lender to make a Revolving Loan (other than a Revolving Loan made by any Issuing Bank pursuant to Section 2.03(c) or any Lender pursuant to Section 2.03(c)) on the occasion of each Borrowing and the obligation of each Issuing Bank to issue a Letter of Credit shall be subject to the conditions precedent that the Closing Date shall have occurred and on the date of such Borrowing or such Issuance the following

statements shall be true (and each of the giving of the applicable Notice of Borrowing, Notice of Issuance and the acceptance by the Borrower of the proceeds of such Borrowing or such Issuance shall constitute a representation and warranty by the Company that on the date of such Borrowing or such Issuance such statements are true):

(a) the representations and warranties of the Borrower and each other Loan Party contained in each Loan Document to which it is a party are correct in all material respects (except to the extent qualified by materiality or "Material Adverse Effect," in which case such representations and warranties shall be true and correct in all respects) on and as of such date, before and after giving effect to such Borrowing or such Issuance and to the application of the proceeds therefrom, as though made on and as of such date; provided that any representation or warranty as of a specific date shall only need be true or correct in all material respects as of such date;

(b) no event has occurred and is continuing, or would result from such Borrowing or such Issuance or from the application of the proceeds therefrom, that constitutes a Default; and

(c) no Borrowing Base Deficiency will exist after giving effect to such Borrowing, issuance or renewal and to the application of the proceeds therefrom (other than as permitted by Section 2.01(c) or (d)).

SECTION 3.03. Additional Conditions to Issuances. In addition to the other conditions precedent herein set forth, if any Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, no Issuing Bank will be required to issue any Letter of Credit or to amend any outstanding Letter of Credit to increase the face amount thereof, alter the drawing terms thereunder or extend the expiry date thereof, unless such Issuing Bank is satisfied that any exposure that would result from a Defaulted Revolving Loan of such Defaulting Lender or Potential Defaulting Lender is eliminated or fully covered by the Commitments of the Non-Defaulting Lenders or by Cash Collateralization or a combination thereof satisfactory to such Issuing Bank.

SECTION 3.04. Determinations Under this Agreement. For purposes of determining compliance with the conditions specified in this Agreement, each Lender shall be deemed to have consented to, approved or accepted or to be satisfied with each document or other matter required hereunder to be consented to or approved by or acceptable or satisfactory to the Lenders unless an officer of the Agent responsible for the transactions contemplated by this Agreement shall have received notice from such Lender prior to the date that the Company, by notice to the Lenders, designates as the proposed Closing Date, specifying its objection thereto. The Agent shall promptly notify the Lenders of the occurrence of the Closing Date.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES

SECTION 4.01. Representations and Warranties of the Company. The Company and each other Loan Party represents and warrants (as applicable) as follows:

(a) Each Loan Party is duly organized, validly existing and, to the extent such concept is applicable, in good standing under the laws of the jurisdiction of its organization, except as to any Loan Party, other than the Company, where such failure to be organized, existing or in good standing would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect and is qualified to do business and in good standing as a foreign entity in every jurisdiction where its assets are located and wherever necessary to carry out its business and operations, except in jurisdictions where the failure to be so qualified or in good standing has not had, and would not be reasonably expected to have, a Material Adverse Effect.

(b) The execution, delivery and performance by each Loan Party of each Loan Document to which it is or is to be party, and the consummation of the transactions contemplated hereby and thereby, are within such Loan Party's corporate, limited liability company or partnership powers, as applicable, have been duly authorized by all necessary corporate, limited liability company or partnership action, as applicable, and do not (i) contravene such Loan Party's charter or by-laws, (ii) violate law, rule, regulation (including, without limitation, with respect to the Borrower, Regulation X of the Board of Governors of the Federal Reserve System), order, writ, judgment, injunction, decree, determination or award, (iii) conflict with or result in the breach of, or constitute a default or require any payment to be made under, any material contractual restriction, binding on or affecting such Loan Party or (iv) except for the Liens created under the Loan Documents, result in or require the creation or imposition of any Lien upon or with respect to any of the properties of any Loan Party or any of its Restricted Subsidiaries (other than Liens permitted under Section 5.02(a)).

(c) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or regulatory body or any other third party is required for (i) the due execution, delivery, recordation, filing or performance by any Loan Party of any Loan Document to which it is or is to be a party, (ii) other than as set forth in Section 6(m) of the Security Agreement, the grant by any Loan Party of the Liens granted by it pursuant to the Collateral Documents, (iii) other than in respect of the Specified Collateral as set forth in Section 6(m) of the Security Agreement, the perfection or maintenance of the Liens created under the Collateral Documents (including the priority required thereunder) or (iv) except for any notices that may be required pursuant to any applicable Intercreditor Agreement, the exercise by the Agent or any Lender of its rights under the Loan Documents or the remedies in respect of the Collateral pursuant to the Collateral Documents.

(d) This Agreement has been, and each other Loan Document when delivered hereunder will have been, duly executed and delivered by each Loan Party party thereto. This Agreement is, and each other Loan Document when delivered hereunder will be, the legal, valid and binding obligation of each Loan Party party thereto enforceable against such Loan Party in accordance with their respective terms, except as enforceability may be affected by applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting enforcement of creditors' rights generally and by general principles of equity, whether enforcement is sought in a proceeding in equity or at law.

(e) The Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as at December 31, 2012, and the related Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the fiscal year then ended, accompanied by an opinion of PricewaterhouseCoopers LLP, independent public accountants, copies of which have been furnished to each Lender, fairly present, in all material respects, the Consolidated financial condition of the Company and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the period ended on such date, all in accordance with GAAP. Since December 31, 2012, there has been no Material Adverse Effect except as disclosed in filings made with, or documents furnished to, the Bankruptcy Court or the Securities and Exchange Commission or as described in any press release, in each case prior to the date of this Agreement.

(f) Other than as disclosed on Schedule 4.01(f), there is no pending or, to the knowledge of the Company, threatened in writing action, suit, investigation, litigation or proceeding, including, without limitation, any Environmental Action, affecting any Loan Party before any court, governmental agency or arbitrator that (i) is reasonably likely to have a Material Adverse Effect or (ii) purports to affect the legality, validity or enforceability of this Agreement or any other Loan Document or the consummation of the transactions contemplated hereby.

(g) Neither Borrower nor any other Loan Party is engaged in the business of extending credit for the purpose of purchasing or carrying margin stock (within the meaning of Regulation U issued by the Board of Governors of the Federal Reserve System), and no proceeds of any Revolving Loan will be used to purchase or carry any margin stock or to extend credit to others for the purpose of purchasing or carrying any margin stock.

(h) Neither Borrower nor any other Loan Party is an “investment company”, or a company “controlled” by an “investment company”, within the meaning of the Investment Company Act of 1940, as amended.

(i) Except as disclosed on Schedule 4.01(i), each Loan Party and each of their respective Subsidiaries owns, or is licensed to use, all trademarks, tradenames, copyrights, technology, know-how and processes necessary for the conduct of its business as currently conducted except for those the failure to own or license which are not reasonably expected to have a Material Adverse Effect (the “Intellectual Property”). To the best knowledge of the Company, no claim has been asserted and is pending by any Person challenging or questioning the use of any such Intellectual Property or the validity or effectiveness of any such Intellectual Property, nor does any Loan Party know of any valid basis for any such claim, except, in either case, for such claims that in the aggregate are not reasonably expected to have a Material Adverse Effect. The use of such Intellectual Property by the Company and its Subsidiaries does not infringe on the rights of any Person, except for such claims and infringements that, in the aggregate, are not reasonably expected to have a Material Adverse Effect.

(j) No ERISA Event has occurred or is reasonably expected to occur with respect to any Plan that has resulted in or is reasonably expected to result in a material liability of any Loan Party or any ERISA Affiliate.

(k) Neither any Loan Party nor any ERISA Affiliate has incurred or is reasonably expected to incur any Withdrawal Liability to any Multiemployer Plan that in the aggregate could reasonably be expected to have a Material Adverse Effect.

(l) Neither any Loan Party nor any ERISA Affiliate has been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or has been terminated, within the meaning of Title IV of ERISA, or has been determined to be in “endangered” or “critical” status within the meaning of Section 432 of the Code or Section 305 of ERISA, and no such Multiemployer Plan is reasonably expected to be in reorganization, insolvent or to be terminated, within the meaning of Title IV of ERISA or in endangered or critical status.

(m) Except as would not reasonably be expected to result in a Material Adverse Effect, as of the Closing Date, no event comprising (i) the commencement of winding up of the UK Pension Scheme, except pursuant to the KPP Settlement Agreement, (ii) the cessation of participation in the UK Pension Scheme by any Affiliate of the Borrower, except pursuant to the KPP Settlement Agreement, or (iii) the issue of a warning notice by the UK Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, has occurred, and (to the knowledge of the Borrower or Kodak Limited) the UK Pensions Regulator has not stated any intention to do so.

(n) As of the Closing Date, no Loan Party nor any Affiliate of any Loan Party has incurred any liability to the UK Pension Scheme as a result of ceasing to participate in the UK Pension

Scheme and (to the knowledge of the Borrower or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the UK Pension Scheme, except pursuant to the KPP Settlement Agreement.

(o) As of the Closing Date, no Loan Party nor any Affiliate of any Loan Party has been notified by the trustees of the UK Pension Scheme that the UK Pension Scheme is being wound up and (to the knowledge of the Borrower or Kodak Limited) the trustees of the UK Pension Scheme have not stated any intention to do so, except pursuant to the KPP Settlement Agreement.

(p) Except as would not reasonably be expected to result in a Material Adverse Effect or, except pursuant to the KPP Settlement Agreement, as of the Closing Date, the UK Pension Schemes are duly registered for HMRC tax purposes, all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor have been performed in a timely fashion; and there are no material outstanding disputes involving the Borrower or any of its Affiliates concerning the UK Pension Schemes.

(q) None of the Loan Parties or their Subsidiaries is a party to or bound by any collective bargaining or similar agreement with any union, labor organization or other bargaining agent except as set forth on Schedule 4.01(q).

(r) Except to the extent the Company or a Subsidiary has set aside on its books adequate reserves in accordance with GAAP, the operations and properties of the Company and each of its Consolidated Subsidiaries comply in all material respects with all applicable Environmental Laws and Environmental Permits, except as could not reasonably be expected to have a Material Adverse Effect, all past non-compliance with such Environmental Laws and Environmental Permits has been or is reasonably expected to be resolved without ongoing obligations or costs that have had or are reasonably expected to have a Material Adverse Effect, and no circumstances exist that are reasonably likely to (A) form the basis of an Environmental Action against the Company or any of its Subsidiaries or any of their properties that is reasonably expected to have a Material Adverse Effect or (B) cause any such property to be subject to any restrictions on ownership, occupancy, use or transferability under any Environmental Law that is reasonably expected to have a Material Adverse Effect.

(s) The Company and each of its Subsidiaries has good and marketable fee simple title to or valid leasehold interests in all of the real property owned or leased by the Company or such Subsidiary and good title to all of their personal property, except where the failure to hold such title or leasehold interests, individually or in the aggregate is not reasonably expected to have a Material Adverse Effect. To the knowledge of the Company, the Company and each of its Subsidiaries enjoy peaceful and undisturbed possession under all of their respective leases except where the failure to enjoy such peaceful and undisturbed possession, individually or in the aggregate, is not reasonably expected to have a Material Adverse Effect.

(t) All factual information (other than information of an industry specific or general economic nature), taken as a whole, furnished by or on behalf of the Company, in writing to the Agent, the Arrangers or any Lender on or prior to the Closing Date, for purposes of this Agreement and all other such factual information (other than information of an industry specific or general economic nature), taken as a whole, furnished by the Company in writing to the Agent, the Arrangers or any Lender pursuant to the terms of this Agreement (after the date of this Agreement) will be, true and accurate in all material respects on the date as of which such information is dated or furnished and not incomplete by knowingly omitting to state any material fact necessary to make such information, taken as a whole, not materially misleading at such time, provided, that, with respect to any projected financial information (including the Projections), estimates or other forward-looking statements (collectively, "Forward-Looking Information"),

the Company represents only that such information was prepared in good faith based upon assumptions, and subject to such qualifications, believed to be reasonable at the time; provided, it is understood that such Projections are not to be viewed as facts or as a guarantee of performance of achievement of any particular results and that actual results may vary from projected results (many of which factors are beyond the control of the Company and Subsidiaries and their respective officers, representatives and advisors) and that such variances may be material and that no assurance can be given that such Forward-Looking Information will be realized.

(u) All filings and other actions necessary to perfect and protect the security interest in the Collateral (other than in respect of the Specified Collateral as set forth in Section 6(m) of the Security Agreement created under the Collateral Documents have been duly made or taken and are in full force and effect, and the Collateral Documents create in favor of the Agent for the benefit of the Secured Parties a valid and, together with such filings and other actions, perfected except as otherwise provided in the Intercreditor Agreements security interest with the applicable priority in the Collateral (other than the Specified Collateral), securing the payment of the Secured Obligations (as defined in each Security Agreement), and all filings and other actions necessary to perfect and protect such security interest have been duly taken. The Loan Parties are the legal and beneficial owners of the Collateral free and clear of any Lien, except for the liens and security interests created or permitted under the Loan Documents.

(v) The Company, together with its Restricted Subsidiaries, on a Consolidated basis is Solvent.

(w) (i) Set forth on Part A of Schedule II hereto is a complete and accurate list of all direct and indirect Subsidiaries of the Company that are organized under the laws of a state of the United States of America, and (ii) set forth on Part B of Schedule II hereto is a complete and accurate list of all Subsidiaries of Company, showing, in each case, as of the Closing Date (as to each such Subsidiary) the jurisdiction of its formation, the number of shares, membership interests or partnership interests (as applicable) of each class of its equity interests authorized, and the number outstanding, on the Closing Date and the percentage of each such class of its equity interests owned directly by the applicable Loan Party and the number of shares covered by all outstanding options, warrants, rights of conversion or purchase and similar rights at the Closing Date. Except as set forth on Part C of Schedule II hereto, all of the outstanding equity interests in each Loan Party's Subsidiaries have been validly issued, are fully paid and non-assessable and, except as otherwise provided herein, are owned by such Loan Party or one or more of its Subsidiaries, other than director's qualifying shares or similar minority interests required under the laws of the Subsidiary's formation, free and clear of all Liens, except those created under the Collateral Documents or permitted under the Loan Documents.

(x) Part I of Schedule III sets forth all Deposit Accounts that are maintained by the Loan Parties as of the Closing Date, which schedule shall include, with respect to each depository as of the Closing Date (i) the name and address of such depository; (ii) the account number(s) maintained with such depository; and (iii) a contact person at such depository. Part II of Schedule III sets forth all lock boxes that are maintained by the Loan Parties as of the Closing Date.

(y) The Company has delivered to the Agent a complete and correct copy of the Chapter 11 Plan and the Confirmation Order (including all schedules, exhibits, amendments, supplements, modifications, assignments and all other documents delivered pursuant thereto or in connection therewith). The Company and its Subsidiaries are not in default in the performance of or compliance with any material provisions of the Chapter 11 Plan. The Chapter 11 Plan is in full force and effect as of the date hereof and has not been terminated, rescinded or withdrawn, and the Closing Date has occurred. All conditions to confirmation and effectiveness of the Chapter 11 Plan have been satisfied or validly waived pursuant to the Chapter 11 Plan (other than conditions consisting of the effectiveness of

this Agreement). No court of competent jurisdiction has issued any injunction, restraining order or other order which prohibits consummation of any material transactions described in the Confirmation Order and no governmental or other action or proceeding has been commenced, seeking any injunction, restraining order or other order which seeks to void or otherwise modify the transactions described in the Confirmation Order in any material respect (it being agreed that any such injunction, restraining order, other order which adversely affects any of the matters described in Section 4.01(j), (k) and (l) hereof shall be deemed to be material).

(z) (i) The Company and its Restricted Subsidiaries have timely filed with the appropriate United States federal, state, local and foreign taxing authorities all federal income tax returns and reports and all other material tax returns and reports that were required to be filed by them and all such tax returns are true and correct in all material respects, (ii) the Company and its Restricted Subsidiaries have timely paid and discharged all taxes owed by them, whether or not shown on such tax returns or reports, and (iii) there is no proposed tax assessment against the Company or any of its Restricted Subsidiaries except, in the cases of clauses (ii) and (iii) of this clause (s), for the payment of any such taxes or any tax assessments which are being actively contested by the Company or such Restricted Subsidiary in good faith and by appropriate proceedings or which have not had, and would not be reasonably expected to have, a Material Adverse Effect; provided, such appropriate reserves, if any, as shall be required in conformity with GAAP shall have been made or provided therefor.

(aa) After giving effect to the Confirmation Order, each of the Borrower and its Restricted Subsidiaries is in compliance with all laws, regulations and orders of any Governmental Authority applicable to it or its property and all indentures, agreements and other instruments binding upon it or its property, except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

(bb) Neither the advance of the Revolving Loans to the Borrower nor the use of the proceeds of any thereof will violate the Trading With the Enemy Act (50 U.S.C. Section 1 et seq., as amended) (the "Trading With the Enemy Act") or any of the foreign assets control regulations of the United States Treasury Department (31 CFR, Subtitle B, Chapter V, as amended) (the "Foreign Assets Control Regulations") or any enabling legislation or executive order relating thereto (which for the avoidance of doubt shall include, but shall not be limited to (i) Executive Order 13224 of September 21, 2001 Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten to Commit, or Support Terrorism (66 Fed. Reg. 49079 (2001)) (the "Executive Order") and (ii) the PATRIOT Act. Furthermore, neither the Borrower nor any Subsidiary (x) is a "blocked person" as described in the Executive Order, the Trading With the Enemy Act or the Foreign Assets Control Regulations or (y) knowingly engages in any dealings or transactions, or be otherwise associated, with any such "blocked person" or in any manner violative of any such order.

(cc) Each Loan Party is in compliance, in all material respects, with the PATRIOT Act. No part of the proceeds of the Revolving Loans will be knowingly used by the Borrower, directly or indirectly, for any payments to any governmental official or employee, political party, official of a political party, candidate for political office, or anyone else acting in an official capacity, in order to obtain, retain or direct business or obtain any improper advantage, in violation of the United States Foreign Corrupt Practices Act of 1977, as amended.

(dd) As of the Closing Date and except as set forth on Schedule 4.01(dd), there are no strikes, lockouts or slowdowns against the Borrower or any Restricted Subsidiary pending or, to the knowledge of the Borrower, threatened. Except as would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, (i) the Borrower and its Restricted Subsidiaries are in compliance with the Fair Labor Standards Act or any other applicable Federal, state, local or foreign law

dealing with hours worked by or payments made to employees or any similar matters (including but not limited to the appropriate classification of employees as exempt or non-exempt), (ii) the Borrower and its Restricted Subsidiaries have properly classified all individuals engaged as contractors as such under all applicable Federal, state, local or foreign law, (iii) the Borrower and its Restricted Subsidiaries are in compliance with the Worker Adjustment and Retraining Notification Act and all other state, local or foreign laws relating to plant closings or mass layoffs and (iv) all payments due from the Borrower or any Restricted Subsidiary, or for which any claim may be made against the Borrower or any Restricted Subsidiary, on account of wages and employee health and welfare insurance and other benefits, have been paid or accrued as a liability on the books of the Borrower or such Subsidiary. Neither the Borrower nor any Subsidiary is subject to any claims arising out of any employment matter, whether pending as of the Closing Date or to its knowledge threatened, which would, individually or in the aggregate, be reasonably expected to have a Material Adverse Effect. Except as does not, or would not reasonably be expected to, have a Material Adverse Effect, the consummation of the Transactions will not give rise to any right of termination or right of renegotiation on the part of any union under any collective bargaining agreement to which the Borrower or any Restricted Subsidiary is bound.

(ee) The Mortgages, when delivered, will create in favor of the Agent, for the benefit of the Secured Parties referred to therein, a legal, valid, continuing and enforceable Lien in the Mortgaged Property (as defined in the Mortgages), the enforceability of which is subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law. Upon the filing of the Mortgages with the appropriate Governmental Authorities (and payment of the applicable fees), the Agent will have a first priority (subject to the Term Loan Intercreditor Agreement) perfected Lien and security interest in, to and under all right, title and interest of the Grantors thereunder in all Mortgaged Property that may be perfected by such filing (including the proceeds of such Mortgaged Property), in each case prior and superior in right to any other Person (other than the Permitted Liens, to the extent any such Permitted Liens would have priority over the Liens in favor of the Agent pursuant to any applicable law).

(ff) No Mortgage, when delivered, will encumber improved real property that is located in an area that has been identified by the Secretary of Housing and Urban Development as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968, unless the Borrower has complied with clause (d) of the Real Estate Requirements with respect to such real property.

(gg) Schedule 1.01(m) is an accurate and complete list of all Real Estate owned in fee simple by a Loan Party on the Closing Date that has an estimated fair market value in excess of \$15,000,000 and is located other than in the state of New York.

ARTICLE V

COVENANTS OF THE LOAN PARTIES

SECTION 5.01. Affirmative Covenants. So long as any Revolving Loan or any other payment Obligation (other than contingent indemnification obligations not yet due and payable) of any Loan Party under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder, each Loan Party shall and shall cause each of its Restricted Subsidiaries to:

(a) Compliance with Laws. Comply, and cause each of its Restricted Subsidiaries to comply, in all material respects, with all applicable laws, rules, regulations and orders, such compliance to include, without limitation, compliance with ERISA, Environmental Laws and the PATRIOT Act, except where such non-compliance is not reasonably expected to have a Material Adverse Effect.

(b) Payment of Taxes, Etc. Pay and discharge, and cause each of its Restricted Subsidiaries to pay and discharge, before the same shall become delinquent, (i) all taxes, assessments and governmental charges or levies imposed upon it or upon its property and (ii) all material lawful claims that, if unpaid, might by law become a Lien upon its property; provided, however, that neither the Company nor any of its Restricted Subsidiaries shall be required to pay or discharge any such tax, assessment, charge or claim that is being contested in good faith and by proper proceedings and as to which appropriate reserves are being maintained, unless and until any Lien resulting therefrom attaches to its property and becomes enforceable against its other creditors.

(c) Maintenance of Insurance.

(i) Maintain, and cause each Restricted Subsidiary to maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Restricted Subsidiary operates; provided, however, that the Company and its Restricted Subsidiaries may self-insure to the extent consistent with prudent business practice.

(ii) If at any time the area in which any owned Real Estate on which a Mortgage has been granted is located is designated (A) a "flood hazard area" in any Flood Insurance Rate Map published by the Federal Emergency Management Agency (or any successor agency) with respect to which flood insurance has been made available under any of the Flood Insurance Laws, the Borrower shall (1) maintain, with a financially sound and reputable insurer, flood insurance (which may be in the form of a blanket policy) in such total amount as is reasonably acceptable to the Agent and otherwise sufficient to comply with applicable rules and regulations promulgated pursuant to the Flood Insurance Laws, and (2) deliver to the Agent evidence of such compliance in form and substance reasonably acceptable to the Agent or (B) a "Zone 1" area, the Borrower shall obtain earthquake insurance in such total amount as is reasonably required by the Agent (but in any event not to exceed the replacement cost or fair market value of the property, as reasonably estimated by the Borrower). All premiums on any of the insurance referred to in this Section 5.01(c)(ii) shall be paid when due by the Borrower and, if requested by the Agent, summaries of the policies shall be provided to the Agent annually or as it may otherwise reasonably request. Without limiting the rights of the Agent provided for above, if the Borrower fails to obtain or maintain any insurance required under the Flood Insurance Laws within thirty (30) days following written notice to the Borrower (or such shorter period as required by applicable law), the Agent may obtain it at the Borrower's expense. By purchasing any of the insurance referred to in this Section 5.01(c)(ii), the Agent shall not be deemed to have waived any Default or Event of Default arising from the Borrower's failure to maintain such insurance or pay any such premiums in respect thereof.

(d) Preservation of Corporate Existence. Preserve and maintain, and cause each of its Restricted Subsidiaries (other than Immaterial Subsidiaries) to preserve and maintain, its corporate existence, rights (charter and statutory) and franchises; provided, however, that the Company and its Restricted Subsidiaries may consummate any amalgamation, merger or consolidation permitted under Section 5.02(b) and provided further that neither the Company nor any of its Restricted Subsidiaries shall be required to preserve any right or franchise if the Company determines that the preservation thereof is no longer desirable in the conduct of the business of the Company or such Restricted Subsidiary, as the case may be, and that the loss thereof is not reasonably expected to have a Material Adverse Effect.

(e) Visitation Rights.

(i) At any reasonable time, on reasonable notice and from time to time, permit the Agent or any of the Lenders (accompanied by the Agent) or any agents or representatives thereof, to examine and make copies of and abstracts from the records and books of account of, and visit the properties of, the Company and any of its Subsidiaries, and to discuss the affairs, finances and accounts of the Company and any of its Subsidiaries with any of their officers or directors and with their independent certified public accountants, provided that all such information is subject to the provisions of Section 9.09. At any time prior to the occurrence of a continuing Event of Default, the right of the Agent and any of the Lenders (accompanied by the Agent) to visit the property of the Company and any of its Subsidiaries shall be subject to reasonable rules and restrictions of the Company for such access, and such visit shall not unreasonably interfere with the ongoing conduct of the business of the Company and its Subsidiaries at such properties.

(ii) At any reasonable time and from time to time (except as may be limited by subsections (iii) and (iv) below) during regular business hours, upon reasonable notice, permit the Agent or any of the Lenders (accompanied by the Agent) or any agents or representatives thereof (including any consultants, accountants, lawyers and appraisers retained by the Agent) to visit the properties of the Company and its Subsidiaries to conduct evaluations, appraisals, environmental assessments and ongoing maintenance and monitoring in connection with the Company's computation of the Borrowing Base and the assets included in the Borrowing Base and such other assets and properties of the Company or its Subsidiaries as the Agent may require, and to monitor the Collateral and all related systems.

(iii) Permit the Agent to conduct, at the sole cost and expense of the Company field examinations, *provided* that such examinations may be conducted (a) so long as Excess Availability is at least 15% of the Revolving Credit Facility, not more than two (2) times per twelve month period, and (b) if Excess Availability is less than 15% of the Revolving Credit Facility, not more than three (3) times per the relevant twelve-month period. Notwithstanding the foregoing, following the occurrence and during the continuation of an Event of Default such field examinations may be conducted at the Company's expense as many times as the Agent shall consider reasonably necessary.

(iv) Permit the Agent, to conduct, at the sole cost and expense of the Loan Company: (a) inventory appraisals, *provided* that such appraisals may be conducted (i) so long as Excess Availability is at least 15% of the Revolving Credit Facility, not more than two (2) times per twelve month period, and (ii) if Excess Availability is less than 15% of the Revolving Credit Facility, not more than three (3) times per twelve-month period and (b) at the Agent's option, machinery and equipment appraisals, *provided* that such appraisals may be conducted (i) so long as Excess Availability is at least 15% of the Revolving Credit Facility, not more than one time per twelve month period, and (ii) if Excess Availability is less than 15% of the Revolving Credit Facility, not more than two times per twelve-month period. Notwithstanding the foregoing, following the occurrence and during the continuation of an Event of Default such appraisals may be conducted at the Company's expense as many times as the Agent shall consider reasonably necessary.

(f) Keeping of Books. Keep and maintain proper books of record and account on a Consolidated basis for Company and its Subsidiaries in conformity in all material respects with GAAP in effect from time to time.

(g) Maintenance of Properties, Etc. Maintain and preserve, and cause each of its Restricted Subsidiaries to maintain and preserve in all material respects, all of its properties that are used or useful in the conduct of its business in good working order and condition, ordinary wear and tear excepted, except where the failure to so maintain or preserve is not reasonably expected to have a Material Adverse Effect.

(h) Reporting Requirements. Furnish to the Agent and Lenders:

(i) as soon as available and in any event within 45 days after the end of each of the first three quarters of each fiscal year of the Company (but within 75 days in respect of the first fiscal quarter ended after the Closing Date), the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such quarter and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such quarter, duly certified by the chief financial officer of the Company as having been prepared in accordance with GAAP subject to normal year-end audit adjustments and other items, such as footnotes, omitted in interim statements, and concurrently with delivery of financial statements under this clause (i), or more frequently (but no more frequently than monthly) if requested by Agent while a Default or Event of Default exists, a Compliance Certificate executed by the chief financial officer of the Company, which shall include setting forth in reasonable detail the calculations necessary to demonstrate compliance with Section 5.03 (regardless of whether such covenant is then in effect) provided, that, to the extent such financial statements include information regarding Unrestricted Subsidiaries, the Company shall include a note and or notes containing reconciliation statements eliminating all financial information pertaining to Unrestricted Subsidiaries;

(ii) as soon as available and in any event within 90 days after the end of each fiscal year of the Company (but within 120 days after the first fiscal year end after the Closing Date), a copy of the annual audit report for such year for the Company and its Consolidated Subsidiaries, containing the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such fiscal year and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for such fiscal year, in each case accompanied by an opinion reasonably acceptable to the Agent by PricewaterhouseCoopers LLC or other independent public accountants of recognized national standing (without a "going concern" or like qualification or exception and without any qualification or exception as to the scope of such audit or other material qualification or exception, except for any such qualification or exception with respect to any Debt maturing within 364 days after the date of such financial statements) to the effect that such consolidated financial statements present fairly in all material respects the financial condition and results of operations of the Company and its Consolidated Subsidiaries on a Consolidated basis, and certificates of a Responsible Officer of the Company as to compliance with the terms of this Agreement and setting forth in reasonable detail the calculations necessary to demonstrate compliance with Section 5.03 (regardless of whether such covenant is then in effect); provided, that, to the extent such financial statements include information regarding Unrestricted Subsidiaries, the Company shall include a note and or notes containing reconciliation statements eliminating all financial information pertaining to Unrestricted Subsidiaries;

(iii) as soon as possible and in any event within five days after the Company has knowledge of the occurrence of each Default continuing on the date of such statement, a statement of a Responsible Officer of the Company setting forth details of such Default and the action that the Company has taken and/or proposes to take with respect thereto;

(iv) promptly after the same become publicly available, copies of all reports that the Company sends to any of its stockholders generally, and copies of all reports and registration statements that the Company or any Subsidiary files with the Securities and Exchange Commission or any national securities exchange;

(v) notice of all actions and proceedings before any court, governmental agency or arbitrator affecting the Company or any of its Subsidiaries of the type which would have been required to be disclosed under Section 4.01(f), promptly after the later of the commencement thereof or knowledge that such actions or proceedings are reasonably likely to be of a type which would have been required to be disclosed under Section 4.01(f);

(vi) as soon as available and in any event no later than 90 days after the end of each fiscal year, amended or supplemented Schedules setting forth such information as would be required to make the representations set forth in Section 6(a), (c), (d), (h), (i), (l) and (p)(iii) of the Security Agreement true and correct as if the Schedules referenced therein were delivered on such date;

(vii) as soon as available and in any event no later than fifteen (15) days after the end of each month, and more frequently as the Agent may reasonably request (to the extent available) during a Cash Control Trigger Event, (A) inventory reports, aging of accounts receivable, agings of accounts payable, and reports with respect to US Cash, a roll-forward of accounts, and (B) such other information with respect to the Company or any of its Restricted Subsidiaries, as the Agent may from time to time reasonably request;

(viii) as soon as available, and in any event no later than 60 days after the end of each fiscal year of the Company, a reasonably detailed consolidated budget of the Company and its Consolidated Subsidiaries for the fiscal year immediately following such fiscal year on a quarterly basis, and for each year thereafter through the Termination Date on an annual basis (including a projected Consolidated balance sheet of the Company and its Consolidated Subsidiaries as of the end of the following fiscal year), the related projected Consolidated statements of cash flow and income for such fiscal year and the projected Excess Availability (detailing the respective Borrowing Bases and the amount of aggregate Revolving Loans) expected as of the end of each month during such fiscal year (collectively, the "Projections"), which Projections shall be accompanied by a certificate of a Responsible Officer of the Company stating that such Projections are based on then reasonable estimates and then available information and assumptions; it being understood that the Projections are made on the basis of the Company's then current good faith views and assumptions believed to be reasonable when made with respect to future events, and assumptions that the Company believes to be reasonable as of the date thereof and further being understood that projections, including the Projections, are subject to significant uncertainties and contingencies, many of which are beyond the Company's control, inherently unreliable and that actual performance may differ materially from the Projections and no assurance is given by the delivery of such Projections or otherwise that the Projections will be realized;

(ix) a Borrowing Base Certificate substantially in the form of Exhibit F as of the date required to be delivered or so requested, in each case with supporting documentation (including, without limitation, the documentation described in Schedule 1 to Exhibit E) shall be furnished to the Agent: (A) on or before the 15th day following the end of each fiscal month other than the last fiscal month of each fiscal quarter, and on or before the 20th day of the last fiscal month in each fiscal quarter, which monthly Borrowing Base Certificate shall reflect the Collateral contained in the Borrowing Base updated as of the end of each such month; (B) in addition to such monthly Borrowing Base Certificates, upon the occurrence and continuance of an Event of Default or if Excess Availability is less than 15% of the Revolving Credit Facility, then bi-monthly on or before the 3rd Business Day following the fifteenth day of each month and the 3rd Business Day following the last day of each month, each of which bi-monthly Borrowing Base Certificates shall reflect the Collateral included in the Borrowing Base updated as of the immediately preceding 14 days; provided that if Excess Availability is equal to or greater than 15% of the Revolving Credit Facility for thirty (30) consecutive days, such Borrowing Base Certificate shall be delivered pursuant to clause (A) herein; and (C) if requested by the Agent at any other time when the Agent reasonably believes that the then existing Borrowing Base Certificate is materially inaccurate, as soon as reasonably available after such request; in each case with supporting documentation as the Agent may reasonably request (including without limitation, the documentation described on Schedule 1 to Exhibit F).

(x) Promptly and in any event within 20 days after any Loan Party or any ERISA Affiliate (A) knows or has reason to know that any ERISA Event has occurred, a statement of a Responsible Officer of such Loan Party describing such ERISA Event and the action, if any, that such Loan Party or such ERISA Affiliate has taken and proposes to take with respect thereto and (B) furnishes any records, documents or other information to the PBGC with respect to any Plan pursuant to Section 4010 of ERISA.

(xi) Promptly and in any event within two business days after receipt thereof by any Loan Party, copies of each notice from the PBGC or other governmental or regulatory authority stating its intention to terminate any Plan or to have a trustee appointed to administer any Plan or any Plan.

(xii) Promptly and in any event within five (5) Business Days after receipt thereof by any Loan Party or any ERISA Affiliate from the sponsor of a Multiemployer Plan, copies of each notice concerning (A) the imposition of Withdrawal Liability by any such Multiemployer Plan, (B) the reorganization or termination, within the meaning of Title IV of ERISA, of any such Multiemployer Plan or (C) the amount of liability incurred, or that may be incurred, by such Loan Party or any ERISA Affiliate in connection with any event described in clause (A) or (B).

(xiii) Except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Borrower or Kodak Limited knows or has reason to know that (A) the UK Pension Scheme has commenced winding up, (B) the UK Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice to the Borrower or any of its Affiliates in relation to the UK Pension Scheme or (C) the Borrower or any of its Affiliates which currently participates in the UK Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Borrower (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto.

(xiv) Notice of the filing or commencement of any action, suit or proceeding by or before any arbitrator or Governmental Authority against any Loan Party with respect to the Chapter 11 Plan or the Confirmation Order, promptly after the commencement thereof.

Documents required to be delivered pursuant to Section 5.01(h)(i), (ii) and (iv) (to the extent any such documents are included in materials otherwise filed with or furnished to the Securities Exchange Commission), shall be deemed to have been delivered on the date (i) on which the Company provides such documents to the Agent, or provides a link thereto on the Company's website on the Internet at the website address listed on Schedule 9.02; or (ii) on which such documents are posted on the Company's behalf on an Internet or intranet website, if any, to which each Lender and the Agent have access (whether a commercial, third-party website or whether sponsored by the Agent); provided that upon written reasonable request of the Agent, the Company shall deliver paper copies of such documents to the Agent until a written request to cease delivering paper copies is given by the Agent and (B) the Company shall notify the Agent (by telecopier or electronic mail) of the posting of any such documents and provide to the Agent by electronic mail electronic versions (i.e., soft copies) of such documents. The Agent shall have no obligation to request the delivery of or to maintain paper copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the Company with any such request by a Lender for delivery, and each Lender shall be solely responsible for timely accessing posted documents or requesting delivery of paper copies of such documents from the Agent and maintaining its copies of such documents.

Each Loan Party hereby acknowledges that (a) the Agent and the Arrangers will make available to the Lenders and the Issuing Banks materials and/or information provided by or on behalf of the Borrower hereunder (collectively, "Loan Party Materials") by posting the Loan Party Materials on IntraLinks or another similar electronic system (the "Platform") and (b) certain of the Lenders (each, a "Public Lender") may have personnel who do not wish to receive material non-public information with respect to the Company or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons' securities. Each Loan Party hereby agrees that it will use commercially reasonable efforts to identify that portion of the Loan Party Materials that may be distributed to the Public Lenders and that (w) all such Loan Party Materials shall be clearly and conspicuously marked "PUBLIC" which, at a minimum, shall mean that the word "PUBLIC" shall appear prominently on the first page thereof; (x) by marking Loan Party Materials "PUBLIC," the Loan Parties shall be deemed to have authorized the Agent, and the Arrangers, the Issuing Banks and the Lenders to treat such Loan Party Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Company or its securities for purposes of United States Federal and state securities laws (provided, however, that to the extent such Loan Party Materials constitute Borrower Information, they shall be treated as set forth in Section 9.09); (y) all Loan Party Materials marked "PUBLIC" are permitted to be made available through a portion of the Platform designated "Public Side Information;" and (z) the Agent and the Arrangers shall be entitled to treat any Loan Party Materials that are not marked "PUBLIC" as being suitable only for posting on a portion of the Platform not designated "Public Side Information." Notwithstanding the foregoing, the Loan Parties shall be under no obligation to mark any Loan Party Materials "PUBLIC".

(i) Covenant to Guarantee Obligations and Give Security. Upon the formation or acquisition after the Closing Date of (1) any Subsidiaries other than Excluded Subsidiaries, or (2) the acquisition of any property by any Loan Party, and such property, in the judgment of the Agent (as to which judgment the Agent has given notice to the Company), shall not already be subject (other than in respect of the Specified Collateral) to a perfected first priority (as to ABL Priority Collateral) security interest in favor of the Agent for the benefit of the Secured Parties, then in each case at the Company's expense:

(i) in connection with the formation or acquisition of a Subsidiary other than an Excluded Subsidiary within 30 days after such formation or acquisition, cause each such Subsidiary, duly execute and deliver to the Agent a guaranty supplement, in the form of Exhibit E hereto, guaranteeing the Guaranteed Obligations,

(ii) within 45 days after (A) such request or acquisition of property by any Loan Party, duly execute and deliver, and cause each Loan Party to duly execute and deliver, to the Agent such additional pledges, assignments (it being understood that, to the extent the applicable Collateral constitutes Term Loan Priority Collateral (as defined in the Term Loan Intercreditor Agreement), physical delivery of control thereof by the Agent shall not be required so long as such Collateral is delivered to, or under the control of, the Exit First Lien Term Loan Agent or the Exit Second Lien Term Loan Agent in accordance with the Term Loan Intercreditor Agreement), security agreement supplements, intellectual property security agreement supplements and other security agreements as specified by, and in form and substance reasonably satisfactory to, the Agent, securing payment of all of the Guaranteed Obligations of such Loan Party and constituting Liens on all such properties and (B) such formation or acquisition of any such Subsidiary other than (x) an Immaterial Subsidiary or (y) a Foreign Subsidiary that is not a Material First-Tier Foreign Subsidiary of the Company, duly execute and deliver and cause each Loan Party acquiring equity interests in such Subsidiary to duly execute and deliver to the Agent pledges, assignments and security agreement supplements related to such equity interests as specified by, and in form and substance satisfactory to, the Agent, securing payment of all of the Guaranteed Obligations of such Loan Party, provided, that if such new property is equity interests in a CFC, no more than 65% of

the voting equity interests in any such CFC shall be required to be so pledged; provided, further, that no Foreign Subsidiary will be subject to local pledge perfection if in the applicable foreign jurisdiction such Foreign Subsidiary would have to consult a works council in order to perfect the pledge),

(iii) within 60 days after such request, formation or acquisition, take, and cause each Loan Party to take, whatever action (including, without limitation, the filing of UCC financing statements (or similar registrations or filings), the giving of notices and the endorsement of notices on title documents) may be necessary or advisable in the reasonable opinion of the Agent to vest in the Agent (or in any representative of the Agent designated by it) valid and subsisting Liens on the properties purported to be subject to the pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements delivered pursuant to this Section 5.01(i), enforceable against all third parties in accordance with their terms (other than in respect of the Specified Collateral as set forth in Section 6(m) of the Security Agreement),

(iv) within 60 days after such request, formation or acquisition, deliver to the Agent, upon the request of the Agent in its sole discretion, a signed copy of one or more favorable opinions, addressed to the Agent and the other Secured Parties, of counsel for the Loan Parties reasonably acceptable to the Agent as to (1) such guaranties, guaranty supplements, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements described in clauses (i), (ii) and (iii) above being legal, valid and binding obligations of each Loan Party thereto enforceable in accordance with their terms and as to the matters contained in clause (iii) above, subject to customary exceptions, (2) such recordings, filings, notices, endorsements and other actions being sufficient to create valid perfected Liens on such assets, and (3) such other matters as the Agent may reasonably request, consistent with the opinions delivered on the Closing Date (to the extent applicable).

(v) at any time and from time to time, promptly execute and deliver, and cause each Loan Party and each Restricted Subsidiary other than an Excluded Subsidiary to execute and deliver, any and all further instruments and documents and take, and cause such Subsidiary to take, all such other action as the Agent may deem reasonably necessary or desirable in obtaining the full benefits of, or in perfecting and preserving the Liens of, such guaranties, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements to the extent required by this Section 5.01(i) and the applicable Collateral Documents.

Notwithstanding the foregoing, the Borrower shall have no obligation to provide in favor of the Secured Parties perfected security interests in any real property held by the Borrower or its Subsidiaries.

(j) Further Assurances; Post-Closing Mortgages.

(i) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, correct, and cause each of the other Loan Parties promptly to correct, any material defect or error that may be discovered in any Loan Document or in the execution, acknowledgment, filing or recordation thereof, and

(ii) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, do, execute, acknowledge, deliver, record, re-record, file, re-file, register and re-register any and all such further acts, pledge agreements, assignments, financing statements and continuations thereof, termination statements, notices of assignment, transfers, certificates, assurances and other instruments as the Agent, or any Lender through the Agent, may reasonably require from time to time in order to (A) carry out more effectively the purposes of the Loan Documents, (B) to the fullest extent permitted by applicable law and the terms of this Agreement and the Collateral Documents, subject

any Loan Party's properties, assets, rights or interests to the Liens now or hereafter intended to be covered by any of the Collateral Documents, (C) perfect and maintain the validity, effectiveness and priority of any of the Collateral Documents and any of the Liens intended to be created thereunder and (D) assure, convey, grant, assign, transfer, preserve, protect and confirm more effectively unto the Secured Parties the rights granted or now or hereafter intended to be granted to the Secured Parties under any Loan Document or under any other instrument executed in connection with any Loan Document to which any Loan Party or any of its Subsidiaries formed or acquired after the Closing Date is or is to be a party, and cause each of its Subsidiaries to do so.

(iii) The Borrower will deliver an executed Mortgage on, and satisfy the Real Estate Requirements with respect to, all Real Estate owned in fee simple by a Loan Party and acquired after the Closing Date that has an estimated fair market value in excess of \$15,000,000 and is located other than in the state of New York, within ninety (90) days of such acquisition (or such later period as agreed in writing by the Agent in its sole discretion), together with all documents and instruments required under the law of the jurisdiction in which such Mortgage is to be recorded to perfect the security interest of the Agent in the Collateral free of any other pledges, security interests or mortgages, except Liens expressly permitted hereunder.

(iv) The Borrower will deliver an executed Mortgage on, and satisfy the Real Estate Requirements with respect to, all Mortgaged Property listed on Schedule 1.01(m) within ninety (90) days of the Closing Date (or such later period as agreed in writing by the Agent in its sole discretion), together with all documents and instruments required under the law of the jurisdiction in which such Mortgage is to be recorded to perfect the security interest of the Agent in the Collateral free of any other pledges, security interests or mortgages, except Liens expressly permitted hereunder.

(k) Transactions with Affiliates. Conduct, and cause each of its Restricted Subsidiaries to conduct, all transactions in which the fair market value of the transaction is in excess of \$5,000,000 that are otherwise permitted under this Agreement with any of their Affiliates on terms that are fair and reasonable and no less favorable to the Company or such Restricted Subsidiary than it would obtain in a comparable arm's-length transaction (determined in the reasonable judgment of the Company) with a Person not an Affiliate, (it being agreed that such condition may be satisfied by the Company's or such Restricted Subsidiary's obtaining a "fairness" opinion from a nationally recognized investment bank or accounting firm or other person reasonably acceptable to the Agent but the Company or such Restricted Subsidiary is not obligated to so obtain a "fairness" opinion) other than, (i) transactions between or among the Company and its Restricted Subsidiaries and not involving any other Affiliate, (ii) transactions, arrangements, fee reimbursements and indemnities specifically and expressly permitted or required under the Chapter 11 Plan or this Agreement, (iii) the consummation of the Transactions and the Chapter 11 Plan, (iv) Restricted Payments and payments permitted under Section 5.02(h), (v) employment and severance arrangements between the Company and its Restricted Subsidiaries and their respective officers and employees in the ordinary course of business and transactions pursuant to stock option plans and employee benefit plans and arrangements in the ordinary course of business, (vi) the payment of customary fees and reasonable out of pocket costs to, and indemnities provided on behalf of, directors, managers, officers, employees and consultants of the Company and its Restricted Subsidiaries (or any direct or indirect parent of the Company) in the ordinary course of business to the extent attributable to the ownership or operation of the Borrower and its Restricted Subsidiaries, (vii) transactions pursuant to agreements in existence on the Closing Date and set forth on Schedule 5.01(k) or any amendment thereto to the extent such an amendment is not materially adverse to the Lenders, (viii) transactions with a Person who was not an Affiliate immediately before the consummation of such transaction that becomes an Affiliate as a result of such transaction and (ix) transactions entered into in the ordinary course of business, including, but not limited to, transactions with licensors, suppliers or other purchasers or sales of goods or services (including any intellectual property).

(l) Maintenance of Cash Management System. (i) Establish and maintain a cash management system on the terms set forth in Section 2.18 and (ii) continue to maintain one or more Concentration Accounts to be used by Borrower as its principal concentration account for day-to-day operations conducted by Borrower.

(m) Foreign Security Interests. Within the time periods set forth on Schedule 5.01(m) (or such longer time as may be reasonably agreed by the Agent), the Loan Parties shall have executed and delivered to the Agent all documents and instruments required to create and perfect the Agent's third priority (to the extent applicable) security interest in the Collateral consisting of the capital stock of those Subsidiaries listed on Schedule 5.01(m) in the applicable foreign jurisdictions, free and clear of all other liens, subject to exceptions permitted hereunder and subject as to priority to the security interests securing the obligations in respect of the Exit Term Loan Debt or any Debt constituting a Permitted Refinancing thereof; provided that if the burden of obtaining any such pledge outweighs the benefit afforded thereby, the Agent may agree not to require the pledge of such stock by any Loan Party.

(n) Administration of Accounts and Inventory. (i) Each Loan Party shall keep accurate and complete records of its Accounts, including all payments and collections thereon and, subject to any other provision of this Section 5.01 with respect to the obligations of any Loan Party to provide information or reports to the Agent or the Lenders (A) each Loan Party shall submit to the Agent sales, collection, reconciliation and other reports in form reasonably satisfactory to the Agent, on such periodic basis (not more than quarterly) as the Agent may reasonably request and (B) the Company shall provide to the Agent, upon the Agent's request, a detailed aged trial balance of all Accounts as of the end of the preceding month, specifying each Account's Account Debtor name and address, amount, invoice date and due date, showing any discount, allowance, credit, authorized return or dispute, and including such proof of delivery, copies of invoices and invoice registers, copies of related documents, repayment histories, status reports and other information as the Agent may reasonably request. If Accounts in an aggregate face amount of \$10,000,000 or more cease to be Eligible Receivables, the Company shall notify the Agent of such occurrence promptly (and in any event within three Business Days) after any Loan Party has knowledge thereof).

(ii) If an Account of any Loan Party includes a charge for any Taxes, the Agent is authorized, in its discretion, to pay the amount thereof to the proper taxing authority for the account of such Loan Party if such Loan Party does not do so and to charge the Borrower therefor; provided, however, that neither the Agent nor the Lenders shall be liable for any Taxes that may be due from the Loan Parties or with respect to any Collateral.

(iii) Whether or not an Event of Default or a Cash Control Trigger Event exists, the Agent shall have the right at any time, in the name of the Agent, any designee of the Agent or any Loan Party, to verify the validity, amount or any other matter relating to any Accounts of the Loan Party by mail, telephone or otherwise. The Loan Parties shall cooperate fully with the Agent in an effort to facilitate and promptly conclude any such verification process.

(iv) Each Loan Party shall keep accurate and complete records of its Inventory, including costs and daily withdrawals and additions, and, subject to any other provision of this Section 5.01 with respect to the obligations of any Loan Party to provide information and reports to the Agent or any Lender (A) shall submit to the Agent inventory and reconciliation reports in form reasonably satisfactory to the Agent, on such periodic basis as the Agent may request and (B) conduct a physical inventory at least once per calendar year (and on a more frequent basis if requested by the Agent when an Event of Default exists and is continuing) or periodic cycle counts consistent with historical practices, and shall provide to the Agent a report based on each such inventory and count promptly upon completion thereof, together with such supporting information as the Agent may reasonably request. Upon request by the Agent, the Agent may participate in and observe any such physical count.

(v) No Loan Party shall return any Inventory to a supplier, vendor or other Person, whether for cash, credit or otherwise, unless (A) such return is in the ordinary course of business; (B) no Default, exists or would result therefrom; and (C) the Agent is promptly notified if the aggregate value of all Inventory returned in any month exceeds \$10,000,000.

(o) Benefit Plans Payments. The Borrower, the Restricted Subsidiaries and all ERISA Affiliates shall make all required contributions to any Plans, Single Employer Plans or Multiemployer Plans which, if not made, would reasonably be expected to result in a Material Adverse Effect, unless such payment is being contested pursuant to Section 5.01(b).

(p) Lender Meetings. The Borrower will, upon the request of the Agent or the Required Lenders, participate in one teleconference with the Agent and the Lenders during each fiscal quarter (or, for so long as an Event of Default is continuing, more frequent teleconferences as the Agent may reasonably request) during normal business hours at such time as may be mutually agreed to by the Borrower and the Agent (it being understood and agreed that the appropriate Exit First Lien Term Loan Lenders and Exit Second Lien Term Loan Lenders may participate in any such teleconferences and such participation shall satisfy the Borrower's obligation in respect thereof under the Exit First Lien Term Loan Agreement or Exit Second Lien Term Loan Agreement, as applicable).

(q) Environmental Matters. Without limitation of any other covenants, rights or other obligations expressed elsewhere in this Agreement:

(i) Each Loan Party will, and will cause each of its Restricted Subsidiaries, to take all reasonable actions required under Environmental Laws to (A) the extent it has knowledge thereof, cure any violation of applicable Environmental Laws by any Loan Party or its Restricted Subsidiaries that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect; (B) make an appropriate response to any claim, suit or proceeding against any Loan Party or any of its Restricted Subsidiaries asserting any Environmental Liability (in each case to the extent such Loan Party has knowledge of such claim, suit or proceeding) and discharge any obligations it may have to any Person thereunder, where failure to do so would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect; (C) implement any and all Remedial Actions required to comply with Environmental Laws or that are legally required by any Governmental Authority acting within its jurisdiction (following final resolution of the Loan Party's or its Restricted Subsidiaries' challenges or appeals, if any, of the relevant Governmental Authority's order or decision) or that are otherwise necessary to maintain the value and marketability of its owned or leased Real Estate for industrial usage, except where failure to perform any such Remedial Action would not reasonably be expected to result in a Material Adverse Effect.

(ii) Promptly upon obtaining knowledge of the occurrence thereof, the Borrower shall deliver to the Agent written notice describing in reasonable detail (A) any Release that would reasonably be expected to require a Remedial Action or give rise to Environmental Liability, in each case that would reasonably be expected to result in a Material Adverse Effect, (B) any Remedial Action by any Loan Party, its Restricted Subsidiaries or any other Person in response to the presence or Release of Hazardous Materials that would reasonably be expected to result in Environmental Liability of any Loan Party or its Restricted Subsidiaries that would be reasonably expected to result in a Material Adverse Effect, (C) any claim, demand, suit or proceeding (including any request for information by a Governmental Authority) that would reasonably be expected to result in Environmental Liability of any Loan Party or its Restricted Subsidiaries that would reasonably be expected to result in a Material

Adverse Effect, (D) any Loan Party or its Restricted Subsidiaries' discovery of any occurrence or condition at any of its owned or leased Real Estate, or on any adjoining Real Estate, that would reasonably be expected to cause such owned or leased Real Estate or any part thereof to be subject to any material restrictions on the ownership, occupancy, transferability or use thereof or any lien in favor of any Governmental Authority to secure the satisfaction of any liability under any Environmental Laws that, in each case, would reasonably be expected to result in a Material Adverse Effect, (E) any proposed acquisition of equity interests, assets or property by any Loan Party or any of its Restricted Subsidiaries that would reasonably be expected to expose any Loan Party or any of its Restricted Subsidiaries to, or result in, Environmental Liability that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect and (F) any proposed action to be taken by any Loan Party or any of its Restricted Subsidiaries to modify current operations in a manner that would reasonably be expected to subject any Loan Party or any of its Restricted Subsidiaries to additional obligations or requirements under Environmental Laws that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect.

(r) Post Closing Covenants. Comply and cause its Subsidiaries to comply, with the obligations set forth in Schedule 5.01(r).

SECTION 5.02. Negative Covenants. So long as any Revolving Loan or any other payment Obligation (other than contingent indemnification obligations not yet due and payable of any Loan Party under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder, the Company shall not and shall cause each of its Restricted Subsidiaries not to:

(a) Liens. Create or suffer to exist, or permit any of its respective Restricted Subsidiaries to create or suffer to exist, any Lien on or with respect to any of its properties, whether now owned or hereafter acquired, or assign, or permit any of its Subsidiaries to assign, any right to receive income, other than the following, provided that any Lien permitted by any clause below shall be permitted under this Section 5.02(a), notwithstanding that such Lien would not be permitted by any other clause:

(i) Permitted Liens,

(ii) Liens created under the Loan Documents,

(iii) Liens on assets (other than Accounts and Inventory) to secure Debt permitted to be incurred under Section 5.02(d)(iii),(iv) and (xv) hereof,

(iv) the Liens existing on the Closing Date and described on Schedule 5.02(a); provided that (A) such Liens shall not apply to any other property or asset of the Company or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted herein and (B) such Lien shall secure only those obligations which it secures on the Closing Date and extensions, refinancings, restructurings, renewals and replacements thereof that do not increase the outstanding principal amount thereof (other than by an amount equal to accrued interest and any fees, costs and expenses incurred in connection therewith), the obligations thereunder or the property or assets securing such obligations, in the case of each of subclauses (A) and (B) above other than to the extent such Lien constitutes a Permitted Lien;

(v) Liens on property of a Person existing at the time such Person is acquired by, amalgamated, merged into or consolidated with any Loan Party or any Restricted Subsidiary of a Loan Party or becomes a Restricted Subsidiary of any Loan Party; provided that such Liens were not created in contemplation of such amalgamation, merger, consolidation or acquisition and do not extend to

any assets other than those of the Person so merged or amalgamated into or consolidated with the Company or such Subsidiary or acquired by any Loan Party or such Restricted Subsidiary (or in the case of Permitted Refinancing Debt, any extensions or amounts then outstanding),

(vi) Liens on property other than ABL Priority Collateral arising under leases that have been or should be, in accordance with GAAP, recorded as capital leases; provided that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (vi) are permitted under the terms of this Agreement,

(vii) Liens on assets of Foreign Subsidiaries which secure Debt permitted under Section 5.02(d)(xvii), in an aggregate amount not to exceed \$150,000,000 at any time outstanding,

(viii) Liens on property other than ABL Priority Collateral that secure Debt permitted by Section 5.02(d)(xi),

(ix) Liens on the property of the Loan Parties securing Exit Term Loan Debt permitted under Section 5.02(d)(xxiv), subject to the terms of the Term Loan Intercreditor Agreement,

(x) Liens upon real property of the Company and its Restricted Subsidiaries and related assets customary for non-recourse mortgage financings (provided that in no event shall any such Lien extend to or cover any Collateral included in the Borrowing Base) securing Debt incurred solely through the financing of such real property, and the replacement, extension or renewal of any such Lien upon or in the same real property or assets in connection with a Permitted Refinancing of the Debt secured thereby,

(xi) Liens in respect of judgments that do not constitute an Event of Default under Section 6.01(f),

(xii) Reserved,

(xiii) Liens on assets of the Company and its Subsidiaries not constituting Collateral which secure Debt in an aggregate amount not to exceed \$150,000,000,

(xiv) Liens in favor of collecting or payor banks having a right of setoff, revocation, refund or chargeback with respect to money or instruments of the Company or any Restricted Subsidiary thereof on cash on deposit with or in possession of such bank,

(xv) (i) cash deposits in the ordinary course of business to secure liability to insurance carriers and (ii) Liens in insurance policies and proceeds thereof securing the financing of the premiums with respect thereto,

(xvi) Liens attaching solely to cash earnest money deposits in connection with any letter of intent or purchase agreement in respect of any Permitted Acquisition,

(xvii) Liens in favor of customs and revenue authorities arising as a matter of law to secure payment of customs duties in connection with the importation of goods in the ordinary course of business and securing obligations (i) that are not overdue by more than thirty (30) days, or (ii) (A) that are being contested in good faith by appropriate proceedings, (B) the applicable Loan Party or Restricted Subsidiary has set aside on its books adequate reserves with respect thereto in accordance with GAAP and (C) such contest effectively suspends collection of the contested obligation and enforcement of any Lien securing such obligation,

(xviii) Liens (i) of a collection bank arising under Section 4-210 of the Uniform Commercial Code (or equivalent statutes) on items in the course of collection, (ii) attaching to commodity trading accounts or other commodity brokerage amounts incurred in the ordinary course of business; provided that such Liens (A) attach only to such investments and the proceeds therefrom and (B) secure only obligations incurred in the ordinary course and arising in connection with the acquisition or Disposition of such investments and not any obligation in connection with margin financing; and (iii) in favor of banking institutions arising as a matter of law encumbering deposits (including the right of setoff) and which are within the general parameters customary in the banking industry,

(xx) Liens (i) on cash advances in favor of the seller of any property to be acquired in an Investment permitted hereunder, and (ii) consisting of an agreement to Dispose of any property in a Disposition permitted hereunder, in each case, solely to the extent such Investment or Disposition, as the case may be, would have been permitted on the date of the creation of such Lien,

(xxi) with respect to the equity interests of any non-wholly owned Restricted Subsidiary, non-wholly owned Unrestricted Subsidiary or joint venture, any put and call arrangements or restrictions on disposition related to such equity interests set forth in the applicable organizational documents or any related joint venture or similar agreement,

(xxii) rights of setoff in favor of counterparties to contractual obligations with the Loan Parties in the ordinary course of business,

(xxiii) Liens arising out of conditional sale, title retention, consignment or other similar arrangements for the sale of goods entered into by any Loan Party or any of its Restricted Subsidiaries in the ordinary course of business;

(xxiv) Liens upon specified items of inventory or other goods and proceeds of the Company or any of its Restricted Subsidiaries securing such Persons' obligations in respect of related documentary letters of credit or bankers' acceptances issued or created for the account of such Person to facilitate the purchase, shipment or storage of such inventory or other goods in the ordinary course of business;

(xxv) Liens over any assets of any Subsidiary that is not a Loan Party or a Restricted Subsidiary to the extent required to provide collateral in respect of any appeal of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal,

(xxvi) Liens on assets other than ABL Priority Collateral to secure obligations under treasury services agreements or to implement cash pooling arrangements in the ordinary course of business,

(xxvii) Liens on cash and Cash Equivalents or other property arising in connection with the defeasance, discharge or redemption of Debt, to the extent such defeasance, discharge or redemption is otherwise permitted hereunder,

(xxviii) Liens on assets of the Company or any Restricted Subsidiary in favor of a Loan Party, subject to the terms of the Security Agreement,

(xxix) Reserved,

(xxix) Reservation of title by sellers of goods to any Loan Party arising under the provisions of applicable law similar to Article 2 of the UCC in the ordinary course of business, covering only those goods,

(xxx) Liens on Accounts, agreements governing receivables, rights under any such agreements and the proceeds thereof, in each case, of Foreign Subsidiaries to secure Debt in respect of Permitted Receivables Financings of Foreign Subsidiaries but only to the extent such Accounts are the subject of those financings; and

(xxxi) other Liens on assets of the Company or any Restricted Subsidiary (other than ABL Priority Collateral) securing obligations of any Restricted Subsidiary in an aggregate amount not to exceed \$35,000,000.

(b) Mergers. Merge, amalgamate or consolidate with or into any Person, or permit any of its Restricted Subsidiaries (other than Immaterial Subsidiaries) to do so, provided that, notwithstanding the foregoing (i) any Restricted Subsidiary of the Company that is a Loan Party may merge, amalgamate or consolidate with or into the Company (subject to clause (v) below) or any other Loan Party, (iii) any Restricted Subsidiary of the Company that is not a Loan Party may merge, amalgamate or consolidate with or into the Company or any other Subsidiary of the Company, (iv) any Restricted Subsidiary may merge, amalgamate or consolidate with any other Person so long as such Restricted Subsidiary is the surviving or continuing corporation or a Person which shall become a Restricted Subsidiary substantially contemporaneously with such merger, amalgamation or consolidation is the surviving person (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party or a Person which shall become a Loan Party substantially contemporaneously with such merger, amalgamation or consolidation), (v) the Company may merge, amalgamate or consolidate with any other Person so long as the Company is the surviving corporation; provided, in each case, that no Event of Default shall have occurred and be continuing at the time of such proposed transaction or would result therefrom.

(c) Accounting Changes. Make or permit, or permit any of its Restricted Subsidiaries to make or permit, any change in accounting policies or reporting practices, except as required or permitted by GAAP.

(d) Debt. Create or suffer to exist, or permit any of its Restricted Subsidiaries to create or suffer to exist, any Debt other than the following, provided that any Debt permitted by any clause below shall be permitted under this Section 5.02(d), notwithstanding that such Debt would not be permitted by any other clause:

(i) Debt of the Borrower to any Restricted Subsidiary and of any Restricted Subsidiary to the Borrower or any other Restricted Subsidiary; *provided that* (A) Debt of any Loan Party owing to any Subsidiary that is not a Loan Party shall be subordinated in right of payment to the Obligations on subordination terms reasonably satisfactory to the Agent and (B) Debt of any Subsidiary that is not a Loan Party owing to any Loan Party shall be subject to Section 5.02(i)(ix),

(ii) Debt existing on the Closing Date and described on Schedule 5.02(d) hereto (the "Existing Debt"), and any Permitted Refinancing thereof,

(iii) Debt of the Company or any Restricted Subsidiary incurred to finance the acquisition by the Company or any Restricted Subsidiary after the Closing Date of real property and improvements thereto (but not inventory or other personal property located therein) and Permitted Refinancings thereof and any Permitted Refinancings of such refinanced Debt; provided that (A) before

and after giving effect to the incurrence of such Debt no Default (to the knowledge of any Loan Party) or Event of Default shall have occurred and be continuing, (B) the secured recourse to the Company or any Restricted Subsidiary of such Debt shall be limited to the value of the real property and improvements financed by such Debt, and (C) the aggregate principal amount of Debt incurred on or after the Closing Date and permitted by clauses (iii), (iv) and (xv) of this Section 5.02(d) at any time outstanding shall not exceed (i) the greater of (1) \$20,000,000 or (2) 0.65% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (ii) the greater of (1) \$40,000,000 or (2) 1.30% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date, and (iii) the greater of (1) \$60,000,000 or (2) 1.95% of Total Assets thereafter,

(iv) Debt of the Borrower or any Restricted Subsidiary relating to purchase money security interests (as defined in the New York Uniform Commercial Code, as amended) and Permitted Refinancings thereof and any Permitted Refinancings of such refinanced Debt; provided that (A) before and after giving effect to the incurrence of such Debt no Default or Event of Default shall have occurred and be continuing, (B) such Debt (other than any Permitted Refinancings thereof or Permitted Refinancings of any such refinanced Debt) is incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement and (C) the aggregate principal amount of Debt incurred on or after the Closing Date and permitted by clauses (iii), (iv) and (xv) of this 5.02(d) at any time outstanding shall not exceed: (i) the greater of (1) \$20,000,000 or (2) 0.65% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, and (ii) the greater of (1) \$40,000,000 or (2) 1.30% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date, and (iii) the greater of (1) \$60,000,000 or (2) 1.95% of Total Assets thereafter,

(v) without duplication of any other Debt permitted hereunder, liabilities for leases of real property characterized as Debt for purposes of GAAP,

(vi) Debt of the Company or any of its Restricted Subsidiaries consisting of take-or-pay obligations contained in supply arrangements, in each case incurred in the ordinary course of business,

(vii) Debt arising pursuant to agreements in connection with any Dispositions of any business, assets or equity interests of any Restricted Subsidiary permitted under Section 5.02(e), any Permitted Acquisition or any other permitted Investment hereof consisting of indemnification, earn-out obligations, adjustment of purchase price or similar obligations, or guarantees or letters of credit, bankers' acceptances, accommodation guarantees, surety bonds or performance bonds securing any obligations of the Company or any of its Restricted Subsidiaries pursuant to such agreements, in any case incurred in connection with such permitted Disposition, Permitted Acquisition or other permitted Investment (other than guarantees of Debt incurred by any Person acquiring all or any portion of such business, assets or capital stock of such Restricted Subsidiary for the purpose of financing such acquisition) and any Permitted Refinancing thereof and any Permitted Refinancings of any such refinanced Debt,

(viii) Debt consisting of the financing of insurance premiums in the ordinary course of business,

(ix) Debt in respect of Hedging Agreements designed to hedge against the Borrower's or any Restricted Subsidiary's exposure to interest rates, foreign exchange rates or commodities pricing risks incurred in the ordinary course of business and not for speculative purposes,

(x) Debt arising from the honoring by a bank or other financial institution of a check, draft or similar instrument drawn against insufficient funds in the ordinary course of business (provided, however, that such Debt is extinguished within ten (10) Business Days of the Company or the applicable Restricted Subsidiary becoming aware of such Debt) or other cash management obligations and other Debt in respect of netting services, automatic clearinghouse arrangements, credit card processing, overdraft protections and similar arrangements in the ordinary course of business,

(xi) other Debt so long as, immediately after giving effect to the issuance, incurrence or assumption of such Debt, (a) the Total Leverage Ratio on a pro forma basis is no greater than 4.50 to 1.00 and (b) the Secured Leverage Ratio on a pro forma basis is no greater than 2.50 to 1.00, and any Permitted Refinancing thereof; provided that for the purposes of calculating the Secured Leverage Ratio for this Section 5.02(d)(xi), any Debt incurred pursuant to this Section 5.02(d)(xi) shall be deemed Secured Debt,

(xii) Investments permitted under Section 5.02(i)(iv) and (vii) that constitute Debt,

(xiii) Debt of a Person existing at the time such Person is merged into or consolidated with the Company or any Subsidiary of the Company or becomes a Subsidiary of the Company and any Permitted Refinancing thereof; provided that such Debt was not created in contemplation of such merger, consolidation or acquisition,

(xiv) Obligations arising under the Loan Documents,

(xv) Debt of the Company or any Restricted Subsidiary incurred to finance the acquisition, construction or improvement of any fixed or capital assets, including Capital Lease Obligations and any Debt assumed in connection with the acquisition of any such assets or secured by a Lien on any such assets prior to the acquisition thereof, and Permitted Refinancings thereof and any Permitted Refinancings of such refinanced Debt; provided that (A) before and after giving effect to the incurrence of such Debt, no Default (to the knowledge of any Loan Party) or Event of Default shall have occurred and be continuing, (B) such Debt (other than any Permitted Refinancings thereof or Permitted Refinancings of any such refinanced Debt) is incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement and (C) the aggregate principal amount of Debt incurred on or after the Closing Date and permitted by clauses (iii), (iv) and (xv) of this Section 5.02(d) at any time outstanding shall not exceed: (i) the greater of (1) \$20,000,000 or (2) 0.65% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (ii) the greater of (1) \$40,000,000 or (2) 1.30% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (iii) the greater of (1) \$60,000,000 or (2) 1.95% of Total Assets thereafter,

(xvi) Debt incurred by Kodak International Finance Limited, a company organized and existing under the laws of England, in connection with short term working capital needs in an aggregate amount not to exceed \$25,000,000 at any time outstanding,

(xvii) Debt incurred by Restricted Subsidiaries organized under the laws of any jurisdiction outside of the United States in an aggregate amount not to exceed \$150,000,000 at any time outstanding,

(xviii) Reserved,

(xix) Debt arising from the endorsement of negotiable instruments for deposit or collection or similar transactions in the ordinary course of business,

(xx) Debt consisting of (A) Bank Product Obligations, and (B) Specified Secured Obligations, in each case existing from time to time,

(xxi) Debt that is subordinated to the obligations of the Company under the Loan Documents on terms that are reasonably satisfactory to the Agent and the Required Lenders and any Permitted Refinancing thereof, provided that (i) the aggregate principal amount of such Debt shall not exceed \$50,000,000 at any time outstanding, (ii) after giving effect thereto, the Company shall be in pro forma compliance with a Fixed Charge Coverage Ratio of 1.1:1.0, and (iii) Excess Availability shall equal or exceed 17.5% of the Revolving Credit Facility on a pro forma basis after giving effect to the issuance of such Debt,

(xxii) Debt incurred by the Company or any of its Restricted Subsidiaries in respect of letters of credit, bank guarantees, supporting obligations, bankers' acceptances, performance bonds, surety bonds, statutory bonds, export or import indemnities, customs and appeal bonds, warehouse receipts or similar instruments issued or created in the ordinary course of business, including in respect of workers compensation claims, health, disability or other employee benefits or property, casualty or liability insurance or self-insurance or other Debt with respect to reimbursement-type obligations regarding workers compensation claims; provided that no such Debt is Debt for Borrowed Money,

(xxiii) obligations in respect of performance, bid, appeal and surety bonds and performance and completion guarantees and similar obligations provided by the Company or any of its Restricted Subsidiaries or obligations in respect of letters of credit, bank guarantees or similar instruments related thereto, in each case in the ordinary course of business,

(xxiv) Exit Term Loan Debt in an aggregate principal and not to exceed \$695,000,000 at any time outstanding plus any "Incremental Term Loans", "Incremental Second Lien Term Loans", "Incremental Equivalent Debt" and "Incremental Equivalent Second Lien Debt" (each as defined in the Exit First Lien Term Loan Agreement, as in effect on the date hereof) and any Permitted Refinancing thereof,

(xxv) unsecured Debt consisting of guarantees of amounts owing by customers of the Company under equipment and vendor financing programs in an aggregate amount, when combined with Investments pursuant to Section 5.02(e)(xv), not to exceed at any time outstanding (A) \$60,000,000 during the twelve month period ending on the first anniversary of the Closing Date, (B) \$70,000,000 during the twelve month period ending on the second anniversary of the Closing Date, (C) the greater of (1) \$75,000,000 and (2) 2.43% of Total Assets during the twelve month period ending on the third anniversary of the Closing Date, and (D) the greater of (1) \$80,000,000 or (2) 2.59% of Total Assets thereafter,

(xxvi) Guarantees by the Company of Debt of any Restricted Subsidiary and by any Restricted Subsidiary of Debt of the Company or any other Restricted Subsidiary; provided that guarantees by any Loan Party of Debt of any Subsidiary that is not a Loan Party shall be subject to Section 5.02(i),

(xxvii) Reserved,

(xxviii) Reserved,

(xxix) Debt representing deferred compensation or similar obligations to employees or directors of the Company or any of its Restricted Subsidiaries incurred in the ordinary course of business,

(xxx) Debt consisting of promissory notes issued by the Company or any Restricted Subsidiary to current or former officers, managers, consultants, directors and employees, their respective estates, spouses or former spouses to finance the purchase or redemption of equity interests of the Company or any direct or indirect parent of the Company permitted hereunder; provided that the aggregate principal amount of such Debt shall not exceed \$10,000,000 at any time outstanding,

(xxxi) Debt of Foreign Subsidiaries in connection with Permitted Receivables Financing in an aggregate amount not to exceed \$25,000,000 outstanding at any one time,

(xxxii) additional Debt of Loan Parties and any Restricted Subsidiaries not to exceed \$100,000,000 at any time outstanding and

(xxxiii) issuance of Disqualified Stock.

(e) Sales and Other Transactions. Dispose of, or permit any of its Restricted Subsidiaries to Dispose any assets, other than the following, provided that such action permitted by any clause below shall be permitted under this Section 5.02(e), notwithstanding that such action would not be permitted by any other clause:

(i) Dispositions of Inventory in the ordinary course of its business and the granting of any option or other right to purchase, lease or otherwise acquire the Inventory in the ordinary course of business,

(ii) Dispositions of cash and Cash Equivalents in the ordinary course of business,

(iii) Dispositions in a transaction authorized by Section 5.02(b),

(iv) Dispositions of obsolete or worn out property or property no longer used or useful other than Eligible Equipment,

(v) Dispositions set forth on Schedule 5.02(e),

(vi) Dispositions of assets among the Company and its Subsidiaries, provided that any such sales, transfers or Dispositions of assets shall be made in compliance with Section 5.01(k),

(vii) other Dispositions of assets, provided, that, (x) if such assets (other than machinery or equipment) constitute Collateral that is included in the Borrowing Base, the Company shall provide a Borrowing Base Certificate to the Agent reflecting the revised Borrowing Base giving effect to such sale, conveyance, transfer, lease or other Disposition, (y) if any such property or assets are comprised of machinery and equipment which is Eligible Equipment, then the Company shall deliver to the Agent a pro forma Borrowing Base Certificate giving effect to any such Dispositions prior to such occurrence, and evidencing that no Overadvance shall exist after giving effect to any such Disposition, and a certificate to the Agent indicating which assets constituting Eligible Equipment and other Collateral are being Disposed, and

(viii) Dispositions (including transfers contemplated under the KPP Settlement Agreement) authorized under the Chapter 11 Plan.

(f) Payment Restrictions Affecting Subsidiaries. Directly or indirectly enter or permit a Restricted Subsidiary to enter into any agreement or arrangement limiting the ability of any of its Restricted Subsidiaries to declare or pay dividends or other distributions in respect of its equity interests or repay or prepay any Debt owed to, make loans or advances to, or otherwise transfer assets to or make Investments in, the Company or any Restricted Subsidiary of the Company (whether through a covenant restricting dividends, loans, asset transfers or investments, a financial covenant or otherwise), except (i) as provided in this Agreement, (ii) any agreement or instrument evidencing Debt existing on the Closing Date (as amended, modified, supplemented or replaced, or subject to a Permitted Refinancing, in each case to the extent such restrictions are not expanded in scope in any material respect), (iii) any agreement in effect at the time a Person first became a Restricted Subsidiary of the Company, so long as such agreement was not entered into solely in contemplation of such Person becoming a Subsidiary of the Company; (iv) specific property encumbered to secure payment of particular Debt to be sold pursuant to an executed agreement with respect to a Disposition or intellectual property license permitted hereunder; (v) restrictions set forth in the documents governing the Exit Term Loan Debt and in the documents governing other existing Debt as set forth on Schedule 5.02(d); (vi) by reason of customary provisions restricting assignments, licenses, subletting or other transfers contained in leases, licenses, joint venture agreements, purchase and sale or merger agreements and other similar agreements entered into in the ordinary course of business so long as such restrictions do not extend to assets other than those that are the subject of such lease, license or other agreement, as the case may be; or (vii) customary restrictions in connection with financings by Foreign Subsidiaries.

(g) Change in Nature of Business. Make, or permit any of its Restricted Subsidiaries to make, any material change in the nature of the business as carried on or as contemplated to be carried on by the Company and its Restricted Subsidiaries taken as a whole at the Closing Date or as reflected in the Chapter 11 Plan.

(h) Dividends and Other Payments. Declare or make any dividend payment or other distribution of assets, properties, cash, rights, obligations or securities on account of any shares of any class of capital stock of the Company, or purchase, redeem or otherwise acquire for value (or permit any of its Restricted Subsidiaries to do so) any shares of any class of capital stock of the Company or any warrants, rights or options to acquire any such shares, now or hereafter outstanding (a "Restricted Payment"), except that the Company may (i) declare and make any dividend payment or other distribution payable in common stock of the Company, (ii) purchase, redeem or otherwise acquire shares of its common stock or warrants, rights or options to acquire any such shares with the proceeds received from the substantially concurrent issue of new shares of its common stock, (iii) repurchases of equity interests (A) constituting fractional shares or (B) deemed to occur upon exercise of stock options or warrants or other securities convertible or exchangeable into equity interests if such equity interests represent all or a portion of the exercise price of such options or warrants, (iv) declare or pay cash dividends to its stockholders and purchase, redeem or otherwise acquire shares of its capital stock (including Disqualified Stock) or warrants, rights or options to acquire any such shares for cash so long as: (A) as of the date of any such transaction or payment, and after giving effect thereto, no Default shall have occurred and be continuing or would result therefrom, (B) as of the date of any such transaction or payment, the Excess Availability at any time during the immediately preceding 30 consecutive day period shall have been not less than 22.5% of the Revolving Credit Facility, and after giving effect to the transaction or payment, on a pro forma basis using the most recent calculation of the Borrowing Base immediately prior to any such payment, the Excess Availability shall be not less than 22.5% of the Revolving Credit Facility, (C) as of the date of any such transaction or payment, and after giving effect thereto, on a pro forma basis, the Fixed Charge Coverage Ratio for the immediately preceding 12 consecutive month period ending on the

last day of the fiscal month prior to the date of such payment for which Agent has received financial statements shall be at least 1.10 to 1.00, and (D) Agent shall have received a certificate of an authorized officer of Company certifying as to compliance with the preceding clauses and demonstrating (in reasonable detail) the calculations required thereby, and (v) other Restricted Payments in an amount not to exceed in the aggregate \$5,000,000; provided, that, as of the date of any such payment, and after giving effect thereto, no Default shall have occurred and be continuing or would result therefrom. For the avoidance of doubt, the Company shall be permitted to issue shares of its common stock in connection with any conversion of its convertible Debt, upon the exercise of options or warrants or otherwise.

(i) Investments in Other Persons. Make, or permit any of its Restricted Subsidiaries to make, any Investment in any Person, except the following (provided that any Investment permitted by any clause below shall be permitted under this Section 5.02(i), notwithstanding that such Investment would not be permitted by any other clause):

(i) (A) Investments by the Company and its Restricted Subsidiaries in their Subsidiaries outstanding on the Closing Date, (B) additional Investments by the Company and its Restricted Subsidiaries in the Company or the Loan Parties, (C) Investments by any Loan Party in another Loan Party and (E) additional Investments by Restricted Subsidiaries of the Company that are not Loan Parties in other Restricted Subsidiaries that are not Loan Parties;

(ii) loans and advances to employees in the ordinary course of the business of the Company and its Subsidiaries in an aggregate principal amount not to exceed \$10,000,000;

(iii) Reserved,

(iv) Investments in Hedging Agreements designed to hedge against fluctuations in interest rates, foreign exchange rates or in commodity prices incurred in the ordinary course of business;

(v) Investments received in settlement of claims against another Person in connection with (A) a bankruptcy proceeding against such Person, (B) accounts receivable arising from or trade credit granted to, in the ordinary course of business, a financially troubled Account Debtor and (C) disputes regarding intellectual property rights;

(vi) Reserved,

(vii) Permitted Acquisitions,

(viii) Investments by the Company and its Subsidiaries in cash and Cash Equivalents.

(ix) Investments in joint ventures and Unrestricted Subsidiaries; provided that (x) any Investment constituting such equity interests held by a Loan Party shall be pledged pursuant to, and to the extent required by, the Security Agreement, (y) immediately before and after giving effect to such Investment, no Default or Event of Default shall have occurred and be continuing and (z) the aggregate amount of Investments by Loan Parties in Subsidiaries that are not Loan Parties and in joint ventures shall not exceed in the aggregate \$100,000,000 when taken together with the guarantees permitted pursuant to clause (x) below (provided that the aggregate amounts set forth in clause (z) shall be calculated net of any returns, profits, distributions and similar amounts received by any Loan Party from any Investments made by such Loan Party in Subsidiaries that are Loan Parties or joint ventures pursuant to this clause (ix) (which, in each case, shall not exceed the amount of such Investment (valued

at cost) at the time such Investment was made)); provided further that to the extent funds are returned (in full or in part) to any Loan Party which is making such Investment either from the party in which the Investment was made or any other entity in connection with or related to the transaction in which the Investment was made (even if not in respect of the Investment), only the initial Investment net of the amount so returned shall be included for purposes of determining the amount of any limit on Investments by the Company or any Restricted Subsidiary in the Company or any other Restricted Subsidiary and on Investments in joint ventures and Unrestricted Subsidiaries permitted under this subclause (ix) and the remainder of such Investment shall be permitted,

(x) Guarantees constituting Debt permitted by Section 5.02(d); provided, that the aggregate principal amount of Debt of Restricted Subsidiaries that are not Loan Parties that is guaranteed by any Loan Party shall be subject to the limitation set forth in clause (ix) above.

(xi) non-cash consideration received in connection with the Disposition of any asset in compliance with Section 5.02(e),

(xii) earn-outs and other customary post-Disposition obligations arising out of permitted Dispositions,

(xiii) Investments in deposit accounts and securities account (A) opened in the ordinary course of business, (B) holding only cash and Cash Equivalents and (C) subject to Control Agreements to the extent required by the Loan Documents,

(xiv) (i) loans and advances made to distributors in the ordinary course and (ii) deposits, prepayments and other credits to suppliers or service providers made in the ordinary course of business,

(xv) Investments resulting from the funding of amounts owing by customers of the Company under equipment and vendor financing programs in an aggregate amount, when combined with Debt incurred pursuant to Section 5.02(d)(xxv), not to exceed at any time outstanding (A) \$60,000,000 during the twelve month period ending on the first anniversary of the Closing Date, (B) \$70,000,000 during the twelve month period ending on the second anniversary of the Closing Date, (C) the greater of (1) \$75,000,000 and (2) 2.43% of Total Assets during the twelve month period ending on the third anniversary of the Closing Date, and (D) the greater of (1) \$80,000,000 or (2) 2.59% of Total Assets thereafter,

(xvi) other Investments made after the Closing Date in an aggregate amount not to exceed (i) (A) during the twelve month period ending on the first anniversary of the Closing Date, the sum of \$25,000,000, (B) during the twelve month period ending on the second anniversary of the Closing Date, the sum of \$35,000,000 and (C) \$50,000,000, during each consecutive twelve month period thereafter, in each case plus up to the amount available in the following fiscal year, plus any unused amounts from prior fiscal years, minus (2) any portion of the amount available in such fiscal year used in the preceding fiscal year and (ii) \$150,000,000 in the aggregate; provided, that, (1) immediately before and after giving effect to the making of any such Investment, no Default or Event of Default shall have occurred and be continuing and (2) once the aggregate amount of Investments made pursuant this subclause (xvi) exceeds \$35,000,000, the Company shall provide evidence to Agent that the sum of Qualified Cash, US Cash and all other cash and Cash Equivalents of the Company and its Restricted Subsidiaries (other than cash contained in the Pledged Cash Account (Eligible Cash)) is equal to or greater than \$450,000,000 both immediately prior to and after giving effect to such Investment, and

(xvii) accounts payable and other similar extension of credit to customers or suppliers in the ordinary course of business.

(j) Prepayments, Payments, Amendments, Etc. of Debt. (i) Prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner, any public or secured or unsecured debt securities or any Exit Term Loan Debt, or prepay, redeem, purchase, defease, or convert into cash, or otherwise satisfy prior to the scheduled maturity thereof in any manner or make any payment in violation of any subordination terms of, any Debt for Borrowed Money except: (A) regularly scheduled (including repayments of revolving facilities) or required repayments, prepayments or redemptions of Debt permitted to be incurred hereunder (including payments of principal and interest as and when due), except required payments of the Exit Term Loan Debt to be based on "Excess Cash Flow", which payments may only be made if the following conditions are satisfied: (1) as of the date of any such payment, and after giving effect thereto, no Default shall exist or have occurred and be continuing, (2) as of the date of any such payment and after giving effect thereto, Liquidity shall be not less than \$50,000,000 and (3) Agent shall have received a certificate of an authorized officer of Borrower certifying as to compliance with the preceding clauses and demonstrating (in reasonable detail) the calculations required thereby made with, (B) any prepayments or redemptions of Debt in connection with a Permitted Refinancing of such Debt permitted by Section 5.02(d); provided that (1) before and after giving effect to such prepayment, redemption, purchase, defeasance or other satisfaction, no Default under Section 6.01(a) or (e) or Event of Default shall have occurred and be continuing and (2) the Agent shall have received a certificate from a Responsible Officer of the Company certifying compliance with the foregoing clause (1), (C) Reserved, (D) any voluntary prepayments of the Exit Term Loan Debt so long as the following conditions are satisfied with respect to each such payment: (i) as of the date of any such payment, and after giving effect thereto, no Default shall exist or have occurred and be continuing, (ii) as of the date of any such payment and after giving effect thereto, the Excess Availability at any time during the immediately preceding 30 consecutive day period and after giving effect to the payment, on a pro forma basis using the most recent calculation of the Borrowing Base immediately prior to any such payment, Excess Availability shall have been not less than 22.5% of the Revolving Credit Facility, and (iii) as of the date of any such payment, and after giving effect thereto, on a pro forma basis, the Fixed Charge Coverage Ratio for the immediately preceding 12 consecutive month period ending on the last day of the fiscal month prior to the date of such payment for which Agent has received financial statements shall be at least 1.00 to 1.00, or (E) conversion of convertible debt into common stock of the Company and payments of cash in lieu of fractional shares upon any such conversion or (ii) amend, modify or change in any manner adverse to the Lenders any term or condition of any subordinated Debt.

(k) Transactions Contemplated by the Chapter 11 Plan. Notwithstanding any other provision of this Agreement, including this Article V, the implementation of the transactions specifically provided for in the Chapter 11 Plan in accordance with the terms of the Chapter 11 Plan and the Confirmation Order, including those transactions contemplated by and related to the KPP Settlement Agreement (which for the avoidance of doubt shall include disposition or sale and leaseback transactions set forth in the Plan closing after the Effective Date), shall be deemed to be permitted by this Agreement so long as they are consummated in a manner not inconsistent with the terms of this Agreement; provided, that, this Section 5.02(k) shall not apply to any transactions consummated after the Effective Date pursuant to Section 5.4 (Other Restructuring Transactions) of the Chapter 11 Plan.

SECTION 5.03. Financial Covenant. So long as any Fixed Charge Coverage Ratio Trigger Event shall have occurred and be continuing, the Company and its Restricted Subsidiaries on a Consolidated basis will maintain a Fixed Charge Coverage Ratio, for the four fiscal quarters most recently ended as of the fiscal quarter for which financial statements have been delivered pursuant to Section 5.01, of not less than 1.00 to 1.00.

EVENTS OF DEFAULT

SECTION 6.01. Events of Default. If any of the following events ("Events of Default") shall occur and be continuing:

(a) (i) Borrower shall fail to pay any principal of any Revolving Loan when the same becomes due and payable; (ii) Borrower shall fail to pay any interest on any Revolving Loan or fees within three (3) Business Days after the same becomes due and payable; or (iii) any Loan Party shall fail to make any other payment under any Loan Document, within three (3) Business Days after notice of such failure is given by the Agent or any Lender to the Company; or

(b) Any representation or warranty made by Borrower herein or by any Loan Party in any Loan Document to which it is a party or by Borrower (or any of its officers) in a certificate delivered under or in connection with any Loan Document shall prove to have been incorrect in any material respect when made; or

(c) (i) The Company or Restricted Subsidiary shall fail to perform or observe any term, covenant or agreement contained in Sections 5.01(d), 5.01(e), clauses (i) through (vii) and (ix) of 5.01(h), 5.02 or 5.03 hereof, or (ii) any Loan Party or any Subsidiary of any Loan Party shall fail to perform or observe any other term, covenant or agreement contained in any Loan Document on its part to be performed or observed if such failure shall remain unremedied for 30 days after written notice thereof shall have been given to the Company by the Agent; or

(d) The Company or any of its Restricted Subsidiaries shall fail to pay any principal of or premium or interest on any Debt (excluding Debt outstanding hereunder of the Company or such Restricted Subsidiary (as the case may be)) that is outstanding in a principal, or in the case of Swap Obligations, net amount of, at least (i) \$25,000,000 in the aggregate in the case of Debt of the Borrower or any of its Restricted Subsidiaries that are domestic Subsidiaries and (ii) \$50,000,000 in the aggregate in the case of Restricted Subsidiaries that are Foreign Subsidiaries, when the same becomes due and payable (whether by scheduled maturity, required prepayment, acceleration, demand or otherwise), and such failure shall continue after the applicable grace period, if any, specified in the agreement or instrument relating to such Debt; or any other event shall occur or condition shall exist under any agreement or instrument relating to any such Debt and shall continue after the applicable grace period, if any, specified in such agreement or instrument, if the effect of such event or condition is to cause, or to permit the holders or beneficiaries of such Debt (or a trustee or agent on behalf of such holders or beneficiaries) to cause, with the giving of notice if required, such Debt to be demanded or to become due or to be repurchased, prepaid, defeased or redeemed (automatically or otherwise), or an offer to repurchase, prepay, defease or redeem such Debt to be made, in each case prior to the stated maturity of such Debt; or any such Debt shall be declared to be due and payable, or required to be prepaid or redeemed (other than by a regularly scheduled required prepayment or redemption), purchased or defeased, or an offer to prepay, redeem, purchase or defease such Debt shall be required to be made, in each case prior to the stated maturity thereof; or

(e) Borrower or any of its Restricted Subsidiaries (other than Immaterial Subsidiaries) shall generally not pay its debts as such debts become due, or shall admit in writing its inability to pay its debts generally, or shall make a general assignment for the benefit of creditors; or any proceeding shall be instituted by or against Borrower, any Loan Party or any Material Subsidiary seeking to adjudicate it a bankrupt or insolvent, or seeking liquidation, winding up, reorganization, arrangement, adjustment, protection, relief, or composition of it or its debts under any law relating to bankruptcy,

insolvency or reorganization or relief of debtors, or seeking the entry of an order for relief or the appointment of a receiver, interim receiver, monitor, trustee, custodian or other similar official for it or for any substantial part of its property and, in the case of any such proceeding instituted against it (but not instituted by it), either such proceeding shall remain undismitted or unstayed for a period of 60 days, or any of the actions sought in such proceeding (including, without limitation, the entry of an order for relief against, or the appointment of a receiver, trustee, custodian or other similar official for, it or for any substantial part of its property) shall occur; or Borrower, any Loan Party or any Material Subsidiary shall take any corporate action to authorize any of the actions set forth above in this subsection (e); provided, that, in the case of any Foreign Subsidiary, such event, individually, or when aggregated with all such events occurring after the Closing Date, would reasonably be expected to have a Material Adverse Effect; or

(f) Other than with respect to the matters set forth on Schedule 6.01(f) (but solely to the extent that neither the Borrower nor any of its Material Subsidiaries (excluding Subsidiaries which would be permitted, at all times while the applicable judgment remains outstanding, to be designated as Immaterial Subsidiaries, without regard for if such designation has been made) has any obligation with respect to judgments relating to items listed on Schedule 6.01(f), judgments or orders for the payment of money in excess of \$25,000,000 (or its US Dollar equivalent) in the aggregate shall be rendered against the Company or any of its Subsidiaries and either (i) enforcement proceedings shall have been commenced by any creditor upon such judgment or order or (ii) there shall be any period of 30 consecutive days during which a stay of enforcement of such judgment or order, by reason of a pending appeal or otherwise, shall not be in effect; or

(g) A Change of Control shall occur; or

(h) Any ERISA Event shall have occurred with respect to a Plan and such ERISA Event could reasonably be expected to result in a Material Adverse Effect; or Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan in an amount that, when aggregated with all other amounts required to be paid to Multiemployer Plans by the Loan Parties and the ERISA Affiliates as Withdrawal Liability (determined as of the date of such notification), exceeds \$25,000,000; or

(i) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan in an amount that, when aggregated with all other amounts required to be paid to Multiemployer Plans by the Loan Parties and the ERISA Affiliates as Withdrawal Liability (determined as of the date of such notification), exceeds \$25,000,000; or

(j) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or is being terminated, within the meaning of Title IV of ERISA, or has been determined to be in "endangered" or "critical" status within the meaning of Section 432 of the Code or Section 305 of ERISA, and as a result of such reorganization, insolvency or termination or determination, the aggregate annual contributions of the Loan Parties and the ERISA Affiliates to all Multiemployer Plans that are then in reorganization, insolvent, being terminated or in endangered or critical status have been or will be increased over the amounts contributed to such Multiemployer Plans for the plan years of such Multiemployer Plans immediately preceding the plan year in which such reorganization, insolvency termination or determination, occurs by an amount exceeding \$25,000,000; or

(k) Any provision of any Collateral Document material to the substantial realization of the rights of the Lenders under the Collateral Documents taken as a whole, or any provision of any

other Loan Document after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) shall for any reason cease to be valid and binding on or enforceable against any Loan Party party to it, or any such Loan Party shall so state in writing;

(l) Any Collateral Document or financing statement after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) shall for any reason (other than pursuant to the terms thereof) cease to create a valid and perfected first priority lien on and security interest in any of the ABL Priority Collateral having a Value of \$5,000,000 (other than the Specified Collateral as set forth in Section 6(m) of the Security Agreement) purported to be covered thereby; or

(m) The Company or any of its Subsidiaries breaches or violates any material provision of the Chapter 11 Plan, the Confirmation Order or any other material order or stipulation entered by the Bankruptcy Court in the Cases.

then, and in any such event, the Agent (i) shall at the request, or may with the consent, of the Required Lenders, by notice to the Company, declare the obligation of each Lender to make Revolving Loans (other than Revolving Loans to be made by an Issuing Bank or a Lender pursuant to Section 2.03(c)) and of the Issuing Banks to issue Letters of Credit to be terminated, whereupon the same shall forthwith terminate, and (ii) shall at the request, or may with the consent, of the Required Lenders, by notice to the Company, declare the Revolving Loans, all interest thereon and all other amounts payable under this Agreement to be forthwith due and payable, whereupon the Revolving Loans, all such interest and all such amounts shall become and be forthwith due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by Borrower and each other Loan Party; provided, however, that in the event of an actual or deemed entry of an order for relief with respect to Borrower under the Federal Bankruptcy Code, (A) the obligation of each Lender to make Revolving Loans (other than Revolving Loans to be made by an Issuing Bank or a Lender pursuant to Section 2.03(c)) and of the Issuing Banks to issue Letters of Credit shall automatically be terminated and (B) the Revolving Loans, all such interest and all such amounts shall automatically become and be due and payable, without presentment, demand, protest or any notice of any kind, all of which are hereby expressly waived by Borrower and each other Loan Party.

SECTION 6.02. Actions in Respect of the Letters of Credit upon Default. If any Event of Default shall have occurred and be continuing, the Agent may, or shall at the request, of the Required Lenders, irrespective of whether it is taking any of the actions described in Section 6.01, make demand upon the Borrower to, and forthwith upon such demand the Borrower will, (a) pay to the Agent on behalf of the Lenders in same day funds at the Agent's office designated in such demand, for deposit in the L/C Cash Deposit Account, an amount equal to the aggregate Available Amount of all Letters of Credit then outstanding or (b) make such other arrangements in respect of the outstanding Letters of Credit as shall be acceptable to the Agent and not more disadvantageous to the Borrower than clause (a); provided, however, that in the event of an actual or deemed entry of an order for relief with respect to the Company under the Federal Bankruptcy Code, an amount equal to the aggregate Available Amount of all outstanding Letters of Credit shall be immediately due and payable to the Agent for the account of the Lenders without notice to or demand upon the Borrower, which are expressly waived by the Borrower, to be held in the L/C Cash Deposit Account. If at any time an Event of Default is continuing the Agent determines that any funds held in the L/C Cash Deposit Account are subject to any right or claim of any Person other than the Agent and the Lenders or that the total amount of such funds is less than the aggregate Available Amount of all Letters of Credit, then the Borrower will, forthwith upon demand by the Agent, pay to the Agent, as additional funds to be deposited and held in the L/C Cash Deposit Account, an amount equal to the excess of (i) such aggregate Available Amount over (ii) the total amount of funds, if any, then held in the L/C Cash Deposit Account that the Agent determines to be free and clear of any such right and claim. Upon the drawing of any Letter of Credit, to the extent funds are on deposit

in the L/C Cash Deposit Account, such funds shall be applied to reimburse the Issuing Banks to the extent permitted by applicable law. After all such Letters of Credit shall have expired or been fully drawn upon, if at such time (x) no Event of Default is continuing or (y) all other obligations of the Company hereunder and under the Notes shall have been paid in full, the balance, if any, in such L/C Cash Deposit Account shall be returned to the Borrower. For purposes of this Section 6.02, the term "Available Amount" shall mean 105% of the maximum available amount to be drawn under such Letter of Credit.

SECTION 6.03. Reserved.

SECTION 6.04. Application of Funds.

(a) Payments made by Borrower and other Loan Parties hereunder shall be applied (a) first, as specifically required hereby; (b) second, to Obligations then due and owing; (b) third, to other Obligations specified by Borrower; and (c) fourth, as determined by Agent in its discretion.

(b) Notwithstanding anything to the contrary set forth in any Loan Document, during the occurrence and continuance of an Event of Default, any amounts received by the Agent on account of the Obligations, whether received from or on account of any Loan Party, or in respect of any Collateral, setoff or otherwise, shall be applied by the Agent in the following order:

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Agent and amounts payable under Article II) payable to the Agent in its capacity as such;

Second, to payment of all amounts owing to Agent in respect of Swingline Loans, Overadvance Loans, Protective Revolving Loans, and Revolving Loans and participations that a Defaulting Lender has failed to settle or fund;

Third, to payment of that portion of the Obligations constituting fees, indemnities and other amounts payable to the Issuing Banks (including fees, charges and disbursements of counsel to the respective Issuing Banks payable under the Loan Documents and amounts payable under Article II), ratably among them in proportion to the respective amounts described in this clause Third payable to them;

Fourth, to payment of that portion of the Obligations constituting fees, indemnities and other amounts (other than principal, interest, Letter of Credit fees and commitment fees) payable to the Lenders (including fees, charges and disbursements of counsel to the respective Lenders payable under the Loan Documents and amounts payable under Article II (in each case, other than fees, indemnities and other amounts, and amounts then payable under Article II, arising in respect of Bank Product Obligations and Specified Secured Obligations), ratably among them in proportion to the respective amounts described in this clause Fourth payable to them;

Fifth, to payment of that portion of the Obligations constituting accrued and unpaid Letter of Credit fees, commitment fees and interest on the Revolving Loans, unreimbursed amounts under Letters of Credit and other Obligations arising under the Loan Documents, ratably among the Lenders in proportion to the respective amounts described in this clause Fifth payable to them;

Sixth, to the Agent for the account of the Issuing Banks, to Cash Collateralize that portion of Letter of Credit Obligations comprising the aggregate undrawn amount of Letters of Credit, ratably among the Issuing Banks in proportion to the respective amounts described in this clause Sixth held by them;

Seventh, to the Agent for the payment of that portion of the Obligations constituting unpaid principal of the Revolving Loans, unreimbursed amounts under Letters of Credit and Bank Product Obligations arising under Hedging Agreements but only up to the amount of the Bank Product Reserve, ratably among the Lenders, the Issuing Banks, and the Bank Product Providers in proportion to the respective amounts described in this clause Seventh held by them;

Eighth, to payment of the Bank Product Obligations other than as provided for in clause Seventh above, ratably among the Bank Product Providers in proportion to the respective amounts described in this clause Eighth held by them,

Ninth, to payment of all other Obligations (other than Specified Secured Obligations) ratably among the Lenders and the Issuing Banks in proportion to the respective amounts described in this clause Ninth held by them;

Tenth, to payment of the Specified Secured Obligations, ratably among the Specified Secured Creditors based upon amounts then certified by the applicable Specified Secured Creditor to Agent (in form and substance satisfactory to the Agent) to be then due and payable to such Specified Secured Creditor on account of Specified Secured Obligations, but only up to the amount of the Specified Secured Obligations Reserve then in effect with respect to such Specified Secured Obligations, and

Last, the balance, if any, after all of the Obligations have been paid in full in cash, to the Borrower or as otherwise required by law.

Subject to Section 6.02, amounts used to Cash Collateralize the aggregate undrawn amount of Letters of Credit pursuant to Section 6.04(a) or clause Sixth above, shall be applied to satisfy drawings under such Letters of Credit as they occur. If any amount remains on deposit as cash collateral after all Letters of Credit have either been fully drawn or expired, such remaining amount shall be applied to the other Obligations, if any, in the order set forth above.

Amounts shall be applied to payment of each category of Obligations only after full payment of amounts payable from time to time under all preceding categories. If amounts are insufficient to satisfy a category, they shall be paid ratably among outstanding Obligations in the category. Monies and proceeds obtained from a Loan Party shall not be applied to its Excluded Swap Obligations, but appropriate adjustments shall be made with respect to amounts obtained from other Loan Parties to preserve the allocations in any applicable category. The Agent shall have no obligation to calculate the amount of any Bank Product Obligation or Specified Secured Obligation and may request a reasonably detailed calculation thereof from a Bank Product Provider or a Specified Secured Creditor, as the case may be. If the provider fails to deliver the calculation within five days following request, the Agent may assume the amount is zero. Each holder of Obligations under a Bank Product Agreement or a Specified Secured Creditor Agreement not a party to this Agreement that has given the notice contemplated by the preceding sentence shall, by such notice, be deemed to have acknowledged and accepted the appointment of the Agent pursuant to the terms of Article VIII hereof for itself and its Affiliates as if a "Lender" party hereto. The allocations set forth in this Section are solely to determine the rights and priorities among Secured Parties, and may be changed by agreement of the affected Secured Parties, without the consent of any Loan Party. This Section is not for the benefit of or enforceable by any Loan Party, and each Loan Party irrevocably waives the right to direct the application of any payments or Collateral proceeds subject to this Section.

GUARANTYSECTION 7.01. Guaranty; Limitation of Liability.

(a) Borrower and each Subsidiary Guarantor, jointly and severally, hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all Obligations of each other Loan Party and each other Subsidiary of the Company now or hereafter existing under or in respect of the Loan Documents or any Bank Product Agreement or any agreement evidencing a Specified Secured Obligation (including, without limitation, any extensions, modifications, substitutions, amendments or renewals of any or all of the foregoing obligations), whether direct or indirect, absolute or contingent, and whether for principal, interest, premiums, fees, indemnities, contract causes of action, costs, expenses or otherwise, exclusive of Excluded Swap Obligations (such obligations being the "Guaranteed Obligations"), and agrees to pay any and all expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by the Agent or any other Lender in enforcing any rights under this Guaranty or any other Loan Document. Without limiting the generality of the foregoing, each Guarantor's liability shall extend to all amounts that constitute part of the Guaranteed Obligations and would be owed by any other Loan Party or Subsidiary of the Company, as applicable, to the Agent or any Lender under or in respect of the Loan Documents or any Bank Product Agreement or any agreement evidencing a Specified Secured Obligation but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party or Subsidiary, as the case may be.

(b) Each Guarantor, and by its acceptance of this Guaranty, the Agent and each other Lender, hereby confirms that it is the intention of all such Persons that this Guaranty and the obligations of each Subsidiary Guarantor hereunder not constitute a fraudulent transfer or conveyance for purposes of Bankruptcy Law, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty and the obligations of such Guarantor hereunder. To effectuate the foregoing intention, the Agent, the Lenders and the Guarantors hereby irrevocably agree that the obligations of such Guarantor under this Guaranty at any time shall be limited to the maximum amount as will result in the obligations of such Guarantor under this Guaranty not constituting a fraudulent transfer or conveyance.

(c) Each Subsidiary Guarantor hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty or any guaranty supplement of the Guaranteed Obligations, such Subsidiary Guarantor will contribute, to the maximum extent permitted by law, such amounts to each other Subsidiary Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

SECTION 7.02. Guaranty Absolute. Each Guarantor guarantees that the applicable Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation or order now or hereafter in effect in any jurisdiction affecting any of such terms or the rights of the Agent or any Lender with respect thereto. The obligations of each Guarantor under or in respect of this Guaranty are independent of the applicable Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce this Guaranty, irrespective of whether any action is brought against Borrower or any other Loan Party or whether Borrower or any other Loan Party is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be irrevocable, absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defenses it may now have or hereafter acquire in any way relating to, any or all of the following:

(a) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;

(b) any change in the time, manner or place of payment of, or in any other term of, all or any of the applicable Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, or any other amendment or waiver of or any consent to departure from any Loan Document, including, without limitation, any increase in the applicable Guaranteed Obligations resulting from the extension of additional credit to any Loan Party or any of its Subsidiaries or otherwise;

(c) any taking, exchange, release or non-perfection of any Collateral or any other collateral, or any taking, release or amendment or waiver of, or consent to departure from, any other guaranty, for all or any of the applicable Guaranteed Obligations;

(d) any manner of application of Collateral or any other collateral, or proceeds thereof, to all or any of the applicable Guaranteed Obligations or any manner of sale or other Disposition of any Collateral or any other collateral for all or any of the applicable Guaranteed Obligations or any other obligations of any Loan Party under the Loan Documents or any other assets of any Loan Party or any of its Subsidiaries;

(e) any change, restructuring or termination of the corporate structure or existence of any Loan Party or any of its Subsidiaries;

(f) any failure of the Agent or any Lender to disclose to any Loan Party any information relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party now or hereafter known to the Agent or such Lender (each Guarantor waiving any duty on the part of the Agent and the Lenders to disclose such information);

(g) the failure of any other Person to execute or deliver this Agreement, any Guaranty Supplement or any other guaranty or agreement or the release or reduction of liability of any Guarantor or other guarantor or surety with respect to the applicable Guaranteed Obligations; or

(h) any other circumstance (including, without limitation, any statute of limitations) or any existence of or reliance on any representation by the Agent or any Lender that might otherwise constitute a defense available to, or a discharge of, any Loan Party or any other guarantor or surety.

This Guaranty shall continue to be effective or be reinstated, as the case may be, if at any time any payment of any of the applicable Guaranteed Obligations is rescinded or must otherwise be returned by the Agent or any Lender or any other Person upon the insolvency, bankruptcy or reorganization of the Borrower or any other Loan Party or otherwise, all as though such payment had not been made.

SECTION 7.03. Waivers and Acknowledgments.

(a) Each Guarantor hereby unconditionally and irrevocably waives promptness, diligence, notice of acceptance, presentment, demand for performance, notice of nonperformance, default, acceleration, protest or dishonor and any other notice with respect to any of the applicable Guaranteed Obligations and this Guaranty and any requirement that the Agent or any Lender protect, secure, perfect or insure any Lien or any property subject thereto or exhaust any right or take any action against any Loan Party or any other Person or any Collateral.

(b) Each Guarantor hereby unconditionally and irrevocably waives any right to revoke this Guaranty and acknowledges that this Guaranty is continuing in nature and applies to all applicable Guaranteed Obligations whether existing now or in the future.

(c) Each Guarantor hereby unconditionally and irrevocably waives (i) any defense arising by reason of any claim or defense based upon an election of remedies by the Agent or any Lender that in any manner impairs, reduces, releases or otherwise adversely affects the subrogation, reimbursement, exoneration, contribution or indemnification rights of such Guarantor or other rights of such Guarantor to proceed against any of the other Loan Parties, any other guarantor or any other Person or any Collateral and (ii) any defense based on any right of set-off or counterclaim against or in respect of the obligations of such Guarantor hereunder.

(d) Each Guarantor hereby unconditionally and irrevocably waives any duty on the part of the Agent or any Lender to disclose to such Guarantor any matter, fact or thing relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party or any of its Subsidiaries now or hereafter known by the Agent or such Lender.

(e) Each Guarantor acknowledges that it will receive substantial direct and indirect benefits from the financing arrangements contemplated by the Loan Documents and that the waivers set forth in Section 7.02 and this Section 7.03 are knowingly made in contemplation of such benefits.

SECTION 7.04. Subrogation. Each Guarantor hereby unconditionally and irrevocably agrees not to exercise any rights that it may now have or hereafter acquire against Borrower, any other Loan Party or any other insider guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under or in respect of this Guaranty or any other Loan Document, including, without limitation, any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of the Agent or any Lender against Borrower, any other Loan Party or any other guarantor of some or all of the Guaranteed Obligations or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including, without limitation, the right to take or receive from Borrower, any other Loan Party or any other insider guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security on account of such claim, remedy or right, unless and until all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash, all Letters of Credit shall have expired or been terminated and the Commitments shall have expired or been terminated. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence at any time prior to the latest of (a) the payment in full in cash of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty, (b) the Termination Date and (c) the latest date of expiration or termination of all Letters of Credit, such amount shall be received and held in trust for the benefit of the Agent and the Lenders, shall be segregated from other property and funds of such Guarantor and shall forthwith be paid or delivered to the Agent in the same form as so received (with any necessary endorsement or assignment) to be credited and applied to the applicable Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor, whether matured or unmatured, in accordance with the terms of the Loan Documents, or to be held as Collateral for any applicable Guaranteed Obligations or other amounts payable under this Guaranty by such Guarantor thereafter arising. If (i) any Guarantor shall make payment to the Agent or any Lender of all or any part of the applicable Guaranteed Obligations, (ii) all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor shall have been paid in full in cash, (iii) the Termination Date shall have occurred and (iv), all Letters of Credit shall have expired or been terminated, the Agent and the Lenders will, at such Guarantor's request and expense, execute and deliver to such Guarantor appropriate documents, without recourse and without representation or warranty, necessary to evidence the transfer by subrogation to such Guarantor of an interest in the applicable Guaranteed Obligations resulting from such payment made by such Guarantor pursuant to this Guaranty.

SECTION 7.05. Guaranty Supplements. Upon the execution and delivery by any Person of a guaranty supplement in substantially the form of Exhibit E hereto (each, a "Guaranty Supplement"), (a) such Person shall be referred to as an "Additional Guarantor" and shall become and be a Guarantor hereunder, and each reference in this Guaranty to a "Guarantor" shall also mean and be a reference to such Additional Guarantor, and (b) each reference herein to "this Guaranty," "hereunder," "hereof" or words of like import referring to this Guaranty, and each reference in any other Loan Document to the "Guaranty," "thereunder," "thereof" or words of like import referring to this Guaranty, shall mean and be a reference to this Guaranty as supplemented by such Guaranty Supplement.

SECTION 7.06. Subordination.

Each Guarantor hereby subordinates any and all debts, liabilities and other obligations owed to such Guarantor by each other Loan Party (the "Subordinated Obligations") to the applicable Guaranteed Obligations to the extent and in the manner hereinafter set forth in this Section 7.06:

(a) Prohibited Payments, Etc. Except during the continuance of an Event of Default, each Guarantor may receive regularly scheduled payments from any other Loan Party on account of the Subordinated Obligations. After the occurrence and during the continuance of any Event of Default, however, unless the Required Lenders otherwise agree, no Guarantor shall demand, accept or take any action to collect any payment on account of the Subordinated Obligations.

(b) Prior Payment of Guaranteed Obligations. In any proceeding under any Bankruptcy Law relating to any other Loan Party, each Guarantor agrees that the Lenders shall be entitled to receive payment in full in cash of all applicable Guaranteed Obligations (including all interest and expenses accruing after the commencement of a proceeding under any Bankruptcy Law, whether or not constituting an allowed claim in such proceeding ("Post-Petition Interest")) before such Guarantor receives payment of any Subordinated Obligations.

(c) Turn-Over. After the occurrence and during the continuance of any Event of Default, each Guarantor shall, if the Agent (with the consent or at the direction of the Required Lenders) so requests, collect, enforce and receive payments on account of the Subordinated Obligations as trustee for the Agent and the Lenders and deliver such payments to the Agent on account of the applicable Guaranteed Obligations (including all Post-Petition Interest), together with any necessary endorsements or other instruments of transfer, but without reducing or affecting in any manner the liability of such Guarantor under the other provisions of this Guaranty.

(d) Agent Authorization. After the occurrence and during the continuance of any Event of Default, the Agent is authorized and empowered (but without any obligation to so do), in its discretion, (i) in the name of each Guarantor, to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and to apply any amounts received thereon to the applicable Guaranteed Obligations (including any and all Post-Petition Interest), and (ii) to require each Guarantor (A) to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and (B) to pay any amounts received on such obligations to the Agent for application to the applicable Guaranteed Obligations (including any and all Post-Petition Interest).

SECTION 7.07. Continuing Guaranty; Assignments. This Guaranty is a continuing guaranty and shall (a) except as provided in the next succeeding sentence, remain in full force and effect until the latest of (i) the payment in full in cash of the applicable Guaranteed Obligations and all other amounts

payable under this Guaranty, (ii) the Termination Date and (iii) the latest date of expiration or termination of all Letters of Credit, (b) be binding upon each Guarantor, its successors and assigns and (c) inure to the benefit of and be enforceable by the Agent and the Lenders and their successors, permitted transferees and permitted assigns. Upon the sale of a Guarantor or any or all of the assets of any Guarantor to the extent permitted in accordance with the terms of the Loan Documents or upon such Guarantor otherwise ceasing to be a Subsidiary of the Company organized under the laws of a state of the United States of America without violation of the terms of this Agreement, such Guarantor (and its Subsidiaries) or such assets shall be automatically released from this Guaranty or any Guaranty Supplement, and all pledges and security interests of the equity of such Guarantor or any Subsidiary of such Guarantor and all other pledges and security interests in the assets of such Guarantor and any of its Subsidiaries shall be released as provided in Section 9.16. Without limiting the generality of clause (c) above, the Agent or any Lender may assign or otherwise transfer all or any portion of its rights and obligations under this Agreement (including, without limitation, all or any portion of its Commitments, the Revolving Loans owing to it and any Note or Notes held by it) to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise, in each case as and to the extent provided in Section 9.08. No Guarantor shall have the right to assign its rights hereunder or any interest herein without the prior written consent of the Lenders.

SECTION 7.08. Qualified ECPs. Each Loan Party that is a Qualified ECP when its guaranty of or grant of Lien as security for a Swap Obligation becomes effective hereby jointly and severally, absolutely, unconditionally and irrevocably undertakes to provide funds or other support to each Specified Loan Party with respect to such Swap Obligation as may be needed by such Specified Loan Party from time to time to honor all of its obligations under the Loan Documents in respect of such Swap Obligation (but, in each case, only up to the maximum amount of such liability that can be hereby incurred without rendering such Qualified ECP's obligations and undertakings under this Section 7.08 voidable under any applicable fraudulent transfer or conveyance act). The obligations and undertakings of each Qualified ECP under this Section shall remain in full force and effect until full payment of all Guaranteed Obligations. Each Loan Party intends this Section to constitute, and this Section shall be deemed to constitute, a guarantee of the obligations of, and a "keepwell, support or other agreement" for the benefit of, each Loan Party for all purposes of the Commodity Exchange Act.

ARTICLE VIII

THE AGENT

SECTION 8.01. Authorization and Action.

(a) Pursuant to Section 8.07, each Lender hereby irrevocably appoints Bank of America to act on its behalf as the Agent hereunder and under the other Loan Documents, including the Term Loan Intercreditor Agreement, and authorizes the Agent to enter into this Agreement and the other Loan Documents to which it is a party, including the Term Loan Intercreditor Agreement, to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto.

(b) Each of the Lenders hereby agrees that the Agent in its various capacities under the Term Loan Intercreditor Agreement may take such actions on its behalf as is contemplated by the terms of the Term Loan Intercreditor Agreement. Each Lender hereunder (i) consents to any subordination of Liens provided for in the Term Loan Intercreditor Agreement, (ii) agrees that it will be bound by and will take no actions contrary to the provisions of the Term Loan Intercreditor Agreement, (iii) authorizes and instructs the Agent to enter into the Term Loan Intercreditor Agreement as Agent and on behalf of such Lender and (iv) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of the Term Loan Intercreditor Agreement.

(c) The provisions of this Article are solely for the benefit of the Agent, the Issuing Banks, and the Lenders, and neither Borrower nor any other Loan Party shall have rights as a third party beneficiary of any of such provisions.

SECTION 8.02. Agent Individually.

(a) The Person serving as the Agent hereunder shall have the same rights and powers in its capacity as a Lender as any other Lender and may exercise the same as though it were not the Agent and the term “Lender” or “Lenders” shall, unless otherwise expressly indicated or unless the context otherwise requires, include the Person serving as the Agent hereunder in its individual capacity. Such Person and its Affiliates may accept deposits from, lend money to, act as the financial advisor or in any other advisory capacity for and generally engage in any kind of business with the Borrower or any of their Subsidiaries or other Affiliate thereof as if such Person were not the Agent hereunder and without any duty to account therefor to the Lenders.

(b) Each Lender understands that the Person serving as Agent, acting in its individual capacity, and its Affiliates (collectively, the “Agent’s Group”) are engaged in a wide range of financial services and businesses (including investment management, financing, securities trading, corporate and investment banking and research) (such services and businesses are collectively referred to in this Section 8.02 as “Activities”) and may engage in the Activities with or on behalf of one or more of the Loan Parties or their respective Affiliates. Furthermore, the Agent’s Group may, in undertaking the Activities, engage in trading in financial products or undertake other investment businesses for its own account or on behalf of others (including the Loan Parties and their Affiliates and including holding, for its own account or on behalf of others, equity, debt and similar positions in the Borrower, another Loan Party or their respective Affiliates), including trading in or holding long, short or derivative positions in securities, loans or other financial products of one or more of the Loan Parties or their Affiliates. Each Lender understands and agrees that in engaging in the Activities, the Agent’s Group may receive or otherwise obtain information concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) which information may not be available to any of the Lenders that are not members of the Agent’s Group. None of the Agent nor any member of the Agent’s Group shall have any duty to disclose to any Lender or use on behalf of the Lenders, and shall not be liable for the failure to so disclose or use, any information whatsoever about or derived from the Activities or otherwise (including any information concerning the business, prospects, operations, property, financial and other condition or creditworthiness of any Loan Party or any Affiliate of any Loan Party) or to account for any revenue or profits obtained in connection with the Activities, except that the Agent shall deliver or otherwise make available to each Lender such documents as are expressly required by any Loan Document to be transmitted by the Agent to the Lenders.

(c) Each Lender further understands that there may be situations where members of the Agent’s Group or their respective customers (including the Loan Parties and their Affiliates) either now have or may in the future have interests or take actions that may conflict with the interests of any one or more of the Lenders (including the interests of the Lenders hereunder and under the other Loan Documents). Each Lender agrees that no member of the Agent’s Group is or shall be required to restrict its activities as a result of the Person serving as Agent being a member of the Agent’s Group, and that each member of the Agent’s Group may undertake any Activities without further consultation with or notification to any Lender. None of (i) this Agreement nor any other Loan Document, (ii) the receipt by the Agent’s Group of information (including Borrower Information) concerning the Loan Parties or their

Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) nor (iii) any other matter shall give rise to any fiduciary, equitable or contractual duties (including without limitation any duty of trust or confidence) owing by the Agent or any member of the Agent's Group to any Lender including any such duty that would prevent or restrict the Agent's Group from acting on behalf of customers (including the Loan Parties or their Affiliates) or for its own account.

SECTION 8.03. Duties of Agent; Exculpatory Provisions.

(a) The Agent's duties hereunder and under the other Loan Documents are solely ministerial and administrative in nature and the Agent shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents. Without limiting the generality of the foregoing, (i) the Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default has occurred and is continuing, (ii) the Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents that the Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents), provided that the Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Agent or any of its Affiliates to liability or that is contrary to any Loan Document or applicable law and (iii) the Agent shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any information relating to the Company or any of its Affiliates that is communicated to or obtained by the Person serving as the Agent or any of its Affiliates in any capacity.

(b) The Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Agent shall believe in good faith shall be necessary, under the circumstances as provided in Sections 9.01 or 9.03) or (ii) in the absence of its own gross negligence or willful misconduct. The Agent shall be deemed not to have knowledge of any Default or the event or events that give or may give rise to any Default unless and until the Company or any Lender shall have given notice to the Agent describing such Default and such event or events.

(c) Neither the Agent nor any member of the Agent's Group shall be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty, representation or other information made or supplied in or in connection with this Agreement, any other Loan Document or the information presented to the other Lenders by the Company, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith or the adequacy, accuracy and/or completeness of the information contained therein, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Agreement, any other Loan Document or any other agreement, instrument or document or the perfection or priority of any Lien or security interest created or purported to be created by the Collateral Documents or (v) the satisfaction of any condition set forth in Article III or elsewhere herein, other than (but subject to the foregoing clause (ii)) to confirm receipt of items expressly required to be delivered to the Agent.

(d) Nothing in this Agreement or any other Loan Document shall require the Agent or any of its Related Parties to carry out any "know your customer" or other checks in relation to any Person on behalf of any Lender and each Lender confirms to the Agent that it is solely responsible for any such checks it is required to carry out and that it may not rely on any statement in relation to such checks made by the Agent or any of its Related Parties.

SECTION 8.04. Reliance by Agent. The Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Agent also may rely upon any statement made to it orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying thereon. In determining compliance with any condition hereunder to the making of a Revolving Loan, or the issuance of a Letter of Credit, that by its terms must be fulfilled to the satisfaction of a Lender, the Agent may presume that such condition is satisfactory to such Lender unless an officer of the Agent responsible for the transactions contemplated hereby shall have received notice to the contrary from such Lender prior to the making of such Revolving Loan or the issuance of such Letter of Credit, and in the case of a Borrowing, such Lender shall not have made available to the Agent such Lender's ratable portion of such Borrowing. The Agent may consult with legal counsel (who may be counsel for the Company or any other Loan Party), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 8.05. Indemnification.

(a) Each Lender severally agrees to indemnify the Agent (to the extent not promptly reimbursed by the Company) from and against such Lender's Ratable Share of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against the Agent in any way relating to or arising out of this Agreement or any action taken or omitted by the Agent under this Agreement (collectively, the "Indemnified Costs"), provided that no Lender shall be liable for any portion of the Indemnified Costs resulting from the Agent's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse the Agent promptly upon demand for its ratable share of any reasonable out-of-pocket expenses (including reasonable counsel fees) incurred by the Agent in connection with the preparation, execution, delivery, administration, modification, amendment or enforcement (whether through negotiations, legal proceedings or otherwise) of, or legal advice in respect of rights or responsibilities under, this Agreement, to the extent that the Agent is not promptly reimbursed for such expenses by the Company. In the case of any investigation, litigation or proceeding giving rise to any Indemnified Costs, this Section 8.05 applies whether any such investigation, litigation or proceeding is brought by the Agent, any Lender or a third party.

(b) Each Lender severally agrees to indemnify the Issuing Banks (to the extent not promptly reimbursed by the Company) from and against such Lender's Ratable Share of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against any such Issuing Bank in any way relating to or arising out of the L/C Related Documents or any action taken or omitted by such Issuing Bank hereunder or in connection herewith; provided, however, that no Lender shall be liable for any portion of such liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements resulting from such Issuing Bank's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse any such Issuing Bank promptly upon demand for its Ratable Share of any costs and expenses (including, without limitation, fees and expenses of counsel) payable by the Company under Section 9.04, to the extent that such Issuing Bank is not promptly reimbursed for such costs and expenses by the Company.

(c) The failure of any Lender to reimburse the Agent or any Issuing Bank promptly upon demand for its ratable share of any amount required to be paid by the Lenders to the Agent as provided herein shall not relieve any other Lender of its obligation hereunder to reimburse the Agent or any Issuing Bank for its ratable share of such amount, but no Lender shall be responsible for the failure of any other Lender to reimburse the Agent or any Issuing Bank for such other Lender's ratable share of such amount. Without prejudice to the survival of any other agreement of any Lender hereunder, the agreement and obligations of each Lender contained in this Section 8.05 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes. Each of the Agent and each Issuing Bank agrees to return to the Lenders their respective ratable shares of any amounts paid under this Section 8.05 that are subsequently reimbursed by the Company.

SECTION 8.06. Delegation of Duties. The Agent may perform any and all of its duties and exercise its rights and powers hereunder or under any other Loan Document by or through any one or more co-agents or sub-agents appointed by the Agent. The Agent and any such co-agent or sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. Each such co-agent and sub-agent and the Related Parties of the Agent and each such co-agent and sub-agent (including their respective Affiliates in connection with the syndication of the Revolving Credit Facility) shall be entitled to the benefits of all provisions of this Article VIII and Article IX (as though such co-agents and sub-agents were the "Agent" under the Loan Documents) as if set forth in full herein with respect thereto.

SECTION 8.07. Resignation of Agent.

(a) The Agent may at any time give notice of its resignation to the Lenders and the Company. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Company, to appoint a successor, which shall be a bank with an office in New York, New York, or an Affiliate of any such bank with an office in New York, New York. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Agent gives notice of its resignation (such 30-day period, the "Lender Appointment Period"), then the retiring Agent may on behalf of the Lenders, appoint a successor Agent meeting the qualifications set forth above. In addition and without any obligation on the part of the retiring Agent to appoint, on behalf of the Lenders, a successor Agent, the retiring Agent may at any time upon or after the end of the Lender Appointment Period notify the Company and the Lenders that no qualifying Person has accepted appointment as successor Agent and the effective date of such retiring Agent's resignation. Upon the resignation effective date established in such notice and regardless of whether a successor Agent has been appointed and accepted such appointment, the retiring Agent's resignation shall nonetheless become effective and (i) the retiring Agent shall be discharged from its duties and obligations as Agent hereunder and under the other Loan Documents and (ii) all payments, communications and determinations provided to be made by, to or through the Agent shall instead be made by or to each Lender directly, until such time as the Required Lenders appoint a successor Agent as provided for above in this paragraph. Upon the acceptance of a successor's appointment as Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties as Agent of the retiring (or retired) Agent, and the retiring Agent shall be discharged from all of its duties and obligations as Agent hereunder or under the other Loan Documents (if not already discharged therefrom as provided above in this paragraph). The fees payable by the Company to a successor Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Company and such successor. After the retiring Agent's resignation hereunder and under the other Loan Documents, the provisions of this Article and Section 9.04 shall continue in effect for the benefit of such retiring Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring Agent was acting as Agent.

(b) Any resignation pursuant to this Section by a Person acting as Agent shall, unless such Person shall notify the Company and the Lenders otherwise, also act to relieve such Person and its Affiliates of any obligation to issue new, or extend existing, Letters of Credit where such issuance or extension is to occur on or after the effective date of such resignation. Upon the acceptance of a successor's appointment as Agent hereunder, (i) such successor shall succeed to and become vested with all of the rights, powers, privileges and duties of the retiring Issuing Bank, (ii) the retiring Issuing Bank shall be discharged from all of its duties and obligations hereunder or under the other Loan Documents arising on or after the effective date of such successor's appointment, and (iii) the successor Issuing Bank shall issue letters of credit in substitution for the Letters of Credit, if any, outstanding at the time of such succession or make other arrangement satisfactory to the retiring Issuing Bank to effectively assume the obligations of the retiring Issuing Bank with respect to such Letters of Credit.

SECTION 8.08. Non-Reliance on Agent and Other Lenders.

(a) Each Lender confirms to the Agent, each other Lender and each of their respective Related Parties that it (i) possesses (individually or through its Related Parties) such knowledge and experience in financial and business matters that it is capable, without reliance on the Agent, any other Lender or any of their respective Related Parties, of evaluating the merits and risks (including tax, legal, regulatory, credit, accounting and other financial matters) of (x) entering into this Agreement, (y) making Revolving Loans and other extensions of credit hereunder and under the other Loan Documents and (z) in taking or not taking actions hereunder and thereunder, (ii) is financially able to bear such risks and (iii) has determined that entering into this Agreement and making Revolving Loans and other extensions of credit hereunder and under the other Loan Documents is suitable and appropriate for it.

(b) Each Lender acknowledges that (i) it is solely responsible for making its own independent appraisal and investigation of all risks arising under or in connection with this Agreement and the other Loan Documents, (ii) that it has, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, made its own appraisal and investigation of all risks associated with, and its own credit analysis and decision to enter into, this Agreement based on such documents and information, as it has deemed appropriate and (iii) it will, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, continue to be solely responsible for making its own appraisal and investigation of all risks arising under or in connection with, and its own credit analysis and decision to take or not take action under, this Agreement and the other Loan Documents based on such documents and information as it shall from time to time deem appropriate, which may include, in each case:

(A) the financial condition, status and capitalization of the Company and each other Loan Party;

(B) the legality, validity, effectiveness, adequacy or enforceability of this Agreement and each other Loan Document and any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document;

(C) determining compliance or non-compliance with any condition hereunder to the making of a Revolving Loan, or the issuance of a Letter of Credit and the form and substance of all evidence delivered in connection with establishing the satisfaction of each such condition;

(D) the adequacy, accuracy and/or completeness of any information delivered by the Agent, any other Lender or by any of their respective Related Parties under or in connection with this Agreement or any other Loan Document, the transactions contemplated hereby and thereby or any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document.

SECTION 8.09. No Other Duties, etc. Anything herein to the contrary notwithstanding, none of the Persons acting as, Arranger or bookrunner or syndication agent listed on the cover page hereof shall have any powers, duties or responsibilities under this Agreement or any of the other Loan Documents, except in its capacity, as applicable, as a Lender hereunder.

SECTION 8.10. Agent May File Proofs of Claim. In case of the pendency of any proceeding under any Bankruptcy Law or any other judicial proceeding relative to any Loan Party, the Agent (irrespective of whether the principal of any Revolving Loan or Letter of Credit Obligation shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Agent shall have made any demand on Borrower) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal and interest owing and unpaid in respect of the Revolving Loans, Letter of Credit Obligations and all other Obligations that are owing and unpaid and to file such other documents as may be necessary or advisable in order to have the claims of the Lenders, the Issuing Banks and the Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders, the Issuing Banks and the Agent and their respective agents and counsel and all other amounts due the Lenders, the Issuing Banks and the Agent hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, interim receiver, monitor, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender and Issuing Bank to make such payments to the Agent and, if the Agent shall consent to the making of such payments directly to the Lenders and Issuing Bank, to pay to the Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Agent and its agents and counsel, and any other amounts due the Agent hereunder.

Nothing contained herein shall be deemed to authorize the Agent to authorize or consent to or accept or adopt on behalf of any Lender or Issuing Bank any plan of reorganization, arrangement, adjustment or composition or proposal affecting the Obligations or the rights of any Lender or Issuing Bank to authorize the Agent to vote in respect of the claim of any Lender or Issuing Bank or in any such proceeding.

SECTION 8.11. Intercreditor Arrangements. Each of the Lenders hereby authorizes and directs the Agent to enter into one or more Intercreditor Agreements (other than the Term Loan Intercreditor Agreement) on behalf of such Lender, with the consent of Required Lenders. Each of the Lenders hereby agrees that the Agent in its various capacities thereunder may take such actions on its behalf as is contemplated by the terms of any such Intercreditor Agreements. With respect to any such Intercreditor Agreement executed and delivered by the Agent in accordance with this Agreement, each Lender hereunder (a) consents to any subordination of Liens provided for in such Intercreditor Agreement, (b) agrees that it will be bound by and will take no actions contrary to the provisions of such Intercreditor Agreement, (c) authorizes and instructs the Agent to enter into such Intercreditor Agreement as Agent and on behalf of such Lender and (d) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of such Intercreditor Agreement.

SECTION 8.12. Reserved.

SECTION 8.13. Bank Product Obligations and Specified Secured Obligations.

(a) Each Bank Product Provider shall be deemed a third party beneficiary of the provisions of the Loan Documents for purposes of any reference in a Loan Document to the parties for whom the Agent is acting. The Agent hereby agrees to act as agent for such Bank Product Providers and, as a result of entering into a Bank Product Agreement, the applicable Bank Product Provider shall be automatically deemed to have appointed the Agent as its agent and to have accepted the benefits of the Loan Documents; provided, that, the rights and benefits of each Bank Product Provider under the Loan Documents consist exclusively of such Bank Product Provider's being a beneficiary of the Liens and guarantees granted to the Agent and the right to share in proceeds of the Collateral as more fully set forth in the Loan Documents. In addition, each Bank Product Provider, as a result of entering into a Bank Product Agreement, shall be automatically deemed to have agreed that the Agent shall have the right, but shall have no obligation, to establish, maintain, reduce, or release Reserves in respect of the Bank Product Obligations and that if Reserves are established there is no obligation on the part of the Agent to determine or insure whether the amount of any such Reserve is appropriate or not. In connection with any such distribution of payments or proceeds of Collateral, the Agent shall be entitled to assume no amounts are due or owing to any Bank Product Provider unless such Bank Product Provider has provided a written certification (setting forth a reasonably detailed calculation) to the Agent as to the amounts that are due and owing to it and such written certification is received by the Agent a reasonable period of time prior to the making of such distribution. The Agent shall have no obligation to calculate the amount due and payable with respect to any Bank Products, but may rely upon the written certification of the amount due and payable from the relevant Bank Product Provider. In the absence of an updated certification, the Agent shall be entitled to assume that the amount due and payable to the applicable Bank Product Provider is the amount last certified to the Agent by such Bank Product Provider as being due and payable (less any distributions made to such Bank Product Provider on account thereof). Any Loan Party or any of its Subsidiaries may obtain Bank Products from any Bank Product Provider, although no Loan Party or any of its Subsidiaries is required to do so. Each Loan Party acknowledges and agrees that no Bank Product Provider has committed to provide any Bank Products and that the providing of Bank Products by any Bank Product Provider is in the sole and absolute discretion of such Bank Product Provider. Notwithstanding anything to the contrary in this Agreement or any other Loan Document, no Bank Product Provider or holder of any Bank Product shall have any voting or approval rights hereunder (or be deemed a Lender) solely by virtue of its status as the Bank Product Provider or holder of such agreements or products or the Obligations owing thereunder, nor shall the consent of any such Bank Product Provider or holder be required (other than in their capacities as Lenders, to the extent applicable) for any matter hereunder or under any of the other Loan Documents, including as to any matter relating to the Collateral or the release of Collateral or Guarantors.

(b) Each Specified Secured Creditor shall be deemed a third party beneficiary of the provisions of the Loan Documents for purposes of any reference in a Loan Document to the parties for whom the Agent is acting. The Agent hereby agrees to act as agent for such Specified Secured Creditors and, as a result of entering into a Specified Secured Creditor Agreement, the applicable Specified Secured Creditor shall be automatically deemed to have appointed the Agent as its agent and to have accepted the benefits of the Loan Documents; provided, that, the rights and benefits of each Specified Secured Creditor under the Loan Documents consist exclusively of such Specified Secured Creditor's being a beneficiary of the Liens and guarantees granted to the Agent and the right to share in proceeds of the Collateral as more fully set forth in the Loan Documents. In addition, each Specified Secured Creditor, as a result of entering into a Specified Secured Creditor Agreement, shall be automatically deemed to have agreed that the Agent shall have the right, but shall have no obligation (except as set forth in the Specified Secured Creditor Agreement), to establish, maintain, reduce, or release Reserves in respect of the Specified Secured Obligations and that if Reserves are established there is no obligation on the part of Agent to determine or insure whether the amount of any such Reserve is appropriate or not. In connection with

any distribution of payments or proceeds of Collateral, the Agent shall be entitled to assume no amounts are due or owing to any Specified Secured Creditor unless such Specified Secured Creditor has provided a written certification (setting forth a reasonably detailed calculation) to the Agent as to the amounts that are due and owing to it and such written certification is received by the Agent a reasonable period of time prior to the making of such distribution. The Agent shall have no obligation to calculate the amount due and payable with respect to any Specified Secured Obligations, but may rely upon the written certification of the amount due and payable from the relevant Specified Secured Creditor. In the absence of an updated certification, the Agent shall be entitled to assume that the amount due and payable to the applicable Specified Secured Creditor is the amount last certified to the Agent by such Specified Secured Creditor as being due and payable (less any distributions made to such Specified Secured Creditor on account thereof). Notwithstanding anything to the contrary in this Agreement or any other Loan Document, no Specified Secured Creditor shall have any voting or approval rights hereunder (or be deemed a Lender) solely by virtue of its status as the provider or holder of such agreements or products or the Obligations owing thereunder, nor shall the consent of any such Specified Secured Creditor be required (other than in their capacities as Lenders, to the extent applicable) for any matter hereunder or under any of the other Loan Documents, including as to any matter relating to the Collateral or the release of Collateral or Guarantors.

(c) Each Bank Product Provider and Specified Secured Creditor, by delivery of a notice to Agent of a Bank Product or the Specified Secured Obligations Agreement, agrees to be bound by the Loan Documents, including Sections 6.04, 8.13 and 9.02(d). Each Bank Product Provider and Specified Secured Creditor, shall severally, shall indemnify and hold harmless Agent or any of its Related Parties, to the extent not reimbursed by Loan Parties, against all claims that may be incurred by or asserted against Agent or any of its Related Parties in connection with such provider's Bank Product Obligations or Specified Secured Obligations.

(d) No Bank Product Provider or Specified Secured Creditor, as the case may be, that obtains the benefits of Section 6.04, any Guaranty or any Collateral by virtue of the provisions hereof or of any Guaranty or any Collateral Document shall have any right to notice of any action or to consent to, direct or object to any action hereunder or under any other Loan Document or otherwise in respect of the Collateral (including the release or impairment of any Collateral) other than in its capacity as a Lender and, in such case, only to the extent expressly provided in the Loan Documents. Notwithstanding any other provision of this Article VIII to the contrary, the Agent shall not be required to verify the payment of, or that other satisfactory arrangements have been made with respect to, Bank Product Obligations or Specified Secured Obligations.

SECTION 8.14. Parallel Debt and Dutch Security Rights. For the purpose of ensuring and preserving the validity and continuity of the security rights to be granted pursuant to Security Documents that are governed by the laws of The Netherlands (including, but not limited to, a Dutch notarial deed of pledge relating to shares in the share capital of Eastman Kodak Holdings B.V.), the parties hereto agree as follows:

(a) The Borrower hereby irrevocably and unconditionally undertakes to pay to Agent, as creditor in its own right and acting on its own behalf, and not as agent or representative of any other person, amounts equal to and in the currency of the amounts payable by the Borrower to the Lenders in respect of the Obligations of the Borrower (other than under the Parallel Debt (as defined hereafter)) from time to time as and when such amounts fall due for payment (the "Parallel Debt").

(b) Each of the parties hereto acknowledges that:

(i) the Parallel Debt represents Agent's own separate and independent claim to receive payment of the Parallel Debt from the Borrower; and

(ii) the Parallel Debt constitutes an undertaking, obligation and liability of the Borrower to Agent which is transferable, separate and independent from, and without prejudice to, the Obligations of the Borrower,

(iii) it being understood that the amounts owed by the Borrower to the Agent under this Agreement shall at any time never exceed the aggregate of the amounts owed by the Borrower to the Lenders under the Obligations of the Borrower at any such time.

(c) The Parallel Debt will become due and payable as and to the extent one or more of the Obligations of the Borrower becomes due and payable, without any further notice being required.

(d) To the extent Agent irrevocably received any amount in payment of the Parallel Debt (the "Received Amount"), the Obligations of the Borrower shall be reduced by an aggregate amount equal to the Received Amount as if the Received Amount was received as a payment of such Obligations."

ARTICLE IX

MISCELLANEOUS

SECTION 9.01. Amendments, Waivers. No amendment or waiver of any provision of this Agreement or any of the other Loan Documents, nor consent to any departure by any Loan Party therefrom, shall in any event be effective unless the same shall be in writing and signed by the Required Lenders, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided, however, that

(a) no amendment, waiver or consent shall, unless in writing and signed by all the Lenders, do any of the following:

(i) change the percentage of the Commitments or of the aggregate unpaid principal amount of the Revolving Loans, or the number of Lenders, that shall be required for the Lenders or any of them to take any action hereunder,

(ii) release all or substantially all of the Collateral in any transaction or series of related transactions,

(iii) release one or more Guarantors (or otherwise limit such Guarantors' liability with respect to the Obligations owing to the Agent, and the Lenders under the Guaranties) if such release or limitation is in respect of all or substantially all of the value of the Guaranties, taken as a whole, to the Lenders,

(iv) amend this Section 9.01 or the definition of "Required Lenders", "Supermajority Lenders", or any other provision hereof specifying the number or percentage of Lenders required to amend, waive or otherwise modify any rights hereunder or make any determination or grant any consent hereunder,

(v) change Section 2.05(a) in a manner that would alter the pro rata reduction or termination of Commitments required thereby,

(vi) increase the advance rates set forth in the definition of "Loan Value";

(vii) amend, modify or change the provisions of Section 6.04 without the written consent of each Lender; or

(viii) except as expressly permitted herein or in any other Loan Document, subordinate the Obligations hereunder or the Liens granted hereunder or under the other Loan Documents, to any other Debt or Lien, as the case may be,

(b) no amendment, waiver or consent shall, unless in writing and signed by each Lender affected thereby, do any of the following:

(i) increase the Commitment of such Lender,

(ii) reduce or forgive the principal of, or interest on, the Revolving Loans or any fees or other amounts payable hereunder,

(iii) postpone any date fixed for any payment of principal of, or interest on, the Revolving Loans or any fees or other amounts payable hereunder, or

(iv) change the order of application of any reduction in the Commitments or any prepayment of Revolving Loans among the Facilities from the application thereof set forth in Section 6.04 or

(c) no amendment, waiver or consent shall, unless in writing and signed by the Supermajority Lenders, add new asset categories to the Borrowing Base or otherwise cause the Borrowing Base or availability under the Revolving Credit Facility provided for herein to be increased (other than changes in Reserves implemented by the Agent in its Permitted Discretion, and the changes to the advance rates set forth in the definition of Loan Value); provided further that (x) no amendment, waiver or consent shall, unless in writing and signed by the Agent in addition to the Lenders required above to take such action, affect the rights or duties of the Agent under this Agreement or any Note and (y) no amendment, waiver or consent shall, unless in writing and signed by the Issuing Banks in addition to the Lenders required above to take such action, adversely affect the rights or obligations of the Issuing Banks in their capacities as such under this Agreement, provided, however, notwithstanding clauses (ii) and (iii) of clause (a) above, no consent or waiver or other approval of any Lender shall be required for any release of a Guaranty or Guaranty Supplement as provided in Section 7.07 or any release of Collateral as provided in Section 9.16 or in any Collateral Document.

SECTION 9.02. Notices, Etc.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

(i) if to Borrower, the Agent, or any Issuing Bank, to the address, telecopier number, electronic mail address or telephone number specified for such Person on Schedule 9.02; and

(ii) if to any other Lender, to the address, telecopier number, electronic mail address or telephone number specified in its Administrative Questionnaire (including, as appropriate, notices delivered solely to the Person designated by a Lender on its Administrative Questionnaire then in effect for the delivery of notices that may contain material non-public information relating to Borrower).

Notices and other communications sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices and other communications sent by telecopier shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices and other communications delivered through electronic communications to the extent provided in subsection (b) below, shall be effective as provided in such subsection (b).

(b) Notices and other communications to the Lenders and the Issuing Banks hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Agent, provided that the foregoing shall not apply to notices to any Lender or Issuing Bank pursuant to Article II if such Lender or Issuing Bank, as applicable, has notified the Agent that it is incapable of receiving notices under such Article by electronic communication. The Agent or Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it, provided that approval of such procedures may be limited to particular notices or communications.

(c) Electronic Communications. Unless the Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided that if such notice or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient, and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(d) The Platform. THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE." THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE LOAN PARTY MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE LOAN PARTY MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE LOAN PARTY MATERIALS OR THE PLATFORM. In no event shall the Agent, any Arranger or any of their respective Related Parties (collectively, the "Agent Parties") have any liability to the Borrower, any Lender, any Issuing Bank or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Borrower's or the Agent's or the Arrangers' transmission of Loan Party Materials through the Internet, except to the extent that such losses, claims, damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the bad faith, gross negligence or willful misconduct of such Agent Party; provided, however, that in no event shall any Agent Party have any liability to the Borrower, any Lender, any Issuing Bank or any other Person for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages).

(e) Change of Address, Etc. Each of the Borrower, the Agent and each Issuing Bank may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the other parties hereto. Each other Lender may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the Borrower and the Agent. In addition, each Lender agrees to notify the Agent from time to time to ensure that the Agent has on record (i) an effective address, contact name, telephone number, telecopier number and electronic mail address to which notices and other communications may be sent and (ii) accurate wire instructions for such Lender. Furthermore, each Public Lender agrees to cause at least one individual at or on behalf of such Public Lender to at all times have selected the “Private Side Information” or similar designation on the content declaration screen of the Platform in order to enable such Public Lender or its delegate, in accordance with such Public Lender’s compliance procedures and applicable law, including United States Federal and state securities laws, to make reference to Loan Party Materials that are not made available through the “Public Side Information” portion of the Platform and that may contain material non-public information with respect to the Borrower or their securities for purposes of United States Federal or state securities laws.

(f) Reliance by Agent, Issuing Banks and Lenders. The Agent, the Issuing Banks and the Lenders shall be entitled to rely and act upon any notices (including telephonic Notices of Borrowing) purportedly given by or on behalf of the Borrower even if (i) such notices were not made in a manner specified herein, were incomplete or were not preceded or followed by any other form of notice specified herein, or (ii) the terms thereof, as understood by the recipient, varied from any confirmation thereof. The Borrower shall indemnify the Agent, each Issuing Bank, each Lender and the Related Parties of each of them from all losses, costs, expenses and liabilities resulting from the reliance by such Person on each notice purportedly given by or on behalf of Borrower. All telephonic notices to and other telephonic communications with the Agent may be recorded by the Agent, and each of the parties hereto hereby consents to such recording.

SECTION 9.03. No Waiver; Remedies. No failure on the part of any Lender or the Agent to exercise, and no delay in exercising, any right hereunder or under any Note shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedies provided by law.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Loan Parties or any of them shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Agent in accordance with Section 6.01 for the benefit of all the Lenders and the Issuing Banks; provided, however, that the foregoing shall not prohibit (a) the Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Agent) hereunder and under the other Loan Documents, (b) each Issuing Bank from exercising the rights and remedies that inure to its benefit (solely in its capacity as an Issuing Bank, as the case may be) hereunder and under the other Loan Documents, (c) any Lender from exercising setoff rights in accordance with Section 9.06 (subject to the terms of Section 2.15), or (d) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to any Loan Party under any Bankruptcy Law; and provided, further, that if at any time there is no Person acting as Agent hereunder and under the other Loan Documents, then (i) the Required Lenders shall have the rights otherwise ascribed to the Agent pursuant to Article VI and (ii) in addition to the matters set forth in clauses (b), (c) and (d) of the preceding proviso and subject to Section 2.15, any Lender may, with the consent of the Required Lenders, enforce any rights and remedies available to it and as authorized by the Required Lenders.

SECTION 9.04. Costs and Expenses.

(a) The Company agrees to pay on demand all reasonable out of pocket costs and expenses of the Agent, and each Issuing Bank in connection with the preparation, execution, delivery, administration, modification and amendment of this Agreement, the Notes and the other documents to be delivered hereunder, including, without limitation, (A) all due diligence, syndication (including printing, distribution and bank meetings), transportation, computer, duplication, appraisal, consultant, and audit expenses, (B) the reasonable fees and expenses of counsel for the Agent, and each Issuing Bank with respect thereto, (C) fees and expenses incurred in connection with the creation, perfection or protection of the liens under the Loan Documents (including all reasonable search, filing and recording fees) and (D) costs associated with insurance reviews, Collateral audits, field exams, collateral valuations and collateral reviews to the extent provided herein, provided, however, the Company shall not be required to pay fees or expenses of more than one counsel in any jurisdiction where the Collateral is located, with respect to advising such Agent, and each Issuing Bank as to its rights and responsibilities, or the perfection, protection or preservation of rights or interests, under the Loan Documents, with respect to negotiations with any Loan Party or with other creditors of any Loan Party or any of its Subsidiaries arising out of any Default or any events or circumstances that may give rise to a Default and with respect to presenting claims in or otherwise participating in or monitoring any bankruptcy, insolvency or other similar proceeding involving creditors' rights generally and any proceeding ancillary thereto. The Company further agrees to pay on demand all costs and expenses of the Agent, each Issuing Bank and each Lender, if any (including, without limitation, reasonable counsel fees and expenses), in connection with the enforcement (whether through negotiations, legal proceedings or otherwise) of the Loan Documents, whether in any action, suit or litigation, or any bankruptcy, insolvency or other similar proceeding affecting creditors' rights generally, including, without limitation, reasonable fees and expenses of counsel for the Agent, each Issuing Bank and each Lender in connection with the enforcement of rights under this Agreement and the other Loan Documents.

(b) The Company agrees to indemnify and hold harmless the Agent, each Arranger, each Issuing Bank and each Lender and each of their Related Parties (each, an "Indemnified Party") from and against any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or by reason of (including, without limitation, in connection with any investigation, litigation or proceeding or preparation of a defense in connection therewith) (i) the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Revolving Loans or Letters of Credit (which, for the avoidance of doubt, does not include any Taxes or Other Taxes which shall be governed by Section 2.14) or (ii) the actual or alleged presence of Hazardous Materials on any property of the Company or any of its Subsidiaries or any Environmental Action relating in any way to the Company or any of its Subsidiaries, except to the extent such claim, damage, loss, liability or expense resulted from such Indemnified Party's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. In the case of an investigation, litigation or other proceeding to which the indemnity in this Section 9.04(b) applies, such indemnity shall be effective whether or not such investigation, litigation or proceeding is brought by any Loan Party, its directors, equityholders or creditors or an Indemnified Party or any other Person, whether or not any Indemnified Party is otherwise a party thereto and whether or not the transactions contemplated hereby are consummated. The Company and each Indemnified Party agrees not to assert any claim for special, indirect, consequential or punitive damages against the Company, the Agent, any Lender, any of their Affiliates, or any of their respective directors, officers, employees, attorneys and agents, on any theory of liability, arising out of or otherwise relating to the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Revolving Loans.

(c) If any payment of principal of, or Conversion of, any Eurodollar Rate Revolving Loan is made by Borrower to or for the account of a Lender other than on the last day of the Interest Period for such Revolving Loan, as a result of a payment or Conversion pursuant to Section 2.08(d) or (e), 2.10 or 2.12, acceleration of the maturity of the Notes pursuant to Section 6.01 or for any other reason, or by an Eligible Assignee to a Lender other than on the last day of the Interest Period for such Revolving Loan upon an assignment of rights and obligations under this Agreement pursuant to Section 9.08 as a result of a demand by the Company pursuant to Section 9.08(a), Borrower shall, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender any amounts required to compensate such Lender for any additional losses, costs or expenses that it may reasonably incur as a result of such payment or Conversion, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by any Lender to fund or maintain such Revolving Loan.

(d) Without prejudice to the survival of any other agreement of any Loan Party hereunder or under any other Loan Document, the agreements and obligations of the Borrower contained in Sections 2.11, 2.14 and 9.04 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes.

(e) No Indemnified Party referred to in subsection (b) above shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed to such unintended recipients by such Indemnified Party through telecommunications, electronic or other information transmission systems in connection with this Agreement or the other Loan Documents or the transactions contemplated hereby or thereby other than for direct or actual damages resulting from the gross negligence or willful misconduct of such Indemnified Party as determined by a final and nonappealable judgment of a court of competent jurisdiction.

(f) All amounts due under this Section shall be payable not later than ten Business Days after demand therefor.

(g) The agreements in this Section shall survive the resignation of the Agent, and any Issuing Bank, the replacement of any Lender, the termination of the aggregate Commitments and the repayment, satisfaction or discharge of all the other Obligations.

SECTION 9.05. Payments Set Aside. To the extent that any payment by or on behalf of Borrower is made to the Agent, any Issuing Bank or any Lender, or the Agent, any Issuing Bank or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Agent, such Issuing Bank or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under any Bankruptcy Law or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender and each Issuing Bank severally agrees to pay to the Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the Federal Funds Rate from time to time in effect. The obligations of the Lenders and the Issuing Banks under clause (b) of the preceding sentence shall survive the payment in full of the Obligations and the termination of this Agreement.

SECTION 9.06. Right of Set-off. Upon (i) the occurrence and during the continuance of any Event of Default and (ii) the making of the request or the granting of the consent specified by Section 6.01 to authorize the Agent to declare the Revolving Loans due and payable pursuant to the provisions of Section 6.01, the Agent, each Issuing Bank, and each Lender and each of their respective Affiliates is hereby authorized at any time and from time to time, to the fullest extent permitted by law, to set off and apply any and all deposits (general or special, time or demand, provisional or final) at any time held and other indebtedness at any time owing by the Agent, such Issuing Bank, or such Lender or such Affiliate to or for the credit or the account of Borrower against any and all of the obligations of Borrower now or hereafter existing under this Agreement and any Note held by the Agent, such Issuing Bank, or such Lender, whether or not such Lender shall have made any demand under this Agreement or such Note and although such obligations may be unmatured, provided, however, that no such right shall exist against any deposit designated as being for the benefit of any governmental authority, provided, further, that in the event that any Defaulting Lender shall exercise any such right of setoff, (x) all amounts so set off shall be paid over immediately to the Agent for further application in accordance with the provisions of Section 2.19 and, pending such payment, shall be segregated by such Defaulting Lender from its other funds and deemed held in trust for the benefit of the Agent and the Lenders, and (y) the Defaulting Lender shall provide promptly to the Agent a statement describing in reasonable detail the Obligations owing to such Defaulting Lender as to which it exercised such right of setoff. Each Lender agrees promptly to notify the Borrower after any such set-off and application, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of each Lender, the Agent, each Issuing Bank, and each such Affiliate under this Section are in addition to other rights and remedies (including, without limitation, other rights of set-off) that the Agent, the Issuing Banks, the Lenders or such Affiliates may have.

SECTION 9.07. Binding Effect. This Agreement shall become effective in accordance with Section 3.01 and thereafter shall be binding upon and inure to the benefit of the Borrower, the Agent, and each Lender and their respective successors and assigns, except that Borrower shall not have the right to assign its rights hereunder or any interest herein without the prior written consent of all of the Lenders.

SECTION 9.08. Assignments and Participations.

(a) Each Lender may, with the consent of the Agent (not to be unreasonably withheld or delayed) in the case of an assignment to a Person who is not an Affiliate of such Lender and, if demanded by the Company so long as no Event of Default shall have occurred and be continuing and only with respect to any Affected Lender, upon at least five Business Days' notice to such Lender and the Agent, shall, assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment or Commitments, the Revolving Loans owing to it, its participations in Letters of Credit, if any, and the Note or Notes held by it); provided, however, that (i) each such assignment shall be of a constant, and not a varying, percentage of all rights and obligations under this Agreement with respect to one or more Facilities, (ii) except in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender, or an assignment of all of a Lender's rights and obligations under this Agreement, the amount of (x) the Revolving Credit Commitment of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$5,000,000 or an integral multiple of \$1,000,000 in excess thereof and (y) the Unissued Letter of Credit Commitment of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$1,000,000 or an integral multiple of \$1,000,000 in excess thereof, in each case, unless the Company and the Agent otherwise agree, (iii) each such assignment shall be to an Eligible Assignee, (iv) each such assignment made as a result of a demand by the Company pursuant to this Section 9.08(a) shall be arranged by the Company after consultation with the Agent and shall be either an assignment of

all of the rights and obligations of the assigning Lender under this Agreement or an assignment of a portion of such rights and obligations made concurrently with another such assignment or other such assignments that together cover all of the rights and obligations of the assigning Lender under this Agreement, (v) no Lender shall be obligated to make any such assignment as a result of a demand by the Company pursuant to this Section 9.08(a) unless and until such Lender shall have received one or more payments from either the Borrower or one or more Eligible Assignees in an aggregate amount at least equal to the aggregate outstanding principal amount of the Revolving Loans owing to such Lender, together with accrued interest thereon to the date of payment of such principal amount and all other amounts payable to such Lender under this Agreement, and (vi) the parties to each such assignment shall execute and deliver to the Agent, for its acceptance and recording in the Register, an Assignment and Acceptance (and the assignee, if it is not a Lender, shall deliver to the Agent an Administrative Questionnaire), together with any Note subject to such assignment and a processing and recordation fee of \$3,500 payable by the parties to each such assignment; provided, however, that (x) only one such fee shall be payable in connection with simultaneous assignments to or by two or more Approved Funds with respect to a Lender and (y) in the case of each assignment made as a result of a demand by the Company, such recordation fee shall be payable by the Company except that no such recordation fee shall be payable in the case of an assignment made at the request of the Company to an Eligible Assignee that is an existing Lender. Upon such execution, delivery, acceptance and recording, from and after the effective date specified in each Assignment and Acceptance, (x) the assignee thereunder shall be a party hereto and, to the extent that rights and obligations hereunder have been assigned to it pursuant to such Assignment and Acceptance, have the rights and obligations of a Lender hereunder and (y) the Lender assignor thereunder shall, to the extent that rights and obligations hereunder have been assigned by it pursuant to such Assignment and Acceptance, relinquish its rights (other than its rights under Sections 2.11, 2.14 and 9.04 to the extent any claim thereunder relates to an event arising prior to such assignment) and be released from its obligations (other than its obligations under Section 9.06 to the extent any claim thereunder relates to an event arising prior to such assignment) under this Agreement (and, in the case of an Assignment and Acceptance covering all or the remaining portion of an assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto).

(b) By executing and delivering an Assignment and Acceptance, the Lender assignor thereunder and the assignee thereunder confirm to and agree with each other and the other parties hereto as follows: (i) other than as provided in such Assignment and Acceptance, such assigning Lender makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with this Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, this Agreement or any other instrument or document furnished pursuant hereto; (ii) such assigning Lender makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under any Loan Document or any other instrument or document furnished pursuant hereto; (iii) such assignee confirms that it has received a copy of this Agreement, together with copies of the financial statements referred to in Section 5.01(h) and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into such Assignment and Acceptance; (iv) such assignee will, independently and without reliance upon the Agent, such assigning Lender or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under this Agreement; (v) such assignee confirms that it is an Eligible Assignee; (vi) such assignee appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under this Agreement and the other Loan Documents as are delegated to the Agent by the terms hereof, together with such powers and discretion as are reasonably incidental thereto; and (vii) such assignee agrees that it will perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as a Lender.

(c) Upon its receipt of an Assignment and Acceptance executed by an assigning Lender and an assignee representing that it is an Eligible Assignee, together with any Note or Notes subject to such assignment, the Agent shall, if such Assignment and Acceptance has been completed and is in substantially the form of Exhibit C hereto, (i) accept such Assignment and Acceptance, (ii) record the information contained therein in the Register and (iii) give prompt notice thereof to the Company

(d) In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Borrower and the Agent, the applicable pro rata share of Revolving Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Revolving Loans and participations in Letters of Credit in accordance with its Ratable Share. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder shall become effective under applicable law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

(e) The Agent shall maintain at its address referred to in Section 9.02 a copy of each Assumption Agreement and each Assignment and Acceptance delivered to and accepted by it and a register for the recordation of the names and addresses of the Lenders and the Commitment of, and principal amount of the Revolving Loans owing to, each Lender from time to time (the "Register"). The entries in the Register shall be conclusive and binding for all purposes, absent manifest error, and the Borrower, the Agent and the Lenders may treat each Person whose name is recorded in the Register as a Lender hereunder for all purposes of this Agreement. The Register shall be available for inspection by Borrower or any Lender at any reasonable time and from time to time upon reasonable prior notice.

(f) Each Lender may sell participations to one or more banks or other entities (other than the Company or any of its Affiliates) in or to all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment, the Revolving Loans owing to it and any Note or Notes held by it); provided, however, that (i) such Lender's obligations under this Agreement (including, without limitation, its Commitment to the Borrower hereunder) shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, (iii) such Lender shall remain the holder of any such Note for all purposes of this Agreement, (iv) the Borrower, the Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement and (v) no participant under any such participation shall have any right to approve any amendment or waiver of any provision of any Loan Document, or any consent to any departure by any Loan Party therefrom, provided, however, that any agreement between a Lender and such participant may provide that the Lender will not, without the consent of participant, agree to any such amendment, waiver or consent which would reduce the principal of, or interest on, the Revolving Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation, or postpone any date fixed for any payment of principal of, or interest on, the Revolving Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation.

(g) Any Lender may, in connection with any assignment or participation or proposed assignment or participation pursuant to this Section 9.08, disclose to the assignee or participant or

proposed assignee or participant, any information relating to the Borrower furnished to such Lender by or on behalf of the Borrower; provided that, prior to any such disclosure, the assignee or participant or proposed assignee or participant shall agree to preserve the confidentiality of Borrower Information relating to the Borrower received by it from such Lender.

(h) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank or other central bank; provided, that, no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledge or assignee for such Lender as a party hereto.

(i) Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register in the United States on which it enters the name and address of each participant and the principal amounts and stated interest of each participant's interest in the Loans, Commitments or other obligations under this Agreement (the "Participant Register"); provided, that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any participant or any information relating to a participant's interest in any Commitments, Loans, or its other obligations under this Agreement) except to the extent that such disclosure is necessary to establish that the Loans are in registered form under Treas. Reg. § 5f.103-1(c). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as owner of such participation for all purposes of this Agreement.

(j) The Agent may conclusively rely on the list of Disqualified Institutions provided by the Borrower (or any supplement thereto) for all purposes of this Agreement and the other Loan Documents, including in approving or declining to approve a Person as an Eligible Assignee, executing and delivering any Assignment and Acceptance, making any recording in the Register in respect of such Assignment and Acceptance or otherwise, and shall have no liability of any kind to any Loan Party or any Affiliate thereof, any Lender or any other Person if such list of Disqualified Institutions (or any supplement thereto) is incorrect or if any Person is incorrectly identified in such list of Disqualified Institutions (or any supplement thereto) as a Person to whom no assignment is to be made.

SECTION 9.09. Confidentiality. Neither the Agent nor any Lender may disclose to any Person any confidential, proprietary or non-public information of any Loan Party furnished to the Agent or the Lenders by any Loan Party, including, without limitation (1) earnings and other financial information and forecasts, budgets, projections, plans, (including, without limitation, any confirmations of publicly disclosed advice regarding any material matter); (2) mergers, acquisitions, tender offers, joint ventures or changes in assets; (3) new products or discoveries or developments regarding any Loan Party's customers or suppliers; (4) changes in control or in management; (5) changes in auditors or auditor notifications to the Loan Party; (6) securities redemptions, splits, repurchase plans, changes in dividends, changes in rights of holders or sales of additional securities; and (7) negative news relating to such matters as physical damage to properties from significant events, loss of significant contractual relationship, material litigation, defaults under contracts or securities, bankruptcy or receivership (such information being referred to collectively herein as the "Borrower Information"), except that each of the Agent, and each of the Lenders may disclose Borrower Information (i) to its Affiliates and to its and its Affiliates' managers, administrators, partners, employees, trustees, officers, directors, agents, advisors and other representatives solely for purposes of this Agreement, any Notes and the transactions contemplated hereby (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of Borrower Information and instructed to keep such Borrower Information confidential on terms substantially no less restrictive than those provided herein), (ii) to the extent requested by any regulatory authority purporting to have jurisdiction over it (including any self-regulating authority, such as the

National Association of Insurance Commissioners), provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Company with prompt notice of such requested disclosure so that the Company may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure, (iii) to the extent required by applicable laws or regulations or by any subpoena or similar legal process, provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Company with prompt notice of such requested disclosure so that the Company may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure, (iv) subject to this Section 9.09, to any other Lender to this Agreement which has requested such information, (v) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or the enforcement of rights hereunder, (vi) subject to an agreement containing provisions no less restrictive than those of this Section 9.09, to any assignee or participant or prospective assignee or participant or any pledge referred to in Section 9.08(h), (vii) to the extent such Borrower Information (A) is or becomes generally available to the public on a non-confidential basis other than as a result of a breach of this Section 9.09 by the Agent or such Lender, or (B) is or becomes legally available to the Agent or such Lender on a nonconfidential basis from a source other than a Loan Party, provided that the source of such information was not known by the Agent or such Lender to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligations of confidentiality to a Loan Party or any other party with respect to such information, (viii) with the consent of the Company, (ix) to any party hereto and (x) subject to the Agent's or the applicable Lender's receipt of an agreement containing provisions no less restrictive than those of this Section, to any actual or prospective party (or its managers, administrators, trustees, partners, directors, officers, employees, agents, advisors and other representatives) to any swap, derivative or other transaction under which payments are to be made by reference to the Company and its Obligations, this Agreement or payments hereunder. Any Person required to maintain the confidentiality of Borrower Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Borrower Information as such Person would accord to its own confidential information

SECTION 9.10. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or in .pdf (or similar electronic format) shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 9.11. Survival of Representations and Warranties. All representations and warranties made hereunder and in any other Loan Document or other document delivered pursuant hereto or thereto shall survive the execution and delivery hereof and thereof. Such representations and warranties have been or will be relied upon by the Agent, and each Lender, regardless of any investigation made by the Agent or any Lender or on their behalf and notwithstanding that the Agent, or any Lender may have had notice or knowledge of any Default at the time of any Revolving Loan, and shall continue in full force and effect as long as any Revolving Loan or any other Obligation hereunder shall remain unpaid or unsatisfied or any Letter of Credit shall remain outstanding.

SECTION 9.12. Severability. If any provision of this Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall

not invalidate or render unenforceable such provision in any other jurisdiction. Without limiting the foregoing provisions of this Section 9.12, if and to the extent that the enforceability of any provisions in this Agreement relating to Defaulting Lenders shall be limited by Bankruptcy Laws, as determined in good faith by the Agent or the Issuing Banks, as applicable, then such provisions shall be deemed to be in effect only to the extent not so limited

SECTION 9.13. Jurisdiction.

(a) GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

(b) SUBMISSION TO JURISDICTION. BORROWER AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT, ANY LENDER OR ANY ISSUING BANK MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AGAINST THE BORROWER OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) WAIVER OF VENUE. EACH BORROWER AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE

TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

SECTION 9.14. No Liability of the Issuing Banks. Each Lender and each Loan Party agree that, in paying any drawing under a Letter of Credit, no Issuing Bank shall have any responsibility to obtain any document, other than any sight draft, certificates and documents expressly required by the Letter of Credit, or to ascertain or inquire as to the validity or accuracy of any such document or the authority of the Person executing or delivering any such document. Each Loan Party assumes all risks of the acts or omissions of any beneficiary or transferee of any Letter of Credit with respect to its use of such Letter of Credit. Neither an Issuing Bank nor any of its officers or directors shall be liable or responsible for: (a) the use that may be made of any Letter of Credit or any acts or omissions of any beneficiary or transferee in connection therewith; (b) the validity, sufficiency or genuineness of documents, or of any endorsement thereon, even if such documents should prove to be in any or all respects invalid, insufficient, fraudulent or forged; (c) payment by such Issuing Bank against presentation of documents that do not comply with the terms of a Letter of Credit, including failure of any documents to bear any reference or adequate reference to the Letter of Credit; or (d) any other circumstances whatsoever in making or failing to make payment under any Letter of Credit, except that the Borrower shall have a claim against such Issuing Bank, and such Issuing Bank shall be liable to the Borrower, to the extent of any direct, but not consequential, damages suffered by the Company that the Company proves were caused by such Issuing Bank's willful misconduct or gross negligence as found in a final non-appealable judgment by a court of competent jurisdiction. In furtherance and not in limitation of the foregoing, each Issuing Bank may accept documents that appear on their face to be in order, without responsibility for further investigation, regardless of any notice or information to the contrary and no Issuing Bank shall be responsible for the validity or sufficiency of any instrument transferring or assigning or purporting to transfer or assign a Letter of Credit or the rights or benefits thereunder or proceeds thereof, in whole or in part, which may prove to be invalid or ineffective for any reason; provided that nothing herein shall be deemed to excuse such Issuing Bank if it acts with gross negligence or willful misconduct in accepting such documents as found in a final non-appealable judgment by a court of competent jurisdiction.

SECTION 9.15. PATRIOT Act Notice. Each Lender, and the Agent (for itself and not on behalf of any Lender) hereby notifies each Loan Party that pursuant to the requirements of the PATRIOT Act, it is required to obtain, verify and record information that identifies such Loan Party, which information includes the name and address of such Loan Party and other information that will allow such Lender or the Agent, as applicable, to identify such Loan Party in accordance with the PATRIOT Act. Each Loan Party shall provide such information and take such actions as are reasonably requested by the Agent or any Lenders in order to assist the Agent and the Lenders in maintaining compliance with its ongoing obligations under applicable "know your customer" and anti-money laundering rules and regulations, including the PATRIOT Act.

SECTION 9.16. Release of Collateral; Termination of Loan Documents.

(a) (i) Upon the sale, lease, transfer or other Disposition of any item of Collateral of any Loan Party in accordance with the terms of the Loan Documents, including, without limitation, as a result of the sale, in accordance with the terms of the Loan Documents, of the Loan Party that owns such Collateral, (ii) upon a Subsidiary being designated an Immaterial Subsidiary or an Excluded Subsidiary,

in accordance with the Loan Documents, (iii) at any time a Loan Party's guarantee of the obligations under the Loan Documents ceases as provided in Section 7.07, the security interests granted by the Loan Documents with respect to such items of Collateral and/or Loan Party shall immediately terminate and automatically be released (so long as in the case of Dispositions by any Loan Party pursuant to the terms of the Loan Documents (other than Dispositions of Collateral not comprising TMM Assets) and in respect of clauses (ii) and (iii) above, Agent has received a written certification by Borrower that such Disposition or other transaction, as applicable is permitted under the terms of the Loan Documents (and Agent shall be entitled to rely conclusively upon such certification without further inquiry)), and the Agent will, at the Company's expense, execute and deliver to such Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Collateral Documents.

(b) Upon the latest of (i) the payment in full in cash of all Obligations under the Loan Documents, (ii) the termination in full of the Commitments and (iii) the latest date of expiration or termination of all Letters of Credit (or receipt by the Agent of an irrevocable notice from each Issuing Bank with a Letter of Credit outstanding that it will not seek to enforce any rights that it has or may have in accordance with Section 2.03 against the Agent or the Lenders), (x) except as otherwise specifically stated in this Agreement or the other Loan Documents, this Agreement and the other Loan Documents shall terminate and be of no further force or effect, (y) the Agent shall release or cause the release of all Collateral from the Liens of the Loan Documents and the Guarantors of all Obligations under each Guaranty, and will, at the Company's expense, execute and deliver such documents as the Company may reasonably request to evidence the release of Collateral from the assignment and security interest granted under the Collateral Documents and the obligations of the Guarantors and (z) each Lender that has requested and received a Note shall return such Note to the Company marked "cancelled" or "paid in full"; provided, however, that the Lenders' obligations under Section 9.09 shall continue until the earlier of (x) the date that is three years after the termination of this Agreement and (y) the date that is three months after the latest date that is the subject of the Projections delivered in accordance with Section 5.01(h)(viii), and the Lender's obligations under this Section 9.16 shall survive until satisfied.

SECTION 9.17. Judgment Currency.

(a) If for the purposes of obtaining judgment in any court it is necessary to convert a sum due hereunder in Dollars into another currency, the parties hereto agree, to the fullest extent that they may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures the Agent could purchase Dollars with such other currency at the exchange rate on the Business Day preceding that on which final judgment is given.

(b) The obligation of each Loan Party in respect of any sum due from it in any currency (the "Primary Currency") to any Lender or the Agent hereunder shall, notwithstanding any judgment in any other currency, be discharged only to the extent that on the Business Day following receipt by such Lender or the Agent (as the case may be), of any sum adjudged to be so due in such other currency, such Lender or the Agent (as the case may be) may in accordance with normal banking procedures purchase the applicable Primary Currency with such other currency; if the amount of the applicable Primary Currency so purchased is less than such sum due to such Lender or the Agent (as the case may be) in the applicable Primary Currency, each Loan Party agrees, as a separate obligation and notwithstanding any such judgment, to indemnify such Lender or the Agent (as the case may be) against such loss, and if the amount of the applicable Primary Currency so purchased exceeds such sum due to any Lender or the Agent (as the case may be) in the applicable Primary Currency, such Lender or the Agent (as the case may be) agrees to remit to such Loan Party such excess.

SECTION 9.18. No Fiduciary Duty. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), each Loan Party acknowledges and agrees, and acknowledges its Affiliates' understanding, that: (i) (A) the arranging and other services regarding this Agreement provided by the Agent, the Arrangers and the Lenders are arm's-length commercial transactions between the Loan Parties and their respective Affiliates, on the one hand, and the Agent, the Arrangers and the Lenders, on the other hand, (B) each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (C) the Loan Parties are capable of evaluating, and understand and accept, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; (ii) (A) the Agent, the Arrangers and the Lender each are and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, have not been, are not, and will not be acting as an advisor, agent or fiduciary for the Loan Parties or any of their respective Affiliates, or any other Person and (B) neither the Agent, the Arrangers nor the Lenders have any obligation to the Loan Parties or any of their respective Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Agent, the Arrangers and the Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Loan Parties and their respective Affiliates, and neither the Agent, the Arrangers nor the Lenders have any obligation to disclose any of such interests to the Loan Parties or their respective Affiliates. To the fullest extent permitted by law, each Loan Party hereby waives and releases any claims that it may have against the Agent, the Arrangers and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 9.19. Electronic Execution of Assignments and Certain Other Documents. The words "execution," "signed," "signature," and words of like import in any Assumption Agreement or in any amendment or other modification hereof (including waivers and consents) shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act or similar foreign laws.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

EASTMAN KODAK COMPANY

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

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

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

KODAK PHILIPPINES, LTD.
NPEC INC.

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

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

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

Signature Page to Credit Agreement

By /s/ Steven Blumberg
Name: Steven Blumberg
Title: Senior Vice President

Signature Page to Credit Agreement

BARCLAYS BANK PLC, as Lender

By /s/ Craig Malloy

Name: Craig Malloy

Title: Director

Signature Page to Credit Agreement

By: /s/ Peter B. Thauer

Name: Peter B. Thauer

Title: Managing Director

Signature Page to Credit Agreement

By /s/ Jeffrey B. Iervese

Name: Jeffrey B. Iervese

Title: Vice President

By /s/ Andrew Beneduce

Name: Andrew Beneduce

Title: Collateral Specialist

Signature Page to Credit Agreement

CIT FINANCE LLC, as Lender

By /s/ Charles F. Soutar

Name: Charles F. Soutar

Title: Managing Director

Signature Page to Credit Agreement

By /s/ Gordon Massave

Name: Gordon Massave

Title: Vice President

Signature Page to Credit Agreement

SCHEDULE I
COMMITMENTS

COMMITMENTS

<u>Lender</u>	<u>Revolving Credit Commitment</u>	<u>Letter of Credit Commitment</u>
Bank of America, N.A.	\$ 55,000,000.00	\$ 150,000,000.00
Barclays Bank PLC	\$ 35,000,000.00	\$ 0.00
JPMorgan Chase Bank, N.A.	\$ 35,000,000.00	\$ 0.00
Siemens Financial Services, Inc.	\$ 35,000,000.00	\$ 0.00
CIT Finance LLC	\$ 25,000,000.00	\$ 0.00
Webster Business Credit Corporation	\$ 15,000,000.00	\$ 0.00
Total:	\$ 200,000,000.00	\$ 150,000,000.00

SCHEDULE II
SUBSIDIARY GUARANTORS AND RESTRICTED SUBSIDIARIES

PART A
EASTMAN KODAK COMPANY SUBSIDIARY GUARANTORS

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
Creo Manufacturing America LLC	Wyoming	LLC membership interests	N/A	N/A	100%	Eastman Kodak Company	—
Far East Development Ltd.	Delaware	Common stock	1,000	10	100%	Eastman Kodak Company	—
FPC Inc.	California	Common stock	7,500	80	100%	Laser-Pacific Media Corporation	—
Kodak (Near East), Inc.	New York	Capital stock	12,000	5,000	100%	Eastman Kodak Company	—
Kodak Americas, Ltd.	New York	Common stock	34,500	34,500	100%	Eastman Kodak Company	—
Kodak Aviation Leasing LLC	Delaware	LLC membership interests	N/A	N/A	100%	Eastman Kodak Company	—
Kodak Imaging Network, Inc.	Delaware	Common stock	100	100	100%	Eastman Kodak Company	—
Kodak Philippines, Ltd.	New York	Capital stock	18,000	6,000	100%	Eastman Kodak Company	—
Kodak Portuguesa Limited	New York	Capital stock	1,000	1,000	100%	Eastman Kodak Company	—

Kodak Realty, Inc.	New York	Capital stock	10,000	100	100%	Eastman Kodak Company	—
Laser-Pacific Media Corporation	Delaware	Common stock	1,200	1,110	100%	Eastman Kodak Company	—
NPEC Inc.	California	Common stock	10,000	100	100%	Eastman Kodak Company	—
Pakon, Inc.	Indiana	Capital stock	1,000	300	100%	Eastman Kodak Company	—
Qualex Inc.	Delaware	Common stock	1,000	1,000	100%	Eastman Kodak Company	—

SCHEDULE II

**PART B
SUBSIDIARIES OF EASTMAN KODAK COMPANY**

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
1680382 Ontario Limited	Canada	Common equity	100	100	100%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan	—
Cinelabs (Beijing) Limited ¹	China		N/A	N/A	40%	Beijing Film & Video Laboratory	—
Creo Asia Pacific Limited	Hong Kong		N/A	N/A	60%	Kodak (China) Limited	—
Creo Manufacturing America LLC	Wyoming	LLC membership interests	to be certificated at emergence		99.998% .002%	Eastman Kodak Holdings B.V. Kodak Graphic Communications Canada Company	—
Eastman Kodak Holdings B.V.	The Netherlands		N/A	N/A	100%	Eastman Kodak Company	—

Eastman Kodak International Capital Company, Inc.	Delaware	Common stock	10,000	8,200	100%	Eastman Kodak Company	—
Eastman Kodak Sarl	Switzerland		1,900,000	1,900,000	100%	Eastman Kodak Holdings B.V.	—
Far East Development Ltd.	Delaware	Common stock	1,000	10	100%	Eastman Kodak Company	—
FPC Inc.	California	Common stock	7,500	80	100%	Laser-Pacific Media Corporation	—
Horsell Graphic Industries Ltd.	United Kingdom		31,648,053	2	100%	Kodak Limited	—
K.K. Kodak Information Systems ¹	Japan	Common stock	3,800	950	100%	Kodak Japan Ltd.	—
Kodak (Australasia) Pty. Ltd.	Australia	Ordinary shares	66,901,626	66,901,626	97.1576% 2.8424%	Eastman Kodak Company Kodak Graphic Communications Canada Company	—
Kodak (China) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (China) Graphic Communications Company Ltd.	China		N/A	N/A	75% 25%	Kodak (China) Company Ltd. Kodak (China) Investment Company Ltd.	—
Kodak (China) Investment Company Limited	China		N/A	N/A	100%	Kodak (China) Limited	—

Kodak (China) Limited	China		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Eastern Europe) Limited	United Kingdom		1,000	2	100%	Kodak Limited	—
Kodak (Egypt) S.A.E. 1	Egypt	Common stock		49,050	99.09091%	Eastman Kodak Company	—
				200	.40404%	Eastman Kodak International Capital Company, Inc.	
				250	.50505%	Far East Development, Ltd.	
Kodak (Guangzhou) Technology Service Company Limited 1	China		N/A	N/A	90%	Kodak (China) Limited	—
					10%	Canton Hotel	
Kodak (Hong Kong) Limited	Hong Kong		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Malaysia) Sdn. Bhd.	Malaysia	Ordinary shares	10,000,000	8,509,343	99.98%	Eastman Kodak Company	—
					.01%	Eastman Kodak International Capital Company, Inc.	
					.01%	Then Tze Keen, Director	
Kodak (Near East), Inc.	New York	Capital stock	12,000	5,000	100%	Eastman Kodak Company	—
Kodak (Shanghai) International Trading Co. Ltd.	China		N/A	N/A	100%	Kodak (China) Limited	—

Kodak (Singapore) Pte. Limited	Singapore	Ordinary shares	N/A	90,000	100%	Eastman Kodak Company	—
Kodak (Taiwan) Limited	Taiwan		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Thailand) Limited	Thailand	Common shares		78,000	99.974359%	Eastman Kodak International Capital Company, Inc.	
					.025641%	10 shares held by Chuanchart Prukpaisal and 10 shares held by Pat Sheller	
Kodak (Wuxi) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (Xiamen) Company Limited ¹	China		N/A	N/A	95%	Kodak (China) Investment Company Limited	—
					5%	Xiamen State-Owned Assets Investment Com	
Kodak (Xiamen) Digital Imaging Products Company Limited	China		N/A	N/A	75%	Kodak (China) Company Limited	—
					25%	Kodak (China) Investment Company Limited	
Kodak	France		N/A	N/A	100%	Eastman Kodak Company	—

Kodak A/S	Denmark		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Americas, Ltd.	New York	Common stock	34,500	34,500	100%	Eastman Kodak Company	—
Kodak Argentina S.A.I.C.	Argentina	Capital stock	989,437	527,668	53.34%	Eastman Kodak Company	—
				461,769	46.66%	Eastman Kodak Holdings, B.V.	
Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	Ordinary shares	N/A	100,000	100%	Eastman Kodak Holdings B.V.	—
Kodak Aviation Leasing LLC	Delaware	LLC membership interests	to be certificated at emergence		100%	Eastman Kodak Company	—
Kodak Brasileira Comercio de Produtos Para Imagem e Serviços Ltda.	Brazil	N/A		136,566,397 quotas	99.9999987%	Eastman Kodak Holdings, B.V.	—
				189 quotas	.000001383%	Kodak Americas, Ltd.	
Kodak Canada Inc.	Canada	Common shares	unlimited number of Common Shares and one (1) Preference share	334,000	99.999997%	Kodak Graphic Communications Canada Company	—
		Preference share		1	.000003%	Eastman Kodak Company	
Kodak Chilena S.A.F. 1	Chile	Capital stock	N/A	129,246,565	99.9962%.0038%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—

Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	N/A		149,798,463 quotas	99.9999987%	Kodak Brasileira Comercio de Produtos para Imagem e Serviços Ltda.	—
				2 quotas	0.0000013%	Kodak Americas, Ltd.	
Kodak de Colombia, SAS	Colombia	Capital stock	5,000	704	100%	Kodak Mexicana S.A. de C.V.	—
Kodak de Mexico S.A. de C.V.	Mexico	Capital stock	179,341,945	179,341,945	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Electronic Products (Shanghai) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Co., Inc.	—
Kodak GmbH	Austria		N/A	N/A	100%	Eastman Kodak Company	—
Kodak GmbH	Germany		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications EAD ¹	Bulgaria		N/A	N/A	100%	Kodak Graphic Communications GmbH	—

Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	Ordinary shares	N/A	2	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Graphic Communications Canada Company	Canada	Common shares	7,655,813	7,655,813	100%	Eastman Kodak Company	—
Kodak Graphic Communications GmbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—
Kodak Graphic Communications Limited 1	United Kingdom		52,000,002	52,000,002	100%	Kodak Limited	—
Kodak Holding GmbH	Germany		N/A	N/A	100%	Eastman Kodak Company	—
Kodak IL Ltd.	Israel	Common shares	38,000	20,000	100%	Eastman Kodak Holdings B.V.	—
Pre-settlement with Israel Tax Authorities							
Post Israel Tax Authorities Settlement, as of June 30, 2013 (still in process)			312,774	294,774	7%	Eastman Kodak Holdings B.V.	—
					93%	Kodak Polychrome Graphics Finance (Barbados) SRL	—
Kodak Imaging Network B.V. 1	Netherlands		N/A	N/A	100%	Kodak Imaging Network, Inc.	—
Kodak Imaging Network, Inc.	Delaware	Common stock	100	100	100%	Eastman Kodak Company	—

Kodak Imaging Services (Shenzhen) Ltd. 1	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak India Private Limited	India	Equity and Preference	327,500,000	9,734,506 2	99.99999979% .00000021%	Kodak Limited Kodak International Finance Limited	—
Kodak International Finance Limited	England		N/A	28,061,408	100%	Kodak Limited	—
Kodak Japan Ltd.	Japan	Common stock	400,000	396,071	77.097%	Kodak Polychrome Graphics Company Ltd.	—
					12.674%	Eastman Kodak Holdings B.V.	
					10.229%	Kodak Graphic Communications Canada Company	
Kodak Kft. 1	Hungary		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Korea Ltd.	South Korea	Common stock	3,000,000	964,000	100%	Eastman Kodak Company	—
Kodak Limited	United Kingdom	A Ordinary Shares	N/A	130,000,000	.9999923%	Eastman Kodak Company	—
		Eff. 9/1/13 B Ordinary (non-voting) shares	N/A	1,000	.0000077%	Kodak Pension Plan	

Kodak Mexicana S.A. de C.V.	Mexico	Capital stock	262,870,350	262,875,350	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Nederland B.V.	Netherlands			80,000	100%	Eastman Kodak Holdings B.V.	—
Kodak New Zealand Limited	New Zealand	Ordinary shares	1,000,000	1,000,000	100%	Eastman Kodak Company	—
Kodak Nordic AB	Sweden		270,000	270,000	100%	Eastman Kodak Company	—
Kodak Norge A/S 1	Norway		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak OOO	Russia		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Oy	Finland		534,000	534,000	100%	Eastman Kodak Company	—
Kodak Philippines, Ltd.	New York	Capital stock	18,000	6,000	100%	Eastman Kodak Company	—
Kodak Polska Sp.zo.o	Poland	Share capital	PLN 24,022,650	25,287	100%	Eastman Kodak Company	—
				(shares are uncertificated)			
Kodak Polychrome Graphics (Hong Kong) Ltd.	Hong Kong		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics China Co. Ltd.	China		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—

Kodak Polychrome Graphics Company Ltd.	Barbados	Common shares	4	4	100%	Eastman Kodak Company	—
Kodak Polychrome Graphics Cono Sur SA ¹	Uruguay	Capital stock	375,000	375,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Export SAFI ¹	Uruguay	Capital stock	5,000	5,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Finance UK Ltd. ¹	United Kingdom		50,000,000 [These shares are stated to be in USD]	44,999,998	100%	Kodak Limited	—
Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	N/A	2 quotas	1 quota	50%	Kodak Polychrome Graphics Company Ltd.	—
				1 quota	50%	Merrydown Limited	
Kodak Polychrome Graphics Netherlands Antilles NV	Curacao	Ordinary / common shares	6,000		100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Portuguesa Limited	New York	Capital stock	1,000	1,000	100%	Eastman Kodak Company	—
Kodak Realty, Inc.	New York	Capital stock	10,000	100	100%	Eastman Kodak Company	—

Kodak SA/NV	Belgium			324,542	35.0217%	Eastman Kodak International Capital Company, Inc.	—
				296,295	31.9735%	Eastman Kodak Holdings B.V.	
				287,231	30.9955%	Kodak Nederland BV	
				18,613	2.0085%	Kodak Graphic Communications Canada Company	
				5	.0008%	Eastman Kodak Company	
Kodak S.p.A.	Italy	Common stock	N/A	73,000,000	99.998%	Eastman Kodak Company	—
					.002%	Eastman Kodak International Capital Company, Inc.	

Kodak Societe Anonyme	Switzerland		28,000 shares to a par value of 500 CHF each = 14,000,000 CHF – all shares owned by EKICC		100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Unterstutzungsgesellschaft mbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—
Kodak Venezuela, S.A.	Venezuela	Capital stock	16,830	16,830	100%	Eastman Kodak Company	—
Kodak Versamark Europe SA	Switzerland		Empty shell		100%	Eastman Kodak Holdings B.V.	—
Kodak, S.A.	Spain	Ordinary shares	284,760	284,759 1	99.99% .01%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
KPG Finance (Barbados) SRL	Barbados		Unlimited number of quotas	100,000 quotas	100%	Kodak Polychrome Graphics Company Ltd.	—

Laboratoires Kodak S.A.S. ¹	France			454,399	100%	Kodak	—
Laser-Pacific Media Corporation	Delaware	Common stock	1,200	1,110	100%	Eastman Kodak Company	—
NPEC Inc.	California	Common stock	10,000	100	100%	Eastman Kodak Company	—
Pakon, Inc.	Indiana	Capital stock	1,000	300	100%	Eastman Kodak Company	—
Personalised Imaging Finance Limited	United Kingdom		N/A	100	100%	Kodak International Finance Limited	—
Project Ceylon Limited ¹	United Kingdom		13,001,000	13,001,000	100%	Kodak Limited	—
Qualex Inc.	Delaware	Common stock	1,000	1,000	100%	Eastman Kodak Company	—
RPB Marketing Company	Japan	Common stock	100	3	100%	Kodak Japan Ltd.	—
SAS Villot-Marne ¹	France			2,499	.9996%	Kodak	—
				1	.0004%	Laboratoires Kodak S.A.S.	—
Shanghai Da Hai Camera Co., Ltd. ¹	China		N/A	N/A	75%	Kodak (China) Investment Company Limited	—
					25%	Kodak (China) Limited	—

Wheeling Insurance Ltd.	Bermuda	Common stock	120,000	120,000	100%	Eastman Kodak Company	—
Yamanashi RPB Supply Company	Japan	Common stock	32,000	31,227	100%	Kodak Japan Ltd.	—

1 Entity is in the process of being liquidated
Effective as of 8/21/13

SCHEDULE II

PART C

EQUITY INTERESTS IN LOAN PARTY'S SUBSIDIARIES

Kodak (Australasia) Proprietary Limited – 1.12 Australian dollars (rounded) unpaid per share.

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**SCHEDULE III
ACCOUNTS**

PART I

DDA ACCOUNTS

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***		***	***
	***			***

Eastman Kodak Company	***	***	***	***
	***		***	***
	***			***

Eastman Kodak Company	***	***	***	***
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	***			***

Eastman Kodak Company	***	***	***	***
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Eastman Kodak Company	***	***	***	***
	***		***	***
	***			***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak International Capital Company Inc.	***	***	***	***
FPC Inc.	***	***	***	***
FPC Inc.	***	***	***	***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Kodak Imaging Network, Inc.	*** *** *** ***	***	***	*** ***
NPEC Inc.	*** *** ***	***	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc.	***	*** *	***	***
	***			***

Qualex Inc.	***	*** *	***	***
	***			***

Qualex Inc.	***	*** *	***	***
	***			***

Qualex Inc.	***	*** *	***	***
	***			***

Qualex Inc.	***	*** *	***	***
	***			***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
	***			***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
	***			***

Qualex Inc	***	*** *	***	***
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Qualex Inc	***	*** *	***	***
	***			***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Eastman Kodak Co	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***
Eastman Kodak Company	*** *** ***	***	***	***
Eastman Kodak Company	*** *** ***	*** *	***	***
Eastman Kodak Company	*** *** ***	*** *	***	***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	*** *	***	***
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Eastman Kodak Company	***	*** *	***	***
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	***			***
Eastman Kodak Company	***	***	***	***
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Eastman Kodak Company	***	***	***	***
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Eastman Kodak Company	***	***	***	***
	***			***
	***			***
Eastman Kodak Company	***	***	***	***
	***			***
	***			***

* Represents an account that may be closed in connection with or pursuant to the Transactions.

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PART II

LOCKBOXES

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***			***

Qualex Inc	***	***	***	***
	***			***

SCHEDULE 1.01(A)
ACCEPTABLE FOREIGN CURRENCIES

None.

SCHEDULE 1.01(D)
DESIGNATED GUARANTORS

1. FPC Inc.

SCHEDULE 1.01(M)
MORTGAGED PROPERTIES

None.

SCHEDULE 1.01(S)
SPECIFIED DEBT

None.

SCHEDULE 1.01(U)
UNRESTRICTED SUBSIDIARIES

None.

SCHEDULE 4.01(F)
LITIGATION

None.

SCHEDULE 4.01(I)
INTELLECTUAL PROPERTY

None.

SCHEDULE 4.01(Q)
COLLECTIVE BARGAINING AGREEMENTS

<u>Region</u>	<u>Country</u>	<u>Title of Agreement(s)</u>
EAMER	Austria	Local Works Agreements, Collective Agreement 2012 - Kollektivvertrag für Nicht Filmschaffende
	Belgium	Collective Bargaining Agreements
	Denmark	Collective Agreement: Industriens Funktionaeroverenskomst
	Finland	Collective Agreement: Viestinnän Keskusliiton and Mediaunioni MDU:n
	France	Convention Collective de la Chimie (National Bargaining Agreement)
		Labor Agreements for Kodak Pathe, Kodak Industrie and Kodak Polychrome Graphics
	Germany	Corporate and Local Works Agreements
		Collective Bargaining Agreement for CI Manufacturing: Tarifvertrag fuer die Chemische Industrie Niedersachsen
	Italy	Contratto del Commercio e del Terziario agreement covers 2012/2013 : http://contrattocommercio.blogspot.co.uk/p/contratto-commercio-testo-argomenti.html
	Spain	National Collective Agreement; Collective Agreement Basic Salaries; Workers Council Agreement 7.1.2011
	Sweden	Collective Agreement: Almega IT-företagen Collective agreement with Unionen and Akademikerförbunden
	UK	Procedural Agreement
	GAR	China
KWCL: Women Protection Agreement 2011-2014, Collective Bargaining 2012, Collective Employment Contract 2011-2014		
KCCL: Xiamen - No Agreements yet		
KCCICL: No Agreement yet		
India		Association of Chemical Workers - No Agreement - Negotiations in process

	Japan	KJL and KIS General Agreements
	Singapore	SMMWU (THE SINGAPORE MANUAL & MERCANTILE WORKERS' UNION) Collective Agreement
LAR	Argentina	CCT Comercio 130-75 version SEC (no-exempt employees); Conv. Colect. Viajantes de Comercio 0308-1975 (employees who travel often)
	Brazil	Contrato Colectivo 20120906 Sao Paulo; Convencao Sao Paulo 2011-2012; Convencao SJ Campos 2011-2012; CCT Metalurgicos Manaus 2012-2013
	Mexico	Contracto Colectivo 2012-2013

SCHEDULE 4.01(DD)
LABOR MATTERS

None.

SCHEDULE 5.01(K)
TRANSACTIONS WITH AFFILIATES

Intercompany Loans¹

<u>Lender Company Description</u>	<u>Debtor Trading Partner Description</u>	<u>Loan Currency</u>	<u>Local Currency Principal Balance</u>	<u>USD Principal Balance</u>	<u>Interest Rate</u>
1. Eastman Kodak Co. - Parent	Kodak (Egypt) S.A.E.	USD	5,666,138	5,666,138	0.00%
2. Eastman Kodak Co. - Parent	Kodak Graphic Com. Canada	USD	135,705,510	135,705,510	0.00%
3. Eastman Kodak Co. - Parent	Kodak International Finance Limited	USD	125,000,000	125,000,000	7.90%
4. Kodak (Near East) Inc.	Eastman Kodak Co. - Parent	USD	16,720,673	16,720,673	0.05%
5. Kodak de México, SA de CV	Eastman Kodak Co. - Parent	USD	19,772,256	19,772,256	0.00%
6. Kodak de México, SA de CV	Eastman Kodak Co. - Parent	USD	19,445,532	19,445,532	8.50%
7. Kodak China Ltd.	Eastman Kodak Co. - Parent	USD	174,000,000	174,000,000	0.00%
8. Kodak Japan Limited	Eastman Kodak Co. - Parent	JPY	3,030,036,942	30,949,668	2.00%
9. Kodak International Finance Limited	Eastman Kodak Co. - Parent	USD	44,000,000	44,000,000	7.90%
10. Kodak Societa per Azioni	Eastman Kodak Co. - Parent	USD	20,000,000	20,000,000	7.90%

¹ These intercompany loans are permitted to be rolled over or renewed at principal amounts incorporating accrued but unpaid interests and (x) for each of #1 to # 4 at the existing or a different interest rate or (y) for each of #5 to #10 at the existing or a lower interest rate.

SCHEDULE 5.01(M)
FOREIGN SECURITY INTERESTS

<u>Subsidiary</u>	<u>Jurisdiction Of Organization</u>	<u>Percentage Pledged</u>	<u>Parent Entity</u>	<u>Share Certificates</u>	<u>Number of Days after Closing Date to Perfect</u>
Eastman Kodak Holdings B.V.	The Netherlands	65.000000%	Eastman Kodak Company	Not Certificated	75
Kodak Holding GmbH	Germany	65.000000%	Eastman Kodak Company	Not Certificated	60
Kodak Limited	United Kingdom	65.000000%	Eastman Kodak Company	Cert #89 (65,000,000 Shares) and #93 (19,500,000 Shares) currently held by Wilmington Trust, National Association	45
Kodak Polychrome Graphics Company Ltd	Barbados	65.000000%	Eastman Kodak Company	No. 6 – 2.6 Shares held by Wilmington Trust, National Association	60

SCHEDULE 5.01(R)
POST-CLOSING OBLIGATIONS

1. As promptly as possible, but in no event later than 75 days after the Closing Date in the case of Eastman Kodak Holdings B.V., in no event later than 60 days after the Closing Date in the case of Kodak Holding GmbH and Kodak Polychrome Graphics Company Ltd., in no event later than 45 days after the Closing Date in the case of Kodak Limited, or in each case such longer time as may reasonably be agreed by the Agent, the Borrower will cause the perfection of the Agent's third priority security interest in the stock of the subsidiaries listed in Schedule 5.01(m). Simultaneously with the completion of the Borrower's obligations pursuant to the preceding sentence with respect to (i) Eastman Kodak Holdings B.V. and Kodak Polychrome Graphics Company Ltd, the Borrower will cause the Agent to receive a written legal opinion (addressed to the Agent and the Lenders and in form and substance reasonably acceptable to the Agent) covering matters relating to the Agent's security interest in the applicable stock and (ii) Kodak Holding GmbH and Kodak Limited the Borrower will use commercially reasonable efforts to cause the Agent to receive a written legal opinion (addressed to the Agent and the Lenders and in form and substance reasonably acceptable to the Agent) covering matters relating to the Agent's security interest in the applicable stock.
2. Within 3 Business Days of the Closing Date, the Borrower will cause the filing or execution of documents required to terminate:
 - a. the security interests in favor of the secured parties under Existing Credit Agreements and the Borrower's prepetition (x) 10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 (collectively, the "**Prepetition Notes**") in the equity interests of the following Foreign Subsidiaries:
 - i. Kodak (Australasia) Proprietary Limited,
 - ii. Kodak Holding GmbH,
 - iii. Kodak Limited,
 - iv. Kodak (Singapore) Pte. Limited,
 - v. Kodak S.A., and

B. the security interests in favor of the secured parties under the Existing DIP ABL Credit Agreement and the Prepetition Notes in the equity interests of Eastman Kodak Holdings B.V.

SCHEDULE 5.02(a)
EXISTING LIENS

PART I

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash collateralization with American Express for corporate credit cards	USD 1,750,000
Eastman Kodak Company	Receipts reserve for credit card charges with PNC Merchant Services	USD 600,000
Eastman Kodak Company	Trust to support environmental liabilities to benefit New York State Department of Environmental Conservation	USD 23,201,482
Wheeling Insurance Ltd.	Trust to support claim liabilities related to past participation in Green Island Reinsurance Treaty	USD 107,418
Wheeling Insurance Ltd.	Trust to support claim liabilities related to Old Republic self-funded Workers' Compensation and Automobile Liability policies	USD 9,500,000
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of real property and its other assets to support adjudication of tax and labor disputes	USD 131,580,683
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of cash to support adjudication of tax and labor disputes	BRL 24,661,591
Kodak Limited	Cash collateralization to support guarantee liabilities with Lloyds Bank	GBP 2,851,907
Kodak India Private Limited	Cash collateralization to support guarantee liabilities with Citibank and HDFC	INR 38,173,541
Kodak India Private Limited	Pledge of its assets to support tax adjudication	INR 41,992,200
Kodak IL Ltd. (Israel)	Cash collateralization of bank guarantee by Bank Leumi	USD 2,030,000
Kodak International Finance Ltd.	Cash collateralization of FX dealing line by Bank of New York Mellon	USD 11,543,722

PART II

CONTINUING SECURED AGREEMENTS²
BACKED BY CASH COLLATERAL

<u>Country</u>	<u>Kodak Entity</u>	<u>Description</u>	<u>Reference #</u>	<u>Amount</u>
UAE	Kodak (Near East), Inc.	Standby Letters of Credit	US532203-2	\$ 30,500
Australia	Kodak (Australasia) Pty. Ltd.	Standby Letters of Credit	US539392-2	\$ 360,000
Hong Kong	Kodak (Hong Kong) Limited	Omnibus	US166612-1	\$ 13,400
Thailand	Kodak (Thailand) Limited	Omnibus	TH167067	\$ 63,800

² As defined in the Payoff Letter by Citicorp North America, Inc. dated September 3, 2013.

SCHEDULE 5.02(D)
EXISTING DEBT

<u>Entity</u>	<u>Type</u>	<u>Existing</u>	
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Debt for Borrowed Money	BRL	981,056.61
	Bank Guarantees/LOCs	BRL	1,699,275
	Customer Guarantee/Vendor Program	BRL	15,375,895
		USD	92,773
Kodak Graphic Communications Canada Company	Capital Leases	CAD	10,040,844
Kodak Mexicana S.A. de C.V.	Surety Bonds	MXN	266,914,511
		USD	6,300
Kodak Limited	Bank Guarantees/LOCs	EUR	1,648,662
		GBP	600,000
		SEK	319,932
	Customer Guarantee/Vendor Program	GBP	11,107,906
Kodak Nordic AB (Sweden)	Surety Bonds	SEK	24,133,833
Kodak Argentina S.A.I.C.	Customer Guarantee/Vendor Program	ARS	7,540,195
	Surety Bonds	ARS	379,600
Kodak S.p.A (Italy)	Bank Guarantees/LOCs	EUR	749,622

<u>Entity</u>	<u>Type</u>	<u>Existing</u>	
Kodak SA/NV (Belgium)	Customer Guarantee/Vendor Program	USD	130,180
	Bank Guarantees/LOCs	EUR	18,502
Kodak India Private Limited	Bank Guarantees/LOCs	INR	42,285,857
	Customer Guarantee/Vendor Program	INR	10,712,000
Kodak IL Ltd. (Israel)	Bank Guarantees/LOCs	USD	2,057,880
		ILS	150,000
Kodak, S.A. (Spain)	Bank Guarantees/LOCs	EUR	240,803
	Customer Guarantee/Vendor Program	EUR	708
Qualex Inc.	3rd Party Guarantees	USD	592,969
Eastman Kodak Sarl	Bank Guarantees/LOCs	NOK	1,000,000
		EUR	210,275
		CHF	221,250
	Customer Guarantee/Vendor Program	USD	33,462
Kodak (Hong Kong) Limited	Bank Guarantees/LOCs	HKD	103,556
Kodak (China) Company Limited	Customer Guarantee/Vendor Program	CNY	895,924
	Bank Guarantees/LOCs	HKD	5,300,000

Entity	Type	Existing
Kodak (Thailand) Limited	Bank Guarantees/LOCs	THB 192,927
	Customer Guarantee/Vendor Program	THB 1,621,886
Kodak Societe Anonyme	Bank Guarantees/LOCs	CHF 115,000
Kodak Korea Limited	Bank Guarantees/LOCs	KRW 7,167,930
Kodak (Singapore) Pte Limited	Bank Guarantees/LOCs	SGD 45,261
Kodak Japan Ltd.	Bank Guarantees/LOCs	JPY 80,401,533
Kodak Turkey	Bank Guarantees/LOCs	TL 78,426

Eastman Kodak Company Debt (USD) (principal amounts where applicable)

Letters of Credit listed on Annex 1 to Schedule 5.02(d) in the aggregate amount set forth below.	\$123,246,352
Surety Bonds for U.S. and Canadian Customs	\$ 1,417,000
Customer Guarantees/Vendor Program (Loss Pool)	\$ 1,012,113

Annex 1 to Schedule 5.02(d) ³

<u>Issuing Bank</u>	<u>Beneficiary</u>	<u>LC #</u>	<u>Face Amount</u>
Citibank, N.A.	CVS Pharmacy, Inc.	63667037	\$ 10,500,000.00
Citibank, N.A.	INA, Pacific, Atlantic Insurance Company	NY-02805-30035009	\$ 1,066,540.00
Citibank, N.A.	North Carolina Self-Insurance Security Association	63665579	\$ 150,000.00
Citibank, N.A.	NY Workers Compensation (CITI)	NY-02805-30031820	\$ 61,634,205.00
Citibank, N.A.	Ohio Environmental Protection Agency	NY-02805-30035285	\$ 1,600,000.00
Citibank, N.A.	Travelers	61604621	\$ 2,600,000.00
Wells Fargo Bank, N.A.	Maryland Workers' Compensation Commission	IS0012739	\$ 100,000.00
Wells Fargo Bank, N.A.	NYS Workers' Compensation	IS0012677	\$ 96,000.00
Wells Fargo Bank, N.A.	Township of Hamilton	IS0012760	\$ 5,500.00
Wells Fargo Bank, N.A.	Employment Development Department	IS0012762	\$ 55,100.00
Wells Fargo Bank, N.A.	New Jersey Dept of Environmental Protection	IS0012645	\$ 500,000.00
Wells Fargo Bank, N.A.	Finance Office, Workers' Compensation Board	IS0012271	\$ 11,390,063.00

³ All of the letters of credit on this Annex 1 are backstopped by letters of credit issued by the Issuing Bank on the date hereof.

Wells Fargo Bank, N.A.	Self Insurance Plans State of California	IS0012521	\$	4,351,072.00
Wells Fargo Bank, N.A.	Westchester Fire Insurance Company	IS0011889	\$	2,500,000.00
Wells Fargo Bank, N.A.	Old Republic Insurance Company c/o Old Republic Risk Management	IS0011616	\$	26,587,872.00
Wells Fargo Bank, N.A.	New York State Dept of Environmental Conservation	IS0012035	\$	10,000.00
Wells Fargo Bank, N.A.	Commonwealth of Virginia	IS0012736	\$	100,000.00

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

SCHEDULE 5.02(E)
DISPOSITIONS

1. Proposed sale of real property in Argentina (including any sale and leaseback in connection therewith). If consummated, it is expected to be closed in October 2013.
2. ***
3. Proposed sale of utility operations at Eastman Business Park. Purchase price proceeds will go to environmental trust. If consummated, this is expected to be signed and closed by the end of August 2013.
4. ***
5. Proposed sale of Pro-Tek. This is a business that stores movie film in California. If consummated, it is expected to be signed in September 2013 and closed in October 2013.
6. Proposed donation of 365 sqm. of forest land by Kodak (Near East), Inc.'s Greek branch to the local government in Greece. This is the last asset Kodak (Near East), Inc. owns in Greece.
7. Proposed sale of parking lot located at Seward Street in Los Angeles, CA. If consummated, it is expected to be closed in October or November 2013.
8. Proposed sale of Airport Hangar in Rochester, NY. If consummated, it is expected to be closed in September or October of 2013.
9. ***
10. ***
11. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc. (including any sale and leaseback in connection therewith).
12. Proposed sale of the Hawkeye location.

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol “***,” has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

13. ***

SCHEDULE 6.01(F)
JUDGMENTS AND ORDERS

JUDGMENTS

<u>Case No. / Matter</u>	<u>Kodak Party</u>	<u>Other Party</u>	<u>Venue</u>
03-930139/2010 DHL	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual - SP	Brazil
0007292-65.2005.4.03.6103/INCOME TAX 91/92	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual - SP	Brazil
3.066.612/VAT STATE OF SP, DHL EXPORTATION	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual - SP	Brazil
967403	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
973.014	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda do Estado de São Paulo	Brazil
145.738	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
1314995	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual - SP	Brazil
583.00.2005.061.270	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Canadá Color Vídeo - Foto - Som Ltda	Brazil
1069186-0/4	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Paulo Afonso Cotta	Brazil
2009.135.14335	Kodak da Amazônia Indústria e Comércio Ltda.	Secretaria do Estado da Fazenda do Rio de Janeiro	Brazil
10283-720.630/2008-94	Kodak da Amazônia Indústria e Comércio Ltda.	União Federal	Brazil

0263043-53.2011.8.04.0001	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Flashmed	Brazil
001.05.045558-4	Kodak da Amazônia Indústria e Comércio Ltda.	Syncrofilm	Brazil
9 similar 2003 income/importation tax matters with unfavorable administrative determinations	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
0005130-69.2010.8.17.0810	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Meirelles S.A. Comércio e Indústria	Brazil

Additional Matters:

1. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2006-7.
2. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2007-8.

SCHEDULE 9.02
AGENT'S OFFICE; CERTAIN ADDRESS FOR NOTICES

BORROWER:

Eastman Kodak Company
343 State Street
Rochester, NY 14650
Attn: General Counsel
Tel: 585-724-4000
Fax: 585-724-9549
Email: Patrick.sheller@kodak.com
Website: www.kodak.com

AGENT:

Agent's Office

(for payments and Notices of Borrowing and interest election requests):

Bank of America, NA
ABL Servicing – Waukesha
20975 Swenson Drive
Waukesha WI, 53186
Attn: John Dugger
John.dugger@baml.com

Other Notices as administrative agent and collateral agent:

Bank of America, NA
225 Franklin Street
Boston, MA 02110
Attn: Matthew T. O'Keefe
Senior Vice President

ISSUING BANK

Bank of America, NA
ABL Servicing – Waukesha
20975 Swenson Drive
Waukesha WI, 53186
Attn: John Dugger
John.dugger@baml.com

SCHEDULE S-1
SPECIFIED SECURED OBLIGATIONS

None.

[TO BE COMPLETED PRIOR TO ISSUANCE WITH: APPROPRIATE LENDER INFORMATION, THE EFFECTIVE DATE, UPON ISSUANCE TO AN INITIAL ISSUING BANK, OR THE DATE OF ASSIGNMENT, AND A PRINCIPAL AMOUNT UP TO THE LENDER'S REVOLVING CREDIT COMMITMENT]

U.S.\$

FOR VALUE RECEIVED, the undersigned, EASTMAN KODAK COMPANY (the "Borrower"), HEREBY PROMISES TO PAY to the order of (the "Lender") for the account of its Applicable Lending Office on the Termination Date (each as defined in the Credit Agreement referred to below) the principal sum of U.S.\$[amount of the Lender's Revolving Credit Commitment in figures] or, if less, the aggregate principal amount of the Revolving Loans made by the Lender to the Borrower pursuant to the Credit Agreement, dated as of [], 2013, among the Borrower, certain of its subsidiaries, the Lender and certain other lenders party thereto, and Bank of America, N.A., as Agent for the Lender and such other lenders (as amended or modified from time to time, the "Credit Agreement") outstanding on the Termination Date. Capitalized terms used, but not defined, in this Promissory Note are used with the meaning ascribed thereto in the Credit Agreement.

The Borrower promises to pay interest on the unpaid principal amount of each Revolving Loan from the date of such Revolving Loan until such principal amount is paid in full, at such interest rates, and payable at such times, as are specified in the Credit Agreement.

Both principal and interest are payable in lawful money of the United States of America to Bank of America, N.A., as Agent, at Bank of America, N.A. [], in same day funds. Each Revolving Loan owing to the Lender by the Borrower pursuant to the Credit Agreement, and all payments made on account of principal thereof, shall be recorded by the Lender and, prior to any transfer hereof, endorsed on the grid attached hereto which is part of this Promissory Note.

This Promissory Note is one of the Notes referred to in, and is entitled to the benefits of, the Credit Agreement. The Credit Agreement, among other things, (i) provides for the making of Revolving Loans by the Lender to the Borrower from time to time in an aggregate amount not to exceed at any time outstanding the U.S. dollar amount first above mentioned, the indebtedness of the Borrower resulting from each such Revolving Loan being evidenced by this Promissory Note and (ii) contains provisions for acceleration of the maturity hereof upon the happening of certain stated events and also for prepayments on account of principal hereof prior to the maturity hereof upon the terms and conditions therein specified.

IN WITNESS WHEREOF, the Borrower has caused this Promissory Note to be executed by its duly authorized officer to evidence the Revolving Loans made under the Credit Agreement.

Date: _____, 20____

EASTMAN KODAK COMPANY

By _____
Title:

Bank of America, N.A., as Agent
for the Lenders party
to the Credit Agreement

[]

Attn: []

[Date]

Attention: []

Ladies and Gentlemen:

The undersigned, EASTMAN KODAK COMPANY, refers to the Credit Agreement, dated as of , 2013 (as amended or modified from time to time, the "Credit Agreement"), among the undersigned, certain of its subsidiaries, the Lenders party thereto and Bank of America, N.A., as Agent for said Lenders, and hereby gives you notice, irrevocably, pursuant to Section 2.02 of the Credit Agreement that the undersigned hereby requests a Borrowing under the Credit Agreement, and in connection thereto sets forth below the information relating to such Borrowing (the "Proposed Borrowing") as required by Section 2.02(a) of the Credit Agreement (capitalized terms used, but not defined, in this Notice are used with the meaning ascribed thereto in the Credit Agreement):

- (i) The Business Day of the Proposed Borrowing is , 20 .
- (ii) The Type of Revolving Loans comprising the Proposed Borrowing is [Base Rate Revolving Loan] [Eurodollar Rate Revolving Loan].
- (iii) The aggregate amount of the Proposed Borrowing is \$.
- [(iv) The initial Interest Period for each Eurodollar Rate Revolving Loan made as part of the Proposed Borrowing is month[s].]¹

The undersigned hereby certifies that the following statements are true on the date hereof, and will be true on the date of the Proposed Borrowing:

(A) the representations and warranties of the Borrower and each other Loan Party contained in each Loan Document to which it is a party are correct in all material respects

¹ To be used for Eurodollar Rate Revolving Loans.

(except to the extent qualified by materiality or "Material Adverse Effect," in which case such representations and warranties shall be true and correct in all respects) as of the date hereof, before and after giving effect to the Proposed Borrowing and to the application of the proceeds therefrom, as though made on the date hereof; provided that any representation or warranty as of a specific date shall only need be true or correct in all material respects as of such date;

(B) no event has occurred and is continuing, or would result from the Proposed Borrowing or from the application of the proceeds therefrom, that constitutes a Default; and

(C) no Borrowing Base Deficiency will exist after giving effect to the Proposed Borrowing and to the application of the proceeds therefrom (other than as permitted by Section 2.01(c) or (d) of the Credit Agreement).

Very truly yours,

EASTMAN KODAK COMPANY

By _____

Title:

Bank of America, N.A., as Agent
for the Lenders party
to the Credit Agreement

[]

Attn: []

[Date]

Attention: []

Ladies and Gentlemen:

The undersigned, EASTMAN KODAK COMPANY, refers to the Credit Agreement, dated as of _____, 2013 (as amended or modified from time to time, the "Credit Agreement"), among the undersigned, certain of its subsidiaries, the Lenders party thereto and Bank of America, N.A., as Agent for said Lenders, and hereby gives you notice, irrevocably, pursuant to Section 2.22 of the Credit Agreement that the undersigned hereby requests a Swingline Loan under the Credit Agreement, and in connection thereto sets forth below the information relating to such Swingline Loan (the "Proposed Swingline Loan") as required by Section 2.22(a) of the Credit Agreement (capitalized terms used, but not defined, in this Notice are used with the meaning ascribed thereto in the Credit Agreement):

- (i) The Business Day of the Proposed Swingline Loan is _____, 20_____.
- (ii) The aggregate amount of the Proposed Swingline Loan is \$ _____.

The undersigned hereby certifies that the following statements are true on the date hereof, and will be true on the date of the Proposed Swingline Loan:

(A) the representations and warranties of the Borrower and each other Loan Party contained in each Loan Document to which it is a party are correct in all material respects (except to the extent qualified by materiality or "Material Adverse Effect," in which case such representations and warranties shall be true and correct in all respects) as of the date hereof, before and after giving effect to the Proposed Swingline Loan and to the application of the proceeds therefrom, as though made on the date hereof; provided that any representation or warranty as of a specific date shall only need be true or correct in all material respects as of such date;

(B) no event has occurred and is continuing, or would result from the Proposed Swingline Loan or from the application of the proceeds therefrom, that constitutes a Default;

(C) no Borrowing Base Deficiency will exist after giving effect to the Proposed Swingline Loan and to the application of the proceeds therefrom (other than as permitted by Section 2.01(c) or (d) of the Credit Agreement); and

(D) all Swingline Loans outstanding will not exceed \$20,000,000 after giving effect to the Proposed Swingline Loan.

Very truly yours,

EASTMAN KODAK COMPANY

By _____
Title:

Reference is made to the Credit Agreement, dated as of _____, 2013 (as amended, restated, supplemented or modified from time to time, the "Credit Agreement") among EASTMAN KODAK COMPANY, a New Jersey corporation (the "Company"), certain of its subsidiaries, the Lenders (as defined in the Credit Agreement) and Bank of America, N.A., as administrative agent and collateral agent for the Lenders (the "Agent"). Terms defined in the Credit Agreement are used herein with the same meaning.

The "Assignor" and the "Assignee" referred to on Schedule 1 hereto agree as follows:

1. The Assignor hereby sells and assigns to the Assignee, and the Assignee hereby purchases and assumes from the Assignor, an interest in and to the Assignor's rights and obligations under the Credit Agreement as of the date hereof equal to the amount of the Assignor's Revolving Credit Commitment specified on Schedule 1 hereto of all outstanding rights and obligations under the Revolving Credit Facility of the Credit Agreement as specified on Schedule 1 hereto (together with participations in Letters of Credit held by the Assignor on the date hereof). After giving effect to such sale and assignment, the Assignee's Revolving Credit Commitment and the amount of the Revolving Loans owing to the Assignee will be as set forth on Schedule 1 hereto.

2. [In addition, the Assignor hereby sells and assigns to the Assignee, and the Assignee hereby purchases and assumes from the Assignor, an interest in and to the Assignor's rights and obligations under the Credit Agreement as of the date hereof equal to the amount of the Assignor's Letter of Credit Commitment specified on Schedule 1 hereto of all outstanding rights and obligations under the Letter of Credit Facility of the Credit Agreement as specified on Schedule 1 hereto. After giving effect to such sale and assignment, the Assignee's Letter of Credit Commitment will be as set forth on Schedule 1 hereto.]

3. The Assignor (i) represents and warrants that it is the legal and beneficial owner of the interest being assigned by it hereunder and that such interest is free and clear of any adverse claim; (ii) represents and warrants it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Acceptance and to consummate the transactions contemplated hereby; (iii) makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with the Credit Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, the Credit Agreement or any other instrument or document furnished pursuant thereto; (iv) makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under the Loan Documents or any other instrument or document furnished pursuant thereto; [and (v) attaches the Notes[, if any] held by the Assignor [and requests that the Agent exchange such Note for a new Note payable to the order of [the Assignee in an amount equal to the Commitment assumed by

the Assignee pursuant hereto or new Notes payable to the order of the Assignee in an amount equal to the Commitment assumed by the Assignee pursuant hereto and] the Assignor in an amount equal to the Commitment retained by the Assignor under the Credit Agreement, [respectively,] as specified on Schedule 1 hereto].

4. The Assignee (i) confirms that it has received a copy of the Credit Agreement, together with copies of the financial information delivered to Assignor pursuant to Section 5.01(h)(i) and (ii) thereof and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Assignment and Acceptance; (ii) agrees that it will, independently and without reliance upon the Agent, the Assignor or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Credit Agreement; (iii) confirms that it is an Eligible Assignee; (iv) appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under the Credit Agreement and the other Loan Documents as are delegated to the Agent by the terms thereof, together with such powers and discretion as are reasonably incidental thereto; (v) agrees that it will perform in accordance with their terms all of the obligations that by the terms of the Credit Agreement are required to be performed by it as a Lender; and (vi) attaches any U.S. Internal Revenue Service forms required under Section 2.14(e) of the Credit Agreement.

5. The Assignee represents and warrants that (i) it is not a Disqualified Institution; (ii) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Acceptance and to consummate the transactions contemplated hereby and to become a Lender under the Credit Agreement; and (iii) from and after the Assignment Effective Date, it shall be bound by the provisions of the Credit Agreement as a Lender thereunder and, to the extent of the assigned interest, shall have the obligations of a Lender thereunder.

6. Following the execution of this Assignment and Acceptance, it will be delivered to the Agent for acceptance and recording by the Agent. The effective date for this Assignment and Acceptance (the "Assignment Effective Date") shall be the date of acceptance hereof by the Agent, unless otherwise specified on Schedule 1 hereto.

7. Upon such acceptance and recording by the Agent, as of the Assignment Effective Date, (i) the Assignee shall be a party to the Credit Agreement and, to the extent provided in this Assignment and Acceptance, have the rights and obligations of a Lender thereunder and (ii) the Assignor shall, to the extent provided in this Assignment and Acceptance, relinquish its rights and be released from its obligations under the Credit Agreement.

8. Upon such acceptance and recording by the Agent, from and after the Assignment Effective Date, the Agent shall make all payments under the Credit Agreement and the applicable Notes in respect of the interest assigned hereby (including, without limitation, all payments of principal, interest and facility fees with respect thereto) to the Assignee. The Assignor and Assignee shall make all appropriate adjustments in payments under the Credit Agreement and the applicable Notes for periods prior to the Assignment Effective Date directly between themselves.

9. This Assignment and Acceptance shall be governed by, and construed in accordance with, the laws of the State of New York.

10. This Assignment and Acceptance may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of Schedule 1 to this Assignment and Acceptance by telecopier shall be effective as delivery of a manually executed counterpart of this Assignment and Acceptance.

IN WITNESS WHEREOF, the Assignor and the Assignee have caused Schedule 1 to this Assignment and Acceptance to be executed by their officers thereunto duly authorized as of the date specified thereon.

Schedule 1
to
Assignment and Acceptance

1. Assignor[s]: _____

2. Assignee[s]: _____

[for each Assignee, indicate [Affiliate][Approved Fund] of [*identify Lender*]]

3. Borrower: Eastman Kodak Company
4. Agent: Bank of America, N.A., as the administrative agent and collateral agent under the Credit Agreement
5. Credit Agreement: Credit Agreement, dated as of _____, 2013, among Eastman Kodak Company, certain of its subsidiaries, the Lenders from time to time party thereto, and Bank of America, N.A., as Agent
6. Assigned Interest[s] in Revolving Credit Facility:

<u>Assignor[s]</u> ²	<u>Assignee[s]</u> ³	Aggregate Amount of Revolving Credit Commitments for all Lenders ⁴	Amount of Revolving Credit Commitments Assigned	Percentage Assigned of Revolving Credit Commitment ⁵	CUSIP Number
		\$	\$	%	
		\$	\$	%	
		\$	\$	%	

- 2 List each Assignor, as appropriate.
- 3 List each Assignee, as appropriate.
- 4 Amounts in this column and in the column immediately to the right to be adjusted by the counterparties to take into account any payments or prepayments made between the Trade Date and the Effective Date.
- 5 Set forth, to at least 9 decimals, as a percentage of the Revolving Credit Commitment of all Lenders thereunder.

7. Assigned Interest[s] in Letter of Credit Facility:

<u>Assignor[s]</u> ⁶	<u>Assignee[s]</u> ⁷	<u>Amount of Letter of Credit Commitments for all Lenders</u> ⁸	<u>Amount of Letter of Credit Commitments Assigned</u>	<u>Percentage Assigned of Letter of Credit Commitment</u> ⁹	<u>CUSIP Number</u>
		\$	\$	%	
		\$	\$	%	
		\$	\$	%	

[8. Trade Date:]¹⁰

Effective Date: , 20 [TO BE INSERTED BY AGENT AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE REGISTER THEREFOR.]

⁶ List each Assignor, as appropriate.

⁷ List each Assignee, as appropriate.

⁸ Amounts in this column and in the column immediately to the right to be adjusted by the counterparties to take into account any payments or prepayments made between the Trade Date and the Effective Date.

⁹ Set forth, to at least 9 decimals, as a percentage of the Letter of Credit Commitment of all Lenders thereunder.

¹⁰ To be completed if the Assignor and the Assignee intend that the minimum assignment amount is to be determined as of the Trade Date.

The terms set forth in this Assignment and Acceptance are hereby agreed to:

ASSIGNOR
[NAME OF ASSIGNOR]

By: _____
Title:

ASSIGNEE
[NAME OF ASSIGNEE]

By: _____
Title:

Domestic Lending Office:
[Address]

Eurodollar Lending Office:
[Address]

Accepted [and Approved] this day of , 20

BANK OF AMERICA, N.A., as Agent

By _____
Title:

[Approved this day of , 20

EASTMAN KODAK COMPANY

By _____]
Title:

This Solvency Certificate is being executed and delivered pursuant to Section 3.01(b)(v) of that certain Credit Agreement, dated as of _____, 2013, among Eastman Kodak Company, a New Jersey corporation (the "Company"), certain of its subsidiaries, the Lenders and Bank of America, N.A., as administrative agent and collateral agent for the Lenders (as amended, restated, amended and restated, extended, supplemented or otherwise modified in writing from time to time, the "Credit Agreement"); the terms defined therein being used herein as therein defined.

I, [_____], the Chief Financial Officer of the Company, in such capacity and not in an individual capacity, hereby certify as follows:

1. I am generally familiar with the businesses and assets of the Company and its subsidiaries, taken as a whole, and am duly authorized to execute this Solvency Certificate on behalf of the Company pursuant to the Credit Agreement.
2. I am familiar with the historical and current financial condition of the Company and its subsidiaries on a consolidated basis as the Chief Financial Officer of the Company. In preparing this certificate, I have made such investigations and inquiries as I deem necessary and prudent in connection with the matters set forth herein and have reviewed the terms of the Credit Agreement and the other Loan Documents.
3. As of the date hereof and after giving effect to the Transactions, the entering into the Exit Term Loan Agreements and the refinancing of the Existing DIP Term Loan Credit Agreement and the incurrence of the indebtedness and obligations being incurred in connection with the Credit Agreement, the Transactions, the entering into the Facility, the Exit Term Loan Agreements and the refinancing of the Existing DIP ABL Credit Agreement and the Existing DIP Term Loan Credit Agreement, that, (i) the sum of the debt and liabilities (including subordinated and contingent liabilities) of the Company and its subsidiaries, taken as a whole, does not exceed the fair value of the present assets of the Company and its subsidiaries, taken as a whole; (ii) the present fair saleable value of the assets of the Company and its subsidiaries, taken as a whole, is greater than the total amount that will be required to pay the probable debt and liabilities (including subordinated and contingent liabilities) of the Company and its subsidiaries as they become absolute and matured, (iii) the capital of the Company and its subsidiaries, taken as a whole, is not unreasonably small in relation to the business of the Company or its subsidiaries, taken as a whole, contemplated as of the date hereof and as proposed to be conducted following the Closing Date; and (iv) the Company and its subsidiaries, taken as a whole, have not incurred, or believe that they will incur, debts or other liabilities including current obligations beyond their ability to pay such debt as they mature in the

ordinary course of business. For the purposes hereof, the amount of any contingent liability at any time shall be computed as the amount that, in light of all of the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability (irrespective of whether such contingent liabilities meet the criteria for accrual under Statement of Financial Accounting Standard No. 5).

IN WITNESS WHEREOF, the undersigned has executed this Solvency Certificate in such undersigned's capacity as Chief Financial Officer of the Company, on behalf of the Company, and not individually, as of the date first stated above.

EASTMAN KODAK COMPANY

By: _____
Name: _____
Title: _____

To each of the Lenders
party to the Credit Agreement
(as defined below) and to Bank of America, N.A.,
as Agent for such Lenders

Ladies and Gentlemen:

Reference is made to the Credit Agreement, dated as of _____, 2013 (as amended or modified from time to time, the "Credit Agreement") among EASTMAN KODAK COMPANY, a New Jersey corporation (the "Company"), certain of its subsidiaries, the Lenders (as defined in the Credit Agreement) and Bank of America, N.A., as administrative agent and collateral agent for the Lenders (the "Agent"). Terms defined in the Credit Agreement are used herein with the same meaning.

Section 1. Guaranty; Limitation of Liability. (a) The undersigned hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all Guaranteed Obligations, and agrees to pay any and all expenses (including, without limitation, fees and expenses of counsel) incurred by the Agent or any Lender in enforcing any rights under this Guaranty Supplement, the Guaranty or any other Loan Document. Without limiting the generality of the foregoing, the undersigned's liability shall extend to all amounts that constitute part of the applicable Guaranteed Obligations and would be owed by any other Loan Party or Subsidiary of the Company, as applicable, to the Agent or any Lender under or in respect of the Loan Documents or any Bank Product Agreement or any agreement evidencing a Specified Secured Obligation but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party or Subsidiary, as the case may be.

(b) The undersigned, and by its acceptance of this Guaranty Supplement, the Agent and each Lender, hereby confirms that it is the intention of all such Persons that this Guaranty Supplement, the Guaranty and the obligations of the undersigned hereunder and thereunder not constitute a fraudulent transfer or conveyance for purposes of Bankruptcy Law, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty Supplement, the Guaranty and the obligations of the undersigned hereunder and thereunder. To effectuate the foregoing intention, the Agent, the Lenders and the undersigned hereby irrevocably agree that the obligations of the undersigned under this Guaranty Supplement and the Guaranty at any time shall be limited to the maximum amount as will result in the obligations of the undersigned under this Guaranty Supplement and the Guaranty not constituting a fraudulent transfer or conveyance.

(c) The undersigned hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty Supplement, the Guaranty or any other guaranty, the undersigned will contribute, to the maximum extent permitted by applicable law, such amounts to each other Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

Section 2. Obligations Under the Guaranty. The undersigned hereby agrees, as of the date first above written, to be bound as a Guarantor by all of the terms and conditions of the Guaranty to the same extent as each of the other Guarantors thereunder. The undersigned further agrees, as of the date first above written, that each reference in the Guaranty to an "Additional Guarantor" or a "Guarantor" shall also mean and be a reference to the undersigned, and each reference in any other Loan Document to a "Subsidiary Guarantor" or a "Loan Party" shall also mean and be a reference to the undersigned.

Section 3. Representations and Warranties. The undersigned hereby makes, as to itself and as of the date first above written, each representation and warranty set forth in Section 4.01 of the Credit Agreement to the same extent as each other Guarantor.

Section 4. Delivery by Telecopier. Delivery of an executed counterpart of a signature page to this Guaranty Supplement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Guaranty Supplement.

Section 5. Governing Law; Jurisdiction; Waiver of Jury Trial, Etc. (a) THIS GUARANTY SUPPLEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

(b) SUBMISSION TO JURISDICTION. THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE NONEXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. THE UNDERSIGNED AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS GUARANTY SUPPLEMENT, THE GUARANTY OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT, ANY LENDER OR ANY ISSUING BANK MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS

GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT AGAINST THE BORROWER OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) WAIVER OF VENUE. THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. THE UNDERSIGNED HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. THE UNDERSIGNED IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02 OF THE CREDIT AGREEMENT. NOTHING IN THIS GUARANTY SUPPLEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) THE UNDERSIGNED HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). THE UNDERSIGNED HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT HAVE BEEN INDUCED TO ENTER INTO THIS GUARANTY SUPPLEMENT, THE GUARANTY AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

Very truly yours,

[NAME OF ADDITIONAL GUARANTOR]

By _____

Title:

Company Name

EASTMAN KODAK COMPANY

PROFORMA BORROWING BASE CERTIFICATE for COMMERCIAL IMAGING
As of

	<u>Gross</u>	<u>Eligible</u>	<u>Available</u>	
Accounts Receivable				
Inventory				
Equipment				
Eligible Cash				Per Funds Flow
Collateral Availability	0	0	\$ 0	
Rent Reserves			—	
Other Reserves			—	
Borrowing Base			\$ 0	
Lesser of Borrowing Base & Commitments (A)			—	
Availability Block				
Line Cap			\$ 0	
Principal Outstanding			—	
Letters of Credit (B)				See below
Borrowing Base Availability			\$ 0	
	<u>Account Balance</u>			
Qualified Cash (C)				Per Funds Flow
Excess Availability			<u>\$ 0</u>	

(A) Not to exceed \$200,000,000

(B) Not to exceed \$150,000,000

(C) Full amount should be displayed. Lesser of the qualified cash amount or \$15MM will be counted towards excess availability.

Letters of Credit:

Citi L/C

Wells L/C

Secured Agreements L/C

Total

\$—

The company named in the box above labeled "Company Name" (the "Company"), by its duly authorized officer signing below, hereby certifies that (a) the information set forth in this certificate is true and correct as of the date(s) indicated herein and (b) the Company is in compliance with all terms and provisions contained in (i) the loan or other agreement between the Company and Bank of America NA pursuant to which this certificate is delivered (the "Agreement") and (ii) any and all documents, instruments and agreements evidencing, governing or securing the Agreement or otherwise executed in connection therewith.

Prepared by:

Robert J. Leonard

Authorized Signature:

William G. Love

(1) If this document is being transmitted electronically, the Borrower acknowledges that by entering the name of its duly authorized officer on the Certificate, that officer has reviewed the Certificate and affirmed the representations, warranties and certifications referenced above.

	<u>U.S. Operations Sap</u>	<u>Film Processing Corporation</u>	<u>Total U.S.</u>
Gross Accounts Receivable per Aging			
Ineligibles -			
Receivables more than 60 Days Past Due			
Credits over 60 Days			
Cross-Aging			
Bankruptcy/Legal & Spec Collections			
Non Current Receivables			
Intercompany			
Rebates			
Studio Print Film Rebates			
Deferred Revenue			
Contras			
Foreign Accounts			
U.S. Government			
Payments Not Posted			
Customer Down Payments			
AR associated with divestitures			
Reserves Based on the Effective Advance Rate			
Total Ineligibles	<u>\$ —</u>	<u>\$ —</u>	<u>\$ —</u>
Eligible Accounts Receivable	—	—	—
Concentration Reserve			
Eligible AR after Concentration Reserve	\$ —	—	\$ —
Advance Rate	85%	85%	85%
Gross Availability	<u>\$ —</u>	<u>\$ —</u>	<u>\$ —</u>
Dilution Reserve	—	—	—
Accounts Receivable Availability	<u><u>\$ 0</u></u>	<u><u>\$ 0</u></u>	<u><u>—</u></u>
Dilution Reserve Percentage	<u>1%</u>		

Eastman Kodak Company - Commercial Imaging
 United States Inventory
 [Date]

	United States Inventory												Total
	Raw Materials				Work-In-Progress				Finished Goods				
	GECF	DPE	Other	Total	GECF	DPE	Other	Total	GECF	DPE	Other	Total	
Gross Inventory													
Post Closing Adjustments													
Production Variances													
Total Inventory													
Ineligibles -													
Inventory Write-down													
Reserve for LCM													
Reserve for PMSI													
Off Site at Vendors													
Field Engineer Service Parts													
Virtual Inventory													
Customer Consignment													
Off Site at Foreign Vendors													
Supplies and Packaging													
Other (Intransit, Rev Recog)													
Sub-Total Ineligibles													
Eligible Inventory													
Advance Rates (at 85% of NOLV)													
Available at 85% of NOLV													
Available at 65% of Eligible													
Lesser of 85% of NOLV & 65%													

2013 Advance Rates adjusted per the March 31, 2013 Hilco report.

[FORM OF]
BANK PRODUCT PROVIDER NOTICE

As of _____, 20____

Bank of America, N.A.,
as Agent for and on behalf of the Lenders referred to below
[_____]
[_____]
Attention: Relationship Manager

Re: Eastman Kodak Company – Credit Agreement dated as of September [__], 2013

Ladies and Gentlemen:

Reference is made to that certain Credit Agreement, dated as of September [__], 2013 (as the same now exists or may hereafter be further amended, amended and restated, modified, supplemented, extended, renewed, restated or replaced, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), the Guarantors named therein, the Lenders named therein (each a "Lender" and collectively, "Lenders") and Bank of America, N.A., as administrative agent and collateral agent for the Lenders (in such capacity, "Agent"), pursuant to which Agent and Lenders may make loans and advances and provide other financial accommodations to the Borrower. Capitalized terms not otherwise defined herein shall have the respective meanings given to them in the Credit Agreement.

_____,¹¹ in its capacity other than as a Lender (in such capacity, "Bank Product Provider"), has established a Bank Product consisting of _____¹² with _____¹³ (the "Loan Party"), as set forth in the _____¹⁴, dated as of _____, 20____, by and between Bank Product Provider and such Loan Party (as the same now exists or may hereafter be further amended, amended and restated, modified, supplemented, extended, renewed, restated or replaced, the "Specified Bank Product Agreement"). Schedule 1 sets forth, as of the date hereof, Bank Product Provider's reasonable determination of the credit exposure (and mark-to-market exposure) of such Loan Party and its Subsidiaries in respect of the Bank Products provided by Bank Product Provider pursuant to the Specified Bank Product Agreement.

Accordingly, the parties hereto confirm and agree with Agent as follows:

1. The Borrower and Bank Product Provider intend that the obligations owing by the [Loan Party] to Bank Product Provider arising under or pursuant to the Specified Bank Product Agreement, whether now existing or hereafter arising (such obligations and amounts collectively,

- _____
¹¹ Insert name of Bank Product Provider.
¹² Insert description of Bank Product.
¹³ Insert name of Loan Party that is obtaining such arrangements.
¹⁴ Insert title of Bank Product Agreement.

the “Specified Bank Product Obligations”) shall constitute “Bank Product Obligations” under the Credit Agreement and this Notice (“Notice”) shall serve as the notice required under the definition of the term “Bank Product Obligations” in the Credit Agreement for such purpose; provided, that, the maximum amount of Specified Bank Product Obligations to be secured by the Collateral is \$[].

2. Upon the acceptance by Agent of this Notice duly executed by Bank Product Provider and Borrower, the Specified Bank Product Obligations shall constitute Bank Product Obligations (which in turn shall constitute Obligations), subject to the other terms and conditions herein and in the Credit Agreement applicable to such Bank Product Obligations as from time to time in effect. In no event shall any of the Specified Bank Product Obligations secured by the Collateral, or the rights of Bank Product Provider to any proceeds of the Collateral or otherwise to any payment under the Credit Agreement or any of the other Loan Documents in respect of the Specified Bank Product Obligations be entitled to be paid or to receive cash collateral except in the order of priority set forth in Section 6.04 of the Credit Agreement. Bank Product Provider understands and agrees that its rights and benefits under the Loan Documents consist solely of being a beneficiary of the Liens on the Collateral granted to Agent for the benefit of Agent and the other Secured Parties under the Loan Documents and the right to share in proceeds of the Collateral to the extent set forth in the Credit Agreement.

3. Bank Product Provider appoints Agent as agent solely for the purpose of acquiring, holding and enforcing any and all Liens on Collateral granted by any of the Loan Parties to secure the Specified Bank Product Obligations, together with such powers and discretion as are reasonably incidental thereto and in the same manner and on the same terms set forth in Article VIII of the Credit Agreement for a Lender and such Article VIII shall in all respects be applicable to the benefits of Agent with respect to Bank Product Provider in such capacity and Bank Product Provider agrees to be bound by such terms and conditions as applicable to a Lender, together with Sections 2.14, 8.05, 9.06, 9.09, 9.18 of the Credit Agreement and the Term Loan Intercreditor Agreement; provided, that, in no event shall Bank Product Provider in such capacity be deemed a Lender or Issuing Bank under the Credit Agreement or any of the other Loan Documents or, in its capacity as a Bank Product Provider, entitled to the benefits of a Lender or Issuing Bank thereunder. Without limiting the generality of the foregoing, Bank Product Provider agrees and shall be bound by Section 8.13 of the Credit Agreement. Except as otherwise expressly set forth herein or in any other Loan Document, Bank Product Provider shall not have any right to notice of any action or to consent to, direct or object to any action hereunder or under any other Loan Document or otherwise in respect of the Collateral (including the release or impairment of any Collateral) other than in its separate capacity as a Lender and, in such case, only to the extent expressly provided in the Loan Documents. Bank Product Provider authorizes and consents to the disclosure of any information concerning the Bank Products under the Specified Bank Product Agreement and the Specified Bank Product Obligations to any other Credit Party at any time and from time to time; provided, that, in no event shall such disclosure be deemed a representation or warranty by Agent of the accuracy or completeness of such information.

4. Bank Product Provider acknowledges and agrees that Agent shall have the right (to the extent permitted pursuant to the Credit Agreement), but shall have no obligation to establish, maintain, adjust or terminate any Bank Product Reserves in respect of any of the Specified Bank Product Obligations and that if Bank Product Reserves are established there is no obligation of Agent to determine or insure whether the amount of any such reserve is appropriate or not

(including whether it is sufficient in amount). Agent is hereby irrevocably authorized, subject to the provisions of the Credit Agreement, to establish and adjust such Bank Product Reserves without any inquiry as to the right or authority of Bank Product Provider or the accuracy of such information and Agent is and shall be fully protected in acting in accordance with the information provided to it by Bank Product Provider with respect to the Specified Bank Product Obligations without further inquiry. Nothing contained herein shall be construed as an assumption by Agent or any Lender of the obligations or liabilities of any Loan Party or any of its Affiliates to Bank Product Provider or any other person pursuant to the Specified Bank Product Agreement or otherwise.

5. All notices and other communications provided for hereunder shall be given in the form and manner provided in Section 9.02 of the Credit Agreement, and, if to Bank Product Provider at its address set forth below its signature hereto. Agent and Lenders are relying upon this Notice. This Notice will be binding upon Bank Product Provider, Loan Parties and their respective successors and assigns and inure to the benefit of Agent and its successors and assigns. This Notice may not be amended, modified, supplemented or terminated orally or by course of conduct or otherwise but only by a written agreement signed by the parties hereto. This Notice shall be governed by and construed in accordance with the laws of the State of New York but excluding any principles of conflicts of laws or other rule of law that would cause the application of the law of any jurisdiction other than the laws of the State of New York.

6. This Notice is being delivered to the Agent no later than ten (10) days following the later of the Closing Date or creation of the Bank Product specified above.

This Notice may be executed in any number of counterparts, but all of such counterparts shall together constitute but one and the same agreement. In making proof of this agreement, it shall not be necessary to produce or account for more than one counterpart thereof signed by each of the parties hereto. This Notice may be executed and delivered by telecopier or other electronic method of transmission (including by email with a "pdf") with the same force and effect as if it were a manually executed and delivered counterpart.

Very truly yours,

By: _____

Title: _____

Address: _____

EASTMAN KODAK COMPANY

By: _____

Title: _____

ACCEPTED:

BANK OF AMERICA, N.A.,
as Agent

By: _____

Title: _____

Bank Product Provider Notice - [Provider]

Methodology.

[on Borrower's letterhead]

To: Bank of America, N.A. as Agent

Attn: _____

Fax No.: _____

Re: Compliance Certificate dated [____], 20[__]

Ladies and Gentlemen:

Reference is hereby made to that certain Credit Agreement, dated as of _____, 2013 (as amended, restated, supplemented, or modified from time to time, the "Credit Agreement"), by and among the lenders party thereto (such lenders, together with their respective successors and assigns, are referred to hereinafter each individually as a "Lender" and collectively as the "Lenders"), Bank of America, N.A., as administrative agent and collateral agent for the Lenders (together with its successors and assigns in such capacity, "Agent"), Eastman Kodak Company (the "Borrower") and certain of its subsidiaries. Capitalized terms used herein but not specifically defined herein shall have the meanings ascribed to them in the Credit Agreement.

Pursuant to Section 5.01(h) of the Credit Agreement, the undersigned Chief Financial Officer of the Borrower hereby certifies that Borrower and its Restricted Subsidiaries are [in compliance][not in compliance] with the covenant contained in Section 5.03 of the Credit Agreement as demonstrated on Schedule I hereof.

IN WITNESS WHEREOF, this Compliance Certificate is executed by the undersigned this day of , 20 .

EASTMAN KODAK COMPANY

By: _____
Name: _____
Title: _____

SCHEDULE I

[To be completed by Borrower]

Bank of America, N.A., as Agent
for the Lenders party
to the Credit Agreement

[]

Attn: []

[Date]

Attention: []

Ladies and Gentlemen:

The undersigned, EASTMAN KODAK COMPANY, refers to the Credit Agreement, dated as of _____, 2013 (as amended or modified from time to time, the "Credit Agreement"), among the undersigned, certain of its subsidiaries, the Lenders party thereto and Bank of America, N.A., as Agent for said Lenders, and hereby requests that the Agent release cash deposited in account no. _____ maintained at Bank of America, N.A. (the "Pledged Cash Account"), and in connection thereto sets forth below the information relating to such release (the "Proposed Release") (capitalized terms used, but not defined, in this Notice are used with the meaning ascribed thereto in the Credit Agreement):

- (i) The Business Day of the Proposed Release is _____, 20__ .
- (ii) The amount of the Proposed Release is \$ _____ .

The undersigned hereby certifies that the following statements will be true on the date of the Proposed Release and after giving effect thereto:

- (A) no Default or Event of Default exists or has occurred and is continuing; and
- (B) no Overadvance exists.

Very truly yours,

EASTMAN KODAK COMPANY

By _____
Title:

Accepted [and Approved] this
day of _____, 20

BANK OF AMERICA, N.A., as Agent

By _____
Title:

[FORM OF]
SPECIFIED SECURED OBLIGATIONS PROVIDER NOTICE

As of _____, 20____

Bank of America, N.A.,
as Agent for and on behalf of the Lenders referred to below
[_____]
[_____]
Attention: Relationship Manager

Re: Eastman Kodak Company – Credit Agreement dated as of September [__], 2013

Ladies and Gentlemen:

Reference is made to that certain Credit Agreement, dated as of September [__], 2013 (as the same now exists or may hereafter be further amended, amended and restated, modified, supplemented, extended, renewed, restated or replaced, the “Credit Agreement”), among Eastman Kodak Company (the “Borrower”), the Guarantors named therein, the Lenders named therein (each a “Lender” and collectively, “Lenders”) and Bank of America, N.A., as administrative agent and collateral agent for the Lenders (in such capacity, “Agent”), pursuant to which Agent and Lenders may make loans and advances and provide other financial accommodations to the Borrower. Capitalized terms not otherwise defined herein shall have the respective meanings given to them in the Credit Agreement.

_____ ¹⁵, in its capacity other than as a Lender (in such capacity, “Specified Secured Obligations Provider”), has established a Specified Secured Obligation consisting of _____ ¹⁶ with _____ ¹⁷ (the “Loan Party”), as set forth in the _____ ¹⁸, dated as of _____, 20____, by and between Specified Secured Obligations Provider and such Loan Party (as the same now exists or may hereafter be further amended, modified, supplemented, extended, renewed, restated or replaced, the “Specified Secured Obligations Agreement”). Schedule 1 sets forth, as of the date hereof, Specified Secured Obligations Provider’s reasonable determination of the credit exposure (and mark-to-market exposure) of such Loan Party and its Subsidiaries in respect of the Specified Secured Obligations provided by Specified Secured Obligations Provider pursuant to the Specified Secured Obligations Agreement.

Accordingly, the parties hereto confirm and agree with Agent as follows:

1. The Borrower and Specified Secured Obligations Provider intend that the obligations owing by the [Loan Party] to Specified Secured Obligations Provider arising under or pursuant to _____

- ¹⁵ Insert name of Specified Secured Obligations Provider.
- ¹⁶ Insert description of Specified Secured Obligations.
- ¹⁷ Insert name of Loan Party that is obtaining such arrangements.
- ¹⁸ Insert title of Secured Obligations Agreement.

the Specified Secured Obligations Agreement, whether now existing or hereafter arising (such obligations and amounts collectively, the "Specified Secured Obligations") shall constitute "Specified Secured Obligations" under the Credit Agreement and this Notice ("Notice") shall serve as the notice required under the definition of the term "Specified Secured Obligations" in the Credit Agreement for such purpose.

2. Upon the acceptance by Agent of this Notice duly executed by Specified Secured Obligations Provider and Borrower, the Specified Secured Obligations shall constitute "Specified Secured Obligation" under the Credit Agreement (which in turn shall constitute Obligations), subject to the other terms and conditions herein and in the Credit Agreement applicable to such Specified Secured Obligations as from time to time in effect. In no event shall any of the Specified Secured Obligations secured by the Collateral, or the rights of Specified Secured Obligations Provider to any proceeds of the Collateral or otherwise to any payment under the Credit Agreement or any of the other Loan Documents in respect of the Specified Secured Obligations be entitled to be paid or to receive cash collateral except in the order of priority set forth in Section 6.04 of the Credit Agreement. Specified Secured Obligations Provider understands and agrees that its rights and benefits under the Loan Documents consist solely of being a beneficiary of the Liens on the Collateral granted to Agent for the benefit of Agent and the other Secured Parties under the Loan Documents and the right to share in proceeds of the Collateral to the extent set forth in the Credit Agreement.

3. Specified Secured Obligations Provider appoints Agent as agent solely for the purpose of acquiring, holding and enforcing any and all Liens on Collateral granted by any of the Loan Parties to secure the Specified Secured Obligations, together with such powers and discretion as are reasonably incidental thereto and in the same manner and on the same terms set forth in Article VIII of the Credit Agreement for a Lender and such Article VIII shall in all respects be applicable to the benefits of Agent with respect to Specified Secured Obligations Provider in such capacity and Specified Secured Obligations Provider agrees to be bound by such terms and conditions as applicable to a Lender, together with Sections 2.14, 8.05, 9.06, 9.09, 9.18 of the Credit Agreement and the Term Loan Intercreditor Agreement; provided, that, in no event shall Specified Secured Obligations Provider in such capacity be deemed a Lender or Issuing Bank under the Credit Agreement or any of the other Loan Documents or, in its capacity as a Specified Secured Obligations Provider, entitled to the benefits of a Lender or Issuing Bank thereunder. Without limiting the generality of the foregoing, Specified Secured Obligations Provider agrees and shall be bound by Section 8.13 of the Credit Agreement. Except as otherwise expressly set forth herein or in any other Loan Document, Specified Secured Obligations Provider shall not have any right to notice of any action or to consent to, direct or object to any action hereunder or under any other Loan Document or otherwise in respect of the Collateral (including the release or impairment of any Collateral) other than in its separate capacity as a Lender and, in such case, only to the extent expressly provided in the Loan Documents. Specified Secured Obligations Provider authorizes and consents to the disclosure of any information concerning the Specified Secured Obligations under the Specified Secured Obligations Agreement and the Specified Secured Obligations to any other Credit Party at any time and from time to time; provided, that, in no event shall such disclosure be deemed a representation or warranty by Agent of the accuracy or completeness of such information.

4. Agent shall have no obligation to calculate the amount due and payable with respect to any Specified Secured Obligations. On a monthly basis (not later than the 10th Business Day of

each calendar month) or as more frequently as Agent shall request, the Specified Secured Obligations Provider agrees to provide Agent with a written report, in form and substance satisfactory to Agent, detailing Specified Secured Obligations Provider's reasonable determination of the credit exposure (and mark-to-market exposure) of each Loan Party and its Subsidiaries in respect of the Specified Secured Obligations provided by Specified Secured Obligations Provider pursuant to the Specified Secured Obligations Agreements. If Agent does not receive such written report within the time period provided above, and until Agent receives such written report, Agent shall be entitled to assume that the reasonable determination of the credit exposure of each Loan Party and its Subsidiaries with respect to the Specified Secured Obligations provided pursuant to the Specified Secured Obligations Agreements is zero.

5. Upon the request of Specified Secured Obligations Provider and the delivery to Agent of a written report, in form and substance satisfactory to Agent, detailing Specified Secured Obligations Provider's reasonable determination of the credit exposure (and mark-to-market exposure) of each Loan Party and its Subsidiaries in respect of the Specified Secured Obligations provided by Specified Secured Obligations Provider pursuant to the Specified Secured Obligations Agreements, Agent will promptly establish reserves equal to the sum of all such credit exposure (and mark-to-market exposure); provided, that, the maximum amount of Specified Secured Obligations to be secured by the Collateral is \$[]. Specified Secured Obligations Provider further acknowledges and agrees that Agent shall establish and maintain the reserves in respect of any of the Specified Secured Obligations arising out of the Specified Secured Obligations Agreements as determined pursuant to this agreement and that if reserves are established there is no obligation on the part of Agent to determine or insure whether the amount of any such reserve is appropriate or not. Specified Secured Obligations Provider acknowledges and agrees that Agent shall be entitled to rely on the information in the reports described above to establish the Specified Secured Obligations Reserve Amount in respect of the Specified Secured Obligations arising under the Specified Secured Obligations Agreements. Upon receipt of any request from the Specified Secured Obligations Provider, Agent shall increase or decrease the reserve as requested by Specified Secured Obligations Provider, provided, that, as of the date of any such increase and after giving effect thereto, the aggregate amount of the increase of any such reserve shall not result in (a) an Overadvance (as such term is defined in the Credit Agreement) or (b) the aggregate amount of all Reserves established or maintained in respect of Specified Secured Obligations described herein or in any other Specified Secured Obligations Provider Notice exceeding \$25,000,000. Agent is hereby irrevocably authorized, subject to the provisions of the Credit Agreement, to comply with such request from Specified Secured Obligations Provider without any inquiry as to such Specified Secured Obligations Provider's right or authority to request such increase or decrease as the case may be and Agent is and shall be fully protected in acting in accordance therewith.

6. All notices and other communications provided for hereunder shall be given in the form and manner provided in Section 9.02 of the Credit Agreement, and, if to Specified Secured Obligations Provider at its address set forth below its signature hereto. Agent and Lenders are relying upon this Notice. This Notice will be binding upon Specified Secured Obligations Provider, Loan Parties and their respective successors and assigns and inure to the benefit of Agent and its successors and assigns. This Notice may not be amended, modified, supplemented or terminated orally or by course of conduct or otherwise but only by a written agreement signed by the parties hereto. This Notice shall be governed by and construed in accordance with the laws of the State of New York but excluding any principles of conflicts of laws or other rule of law that would cause the application of the law of any jurisdiction other than the laws of the State of New York.

This Notice may be executed in any number of counterparts, but all of such counterparts shall together constitute but one and the same agreement. In making proof of this agreement, it shall not be necessary to produce or account for more than one counterpart thereof signed by each of the parties hereto. This Notice may be executed and delivered by telecopier or other electronic method of transmission (including by email with a "pdf") with the same force and effect as if it were a manually executed and delivered counterpart.

Very truly yours,

By: _____

Title: _____

Address: _____

EASTMAN KODAK COMPANY

By: _____

Title: _____

ACCEPTED:

BANK OF AMERICA, N.A.,
as Agent

By: _____

Title: _____

Specified Secured Obligations Provider Notice - [Provider]

Methodology.

SECURITY AGREEMENT

Dated September 3, 2013

From

The Grantors referred to herein

as Grantors

to

Bank of America, N.A.

as Agent

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SECURITY AGREEMENT

SECURITY AGREEMENT dated September 3, 2013 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation ("**Borrower**", and the other Persons listed on the signature pages hereof, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Persons so listed being, collectively, the "**Grantors**"), to Bank of America, N.A., as administrative and collateral agent (in such capacity, together with any successor Agent appointed pursuant to Article VIII of the Credit Agreement (as hereinafter defined) and assigns, the "**Agent**") for the Secured Parties (as defined in the Credit Agreement).

PRELIMINARY STATEMENTS.

(1) Borrower and the other Grantors have entered into a senior secured revolving credit facility with Agent and certain other parties as set forth in the Credit Agreement, dated of even date herewith, by and among the Borrower, certain subsidiaries of the Borrower, the lenders party thereto from time to time (the "**Lenders**") and Agent (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**");

(2) Borrower is a member of an affiliated group of companies that includes each other Grantor;

(3) Part I of Schedule I hereto lists all Equity Interests (other than Excluded Property) directly owned by such Grantor as of the date hereof (the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor as of the date hereof (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(4) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Pledged Deposit Accounts**").

(5) Company is the owner of a L/C Cash Deposit Account (as defined in the Credit Agreement) created in accordance with the Credit Agreement and subject to the security interest granted under this Agreement.

(6) Company is the owner of the Pledged Cash Account (Eligible Cash) created in accordance with the Credit Agreement and subject to the security interest granted under this Agreement.

(7) Company is the owner of the Pledged Cash Account (Qualified Cash) created in accordance with the Credit Agreement and subject to the security interest granted under this Agreement.

(8) It is a condition precedent to the making of Revolving Loans and the issuance of additional Letters of Credit by the Lenders under the Credit Agreement that the Grantors shall have granted the security interest contemplated by this Agreement.

(9) Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(10) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement (whether or not capitalized) as such terms are defined in such Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided, that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Agent and Lenders to make Revolving Loans and issue Letters of Credit under the Credit Agreement, each Grantor hereby agrees with the Agent for the benefit of the Secured Parties as follows:

Section 1. Grant of Security. Each Grantor hereby grants to the Agent, for the benefit of the Secured Parties, a security interest in such Grantor’s right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the “*Collateral*”):

(a) all equipment in all of its forms, including all machinery, tools, motor vehicles, vessels, aircraft and furniture (excepting all fixtures), and all parts thereof and all accessions thereto, including computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the “*Equipment*”);

(b) all inventory in all of its forms, including (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the “*Inventory*”);

(c) (i) all accounts, instruments (including promissory notes), deposit accounts, chattel paper, general intangibles (including payment intangibles) and other obligations

of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the “**Receivables**”), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the “**Related Contracts**”), and (ii) all commercial tort claims now or hereafter described on Schedule X hereto;

(d) the following (the “**Security Collateral**”):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional equity interests (other than Excluded Property) from time to time acquired by such Grantor in any manner (such equity interests, together with the Initial Pledged Equity, being the “**Pledged Equity**”), and the certificates, if any, representing such additional equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the “**Pledged Debt**”) and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in, or from time to time credited to, as applicable, a securities account or commodity account, all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any

right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedging Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**"):

(i) the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash) and all funds and financial assets from time to time credited thereto (including all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash) or the Pledged Cash Account (Qualified Cash);

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**"):

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, uniform resource locators ("**URLs**"), domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

(iii) all copyrights, including copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered ("**Copyrights**");

all

confidential and proprietary information, including know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, "**Trade Secrets**"), and all other intellectual, industrial and intangible property of any type, including industrial designs and mask works;

(iv) except as set forth above, all registrations and applications for registration for any of the foregoing, including those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, permits, consents, orders and franchises relating to the license, development, use or disclosure of any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary ("**IP Agreements**"); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) all books and records and documents (including databases, customer lists, credit files, computer files, printouts, other computer output materials and records and other records) of the Grantors pertaining to any of the Grantors' Collateral;

(j) all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section); and

(k) all proceeds of and payments under business interruption insurance;

(l) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash, Qualified Cash and US Cash;

provided, that, notwithstanding any of the other provisions set forth in this Section 1 or in any Loan Document, no Excluded Property shall constitute Collateral under this Agreement. For purposes of this Agreement and the other Loan Documents, "**Excluded Property**" shall mean (1) any property to the extent that such grant of a security interest (x) is prohibited by any applicable Requirements of Law, (y) requires a consent not obtained of any Governmental Authority pursuant to such applicable Requirement of Law or (z) is prohibited by, or constitutes a breach or

default under or results in the termination of or requires any consent not obtained under, any contract, license, agreement, instrument or other document evidencing or giving rise to such property or, in the case of any Security Collateral (other than any of the foregoing issued by a Grantor), any applicable shareholder or similar agreement, except to the extent that such Requirement of Law or the term in such contract, license, agreement, instrument or other document or shareholder or similar agreement providing for such prohibition, breach, default or termination or requiring such consent is ineffective under applicable law, (2) any lease, license or other agreement or any property that is subject to a purchase money Lien or capital lease or similar arrangement (in each case permitted by the Credit Agreement and for so long as subject to such purchase money Lien, capital lease or similar arrangement), in each case to the extent that a grant of a Lien therein would violate or invalidate such lease, license or agreement or such purchase money, capital lease or similar arrangement or create a right of termination in favor of any party thereto (other than a Loan Party), except to the extent that such lease, license or other agreement or other document providing for such violation or invalidation or termination right is ineffective under applicable law (it being understood that Excluded Property shall not include proceeds and Receivables in respect of the foregoing), (3) any United States trademark or service mark application filed on the basis of a Grantor's "intent-to-use" such trademark or service mark pursuant to Section 1(b) the Lanham Act, 15 U.S.C. § 1051, in each case, to the extent the inclusion in the Collateral of any such application would void, impair or invalidate any such application or any resulting registration, unless and until an Amendment to Allege Use or a Statement of Use under Section 1(c) or 1(d) of said Act is filed with and accepted by the United States Patent and Trademark Office, (4) any property to the extent a security interest in such property would result in material adverse tax consequences as reasonably determined by the Borrower and the Agent, including any of the equity interests of any domestic Subsidiary of the Borrower that is a direct or indirect Subsidiary of a CFC, (5) any fee-owned real property with a fair market value of less than \$15,000,000 or that is located in the State of New York or in a jurisdiction other than the United States and all leasehold interests in real property, (6) any Excluded Account, (7) any of the equity interests of any Foreign Subsidiary of the Borrower that is not a Material First-Tier Foreign Subsidiary, each of which, as of the date hereof, is indicated on Part III of Schedule I hereto, (8) any of the equity interests of any Subsidiary of the Borrower that is a Material First-Tier Foreign Subsidiary in excess of 65% of all of the issued and outstanding shares of capital stock of such Material First-Tier Foreign Subsidiary entitled to vote (within the meaning of Treasury Regulation Section 1.956-2), and (9) any assets of Borrower, Qualex, Inc. or Kodak (Near East), Inc. which have been Disposed of on or before the date hereof pursuant to the KPP Global Settlement. Notwithstanding anything herein or in any other Loan Document, the Grantors shall not be required to perfect the Agent's security interest in (i) motor vehicles and other assets subject to certificates of title to the extent a Lien thereon cannot be perfected by the filing of a UCC financing statement, (ii) Letter-of-Credit Rights, (iii) disbursement accounts and (iv) any property as to which the Agent shall agree in writing that the cost of obtaining a security interest or perfection thereof would be excessive in relation to the value of the security to be afforded thereby. For purposes of this Agreement, "**Requirements of Law**" shall mean, as to any Person, the certificate of incorporation and by-laws or other organizational or governing documents of such Person, and any law, treaty, rule or regulation or determination of an arbitrator or a court or other Governmental Authority, in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

Section 2. **Security for Obligations.** This Agreement secures, in the case of each Grantor, the payment of all obligations of such Grantor and the Subsidiaries of the Company now or hereafter existing under (a) the Loan Documents, (b) the Specified Secured Creditor Agreements, and (c) the Bank Product Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, fees, premiums, penalties, indemnifications, contract causes of action, costs, expenses or otherwise (all such obligations being the "**Secured Obligations**") owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party under the Loan Documents, the Specified Secured Creditor Agreements or the Bank Product Agreements but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

Section 3. **Grantors Remain Liable.** Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 4. **Delivery and Control of Security Collateral.** (a) Subject to the Intercreditor Agreement, all certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered to and held by or on behalf of the Agent pursuant hereto and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent except to the extent that such transfer or assignment is prohibited by applicable law. With respect to any Pledged Equity existing on the Closing Date, the transfer or assignment of which is subject to (x) certain corporate actions by the holders of or issuers of Initial Pledged Equity issued by Foreign Subsidiaries which have not occurred as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such corporate actions to occur prior to the Closing Date or (y) governmental approvals or consents which have not been obtained as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such approvals or consents to be obtained prior to the Closing Date, the Grantors shall cause such corporate actions to occur or shall obtain such approvals or consents within 45 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree).

(b) With respect to any Security Collateral representing interests in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will use commercially reasonable efforts (or in the case of a wholly-owned Subsidiary, take all actions necessary) to cause (i) the issuers of such Security Collateral and (ii) any securities intermediary which is the holder of any such Security Collateral, to cause the Agent to have and

retain, subject to the Intercreditor Agreement, Control over such Security Collateral. Without limiting the foregoing, such Grantor will, with respect to any such Security Collateral held with a securities intermediary, use commercially reasonable efforts to cause such securities intermediary to enter into a control agreement with the Agent, in form and substance reasonably satisfactory to the Agent, giving the Agent Control, subject to the Intercreditor Agreement.

(c) With respect to any securities or commodity account and any Security Collateral that constitutes a security entitlement (other than a security entitlement which is an uncertificated security, which for the avoidance of doubt shall be subject to the preceding Section 4(b)), within 60 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree), the relevant Grantor will cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Agent as the entitlement holder thereof or enter into a control agreement with the Agent, in form and substance reasonably satisfactory to the Agent, giving the Agent Control, subject to the Intercreditor Agreement.

(d) Subject to the Intercreditor Agreement and upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause the Security Collateral to be registered in the name of the Agent or such of its nominees as the Agent shall direct, subject only to the revocable rights specified in Section 12(a). In addition, the Agent shall have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account or the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to any securities or commodity account or the L/C Cash Deposit Account.

(e) Upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 5. Delivery and Possession of Certain Cash Collateral.

(a) Eligible Cash Collateral. Borrower may, from time to time, deposit or cause to be deposited with Agent cash denominated in dollars (such amounts, the “**Eligible Cash Collateral**”) by federal funds wire transfer (or other means reasonably acceptable to Agent) to the Pledged Cash Account (Eligible Cash). The Eligible Cash Collateral shall be held in and released from the Pledged Cash Account (Eligible Cash) pursuant to and in accordance with the terms and conditions of the Credit Agreement, this Agreement, and to the extent applicable, the terms of the Pledged Cash Account Agreement (Eligible Cash) and the relevant documentation establishing the Pledged Cash Account (Eligible Cash).

(b) Qualified Cash Collateral. Borrower may, from time to time, deposit or cause to be deposited with Agent cash denominated in dollars (such amounts, the “**Qualified Cash Collateral**”) by federal funds wire transfer (or other means reasonably acceptable to Agent) to the Pledged Cash Account (Qualified Cash). The Qualified Cash Collateral shall be held in and released from the Pledged Cash Account (Qualified Cash) pursuant to and in accordance

with the terms and conditions of the Credit Agreement, this Agreement, and to the extent applicable, the terms of the Pledged Cash Account Agreement (Qualified Cash) and the relevant documentation establishing the Pledged Cash Account (Qualified Cash).

Section 6. Representations and Warranties. Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number as of the date hereof is set forth in Schedule V hereto. Within the five years preceding the date hereof, such Grantor has not changed its legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto. Each of the trade names owned and used by the any Grantor in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule V hereto.

(b) Since the date of four (4) months prior to the date hereof, each Grantor has made or entered into only the mergers and acquisitions set forth on Schedule XI hereto.

(c) The books and records of each Grantor pertaining to accounts, contract rights, inventory, and other assets are located at the addresses indicated for each Grantor on Schedule XII hereto.

(d) Such Grantor is the legal and beneficial owner of the Collateral and has rights in, the power to transfer, or a valid right to use, the Collateral with respect to which it has purported to grant a security interest hereunder, free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement or Liens permitted under the Credit Agreement, and has full power and authority to grant to the Agent the security interest in such Collateral granted hereunder pursuant to the terms hereof. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(e) When financing statements naming such Grantor as debtor and the Agent as secured party and providing a description of the Collateral with respect to which such Grantor has purported to grant a security interest hereunder have been filed in the appropriate offices against such Grantor in the locations listed on Schedule XIII, the Agent will have a fully perfected and, subject to the Intercreditor Agreement, first priority security interest (except as enforceability may be affected by bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditor's rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing), subject only to Liens permitted under the Credit Agreement, in that Collateral of the Grantor in which a security interest may be perfected by filing of an initial financing statement in the appropriate office against such Grantor; provided that (i) the filing of Intellectual Property security agreements with the United

States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect the security interest of the Agent in respect of any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights, (ii) additional filings may be necessary to perfect the Agent's security interest in any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights acquired by such Grantor after the date hereof, and (iii) upon completion of the filings referred to in this Section 6(e) and the other actions specified on Schedule XIV, the security interests granted pursuant to this Agreement will constitute valid perfected security interests in all of the Collateral (other than Excluded Property) in favor of the Agent as collateral security for the Secured Obligations. Notwithstanding the foregoing, nothing in this Agreement shall require any Grantor to make any filings or take any other actions to record or perfect the Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse the Agent for the same).

(f) All of such Grantor's locations where Equipment and Inventory having a value in excess of \$1,000,000 is located as of the date hereof are specified in Schedule VIII and Schedule IX hereto, respectively (other than Collateral in transit in the ordinary course of business, in use or on display at any trade show, conference or similar event in the ordinary course of business, maintained with customers (or otherwise on the premises of customers) and consignees in the ordinary course of business or in the possession of employees in the ordinary course of business). Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(g) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$3,750,000 that has not been delivered to the Agent. All such Receivables or Agreement Collateral valued in excess of \$3,750,000 is listed on Schedule III attached hereto.

(h) Subject to the Intercreditor Agreement, all Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$10,000,000 for all such Security Collateral of the Grantors have been delivered to the Agent.

(i) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(j) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non-assessable (to the extent such concepts are applicable), provided that the foregoing representation and warranty, insofar as it relates to the Pledged Equity issued by a Person other than a Subsidiary of a Grantor, is made to the knowledge of the Grantors. Each interest in any limited liability company or limited partnership wholly-owned by such Grantor, pledged hereunder and represented by a certificate is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and each such interest shall at all times hereafter be represented by a certificate. Each interest in any limited liability company or limited partnership controlled by such Grantor, pledged hereunder and not represented by a certificate either (1) is not a "security" within the meaning of Article 8 of the UCC and is not governed by Article 8 of the UCC and such Grantor shall at no time elect to treat any such interest as a "security" within the meaning of Article 8 of the UCC or

issue any certificate representing such interest or (2) is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and, with respect to any such Pledged Equity having a value in excess of \$1,000,000, such Grantor shall have entered into a control agreement with the issuer of such "security" and the Agent to establish Control with respect to such "security." The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory notes, such promissory notes have been delivered to the Agent, and is not in default.

(k) The Initial Pledged Equity in Foreign Subsidiaries pledged by such Grantor constitutes, as of the date hereof, 65% of the issued and outstanding equity interests entitled to vote (within the meaning of Treasury Regulation Section 1.956-1) of the issuers thereof indicated on Part I of Schedule I hereto, each of which is a Material First-Tier Foreign Subsidiary. The Initial Pledged Debt constitutes all of the outstanding Debt for Borrowed Money owed to such Grantor by the issuers thereof (other than intercompany Indebtedness in respect of the KPP Global Settlement).

(l) Such Grantor has no Investment Property with a market value in excess of \$1,000,000 as of the date hereof, other than the Investment Property listed on Part IV of Schedule I hereto.

(m) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(n) Such Grantor has no deposit accounts or securities accounts as of the date hereof, other than the deposit accounts and securities accounts listed on Schedule II hereto (other than deposit accounts or securities accounts that have less than \$750,000 in the aggregate on deposit).

(o) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$2,500,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(p) This Agreement creates in favor of the Agent for the benefit of the Secured Parties a valid security interest in the Collateral granted by such Grantor under this Agreement, securing the payment of the Secured Obligations except to the extent that Control or possession by the Agent is required for the creation of the security interest; all filings and other actions necessary to perfect the security interest in the Collateral granted by such Grantor have been duly made or taken and are in full force and effect other than (i) actions necessary to perfect the Agent's security interest with respect to Collateral evidenced by a certificate of title or Collateral consisting of vessels or aircraft and (ii) actions necessary to transfer and prior approval of or filings with any governmental entity required in connection with any interest in Pledged Equity.

(q) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created hereunder (including, subject to the Intercreditor Agreement, the first priority nature of such security interest in Collateral), except for (A) the filing of financing and continuation statements under the UCC, (B) the recordation of the Intellectual Property Security Agreement with respect to certain registered Intellectual Property Collateral attached thereto, and the actions described in Section 4 with respect to the Security Collateral, (C) subject to certain corporate actions by the holders or issuers of Non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date, necessary to transfer or assign, (D) the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Pledged Equity issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity, and (E) the Control of certain assets as provided in Sections 9-104, 9-105, 9-106 and 9-107 of the UCC, or (iii) the exercise by the Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(r) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(s) As to itself and its Intellectual Property Collateral:

(i) The operation of such Grantor's business as currently conducted or as contemplated to be conducted and the use of the Intellectual Property Collateral in connection therewith do not conflict with, infringe, misappropriate, dilute, misuse or otherwise violate the intellectual property rights of any third party, except as are not expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and such Grantor is entitled to use all such Intellectual Property Collateral in accordance with applicable law, subject to the terms of the IP Agreements.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except as would not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor in full force and effect.

(vi) No claim has been asserted and is pending by any Person challenging or questioning the use of any Intellectual Property Collateral or the validity of effectiveness of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that in the aggregate are not reasonably expected to have a Material Adverse Effect. The conduct of the business of the Company and its Subsidiaries does not infringe on the rights of any Person except for such claims and infringements that, in the aggregate, are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or impairment (other than impairment contemplated by the Loan Documents) of any of the Intellectual Property Collateral.

(vii) With respect to each IP Agreement that is not Excluded Property: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case as would not reasonably be expected to have a Material Adverse Effect.

(viii) To the Company's knowledge, none of the material Trade Secrets of such Grantor has been used, divulged, disclosed or appropriated to the detriment of such Grantor for the benefit of any other Person other than such Grantor within the past two years.

(ix) This Agreement is effective to create a valid and continuing Lien and, upon filing of appropriate financing statements in the offices listed on Schedule XIII and appropriate releases (which releases have been filed or will be filed substantially simultaneously with the entering into of this Agreement) and Intellectual Property security agreements with the United States Copyright Office and the United States Patent and Trademark Office (to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Copyright Office or the United States Patent and Trademark Office, as applicable), fully perfected and, subject to the Intercreditor Agreement, first priority security interests in favor of the Agent on such Grantor's U.S. Patents, U.S. Trademarks and U.S. Copyrights and such perfected security interests are enforceable as such as against any and all creditor of and purchasers from such Grantor.

Section 7. Further Assurances.

(a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement at the expense of such Grantor and at the reasonable request of the Agent, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Agent, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory note or other instrument or chattel paper, deliver and pledge to the Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) prepare, sign, and file for recordation in any intellectual property registry, appropriate evidence of the lien and security interest granted herein in any Intellectual Property in the name of such Grantor as debtor; and (v) deliver to the Agent evidence that all other actions that the Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(b) Each Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto in the applicable UCC filing office, including one or more financing statements indicating that such financing statements cover all assets or all personal property (or words of similar effect) of such Grantor in the United States, or any real property or fixtures, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Agent to have filed such financing statements, continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Agent may reasonably request, all in reasonable detail.

Section 8. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$1,000,000 and Inventory having a value in excess of \$1,000,000 (other than Inventory sold in the ordinary course of business) at the locations therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Agent (or such lesser time as may be agreed by the Agent), at such other places designated

by such Grantor in such notice. Schedule VIII and Schedule IX respectively set forth whether each such location is owned, leased or operated by third parties, and, if leased or operated by third parties, their names and addresses.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.01(b) of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 9. Insurance. (a) Each Grantor will, and will cause each Restricted Subsidiary to, at its own expense, maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Restricted Subsidiary operates; provided, that, the Company and its Restricted Subsidiaries may self-insure to the extent consistent with prudent business practice. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses to be paid, in accordance with the Credit Agreement, the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Agent. Each such policy shall in addition (i) name such Grantor and the Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Agent) as their interests may appear, (ii) provide that (A) there shall be no recourse against the Agent for payment of premiums or other amounts with respect thereto and (B) if agreed by the insurer (which agreement such Grantor shall use commercially reasonable efforts to obtain), at least 10 days' prior written notice of cancellation or of lapse shall be given to the Agent by the insurer, and (iv) contain such other customary lender loss payee provisions as the Agent shall reasonably request. Each Grantor will, if so requested by the Agent, deliver to the Agent certificates of insurance evidencing such insurance and, as often as the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(l) and cause the insurers to acknowledge notice of such assignment. Each Grantor will, if so requested by the Agent, deliver to the Agent certificates of insurance evidencing such insurance and, as often as the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(k) and 1(l) and use its commercially reasonable efforts to cause the insurers to acknowledge notice of such assignment.

(b) In case of any loss involving damage to Equipment or Inventory when subsection (c) of this Section 9 is not applicable, the applicable Grantor, to the extent determined to be in the business interest of such Grantor, will make or cause to be made the necessary repairs to or replacements of such Equipment or Inventory, and any proceeds of insurance properly received by or released to such Grantor shall be used by such Grantor, except as otherwise required hereunder or by the Credit Agreement, to pay or as reimbursement for the

costs of such repairs or replacements or, if such Grantor determines not to repair or replace such Equipment or Inventory, treat the loss or damage as a disposition under Section 5.02(e)(vii) of the Credit Agreement.

Section 10. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) If any Grantor changes its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement it will give written notice to the Agent within 15 days of such change and will take all action reasonably required by the Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including the Assigned Agreements and Related Contracts, and will permit representatives of the Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.01(e) of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will promptly notify the Agent of such organizational identification number.

(b) Agent shall have the right at any time or times, in Agent's name or in the name of a nominee of Agent, to verify the validity, amount or any other matter relating to any Receivables or other Collateral, by mail, telephone, facsimile transmission or otherwise (provided any visits shall be done during normal business hours and at times to be mutually agreed). Except as otherwise provided in this subsection (b), each Grantor, at its own expense and in the ordinary course of business undertaken in a commercially reasonable manner and consistent with applicable law, will continue to collect, adjust, settle, compromise the amount or payment of, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, adjustments, settlements, compromises and other exercises of rights, such Grantor may take (and, at the Agent's direction upon the occurrence and during the continuance of an Event of Default, will take) such action as such Grantor (or, upon the occurrence and during the continuance of an Event of Default, the Agent) may deem necessary or advisable; provided, that, the Agent shall have the right at any time, upon the occurrence and during the assignment of such Assigned Agreements to the Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement) to be deposited in the Agent Sweep Account in the United States and applied as provided in Section 19(b) of this Agreement or as provided in Section 2.18(h) of the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or

amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

(c) No Grantor will authorize the filing of any financing statement naming it as debtor covering all or any portion of the Collateral owned by it, except for financing statements (i) naming the Agent on behalf of the Secured Parties as the secured party, and (ii) in respect to other Liens permitted by the Credit Agreement. Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement naming the Agent as secured party without the prior written consent of the Agent, subject to such Grantor's rights under the UCC.

Section 11. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Restricted Subsidiaries, each Grantor agrees to take, at its expense, commercially reasonable steps as determined in Grantor's reasonable discretion, including in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authority, to (i) maintain (in accordance with the exercise of such Grantor's reasonable business discretion) the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other Governmental Authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings, in each case except where the failure to so file, register or maintain is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Agent, which shall not be unreasonably withheld or delayed, discontinue use of any material Trademark or otherwise abandon any such material Intellectual Property Collateral unless such Grantor shall have determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer material to the conduct of such Grantor's business.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide to the Agent, concurrently with any delivery of Financial Statements pursuant to Section 5.01(h)(ii) of the Credit Agreement, an updated Schedule of its registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights.

(c) In the event that any Grantor becomes aware that any item of Intellectual Property Collateral is being infringed or misappropriated by a third party, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including suing for infringement or misappropriation and for an injunction against such infringement or misappropriation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including maintaining substantially the quality of any and all products or services used or provided in connection with any such Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking steps reasonably necessary to ensure that all licensed users of any such Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Agent with such written notice, or otherwise authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Agent (an "**IP Security Agreement Supplement**") covering such Intellectual Property, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property.

Section 12. Voting Rights; Dividends; Etc. So long as no Event of Default shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; provided, that, any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall be promptly delivered to the Agent to hold as Security Collateral (to the extent it is not Excluded Property) and shall, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Upon the occurrence and during the continuance of an Event of Default:

(i) All rights of each Grantor (A) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 12(a)(i) shall, upon notice to such Grantor by the Agent, cease and (B) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 12(a)(ii) shall automatically cease, and all such rights shall, subject to the Intercreditor Agreement, thereupon become vested in the Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 12(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 13. As to the Assigned Agreements.

(a) Each Grantor will at its expense:

(i) perform and observe in all material respects all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Agent; and

(ii) furnish to the Agent promptly upon receipt thereof copies of all notices of defaults relating to agreements involving monetary liability of or to any Person in an amount in excess of \$5,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Agent may reasonably request and (B) upon request of the Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Pledged Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in the Credit Agreement so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b).

Section 14. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement and this Agreement, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Agent, hereby assigns to the Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Agent, each Grantor will promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$2,500,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Agent and deliver written evidence of such consent to the Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, promptly upon request by the Agent, (i) notify (and such Grantor hereby authorizes the Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Agent or its designee and (ii) arrange for the Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$5,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 15. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.01(i) of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 16. Agent Appointed Attorney in Fact. Each Grantor hereby irrevocably appoints the Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, in the Agent's discretion, to take any action and to execute any instrument that the Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to obtain, an upon the occurrence and during the continuance of an Event of Default, adjust insurance required to be paid to the Agent pursuant to Section 9,

(b) upon the occurrence and during the continuation of any Event of Default, to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) upon the occurrence and during the continuance of a Cash Control Trigger Event, to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above,

(d) upon the occurrence and during the continuation of any Event of Default to file any claims or take any action or institute any proceedings that the Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Agent with respect to any of the Collateral;

(e) upon the occurrence and during the continuation of any Event of Default, to use any Intellectual Property or IP Agreements (solely pursuant to the terms thereof) that are not Excluded Property of such Grantor, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral;

(f) to take or cause to be taken all actions necessary to perform or comply or cause performance or compliance with the terms of this Agreement, including actions to pay or discharge taxes or Liens (other than Permitted Liens) levied or placed upon or threatened against the Collateral, the legality or validity thereof and the amounts necessary to discharge the same to be determined by Agent in its sole discretion, any such payments made by Agent to become obligations of such Grantor to Agent, due and payable immediately without demand;

(g) (i) upon the occurrence and during the continuation of any Event of Default, generally to sell, transfer, lease, license, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though Agent were the absolute owner thereof for all purposes, and (ii) to do, at Agent's option and such Grantor's expense, at any time or from time to time, all acts and things that Agent deems reasonably necessary to protect, preserve or realize upon the Collateral and Agent's security interest therein in order to effect the intent of this Agreement, all as fully and effectively as such Grantor might do;

(h) upon the occurrence and during the continuation of any Event of Default, to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to the Borrower or such other Grantor in respect of any Account of the Borrower or such other Grantor; and

(i) upon the occurrence and during the continuance of any Event of Default, to take exclusive possession of all locations where the Borrower or other Grantor conducts its business or has rights of possession, with prompt notice to the Borrower or any Grantor and to use such locations to store, process, manufacture, sell, use, and liquidate or otherwise dispose of items that are Collateral, without obligation to pay rent or other compensation for the possession or use of any location.

Section 17. Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Agent may, but without any obligation to do so, upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by such Grantor under Section 21.

Section 18. The Agent's Duties. (a) The powers conferred on the Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Agent may from time to time, when the Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a "**Subagent**") for the Agent hereunder with respect to all or any part of the Collateral. In the event that the Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Agent, for the benefit of the Secured Parties, as security for the Secured Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Agent, with all rights, powers, privileges, interests and remedies of the Agent hereunder with respect to such Collateral, and (iii) the term "Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Agent.

Section 19. Remedies. If any Event of Default shall have occurred and be continuing and such Event of Default has resulted in the acceleration of the Secured Obligations, which acceleration has not been rescinded or otherwise terminated:

(a) The Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Agent forthwith, assemble all or part of the Collateral as directed by the Agent and make it available to the Agent at a place and time to be designated by the Agent that is reasonably convenient to both parties; (ii) subject to applicable law, without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.01(e) of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the UCC and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten (10) days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the UCC.

(b) Any cash held by or on behalf of the Agent and all cash proceeds received by or on behalf of the Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral may, in the discretion of the Agent, be held by the Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Agent for the benefit of the Secured Parties against, all or any part of the Secured Obligations, in accordance with Section 6.04 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.06 of the Credit Agreement, the Agent may, without notice to any Grantor except as required by law and at any time or from time to time, charge, set off and otherwise apply all or any part of the Secured Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such sale or other disposition shall be included therein, and such Grantor shall supply to the Agent or its designee, documents and things relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Agent takes any action with respect to the Collateral, including proceeds, the Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the company's financial statements in accordance with GAAP.

Section 20. Grant of Intellectual Property License. For the purpose of enabling Agent, upon the occurrence and during the continuance of an Event of Default, to exercise rights and remedies under Section 19 hereof at such time as Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Grantor hereby grants to Agent, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Grantor), subject, in the case of Trademarks, to sufficient rights to quality control and inspection in favor of such Grantor to avoid the risk of invalidation of such Trademarks, to use, assign, license or sublicense any of the Intellectual Property, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, now owned or hereafter acquired, developed or created by such Grantor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof, solely to the extent such Grantor has all rights necessary to provide such access.

Section 21. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Agent the amount of any and all reasonable expenses, including the reasonable fees and expenses of its counsel and of any experts and agents, that the Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of

such Grantor, (ii) the exercise or enforcement of any of the rights of the Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 22. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Upon the execution and delivery by any Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a “**Security Agreement Supplement**”), such Person shall be referred to as an “**Additional Grantor**” and shall be and become a Grantor hereunder, and each reference in this Agreement and the other Loan Documents to “Grantor” shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the “Collateral” shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 23. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.09 of the Credit Agreement shall apply to all information received by the Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.02 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral	Section 1(f)
Additional Grantor Agreement	Section 22(b)
Agreement Collateral	Preamble
Assigned Agreements	Section 1(e)
Borrower	Section 1(e)
Collateral	Preamble
Copyrights	Section 1
Credit Agreement	Section 1 (g)(iii)
Equipment	Recitals (1)
Excluded Property	Section 1(a)
Grantor, Grantors	Section 1
Indemnified Party	Preamble
	Section 21(a)

Initial Pledged Equity	Recitals (4)
Initial Pledged Debt	Recitals (5)
Intellectual Property Collateral	Section 1(g)
Intellectual Property Security Agreement	Section 11(e)
Inventory	Section 1(b)
Intercreditor Agreement	Section 29
Investment Property	Section 1(d)(vi)
IP Agreements	Section 1(g)(v)
IP Security Agreement Supplement	Section 11
Lenders	Recitals (1)
Patents	Section 1(g)(i)
Pledged Debt	Section 1(d)(iv)
Pledged Deposit Accounts	Recitals (5)
Pledged Equity	Section 1(d)(iii)
Receivables	Section 1(c)
Related Contracts	Section 1(c)
Secured Obligations	Section 2
Security Agreement Supplement	Section 22(b)
Security Collateral	Section 1(d)
Subagent	Section 18(b)
Trademarks	Section 1(g)(ii)
Trade Secrets	Section 1(g)(iii)
UCC	Recitals (10)
URLs	Section 1(g)(ii)

Section 24. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing security interest in the Collateral and shall (a) except as otherwise provided in Section 9.16 of the Credit Agreement, remain in full force and effect until the latest of (i) the payment in full in cash of the Secured Obligations, (ii) the Termination Date and (iii) the termination, expiration, Cash Collateralization or backstopping of all Letters of Credit, (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.08 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including all or any portion of its Commitments, the Revolving Loans owing to it and the Note or Notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 25. Release; Termination. (a) (i) Upon (A) any Disposition of any item of Collateral of any Grantor as permitted by the Loan Documents, and (B) any Subsidiary that is not an Excluded Subsidiary becoming an Excluded Subsidiary in a manner permitted by the Loan Documents, and (ii) upon any Foreign Subsidiary ceasing to be a Material First-Tier Foreign Subsidiary in a manner permitted by the Loan Documents, and, in each case (other than with respect to Dispositions of Collateral not comprising TMM Assets), receipt by the Agent of a

written certification by Borrower that such Disposition or other event, as applicable, is permitted under the terms of the Loan Documents (which written certification the Agent shall be entitled to rely conclusively without further inquiry), then in the case of the foregoing clause (i), the security interests granted under this Agreement by such Grantor in such Collateral or in the assets of such Subsidiary, as applicable, shall immediately terminate and automatically be released, and in the case of the foregoing clause (ii), the security interests granted under this Agreement in the equity interests of such Foreign Subsidiary shall immediately terminate and automatically be released, and Agent will, in each case and subject to the Intercreditor Agreement, promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral so released, and Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; provided, that, no such documents shall be required unless such Grantor shall have delivered to the Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Agent (which form shall be reasonably acceptable to the Agent) and a certificate of such Grantor to the effect that the transaction will be in compliance with the Loan Documents.

(b) The pledge and security interest granted hereby will be terminated as set forth in Section 9.16(b) of the Credit Agreement and upon such termination all rights to the Collateral shall revert to the applicable Grantor and the Agent will promptly deliver to the applicable Grantors all certificates representing any Pledged Equity or Pledged Debt, Receivables or other Collateral.

Section 26. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 27. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Section 28. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in any such New York State court or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.02 of the Credit Agreement. Each of the parties hereto

agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any party may otherwise have to bring any action or proceeding relating to this Agreement in the courts of any jurisdiction.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 29. Intercreditor Agreement. Notwithstanding anything herein to the contrary, the Lien granted to the Agent, for the benefit of the Secured Parties, pursuant to this Security Agreement and the exercise of any right or remedy by the Agent and the other Secured Parties hereunder are subject to the provisions of the Intercreditor Agreement, dated as of even date herewith, among the Agent, as ABL Agent, JPMorgan Chase Bank, N.A, as Exit First Lien Term Loan Agent, Barclays Bank PLC, as Exit Second Lien Term Loan Agent, the Company and the Guarantors (the "**Intercreditor Agreement**"). In the event of any conflict or inconsistency between the provisions of the Intercreditor Agreement and this Security Agreement, the provisions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, any provision hereof that requires any Grantor to (a) deliver any Collateral to the Agent or (b) cause the Agent to have Control over such Collateral, may be satisfied prior to the Maturity Date by (i) the delivery of such Collateral by such Grantor to the Agent for the benefit of itself and the Lenders and (ii) providing that the Agent be provided with Control with respect to such Collateral of such Grantor for the benefit of the itself and the other Credit Parties.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

Address for Notices:

Eastman Kodak Company
345 State Street
Rochester, NY 14650

FAR EAST DEVELOPMENT LTD.

FPC INC.

KODAK (NEAR EAST), INC.

KODAK AMERICAS, LTD.

KODAK IMAGING NETWORK, INC.

KODAK PORTUGUESA LIMITED

KODAK REALTY, INC.

LASER-PACIFIC MEDIA CORPORATION

PAKON, INC.

QUALEX INC.

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

Address for Notices:

c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

KODAK PHILIPPINES, LTD.
NPEC INC.

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

Address for Notices:
c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

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

Address for Notices:

c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

BANK OF AMERICA, N.A., as Agent

By: /s/ Steven Blumberg

Name: Steven Blumberg

Title: Senior Vice President

Address for Notices:

Bank of America, N.A.
235 Franklin Street
Boston, MA 02110

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**IP Security Agreement**”) dated September [3], 2013, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”) in favor of Bank of America, N.A., as Agent (the “**Agent**”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Credit Agreement dated as of September [3], 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Credit Agreement**”), with Bank of America, N.A., as Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the making of Revolving Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement, each Grantor has executed and delivered that certain Security Agreement dated September [3], 2013, made by the Grantors to the Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”).

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Agent for the benefit of the Secured Parties a security interest in all of such Grantor’s right, title and interest in and to the following (the “**Collateral**”):

(i) the patents and patent applications set forth in Schedule A hereto (the “**Patents**”);

(ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the “**Trademarks**”);

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, the Bank Product Agreements and the Secured Creditor Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents, the Bank Product Agreements and the Secured Creditor Agreements but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents or Trademarks and any other applicable government officer record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "**IP Security Agreement Supplement**") dated _____, 201____, is made by the Person listed on the signature page hereof (the "Grantor") in favor of Bank of America, N.A., as Agent (the "Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Credit Agreement dated as of September [3], 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with Bank of America, N.A., as Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain Security Agreement dated September [3], 2013 made by the Grantor and such other Persons to the Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and that certain Intellectual Property Security Agreement dated September [3], 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Agent, for the benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Agent, for the benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

(i) the patents and patent applications set forth in Schedule A hereto (the "**Patents**");

(ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "**Trademarks**");

(iii) the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “*Copyrights*”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents, the Specified Secured Creditor Agreements, and the Bank Product Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents or Trademarks and any other applicable government officer to record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____
Name:
Title:

Address for Notices:

FORM OF SECURITY AGREEMENT SUPPLEMENT

[Date of Security Agreement Supplement]

Bank of America, N.A., as the Agent for
the Secured Parties referred to in the
Credit Agreement referred to below

Bank of America Business Capital
Bank of America Merrill Lynch
Bank of America, NA
Merrill Lynch, Pierce, Fenner & Smith Incorporated
225 Franklin Street
MA1-225-02-05
Boston, MA 02110
Attn: Matthew T. O'Keefe

Eastman Kodak Company

Ladies and Gentlemen:

Reference is made to (i) the Credit Agreement dated as of September [3], 2013 (as amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), among Eastman Kodak Company, a New Jersey corporation, as the Borrower, the Lenders party thereto, Bank of America, N.A., as Agent (together with any successor Agent appointed pursuant to Article VII of the Credit Agreement, the "Agent"), and as administrative agent for the Lenders, and (ii) the Security Agreement September [3], 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") made by the Grantors from time to time party thereto in favor of the Agent for the Secured Parties. Terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement.

SECTION 1. Grant of Security. The undersigned hereby grants to the Agent, for the benefit of the Secured Parties, a security interest in all of its right, title and interest in and to its Collateral consisting of the following, in each case, whether now owned or hereafter acquired by the undersigned, wherever located and whether now or hereafter existing or arising (collectively, the undersigned's "**Collateral**"): all Equipment, Inventory, Security Collateral (including the indebtedness set forth on Schedule A hereto and the securities and securities/deposit accounts set forth on Schedule B hereto), Receivables, Related Contracts, Agreement Collateral, Account Collateral (including the deposit accounts set forth on Schedule C hereto), Intellectual Property Collateral, all books and records (including customer lists, credit files, computer files, printouts and other computer output materials and records) of the undersigned pertaining to any of the undersigned's Collateral, and all proceeds of, collateral for, income, royalties and other payments

now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the undersigned's Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Secured Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents, the Specified Secured Creditor Agreements, and the Bank Product Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Secured Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents, the Specified Secured Creditor Agreements, and the Bank Product Agreements but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number is set forth in Schedule D hereto. Within the twelve months preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule E hereto except as set forth in Schedule F hereto.

(b) All Equipment having a value in excess of \$1,000,000 and all Inventory having a value in excess of \$1,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 6 of the Security Agreement with respect to itself and the Collateral granted by it.

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a reference to the undersigned's Collateral or part thereof, as the case may be, and that each reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.¹

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____
Title:

Address for notices:

¹ If the Additional Grantor is not concurrently executing a guaranty or other Loan Document containing provisions relating to submission to jurisdiction and jury trial waiver, include them here.

SCHEDULE I
INVESTMENT PROPERTY

PART I
INITIAL PLEDGED EQUITY

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	No.1 – 100%
Eastman Kodak Holdings B.V.	The Netherlands	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5- 5,330 shares
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1- 10 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2- 80 shares
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6- 34,500 shares
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	No.1 – 100%
Kodak Holding GmbH	Germany	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93- 19,500,000 shares No. 89- 65,000,000 shares
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3- 1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1- 1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6- 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3- 100 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares

SCHEDULE I
INVESTMENT PROPERTY

PART II
INITIAL PLEDGED DEBT

<u>Grantor</u>	<u>Debt Issuer</u>	<u>Principal Amount¹</u>	<u>Currency</u>
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$126,205,470.00	USD
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 9,500,040.00	USD
Eastman Kodak Company	Kodak (Egypt) S.A.E.	\$ 5,666,138.00	USD
Kodak (Near East), Inc.	Eastman Kodak Company	\$ 16,720,673.00	USD
Kodak Portuguesa Limited	Eastman Kodak Company	\$ 4,760,828.70	USD

¹ Amount reflects outstanding principal and accrued interest as of July 31, 2013. Loan maturities typically roll on a monthly basis

SCHEDULE I
INVESTMENT PROPERTY

PART III
FOREIGN SUBSIDIARIES OTHER THAN MATERIAL FIRST-TIER FOREIGN SUBSIDIARIES

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
1680382 Ontario Limited	Canada	Common equity	100	100	100%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan	—
Cinelabs (Beijing) Limited ¹	China		N/A	N/A	40%	Beijing Film & Video Laboratory	—
Creo Asia Pacific Limited					60%	Kodak (China) Limited	—
					99.998%	Eastman Kodak Holdings B.V.	—
	Hong Kong		N/A	N/A	.002%	Kodak Graphic Communications Canada Company	—
Eastman Kodak Sarl	Switzerland		1,900,000	1,900,000	100%	Eastman Kodak Holdings B.V.	—
Horsell Graphic Industries Ltd.	United Kingdom		31,648,053	2	100%	Kodak Limited	—

K.K. Kodak Information Systems ¹	Japan	Common stock	3,800	950	100%	Kodak Japan Ltd.	—
Kodak (Australasia) Pty. Ltd.			66,901,626	66,901,626	97.1576%	Eastman Kodak Company	
						Kodak Graphic Communications	
	Australia	Ordinary shares			2.8424%	Canada Company	—
Kodak (China) Company Limited						Kodak (China) Investment	
	China		N/A	N/A	100%	Company Limited	—
Kodak (China) Graphic Communications Company Ltd.					75%	Kodak (China) Company Ltd.	
	China		N/A	N/A	25%	Kodak (China) Investment	—
Kodak (China) Investment Company Limited	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (China) Limited	China		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Eastern Europe) Limited	United Kingdom		1,000	2	100%	Kodak Limited	—
Kodak (Egypt) S.A.E. ¹				49,050	99.09091%	Eastman Kodak Company	
						Eastman Kodak International	
				200	.40404%	Capital Company, Inc.	
	Egypt	Common stock		250	.50505%	Far East Development, Ltd.	—

Kodak (Guangzhou) Technology Service Company Limited ¹	China		N/A	N/A	90%	Kodak (China) Limited	—
					10%	Canton Hotel	—
Kodak (Hong Kong) Limited	Hong Kong		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Malaysia) Sdn. Bhd.			10,000,000	8,509,343	99.98%	Eastman Kodak Company	
						Eastman Kodak International	
					.01%	Capital Company, Inc.	
	Malaysia	Ordinary shares			.01%	Then Tze Keen, Director	—
Kodak (Shanghai) International Trading Co. Ltd.	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (Singapore) Pte. Limited	Singapore	Ordinary shares	N/A	90,000	100%	Eastman Kodak Company	—
Kodak (Taiwan) Limited	Taiwan		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Thailand) Limited						Eastman Kodak International	
				78,000	99.974359%	Capital Company, Inc.	
						10 shares held by Chuanchart	
						Prukpaisal and 10 shares held by	
	Thailand	Common shares			.025641%	Pat Sheller	

Kodak (Wuxi) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (Xiamen) Company Limited 1					95%	Kodak (China) Investment Company Limited	
	China		N/A	N/A	5%	Xiamen State-Owned Assets Investment Com	—
Kodak (Xiamen) Digital Imaging Products Company Limited					75%	Kodak (China) Company Limited	
	China		N/A	N/A	25%	Kodak (China) Investment Company Limited	—
Kodak	France		N/A	N/A	100%	Eastman Kodak Company	—
Kodak A/S						Eastman Kodak International Capital Company, Inc.	—
	Denmark		1,000,000	1,000,000	100%		
Kodak Argentina S.A.I.C.					53.34%	Eastman Kodak Company	
	Argentina	Capital stock	989,437	461,769	46.66%	Eastman Kodak Holdings, B.V.	—

Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	Ordinary shares	N/A	100,000	100%	Eastman Kodak Holdings B.V.	—
Kodak Brasileira Comercio de Produtos Para Imagem e Serviços Ltda.	Brazil	N/A		136,566,397 quotas	99.9999987%	Eastman Kodak Holdings, B.V.	—
Kodak Canada Inc.	Canada	Common shares	unlimited number of Common Shares and one (1) Preference share	334,000	99.999997%	Kodak Graphic Communications Canada Company	—
Kodak Chilena S.A.F. 1	Chile	Capital stock	N/A	129,246,565	.0038%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	N/A		149,798,463 quotas	99.9999987%	Kodak Brasileira Comercio de Produtos para Imagem e Serviços Ltda.	—
Kodak de Colombia, SAS	Colombia	Capital stock	5,000	704	100%	Kodak Americas, Ltd. Kodak Mexicana S.A. de C.V.	—

Kodak de Mexico S.A. de C.V.					99.99%	Eastman Kodak International Capital Company, Inc.	
	Mexico	Capital stock	179,341,945	179,341,945	.01%	Kodak Americas, Ltd.	—
Kodak Electronic Products (Shanghai) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Co., Inc.	—
Kodak GmbH	Austria		N/A	N/A	100%	Eastman Kodak Company	—
Kodak GmbH	Germany		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications EAD ¹	Bulgaria		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	Ordinary shares	N/A	2	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Graphic Communications Canada Company	Canada	Common shares	7,655,813	7,655,813	100%	Eastman Kodak Company	—
Kodak Graphic Communications GmbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Graphic Communications Limited 1	United Kingdom		52,000,002	52,000,002	100%	Kodak Limited	—
Kodak IL Ltd.							
Pre-settlement with Israel Tax Authorities			38,000	20,000	100%	Eastman Kodak Holdings B.V.	—
Post Israel Tax Authorities Settlement, as of June 30, 2013 (still in process)			312,774	294,774	7%	Eastman Kodak Holdings B.V.	—
	Israel	Common shares			93%	Kodak Polychrome Graphics Finance (Barbados) SRL	—
Kodak Imaging Network B.V. 1	Netherlands		N/A	N/A	100%	Kodak Imaging Network, Inc.	—
Kodak Imaging Services (Shenzhen) Ltd. 1	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak India Private Limited				9,734,506	99.99999979%	Kodak Limited	
		Equity and Preference				Kodak International Finance Limited	
	India		327,500,000	2	.00000021%	Kodak International Finance Limited	
Kodak International Finance Limited	England		N/A	28,061,408	100%	Kodak Limited	—

Kodak Japan Ltd.					77.097%	Kodak Polychrome Graphics Company Ltd.	
					12.674%	Eastman Kodak Holdings B.V.	
	Japan	Common stock	400,000	396,071	10.229%	Kodak Graphic Communications Canada Company	—
Kodak Kft. ¹	Hungary		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Korea Ltd.	South Korea	Common stock	3,000,000	964,000	100%	Eastman Kodak Company	—
Kodak Mexicana S.A. de C.V.					99.99%	Eastman Kodak International Capital Company, Inc.	
	Mexico	Capital stock	262,870,350	262,875,350	.01%	Kodak Americas, Ltd.	—
Kodak Nederland B.V.	Netherlands			80,000	100%	Eastman Kodak Holdings B.V.	—
Kodak New Zealand Limited	New Zealand	Ordinary shares	1,000,000	1,000,000	100%	Eastman Kodak Company	—
Kodak Nordic AB	Sweden		270,000	270,000	100%	Eastman Kodak Company	—
Kodak Norge A/S ¹	Norway		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—

Kodak OOO	Russia		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Oy	Finland		534,000	534,000	100%	Eastman Kodak Company	—
Kodak Polska Sp.zo.o			Share capital PLN	25,287 (shares are uncertificated)			
	Poland		24,022,650		100%	Eastman Kodak Company	—
Kodak Polychrome Graphics (Hong Kong) Ltd.						Kodak Polychrome Graphics Company Ltd.	
	Hong Kong		N/A	N/A	100%		—
Kodak Polychrome Graphics China Co. Ltd.						Kodak Polychrome Graphics Company Ltd.	
	China		N/A	N/A	100%		—
Kodak Polychrome Graphics Cono Sur SA ¹						Kodak Polychrome Graphics Company Ltd.	
	Uruguay	Capital stock	375,000	375,000	100%		—
Kodak Polychrome Graphics Export SAFI ¹						Kodak Polychrome Graphics Company Ltd.	
	Uruguay	Capital stock	5,000	5,000	100%		—
Kodak Polychrome Graphics Finance UK Ltd. ¹			50,000,000				
			[These shares are stated to be in USD]				
	United Kingdom			44,999,998	100%	Kodak Limited	—

Kodak Polychrome Graphics Madeira Servicos Ltd.				1 quota	50%	Kodak Polychrome Graphics Company Ltd.	
	Barbados	N/A	2 quotas	1 quota	50%	Merrydown Limited	—
Kodak Polychrome Graphics Netherlands Antilles NV		Ordinary /				Kodak Polychrome Graphics Company Ltd.	
	Curacao	common shares	6,000		100%	Company Ltd.	—
Kodak SA/NV						Eastman Kodak International Capital Company, Inc.	
				324,542	35.0217%	Eastman Kodak Holdings B.V.	
				296,295	31.9735%	Kodak Nederland BV	
				287,231	30.9955%	Kodak Graphic Communications Canada Company	
	Belgium			18,613	2.0085%	Eastman Kodak Company	—
				5	.0008%		

Kodak S.p.A.					99.998%	Eastman Kodak Company	
	Italy	Common stock	N/A	73,000,000	.002%	Eastman Kodak International Capital Company, Inc.	—
Kodak Societe Anonyme			28,000 shares to a par value of 500 CHF each = 14,000,000 CHF – all shares owned by EKICC			Eastman Kodak International Capital Company, Inc.	—
Kodak Unterstutzungsgesellschaft mbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—
Kodak Venezuela, S.A.	Venezuela	Capital stock	16,830	16,830	100%	Eastman Kodak Company	—
Kodak Versamark Europe SA	Switzerland		Empty shell		100%	Eastman Kodak Holdings B.V.	—

Kodak, S.A.			284,759	99.99%	Eastman Kodak Company		
	Spain	Ordinary shares	284,760	1	.01%	Eastman Kodak International Capital Company, Inc.	—
KPG Finance (Barbados) SRL			Unlimited number of quotas	100,000 quotas	100%	Kodak Polychrome Graphics Company Ltd.	—
Laboratoires Kodak S.A.S. ¹	France			454,399	100%	Kodak	—
Personalised Imaging Finance Limited						Kodak International Finance Limited	—
	United Kingdom		N/A	100	100%		—
Project Ceylon Limited ¹	United Kingdom		13,001,000	13,001,000	100%	Kodak Limited	—
RPB Marketing Company	Japan	Common stock	100	3	100%	Kodak Japan Ltd.	—
SAS Villot-Marne ¹				2,499	.9996%	Kodak	
	France			1	.0004%	Laboratoires Kodak S.A.S.	—

Shanghai Da Hai Camera Co., Ltd. ¹	China		N/A	N/A	75%	Kodak (China) Investment Company Limited	—
Wheeling Insurance Ltd.	Bermuda	Common stock	120,000	120,000	100%	Eastman Kodak Company	—
Yamanashi RPB Supply Company	Japan	Common stock	32,000	31,227	100%	Kodak Japan Ltd.	—

¹ Entity is in the process of being liquidated

Effective as of 8/21/13

SCHEDULE I
INVESTMENT PROPERTY

PART IV
OTHER INVESTMENT PROPERTY

None.

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol “***,” has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE II
DEPOSIT ACCOUNTS**

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** *** ***

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***		***	***
	***			***

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FOREIGN DEPOSIT ACCOUNTS

<u>Account Holder</u>	<u>Account Number</u>	<u>Branch Name</u>
Kodak (Near East), Inc.	***	***
Kodak (Near East), Inc.	***	***
Kodak (Near East), Inc.	***	***
Kodak Polychrome Graphics Company LTD	***	***
Kodak Polychrome Graphics Finance Barbados SRL	***	***
FPC Inc.	***	***

SCHEDULE III
RECEIVABLES AND AGREEMENT COLLATERAL

None.

SCHEDULE IV
INTELLECTUAL PROPERTY

PART I

Patents

Docket	Current Owner	Ctry	Patent Number	Appln No	Appln Date	Grant Date	Status	Title
35817	Eastman Kodak Company	FR	DE00072827	DE74072827	4/26/1974	4/26/1974	Granted	DISCLOSURE TITLE: 200 FOOT NOMINAL CAPACITY SUPER 8 CAMERA CARTRIDGE
39763	Eastman Kodak Company	FR	119627	DE76074815	5/18/1976	5/18/1976	Granted	
52782	Eastman Kodak Company	US	6441771	07/359,918	6/1/1989	8/27/2002	Granted	THIN FILM MAGNETODIELECTRIC FOR ABSORPTION OF A BROAD BAND OF ELECTROMAGNETIC RADIATION
52967	Eastman Kodak Company	US	5882732	07/955,671	6/29/1992	3/16/1999	Granted	HORIZONTALLY CHILL-SETTING A DOWNWARDS FACING LIQUID PHOTOGRAPHIC MATERIAL
55706	Eastman Kodak Company	US	5700611	08/568,772	12/7/1995	12/23/1997	Granted	METHOD FOR FORMING OVERLAPPING TONER IMAGES
56418	Eastman Kodak Company	US		07/315,961	2/27/1989		Filed	ARMOR FOR LIGHTWEIGHT BALLISTIC PROTECTION
56662	Eastman Kodak Company	US	5691039	08/485,873	6/7/1995	11/25/1997	Granted	TONER FIXING METHOD AND RECEIVING SHEET
57963	Eastman Kodak Company	US	552266	07/946,310	10/30/1992	9/3/1996	Granted	PHOTOGRAPHIC MATERIAL COMPRISING A MAGENTA DYE IMAGE FORMING COUPLER COMBINATION
59549	Eastman Kodak Company	US	5644647	07/583,740	9/17/1990	7/1/1997	Granted	USER-INTERACTIVE REDUCTION OF SCENE BALANCE FAILURES
60161	Eastman Kodak Company	US	5457023	08/170,562	12/20/1993	10/10/1995	Granted	NON-IONIC SURFACE ACTIVE COMPOUNDS
60212	Eastman Kodak Company	US	5386332	08/197,655	2/17/1994	1/31/1995	Granted	MAGNETIC HEAD FOR HIGH-FREQUENCY, HIGH-DENSITY RECORDING
60737	Eastman Kodak Company	US	5410630	08/154,940	11/18/1993	4/25/1995	Granted	OPTICAL ARTICLE CONTAINING A POLYMER EXHIBITING A HIGH LEVEL OF SECOND ORDER POLARIZATION SUSCEPTIBILITY
60811-1	Eastman Kodak Company	US	5616797	08/353,466	12/9/1994	4/1/1997	Granted	N-(CARBONYL,CARBONIMIDOYL,CARBONOTHIOYL)-SULFONAMIDE CHARGE CONTROL AGENTS AND TONERS AND DEVELOPERS
60904	Eastman Kodak Company	US	5381507	08/154,804	11/18/1993	1/10/1995	Granted	OPTICAL ARTICLE CONTAINING A POLYMER THAT EXHIBITSNONLINEAR SECOND ORDER POLARIZATION SUSCEPTIBILITY
60943-1	Eastman Kodak Company	US	5597686	08/429,989	4/27/1995	1/28/1997	Granted	PHOTOGRAPHIC SILVER HALIDE EMULSION CONTAINING CONTRAST IMPROVING DOPANTS
60979	Eastman Kodak Company	US	5739928	07/758,053	9/12/1991	4/14/1998	Granted	A TECHNIQUE PARTICULARLY SUITED FOR USE IN A PRINTPREVIEW FUNCTION FOR ADAPTING CRT COLORIMETRY TO AMBIENT LIGHTING CONDITIONS
61091	Eastman Kodak Company	DE	69410852.9	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	FR	0613778	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	GB	0613778	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61226	Eastman Kodak Company	DE	69312015.0	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	FR	595032	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	GB	595032	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	JP	3400505	93/0271625	10/29/1993	2/21/2003	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61287	Eastman Kodak Company	US	5629435	08/401,540	3/10/1995	5/13/1997	Granted	HYDROGEN SULFIDE GAS SENSOR AND PRECURSOR COMPOUNDS FOR MANUFACTURE OF SAME
61376	Eastman Kodak Company	US	5647026	07/784,488	10/29/1991	7/8/1997	Granted	UNIFORMITY CORRECTION AND THRESHOLD OR HALFTONING CONVERSION UNIT AND METHOD
61404	Eastman Kodak Company	US	5641635	08/589,129	1/22/1996	6/24/1997	Granted	DRY ELEMENTS, TEST DEVICES, TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE-LABELED REAGENTS
61404	Eastman Kodak Company	US	5736335	08/783,049	1/14/1997	4/7/1998	Granted	DRY ELEMENTS TEST DEVICES TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE LABELED REAGENTS
61463	Eastman Kodak Company	US	6122401	07/828,092	1/30/1992	9/19/2000	Granted	IMAGE PROCESSING METHOD AND APPARATUS
61627	Eastman Kodak Company	US	5706047	08/427,520	4/24/1995	1/6/1998	Granted	STORAGE MEDIA FOR AN OPTICAL INFORMATION SYSTEM HAVING AN IDENTIFICATION CODE EMBEDDED THEREIN
61691-1	Eastman Kodak Company	US	5671003	07/787,284	11/4/1991	9/23/1997	Granted	HYBRID DIGITAL IMAGE PRINTER WITH HALFTONE GRAY SCALE CAPABILITY
61942	Eastman Kodak Company	US	5457210	08/231,602	4/22/1994	10/10/1995	Granted	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
61942	Eastman Kodak Company	US	5565572	08/475,913	6/7/1995	10/15/1996	Granted	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
62448	Eastman Kodak Company	US	5982350	08/126,450	9/24/1993	11/9/1999	Granted	COMPOSITER INTERFACE FOR ARRANGING THE COMPONENTS OF SPECIAL EFFECTS FOR A MOTION PICTURE PRODUCTION
62775	Eastman Kodak Company	US	5912097	08/088,012	7/6/1993	6/15/1999	Granted	ELECTROSTATOGRAPHIC METHOD USING AN OVERLAY TONER
63133	Eastman Kodak Company	US	5715383	07/951,261	9/28/1992	2/3/1998	Granted	COMPOUND DEPTH IMAGE DISPLAY SYSTEM
63180	Eastman Kodak Company	US	5468583	08/365,524	12/28/1994	11/21/1995	Granted	CYCLIC BIS-DICARBOXIMIDE ELECTRON TRANSPORT COMPOUNDS FOR ELECTROPHOTOGRAPHY
63253	Eastman Kodak Company	US	5417102	08/174,496	12/28/1993	5/23/1995	Granted	AN ON-LINE METHOD FOR MEASURING DENSITY OF SOLIDS IN REACTION PROCESS
63296	Eastman Kodak Company	US	5754311	07/848,779	3/10/1992	5/19/1998	Granted	METHOD AND APPARATUS FOR GENERATING SIMULTANEOUSLYDERIVED CORRELATED DIGITAL HALFTONE PATTERNS
63606	Eastman Kodak Company	US	5563226	08/330,406	10/28/1994	10/8/1996	Granted	THE PROCESS FOR MAKING PHOTOGRAPHIC POLYMERIC MATTE BEAD PARTICLES
64108	Eastman Kodak Company	US	5948497	07/963,189	10/19/1992	9/7/1999	Granted	HIGH STABILITY SILVER BASED ALLOY REFLECTORS FOR USE IN A WRITABLE COMPACT DISK
64216	Eastman Kodak Company	US	5764272	08/634,598	4/24/1996	6/9/1998	Granted	AUTOFOCUS MECHANISM FOR LASER IMAGER
64388	Eastman Kodak Company	DE	69310873.8	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	FR	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER

<u>Docket</u>	<u>Current Owner</u>	<u>Ctry</u>	<u>Patent Number</u>	<u>Appln No</u>	<u>Appln Date</u>	<u>Grant Date</u>	<u>Status</u>	<u>Title</u>
64388	Eastman Kodak Company	GB	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	NL	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64397	Eastman Kodak Company	US	5649253	08/414,087	3/31/1995	7/15/1997	Granted	SELF CALIBRATION CIRCUIT FOR A CAMERA
64441	Eastman Kodak Company	US	5536158	08/142,271	10/25/1993	7/16/1996	Granted	APPARATUS AND METHOD FOR DRYING SOLVENT BASED FILM
64441	Eastman Kodak Company	US	5553835	08/418,740	4/7/1995	9/10/1996	Granted	METHOD FOR DRYING SOLVENT BASED FILM (AS AMENDED)
64664	Eastman Kodak Company	US	5764231	07/884,001	5/15/1992	6/9/1998	Granted	METHOD AND APPARATUS FOR CREATING GEOMETRIC DEPTH IMAGES USING COMPUTER GRAPHICS
64792	Eastman Kodak Company	DE	69323474.1	93420424.9	10/28/1993	2/10/1999	Granted	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	NL	0599740	93420424.9	10/28/1993	2/10/1999	Granted	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64863	Eastman Kodak Company	US	5555317	07/931,741	8/18/1992	9/10/1996	Granted	SUPERVISED TRAINING AUGMENTED POLYNOMIAL METHOD AND APPARATUS FOR CHARACTER RECOGNITION
64889	Eastman Kodak Company	US	5805783	08/402,461	3/10/1995	9/8/1998	Granted	METHOD AND APPARATUS FOR CREATING, STORING AND PRODUCING THREE-DIMENSIONAL FONT CHARACTERS AND PERFORMING THREE-DIMENSIONAL TYPESETTING
64894	Eastman Kodak Company	US	5558263	08/280,693	7/26/1994	9/24/1996	Granted	APPARATUS AND METHOD FOR NON-CONTACT ACTIVE TENSIONING AND STERLING OF MOVING WEBS
64934	Eastman Kodak Company	US	5760460	08/048,249	4/19/1993	6/2/1998	Granted	LIGHT-EMITTING DIODE ARRAY
65166	Eastman Kodak Company	GB	0603570	93118911.2	11/24/1993	2/7/1996	Granted	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYESTER/POLYCARBONATE BLENDED DYE IMAGE-RECEIVING LAYER
65192	Eastman Kodak Company	US	6156473	09/096,682	6/12/1998	12/5/2000	Granted	MONODISPERSE SPHERICAL TONER PARTICLES CONTAINING ALIPHATIC AMIDES OR ALIPHATIC ACIDS
65317	Eastman Kodak Company	US	5436118	08/221,711	3/31/1994	7/25/1995	Granted	A METHOD OF PROCESSING SILVER HALIDE PHOTOGRAPHIC ELEMENTS USING A LOW VOLUME THIN TANK PROCESSING SYSTEM **ALSO RECORDED — SEE FN**
65469	Eastman Kodak Company	JP	3659990	94/0201225	8/26/1994	3/25/2005	Granted	APPARATUS AND METHOD FOR FEDERAL RESERVE NOTE AUTHENTICATION
65469	Eastman Kodak Company	US	5418458	08/114,720	8/31/1993	5/23/1995	Granted	APPARATUS AND METHOD FOR AUTHENTICATION OF DOCUMENTS PRINTED WITH MAGNETIC INK
65521	Eastman Kodak Company	US	5534385	08/416,105	4/4/1995	7/9/1996	Granted	OVERCOAT FOR OPTICAL TAPE HAVING SbInSn RECORDING LAYER
65663	Eastman Kodak Company	US	5428491	08/161,298	12/3/1993	6/27/1995	Granted	MAGNETORESISTIVE HEAD WITH DEPOSITED BIASING MAGNET
65692	Eastman Kodak Company	US	5450939	08/159,971	11/30/1993	9/19/1995	Granted	APPARATUS AND METHOD FOR TRANSFERRING OBJECTS
65759-1	Eastman Kodak Company	DE	69420788.8	94420183.9	6/29/1994	9/22/1999	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	JP	3650148	94/0160080	7/12/1994	2/25/2005	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	NL	0634689	94420183.9	6/29/1994	9/22/1999	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65804	Eastman Kodak Company	US	5625402	08/054,486	4/30/1993	4/29/1997	Granted	DIGITAL PRINTERS USING MULTIPLE LASERS OR LASER ARRAYS WITH DIFFERENT WAVELENGTHS
65853	Eastman Kodak Company	US	5523831	08/214,901	3/17/1994	6/4/1996	Granted	THE ACCURATE DYNAMIC CONTROL OF THE POTENTIAL ON THE PHOTOCONDUCTOR SURFACE USING AN UPDATABLE LOOK-UP TABLE
65936	Eastman Kodak Company	US	5600391	08/330,572	10/28/1994	2/4/1997	Granted	ONE PIECE VIEWFINDER AND FABRICATION PROCESS
65939	Eastman Kodak Company	JP	3383697	93/0317870	12/17/1993	12/20/2002	Granted	MONOLITHIC SEMI-CONDUCTOR LASER PRODUCING BLUE, GREEN AND RED OUTPUT WAVELENGTHS
65967	Eastman Kodak Company	US	5803392	08/745,075	11/7/1996	9/8/1998	Granted	VACUUM BOX AND METHOD OF OPERATION FOR NON-CONTACT WEB TRANSPORT THEREIN (AS AMENDED)
66041	Eastman Kodak Company	US	5440534	08/179,474	1/10/1994	8/8/1995	Granted	METHOD AND APPARATUS FOR MAINTAINING A RECORDING LIGHT BEAM IN AN ON-TRACK POSITION ON A RECORDING MEDIUM
66093	Eastman Kodak Company	US	5586203	08/331,246	10/28/1994	12/17/1996	Granted	METHOD AND APPARATUS FOR GENERATING A HALFTONE PATTERN FOR A MULTI-LEVEL OUTPUT DEVICE
66100	Eastman Kodak Company	US	5521723	08/260,936	6/16/1994	5/28/1996	Granted	COLOR IMAGE REPRODUCTION SYSTEM
66103	Eastman Kodak Company	US	5460930	08/144,860	10/28/1993	10/24/1995	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING INDOANILINE DUMMYDYES

66229	Eastman Kodak Company	US	5581343	08/320,018	10/7/1994	12/3/1996	Granted	IMAGE-FORMING METHOD AND APPARATUS ADAPTED TO USE BOTH UNCOATED AND THERMOPLASTIC-COATED RECEIVER MATERIALS
66271	Eastman Kodak Company	DE	69302076.8	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	FR	0597628	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	GB	0597628	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66295	Eastman Kodak Company	US	5477301	08/239,179	5/6/1994	12/19/1995	Granted	PHOTOGRAPHIC PROCESSING APPARATUS
66311	Eastman Kodak Company	US	5631981	08/614,446	3/12/1996	5/20/1997	Granted	BITMAP REGISTRATION BY GRADIENT DESCENT
66461	Eastman Kodak Company	US	5744295	08/298,009	8/30/1994	4/28/1998	Granted	ANTISTATIC COMPOSITION CONTAINING ANIONIC AND CATIONIC SURFACE ACTIVE AGENTS WHEREIN BOTH SURFACE ACTIVE AGENT ...(AS AMENDED) .
66507	Eastman Kodak Company	US	5818960	08/407,785	3/20/1995	10/6/1998	Granted	CHARACTERIZATION CALIBRATION
66555	Eastman Kodak Company	JP	2648572	94/0176562	7/28/1994	5/9/1997	Granted	A PROCESS OF FORMING A DYE ABLATION IMAGE
66627	Eastman Kodak Company	US	5549879	08/311,093	9/23/1994	8/27/1996	Granted	PROCESS FOR PULSE FLOW DOUBLE-JET PRECIPITATION
66753	Eastman Kodak Company	US	5372922	08/175,081	12/29/1993	12/13/1994	Granted	METHOD OF PREPARING PHOTOGRAPHIC ELEMENTS INCORPORATING POLYMERIC ULTRAVIOLET ABSORBERS LOADED WITH HIGH BOILING POINT ORGANIC SOLVENTS

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66800	Eastman Kodak Company	US	5523189	08/330,297	10/27/1994	6/4/1996	Granted	ELECTROPHOTOGRAPHIC RECORDING ELEMENTS AND PREPARATION METHOD
66821	Eastman Kodak Company	US	5942062	08/882,794	6/26/1997	8/24/1999	Granted	PATTERN TO CONTROL SPREAD OF ADHESIVE DURING LAMINATION OF SHEETS
66856	Eastman Kodak Company	US	5493385	08/353,001	12/9/1994	2/20/1996	Granted	ELECTROPHOTOGRAPHIC COLOR PRINTER APPARATUS WITH IMPROVED REGISTRATION OF COLORS
66861-3	Eastman Kodak Company	US	5470688	08/250,146	5/27/1994	11/28/1995	Granted	HEAT DEVELOPMENT OF ELEMENTS CONTAINING METHINE- DYE RELEASING COUPLERS
66950	Eastman Kodak Company	US	5475428	08/118,897	9/9/1993	12/12/1995	Granted	METHOD FOR PROCESSING COLOR IMAGE RECORDS SUBJECT TO MISREGISTRATION
67100	Eastman Kodak Company	US	5543964	08/174,657	12/28/1993	8/6/1996	Granted	DEPTH IMAGE APPARATUS AND METHOD WITH ANGULARLY CHANGING DISPLAY INFORMATION
67165	Eastman Kodak Company	US	5571457	08/298,914	8/31/1994	11/5/1996	Granted	BIASABLE TRANSFER MEMBERS HAVING EXTENDED ELECTRICAL LIFE
67230-1	Eastman Kodak Company	US	5411844	08/220,985	3/31/1994	5/2/1995	Granted	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67230-2	Eastman Kodak Company	US	5418128	08/220,850	3/31/1994	5/23/1995	Granted	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67263	Eastman Kodak Company	DE	69410878.2	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	FR	0624469	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	GB	0624469	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67266	Eastman Kodak Company	US	5466560	08/135,700	10/13/1993	11/14/1995	Granted	LIMITED USE CAMERAS AND FILMS
67352	Eastman Kodak Company	US	5692069	08/406,264	3/17/1995	11/25/1997	Granted	APPARATUS FOR PERFORMING CHARACTER SEGMENTATION
67357-1	Eastman Kodak Company	US	5565266	08/076,604	6/14/1993	10/15/1996	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
67420	Eastman Kodak Company	US	5442533	08/263,638	6/22/1994	8/15/1995	Granted	HIGH EFFICIENCY LINEAR LIGHT SOURCE
67423	Eastman Kodak Company	US	5644456	08/583,578	1/5/1996	7/1/1997	Granted	MAGNETICALLY CAPPED DUAL MAGNETORESISTIVE REPRODUCE HEAD
67424	Eastman Kodak Company	US	5529232	08/292,987	8/19/1994	6/25/1996	Granted	FILM REGISTRATION GATE ASSEMBLY
67444	Eastman Kodak Company	US	6049371	08/218,279	3/25/1994	4/11/2000	Granted	IMAGE PRINT HAVING ONE OR MORE POSITIVE IMAGES AND METHOD FOR MAKING SAME
67466	Eastman Kodak Company	US	5447832	08/221,432	3/31/1994	9/5/1995	Granted	IMAGING ELEMENT
67466	Eastman Kodak Company	US	5643972	08/442,437	5/16/1995	7/1/1997	Granted	IMAGING ELEMENT
67472	Eastman Kodak Company	US	5705924	08/797,013	2/7/1997	1/6/1998	Granted	INDUCED FIELD DETECTOR
67549	Eastman Kodak Company	US	5463429	08/152,798	11/15/1993	10/31/1995	Granted	SURFACE INSPECTION OPTICAL GEOMETRY ALIGNMENT SYSTEM
67593	Eastman Kodak Company	DE	69425187.9	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	FR	0624028	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	GB	0624028	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	US	5956044	08/059,060	5/7/1993	9/21/1999	Granted	IMAGING DEVICE TO MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING WITH FLARE, LUMINANCE, AND WHITE POINT COMPARISON
67638	Eastman Kodak Company	US	5425980	08/199,416	2/22/1994	6/20/1995	Granted	USE OF GLOW DISCHARGE TREATMENT TO PROMOTE ADHESION OF AQUEOUS COATINGS TO SUBSTRATE
67679	Eastman Kodak Company	DE	69425398.7	94201359.0	5/13/1994	8/2/2000	Granted	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67681	Eastman Kodak Company	US	5671440	08/287,373	8/8/1994	9/23/1997	Granted	COLOR IMAGE DATA REORIENTATION AND FORMAT CONVERSION SYSTEM
67763	Eastman Kodak Company	US	5426588	08/201,734	2/25/1994	6/20/1995	Granted	METHOD FOR ENGRAVING A GRAVURE CYLINDER
67795	Eastman Kodak Company	US	5436880	08/179,476	1/10/1994	7/25/1995	Granted	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM USING PARTIAL CORRECTION OF REFLECTED SIGNAL ERROR
67804	Eastman Kodak Company	US	5399459	08/143,325	10/26/1993	3/21/1995	Granted	THERMALLY BLEACHABLE DYES FOR LASER ABLATIVE IMAGING
67940	Eastman Kodak Company	US	5563724	08/327,243	10/21/1994	10/8/1996	Granted	A COLOR-TO-INK TRANSFORMATION FOR EXTRA- QUARTERNARY PRINTING PROCESSES
67968	Eastman Kodak Company	US	5414022	08/209,150	3/10/1994	5/9/1995	Granted	A PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
68082	Eastman Kodak Company	US	5342821	08/145,893	10/29/1993	8/30/1994	Granted	DYE MIGRATION BARRIER LAYER FOR DUAL LAMINATE PROCESS FOR THERMAL COLOR PROOFING
68124	Eastman Kodak Company	US	5412743	08/163,206	12/6/1993	5/2/1995	Granted	METHOD AND APPARATUS FOR AMPLITUDE MODULATION FOR A LASER BEAM

68129	Eastman Kodak Company	US	5446355	08/127,844	9/28/1993	8/29/1995	Granted	MEDIA TRANSPORT SYSTEM WITH HIGH PRECISION POSITION AND SPEED CONTROL
68151	Eastman Kodak Company	US	5455320	08/221,544	3/31/1994	10/3/1995	Granted	METHOD OF MAKING POLYMERIC PARTICLES
68162	Eastman Kodak Company	US	5405969	08/165,765	12/10/1993	4/11/1995	Granted	MANUFACTURE OF THIOETHER COMPOUNDS
68180	Eastman Kodak Company	US	5811579	08/836,662	5/7/1997	9/22/1998	Granted	METHOD OF SYNTHESIZING A 2-SUBSTITUTED NITROGEN- CONTAINING COMPOUND
68233	Eastman Kodak Company	US	5841581	08/611,354	3/5/1996	11/24/1998	Granted	METHOD AND APPARATUS FOR MAKING A SPATIALLY SELECTIVE HIGH RESOLUTION LIGHT FILTER
68247	Eastman Kodak Company	US	5726736	08/638,404	4/26/1996	3/10/1998	Granted	METHOD OF LABELING PHOTOGRAPHS

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68254	Eastman Kodak Company	US	5434035	08/175,067	12/29/1993	7/18/1995	Granted	FIXER ADDITIVES USED IN COMBINATION WITH IRON COMPLEX BASED BLEACHES TO IMPROVE DESILVERING
68257	Eastman Kodak Company	US	5979731	08/959,920	10/29/1997	11/9/1999	Granted	METHOD AND APPARATUS FOR PREVENTING CREASES IN THIN WEBS
68261	Eastman Kodak Company	US	5646788	08/417,166	4/6/1995	7/8/1997	Granted	DUAL APERTURE LENS
68279	Eastman Kodak Company	US	5418802	08/152,559	11/12/1993	5/23/1995	Granted	A FREQUENCY TUNABLE WAVEGUIDE EXTENDED CAVITY LASER
68319	Eastman Kodak Company	US	5646674	08/235,627	4/29/1994	7/8/1997	Granted	OPTICAL PRINT HEAD WITH FLEXURE MOUNTED OPTICAL DEVICE
68345	Eastman Kodak Company	US	5633719	08/330,493	10/28/1994	5/27/1997	Granted	METHOD AND APPARATUS FOR ALIGNING A LENTICULAR OVERLAY WITH A LENTICULAR PRINT
68347	Eastman Kodak Company	US	5661702	08/346,557	11/29/1994	8/26/1997	Granted	COMPACT DISC VISUAL/AUDIO DISPLAY SYSTEM
68361	Eastman Kodak Company	US	5406433	08/160,563	12/1/1993	4/11/1995	Granted	DUAL MAGNETORESISTIVE HEAD FOR REPRODUCING VERY NARROW TRACK WIDTH SHORT WAVELENGTH DATA
68365	Eastman Kodak Company	US	5574363	08/196,052	2/14/1994	11/12/1996	Granted	STABILITY METHOD AND APPARATUS FOR NONDESTRUCTIVE MEASURE OF MAGNETIC SATURATION FLUX DENSITY IN MAGNETIC MATERIALS
68391	Eastman Kodak Company	US	5619245	08/283,003	7/29/1994	4/8/1997	Granted	MULTI-BEAM OPTICAL SYSTEM USING LENSLET ARRAYS IN LASER MULTI-BEAM PRINTERS AND RECORDERS
68396	Eastman Kodak Company	US	5594047	08/390,400	2/17/1995	1/14/1997	Granted	METHOD FOR FORMING PHOTOGRAPHIC DISPERSIONS COMPRISING LOADED LATEX POLYMERS
68498	Eastman Kodak Company	US	5576152	08/296,774	8/26/1994	11/19/1996	Granted	PHOTOGRAPHIC PAPER FORMED WITH LOW MOLECULAR WEIGHT POLYVINYL ALCOHOL HAVING LOW OXYGEN PERMEABILITY
68523	Eastman Kodak Company	US	5468598	08/228,839	4/18/1994	11/21/1995	Granted	SOLID PARTICLE DISPERSIONS FOR IMAGING SYSTEMS
68566	Eastman Kodak Company	US	5578173	08/415,861	4/3/1995	11/26/1996	Granted	REMOVAL OF DIMETHYLTEREPHTHALATE FROM A METHANOLYSIS VAPOR STREAM
68606	Eastman Kodak Company	US	5546513	08/123,833	9/20/1993	8/13/1996	Granted	DATA TRANSMISSION SYSTEM FOR SPARSE ARRAY PRINT HEAD 2ND ASSIGNMENT REC01NOV93 REEL 6787 FRAME 714 715
68696	Eastman Kodak Company	US	5512415	08/400,078	3/7/1995	4/30/1996	Granted	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
68703	Eastman Kodak Company	US	5457008	08/359,264	12/19/1994	10/10/1995	Granted	PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL CYAN DYE FORMING COUPLER AND PROCESS FOR ITS USE
68711	Eastman Kodak Company	US	5436919	08/186,068	1/25/1994	7/25/1995	Granted	MULTI-WAVELENGTH UPCONVERSION WAVEGUIDE LASER
68712	Eastman Kodak Company	US	5525380	08/432,281	5/1/1995	6/11/1996	Granted	A DEVICE FOR CONVERTING INVISIBLE AND VISIBLE RADIATION TO VISIBLE LIGHT AND/OR UV RADIATION
68713-1	Eastman Kodak Company	US	5536352	08/338,933	11/14/1994	7/16/1996	Granted	METHODS OF MAKING CENTRIFUGALLY CAST PARTS
68713-2	Eastman Kodak Company	US	5677022	08/761,060	12/5/1996	10/14/1997	Granted	ELECTROSTATOGRAPHIC ROLLER MASK
68714	Eastman Kodak Company	US	5436072	08/209,933	3/11/1994	7/25/1995	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
68820	Eastman Kodak Company	US	5657931	08/445,321	5/19/1995	8/19/1997	Granted	STABLE AQUEOUS SOLID PARTICLE DISPERSIONS
68833	Eastman Kodak Company	US	5619590	08/318,923	10/6/1994	4/8/1997	Granted	SYSTEM FOR ELECTRONIC IMAGE SIGNAL PROCESSING TO PROVIDE A TONESCALE CORRECTED FULL RESOLUTION LUMINANCE AND TWO HALF RESOLUTION (SEE NOTES)
68836	Eastman Kodak Company	US	5666447	08/342,958	11/21/1994	9/9/1997	Granted	USING OPTICAL FIBER MULTIPLEXER TO COMBINE LIGHT BEAMS IN A LASER PRINTER
68837	Eastman Kodak Company	US	5521748	08/261,370	6/16/1994	5/28/1996	Granted	A LIGHT MODULATOR WITH A LASER OR LASER ARRAY FOR EXPOSING IMAGE DATA
68838	Eastman Kodak Company	US	5521629	08/249,507	5/26/1994	5/28/1996	Granted	METHOD AND APPARATUS FOR LASER DYE ABLATION PRINTING WITH HIGH INTENSITY LASER DIODE
68844	Eastman Kodak Company	US	5453325	08/164,244	12/9/1993	9/26/1995	Granted	NONLINEAR OPTICAL WAVEGUIDE MULTILAYER STRUCTURE
68851	Eastman Kodak Company	JP	3652767	95/0335308	12/22/1995	3/4/2005	Granted	PHOTOGRAPHIC EMULSION AND THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	US	5726005	08/649,391	5/17/1996	3/10/1998	Granted	PHOTOGRAPHIC PRINT ELEMENTS CONTAINING CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS
68851	Eastman Kodak Company	US	5736310	08/651,193	5/17/1996	4/7/1998	Granted	CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
68854	Eastman Kodak Company	US	5475506	08/130,072	9/30/1993	12/12/1995	Granted	PHOTOGRAPHIC COLOR PRINTER
68891	Eastman Kodak Company	US	5581402	08/156,339	11/22/1993	12/3/1996	Granted	METHOD FOR PRODUCING AN IMPROVED STEREOSCOPIC PICTURE AND STEREOSCOPIC PICTURE OBTAINED ACCORDING TO THIS METHOD
68920	Eastman Kodak Company	US	5627703	08/501,278	7/17/1995	5/6/1997	Granted	DUAL MAGNETORESISTIVE REPRODUCE HEAD UTILIZING MULTILAYER MAGNETORESISTIVE SENSING ELEMENTS
68921	Eastman Kodak Company	US	5442508	08/248,772	5/25/1994	8/15/1995	Granted	GIANT MAGNETORESISTIVE REPRODUCE HEAD HAVING DUAL MAGNETORESISTIVE SENSOR
68934	Eastman Kodak Company	US	5888711	08/666,516	6/27/1996	3/30/1999	Granted	POLYMERIC CONDUCTIVE ALUMINO-SILICATE MATERIAL, ELEMENT COMPRISING SAID

69009	Eastman Kodak Company	US	5500317	08/260,846	6/16/1994	3/19/1996	Granted	MATERIAL, AND PROCESS FOR PREPARING IT
69009	Eastman Kodak Company	US	5618950	08/534,999	9/27/1995	4/8/1997	Granted	ELECTROPHOTOGRAPHIC ELEMENTS CONTAINING SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69119	Eastman Kodak Company	US	5652930	08/388,094	2/14/1995	7/29/1997	Granted	ELECTROPHOTOGRAPHIC ELEMENTS AND SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69124-1	Eastman Kodak Company	US	5434037	08/252,500	6/1/1994	7/18/1995	Granted	CAMERA INFORMATION DISPLAY
69178	Eastman Kodak Company	US	5644509	08/320,023	10/7/1994	7/1/1997	Granted	PHOTOGRAPHIC ELEMENT HAVING A TRANSPARENT MAGNETICRECORDING LAYER
69210	Eastman Kodak Company	US	5431775	08/282,677	7/29/1994	7/11/1995	Granted	METHOD AND APPARATUS FOR COMPUTING COLOR TRANSFORMATION TABLES
69241-1	Eastman Kodak Company	US	5808655	08/439,746	5/12/1995	9/15/1998	Granted	METHOD OF FORMING OPTICAL LIGHT GUIDES THROUGH SILICON
								INTERLEAVING THERMAL PRINTING WITH DISCONTIGUOUS DYE-TRANSFER TRACKS ON AN INDIVIDUAL MULTIPLE- SOURCE PRINthead PASS

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69241-2	Eastman Kodak Company	US	5724086	08/440,408	5/12/1995	3/3/1998	Granted	DATA CHANNELS WITH REVISABLE ADDRESSES FOR INTERLEAVING SCAN LINES
69290	Eastman Kodak Company	US	5474183	08/268,900	6/30/1994	12/12/1995	Granted	CARTON FOR ENCLOSING AND DISPLAYING ARTICLES
69343	Eastman Kodak Company	JP	3067973	1995-50118	3/9/1995	5/19/2000	Granted	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69343	Eastman Kodak Company	US	5574493	08/212,098	3/11/1994	11/12/1996	Granted	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATIONPRINTING PROCESS
69363-1	Eastman Kodak Company	US	5582961	08/469,062	6/6/1995	12/10/1996	Granted	PHOTOGRAPHIC ELEMENTS WHICH ACHIEVE COLORMETRICALLY ACCURATE RECORDING
69363-2	Eastman Kodak Company	US	5609978	08/466,862	6/6/1995	3/11/1997	Granted	METHOD FOR PRODUCING AN ELECTRONIC IMAGE FROM A PHOTOGRAPHIC ELEMENT
69374	Eastman Kodak Company	US	5558843	08/299,776	9/1/1994	9/24/1996	Granted	NEAR ATMOSPHERIC PRESSURE TREATMENT OF POLYMERS USING HELIUM DISCHARGES
69384-2	Eastman Kodak Company	US	5670616	08/383,804	2/3/1995	9/23/1997	Granted	COLLAGEN-LIKE PEPTIDE SEQUENCES, BIOPOLYMERS CONTAINING SAME, NUCLEIC ACIDS ENCODING SAME, VECTORS AND HOST CELLS CONTAINING SAME
69384-2	Eastman Kodak Company	US	5801045	08/814,309	3/10/1997	9/1/1998	Granted	COLLAGEN-LIKE POLYPEPTIDES AND BIOPOLYMERS AND NUCLEIC ACIDS ENCODING SAME
69412	Eastman Kodak Company	US	5561510	08/381,245	1/31/1995	10/1/1996	Granted	IMAGE FORMING METHOD UTILIZING INTERMEDIATE TRANSFER
69425	Eastman Kodak Company	US	5765728	08/677,757	7/10/1996	6/16/1998	Granted	METHOD AND APPARATUS FOR FEEDING CHOPPED POLYESTERSCRAP
69429	Eastman Kodak Company	US	5451485	08/205,537	3/4/1994	9/19/1995	Granted	INTERLAYER ADDENDUM FOR LASER ABLATIVE IMAGING
69435	Eastman Kodak Company	US	5411856	08/179,471	1/10/1994	5/2/1995	Granted	CARBAMYL-SUBSTITUTED
69446	Eastman Kodak Company	US	5477520	08/296,560	8/26/1994	12/19/1995	Granted	BIS(VINYLSULFONYL)METHANE HARDENERS A SYSTEM AND METHOD FOR HIGH RESOLUTION OPTICAL RECORDING USING AN INDUCED SHIFT IN MEDIA ABSORPTION
69488	Eastman Kodak Company	US	5492776	08/186,415	1/25/1994	2/20/1996	Granted	HIGHLY ORIENTED METAL FLUORIDE THIN FILM WAVEGUIDEARTICLES ON A SUBSTRATE —
69499	Eastman Kodak Company	US	5631885	08/236,977	5/2/1994	5/20/1997	Granted	TERMINAL DISCLAIMER WAVEGUIDE GRATINGS USED FOR ANALYSIS OF OPTICAL BEAMS CONSTRUCTED AS DUAL-PITCH DOUBLE SURFACE CORRUGATIONS
69507	Eastman Kodak Company	US	5608278	08/372,550	1/13/1995	3/4/1997	Granted	SELF-PUMPED FLUID BEARING WITH ELECTROMAGNETIC LEVITATION SUCH AS FOR A LIGHT BEAM DEFLECTOR
69531	Eastman Kodak Company	US	5841885	08/816,474	3/13/1997	11/24/1998	Granted	IMPROVED PRINT AND METHOD AND APPARATUS FOR PRINTING, STORING AND RETRIEVING AN IMAGE RECORD
69532	Eastman Kodak Company	US	5461164	08/213,786	3/14/1994	10/24/1995	Granted	OXIDATIVE DESULFURIZATION AND HALOGENATION OF THIOACYLATED PYRAZOLOTRIAZOLE COMPOUNDS
69539	Eastman Kodak Company	US	5492960	08/330,653	10/28/1994	2/20/1996	Granted	METHOD OF MAKING POLYMERIC PARTICLES
69549	Eastman Kodak Company	US	5633672	08/601,418	2/14/1996	5/27/1997	Granted	REAL-TIME CALIBRATION OF PROCESSLESS WRITER
69562	Eastman Kodak Company	US	5436758	08/261,533	6/17/1994	7/25/1995	Granted	QUASI-PHASEMATCHED FREQUENCY CONVERTERS
69601	Eastman Kodak Company	US	5393916	08/265,302	6/24/1994	2/28/1995	Granted	INHIBITION OF DIOXANE FORMATION DURING RECOVERY OF GLYCOLS FROM POLYESTER RESINS
69603	Eastman Kodak Company	US	5452112	08/217,782	3/25/1994	9/19/1995	Granted	COLOR IMAGE REPRODUCTION SYSTEM FIELD CALIBRATION METHOD AND APPARATUS
69607	Eastman Kodak Company	US	5412679	08/195,239	2/14/1994	5/2/1995	Granted	OPTICAL WAVEGUIDE EPITAXIALLY GROWN ON SEMICONDUCTORS FOR UPCONVERSION
69634	Eastman Kodak Company	US	5529412	08/289,048	8/11/1994	6/25/1996	Granted	PRINT GUIDE MECHANISM
69641	Eastman Kodak Company	US	5719292	08/829,910	3/27/1997	2/17/1998	Granted	PROCESS FOR PREPARING A THIOETHER COMPOUND
69651	Eastman Kodak Company	US	5461492	08/201,282	2/16/1994	10/24/1995	Granted	FILM SCANNER WITH IN-LINE DUAL SCANNING GATES
69665	Eastman Kodak Company	US	6778326	08/855,556	5/13/1997	8/17/2004	Granted	COMBINED HEAT FILTER AND CONDENSER LENS, A PROJECTION TYPE APPARATUS USING SUCH, AND A METHOD FOR FABRICATING IT
69732-1	Eastman Kodak Company	DE	69632097.5	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	FR	0733877	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	GB	0733877	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	US	5659392	08/408,871	3/22/1995	8/19/1997	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69732-2	Eastman Kodak Company	US	5596409	08/408,770	3/22/1995	1/21/1997	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT METHOD FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69742	Eastman Kodak Company	US	5543911	08/305,228	9/13/1994	8/6/1996	Granted	A METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USEOF AN ANTI-COUNTERFEITING MAGNETIC VIEWING STRIP
69743	Eastman Kodak Company	US	5533759	08/305,227	9/13/1994	7/9/1996	Granted	METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF A TEMPERATURE

69751	Eastman Kodak Company	US	5470626	08/393,142	2/21/1995	11/28/1995	Granted	SENSITIVE MAGNETIC PATTERN OPTICAL RECORDING LAYERS CONTAINING SULFUR
69943	Eastman Kodak Company	US	5368995	08/231,218	4/22/1994	11/29/1994	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING PARTICLES OF A METAL ANTIMONATE
69959	Eastman Kodak Company	US	5438581	08/291,253	8/16/1994	8/1/1995	Granted	LASER DRIVER ASIC CHIP
69966	Eastman Kodak Company	US	5606351	08/262,414	6/20/1994	2/25/1997	Granted	ALTERING THE INTENSITY OF THE COLOR OF INK JET DROPLETS
69978	Eastman Kodak Company	DE	69603893.5	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	FR	0736249	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	GB	0736249	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS

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69978	Eastman Kodak Company	US	5683826	08/605,240	2/9/1996	11/4/1997	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5846555	08/711,354	9/5/1996	12/8/1998	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTION
69992	Eastman Kodak Company	US	5491568	08/260,134	6/15/1994	2/13/1996	Granted	METHOD AND APPARATUS FOR CLOSED SYSTEM COLOR CALIBRATION
69993	Eastman Kodak Company	US	5473383	08/259,830	6/15/1994	12/5/1995	Granted	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH THREE (SEE NOTES)
70036	Eastman Kodak Company	US	5589318	08/583,198	1/4/1996	12/31/1996	Granted	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
70077	Eastman Kodak Company	US	5674658	08/515,025	8/14/1995	10/7/1997	Granted	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70077	Eastman Kodak Company	US	5677106	08/698,829	8/16/1996	10/14/1997	Granted	LITHOGRAPHIC PRINTING PLATES_UTILIZING AN OLEOPHILIC IMAGING LAYER
70081	Eastman Kodak Company	US	5700594	08/385,613	2/9/1995	12/23/1997	Granted	A MAGNETIC MEDIUM CAPABLE OF SUPPORTING BOTH LONGITUDINAL AND PERPENDICULAR RECORDING, AND METHOD OF MAKING SAME
70104	Eastman Kodak Company	US	5518867	08/394,996	2/27/1995	5/21/1996	Granted	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70104	Eastman Kodak Company	US	5534397	08/443,638	5/18/1995	7/9/1996	Granted	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70171	Eastman Kodak Company	US	5550011	08/381,803	2/1/1995	8/27/1996	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70171	Eastman Kodak Company	US	5595862	08/533,625	9/25/1995	1/21/1997	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70203	Eastman Kodak Company	US	5615223	08/424,913	4/19/1995	3/25/1997	Granted	PPM DECODER UTILIZING DROP-OUT LOCATION INFORMATION
70205	Eastman Kodak Company	US	5616911	08/448,945	5/24/1995	4/1/1997	Granted	READ ONLY MAGNETIC SECURITY PATTERN
70223	Eastman Kodak Company	US	5698839	08/418,336	4/7/1995	12/16/1997	Granted	MAGNETICALLY ENCODABLE CARD HAVING MAGNETIC PIGMENT UNIFORMLY DISPERSED IN PLASTIC
70234	Eastman Kodak Company	US	5519462	08/278,298	7/21/1994	5/21/1996	Granted	DUAL FUNCTION MAGNETIC DATA READ CIRCUIT FOR PHOTOGRAPHIC EQUIPMENT
70285	Eastman Kodak Company	US	5478705	08/248,925	5/25/1994	12/26/1995	Granted	MILLING A COMPOUND USEFUL IN IMAGING ELEMENTS USING POLYMERIC MILLING MEDIA
70345	Eastman Kodak Company	US	5691682	08/370,720	1/10/1995	11/25/1997	Granted	VERY HIGH FIELD MICRO MAGNETIC ROLLER AND METHOD OF MAKING SAME
70346	Eastman Kodak Company	US	5610709	08/595,709	2/2/1996	3/11/1997	Granted	AUTOMATIC RANGING OPTICAL POWER MONITORING SYSTEM
70418	Eastman Kodak Company	US	5483306	08/245,109	5/17/1994	1/9/1996	Granted	SOUNDTRACK INTERFACE FOR MOTION PICTURE PROJECTOR
70446	Eastman Kodak Company	US	5521644	08/268,363	6/30/1994	5/28/1996	Granted	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH FOUR (SEE NOTES)
70453	Eastman Kodak Company	US	5436921	08/263,854	6/22/1994	7/25/1995	Granted	HIGH DYANMIC RANGE LASER DIODE DIRECT MODULATION
70456	Eastman Kodak Company	US	5791692	08/455,770	5/31/1995	8/11/1998	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	6004061	09/035,448	3/5/1998	12/21/1999	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	5957502	09/105,291	6/26/1998	9/28/1999	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70457	Eastman Kodak Company	FR	0684507	95106646.3	5/3/1995	9/8/1999	Granted	COMMUNITION WITH SMALL PARTICLE MILLING MEDIA
70457	Eastman Kodak Company	GB	0684507	95106646.3	5/3/1995	9/8/1999	Granted	COMMUNITION WITH SMALL PARTICLE MILLING MEDIA
70462	Eastman Kodak Company	US	5474888	08/331,789	10/31/1994	12/12/1995	Granted	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70463	Eastman Kodak Company	US	5500335	08/331,832	10/31/1994	3/19/1996	Granted	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70497	Eastman Kodak Company	US	5429909	08/283,880	8/1/1994	7/4/1995	Granted	OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5468591	08/259,586	6/14/1994	11/21/1995	Granted	BARRIER LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5576144	08/547,268	10/24/1995	11/19/1996	Granted	VINYL POLYMER BINDER FOR LASER ABLATIVE IMAGING

70500	Eastman Kodak Company	US	5510227	08/259,588	6/14/1994	4/23/1996	Granted	IMAGE DYE FOR LASER ABLATIVE RECORDING ELEMENT
70574	Eastman Kodak Company	US	5629354	08/395,352	2/28/1995	5/13/1997	Granted	SENSITIZED PHOTOPOLYMERIZABLE COMPOSITIONS AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
70575	Eastman Kodak Company	US	5543273	08/394,115	2/24/1995	8/6/1996	Granted	RADIATION-SENSITIVE PHOTOGRAPHIC PLATES AND IMPROVED METHOD FOR MANUFACTURE THEREOF
70577	Eastman Kodak Company	DE	69525088.4	95101866.2	2/11/1995	1/23/2002	Granted	ELECTRONIC STILL CAMERA
70582	Eastman Kodak Company	US	5715073	08/383,286	2/3/1995	2/3/1998	Granted	PROCESSING HALFTONE COLOR IMAGES
70628-1	Eastman Kodak Company	US	5553965	08/388,015	2/14/1995	9/10/1996	Granted	CONSTRAINT SYSTEM FOR PARALLEL CANTILEVER SHAFTS
70641	Eastman Kodak Company	US	5609923	08/600,709	2/13/1996	3/11/1997	Granted	A METHOD OF CURTAIN COATING A MOVING SUPPORT WHEREIN THE MAXIMUM PRACTICAL COATING SPEED IS INCREASED (AS AMENDED)
70693	Eastman Kodak Company	US	5633664	08/380,898	1/30/1995	5/27/1997	Granted	METHOD OF INFLUENCING THE CONTACT ANGLE OF THE NOZZLE SURFACE OF INKJET PRINTHEADS
70703	Eastman Kodak Company	DE	M9001573.8	M9001573.8	3/2/1990	11/24/1990	Granted	PRINTER WITH A DETACHABLE CASSETTE HOUSING
70719	Eastman Kodak Company	US	5760804	07/952,628	1/21/1993	6/2/1998	Granted	INK-JET PRINTING HEAD FOR A LIQUID-JET PRINTING DEVICE OPERATING ON THE HEAT CONVERTER PRINCIPLE AND PROCESS FOR MAKING IT
70729	Eastman Kodak Company	US	5429441	08/122,532	11/23/1993	7/4/1995	Granted	PROCESS OF PRINTING WITH SERIAL PRINTHEAD

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70850	Eastman Kodak Company	US	5627846	08/424,916	4/19/1995	5/6/1997	Granted	DROP-OUT LOCATION DETECTION CIRCUIT
70857	Eastman Kodak Company	US	5682205	08/709,525	9/6/1996	10/28/1997	Granted	ADAPTIVE, GLOBAL-MOTION COMPENSATED DEINTERLACING OF SEQUENTIAL VIDEO FIELDS WITH POST PROCESSING
70891	Eastman Kodak Company	US	5723623	08/732,732	10/18/1996	3/3/1998	Granted	METHOD OF TRANSFORMING PYRAZOLE COMPOUNDS
70916	Eastman Kodak Company	US	5541645	08/282,182	7/28/1994	7/30/1996	Granted	METHOD AND APPARATUS FOR DYNAMICALLY DETERMINING AND SETTING CHARGE TRANSFER AND COLOR CHANNEL EXPOSURE TIMES FOR A »SEE FILING NOTES°
70952	Eastman Kodak Company	US	5585910	08/281,332	7/27/1994	12/17/1996	Granted	IMAGE FORMING APPARATUS INCLUDING RECEIVING SHEET CONTROL DEVICE AND IMAGE FORMING METHOD
70953	Eastman Kodak Company	US	5493378	08/281,281	7/27/1994	2/20/1996	Granted	IMAGE FORMING APPARATUS HAVING A HEATED PRESSURE FUSER AND METHOD OF USE
70981	Eastman Kodak Company	US	5581339	08/281,282	7/27/1994	12/3/1996	Granted	A METHOD OF FORMING DUPLEX TONER IMAGES
71057	Eastman Kodak Company	US	5644228	08/330,506	10/28/1994	7/1/1997	Granted	PERMANENT MAGNET ASSEMBLY WITH MR AND DC COMPENSATING BIAS
71074	Eastman Kodak Company	US	5532584	08/330,639	10/28/1994	7/2/1996	Granted	MY SENSOR INCLUDING CALIBRATION CIRCUIT WHEREIN SIGNALS ARE AVERAGED FOR DETERMINING A CORRECTION FACTOR AND POLE PIECES ARE SHAPED TO REDUCE FIELD IN GAP THERE BETWEEN
71116	Eastman Kodak Company	US	5747585	08/390,449	2/17/1995	5/5/1998	Granted	PROCESS FOR SYNTHESIZING LATEX POLYMERS FROM SOLIDMONOMER PARTICLES
71131	Eastman Kodak Company	US	5605323	08/407,836	3/21/1995	2/25/1997	Granted	IMAGING APPARATUS WITH SHEET MEDIA TRAY HAVING PARTIAL SIDES
71142	Eastman Kodak Company	US	5478434	08/349,632	12/1/1994	12/26/1995	Granted	DE-LAMINATOR APPARATUS AND METHOD WITH LEADER DIVERTER
71169	Eastman Kodak Company	US	5724071	08/378,855	1/25/1995	3/3/1998	Granted	DEPTH IMAGE DISPLAY ON A CRT
71170	Eastman Kodak Company	US	6218071	08/295,315	8/24/1994	4/17/2001	Granted	ABRASION-RESISTANT OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
71192	Eastman Kodak Company	US	5583665	08/387,550	2/13/1995	12/10/1996	Granted	METHOD AND APPARATUS FOR PERFORMING COLOR TRANSFORMATIONS
71209	Eastman Kodak Company	US	5536628	08/352,015	12/8/1994	7/16/1996	Granted	AQUEOUS COATING COMPOSITIONS CONTAINING DYE-IMPREGNATED POLYMERS
71211	Eastman Kodak Company	US	5506919	08/411,035	3/27/1995	4/9/1996	Granted	CONDUCTIVE MEMBRANE OPTICAL MODULATOR
71228	Eastman Kodak Company	US	5629418	08/330,396	10/27/1994	5/13/1997	Granted	METHOD FOR PREPARING TITANYL FLUOROPHTHALOCYA- NINES, ELECTROPHOTOGRAPHIC ELEMENTS, AND TITANYL FLUOROPHTHALOCYANINE COMPOSITIONS
71231	Eastman Kodak Company	US	5432203	08/353,863	12/12/1994	7/11/1995	Granted	PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
71264	Eastman Kodak Company	US	5774236	08/574,757	12/20/1995	6/30/1998	Granted	A MULTI-RESOLUTION HALFTONE TILIER
71288	Eastman Kodak Company	US	5529884	08/353,577	12/9/1994	6/25/1996	Granted	BACKING LAYER FOR LASER ABLATIVE IMAGING
71290	Eastman Kodak Company	US	5968704	09/056,027	4/6/1998	10/19/1999	Granted	TRANSFER SUPPORT AND METHOD FOR FUSING A TRANSFERABLE IMAGE TO A DIGITAL DISC
71327	Eastman Kodak Company	US	5536627	08/407,936	3/21/1995	7/16/1996	Granted	PHOTOGRAPHIC ELEMENTS WITH IMPROVED CINCH SCRATCH RESISTANCE
71334	Eastman Kodak Company	US	5793414	08/559,388	11/15/1995	8/11/1998	Granted	INTERACTIVE VIDEO COMMUNICATION SYSTEM
71339	Eastman Kodak Company	US	5484694	08/342,959	11/21/1994	1/16/1996	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING ANTIMONY-DOPED TIN OXIDE PARTICLES
71416	Eastman Kodak Company	US	5573631	08/347,927	12/1/1994	11/12/1996	Granted	MANUALLY-OPERABLE DE-LAMINATOR APPARATUS
71438	Eastman Kodak Company	US	5593152	08/398,207	3/2/1995	1/14/1997	Granted	SHEET MEDIA SUPPLY TRAY ORIENTS SHEETS TO REGISTRATION POSTS IN IMAGING APPARATUS
71462	Eastman Kodak Company	US	5956157	08/353,644	12/8/1994	9/21/1999	Granted	METHOD AND APPARATUS FOR LOCALLY BLENDING GRAY DOT TYPES OF THE SAME OR DIFFERENT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
71507	Eastman Kodak Company	US	5541048	08/440,265	5/12/1995	7/30/1996	Granted	LUBRICANT PARTICLES, METHOD OF PREPARATION, AND PHOTOGRAPHIC ELEMENTS
71508	Eastman Kodak Company	US	5742405	08/378,851	1/26/1995	4/21/1998	Granted	AN IMPROVED METHOD AND SYSTEM FOR FORMING MULTI- LEVEL HALFTONE IMAGES FROM AN INPUT DIGITAL IMAGE
71558	Eastman Kodak Company	US	5520601	08/403,082	3/13/1995	5/28/1996	Granted	CERAMIC ROLLERS FOR CONVEYANCE OF PHOTOGRAPHIC FILMS AND PAPER AND POLYMERIC WEBS
71586	Eastman Kodak Company	US	5563717	08/383,332	2/3/1995	10/8/1996	Granted	METHOD AND MEANS FOR CALIBRATION OF PHOTOGRAPHIC MEDIA
71604	Eastman Kodak Company	US	5581371	08/399,678	3/7/1995	12/3/1996	Granted	IMPROVED ERROR DIFFUSION METHOD
71624	Eastman Kodak Company	US	5520544	08/411,138	3/27/1995	5/28/1996	Granted	TALKING PICTURE ALBUM
71684	Eastman Kodak Company	US	6237264	08/907,746	2/9/2000	5/29/2001	Granted	DEVICE AND METHOD FOR PRODUCING LENTICULAR IMAGES WITH MOTION
71816	Eastman Kodak Company	US	5521050	08/356,985	12/16/1994	5/28/1996	Granted	UV DYES FOR LASER ABLATIVE RECORDING

71861	Eastman Kodak Company	US	5874981	08/574,506	12/19/1995	2/23/1999	Granted	ELEMENT COMBINED PULSE-WIDTH AND AMPLITUDE MODULATION OF EXPOSING LASER BEAM FOR THERMAL DYE TRANSFER
71866	Eastman Kodak Company	US	5598040	08/455,963	5/31/1995	1/28/1997	Granted	LASER WRITER HAVING HIGH SPEED, HIGH CURRENT LASERDRIVER
71916	Eastman Kodak Company	US	5764258	08/510,211	8/2/1995	6/9/1998	Granted	PRINT HEAD WITH INTEGRATED PUMP
71933	Eastman Kodak Company	US	6042048	09/132,436	8/11/1998	3/28/2000	Granted	CORE FOR WINDING A WEB OF DEFORMABLE MATERIAL
72013	Eastman Kodak Company	US	5543269	08/417,318	4/4/1995	8/6/1996	Granted	IMAGE WRITING ON CERAMICS
72038	Eastman Kodak Company	US	5691123	08/587,123	1/11/1996	11/25/1997	Granted	METHOD TO SELECTIVELY REMOVE LUBRICANT FROM ONE SIDE OF LUBRICANT- COATED SUPPORT
72072	Eastman Kodak Company	US	5757517	08/409,554	3/23/1995	5/26/1998	Granted	ADAPTIVE ERROR DIFFUSION METHOD

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72084	Eastman Kodak Company	US	5558980	08/390,722	2/17/1995	9/24/1996	Granted	METHOD FOR PREPARING PHOTOGRAPHIC ELEMENTS COMPRISING LOADED LATEX COMPOSITIONS
72098	Eastman Kodak Company	US	5673320	08/392,713	2/23/1995	9/30/1997	Granted	METHOD AND APPARATUS FOR IMAGE-BASED VALIDATIONS OF PRINTED DOCUMENTS
72114-1	Eastman Kodak Company	US	5551213	08/414,462	3/31/1995	9/3/1996	Granted	APPARATUS AND METHOD FOR VACUUM SEALING POUCHES
72114-2	Eastman Kodak Company	US	5561964	08/414,479	3/31/1995	10/8/1996	Granted	APPARATUS AND METHOD FOR HEAT SEALING POUCHES
72124	Eastman Kodak Company	US	5737677	08/572,559	12/14/1995	4/7/1998	Granted	APPARATUS AND METHOD OF TONER TRANSFER USING NON-MARKING TONER
72134	Eastman Kodak Company	US	5654470	08/687,819	7/26/1996	8/5/1997	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72145-1	Eastman Kodak Company	US	5689376	08/427,552	4/24/1995	11/18/1997	Granted	A TWO ELEMENT OPTICAL SYSTEM, A CAMERA USING IT AND METHOD OF MAKING THE CAMERA
72182-1	Eastman Kodak Company	US	5722924	08/636,436	4/23/1996	3/3/1998	Granted	ROLLER FOR CONVEYING WEB IN A RESIN COATING ENVIRONMENT
72182-2	Eastman Kodak Company	US	5738754	08/636,418	4/23/1996	4/14/1998	Granted	IMPROVED LAMINATION EQUIPMENT
72201	Eastman Kodak Company	US	5622818	08/564,515	11/29/1995	4/22/1997	Granted	COLOR PHOTOGRAPHIC ELEMENTS CONTAINING YELLOW- COLORED MAGENTA DYE-FORMING MASKING COUPLERS
72225	Eastman Kodak Company	US	5773181	08/448,056	5/23/1995	6/30/1998	Granted	NON-UNIFORMLY SUBSTITUTED PHTHALOCYANINE COMPOSITIONS, PREPARATION METHODS, AND ELECTROPHOTOGRAPHIC ELEMENTS
72226	Eastman Kodak Company	US	5614342	08/434,148	5/2/1995	3/25/1997	Granted	METHODS FOR PREPARING COCRYSTALS OF TITANYL FLUOROPHTHALOCYANINES AND UNSTUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **SEE FN**
72226	Eastman Kodak Company	US	5766810	08/734,799	10/23/1996	6/16/1998	Granted	METHODS FOR PREPARING AMORPHOUS AND COCRYSTALLIZEDOF TITANYL FLUOROPHTHALOCYANINES AND UNSUBSTITUTEDTITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **FN**
72289	Eastman Kodak Company	US	5757425	08/574,707	12/19/1995	5/26/1998	Granted	METHOD AND APPARATUS FOR INDEPENDENTLY CALIBRATING LIGHT SOURCE AND PHOTO SENSOR ARRAYS
72310	Eastman Kodak Company	US	5777751	08/667,264	6/20/1996	7/7/1998	Granted	CORRECTION OF CURVED SCAN LINES IN AN OPTICAL SCANNING SYSTEM
72311	Eastman Kodak Company	US	5646786	08/427,523	3/24/1995	7/8/1997	Granted	BEAMSPLITTER FOR LASER MULTI-BEAM PRINTERS AND RECORDERS
72311	Eastman Kodak Company	US	5825552	08/885,307	6/30/1997	10/20/1998	Granted	BEAMSPLITTER/STAGGERER FOR MULTI-BEAM LASER PRINTERS
72318	Eastman Kodak Company	US	5597680	08/567,788	12/5/1995	1/28/1997	Granted	IMAGING ELEMENT COMPRISING AN AUXILIARY LAYER CONTAINING SOLVENT-DISPERSIBLE POLYMER PARTICLES
72341	Eastman Kodak Company	US	5689184	08/681,002	7/22/1996	11/18/1997	Granted	LARGE SCALE METALLIC OBJECT DETECTOR
72348	Eastman Kodak Company	US	5667944	08/636,076	4/22/1996	9/16/1997	Granted	DIGITAL PROCESS SENSITIVITY CORRECTION
72355	Eastman Kodak Company	US	5690264	08/608,887	2/29/1996	11/25/1997	Granted	APPARATUS AND METHOD FOR SELF-ALIGNING CONTACTING SURFACES (AS AMENDED)
72383	Eastman Kodak Company	US	5831759	08/564,614	11/29/1995	11/3/1998	Granted	AN ELECTRO-OPTIC MODULATOR WITH PASSIVATION LAYER
72397	Eastman Kodak Company	US	5576456	08/589,444	1/22/1996	11/19/1996	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72398	Eastman Kodak Company	US	5952520	08/678,006	7/10/1996	9/14/1999	Granted	RECOVERY OF ESTER MONOMER FROM POLYESTER RESINS
72399	Eastman Kodak Company	US	5794111	08/572,586	12/14/1995	8/11/1998	Granted	APPARATUS AND METHOD OF TRANSFERING TONER USING NON-MARKING TONER AND MARKING TONER
72400	Eastman Kodak Company	US	5576267	08/633,283	4/16/1996	11/19/1996	Granted	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
72450-1	Eastman Kodak Company	US	5633486	08/444,488	5/19/1995	5/27/1997	Granted	SATURATED MODE MR HEAD
72484	Eastman Kodak Company	US	5805189	08/568,052	12/6/1995	9/8/1998	Granted	DEVICE FOR FLUID SUPPLY OF A MICRO-METERING DEVICE
72492	Eastman Kodak Company	US	5576172	08/442,232	5/15/1995	11/19/1996	Granted	ELEVATED IODIDE SURFACE LAMINAE TABULAR GRAIN EMULSIONS
72503	Eastman Kodak Company	US	5558981	08/442,238	5/15/1995	9/24/1996	Granted	EMULSIONS WITH THE HIGHEST SPEEDS COMPATIBLE WITH LOW GRANULARITY
72522	Eastman Kodak Company	JP	3974206	96/0212802	8/12/1996	6/22/2007	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72522	Eastman Kodak Company	US	5736295	08/694,354	8/8/1996	4/7/1998	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72595	Eastman Kodak Company	DE	69618753.1	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	DE	69618553.9	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	FR	0778977	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	FR	0778978	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	GB	0778977	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	GB	0778978	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	US	6109324	08/809,062	2/11/2000	8/29/2000	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC

72604	Eastman Kodak Company	US	5577614	08/571,008	12/12/1995	11/26/1996	Granted	COMBINED SHIPPING AND DISPENSING PACKAGE FOR FLUID CONTAINERS
72609	Eastman Kodak Company	US	5747547	08/687,883	7/26/1996	5/5/1998	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72610	Eastman Kodak Company	US	5770778	08/678,018	7/10/1996	6/23/1998	Granted	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72611-1	Eastman Kodak Company	US	5956469	08/896,713	7/18/1997	9/21/1999	Granted	SELECTING A CALIBRATION FUNCTION FOR A DIGITAL PRINTER WHICH MINIMIZES AN ERROR CRITERION

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72611-2	Eastman Kodak Company	US	5995714	08/602,409	2/16/1996	11/30/1999	Granted	METHOD FOR PRINTER CALIBRATION
72613	Eastman Kodak Company	US	5675568	08/586,082	1/16/1996	10/7/1997	Granted	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM TO COMPENSATE FOR VARIATIONS IN MARK LENGTH RESULTING FROM A WOBBLED GROOVE
72644	Eastman Kodak Company	US	5585158	08/482,718	6/7/1995	12/17/1996	Granted	RECORDABLE OPTICAL ELEMENT USING LOW ABSORPTION MATERIALS
72727	Eastman Kodak Company	US	5672780	08/687,822	7/26/1996	9/30/1997	Granted	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72736-1	Eastman Kodak Company	US	5693200	08/616,148	3/14/1996	12/2/1997	Granted	FORMING A HIGH PERFORMANCE CO/PT DISK
72736-2	Eastman Kodak Company	US	5612109	08/615,367	3/14/1996	3/18/1997	Granted	OPTICAL STORAGE MEDIUM INCLUDING MULTIPLE DATA LEVELS MADE OF CO/PT
72750	Eastman Kodak Company	US	5910400	09/031,155	2/26/1998	6/8/1999	Granted	MAGNETO-OPTIC RECORDING MEDIA ANTISTATIC COMPOSITION AND PHOTOGRAPHIC ELEMENT CONTAINNG
72776	Eastman Kodak Company	US	5662279	08/567,794	12/5/1995	9/2/1997	Granted	A LAYER OF THIS COMPOSITION PROCESS FOR MILLING AND MEDIA SEPARATION
72801	Eastman Kodak Company	US	6192955	09/022,782	2/12/1998	2/27/2001	Granted	APPARATUS AND METHOD FOR ALIGNING WEBS
72820	Eastman Kodak Company	US	5835254	08/633,091	4/16/1996	11/10/1998	Granted	A MOUNTING ASSEMBLY FOR MODULATORS
72821	Eastman Kodak Company	US	6075888	08/585,082	1/11/1996	6/13/2000	Granted	SYSTEM FOR CREATING A DEVICE SPECIFIC COLOR PROFILE
72837	Eastman Kodak Company	US	5659433	08/655,579	5/30/1996	8/19/1997	Granted	ACTUATOR WITH REDUCED LENS TILT ERROR
72845	Eastman Kodak Company	US	5646919	08/584,933	1/16/1996	7/8/1997	Granted	DYNAMIC TRACKING CONTROL IN AN OPTICAL RECORDING SYSTEM BY SENSING MARK FORMATION
72875	Eastman Kodak Company	US	5666592	08/631,335	4/12/1996	9/9/1997	Granted	VARIABLE GLOSS FUSER
72883	Eastman Kodak Company	US	5967450	09/018,093	2/3/1998	10/19/1999	Granted	MULTIPLE DUROMETER PRESSURE ROLLER
72896	Eastman Kodak Company	US	5748204	08/639,582	4/29/1996	5/5/1998	Granted	HYBRID IMAGING SYSTEM CAPABLE OF USING INK JET AND THERMAL DYE
72915	Eastman Kodak Company	US	5699190	08/567,790	12/5/1995	12/16/1997	Granted	TRANSFER IMAGING TECHNOLOGIES ON A SINGLE IMAGE RECEIVER
72916	Eastman Kodak Company	US	5689340	08/567,827	12/6/1995	11/18/1997	Granted	ENCODED LENTICULAR MEDIA APPARATUS AND METHOD FOR MEASURING ALIGNMENT IN LENTICULAR MEDIA
72922	Eastman Kodak Company	US	6115062	08/817,868	9/6/1996	9/5/2000	Granted	TELECINE REFERENCE ELEMENT, SYSTEM, AND METHOD FOR PROVIDING SCENE EXPOSURE INFORMATION
72954	Eastman Kodak Company	US	5650843	08/655,654	5/30/1996	7/22/1997	Granted	FEEDBACK CONTROL SYSTEM FOR AN OPTICAL INEGRATING CYLINDER
72955	Eastman Kodak Company	US	5734491	08/655,577	5/30/1996	3/31/1998	Granted	ELECTRO-OPTIC MODULATOR WITH THRESHOLD BIAS
72956	Eastman Kodak Company	US	5801856	08/687,127	7/24/1996	9/1/1998	Granted	SECURE PHOTOGRAPHIC SYSTEM
72967	Eastman Kodak Company	US	5731117	08/667,270	6/20/1996	3/24/1998	Granted	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72967	Eastman Kodak Company	US	5874018	08/882,671	6/25/1997	2/23/1999	Granted	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72968	Eastman Kodak Company	US	5693442	08/667,901	6/20/1996	12/2/1997	Granted	CHARGE GENERATING ELEMENTS HAVING MODIFIED SPECTRAL SENSITIVITY
72974	Eastman Kodak Company	US	5764183	08/639,072	4/24/1996	6/9/1998	Granted	COLOR IMAGING APPARATUS USING OPTICAL PRINT HEAD WITH GREEN LED
72982	Eastman Kodak Company	US	5668899	08/638,899	4/24/1996	9/16/1997	Granted	OPTICAL RADIATION COUPLING INTO AN OPTICAL FIBER
72989	Eastman Kodak Company	US	5706097	08/713,306	9/13/1996	1/6/1998	Granted	INDEX PRINT FOR DIGITAL RECORDING MEDIUM
73000	Eastman Kodak Company	US	5698060	08/572,322	12/14/1995	12/16/1997	Granted	WEB BUTT-SPLICING APPARATUS
73001	Eastman Kodak Company	US	5667860	08/557,252	11/14/1995	9/16/1997	Granted	OPTICAL RECORDING ELEMENTS HAVING RECORDING LAYERSEXHIBITING REDUCED BUBBLE FORMATION
73031	Eastman Kodak Company	DE	69611509.3	96420331.8	11/15/1996	1/10/2001	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	GB	0776952	96420331.9	11/15/1996	1/10/2001	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	US	5679138	08/565,270	11/30/1995	10/21/1997	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73037	Eastman Kodak Company	US	5700540	08/686,093	7/24/1996	12/23/1997	Granted	AN OPTICAL RECORDING MEDIUM
73042	Eastman Kodak Company	US	5767945	08/608,427	2/28/1996	6/16/1998	Granted	METHODS OF CHANGING THE VISIBILITY OF SOME CHARACTERISTIC OR INFORMATION TO BE INCLUDED IN A HARD COPY OF A RECORDED IMAGE SHEET
73059	Eastman Kodak Company	US	6032945	08/752,090	1/25/1999	3/7/2000	Granted	TRANSPORT APPARATUS
73077	Eastman Kodak Company	US	5804818	08/593,997	1/30/1996	9/8/1998	Granted	COATED INTERNALLY REFLECTING OPTICAL ELEMENT
73090	Eastman Kodak Company	US	5688964	08/600,714	2/13/1996	11/18/1997	Granted	PROCESS FOR PREPARING A ACYLHYRAZINO PYRAZOLE DERIVATIVE

73100	Eastman Kodak Company	US	5599766	08/633,251	4/18/1996	2/4/1997	Granted	AND A PYRAZOLO{5,1-C}-1,2,4-TRIAZOLE COMPOUND
73110	Eastman Kodak Company	US	5701567	08/655,536	5/30/1996	12/23/1997	Granted	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
73111	Eastman Kodak Company	US	5717381	08/576,192	12/21/1995	2/10/1998	Granted	COMPLIANT TRANSFER MEMBER HAVING MULTIPLE PARALLEL ELECTRODES AND METHOD OF USING COPYRIGHT PROTECTION FOR PHOTOS AND DOCUMENTS USING MAGNETIC ELEMENTS
73114	Eastman Kodak Company	US	5691533	08/560,556	11/17/1995	11/25/1997	Granted	A METHOD AND APPARATUS FOR THE DETECTION OF THE LOCATION OF MULTIPLE CHARACTER MARKS (AS AMENDED)
73117	Eastman Kodak Company	FR	9701318	9701318	1/31/1997	6/4/1999	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES

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73117	Eastman Kodak Company	GB	2309936	97002280.0	2/4/1997	10/20/1999	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	US	5666193	08/605,340	2/9/1996	9/9/1997	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73124	Eastman Kodak Company	US	5605750	08/580,698	12/29/1995	2/25/1997	Granted	MICROPOROUS INK-JET RECORDING ELEMENTS
73134	Eastman Kodak Company	US	5689372	08/577,633	12/22/1995	11/18/1997	Granted	INTEGRAL IMAGING WITH ANTI-HALATION
73136	Eastman Kodak Company	US	5639580	08/600,712	2/13/1996	6/17/1997	Granted	REFLECTIVE INTEGRAL IMAGE ELEMENT
73139	Eastman Kodak Company	US	5752111	08/600,713	2/13/1996	5/12/1998	Granted	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73139	Eastman Kodak Company	US	5946509	08/936,560	9/24/1997	8/31/1999	Granted	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73166	Eastman Kodak Company	US	5696752	08/587,178	1/16/1996	12/9/1997	Granted	RECORDED WOBBLED GROOVE SIGNAL DETECTION IN AN OPTICAL SYSTEM
73183	Eastman Kodak Company	US	5651813	08/565,263	11/30/1995	7/29/1997	Granted	PREPARATION OF INK JET INKS WITH SODIUM N-METHYL-N-OLEOYL TAURATE
73184	Eastman Kodak Company	US	6008270	08/936,881	9/25/1997	12/28/1999	Granted	INK JET INKS CONTAINING BLOCK COPOLYMERS OF POLYETHYLENE OXIDE AND PROPYLENE OXIDE
73185	Eastman Kodak Company	US	5733695	08/562,668	11/27/1995	3/31/1998	Granted	ELECTROPHOTOGRAPHIC ELEMENTS WITH GENERATING LAYERS CONTAINING POLYESTER IONOMERS
73267	Eastman Kodak Company	US	5701535	08/668,192	6/21/1996	12/23/1997	Granted	CAMERA WITH MOVABLE OPTICAL ALBADA VIEWFINDER
73303	Eastman Kodak Company	US	5713032	08/582,571	1/3/1996	1/27/1998	Granted	COMPOUND DOCUMENT PROCESSING SYSTEM
73309	Eastman Kodak Company	US	5714747	08/682,176	7/17/1996	2/3/1998	Granted	MAGNETIC CARD AND READER SYSTEM
73315	Eastman Kodak Company	US	5678304	08/686,081	7/24/1996	10/21/1997	Granted	METHOD FOR MANUFACTURING DOUBLE-SIDED CIRCUIT ASSEMBLIES
73332	Eastman Kodak Company	DE	69730544.9	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	FR	0785464	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	GB	0785464	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	US	5576162	08/588,180	1/18/1996	11/19/1996	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73354	Eastman Kodak Company	US	5919730	08/598,785	2/8/1996	7/6/1999	Granted	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6045881	08/854,238	5/9/1997	4/4/2000	Granted	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6103353	09/111,984	7/8/1998	8/15/2000	Granted	COPY RESTRICTIVE DOCUMENTS
73358	Eastman Kodak Company	US	5822660	08/598,446	2/8/1996	10/13/1998	Granted	COPYRIGHT PROTECTION IN COLOR THERMAL PRINTS
73366	Eastman Kodak Company	US	5683836	08/586,105	1/16/1996	11/4/1997	Granted	METHOD OF MAKING BLACK MATRIX GRID LINES FOR A COLOR FILTER ARRAY
73375	Eastman Kodak Company	US	5689742	08/729,460	10/11/1996	11/18/1997	Granted	FULL FRAME ANNOTATION SYSTEM FOR CAMERA
73381	Eastman Kodak Company	US	5880759	08/750,438	12/3/1996	3/9/1999	Granted	LIQUID INK PRINTING APPARATUS AND SYSTEM
73382	Eastman Kodak Company	US	5856836	08/750,599	4/9/1996	1/5/1999	Granted	COINCIDENT DROP SELECTION, DROP SEPARATION PRINTING METHOD AND SYSTEM
73386	Eastman Kodak Company	US	5815178	08/765,127	4/9/1996	9/29/1998	Granted	PRINTING METHOD AND APPARATUS EMPLOYING ELECTROSTATIC DROP SEPARATION
73394	Eastman Kodak Company	US	5841449	08/765,035	4/9/1996	11/24/1998	Granted	HEATER POWER COMPENSATION FOR PRINTING LOAD IN THERMAL PRINTING SYSTEMS
73395	Eastman Kodak Company	US	5920331	08/750,600	4/9/1996	7/6/1999	Granted	METHOD AND APPARATUS FOR ACCURATE CONTROL OF TEMPERATURE PULSES IN PRINTING HEADS
73399	Eastman Kodak Company	US	5808631	08/765,130	4/10/1996	9/15/1998	Granted	INTEGRATED FAULT TOLERANCE IN PRINTING MECHANISMS
73400	Eastman Kodak Company	US	5815179	08/750,431	4/10/1996	9/29/1998	Granted	BLOCK FAULT TOLERANCE IN INTEGRATED PRINTING HEADS
73403	Eastman Kodak Company	US	6030072	08/759,774	4/10/1996	2/29/2000	Granted	FAULT TOLERANCE IN HIGH VOLUME PRINTING PRESSES
73407	Eastman Kodak Company	US	6012799	08/750,604	4/9/1996	1/11/2000	Granted	INTEGRATED FOUR COLOR PRINT HEADS
73409	Eastman Kodak Company	US	5850241	08/750,435	4/10/1996	12/15/1998	Granted	MONOLITHIC PRINT HEAD STRUCTURE AND A MANUFACTURING PROCESS THEREFOR USING ANISOTROPIC WET ETCHING
73416	Eastman Kodak Company	US	6002847	08/750,312	4/10/1996	12/14/1999	Granted	HIGH CAPACITY COMPRESSED DOCUMENT IMAGE STORAGE FOR DIGITAL COLOR PRINTERS
73421	Eastman Kodak Company	US	5805178	08/750,602	4/10/1996	9/8/1998	Granted	INK JET HALFTONING WITH DIFFERENT INK CONCENTRATIONS (AS AMENDED)
73424	Eastman Kodak Company	US	5784077	08/750,437	4/10/1996	7/21/1998	Granted	MODULAR DIGITAL PRINTING
73430	Eastman Kodak Company	US	5909227	08/765,756	4/10/1996	6/1/1999	Granted	PHOTOGRAPH PROCESSING AND COPYING SYSTEM USING COINCIDENT FORCE DROP-ON-DEMAND INK JET PRINTING
73457	Eastman Kodak Company	US	5912109	08/599,908	1/6/1998	6/15/1999	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE

73458	Eastman Kodak Company	US	5905021	08/598,590	1/6/1998	5/18/1999	Granted	POLYMER PARTICLES OF SPECIFIED SHEAR MODULUS (SEE NOTES) IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES CONTAINING SULFONIC ACID GROUPS
73460	Eastman Kodak Company	US	5685537	08/595,061	2/1/1996	11/11/1997	Granted	CROSS-TRACK AND SKEW JUSTIFICATION OF CUT SHEETS
73493	Eastman Kodak Company	US	5611526	08/595,059	2/1/1996	3/18/1997	Granted	CUT SHEET TRAY HAVING JAM PREVENTION MEANS

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73494	Eastman Kodak Company	US	5681389	08/594,203	1/31/1996	10/28/1997	Granted	GRAVURE COATING FEED APPARATUS (AS AMENDED)
73494	Eastman Kodak Company	US	6228431	08/851,915	9/8/1999	5/8/2001	Granted	CURTAIN FEED METHOD FOR A GRAVURE PROCESS
73509	Eastman Kodak Company	US	5678447	08/633,602	4/17/1996	10/21/1997	Granted	ON-LINE WEB PLANARITY MEASUREMENT APPARATUS AND METHOD
73516	Eastman Kodak Company	US	5672864	08/606,671	2/26/1996	9/30/1997	Granted	LIGHT INTEGRATOR
73517	Eastman Kodak Company	US	5633127	08/626,228	3/29/1996	5/27/1997	Granted	IMAGING ELEMENTS CAPABLE OF PROVIDING IN A SINGLE LAYER AN IMAGE AND AN INDEPENDENT MAGNETIC RECORD
73540	Eastman Kodak Company	US	5825399	08/608,161	2/28/1996	10/20/1998	Granted	DATA-DEPENDENT THERMAL COMPENSATION FOR AN LED PRINTHEAD
73541	Eastman Kodak Company	US	5673909	08/627,521	4/4/1996	10/7/1997	Granted	NIP SET FOR REVERSIBLE FEEDING OF SINGLE SHEETS
73575	Eastman Kodak Company	US	5871656	08/733,711	10/17/1996	2/16/1999	Granted	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73575	Eastman Kodak Company	US	6217155	09/104,546	6/25/1998	4/17/2001	Granted	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73583	Eastman Kodak Company	US	6126846	08/736,537	9/28/1998	10/3/2000	Granted	PRINT HEAD CONSTRUCTIONS FOR REDUCED ELECTROSTATIC INTERACTION BETWEEN PRINTED DROPLETS
73608	Eastman Kodak Company	US	5682398	08/643,243	5/3/1996	10/28/1997	Granted	FREQUENCY CONVERSION LASER DEVICES
73632	Eastman Kodak Company	US	5972831	08/873,657	6/12/1997	10/26/1999	Granted	INORGANIC TRANSPARENT PHOTOCATALYTIC COMPOSITION
73634	Eastman Kodak Company	US	5767874	08/615,366	3/14/1996	6/16/1998	Granted	PRINTING UNIFORMITY USING NARROW PRINTHEAD SEGMENTS IN DIGITAL PRINTERS
73675	Eastman Kodak Company	US	5835117	08/657,880	5/31/1996	11/10/1998	Granted	NONLINEAR DITHERING TO REDUCE NEUTRAL TONE COLOR SHIFTS
73689	Eastman Kodak Company	US	5771059	08/621,417	3/25/1996	6/23/1998	Granted	AN APPARATUS FOR PREVENTING AXIAL MOVEMENT OF A LEAD SCREW
73698	Eastman Kodak Company	US	5944924	08/960,310	10/29/1997	8/31/1999	Granted	ULTRASONIC CUTTING APPARATUS AND METHOD
73704	Eastman Kodak Company	US	5700524	08/688,487	7/30/1996	12/23/1997	Granted	IMPROVED HIGH SPEED COATING STARTS USING A SHEAR THINNING TOP LAYER
73711	Eastman Kodak Company	US	5629791	08/658,904	5/31/1996	5/13/1997	Granted	OPTICAL COMPENSATION FOR LASER EMITTER ARRAY NON-LINEARITY
73720	Eastman Kodak Company	US	5614465	08/672,167	6/25/1996	3/25/1997	Granted	METHOD OF MAKING A COLOR FILTER ARRAY BY THERMAL TRANSFER
73722	Eastman Kodak Company	US	5672869	08/627,852	4/3/1996	9/30/1997	Granted	A NOISE AND BACKGROUND REDUCTION METHOD FOR COMPONENT DETECTION IN CHROMATOGRAPHY/SPECTROMETRY
73734	Eastman Kodak Company	US	5695920	08/636,203	4/22/1996	12/9/1997	Granted	AQUEOUS COATING COMPOSITIONS USEFUL IN THE PREPARATION OF AUXILIARY LAYERS OF IMAGING ELEMENTS
73740	Eastman Kodak Company	US	5735617	08/886,846	7/1/1997	4/7/1998	Granted	ADJUSTABLE PRINTHEAD MOUNT FOR DOCUMENT IMAGING APPARATUS
73748	Eastman Kodak Company	US	5723211	08/625,980	4/1/1996	3/3/1998	Granted	INK-JET PRINTER RECORDING ELEMENT
73783	Eastman Kodak Company	US	5808657	08/668,041	6/17/1996	9/15/1998	Granted	A LASER PRINTER WITH LOW FILL MODULATOR ARRAY AND HIGH PIXEL FILL AT A MEDIA PLANE
73801	Eastman Kodak Company	US	5705309	08/719,100	9/24/1996	1/6/1998	Granted	LASER IMAGEABLE PHOTSENSITIVE COMPOSITION AND ELEMENT CONTAINING POLYAZIDE IN PHOTOCROSSLINKABLE BINDER AND METHOD OF IMAGING THEREOF
73802	Eastman Kodak Company	US	6063544	08/822,376	3/21/1997	5/16/2000	Granted	POSITIVE-WORKING PRINTING PLATE AND METHOD OF PROVIDING A POSITIVE IMAGE THEREFROM USING LASER IMAGING
73803	Eastman Kodak Company	US	5683859	08/650,675	5/20/1996	11/4/1997	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION CONTAINING A SLUDGE INHIBITING AGENT AND USE THEREOF IN THE HIGH CONTRAST DEVELOPMENT OF NUCLEATED...
73804	Eastman Kodak Company	DE	69714149.7	97108442.1	5/26/1997	7/24/2002	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	JP	4503105	97/0144014	6/2/1997	4/30/2010	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	5822451	08/658,452	6/5/1996	10/13/1998	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	6091849	09/113,268	7/10/1998	7/18/2000	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73806	Eastman Kodak Company	US	6482577	09/306,296	1/11/1999	11/19/2002	Granted	INFRARED-SENSITIVE NEGATIVE-WORKING DIAZONAPHTHOQUINONE IMAGING COMPOSITION AND ELEMENT PE JEW-JLT 12JUL96
73872	Eastman Kodak Company	US	5728496	08/653,518	5/24/1996	3/17/1998	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73872	Eastman Kodak Company	US	5807651	08/975,538	11/20/1997	9/15/1998	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73899	Eastman Kodak Company	US	5966506	08/882,905	6/26/1997	10/12/1999	Granted	METHOD FOR PRINTING ELECTRONICALLY SHARPENED IMAGES
73900	Eastman Kodak Company	US	5959718	08/828,572	3/31/1997	9/28/1999	Granted	ALIGNMENT AND PRINTING OF INTEGRAL IMAGES
73934	Eastman Kodak Company	US	5975671	08/657,723	2/22/1999	11/2/1999	Granted	METHOD AND APPARATUS FOR PRINTING AN

73940	Eastman Kodak Company	US	5696749	08/672,735	6/28/1996	12/9/1997	Granted	IMAGE ON A DEVICE HAVING MULTIPLE DOT DENSITIES AND MULTIPLE DOT AREAS
73942	Eastman Kodak Company	US	5664255	08/654,945	5/29/1996	9/2/1997	Granted	DUAL-WAVELENGTH OPTICAL RECORDING HEAD UTILIZING GRATING BEAM SPLITTER AND INTEGRATED LASER AND DETECTORS
73950	Eastman Kodak Company	US	5709973	08/673,448	6/28/1996	1/20/1998	Granted	PHOTOGRAPHIC PRINTING AND PROCESSING APPARATUS
73965	Eastman Kodak Company	US	5669601	08/657,841	5/31/1996	9/23/1997	Granted	PROCESS FOR CONTROLLING GLOSS IN ELECTROSTATIC IMAGES
73980	Eastman Kodak Company	US	5677902	08/674,225	6/28/1996	10/14/1997	Granted	SHEET FEEDING DEVICE WITH FLOATING GUIDE
73984	Eastman Kodak Company	JP	3920416	97/0222640	8/19/1997	2/23/2007	Granted	IMPROVED BEAM SPLITTER FOR OPTICAL RECORDING
								COLOR PIGMENTED INK JET INK SET

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73984	Eastman Kodak Company	US	5738716	08/699,877	8/20/1996	4/14/1998	Granted	COLOR PIGMENTED INK JET INK SET
74007	Eastman Kodak Company	US	6040115	09/208,520	12/9/1998	3/21/2000	Granted	A PROCESSLESS PLANOGRAPHIC PRINTING PLATE
74040	Eastman Kodak Company	US	5753021	08/686,159	7/24/1996	5/19/1998	Granted	PIGMENTED INK JET INKS CONTAINING MODIFIED POLYSACCHARIDE RESIN
74075	Eastman Kodak Company	US	5756010	08/667,272	6/20/1996	5/26/1998	Granted	PROTECTIVE EYESHIELD
74080	Eastman Kodak Company	US	5777855	08/664,611	6/18/1996	7/7/1998	Granted	METHOD AND APPARATUS FOR CONNECTING FLEXIBLE CIRCUITS TO PRINTED CIRCUIT BOARDS
74086	Eastman Kodak Company	US	5838345	08/667,775	6/21/1996	11/17/1998	Granted	AN APPARATUS FOR MAINTAINING THE POSITIONAL RELATIONSHIP OF A PRINT HEAD
74098	Eastman Kodak Company	US	5702875	08/674,497	6/28/1996	12/30/1997	Granted	WEAKLY ALKALINE ASCORBIC ACID DEVELOPING COMPOSITION, PROCESSING KIT AND METHOD USING SAME *ALSO RECORDED, SEE FN*
74105	Eastman Kodak Company	US	5818499	08/672,605	6/28/1996	10/6/1998	Granted	RECORDING HEAD WITH INTEGRALLY MOUNTED IMPEDANCE ELEMENTS
74109	Eastman Kodak Company	US	5695843	08/722,903	9/27/1996	12/9/1997	Granted	MIXTURES OF SYMMETRICAL AND UNSYMMETRICAL NICKEL FORMAZAN DYES
74123	Eastman Kodak Company	US	5672729	08/696,556	8/14/1996	9/30/1997	Granted	RECOVERY OF TEREPTHALATE DIESTERS FROM GLYCOL RESIDUES
74181	Eastman Kodak Company	US	5928849	08/688,181	1/23/1998	7/27/1999	Granted	BLACK AND WHITE PHOTOGRAPHIC ELEMENT
74200	Eastman Kodak Company	US	5679142	08/699,963	8/20/1996	10/21/1997	Granted	CYAN INK JET PIGMENT SET
74201	Eastman Kodak Company	US	5679141	08/699,962	8/20/1996	10/21/1997	Granted	MAGENTA INK JET PIGMENT SET
74204	Eastman Kodak Company	DE	69707619.9	97202463.2	8/8/1997	10/24/2001	Granted	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	JP	4545836	1997-222236	8/19/1997	7/9/2010	Granted	DYE SET, INK JET CARTRIDGE FOR IT AND METHOD OF IMAGING
74204	Eastman Kodak Company	US	5679140	08/699,956	8/20/1996	10/21/1997	Granted	MAGENTA AND YELLOW DYE SET FOR IMAGING SYSTEMS
74240	Eastman Kodak Company	JP	3946237	2006-144325	5/24/2006	4/20/2007	Granted	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	US	6075965	08/900,696	7/25/1997	6/13/2000	Granted	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74241	Eastman Kodak Company	US	5710964	08/681,637	7/29/1996	1/20/1998	Granted	MECHANISM FOR FACILITATING REMOVAL OF RECEIVER MEMBER FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER
74250	Eastman Kodak Company	DE	69707618.0	97202462.4	8/8/1997	10/24/2001	Granted	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	US	5679139	08/699,955	8/20/1996	10/21/1997	Granted	CYAN AND MAGENT PIGMENT SET
74258	Eastman Kodak Company	US	5689492	08/693,033	8/6/1996	11/18/1997	Granted	AN ASSEMBLY USED FOR PRECISELY POSITIONING THE COMPONENT PARTS OF A LASER DETECTOR GRATING UNIT (LDGU)
74268	Eastman Kodak Company	US	5999703	08/825,039	6/17/1999	12/7/1999	Granted	COMPUTER PROGRAM PRODUCT FOR MODIFYING THE BLACK CHANNEL OF AN OUTPUT DEVICE PROFILE WITHOUT ALTERING ITS COLORIMETRIC ACCURACY
74276	Eastman Kodak Company	US	5708948	08/691,621	8/2/1996	1/13/1998	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
74301	Eastman Kodak Company	US	5730928	08/701,895	8/23/1996	3/24/1998	Granted	METHOD OF MAKING AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74304	Eastman Kodak Company	US	5738446	08/701,944	8/23/1996	4/14/1998	Granted	AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74314	Eastman Kodak Company	US	6060222	08/752,698	11/19/1996	5/9/2000	Granted	POSITIVE-WORKING IMAGING COMPOSITION AND ELEMENT AND METHOD FOR FORMING POSITIVE IMAGE WITH A LASER
74371	Eastman Kodak Company	US	5923825	08/759,198	12/4/1996	7/13/1999	Granted	DATA TRANSMISSION FOR A SPARSE ARRAY PRINTHEAD
74414	Eastman Kodak Company	US	6138496	08/724,715	9/30/1996	10/31/2000	Granted	TRACTION MEASUREMENT APPARATUS AND METHOD
74439	Eastman Kodak Company	US	5789726	08/758,120	11/25/1996	8/4/1998	Granted	METHOD AND APPARATUS FOR ENHANCED TRANSACTION CARD COMPRESSION
74441	Eastman Kodak Company	US	5857063	08/825,137	3/27/1997	1/5/1999	Granted	MULTICOLORANT PROCESS CONTROL
74482	Eastman Kodak Company	US	5902673	08/812,088	3/4/1997	5/11/1999	Granted	WATERPROOF RECEIVER SHEET FOR TONER IMAGES
74485	Eastman Kodak Company	US	5968656	08/846,056	4/25/1997	10/19/1999	Granted	ELECTROSTATOGRAPHIC INTERMEDIATE TRANSFER MEMBER HAVING A CERAMER-CONTAINING SURFACE LAYER
74497	Eastman Kodak Company	US	5897985	08/729,472	10/11/1996	4/27/1999	Granted	SILICATE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74498	Eastman Kodak Company	US	5851735	08/904,092	7/31/1997	12/22/1998	Granted	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74511	Eastman Kodak Company	US	5808725	08/721,147	9/27/1996	9/15/1998	Granted	ILLUMINATION CONTROL SYSTEM FOR A FILM SCANNER
74567	Eastman Kodak Company	US	5714288	08/745,673	11/8/1996	2/3/1998	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
74575	Eastman Kodak Company	US	5900033	08/866,854	5/30/1997	5/4/1999	Granted	APPARATUS AND METHOD FOR IMPROVED OPTICAL GLASS GOB PREFORM PRODUCTION
74585	Eastman Kodak Company	US	5706151	08/760,087	12/12/1996	1/6/1998	Granted	LOW BIAS CURRENT PAIRED

74595	Eastman Kodak Company	US	5698018	08/790,131	1/29/1997	12/16/1997	Granted	MAGNETORESISTIVE HEAD WITH MISALIGNED ANISOTROPY AXES
74620	Eastman Kodak Company	US	5867298	08/771,367	12/16/1996	2/2/1999	Granted	HEAT TRANSFERRING INKJET INK IMAGES
74624	Eastman Kodak Company	US	6037957	08/909,174	8/11/1997	3/14/2000	Granted	DUAL FORMAT PRE-OBJECTIVE SCANNER
74636	Eastman Kodak Company	US	5991065	08/763,174	11/16/1998	11/23/1999	Granted	INTEGRATED MICROCHANNEL PRINT HEAD FOR ELECTROGRAPHIC PRINTER
								ADDRESSABLE ELECTRO-OPTIC MODULATOR WITH PERIODICALLY POLED DOMAIN REGIONS

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74644	Eastman Kodak Company	US	5714301	08/738,508	10/24/1996	2/3/1998	Granted	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74645	Eastman Kodak Company	US	5763136	08/736,104	10/24/1996	6/9/1998	Granted	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74646	Eastman Kodak Company	US	5800960	08/738,951	10/24/1996	9/1/1998	Granted	UNIFORM BACKGROUND FOR COLOR TRANSFER
74656	Eastman Kodak Company	US	5783348	08/938,879	9/26/1997	7/21/1998	Granted	METHOD OF FUSING TONER
74671	Eastman Kodak Company	US	6079444	09/162,022	9/28/1998	6/27/2000	Granted	VALVE SYSTEM
74671	Eastman Kodak Company	US	6149129	09/227,248	1/8/1999	11/21/2000	Granted	VALVE SYSTEM
74676	Eastman Kodak Company	US	6312099	08/784,668	5/31/2000	11/6/2001	Granted	PRINTING UNIFORMITY USING PRINTHEAD SEGMENTS IN PAGEWIDTH DIGITAL PRINTERS
74683	Eastman Kodak Company	US	5972089	09/034,676	3/4/1998	10/26/1999	Granted	PIGMENTED INKJET INKS CONTAINING PHOSPHATED ESTER DERIVATIVES
74702	Eastman Kodak Company	US	5923475	08/757,889	11/27/1996	7/13/1999	Granted	LASER PRINTER USING A FLY'S EYE INTEGRATOR
74705	Eastman Kodak Company	US	5985509	08/993,089	12/18/1997	11/16/1999	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL *PREVIOUSLY RECORDED 10DEC97, REEL/FRAME:8904/0582
74709	Eastman Kodak Company	US	5783301	08/741,416	10/29/1996	7/21/1998	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA TERMINAL DISCLAIMER
74716	Eastman Kodak Company	US	5754278	08/753,667	11/27/1996	5/19/1998	Granted	IMAGE TRANSFER ILLUMINATION SYSTEM AND METHOD
74810	Eastman Kodak Company	US	6224978	08/879,896	6/20/1997	5/1/2001	Granted	TONER FUSER ROLL FOR HIGH GLOSS IMAGING AND PROCESS FOR FORMING SAME
74811	Eastman Kodak Company	US	5948491	08/782,899	1/11/1997	9/7/1999	Granted	TONER FUSER MEMBER AND NEW ADHESION PRIMING COMPOSITION INCLUDED THEREIN
74811	Eastman Kodak Company	US	6074574	09/335,236	6/17/1999	6/13/2000	Granted	ADHESION PRIMING COMPOSITION FOR TONER FUSER MEMBER
74812	Eastman Kodak Company	US	5778295	08/812,370	3/5/1997	7/7/1998	Granted	TONER FUSING BELT AND METHOD OF FORMING SAME
74836	Eastman Kodak Company	JP	3887095	1998-28796	2/10/1998	12/1/2006	Granted	ABLATIVE RECORDING ELEMENT
74836	Eastman Kodak Company	US	5759741	08/797,221	2/11/1997	6/2/1998	Granted	BARRIER LAYER FOR LASER ABLATIVE IMAGING
74885	Eastman Kodak Company	US	6132944	09/433,256	11/4/1999	10/17/2000	Granted	PHOTOGRAPHIC ELEMENT CONTAINING HIGH DYE-YIELD COUPLERS
74896	Eastman Kodak Company	US	5821381	08/792,049	2/3/1997	10/13/1998	Granted	PURIFICATION OF CRUDE ESTERS BY SUBLIMATION
74936	Eastman Kodak Company	US	6109732	09/326,351	6/4/1999	8/29/2000	Granted	IMAGING APPARATUS AND METHOD ADAPTED TO CONTROL INK DROPLET VOLUME AND VOID FORMATION
74948	Eastman Kodak Company	US	5682586	08/767,356	12/18/1996	10/28/1997	Granted	IMPROVED MAGNETIC BRUSH DEVELOPMENT ROLLER FOR AN ELECTROGRAPHIC PRINTER
74969	Eastman Kodak Company	US	5742401	08/769,336	12/19/1996	4/21/1998	Granted	LASER-EXPOSED THERMAL RECORDING ELEMENT
75002	Eastman Kodak Company	US	6046848	08/771,189	11/3/1998	4/4/2000	Granted	INTEGRAL IMAGE DISPLAY
75012	Eastman Kodak Company	US	5809216	08/775,789	12/31/1996	9/15/1998	Granted	METHOD AND APPARATUS FOR MULTIPLE ADDRESS RECORDING WITH BRIGHTNESS AND EXPOSURE TIME CONTROL
75031	Eastman Kodak Company	US	6070799	08/902,473	7/29/1997	6/6/2000	Granted	COPY PROTECTION FOR A RECORDABLE MEDIUM AND FOR CONTROLLING A RECORDER
75050	Eastman Kodak Company	US	6018381	08/794,220	1/30/1997	1/25/2000	Granted	METHOD FOR CALIBRATING A PHOTOFINISHING SYSTEM ANDCOMPONENTS FOR USE IN SUCH A METHOD *ALSO RECORDED, SEE FN*
75066	Eastman Kodak Company	US	6241333	08/783,256	8/23/1999	6/5/2001	Granted	INK JET PRINTHEAD FOR MULTI-LEVEL PRINTING
75067	Eastman Kodak Company	US	5961113	08/869,541	6/5/1997	10/5/1999	Granted	SHEET FEEDING APPARATUS AND METHOD FOR RELIABLY FEEDING SHEETS FROM A COLUMN OF SHEETS
75076	Eastman Kodak Company	US	5946452	08/799,954	2/14/1997	8/31/1999	Granted	PARTIALLY CORRELATED MINIMUM VISIBILITY HALFTONE PATTERNS FOR DIGITAL PRINTERS
75105	Eastman Kodak Company	US	6034713	08/861,119	5/21/1997	3/7/2000	Granted	AN IMAGE PROCESSOR HAVING MAGNETICALLY ATTACHED PRINT HEAD
75112	Eastman Kodak Company	US	5817805	08/804,197	2/21/1997	10/6/1998	Granted	SYNTHESIS OF
75128	Eastman Kodak Company	US	5966394	08/866,437	5/30/1997	10/12/1999	Granted	BIS(PHTHALOCYANYLALUMINO)TETRAPHENYLDISILOXANES LASER DIODE CONTROLLER
75141	Eastman Kodak Company	US	5712410	08/811,085	3/3/1997	1/27/1998	Granted	GAS PHASE CRYSTALLIZATION OF DIMETHYL TEREPHTHALATE
75167	Eastman Kodak Company	DE		19817591.4	4/20/1998		Filed	PRINTER
75167	Eastman Kodak Company	US	6031561	09/025,273	2/18/1998	2/29/2000	Granted	A PRINTER SYSTEM
75169	Eastman Kodak Company	US	5965242	08/803,048	2/19/1997	10/12/1999	Granted	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75169	Eastman Kodak Company	US	6071855	09/396,243	9/15/1999	6/6/2000	Granted	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75174	Eastman Kodak Company	US	5984539	08/965,560	11/6/1997	11/16/1999	Granted	METHOD AND APPARATUS OF APPLYING A SOLUTION OF A PREDETERMINED VISCOSITY TO PHOTSENSITIVE MATERIAL TO FORM A PROTECTIVE COATING THEREON
75182	Eastman Kodak Company	US	5725910	08/795,987	2/5/1997	3/10/1998	Granted	EDGE REMOVAL APPARATUS FOR CURTAIN COATING
75183	Eastman Kodak Company	US	5763013	08/795,097	2/5/1997	6/9/1998	Granted	EDGE REMOVAL APPARATUS INCLUDING AIR-FLOW BLOCKINGMEANS FOR CURTAIN COATING
75184	Eastman Kodak Company	US	5919850	08/815,525	3/12/1997	7/6/1999	Granted	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS

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75197	Eastman Kodak Company	US	5849472	08/816,650	3/13/1997	12/15/1998	Granted	IMAGING ELEMENT COMPRISING AN IMPROVED ELECTRICALLY-CONDUCTIVE LAYER
75247	Eastman Kodak Company	US	5929190	09/022,082	2/11/1998	7/27/1999	Granted	(2-CYANOACETAMIDO) REACTIVE POLYURETHANES
75274	Eastman Kodak Company	US	5730929	08/812,810	3/6/1997	3/24/1998	Granted	LOW PRESSURE INJECTION MOLDING OF FINE PARTICULATE CERAMICS AND ITS COMPOSITES AT ROOM TEMPERATURE
75289	Eastman Kodak Company	US	5874191	08/873,648	6/12/1997	2/23/1999	Granted	AUXILIARY LAYERS FOR IMAGING ELEMENTS APPLIED FROM AQUEOUS COATING COMPOSITIONS CONTAINING FLUORO-POLYMER LATEX
75290	Eastman Kodak Company	US	5866285	08/873,609	6/12/1997	2/2/1999	Granted	AUXILIARY LAYER FOR IMAGING ELEMENTS CONTAINING SOLVENT-SOLUBLE FLUOROPOLYMER
75297	Eastman Kodak Company	US	5861977	08/806,303	2/26/1997	1/19/1999	Granted	DUAL FORMAT DUAL RESOLUTION SCANNER WITH OFF-AXIS BEAMS
75338	Eastman Kodak Company	US	6191872	08/979,890	11/26/1997	2/20/2001	Granted	ILLUMINATOR WITH LIGHT SOURCE ARRAYS
75373	Eastman Kodak Company	US	6072515	08/840,092	4/11/1997	6/6/2000	Granted	IMAGE MARKING DEVICE ADAPTED TO REDUCE AN EXTERIOR ENVELOPE THEREOF
75380	Eastman Kodak Company	US	5723393	08/812,809	3/6/1997	3/3/1998	Granted	ZIRCONIA CERAMIC ARTICLE
75381	Eastman Kodak Company	US	5726110	08/812,813	3/6/1997	3/10/1998	Granted	ZIRCONIA-ALUMINA CERAMIC ARTICLE
75395	Eastman Kodak Company	US	5705322	08/723,176	9/30/1996	1/6/1998	Granted	METHOD OF PROVIDING AN IMAGE USING A NEGATIVE WORKING INFRARED SENSITIVE PHOTSENSITIVE ELEMENT
75443	Eastman Kodak Company	US	5800973	08/847,634	4/28/1997	9/1/1998	Granted	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING HARD FILLER PARTICLES AND CROSSLINKED, ELASTOMERIC MATTE BEADS
75445	Eastman Kodak Company	US	6089692	08/907,610	8/8/1997	7/18/2000	Granted	INK JET PRINTING WITH GRAY SCALE
75472	Eastman Kodak Company	US	6091479	08/857,110	5/15/1997	7/18/2000	Granted	SYSTEM FOR ALIGNING LENTICULAR IMAGES USING LINE SETS WITH DIFFERENT LINE COLORS
75519	Eastman Kodak Company	US	5893666	08/992,060	12/17/1997	4/13/1999	Granted	COOLING AND REUSING THE HEAT TO PREHEAT THE FUSING WEB IN A BELT FUSER
75520	Eastman Kodak Company	US	5890032	08/992,057	12/17/1997	3/30/1999	Granted	BELT FUSING ACCESSORY WITH SELECTABLE FUSED IMAGE GLOSS
75522	Eastman Kodak Company	JP	4086389	10-352558	12/11/1998	2/29/2008	Granted	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75522	Eastman Kodak Company	US	5895153	08/992,056	12/17/1997	4/20/1999	Granted	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75524	Eastman Kodak Company	US	6026274	08/992,059	12/17/1997	2/15/2000	Granted	A COLLAPSIBLE READILY REPLACEABLE BELT FUSER ASSEMBLY
75525	Eastman Kodak Company	US	5897249	08/992,643	12/17/1997	4/27/1999	Granted	BELT FUSER APPARATUS FOR PREVENTING LINE ART TYPE MARKING PARTICLE OFFSET
75560	Eastman Kodak Company	US	5920742	08/995,959	12/22/1997	7/6/1999	Granted	NOZZLE ASSEMBLY AND A PROCESSING TANK AND METHOD FOR PROCESSING PHOTSENSITIVE MATERIAL USING SAID NOZZLE ASSEMBLY
75567	Eastman Kodak Company	US	6036808	08/904,108	7/31/1997	3/14/2000	Granted	LOW HEAT TRANSFER MATERIAL
75587	Eastman Kodak Company	US	5993750	08/835,979	4/11/1997	11/30/1999	Granted	INTEGRATED CERAMIC MICRO-CHEMICAL PLANT
75602	Eastman Kodak Company	US	5966369	08/839,003	4/23/1997	10/12/1999	Granted	REDUCING CORRUGATIONS IN OPTICAL RECORDING DISCS
75635	Eastman Kodak Company	US	5963536	08/962,940	10/28/1997	10/5/1999	Granted	COPY COUNT PROTECTION STRUCTURE FOR OPTICAL RECORDING MEDIUM AND METHOD FOR SAME
75695	Eastman Kodak Company	US	5962210	09/005,861	1/12/1998	10/5/1999	Granted	COLOR PAPER WITH IMPROVED WET ABRASION SENSITIVITY
75740	Eastman Kodak Company	US	6001516	08/873,959	6/12/1997	12/14/1999	Granted	COPY RESTRICTIVE COLOR-NEGATIVE PHOTOGRAPHIC PRINT MEDIA
75760	Eastman Kodak Company	US	5786298	08/848,115	4/28/1997	7/28/1998	Granted	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING CROSSLINKED ELASTOMERIC MATTE BEADS
75772	Eastman Kodak Company	US	5853470	08/847,858	4/28/1997	12/29/1998	Granted	PIGMENTED INK JET INKS CONTAINING ALDEHYDES
75796	Eastman Kodak Company	US	5976776	08/980,728	12/1/1997	11/2/1999	Granted	ANTISTATIC COMPOSITIONS FOR IMAGING ELEMENTS
75801	Eastman Kodak Company	US	5804360	08/854,572	5/12/1997	9/8/1998	Granted	IMAGING ELEMENT AND AQUEOUS COATING COMPOSITIONS CONTAINING POLYURETHANE/VINYL POLYMER DISPERSIONS
75844	Eastman Kodak Company	FR	DE97004097	DE97004097	7/10/1997	11/28/1997	Granted	CAMERA WITH WATER-RESISTANT HOUSING
75918	Eastman Kodak Company	US	5811221	08/865,795	5/30/1997	9/22/1998	Granted	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
75940	Eastman Kodak Company	US	6485897	09/862,923	5/22/2001	11/26/2002	Granted	SPECTRAL SENSITIZED SILVER HALIDE ELEMENT FOR ELECTRONIC FILMWRITER DEVICE
75957	Eastman Kodak Company	US	6094210	08/865,792	5/30/1997	7/25/2000	Granted	METHOD AND APPARATUS FOR FOCUSING
75974	Eastman Kodak Company	US	6128131	08/970,131	11/13/1997	10/3/2000	Granted	SCALEABLE TILED FLAT-PANEL PROJECTION COLOR DISPLAY
75983	Eastman Kodak Company	US	5902711	08/881,952	6/25/1997	5/11/1999	Granted	METHOD TO MEDIA MILL PARTICLES USING CROSSLINKED POLYMER MEDIA AND

75993	Eastman Kodak Company	US	5933228	08/866,880	5/30/1997	8/3/1999	Granted	ORGANIC SOLVENT
76032	Eastman Kodak Company	US	5828495	08/904,089	7/31/1997	10/27/1998	Granted	INTEGRAL IMAGING LENS SHEETS
76043	Eastman Kodak Company	US	5964133	08/883,058	6/26/1997	10/12/1999	Granted	LENTICULAR IMAGE DISPLAYS WITH EXTENDED DEPTH
76086	Eastman Kodak Company	US	6106089	08/958,274	10/27/1997	8/22/2000	Granted	METHOD OF PRECISION FINISHING A VACUUM IMAGING DRUM
76087	Eastman Kodak Company	US	6091433	08/872,909	6/11/1997	7/18/2000	Granted	MAGNETIC SENSOR FOR INK DETECTION CONTACT MICROFLUIDIC PRINTING APPARATUS
76105	Eastman Kodak Company	US	5961932	08/879,345	6/20/1997	10/5/1999	Granted	REACTION CHAMBER FOR AN INTEGRATED MICRO-CERAMIC CHEMICAL PLANT

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76131	Eastman Kodak Company	US	5771810	08/882,620	6/25/1997	6/30/1998	Granted	CONTINUOUS TONE MICROFLUIDIC DISPLAY AND PRINTING
76135	Eastman Kodak Company	US	6065825	08/969,299	11/13/1997	5/23/2000	Granted	A PRINTER HAVING MECHANICALLY-ASSISTED INK DROPLET SEPARATION AND METHOD OF USING SAME
76146	Eastman Kodak Company	US	5994051	09/118,536	7/17/1998	11/30/1999	Granted	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76150	Eastman Kodak Company	US	5835832	08/883,459	6/26/1997	11/10/1998	Granted	OPTIMAL TONER CHARGE FOR USE WITH A COMPLIANT TRANSFER INTERMEDIATE
76153	Eastman Kodak Company	US	6177953	08/882,903	6/26/1997	1/23/2001	Granted	INTEGRAL IMAGES WITH TRANSITIONS
76162	Eastman Kodak Company	US	6106172	09/028,609	1/18/2000	8/22/2000	Granted	METHOD AND PRINTER UTILIZING A SINGLE MICROPROCESSOR TO MODULATE A PRINTHEAD AND IMPLEMENT PRINTING FUNCTIONS
76182	Eastman Kodak Company	US	6260509	09/198,974	11/24/1998	7/17/2001	Granted	TEXTURED PHOTOGRAPHIC PRINTS RESISTANT TO HANDLING HAZZARDS
76183	Eastman Kodak Company	US	5956543	09/197,301	11/20/1998	9/21/1999	Granted	FUSING APPARATUS PROVIDING TUNING OF IMAGE GLOSS TO MATCH GLOSS OF RECEIVER MEMBER
76188	Eastman Kodak Company	US	6016157	08/909,985	8/12/1997	1/18/2000	Granted	PRINTER USING MULTIPLE LIGHT SOURCES AND MONOCHROME LCD
76196	Eastman Kodak Company	US	6009301	08/905,793	7/28/1997	12/28/1999	Granted	CONDUCTIVE CLEANING BRUSH AND METHOD OF CLEANING
76197	Eastman Kodak Company	US	5937254	08/901,513	7/28/1997	8/10/1999	Granted	METHOD AND APPARATUS FOR CLEANING REMNANT TONER AND CARRIER PARTICLES
76210	Eastman Kodak Company	DE	69804058.9	98202161.0	6/27/1998	3/6/2002	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	GB	0890449	98202161.0	6/27/1998	3/6/2002	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	US	5847738	08/893,800	7/11/1997	12/8/1998	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76239	Eastman Kodak Company	US	6054260	09/118,714	7/17/1998	4/25/2000	Granted	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76247	Eastman Kodak Company	US	6011857	08/908,682	8/7/1997	1/4/2000	Granted	DETECTING COPY RESTRICTIVE DOCUMENTS
76254	Eastman Kodak Company	US	5955250	08/991,288	12/16/1997	9/21/1999	Granted	ELECTRICALLY-CONDUCTIVE OVERCOAT LAYER FOR PHOTOGRAPHIC ELEMENTS
76255	Eastman Kodak Company	US	5888712	08/991,493	12/16/1997	3/30/1999	Granted	ELECTRICALLY-CONDUCTIVE OVERCOAT FOR PHOTOGRAPHIC ELEMENTS
76264	Eastman Kodak Company	US	6036927	08/898,097	7/22/1997	3/14/2000	Granted	MICRO-CERAMIC CHEMICAL PLANT HAVING CATALYTIC REACTION CHAMBER
76288	Eastman Kodak Company	US	5975672	08/899,616	7/24/1997	11/2/1999	Granted	INK JET PRINTING APPARATUS AND METHOD ACCOMMODATING PRINTING MODE CONTROL
76335	Eastman Kodak Company	US	6064505	09/192,971	11/16/1998	5/16/2000	Granted	A METHOD AND APPARATUS FOR MOVABLY SUPPORTING A REFLECTING MEMBER OF A FOCUSING APPARATUS
76336	Eastman Kodak Company	US	6064528	09/197,302	11/20/1998	5/16/2000	Granted	MULTIPLE LASER ARAY SOURCES COMBINED FOR USE IN A LASER PRINTER
76345	Eastman Kodak Company	US	6023059	09/006,708	1/14/1998	2/8/2000	Granted	A DUAL FORMAT PRE-OBJECTIVE SCANNER
76348	Eastman Kodak Company	US	6014162	08/914,078	8/18/1997	1/11/2000	Granted	VACUUM IMAGING DRUM WITH MEDIA CONTOURS
76358	Eastman Kodak Company	US	6114078	08/998,358	12/24/1997	9/5/2000	Granted	IMAGING ELEMENT WITH BIAXIALLY ORIENTED FACE SIDE WITH NON GLOSSY SURFACE
76376	Eastman Kodak Company	US	6498615	08/918,474	8/26/1997	12/24/2002	Granted	INK PRINTING WITH VARIABLE DROP VOLUME SEPARATION
76382	Eastman Kodak Company	US	5955239	08/998,160	12/24/1997	9/21/1999	Granted	STRIPPABLE BIAXIALLY ORIENTED BASE FOR IMAGING ELEMENT
76419	Eastman Kodak Company	US	6486901	08/919,559	8/29/1997	11/26/2002	Granted	MICROFLUIDIC PRINTING WITH GEL-FORMING INKS
76422	Eastman Kodak Company	US	6037960	09/052,185	3/31/1998	3/14/2000	Granted	DIRECT WRITE PLATES ON A THERMAL DYE TRANSFER APPARATUS
76428	Eastman Kodak Company	US	5974922	09/064,403	4/22/1998	11/2/1999	Granted	HIGH RAKE KNIVES FOR COLOR PAPER SLITTING
76435	Eastman Kodak Company	US	5996893	08/959,041	10/28/1997	12/7/1999	Granted	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76436	Eastman Kodak Company	US	6094279	08/959,036	10/28/1997	7/25/2000	Granted	SYSTEM AND PROCESS FOR NON-PERCEPTIBLY INTEGRATING SOUND DATA INTO A PRINTED IMAGE
76451	Eastman Kodak Company	US	5940926	08/914,711	8/19/1997	8/24/1999	Granted	MULTIPLE PORT EVACUATION APPARATUS HAVING INDEPENDENT VACUUM LEVEL CONTROL
76454	Eastman Kodak Company	US	6056431	08/924,687	9/5/1997	5/2/2000	Granted	MODIFIED PASSIVE LIQUEFIER BATCH TRANSITION PROCESS
76497	Eastman Kodak Company	US	5966559	08/935,425	9/23/1997	10/12/1999	Granted	METHOD AND APPARATUS FOR SENSING AND ACCOMMODATING DIFFERENT THICKNESS PAPER STOCKS IN AN
76511	Eastman Kodak Company	US	6069205	08/943,925	10/3/1997	5/30/2000	Granted	ELECTROSTATOGRAPHIC MACHINE
76532	Eastman Kodak Company	US	5976630	08/939,617	9/29/1997	11/2/1999	Granted	NOVEL BLOCK COPOLYMERS
76553	Eastman Kodak Company	DE	60119207.9	01201152.4	3/28/2001	5/3/2006	Granted	METHOD AND APPARATUS FOR CURTAIN COATING
								CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION

76553	Eastman Kodak Company	JP	4128673	10-294259	10/15/1998	5/23/2008	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6079821	08/954,317	10/17/1997	6/27/2000	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6254225	09/544,688	4/7/2000	7/3/2001	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76554	Eastman Kodak Company	JP	4130715	10-324349	10/9/1998	5/30/2008	Granted	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	US	6012805	08/953,525	10/17/1997	1/11/2000	Granted	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION

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76555	Eastman Kodak Company	US	5963235	08/954,681	10/17/1997	10/5/1999	Granted	CONTINUOUS INK JET PRINTER WITH MICROMECHANICAL ACTUATOR DROP DEFLECTION
76556	Eastman Kodak Company	US	5824461	08/932,014	9/17/1997	10/20/1998	Granted	FLUOROPOLYETHER CONTAINING AQUEOUS COATING COMPOSITIONS FOR AN IMAGING ELEMENT
76558	Eastman Kodak Company	US	6509917	08/953,610	10/17/1997	1/21/2003	Granted	CONTINUOUS INK JET PRINTER WITH BINARY ELECTROSTATIC DEFLECTION
76561	Eastman Kodak Company	US	6140029	09/410,254	9/30/1999	10/31/2000	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING ELEMENTAL SILVER AND NITROGEN HETEROCYCLE IN A NON-LIGHT SENSITIVE LAYER
76566	Eastman Kodak Company	US	6094206	08/936,075	9/23/1997	7/25/2000	Granted	TRANSFERRING OF COLOR SEGMENTS
76571	Eastman Kodak Company	US	6247650	09/217,036	12/21/1998	6/19/2001	Granted	INTEGRAL IMAGE ELEMENT WITH DISPLAY CONTROL PARAMETERS
76573	Eastman Kodak Company	US	6102513	08/928,003	9/11/1997	8/15/2000	Granted	INK JET PRINTING APPARATUS AND MEHTOD USING TIMING CONTROL OF ELECTRONIC WAVEFORMS FOR VARIABLE GRAY SCALE PRINTING WITHOUT ARTIFACTS
76582	Eastman Kodak Company	US	5925178	09/126,866	7/31/1998	7/20/1999	Granted	PIGMENTED INKJET INKS CONTAINING ALUMINUM STABILIZED COLLOIDAL SILICA
76608	Eastman Kodak Company	US	5981126	08/940,860	9/29/1997	11/9/1999	Granted	CLAY CONTAINING ELECTRICALLY-CONDUCTIVE LAYER FOR IMAGING ELEMENTS
76621	Eastman Kodak Company	US	6051628	09/145,728	9/2/1998	4/18/2000	Granted	WATER-RESISTANT INK JET INK
76649	Eastman Kodak Company	US	6097416	08/966,513	11/10/1997	8/1/2000	Granted	METHOD FOR REDUCING DONOR UTILIZATION FOR RADIATION-INDUCED COLORANT TRANSFER
76672	Eastman Kodak Company	US	6109746	09/084,665	5/26/1998	8/29/2000	Granted	DELIVERING MIXED INKS TO AN INTERMEDIATE TRANSFER ROLLER.
76699	Eastman Kodak Company	US	5995132	08/961,057	10/30/1997	11/30/1999	Granted	METHOD FOR PRINTING INTERDIGITATED IMAGES
76710	Eastman Kodak Company	US	5876910	08/954,373	10/20/1997	3/2/1999	Granted	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76710	Eastman Kodak Company	US	6060541	09/136,217	8/19/1998	5/9/2000	Granted	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76724	Eastman Kodak Company	US	6163406	09/195,946	11/19/1998	12/19/2000	Granted	LENTICULAR IMAGE BEARING MEMBER WITH VARIABLE LINE SPACING TO IMPROVE IMAGE QUALITY
76771	Eastman Kodak Company	US	5945270	08/965,507	11/6/1997	8/31/1999	Granted	PHOTOGRAPHIC ELEMENT CONTAINING WATER SOLUBLE BIS AU(I) COMPLEXES
76782	Eastman Kodak Company	US	5965092	08/951,181	10/15/1997	10/12/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE MICRO-FILTERS
76783	Eastman Kodak Company	US	5976472	08/951,180	10/15/1997	11/2/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE CATALYTIC REACTION CHAMBERS
76784	Eastman Kodak Company	US	5961930	08/951,179	10/15/1997	10/5/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE REACTION CHAMBERS AND MICRO-FILTERS
76788	Eastman Kodak Company	US	6164757	08/961,058	10/30/1997	12/26/2000	Granted	APPARATUS FOR PRINTING PROOF IMAGE AND PRODUCING LITHOGRAPHIC PLATE
76803	Eastman Kodak Company	JP	1063527	98/0009461	4/2/1998	2/18/2000	Granted	CAMERA
76804	Eastman Kodak Company	JP	1063527	98/0009459	4/2/1998	2/18/2000	Granted	FLASH CAMERA
76806	Eastman Kodak Company	US	5930857	09/018,766	2/5/1998	8/3/1999	Granted	APPARATUS FOR CLEANING A SURFACE OF A MOVING WEB
76807	Eastman Kodak Company	US	5966154	08/954,316	10/17/1997	10/12/1999	Granted	GRAPHIC ARTS PRINTING PLATE PRODUCTION BY A CONTINUOUS JET DROP PRINTING WITH ASYMMETRIC HEATING DROP DEFLECTION
76863	Eastman Kodak Company	US	6046822	09/004,791	1/9/1998	4/4/2000	Granted	INK JET PRINTING APPARATUS AND METHOD FOR IMPROVED ACCURACY OF INK DROPLET PLACEMENT
76864	Eastman Kodak Company	US	6636332	09/019,506	2/5/1998	10/21/2003	Granted	SYSTEM FOR REPRODUCING IMAGES AND METHOD THEREOF
76870	Eastman Kodak Company	US	6103351	09/050,722	3/30/1998	8/15/2000	Granted	TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	GB	2332518	9826340.3	12/2/1998	12/5/2001	Granted	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	US	6113857	08/987,559	12/9/1997	9/5/2000	Granted	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76930	Eastman Kodak Company	US	6167152	09/005,082	1/9/1998	12/26/2000	Granted	A METHOD AND COMPUTER PROGRAM PRODUCT FOR REMOVING MICRODOTS FROM PHOTOGRAPHIC IMAGES
76932	Eastman Kodak Company	US	6037955	08/970,551	11/14/1997	3/14/2000	Granted	MICROFLUIDIC IMAGE DISPLAY
76938	Eastman Kodak Company	US	6079806	08/972,114	11/17/1997	6/27/2000	Granted	APPARATUS FOR PRODUCING HALFTONE IMAGES SUITABLE FOR LITHOGRAPHIC PRINTING PLATE
76975	Eastman Kodak Company	US	5949466	09/071,084	5/1/1998	9/7/1999	Granted	EXPOSING IMAGESETTER RECORDING FILM TO A DYE COLLECTION SHEET ON A THERMAL DYE TRANSFER APPARATUS
76978	Eastman Kodak Company	US	5927206	08/995,311	12/22/1997	7/27/1999	Granted	FERROELECTRIC IMAGING MEMBER AND METHODS OF USE
77018	Eastman Kodak Company	US	5926679	08/986,762	12/8/1997	7/20/1999	Granted	METHOD AND APPARATUS FOR FORMING AN IMAGE FOR TRANSFER TO A RECEIVER SHEET

77020	Eastman Kodak Company	US	5970873	09/067,247	4/27/1998	10/26/1999	Granted	USING A CLEAR TONER AND SINTERING OF A PIGMENTED TONER LAYER IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FORMATION OF INSOLUBLE CROSSLINED POLYMERIC SOL-GEL MATRIX
77031	Eastman Kodak Company	US	6084626	09/069,344	4/29/1998	7/4/2000	Granted	GRATING MODULATOR ARRAY
77053	Eastman Kodak Company	US	6007887	08/991,028	12/15/1997	12/28/1999	Granted	IMPROVED PERFORMANCE RECORDING MEDIA FOR RECORDABLE ELEMENT USING SILVER REFLECTOR
77061	Eastman Kodak Company	US	6066425	09/222,639	12/30/1998	5/23/2000	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING PRIMER LAYER
77064	Eastman Kodak Company	US	6277476	09/127,000	7/31/1998	8/21/2001	Granted	MATCHED INK/RECEIVER SET CONTAINING COLLOIDAL INORGANIC PARTICLES
77065	Eastman Kodak Company	DE	69912214.7	99202692.2	8/19/1999	10/22/2003	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	GB	0984046	99202692.2	8/19/1999	10/22/2003	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE

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77065	Eastman Kodak Company	US	6147139	09/144,031	8/31/1998	11/14/2000	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77078	Eastman Kodak Company	US	6106622	08/991,699	12/16/1997	8/22/2000	Granted	FORMING OPTICAL STUCTURES ON RECEIVERS
77089	Eastman Kodak Company	US	6061078	08/996,782	12/23/1997	5/9/2000	Granted	NON-IMPACT PRINTER APPARATUS AND METHOD OF PRINTING WITH IMPROVED CONTROL OF EMITTER PULSEWIDTH MODULATION DURATION
77090	Eastman Kodak Company	US	6171752	09/208,144	12/9/1998	1/9/2001	Granted	PHOTOGRAPHIC SILVER HALIDE MATERIAL
77101	Eastman Kodak Company	US	5949967	08/989,557	12/12/1997	9/7/1999	Granted	TRANSFORMING INPUT COLOR VALUES TO DEVICE CONTROL SIGNALS
77102	Eastman Kodak Company	US	6278791	09/074,282	1/16/2001	8/21/2001	Granted	LOSSLESS RECOVERY OF AN ORIGINAL IMAGE CONTAINING EMBEDDED DATA
77134	Eastman Kodak Company	US	6131514	09/218,697	12/22/1998	10/17/2000	Granted	METHOD OF MAKING A PRINTING PLATE WITH AN INK JET FLUID MATERIAL
77142	Eastman Kodak Company	DE	69906165.2	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	FR	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	GB	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	JP	4318334	11-12205	1/20/1999	6/5/2009	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	NL	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	US	5885660	09/010,671	1/22/1998	3/23/1999	Granted	COATING SURFACES WITH A FREE FALLING COATING COMPOSITION, USING A BASIN WITH A WALL DIVIDING THE BASIN INTO TWO CHANNELS
77161	Eastman Kodak Company	US	5995654	09/086,044	6/17/1999	11/30/1999	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77163	Eastman Kodak Company	US	6171658	09/408,221	9/29/1999	1/9/2001	Granted	COATING METHOD USING ELECTROSTATIC ASSIST
77164	Eastman Kodak Company	US	6241351	09/010,020	1/21/1998	6/5/2001	Granted	PORTABLE RECHARGEABLE BATTERY POWERED PRINTER FOR USE WITH A COMPUTER
77167	Eastman Kodak Company	US	5922512	09/119,576	7/20/1998	7/13/1999	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE POLYMER AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	DE	69908269.2	99203038.7	9/17/1999	5/28/2003	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	GB	0990516	99203038.7	9/17/1999	5/28/2003	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	US	6190830	09/309,999	5/11/1999	2/20/2001	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE CROSSLINKED VINYL POLYMER WITH ORGANOONIUM GROUP AND METHODS OF IMAGING AND PRINTING
77173	Eastman Kodak Company	US	6185042	09/103,154	6/22/1998	2/6/2001	Granted	PROCESS FOR INCREASING THE CLARITY AND LEGIBILITY OF GRAPHICS, TEXT, AND CONTINUOUS TONE COMPOSITES IN LENTICULAR IMAGES
77182	Eastman Kodak Company	US	6126270	09/017,827	2/3/1998	10/3/2000	Granted	IMAGE FORMING SYSTEM AND METHOD
77183	Eastman Kodak Company	US	6211897	09/186,535	11/5/1998	4/3/2001	Granted	A PRINTING SYSTEM AND METHOD FOR IMPROVING PRINT QUALITY OF LASER THERMAL PRINTERS
77187	Eastman Kodak Company	US	6031559	09/000,894	12/30/1997	2/29/2000	Granted	HYBRID IMAGING METHOD AND APPARATUS TO REDUCE CONTOURING AND DENSITY REVERSAL
77194	Eastman Kodak Company	US	6020398	09/083,869	5/22/1998	2/1/2000	Granted	PIGMENTED INK JET INKS FOR POLY(VINYLAALCOHOL) RECEIVERS
77197	Eastman Kodak Company	US	6161929	09/083,875	5/22/1998	12/19/2000	Granted	INKJET IMAGES ON PVA OVERCOATED WITH HARDENER SOLUTION
77205	Eastman Kodak Company	DE	69921258.8	99202715.1	8/20/1999	10/20/2004	Granted	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	GB	0983867	99202715.1	8/20/1999	10/20/2004	Granted	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	US	6228475	09/145,364	9/1/1998	5/8/2001	Granted	INK JET RECORDING ELEMENT
77206	Eastman Kodak Company	US	6010791	09/032,443	2/27/1998	1/4/2000	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77207	Eastman Kodak Company	US	6007918	09/031,880	2/27/1998	12/28/1999	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77208	Eastman Kodak Company	US	6207243	09/032,004	8/14/2000	3/27/2001	Granted	FUSER MEMBER WITH MERCAPTO-TREATED AL2O3 FILLER
77212	Eastman Kodak Company	US	6061544	09/197,734	11/20/1998	5/9/2000	Granted	MAXIMIZING IMAGE GLOSS UNIFORMITY BY MINIMIZING THE EFFECT OF TEMPERATURE DROOP IN A FUSER FOR REPRODUCTION APPARATUS
77232	Eastman Kodak Company	US	5946023	09/078,119	5/13/1998	8/31/1999	Granted	MOUNT FOR BEAM SHAPING OPTICS IN A LASER SCANNER
77264	Eastman Kodak Company	US	6650771	09/447,118	11/22/1999	11/18/2003	Granted	COLOR MANAGEMENT SYSTEM INCORPORATING PARAMETER CONTROL

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77275	Eastman Kodak Company	US	5985526	09/100,215	6/19/1998	11/16/1999	Granted	CHANNELS IMAGING PROCESS BASED ON CHANGE OF OPTICAL COVERING POWER
77290	Eastman Kodak Company	US	6122006	09/018,082	2/3/1998	9/19/2000	Granted	A METHOD FOR PREVIEWING A SCENE BEFORE ACTUAL CAPTURE BY A MOTION-PICTURE CAMERA
77292	Eastman Kodak Company	US	6214623	09/176,498	10/21/1998	4/10/2001	Granted	TIME-TEMPERATURE INDICATOR DEVICES
77315	Eastman Kodak Company	US	6295737	09/761,018	1/15/2001	10/2/2001	Granted	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77315	Eastman Kodak Company	US	6578276	09/782,491	2/13/2001	6/17/2003	Granted	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77335	Eastman Kodak Company	US	6169561	09/069,673	4/29/1998	1/2/2001	Granted	AN IMAGE FORMING APPARATUS AND RECEIVER TRAY CAPABLE OF AUTOMATICALLY ACCOMMODATING RECEIVER SHEETS OF VARIOUS SIZES AND METHOD OF ASSEMBLING
77346	Eastman Kodak Company	US	6276774	09/083,679	5/22/1998	8/21/2001	Granted	AN IMAGING APPARATUS CAPABLE OF INHIBITING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
77353	Eastman Kodak Company	US	6069680	09/128,521	8/3/1998	5/30/2000	Granted	FLYING SPOT LASER PRINTER APPARATUS AND A METHOD OF PRINTING SUITABLE FOR PRINTING LENTICULAR IMAGES

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77356	Eastman Kodak Company	US	6046253	09/151,121	9/10/1998	4/4/2000	Granted	DISPERSANT FOR INK JET INK
77359	Eastman Kodak Company	DE	69942537.9	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	FR	0958921	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	GB	0958921	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	US	6176574	09/083,673	8/23/2000	1/23/2001	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77391	Eastman Kodak Company	US	6171751	09/141,181	1/4/2000	1/9/2001	Granted	IMAGING ELEMENT WITH HINDERED AMINE STABILIZER IN THE BASE
77392	Eastman Kodak Company	US	6033059	09/040,121	3/17/1998	3/7/2000	Granted	A PRINTER APPARATUS ADAPTED TO REDUCE CROSS-TALK BETWEEN INK CHANNELS THEREIN AND METHOD THEREOF
77393	Eastman Kodak Company	US	6180330	09/370,951	8/10/1999	1/30/2001	Granted	TINTING CORRECTION OF IMAGES IN THE PHOTOGRAPHIC IMAGE LAYERS
77396	Eastman Kodak Company	US	6074046	09/036,012	3/6/1998	6/13/2000	Granted	PRINTER APPARATUS CAPABLE OF VARYING DIRECTION OF AN INK DROPLET TO BE EJECTED THEREFROM AND METHOD THEREFOR
77403	Eastman Kodak Company	US	6166759	09/056,494	4/7/1998	12/26/2000	Granted	BENT FIBER SMILE CORRECTOR
77405	Eastman Kodak Company	US	5975680	09/019,064	2/5/1998	11/2/1999	Granted	PRODUCING A NON-EMISSIVE DISPLAY HAVING A PLURALITY OF PIXELS
77436	Eastman Kodak Company	US	6149797	09/179,589	10/27/1998	11/21/2000	Granted	METHOD OF METAL RECOVERY USING ELECTROCHEMICAL CELL
77465	Eastman Kodak Company	US	6048389	09/025,162	2/18/1998	4/11/2000	Granted	INK JET INKS CONTAINING MODIFIERS FOR IMPROVED DROP FORMATION
77476	Eastman Kodak Company	US	6164846	09/047,662	3/25/1998	12/26/2000	Granted	APPARATUS AND METHOD FOR TRANSPORTING A WEB
77483	Eastman Kodak Company	DE	69931210.8	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	FR	0948191	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	GB	0948191	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	US	5982957	09/052,473	3/31/1998	11/9/1999	Granted	SCANNER ILLUMINATION
77511	Eastman Kodak Company	US	6165703	09/151,915	9/11/1998	12/26/2000	Granted	DYE LAYERING FOR ENHANCED LIGHT ABSORPTION
77516	Eastman Kodak Company	US	6440308	09/255,924	2/23/1999	8/27/2002	Granted	COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
77519	Eastman Kodak Company	US	6170963	09/050,611	3/30/1998	1/9/2001	Granted	A LIGHT SOURCE
77520	Eastman Kodak Company	US	6220725	09/050,439	3/30/1998	4/24/2001	Granted	AN INTEGRATING CAVITY
77524	Eastman Kodak Company	US	6064410	09/034,066	3/3/1998	5/16/2000	Granted	PRINTING CONTINUOUS TONE IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77528	Eastman Kodak Company	US	5949593	09/039,841	3/16/1998	9/7/1999	Granted	OFF-LOADED STRUT JOINT MIRROR SUPPORT SYSTEM
77534	Eastman Kodak Company	US	6090491	09/031,883	2/27/1998	7/18/2000	Granted	FUSER MEMBER WITH STYRYL-TREATED AL2O3 FILLER AND FUNCTIONALIZED RELEASE FLUIDS
77535	Eastman Kodak Company	US	6096429	09/087,013	5/29/1998	8/1/2000	Granted	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING ZINC OXIDE AND CUPRIC OXIDE
77547	Eastman Kodak Company	US	D413344	29/084,944	3/5/1998	8/31/1999	Granted	CAMCORDER CAMERA
77548	Eastman Kodak Company	US	6049073	09/049,300	3/27/1998	4/11/2000	Granted	STABILIZED LASER
77550	Eastman Kodak Company	US	6114079	09/053,563	12/8/1999	9/5/2000	Granted	ELECTRICALLY CONDUCTIVE LAYER FOR IMAGING ELEMENT CONTAINING COMPOSITE METAL-CONTAINING PARTICLES
77574	Eastman Kodak Company	US	6166105	09/170,680	10/13/1998	12/26/2000	Granted	PROCESS FOR MAKING AN INK JET INK
77575	Eastman Kodak Company	US	6053438	09/170,660	10/13/1998	4/25/2000	Granted	PROCESS FOR MAKING AN INK JET INK
77579	Eastman Kodak Company	US	5994026	09/050,724	3/30/1998	11/30/1999	Granted	FLEXOGRAPHIC PRINTING PLATE WITH MASK LAYER AND METHODS OF IMAGING AND PRINTING
77582	Eastman Kodak Company	US	6233069	09/086,333	5/28/1998	5/15/2001	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER EXPOSURE GAMMA, SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	DE	69937708.0	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	FR	0961486	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	GB	0961486	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	US	6097471	09/086,146	5/28/1998	8/1/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE

77584	Eastman Kodak Company	DE	69937705.6	99201535.4	5/15/1999	12/12/2007	Granted	GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	DE	69937707.2	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	FR	0961482	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	FR	0961484	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	GB	0961482	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	GB	0961484	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING

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77584	Eastman Kodak Company	US	6097470	09/085,788	5/28/1998	8/1/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING
77586	Eastman Kodak Company	US	6153367	09/178,703	10/26/1998	11/28/2000	Granted	DIGITAL IMAGE PROCESSING
77592	Eastman Kodak Company	US	6117236	09/040,868	3/18/1998	9/12/2000	Granted	BIAXIALLY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77637	Eastman Kodak Company	US	6421082	09/067,627	4/28/1998	7/16/2002	Granted	CURTAIN COATING APPARATUS AND METHOD WITH CONTINUOUS WIDTH ADJUSTMENT
77638	Eastman Kodak Company	US	6082853	09/083,870	5/22/1998	7/4/2000	Granted	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77639	Eastman Kodak Company	US	6052142	09/290,299	4/13/1999	4/18/2000	Granted	PRINTING APPARATUS WITH PROCESSING TANK
77640	Eastman Kodak Company	US	6000871	09/054,960	4/3/1998	12/14/1999	Granted	PRECISION ASSEMBLY TECHNIQUE USING ALIGNMENT FIXTURE AND THE RESULTING ASSEMBLY
77645	Eastman Kodak Company	US	6081285	09/067,730	4/28/1998	6/27/2000	Granted	A PRINTER AND RECEIVER SUPPLY TRAY ADAPTED TO SENSE AMOUNT OF RECEIVER THEREIN AND METHOD THEREOF
77646	Eastman Kodak Company	US	6541100	09/223,859	9/13/2000	4/1/2003	Granted	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES AND CONDUCTING LAYER
77668	Eastman Kodak Company	US	6055057	09/218,868	12/22/1998	4/25/2000	Granted	ARTICLE AND METHOD FOR STORAGE OF DATA
77697	Eastman Kodak Company	US	6177947	09/054,092	4/2/1998	1/23/2001	Granted	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77700	Eastman Kodak Company	US	6092890	09/070,260	10/12/1999	7/25/2000	Granted	COLOR IMAGE FORMATION IN RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77706	Eastman Kodak Company	US	6211896	09/212,651	12/16/1998	4/3/2001	Granted	PRODUCING DURABLE INK IMAGES
77732	Eastman Kodak Company	US	5965339	09/062,068	4/17/1998	10/12/1999	Granted	METHOD FOR PRODUCING LENTICULAR IMAGES
77749	Eastman Kodak Company	US	5923937	09/103,007	6/23/1998	7/13/1999	Granted	PHOTOGRAPHIC ELEMENT HAVING A PROTECTIVE OVERCOAT
77761	Eastman Kodak Company	US	5897247	09/103,272	6/23/1998	4/27/1999	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD USING A TRANSFER MEMBER THAT IS SUPPORTED TO PREVENT DISTORTION
77769	Eastman Kodak Company	US	6164587	09/313,009	5/17/1999	12/26/2000	Granted	METHOD AND APPARATUS FOR APPLYING A CHARGE TO A MEMBER SO THAT A NET CHARGE FLOWING THROUGH A SEMICONDUCTIVE LAYER OF A CHARGE APPLYING MEMBER IS ABOUT ZERO
77770	Eastman Kodak Company	US	6428134	09/097,037	11/9/2000	8/6/2002	Granted	DRIVE DEVICE FOR ROTATING HOLLOW ELEMENTS
77774	Eastman Kodak Company	DE	69923811.0	99420130.9	6/9/1999	2/23/2005	Granted	PRINTER AND METHOD ADAPTED TO REDUCE VARIABILITY IN EJECTED INK DROPLET VOLUME
77774	Eastman Kodak Company	FR	0963842	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	GB	0963842	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	US	6435665	09/907,976	7/18/2001	8/20/2002	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77776	Eastman Kodak Company	US	6219140	09/212,991	12/16/1998	4/17/2001	Granted	APPARATUS FOR COMPENSATION FOR SPECTRAL FLUCTUATION OF A LIGHT SOURCE AND A SCANNER INCORPORATING SAID APPARATUS
77786	Eastman Kodak Company	DE	69919093.2	99202691.4	8/19/1999	8/4/2004	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	GB	0983866	99202691.4	8/19/1999	8/4/2004	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	US	6140390	09/144,389	8/31/1998	10/31/2000	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77787	Eastman Kodak Company	US	6052212	09/211,237	12/14/1998	4/18/2000	Granted	METHOD AND APPARATUS FOR CORRECTING COMA IN A HIGH RESOLUTION SCANNER
77788	Eastman Kodak Company	US	6104000	09/197,737	11/20/1998	8/15/2000	Granted	DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
77790	Eastman Kodak Company	US	6045965	09/196,545	11/20/1998	4/4/2000	Granted	PHOTOGRAPHIC MEMBER WITH PEELABLE AND REPOSITIONING ADHESIVE LAYER
77797	Eastman Kodak Company	US	6249384	09/342,391	6/29/1999	6/19/2001	Granted	DETECTION AND CORRECTION OF SKEW BETWEEN A WRITING LASER BEAM AND LENTICULES IN LENTICULAR MATERIAL
77811	Eastman Kodak Company	US	6542179	09/163,619	9/30/1998	4/1/2003	Granted	LIGHT INTEGRATING SYSTEM WITH REDUCED DYNAMIC SHADING
77812	Eastman Kodak Company	US	6440540	10/074,982	2/13/2002	8/27/2002	Granted	ELECTROPHOTOGRAPHIC TONER RECEIVING MATERIAL
77814	Eastman Kodak Company	DE	69913290.8	99203279.7	10/7/1999	12/3/2003	Granted	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	US	6089704	09/175,132	10/19/1998	7/18/2000	Granted	OVERCOAT FOR INK JET RECORDING ELEMENT
77823	Eastman Kodak Company	US	6033138	09/080,841	5/18/1998	3/7/2000	Granted	MAGNETICALLY HELD MOTOR STOP
77831	Eastman Kodak Company	US	5995193	09/071,483	5/1/1998	11/30/1999	Granted	SELF-CONTAINED DEVICE FOR RECORDING

77838	Eastman Kodak Company	US	6328399	09/081,984	3/30/2000	12/11/2001	Granted	DATA ENCODED EITHER IN VISIBLE OR INVISIBLE FORM PRINTER AND PRINT HEAD CAPABLE OF PRINTING IN A PLURALITY OF DYNAMIC RANGES OF INK DROPLET VOLUMES AND METHOD OF ASSEMBLING SAME
77847	Eastman Kodak Company	JP	4187354	11-174229	6/21/1999	9/19/2008	Granted	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77847	Eastman Kodak Company	US	6034774	09/105,742	6/26/1998	3/7/2000	Granted	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77848	Eastman Kodak Company	US	6614534	09/460,280	12/14/1999	9/2/2003	Granted	METHOD AND APPARATUS FOR COMBINED MEASUREMENT OF SURFACE NON-UNIFORMITY, INDEX OF REFRACTION VARIATION AND THICKNESS VARIATION
77849	Eastman Kodak Company	DE	60111983.5	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	FR	1136799	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	GB	1136799	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA

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77849	Eastman Kodak Company	US	6522410	09/521,089	3/7/2000	2/18/2003	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77852	Eastman Kodak Company	GB	2339297	9913755.6	6/15/1999	11/27/2002	Granted	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77852	Eastman Kodak Company	US	5972838	09/103,890	6/24/1998	10/26/1999	Granted	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77856	Eastman Kodak Company	US	6177939	09/168,812	8/7/2000	1/23/2001	Granted	A METHOD OF SAVING SECTIONS OF A DOCUMENT TO RANDOM ACCESS MEMORY
77870	Eastman Kodak Company	US	5996497	09/096,633	6/12/1998	12/7/1999	Granted	METHOD OF MAKING A DURABLE HYDROPHILIC LAYER
77878	Eastman Kodak Company	DE	69919274.9	99202077.6	6/28/1999	8/11/2004	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77878	Eastman Kodak Company	US	6187520	09/335,589	6/18/1999	2/13/2001	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77892	Eastman Kodak Company	US	6207037	09/351,824	7/12/1999	3/27/2001	Granted	RECOVERY OF METAL FROM SOLUTION
77906	Eastman Kodak Company	US	6001549	09/085,738	5/27/1998	12/14/1999	Granted	ELECTRICALLY CONDUCTIVE LAYER COMPRISING MICROGEL PARTICLES
77923	Eastman Kodak Company	US	6043193	09/102,784	6/23/1998	3/28/2000	Granted	THERMAL RECORDING ELEMENT
77939	Eastman Kodak Company	US	6014272	09/083,460	5/22/1998	1/11/2000	Granted	A RETROREFLECTIVE LENS
77961	Eastman Kodak Company	US	6260387	09/087,073	5/29/1998	7/17/2001	Granted	METHOD FOR FABRICATING GLASS PREFORMS FOR MOLDING OPTICAL SURFACES IN GLASS ELEMENTS
77974	Eastman Kodak Company	US	6086985	09/174,946	10/19/1998	7/11/2000	Granted	INK JET RECORDING ELEMENT
77981	Eastman Kodak Company	US	5952165	09/090,827	6/4/1998	9/14/1999	Granted	TOPCOAT FOR MOTION PICTURE FILM
77989	Eastman Kodak Company	US	6101006	09/134,619	8/14/1998	8/8/2000	Granted	METHOD AND APPARATUS FOR CONTROLLING IMAGE SCANNING AND DATA TRANSFER IN A PHOTOGRAPHIC FILM SCANNER
78016	Eastman Kodak Company	US	6262519	09/100,565	7/31/2000	7/17/2001	Granted	METHOD OF CONTROLLING FLUID FLOW IN A MICROFLUIDIC PROCESS
78018	Eastman Kodak Company	US	6158838	09/210,267	12/10/1998	12/12/2000	Granted	METHOD AND APPARATUS FOR CLEANING AND CAPPING A PRINT HEAD IN AN INK JET PRINTER
78021	Eastman Kodak Company	US	5946141	09/105,301	6/26/1998	8/31/1999	Granted	APOCHROMATIC LENS SYSTEM FOR RELAYING LASER BEAM WAISTS
78028	Eastman Kodak Company	US	5948585	09/116,802	7/16/1998	9/7/1999	Granted	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78037	Eastman Kodak Company	US	6296983	09/197,361	11/20/1998	10/2/2001	Granted	IMAGING ELEMENT WITH IMPROVED TWIST WARP
78038	Eastman Kodak Company	US	6163389	09/104,548	2/11/2000	12/19/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
78044	Eastman Kodak Company	US	D428420	29/090,363	7/7/1998	7/18/2000	Granted	"TRIM" ICON FOR A DISPLAY SCREEN
78045	Eastman Kodak Company	US	D428614	29/090,364	7/7/1998	7/25/2000	Granted	"SMART FIX" ICON FOR A DISPLAY SCREEN
78046	Eastman Kodak Company	US	D428615	29/090,365	7/7/1998	7/25/2000	Granted	"PICTURE POSTCARD" ICON FOR A DISPLAY SCREEN
78047	Eastman Kodak Company	US	D419146	29/090,340	7/7/1998	1/18/2000	Granted	"SELECT ALL" ICON FOR A DISPLAY SCREEN
78057	Eastman Kodak Company	US	6573222	09/568,835	5/11/2000	6/3/2003	Granted	LUBRICATING LAYER IN PHOTOGRAPHIC ELEMENTS
78060	Eastman Kodak Company	US	6234625	09/105,743	6/26/1998	5/22/2001	Granted	PRINTING APPARATUS WITH RECEIVER TREATMENT
78072	Eastman Kodak Company	US	6572516	10/071,315	2/8/2002	6/3/2003	Granted	DEVICE TO REDUCE PROCESS ELECTROSTATIC PATTERN TRANSFER IN COATING PROCESSES
78079	Eastman Kodak Company	US	6162549	09/156,061	9/17/1998	12/19/2000	Granted	DAY/NIGHT IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEETS
78080	Eastman Kodak Company	US	6197416	09/154,692	9/17/1998	3/6/2001	Granted	TRANSMISSION IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78084	Eastman Kodak Company	US	6222607	09/456,613	12/8/1999	4/24/2001	Granted	SYSTEM AND METHOD FOR PROCESSING AND/OR MANIPULATING IMAGES
78096	Eastman Kodak Company	US	D421429	29/092,073	8/12/1998	3/7/2000	Granted	"TRACH DELETE ALL" ICON FOR A DISPLAY SCREEN
78098	Eastman Kodak Company	US	6325480	09/123,689	7/28/1998	12/4/2001	Granted	AN INK JET PRINTER AND METHOD CAPABLE OF FORMING A PLURALITY OF REGISTRATION MARKS ON A RECEIVER AND SENSING THE MARKS FORMED THEREBY
78100	Eastman Kodak Company	US	6109745	09/118,538	7/17/1998	8/29/2000	Granted	BORDERLESS INK JET PRINTING ON RECEIVERS
78107	Eastman Kodak Company	US	6100911	09/143,007	8/28/1998	8/8/2000	Granted	METHOD AND APPARATUS TO PROVIDE A LOADING FORCE FOR PRINT-HEAD ADJUSTMENT USING MAGNETS
78115	Eastman Kodak Company	US	6044762	09/122,875	7/27/1998	4/4/2000	Granted	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FLUID APPLICATION TO FLUID-RECEIVING ELEMENT
78116	Eastman Kodak Company	US	6236461	09/219,042	12/23/1998	5/22/2001	Granted	LASER SENSITOMETER USING MULTIPLE-

78127	Eastman Kodak Company	US	6184534	09/128,881	8/4/1998	2/6/2001	Granted	PRISM BEAM EXPANSION AND A POLARIZER METHOD OF PULSING LIGHT EMITTING DIODES FOR READING FLUORESCENT INDICIA, DATA READER, AND SYSTEM
78130	Eastman Kodak Company	US	6322208	09/133,080	8/12/1998	11/27/2001	Granted	TREATMENT FOR IMPROVING PROPERTIES OF INK IMAGES
78132	Eastman Kodak Company	US	6180304	09/156,063	9/17/1998	1/30/2001	Granted	TRANSLUCENT IMAGING PAPER DISPLAY MATERIALS WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78146	Eastman Kodak Company	US	6096427	09/123,037	7/27/1998	8/1/2000	Granted	FUSER BELTS WITH ADHESION PROMOTING LAYER
78154	Eastman Kodak Company	US	6071688	09/124,690	7/29/1998	6/6/2000	Granted	PROVIDING ADDITIVES TO A COATING COMPOSITION BY VAPORIZATION
78157	Eastman Kodak Company	DE	69917536.4	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT

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78157	Eastman Kodak Company	FR	0970819	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	GB	0970819	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	US	6045917	09/114,022	7/10/1998	4/4/2000	Granted	INK JET RECORDING ELEMENT
78163	Eastman Kodak Company	US	6186610	09/157,455	9/21/1998	2/13/2001	Granted	AN IMAGING APPARATUS CAPABLE OF SUPPRESSING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
78164	Eastman Kodak Company	US	6047816	09/149,701	9/8/1998	4/11/2000	Granted	PRINthead CONTAINER AND METHOD
78171	Eastman Kodak Company	US	6567190	09/435,099	11/5/1999	5/20/2003	Granted	MULTI-FUNCTIONAL SCANNER AND METHOD OF ASSEMBLING SAME
78172	Eastman Kodak Company	US	6242051	09/439,390	11/15/1999	6/5/2001	Granted	IMPROVED COATING METHOD USING ELECTROSTATIC ASSIST
78177	Eastman Kodak Company	US	6103313	09/175,640	10/20/1998	8/15/2000	Granted	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78178	Eastman Kodak Company	US	6099913	09/175,519	10/20/1998	8/8/2000	Granted	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78184	Eastman Kodak Company	US	6049348	09/144,396	8/31/1998	4/11/2000	Granted	PROGRAMMABLE GEARING CONTROL OF A LEADSCREW FOR A PRINthead HAVING A VARIABLE NUMBER OF CHANNELS
78185	Eastman Kodak Company	US	6215547	09/197,328	10/10/2000	4/10/2001	Granted	REFLECTIVE LIQUID CRYSTAL MODULATOR BASED PRINTING SYSTEM
78188	Eastman Kodak Company	US	6130024	09/197,730	11/20/1998	10/10/2000	Granted	STRIPPABLE REPOSITIONABLE BACK SHEET FOR PHOTOGRAPHIC ELEMENT
78201	Eastman Kodak Company	US	6293690	09/671,419	9/27/2000	9/25/2001	Granted	AS AMENDED: VENTED SINGLE STAGE BARRIER SCREW—WITH A GAS VENT HOLE AND AXIAL BORE IN THE SCREW FOR VENTING GASES—
78222	Eastman Kodak Company	US	6189991	09/133,879	8/14/1998	2/20/2001	Granted	COMPENSATING FOR RECEIVER SKEW IN INK JET PRINTER
78229	Eastman Kodak Company	US	6215540	09/131,755	8/10/1998	4/10/2001	Granted	LIGHT MODULATING LAYER WITH DIFFERENT TRANSMISSIVE STATES
78234	Eastman Kodak Company	US	6515760	09/150,418	9/9/1998	2/4/2003	Granted	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78236	Eastman Kodak Company	JP	4444403	1999-227435	8/11/1999	1/22/2010	Granted	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	US	6099178	09/133,114	8/12/1998	8/8/2000	Granted	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78241	Eastman Kodak Company	US	6610386	09/224,606	1/3/2001	8/26/2003	Granted	TRANSFERABLE SUPPORT FOR APPLYING DATA TO AN OBJECT
78248	Eastman Kodak Company	JP	4426021	1999-220502	8/3/1999	12/18/2009	Granted	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	JP	5021011	2009-238273	10/15/2009	6/22/2012	Granted	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	US	6252621	09/128,077	8/3/1998	6/26/2001	Granted	PRINTING LENTICULAR IMAGES
78253	Eastman Kodak Company	JP	4430760	1999-227437	8/11/1999	12/25/2009	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	6634814	09/767,624	1/23/2001	10/21/2003	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	7063470	10/651,682	8/29/2003	6/30/2006	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78260	Eastman Kodak Company	US	D427609	29/092,074	8/12/1998	7/4/2000	Granted	“ALBUM UTILITIES” ICON FOR A DISPLAY SCREEN
78261	Eastman Kodak Company	US	D426526	29/092,102	8/12/1998	6/13/2000	Granted	“NEW ALBUM” ICON FOR A DISPLAY SCREEN
78262	Eastman Kodak Company	US	D422988	29/092,110	8/12/1998	4/18/2000	Granted	“CAMERA UTILITIES” ICON FOR A DISPLAY SCREEN
78263	Eastman Kodak Company	US	D422987	29/092,075	8/12/1998	4/18/2000	Granted	“PRINT UTILITIES” ICON FOR A DISPLAY SCREEN
78274	Eastman Kodak Company	US	6463981	09/676,877	9/29/2000	10/15/2002	Granted	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A DEFORMABLE LAYER
78275	Eastman Kodak Company	US	6213183	09/133,248	11/9/2000	4/10/2001	Granted	A LAMINATOR ASSEMBLY HAVING AN ENDLESS BELT
78279	Eastman Kodak Company	US	D418411	29/092,499	8/11/1998	1/4/2000	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78280	Eastman Kodak Company	US	D417150	29/092,059	8/11/1998	11/30/1999	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78281	Eastman Kodak Company	US	D416487	29/092,060	8/11/1998	11/16/1999	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78282	Eastman Kodak Company	US	D434981	29/092,058	8/11/1998	12/12/2000	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78309	Eastman Kodak Company	US	5996653	09/168,780	10/8/1998	12/7/1999	Granted	VALVE ASSEMBLY AND APPARATUS
78310	Eastman Kodak Company	US	6041966	09/168,779	10/8/1998	3/28/2000	Granted	ENCLOSURE FOR A BOTTOM DRAINING CONTAINER
78323	Eastman Kodak Company	US	5997119	09/143,002	8/28/1998	12/7/1999	Granted	A MAGNETIC ARRANGEMENT FOR PRINthead POSITIONING IN AN IMAGE PROCESSING APPARATUS
78337	Eastman Kodak Company	US	5985514	09/156,833	9/18/1998	11/16/1999	Granted	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND

78339	Eastman Kodak Company	US	6440048	09/224,191	12/31/1998	8/27/2002	Granted	METHODS OF USE LOW COST FUSER ROLLERS
78348	Eastman Kodak Company	US	6154239	09/144,227	8/31/1998	11/28/2000	Granted	CERAMIC INK JET PRINTING ELEMENT
78363	Eastman Kodak Company	US	5985017	09/179,497	10/27/1998	11/16/1999	Granted	POTASSIUM N-METHYL-N-OLEOYL TAURATE AS A DISPERSANT IN PIGMENTED INK JET INKS
78365	Eastman Kodak Company	JP	4130520	11-364339	12/22/1999	5/30/2008	Granted	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS

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78365	Eastman Kodak Company	US	6628316	09/667,920	9/22/2000	9/30/2003	Granted	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78370	Eastman Kodak Company	US	6281909	09/159,447	11/2/2000	8/28/2001	Granted	CLEANING ORIFICES IN INK JET PRINTING APPARATUS
78382	Eastman Kodak Company	US	6207338	09/265,750	3/10/1999	3/27/2001	Granted	TONER PARTICLES OF CONTROLLED MORPHOLOGY
78388	Eastman Kodak Company	US	6051532	09/193,342	11/16/1998	4/18/2000	Granted	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78393	Eastman Kodak Company	US	6319660	09/358,057	7/21/1999	11/20/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78393	Eastman Kodak Company	US	6455242	09/954,704	9/18/2001	9/24/2002	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78395	Eastman Kodak Company	US	6201125	09/473,636	12/28/1999	3/13/2001	Granted	COMPOUNDS AND SYNTHESIS PROCESS
78418	Eastman Kodak Company	DE	69910326.6	99203281.3	10/7/1999	8/13/2003	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	JP	4767380	11-291550	10/13/1999	6/24/2011	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	US	6191802	09/175,735	10/20/1998	2/20/2001	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78431	Eastman Kodak Company	US	6110656	09/161,881	9/28/1998	8/29/2000	Granted	COLLOIDAL VANADIUM OXIDE HAVING IMPROVED STABILITY
78447	Eastman Kodak Company	US	6078156	09/165,981	10/2/1998	6/20/2000	Granted	METHOD AND APPARATUS FOR IMPROVED ELECTRONIC BRAKING OF A DC MOTOR
78455	Eastman Kodak Company	US	5968724	09/177,154	10/22/1998	10/19/1999	Granted	SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH REDUCED FOG
78463	Eastman Kodak Company	US	6108930	09/274,418	3/23/1999	8/29/2000	Granted	APPARATUS FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
78475	Eastman Kodak Company	US	6069748	09/175,861	10/20/1998	5/30/2000	Granted	LASER LINE GENERATOR SYSTEM
78476	Eastman Kodak Company	DE	69909210.8	99203150.0	9/27/1999	7/2/2003	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	GB	0992347	99203150.0	9/27/1999	7/2/2003	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	US	6168259	09/169,054	10/9/1998	1/2/2001	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78477	Eastman Kodak Company	US	6014257	09/173,072	10/14/1998	1/11/2000	Granted	LIGHT MODULATOR
78478	Eastman Kodak Company	US	5991079	09/172,463	10/14/1998	11/23/1999	Granted	METHOD OF MAKING A LIGHT MODULATOR
78479	Eastman Kodak Company	US	6145952	09/174,794	10/19/1998	11/14/2000	Granted	A SELF-CLEANING INK JET PRINTER AND METHOD OF ASSEMBLING SAME
78488	Eastman Kodak Company	US	6168911	09/216,369	7/14/2000	1/2/2001	Granted	IMPROVED FORMULATIONS FOR PREPARING METAL OXIDE-BASED PIGMENT-BINDER TRANSPARENT ELECTRICALLY CONDUCTIVE LAYERS
78489	Eastman Kodak Company	US	6308601	09/196,092	11/10/2000	10/30/2001	Granted	APPARATUS AND METHOD FOR SLITTING A SHEET OF WEB MATERIAL
78496	Eastman Kodak Company	US	6092796	09/172,382	10/14/1998	7/25/2000	Granted	MULTI POSITION PART HOLDER FOR ROBOTIC APPLICATIONS
78500	Eastman Kodak Company	US	6061166	09/173,331	10/15/1998	5/9/2000	Granted	DIFFRACTIVE LIGHT MODULATOR
78512	Eastman Kodak Company	US	6271936	09/210,311	12/11/1998	8/7/2001	Granted	COMBINING ERROR DIFFUSION, DITHERING AND OVER-MODULATION FOR SMOOTH MULTILEVEL PRINTING
78523	Eastman Kodak Company	US	5992973	09/175,488	10/20/1998	11/30/1999	Granted	INK JET PRINTING REGISTERED COLOR IMAGES
78532	Eastman Kodak Company	US	6217163	09/221,342	12/28/1998	4/17/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78535	Eastman Kodak Company	US	6101039	09/399,835	9/21/1999	8/8/2000	Granted	LENTICULAR IMAGE PRODUCT HAVING CONTACT SPOT SUPPRESSION
78544	Eastman Kodak Company	US	6298154	09/280,100	3/29/1999	10/2/2001	Granted	METHOD FOR RENDERING IMPROVED PERSONAL HANDWRITING
78549	Eastman Kodak Company	US	6089696	09/188,574	11/9/1998	7/18/2000	Granted	AN INK JET PRINTER CAPABLE OF INCREASING SPATIAL RESOLUTION OF A PLURALITY OF MARKS TO BE PRINTED

									THEREBY AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6312090	09/221,241	12/28/1998	11/6/2001	Granted		AN INK JET PRINTER WITH WIPER BLADE CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6511151	09/736,089	12/13/2000	1/28/2003	Granted		AN INK JET PRINTER AND CLEANING BLADE AND METHOD OF CLEANING
78578	Eastman Kodak Company	US	6164751	09/221,526	12/28/1998	12/26/2000	Granted		AN INK JET PRINTER WITH WIPER BLADE AND VACUUM CANOPY CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78579	Eastman Kodak Company	US	6435647	09/847,833	5/2/2001	8/20/2002	Granted		AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78583	Eastman Kodak Company	US	6075656	09/188,420	11/9/1998	6/13/2000	Granted		A HIGH NUMERICAL APERTURE OBJECTIVE LENS
78586	Eastman Kodak Company	US	6001161	09/203,254	12/1/1998	12/14/1999	Granted		METAL COMPLEX FOR INK JET INK
78589	Eastman Kodak Company	US	6020032	09/193,641	11/18/1998	2/1/2000	Granted		METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78592	Eastman Kodak Company	JP	4519968	11-359868	12/17/1999	5/28/2010	Granted		MANUFACTURE OF ELECTROMECHANICAL GRATING APPARATUS PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE (original)
78592	Eastman Kodak Company	US	6238581	09/216,202	12/18/1998	5/29/2001	Granted		PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE
78593	Eastman Kodak Company	DE	69909727.4	99204209.3	12/9/1999	7/23/2003	Granted		METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	JP	4588147	1999-356802	12/16/1999	9/17/2010	Granted		METHOD TO MANUFACTURE FLATTENED SURFACE STRUCTURE
78593	Eastman Kodak Company	US	6284560	09/215,973	12/18/1998	9/4/2001	Granted		METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES

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78593	Eastman Kodak Company	US	6426237	09/867,928	5/30/2001	7/30/2002	Granted	A METHOD FOR PRODUCING OPTICALLY PLANAR SURFACES FOR MICRO-ELECTROMECHANICAL SYSTEM DEVICES
78594	Eastman Kodak Company	US	6172796	09/216,559	12/18/1998	1/9/2001	Granted	A MULTILEVEL ELECTRO-MECHANICAL GRATING DEVICE AND A METHOD FOR OPERATING A MULTILEVEL MECHANICAL AND ELECTRO-MECHANICAL GRATING DEVICE
78595	Eastman Kodak Company	US	6144481	09/215,106	12/18/1998	11/7/2000	Granted	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78601	Eastman Kodak Company	US	6126283	09/182,711	10/29/1998	10/3/2000	Granted	FORMAT FLEXIBLE INK JET PRINTING
78602	Eastman Kodak Company	US	6170943	09/182,351	10/29/1998	1/9/2001	Granted	LARGE AND SMALL FORMAT INK JET PRINTING APPARATUS
78610	Eastman Kodak Company	US	6051531	09/192,769	11/16/1998	4/18/2000	Granted	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78614	Eastman Kodak Company	US	6177141	09/396,098	9/15/1999	1/23/2001	Granted	METHOD AND APPARATUS FOR COATING A LIQUID COMPOSITION TO A WEB
78625	Eastman Kodak Company	DE	69900628.7	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	FR	0997702	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	GB	0997702	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	US	6038027	09/216,045	12/18/1998	3/14/2000	Granted	METHOD FOR MEASURING MATERIAL THICKNESS PROFILES
78626	Eastman Kodak Company	US	6034772	09/216,044	12/18/1998	3/7/2000	Granted	METHOD FOR PROCESSING INTERFEROMETRIC MEASUREMENT DATA
78628	Eastman Kodak Company	DE	69900312.1	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	FR	0997703	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	GB	0997703	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	US	6067161	09/216,094	12/18/1998	5/23/2000	Granted	APPARATUS FOR MEASURING MATERIAL THICKNESS PROFILES
78635	Eastman Kodak Company	US	6037735	09/260,615	3/1/1999	3/14/2000	Granted	SLOW-SPEED SERVOMECHANISM
78652	Eastman Kodak Company	US	6241337	09/221,937	12/28/1998	6/5/2001	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM HAVING A WIPER BLADE AND TRANSDUCER AND METHOD OF ASSEMBLING THE PRINTER
78657	Eastman Kodak Company	DE	69919496.2	99204208.5	12/9/1999	8/18/2004	Granted	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	JP	4410891	1999-359888	12/17/1999	11/20/2009	Granted	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	US	6252697	09/216,289	12/18/1998	6/26/2001	Granted	A MECHANICAL GRATING DEVICE
78664	Eastman Kodak Company	US	6030438	09/203,260	12/1/1998	2/29/2000	Granted	ADDITIVE FOR INK JET INK
78685	Eastman Kodak Company	US	7517168	09/213,169	11/30/2000	4/14/2009	Granted	SYSTEM FOR DISPLAYING, STORING AND RETRIEVING IMAGES
78688	Eastman Kodak Company	US	6025119	09/216,187	12/18/1998	2/15/2000	Granted	ANTISTATIC LAYER FOR IMAGING ELEMENT
78695	Eastman Kodak Company	DE	69911157.9	99204246.5	12/13/1999	9/10/2003	Granted	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	JP	4372930	11-373102	12/28/1999	9/11/2009	Granted	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	US	6110601	09/224,531	12/31/1998	8/29/2000	Granted	INK JET RECORDING ELEMENT
78702	Eastman Kodak Company	US	6181458	09/216,054	12/18/1998	1/30/2001	Granted	A MECHANICAL GRATING DEVICE WITH OPTICAL COATING AND METHOD OF MAKING MECHANICAL GRATING DEVICE WITH OPTICAL COATING
78703	Eastman Kodak Company	US	6208827	09/197,367	11/20/1998	3/27/2001	Granted	IMPROVED DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78704	Eastman Kodak Company	US	6029039	09/197,259	11/20/1998	2/22/2000	Granted	RETRACTABLE CONTACT SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78705	Eastman Kodak Company	US	6142601	09/205,946	12/4/1998	11/7/2000	Granted	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78706	Eastman Kodak Company	US	6183057	09/206,272	12/4/1998	2/6/2001	Granted	A SELF-CLEANING INK JET PRINTER HAVING ULTRASONICS WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78725	Eastman Kodak Company	US	6149256	09/198,746	11/24/1998	11/21/2000	Granted	INSERTABLE CARTRIDGE FOR DIGITAL CAMERA WITH INK JET PRINTER
78729	Eastman Kodak Company	US	6052546	09/197,686	11/20/1998	4/18/2000	Granted	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78730	Eastman Kodak Company	US	6016410	09/197,365	11/20/1998	1/18/2000	Granted	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78746	Eastman Kodak Company	US	6141139	09/201,500	11/30/1998	10/31/2000	Granted	METHOD OF MAKING A BISTABLE MICROMAGNETIC LIGHT MODULATOR
78751	Eastman Kodak Company	JP	4226749	2000-34327	2/7/2000	12/5/2008	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT
78751	Eastman Kodak Company	US	6187491	09/246,639	5/8/2000	2/13/2001	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING ACID SCAVENGER IN OVERCOAT

78753	Eastman Kodak Company	US	6400386	09/547,603	4/12/2000	6/4/2002	Granted	METHOD OF PRINTING A FLUORESCENT IMAGE SUPERIMPOSED ON A COLOR IMAGE
78757	Eastman Kodak Company	US	6234620	09/342,371	6/29/1999	5/22/2001	Granted	CONTINUOUS INKJET PRINTER CATCHER AND METHOD FOR MAKING SAME
78758	Eastman Kodak Company	US	6202550	09/223,258	4/5/2000	3/20/2001	Granted	A PRINTER AND METHOD FOR PRINTING INDICIA ON A DISK
78773	Eastman Kodak Company	US	6367922	09/216,531	2/13/2001	4/9/2002	Granted	INK JET PRINTING PROCESS
78784	Eastman Kodak Company	US	6273542	09/218,690	12/22/1998	8/14/2001	Granted	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN AN INKJET PRINTER

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78805	Eastman Kodak Company	US	6067183	09/208,563	12/9/1998	5/23/2000	Granted	LIGHT MODULATOR WITH SPECIFIC ELECTRODE CONFIGURATIONS
78810	Eastman Kodak Company	US	6267464	09/221,349	12/28/1998	7/31/2001	Granted	SELF CLEANING INK JET PRINthead CARTRIDGES
78811	Eastman Kodak Company	US	6595617	09/751,620	12/29/2000	7/22/2003	Granted	SELF-CLEANING PRINTER AND PRINT HEAD AND METHOD FOR MANUFACTURING SAME
78816	Eastman Kodak Company	US	6250740	09/221,219	12/23/1998	6/26/2001	Granted	PAGEWIDTH IMAGE FORMING SYSTEM AND METHOD
78821	Eastman Kodak Company	US	6038057	09/215,728	12/18/1998	3/14/2000	Granted	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78825	Eastman Kodak Company	US	6140036	09/259,992	5/8/2000	10/31/2000	Granted	PHOTOGRAPHIC MATERIAL HAVING IMPROVED COLOR REPRODUCTION
78826	Eastman Kodak Company	US	6168256	09/222,752	12/29/1998	1/2/2001	Granted	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND METHOD OF ASSEMBLING THE PRINTER
78827	Eastman Kodak Company	US	6286929	09/222,409	10/10/2000	9/11/2001	Granted	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND ULTRASONICS AND METHOD OF ASSEMBLING THE PRINTER
78828	Eastman Kodak Company	US	6152999	09/300,829	4/27/1999	11/28/2000	Granted	COLOR PIGMENTED INK JET INK SET
78832	Eastman Kodak Company	US	6582515	09/461,964	6/6/2002	6/24/2003	Granted	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78841	Eastman Kodak Company	US	6183058	09/407,451	9/28/1999	2/6/2001	Granted	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78845	Eastman Kodak Company	US	6213288	09/212,666	12/16/1998	4/10/2001	Granted	PUCK DELIVERY SYSTEM
78846	Eastman Kodak Company	US	6224202	09/216,203	12/18/1998	5/1/2001	Granted	INK JET PRINTING METHOD
78848	Eastman Kodak Company	US	6552824	09/213,636	12/26/2001	4/22/2003	Granted	METHOD OF PROCESSING PIXELS WITH BINARY OR MULTIBIT ERROR DIFFUSION
78849	Eastman Kodak Company	US	6517909	09/697,526	10/26/2000	2/11/2003	Granted	METHOD FOR USING A PATTERNED BACKING ROLLER FOR CURTAIN COATING A LIQUID COMPOSITION TO A WEB
78853	Eastman Kodak Company	US	6048679	09/221,639	12/28/1998	4/11/2000	Granted	ANTISTATIC LAYER COATING COMPOSITIONS
78861	Eastman Kodak Company	US	6179978	09/249,831	2/12/1999	1/30/2001	Granted	A MANDREL FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND METHOD OF MAKING THE MANDREL
78867	Eastman Kodak Company	US	5976251	09/213,564	12/17/1998	11/2/1999	Granted	INLET FOR INTRODUCING WATER TO WIRE EDGE GUIDES FOR CURTAIN COATING
78868	Eastman Kodak Company	US	6233087	09/216,374	12/18/1998	5/15/2001	Granted	AN ELECTRO-MECHANICAL GRATING DEVICE
78872	Eastman Kodak Company	US	6426737	09/215,830	12/18/1998	7/30/2002	Granted	FORMING IMAGES BY FIELD-DRIVEN RESPONSIVE LIGHT-ABSORBING PARTICLES
78884	Eastman Kodak Company	US	6034457	09/221,510	12/28/1998	3/7/2000	Granted	MAGNETIC DRIVE APPARATUS FOR WEB TRANSPORT
78890	Eastman Kodak Company	US	6290323	09/407,448	9/28/1999	9/18/2001	Granted	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND ROTATING ROLLER AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78892	Eastman Kodak Company	US	6325490	09/224,533	12/31/1998	12/4/2001	Granted	NOZZLE PLATE WITH MIXED SELF-ASSEMBLED MONOLAYER
78897	Eastman Kodak Company	US	6087054	09/217,030	12/21/1998	7/11/2000	Granted	DETECTION AND CORRECTION OF SKEW BETWEEN A REFERENCE AND LENTICULES IN LENTICULAR MATERIAL
78902	Eastman Kodak Company	US	6243194	09/216,331	12/18/1998	6/5/2001	Granted	A MECHANICAL GRATING DEVICE
78924	Eastman Kodak Company	US	6316081	09/335,404	6/17/1999	11/13/2001	Granted	PHOTOGRAPHIC JACKET AND ALBUM
78931	Eastman Kodak Company	JP	4308393	11-375594	12/28/1999	5/15/2009	Granted	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	US	6213595	09/221,256	12/28/1998	4/10/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78932	Eastman Kodak Company	US	6209999	09/219,694	12/23/1998	4/3/2001	Granted	PRINTING APPARATUS WITH HUMIDITY-CONTROLLED RECEIVER TRAY
78958	Eastman Kodak Company	US	6203917	09/224,388	12/31/1998	3/20/2001	Granted	CONFORMABLE POLY(DIMETHYLSILOXANE) COATING AS INTERMEDIATE LAYER FOR FUSER MEMBERS
78961	Eastman Kodak Company	US	6802588	10/228,647	8/26/2002	10/12/2004	Granted	FLUID JET APPARATUS AND METHOD FOR CLEANING INKJET PRINtheadS
78963	Eastman Kodak Company	DE	60034508.4	00201973.5	6/5/2000	4/25/2007	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78963	Eastman Kodak Company	GB	1060894	00201973.5	6/5/2000	4/25/2007	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78963	Eastman Kodak Company	US	6196657	09/334,374	6/16/1999	3/6/2001	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78964	Eastman Kodak Company	US	6517188	09/641,107	8/17/2000	2/11/2003	Granted	INK JET PRINT HEAD CLEANING
78966	Eastman Kodak Company	DE	60009196.1	00201541.0	4/28/2000	3/24/2004	Granted	
78966	Eastman Kodak Company	JP	4355424	2000-137012	5/10/2000	8/7/2009	Granted	SELF-CLEANING INK PRINTING PRINTER WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78966	Eastman Kodak Company	US	6283575	09/307,876	5/10/1999	9/4/2001	Granted	INK PRINTING PRINT HEAD WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78967	Eastman Kodak Company	US	6273552	09/249,191	2/12/1999	8/14/2001	Granted	IMAGE FORMING SYSTEM INCLUDING A PRINT HEAD HAVING A PLURALITY OF INK CHANNEL PISTONS, AND METHOD OF ASSEMBLING THE SYSTEM AND PRINT HEAD
78984	Eastman Kodak Company	US	6470145	09/229,692	1/13/1999	10/22/2002	Granted	ONE-TIME-USE CAMERA WITH ELECTRONIC

79000	Eastman Kodak Company	US	6593073	09/467,613	9/4/2002	7/15/2003	Granted	FLASH HAVING FILM IDENTIFYING INDICIA CORE/SHELL EMULSIONS WITH ENHANCED PHOTOGRAPHIC RESPONSE
79021	Eastman Kodak Company	US	6097890	09/234,603	1/21/1999	8/1/2000	Granted	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR
79021	Eastman Kodak Company	US	6151449	09/535,202	3/27/2000	11/21/2000	Granted	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR

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79023	Eastman Kodak Company	US	D413614	29/099,564	1/22/1999	9/7/1999	Granted	CAMERA WITH FLIP-UP FLASH
79024	Eastman Kodak Company	US	D413435	29/099,563	1/22/1999	9/7/1999	Granted	HOLSTER FOR CAMERA
79031	Eastman Kodak Company	US	6290749	09/456,643	12/8/1999	9/18/2001	Granted	PREPARATION OF ULTRA-PURE SILVER METAL
79055	Eastman Kodak Company	US	6310626	09/256,798	2/24/1999	10/30/2001	Granted	SYSTEM FOR MODELING A COLOR IMAGING DEVICE
79090	Eastman Kodak Company	DE	60030795.6	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	FR	1041426	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	GB	1041426	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	JP	4357077	2000-90550	3/29/2000	8/14/2009	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	US	6211997	09/283,068	3/31/1999	4/3/2001	Granted	MODULATOR FOR OPTICAL PRINTING
79092	Eastman Kodak Company	US	6143061	09/299,480	4/26/1999	11/7/2000	Granted	DELOCALIZED CATIONIC AZO DYE FOR INK JET INK
79096	Eastman Kodak Company	US	6069752	09/250,803	2/17/1999	5/30/2000	Granted	REPLACEABLE LASER AND MODULATOR UNIT
79101	Eastman Kodak Company	US	D432163	29/101,845	3/11/1999	10/17/2000	Granted	DESIGN OF A CABINERY ENCLOSURE FOR A BUSINESS MACHINE
79106	Eastman Kodak Company	US	6136080	09/299,412	4/26/1999	10/24/2000	Granted	CATIONIC AZO DYES FOR INK JET INK
79107	Eastman Kodak Company	US	6107018	09/250,200	2/16/1999	8/22/2000	Granted	HIGH CHLORIDE EMULSIONS DOPED WITH COMBINATION OF METAL COMPLEXES
79116	Eastman Kodak Company	US	6210851	09/451,554	12/1/1999	4/3/2001	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA MIXTURES
79121	Eastman Kodak Company	US	6197148	09/283,066	3/31/1999	3/6/2001	Granted	A WEB MATERIAL HAVING SPLICED JOINTS AND A METHOD FOR COATING A WEB MATERIAL HAVING SPLICED JOINTS
79128	Eastman Kodak Company	US	6278805	09/311,830	5/13/1999	8/21/2001	Granted	A SYSTEM FOR COMPOSING COLOR TRANSFORMS USING CLASS INFORMATION
79143	Eastman Kodak Company	US	6238584	09/257,895	3/2/1999	5/29/2001	Granted	FORMING INK JET NOZZLE PLATES
79144	Eastman Kodak Company	US	6214245	09/260,303	3/2/1999	4/10/2001	Granted	INK JET NOZZLE PLATES
79145	Eastman Kodak Company	US	6303042	09/260,698	3/2/1999	10/16/2001	Granted	MAKING INK JET NOZZLE PLATES
79158	Eastman Kodak Company	US	6272908	09/274,726	3/23/1999	8/14/2001	Granted	FLEXURAL PROBE AND METHOD FOR EXAMINING A MOVING SENSITIVE WEB SURFACE
79159	Eastman Kodak Company	US	6213324	09/441,985	11/17/1999	4/10/2001	Granted	PHOTOCHEMICAL FRANGIBLE CLOSURE
79161	Eastman Kodak Company	US	6312119	09/606,756	6/29/2000	11/6/2001	Granted	METHOD AND APPARATUS FOR FOAM REMOVAL IN AN INK CONTAINER
79162	Eastman Kodak Company	DE	60025569.7	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	FR	1040927	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	GB	1040927	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	US	6169565	09/283,272	3/31/1999	1/2/2001	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79163	Eastman Kodak Company	US	6479228	09/728,412	12/1/2000	11/12/2002	Granted	SCRATCH RESISTANT LAYER CONTAINING ELECTRONICALLY CONDUCTIVE POLYMER FOR IMAGING ELEMENTS
79177	Eastman Kodak Company	US	6208368	09/315,366	5/18/1999	3/27/2001	Granted	REMOVABLE LEAD SCREW ASSEMBLY FOR AN IMAGE PROCESSING APPARATUS
79180	Eastman Kodak Company	US	6186681	09/268,988	3/16/1999	2/13/2001	Granted	METHOD AND APPARATUS FOR PASTEURIZING FLUIDS
79210	Eastman Kodak Company	US	6152345	09/273,642	3/23/1999	11/28/2000	Granted	METHOD FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
79211	Eastman Kodak Company	US	6106166	09/292,859	4/16/1999	8/22/2000	Granted	A PHOTOPROCESSING APPARATUS FOR SENSING TYPE OF PHOTOPROCESSING CONSUMABLE AND METHOD OF ASSEMBLING THE APPARATUS
79220	Eastman Kodak Company	US	6713224	09/550,503	4/14/2000	3/30/2004	Granted	SOUND RECORDING FILM
79225	Eastman Kodak Company	JP	4510280	2000-397594	12/27/2000	5/14/2010	Granted	IMAGING SUPPORT
79239	Eastman Kodak Company	US	6507665	09/383,573	8/7/2002	1/14/2003	Granted	METHOD FOR CREATING ENVIRONMENT MAP CONTAINING INFORMATION EXTRACTED FROM STEREO IMAGE PAIRS
79252	Eastman Kodak Company	US	6165687	09/342,390	6/29/1999	12/26/2000	Granted	STANDARD ARRAY, PROGRAMMABLE IMAGE FORMING PROCESS
79283	Eastman Kodak Company	US	6226116	09/451,171	11/30/1999	5/1/2001	Granted	MAGNETIC MICRO-SHUTTERS
79296	Eastman Kodak Company	US	6894794	09/339,605	6/24/1999	5/17/2005	Granted	METHOD AND APPARATUS FOR MAKING A PRINT HAVING AN INVISIBLE COORDINATE SYSTEM
79305	Eastman Kodak Company	DE	60006184.1	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	FR	1057877	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	GB	1057877	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	JP	4782268	2000-166467	5/31/2000	7/15/2011	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	US	6210474	09/326,064	6/4/1999	4/3/2001	Granted	PROCESS FOR PREPARING AN INK JET INK

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79312	Eastman Kodak Company	DE	60119827.1	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	FR	1143287	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	GB	1143287	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	US	6479811	09/519,227	3/6/2000	11/12/2002	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79330	Eastman Kodak Company	US	6309749	09/305,999	5/6/1999	10/30/2001	Granted	CERAMIC MILLING MEDIA
79343	Eastman Kodak Company	US	6187501	09/370,955	8/10/1999	2/13/2001	Granted	IMAGING MEMBER WITH TOUGH BINDER LAYER
79344	Eastman Kodak Company	DE	60022577.1	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	FR	1060889	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	GB	1060889	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	US	6217156	09/334,810	6/17/1999	4/17/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79345	Eastman Kodak Company	DE	60027817.4	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	FR	1060890	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	GB	1060890	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	US	6158845	09/335,415	6/17/1999	12/12/2000	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79357	Eastman Kodak Company	US	6176670	09/295,207	4/21/1999	1/23/2001	Granted	ROLL HANDLING AND TRANSPORT ASSEMBLAGE
79364	Eastman Kodak Company	US	6207362	09/392,949	9/9/1999	3/27/2001	Granted	TOUGH DURABLE IMAGING CELLULOSE BASE MATERIAL
79372	Eastman Kodak Company	US	6279820	09/535,122	3/24/2000	8/28/2001	Granted	CARDBOARD PACK FOR DISPLAY STAND
79399	Eastman Kodak Company	US	D423542	29/104,397	5/4/1999	4/25/2000	Granted	FLASH CAMERA
79400	Eastman Kodak Company	US	D423545	29/104,396	5/4/1999	4/25/2000	Granted	FRONT COVER LABEL FOR FLASH CAMERA
79401	Eastman Kodak Company	US	D425536	29/104,380	5/4/1999	5/23/2000	Granted	REAR COVER LABEL FOR FLASH CAMERA
79405	Eastman Kodak Company	US	6083674	09/337,359	6/21/1999	7/4/2000	Granted	ANTISTATIC LAYER FOR LENTICULAR SURFACE
79409	Eastman Kodak Company	US	6174356	09/306,121	5/6/1999	1/16/2001	Granted	DYE FOR INK JET INK
79412	Eastman Kodak Company	US	6644544	09/334,021	6/16/1999	11/11/2003	Granted	AN IMAGING APPARATUS CAPABLE OF FORMING AN IMAGE CONSISTENT WITH TYPE OF IMAGING CONSUMABLE LOADED THEREIN AND METHOD OF ASSEMBLING THE APPARATUS
79425	Eastman Kodak Company	US	6567532	09/453,247	12/2/1999	5/20/2003	Granted	METHOD AND COMPUTER PROGRAM FOR EXTRACTING AN EMBEDDED MESSAGE FROM A DIGITAL IMAGE
79456	Eastman Kodak Company	US	6873433	09/521,588	3/9/2000	3/29/2005	Granted	CALIBRATION OF COLOR REPRODUCTION APPARATUS
79459	Eastman Kodak Company	US	6149985	09/349,288	7/7/1999	11/21/2000	Granted	HIGH-EFFICIENCY PLASMA TREATMENT OF IMAGING SUPPORTS
79459	Eastman Kodak Company	US	6603121	10/246,864	9/19/2002	8/5/2003	Granted	HIGH-EFFICIENCY PLASMA TREATMENT OF PAPER
79460	Eastman Kodak Company	US	6212158	09/323,496	6/1/1999	4/3/2001	Granted	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6480462	09/739,953	12/18/2000	11/12/2002	Granted	HYBRID OPTICAL DISC CONSTRUCTION
79464	Eastman Kodak Company	US	6249300	09/354,005	7/15/1999	6/19/2001	Granted	METHOD AND APPARATUS FOR POSITIONING A WRITING ASSEMBLY OF AN IMAGE PROCESSING APPARATUS
79465	Eastman Kodak Company	US	6537730	09/652,344	8/31/2000	3/25/2003	Granted	THERMAL IMAGING COMPOSITION AND MEMBER CONTAINING SULFONATED IR DYE AND METHODS OF IMAGING AND PRINTING
79481	Eastman Kodak Company	US	6572223	09/813,580	3/21/2001	6/3/2003	Granted	APPARATUS AND METHOD OF BALANCING END JET FORCES IN AN INK JET PRINTING SYSTEM
79482	Eastman Kodak Company	US	6474795	09/468,987	12/21/1999	11/5/2002	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6695440	10/229,207	8/26/2002	2/24/2004	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6796641	10/229,357	8/26/2002	9/28/2004	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM

79491	Eastman Kodak Company	US	6412910	09/586,099	6/2/2000	7/2/2002	Granted	AND METHOD OF MAKING SAME PERMANENT ALTERATION OF A PRINTHEAD FOR CORRECTION OF MIS-DIRECTION OF EMITTED INK DROPS
79496	Eastman Kodak Company	DE	60026442.4	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	FR	1060895	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	GB	1060895	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	US	6938976	09/334,375	4/4/2001	9/6/2005	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79502	Eastman Kodak Company	US	6226024	09/336,934	6/21/1999	5/1/2001	Granted	VACUUM IMAGING DRUM WITH VACUUM HOLES FOR MAINTAINING A BOUNDARY LAYER IN AN IMAGE PROCESSING APPARATUS
79536	Eastman Kodak Company	US	6520629	09/675,831	9/29/2000	2/18/2003	Granted	STEERING FLUID DEVICE AND METHODS FOR INCREASING THE ANGLE OF DEFLECTION OF INK DROPLETS GENERATED BY AN ASYMMETRIC HEAT-TYPE INKJET PRINTER
79537	Eastman Kodak Company	US	6276782	09/481,303	1/11/2000	8/21/2001	Granted	ASSISTED DROP-ON-DEMAND INKJET PRINTER

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79539	Eastman Kodak Company	US	6428157	09/325,077	6/3/1999	8/6/2002	Granted	FORMING INK IMAGES HAVING PROTECTION FILMS
79540	Eastman Kodak Company	DE	60000594.1	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	FR	1057631	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	GB	1057631	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	JP	4841715	2000-159623	5/30/2000	10/14/2011	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	US	6193361	09/325,078	6/3/1999	2/27/2001	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79546	Eastman Kodak Company	JP		2012-021493	2/3/2012		Filed	APPARATUS FOR PRINTING, METHOD OF PRINTING, AND COMPUTER PROGRAM
79546	Eastman Kodak Company	US	6452663	09/470,290	3/14/2002	9/17/2002	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6533169	09/846,716	5/1/2001	3/18/2003	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6459471	09/846,717	5/1/2001	10/1/2002	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79568	Eastman Kodak Company	DE	60111813.8	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	FR	1215047	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	GB	1215047	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	US	6663221	09/731,355	12/6/2000	12/16/2003	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79595	Eastman Kodak Company	DE	60115589.0	01204938.3	12/17/2001	12/7/2005	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	GB	1219431	01204938.3	12/17/2001	12/7/2005	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	US	6478414	09/750,965	12/28/2000	11/12/2002	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79596	Eastman Kodak Company	US	6250736	09/366,819	8/4/1999	6/26/2001	Granted	CONTINUOUS INK JET PRINT HEAD WITH FIXED POSITION INK GUTTER COMPATIBLE WITH HYDRODYNAMIC AND WIPE CLEANING
79597	Eastman Kodak Company	DE	60109125.6	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	FR	1219430	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	GB	1219430	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	US	6554410	09/750,946	12/28/2000	4/29/2003	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79608	Eastman Kodak Company	US	6429248	09/880,384	6/13/2001	8/6/2002	Granted	COATING COMPOSITION CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER AND SOLVENT MIXTURE
79610	Eastman Kodak Company	US	6162596	09/386,523	8/30/1999	12/19/2000	Granted	IMAGING ELEMENTS CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER COMPRISING POLYTHIOPHENE AND A CELLULOSIC POLYMER BINDER
79627	Eastman Kodak Company	US	6883904	10/131,533	4/24/2002	4/26/2005	Granted	APPARATUS AND METHOD FOR MAINTAINING CONSTANT DROP VOLUMES IN A CONTINUOUS STREAM INK JET PRINTER
79638	Eastman Kodak Company	DE	60221764.4	02078695.0	9/9/2002	8/15/2007	Granted	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	GB	1296171	02078695.0	9/9/2002	8/15/2007	Granted	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	US	6750998	09/957,334	9/20/2001	6/15/2004	Granted	ELECTROMECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79641	Eastman Kodak Company	US	6305194	09/354,219	7/15/1999	10/23/2001	Granted	MOLD DESIGN FOR COMPRESSION MOLDING MICROLENS ARRAYS
79644	Eastman Kodak Company	US	6663965	10/170,609	6/12/2002	12/16/2003	Granted	THERMO-REVERSIBLE MATERIAL AND METHOD FOR PREPARING IT
79645	Eastman Kodak Company	US	6599991	09/475,843	12/30/1999	7/29/2003	Granted	IN-SITU BLENDING OF POLYESTERS WITH POLY(ETHER IMIDE)
79646	Eastman Kodak Company	US	6329652	09/362,639	7/28/1999	12/11/2001	Granted	METHOD FOR COMPARISON OF SIMILAR SAMPLES IN LIQUID CHROMATOGRAPHY/MASS SPECTROMETRY
79661	Eastman Kodak Company	US	6248893	09/589,964	6/8/2000	6/19/2001	Granted	NON-HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79661	Eastman Kodak Company	US	6248886	09/589,965	6/8/2000	6/19/2001	Granted	HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79666	Eastman Kodak Company	US	6153000	09/351,614	7/12/1999	11/28/2000	Granted	COLOR PIGMENTED INK JET INK SET
79668	Eastman Kodak Company	US	6482769	09/712,424	11/14/2000	11/19/2002	Granted	DIFFUSION RESISTANT LENTICULAR ELEMENT

79677	Eastman Kodak Company	GB	2354659	0013583.0	6/6/2000	8/13/2003	Granted	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79677	Eastman Kodak Company	US	6200713	09/360,018	7/23/1999	3/13/2001	Granted	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	GB	2352514	0013581.4	6/6/2000	12/17/2003	Granted	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	US	6177217	09/360,462	7/23/1999	1/23/2001	Granted	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79687	Eastman Kodak Company	US	6972859	09/359,152	7/22/1999	12/6/2005	Granted	AUTHORIZING THE PRINTING OF DIGITAL IMAGES
79691	Eastman Kodak Company	JP	4717986	2000-240919	8/9/2000	4/8/2011	Granted	CO-MILLED PIGMENTS IN INK JET INK
79691	Eastman Kodak Company	US	6132501	09/371,657	8/10/1999	10/17/2000	Granted	CO-MILLED PIGMENTS IN INK JET INK

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79694	Eastman Kodak Company	US	6228572	09/358,501	7/21/1999	5/8/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED MERCAPTODIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79695	Eastman Kodak Company	US	6190849	09/358,500	7/21/1999	2/20/2001	Granted	PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TETRAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79698	Eastman Kodak Company	US	6190848	09/358,497	7/21/1999	2/20/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TRIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79723	Eastman Kodak Company	US	6310165	09/442,826	11/18/1999	10/30/2001	Granted	POLYMERIZATION PROCESS WITH NOVEL CATALYST SYSTEM
79754	Eastman Kodak Company	US	6688525	09/401,228	9/22/1999	2/10/2004	Granted	APPARATUS AND METHOD FOR READING A CODED PATTERN
79762	Eastman Kodak Company	US	6206586	09/376,174	8/17/1999	3/27/2001	Granted	PROTECTIVE FILMS ON PHOTOGRAPHIC IMAGES
79783	Eastman Kodak Company	US	6666534	10/174,170	6/18/2002	12/23/2003	Granted	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
79788	Eastman Kodak Company	US	6381418	09/372,329	11/6/2001	4/30/2002	Granted	A PRINT HAVING INFORMATION ASSOCIATED WITH THE PRINT STORED IN A MEMORY COUPLED TO THE PRINT
79791	Eastman Kodak Company	US	6576792	09/849,474	5/4/2001	6/10/2003	Granted	2-HALO-1-CYCLOALKENECARBOXAMIDES AND THEIR PREPARATION
79796	Eastman Kodak Company	US	6257510	09/376,115	8/17/1999	7/10/2001	Granted	ADJUSTABLE EMISSION CHAMBER FLOW CELL
79798	Eastman Kodak Company	US	6533951	09/626,874	7/27/2000	3/18/2003	Granted	METHOD OF MANUFACTURING FLUID PUMP
79799	Eastman Kodak Company	US	6497510	09/470,638	12/22/1999	12/24/2002	Granted	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79799	Eastman Kodak Company	US	6761437	10/273,916	10/18/2002	7/13/2004	Granted	APPARATUS AND METHOD OF ENHANCING FLUID DEFLECTION IN A CONTINUOUS INK JET PRINTHEAD
79799	Eastman Kodak Company	US	6986566	10/706,199	11/12/2003	1/17/2006	Granted	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79802	Eastman Kodak Company	US	6422826	09/585,941	6/2/2000	7/23/2002	Granted	FLUID PUMP AND METHOD
79810	Eastman Kodak Company	US	6536882	09/625,536	7/26/2000	3/25/2003	Granted	INKJET PRINTHEAD HAVING SUBSTRATE FEEDTHROUGHS FOR ACCOMMODATING CONDUCTORS
79811	Eastman Kodak Company	JP	4592178	2000-378284	12/13/2000	9/24/2010	Granted	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	US	6203145	09/466,346	12/17/1999	3/20/2001	Granted	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79816	Eastman Kodak Company	US	6326109	09/532,543	3/22/2000	12/4/2001	Granted	TWO-SIDED IMAGING MEMBER
79820	Eastman Kodak Company	US	6183548	09/387,585	8/31/1999	2/6/2001	Granted	INK JET INK SET
79835	Eastman Kodak Company	US	6481046	09/535,323	3/27/2000	11/19/2002	Granted	METHOD AND APPARATUS FOR CLEANING FROM THE OUTER SURFACE OF AN ENDLESS TRANSPORT BELT THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79852	Eastman Kodak Company	DE	60016333.4	00202883.5	8/17/2000	12/1/2004	Granted	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	GB	1079274	00202883.5	8/17/2000	12/1/2004	Granted	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	US	6197474	09/603,277	6/26/2000	3/6/2001	Granted	THERMAL COLOR PROOFING PROCESS
79859	Eastman Kodak Company	US	6576412	09/868,210	12/22/1999	6/10/2003	Granted	HYDROPHILIC COLLOID COMPOSITION
79865	Eastman Kodak Company	US	6520086	09/856,721	12/14/1999	2/18/2003	Granted	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	JP	4754692	2000-589347	12/14/1999	6/3/2011	Granted	METHOD FOR PREPARING A PRINTING PLATE
79867	Eastman Kodak Company	US	6634295	09/857,479	12/14/1999	10/21/2003	Granted	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79874	Eastman Kodak Company	US	6967746	09/651,508	8/30/2000	11/22/2005	Granted	METHOD FOR COMBINING DEVICE COLOR PROFILES
79882	Eastman Kodak Company	US	6795209	09/418,560	10/14/1999	9/21/2004	Granted	METHOD AND APPARATUS FOR MODIFYING A HARD COPY IMAGE DIGITALLY IN ACCORDANCE WITH INSTRUCTIONS PROVIDED BY CONSUMER
79892	Eastman Kodak Company	US	6352330	09/516,707	3/1/2000	3/5/2002	Granted	INK JET PLATE MAKER AND PROOFER APPARATUS AND METHOD
79900	Eastman Kodak Company	US	6303212	09/394,420	9/13/1999	10/16/2001	Granted	INK JET RECORDING ELEMENT
79931	Eastman Kodak Company	US	6521513	09/609,617	7/5/2000	2/18/2003	Granted	SILICON WAFER CONFIGURATION AND METHOD OF FORMING SAME
79948	Eastman Kodak Company	US	6423469	09/444,695	11/22/1999	7/23/2002	Granted	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING OXONOL IR DYE AND METHODS OF IMAGING AND PRINTING
79956	Eastman Kodak Company	JP	4824176	2001-006606	1/15/2001	9/16/2011	Granted	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	US	6299303	09/482,659	1/13/2000	10/9/2001	Granted	INK JET RECORDING ELEMENT
79987	Eastman Kodak Company	US	6313859	09/571,350	5/16/2000	11/6/2001	Granted	METHOD AND APPARATUS FOR AXIAL DIRECTION SHEET FEED TO A VACUUM DRUM
80008	Eastman Kodak Company	US	6523930	09/750,809	12/28/2000	2/25/2003	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM USING LAMINATED POLYIMIDE STRUCTURE AND METHOD CLEANING AN INK JET PRINTER
80012	Eastman Kodak Company	US	7097269	09/736,049	12/13/2000	8/29/2006	Granted	PROOFING HEAD AND PROOFER PRINTER APPARATUS
80023	Eastman Kodak Company	DE	60004623.0	00420234.7	11/14/2000	8/20/2003	Granted	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	US	6627208	09/726,941	11/30/2000	9/30/2003	Granted	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80036	Eastman Kodak Company	US	6096472	09/415,887	10/8/1999	8/1/2000	Granted	THERMAL COLOR PROOFING PROCESS
80039	Eastman Kodak Company	US	6461667	09/542,720	4/4/2000	10/8/2002	Granted	APPARATUS AND METHOD FOR VAPOR DEPOSITING LUBRICANT COATING ON A WEB

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80054	Eastman Kodak Company	US	6463656	09/606,293	6/29/2000	10/15/2002	Granted	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80054	Eastman Kodak Company	US	6789884	10/199,574	7/19/2002	9/14/2004	Granted	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80070	Eastman Kodak Company	US	6447978	09/454,151	12/3/1999	9/10/2002	Granted	IMAGING MEMBER CONTAINING HEAT SWITCHABLE POLYMER AND METHOD OF USE
80070	Eastman Kodak Company	US	6451500	09/644,600	8/23/2000	9/17/2002	Granted	IMAGING MEMBER CONTAINING HEAT SWITCHABLE CARBOXYLATE POLYMER AND METHOD OF USE
80084	Eastman Kodak Company	US	6162597	09/466,453	12/17/1999	12/19/2000	Granted	IMAGING ELEMENTS ADHESION PROMOTING SUBBING LAYER FOR PHOTOTHERMOGRAPHIC IMAGING LAYERS
80085	Eastman Kodak Company	US	6165699	09/466,566	12/17/1999	12/26/2000	Granted	ANNEALED ADHESION PROMOTING LAYER FOR PHOTOGRAPHIC IMAGING ELEMENTS
80128	Eastman Kodak Company	US	6247801	09/451,790	12/1/1999	6/19/2001	Granted	CONTINUOUS INK JET PRINTING PROCESS
80138	Eastman Kodak Company	CN	01101242.0	01101242.0	1/8/2001	5/19/2004	Granted	OPTIMIZED PRINTING SYSTEM
80138	Eastman Kodak Company	US	6963411	09/479,420	1/7/2000	11/8/2005	Granted	OPTIMIZED PRINTING SYSTEM
80143	Eastman Kodak Company	US	6486937	09/476,478	12/27/2001	11/26/2002	Granted	A METHOD AND APPARATUS FOR PRINTING LARGE FORMAT LENTICULAR IMAGES
80145	Eastman Kodak Company	US	6632486	09/451,786	12/1/1999	10/14/2003	Granted	INK JET RECORDING ELEMENT
80152	Eastman Kodak Company	US	6329113	09/586,913	6/5/2000	12/11/2001	Granted	IMAGING MATERIAL WITH DIMENSIONAL ADJUSTMENT BY HEAT
80154	Eastman Kodak Company	US	6312101	09/455,981	12/6/1999	11/6/2001	Granted	METHOD OF PRINTING DIGITAL IMAGES USING MULTIPLE COLORANTS HAVING SUBSTANTIALLY THE SAME COLOR
80187	Eastman Kodak Company	US	6509919	09/654,710	9/1/2000	1/21/2003	Granted	AN APPARATUS ADAPTED TO SENSE A COLORANT AND METHOD FOR SENSING COLOR AND DETECTING DONOR MISPICK CONDITION
80206	Eastman Kodak Company	US	6196281	09/441,499	11/17/1999	3/6/2001	Granted	FLUID TRANSFER SYSTEM FOR PHOTOPROCESSING MATERIALS
80221	Eastman Kodak Company	US	6173992	09/450,608	11/30/1999	1/16/2001	Granted	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
80242	Eastman Kodak Company	US	6274284	09/470,807	12/22/1999	8/14/2001	Granted	NACREOUS IMAGING MATERIAL
80248	Eastman Kodak Company	US	6165671	09/475,579	12/30/1999	12/26/2000	Granted	LASER DONOR ELEMENT
80274	Eastman Kodak Company	US	6472139	09/776,107	2/2/2001	10/29/2002	Granted	NONIONIC SURFACE ACTIVE OLIGOMERS AS COATING AIDS FOR THE MANUFACTURE OF PHOTOGRAPHIC PRODUCTS
80283	Eastman Kodak Company	US	6677982	09/686,610	10/11/2000	1/13/2004	Granted	METHOD FOR THREE DIMENSIONAL SPATIAL PANORAMA FORMATION
80284	Eastman Kodak Company	US	6286761	09/454,098	12/3/1999	9/11/2001	Granted	IDENTIFICATION DOCUMENT HAVING EMBEDDING INFORMATION RELATED TO THE SUBJECT
80287	Eastman Kodak Company	US	7088469	09/535,671	3/23/2000	8/8/2006	Granted	A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80294	Eastman Kodak Company	US	6435247	09/772,797	1/30/2001	8/20/2002	Granted	A LAMINATOR ASSEMBLY HAVING AN ENDLESS TWO-PLY OR HALF-LAP BELT
80295	Eastman Kodak Company	US	6203224	09/493,920	1/28/2000	3/20/2001	Granted	A PRINT ENGINE CHASSIS FOR SUPPORTING A VACUUM IMAGING DRUM
80297	Eastman Kodak Company	US	6427310	09/504,552	2/15/2000	8/6/2002	Granted	METHOD FOR FABRICATING A PRINT ENGINE CHASSIS FOR SUPPORTING AN IMAGING DRUM AND PRINthead TRANSLATION ASSEMBLY
80299	Eastman Kodak Company	JP	4119645	2001-375336	12/10/2001	5/2/2008	Granted	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	US	6476843	09/750,953	12/28/2000	11/5/2002	Granted	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80301	Eastman Kodak Company	US	6439787	09/751,227	12/28/2000	8/27/2002	Granted	A SHEET METAL PRINT ENGINE CHASSIS ASSEMBLED WITHOUT FASTENERS
80302	Eastman Kodak Company	US	6435246	09/772,796	1/30/2001	8/20/2002	Granted	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A PERFORATED LAYER AND A BELT FOR A LAMINATOR
80303	Eastman Kodak Company	US	6558466	09/465,202	6/6/2002	5/6/2003	Granted	APPARATUS FOR COATING A WEB
80333	Eastman Kodak Company	US	6754365	09/505,327	2/16/2000	6/22/2004	Granted	DETECTING EMBEDDED INFORMATION IN IMAGES
80343	Eastman Kodak Company	US	6793307	10/268,364	10/10/2002	9/21/2004	Granted	A PRINTER CAPABLE OF FORMING AN IMAGE ON A RECEIVER SUBSTRATE ACCORDING TO TYPE OF RECEIVER SUBSTRATE AND A METHOD OF ASSEMBLING THE PRINTER
80345	Eastman Kodak Company	US	6281268	09/467,198	12/20/1999	8/28/2001	Granted	PROCESS FOR MAKING AN INK JET INK
80352	Eastman Kodak Company	US	6258155	09/468,412	12/20/1999	7/10/2001	Granted	INK JET INK
80360	Eastman Kodak Company	US	6296344	09/470,813	12/22/1999	10/2/2001	Granted	METHOD FOR REPLENISHING COATINGS ON PRINthead NOZZLE PLATE
80363	Eastman Kodak Company	US	6836345	09/538,421	3/29/2000	12/28/2004	Granted	A METHOD FOR INCLUDING TRADITIONAL PHOTOGRAPHIC CALIBRATION INTO DIGITAL COLOR MANAGEMENT
80370	Eastman Kodak Company	US	6477029	09/671,438	9/27/2000	11/5/2002	Granted	DEFORMABLE MICRO-ACTUATOR

80372	Eastman Kodak Company	US	6487913	09/739,858	12/18/2000	12/3/2002	Granted	STRAIN GAUGE WITH RESONANT LIGHT MODULATOR
80380	Eastman Kodak Company	US	6435840	09/747,215	12/21/2000	8/20/2002	Granted	ELECTROSTRICTIVE MICRO-PUMP
80412	Eastman Kodak Company	US	6242841	09/479,266	1/6/2000	6/5/2001	Granted	STEPPER MOTOR WITH SHAPED MEMORY ALLOY ROTARY-DRIVER
80415	Eastman Kodak Company	US	6631983	09/751,229	12/28/2000	10/14/2003	Granted	INK RECIRCULATION SYSTEM FOR INK JET PRINTERS
80424	Eastman Kodak Company	US	D434057	29/118,537	2/9/2000	11/21/2000	Granted	DIGITAL CAMERA
80425	Eastman Kodak Company	US	D434431	29/118,476	2/9/2000	11/28/2000	Granted	BASE FOR A DIGITAL CAMERA

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80426	Eastman Kodak Company	US	D438224	29/117,794	1/31/2000	2/27/2001	Granted	DIGITAL CAMERA
80436	Eastman Kodak Company	US	6422772	09/607,166	6/29/2000	7/23/2002	Granted	A PRINTER HAVING AN INTERFERENCE-FREE RECEIVER SHEET FEED PATH AND METHOD OF ASSEMBLING THE PRINTER METHOD AND APPARATUS FOR ADJUSTING SPOT SIZE OF ONE COLOR COMPONENT OF A MULTIPLE COLOR CO-AXIAL LASER BEAM
80440	Eastman Kodak Company	US	6456435	09/493,982	2/11/2002	9/24/2002	Granted	APPARATUS FOR LASER MARKING INDICIA ON A PHOTSENSITIVE WEB
80447	Eastman Kodak Company	US	6236426	09/490,515	1/25/2000	5/22/2001	Granted	IMAGE FORMING DEVICE WITH TOKEN PRINTING CAPABILITIES
80468	Eastman Kodak Company	US	6233408	09/501,748	2/10/2000	5/15/2001	Granted	NOZZLE ELEMENT ADAPTABLE TO A LASER BEAM TUBE USED IN LASER EDGE MARKING EQUIPMENT
80482	Eastman Kodak Company	US	6326590	09/490,914	1/25/2000	12/4/2001	Granted	METHOD OF CONTROLLING PEAK POWER OF A RADIANT ENERGY EMITTING SYSTEM
80484	Eastman Kodak Company	US	6249308	09/490,512	1/25/2000	6/19/2001	Granted	IMAGE LAYER COMPRISING INTERCALATED CLAY PARTICLES
80486	Eastman Kodak Company	US	6680108	09/617,152	7/17/2000	1/20/2004	Granted	FLASH CAMERA
80508	Eastman Kodak Company	US	D437867	29/117,650	1/28/2000	2/20/2001	Granted	AUTHORIZING THE PRODUCTION OF VISUAL IMAGES FROM DIGITAL IMAGES
80510	Eastman Kodak Company	US	6647126	09/493,531	1/28/2000	11/11/2003	Granted	A METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663788	09/867,927	5/30/2001	12/16/2003	Granted	METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED CONTRAST AND LIFETIME
80511	Eastman Kodak Company	US	6663790	10/158,516	5/30/2002	12/16/2003	Granted	METHOD FOR PRINTING AND VERIFYING LIMITED EDITION STAMPS
80521	Eastman Kodak Company	US	6736067	09/903,346	7/11/2001	5/18/2004	Granted	TRANSFER LAMINATING ELEMENT
80530	Eastman Kodak Company	US	6492004	09/498,575	2/4/2000	12/10/2002	Granted	VERIFYING FLASH CAMERA
80551	Eastman Kodak Company	US	D433047	29/117,761	1/28/2000	10/31/2000	Granted	KENAF IMAGING BASE AND METHOD OF FORMATION
80553	Eastman Kodak Company	US	6692798	09/624,629	7/24/2000	2/17/2004	Granted	ELECTROSTRICTIVE VALVE FOR MODULATING A FLUID FLOW
80572	Eastman Kodak Company	US	6626416	09/735,012	12/12/2000	9/30/2003	Granted	METHOD FOR SPECIFYING ENGRAVING OF A GRAVURE CYLINDER FOR COATINGS CONTAINING PARTICLE DISPERSIONS
80591	Eastman Kodak Company	US	6240844	09/563,144	5/2/2000	6/5/2001	Granted	SELF-ILLUMINATING IMAGING DEVICE CALIBRATION OF COLOR REPRODUCTION APPARATUS FOR SIMILAR RECEIVERS FROM DIFFERENT COATING EVENTS
80616	Eastman Kodak Company	US	6717560	10/264,050	10/3/2002	4/6/2004	Granted	FILMSTRIP TRANSPORT MECHANISM WITH COMPENSATION FOR PERFORATION PITCH VARIATIONS FOR IMPROVED FILM REGISTRATION
80621	Eastman Kodak Company	US	6819451	09/521,329	3/9/2000	11/16/2004	Granted	NANOPARTICLES FOR PRINTING IMAGES
80633	Eastman Kodak Company	US	6435393	09/756,620	1/8/2001	8/20/2002	Granted	MICRO-ASPHERIC COLLIMATOR LENS
80662	Eastman Kodak Company	US	6361161	09/516,086	3/1/2000	3/26/2002	Granted	DIGITAL PROJECTOR
80699	Eastman Kodak Company	US	6438290	09/599,759	6/22/2000	8/20/2002	Granted	IMAGE PROCESSOR FOR HIGH-SPEED PRINTING APPLICATIONS
80705	Eastman Kodak Company	US	D449847	29/138,423	3/13/2001	10/30/2001	Granted	DIGITAL FILM SCANNER
80708	Eastman Kodak Company	US	7050197	09/662,253	9/14/2000	5/23/2006	Granted	METHOD OF DISPERSING WATER INSOLUBLE PHOTOGRAPHICALLY USEFUL COMPOUNDS
80713	Eastman Kodak Company	US	D446539	29/129,092	9/7/2000	8/14/2001	Granted	HIGHLY BRANCHED POLYMER FROM TELOMERIZATION
80731	Eastman Kodak Company	US	6472136	09/946,256	9/5/2001	10/29/2002	Granted	MEDIA TRANSPORT MECHANISM FOR INFORMATION TRANSFER DEVICES
80733	Eastman Kodak Company	US	6639032	09/995,948	11/28/2001	10/28/2003	Granted	QUALITY ASSURANCE SYSTEM FOR RETAIL PHOTOFINISHING
80754	Eastman Kodak Company	US	6443446	09/618,660	7/18/2000	9/3/2002	Granted	INK JET PRINTING METHOD
80760	Eastman Kodak Company	US	6784973	09/652,190	8/31/2000	8/31/2004	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	DE	60100371.3	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	FR	1132217	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	GB	1132217	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	US	6677008	10/105,744	3/25/2002	1/13/2004	Granted	INK JET PRINTING METHOD
80788	Eastman Kodak Company	US	6440537	09/535,703	3/27/2000	8/27/2002	Granted	INK JET RECORDING ELEMENT
80802	Eastman Kodak Company	US	6561607	09/680,378	10/5/2000	5/13/2003	Granted	APPARATUS AND METHOD FOR MAINTAINING A SUBSTANTIALLY CONSTANT CLOSELY SPACED WORKING DISTANCE BETWEEN AN INKJET PRINT HEAD AND A PRINTING RECEIVER
80803	Eastman Kodak Company	DE	60103096.6	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	FR	1138511	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	GB	1138511	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	US	6315405	09/535,698	3/27/2000	11/13/2001	Granted	INK JET PRINTING METHOD
80806	Eastman Kodak Company	US	6603499	09/891,755	6/26/2001	8/5/2003	Granted	A PRINthead HAVING NON-UNIFORMITY CORRECTION BASED ON SPATIAL ENERGY PROFILE DATA, A METHOD FOR NON-UNIFORMITY CORRECTION OF A PRINthead, AND AN APPARATUS FOR MEASURING SPATIAL ENERGY PROFILE DATA IN A PRINthead
80808	Eastman Kodak Company	US	6943919	09/606,891	6/29/2000	9/13/2005	Granted	A METHOD AND APPARATUS FOR

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80815	Eastman Kodak Company	US	6624891	09/976,654	10/12/2001	9/23/2003	Granted	INTERFEROMETRIC-BASED EXTERNAL MEASUREMENT SYSTEM AND METHOD
80875	Eastman Kodak Company	US	6475713	09/705,399	11/3/2000	11/5/2002	Granted	IMAGING MEMBER WITH POLYESTER ADHESIVE BETWEEN POLYMER SHEETS
80879	Eastman Kodak Company	DE	60223741.6	02076042.7	3/18/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
80879	Eastman Kodak Company	JP	4331436	2002-94621	3/29/2002	6/26/2009	Granted	INK JET RECORDING ELEMENT
80879	Eastman Kodak Company	US	6541103	09/822,731	3/30/2001	4/1/2003	Granted	INK JET RECORDING ELEMENT
80880	Eastman Kodak Company	US	6190827	09/564,887	5/4/2000	2/20/2001	Granted	LASER DONOR ELEMENT
80884	Eastman Kodak Company	US	6492006	09/608,969	6/30/2000	12/10/2002	Granted	INK JET RECORDING ELEMENT
80900	Eastman Kodak Company	US	6569600	09/822,057	3/30/2001	5/27/2003	Granted	OPTICAL RECORDING MATERIAL
80912	Eastman Kodak Company	US	6442497	09/549,901	4/14/2000	8/27/2002	Granted	CALIBRATION METHOD AND STRIP FOR FILM SCANNERS IN DIGITAL PHOTOFINISHING SYSTEMS
80915	Eastman Kodak Company	DE	60100247.4	01201109.4	3/26/2001	5/7/2003	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	FR	1148707	01201109.4	3/26/2001	5/7/2003	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	GB	1148707	01201109.4	3/26/2001	5/7/2003	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	JP	4523193	2001-105640	4/4/2001	6/4/2010	Granted	METHOD OF PROCESSING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE AND A COMPUTER STORAGE PRODUCT (Original-METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE)
80915	Eastman Kodak Company	US	6822760	09/543,652	4/5/2000	11/23/2004	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80918	Eastman Kodak Company	US	6423478	09/543,467	4/5/2000	7/23/2002	Granted	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80927	Eastman Kodak Company	US	6554388	09/977,545	10/15/2001	4/29/2003	Granted	A METHOD FOR IMPROVING PRINTER UNIFORMITY
80936	Eastman Kodak Company	US	6248510	09/546,886	4/10/2000	6/19/2001	Granted	MOTION PICTURE INTERMEDIATE FILM WITH PROCESS SURVIVING ANTISTATIC BACKING LAYER
80966	Eastman Kodak Company	US	D438569	29/122,244	4/20/2000	3/6/2001	Granted	PHOTO SERVICE ORDER KIOSK
80999	Eastman Kodak Company	US	6655579	09/558,204	4/26/2000	12/2/2003	Granted	MACHINE READABLE CODED FRAME FOR PERSONAL POSTAGE
81003	Eastman Kodak Company	DE	60139046.6	01201363.7	4/13/2001	6/24/2009	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	GB	1152592	01201363.7	4/13/2001	6/24/2009	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	US	7231067	11/017,398	12/20/2004	6/12/2007	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81016	Eastman Kodak Company	US	6589720	10/045,712	10/29/2001	7/8/2003	Granted	CREASE RESISTANT IMAGING ELEMENT WITH COATED PAPER BASE
81033	Eastman Kodak Company	US	6422697	09/610,735	7/6/2000	7/23/2002	Granted	INK JET PRINTING METHOD
81042	Eastman Kodak Company	DE	60108715.1	01204829.4	12/10/2001	2/2/2005	Granted	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	US	6961141	09/745,027	12/20/2000	11/1/2005	Granted	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81057	Eastman Kodak Company	DE	60101526.6	01203210.8	8/27/2001	12/17/2003	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	JP	5230046	2001-267507	9/4/2001	3/29/2013	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	US	6513918	09/656,627	9/7/2000	2/4/2003	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81067	Eastman Kodak Company	DE	60137176.3	01202968.2	8/6/2001	12/31/2008	Granted	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	US	6873435	09/640,972	8/17/2000	3/29/2005	Granted	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81068	Eastman Kodak Company	DE	60216170.3	02075709.2	2/21/2002	11/22/2006	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	NL	1238712	02075709.2	2/21/2002	11/22/2006	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	US	6524660	09/799,377	3/5/2001	2/25/2003	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81133	Eastman Kodak Company	US	6620581	09/690,068	10/16/2000	9/16/2003	Granted	PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION

81142	Eastman Kodak Company	US	6513932	09/672,272	9/28/2000	2/4/2003	Granted	AN IMPROVED MOTION PICTURE FILM PROJECTOR
81165	Eastman Kodak Company	US	6443306	09/712,535	11/14/2000	9/3/2002	Granted	STORAGE CASE FOR MULTIPLE REMOVABLE MEMORY CARDS
81168	Eastman Kodak Company	JP	4331424	2001-334450	10/31/2001	6/26/2009	Granted	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81168	Eastman Kodak Company	US	6491481	09/702,402	10/31/2000	12/10/2002	Granted	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81208	Eastman Kodak Company	DE	60200724.0	02075665.6	2/18/2002	7/14/2004	Granted	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81208	Eastman Kodak Company	US	7053927	09/797,901	3/2/2001	5/30/2006	Granted	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81209	Eastman Kodak Company	US	6525115	09/730,523	12/5/2000	2/25/2003	Granted	A METHOD OF MAKING AN AQUEOUS DISPERSION OF PARTICLES COMPRISING AN EPOXY MATERIAL FOR USE IN COATINGS
81219	Eastman Kodak Company	US	6672623	09/931,438	8/16/2001	1/6/2004	Granted	MODIFICATON OF RECEIVER SURFACE TO REJECT STAMP CANCELLATION INFORMATION

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81254	Eastman Kodak Company	US	7118134	09/593,645	6/13/2000	10/10/2006	Granted	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81254	Eastman Kodak Company	US	7090252	10/392,075	3/19/2003	8/15/2006	Granted	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81258	Eastman Kodak Company	JP	4142285	2001-387093	12/20/2001	6/20/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6780339	10/025,363	12/19/2001	8/24/2004	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81266	Eastman Kodak Company	US	6475602	09/608,466	6/30/2000	11/5/2002	Granted	INK JET RECORDING ELEMENT
81266	Eastman Kodak Company	US	6726991	10/237,438	9/9/2002	4/27/2004	Granted	POROUS POLYMER PARTICLES AND METHOD FOR PREPARATION THEREOF
81287	Eastman Kodak Company	US	D450335	29/126,362	7/11/2000	11/13/2001	Granted	CAMERA WITH FRONT AND REAR LABELS
81288	Eastman Kodak Company	US	D440258	29/126,205	7/11/2000	4/10/2001	Granted	FRONT LABEL FOR CAMERA
81289	Eastman Kodak Company	US	D438572	29/126,206	7/11/2000	3/6/2001	Granted	REAR LABEL FOR CAMERA
81290	Eastman Kodak Company	US	D447502	29/126,191	7/11/2000	9/4/2001	Granted	CAMERA
81300	Eastman Kodak Company	US	6700992	09/615,494	7/13/2000	3/2/2004	Granted	ADAPTIVE MESSAGE EMBEDDING ERROR DIFFUSION METHOD
81308	Eastman Kodak Company	DE	60108813.1	01202337.0	6/18/2001	2/9/2005	Granted	INK JET PRINTING METHOD
81308	Eastman Kodak Company	US	6528147	09/608,842	6/30/2000	3/4/2003	Granted	INK JET PRINTING METHOD
81315	Eastman Kodak Company	US	6614499	09/640,320	8/16/2000	9/2/2003	Granted	ELECTRICALLY ADDRESSABLE DISPLAY SYSTEM WITH ALIGNMENT REFERENCE FEATURES AND PROCESS FOR FORMING SAME
81316	Eastman Kodak Company	US	6469757	09/628,082	7/28/2000	10/22/2002	Granted	SELECTIVE REMOVAL OF LIGHT MODULATING LAYER FROM ELECTRICALLY CONDUCTIVE LAYER OF LIQUID CRYSTAL DISPLAY SUBSTRATE
81317	Eastman Kodak Company	US	6902454	09/627,802	7/28/2000	6/7/2005	Granted	PROCESS FOR LAMINATING ELECTRICALLY ADDRESSABLE DISPLAY
81333	Eastman Kodak Company	US	6685836	09/995,093	11/27/2001	2/3/2004	Granted	PROCESS FOR PURIFYING A MIXTURE OF COLLOIDAL ALUMINOSILICATE PARTICLES
81340	Eastman Kodak Company	US	6640996	10/027,301	12/21/2001	11/4/2003	Granted	METHOD AND APPARATUS FOR ONLINE SWITCHING BETWEEN SUPPLY VESSELS
81341	Eastman Kodak Company	US	6644348	09/996,653	11/28/2001	11/11/2003	Granted	PURGABLE MULTIPOINT VALVE
81354	Eastman Kodak Company	FR	0103432	0103432	3/14/2001	1/16/2004	Granted	IMPROVED COMPOSITE MATERIAL FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS MATERIAU COMPOSITE AMELIORE POUR LE TRAITEMENT D'EFFLUENTS PHOTOGRAPHIQUES
81354	Eastman Kodak Company	US	6680066	10/068,207	2/5/2002	1/20/2004	Granted	IMPROVED COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
81357	Eastman Kodak Company	US	6474885	09/826,643	4/5/2001	11/5/2002	Granted	A ROLLER SYSTEM TO HELP REMOVE CHAD AND TRIMMED MEDIA IN A THERMAL PRINTER
81370	Eastman Kodak Company	DE	602004008979.6	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	FR	1443751	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	GB	1443751	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	JP	4535740	2004-22017	1/29/2004	6/25/2010	Granted	COLOR ADJUSTING METHOD IN COLOR PROOF
81370	Eastman Kodak Company	US	7283282	10/355,372	1/31/2003	10/16/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81371	Eastman Kodak Company	US	7177048	10/166,955	6/11/2002	2/13/2007	Granted	N-CHANNEL SCREENING TOOL
81372	Eastman Kodak Company	US	6710795	09/832,746	4/11/2001	3/23/2004	Granted	TUNING A PRINTER BY PRINTING PATTERNS WHICH BEAT AGAINST A SPATIAL FREQUENCY OF A COMPONENT WITHIN THE PRINTER PRINTHEAD ASSEMBLY WITH MINIMIZED INTERCONNECTIONS TO AN INKJET PRINTHEAD
81379	Eastman Kodak Company	US	6607257	09/960,109	9/21/2001	8/19/2003	Granted	MINIMIZED INTERCONNECTIONS TO AN INKJET PRINTHEAD
81383	Eastman Kodak Company	DE	60115592.0	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	FR	1234669	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	GB	1234669	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	JP	4243057	2001-387314	12/20/2001	1/9/2009	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS

81383	Eastman Kodak Company	US	6450619	09/792,188	2/22/2001	9/17/2002	Granted	FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6502925	09/792,114	2/22/2001	1/7/2003	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6943037	10/242,080	9/12/2002	9/13/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	DE	60134112.0	01130219.7	12/19/2001	5/21/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	FR	1219422	01130219.7	12/19/2001	5/21/2008	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	GB	1219422	01130219.7	12/19/2001	5/21/2008	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	US	6474794	09/751,726	12/29/2000	11/5/2002	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81390	Eastman Kodak Company	DE	60300317.6	03076783.4	6/10/2003	2/9/2005	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81390	Eastman Kodak Company	JP	4488692	2003-161151	6/5/2003	4/9/2010	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM

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81390	Eastman Kodak Company	US	6677975	10/175,490	6/19/2002	1/13/2004	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81397	Eastman Kodak Company	US	7043019	09/796,201	2/28/2001	5/9/2006	Granted	COPY PROTECTION FOR DIGITAL MOTION PICTURE IMAGE DATA
81401	Eastman Kodak Company	US	6729235	09/845,145	4/30/2001	5/4/2004	Granted	IMAGING APPARATUS AND IMAGING DRUM HAVING MATERIAL CLAMP
81405	Eastman Kodak Company	US	6515691	09/891,480	6/26/2001	2/4/2003	Granted	IMPROVED LEAD SCREW AND WRITE ENGINE USING SAME
81406	Eastman Kodak Company	US	6572720	09/863,855	5/23/2001	6/3/2003	Granted	METHOD FOR LAMINATING HIGH QUALITY TRANSPARENCIES
81419	Eastman Kodak Company	US	6614462	09/692,728	10/19/2000	9/2/2003	Granted	A METHOD AND APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6700599	10/357,571	2/4/2003	3/2/2004	Granted	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6801238	10/679,751	10/6/2003	10/5/2004	Granted	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81427	Eastman Kodak Company	DE	60119241.9	01203133.2	8/17/2001	5/3/2006	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	GB	1184193	01203133.2	8/17/2001	5/3/2006	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	JP	5085820	2001-254014	8/24/2001	9/14/2012	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	US	6489008	09/650,068	8/29/2000	12/3/2002	Granted	INK JET RECORDING ELEMENT
81432	Eastman Kodak Company	US	6857333	10/135,627	4/30/2002	2/22/2005	Granted	ROTATIONAL STOP
81433	Eastman Kodak Company	US	6510793	09/894,551	6/28/2001	1/28/2003	Granted	IMAGING APPARATUS AND PRINTING PLATE MOUNTING SURFACE FOR USE IN AN IMAGING APPARATUS HAVING PRINTING PLATE REGISTRATION DETECTION
81434	Eastman Kodak Company	US	6508527	09/863,597	5/23/2001	1/21/2003	Granted	METHOD FOR LAMINATING A PRE-PRESS PROOF TO SIMULATE PRINTING ON THIN PLASTIC
81439	Eastman Kodak Company	US	7198882	10/988,656	11/15/2004	4/3/2007	Granted	ADHESION PROMOTING POLYMERIC MATERIALS AND PLANOGRAPHIC PRINTING ELEMENTS CONTAINING THEM
81443	Eastman Kodak Company	US	6444392	09/928,215	8/10/2001	9/3/2002	Granted	BLACK AND WHITE GRAPHIC ARTS FILM
81448	Eastman Kodak Company	US	6586498	09/710,346	11/9/2000	7/1/2003	Granted	INK JET INK
81450	Eastman Kodak Company	TW	NI-193772	90117913	7/23/2001	1/11/2004	Granted	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81450	Eastman Kodak Company	US	7120097	09/662,561	9/15/2000	10/10/2006	Granted	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81456	Eastman Kodak Company	DE	60115162.3	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	FR	1177908	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	GB	1177908	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	US	6552740	09/630,419	8/1/2000	4/22/2003	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81472	Eastman Kodak Company	DE	60101433.2	01203136.5	8/17/2001	12/10/2003	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	GB	1184806	01203136.5	8/17/2001	12/10/2003	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	US	7114660	09/650,198	8/29/2000	10/3/2006	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81509	Eastman Kodak Company	US	6475696	09/751,192	12/28/2000	11/5/2002	Granted	IMAGING ELEMENTS WITH NANOCOMPOSITE CONTAINING SUPPORTS
81510	Eastman Kodak Company	US	6476848	09/746,399	12/21/2000	11/5/2002	Granted	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SEGMENTED WAVEPLATE
81511	Eastman Kodak Company	JP	4814460	2001-290680	9/25/2001	9/2/2011	Granted	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SPATIALLY SEPARATED LIGHT BEAMS
81528	Eastman Kodak Company	US	D454583	29/127,913	8/14/2000	3/19/2002	Granted	PRINTER WITH A PIVOTING DISPLAY
81530	Eastman Kodak Company	US	6676164	09/641,112	8/17/2000	1/13/2004	Granted	A PERSONAL POSTAL PRODUCT
81538	Eastman Kodak Company	JP	4083421	2001-382987	12/17/2001	2/22/2008	Granted	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81538	Eastman Kodak Company	US	6520498	09/746,049	12/21/2000	2/18/2003	Granted	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81545	Eastman Kodak Company	US	D449634	29/138,421	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81546	Eastman Kodak Company	US	D449636	29/138,432	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81547	Eastman Kodak Company	US	D449635	29/138,422	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81555	Eastman Kodak Company	US	6561644	09/742,982	12/20/2000	5/13/2003	Granted	INK JET PRINTING PROCESS
81556	Eastman Kodak Company	US	6578955	09/981,281	10/17/2001	6/17/2003	Granted	CONTINUOUS INKJET PRINTER WITH ACTUATABLE VALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
81565	Eastman Kodak Company	US	6454389	09/658,800	9/11/2000	9/24/2002	Granted	MULTIPASS INKJET PRINTING USING PRINT MASKING
81570	Eastman Kodak Company	US	6501530	09/727,089	11/30/2000	12/31/2002	Granted	MOTION PICTURE FILM PROJECTOR

81578	Eastman Kodak Company	US	6761677	09/667,944	9/22/2000	7/13/2004	Granted	ILLUMINATION SYSTEM FOR MINIMIZING FILM BUCKLE
81578	Eastman Kodak Company	US	7087006	10/385,104	3/10/2003	8/8/2006	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF

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81578	Eastman Kodak Company	US	7393315	10/385,279	3/10/2003	7/1/2008	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7322924	10/385,280	3/10/2003	1/29/2008	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81581	Eastman Kodak Company	US	6326131	09/652,240	8/31/2000	12/4/2001	Granted	HIGHLY LUBRICATED IMAGING ELEMENT WITH HIGH COEFFICIENT OF FRICTION
81588	Eastman Kodak Company	DE	60101126.0	01203140.7	8/20/2001	11/5/2003	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	GB	1184194	01203140.7	8/20/2001	11/5/2003	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	JP	4805492	2001-257642	8/28/2001	8/19/2011	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	US	6475603	09/652,234	8/31/2000	11/5/2002	Granted	INK JET RECORDING ELEMENT
81603	Eastman Kodak Company	US	6508542	09/751,483	12/28/2000	1/21/2003	Granted	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81604	Eastman Kodak Company	JP	4142286	2001-387274	12/20/2001	6/20/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	US	6439703	09/751,722	12/29/2000	8/27/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81619	Eastman Kodak Company	US	6999838	10/337,691	1/7/2003	2/14/2006	Granted	SYSTEM AND METHOD FOR IMPROVING LASER POWER AND STABILIZATION USING HIGH DUTY CYCLE RADIO FREQUENCY INJECTION
81620	Eastman Kodak Company	US	6600590	09/788,862	2/20/2001	7/29/2003	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING RF INJECTION
81622	Eastman Kodak Company	US	6480259	09/675,327	9/28/2000	11/12/2002	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGES USING A SPATIAL LIGHT MODULATOR HAVING A SELECTABLE LIGHT SOURCE
81633	Eastman Kodak Company	JP	4173662	2001-387062	12/20/2001	8/22/2008	Granted	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	US	6412928	09/751,115	12/29/2000	7/2/2002	Granted	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81644	Eastman Kodak Company	US	6537656	09/723,518	11/28/2000	3/25/2003	Granted	FOAM CORE IMAGING MEMBER
81646	Eastman Kodak Company	US	6580490	09/699,552	10/30/2000	6/17/2003	Granted	A METHOD AND APPARATUS FOR PRINTING IMAGES IN MULTIPLE FORMATS USING A SPATIAL LIGHT MODULATOR
81656	Eastman Kodak Company	US	6468338	09/689,184	10/12/2000	10/22/2002	Granted	DYE FOR INK JET INK
81659	Eastman Kodak Company	US	6904180	09/697,890	10/27/2000	6/7/2005	Granted	A METHOD FOR DETECTING IMAGE INTERPOLATION
81659	Eastman Kodak Company	US	7251378	10/961,892	10/8/2004	7/31/2007	Granted	A METHOD FOR DETECTING IMAGE INTERPOLATION
81665	Eastman Kodak Company	DE	60326189.2	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	FR	1375175	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	GB	1375175	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	US	6679603	10/184,672	6/18/2002	1/20/2004	Granted	INK JET PRINTING METHOD
81666	Eastman Kodak Company	US	6491362	09/910,405	7/20/2001	12/10/2002	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
81672	Eastman Kodak Company	JP	4117129	2001-394752	12/26/2001	4/25/2008	Granted	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	US	6505921	09/751,563	12/28/2000	1/14/2003	Granted	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81674	Eastman Kodak Company	DE	60221092.5	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	FR	1323531	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	GB	1323531	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	US	6923529	10/035,902	12/26/2001	8/2/2005	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81691	Eastman Kodak Company	DE	60229902.0	02077676.1	7/5/2002	11/19/2008	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	GB	1277581	02077676.1	7/5/2002	11/19/2008	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	US	6572222	09/907,159	7/17/2001	6/3/2003	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81696	Eastman Kodak Company	US	6474781	09/861,692	5/21/2001	11/5/2002	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS WITH NOZZLE CLUSTERS
81699	Eastman Kodak Company	DE	60228781.2	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT

81699	Eastman Kodak Company	FR	1243426	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	GB	1243426	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	JP	4272383	2002-55924	3/1/2002	3/6/2009	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	US	6517197	09/804,758	3/13/2001	2/11/2003	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81700	Eastman Kodak Company	DE	60205075.8	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	FR	1308278	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	GB	1308278	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER

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81700	Eastman Kodak Company	US	6851796	09/999,356	10/31/2001	2/8/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81701	Eastman Kodak Company	DE	60106185.3	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	FR	1219429	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	GB	1219429	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4787304	2008-264295	10/10/2008	7/22/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847561	2009-159798	7/6/2009	10/21/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847562	2009-159800	7/6/2009	10/21/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6588888	09/751,232	12/28/2000	7/8/2003	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6863385	10/426,295	4/30/2003	3/8/2005	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81702	Eastman Kodak Company	DE	60206702.2	02077391.7	6/17/2002	10/19/2005	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	GB	1277579	02077391.7	6/17/2002	10/19/2005	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	US	6450628	09/892,831	6/27/2001	9/17/2002	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81703	Eastman Kodak Company	US	6827429	09/969,679	10/3/2001	12/7/2004	Granted	CONTINUOUS INK JET PRINTING METHOD AND APPARATUS WITH INK DROPLET VELOCITY DISCRIMINATION
81704	Eastman Kodak Company	DE	60224136.7	02077602.7	7/1/2002	12/19/2007	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	GB	1277578	02077602.7	7/1/2002	12/19/2007	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	JP	4109912	2002-178489	6/19/2002	4/11/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	US	6588889	09/906,489	7/16/2001	7/8/2003	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81705	Eastman Kodak Company	DE	60228356.6	02075438.8	2/4/2002	8/20/2008	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	FR	1232863	02075438.8	2/4/2002	8/20/2008	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	GB	1232863	02075438.8	2/4/2002	8/20/2008	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	JP		2002-009484	1/18/2002		Filed	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	US	6536883	09/785,618	2/16/2001	3/25/2003	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81706	Eastman Kodak Company	JP	4253455	2002-11205	1/21/2002	1/30/2009	Granted	CONTINUOUS INK JET PRINHEAD AND METHOD OF TRANSLATING INK DROPS
81706	Eastman Kodak Company	US	6508543	09/777,426	2/6/2001	1/21/2003	Granted	CONTINUOUS INK JET PRINHEAD AND METHOD OF TRANSLATING INK DROPS
81707	Eastman Kodak Company	US	6682182	10/120,023	4/10/2002	1/27/2004	Granted	CONTINUOUS INK JET PRINTING WITH IMPROVED DROP FORMATION
81708	Eastman Kodak Company	US	6739705	10/054,476	1/22/2002	5/25/2004	Granted	CONTINUOUS STREAM INK JET PRINHEAD OF THE GAS STREAM DROP DEFLECTION TYPE HAVING AMBIENT PRESSURE COMPENSATION MECHANISM AND METHOD OF OPERATION THEREOF
81718	Eastman Kodak Company	US	6288227	09/679,922	10/5/2000	9/11/2001	Granted	SOLUBILIZED 2,6-DINAPHTHYLAMINOTRIAZINES
81718	Eastman Kodak Company	US	6509143	09/896,698	6/29/2001	1/21/2003	Granted	CONCENTRATED PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION CONTAINING STAIN REDUCING AGENT
81721	Eastman Kodak Company	DE	60108335.0	01126389.4	11/7/2001	1/12/2005	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	US	6838505	09/981,221	10/16/2001	1/4/2005	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81723	Eastman Kodak Company	US	6860308	10/353,664	1/29/2003	3/1/2005	Granted	APPARATUS FOR MAKING A TWO-SIDED IMAGE
81732	Eastman Kodak Company	US	6567217	09/993,034	11/6/2001	5/20/2003	Granted	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6552855	10/184,280	6/27/2002	4/22/2003	Granted	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81733	Eastman Kodak Company	US	6648943	10/027,288	12/21/2001	11/18/2003	Granted	INTEGRATED USE OF DEAERATION METHODS TO REDUCE BUBBLES AND LIQUID WASTE
81737	Eastman Kodak Company	TW	NI-195052	090119940	8/14/2001	2/1/2004	Granted	ANTIREFLECTION ARTICLE OF MANUFACTURE
81737	Eastman Kodak Company	US	6497957	09/679,314	10/4/2000	12/24/2002	Granted	ANTIREFLECTION ARTICLE OF MANUFACTURE
81742	Eastman Kodak Company	JP	4191404	2001-372645	12/6/2001	9/26/2008	Granted	CONTINUOUS INK JET PRINTING PROCESS
81744	Eastman Kodak Company	US	6652761	10/051,426	1/18/2002	11/25/2003	Granted	PROCESS FOR RECYCLING WASH-WATER RESULTING FROM FILM TREATMENT
81746	Eastman Kodak Company	DE	60208515.2	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	FR	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS

81746	Eastman Kodak Company	GB	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	NL	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	US	6620397	10/159,680	5/31/2002	9/16/2003	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS

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81756	Eastman Kodak Company	US	6649250	09/976,616	10/11/2001	11/18/2003	Granted	GLOSS COATING ON PERMEABLE SURFACE IMAGING SUPPORT
81757	Eastman Kodak Company	US	6746051	09/686,133	10/10/2000	6/8/2004	Granted	A TWO SIDED IMAGE PRODUCT
81758	Eastman Kodak Company	US	6711277	09/696,542	10/25/2000	3/23/2004	Granted	METHOD OF CONTROLLING THE REPRODUCTION OF COPYRIGHTED IMAGES
81772	Eastman Kodak Company	US	6643237	09/804,116	3/12/2001	11/4/2003	Granted	METHOD AND APPARATUS FOR THE AUTHENTICATION OF ENCODED DATA
81776	Eastman Kodak Company	US	6426172	09/751,723	12/29/2000	7/30/2002	Granted	METHOD OF PROCESSING MOTION PICTURE PRINT FILM TO PROVIDE IMPROVED LASER SUBTITLING PERFORMANCE, AND PROCESSED MOTION PICTURE PRINT FILM
81783	Eastman Kodak Company	US	6498711	09/708,353	11/8/2000	12/24/2002	Granted	DEFORMABLE MICRO-ACTUATOR WITH GRID ELECTRODE
81785	Eastman Kodak Company	JP	4326176	2001-334483	10/31/2001	6/19/2009	Granted	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	TW	NI-173085	090122119	9/6/2001	7/2/2003	Granted	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	US	6476971	09/702,952	10/31/2000	11/5/2002	Granted	METHOD FOR MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81786	Eastman Kodak Company	US	6846137	09/702,362	10/31/2000	1/25/2005	Granted	APPARATUS FOR FORMING A MICROLENS MOLD
81787	Eastman Kodak Company	US	6908266	09/702,500	10/31/2000	6/21/2005	Granted	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81788	Eastman Kodak Company	TW	NI-173084	90122112	9/6/2001	3/11/2003	Granted	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81794	Eastman Kodak Company	US	6436619	09/853,846	5/11/2001	8/20/2002	Granted	CONDUCTIVE AND ROUGHENING LAYER
81795	Eastman Kodak Company	US	6872501	10/133,836	4/26/2002	3/29/2005	Granted	ANTISTAT OF ONIUM SALT AND POLYETHER POLYMER
81798	Eastman Kodak Company	US	6799963	09/702,496	10/31/2000	10/5/2004	Granted	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81798	Eastman Kodak Company	US	6787072	10/368,872	2/19/2003	9/7/2004	Granted	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81820	Eastman Kodak Company	DE	60200328.8	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	FR	1226970	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	GB	1226970	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	JP	3939990	2002-16869	1/25/2002	4/6/2007	Granted	INK JET RECORDING ELEMENT
81820	Eastman Kodak Company	US	6630212	09/770,814	1/26/2001	10/7/2003	Granted	INK JET RECORDING ELEMENT
81821	Eastman Kodak Company	DE	60202221.5	02075132.7	1/14/2002	12/15/2004	Granted	INK JET PRINTING METHOD
81821	Eastman Kodak Company	US	6554418	09/771,251	1/26/2001	4/29/2003	Granted	INK JET PRINTING METHOD
81838	Eastman Kodak Company	US	D460474	29/148,082	9/14/2001	7/16/2002	Granted	"DIGITAL CAMERA BACK"
81854	Eastman Kodak Company	US	6475712	09/996,192	11/28/2001	11/5/2002	Granted	PHOTOGRAPHIC ELEMENT HAVING IMPROVED SURFACE PROTECTIVE LAYER CONTAINING COMPOSITE WAX PARTICLES
81857	Eastman Kodak Company	DE	60209854.8	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	FR	1248146	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	GB	1248146	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	US	6440654	09/825,325	4/3/2001	8/27/2002	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81859	Eastman Kodak Company	US	6470736	09/773,290	1/31/2001	10/29/2002	Granted	APPARATUS AND METHOD FOR CAPILLARY VISCOMETRY OF FLUIDS (AS AMENDED)
81873	Eastman Kodak Company	US	6576042	09/950,487	9/11/2001	6/10/2003	Granted	A PROCESS CONTROL METHOD TO INCREASE DEAERATION CAPACITY IN AN ECR BY CONSTANT VOLTAGE OPERATION
81875	Eastman Kodak Company	US	D457180	29/140,631	4/20/2001	5/14/2002	Granted	FILM SCANNER
81879	Eastman Kodak Company	US	6514659	09/723,489	11/28/2000	2/4/2003	Granted	FOAM CORE IMAGING ELEMENT WITH GLOSSY SURFACE
81892	Eastman Kodak Company	US	6497986	09/931,328	8/16/2001	12/24/2002	Granted	NACREOUS SATIN IMAGING ELEMENT
81893	Eastman Kodak Company	US	6423398	09/770,122	1/26/2001	7/23/2002	Granted	INK JET PRINTING METHOD
81895	Eastman Kodak Company	US	6596447	09/931,334	8/16/2001	7/22/2003	Granted	PHOTOGRAPHIC ELEMENT WITH NACREOUS OVERCOAT
81901	Eastman Kodak Company	US	6508548	09/742,961	12/20/2000	1/21/2003	Granted	INK JET PRINTING METHOD
81909	Eastman Kodak Company	DE	60130619.8	01204421.0	11/19/2001	9/26/2007	Granted	THERMAL ACTUATOR
81909	Eastman Kodak Company	JP	4040288	2001-355056	11/20/2001	11/16/2007	Granted	THERMAL ACTUATOR
81909	Eastman Kodak Company	US	6561627	09/726,945	11/30/2000	5/13/2003	Granted	THERMAL ACTUATOR
81912	Eastman Kodak Company	US	6848764	10/121,401	4/12/2002	2/1/2005	Granted	METHOD AND APPARATUS FOR CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINT HEAD
81913	Eastman Kodak Company	DE	60301592.1	03076685.1	6/2/2003	9/14/2005	Granted	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO

81913 Eastman Kodak Company GB 1371489 03076685.1 6/2/2003 9/14/2005 Granted

PREVENT TERMINAL INK DROP
MISDIRECTION
METHOD OF CONTROLLING HEATERS IN
A CONTINUOUS INK JET PRINthead
HAVING SEGMENTED HEATERS TO
PREVENT TERMINAL INK DROP
MISDIRECTION

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81913	Eastman Kodak Company	US	6820971	10/172,429	6/14/2002	11/23/2004	Granted	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINTHEAD HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81914	Eastman Kodak Company	US	6584857	09/717,318	11/20/2000	7/1/2003	Granted	OPTICAL STRAIN GAUGE
81915	Eastman Kodak Company	US	6596451	09/931,355	8/16/2001	7/22/2003	Granted	NACREOUS IMAGING ELEMENT CONTAINING A VOIDED POLYMER LAYER
81916	Eastman Kodak Company	US	6569593	09/931,699	8/16/2001	5/27/2003	Granted	ORIENTED POLYESTER IMAGING ELEMENT WITH NACREOUS PIGMENT
81928	Eastman Kodak Company	US	6689429	09/981,375	10/16/2001	2/10/2004	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81936	Eastman Kodak Company	US	6497472	09/751,236	12/29/2000	12/24/2002	Granted	A SELF-CLEANING INK JET PRINTER AND PRINT HEAD WITH CLEANING FLUID FLOW SYSTEM
81958	Eastman Kodak Company	US	6543899	09/730,360	12/5/2000	4/8/2003	Granted	AN AUTO-STEREOSCOPIC VIEWING SYSTEM USING MOUNTED PROJECTION
81966	Eastman Kodak Company	US	6882451	09/732,671	12/8/2000	4/19/2005	Granted	METHOD AND MEANS FOR DETERMINING ESTIMATED RELATIVE EXPOSURE VALUES FROM OPTICAL DENSITY VALUES OF PHOTOGRAPHIC MEDIA (AMENDED AS OF 8/13/2004)
81981	Eastman Kodak Company	DE	60236042.0	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	FR	1243627	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	GB	1243627	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	US	6547865	09/813,581	3/21/2001	4/15/2003	Granted	INK JET PRINTING PROCESS
81992	Eastman Kodak Company	DE	60220846.7	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	FR	1232864	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	GB	1232864	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	JP	4351412	2002-026305	2/4/2002	7/31/2009	Granted	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	US	6457807	09/785,615	2/16/2001	10/1/2002	Granted	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81993	Eastman Kodak Company	US	6481835	09/771,540	1/29/2001	11/19/2002	Granted	CONTINUOUS INK-JET PRINTHEAD HAVING SERRATED GUTTER
81994	Eastman Kodak Company	JP	3776036	2001-383220	12/17/2001	3/3/2006	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS AND METHOD
81994	Eastman Kodak Company	US	6416181	09/738,747	12/15/2000	7/9/2002	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS AND METHOD
81997	Eastman Kodak Company	US	7094453	10/238,656	9/10/2002	8/22/2006	Granted	TACK FREE EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
81999	Eastman Kodak Company	US	7122235	09/878,853	6/11/2001	10/17/2006	Granted	TACK FREE CAUTERIZED EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
82000	Eastman Kodak Company	US	6553651	09/803,851	3/12/2001	4/29/2003	Granted	A METHOD FOR FABRICATING A PERMANENT MAGNETIC STRUCTURE IN A SUBSTRATE
82001	Eastman Kodak Company	DE	60206668.9	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	FR	1228873	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	GB	1228873	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	JP	4295946	2002-23532	1/31/2002	4/17/2009	Granted	CONTINUOUS INK JET PRINTER
82001	Eastman Kodak Company	US	6505922	09/777,461	2/6/2001	1/14/2003	Granted	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82009	Eastman Kodak Company	US	6471327	09/794,671	2/27/2001	10/29/2002	Granted	APPARATUS AND METHOD OF DELIVERING A FOCUSED BEAM OF A THERMODYNAMICALLY STABLE/METASTABLE MIXTURE OF A FUNCTIONAL MATERIAL IN A DENSE FLUID ONTO A RECEIVER
82009	Eastman Kodak Company	US	6752484	10/091,842	3/6/2002	6/22/2004	Granted	APPARATUS AND METHOD OF DELIVERING A BEAM OF A FUNCTIONAL MATERIALS TO A RECEIVER
82014	Eastman Kodak Company	DE	60200331.8	02075344.8	1/28/2002	4/7/2004	Granted	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82014	Eastman Kodak Company	JP	3943408	2002-28451	2/5/2002	4/13/2007	Granted	ULTRAHIGH CONTRAST PHOTOGRAPHIC MATERIAL
82014	Eastman Kodak Company	US	6573021	10/040,672	1/7/2002	6/3/2003	Granted	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82017	Eastman Kodak Company	US	6569597	09/766,076	1/19/2001	5/27/2003	Granted	THERMAL IMAGING COMPOSITION AND MEMBER AND METHODS OF IMAGING AND PRINTING
82030	Eastman Kodak Company	US	6864023	10/724,853	12/1/2003	3/8/2005	Granted	IMAGING MEMBER ADHERED TO VACUOUS CORE BASE
82039	Eastman Kodak Company	US	6361156	09/745,714	12/21/2000	3/26/2002	Granted	CONTINUOUS INK JET PRINTING PROCESS

82040	Eastman Kodak Company	DE	60216663.2	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	FR	1260362	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	GB	1260362	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	US	6551757	09/864,570	5/24/2001	4/22/2003	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82049	Eastman Kodak Company	US	6513903	09/750,993	12/29/2000	2/4/2003	Granted	INK JET PRINT HEAD WITH CAPILLARY FLOW CLEANING
82056	Eastman Kodak Company	US	6841226	10/011,040	11/13/2001	1/11/2005	Granted	ETHOXYLATED ALCOHOL INTERCALATED SMECTITE MATERIALS AND METHOD
82091	Eastman Kodak Company	US	6908178	10/602,433	6/24/2003	6/21/2005	Granted	CONTINUOUS INK JET COLOR PRINTING APPARATUS WITH RAPID INK SWITCHING

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82093	Eastman Kodak Company	US	6476962	09/841,356	4/24/2001	11/5/2002	Granted	A MULTI-BEAM ZOOM LENS FOR PRODUCING VARIABLE SPOT SIZES FOR A LASER PRINTER
82095	Eastman Kodak Company	DE	60225973.8	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	FR	1277580	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	GB	1277580	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	JP	4270817	2002-206889	7/16/2002	3/6/2009	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	US	6899410	10/606,106	6/25/2003	5/31/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82103	Eastman Kodak Company	DE	60113798.1	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	FR	1234668	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	GB	1234668	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	US	6491385	09/791,315	2/22/2001	12/10/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82109	Eastman Kodak Company	DE	60209852.1	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	FR	1226965	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	GB	1226965	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	US	6479135	09/771,191	1/26/2001	11/12/2002	Granted	INK JET RECORDING ELEMENT
82110	Eastman Kodak Company	DE	60223734.3	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	FR	1226962	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	GB	1226962	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	JP	3964686	2002-15682	1/24/2002	6/1/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	US	6548151	09/770,429	1/26/2001	4/15/2003	Granted	INK JET RECORDING ELEMENT
82113	Eastman Kodak Company	DE	60223742.4	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	FR	1245589	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	GB	1245589	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	US	6635693	09/822,096	3/30/2001	10/21/2003	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82115	Eastman Kodak Company	US	6699538	09/999,469	10/31/2001	3/2/2004	Granted	INK JET RECORDING ELEMENT
82116	Eastman Kodak Company	US	6645581	09/999,374	10/31/2001	11/11/2003	Granted	INK JET RECORDING ELEMENT
82139	Eastman Kodak Company	US	6457825	09/770,728	1/26/2001	10/1/2002	Granted	INK JET PRINTING METHOD
82140	Eastman Kodak Company	US	6555305	10/027,299	12/21/2001	4/29/2003	Granted	PHOTOGRAPHIC ELEMENT WITH SPECTRALLY SENSITIZED TABULAR GRAIN EMULSION AND RETAINED DYE STAIN REDUCING COMPOUNDS
82149	Eastman Kodak Company	US	6554402	09/931,523	8/16/2001	4/29/2003	Granted	INK CARTRIDGE WITH COLOR DISCRIMINATION STRUCTURE
82150	Eastman Kodak Company	US	6505926	09/931,521	8/16/2001	1/14/2003	Granted	INK CARTRIDGE WITH MEMORY CHIP AND METHOD OF ASSEMBLING
82155	Eastman Kodak Company	US	6476973	09/782,432	2/13/2001	11/5/2002	Granted	COMPOUND SURFACE TO AID IN THE FABRICATION OF A LENS WITH A PLANO SURFACE
82158	Eastman Kodak Company	US	6761046	09/882,599	6/15/2001	7/13/2004	Granted	COLD ROLLING OF GLASS PREFORMS
82160	Eastman Kodak Company	US	6977753	09/776,313	2/2/2001	12/20/2005	Granted	A PRINTING ASSEMBLY AND AN OPERATOR CONTROL PANEL USER INTERFACE FOR THE PRINTING ASSEMBLY
82161	Eastman Kodak Company	US	7111939	10/084,119	2/27/2002	9/26/2006	Granted	AN IMAGE DISPLAY SYSTEM WITH BODY POSITION COMPENSATION
82172	Eastman Kodak Company	DE	60222486.1	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	FR	1237379	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	GB	1237379	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	US	6987586	09/797,891	3/2/2001	1/17/2006	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82176	Eastman Kodak Company	US	6590695	10/084,716	2/26/2002	7/8/2003	Granted	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82176	Eastman Kodak Company	US	6707595	10/351,764	1/27/2003	3/16/2004	Granted	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR

82181	Eastman Kodak Company	DE	60211096.3	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	FR	1308291	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	GB	1308291	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	US	6676243	10/000,892	11/2/2001	1/13/2004	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE

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82184	Eastman Kodak Company	US	6650397	09/866,184	5/25/2001	11/18/2003	Granted	MEDIA WIDTH DETECTING SYSTEM FOR AN IMAGING APPARATUS
82186	Eastman Kodak Company	US	6590600	09/810,786	3/16/2001	7/8/2003	Granted	A METHOD AND APPARATUS FOR CONTROLLING EXPOSURE AMPLITUDE AND PRINTED TRACK WIDTH BY PULSE WIDTH MODULATION
82209	Eastman Kodak Company	US	7479183	10/446,013	5/27/2003	1/20/2009	Granted	INK JET INK COMPOSITION
82212	Eastman Kodak Company	US	6533408	09/887,183	6/21/2001	3/18/2003	Granted	INK JET PRINTING METHOD
82216	Eastman Kodak Company	US	6703111	10/032,922	10/25/2001	3/9/2004	Granted	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82217	Eastman Kodak Company	US	6572215	09/867,639	5/30/2001	6/3/2003	Granted	INK JET PRINT HEAD WITH CROSS-FLOW CLEANING
82298	Eastman Kodak Company	US	6541600	09/919,390	7/31/2001	4/1/2003	Granted	WATER SOLUBLE AND DISPERSIBLE HIGHLY BRANCHED POLYAMIDES
82306	Eastman Kodak Company	DE	60220563.8	02075531.0	2/8/2002	6/13/2007	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	JP	4307778	2002-32289	2/8/2002	5/15/2009	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6764814	10/051,667	1/18/2002	7/20/2004	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6927021	10/833,378	4/28/2004	8/9/2005	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82316	Eastman Kodak Company	US	6534114	09/796,153	2/28/2001	3/18/2003	Granted	COATING METHOD FOR MODIFYING ADHESION OF THIN FILMS TO SUBSTRATES
82321	Eastman Kodak Company	US	6620456	09/793,299	2/26/2001	9/16/2003	Granted	FORMING A DIELECTRIC LAYER BY THERMAL DECOMPOSITION OF A METALLO-ORGANIC MATERIAL
82323	Eastman Kodak Company	US	6625381	09/788,866	2/20/2001	9/23/2003	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM WITH PARTIAL BEAM REFLECTION
82324	Eastman Kodak Company	US	6445487	09/788,978	2/20/2001	9/3/2002	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING A MULTI-WAVELENGTH DOPPLER SHIFTED BEAM
82351	Eastman Kodak Company	DE	60217011.7	02076640.8	4/25/2002	12/27/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82351	Eastman Kodak Company	US	6514601	09/850,026	5/7/2001	2/4/2003	Granted	INK JET RECORDING ELEMENT
82360	Eastman Kodak Company	US	6638576	10/128,086	4/23/2002	10/28/2003	Granted	APPARATUS AND METHOD OF COATING A WEB
82364	Eastman Kodak Company	US	6599668	09/923,245	8/3/2001	7/29/2003	Granted	PROCESS FOR FORMING COLOR FILTER ARRAY
82371	Eastman Kodak Company	US	6489511	09/931,612	8/16/2001	12/3/2002	Granted	AZOMETHINE COMPOUND MANUFACTURE
82378	Eastman Kodak Company	DE	60209997.8	02078431.0	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	GB	1288011	02078431.0	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	US	6641875	09/944,618	8/31/2001	11/4/2003	Granted	INK JET RECORDING ELEMENT
82379	Eastman Kodak Company	DE	60209998.6	02078432.8	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	GB	1288012	02078432.8	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	US	6689430	09/943,952	8/31/2001	2/10/2004	Granted	INK JET RECORDING ELEMENT
82386	Eastman Kodak Company	DE	60207791.5	02077972.4	7/22/2002	12/7/2005	Granted	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	GB	1281738	02077972.4	7/22/2002	12/7/2005	Granted	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	US	6706102	09/920,188	8/1/2001	3/16/2004	Granted	DYE MIXTURE FOR INK JET INK
82401	Eastman Kodak Company	US	6525170	09/919,096	7/31/2001	2/25/2003	Granted	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS
82402	Eastman Kodak Company	US	6565205	09/799,932	3/6/2001	5/20/2003	Granted	INK JET PRINTING METHOD
82409	Eastman Kodak Company	US	D454147	29/141,256	5/2/2001	3/5/2002	Granted	CAMERA WITH FLIP-UP FLASH
82421	Eastman Kodak Company	US	6594084	10/027,698	12/20/2001	7/15/2003	Granted	METHOD OF MANUFACTURING A PRECISELY ALIGNED MICROLENS ARRAY
82431	Eastman Kodak Company	DE	60236041.2	02075942.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	GB	1243626	02075942.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	US	6517621	09/813,760	3/21/2001	2/11/2003	Granted	INK JET PRINTING PROCESS
82433	Eastman Kodak Company	US	D452520	29/138,433	3/13/2001	12/25/2001	Granted	REMOTE CONTROL FOR A VERTICAL DIGITAL PROJECTOR
82442	Eastman Kodak Company	DE	60300182.3	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	FR	1332877	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	GB	1332877	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	US	6863384	10/061,756	2/1/2002	3/8/2005	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82443	Eastman Kodak Company	DE	60311181.5	03076496.3	5/16/2003	1/17/2007	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN

82443 Eastman Kodak Company FR 1366902 03076496.3 5/16/2003 1/17/2007 Granted

A CONTINUOUS STREAM INK JET
PRINTER
APPARATUS AND METHOD FOR
IMPROVING GAS FLOW UNIFORMITY IN
A CONTINUOUS STREAM INK JET
PRINTER

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82443	Eastman Kodak Company	GB	1366902	03076496.3	5/16/2003	1/17/2007	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	US	6866370	10/156,617	5/28/2002	3/15/2005	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82444	Eastman Kodak Company	DE	60316497.8	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	FR	1356935	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	GB	1356935	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	US	6830320	10/131,294	4/24/2002	12/14/2004	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82473	Eastman Kodak Company	US	7232499	10/745,430	12/22/2003	6/19/2007	Granted	METHOD OF PREPARING PLASTIC MATERIALS TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
82504	Eastman Kodak Company	US	6793328	10/100,376	3/18/2002	9/21/2004	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
82507	Eastman Kodak Company	CN	02108702.4	02108702.4	3/29/2002	2/1/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	DE	60211993.6	02076149.0	3/19/2002	6/7/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	GB	1245969	02076149.0	3/19/2002	6/7/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	JP	4107860	2002-83864	3/25/2002	4/11/2008	Granted	A LINEAR ARRAY ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	US	6594060	09/821,529	3/29/2001	7/15/2003	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82518	Eastman Kodak Company	CN	ZL02105947.0	02105947.0	4/11/2002	1/18/2006	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	DE	60219988.3	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	FR	1249903	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	GB	1249903	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	JP	4037677	2002-107707	4/10/2002	11/9/2007	Granted	LASER LIGHT-EMITTING DEVICE APPARATUS
82518	Eastman Kodak Company	KR	852067	2002-0019373	4/10/2002	8/6/2008	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6658037	09/832,759	4/11/2001	12/2/2003	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6879618	10/602,143	6/24/2003	4/12/2005	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82523	Eastman Kodak Company	US	6755350	10/027,975	12/21/2001	6/29/2004	Granted	SENSUAL LABEL
82523	Eastman Kodak Company	US	7014910	10/824,676	4/15/2004	3/21/2006	Granted	SENSUAL LABEL
82545	Eastman Kodak Company	US	6523116	09/262,983	3/5/1999	2/18/2003	Granted	SECURE PERSONAL INFORMATION CARD DATABASE SYSTEM
82623	Eastman Kodak Company	US	7264855	10/255,918	9/26/2002	9/4/2007	Granted	IMAGING MEMBER WITH VACUOUS CORE BASE
82625	Eastman Kodak Company	US	6584830	09/880,383	6/13/2001	7/1/2003	Granted	VISCOSITY MEASURING APPARATUS
82628	Eastman Kodak Company	US	6676316	09/941,215	8/28/2001	1/13/2004	Granted	A MEDIA CASSETTE HAVING AN IDENTIFICATION DEVICE FOR IDENTIFYING THE TYPE OF MEDIA IN THE CASSETTE, AND AN IMAGING APPARATUS HAVING SAID MEDIA CASSETTE

82629	Eastman Kodak Company	US	6848766	10/269,626	10/11/2002	2/1/2005	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82632	Eastman Kodak Company	US	6575566	10/246,491	9/18/2002	6/10/2003	Granted	CONTINUOUS INKJET PRINTHEAD WITH SELECTABLE PRINTING VOLUMES OF INK
82635	Eastman Kodak Company	US	6620489	09/911,785	7/24/2001	9/16/2003	Granted	A SELF-ADHERING IMAGE
82635	Eastman Kodak Company	US	6890628	10/434,855	5/9/2003	5/10/2005	Granted	A SELF-ADHERING IMAGE
82636	Eastman Kodak Company	US	6808270	10/038,950	1/3/2002	10/26/2004	Granted	CLOSED LOOP THREE COLOR ALIGNMENT FOR DIGITAL PROJECTION
82641	Eastman Kodak Company	JP	4455994	2004-522448	7/14/2003	2/12/2010	Granted	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82641	Eastman Kodak Company	US	7507392	10/521,899	7/14/2003	3/24/2009	Granted	METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82642	Eastman Kodak Company	US	7560092	10/521,348	7/14/2003	7/14/2009	Granted	A METHOD FOR PREPARING AN ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82647	Eastman Kodak Company	US	6893105	10/355,600	1/31/2003	5/17/2005	Granted	A METHOD FOR PRINTING AN IMAGE FROM A HALFTONE BINARY BITMAP USING MULTIPLE EXPOSURES
82648	Eastman Kodak Company	US	6717601	10/196,013	7/16/2002	4/6/2004	Granted	PRINTING APPARATUS WITH DOT-GAIN COMPENSATION USING SPATIAL FILTER
82648	Eastman Kodak Company	US	7400335	10/714,315	11/14/2003	7/15/2008	Granted	A METHOD FOR PRINTING A HALFTONE DIGITAL IMAGE
82652	Eastman Kodak Company	US	6863360	10/635,256	8/6/2003	3/8/2005	Granted	A METHOD FOR ADJUSTING DOT-GAIN FOR A HALFTONE BINARY BITMAP
82662	Eastman Kodak Company	US	7901748	10/021,341	12/12/2001	3/8/2011	Granted	INK JET RECORDING ELEMENT
82678	Eastman Kodak Company	US	6722699	09/920,972	8/2/2001	4/20/2004	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	8403367	09/957,011	9/20/2001	3/26/2013	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	7080857	10/601,800	6/23/2003	7/25/2006	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING

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82680	Eastman Kodak Company	US	7265778	10/364,486	2/11/2003	9/4/2007	Granted	VISUAL DISPLAY CHARACTERIZATION
82684	Eastman Kodak Company	US	7004571	10/375,514	2/25/2003	2/28/2006	Granted	PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINTHEAD FROM BEING USED FOR PRINTING
82685	Eastman Kodak Company	US	6595630	09/903,883	7/12/2001	7/22/2003	Granted	METHOD AND APPARATUS FOR CONTROLLING DEPTH OF A SOLVENT FREE FUNCTIONAL MATERIAL IN A RECEIVER.
82685	Eastman Kodak Company	US	7276184	10/193,363	7/11/2002	10/2/2007	Granted	A SURFACTANT ASSISTED NANOMATERIAL GENERATION PROCESS
82692	Eastman Kodak Company	US	6464330	09/939,936	8/27/2001	10/15/2002	Granted	AN INKJET PRINTER WITH IMPROVED DRY TIME
82697	Eastman Kodak Company	US	6709808	10/139,684	5/6/2002	3/23/2004	Granted	IMAGING MATERIALS COMPRISING ELECTRICALLY CONDUCTIVE POLYMER PARTICLE LAYERS
82698	Eastman Kodak Company	DE	60225214.8	02078219.9	8/5/2002	2/27/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	DE	60225385.3	02078222.3	8/5/2002	3/5/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1288871	02078219.9	8/5/2002	2/27/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1286315	02078222.3	8/5/2002	3/5/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	JP	4021728	2002-236825	8/15/2002	10/5/2007	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING AUTHENTIC DOCUMENT
82698	Eastman Kodak Company	US	6973196	09/930,696	8/15/2001	12/6/2005	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	US	6973198	10/179,041	6/25/2002	12/6/2005	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82702	Eastman Kodak Company	US	6667071	10/134,111	4/29/2002	12/23/2003	Granted	METHOD OF COATING A LIQUID FILM ON A SUPPORT
82705	Eastman Kodak Company	US	6848205	10/304,832	11/26/2002	2/1/2005	Granted	TRANSPARENT LABEL WITH ENHANCED SHARPNESS
82718	Eastman Kodak Company	US	6611380	10/037,954	12/21/2001	8/26/2003	Granted	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82719	Eastman Kodak Company	CN	03142484.8	03142484.8	6/12/2003	4/9/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	DE	60322298.6	03076707.3	6/2/2003	7/23/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	GB	1372014	03076707.3	6/2/2003	7/23/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	JP	3929935	2003-165278	6/10/2003	3/16/2007	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	US	6678085	10/171,252	6/12/2002	1/13/2004	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82720	Eastman Kodak Company	JP	4732679	2003-331324	9/24/2003	4/28/2011	Granted	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82720	Eastman Kodak Company	US	6844960	10/253,747	9/24/2002	1/18/2005	Granted	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82722	Eastman Kodak Company	US	6491376	09/862,953	5/22/2001	12/10/2002	Granted	CONTINUOUS INK JET PRINT HEAD WITH THIN MEMBRANE NOZZLE PLATE
82731	Eastman Kodak Company	DE	60326801.3	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	FR	1413437	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	GB	1413437	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	US	6644792	10/280,217	10/25/2002	11/11/2003	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82757	Eastman Kodak Company	US	6660119	09/877,429	6/8/2001	12/9/2003	Granted	PRODUCING A LAMINATED SCRAPBOOK PAGE
82770	Eastman Kodak Company	DE	60210892.6	02079023.4	9/30/2002	4/26/2006	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	GB	1302319	02079023.4	9/30/2002	4/26/2006	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	US	6435666	09/976,922	10/12/2001	8/20/2002	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82775	Eastman Kodak Company	US	7010158	10/010,795	11/13/2001	3/7/2006	Granted	METHOD AND APPARATUS FOR THREE-DIMENSIONAL SCENE MODELING AND RECONSTRUCTION
82777	Eastman Kodak Company	US	6655796	10/028,143	12/20/2001	12/2/2003	Granted	POST-PRINT TREATMENT FOR INK JET PRINTING APPARATUS
82779	Eastman Kodak Company	US	6460972	09/993,150	11/6/2001	10/8/2002	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82781	Eastman Kodak Company	DE	60334654.5	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	FR	1334832	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	GB	1334832	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	JP	4580619	2003-17968	1/27/2003	9/3/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	US	6588884	10/071,120	2/8/2002	7/8/2003	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82788	Eastman Kodak Company	US	6567223	09/872,592	6/1/2001	5/20/2003	Granted	MOLDED LENS ELEMENT HAVING A TWO-DIMENSIONAL REFERENCE MOLDED THEREIN
82792	Eastman Kodak Company	US	6538140	09/946,420	9/5/2001	3/25/2003	Granted	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82794	Eastman Kodak Company	US	6514660	10/044,874	10/29/2001	2/4/2003	Granted	POLYETHYLENEIMINE PRIMER FOR IMAGING MATERIALS

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82801	Eastman Kodak Company	US	6770343	10/079,688	2/20/2002	8/3/2004	Granted	INDEX STICKER PRINT
82801	Eastman Kodak Company	US	6942332	10/833,393	4/28/2004	9/13/2005	Granted	INDEX STICKER PRINT
82809	Eastman Kodak Company	US	6780455	10/178,724	6/24/2002	8/24/2004	Granted	METHOD OF CREATING AND COATING A MATERIAL
82812	Eastman Kodak Company	US	6898172	09/878,851	6/11/2001	5/24/2005	Granted	SYSTEM TO REDUCE WRITING OVERHEAD TO A HYBRID OPTICAL DISC
82817	Eastman Kodak Company	US	7273897	09/918,584	7/31/2001	9/25/2007	Granted	INK JET INK COMPOSITION
82820	Eastman Kodak Company	DE	60326919.2	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	FR	1431039	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	GB	1431039	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	JP	4414213	2003-417711	12/16/2003	11/27/2009	Granted	INK JET PRINTING SYSTEM (original)
82820	Eastman Kodak Company	US	6808246	10/320,884	12/17/2002	10/26/2004	Granted	INK JET PRINTING SYSTEM AND METHOD OF REDUCING DEPOSITON OF A UNDESIREED SUBSTANCE ON A SURFACE OF A PRINT HEAD
82834	Eastman Kodak Company	DE	60231942.0	02078195.1	8/5/2002	4/15/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82834	Eastman Kodak Company	GB	1286531	02078195.1	8/5/2002	4/15/2009	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	US	6925192	09/930,634	8/15/2001	8/2/2005	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82839	Eastman Kodak Company	US	6789887	10/079,039	2/20/2002	9/14/2004	Granted	AN INKJET PRINTING METHOD
82841	Eastman Kodak Company	DE	60220239.6	02079866.6	11/22/2002	5/23/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	JP		2002-350894	12/3/2002		Filed	INK JET RECORDING ELEMENT
82841	Eastman Kodak Company	US	6777041	10/011,427	12/4/2001	8/17/2004	Granted	INK JET RECORDING ELEMENTS
82842	Eastman Kodak Company	DE	60212062.4	02080096.7	12/9/2002	6/7/2006	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	GB	1336638	02080096.7	12/9/2002	6/7/2006	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	JP	4886150	2002-368927	12/19/2002	12/16/2011	Granted	METHOD OF FORMING POROUS PARTICLES
82842	Eastman Kodak Company	US	6780942	10/027,701	12/20/2001	8/24/2004	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82846	Eastman Kodak Company	US	6568799	10/055,295	1/23/2002	5/27/2003	Granted	DROP-ON-DEMAND INK JET PRINTER WITH CONTROLLED FLUID FLOW TO EFFECT DROP EJECTION
82851	Eastman Kodak Company	US	6724379	09/877,893	6/8/2001	4/20/2004	Granted	MULTICHANNEL DRIVER CIRCUIT FOR SPATIAL LIGHT MODULATOR AND METHOD OF CALIBRATION
82854	Eastman Kodak Company	US	6522474	09/878,701	6/11/2001	2/18/2003	Granted	HEAD-MOUNTED OPTICAL APPARATUS FOR STEREOSCOPIC DISPLAY
82855	Eastman Kodak Company	US	6790602	10/346,745	1/17/2003	9/14/2004	Granted	A METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG
82857	Eastman Kodak Company	US	7166656	10/008,810	11/13/2001	1/23/2007	Granted	SMECTITE CLAY INTERCALATED WITH POLYETHER BLOCK POLYAMIDE COPOLYMER
82858	Eastman Kodak Company	US	6767951	10/006,545	11/13/2001	7/27/2004	Granted	POLYESTER NANOCOMPOSITES
82859	Eastman Kodak Company	US	6767952	10/008,428	11/13/2001	7/27/2004	Granted	ARTICLE UTILIZING BLOCK COPOLYMER INTERCALATED CLAY
82879	Eastman Kodak Company	US	6884205	09/968,392	10/2/2001	4/26/2005	Granted	NON-MARKING WEB CONVEYANCE ROLLER
82887	Eastman Kodak Company	DE	60225761.1	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	FR	1267565	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	GB	1267565	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	US	7190485	09/881,460	6/14/2001	3/13/2007	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82900	Eastman Kodak Company	US	6765102	10/207,720	7/29/2002	7/20/2004	Granted	WATER-COMPATIBLE CATIONIC EPOXY COMPOUNDS
82906	Eastman Kodak Company	US	6811724	10/036,131	12/26/2001	11/2/2004	Granted	COMPOSITION FOR ANTISTAT LAYER
82906	Eastman Kodak Company	US	6991750	10/911,193	8/4/2004	1/31/2006	Granted	COMPOSITION FOR ANTISTAT LAYER

83001	Eastman Kodak Company	DE	602004005516.6	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	FR	1449677	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	GB	1449677	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	US	6689532	10/368,163	2/18/2003	2/10/2004	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83018	Eastman Kodak Company	US	6692605	09/977,548	10/15/2001	2/17/2004	Granted	METHOD FOR LAMINATING AN OVERLAY TO VERIFY A PATTERN OR AS A PATTERN
83018	Eastman Kodak Company	US	6969442	10/696,149	10/29/2003	11/29/2005	Granted	A METHOD OF USING AN OVERLAY TO VERIFY OR FORM A FOLDING, EMBOSSING, OR RULE DIE
83018	Eastman Kodak Company	US	6926788	10/696,150	10/29/2003	8/9/2005	Granted	A METHOD FOR USING AN OVERLAY TO FORM A RULE DIE

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83025	Eastman Kodak Company	US	7593135	09/896,798	6/29/2001	9/22/2009	Granted	DIGITAL IMAGE MULTITONING METHOD
83026	Eastman Kodak Company	US	6565694	09/912,159	7/24/2001	5/20/2003	Granted	METHOD OF PREPARING METAL PLATES TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
83029	Eastman Kodak Company	US	6640866	09/953,778	9/17/2001	11/4/2003	Granted	LAMINATOR ASSEMBLY HAVING AN IMPROVED DUAL DUROMETER LAMINATION ROLLER
83032	Eastman Kodak Company	US	6620280	10/041,837	10/19/2001	9/16/2003	Granted	DUAL SIDED LAMINATION
83059	Eastman Kodak Company	US	6903824	10/327,392	12/20/2002	6/7/2005	Granted	LASER SENSITOMETER
83065	Eastman Kodak Company	US	7203335	09/923,583	8/7/2001	4/10/2007	Granted	SYSTEM AND METHOD FOR EXTRACTING A WATERMARK SIGNAL IN A DIGITAL IMAGE SEQUENCE
83066	Eastman Kodak Company	US	6867251	10/020,694	12/14/2001	3/15/2005	Granted	POLYMER-DYE PARTICLES AND PROCESS FOR MAKING POLYMER DYE PARTICLES
83070	Eastman Kodak Company	US	6935396	10/484,825	7/6/2002	8/30/2005	Granted	SPLICING TAPE APPLICATION DEVICE WITH RIGID ELECTROSTATIC CHARGE ELIMINATOR
83073	Eastman Kodak Company	JP	4143359	2002-239243	8/20/2002	6/20/2008	Granted	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83073	Eastman Kodak Company	US	6435657	09/933,498	8/20/2001	8/20/2002	Granted	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83074	Eastman Kodak Company	US	6574047	09/930,691	8/15/2001	6/3/2003	Granted	A BACKLIT DISPLAY FOR SELECTIVELY ILLUMINATION LENTICULAR IMAGES
83086	Eastman Kodak Company	US	6541599	09/919,097	7/31/2001	4/1/2003	Granted	PROCESS FOR MANUFACTURING OF SOLUBLE HIGHLY BRANCHED POLYAMIDES, AND AT LEAST PARTIALLY ALIPHATIC HIGHLY BRANCHED POLYAMIDES OBTAINED THEREFROM
83091	Eastman Kodak Company	US	6817927	10/045,718	10/19/2001	11/16/2004	Granted	METHOD OF REMOVING MATERIAL FROM AN EXTERNAL SURFACE USING CORE/SHELL PARTICLES
83104	Eastman Kodak Company	DE	60225506.6	02012607.4	6/6/2002	3/12/2008	Granted	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83104	Eastman Kodak Company	US	6770412	10/178,265	6/24/2002	8/3/2004	Granted	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83108	Eastman Kodak Company	US	6579662	09/947,112	9/5/2001	6/17/2003	Granted	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING COMPLEX OXONOL IR DYE AND METHOD OF IMAGING AND PRINTING
83109	Eastman Kodak Company	US	6660449	10/083,258	10/19/2001	12/9/2003	Granted	IMAGING MEMBERS CONTAINING CARBON BLACK AND METHODS OF IMAGING AND PRINTING
83110	Eastman Kodak Company	US	7087275	10/158,665	5/30/2002	8/8/2006	Granted	INK JET RECORDING MEDIA AND METHOD FOR THEIR PREPARATION
83111	Eastman Kodak Company	JP	4332355	2003-7205	1/15/2003	6/26/2009	Granted	LASER PROJECTION DISPLAY SYSTEM
83111	Eastman Kodak Company	US	6577429	10/050,003	1/15/2002	6/10/2003	Granted	LASER PROJECTION DISPLAY SYSTEM
83112	Eastman Kodak Company	DE	60243941.8	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	EP	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	FR	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	GB	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	US	6791739	09/924,619	8/8/2001	9/14/2004	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83115	Eastman Kodak Company	DE	60236779.4	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	FR	1292134	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	GB	1292134	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	JP	4303926	2002-240224	8/21/2002	5/1/2009	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	US	6594090	09/940,196	8/27/2001	7/15/2003	Granted	LASER PROJECTION DISPLAY SYSTEM
83131	Eastman Kodak Company	US	6814517	10/371,035	2/20/2003	11/9/2004	Granted	SINGLE PASS MULTI-COLOR PRINTER WITH IMPROVED CUTTING APPARATUS AND METHOD
83166	Eastman Kodak Company	DE	60208969.7	02078641.4	9/6/2002	2/1/2006	Granted	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	GB	1293356	02078641.4	9/6/2002	2/1/2006	Granted	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	US	6723397	09/955,549	9/18/2001	4/20/2004	Granted	INK JET RECORDING ELEMENT
83173	Eastman Kodak Company	DE	60207946.2	02078397.3	8/16/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	GB	1288008	02078397.3	8/16/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	US	6815020	09/944,971	8/31/2001	11/9/2004	Granted	INK JET RECORDING ELEMENT
83186	Eastman Kodak Company	US	6863368	10/460,245	6/12/2003	3/8/2005	Granted	A METHOD OF FORMING A COLOR FILTER
83193	Eastman Kodak Company	DE	60240848.2	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	FR	1280361	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	GB	1280361	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	JP	4143350	2002-214858	7/24/2002	6/20/2008	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	US	6621615	10/102,109	3/19/2002	9/16/2003	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY

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83207	Eastman Kodak Company	US	6685768	09/919,737	8/1/2001	2/3/2004	Granted	INK JET INK SET
83214	Eastman Kodak Company	US	D474219	29/153,025	12/21/2001	5/6/2003	Granted	CAMERA WITH INTEGRAL FLASH FEATURE
83215	Eastman Kodak Company	US	D472914	29/153,026	12/21/2001	4/8/2003	Granted	CAMERA WITH INTREGAL FLASH FEATURE
83216	Eastman Kodak Company	US	D466915	29/152,603	12/21/2001	12/10/2002	Granted	CAMERA COVERING
83218	Eastman Kodak Company	US	6815153	10/346,272	1/17/2003	11/9/2004	Granted	HIGH SPEED COLOR PHOTOGRAPHIC ELEMENT WITH IMPROVED GRANULARITY
83225	Eastman Kodak Company	US	6723402	10/027,974	12/21/2001	4/20/2004	Granted	PROTECTIVE LAYER FOR HYDROPHILIC PACKAGING MATERIAL
83229	Eastman Kodak Company	DE	60233630.9	02080077.7	12/5/2002	9/9/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	FR	1319510	02080077.7	12/5/2002	9/9/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4587638	2002-355556	12/6/2002	9/17/2010	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4309957	2008-295872	11/19/2008	5/15/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	US	6554389	10/023,248	12/17/2001	4/29/2003	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83230	Eastman Kodak Company	US	6984035	10/915,925	8/11/2004	1/10/2006	Granted	RECEIVER MEDIA FOR HIGH QUALITY INK JET PRINTING
83231	Eastman Kodak Company	US	6638693	10/046,024	10/29/2001	10/28/2003	Granted	PROCESS FOR MAKING MEDIA FOR HIGH QUALITY INK JET PRINTING
83236	Eastman Kodak Company	JP	4138397	2002-237528	8/16/2002	6/13/2008	Granted	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	US	6778290	09/935,613	8/23/2001	8/17/2004	Granted	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83243	Eastman Kodak Company	US	6958785	10/032,974	10/22/2001	10/25/2005	Granted	METHOD AND APPARATUS FOR DETERMINING AND CORRECTING FOR ILLUMINATION VARIATIONS IN A DIGITAL PROJECTOR
83246	Eastman Kodak Company	US	6713530	09/957,382	9/20/2001	3/30/2004	Granted	INK JET INK COMPOSITION
83254	Eastman Kodak Company	US	6488351	09/940,224	8/27/2001	12/3/2002	Granted	METHOD AND APPARATUS FOR INCREASING NUMBER OF AVAILABLE PRINTING GRADATIONS ON AN INK JET PRINTER
83255	Eastman Kodak Company	US	D462089	29/146,820	8/16/2001	8/27/2002	Granted	INK CARTRIDGE
83256	Eastman Kodak Company	US	D462986	29/146,821	8/16/2001	9/17/2002	Granted	INK CARTRIDGE WITH INTEGRAL HANDLE
83257	Eastman Kodak Company	US	D462383	29/146,819	8/16/2001	9/3/2002	Granted	INK CARTRIDGE WITH INK COLOR DISCRIMINATION STRUCTURE
83262	Eastman Kodak Company	DE	60220124.1	02078282.7	8/8/2002	5/16/2007	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	GB	1288002	02078282.7	8/8/2002	5/16/2007	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	US	6776468	09/940,195	8/27/2001	8/17/2004	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83275	Eastman Kodak Company	CN	200410004053.7	200410004053.7	2/4/2004	1/23/2008	Granted	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83275	Eastman Kodak Company	US	7340607	10/357,775	2/4/2003	3/4/2008	Granted	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83280	Eastman Kodak Company	US	6644786	10/191,002	7/8/2002	11/11/2003	Granted	METHOD OF MANUFACTURING A THERMALLY ACTUATED LIQUID CONTROL DEVICE
83287	Eastman Kodak Company	KR	10-0841856	2002-0060181	10/2/2002	6/20/2008	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	TW	I308967	091118543	8/16/2002	4/21/2009	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	US	6872766	10/150,634	5/17/2002	3/29/2005	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83291	Eastman Kodak Company	JP	4317433	2003-409024	12/8/2003	5/29/2009	Granted	APPARATUS FOR FILLING AND DEGASSING A POUCH
83291	Eastman Kodak Company	US	6722400	10/321,254	12/17/2002	4/20/2004	Granted	APPARATUS FOR FILLING AND DEGASSING A POUCH
83293	Eastman Kodak Company	US	6589326	10/158,681	5/30/2002	7/8/2003	Granted	COATING FLUID FOR IMAGING ELEMENT COMPRISING SOLUBILIZED COLLAGEN GELATIN AND HARDENER
83296	Eastman Kodak Company	CN	03136743.7	03136743.7	5/20/2003	4/1/2009	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	DE	60321856.3	03076366.8	5/8/2003	7/2/2008	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	JP	4274851	2003-140980	5/19/2003	3/13/2009	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	US	6648475	10/151,742	5/20/2002	11/18/2003	Granted	METHOD AND APPARATUS FOR

83317	Eastman Kodak Company	US	6906157	10/118,725	4/9/2002	6/14/2005	Granted	INCREASING COLOR GAMUT OF A DISPLAY
83317	Eastman Kodak Company	US	7390844	11/080,040	3/15/2005	6/24/2008	Granted	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	DE	60207947.0	02078411.2	8/19/2002	12/14/2005	Granted	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	GB	1288009	02078411.2	8/19/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	US	6632490	09/943,957	8/31/2001	10/14/2003	Granted	INK JET RECORDING ELEMENT
83329	Eastman Kodak Company	US	6585362	09/971,414	10/5/2001	7/1/2003	Granted	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE

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83329	Eastman Kodak Company	US	6824260	10/386,342	3/11/2003	11/30/2004	Granted	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83330	Eastman Kodak Company	US	7364277	10/824,507	4/14/2004	4/29/2008	Granted	AN APPARATUS AND METHOD OF CONTROLLING DROPLET TRAJECTORY
83331	Eastman Kodak Company	DE	60305985.6	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	FR	1329319	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	GB	1329319	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	JP	4531336	2003-005957	1/14/2003	6/18/2010	Granted	A LIQUID DROP EMITTER
83331	Eastman Kodak Company	US	6631979	10/050,993	1/17/2002	10/14/2003	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83373	Eastman Kodak Company	JP	4117180	2002-313650	10/29/2002	4/25/2008	Granted	DIGITAL AND ANALOG RECORDING DEVICE USING NEAR FIELD OPTICAL IMAGING, AND ITS MANUFACTURING METHOD
83373	Eastman Kodak Company	US	7294446	10/045,805	10/29/2001	11/13/2007	Granted	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83374	Eastman Kodak Company	DE	60301175.6	03076708.1	6/2/2003	8/3/2005	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	GB	1372159	03076708.1	6/2/2003	8/3/2005	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	US	7163746	10/167,638	6/12/2002	1/16/2007	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83404	Eastman Kodak Company	US	6574032	10/055,781	1/23/2002	6/3/2003	Granted	IMAGING APPARATUS USING DITHER TO MINIMIZE PIXEL EFFECTS
83405	Eastman Kodak Company	US	6574043	10/045,216	11/7/2001	6/3/2003	Granted	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83408	Eastman Kodak Company	US	6623428	09/976,123	10/11/2001	9/23/2003	Granted	DIGITAL IMAGE SEQUENCE DISPLAY SYSTEM AND METHOD
83417	Eastman Kodak Company	US	7167280	10/040,219	10/29/2001	1/23/2007	Granted	FULL CONTENT FILM SCANNING ON A FILM TO DATA TRANSFER DEVICE
83441	Eastman Kodak Company	US	6610148	09/994,167	11/26/2001	8/26/2003	Granted	CURTAIN COATING STARTUP APPARATUS
83466	Eastman Kodak Company	US	7335407	10/028,129	12/20/2001	2/26/2008	Granted	MULTILAYER INKJET RECORDING ELEMENT WITH POROUS POLYESTER PARTICLE
83478	Eastman Kodak Company	DE	60314043.2	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	FR	1359752	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	GB	1359752	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	US	6879306	10/137,761	5/2/2002	4/12/2005	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83481	Eastman Kodak Company	US	6820970	10/001,027	11/2/2001	11/23/2004	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE AN INK ACCUMULATION BORDER
83487	Eastman Kodak Company	US	7174029	10/000,886	11/2/2001	2/6/2007	Granted	METHOD AND APPARATUS FOR AUTOMATIC SELECTION AND PRESENTATION OF INFORMATION
83488	Eastman Kodak Company	US	6742809	10/047,875	10/22/2001	6/1/2004	Granted	PHOTO ALBUM CONSTRUCTED FROM A STRIP OF IMAGES
83509	Eastman Kodak Company	US	7145520	10/036,646	11/7/2001	12/5/2006	Granted	A DISPLAY APPARATUS BOX USING A SPATIAL LIGHT MODULATOR
83513	Eastman Kodak Company	US	7130444	10/292,665	11/12/2002	10/31/2006	Granted	A METHOD OF AUTHENTICATION FOR STEGANOGRAPHIC SIGNALS UNDERGOING DEGRADATIONS
83517	Eastman Kodak Company	US	6824941	10/140,846	5/8/2002	11/30/2004	Granted	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83517	Eastman Kodak Company	US	6911071	10/836,901	4/30/2004	6/28/2005	Granted	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83519	Eastman Kodak Company	US	6622746	10/021,457	12/12/2001	9/23/2003	Granted	A MICROFLUIDIC SYSTEM FOR CONTROLLED FLUID MIXING AND DELIVERY
83520	Eastman Kodak Company	DE	60325804.2	03076599.4	5/26/2003	1/14/2009	Granted	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	6971739	10/162,956	6/5/2002	12/6/2005	Granted	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	7413286	11/222,187	9/8/2005	8/19/2008	Granted	METHOD AND APPARATUS FOR PRINTING
83527	Eastman Kodak Company	EP		03075149.9	1/17/2003		Filed	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83527	Eastman Kodak Company	US	7003166	10/059,994	1/29/2002	2/21/2006	Granted	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83531	Eastman Kodak Company	US	7163738	10/189,679	7/3/2002	1/16/2007	Granted	POLYVINYL ALCOHOL FILMS PREPARED BY COATING METHODS
83533	Eastman Kodak Company	DE	60213544.3	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	FR	1319512	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	GB	1319512	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	JP	4251861	2002-359621	12/11/2002	1/30/2009	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	US	6592213	10/017,952	12/14/2001	7/15/2003	Granted	CONTINUOUS INK JET CATCHER
83534	Eastman Kodak Company	DE	60221089.5	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	FR	1319513	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER

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83534	Eastman Kodak Company	GB	1319513	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	JP	4251862	2002-359622	12/11/2002	1/30/2009	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	US	6648461	10/020,291	12/14/2001	11/18/2003	Granted	CONTINUOUS INKJET CATCHER
83556	Eastman Kodak Company	US	7325037	10/373,267	2/24/2003	1/29/2008	Granted	METHOD AND SYSTEM FOR CLIENT-BASED ADAPTIVE NETWORKING SYSTEM
83557	Eastman Kodak Company	US	6866371	10/051,888	1/17/2002	3/15/2005	Granted	METHOD AND APPARATUS FOR PRINTING AND COATING
83558	Eastman Kodak Company	US	6767937	10/150,836	5/17/2002	7/27/2004	Granted	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83559	Eastman Kodak Company	US	7044376	10/625,426	7/23/2003	5/16/2006	Granted	AUTHENTICATION METHOD AND APPARATUS FOR USE WITH COMPRESSED FLUID PRINTED SWATCHES
83566	Eastman Kodak Company	JP	4261175	2002-360932	12/12/2002	2/20/2009	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83566	Eastman Kodak Company	US	6730374	10/022,765	12/13/2001	5/4/2004	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83568	Eastman Kodak Company	US	6866895	10/289,194	11/6/2002	3/15/2005	Granted	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83577	Eastman Kodak Company	US	6575026	10/184,208	6/28/2002	6/10/2003	Granted	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83578	Eastman Kodak Company	US	6672702	10/163,326	6/5/2002	1/6/2004	Granted	METHOD AND APPARATUS FOR PRINTING, CLEANING, AND CALIBRATING
83582	Eastman Kodak Company	US	6869169	10/145,911	5/15/2002	3/22/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6953240	11/015,999	12/18/2004	10/11/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6948800	11/016,000	12/18/2004	9/27/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83584	Eastman Kodak Company	US	6744455	10/080,115	2/21/2002	6/1/2004	Granted	METHOD AND APPARATUS FOR THERMAL MANAGEMENT IN A THERMAL PRINTER HAVING PLURAL PRINTING STATIONS
83593	Eastman Kodak Company	US	6762003	10/154,887	5/24/2002	7/13/2004	Granted	IMAGING MEMBER WITH AMORPHOUS HYDROCARBON RESIN
83601	Eastman Kodak Company	US	6702425	10/252,312	9/23/2002	3/9/2004	Granted	COALESCENCE-FREE INKJET PRINTING BY CONTROLLING DROP SPREADING ON/IN A RECEIVER
83620	Eastman Kodak Company	US	6793351	10/038,948	1/3/2002	9/21/2004	Granted	A CLOSED LOOP THREE COLOR ALIGNMENT SYSTEM FOR A DIGITAL PROJECTOR
83621	Eastman Kodak Company	US	6909491	10/285,921	11/1/2002	6/21/2005	Granted	ELECTRONIC AND FILM THEATRICAL QUALITY
83641	Eastman Kodak Company	JP	4263461	2002-329660	11/13/2002	2/20/2009	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	US	6511182	10/010,500	11/13/2001	1/28/2003	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83648	Eastman Kodak Company	US	7051911	10/037,017	12/21/2001	5/30/2006	Granted	APPARATUS AND METHOD FOR CUTTING SHEET MATERIALS
83661	Eastman Kodak Company	JP	4223794	2002-360656	12/12/2002	11/28/2008	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83661	Eastman Kodak Company	US	6746732	10/017,787	12/13/2001	6/8/2004	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83662	Eastman Kodak Company	US	6820784	10/027,296	12/21/2001	11/23/2004	Granted	A METHOD OF CUTTING A LAMINATED WEB AND REDUCING DELAMINATION
83675	Eastman Kodak Company	US	7120272	10/144,487	5/13/2002	10/10/2006	Granted	A MEDIA DETECTING METHOD AND SYSTEM FOR AN IMAGING APPARATUS
83676	Eastman Kodak Company	US	6767677	10/300,343	11/20/2002	7/27/2004	Granted	DISPLAY ELEMENT WITH A BACKPRINT COMPRISING A SQUARINE DYE
83678	Eastman Kodak Company	JP	4620342	2003-391049	11/20/2003	11/5/2010	Granted	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83678	Eastman Kodak Company	US	6706460	10/300,171	11/20/2002	3/16/2004	Granted	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83679	Eastman Kodak Company	US	6566033	10/176,012	6/20/2002	5/20/2003	Granted	CONDUCTIVE FOAM CORE IMAGING MEMBER
83690	Eastman Kodak Company	US	6887656	10/346,434	1/17/2003	5/3/2005	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING IMPROVED HETEROCYCLIC SPEED ENHANCING COMPOUND
83709	Eastman Kodak Company	US	6669768	10/094,072	3/8/2002	12/30/2003	Granted	INK JET INK SET
83710	Eastman Kodak Company	US	6878197	10/034,721	12/28/2001	4/12/2005	Granted	INK JET INK SET
83712	Eastman Kodak Company	US	6846938	10/207,297	7/29/2002	1/25/2005	Granted	WATER-COMPATIBLE EPOXY COMPOUNDS CONTAINING SULFONATE OR THIOSULFATE MOIETIES
83714	Eastman Kodak Company	US	6515782	10/066,934	2/4/2002	2/4/2003	Granted	TELECENRIC F-THETA LENS FOR LASER MICROFILM PRINTER
83716	Eastman Kodak Company	DE	60310668.4	03078621.4	11/12/2003	12/27/2006	Granted	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	US	6953244	10/302,210	11/22/2002	10/11/2005	Granted	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83719	Eastman Kodak Company	US	6702442	10/095,341	3/8/2002	3/9/2004	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83728	Eastman Kodak Company	US	6821586	10/021,227	12/12/2001	11/23/2004	Granted	INK JET RECORDING ELEMENT
83730	Eastman Kodak Company	US	6657083	10/012,128	12/3/2001	12/2/2003	Granted	5-ACYLAMINO-2-AMINO-4-SUBSTITUTED-PHENOL COMPOUNDS AND METHOD OF USING THEM
83736	Eastman Kodak Company	US	6624874	10/027,293	12/21/2001	9/23/2003	Granted	APPARATUS AND METHOD FOR INSERTING AN UPDATEABLE HIDDEN IMAGE INTO AN OPTICAL PATH
83745	Eastman Kodak Company	US	6791100	10/223,530	8/19/2002	9/14/2004	Granted	OBJECT DETECTION USING CODE-MODULATED LIGHT BEAM

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83750	Eastman Kodak Company	DE	60304276.7	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	FR	1361754	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	GB	1361754	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	US	6686947	10/121,422	4/12/2002	2/3/2004	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83758	Eastman Kodak Company	CN	ZL03136861.1	03136861.1	5/23/2003	5/17/2006	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6686407	10/155,256	5/24/2002	2/3/2004	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6867255	10/678,874	10/3/2003	3/15/2005	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83764	Eastman Kodak Company	US	6689431	10/020,443	12/12/2001	2/10/2004	Granted	INK JET RECORDING ELEMENT
83770	Eastman Kodak Company	US	6858293	10/104,450	3/22/2002	2/22/2005	Granted	CELLULOSE FILM WITH ANTI-BLOCKING PROPERTIES
83770	Eastman Kodak Company	US	7597956	11/046,039	1/28/2005	10/6/2009	Granted	METHOD OF MANUFACTURE OF A POLYMERIC FILM WITH ANTI-BLOCKING PROPERTIES
83772	Eastman Kodak Company	US	6831163	10/329,912	12/26/2002	12/14/2004	Granted	BICHROMOPHORIC MOLECULES
83774	Eastman Kodak Company	GB	2386020	0300665.7	1/13/2003	6/22/2005	Granted	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83774	Eastman Kodak Company	US	7177476	10/086,142	2/28/2002	2/13/2007	Granted	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83781	Eastman Kodak Company	US	7166657	10/099,092	3/15/2002	1/23/2007	Granted	ARTICLE UTILIZING HIGHLY BRANCHED POLYMERS TO SPLAY LAYERED MATERIALS
83795	Eastman Kodak Company	US	5646660	08/287,650	8/9/1994	7/8/1997	Granted	PRINTER INK CARTRIDGE WITH DRIVE LOGIC INTEGRATED CIRUIT
83795	Eastman Kodak Company	US	6000773	08/812,176	3/6/1997	12/14/1999	Granted	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83795	Eastman Kodak Company	US	6435676	09/956,607	9/18/2001	8/20/2002	Granted	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83796	Eastman Kodak Company	US	5610635	08/287,907	8/9/1994	3/11/1997	Granted	PRINTER INK CARTRIDGE WITH MEMORY STORAGE CAPACITY
83804	Eastman Kodak Company	US	5686947	08/433,792	5/3/1995	11/11/1997	Granted	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83804	Eastman Kodak Company	US	6565197	08/966,894	11/10/1997	5/20/2003	Granted	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83812	Eastman Kodak Company	DE	60313079.8	03076862.6	6/16/2003	4/11/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83812	Eastman Kodak Company	JP	4291057	2003-182628	6/26/2003	4/10/2009	Granted	INK JET RECORDING ELEMENT
83812	Eastman Kodak Company	US	7105215	10/180,638	6/26/2002	9/12/2006	Granted	INK JET RECORDING ELEMENT
83813	Eastman Kodak Company	US	6843121	10/647,360	8/25/2003	1/18/2005	Granted	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83814	Eastman Kodak Company	US	7128972	10/208,344	7/30/2002	10/31/2006	Granted	WRINKLED POLYESTER PARTICLES
83820	Eastman Kodak Company	US	6625394	10/036,723	12/21/2001	9/23/2003	Granted	TWO-SHOT MOLDED SEAL INTEGRITY INDICATOR, UNDERWATER CAMERA, AND METHOD
83831	Eastman Kodak Company	US	D479257	29/153,013	12/21/2001	9/2/2003	Granted	UNDERWATER HOUSING ASSEMBLY
83834	Eastman Kodak Company	DE	60320876.2	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	FR	1334831	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	GB	1334831	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	JP	4758600	2003-23493	1/31/2003	6/10/2011	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	US	6464341	10/068,859	2/8/2002	10/15/2002	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83838	Eastman Kodak Company	US	6588890	10/023,129	12/17/2001	7/8/2003	Granted	CONTINUOUS INK JET PRINTER WITH HEAT ACTUATED MICROVALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
83839	Eastman Kodak Company	US	6901219	10/310,388	12/5/2002	5/31/2005	Granted	METHOD AND DEVICE FOR AUTOMATICALLY CALIBRATING A DIGITIZER
83846	Eastman Kodak Company	JP	4247014	2003-59574	3/6/2003	1/16/2009	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT

83846	Eastman Kodak Company	US	6550918	10/101,291	3/19/2002	4/22/2003	Granted	FIBER-OPTIC IMAGE GENERATION A MONOCENTRIC AUTOSTEREOGRAPHIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83848	Eastman Kodak Company	US	7094460	10/154,894	5/24/2002	8/22/2006	Granted	IMAGING ELEMENT WITH IMPROVED SURFACE AND STIFFNESS
83855	Eastman Kodak Company	US	D470884	29/157,446	3/19/2002	2/25/2003	Granted	PRINTER WITH EXIT TRAY
83858	Eastman Kodak Company	US	6765603	10/027,994	12/20/2001	7/20/2004	Granted	METHOD OF FORMING FIDUCIAL MARKS ON A MICRO-SIZED ARTICLE
83862	Eastman Kodak Company	US		10/028,035	12/20/2001		Filed	LASER ARRAY AND METHOD OF MAKING SAME
83862	Eastman Kodak Company	US	6845120	10/420,244	4/22/2003	1/18/2005	Granted	LASER ARRAY AND METHOD OF MAKING SAME
83863	Eastman Kodak Company	US	6748145	10/027,748	12/20/2001	6/8/2004	Granted	FIBER OPTIC ARRAY AND METHOD OF MAKING SAME
83866	Eastman Kodak Company	US	6808269	10/050,309	1/16/2002	10/26/2004	Granted	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR

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83869	Eastman Kodak Company	DE	60305097.2	03076405.4	5/12/2003	5/10/2006	Granted	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	GB	1364806	03076405.4	5/12/2003	5/10/2006	Granted	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	US	7241719	10/152,859	5/22/2002	7/10/2007	Granted	THERMAL YELLOW DONOR AND DYES
83878	Eastman Kodak Company	US	6695980	10/033,422	12/27/2001	2/24/2004	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT MATERIAL
83879	Eastman Kodak Company	DE	602004019220.1	04781300.1	8/16/2004	1/21/2009	Granted	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83879	Eastman Kodak Company	US	7163734	10/648,420	8/26/2003	1/16/2007	Granted	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83886	Eastman Kodak Company	US	6742885	10/033,229	12/28/2001	6/1/2004	Granted	INK JET INK SET/RECEIVER COMBINATION
83886	Eastman Kodak Company	US	6908188	10/842,001	5/7/2004	6/21/2005	Granted	INK JET INK SET/RECEIVER COMBINATION
83891	Eastman Kodak Company	US	6624385	10/027,016	12/21/2001	9/23/2003	Granted	METHOD FOR MARKING GEMSTONES WITH A UNIQUE MICRO DISCRETE INDICIA
83892	Eastman Kodak Company	DE	602004009201.0	04781896.8	8/23/2004	9/26/2007	Granted	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	JP	4842815	2006-524767	8/23/2004	10/14/2011	Granted	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	US	6893790	10/648,419	8/26/2003	5/17/2005	Granted	PHOTOPATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER PARTICLES
83899	Eastman Kodak Company	US	6666553	10/034,285	12/28/2001	12/23/2003	Granted	A METHOD OF SELECTING INK JET INKS IN A COLOR SET
83900	Eastman Kodak Company	JP	4080865	2002-381268	12/27/2002	2/15/2008	Granted	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	US	6644799	10/032,931	12/28/2001	11/11/2003	Granted	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83901	Eastman Kodak Company	US	6598967	10/034,281	12/28/2001	7/29/2003	Granted	MATERIALS FOR REDUCING INTER-COLOR GLOSS DIFFERENCE
83941	Eastman Kodak Company	US	6572220	10/152,194	5/21/2002	6/3/2003	Granted	BEAM MICRO-ACTUATOR WITH A TUNABLE OR STABLE AMPLITUDE PARTICULARLY SUITED FOR INK JET PRINTING
83942	Eastman Kodak Company	DE	60308743.4	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	FR	1354706	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	GB	1354706	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	US	6527373	10/122,566	4/15/2002	3/4/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83943	Eastman Kodak Company	JP	4709150	2006-524783	8/23/2004	3/25/2011	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	KR	10-1250578	2006-7003898	8/23/2004	3/28/2013	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	US	7033713	10/648,418	8/26/2003	4/25/2006	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMERIC MATERIALS
83947	Eastman Kodak Company	US	7494704	10/219,584	8/15/2002	2/24/2009	Granted	MATERIAL, ARTICLE AND METHOD OF PREPARING MATERIALS CONTAINING ORIENTED ANISOTROPIC PARTICLES
83950	Eastman Kodak Company	DE	60310640.4	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	FR	1364792	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	GB	1364792	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	US	6598960	10/154,634	5/23/2002	7/29/2003	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83976	Eastman Kodak Company	US	6733961	10/328,493	12/23/2002	5/11/2004	Granted	HIGH CHLORIDE EMULSIONS WITH OPTIMIZED DIGITAL RECIPROCITY CHARACTERISTICS
83982	Eastman Kodak Company	US	6753051	10/208,220	7/30/2002	6/22/2004	Granted	INK RECORDING ELEMENT UTILIZING WRINKLED PARTICLES
83985	Eastman Kodak Company	US	6771504	10/327,826	12/23/2002	8/3/2004	Granted	THERMAL TRANSPORT ELEMENT FOR USE WITH A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
83995	Eastman Kodak Company	DE	60308566.0	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS

83995	Eastman Kodak Company	FR	1333549	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	GB	1333549	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	US	6674776	10/066,936	2/4/2002	1/6/2004	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83998	Eastman Kodak Company	DE	60304275.9	03075214.1	1/23/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6687274	10/066,829	2/4/2002	2/3/2004	Granted	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
84003	Eastman Kodak Company	US	6683724	10/171,168	6/13/2002	1/27/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84003	Eastman Kodak Company	US	6831782	10/666,146	9/18/2003	12/14/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84006	Eastman Kodak Company	US	6874782	10/301,073	11/21/2002	4/5/2005	Granted	SORTER EXIT SENSOR
84033	Eastman Kodak Company	US	6756457	10/196,102	7/16/2002	6/29/2004	Granted	NOVEL POLYMERIZATION PROCESS
84051	Eastman Kodak Company	US	6007190	08/365,833	12/29/1994	12/28/1999	Granted	INK SUPPLY SYSTEM FOR AN INK JET PRINTER HAVING LARGE VOLUME INK CONTAINERS

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84052	Eastman Kodak Company	US	5801725	08/433,147	5/3/1995	9/1/1998	Granted	SLIDABLE WIPING AND CAPPING SERVICE STATION FOR INK JET PRINTER
84054	Eastman Kodak Company	US	5676475	08/573,226	12/15/1995	10/14/1997	Granted	SMART PRINT CARRIAGE INCORPORATING CIRCUITRY FOR PROCESSING DATA
84055	Eastman Kodak Company	US	6036380	09/025,973	2/19/1998	3/14/2000	Granted	PRINTER HAVING A PLASTIC PLATEN
84056	Eastman Kodak Company	US	6145968	09/036,103	3/6/1998	11/14/2000	Granted	SYSTEM AND METHOD FOR SUPPLYING INK TO A PRINTER
84059	Eastman Kodak Company	US	7150676	10/241,144	9/11/2002	12/19/2006	Granted	DUAL MOTION POLISHING TOOL
84061	Eastman Kodak Company	US	5938356	09/042,684	3/12/1998	8/17/1999	Granted	PINCH ROLLER FOR INKJET PRINTER
84064	Eastman Kodak Company	US	6227643	09/030,631	2/25/1998	5/8/2001	Granted	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84065	Eastman Kodak Company	US	6302511	09/127,397	7/31/1998	10/16/2001	Granted	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84065	Eastman Kodak Company	US	6398342	09/929,196	8/13/2001	6/4/2002	Granted	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84068	Eastman Kodak Company	US	6001137	09/041,476	3/11/1998	12/14/1999	Granted	INK JET PRINTED TEXTILES
84071	Eastman Kodak Company	TW	I278393	091137300	12/25/2002	4/11/2007	Granted	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84071	Eastman Kodak Company	US	6933064	10/077,393	2/15/2002	8/23/2005	Granted	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84072	Eastman Kodak Company	US	7273899	10/254,352	9/25/2002	9/25/2007	Granted	MATERIALS AND METHOD FOR MAKING SPLAYED LAYERED MATERIALS
84073	Eastman Kodak Company	US	6812997	10/301,402	11/21/2002	11/2/2004	Granted	PRINTING APPARATUS HAVING A MEDIA DEFECT DETECTION SYSTEM
84081	Eastman Kodak Company	US	6737486	10/195,971	7/16/2002	5/18/2004	Granted	NOVEL POLYMERIZATION PROCESS
84090	Eastman Kodak Company	US	6199969	09/127,398	7/31/1998	3/13/2001	Granted	METHOD AND SYSTEM FOR DETECTING NONFUNCTIONAL ELEMENTS IN AN INK JET PRINTER
84102	Eastman Kodak Company	US	6863382	10/360,942	2/6/2003	3/8/2005	Granted	LIQUID EMISSION DEVICE HAVING MEMBRANE WITH INDIVIDUALLY DEFORMABLE PORTIONS, AND METHODS OF OPERATING AND MANUFACTURING SAME
84109	Eastman Kodak Company	US	6444964	09/580,512	5/25/2000	9/3/2002	Granted	MICROWAVE APPLICATOR FOR DRYING SHEET MATERIAL
84111	Eastman Kodak Company	US	6425663	09/580,511	5/25/2000	7/30/2002	Granted	MICROWAVE ENERGY INK DRYING SYSTEM
84113-2	Eastman Kodak Company	US	6890690	10/389,349	3/14/2003	5/10/2005	Granted	PHOTOGRAPHIC ARTICLE
84114	Eastman Kodak Company	US	6846579	10/077,419	2/15/2002	1/25/2005	Granted	MULTILAYER WITH RADIATION ABSORBER AND TOUCH SCREEN
84115	Eastman Kodak Company	US	6924006	10/286,031	11/1/2002	8/2/2005	Granted	LIP PREPARATION APPARATUS AND METHOD FOR IMPROVING THE UNIFORMITY OF A LIQUID CURTAIN IN A CURTAIN COATING SYSTEM
84127	Eastman Kodak Company	DE	60333417.2	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	FR	1365574	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	GB	1365574	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	JP	4386674	2003-147976	5/26/2003	10/9/2009	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	US	7116447	10/154,546	5/24/2002	10/3/2006	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84131	Eastman Kodak Company	US	6702209	10/138,908	5/3/2002	3/9/2004	Granted	ELECTROSTATIC FLUID EJECTOR WITH DYNAMIC VALVE CONTROL
84134	Eastman Kodak Company	US	6474776	09/262,697	3/4/1999	11/5/2002	Granted	INK JET CARTRIDGE WITH TWO JET PLATES
84136-2	Eastman Kodak Company	US	6513905	09/728,719	12/1/2000	2/4/2003	Granted	NOZZLE CROSS TALK REDUCTION IN AN INK JET PRINTER
84138	Eastman Kodak Company	US	6749982	10/259,355	9/27/2002	6/15/2004	Granted	IMAGING MEMBER WITH POLYESTER BASE
84144-2	Eastman Kodak Company	US	6491361	09/711,174	11/9/2000	12/10/2002	Granted	DIGITAL MEDIA CUTTER
84152-2	Eastman Kodak Company	US	6530645	09/745,201	12/20/2000	3/11/2003	Granted	PRINT MASKS FOR HIGH SPEED INK JET PRINTING
84156	Eastman Kodak Company	US	6508550	09/579,856	5/25/2000	1/21/2003	Granted	MICROWAVE ENERGY INK DRYING METHOD
84157	Eastman Kodak Company	US	6637864	10/044,305	1/11/2002	10/28/2003	Granted	INK SUPPLY SYSTEM FOR AN INK JET PRINTER
84158	Eastman Kodak Company	DE	60224022.0	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	FR	1379390	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	GB	1379390	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	6908179	10/113,700	4/1/2002	6/21/2005	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	7393071	11/091,994	3/29/2005	7/1/2008	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84163	Eastman Kodak Company	US	6672697	10/008,790	11/8/2001	1/6/2004	Granted	COMPENSATION METHOD FOR OVERLAPPING PRINT HEADS OF AN INK JET PRINTER
84164	Eastman Kodak Company	US	6688739	09/858,329	5/15/2001	2/10/2004	Granted	IMAGE ACQUISITION DEVICE WITH INTEGRAL INK JET PRINTING
84166	Eastman Kodak Company	US	6655776	09/858,331	5/15/2001	12/2/2003	Granted	MEDIA PACK FOR COMBINATION IMAGE

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84168	Eastman Kodak Company	US	6866359	10/042,946	1/8/2002	3/15/2005	Granted	INK JET PRINTHEAD QUALITY MANAGEMENT SYSTEM AND METHOD
84173	Eastman Kodak Company	JP	4210554	2003-146215	5/23/2003	10/31/2008	Granted	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84173	Eastman Kodak Company	US	6736514	10/177,513	6/21/2002	5/18/2004	Granted	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84174	Eastman Kodak Company	US	6769772	10/269,314	10/11/2002	8/3/2004	Granted	SIX COLOR DISPLAY APPARATUS HAVING INCREASED COLOR GAMUT
84174	Eastman Kodak Company	US	6863402	10/840,633	5/6/2004	3/8/2005	Granted	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84174	Eastman Kodak Company	US	6857748	10/840,682	5/6/2004	2/22/2005	Granted	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84175	Eastman Kodak Company	EP		03076080.5	4/14/2003		Filed	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84175	Eastman Kodak Company	US	6676260	10/131,871	4/25/2002	1/13/2004	Granted	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84180	Eastman Kodak Company	US	7136191	10/178,099	6/24/2002	11/14/2006	Granted	A METHOD FOR INSPECTING PRINTS
84190	Eastman Kodak Company	DE	60305394.7	03077591.0	8/18/2003	5/24/2006	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	GB	1394227	03077591.0	8/18/2003	5/24/2006	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	US	6712891	10/232,035	8/30/2002	3/30/2004	Granted	INK JET INK COMPOSITION
84191	Eastman Kodak Company	DE	60312601.4	03076864.2	6/16/2003	3/21/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84191	Eastman Kodak Company	US	7122231	10/180,752	6/26/2002	10/17/2006	Granted	INK JET RECORDING ELEMENT
84192	Eastman Kodak Company	US	6958365	10/436,740	5/13/2003	10/25/2005	Granted	A MANUFACTURING PROCESS FOR OPEN CELLED MICROCELULAR FOAM
84199	Eastman Kodak Company	US	6902076	10/080,118	2/21/2002	6/7/2005	Granted	A BOTTLE AND BOTTLE CLOSURE ASSEMBLY
84206	Eastman Kodak Company	US	6835693	10/292,853	11/12/2002	12/28/2004	Granted	COMPOSITE POSITIONING IMAGING ELEMENT
84226	Eastman Kodak Company	US	7435765	10/313,368	12/6/2002	10/14/2008	Granted	ADDITIVE FOR INK JET INK
84227	Eastman Kodak Company	US	7365881	10/223,228	8/19/2002	4/29/2008	Granted	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84230	Eastman Kodak Company	DE	60338391.2	03764977.9	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	DE	60338392.0	03764978.7	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	GB	1528985	03764978.7	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	US	8124220	10/521,898	7/14/2003	2/28/2012	Granted	INKJET RECORDING ELEMENT
84232	Eastman Kodak Company	JP	4970940	2006-524765	8/23/2004	4/13/2012	Granted	PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	TW	I360721	093122188	7/23/2004	3/21/2012	Granted	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	US	6872500	10/648,421	8/26/2003	3/29/2005	Granted	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84254	Eastman Kodak Company	US	6758565	10/392,685	3/20/2003	7/6/2004	Granted	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84254	Eastman Kodak Company	US	6877859	10/812,519	3/30/2004	4/12/2005	Granted	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84266	Eastman Kodak Company	DE	60317434.5	03077980.5	9/22/2003	11/14/2007	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	GB	1405884	03077980.5	9/22/2003	11/14/2007	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	US	7317042	10/264,740	10/4/2002	1/8/2008	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84300	Eastman Kodak Company	US	7445736	10/328,547	12/23/2002	11/4/2008	Granted	EMBOSSED INDICIA ON FOAM CORE IMAGING MEDIA
84314	Eastman Kodak Company	DE	60303875.1	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	FR	1375152	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	GB	1375152	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	JP	4480956	2003-143696	5/21/2003	3/26/2010	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	US	6626520	10/153,990	5/23/2002	9/30/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	DE	60314564.7	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	FR	1364791	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	GB	1364791	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE

84315	Eastman Kodak Company	US	6715704	10/155,306	5/23/2002	4/6/2004	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84316	Eastman Kodak Company	US	7152964	10/817,384	4/2/2004	12/26/2006	Granted	VERY HIGH SPEED PRINTING USING SELECTIVE DEFLECTION DROPLET SEPARATION
84317	Eastman Kodak Company	US	D474805	29/160,474	5/10/2002	5/20/2003	Granted	PRINTER

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84337	Eastman Kodak Company	JP	4303029	2003-127931	5/6/2003	5/1/2009	Granted	REPLACABLE INK JET SUPPLY WITH ANTI-SIPHON BACK PRESSURE
84337	Eastman Kodak Company	US	6877846	10/138,883	5/3/2002	4/12/2005	Granted	REPLACEABLE INK JET INK SUPPLY WITH ANTI-SIPHON BACK PRESSURE CONTROL
84338	Eastman Kodak Company	DE	60310322.7	03077562.1	8/15/2003	12/13/2006	Granted	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	GB	1393924	03077562.1	8/15/2003	12/13/2006	Granted	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	US	6854840	10/228,689	8/27/2002	2/15/2005	Granted	INK JET PRINTING PROCESS
84346	Eastman Kodak Company	US	6870651	10/449,347	5/30/2003	3/22/2005	Granted	APPARATUS AND METHOD FOR GENERATING A DYNAMIC IMAGE
84371-1	Eastman Kodak Company	US	7170557	10/393,834	3/21/2003	1/30/2007	Granted	MODULAR DIGITAL IMAGING SYSTEM
84371-2	Eastman Kodak Company	US	7259793	10/394,862	3/21/2003	8/21/2007	Granted	DISPLAY MODULE FOR SUPPORTING A DIGITAL IMAGE DISPLAY DEVICE
84381	Eastman Kodak Company	US	6746108	10/298,768	11/18/2002	6/8/2004	Granted	METHOD AND APPARATUS FOR PRINTING INK DROPLETS THAT STRIKE PRINT MEDIA SUBSTANTIALLY PERPENDICULARLY
84386	Eastman Kodak Company	DE	60307187.2	03076863.4	6/16/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	JP	4261256	2003-179463	6/24/2003	2/20/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	US	7138162	10/180,182	6/26/2002	11/21/2006	Granted	INK JET RECORDING ELEMENT
84398	Eastman Kodak Company	US	7097888	10/736,392	12/15/2003	8/29/2006	Granted	AN ALIGNED LIQUID CRYSTAL LAYER CONTAINING AZOLIUM SALTS AND PROCESS FOR INCREASING THE TILT
84417	Eastman Kodak Company	TW	I291579	092126474	9/25/2003	12/21/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
84417	Eastman Kodak Company	US	7252864	10/292,353	11/12/2002	8/7/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
84448	Eastman Kodak Company	DE	60315392.5	03077894.8	9/15/2003	8/8/2007	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	GB	1403342	03077894.8	9/15/2003	8/8/2007	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	US	7381755	10/256,989	9/27/2002	6/3/2008	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84449	Eastman Kodak Company	DE	60302623.0	03077898.9	9/15/2003	12/7/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	GB	1403343	03077898.9	9/15/2003	12/7/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	US	6848777	10/256,519	9/27/2002	2/1/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84453	Eastman Kodak Company	US	7164434	10/269,305	10/11/2002	1/16/2007	Granted	LCD BASED IMAGING APPARATUS FOR PRINTING MULTIPLE FORMATS
84457	Eastman Kodak Company	US	6676292	10/151,739	5/20/2002	1/13/2004	Granted	A PACKAGING ENCLOSURE FOR CONTAINING AN ARTICLE OF MANUFACTURE
84458	Eastman Kodak Company	CN	200410004809.8	200410004809.8	2/6/2004	10/14/2009	Granted	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84458	Eastman Kodak Company	US	7224849	10/360,030	2/7/2003	5/29/2007	Granted	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84460	Eastman Kodak Company	US	6843875	10/230,825	8/29/2002	1/18/2005	Granted	DENSITY CONTROL THROUGH LAMINATION
84484	Eastman Kodak Company	US	6830701	10/191,506	7/9/2002	12/14/2004	Granted	METHOD FOR FABRICATING MICROELECTROMECHANICAL STRUCTURES FOR LIQUID EMISSION DEVICES
84490	Eastman Kodak Company	DE	60313398.3	03076859.2	6/16/2003	4/25/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84495	Eastman Kodak Company	US	D475386	29/163,911	7/15/2002	6/3/2003	Granted	FLASH CAMERA
84499	Eastman Kodak Company	US	7083752	10/190,181	7/3/2002	8/1/2006	Granted	CELLULOSE ACETATE FILMS PREPARED BY COATING METHODS
84499	Eastman Kodak Company	US	7393579	11/405,068	4/17/2006	7/1/2008	Granted	CELLULOSE ACETATE FILM PREPARED BY COATING METHODS
84514	Eastman Kodak Company	US	7048823	10/190,389	7/3/2002	5/23/2006	Granted	ACRYLIC FILMS PREPARED BY COATING METHODS
84519	Eastman Kodak Company	US	7686987	11/099,053	4/5/2005	3/30/2010	Granted	POLYCARBONATE FILMS PREPARED BY COATING METHODS
84520	Eastman Kodak Company	US	7012746	10/190,061	7/3/2002	3/14/2006	Granted	POLYVINYL BUTYRAL FILMS PREPARED BY COATING METHODS
84525	Eastman Kodak Company	DE	60336194.3	03077289.1	7/21/2003	3/2/2011	Granted	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	GB	1386751	03077289.1	7/21/2003	3/2/2011	Granted	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	JP	4991793	2009-137650	6/8/2009	5/11/2012	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	DE	60309405.8	03077944.1	9/18/2003	11/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	GB	1403090	03077944.1	9/18/2003	11/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	JP	4279642	2003-340792	9/30/2003	3/19/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	US	6815018	10/260,665	9/30/2002	11/9/2004	Granted	INK JET RECORDING ELEMENT
84528	Eastman Kodak Company	US	6721082	10/271,099	10/15/2002	4/13/2004	Granted	ELECTROTHERMAL DIFFRACTION GRATING
84529	Eastman Kodak Company	US	6680165	10/279,892	10/24/2002	1/20/2004	Granted	CYAN COUPLER DISPERSION WITH INCREASED ACTIVITY

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84533	Eastman Kodak Company	US	6692094	10/201,506	7/23/2002	2/17/2004	Granted	APPARATUS AND METHOD OF MATERIAL DEPOSITION USING COMPRESSED FLUIDS
84535	Eastman Kodak Company	US	6685303	10/218,788	8/14/2002	2/3/2004	Granted	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6886920	10/693,162	10/24/2003	5/3/2005	Granted	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84551	Eastman Kodak Company	US	6874867	10/325,205	12/18/2002	4/5/2005	Granted	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84553	Eastman Kodak Company	US	6770211	10/232,077	8/30/2002	8/3/2004	Granted	FABRICATION OF LIQUID EMISSION DEVICE WITH ASYMMETRICAL ELECTROSTATIC MANDREL
84564	Eastman Kodak Company	US	6936334	10/165,064	6/7/2002	8/30/2005	Granted	STEGANOGRAPHICALLY ENCODED MEDIA OBJECT HAVING AN INVISIBLE COLORANT
84566	Eastman Kodak Company	JP	4431343	2003-313793	9/5/2003	12/25/2009	Granted	COMMUNICATION NETWORK SYSTEM
84566	Eastman Kodak Company	US	7027836	10/238,134	9/10/2002	4/11/2006	Granted	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84568	Eastman Kodak Company	US	6896346	10/329,566	12/26/2002	5/24/2005	Granted	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84569	Eastman Kodak Company	DE	60304277.5	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	FR	1365490	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	GB	1365490	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	US	6728278	10/154,372	5/23/2002	4/27/2004	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84585	Eastman Kodak Company	US	7264856	11/084,986	3/21/2005	9/4/2007	Granted	FUSIBLE INKJET RECORDING ELEMENT AND PRINTING METHOD
84594	Eastman Kodak Company	US	7211294	10/629,392	7/29/2003	5/1/2007	Granted	A METHOD OF MAKING A MATERIAL
84595	Eastman Kodak Company	US	7790250	10/631,236	7/31/2003	9/7/2010	Granted	INKJET RECORDING MEDIUM
84600	Eastman Kodak Company	US	6683723	10/171,120	6/13/2002	1/27/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING AND USING SOLID IMMERSION LENS ARRAY WITH FIDUCIAL MARKS
84608	Eastman Kodak Company	DE	60336368.7	03077551.4	8/14/2003	3/16/2011	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	GB	1393909	03077551.4	8/14/2003	3/16/2011	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	US	6655787	10/228,623	8/26/2002	12/2/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84609	Eastman Kodak Company	US	7025348	10/303,263	11/25/2002	4/11/2006	Granted	A METHOD AND APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT SCANNER USING MULTIPLE ULTRASONIC SENSORS
84629	Eastman Kodak Company	JP	4377629	2003-280645	7/28/2003	9/18/2009	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84629	Eastman Kodak Company	US	6779892	10/205,723	7/26/2002	8/24/2004	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84638	Eastman Kodak Company	US	7104778	10/801,354	3/16/2004	9/12/2006	Granted	INTERNAL DIE DECKLE WITH FLOW CONTROL
84668	Eastman Kodak Company	US	6925414	10/388,787	3/14/2003	8/2/2005	Granted	AN APPRATUS AND METHOD OF MEARSUING FEATURES OF AN ARTICLE
84669	Eastman Kodak Company	US	6692116	10/163,540	6/6/2002	2/17/2004	Granted	REPLACEABLE INK JET PRINT HEAD CARTRIDGE ASSEMBLY WITH REDUCED INTERNAL PRESSURE FOR SHIPPING
84671	Eastman Kodak Company	US	6715869	10/299,405	11/19/2002	4/6/2004	Granted	INK SET FOR INK JET PRINTING
84673	Eastman Kodak Company	DE	60310511.4	03078512.5	11/7/2003	12/20/2006	Granted	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	US	6953613	10/299,324	11/19/2002	10/11/2005	Granted	COMBINATION INK SET/IMAGE-RECORDING ELEMENT FOR INK JET PRINTING
84682	Eastman Kodak Company	DE	60320734.0	03077499.6	8/11/2003	5/7/2008	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	GB	1416064	03077499.6	8/11/2003	5/7/2008	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	US	6808745	10/225,846	8/22/2002	10/26/2004	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84683	Eastman Kodak Company	DE	60303557.4	03078970.5	12/18/2003	2/15/2006	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7369268	10/342,009	1/14/2003	5/6/2008	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7782347	12/017,460	1/22/2008	8/24/2010	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84684	Eastman Kodak Company	US	6809873	10/237,516	9/9/2002	10/26/2004	Granted	COLOR ILLUMINATION SYSTEM FOR SPATIAL LIGHT MODULATORS USING MULTIPLE DOUBLE TELECENTRIC RELAYS

84685	Eastman Kodak Company	US	7042483	10/385,325	3/10/2003	5/9/2006	Granted	APPARATUS AND METHOD FOR PRINTING USING A LIGHT EMISSIVE ARRAY
84691	Eastman Kodak Company	US	7233498	10/256,769	9/27/2002	6/19/2007	Granted	MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES AND METHOD FOR FORMING SAME
84694	Eastman Kodak Company	US	8035482	10/935,137	9/7/2004	10/11/2011	Granted	SYSTEM FOR UPDATING A CONTENT BEARING MEDIUM
84709	Eastman Kodak Company	US	7829161	11/374,360	3/13/2006	11/9/2010	Granted	FUSIBLE INKJET RECORDING ELEMENT AND RELATED METHODS OF COATING AND PRINTING
84722	Eastman Kodak Company	US	6655858	10/164,650	6/6/2002	12/2/2003	Granted	CAMERA WITH COVER ATTACHMENT MOVABLE TO ACTUATE OPERATIONAL DEVICE
84724	Eastman Kodak Company	JP	4744068	2003-294774	8/19/2003	5/20/2011	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	KR	10-1009868	2003-0057243	8/19/2003	1/13/2011	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION

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84724	Eastman Kodak Company	TW	I282648	092119008	7/11/2003	6/11/2007	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	US	6690697	10/224,238	8/20/2002	2/10/2004	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84730	Eastman Kodak Company	US	6863393	10/256,038	9/26/2002	3/8/2005	Granted	HEAT AND AIRFLOW MANAGEMENT FOR A PRINTER DRYER
84750	Eastman Kodak Company	US	6896827	10/313,617	12/6/2002	5/24/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT POLYMERIC MATERIAL
84770	Eastman Kodak Company	DE	60317863.4	03077515.9	8/11/2003	12/5/2007	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	GB	1391305	03077515.9	8/11/2003	12/5/2007	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	JP	4250482	2003-300000	8/25/2003	1/23/2009	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6824249	10/227,079	8/23/2002	11/30/2004	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6820964	10/293,077	11/13/2002	11/23/2004	Granted	TAPERED THERMAL ACTUATOR
84772	Eastman Kodak Company	US	6892014	10/201,707	7/23/2002	5/10/2005	Granted	DISPLAY DEVICE HAVING A FIBER OPTIC FACEPLATE
84796	Eastman Kodak Company	CN	200310124066.3	200310124066.3	12/31/2003	6/25/2008	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	DE	60332805.9	03078969.7	12/18/2003	6/2/2010	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	US	6724515	10/335,645	12/31/2002	4/20/2004	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84798	Eastman Kodak Company	US	6717714	10/320,294	12/16/2002	4/6/2004	Granted	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84825	Eastman Kodak Company	US	6866379	10/284,957	10/31/2002	3/15/2005	Granted	PREFERRED MATERIALS FOR PIGMENTED INK JET INK
84826	Eastman Kodak Company	US	7632879	11/095,285	3/31/2005	12/15/2009	Granted	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84826	Eastman Kodak Company	US	7829613	12/401,897	3/11/2009	11/9/2010	Granted	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84840	Eastman Kodak Company	US	6817702	10/293,982	11/13/2002	11/16/2004	Granted	TAPERED MULTI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING SAME
84845	Eastman Kodak Company	US	7180529	10/326,638	12/19/2002	2/20/2007	Granted	AN IMMERSIVE IMAGE VIEWING SYSTEM AND METHOD
84865	Eastman Kodak Company	US	6726310	10/294,219	11/14/2002	4/27/2004	Granted	PRINTING LIQUID DROPLET EJECTOR APPARATUS AND METHOD
84869	Eastman Kodak Company	US	6786975	10/383,293	3/7/2003	9/7/2004	Granted	METHOD OF CLEANING PRINTHEAD IN INKJET PRINTER
84872	Eastman Kodak Company	US	7001658	10/424,666	4/28/2003	2/21/2006	Granted	HEAT SELECTIVE ELECTRICALLY CONDUCTIVE POLYMER SHEET
84876	Eastman Kodak Company	US	6702435	10/198,512	7/18/2002	3/9/2004	Granted	INK CARTRIDGE HAVING INK IDENTIFIER ORIENTED TO PROVIDE INK IDENTIFICATION
84879	Eastman Kodak Company	US	6715864	10/198,515	7/18/2002	4/6/2004	Granted	DISPOSABLE INK SUPPLY BAG HAVING CONNECTOR-FITTING
84885	Eastman Kodak Company	US	7585557	10/780,263	2/17/2004	9/8/2009	Granted	FOAM CORE IMAGING ELEMENT WITH GRADIENT DENSITY CORE
84891	Eastman Kodak Company	US	6712459	10/198,511	7/18/2002	3/30/2004	Granted	INK CARTRIDGE HAVING SHIELDED POCKET FOR MEMORY CHIP
84893	Eastman Kodak Company	US	6703193	10/326,451	12/20/2002	3/9/2004	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR IMAGING MEDIAS
84901	Eastman Kodak Company	US	6640057	10/281,654	10/28/2002	10/28/2003	Granted	IMAGING USING SILVER HALIDE FILMS WITH INVERSE MOUNTED MICRO-LENS AND SPACER
84929	Eastman Kodak Company	US	6803088	10/279,584	10/24/2002	10/12/2004	Granted	REFLECTION MEDIA FOR SCANNABLE INFORMATION SYSTEM
84935	Eastman Kodak Company	US	6845114	10/272,546	10/16/2002	1/18/2005	Granted	ORGANIC LASER THAT IS ATTACHABLE TO AN EXTERNAL PUMP BEAM LIGHT SOURCE
84945	Eastman Kodak Company	US	7189299	10/602,839	6/24/2003	3/13/2007	Granted	THERMAL-DYE-TRANSFER LABEL CAPABLE OF REPRODUCING FLESH TONES
84968	Eastman Kodak Company	US	6712892	10/232,058	8/30/2002	3/30/2004	Granted	INK JET PRINTING PROCESS
84969	Eastman Kodak Company	DE	60319776.0	03077596.9	8/18/2003	3/19/2008	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	GB	1394228	03077596.9	8/18/2003	3/19/2008	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	US	6855193	10/231,836	8/30/2002	2/15/2005	Granted	INK JET INK COMPOSITION
84977	Eastman Kodak Company	EP		03078231.2	10/13/2003		Filed	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7219989	10/279,439	10/24/2002	5/22/2007	Granted	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7718235	11/678,723	2/26/2007	5/18/2010	Granted	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84978	Eastman Kodak Company	US	6759106	10/309,860	12/4/2002	7/6/2004	Granted	INK JET RECORDING ELEMENT
84979	Eastman Kodak Company	US	6908191	10/209,248	7/31/2002	6/21/2005	Granted	INK JET PRINTING METHOD
84980	Eastman Kodak Company	DE	60309402.3	03077795.7	9/8/2003	11/2/2006	Granted	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	GB	1400366	03077795.7	9/8/2003	11/2/2006	Granted	POROUS INKJET RECORDING SYSTEM

84980 Eastman Kodak Company US 6698880 10/251,936 9/20/2002 3/2/2004 Granted

COMPRISING INK-PIGMENT-TRAPPING
SURFACE LAYER
POROUS INKJET RECORDING SYSTEM
COMPRISING INK-PIGMENT-TRAPPING
SURFACE LAYER

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84992	Eastman Kodak Company	DE	602004004140.8	04778065.5	7/14/2004	1/3/2007	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	GB	1646510	04778065.5	7/14/2004	1/3/2007	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	JP	4437136	2006-521105	7/14/2004	1/8/2010	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	US	6890610	10/622,234	7/18/2003	5/10/2005	Granted	INKJET RECORDING ELEMENT
84995	Eastman Kodak Company	US	6827768	10/231,837	8/30/2002	12/7/2004	Granted	INK JET PRINTING PROCESS
84996	Eastman Kodak Company	US	6884479	10/320,293	12/16/2002	4/26/2005	Granted	INK JET RECORDING ELEMENT
85000	Eastman Kodak Company	US	6709093	10/215,334	8/8/2002	3/23/2004	Granted	INK CARTRIDGE IN WHICH INK SUPPLY BAG HELD FAST TO HOUSING
85001	Eastman Kodak Company	US	6755501	10/214,832	8/8/2002	6/29/2004	Granted	ALTERNATIVE INK/CLEANER CARTRIDGE
85004	Eastman Kodak Company	US	6939577	10/682,288	10/9/2003	9/6/2005	Granted	METHOD OF MAKING A MATERIAL
85007	Eastman Kodak Company	US	8062734	10/425,005	4/28/2003	11/22/2011	Granted	ARTICLE COMPRISING CONDUCTIVE CONDUIT CHANNELS
85011	Eastman Kodak Company	US	6853660	10/272,093	10/16/2002	2/8/2005	Granted	ORGANIC LASER CAVITY ARRAYS
85018	Eastman Kodak Company	US	6946240	10/633,806	8/4/2003	9/20/2005	Granted	IMAGING MATERIAL WITH IMPROVED SCRATCH RESISTANCE
85019	Eastman Kodak Company	US	7074551	10/633,904	8/4/2003	7/11/2006	Granted	IMAGING MATERIAL WITH IMPROVED MECHANICAL PROPERTIES
85064	Eastman Kodak Company	US	6667148	10/341,747	1/14/2003	12/23/2003	Granted	THERMALLY DEVELOPABLE MATERIALS HAVING BARRIER LAYER WITH INORGANIC FILLER PARTICLES
85077	Eastman Kodak Company	US	6818367	10/413,933	4/15/2003	11/16/2004	Granted	SUPPORT WITH REDUCED OPTICAL BRIGHTENER MIGRATION
85082	Eastman Kodak Company	US	6705714	10/224,889	8/21/2002	3/16/2004	Granted	INK CARTRIDGE HAVING INK SUPPLY BAG FILLED TO LESS THAN CAPACITY AND FOLDED IN CARTRIDGE HOUSING
85097	Eastman Kodak Company	DE	60313926.4	03077891.4	9/15/2003	5/23/2007	Granted	INKJET PRINTING METHOD
85097	Eastman Kodak Company	GB	1403341	03077891.4	9/15/2003	5/23/2007	Granted	INKJET PRINTING METHOD
85097	Eastman Kodak Company	US	6764173	10/256,822	9/27/2002	7/20/2004	Granted	INKJET PRINTING METHOD
85099	Eastman Kodak Company	US	7095600	10/283,458	10/30/2002	8/22/2006	Granted	ELECTROSTATIC CHARGE NEUTRALIZATION USING GROOVED ROLLER SURFACE PATTERNS
85100	Eastman Kodak Company	US	6773102	10/256,589	9/27/2002	8/10/2004	Granted	INKJET PRINTING METHOD FOR AN INK/RECEIVER COMBINATION
85109	Eastman Kodak Company	DE	60307193.7	03077943.3	9/18/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	GB	1403089	03077943.3	9/18/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	JP	4339656	2003-337302	9/29/2003	7/10/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	US	6695447	10/260,663	9/30/2002	2/24/2004	Granted	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	JP	4503984	2003-378247	11/7/2003	4/30/2010	Granted	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	US	6861114	10/289,862	11/7/2002	3/1/2005	Granted	INK JET RECORDING ELEMENT
85111	Eastman Kodak Company	JP	4656829	2003-355285	10/15/2003	1/7/2011	Granted	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85111	Eastman Kodak Company	US	6869185	10/272,548	10/16/2002	3/22/2005	Granted	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85124	Eastman Kodak Company	US	6689335	10/324,234	12/19/2002	2/10/2004	Granted	SILVER ION SEQUESTER AND RELEASE AGENT
85128	Eastman Kodak Company	US	D505684	29/179,991	4/17/2003	5/31/2005	Granted	DIGITAL CAMERA
85152	Eastman Kodak Company	US	6689518	10/300,618	11/20/2002	2/10/2004	Granted	PHOTOGRAPHIC DISPLAY ELEMENTS COMPRISING STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
85163	Eastman Kodak Company	US	6751005	10/327,412	12/20/2002	6/15/2004	Granted	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85178	Eastman Kodak Company	US	6710329	10/242,261	9/12/2002	3/23/2004	Granted	LIGHT INTEGRATOR FOR FILM SCANNING WITH ENHANCED SUPPRESSION OF ARTIFACTS DUE TO SCRATCHES AND DEBRIS
85179	Eastman Kodak Company	US	6821000	10/242,231	9/12/2002	11/23/2004	Granted	LIGHT INTEGRATOR USING AN END-SUPPORTED GLASS ROD FOR ENHANCED UNIFORMITY AND ROBUST SUPPORT
85210	Eastman Kodak Company	US	6555711	10/246,552	9/18/2002	4/29/2003	Granted	ALPHA-AMINO-N-ALLYLAMIDINO NITROBENZENE COMPOUND AND SYNTHESIS
85222	Eastman Kodak Company	US	6957886	10/256,963	9/27/2002	10/25/2005	Granted	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85222	Eastman Kodak Company	US	7401911	11/200,991	8/10/2005	7/22/2008	Granted	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85226	Eastman Kodak Company	US	6744566	10/262,233	10/1/2002	6/1/2004	Granted	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN TRANSMISSIVE AND REFLECTIVE OPTICAL FIBER COMPONENTS
85227	Eastman Kodak Company	US	6666548	10/287,579	11/4/2002	12/23/2003	Granted	METHOD AND APPARATUS FOR CONTINUOUS MARKING
85228	Eastman Kodak Company	US	6881492	10/256,520	9/27/2002	4/19/2005	Granted	PRIMER COMPOSITION FOR POLYESTERS

85233	Eastman Kodak Company	US	6843556	10/314,379	12/6/2002	1/18/2005	Granted	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A DUAL CONTROLLED DEPOSITION CHAMBER
85234	Eastman Kodak Company	US	6780249	10/313,427	12/6/2002	8/24/2004	Granted	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A PARTIALLY OPENED DEPOSITION CHAMBER

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85244	Eastman Kodak Company	US	7232214	10/872,711	6/21/2004	6/19/2007	Granted	METHOD FOR INCREASING THE DIAMETER OF AN INK JET INK DOT
85258	Eastman Kodak Company	US	7039237	10/271,389	10/14/2002	5/2/2006	Granted	A METHOD AND SYSTEM FOR PREVENTING ABDUCTION OF A PERSON
85280	Eastman Kodak Company	TW	I234519	093107798	3/23/2004	6/21/2005	Granted	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85280	Eastman Kodak Company	US	6950454	10/395,730	3/24/2003	9/27/2005	Granted	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85281	Eastman Kodak Company	US	7097902	10/744,539	12/22/2003	8/29/2006	Granted	SELF ASSEMBLED ORGANIC NANOCRYSTAL SUPERLATTICES
85283	Eastman Kodak Company	US	6802613	10/272,594	10/16/2002	10/12/2004	Granted	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85287	Eastman Kodak Company	US	6814437	10/260,128	9/30/2002	11/9/2004	Granted	INK JET PRINTING METHOD
85300	Eastman Kodak Company	US	7147390	10/930,671	8/31/2004	12/12/2006	Granted	REPLENISHMENT SYSTEM FOR A PRINT MEDIA PROCESSOR
85307	Eastman Kodak Company	US	6866384	10/260,668	9/30/2002	3/15/2005	Granted	INK JET PRINTING METHOD
85316	Eastman Kodak Company	US	6967986	10/272,547	10/16/2002	11/22/2005	Granted	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85322	Eastman Kodak Company	CN	200310102778.5	200310102778.5	10/10/2003	9/19/2007	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	TW	I282650	092123481	8/26/2003	6/11/2007	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	US	6876684	10/269,652	10/11/2002	4/5/2005	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85328	Eastman Kodak Company	US	7063924	10/327,533	12/20/2002	6/20/2006	Granted	SECURITY DEVICE WITH PATTERNED METALLIC REFLECTION
85338	Eastman Kodak Company	US	7051429	10/411,624	4/11/2003	5/30/2006	Granted	A METHOD FOR FORMING A MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES
85339	Eastman Kodak Company	US	7349627	10/662,220	9/12/2003	3/25/2008	Granted	TRACKING AN IMAGE-RECORDING MEDIUM USING A WATERMARK AND ASSOCIATED MEMORY
85340	Eastman Kodak Company	JP	4370148	2003-381110	11/11/2003	9/4/2009	Granted	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85340	Eastman Kodak Company	US	6721020	10/293,653	11/13/2002	4/13/2004	Granted	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85348	Eastman Kodak Company	US	6866367	10/325,190	12/20/2002	3/15/2005	Granted	INKJET PRINTING SYSTEM USING A FIBER OPTIC DATA LINK
85361	Eastman Kodak Company	DE	60328074.9	03078593.5	11/17/2003	6/24/2009	Granted	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	US	7239422	10/310,009	12/4/2002	7/3/2007	Granted	COLOR GAMUT MAPPING USING A COST FUNCTION
85362	Eastman Kodak Company	US	7365879	10/845,037	5/13/2004	4/29/2008	Granted	DETERMINING SETS OF N-DIMENSIONAL COLORANT CONTROL SIGNALS
85374	Eastman Kodak Company	US	6670110	10/327,373	12/20/2002	12/30/2003	Granted	A PHOTOGRAPHIC MULTILAYER FILM BASE COMPRISING 1,4-CYCLOHEXANE DIMETHANOL
85383	Eastman Kodak Company	US	6929824	10/687,331	10/16/2003	8/16/2005	Granted	METHOD OF MAKING A MATERIAL
85384	Eastman Kodak Company	DE	602004005067.9	04778254.5	7/14/2004	2/28/2007	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	GB	1680280	04778254.5	7/14/2004	2/28/2007	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	JP	4313397	2006-521122	7/14/2004	5/22/2009	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	US	7223454	10/622,352	7/18/2003	5/29/2007	Granted	INK JET RECORDING ELEMENT WITH CORE SHELL PARTICLES
85397	Eastman Kodak Company	US	6899030	10/429,676	5/5/2003	5/31/2005	Granted	LITHOGRAPHIC PLATE IMAGING SYSTEM TO MINIMIZE PLATE MISREGISTRATION FOR MULTICOLOR PRINTING APPLICATIONS
85400	Eastman Kodak Company	US	7245395	10/309,866	12/4/2002	7/17/2007	Granted	CALIBRATING A DIGITAL PRINTER USING A COST FUNCTION
85413	Eastman Kodak Company	US	7201949	10/690,123	10/21/2003	4/10/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
85420	Eastman Kodak Company	US	6908730	10/347,014	1/17/2003	6/21/2005	Granted	SILVER HALIDE MATERIAL COMPRISING LOW STAIN ANTENNA DYES
85422	Eastman Kodak Company	US	6787297	10/436,288	5/12/2003	9/7/2004	Granted	DYE- LAYERED SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH LOW DYE-STAIN
85431	Eastman Kodak Company	DE	602004000783.8	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	FR	1465304	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	GB	1465304	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	US	7082147	10/395,484	3/24/2003	7/25/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85434	Eastman Kodak Company	US	6807010	10/395,678	3/24/2003	10/19/2004	Granted	PROJECTION DISPLAY APPARATUS

85446	Eastman Kodak Company	JP	4512354	2003-409011	12/8/2003	5/14/2010	Granted	HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES
85446	Eastman Kodak Company	US	7196817	10/317,778	12/12/2002	3/27/2007	Granted	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85486	Eastman Kodak Company	US	7148280	10/876,871	6/25/2004	12/12/2006	Granted	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85487	Eastman Kodak Company	US	7163998	10/658,009	9/9/2003	1/16/2007	Granted	POLYMER MICROSPHERES CONTAINING LATENT COLORANTS AND METHOD OF PREPARATION
85488	Eastman Kodak Company	US	7090913	10/439,662	5/16/2003	8/15/2006	Granted	STABILIZED POLYMER BEADS AND METHOD OF PREPARATION
								SECURITY DEVICE WITH SPECULAR REFLECTIVE LAYER

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85493	Eastman Kodak Company	US	6927415	10/313,259	12/6/2002	8/9/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTRON TRANSPORTING MATERIAL
85497	Eastman Kodak Company	US	7292760	10/314,843	12/9/2002	11/6/2007	Granted	OPTICAL CONVERTER FORMED FROM FLEXIBLE STRIPS
85497	Eastman Kodak Company	US	7892381	11/838,285	8/14/2007	2/22/2011	Granted	A METHOD FOR FORMING AN OPTICAL CONVERTER
85508	Eastman Kodak Company	US	6908186	10/397,706	3/26/2003	6/21/2005	Granted	INKJET INK COMPOSITION AND AN INK/RECEIVER COMBINATION
85510	Eastman Kodak Company	US	6896723	10/313,564	12/6/2002	5/24/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING HOLE TRANSPORTING MATERIAL
85520	Eastman Kodak Company	US	6869178	10/289,607	11/7/2002	3/22/2005	Granted	INK JET PRINTING METHOD
85522	Eastman Kodak Company	US	6899996	10/441,550	5/20/2003	5/31/2005	Granted	METHOD OF PREPARING IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85523	Eastman Kodak Company	US	6838226	10/441,715	5/20/2003	1/4/2005	Granted	IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85538	Eastman Kodak Company	US	7695783	10/622,421	7/18/2003	4/13/2010	Granted	IMAGE-RECORDING ELEMENT WITH FLUOROSURFACTANT AND COLLOIDAL PARTICLES
85557	Eastman Kodak Company	US	7076083	10/317,511	12/12/2002	7/11/2006	Granted	PERSONNEL ACCESS CONTROL SYSTEM
85570	Eastman Kodak Company	US	6908035	10/391,130	3/18/2003	6/21/2005	Granted	OPTICAL SECURITY SYSTEM
85572	Eastman Kodak Company	US	6790483	10/313,587	12/6/2002	9/14/2004	Granted	METHOD FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID
85572	Eastman Kodak Company	US	7160573	10/460,814	6/12/2003	1/9/2007	Granted	A METHOD OF MANUFACTURING A COLOR FILTER
85582	Eastman Kodak Company	US	7125504	10/434,901	5/9/2003	10/24/2006	Granted	OPTICAL SWITCH MICROFILMS
85586	Eastman Kodak Company	US	6678159	10/328,051	12/23/2002	1/13/2004	Granted	METHOD OF TRANSPORTING HEAT FROM A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
85587	Eastman Kodak Company	US	6725888	10/321,244	12/17/2002	4/27/2004	Granted	METHOD OF ACCURATELY FILLING AND DEGASSING A POUCH
85592	Eastman Kodak Company	US	7335899	11/003,969	12/3/2004	2/26/2008	Granted	MEDIA FOR DETECTION OF X-RAY EXPOSURE
85601	Eastman Kodak Company	JP	4398235	2003-404929	12/3/2003	10/30/2009	Granted	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	JP	4903712	2007-537917	10/11/2005	1/13/2012	Granted	MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	US	6812994	10/309,867	12/4/2002	11/2/2004	Granted	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	US	7236227	10/972,183	10/22/2004	6/26/2007	Granted	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	US	7034916	10/979,371	11/1/2004	4/25/2006	Granted	SCHEDULING BETWEEN DIGITAL PROJECTION AND FILM PROJECTION CORRESPONDING TO A PREDETERMINED CONDITION
85618	Eastman Kodak Company	US	6888862	10/457,634	6/9/2003	5/3/2005	Granted	DYE-DOPED POLYMER NANOPARTICLE GAIN MEDIUM
85635	Eastman Kodak Company	US	7111943	10/732,733	12/10/2003	9/26/2006	Granted	WIDE FIELD DISPLAY USING A SCANNED LINEAR LIGHT MODULATOR ARRAY
85639	Eastman Kodak Company	CN	200410005083.X	200410005083.X	2/18/2004	11/21/2007	Granted	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	US	6870868	10/368,164	2/18/2003	3/22/2005	Granted	ORGANIC LASER HAVING IMPROVED LINEARITY
85644	Eastman Kodak Company	US	7369100	10/795,555	3/4/2004	5/6/2008	Granted	DISPLAY SYSTEM AND METHOD WITH MULTI-PERSON PRESENTATION FUNCTION
85655	Eastman Kodak Company	DE	602004016290.6	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	FR	1590184	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	GB	1590184	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85673	Eastman Kodak Company	GB	2398883	0400314.1	1/8/2004	10/12/2005	Granted	METHOD AND APPARATUS FOR WATERMARKING FILM
85673	Eastman Kodak Company	US	6882356	10/364,488	2/11/2003	4/19/2005	Granted	METHOD AND APPARATUS FOR WATERMARKING FILM
85685	Eastman Kodak Company	DE	602004024058.3	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	FR	0305845	0305845	5/16/2003	7/8/2005	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT DISPOSITIF D'EXPOSITION POUR L'ECRITURE DE DONNEES MIXTES SUR UN SUPPORT PHOTSENSIBLE
85685	Eastman Kodak Company	FR	1625446	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	GB	1625446	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED

85685	Eastman Kodak Company	US	7292314	10/556,876	5/3/2004	11/6/2007	Granted	DATA ONTO A PHOTSENSITIVE SUPPORT EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85686	Eastman Kodak Company	US	7249878	10/340,485	1/10/2003	7/31/2007	Granted	MULTI-LAYER ILLUMINATED PACKAGE
85692	Eastman Kodak Company	GB	1431052	03078831.9	12/8/2003	4/12/2006	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85692	Eastman Kodak Company	US	6863939	10/326,448	12/20/2002	3/8/2005	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85698	Eastman Kodak Company	US	6921562	10/324,483	12/20/2002	7/26/2005	Granted	INK JET RECORDING ELEMENT
85705	Eastman Kodak Company	US	7327380	10/355,932	1/31/2003	2/5/2008	Granted	APPARATUS FOR PRINTING A MULTIBIT IMAGE
85706	Eastman Kodak Company	US	6755532	10/393,236	3/20/2003	6/29/2004	Granted	METHOD AND APPARATUS FOR MONOCENTRIC PROJECTION OF AN IMAGE

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85707	Eastman Kodak Company	US	7280259	10/356,006	1/31/2003	10/9/2007	Granted	METHOD FOR PRINTING A COLOR PROOF USING A SPATIAL FILTER
85708	Eastman Kodak Company	US	7253924	10/355,849	1/31/2003	8/7/2007	Granted	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85715	Eastman Kodak Company	US	6783228	10/335,383	12/31/2002	8/31/2004	Granted	DIGITAL LITHOGRAPHIC OFFSET PRINTING PRESS
85717	Eastman Kodak Company	DE	602004014502.5	04763069.4	7/2/2004	6/18/2008	Granted	INKJET RECORDING ELEMENT
85730	Eastman Kodak Company	US	7261254	11/020,908	12/22/2004	8/28/2007	Granted	SELF-REGULATING MEDIA HOLDER
85734	Eastman Kodak Company	US	D488165	29/181,525	5/12/2003	4/6/2004	Granted	REVIEW DEVICE
85739	Eastman Kodak Company	US	7372360	11/008,530	12/9/2004	5/13/2008	Granted	ITEM INFORMATION SYSTEM AND METHOD
85740	Eastman Kodak Company	CN	ZL200410042017	200410042017.X	4/29/2004	8/15/2007	Granted	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85740	Eastman Kodak Company	US	7295345	10/425,248	4/29/2003	11/13/2007	Granted	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85744	Eastman Kodak Company	US	6824320	10/702,161	11/5/2003	11/30/2004	Granted	FILM CORE ARTICLE AND METHOD FOR MAKING SAME
85747	Eastman Kodak Company	US	6692104	10/442,919	5/21/2003	2/17/2004	Granted	METHOD OF PRINTING MULTI-COLOR COMPOSITION
85749	Eastman Kodak Company	US	7153539	10/602,429	6/24/2003	12/26/2006	Granted	AN APPARATUS AND METHOD OF COLOR TUNING A LIGHT-EMITTING DISPLAY
85750	Eastman Kodak Company	US	7548676	11/304,442	12/15/2005	6/16/2009	Granted	APPARATUS AND METHOD FOR FORMING AN OPTICAL CONVERTER
85751	Eastman Kodak Company	US	8035609	12/165,679	7/1/2008	10/11/2011	Granted	IMAGING ELEMENT
85769	Eastman Kodak Company	US	6811963	10/346,582	1/17/2003	11/2/2004	Granted	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY
85772	Eastman Kodak Company	US	7371452	10/424,639	4/28/2003	5/13/2008	Granted	CONDUCTIVE PATTERNED SHEET UTILIZING MULTI-LAYERED CONDUCTIVE CONDUIT CHANNELS
85773	Eastman Kodak Company	DE	602004013958.0	04760313.9	4/21/2004	5/21/2008	Granted	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85773	Eastman Kodak Company	US	7138170	10/425,012	4/28/2003	11/21/2006	Granted	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85779	Eastman Kodak Company	US	7139115	10/838,666	5/4/2004	11/21/2006	Granted	ATHERMALIZATION OF AN OPTICAL PARAMETRIC OSCILLATOR
85785	Eastman Kodak Company	US	6794121	10/346,961	1/17/2003	9/21/2004	Granted	METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG AND CONTAINING A SCAVENGER FOR OXIDIZED DEVELOPER
85790	Eastman Kodak Company	US	D504696	29/176,974	2/28/2003	5/3/2005	Granted	COMBINED PRINTER AND DOCKING STATION
85791	Eastman Kodak Company	US	6699652	10/346,273	1/17/2003	3/2/2004	Granted	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY COMPRISING A PYRAZOLOTRIAZOLE COUPLER
85811	Eastman Kodak Company	US	7455959	10/574,669	10/1/2004	11/25/2008	Granted	PHOTOGRAPHIC ELEMENT CONTAINING A SPEED-ENHANCING COMPOUND
85829	Eastman Kodak Company	US	6793322	10/438,598	5/15/2003	9/21/2004	Granted	METHOD OF PRINTING MULTI-COLOR IMAGE
85832	Eastman Kodak Company	US	6897183	10/375,744	2/26/2003	5/24/2005	Granted	A PROCESS FOR MAKING IMAGE RECORDING ELEMENT COMPRISING AN ANTISTAT TIE LAYER UNDER THE IMAGE-RECEIVING LAYER
85838	Eastman Kodak Company	US	6918820	10/411,735	4/11/2003	7/19/2005	Granted	POLISHING COMPOSITIONS COMPRISING POLYMERIC CORES HAVING INORGANIC SURFACE PARTICLES AND METHODS OF USE
85848	Eastman Kodak Company	CN	200410043039.8	200410043039.8	4/30/2004	3/12/2008	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	DE	602004010740.9	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	FR	1475869	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	GB	1475869	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	JP	4522135	2004-128618	4/23/2004	6/4/2010	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	KR	10-1012942	2004-0031835	5/6/2004	1/27/2011	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	US	6836495	10/431,056	5/7/2003	12/28/2004	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85880	Eastman Kodak Company	US	D491950	29/181,930	5/16/2003	6/22/2004	Granted	A MULTI-FUNCTION SCANNER
85881	Eastman Kodak Company	US	7159787	10/145,653	5/15/2002	1/9/2007	Granted	METHOD AND APPARATUS FOR RECORDING DATA
85886	Eastman Kodak Company	US	7077516	10/397,699	3/26/2003	7/18/2006	Granted	INKJET PRINTING METHOD
85918	Eastman Kodak Company	US	7478895	10/728,628	12/5/2003	1/20/2009	Granted	BACKPRINTING ASSEMBLY FOR A PHOTOGRAPHIC PRINTER
85923	Eastman Kodak Company	US	6916514	10/622,230	7/18/2003	7/12/2005	Granted	CATIONIC SHELLLED PARTICLE

85952	Eastman Kodak Company	CN	ZL200410028413	200410028413.7	3/11/2004	8/15/2007	Granted	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85952	Eastman Kodak Company	US	7064748	10/385,878	3/11/2003	6/20/2006	Granted	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85975	Eastman Kodak Company	US	7085444	10/668,421	9/23/2003	8/1/2006	Granted	POROUS OPTICAL SWITCH FILMS
85977	Eastman Kodak Company	US	8377522	12/517,359	12/19/2007	2/19/2013	Granted	USE OF ORGANOCCLAYS IN INKJET RECEIVER LAYER TO PREVENT THE OZONE FADE OF PRINT
85978	Eastman Kodak Company	DE	602004013322.1	04740547.7	7/2/2004	4/23/2008	Granted	INKJET RECORDING ELEMENT

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85978	Eastman Kodak Company	GB	1646508	04740547.7	7/2/2004	4/23/2008	Granted	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	US	7858160	10/563,693	7/2/2004	12/28/2010	Granted	INKJET RECORDING ELEMENT
86010	Eastman Kodak Company	CN	ZL200480039159.9	200480039159.9	11/25/2004	4/13/2011	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	DE	602004022859.1	04798670.8	11/25/2004	8/26/2009	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	US	7422835	10/582,677	11/25/2004	9/9/2008	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86011	Eastman Kodak Company	DE	602004008444.1	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	FR	1613482	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	GB	1613482	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86025	Eastman Kodak Company	US	7119178	10/865,129	6/10/2004	10/10/2006	Granted	MULTIMETALLIC POLYMERIC AZO COLORANTS
86026	Eastman Kodak Company	DE	602004011410.3	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINthead
86026	Eastman Kodak Company	FR	1449665	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINthead
86026	Eastman Kodak Company	GB	1449665	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINthead
86026	Eastman Kodak Company	JP	4304095	2004-44897	2/20/2004	5/1/2009	Granted	INK FEEDING DEVICE FOR INK-JET PRINT HEAD AND INK FEEDING METHOD
86026	Eastman Kodak Company	US	6908180	10/373,257	2/24/2003	6/21/2005	Granted	INK DELIVERY APPARATUS FOR INKJET PRINthead
86033	Eastman Kodak Company	DE	602004027517.4	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86033	Eastman Kodak Company	FR	1670596	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86033	Eastman Kodak Company	GB	1670596	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86037	Eastman Kodak Company	US	7267936	10/557,653	4/30/2004	9/11/2007	Granted	PHOTOGRAPHIC ELEMENT
86039	Eastman Kodak Company	US	7311506	10/960,189	10/7/2004	12/25/2007	Granted	ACTUATOR BASED NUBBIN ALIGNMENT
86041	Eastman Kodak Company	US	7073883	10/686,696	10/16/2003	7/11/2006	Granted	METHOD OF ALIGNING INKJET NOZZLE BANKS FOR AN INKJET PRINTER
86045	Eastman Kodak Company	DE	602004036056.2	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	FR	1452320	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	GB	1452320	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	US	6789874	10/376,560	2/28/2003	9/14/2004	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86046	Eastman Kodak Company	US	D490085	29/176,911	2/28/2003	5/18/2004	Granted	MEDIA SUPPLY
86047	Eastman Kodak Company	US	7277199	10/376,963	2/28/2003	10/2/2007	Granted	IMAGING SYSTEM AND MEDIA SUPPLY FOR USE IN IMAGING SYSTEM
86083	Eastman Kodak Company	US	6873479	10/426,257	4/30/2003	3/29/2005	Granted	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86084	Eastman Kodak Company	CN	200410031272.4	200410031272.4	3/26/2004	10/15/2008	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	DE	1463310	602004037389.3	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	FR	1463310	04075816.1	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	GB	1463310	04075816.1	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	JP	4295131	2004-49686	2/25/2004	4/17/2009	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	US	7221759	10/401,208	3/27/2003	5/22/2007	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86087	Eastman Kodak Company	US	6930759	10/669,069	9/23/2003	8/16/2005	Granted	METHOD AND APPARATUS FOR EXPOSING A LATENT WATERMARK ON FILM
86088	Eastman Kodak Company	US	7088383	10/640,197	8/13/2003	8/8/2006	Granted	METHOD OF REGISTERING A MOLDED LENSLET ARRAY WITH AN ARRAY OF LIGHT EMITTING ELEMENTS
86090	Eastman Kodak Company	US	6842188	10/439,539	5/16/2003	1/11/2005	Granted	METHOD FOR SETTING FOCUS OF A MULTICHANNEL PRINthead
86110	Eastman Kodak Company	US	7106962	10/972,806	10/25/2004	9/12/2006	Granted	SYNCHRONIZING SHUTTER AND FLASH IN CAMERA
86114	Eastman Kodak Company	US	7178999	10/975,867	10/28/2004	2/20/2007	Granted	SHUTTER-OPENING/CLOSING AND SHUTTER-FLASH SYNCHRONIZATION DRIVER FOR DUAL-BLADE SHUTTER IN CAMERA
86166	Eastman Kodak Company	US	7251126	11/020,403	12/22/2004	7/31/2007	Granted	ROTATABLY RETRACTABLE IMAGE DISPLAY SYSTEM
86232	Eastman Kodak Company	US	6820982	10/465,503	6/19/2003	11/23/2004	Granted	METHOD AND APPARATUS FOR FORMING AN IMAGE ON A CURVED DIFFUSIVE SURFACE
86232	Eastman Kodak Company	US	6869183	10/902,311	7/29/2004	3/22/2005	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS FOR VIEWING A

86232	Eastman Kodak Company	US	6863404	10/902,327	7/29/2004	3/8/2005	Granted	STEREOSCOPIC VIRTUAL IMAGE A METHOD FOR PROVIDING A CURVED IMAGE
86234	Eastman Kodak Company	CN	200410062049.6	200410062049.6	6/25/2004	3/26/2008	Granted	A DISPLAY APPARATUS

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86234	Eastman Kodak Company	US	6839181	10/603,286	6/25/2003	1/4/2005	Granted	A DISPLAY APPARATUS
86236	Eastman Kodak Company	US	7025450	10/731,705	12/9/2003	4/11/2006	Granted	A RECORDING ELEMENT PRINTING AND TREATING SYSTEM AND METHOD
86244	Eastman Kodak Company	US	7224379	10/838,032	5/3/2004	5/29/2007	Granted	PRINTER USING DIRECT-COUPLED EMISSIVE ARRAY
86246	Eastman Kodak Company	DE	602005013515.4	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	FR	1749285	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	GB	1749285	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	US	7274289	10/854,880	5/27/2004	9/25/2007	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86279	Eastman Kodak Company	DE	602004023399.4	04782465.1	8/27/2004	9/30/2009	Granted	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	GB	1658178	04782465.1	8/27/2004	9/30/2009	Granted	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	US	7073890	10/650,874	8/28/2003	7/11/2006	Granted	THERMALLY CONDUCTIVE THERMAL ACTUATOR AND LIQUID DROP EMITTER USING SAME
86281	Eastman Kodak Company	DE	602004026182.3	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	FR	1638778	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	GB	1638778	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	US	6848771	10/610,169	6/30/2003	2/1/2005	Granted	MULTIPLE PULSE THERMALLY ACTIVATED MULTILAYER MICROACTUATOR
86282	Eastman Kodak Company	DE	602004029164.1	04777072.2	6/25/2004	9/15/2010	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7025443	10/608,498	6/27/2003	4/11/2006	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7144099	11/294,252	12/5/2005	12/5/2006	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACTUATOR
86294	Eastman Kodak Company	US	6816180	10/429,347	5/5/2003	11/9/2004	Granted	AUTHENTICATED IMAGES ON LABELS
86306	Eastman Kodak Company	DE	602004004829.1	04076284.1	4/26/2004	2/21/2007	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	GB	1475233	04076284.1	4/26/2004	2/21/2007	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	US	6830306	10/430,821	5/6/2003	12/14/2004	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86311	Eastman Kodak Company	JP	4294537	2004-126716	4/22/2004	4/17/2009	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	KR	10-1048561	2004-0028365	4/23/2004	7/5/2011	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	US	7081888	10/422,583	4/24/2003	7/25/2006	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86323	Eastman Kodak Company	DE	602005008406.1	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	FR	1729971	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	GB	1729971	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86366	Eastman Kodak Company	US	7459263	10/944,580	9/17/2004	12/2/2008	Granted	OPTICAL RECORDING MEDIA WITH TRIPLET-SENSITIZED ISOMERIZATION
86368	Eastman Kodak Company	DE	602004010392.6	04750644.9	4/26/2004	11/28/2007	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	GB	1627453	04750644.9	4/26/2004	11/28/2007	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	JP	4401389	2006-532462	4/26/2004	11/6/2009	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	US	6807211	10/445,980	5/27/2003	10/19/2004	Granted	WHITE-LIGHT LASER
86392	Eastman Kodak Company	US	6939012	10/452,855	6/2/2003	9/6/2005	Granted	LASER IMAGE PROJECTOR
86414	Eastman Kodak Company	US	7121203	10/731,335	12/9/2003	10/17/2006	Granted	APPARATUS AND METHOD OF TREATING A RECORDING ELEMENT
86416	Eastman Kodak Company	US	7473448	11/318,403	12/23/2005	1/6/2009	Granted	PHOTOALIGNMENT OF LIQUID CRYSTALS USING POLY(VINYLSTILBAZOLIUM) POLYMERS
86445	Eastman Kodak Company	US	6988688	10/637,198	8/8/2003	1/24/2006	Granted	WEB WINDING APPARATUS HAVING TRAVELING GIMBALED CINCH ROLLER AND WINDING METHOD
86456	Eastman Kodak Company	US	6750435	09/960,629	9/21/2001	6/15/2004	Granted	LENS FOCUSING DEVICE, SYSTEM AND METHOD FOR USE WITH MULTIPLE LIGHT WAVELENGTHS
86457	Eastman Kodak Company	US	6554504	09/777,396	2/5/2001	4/29/2003	Granted	DISTRIBUTED DIGITALFILM PROCESSING SYSTEM AND METHOD
86460	Eastman Kodak Company	US	7016080	09/960,239	9/21/2001	3/21/2006	Granted	METHOD AND SYSTEM FOR IMPROVING SCANNED IMAGE DETAIL
86471	Eastman Kodak Company	US	6069714	08/979,038	11/26/1997	5/30/2000	Granted	METHOD AND APPARATUS FOR REDUCING NOISE IN ELECTRONIC FILM DEVELOPMENT
86476	Eastman Kodak Company	US	6590679	09/237,706	1/26/1999	7/8/2003	Granted	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86479	Eastman Kodak Company	US	6594041	09/196,208	11/20/1998	7/15/2003	Granted	LOG TIME PROCESSING STITCHING SYSTEM
86483	Eastman Kodak Company	US	6437358	09/244,196	2/4/1999	8/20/2002	Granted	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA

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86486	Eastman Kodak Company	US	6788335	09/746,859	12/21/2000	9/7/2004	Granted	PULSED ILLUMINATION SIGNAL MODULATION CONTROL AND ADJUSTMENT METHOD AND SYSTEM
86496	Eastman Kodak Company	US	6924911	09/686,336	10/11/2000	8/2/2005	Granted	METHOD AND SYSTEM FOR MULTI-SENSOR SIGNAL DETECTION
86508	Eastman Kodak Company	US	6628884	09/730,332	12/5/2000	9/30/2003	Granted	DIGITAL FILM PROCEEDING SYSTEM USING A LIGHT TRANSFER DEVICE
86508	Eastman Kodak Company	US	6888997	10/660,214	9/11/2003	5/3/2005	Granted	LIGHT TRANSFER DEVICE AND SYSTEM
86510	Eastman Kodak Company	US	6720560	09/702,388	10/31/2000	4/13/2004	Granted	METHOD AND APPARATUS FOR SCANNING IMAGES
86518	Eastman Kodak Company	US	6864973	09/751,119	12/28/2000	3/8/2005	Granted	METHOD AND APPARATUS TO PRE-SCAN FILM AND PRE-TREAT FILM FOR IMPROVED DIGITAL FILM PROCESSING HANDLING
86523	Eastman Kodak Company	US	6447178	09/752,155	12/29/2000	9/10/2002	Granted	SYSTEM, METHOD AND APPARATUS FOR PROVIDING MULTIPLE EXTRUSION WIDTHS
86536	Eastman Kodak Company	US	7215880	10/979,028	11/1/2004	5/8/2007	Granted	A ONE-TIME-USE CAMERA
86552	Eastman Kodak Company	US	6912039	10/660,340	9/11/2003	6/28/2005	Granted	METHOD FOR STAGING MOTION PICTURE CONTENT BY EXHIBITOR
86568	Eastman Kodak Company	US	7273643	10/602,430	6/24/2003	9/25/2007	Granted	AN ARTICLE HAVING MULTIPLE SPECTRAL DEPOSITS
86572	Eastman Kodak Company	US	6942175	10/460,552	6/12/2003	9/13/2005	Granted	WINDING APPARATUS HAVING BERNOULLI GUIDE CHUTE LEADING INTO ROLLER-CORE NIP AND METHOD
86581	Eastman Kodak Company	US	7249853	11/105,766	4/13/2005	7/31/2007	Granted	UNPOLISHED ELEMENT WITH PERIODIC SURFACE ROUGHNESS
86596	Eastman Kodak Company	CN	200410061743.6	200410061743.6	6/30/2004	9/21/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	DE	602004005781.9	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	FR	1494326	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	GB	1494326	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	KR	10-1045726	10-2004-0049691	6/29/2004	6/24/2011	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	TW	I333699	093119124	6/29/2004	11/21/2010	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	US	6790696	10/609,922	6/30/2003	9/14/2004	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86617	Eastman Kodak Company	US	6812949	10/640,910	8/14/2003	11/2/2004	Granted	AN IMAGING APPARATUS AND METHOD FOR EXPOSING A PHOTSENSITIVE MATERIAL
86623	Eastman Kodak Company	US	7255912	10/669,181	9/23/2003	8/14/2007	Granted	ANTISTATIC CONDUCTIVE GRID PATTERN WITH INTEGRAL LOGO
86624	Eastman Kodak Company	US	7083885	10/668,386	9/23/2003	8/1/2006	Granted	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86624	Eastman Kodak Company	US	7153620	10/839,935	5/6/2004	12/26/2006	Granted	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86650	Eastman Kodak Company	US	6886940	10/650,556	8/28/2003	5/3/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6893129	10/940,034	9/14/2004	5/17/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6871957	10/940,069	9/14/2004	3/29/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86654	Eastman Kodak Company	DE	602004022581.9	04800672.0	11/3/2004	8/12/2009	Granted	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	US	7274500	10/726,459	12/3/2003	9/25/2007	Granted	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86660	Eastman Kodak Company	US	7301971	10/638,865	8/11/2003	11/27/2007	Granted	A METHOD AND APPARATUS FOR CONTINUOUS SYNCHRONIZATION OF A PLURALITY OF ASYNCHRONOUS DATA SOURCES
86662	Eastman Kodak Company	US	7148910	10/702,854	11/6/2003	12/12/2006	Granted	HIGH-SPEED PULSE WIDTH MODULATION SYSTEM AND METHOD FOR LINEAR ARRAY SPATIAL LIGHT MODULATORS
86674	Eastman Kodak Company	US	7300138	10/935,339	9/7/2004	11/27/2007	Granted	REPLACEABLE INK CONTAINER FOR INKJET PRINTER
86675	Eastman Kodak Company	US	7210771	10/939,757	9/13/2004	5/1/2007	Granted	INK DELIVERY SYSTEM WITH PRINT CARTRIDGE CONTAINER AND RESERVOIR APPARATUS AND METHOD
86728	Eastman Kodak Company	US	7234787	10/935,343	9/7/2004	6/26/2007	Granted	LIQUID LEVEL DETECTION METHOD AND APPARATUS
86730	Eastman Kodak Company	US	6866365	10/816,250	4/1/2004	3/15/2005	Granted	BI-DIRECTIONAL COLOR PRINTER AND METHOD OF PRINTING

86741	Eastman Kodak Company	US	7292614	10/668,415	9/23/2003	11/6/2007	Granted	ORGANIC LASER AND LIQUID CRYSTAL DISPLAY
86742	Eastman Kodak Company	US	7424781	10/753,244	1/8/2004	9/16/2008	Granted	A MEDIA DRYING SYSTEM AND METHOD
86745	Eastman Kodak Company	US	7241003	10/753,245	1/8/2004	7/10/2007	Granted	MEDIA DRYING SYSTEM HAVING A HEATED SURFACE AND A DIRECTED GAS FLOW
86750	Eastman Kodak Company	DE	602004033800.1	04798494.3	11/12/2004	8/3/2011	Granted	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86750	Eastman Kodak Company	US	7351523	10/596,190	11/12/2004	4/1/2008	Granted	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86803	Eastman Kodak Company	US	6088136	08/907,955	8/11/1997	7/11/2000	Granted	METHOD FOR PRODUCING INDEX PRINTS
86823	Eastman Kodak Company	US	7166407	10/687,939	10/17/2003	1/23/2007	Granted	IMAGING ELEMENT HAVING PROTECTIVE OVERCOAT LAYERS
86876	Eastman Kodak Company	US	7141350	10/667,796	9/22/2003	11/28/2006	Granted	ARTICLE OF MANUFACTURE HAVING A PERFORMANCE VERIFICATION INDICATOR
86918	Eastman Kodak Company	US	8075963	11/349,374	2/7/2006	12/13/2011	Granted	MATERIAL FOR FORMING IMAGES BY INKJET PRINTING

Docket	Current Owner	Country	Patent Number	Appln No	Appln Date	Grant Date	Status	Title
86924	Eastman Kodak Company	US	7150901	10/729,206	12/5/2003	12/19/2006	Granted	PLASMA TREATMENT OF POROUS INKJET RECEIVERS
86944	Eastman Kodak Company	JP	4669183	2001-546062	12/18/2000	1/21/2011	Granted	TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION ON DEMAND
86946	Eastman Kodak Company	US	7382380	09/724,658	11/28/2000	6/3/2008	Granted	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86963	Eastman Kodak Company	US	7303265	11/539,187	10/6/2006	12/4/2007	Granted	AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
86994	Eastman Kodak Company	US	6834961	10/662,208	9/12/2003	12/28/2004	Granted	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6871956	10/827,043	4/19/2004	3/29/2005	Granted	AUTOSTEREOSCOPIC OPTICAL APPARATUS
87004	Eastman Kodak Company	US	7083836	10/705,057	11/10/2003	8/1/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
87038	Eastman Kodak Company	US	7632555	10/583,528	12/3/2004	12/15/2009	Granted	INKJET RECORDING ELEMENT
87065	Eastman Kodak Company	US	7403708	10/700,747	11/4/2003	7/22/2008	Granted	TRACKING AN IMAGE-RECORDING MEDIUM USING AN IDENTIFYING MARK AND FILM ENCODEMENT
87072	Eastman Kodak Company	US	7192680	10/688,088	10/17/2003	3/20/2007	Granted	METHOD OF COATING A MULTILAYERED ELEMENT
87080	Eastman Kodak Company	US	7217504	11/215,497	8/30/2005	5/15/2007	Granted	METHOD OF IMAGING
87082	Eastman Kodak Company	DE	602005003928.7	05723445.2	2/22/2005	12/19/2007	Granted	INKJET RECORDING ELEMENT AND METHOD
87082	Eastman Kodak Company	US	7718236	10/795,836	3/8/2004	5/18/2010	Granted	INKJET RECORDING ELEMENT AND METHOD
87093	Eastman Kodak Company	DE	602005002021.7	05705057.7	1/5/2005	8/15/2007	Granted	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	US	6863400	10/761,507	1/21/2004	3/8/2005	Granted	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87095	Eastman Kodak Company	US	6902277	10/752,338	1/6/2004	6/7/2005	Granted	A HOUSING FOR A SPATIAL LIGHT MODULATOR
87099	Eastman Kodak Company	US	7306777	10/737,455	12/16/2003	12/11/2007	Granted	ANTIMICROBIAL COMPOSITION
87107	Eastman Kodak Company	DE	602005012840.9	05794080.1	9/1/2005	2/18/2009	Granted	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	GB	1786876	05794080.1	9/1/2005	2/18/2009	Granted	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	US	7056375	10/935,599	9/7/2004	6/6/2006	Granted	SOLUBILIZED DYES FOR INKS
87117	Eastman Kodak Company	EP		04796260.0	10/25/2004		Filed	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	JP	4857120	2006-542570	10/25/2004	11/4/2011	Granted	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	US	6984039	10/725,179	12/1/2003	1/10/2006	Granted	LASER PROJECTOR HAVING SILHOUETTE BLANKING FOR OBJECTS IN THE OUTPUT LIGHT PATH
87125	Eastman Kodak Company	US	7029099	10/697,595	10/30/2003	4/18/2006	Granted	METHOD OF PRODUCING INK JET CHAMBERS USING PHOTO-IMAGEABLE MATERIALS
87126	Eastman Kodak Company	US	7191520	10/795,050	3/5/2004	3/20/2007	Granted	METHOD OF OPTIMIZING INKJET PRINTHEADS USING A PLASMA-ETCHING PROCESS
87136	Eastman Kodak Company	CN	200580010235.8	200580010235.8	3/22/2005	8/20/2008	Granted	ELECTROWETTING DISPLAY ELEMENT
87136	Eastman Kodak Company	DE	602005002043.8	05729449.8	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
87136	Eastman Kodak Company	GB	1730575	05729449.8	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
87168	Eastman Kodak Company	US	7331650	10/820,593	4/8/2004	2/19/2008	Granted	PRINthead HAVING A REMOVABLE NOZZLE PLATE
87194	Eastman Kodak Company	DE	602005003849.3	05785546.2	9/2/2005	12/12/2007	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	GB	1791890	05785546.2	9/2/2005	12/12/2007	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	JP	4874974	2007-530629	9/2/2005	12/2/2011	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	US	7923082	11/574,740	9/2/2005	4/12/2011	Granted	MOLECULAR IMPRINTED MATERIAL AND INKJET RECORDING ELEMENT COMPRISING SAID MOLECULAR IMPRINTED MATERIAL
87225	Eastman Kodak Company	US	7330561	10/717,291	11/19/2003	2/12/2008	Granted	OPTIMAL TEMPLATES FOR IMAGE DATA EMBEDDING
87258	Eastman Kodak Company	US	7329434	11/064,372	2/23/2005	2/12/2008	Granted	POLARIZING LAYER WITH ADHERENT PROTECTIVE LAYER
87261	Eastman Kodak Company	DE	602005002474.3	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	FR	1740662	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	GB	1740662	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	US	7033425	10/824,693	4/15/2004	4/25/2006	Granted	INK JET INK SET
87270	Eastman Kodak Company	US	6866715	10/765,555	1/27/2004	3/15/2005	Granted	GRAVURE METHOD AND APPARATUS FOR COATING A LIQUID REACTIVE TO THE ATMOSPHERE
87286	Eastman Kodak Company	US	7271378	10/736,340	12/15/2003	9/18/2007	Granted	AMBIENT LIGHT DETECTION CIRCUIT
87290	Eastman Kodak Company	US	7569254	11/208,564	8/22/2005	8/4/2009	Granted	NANOCOMPOSITE MATERIALS COMPRISING HIGH LOADINGS OF FILLER MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
87291	Eastman Kodak Company	US	7252865	10/945,305	9/20/2004	8/7/2007	Granted	PROTECTIVE FILMS CONTAINING COMPATIBLE PLASTICIZER COMPOUNDS USEFUL IN POLARIZING PLATES FOR

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87315	Eastman Kodak Company	US	7261396	10/903,047	10/14/2004	8/28/2007	Granted	CONTINUOUS INKJET PRINTER HAVING ADJUSTABLE DROP PLACEMENT
87315	Eastman Kodak Company	US	7748829	11/776,749	7/12/2007	7/6/2010	Granted	ADJUSTABLE DROP PLACEMENT PRINTING METHOD
87318	Eastman Kodak Company	US	7824017	12/272,860	11/18/2008	11/2/2010	Granted	APPARATUS AND METHOD OF CONTROLLING TEMPERATURES IN EJECTION MECHANISMS
87338	Eastman Kodak Company	DE	602005011104.2	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	FR	0400979	0400979	2/3/2004	10/27/2006	Granted	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
87338	Eastman Kodak Company	FR	1711346	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	GB	1711346	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	US	7767281	10/597,655	1/19/2005	8/3/2010	Granted	INKJET RECORDING ELEMENT
87382	Eastman Kodak Company	US	6129464	09/219,999	12/23/1998	10/10/2000	Granted	PRINTER DEVICE, AND A SYSTEM HAVING THE PRINTING DEVICE AND AN IMAGE PROCESSING DEVICE
87435	Eastman Kodak Company	US	7519280	11/475,696	6/27/2006	4/14/2009	Granted	APPARATUS AND METHOD OF REMOVING CARRIER FROM A RECORDING ELEMENT
87437	Eastman Kodak Company	US	7078368	10/783,411	2/20/2004	7/18/2006	Granted	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87452	Eastman Kodak Company	TW	I358229	093139262	12/17/2004	2/11/2012	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	6972828	10/740,324	12/18/2003	12/6/2005	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7583355	11/143,168	6/2/2005	9/1/2009	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7782439	12/465,674	5/14/2009	8/24/2010	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87471	Eastman Kodak Company	US	7361275	10/823,443	4/13/2004	4/22/2008	Granted	USE OF DERIVATIZED NANOPARTICLES TO MINIMIZE GROWTH OF MICRO-ORGANISMS IN HOT FILLED DRINKS
87472	Eastman Kodak Company	US	7258786	10/823,446	4/13/2004	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7357863	10/936,929	9/9/2004	4/15/2008	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7344642	10/945,066	9/20/2004	3/18/2008	Granted	FILTER ASSEMBLY FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7384545	10/985,377	11/10/2004	6/10/2008	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7381334	10/985,378	11/10/2004	6/3/2008	Granted	METHOD FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7347946	10/985,393	11/10/2004	3/25/2008	Granted	METHOD FOR INHIBITING MICROBIAL GROWTH I LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258804	11/449,101	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258916	11/449,103	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258787	11/449,425	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7309462	11/449,654	6/8/2006	12/18/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87480	Eastman Kodak Company	CN	ZL200580039547.1	200580039547.1	11/14/2005	2/2/2011	Granted	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	EP		05823047.5	11/14/2005		Filed	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	US	7350902	10/992,311	11/18/2004	4/1/2008	Granted	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87484	Eastman Kodak Company	US	6917758	10/742,167	12/19/2003	7/12/2005	Granted	METHOD OF IMAGE COMPENSATION FOR

87485	Eastman Kodak Company	CN	200580009908.8	200580009908.8	3/31/2005	5/12/2010	Granted	WATERMARKED FILM DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	KR	10-1054129	2006-7020502	3/31/2005	7/28/2011	Granted	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	TW	I360443	094110061	3/30/2005	3/21/2012	Granted	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	US	7223445	10/815,026	3/31/2004	5/29/2007	Granted	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	CN	200580010374.0	200580010374.0	3/31/2005	9/23/2009	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	TW	I342229	094110056	3/30/2005	5/21/2011	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	US	7220456	10/815,010	3/31/2004	5/22/2007	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87491	Eastman Kodak Company	JP	4740255	2007-541226	11/1/2005	5/13/2011	Granted	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	US	7449216	10/988,242	11/12/2004	11/11/2008	Granted	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87493	Eastman Kodak Company	DE	602005036377.7	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	FR	1718470	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	GB	1718470	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	JP	5069095	2007-500862	2/11/2005	8/24/2012	Granted	INKJET PRINTING USING PROTECTIVE INK

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87493	Eastman Kodak Company	US	7210753	10/785,818	2/24/2004	5/1/2007	Granted	INKJET PRINTING USING PROTECTIVE INK
87500	Eastman Kodak Company	US	7086731	11/052,349	2/7/2005	8/8/2006	Granted	PLATEN ASSEMBLY FOR AN INK JET PRINTER
87502	Eastman Kodak Company	US	7364082	10/877,384	6/25/2004	4/29/2008	Granted	PORTABLE SCANNER MODULE
87531	Eastman Kodak Company	DE	602005009803.8	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	FR	1718471	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	GB	1718471	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	JP	4629725	2007-500865	2/11/2005	11/19/2010	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	US	7140709	10/785,835	2/24/2004	11/28/2006	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87536	Eastman Kodak Company	US	7078367	10/783,103	2/20/2004	7/18/2006	Granted	THERMAL-DYE-TRANSFER RECEIVER ELEMENT WITH POLYLACTIC-ACID-BASED SHEET MATERIAL
87540	Eastman Kodak Company	US	7273269	10/903,051	7/30/2004	9/25/2007	Granted	SUPPRESSION OF ARTIFACTS IN INKJET PRINTING
87565	Eastman Kodak Company	JP	4960234	2007-530313	8/26/2005	3/30/2012	Granted	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87565	Eastman Kodak Company	US	7370944	10/929,816	8/30/2004	5/13/2008	Granted	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87569	Eastman Kodak Company	US	6969582	10/826,708	4/16/2004	11/29/2005	Granted	SILVER HALIDE EMULSION CONTAINING IRIIDIUM DOPANT
87580	Eastman Kodak Company	US	7165833	10/935,600	9/7/2004	1/23/2007	Granted	INK CONTAINER INSTALLATION AND ALIGNMENT FEATURE
87584	Eastman Kodak Company	US	6980226	10/778,528	2/13/2004	12/27/2005	Granted	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87592	Eastman Kodak Company	DE	602005022271.5	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	FR	1708892	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	GB	1708892	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	JP	5296833	2011-117992	1/12/2005	6/21/2013	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	US	7198363	10/767,287	1/28/2004	4/3/2007	Granted	INKJET RECORDING ELEMENT AND A METHOD OF USE
87596	Eastman Kodak Company	GB	1738576	05725955.8	3/21/2005	11/21/2007	Granted	WATERMARKING ON TO COLOR RECORDING MEDIA USING TWO COLOR PLANES
87596	Eastman Kodak Company	US	7227671	10/807,491	3/23/2004	6/5/2007	Granted	MOTION PICTURE WATERMARKING USING TWO COLOR PLANES
87618	Eastman Kodak Company	US	7199322	10/988,340	11/12/2004	4/3/2007	Granted	VARIABLE SPACER DOTS FOR TOUCH SCREEN
87619	Eastman Kodak Company	DE	69526280.7	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	FR	0672733	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	GB	0672733	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	JP	3179995	7-043185	3/2/1995	4/13/2001	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	US	5425805	08/204,479	3/2/1994	6/20/1995	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87622	Eastman Kodak Company	US	5512089	08/294,889	8/23/1994	4/30/1996	Granted	PROCESS OF MAKING AQUEOUS PIGMENTED INK-JET WITH IMPROVED MACHINE RUNNABILITY
87626	Eastman Kodak Company	US	5676744	08/746,156	11/6/1996	10/14/1997	Granted	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF CARBON PIGMENT INK JET INKS
87627	Eastman Kodak Company	US	5683187	08/665,490	6/18/1996	11/4/1997	Granted	DIGITAL COLOR PRESS PLATEN ASSEMBLY WITH PIVOTING PLATEN FRAME
87628	Eastman Kodak Company	US	5730789	08/681,806	7/29/1996	3/24/1998	Granted	WATERFAST INFRARED SCANNABLE INKS FOR INK JET PRINTING
87632	Eastman Kodak Company	DE	69701757.5	97300546.5	1/29/1997	4/26/2000	Granted	INSTANT RESONATOR POSITION LOCK
87632	Eastman Kodak Company	US	5812164	08/605,942	2/23/1996	9/22/1998	Granted	INSTANT RESONATOR POSITION LOCK
87633	Eastman Kodak Company	US	5812167	08/605,368	2/22/1996	9/22/1998	Granted	CYLINDRICAL CATCHER ASSEMBLY
87635	Eastman Kodak Company	DE	69834381.6	98309768.4	11/30/1998	5/3/2006	Granted	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	GB	0925948	98309768.4	11/30/1998	5/3/2006	Granted	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	US	6003988	08/996,933	12/23/1997	12/21/1999	Granted	PRINTER ARCHITECTURE
87636	Eastman Kodak Company	US	6050191	08/951,661	10/16/1997	4/18/2000	Granted	SYSTEM AND METHOD FOR PROVIDING MULTI-PASS IMAGING IN A PRINTING SYSTEM
87638	Eastman Kodak Company	DE	69934197.3	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	FR	1013452	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	GB	1013452	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	US	6187212	09/211,517	12/14/1998	2/13/2001	Granted	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED

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87639	Eastman Kodak Company	US	7163733	10/988,234	11/12/2004	1/16/2007	Granted	TOUCH SCREEN HAVING SPACER DOTS WITH CHANNELS
87640	Eastman Kodak Company	US	7208691	10/986,969	11/12/2004	4/24/2007	Granted	TOUCH SCREEN HAVING UNDERCUT SPACER DOTS
87647	Eastman Kodak Company	US	6203605	09/045,460	10/6/2000	3/20/2001	Granted	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF A CHEMICALLY MODIFIED CARBON BLACK DISPERSION
87648	Eastman Kodak Company	DE	69937784.6	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	FR	1013431	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	GB	1013431	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	US	6217162	09/211,214	12/14/1998	4/17/2001	Granted	ALIGNMENT APPARATUS FOR AN INK JET DROPLET GENERATOR
87650	Eastman Kodak Company	US	7449500	10/865,665	6/10/2004	11/11/2008	Granted	INK JET INK CONTAINING MULTIMETALLIC POLYMERIC COLORANTS
87651	Eastman Kodak Company	US	6230402	09/251,165	2/17/1999	5/15/2001	Granted	ELECTRICAL CONTACT TERMINATION FOR A FLEXIBLE CIRCUIT
87652	Eastman Kodak Company	US	6234621	09/211,015	12/14/1998	5/22/2001	Granted	FOAMLESS RAMPS FOR CONTROLLING THE FLOW OF INK TO ELIMINATE FOAM IN AN INK TANK
87653	Eastman Kodak Company	US	6247781	09/211,250	12/14/1998	6/19/2001	Granted	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87654	Eastman Kodak Company	US	6254211	09/218,806	12/22/1998	7/3/2001	Granted	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87655	Eastman Kodak Company	US	6273103	09/211,213	12/14/1998	8/14/2001	Granted	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87658	Eastman Kodak Company	US	6318833	09/455,067	12/6/1999	11/20/2001	Granted	STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87659	Eastman Kodak Company	US	6322204	09/211,063	12/14/1998	11/27/2001	Granted	RETAINING AND INSTALLING A PRINTHEAD IN A PRINTHEAD DOCKING STATION
87663	Eastman Kodak Company	DE	69932463.7	99301577.5	3/3/1999	7/26/2006	Granted	DROPLET GENERATOR
87663	Eastman Kodak Company	GB	2335628	9805783.9	3/19/1998	9/5/2001	Granted	DROPLET GENERATOR
87665	Eastman Kodak Company	DE	60027249.4	00309008.1	10/13/2000	4/12/2006	Granted	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	FR	1095778	00309008.1	10/13/2000	4/12/2006	Granted	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	GB	1095778	00309008.1	10/13/2000	4/12/2006	Granted	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	JP	4979844	2000-330925	10/30/2000	4/27/2012	Granted	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	US	6435637	09/430,719	10/29/1999	8/20/2002	Granted	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87666	Eastman Kodak Company	DE	60106792.4	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	FR	1122943	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	GB	1122943	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	US	6443549	09/497,888	2/4/2000	9/3/2002	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87667	Eastman Kodak Company	DE	60145330.1	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	FR	1159996	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	GB	1159996	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	US	6454835	09/587,072	6/2/2000	9/24/2002	Granted	TWO-PHASE FLOW SEPARATOR
87668	Eastman Kodak Company	US	6505920	09/335,015	6/17/1999	1/14/2003	Granted	SYNCHRONOUSLY STIMULATED CONTINUOUS INK JET HEAD
87669	Eastman Kodak Company	DE	60203764.6	02255124.6	7/22/2002	4/20/2005	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	GB	1279504	02255124.6	7/22/2002	4/20/2005	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	US	6527363	09/916,992	7/27/2001	3/4/2003	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87670	Eastman Kodak Company	DE	60219722.8	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	FR	1275503	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	GB	1275503	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	US	6543885	09/894,374	6/27/2001	4/8/2003	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87677	Eastman Kodak Company	US	7395744	10/858,171	6/1/2004	7/8/2008	Granted	CHAD DIVERTING APPARATUS

87682	Eastman Kodak Company	US	7262758	10/864,100	6/9/2004	8/28/2007	Granted	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87686	Eastman Kodak Company	US	7122843	10/857,508	5/28/2004	10/17/2006	Granted	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87692	Eastman Kodak Company	JP	4800313	2007-530454	9/1/2005	8/12/2011	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	US	7629026	10/849,327	9/3/2004	12/8/2009	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY

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87693	Eastman Kodak Company	US	D505443	29/199,225	2/11/2004	5/24/2005	Granted	PHOTOGRAPHIC MEDIA DEVELOPER CARTRIDGE
87708	Eastman Kodak Company	US	7357979	10/822,929	4/13/2004	4/15/2008	Granted	COMPOSITION OF MATTER COMPRISING POLYMER AND DERIVATIZED NANOPARTICLES
87709	Eastman Kodak Company	US	D503187	29/199,224	2/11/2004	3/22/2005	Granted	PHOTOFINISHING SYSTEM MAINTENANCE CARTRIDGE
87726	Eastman Kodak Company	TW	I356635	094103082	2/1/2005	1/11/2012	Granted	INTERRUPTION PREVENTION OF FEATURE FILM PRESENTATION
87726	Eastman Kodak Company	US	7304714	11/014,799	12/15/2004	12/4/2007	Granted	USE OF OPTICAL SENSOR IN MOTION PICTURE FILM PROJECTOR LAMPHOUSE TO DETECT STATE OF PROJECTOR TO PREVENT INTERRUPTION OF FEATURE FILM PRESENTATION BY KODAK DIGITAL CINEMA SYSTEM DESIGNED FOR CINEMA ADVERTISING
87735	Eastman Kodak Company	DE	60222610.4	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	FR	1270090	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	GB	1270090	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	JP	4122180	2002-188116	6/27/2002	5/9/2008	Granted	VIBRATION MONITORING SYSTEM AND METHOD
87735	Eastman Kodak Company	US	6469418	09/893,111	6/27/2001	10/22/2002	Granted	VIBRATION MONITORING SYSTEM AND METHOD
87738	Eastman Kodak Company	JP	4971127	2007-500988	2/24/2005	4/13/2012	Granted	TILED DISPLAY
87738	Eastman Kodak Company	KR	10-1054122	2006-7017011	2/24/2005	7/28/2011	Granted	TILED DISPLAY
87738	Eastman Kodak Company	US	6999138	10/785,624	2/24/2004	2/14/2006	Granted	METHOD FOR MANUFACTURING A TILED DISPLAY AND TILED DISPLAY COMPRISING FACEPLATE
87740	Eastman Kodak Company	US	7397466	10/987,467	11/12/2004	7/8/2008	Granted	INTEGRAL SPACER DOTS FOR TOUCH SCREEN
87741	Eastman Kodak Company	DE	602005020762.7	05725697.6	3/16/2005	4/21/2010	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	JP	5096137	2007-506212	3/16/2005	9/28/2012	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	US	7471437	10/813,885	3/31/2004	12/30/2008	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87747	Eastman Kodak Company	DE	69708451.5	97310494.6	12/23/1997	11/21/2001	Granted	PIGMENT BASED INK JET RECORDING FLUID
87749	Eastman Kodak Company	DE	69730113.3	97310714.7	12/31/1997	8/4/2004	Granted	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87759	Eastman Kodak Company	DE	1602484	69943729.6	8/2/2005	9/21/2011	Granted	DROP GENERATOR FOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	DE	69932914.0	99309513.2	11/29/1999	8/23/2006	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4417499	11-353000	12/13/1999	12/4/2009	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4886817	2009-133699	6/3/2009	12/16/2011	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87762	Eastman Kodak Company	DE	69937095.7	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	FR	1013424	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	GB	1013424	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87767	Eastman Kodak Company	DE	69937783.8	99309555.3	11/29/1999	12/19/2007	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4383613	11-354365	12/14/1999	10/2/2009	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4740355	2009-147881	6/22/2009	5/13/2011	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87771	Eastman Kodak Company	DE	69932395.9	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheads
87771	Eastman Kodak Company	FR	1013450	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheads
87771	Eastman Kodak Company	GB	1013450	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheads
87776	Eastman Kodak Company	US	6829064	09/562,292	5/1/2000	12/7/2004	Granted	INK REDUCTION USING DIFFUSED BITMAP MASKS
87777	Eastman Kodak Company	DE	60101926.1	01305301.2	6/19/2001	2/4/2004	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	GB	1168825	01305301.2	6/19/2001	2/4/2004	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	JP	4662654	2001-185810	6/20/2001	1/14/2011	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	US	6513899	09/597,203	6/20/2000	2/4/2003	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87779	Eastman Kodak Company	DE	60130404.7	01305303.8	6/19/2001	9/12/2007	Granted	COLOR TABLE LEVEL RESERVATION
87779	Eastman Kodak Company	US	6980330	09/597,437	6/20/2000	12/27/2005	Granted	COLOR TABLE LEVEL RESERVATION
87780	Eastman Kodak Company	US	7050196	09/597,534	6/20/2000	5/23/2006	Granted	COLOR PRINTER CALIBRATION
87780	Eastman Kodak Company	US	7319547	11/301,586	12/13/2005	1/15/2008	Granted	COLOR PRINTER CALIBRATION

87781	Eastman Kodak Company	DE	60136313.2	01305766.6	7/4/2001	10/29/2008	Granted	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	GB	1170693	01305766.6	7/4/2001	10/29/2008	Granted	VARIABLE SPEED PRINTING SYSTEM

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87781	Eastman Kodak Company	US	6762855	09/611,726	7/7/2000	7/13/2004	Granted	VARIABLE SPEED PRINTING SYSTEM
87782	Eastman Kodak Company	US	6944334	09/775,454	2/1/2001	9/13/2005	Granted	COLOR CROSS REFERENCE SELECTION SYSTEM AND METHOD
87783	Eastman Kodak Company	US	7037973	09/893,938	6/27/2001	5/2/2006	Granted	HIGHLY VISCOUS COATING MATERIAL FOR POROUS SUBSTRATES
87784	Eastman Kodak Company	DE	60205069.3	02255125.3	7/22/2002	7/20/2005	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	GB	1279508	02255125.3	7/22/2002	7/20/2005	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	US	6793314	09/916,991	7/27/2001	9/21/2004	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87808	Eastman Kodak Company	US	7228051	10/815,012	3/31/2004	6/5/2007	Granted	LIGHT PIPE WITH ALIGNMENT STRUCTURES
87834	Eastman Kodak Company	US	7311933	10/823,453	4/13/2004	12/25/2007	Granted	PACKAGING MATERIAL FOR INHIBITING MICROBIAL GROWTH
87838	Eastman Kodak Company	DE	60218602.1	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	FR	1310376	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	GB	1310376	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	US	7102790	10/008,825	11/13/2001	9/5/2006	Granted	SIMPLIFIED TONE SCALE CORRECTION SCHEME
87839	Eastman Kodak Company	US	7298531	10/008,818	11/13/2001	11/20/2007	Granted	DIGITAL IMAGE OPTIMIZATION INCORPORATING PAPER EVALUATION
87840	Eastman Kodak Company	US	6679590	10/003,794	1/31/2002	1/20/2004	Granted	IMPROVED SHUTDOWN METHOD FOR AN INK-JET PRINTER
87841	Eastman Kodak Company	DE	60327275.4	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	FR	1332879	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	GB	1332879	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	US	7341824	11/344,425	1/31/2006	3/11/2008	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87842	Eastman Kodak Company	US	6742876	10/062,142	1/31/2002	6/1/2004	Granted	IMPROVED EYELID OPERATION FOR AN INK JET PRINTER
87843	Eastman Kodak Company	US	6886910	10/137,496	5/2/2002	5/3/2005	Granted	CORRECTING STIMULATION NONUNIFORMITY AT THE FLUID CAVITY TRENCH END BOUNDARY
87844	Eastman Kodak Company	US	7209600	10/178,872	6/24/2002	4/24/2007	Granted	SYNCHRONIZATION OF COMPONENTS FOR PRINTING
87845	Eastman Kodak Company	US	6769753	10/186,090	6/28/2002	8/3/2004	Granted	MINIMUM PERIOD CIRCUIT
87848	Eastman Kodak Company	DE	60327495.1	03255994.0	9/23/2003	5/6/2009	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	GB	1403071	03255994.0	9/23/2003	5/6/2009	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	US	6688736	10/254,323	9/25/2002	2/10/2004	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87849	Eastman Kodak Company	DE	60323715.0	03255926.2	9/23/2003	9/24/2008	Granted	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	GB	1403060	03255926.2	9/23/2003	9/24/2008	Granted	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	US	6688733	10/254,353	9/25/2002	2/10/2004	Granted	RAPID PRESSURE RAMP STARTUP
87850	Eastman Kodak Company	DE	60309995.5	03255930.4	9/23/2003	11/29/2006	Granted	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	GB	1403048	03255930.4	9/23/2003	11/29/2006	Granted	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	US	6793327	10/254,354	9/25/2002	9/21/2004	Granted	LOW CATCH VOLTAGE STARTUP
87851	Eastman Kodak Company	DE	60339182.6	03255928.8	9/23/2003	11/23/2011	Granted	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	GB	1403061	03255928.8	9/23/2003	11/23/2011	Granted	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87852	Eastman Kodak Company	DE	60302735.0	03255927.0	9/23/2003	12/14/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87852	Eastman Kodak Company	GB	1403057	03255927.0	9/23/2003	12/14/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87852	Eastman Kodak Company	US	6910756	10/254,726	9/25/2002	6/28/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87853	Eastman Kodak Company	DE	60302964.7	03255929.6	9/23/2003	12/28/2005	Granted	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	GB	1403058	03255929.6	9/23/2003	12/28/2005	Granted	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	US	6736498	10/254,816	9/25/2002	5/18/2004	Granted	IMPROVED EYELID POSITIONING
87854	Eastman Kodak Company	JP	4331560	2003-346706	10/6/2003	6/26/2009	Granted	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	US	6848767	10/264,736	10/4/2002	2/1/2005	Granted	SOLVENT INK STARTUP METHOD
87854	Eastman Kodak Company	US	7055931	11/006,442	12/7/2004	6/6/2006	Granted	SOLVENT INK STARTUP METHOD
87855	Eastman Kodak Company	US	6869160	10/264,751	10/4/2002	3/22/2005	Granted	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM

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87855	Eastman Kodak Company	US	7052108	11/011,842	12/14/2004	5/30/2006	Granted	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM
87856	Eastman Kodak Company	US	6962411	10/335,700	1/2/2003	11/8/2005	Granted	ANTI-WICKING CATCHER ARRANGEMENT FOR A SOLVENT INK PRINthead
87857	Eastman Kodak Company	DE	60303755.0	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	FR	1435293	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	GB	1435293	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	US	6890054	10/335,725	1/2/2003	5/10/2005	Granted	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87858	Eastman Kodak Company	US	7251030	10/336,133	1/3/2003	7/31/2007	Granted	DIGITAL WORKFLOW INDEPENDENT OUTPUT MATCHING
87859	Eastman Kodak Company	US	6792864	10/336,134	1/3/2003	9/21/2004	Granted	IMAGE FILE DATA EQUIVALENCE ALGORITHMS RESPECTIVE TO OUTPUT DEVICES
87860	Eastman Kodak Company	US	7259888	10/336,376	1/3/2003	8/21/2007	Granted	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87860	Eastman Kodak Company	US	7518748	11/773,454	7/5/2007	4/14/2009	Granted	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87861	Eastman Kodak Company	US	6926394	10/387,968	3/13/2003	8/9/2005	Granted	ELASTOMERIC POLYMER CATCHER FOR CONTINUOUS INK JET PRINTERS
87862	Eastman Kodak Company	US	7091276	10/640,288	8/13/2003	8/15/2006	Granted	COATING MATERIAL FOR NON-POROUS AND SEMI-POROUS SUBSTRATES
87871	Eastman Kodak Company	US	7094733	10/783,101	2/20/2004	8/22/2006	Granted	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87893	Eastman Kodak Company	US	7197218	10/815,013	3/31/2004	3/27/2007	Granted	LIGHT PIPE WITH MOLDED OPTICAL SURFACES
87911	Eastman Kodak Company	US	6341857	09/574,037	5/18/2000	1/29/2002	Granted	INK SET FOR A MULTI-COLOR, HIGH SPEED CONTINUOUS INK JET PRINTER
87912	Eastman Kodak Company	US	7399068	11/071,923	3/4/2005	7/15/2008	Granted	CONTINUOUS INK JET PRINTING APPARATUS WITH INTEGRAL DEFLECTOR AND GUTTER STRUCTURE
87929	Eastman Kodak Company	DE	69701920.9	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	FR	0805030	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	GB	0805030	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87956	Eastman Kodak Company	US	7207655	10/878,097	6/28/2004	4/24/2007	Granted	LATENCY STIRRING IN FLUID EJECTION MECHANISMS
87960	Eastman Kodak Company	US	7369276	10/795,011	3/5/2004	5/6/2008	Granted	MULTI-LEVEL HALFTONING PROVIDING IMPROVED TEXTURE UNIFORMITY
87961	Eastman Kodak Company	US	7362472	10/794,133	3/5/2004	4/22/2008	Granted	COLOR ERROR DIFFUSION
87987	Eastman Kodak Company	US	7405480	11/020,909	12/22/2004	7/29/2008	Granted	ELIMINATION OF THERMAL DEFORMATION IN ELECTRONIC STRUCTURES
88016	Eastman Kodak Company	DE	602005033511.0	05778201.3	8/2/2005	4/4/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	GB	1784308	05778201.3	8/2/2005	4/4/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	KR	10-119565	2007-7002784	8/2/2005	10/11/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	US	7213908	10/911,186	8/4/2004	5/8/2007	Granted	A FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88016	Eastman Kodak Company	US	7836600	11/685,259	3/13/2007	11/23/2010	Granted	FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88040	Eastman Kodak Company	US	7777859	10/840,481	5/6/2004	8/17/2010	Granted	TWO-STAGE EXPOSURE DEVICE FOR WATERMARKING FILM
88046	Eastman Kodak Company	DE	602005001557.4	05729433.2	3/22/2005	7/4/2007	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	GB	1730574	05729433.2	3/22/2005	7/4/2007	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	JP	4672005	2007-505616	3/22/2005	1/28/2011	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	US	7436576	10/586,063	3/22/2005	10/14/2008	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	CN	200580010697.X	200580010697.X	3/22/2005	7/8/2009	Granted	ELECTROWETTING DISPLAY ELEMENT
88047	Eastman Kodak Company	DE	602005002041.1	05729431.6	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	GB	1730573	05729431.6	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	JP	4712030	2007-505611	3/22/2005	4/1/2011	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	US	8154485	10/589,547	3/22/2005	4/10/2012	Granted	DISPLAY ELEMENT
88056	Eastman Kodak Company	DE	602005017609.8	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	FR	1744888	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	GB	1744888	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7144103	10/839,464	5/5/2004	12/5/2006	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7506443	11/533,380	9/20/2006	3/24/2009	Granted	BEVELED CHARGE STRUCTURE

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88057	Eastman Kodak Company	JP	4756558	2007-524221	7/22/2005	6/10/2011	Granted	POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	US	7604342	11/573,148	7/22/2005	10/20/2009	Granted	METHOD FOR TREATING AN INKJET RECORDING ELEMENT
88059	Eastman Kodak Company	US	7156488	10/839,409	5/5/2004	1/2/2007	Granted	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINTHEAD LIFE
88059	Eastman Kodak Company	US	7404622	11/561,452	11/20/2006	7/29/2008	Granted	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINTHEAD LIFE
88060	Eastman Kodak Company	US	7342658	11/319,933	12/28/2005	3/11/2008	Granted	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88061	Eastman Kodak Company	US	7274454	11/316,857	12/23/2005	9/25/2007	Granted	IMAGING SYSTEM WITH PROGRAMMABLE SPECTRAL SWITCH
88062	Eastman Kodak Company	US	7289209	11/021,258	12/21/2004	10/30/2007	Granted	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88063	Eastman Kodak Company	US	7144102	10/839,408	5/5/2004	12/5/2006	Granted	SUPPRESSION OF MARANGONI EFFECT ON THE CATCHER FACE
88064	Eastman Kodak Company	EP		05746283.0	5/4/2005		Filed	INK COMPATIBILITY ASSURANCE PROGRAM
88064	Eastman Kodak Company	US	7192108	10/839,360	5/5/2004	3/20/2007	Granted	INK COMPATIBILITY ASSURANCE PROGRAM
88065	Eastman Kodak Company	DE	602005028653.5	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	FR	1742800	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	GB	1742800	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	US	7163281	10/839,359	5/5/2004	1/16/2007	Granted	METHOD FOR IMPROVING DROP CHARGING ASSEMBLY FLATNESS TO IMPROVED DROP CHARGE UNIFORMITY IN PLANAR ELECTRODE STRUCTURES
88066	Eastman Kodak Company	US	7090326	10/839,537	5/5/2004	8/15/2006	Granted	IMPROVED AUTOMATIC STARTUP SEQUENCE FOR THE SOLVENT INK PRINTING SYSTEM
88079	Eastman Kodak Company	US	7323109	10/868,488	6/15/2004	1/29/2008	Granted	COMPOSITION COMPRISING METAL-ION SEQUESTERANT
88084	Eastman Kodak Company	US	7279060	10/838,681	5/4/2004	10/9/2007	Granted	GUARDED COVER FILM FOR LCD POLARIZERS
88085	Eastman Kodak Company	CN	200580014495.2	200580014495.2	4/19/2005	10/29/2008	Granted	PROTECTIVE SHEETING WITH ADHESION PROMOTER FOR LCD POLARIZERS TITLE CHANGED BY WIPO OLD TITLE: POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7252733	10/838,841	5/4/2004	8/7/2007	Granted	POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7399376	11/028,036	1/3/2005	7/15/2008	Granted	POLARIZING PLATE LAMINATED WITH AN IMPROVED GLUE COMPOSITION AND A METHOD OF MANUFACTURING THE SAME
88089	Eastman Kodak Company	US	7204020	10/966,236	10/15/2004	4/17/2007	Granted	IMPROVED CHARGE PLATE FABRICATION TECHNIQUE
88091	Eastman Kodak Company	US	7178897	10/942,446	9/15/2004	2/20/2007	Granted	METHOD FOR REMOVING LIQUID IN THE GAP OF A PRINTHEAD
88092	Eastman Kodak Company	US	6912179	10/942,440	9/15/2004	6/28/2005	Granted	CUE DELAY CIRCUIT
88092	Eastman Kodak Company	US	7428188	11/113,595	4/25/2005	9/23/2008	Granted	METHOD FOR GENERATING A CUE DELAY CIRCUIT
88093	Eastman Kodak Company	US	7207671	10/839,406	5/5/2004	4/24/2007	Granted	HEPA FILTER PRINTHEAD PROTECTION
88094	Eastman Kodak Company	US	7207638	10/948,071	9/23/2004	4/24/2007	Granted	VARYING CUE DELAY CIRCUIT
88095	Eastman Kodak Company	US	7207665	10/839,466	5/5/2004	4/24/2007	Granted	IMPROVED METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINTHEAD
88095	Eastman Kodak Company	US	7370951	11/673,695	2/12/2007	5/13/2008	Granted	METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINTHEAD
88096	Eastman Kodak Company	US	7163283	10/970,105	10/21/2004	1/16/2007	Granted	REUSE OF SOLVENT STARTUP/SHUTDOWN FLUID FOR CONCENTRATION CONTROL
88097	Eastman Kodak Company	US		11/573,095	7/22/2005		Filed	INKJET RECORDING ELEMENT
88100	Eastman Kodak Company	US	7312252	10/850,489	5/20/2004	12/25/2007	Granted	NANOPARTICULATE ANIONIC CLAYS
88108	Eastman Kodak Company	US	7594771	11/020,404	12/22/2004	9/29/2009	Granted	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7972071	12/354,840	1/16/2009	7/5/2011	Granted	SPOOL ADAPTER
88110	Eastman Kodak Company	DE	602005027063.9	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINTHEAD SHUT DOWN METHOD
88110	Eastman Kodak Company	FR	1744892	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINTHEAD SHUT DOWN METHOD
88110	Eastman Kodak Company	GB	1744892	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINTHEAD SHUT DOWN METHOD
88110	Eastman Kodak Company	US	7213902	10/839,467	5/5/2004	5/8/2007	Granted	METHOD OF SHUTTING DOWN A CONTINUOUS INK JET PRINTER FOR MAINTAINING POSITIVE PRESSURE AT THE PRINTHEAD

88111	Eastman Kodak Company	US	7329301	10/953,427	9/29/2004	2/12/2008	Granted	SILVER NANOPARTICLES MADE IN SOLVENT
88112	Eastman Kodak Company	DE	602005015344.6	05809986.2	9/29/2005	7/8/2009	Granted	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	GB	1794763	05809986.2	9/29/2005	7/8/2009	Granted	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88131	Eastman Kodak Company	DE	602005040190.3	05852015.6	11/17/2005	6/26/2013	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	GB	1814739	05852015.6	11/17/2005	6/26/2013	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	JP	4801673	2007-543400	11/17/2005	8/12/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY

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88131	Eastman Kodak Company	US	7175258	10/994,952	11/22/2004	2/13/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88133	Eastman Kodak Company	US	7407242	10/839,618	5/5/2004	8/5/2008	Granted	DERIVATION OF MULTICOLOR TEXT COLORANT LIMITS FROM SINGLE COLOR TEXT COLORANT LIMIT
88181	Eastman Kodak Company	DE	602005011438.6	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	FR	1761394	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	GB	1761394	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	JP	4726897	2007-519249	6/13/2005	4/22/2011	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	US	7655286	10/881,264	6/30/2004	2/2/2010	Granted	FUSIBLE REACTIVE MEDIA COMPRISING MORDANT
88212	Eastman Kodak Company	US	8063132	11/722,666	12/22/2005	11/22/2011	Granted	COATING COMPOSITION COMPRISING BOEHMITE PARTICLES AND ONE OR MORE DISPERSANTS AND A METHOD OF COATING A SUBSTRATE USING SAID COATING COMPOSITION
88221	Eastman Kodak Company	US	7435024	11/101,360	4/7/2005	10/14/2008	Granted	ONE TIME USE PAPER EDGE CLEANER
88223	Eastman Kodak Company	CN	ZL200580017075.X	200580017075.X	5/11/2005	11/17/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	DE	602005025623.7	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	FR	1749405	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	GB	1749405	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	US	7226167	10/854,116	5/25/2004	6/5/2007	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88227	Eastman Kodak Company	US	7390617	10/882,028	6/30/2004	6/24/2008	Granted	SELECTIVE LIGHT ABSORPTION SHIFTING LAYER AND PROCESS
88237	Eastman Kodak Company	DE	602005007488.0	05779986.8	5/20/2005	6/11/2008	Granted	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88237	Eastman Kodak Company	GB	1758612	05779986.8	5/20/2005	6/11/2008	Granted	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88278	Eastman Kodak Company	US	7221383	10/872,614	6/21/2004	5/22/2007	Granted	PRINTER FOR RECORDING ON A MOVING MEDIUM
88282	Eastman Kodak Company	US	7195333	10/839,619	5/5/2004	3/27/2007	Granted	AN INK JET PRINT STATION WITH IMPROVED START UP AND A METHOD FOR STARTING UP INKJET PRINTERS
88286	Eastman Kodak Company	DE	602005005470.7	05076690.6	7/22/2005	3/19/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	GB	1745932	05076690.6	7/22/2005	3/19/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	US	7401052	10/839,617	5/5/2004	7/15/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88298	Eastman Kodak Company	US	7439339	11/109,388	4/19/2005	10/21/2008	Granted	AZO COUPLING REACTIONS OF HYDROPHOBIC COMPOUNDS
88301	Eastman Kodak Company	TW		095101112	1/11/2006		Filed	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTION
88301	Eastman Kodak Company	US	7362336	11/033,782	1/12/2005	4/22/2008	Granted	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTON
88307	Eastman Kodak Company	DE	60122623.2	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	FR	1162077	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	GB	1162077	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88320	Eastman Kodak Company	US	7583834	11/072,077	3/4/2005	9/1/2009	Granted	LASER ETCHED FIDUCIALS IN ROLL-ROLL DISPLAY
88328	Eastman Kodak Company	US	7251882	10/849,329	9/3/2004	8/7/2007	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY AND CONDUCTIVE SUPPORT
88336	Eastman Kodak Company	US	7046446	11/012,967	12/15/2004	5/16/2006	Granted	SPECKLE REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
88338	Eastman Kodak Company	EP		05825538.1	11/3/2005		Filed	OVERCOAT COMPOSITION FOR PRINTED IMAGES
88344	Eastman Kodak Company	US	7387352	10/967,990	10/19/2004	6/17/2008	Granted	PRINT OPTIMIZATION SYSTEM AND METHOD FOR DROP ON DEMAND INK JET PRINTERS
88345	Eastman Kodak Company	US	7375813	10/970,110	10/21/2004	5/20/2008	Granted	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88345	Eastman Kodak Company	US	7593107	11/395,785	3/31/2006	9/22/2009	Granted	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88348	Eastman Kodak Company	US	7354522	10/911,183	8/4/2004	4/8/2008	Granted	SUBSTRATE ETCHING METHOD FOR

88349	Eastman Kodak Company	US	7427441	10/944,570	9/17/2004	9/23/2008	Granted	FORMING CONNECTED FEATURES TRANSPARENT POLYMERIC COATED CONDUCTOR
88365	Eastman Kodak Company	US	7273270	11/229,456	9/16/2005	9/25/2007	Granted	IMPROVED INK JET PRINTING DEVICE WITH IMPROVED DROP SELECTION CONTROL
88394	Eastman Kodak Company	US	7369273	10/899,755	7/27/2004	5/6/2008	Granted	GRAYSCALE MISTRACKING CORRECTION FOR COLOR-POSITIVE TRANSPARENCY FILM ELEMENTS
88396	Eastman Kodak Company	US	7648745	10/881,127	6/30/2004	1/19/2010	Granted	FUSIBLE REACTIVE MEDIA
88400	Eastman Kodak Company	DE	602005026315.2	05824864.2	11/3/2005	2/9/2011	Granted	INK JET INK COMPOSITION
88400	Eastman Kodak Company	GB	1819786	05824864.2	11/3/2005	2/9/2011	Granted	INK JET INK COMPOSITION
88400	Eastman Kodak Company	JP	5161579	2007-540053	11/3/2005	12/21/2012	Granted	INK JET INK COMPOSITION

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88400	Eastman Kodak Company	US	7897655	10/984,092	11/9/2004	3/1/2011	Granted	INK JET INK COMPOSITION
88401	Eastman Kodak Company	DE	602005027386.7	05818538.0	11/4/2005	4/6/2011	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	JP	5161580	2007-540173	11/4/2005	12/21/2012	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	US	7449501	10/984,302	11/9/2004	11/11/2008	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88402	Eastman Kodak Company	US	7230198	10/986,973	11/12/2004	6/12/2007	Granted	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88445	Eastman Kodak Company	DE	602005021360.0	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	FR	1773598	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	GB	1773598	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	JP	4875617	2007-519868	6/30/2005	12/2/2011	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	US	7910182	11/570,605	6/30/2005	3/22/2011	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88470	Eastman Kodak Company	US	7537650	11/094,150	3/30/2005	5/26/2009	Granted	CHARGE ADHESIVE PROTECTIVE INK JET INKS
88475	Eastman Kodak Company	CN	ZL200680036390.1	200680036390.1	9/15/2006	10/5/2011	Granted	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88475	Eastman Kodak Company	US	7198879	11/240,964	9/30/2005	4/3/2007	Granted	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88498	Eastman Kodak Company	US	7221440	10/896,462	7/22/2004	5/22/2007	Granted	SYSTEM AND METHOD FOR CONTROLLING INK CONCENTRATION USING A REFRACTOMETER
88508	Eastman Kodak Company	US	7687136	10/999,411	11/30/2004	3/30/2010	Granted	FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88509	Eastman Kodak Company	US	7754315	11/000,259	11/30/2004	7/13/2010	Granted	MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88511	Eastman Kodak Company	JP	5053858	2007-544370	11/16/2005	8/3/2012	Granted	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	US	7147909	10/999,408	11/30/2004	12/12/2006	Granted	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88513	Eastman Kodak Company	US	7781047	10/969,889	10/21/2004	8/24/2010	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88513	Eastman Kodak Company	US	7850814	12/256,576	10/23/2008	12/14/2010	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88554	Eastman Kodak Company	JP	5199672	2007-543192	11/16/2005	2/15/2013	Granted	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	US	7211363	11/000,299	11/30/2004	5/1/2007	Granted	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88578	Eastman Kodak Company	US	7211364	11/256,253	10/21/2005	5/1/2007	Granted	THERMALLY CONDUCTIVE MATERIAL AND USE IN HIGH-SPEED PRINTING
88590	Eastman Kodak Company	US	8104170	12/020,789	1/28/2008	1/13/2012	Granted	CHARGE PLATE FABRICATION TECHNIQUE
88596	Eastman Kodak Company	JP	5086095	2007-544384	11/17/2005	9/14/2012	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7264867	10/999,254	11/30/2004	9/4/2007	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7678445	11/748,069	5/14/2007	3/16/2010	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88613	Eastman Kodak Company	US	7867603	11/000,124	11/30/2004	1/11/2011	Granted	COEXTRUDED TONER RECEIVING LAYER FOR ELECTROPHOTOGRAPHY
88644	Eastman Kodak Company	US	7165842	10/939,661	9/13/2004	1/23/2007	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS HAVING GLARE SUPPRESSION
88664	Eastman Kodak Company	US	7067756	10/988,343	11/12/2004	6/27/2006	Granted	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88684	Eastman Kodak Company	US	7731341	11/220,514	9/7/2005	6/8/2010	Granted	CONTINUOUS FLUID JET EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88696	Eastman Kodak Company	US	7718237	11/364,749	2/28/2006	5/18/2010	Granted	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER AND CAPABLE OF ABSORBING HIGH INK FLUX
88705	Eastman Kodak Company	US	7326956	11/015,897	12/17/2004	2/5/2008	Granted	FLUORINE-CONTAINING N,N'-DIARYL PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
88708	Eastman Kodak Company	JP	5074504	2009-530364	9/17/2007	8/31/2012	Granted	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	US	7448718	11/536,906	9/29/2006	11/11/2008	Granted	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88710	Eastman Kodak Company	EP		06786754.9	7/11/2006		Filed	ADAPTIVE PRINTING
88710	Eastman Kodak Company	JP	5053273	2008-522812	7/11/2006	8/3/2012	Granted	SYSTEM AND METHOD FOR PRINTING AN IMAGE ON A RECEIVER MEDIUM
88710	Eastman Kodak Company	US	7440123	11/185,392	7/20/2005	10/21/2008	Granted	ADAPTIVE PRINTING
88718	Eastman Kodak Company	US	7100510	11/054,680	2/9/2005	9/5/2006	Granted	METHOD FOR REGISTERING PATTERNS ON A WEB
88718	Eastman Kodak Company	US	7650839	11/500,209	8/7/2006	1/26/2010	Granted	METHOD FOR REGISTERING PATTERNS ON A WEB
88747	Eastman Kodak Company	DE	602006031754.9	06790166.0	9/6/2006	8/29/2012	Granted	INK JET BREAK-OFF LENGTH

88747	Eastman Kodak Company	GB	1931516	06790166.0	9/6/2006	8/29/2012	Granted	CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	US	7249830	11/229,467	9/16/2005	7/31/2007	Granted	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION

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88747	Eastman Kodak Company	US	7401906	11/758,786	6/6/2007	7/22/2008	Granted	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88750	Eastman Kodak Company	US	7249829	11/130,621	5/17/2005	7/31/2007	Granted	HIGH SPEED, HIGH QUALITY LIQUID PATTERN DEPOSITION APPARATUS
88774	Eastman Kodak Company	US	7196281	10/987,882	11/12/2004	3/27/2007	Granted	RESISTIVE TOUCH SCREEN HAVING CONDUCTIVE MESH
88781	Eastman Kodak Company	JP	5179510	2009-541308	12/4/2007	1/18/2013	Granted	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	US	7699441	11/609,375	12/12/2006	4/20/2010	Granted	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88827	Eastman Kodak Company	JP	5139444	2009-541309	12/4/2007	11/22/2012	Granted	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	US	7600856	11/609,365	12/12/2006	10/13/2009	Granted	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88836	Eastman Kodak Company	US	7642039	11/365,049	3/1/2006	1/5/2010	Granted	A METHOD OF MAKING AN ADDRESS PLATE
88838	Eastman Kodak Company	DE	602006003764.3	06773287.5	6/16/2006	11/19/2008	Granted	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	JP	4965566	2008-519350	6/16/2006	4/6/2012	Granted	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	US	7597439	11/173,706	7/1/2005	10/6/2009	Granted	INKJET PRINT AND METHOD OF PRINTING
88840	Eastman Kodak Company	US	7419565	11/048,400	2/1/2005	9/2/2008	Granted	METHOD FOR ENCAPSULATING VISUAL DISPLAY WITH ELECTRO-OPTICAL ADDRESSING
88841	Eastman Kodak Company	US	7352926	11/095,167	3/31/2005	4/1/2008	Granted	ARCHITECTURE PRINTING PRESS AND METHOD OF CONVEYING SHEETS ALONG MULTIPLE FORM CYLINDERS
88846	Eastman Kodak Company	US	5738010	08/722,369	9/27/1996	4/14/1998	Granted	SHEET FED PRINTING PRESS
88847	Eastman Kodak Company	US	5778783	09/686,817	7/26/1996	7/14/1998	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	DE	602006006842.5	06800934.9	8/8/2006	5/13/2009	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	GB	1917147	06800934.9	8/8/2006	5/13/2009	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	JP	5260289	2008-527953	8/8/2006	5/2/2013	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	US	7824030	11/210,169	8/23/2005	11/2/2010	Granted	EXTRUDED OPEN-CELLED INK-RECEIVING LAYER COMPRISING HYDROPHILIC POLYMER FOR USE IN INKJET RECORDING
88857	Eastman Kodak Company	US	5602632	09/560,772	11/21/1995	2/11/1997	Granted	BELT APPLICATOR FOR DEVELOPING INK OR TONER ON A PRINT MEMBER
88858	Eastman Kodak Company	US	5915300	08/874,258	6/13/1997	6/29/1999	Granted	PRINTING MACHINE WITH A SHEET-TRANSPORT BELT
88861	Eastman Kodak Company	US	6078769	09/136,106	8/18/1998	6/20/2000	Granted	CYLINDER FOR A PRINTING MACHINE
88886	Eastman Kodak Company	US	7325691	10/957,769	10/4/2004	2/5/2008	Granted	PACKAGING APPARATUS
88925	Eastman Kodak Company	US	7271935	11/352,056	2/10/2006	9/18/2007	Granted	SELF-CALIBRATING PRINTER AND PRINTER CALIBRATION METHOD
88949	Eastman Kodak Company	US	7501228	11/076,593	3/10/2005	3/10/2009	Granted	ANNULAR NOZZLE STRUCTURE FOR HIGH DENSITY INKJET PRINTHEADS
88969	Eastman Kodak Company	US	7350900	11/079,656	3/14/2005	4/1/2008	Granted	TOP FEED DROPLET GENERATOR
88983	Eastman Kodak Company	DE	602005015487.6	05851591.7	11/15/2005	7/15/2009	Granted	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	JP	4991557	2007-543152	11/15/2005	5/11/2012	Granted	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	US	7125446	10/994,593	11/19/2004	10/24/2006	Granted	YELLOW DYES FOR INK JET INKS
89065	Eastman Kodak Company	DE	602005031824.0	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	FR	1814741	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	GB	1814741	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	US	7188931	10/994,686	11/22/2004	3/13/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	JP	4846728	2007-543284	11/18/2005	10/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7283030	10/999,645	11/22/2004	10/16/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7508294	11/849,378	9/4/2007	3/24/2009	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89093	Eastman Kodak Company	US	7100508	11/066,574	2/25/2005	9/5/2006	Granted	COLOR REGISTRATION TEST PATTERN
89099	Eastman Kodak Company	US	8128196	12/333,338	12/12/2008	3/6/2012	Granted	THERMAL CLEANING OF INDIVIDUAL JETTING MODULE NOZZLES
89101	Eastman Kodak Company	US	7414313	11/022,155	12/22/2004	8/19/2008	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
89107	Eastman Kodak Company	CN	ZL200580044132.3	200580044132.3	12/6/2005	5/30/2012	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	EP		05853225.0	12/6/2005		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM

89107	Eastman Kodak Company	TW		094145190	12/20/2005		Filed	TRANSISTORS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS, PROCESS FOR FABRICATING THIN FILM SEMICONDUCTOR DEVICE AND ELECTRONIC DEVICES
89107	Eastman Kodak Company	US	7198977	11/021,739	12/21/2004	4/3/2007	Granted	N,N'-DI(PHENYLALKYL)-SUBSTITUTED PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS

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89136	Eastman Kodak Company	US	7322542	11/130,441	5/13/2005	1/29/2008	Granted	AUTOMATIC WINDING SYSTEM CONCEPT
89151	Eastman Kodak Company	DE	602005007633.6	05854952.8	12/20/2005	6/18/2008	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	JP	4990794	2007-548426	12/20/2005	5/11/2012	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	US	7687277	11/021,120	12/22/2004	3/30/2010	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89152	Eastman Kodak Company	US	8153716	11/722,674	12/22/2005	4/10/2012	Granted	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89163	Eastman Kodak Company	US	7648821	11/911,825	3/24/2006	1/19/2010	Granted	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89165	Eastman Kodak Company	US	7501071	11/365,050	3/1/2006	3/10/2009	Granted	A METHOD OF FORMING A PATTERNED CONDUCTIVE STRUCTURE
89166	Eastman Kodak Company	US	7361379	11/365,251	3/1/2006	4/22/2008	Granted	A METHOD OF REGISTERING A SPACER WITH A CONDUCTING TRACK
89185	Eastman Kodak Company	EP		06803188.9	9/8/2006		Filed	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	7673976	11/229,261	9/16/2005	3/9/2010	Granted	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	8087740	12/690,954	1/21/2010	1/3/2012	Granted	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89196	Eastman Kodak Company	US	7300136	11/029,080	1/4/2005	11/27/2007	Granted	INK TUBING CHAIN SLIDER FOR WIDE FORMAT PRINTER
89198	Eastman Kodak Company	US	7472983	11/029,071	1/4/2005	1/6/2009	Granted	INTELLIGENT PRINT MASK
89199	Eastman Kodak Company	US	7210758	11/029,086	1/4/2005	5/1/2007	Granted	MEDIA FEED CALIBRATION
89206	Eastman Kodak Company	US	7288469	11/003,822	12/3/2004	10/30/2007	Granted	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89206	Eastman Kodak Company	US	7669988	11/851,436	9/7/2007	3/2/2010	Granted	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89221	Eastman Kodak Company	CN		201080035307.5	8/2/2010		Filed	METALIZED PRINTHEAD SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	US	8496317	12/538,921	8/11/2009	7/30/2013	Granted	METALIZED PRINTHEAD SUBSTRATE OVERMOLDED WITH PLASTIC
89223	Eastman Kodak Company	US	7455886	11/208,661	8/22/2005	11/25/2008	Granted	NANOCOMPOSITE MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
89233	Eastman Kodak Company	US	7515149	11/015,904	12/17/2004	4/7/2009	Granted	DISPLAY
89234	Eastman Kodak Company	US	7538756	11/016,459	12/17/2004	5/26/2009	Granted	METHODS FOR MAKING DISPLAY
89252	Eastman Kodak Company	DE	602006003750.3	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	FR	1883542	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	GB	1883542	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	JP	4733174	2008-500741	2/24/2006	4/28/2011	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	US	7507451	11/077,614	3/11/2005	3/24/2009	Granted	FUSIBLE REACTIVE MEDIA
89255	Eastman Kodak Company	DE	602006001643.3	06736064.4	2/24/2006	7/2/2008	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89255	Eastman Kodak Company	JP	4733173	2008-500739	2/24/2006	4/28/2011	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89255	Eastman Kodak Company	US	7661806	11/078,275	3/11/2005	2/16/2010	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89256	Eastman Kodak Company	US	7119936	11/012,739	12/15/2004	10/10/2006	Granted	SPECKLE-REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
89258	Eastman Kodak Company	US	7553526	11/302,875	12/14/2005	6/30/2009	Granted	INKJET RECORDING MEDIA COMPRISING PRECIPITATED CALCIUM CARBONATE
89259	Eastman Kodak Company	US	7656567	11/035,306	1/13/2005	2/2/2010	Granted	SELECTING A BEST THREE COLOR SOLUTION TO A CIE L*A*B INPUT USING LINEAR INTERPOATION
89266	Eastman Kodak Company	EP		06836979.2	11/7/2006		Filed	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	TW		095142933	11/21/2006		Filed	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS N-TYPE SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	US	7422777	11/285,238	11/22/2005	9/9/2008	Granted	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	EP		06817131.3	10/16/2006		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7629605	11/263,111	10/31/2005	12/8/2009	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7807994	12/545,337	8/21/2009	10/5/2010	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89276	Eastman Kodak Company	US	7178756	11/084,570	3/18/2005	2/20/2007	Granted	WEB AUTO-SPLICING SYSTEM CONCEPT
89308	Eastman Kodak Company	US	7638780	11/169,368	6/28/2005	12/29/2009	Granted	UV CURE EQUIPMENT WITH COMBINED LIGHT PATH
89310	Eastman Kodak Company	US	7268363	11/058,014	2/15/2005	9/11/2007	Granted	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS
89310	Eastman Kodak Company	US	7893428	11/838,448	8/14/2007	2/22/2011	Granted	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS

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89322	Eastman Kodak Company	DE	602006027822.5	06803195.4	9/8/2006	2/22/2012	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	GB	1934049	06803195.4	9/8/2006	2/22/2012	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	US	7404626	11/229,459	9/16/2005	7/29/2008	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL IN A HIGH RESOLUTION INK JET PRINTER
89334	Eastman Kodak Company	DE	602006002981.0	06752430.6	5/9/2006	10/1/2008	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	GB	1883540	06752430.6	5/9/2006	10/1/2008	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	US	7153626	11/135,263	5/23/2005	12/26/2006	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89335	Eastman Kodak Company	DE	602006019288.6	06790197.5	9/8/2006	12/29/2010	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	GB	1931517	06790197.5	9/8/2006	12/29/2010	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	US	7434919	11/229,454	9/16/2005	10/14/2008	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89335	Eastman Kodak Company	US	8226199	12/243,325	10/1/2008	7/24/2012	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89343	Eastman Kodak Company	US	7660013	11/035,304	1/13/2005	2/9/2010	Granted	METHOD OF CONVERTING A COLOR RECIPE
89345	Eastman Kodak Company	US	7635173	11/263,143	10/31/2005	12/22/2009	Granted	INKJET PRINTER WITH SPILL DETECTION
89355	Eastman Kodak Company	US	7541130	11/264,735	11/1/2005	6/2/2009	Granted	SULFONE CHARGE CONTROL AGENTS FOR ELECTROSTATOGRAPHIC TONERS
89361	Eastman Kodak Company	DE	602007010824.1	07848617.2	12/19/2007	11/24/2010	Granted	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	JP	5161890	2009-542212	12/19/2007	12/21/2012	Granted	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	US	8313808	12/517,288	12/19/2007	11/20/2012	Granted	COMPOSITE MATERIALS FROM CHARGED OR FUNCTIONALIZED LATEXES FOR INKJET APPLICATIONS
89392	Eastman Kodak Company	US	7449286	11/518,643	9/11/2006	11/11/2008	Granted	A METHOD OF FORMING CONDUCTIVE TRACKS
89393	Eastman Kodak Company	US	7563564	11/911,234	3/24/2006	7/21/2009	Granted	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89401	Eastman Kodak Company	US	7402506	11/156,143	6/16/2005	7/22/2008	Granted	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
89403	Eastman Kodak Company	US	7310107	11/086,879	3/22/2005	12/18/2007	Granted	METHOD FOR MONITORING IMAGE CALIBRATION
89404	Eastman Kodak Company	US	7570393	11/087,036	3/22/2005	8/4/2009	Granted	METHOD FOR CALIBRATION OF A PRINTER
89408	Eastman Kodak Company	EP		06851394.4	5/23/2006		Filed	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	JP	4965571	2008-526927	5/23/2006	4/6/2012	Granted	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	US	7593004	11/143,540	6/2/2005	9/22/2009	Granted	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89409	Eastman Kodak Company	US	7645497	11/143,562	6/2/2005	1/12/2010	Granted	MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89434	Eastman Kodak Company	US	7452594	11/281,856	11/17/2005	11/18/2008	Granted	FUSER MEMBER SYSTEM AND PROCESS
89451	Eastman Kodak Company	US	7101659	11/174,306	7/1/2005	9/5/2006	Granted	COLOR PHOTOGRAPHIC ELEMENT WITH UV ABSORBER
89452	Eastman Kodak Company	US	7153640	11/261,047	10/28/2005	12/26/2006	Granted	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
89455	Eastman Kodak Company	CN	ZL200780009882.6	200780009882.6	3/12/2007	11/14/2012	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	EP		07752897.4	3/12/2007		Filed	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	JP	4948593	2009-501451	3/12/2007	3/16/2012	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	US	7720288	11/385,071	3/21/2006	5/18/2010	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89512	Eastman Kodak Company	DE	602006011722.1	06738540.1	3/16/2006	1/13/2010	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	GB	1864301	06738540.1	3/16/2006	1/13/2010	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	JP		2008-504111	3/16/2006		Filed	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	US	7438832	11/092,301	3/29/2005	10/21/2008	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89532	Eastman Kodak Company	EP		06825677.5	10/10/2006		Filed	ELECTROSTATOGRAPHIC METHOD
89532	Eastman Kodak Company	US	7488563	11/250,224	10/14/2005	2/10/2009	Granted	ELECTROSTATOGRAPHIC METHOD
89564	Eastman Kodak Company	US	7479179	11/198,764	8/5/2005	1/20/2009	Granted	PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89582	Eastman Kodak Company	CN	200680010321.3	200680010321.3	3/20/2006	8/19/2009	Granted	LIGHT EMITTING SOURCE WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE

89582	Eastman Kodak Company	US	7272275	11/096,031	3/31/2005	9/18/2007	Granted	POLARIZED LIGHT EMITTING SOURCE WITH AN ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89584	Eastman Kodak Company	US	7552534	11/382,726	5/11/2006	6/30/2009	Granted	ELECTROFORMED INTEGRAL CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS
89604	Eastman Kodak Company	DE	602007020892.0	07811302.4	8/13/2007	2/22/2012	Granted	CUSTOM COLOR TONER

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89604	Eastman Kodak Company	GB	2057510	07811302.4	8/13/2007	2/22/2012	Granted	CUSTOM COLOR TONER
89604	Eastman Kodak Company	US	7687213	11/511,045	8/28/2006	3/30/2010	Granted	CUSTOM COLOR TONER
89606	Eastman Kodak Company	US	7371492	11/192,347	7/28/2005	5/13/2008	Granted	VINYL POLYMER PHOTOCONDUCTIVE ELEMENTS
89613	Eastman Kodak Company	CN	200680016938.6	200680016938.6	5/2/2006	12/30/2009	Granted	A PATTERNED METAL LAYER USING LASER THERMAL TRANSFER
89613	Eastman Kodak Company	US	7648741	11/130,772	5/17/2005	1/19/2010	Granted	FORMING A PATTERNED METAL LAYER USING LASER INDUCED THERMAL TRANSFER METHOD
89619	Eastman Kodak Company	US	7540589	11/382,759	5/11/2006	6/2/2009	Granted	INTEGRATED CHARGE AND ORIFICE PLATES FOR CONTINUOUS INK JET PRINTERS
89631	Eastman Kodak Company	US	7410825	11/227,591	9/15/2005	8/12/2008	Granted	METAL AND ELECTRONICALLY CONDUCTIVE POLYMER TRANSFER
89636	Eastman Kodak Company	US	8361689	11/934,911	11/5/2007	1/29/2013	Granted	NEGATIVE CHARGE CONTROL AGENTS AND THEIR PREPARATION
89639	Eastman Kodak Company	US	7601473	11/474,018	6/23/2006	10/13/2009	Granted	IMPROVED TONER
89640	Eastman Kodak Company	DE	602007003192.3	602007003192.3-08	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	FR	1984790	07750776.2	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	GB	1984790	07750776.2	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	US	7501218	11/357,233	2/17/2006	3/10/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89646	Eastman Kodak Company	CN	200680015120.2	200680015120.2	4/26/2006	4/27/2010	Granted	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	IN		7252/DELNP/2007	4/26/2006		Filed	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	US	7198373	11/120,331	5/3/2005	4/3/2007	Granted	DISPLAY APPARATUS USING LCD PANEL
89651	Eastman Kodak Company	EP		05006182.9	3/22/2005		Filed	METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89651	Eastman Kodak Company	US	8437044	11/909,359	12/21/2005	5/7/2013	Granted	METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89653	Eastman Kodak Company	US	7301497	11/099,348	4/5/2005	11/27/2007	Granted	STEREO DISPLAY FOR POSITION SENSING SYSTEMS
89661	Eastman Kodak Company	US	7437820	11/382,773	5/11/2006	10/21/2008	Granted	CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS
89670	Eastman Kodak Company	US	7568285	11/382,787	5/11/2006	8/4/2009	Granted	SELF-ALIGNED PRINT HEAD AND ITS FABRICATION
89685	Eastman Kodak Company	EP		06801507.2	8/16/2006		Filed	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	US	7655708	11/387,037	3/22/2006	2/2/2010	Granted	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89692	Eastman Kodak Company	US	6593055	09/946,720	9/5/2001	7/15/2003	Granted	A MULTI-LAYER THERMALLY IMAGEABLE ELEMENT
89693	Eastman Kodak Company	US	6027849	07/855,799	3/23/1992	2/22/2000	Granted	ABLATIVE IMAGEABLE ELEMENT
89699	Eastman Kodak Company	US	5534381	08/498,881	7/6/1995	7/9/1996	Granted	ACETAL POLYMERS USEFUL IN PHOTSENSITIVE COMPOSITIONS
89700	Eastman Kodak Company	US	6660454	10/272,762	10/17/2002	12/9/2003	Granted	ADDITIVE COMPOSITION FOR BOTH RINSE WATER RECYCLING I WATER RECYCLING SYSTEMS AND SIMULTANEOUS SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATES
89702	Eastman Kodak Company	US	7083895	10/931,328	9/1/2004	8/1/2006	Granted	ADHESION PROMOTING INGREDIENTS FOR ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
89717	Eastman Kodak Company	US	6539865	09/791,240	2/21/2001	4/1/2003	Granted	METHOD OF PREPARING A LITHOGRAPHIC PRINTING PLATE FOR IMAGING IN A PRINTER ENGINE
89718	Eastman Kodak Company	US	7153045	11/031,743	1/7/2005	12/26/2006	Granted	AN ELECTRO-MECHANICAL SYSTEM AND METHOD FOR MIXING REPLENISHMENT FOR PLATE PRECURSOR DEVELOPERS
89719	Eastman Kodak Company	US	5843617	08/841,420	4/22/1997	12/1/1998	Granted	THERMAL BLEACHING OF INFRARED DYES
89722	Eastman Kodak Company	US	5764268	08/504,331	7/19/1995	6/9/1998	Granted	APPARATUS AND METHOD FOR PROVIDING DONOR-RECEPTOR CONTACT IN A LASER-INDUCED THERMAL TRANSFER PRINTER
89723	Eastman Kodak Company	DE	69615740.3	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	FR	0741491	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	GB	0741491	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR

89723	Eastman Kodak Company	US	5781206	08/431,614	5/1/1995	7/14/1998	Granted	RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5877787	08/987,878	12/8/1997	3/2/1999	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	RE38180	09/687,079	10/16/2000	7/15/2003	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	DE	602006035336.7	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	FR	1931518	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	GB	1931518	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	US	7364276	11/229,263	9/16/2005	4/29/2008	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89732	Eastman Kodak Company	US	7667391	11/499,474	8/4/2006	2/23/2010	Granted	ELECTRICALLY EXCITED ORGANIC LIGHT-EMITTING DIODES WITH SPATIAL AND SPECTRAL COHERENCE

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89751	Eastman Kodak Company	DE	1872416	602006014128.9	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	FR	1872416	06740494.7	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	GB	1872416	06740494.7	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7579619	11/110,076	4/20/2005	8/25/2009	Granted	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7981719	12/474,533	5/29/2009	7/19/2011	Granted	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89761	Eastman Kodak Company	US	6461794	09/371,977	8/11/1999	10/8/2002	Granted	ELIMINATION OF POST ANODIC TREATMENT REQUIREMENT FOR LITHOGRAPHIC SUPPORT
89766	Eastman Kodak Company	US	7365104	11/096,093	3/31/2005	4/29/2008	Granted	LIGHT CURABLE ARTICLES CONTAINING AZINIUM SALTS
89770	Eastman Kodak Company	US	6418850	09/902,917	7/11/2001	7/16/2002	Granted	HYDROPHILIZED SUBSTRATE FOR PLANOGRAPHIC PRINTING
89778	Eastman Kodak Company	US	6472054	09/494,224	1/27/2000	10/29/2002	Granted	METHOD OF PREPARING A PRINTING PLATE AND PRINTING PLATE
89780	Eastman Kodak Company	US	6458511	09/589,335	6/7/2000	10/1/2002	Granted	THERMALLY IMAGEABLE POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR IMAGING
89785	Eastman Kodak Company	US	6300038	09/444,125	11/19/1999	10/9/2001	Granted	ARTICLES HAVING IMAGABLE COATINGS
89786	Eastman Kodak Company	US	6706466	09/587,813	6/6/2000	3/16/2004	Granted	ARTICLE HAVING IMAGABLE COATINGS
89787	Eastman Kodak Company	US	6143479	09/449,072	11/24/1999	11/7/2000	Granted	DEVELOPING SYSTEM FOR ALKALINE-DEVELOPABLE LITHOGRAPHIC PRINTING PLATES
89790	Eastman Kodak Company	US	6427597	09/492,643	1/27/2000	8/6/2002	Granted	METHOD OF CONTROLLING IMAGE RESOLUTION ON A SUBSTRATE
89792	Eastman Kodak Company	US	6558787	09/472,470	12/27/1999	5/6/2003	Granted	RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89792	Eastman Kodak Company	US	7026254	10/405,403	4/2/2003	4/11/2006	Granted	IMPROVEMENTS IN RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89795	Eastman Kodak Company	US	6358669	09/469,489	12/22/1999	3/19/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89795	Eastman Kodak Company	US	6534238	09/592,895	6/13/2000	3/18/2003	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89796	Eastman Kodak Company	US	6528228	09/729,765	12/5/2000	3/4/2003	Granted	CHEMICAL RESISTANT UNDERLAYER FOR POSITIVE-WORKING PRINTING PLATES
89800	Eastman Kodak Company	US	6146812	09/399,191	9/17/1999	11/14/2000	Granted	IMAGING MEMBER CONTAINING SWITCHABLE POLYMERS AND METHOD FOR USE
89802	Eastman Kodak Company	US	6352811	09/469,490	12/22/1999	3/5/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89804	Eastman Kodak Company	US	6555283	09/589,334	6/7/2000	4/29/2003	Granted	IMAGEABLE ELEMENT AND WATERLESS PRINTING PLATE
89808	Eastman Kodak Company	US	6413694	09/431,706	11/1/1999	7/2/2002	Granted	PROCESSLESS IMAGING MEMBER CONTAINING HEAT SENSITIVE SULFONATE POLYMER AND METHODS OF USE
89809	Eastman Kodak Company	US	6506533	09/589,333	6/7/2000	1/14/2003	Granted	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89809	Eastman Kodak Company	US	6667137	10/331,415	12/30/2002	12/23/2003	Granted	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89810	Eastman Kodak Company	US	6524767	09/696,870	10/26/2000	2/25/2003	Granted	USE OF METAL COMPOUNDS IN IMAGEABLE ARTICLES
89811	Eastman Kodak Company	US	6294311	09/469,493	12/22/1999	9/25/2001	Granted	LITHOGRAPHIC PRINTING PLATE HAVING HIGH CHEMICAL RESISTANCE
89812	Eastman Kodak Company	US	6558872	09/658,548	9/9/2000	5/6/2003	Granted	RELATION TO THE MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89813	Eastman Kodak Company	CN	200380102351.3	200380102351.3	10/23/2003	8/29/2007	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS.
89813	Eastman Kodak Company	CN	ZL200710141068.1	200710141068.1	8/16/2007	4/20/2011	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	DE	60304889.7	03779238.9	10/23/2003	4/26/2006	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	GB	1556227	03779238.9	10/23/2003	4/26/2006	Granted	HETERO-SUBSTITUTED ARYL ACETIC

89813	Eastman Kodak Company	JP	4253694	2004-550104	10/23/2003	2/6/2009	Granted	ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89814	Eastman Kodak Company	US	6777164	09/828,075	4/6/2001	8/17/2004	Granted	LITHOGRAPHIC PRINTING FORMS
89815	Eastman Kodak Company	JP	4458389	2000-132808	5/1/2000	2/19/2010	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89815	Eastman Kodak Company	US	6689539	09/839,906	4/20/2001	2/10/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89816	Eastman Kodak Company	US	6894000	10/134,168	4/26/2002	5/17/2005	Granted	METHOD FOR PREPARING IMAGED MEMBERS AND IMAGED MEMBERS PREPARED THEREBY
89819	Eastman Kodak Company	US	6905812	10/290,378	11/7/2002	6/14/2005	Granted	LITHOGRAPHIC PRINTING FORM AND METHOD OF PREPARATION AND USE THEREOF
89820	Eastman Kodak Company	US	6555291	09/638,556	8/14/2000	4/29/2003	Granted	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE
89824	Eastman Kodak Company	US	6458503	09/801,538	3/8/2001	10/1/2002	Granted	FLUORINATED AROMATIC ACETAL POLYMERS AND PHOTSENSITIVE COMPOSITIONS CONTAINING SUCH POLYMERS
89827	Eastman Kodak Company	US	6465152	09/603,013	6/26/2000	10/15/2002	Granted	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER ON IMPROVED SUBSTRATE AND METHODS OF USE
89828	Eastman Kodak Company	US	6482578	10/085,823	2/27/2002	11/19/2002	Granted	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89837	Eastman Kodak Company	US	6548215	09/779,811	2/9/2001	4/15/2003	Granted	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING THE DUAL-FEED TECHNOLOGY

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89838	Eastman Kodak Company	JP	4065404	2002-555144	10/15/2001	1/11/2008	Granted	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6506536	09/751,650	12/29/2000	1/14/2003	Granted	IMAGEABLE ELEMENT COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6911296	10/299,226	11/19/2002	6/28/2005	Granted	IMAGEABLE ELEMENT AND COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89839	Eastman Kodak Company	DE	60235801.9	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	FR	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	GB	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	JP	4053888	2002-579886	1/23/2002	12/14/2007	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	NL	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	US	6582882	09/826,300	4/4/2001	6/24/2003	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89840	Eastman Kodak Company	US	6596460	09/751,183	12/29/2000	7/22/2003	Granted	POLYVINYL ACETALS HAVING AZIDO GROUPS AND USE THEREOF IN RADIATION-SENSITIVE COMPOSITIONS
89842	Eastman Kodak Company	US	6613494	09/805,327	3/13/2001	9/2/2003	Granted	IMAGEABLE ELEMENT HAVING A PROTECTIVE OVERLAYER
89844	Eastman Kodak Company	US	6569609	10/075,661	2/14/2002	5/27/2003	Granted	PROCESS FOR DEVELOPING EXPOSED RADIATION-SENSITIVE PRINTING PLATE PRECURSORS
89846	Eastman Kodak Company	US	6864040	09/832,989	4/11/2001	3/8/2005	Granted	THERMAL INITIATOR SYSTEM USING LEUCO DYES AND POLYHALOGENE COMPOUNDS
89847	Eastman Kodak Company	US	6578485	09/930,814	8/16/2001	6/17/2003	Granted	ARTICLE AND METHOD FOR USE IN PREPARING A LITHOGRAPHIC PRINTING PLATE BY IMAGING IN A PRINTER ENGINE
89848	Eastman Kodak Company	US	6706454	09/899,741	7/5/2001	3/16/2004	Granted	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING PARTICLE GROWING ACCELERATION BY AN ADDITIVE POLYMER
89850	Eastman Kodak Company	US	6692890	09/826,315	4/4/2001	2/17/2004	Granted	SUBSTRATE IMPROVEMENTS FOR THERMALLY IMGEABLE COMPOSITIONS AND METHODS OF PREPARATION
89851	Eastman Kodak Company	CN	200580007930.9	200580007930.9	3/14/2005	11/24/2010	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	DE	602005006759.0	05725515.0	3/14/2005	5/14/2008	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	GB	1725402	05725515.0	3/14/2005	5/14/2008	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	US	6673514	09/948,182	9/7/2001	1/6/2004	Granted	IMAGEABLE ARTICLES AND COMPOSITIONS, AND THEIR USE
89851	Eastman Kodak Company	US	7163777	10/802,533	3/17/2004	1/16/2007	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89852	Eastman Kodak Company	CN	ZL02810555.9	02810555.9	5/10/2002	1/9/2008	Granted	COMPACT IMAGING HEAD AND HIGH SPEED MULTI-HEAD LASER IMAGING ASSEMBLY AND METHOD
89854	Eastman Kodak Company	US	6596456	10/119,392	4/11/2002	7/22/2003	Granted	USE OF CINNAMIC ACID GROUPS CONTAINING ACETAL POLYMERS FOR RADIATION-SENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
89856	Eastman Kodak Company	US	6610458	09/911,159	7/23/2001	8/26/2003	Granted	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89856	Eastman Kodak Company	US	6832554	10/609,732	6/30/2003	12/21/2004	Granted	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89858	Eastman Kodak Company	US	6670084	10/067,388	2/5/2002	12/30/2003	Granted	IMAGED PRINTING PLATE AND METHOD OF PREPARATION
89859	Eastman Kodak Company	US	6808857	10/151,199	5/20/2002	10/26/2004	Granted	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
89860	Eastman Kodak Company	US	6675710	10/034,676	12/21/2001	1/13/2004	Granted	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89861	Eastman Kodak Company	US	6649319	09/878,457	6/11/2001	11/18/2003	Granted	METHOD OF PROCESSING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89862	Eastman Kodak Company	US	6562555	09/919,695	8/1/2001	5/13/2003	Granted	METHOD OF MAINTAINING CONSTANT DEVELOPER ACTIVITY THROUGH USE OF IMAGE PROTECTING ADDITIVES IN THE REPLENISHER
89864	Eastman Kodak Company	DE	602006012334.5	06765194.3	8/3/2006	2/17/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	GB	1925002	06765194.3	8/3/2006	2/17/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	US	7695648	12/066,423	8/3/2006	4/13/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89865	Eastman Kodak Company	US	6699636	10/020,476	12/12/2001	3/2/2004	Granted	IMAGING ELEMENT COMPRISING A THERMALLY ACTIVATED CROSSLINKING AGENT
89868	Eastman Kodak Company	US	6921620	09/933,884	8/21/2001	7/26/2005	Granted	IMAGEABLE COMPOSITION CONTAINING

89869	Eastman Kodak Company	US	6800426	10/016,173	12/13/2001	10/5/2004	Granted	COLORANT HAVING A COUNTER ANION DERIVED FROM A NON-VOLATILE ACID PROCESS FOR MAKING A TWO LAYER THERMAL NEGATIVE PLATE
89873	Eastman Kodak Company	US	6830862	10/087,891	2/28/2002	12/14/2004	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH A CROSSLINKED TOP LAYER
89877	Eastman Kodak Company	US	6855487	10/044,165	10/26/2001	2/15/2005	Granted	METHOD AND APPARATUS FOR REFRESHMENT AND REUSE OF LOADED DEVELOPER
89881	Eastman Kodak Company	US	6902860	10/034,982	12/28/2001	6/7/2005	Granted	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89882	Eastman Kodak Company	US	6887642	10/117,569	4/5/2002	5/3/2005	Granted	MULTI-LAYER NEGATIVE WORKING IMAGEABLE ELEMENT
89884	Eastman Kodak Company	DE	60233968.5	02786990.8	12/10/2002	10/7/2009	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89884	Eastman Kodak Company	NL	1453675	02786990.8	12/10/2002	10/7/2009	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89885	Eastman Kodak Company	US	6821583	10/189,169	7/3/2002	11/23/2004	Granted	IMAGEABLE ELEMENT FOR SINGLE FLUID INK

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89886	Eastman Kodak Company	US	6759185	09/992,688	11/14/2001	7/6/2004	Granted	METHOD FOR REUSE OF LOADED DEVELOPER
89887	Eastman Kodak Company	US	6723495	10/057,518	1/24/2002	4/20/2004	Granted	WATER-DEVELOPABLE NEGATIVE-WORKING ULTRAVIOLET AND INFRARED IMAGEABLE ELEMENT
89889	Eastman Kodak Company	US	6645689	10/096,651	3/13/2002	11/11/2003	Granted	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89889	Eastman Kodak Company	US	RE41083	11/190,154	7/26/2005	1/19/2010	Granted	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89891	Eastman Kodak Company	US	6824947	10/370,385	2/18/2003	11/30/2004	Granted	PHOTOSENSITIVE COMPOSITION COMPRISING A PHENOL RESIN HAVING A UREA BOND IN THE MAIN CHAIN
89893	Eastman Kodak Company	US	6846614	10/066,874	2/4/2002	1/25/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES
89895	Eastman Kodak Company	US	6841335	10/207,583	7/29/2002	1/11/2005	Granted	IMAGING MEMBERS WITH IONIC MULTI-FUNCTIONAL EPOXY COMPOUNDS
89899	Eastman Kodak Company	US	6664025	10/074,791	2/12/2002	12/16/2003	Granted	VISIBLE RADIATION SENSITIVE COMPOSITION
89900	Eastman Kodak Company	US	6893797	10/217,005	8/12/2002	5/17/2005	Granted	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89901	Eastman Kodak Company	US	6884568	10/131,866	4/25/2002	4/26/2005	Granted	STABILIZED INFRARED-SENSITIVE POLYMERIZABLE SYSTEMS
89903	Eastman Kodak Company	US	6730457	10/190,066	7/5/2002	5/4/2004	Granted	DIGITAL WATERLESS LITHOGRAPHIC PRINTING PLATE HAVING HIGH RESISTANCE TO WATER-WASHABLE INKS
89904	Eastman Kodak Company	US	6732653	10/134,080	4/26/2002	5/11/2004	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE WORKING, RADIATION-SENSITIVE LAYER
89906	Eastman Kodak Company	AU	2003221914	2003221914	4/10/2003	3/6/2008	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	CN	03809491.6	03809491.6	4/10/2003	6/3/2009	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	EP		03718373.8	4/10/2003		Filed	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	HK	HK 1079578	05111672.7	4/10/2003	11/27/2009	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	IN	242432	2237/CHENP/2004	4/10/2003	8/26/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP	5270463	2009-143497	6/16/2009	5/17/2013	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2013-023341	2/8/2013		Filed	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	KR	0953771	10-2004-7015922	4/10/2003	4/12/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	RU	2300792	2004132874	4/10/2003	6/10/2007	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	6899994	10/119,454	4/10/2002	5/31/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7258964	11/091,124	3/28/2005	8/21/2007	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7592128	11/500,261	8/7/2006	9/22/2009	Granted	ON-PRESS DEVELOPABLE NEGATIVE-WORKING IMAGEABLE ELEMENTS
89906	Eastman Kodak Company	ZA	2004/8146	2004/8146	4/10/2003	11/30/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89907	Eastman Kodak Company	CN	ZL03811876.9	03811876.9	5/22/2003	11/21/2008	Granted	SELECTED ACID GENERATING AGENTS AND THEIR USE IN

89907	Eastman Kodak Company	US	6787281	10/155,696	5/24/2002	9/7/2004	Granted	PROCESSING FOR IMAGING RADIATION-SENSITIVE ELEMENTS SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSES FOR IMAGING
89910	Eastman Kodak Company	US	7084993	10/223,586	8/16/2002	8/1/2006	Granted	RADIATION-SENSITIVE ELEMENTS CUSTOMER CHARGE ACCOUNTING IN A SOFT COLOR PROOFING SYSTEM
89917	Eastman Kodak Company	US	6720130	10/266,888	10/8/2002	4/13/2004	Granted	RADIATION SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSORS HAVING ABLATION-FREE IMAGEABLE COMPOSITION AND METHOD
89923	Eastman Kodak Company	US	6742886	10/347,664	1/21/2003	6/1/2004	Granted	INK JET COMPOSITIONS FOR LITHOGRAPHIC PRINTING
89924	Eastman Kodak Company	CN	200380104739.7	200380104739.7	10/3/2003	12/2/2009	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	DE	60308397.8	03770643.9	10/3/2003	9/13/2006	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	GB	1545878	03770643.9	10/3/2003	9/13/2006	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	JP	4382669	2004-543164	10/3/2003	10/2/2009	Granted	THERMALLY SENSITIVE MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	US	6858359	10/264,814	10/4/2002	2/22/2005	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89926	Eastman Kodak Company	US	6881533	10/368,209	2/18/2003	4/19/2005	Granted	FLEXOGRAPHIC PRINTING PLATES WITH INK-REPELLENT NON-IMAGE AREAS
89929	Eastman Kodak Company	US	7016042	10/647,791	8/25/2003	3/21/2006	Granted	COLOR PROFILING USING GRAY BACKING MATERIAL
89933	Eastman Kodak Company	CN	ZL200480008181.7	200480008181.7	1/20/2004	8/24/2011	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	DE	602004003029.5	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	FR	1587691	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	GB	1587691	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	JP	4546453	2006-502877	1/20/2004	7/9/2010	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	US	7097956	10/353,195	1/27/2003	8/29/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES

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89937	Eastman Kodak Company	US	6921626	10/400,714	3/27/2003	7/26/2005	Granted	NANOPASTES AS PATTERNING COMPOSITION FOR ELECTRONIC PARTS
89937-1	Eastman Kodak Company	US	7094503	10/400,715	3/27/2003	8/22/2006	Granted	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-1	Eastman Kodak Company	US	7217502	11/444,740	6/1/2006	5/15/2007	Granted	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-2	Eastman Kodak Company	US	7081322	10/400,959	3/27/2003	7/25/2006	Granted	NANOPASTES AS INKJET COMPOSITIONS FOR PRINTING PLATES
89939	Eastman Kodak Company	US	6962765	10/689,468	10/20/2003	11/8/2005	Granted	LASER GENERATED ULTRAVIOLET RADIATION MASK
89940	Eastman Kodak Company	US	6844139	10/336,595	1/3/2003	1/18/2005	Granted	METHOD FOR FORMING A LITHOGRAPHIC PRINTING PLATE
89941	Eastman Kodak Company	US	6899992	10/290,623	11/8/2002	5/31/2005	Granted	POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89942	Eastman Kodak Company	DE	602004003030.9	04703685.0	1/20/2004	11/2/2006	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	GB	1587880	04703685.0	1/20/2004	11/2/2006	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	US	6790590	10/353,106	1/27/2003	9/14/2004	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89945	Eastman Kodak Company	JP	4511523	2006-508807	2/23/2004	5/14/2010	Granted	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89945	Eastman Kodak Company	US	7229744	10/393,762	3/21/2003	6/12/2007	Granted	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89949	Eastman Kodak Company	US	6902861	10/384,989	3/10/2003	6/7/2005	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN PHOTOIMAGEABLE ELEMENTS
89965	Eastman Kodak Company	US	7442486	10/544,758	2/20/2004	10/28/2008	Granted	RADIATION-SENSITIVE COMPOSITIONS COMPRISING OXAZOLE DERIVATIVES AND IMAGEABLE ELEMENTS BASED THEREON
89972	Eastman Kodak Company	DE	602004018565.5	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	FR	1481800	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	GB	1481800	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	US	6924080	10/445,489	5/27/2003	8/2/2005	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89973	Eastman Kodak Company	GB	1481801	04012442.2	5/26/2004	8/8/2007	Granted	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89973	Eastman Kodak Company	US	6821709	10/445,548	5/27/2003	11/23/2004	Granted	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89976	Eastman Kodak Company	CN	200480012496.9	200480012496.9	5/11/2004	6/9/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	DE	602004033556.8	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	FR	1622768	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	GB	1622768	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	JP	5091299	2010-249754	11/8/2010	9/21/2012	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	US	7368215	10/436,506	5/12/2003	5/6/2008	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89981	Eastman Kodak Company	US	7070902	10/648,672	8/26/2003	7/4/2006	Granted	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89993	Eastman Kodak Company	US	7183039	10/559,230	6/8/2004	2/27/2007	Granted	1,4-DIHYDROPYRIDINE-CONTAINING IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PRODUCTION OF IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	DE	602004030255.4	04780824.1	8/11/2004	11/24/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	GB	1654119	04780824.1	8/11/2004	11/24/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENTS
90000	Eastman Kodak Company	US	6843176	10/661,236	9/12/2003	1/18/2005	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, RADIATION-SENSITIVE LAYER IN A LITHOGRAPHIC PRINTING PLATE
90001	Eastman Kodak Company	JP	4571479	2004-314443	10/28/2004	8/20/2010	Granted	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	US	7236179	10/695,545	10/28/2003	6/26/2007	Granted	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90002	Eastman Kodak Company	US	7291438	10/558,956	6/17/2004	11/6/2007	Granted	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
90003	Eastman Kodak Company	EP		04019062.1	8/11/2004		Filed	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90003	Eastman Kodak Company	US	6764232	10/639,885	8/13/2003	7/20/2004	Granted	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90005	Eastman Kodak Company	US	7710597	10/883,006	7/1/2004	5/4/2010	Granted	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90007	Eastman Kodak Company	US	7132550	10/722,257	11/25/2003	11/7/2006	Granted	PROCESS FOR THE PREPARATION OF CYANINE DYE WITH POLYSULFONATE ANIONS
90009	Eastman Kodak Company	US	6893783	10/681,701	10/8/2003	5/17/2005	Granted	MULTILAYER IMAGEABLE ELEMENTS
90011	Eastman Kodak Company	US	6844141	10/625,229	7/23/2003	1/18/2005	Granted	METHOD FOR DEVELOPING MULTILAYER

								IMAGEABLE ELEMENTS
90018	Eastman Kodak Company	DE	602005002063.2	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	FR	1568506	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	GB	1568506	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER

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90018	Eastman Kodak Company	US	7147902	10/789,039	2/27/2004	12/12/2006	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90027	Eastman Kodak Company	US	7371454	10/736,078	12/15/2003	5/13/2008	Granted	IMAGEABLE ELEMENT COMPRISING SULFATED POLYMERS
90028	Eastman Kodak Company	US	7172992	10/949,899	9/24/2004	2/6/2007	Granted	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90033	Eastman Kodak Company	US	6001530	09/145,725	9/2/1998	12/14/1999	Granted	LASER ADDRESSABLE BLACK THERMAL TRANSFER DONORS
90035	Eastman Kodak Company	EP		04023906.3	10/7/2004		Filed	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7078162	10/681,574	10/8/2003	7/18/2006	Granted	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7316894	11/388,850	3/24/2006	1/8/2008	Granted	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7507526	11/623,334	3/27/2007	3/24/2009	Granted	DEVELOPER REGENERATORS
90036	Eastman Kodak Company	US	6022440	08/987,885	12/8/1997	2/8/2000	Granted	IMAGE TRANSFER PROCESS FOR INK-JET GENERATED IMAGES
90037	Eastman Kodak Company	US	6618158	09/185,182	11/3/1998	9/9/2003	Granted	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90038	Eastman Kodak Company	US	6992688	10/766,345	1/28/2004	1/31/2006	Granted	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90039	Eastman Kodak Company	US	6462835	09/353,997	7/15/1999	10/8/2002	Granted	IMAGING SYSTEM AND METHOD
90040	Eastman Kodak Company	DE	69905294.7	99949759.7	9/23/1999	2/5/2003	Granted	COLOR PROCESSING
90040	Eastman Kodak Company	US	7030888	09/259,863	3/1/1999	4/18/2006	Granted	COLOR PROCESSING
90041	Eastman Kodak Company	US	6608925	09/259,579	3/1/1999	8/19/2003	Granted	COLOR PROCESSING
90041	Eastman Kodak Company	US	7120295	10/612,734	7/2/2003	10/10/2006	Granted	COLOR IMAGE PROCESSING
90042	Eastman Kodak Company	US	6844140	10/747,643	12/29/2003	1/18/2005	Granted	METHOD FOR REDUCING START UP BLINDING IN NO-PROCESS LITHOGRAPHIC PRINTING PLATES
90043	Eastman Kodak Company	DE	60037589.7	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	FR	1190563	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	GB	1190563	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	US	6654150	09/342,983	6/29/1999	11/25/2003	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90044	Eastman Kodak Company	US	6650446	09/342,960	6/29/1999	11/18/2003	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND MEDIA MODELS
90046	Eastman Kodak Company	US	6633408	09/342,568	6/29/1999	10/14/2003	Granted	SPECTRAL MODELING OF PHOTOGRAPHIC PRINTING BASED ON DYE CONCENTRATION
90048	Eastman Kodak Company	DE	60009571.1	00959916.8	9/5/2000	3/31/2004	Granted	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	US	7900144	09/534,824	3/23/2000	3/1/2011	Granted	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90049	Eastman Kodak Company	US	7250245	10/852,552	5/24/2004	7/31/2007	Granted	SWITCHABLE POLYMER PRINTING PLATES WITH CARBON BEARING IONIC AND STERIC STABILIZING GROUPS
90050	Eastman Kodak Company	DE	60043061.8	00936285.6	5/24/2000	9/30/2009	Granted	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90050	Eastman Kodak Company	US	7057765	09/577,529	5/24/2000	6/6/2006	Granted	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90051	Eastman Kodak Company	DE	60106038.5-08	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	FR	1300000	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	GB	1300000	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	US	6867884	09/612,419	7/7/2000	3/15/2005	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90054	Eastman Kodak Company	US	7177047	09/741,460	12/19/2000	2/13/2007	Granted	GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7495804	11/644,860	12/22/2006	2/24/2009	Granted	GAMUT-PRESERVING COLOR IMAGING
90055	Eastman Kodak Company	JP	4142646	2004-522929	7/24/2002	6/20/2008	Granted	HALFTONE DOT THINNING
90055	Eastman Kodak Company	US	7016082	09/899,687	7/5/2001	3/21/2006	Granted	HALFTONE DOT THINNING
90058	Eastman Kodak Company	US	7215343	10/767,987	1/29/2004	5/8/2007	Granted	COLOR CORRECTION USING A DEVICE-DEPENDENT DISPLAY PROFILE
90062	Eastman Kodak Company	BR		PI0512217-1	6/2/2005		Filed	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	CN	200580019851.X	200580019851.X	6/2/2005	9/9/2009	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	DE	602005005058.2	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	FR	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	GB	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	JP		2012-203991	9/18/2012		Filed	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER

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90062	Eastman Kodak Company	NL	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	US	7261998	10/872,209	6/17/2004	8/28/2007	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90069	Eastman Kodak Company	EP		05008072.0	4/13/2005		Filed	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90069	Eastman Kodak Company	US	7317577	10/846,906	5/14/2004	1/8/2008	Granted	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90070	Eastman Kodak Company	DE	602005003657.1	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	GB	1747241	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	NL	1747241	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90073	Eastman Kodak Company	DE	602005001226.5	05009501.7	4/29/2005	6/14/2007	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	GB	1593520	05009501.7	4/29/2005	5/30/2007	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	US	6855474	10/838,940	5/3/2004	2/15/2005	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90076	Eastman Kodak Company	CN	ZL200580011950.3	200580011950.3	4/6/2005	11/7/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	CN		201210311213.7	4/6/2005		Filed	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	EP		05734358.4	4/6/2005		Filed	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	JP	5155654	2007-507503	4/6/2005	12/14/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	US	8142987	11/081,018	3/15/2005	3/27/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US	8409790	13/314,218	12/8/2011	4/2/2013	Granted	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90081	Eastman Kodak Company	US	6623894	09/808,309	3/14/2001	9/23/2003	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90081	Eastman Kodak Company	US	6943816	10/636,421	8/6/2003	9/13/2005	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90082	Eastman Kodak Company	DE	60214984.3	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	FR	1368962	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	GB	1368962	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90088	Eastman Kodak Company	US	6597388	09/886,446	6/21/2001	7/22/2003	Granted	THERMAL IMAGING MASK
90089	Eastman Kodak Company	US	6737204	10/238,508	9/4/2002	5/18/2004	Granted	HYBRID PROOFING METHOD
90090	Eastman Kodak Company	DE	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	EP	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	GB	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	NL	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	US	6888558	10/028,548	12/19/2001	5/3/2005	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90091	Eastman Kodak Company	US	6899988	10/461,738	6/13/2003	5/31/2005	Granted	LASER THERMAL METALLIC DONORS
90095	Eastman Kodak Company	DE	60223078.0	02792554.4	12/30/2002	10/17/2007	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	JP	4938810	2009-58368	12/30/2002	3/2/2012	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	6775633	10/039,669	12/31/2001	8/10/2004	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	7509222	10/854,113	5/26/2004	3/24/2009	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90120	Eastman Kodak Company	US	7184679	11/117,557	4/28/2005	2/27/2007	Granted	RECEIVER MEMBER SPEED CONTROL THROUGH A FUSER ASSEMBLY OF A REPRODUCTION APPARATUS
90121	Eastman Kodak Company	US	7194233	11/117,559	4/28/2005	3/20/2007	Granted	A VARIABLE POWER FUSER EXTERNAL HEATER
90123	Eastman Kodak Company	US	7680424	11/863,519	9/28/2007	3/16/2010	Granted	ROLLER FUSER SYSTEM WITH FUSING MEMBER TEMPERATURE CONTROL FOR PRINTING
90142	Eastman Kodak Company	US	7045271	10/842,111	5/10/2004	5/16/2006	Granted	ON PRESS DEVELOPABLE IMAGEABLE ELEMENT
90148	Eastman Kodak Company	US	7172850	10/891,727	7/15/2004	2/6/2007	Granted	PREPARATION OF SOLVENT-RESISTANT BINDER FOR AN IMAGEABLE ELEMENT
90150	Eastman Kodak Company	US	7292368	11/122,260	5/4/2005	11/6/2007	Granted	HALFTONE PROOFING WITH INKJET PRINTERS
90151	Eastman Kodak Company	US	7186482	11/144,315	6/3/2005	3/6/2007	Granted	MULTILAYER IMAGEABLE ELEMENTS
90154	Eastman Kodak Company	JP	4856075	2007-528027	8/17/2005	11/4/2011	Granted	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR

90154	Eastman Kodak Company	US	7416831	10/922,782	8/20/2004	8/26/2008	Granted	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90159	Eastman Kodak Company	CN	200580030800.7	200580030800.7	9/9/2005	10/27/2010	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL

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90159	Eastman Kodak Company	JP	4977610	2007-532378	9/9/2005	4/20/2012	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	KR	10-1087924	10-2007-7006050	9/9/2005	11/22/2011	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	US		10/944,586	9/17/2004		Filed	METHOD OF FORMING A STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90161	Eastman Kodak Company	JP	4499507	2004-242968	8/23/2004	4/23/2010	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	US	7807333	11/573,895	8/23/2005	10/5/2010	Granted	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90164	Eastman Kodak Company	US	7659046	11/013,954	12/16/2004	2/9/2010	Granted	WATER-DEVELOPABLE INFRARED-SENSITIVE PRINTING PLATE
90166	Eastman Kodak Company	US	7234791	11/114,530	4/26/2005	6/26/2007	Granted	REDUCING INK BLEED ARTIFACTS
90173	Eastman Kodak Company	JP	3275809	09-346144	12/16/1997	2/8/2002	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90182	Eastman Kodak Company	US	7294445	11/240,721	9/30/2005	11/13/2007	Granted	METHOD FOR SIMULATING SPOT VARNISH ON A SURPRINT PROOF
90183	Eastman Kodak Company	DE	602006031358.6	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	GB	2086763	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	JP	5038434	2009-539221	11/28/2006	7/13/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	NL	2086763	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90184	Eastman Kodak Company	DE	602004035362.0	04815940.4	12/29/2004	11/16/2011	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	GB	1700252	04815940.4	12/29/2004	11/16/2011	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	JP	5132152	2006-547573	12/29/2004	11/16/2012	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	US	7433103	11/025,690	12/29/2004	10/7/2008	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90197	Eastman Kodak Company	US	5460918	08/320,943	10/11/1994	10/24/1995	Granted	THERMAL TRANSFER DONOR AND RECEPTOR FOR LITHOGRAPHIC PRINTING APPLICATIONS
90201	Eastman Kodak Company	US	5360694	08/138,591	10/18/1993	11/1/1994	Granted	THERMAL DYE TRANSFER
90202	Eastman Kodak Company	US	5436695	08/210,153	3/17/1994	7/25/1995	Granted	METHOD AND APPARATUS FOR LOADING THIN FILM MEDIA
90203	Eastman Kodak Company	US	5326619	08/144,731	10/28/1993	7/5/1994	Granted	THERMAL TRANSFER DONOR ELEMENT COMPRISING A SUBSTRATE HAVING A MICROSTRUCTURED SURFACE
90206	Eastman Kodak Company	US	5635331	08/322,588	10/13/1994	6/3/1997	Granted	SUBSTRATE AND A COLOR PROOFING ARTICLE HAVING RELEASE AGENT/ADHESIVE MIXTURE COATED THEREON
90208	Eastman Kodak Company	US	5773170	08/627,825	4/2/1996	6/30/1998	Granted	UV-ABSORBING MEDIA BLEACHABLE BY IR-RADIATION
90211	Eastman Kodak Company	US	7796123	11/455,991	6/20/2006	9/14/2010	Granted	TOUCHSCREEN WITH CARBON NANOTUBE CONDUCTIVE LAYERS
90212	Eastman Kodak Company	DE	602006028203.6	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	EP	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	GB	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	JP		2012-172554	8/3/2012		Filed	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	NL	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	US	7535462	11/143,539	6/2/2005	5/19/2009	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90216	Eastman Kodak Company	DE	69806153.5	98914403.5	4/2/1998	6/19/2002	Granted	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90216	Eastman Kodak Company	US	6232954	08/855,709	5/8/1997	5/15/2001	Granted	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90217	Eastman Kodak Company	DE	69804795.8	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	FR	0991924	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	GB	0991924	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	US	6108442	08/884,411	6/27/1997	8/22/2000	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS

90218	Eastman Kodak Company	DE	69808095.5	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	FR	0995305	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	GB	0995305	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	US	7382379	09/536,366	3/27/2000	6/3/2008	Granted	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US	RE39161	10/764,384	1/23/2004	7/11/2006	Granted	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,155	1/25/2008		Filed	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,181	1/25/2008		Filed	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR

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90219	Eastman Kodak Company	DE	69600857.2	96302793.3	4/19/1996	10/28/1998	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	GB	0738609	96302793.3	4/19/1996	10/28/1998	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5935758	08/842,151	4/22/1997	8/10/1999	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5945249	08/844,805	4/22/1997	8/31/1999	Granted	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90219	Eastman Kodak Company	US	6291143	09/688,483	10/16/2000	9/18/2001	Granted	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90224	Eastman Kodak Company	US	7340208	11/155,268	6/17/2005	3/4/2008	Granted	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH GENERIC COLOR PROFILES AND INVERSE MASKS BASED ON RECEIVER MEMBER CHARACTERISTICS
90230	Eastman Kodak Company	US	7502581	11/512,926	8/30/2006	3/10/2009	Granted	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90230	Eastman Kodak Company	US	7953352	12/118,903	5/12/2008	5/31/2011	Granted	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90240	Eastman Kodak Company	US	5506090	08/311,510	9/23/1994	4/9/1996	Granted	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90240	Eastman Kodak Company	US	5939237	08/960,175	10/29/1997	8/17/1999	Granted	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90242	Eastman Kodak Company	US	5526140	08/398,516	3/3/1995	6/11/1996	Granted	EMULATION OF A HALFTONE PRINTED IMAGE ON A CONTINUOUS-TONE DEVICE
90244	Eastman Kodak Company	US	5754448	08/501,502	7/12/1995	5/19/1998	Granted	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90249	Eastman Kodak Company	US	6072589	08/856,371	5/14/1997	6/6/2000	Granted	ARRANGEMENT FOR EFFICIENT CHARACTERIZATION OF PRINTING DEVICES AND METHOD THEREFOR
90251	Eastman Kodak Company	US	5723617	08/576,502	12/21/1995	3/3/1998	Granted	PYRROLO[2,1-A] ISOQUINOLINE DYES
90253	Eastman Kodak Company	US	5847133	08/862,809	5/23/1997	12/8/1998	Granted	IONIC HALOMETHYL-1,3,5-TRIAZINE PHOTOINITIATORS
90282	Eastman Kodak Company	US	7535596	11/121,768	5/4/2005	5/19/2009	Granted	COLORANT CONTROL VALUES FOR COLOR PRINTING DEVICES
90323	Eastman Kodak Company	JP	3556756	1996-19911	2/6/1996	5/21/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING DEVICE
90323	Eastman Kodak Company	US	5731127	08/629,613	4/9/1996	3/24/1998	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE HAVING A RESIN WITH UREA BONDS IN THE SIDE CHAIN
90324	Eastman Kodak Company	JP	3825453	2004-155268	5/25/2004	7/7/2006	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90331	Eastman Kodak Company	DE		102005013756.3	3/22/2005		Filed	PAPER TRANSPORT ROLLER I VORRICHTUNG ZUM TRANSPORT VON BOEGEN
90336	Eastman Kodak Company	JP	5258900	2010-541428	12/22/2008	5/2/2013	Granted	DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	7658375	11/969,258	1/4/2008	2/9/2010	Granted	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	8220795	12/621,880	11/19/2009	7/17/2012	Granted	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90337	Eastman Kodak Company	US	8356883	12/026,953	2/6/2008	1/22/2013	Granted	INKJET PRINTING METHOD FOR COLORLESS INK USING COLORLESS INK PRINthead MASKS DEPENDENT ON COLORED INK PRINTING
90350	Eastman Kodak Company	US	6623905	09/480,250	6/26/1998	9/23/2003	Granted	PATTERN FORMATION
90351	Eastman Kodak Company	US	6461795	09/558,109	4/25/2000	10/8/2002	Granted	MANUFACTURE OF LITHOGRAPHIC PRINTING FORMS
90356	Eastman Kodak Company	US	6218083	09/263,605	7/2/1998	4/17/2001	Granted	PATTERN-FORMING METHODS
90357	Eastman Kodak Company	US	6558869	09/558,110	4/25/2000	5/6/2003	Granted	PATTERN FORMATION
90367	Eastman Kodak Company	US	5948534	08/804,681	2/25/1997	9/7/1999	Granted	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90367	Eastman Kodak Company	US	6048575	09/198,939	11/24/1998	4/11/2000	Granted	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90371	Eastman Kodak Company	US	6280899	09/483,990	1/18/2000	8/28/2001	Granted	RELATION TO LITHOGRAPHIC PRINTING FORMS
90371	Eastman Kodak Company	US	6485890	09/860,943	5/18/2001	11/26/2002	Granted	LITHOGRAPHIC PRINTING FORMS
90372	Eastman Kodak Company	JP	4499837	1998-502471	6/6/1997	4/23/2010	Granted	LITHOGRAPHIC PLATES
90372	Eastman Kodak Company	US	6303271	09/194,822	6/6/1997	10/16/2001	Granted	LITHOGRAPHIC PLATES
90373	Eastman Kodak Company	US	6420087	09/297,443	10/28/1997	7/16/2002	Granted	DIRECT POSITIVE LITHOGRAPHIC PLATE
90453	Eastman Kodak Company	US	6105500	09/077,181	11/21/1996	8/22/2000	Granted	HYDROPHILIZED SUPPORT FOR PLANOGRAPHIC PRINTING PLATES AND ITS PREPARATION
90457	Eastman Kodak Company	US	6182571	09/308,702	11/13/1997	2/6/2001	Granted	PLANOGRAPHIC PRINTING
90465	Eastman Kodak Company	US	5380942	08/118,556	9/9/1993	1/10/1995	Granted	BIS UREIDO COMPOSITIONS
90466	Eastman Kodak Company	US	5551585	08/419,228	4/10/1995	9/3/1996	Granted	PROCESS FOR THE SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSORS
90467	Eastman Kodak Company	US	6187380	08/995,495	12/22/1997	2/13/2001	Granted	PROCESS FOR THE PRODUCTION OF LITHOGRAPHIC PRINTING PLATES
90473	Eastman Kodak Company	EP		06751410.9	4/26/2006		Filed	DISPLAY APPARATUS USING LCD PANEL
90473	Eastman Kodak Company	US	7188953	11/120,340	5/3/2005	3/13/2007	Granted	DISPLAY APPARATUS USING LCD PANEL
90474	Eastman Kodak Company	US	7334897	11/684,844	3/12/2007	2/26/2008	Granted	DISPLAY APPARATUS USING LCD PANEL

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90475	Eastman Kodak Company	US	7442245	11/690,271	3/23/2007	10/28/2008	Granted	GLYCEROL DERIVATIVES FOR INKJET INKS
90476	Eastman Kodak Company	US	7550039	11/297,195	12/8/2005	6/23/2009	Granted	AN AQUEOUS INKJET INK COMPOSITION
90479	Eastman Kodak Company	US	5849842	08/917,057	8/22/1997	12/15/1998	Granted	SULFONAMIDE SUBSTITUTED ACETAL POLYMERS AND USE THEREOF IN PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
90487	Eastman Kodak Company	US	5919601	08/745,534	11/12/1996	7/6/1999	Granted	RADIATION-SENSITIVE COMPOSITIONS AND PRINTING PLATES
90489	Eastman Kodak Company	US	6060217	08/922,190	9/2/1997	5/9/2000	Granted	THERMAL LITHOGRAPHIC PRINTING PLATES
90495	Eastman Kodak Company	US	6309792	09/690,898	2/18/2000	10/30/2001	Granted	IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PREPARATION OF PRINTING PLATE PRECURSORS
90496	Eastman Kodak Company	DE	69935934.1	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	FR	1506857	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	GB	1506857	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	US	6352812	09/301,866	4/29/1999	3/5/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90500	Eastman Kodak Company	DE	69902598.2	99949163.2	10/6/1999	8/21/2002	Granted	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90500	Eastman Kodak Company	US	6423456	09/807,084	10/6/1999	7/23/2002	Granted	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90501	Eastman Kodak Company	US	6551763	09/587,224	10/6/1999	4/22/2003	Granted	IMPROVEMENTS IN RELATION TO ELECTRONIC PARTS
90509	Eastman Kodak Company	US	6475698	09/726,347	12/1/2000	11/5/2002	Granted	POLYMERIC COMPOUNDS
90510	Eastman Kodak Company	US	6416932	09/669,991	9/26/2000	7/9/2002	Granted	WATERLESS LITHOGRAPHIC PLATE
90511	Eastman Kodak Company	US	5695905	08/649,350	5/17/1996	12/9/1997	Granted	PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES UTILIZING OXAZOLINE MODIFIED ACID POLYMERS
90526	Eastman Kodak Company	DE		102006013875.9	3/23/2006		Filed	DIFFERENTIAL CLEAR COAT ICC-PROFILES
90526	Eastman Kodak Company	US	8107125	12/293,431	3/23/2007	1/31/2012	Granted	METHOD OF GENERATING PRINTING COLOR PROFILES FOR COLOR MANAGED REPRODUCTION OF COLOR PRINTS WITH TRANSPARENT LAYER
90527	Eastman Kodak Company	US	7961939	11/853,214	9/11/2007	6/14/2011	Granted	COLOR TRANSFORMING METHOD
90556	Eastman Kodak Company	EP		06758510.9	4/24/2006		Filed	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	JP	4800380	2008-510032	4/24/2006	8/12/2011	Granted	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	US	7738148	11/375,349	3/14/2006	6/15/2010	Granted	TECHNIQUES FOR PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90559	Eastman Kodak Company	US	7731186	11/758,052	6/5/2007	6/8/2010	Granted	SHEET TRANSPORT APPARATUS AND METHOD FOR TRANSPORTING A SHEET IN A PRINTING MACHINE
90560	Eastman Kodak Company	EP		08742756.3	4/11/2008		Filed	POWER SPLITTER FOR A MICROWAVE FUSER OF A REPRODUCTION APPARATUS
90560	Eastman Kodak Company	US	7515859	11/739,259	4/24/2007	4/7/2009	Granted	POWER SPLITTER FOR A MICROWAVE FUSER
90568	Eastman Kodak Company	DE	602009009099.2	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	GB	2328761	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	JP		2011-530039	9/22/2009		Filed	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	NL	2328761	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	US	8298634	12/241,355	9/30/2008	10/30/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90570	Eastman Kodak Company	EP		07795209.1	5/23/2007		Filed	HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	JP	5208927	2009-513179	5/23/2007	3/1/2013	Granted	HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	US	7819518	11/445,712	6/2/2006	10/26/2010	Granted	DIGITAL PRINTING APPARATUS FOR PRODUCING PRINTS AT HIGH SPEED
90575	Eastman Kodak Company	US	7291440	11/129,844	5/16/2005	11/6/2007	Granted	BAKEABLE MULTI-LAYER IMAGEABLE ELEMENT
90578	Eastman Kodak Company	DE	602006009120.6	06788272.0	7/21/2006	9/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	GB	1913443	06788272.0	7/21/2006	9/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	JP		2008-525011	7/21/2006		Filed	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	US	7153632	11/196,124	8/3/2005	12/26/2006	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90586	Eastman Kodak Company	US	7541124	11/210,100	8/19/2005	6/2/2009	Granted	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
90596	Eastman Kodak Company	DE	102006028020	102006028020.2	6/14/2006	8/18/2011	Granted	PARAMETERS OF THE SUBSTRATE
90597	Eastman Kodak Company	DE	102006028175	102006028175.6	6/16/2006	5/31/2012	Granted	THINNING OF LINES
90598	Eastman Kodak Company	US	8127673	12/305,655	4/10/2007	3/6/2012	Granted	DEVICE FOR TURNING OVER SHEET MATERIAL
90608	Eastman Kodak Company	US	7330646	11/184,397	7/19/2005	2/12/2008	Granted	CAMERA FILM PREWINDING USING D-SHAPED FILM PERFORATIONS

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90614	Eastman Kodak Company	AU	2006249525	2006249525	5/15/2006	6/30/2011	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	BR		PI 0610342-1	5/15/2006		Filed	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	EP		06759815.1	5/15/2006		Filed	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	US	7189494	11/138,026	5/26/2005	3/13/2007	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90616	Eastman Kodak Company	CN	ZL200780019759.2	200780019759.2	5/15/2007	11/14/2012	Granted	LASER ABLATION RESIST
90616	Eastman Kodak Company	DE		112007001312.5	5/15/2007		Filed	LASER ABLATION RESIST
90616	Eastman Kodak Company	TW		096119154	5/29/2007		Filed	LASER ABLATION RESIST
90616	Eastman Kodak Company	US	7867688	11/420,817	5/30/2006	1/11/2011	Granted	LASER ABLATION RESIST
90636	Eastman Kodak Company	EP		06760632.7	6/1/2006		Filed	THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	JP	5249021	2008-516907	6/1/2006	4/19/2013	Granted	THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	US	7691666	11/155,436	6/16/2005	4/6/2010	Granted	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
90644	Eastman Kodak Company	CN	ZL200680026706.9	200680026706.9	7/3/2006	9/14/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	DE	602006008960.0	06762358.7	7/3/2006	9/2/2009	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	GB	1910896	06762358.7	7/3/2006	9/2/2009	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	JP	4806019	2008-521829	7/3/2006	8/19/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	US	7955776	11/995,213	7/3/2006	6/7/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90645	Eastman Kodak Company	JP	5170953	2005-334144	11/18/2005	1/11/2013	Granted	NO PROCESS CTP PLATE HAVING NEUTRALIZED PHOSPHORIC ACID METHACRYLATE ESTER
90675	Eastman Kodak Company	US	6229972	09/542,960	4/3/2000	5/8/2001	Granted	DIGITAL DENSITOMETER WITH CALIBRATION AND STATISTICS
90677	Eastman Kodak Company	US	6331832	09/541,923	4/3/2000	12/18/2001	Granted	AUTO-RANGING DIGITAL DENSITOMETER WITH LOOKUP TABLE
90717	Eastman Kodak Company	EP		07795611.8	6/1/2007		Filed	CHILLED FINISH ROLLER SYSTEM AND METHOD
90717	Eastman Kodak Company	US	7867678	12/476,282	6/2/2009	1/11/2011	Granted	CHILLED FINISH ROLLER SYSTEM AND METHOD
90725	Eastman Kodak Company	DE	602006030890.6	06826923.2	10/27/2006	7/18/2012	Granted	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	US	7548343	11/262,142	10/28/2005	6/16/2009	Granted	COLOR ENHANCEMENT METHOD AND SYSTEM
90729	Eastman Kodak Company	US	7570894	11/474,301	6/23/2006	8/4/2009	Granted	SYSTEM FOR CONTROL OF FUSING MEMBER TEMPERATURE
90735	Eastman Kodak Company	US	7247418	11/293,554	12/1/2005	7/24/2007	Granted	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
90741	Eastman Kodak Company	US	7408558	11/211,235	8/25/2005	8/5/2008	Granted	LASER-BASED DISPLAY HAVING EXPANDED IMAGE COLOR
90759	Eastman Kodak Company	JP	4690090	2005-99741	3/30/2005	2/25/2011	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90760	Eastman Kodak Company	CN	200680016397.7	200680016397.7	5/8/2006	6/9/2010	Granted	MODIFIED SILICA PARTICLES, PHOTSENSITIVE COMPOSITION
90760	Eastman Kodak Company	EP		06746357.0	5/8/2006		Filed	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP	5090631	2005-140411	5/12/2005	9/21/2012	Granted	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP		2011-269768	12/9/2011		Filed	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	US	7951526	11/913,727	5/8/2006	5/31/2011	Granted	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90766	Eastman Kodak Company	US	7607227	11/350,158	2/8/2006	10/27/2009	Granted	A METHOD OF FORMING A PRINthead
90766	Eastman Kodak Company	US	8302308	12/556,087	9/9/2009	11/6/2012	Granted	METHOD OF FORMING A PRINthead
90769	Eastman Kodak Company	JP	3784931	9-218541	8/13/1997	3/24/2006	Granted	DEVELOPING METHOD OF PHOTSENSITIVE LITHOGRAPHIC

90770	Eastman Kodak Company	JP	3839552	1997-145138	6/3/1997	8/11/2006	Granted	PRINTING PLATE AND DEVELOPER TO BE USED FOR THE METHOD
90775	Eastman Kodak Company	DE	602006018324.0	06776607.1	8/4/2006	11/17/2010	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PALTE DEVELOPED BY PRINTING AND PHOTOMECHANICAL PROCESS FOR THE SAME
90775	Eastman Kodak Company	DE		102005038321.1	8/11/2005		Filed	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	NL	1922274	06776607.1	8/4/2006	11/17/2010	Granted	FEEDING WITH INTRACK CORRECTION METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	US	7922168	12/063,479	8/4/2006	4/12/2011	Granted	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90826	Eastman Kodak Company	US	7458677	11/425,265	6/20/2006	12/2/2008	Granted	REDUCTION OF TURBULENCE WITHIN PRINTING REGION OF INKJET PRINTER HEADS
90833	Eastman Kodak Company	EP		07750693.9	2/12/2007		Filed	COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
90833	Eastman Kodak Company	US	7554705	11/354,482	2/15/2006	6/30/2009	Granted	COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION

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90862	Eastman Kodak Company	JP	3795695	1999-106714	4/14/1999	4/21/2006	Granted	
90881	Eastman Kodak Company	JP	4689804	2000-292464	9/26/2000	2/25/2011	Granted	
90889	Eastman Kodak Company	JP	4503821	2000-376934	12/12/2000	4/30/2010	Granted	
90891	Eastman Kodak Company	JP	4536914	2000-384632	12/19/2000	6/25/2010	Granted	
90893	Eastman Kodak Company	JP	4574840	2000-390192	12/22/2000	8/27/2010	Granted	
90928	Eastman Kodak Company	JP	3825185	1998-269502	9/24/1998	7/7/2006	Granted	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90932	Eastman Kodak Company	JP	3802259	1999-016729	1/26/1999	5/12/2006	Granted	
90933	Eastman Kodak Company	JP	3836617	1999-023515	2/1/1999	8/4/2006	Granted	
90935	Eastman Kodak Company	JP	3946938	2000-200400	7/3/2000	4/20/2007	Granted	
90936	Eastman Kodak Company	JP	3902720	2000-207841	7/10/2000	1/12/2007	Granted	
90937	Eastman Kodak Company	JP	3946941	2000-258362	8/29/2000	4/20/2007	Granted	
90944	Eastman Kodak Company	DE	602006018313.5	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	FR	1907106	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	GB	1907106	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	US	7273570	11/178,091	7/8/2005	9/25/2007	Granted	METHOD OF FORMING POLYMER PARTICLES
90945	Eastman Kodak Company	CN		200680025507.6	6/22/2006		Filed	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	DE	602006019867.1	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	FR	1903396	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	GB	1903396	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	JP	5059303	2005-202306	7/11/2005	8/10/2012	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD USING THE SAME
90945	Eastman Kodak Company	US	8119326	11/994,857	6/22/2006	2/21/2012	Granted	LITHOGRAPHIC-PRINTING PLATE PRECURSOR AND IMAGE FORMING METHOD USING SAME
90948	Eastman Kodak Company	US	7632562	11/197,240	8/4/2005	12/15/2009	Granted	UNIVERSAL PRINT MEDIA
90951	Eastman Kodak Company	US	7343120	11/314,675	12/21/2005	3/11/2008	Granted	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90953	Eastman Kodak Company	US	7343121	11/314,676	12/21/2005	3/11/2008	Granted	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90957	Eastman Kodak Company	CN	ZL200880003182.0	200880003182.0	3/19/2008	5/23/2012	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	EP		08705600.8	1/15/2008		Filed	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	JP	5256213	2009-547259	3/19/2008	4/26/2013	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	TW		097102701	1/24/2008		Filed	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	7857422	11/626,965	1/25/2007	12/28/2010	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	8496318	12/917,899	11/2/2010	7/30/2013	Granted	LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90957	Eastman Kodak Company	US		13/300,723	11/21/2011		Filed	LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90959	Eastman Kodak Company	DE	602005007887.8	05016409.4	7/28/2005	7/2/2008	Granted	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90959	Eastman Kodak Company	GB	1747900	05016409.4	7/28/2005	7/2/2008	Granted	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90970	Eastman Kodak Company	DE	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	EP	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	FR	0605826	0605826	6/29/2006	9/19/2008	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD MATERIAU DESTINE A LA FORMATION OU A L'EDITION D'IMAGES ET SON PROCEDE DE FABRICATION
90970	Eastman Kodak Company	FR	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	GB	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	JP	5179485	2009-516934	6/13/2007	1/18/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD

90970	Eastman Kodak Company	US	8062719	12/304,783	6/13/2007	11/22/2011	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
91004	Eastman Kodak Company	CN	ZL200680016806.3	200680016806.3	5/2/2006	3/9/2011	Granted	MAKING RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	EP		06752110.4	5/2/2006		Filed	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	JP	4971311	2008-512318	5/2/2006	4/13/2012	Granted	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM

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91004	Eastman Kodak Company	US	7279254	11/130,065	5/16/2005	10/9/2007	Granted	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91021	Eastman Kodak Company	DE	602006005703.2	06826050.4	10/17/2006	3/11/2009	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	GB	1943104	06826050.4	10/17/2006	3/11/2009	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	JP	4870775	2008-538903	10/17/2006	11/25/2011	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	US	7144661	11/263,879	11/1/2005	12/5/2006	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91039	Eastman Kodak Company	DE	602009006869.5	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	GB	2331333	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	NL	2331333	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	US	7938516	12/187,613	8/7/2008	5/10/2011	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91058	Eastman Kodak Company	DE		102005040652.1	8/26/2005		Filed	PAPER STACKING SWITCH
91064	Eastman Kodak Company	JP	5043848	2008-531143	8/30/2006	7/20/2012	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	TW	I375339	095133906	9/13/2006	10/21/2012	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	US	7615800	11/226,622	9/14/2005	11/10/2009	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91072	Eastman Kodak Company	US	7501219	11/316,856	12/23/2005	3/10/2009	Granted	THERMAL RECEIVER
91074	Eastman Kodak Company	US		12/187,593	8/7/2008		Filed	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91074	Eastman Kodak Company	US		13/848,769	3/22/2013		Filed	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91084	Eastman Kodak Company	US	7976658	11/503,595	8/14/2006	7/12/2011	Granted	METHOD OF MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91085	Eastman Kodak Company	US	7641819	11/240,717	9/30/2005	1/5/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	DE	1929375	602006014012.6	9/22/2006	4/28/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	GB	1929375	06804097.1	9/22/2006	4/28/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	US	7540981	11/241,386	9/30/2005	6/2/2009	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91089	Eastman Kodak Company	DE	602006030445.5	06776634.5	8/4/2006	6/27/2012	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	JP	4913812	2008-525449	8/4/2006	4/11/2012	Granted	METHOD OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	NL	1912885	06776634.5	8/4/2006	6/27/2012	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	US	7976009	12/063,269	8/4/2006	7/12/2011	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91091	Eastman Kodak Company	US	7534376	11/240,825	9/30/2005	5/19/2009	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91091	Eastman Kodak Company	US	7955527	12/407,821	3/20/2009	6/7/2011	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91093	Eastman Kodak Company	US	7666329	11/240,931	9/30/2005	2/23/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91110	Eastman Kodak Company	DE	602009007116.5	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE

91110	Eastman Kodak Company	DE	602009008309.0	11154610.7	2/16/2011	7/11/2012	Granted	DROP VOLUMES METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	DE	602009011968.0	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	EP	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	GB	2303583	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	GB	2325015	11154610.7	2/16/2011	7/11/2012	Granted	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	GB	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	JP		2011-520036	7/22/2009		Filed	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2303583	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2325015	11154610.7	2/16/2011	7/11/2012	Granted	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	NL	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	US	8419145	12/179,788	7/25/2008	4/16/2013	Granted	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,629	2/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,630	2/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/963,283	8/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES

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91123	Eastman Kodak Company	US	8206502	12/334,878	12/15/2008	6/26/2012	Granted	TITANYL PHTHALOCYANINE WITH IMPROVED MILLING PROPERTIES
91165	Eastman Kodak Company	DE	602006017853.0	06762966.7	8/3/2006	10/27/2010	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	JP	4724227	2008-525438	8/3/2006	4/15/2011	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	NL	1922275	06762966.7	8/3/2006	10/27/2010	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	US	8424875	12/063,246	8/3/2006	4/23/2013	Granted	DEVICE FOR DEPOSITING FOR A PRINTING MACHINE WITH A BLOWER SYSTEM
91167	Eastman Kodak Company	EP		06720355.4	2/1/2006		Filed	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES
91167	Eastman Kodak Company	US	7710432	11/311,581	12/14/2005	5/4/2010	Granted	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES OR A DEVICE-INDEPENDENT COLOR SPACE
91223	Eastman Kodak Company	GB	1208014	00949860.1	7/28/2000	4/14/2004	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	IN	207173	680/CAL/2000	12/14/2000	5/23/2007	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6255033	09/365,279	7/30/1999	7/3/2001	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6541181	09/625,582	7/26/2000	4/1/2003	Granted	POSITIVE ACTING PHOTORESIST COMPOSITION AND IMAGEABLE ELEMENT
91244	Eastman Kodak Company	US	7461927	11/682,343	3/6/2007	12/9/2008	Granted	DROP DEFLECTION SELECTABLE VIA JET STEERING
91267	Eastman Kodak Company	US	7455378	11/385,051	3/16/2006	11/25/2008	Granted	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91267	Eastman Kodak Company	US	7828403	12/236,586	9/24/2008	11/9/2010	Granted	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91284	Eastman Kodak Company	CN	200680039959.X	200680039959.X	10/16/2006	10/20/2010	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN AND METHOD FOR FORMING IMAGE
91284	Eastman Kodak Company	EP		06816962.2	10/16/2006		Filed	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	JP	4898821	2008-537759	10/16/2006	1/6/2012	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	US	7160653	11/257,864	10/25/2005	1/9/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91285	Eastman Kodak Company	US	7226722	11/333,703	1/17/2006	6/5/2007	Granted	IMAGING MEMBERS WITH IR-SENSITIVE POLYMER IMAGEABLE LAYER
91286	Eastman Kodak Company	US	7411722	11/508,403	8/23/2006	8/12/2008	Granted	DISPLAY SYSTEM INCORPORATING BILINEAR ELECTROMECHANICAL GRATING DEVICE
91407	Eastman Kodak Company	JP	5069284	2009-501594	3/22/2007	8/24/2012	Granted	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91407	Eastman Kodak Company	US	8477102	11/386,997	3/22/2006	7/2/2013	Granted	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91435	Eastman Kodak Company	US	7178900	10/118,611	4/8/2002	2/20/2007	Granted	PRINTER FLUID MANAGEMENT SYSTEM
91437	Eastman Kodak Company	US	7032988	10/118,610	4/8/2002	4/25/2006	Granted	CERTIFIED PROOFING
91438	Eastman Kodak Company	US	6793310	10/118,608	4/8/2002	9/21/2004	Granted	CERTIFIED PROOFING
91448	Eastman Kodak Company	US	6908165	10/271,704	10/15/2002	6/21/2005	Granted	PRINTING FLUID DELIVERY SYSTEM
91451	Eastman Kodak Company	US	6511163	09/041,211	3/12/1998	1/28/2003	Granted	PRINTING SYSTEM
91451	Eastman Kodak Company	US	6626527	09/689,370	10/12/2000	9/30/2003	Granted	PRINTING SYSTEM
91452	Eastman Kodak Company	DE	60135619.5	01308068.4	9/24/2001	9/3/2008	Granted	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	US	7375857	09/667,900	9/22/2000	5/20/2008	Granted	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91453	Eastman Kodak Company	US	6786565	09/962,808	9/24/2001	9/7/2004	Granted	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91453	Eastman Kodak Company	US	6916078	10/935,760	9/7/2004	7/12/2005	Granted	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91493	Eastman Kodak Company	US	6116160	09/042,032	3/13/1998	9/12/2000	Granted	PRINTER DRUM
91495	Eastman Kodak Company	DE	69933723.2	99301935.5	3/12/1999	10/25/2006	Granted	INK PEN ASSEMBLY
91495	Eastman Kodak Company	US	6270204	09/042,031	3/13/1998	8/7/2001	Granted	INK PEN ASSEMBLY
91499	Eastman Kodak Company	US	5583551	08/434,903	5/1/1995	12/10/1996	Granted	DEFLECTION ELECTRODE
91503	Eastman Kodak Company	US	5625397	08/344,114	11/23/1994	4/29/1997	Granted	DOT ON DOT INK JET PRINTING USING INKS OF DIFFERING DENSITIES
91504	Eastman Kodak Company	US	7694217	11/421,210	5/31/2006	4/6/2010	Granted	SYSTEMS AND METHODS FOR COMPARING DOCUMENTS CONTAINING GRAPHIC ELEMENTS
91507	Eastman Kodak Company	US	7607766	11/568,229	5/4/2005	10/27/2009	Granted	METHOD AND PRINT HEAD FOR FLOW CONDITIONING A FLUID
91511	Eastman Kodak Company	DE	69320144.4	93308791.8	11/3/1993	8/5/1998	Granted	APPARATUS AND METHOD FOR PRODUCING COLOR HALFTONE IMAGES
91513	Eastman Kodak Company	US	5682191	08/185,508	1/24/1994	10/28/1997	Granted	INK JET PRINTING APPARATUS HAVING MODULAR COMPONENTS
91519	Eastman Kodak Company	DE	69938114.2	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	FR	0941857	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM

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91519	Eastman Kodak Company	GB	0941857	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	US	6099113	09/042,034	3/13/1998	8/8/2000	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91523	Eastman Kodak Company	US	6299160	09/262,950	3/4/1999	10/9/2001	Granted	IMPOSITION PROOFING
91525	Eastman Kodak Company	US	7380911	10/842,200	5/10/2004	6/3/2008	Granted	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91525	Eastman Kodak Company	US	7753499	12/103,849	4/16/2008	7/13/2010	Granted	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91551	Eastman Kodak Company	US	7732007	11/305,928	12/19/2005	6/8/2010	Granted	METHOD OF MAKING A POLARIZER PLATE
91555	Eastman Kodak Company	DE	602007030592.6	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	EP	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	FR	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	GB	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	JP	4920048	2008-556330	1/25/2007	2/10/2012	Granted	MERGING A MASK AND A PRINTING PLATE
91563	Eastman Kodak Company	CN	200680034765.0	200680034765.0	9/21/2006	9/8/2010	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	DE	602006020767.0	06803952.8	9/21/2006	3/16/2011	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	JP	4972647	2008-532364	9/21/2006	4/13/2012	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	US	7756812	11/472,142	6/21/2006	7/13/2010	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY USEFUL IN CONFIGURABLE ELECTRONIC CONTROLLERS
91567	Eastman Kodak Company	JP	4541996	2005-249272	8/30/2005	7/2/2010	Granted	POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD FOR PRODUCING THE SAME AND POSITIVE IMAGE FORMING METHOD
91570	Eastman Kodak Company	US	7776500	11/453,407	6/15/2006	8/17/2010	Granted	MONOMERIC GLASS MIXTURES INCORPORATING
91577	Eastman Kodak Company	US	7997709	11/425,309	6/20/2006	8/16/2011	Granted	TETRACARBONYLBISIMIDE GROUP DROP ON DEMAND PRINT HEAD WITH FLUID STAGNATION POINT AT NOZZLE OPENING
91582	Eastman Kodak Company	US	7279255	11/349,376	2/7/2006	10/9/2007	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91589	Eastman Kodak Company	EP		07748824.5	1/3/2007		Filed	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7948644	12/715,622	3/2/2010	5/24/2011	Granted	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91592	Eastman Kodak Company	US	7850283	12/429,205	4/24/2009	12/14/2010	Granted	PRINTHEAD WITH LIQUID FLOW THROUGH DEVICE
91594	Eastman Kodak Company	US	7331658	11/424,970	6/19/2006	2/19/2008	Granted	ANTI-WICKING CATCHER ASSEMBLY AND PRINTING SYSTEM
91600	Eastman Kodak Company	US	7959278	11/446,467	6/2/2006	6/14/2011	Granted	METHOD AND APPARATUS FOR INK JET PRINTING ON PATTERNED SUBSTRATE
91604	Eastman Kodak Company	US	7662456	11/299,546	12/12/2005	2/16/2010	Granted	GUARDED COVER SHEET FOR LCD POLARIZERS AND METHOD OF MAKING THE SAME
91605	Eastman Kodak Company	US	7655289	11/299,606	12/12/2005	2/2/2010	Granted	OPTICAL FILM COMPOSITE HAVING SPATIALLY CONTROLLED ADHESIVE STRENGTH
91664	Eastman Kodak Company	US	8101326	11/437,796	5/19/2006	1/24/2012	Granted	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91664	Eastman Kodak Company	US		13/373,488	11/16/2011		Filed	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91676	Eastman Kodak Company	CN		200980151026.3	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	DE	602009014679.3	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	EP		09795839.1	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	EP	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	GB	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	JP		2011-542132	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	NL	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	US	8118405	12/337,665	12/18/2008	2/21/2012	Granted	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91691	Eastman Kodak Company	DE		102007008153.9	2/19/2007		Filed	MINI PLATFORM ROUNDABOUT
91712	Eastman Kodak Company	US	7324264	11/360,902	2/23/2006	1/29/2008	Granted	ELECTRO-OPTICAL MODULATING DISPLAYS AND METHOD OF MAKING THE SAME
91725	Eastman Kodak Company	DE	602008009998.9	08754164.5	5/1/2008	9/21/2011	Granted	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91725	Eastman Kodak Company	US	7735980	11/746,104	5/9/2007	6/15/2010	Granted	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91727	Eastman Kodak Company	CN	200780002943.6	200780002943.6	1/9/2007	10/27/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	DE	602007013525.7	07709656.8	1/9/2007	3/30/2011	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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91727	Eastman Kodak Company	US	7338745	11/337,776	1/23/2006	3/4/2008	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91728	Eastman Kodak Company	US	6689421	09/804,417	3/12/2001	2/10/2004	Granted	METHOD OF PREPARING A MICROPOROUS FILM, AND IMAGING METHOD
91732	Eastman Kodak Company	EP		07777228.3	5/23/2007		Filed	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91732	Eastman Kodak Company	US	7823996	11/445,713	6/2/2006	11/2/2010	Granted	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91733	Eastman Kodak Company	US	7466954	11/321,286	12/28/2005	12/16/2008	Granted	IMAGE RECEIVER SHEET SURFACE CHARACTERISTICS FOR OPTIMUM SHEET HANDLING
91741	Eastman Kodak Company	JP	5318579	2008-547569	12/21/2006	7/19/2013	Granted	PRINTER WITH VARIABLE LEAD ADVANCE
91741	Eastman Kodak Company	US	7907290	11/317,922	12/23/2005	3/15/2011	Granted	PRINTER WITH VARIABLE LEAD ADVANCE
91778	Eastman Kodak Company	US	8066364	12/234,747	9/22/2008	11/29/2011	Granted	INKJET INKS HAVING ANTI-ABRASION POLYMERS AND ANTI-ABRASION AIDS
91787	Eastman Kodak Company	US	8221947	12/337,712	12/18/2008	7/17/2012	Granted	TONER SURFACE TREATMENT
91796	Eastman Kodak Company	DE		102008035755.3	7/31/2008		Filed	DYNAMIC ADJUSTMENT OF THE MW-POWER
91798	Eastman Kodak Company	DE	102009019198.4	102009019198.4	4/28/2009	1/19/2012	Granted	MW-FUSER FOR CUT
91801	Eastman Kodak Company	US	8202926	12/097,770	12/19/2006	6/19/2012	Granted	Coating Composition Containing a Dispersant
91808	Eastman Kodak Company	US	7570269	11/422,161	6/5/2006	8/4/2009	Granted	FONT MANAGEMENT SYSTEM
91816	Eastman Kodak Company	US	7596333	11/338,308	1/24/2006	9/29/2009	Granted	OPTIMIZING A PRINTING PROCESS FOR SUBSEQUENT FINISHING PROCEDURE
91832	Eastman Kodak Company	US	7419766	11/353,217	2/13/2006	9/2/2008	Granted	FLEXOGRAPHIC PRINTING PLATE PRECURSOR AND IMAGING METHOD
91843	Eastman Kodak Company	US	8311463	12/542,750	8/18/2009	11/13/2012	Granted	METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS
91846	Eastman Kodak Company	US	7838106	11/959,948	12/19/2007	11/23/2010	Granted	FOAMED IMAGE RECEIVER
91847	Eastman Kodak Company	DE	602007025145.1	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	FR	2024180	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	GB	2024180	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	JP	5014422	2009-513172	5/21/2007	6/15/2012	Granted	PRODUCING AN INK JET IMAGE
91847	Eastman Kodak Company	US	7695128	11/445,681	6/2/2006	4/13/2010	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91850	Eastman Kodak Company	EP		07795117.6	5/21/2007		Filed	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	JP	5063687	2009-513173	5/21/2007	8/17/2012	Granted	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	US	7789504	11/445,714	6/2/2006	9/7/2010	Granted	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91852	Eastman Kodak Company	DE	1957387	602006024047.3	9/20/2006	8/24/2011	Granted	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91852	Eastman Kodak Company	NL	1957387	06792183.3	9/20/2006	8/24/2011	Granted	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91853	Eastman Kodak Company	CN	ZL200780014819.1	200780014819.1	4/12/2007	5/4/2011	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	EP		06008510.7	4/25/2006		Filed	BAKEABLE RADIATION-SENSITIVE ELEMENTS WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	JP	5059849	2009-506945	4/12/2007	8/10/2012	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	US	8137891	12/297,058	4/12/2007	3/20/2012	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91855	Eastman Kodak Company	US	8119331	12/159,287	1/2/2007	2/21/2012	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
91856	Eastman Kodak Company	CN	ZL200780002909.9	200780002909.9	1/9/2007	6/22/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	DE	602007013703.9	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	FR	1984180	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	GB	1984180	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	JP	4938798	2008-551287	1/9/2007	3/2/2012	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7163770	11/337,778	1/23/2006	1/16/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7241556	11/551,753	10/23/2006	7/10/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91857	Eastman Kodak Company	EP		07749979.6	2/6/2007		Filed	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	JP	5155885	2008-555264	2/6/2007	12/14/2012	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	US	7175949	11/356,518	2/17/2006	2/13/2007	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91861	Eastman Kodak Company	DE	602007001191.4	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS

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91861	Eastman Kodak Company	GB	1984450	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	NL	1984450	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	US	8329761	11/352,586	2/13/2006	12/11/2012	Granted	OIL-IN-OIL EMULSIONS
91862	Eastman Kodak Company	DE	602007021150.6	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	GB	1984449	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	NL	1984449	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	US	8323392	11/353,210	2/13/2006	12/4/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91864	Eastman Kodak Company	US	8192909	11/313,612	12/21/2005	6/5/2012	Granted	CHEMICALLY PREPARED POROUS TONER
91865	Eastman Kodak Company	DE	602007020252.3	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	GB	1999296	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	KR		2008-7023861	3/14/2007		Filed	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	NL	1999296	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	TW	I396769	096110843	3/28/2007	5/21/2013	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	US	7456429	11/392,006	3/29/2006	11/25/2008	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	DE	602007032124.7	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	EP	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	GB	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	JP	5149272	2009-502830	3/14/2007	12/7/2012	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	KR		2008-7023813	3/14/2007		Filed	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	NL	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	TW	I396768	096110842	3/28/2007	5/21/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	US	7413982	11/392,007	3/29/2006	8/19/2008	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91871	Eastman Kodak Company	US	7715043	11/362,346	2/24/2006	5/11/2010	Granted	MULTI-LEVEL PRINTING MASKING METHOD
91879	Eastman Kodak Company	CN		200980138133.2	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	EP		09781053.5	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	JP		2011-527266	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	KR		10-2011-7009400	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	US	8382105	13/120,512	7/24/2009	2/26/2013	Granted	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91880	Eastman Kodak Company	DE		102008063215.5	12/29/2008		Filed	MICROWAVE WEB DRYER I
91881	Eastman Kodak Company	DE		102006010401.3	3/3/2006		Filed	MW-DRYER WITH RIDGED APPLICATOR
91881	Eastman Kodak Company	US	7673979	11/681,328	3/2/2007	3/9/2010	Granted	INK-JET PRINTING DEVICE INCLUDING A MICROWAVE HEATING DEVICE
91882	Eastman Kodak Company	EP		07711940.2	3/14/2007		Filed	METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91882	Eastman Kodak Company	US		12/293,568	3/14/2007		Filed	METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91883	Eastman Kodak Company	DE	102005055890	102005055890.9	11/22/2005	3/28/2013	Granted	PAPER GUIDING FOR HIGH VOLUME TRY
91883	Eastman Kodak Company	GB	1954616	06762221.7	6/27/2006	8/8/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	JP	4920695	2008-540466	6/27/2006	2/10/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	NL	1954616	06762221.7	6/27/2006	8/8/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	US	7850167	12/094,289	6/27/2006	12/14/2010	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91897	Eastman Kodak Company	CN	ZL200780011637.9	200780011637.9	3/22/2007	1/23/2013	Granted	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	EP		07753710.8	3/22/2007		Filed	MULTILEVEL HALFTONE

91897	Eastman Kodak Company	JP	5058247	2009-502867	3/22/2007	8/10/2012	Granted	SCREEN AND SETS THEREOF MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	US	7830569	11/394,770	3/31/2006	11/9/2010	Granted	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91900	Eastman Kodak Company	US	7273689	11/058,973	2/16/2005	9/25/2007	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE-WORKING, IR RADIATION SENSITIVE LAYER

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91927	Eastman Kodak Company	US	7509077	11/564,871	11/30/2006	3/24/2009	Granted	METHOD AND PRINTING MACHINE USED FOR PRINTING WITH THE USE OF TONER
91928	Eastman Kodak Company	US	7924395	11/622,809	1/12/2007	4/12/2011	Granted	METHOD AND SYSTEM FOR DELIVERING DIGITAL CINEMA CONTENT CONCURRENTLY TO BOTH A RETAIL EXHIBITOR AND REMOTE THEATER
91934	Eastman Kodak Company	US	7747951	11/364,713	2/28/2006	6/29/2010	Granted	SYSTEM AND METHOD FOR PROCESSING VERSION CONTENT
91940	Eastman Kodak Company	US	7824019	11/744,987	5/7/2007	11/2/2010	Granted	CONTINUOUS PRINTING APPARATUS HAVING IMPROVED DEFLECTOR MECHANISM
91953	Eastman Kodak Company	US	7368207	11/396,167	3/31/2006	5/6/2008	Granted	DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91961	Eastman Kodak Company	US	8033625	11/951,357	12/6/2007	10/11/2011	Granted	APPARATUS AND METHOD OF FILLING INK TANK
91990	Eastman Kodak Company	US		12/161,720	1/31/2007		Filed	UV-SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR WITH BENZOXAZOLE DERIVATIVE AND ANALOGUES THEREOF AS SENSITIZER
91991	Eastman Kodak Company	US	7223506	11/393,156	3/30/2006	5/29/2007	Granted	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
91992	Eastman Kodak Company	CN	ZL200780007475.1	200780007475.1	2/15/2007	5/22/2013	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	JP	5113087	2008-557285	2/15/2007	10/19/2012	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	US	7175967	11/366,076	3/2/2006	2/13/2007	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
92006	Eastman Kodak Company	CN	ZL200780047504.7	200780047504.7	12/5/2007	7/6/2011	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	DE	602007030805.4	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	EP	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	GB	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	NL	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	US	7976138	11/614,107	12/21/2006	7/12/2011	Granted	DATA-PROVIDING-COMPONENT SECURING MECHANISM FOR PRINTING APPARATUS RESERVOIR
92007	Eastman Kodak Company	US	7510259	11/613,435	12/20/2006	3/31/2009	Granted	CALIBRATING TURN-ON ENERGY OF A MARKING DEVICE
92009	Eastman Kodak Company	US	7738142	11/560,142	11/15/2006	6/15/2010	Granted	ESTIMATING COLOR OF A COLORANT DEPOSITED ON A SUBSTRATE
92013	Eastman Kodak Company	US	7261867	11/399,754	4/7/2006	8/28/2007	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92014	Eastman Kodak Company	US	8062615	12/101,249	4/11/2008	11/22/2011	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING CARBOXYLIC ACID ADDITIVES
92018	Eastman Kodak Company	EP		08724864.7	1/28/2008		Filed	POLYMER COMPOSITE
92018	Eastman Kodak Company	US	7579396	11/669,830	1/31/2007	8/25/2009	Granted	POLYMER COMPOSITE
92028	Eastman Kodak Company	CN	ZL200780024524.2	200780024524.2	6/13/2007	11/28/2012	Granted	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	EP		07809500.7	6/13/2007		Filed	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	US	7810910	11/427,374	6/29/2006	10/12/2010	Granted	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92041	Eastman Kodak Company	US	7582149	12/015,110	1/16/2008	9/1/2009	Granted	MONOAZO COLORANTS FROM PYRAZOLOBENZODIAZINEDIOXIDES
92044	Eastman Kodak Company	DE	602009013062.5	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	EP	2313270	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	GB	2313270	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	JP		2011-521100	7/21/2009		Filed	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US	8034540	12/183,173	7/31/2008	10/11/2011	Granted	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US		13/223,340	9/1/2011		Filed	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92069	Eastman Kodak Company	US	7548711	11/394,728	3/31/2006	6/16/2009	Granted	WEB CLEANING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
92072	Eastman Kodak Company	CN	200780013848.6	200780013848.6	4/10/2007	9/8/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE (original) A POSITIVE-WORKING IMAGEABLE ELEMENT, A METHOD OF FORMING IMAGE WITH THE SAME AND THE IMAGED ELEMENTS OBTAINED THEREFROM
92072	Eastman Kodak Company	DE	602007007748.6	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	FR	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	GB	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	JP	5319517	2009-506511	4/10/2007	7/19/2013	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

92072	Eastman Kodak Company	NL	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	US	7169518	11/405,185	4/17/2006	1/30/2007	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92078	Eastman Kodak Company	US	7773256	11/560,156	11/15/2006	8/10/2010	Granted	ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92081	Eastman Kodak Company	US		12/568,694	9/29/2009		Filed	A PRINthead AND METHOD OF FORMING SAME

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92083	Eastman Kodak Company	EP		07835793.6	6/8/2007		Filed	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92083	Eastman Kodak Company	US	7226709	11/455,990	6/20/2006	6/5/2007	Granted	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92087	Eastman Kodak Company	US	7847979	11/482,272	7/7/2006	12/7/2010	Granted	PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92108	Eastman Kodak Company	US	7608140	12/031,766	2/15/2008	10/27/2009	Granted	INKJET INKS CONTAINING AZO PYRAZOLOBENZOPYRIMIDINEONE CLASS OF COLORANTS
92137	Eastman Kodak Company	US	5787807	08/812,100	3/5/1997	8/4/1998	Granted	SHEET-FED ROTARY PRINTING PRESS WITH DIGITAL IMAGING
92139	Eastman Kodak Company	DE	19508254	19508254.0	3/8/1995	7/29/2010	Granted	METHOD FOR TRANSPORTING HANDLING SHEETS
92139	Eastman Kodak Company	US	5775683	08/904,378	8/1/1997	7/7/1998	Granted	METHOD FOR TRANSPORTING HANDLING SHEETS
92145	Eastman Kodak Company	US	5964153	09/169,061	10/9/1998	10/12/1999	Granted	SHEET-TURNING DEVICE FOR SHEET-FED PRINTING PRESSES
92156	Eastman Kodak Company	US	7464803	11/491,884	7/24/2006	12/16/2008	Granted	ORIENTATING APPARATUS
92165	Eastman Kodak Company	GB	2064140	07802336.3	9/17/2007	5/2/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	JP	5191490	2009-528631	9/17/2007	2/8/2013	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	NL	2064140	07802336.3	9/17/2007	5/2/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	US	8215855	12/441,728	9/17/2007	7/10/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92198	Eastman Kodak Company	EP		07750517.0	2/13/2007		Filed	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92198	Eastman Kodak Company	US	7829160	11/364,748	2/28/2006	11/9/2010	Granted	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92207	Eastman Kodak Company	US	7931834	11/674,291	2/13/2007	4/26/2011	Granted	PROCESS FOR THE FORMATION AND COLLECTION OF PARTICLES USING CRYOGENIC MATERIAL
92210	Eastman Kodak Company	US	7223529	11/429,614	5/5/2006	5/29/2007	Granted	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
92227	Eastman Kodak Company	CN	ISSUING	200880005659.9	2/13/2008	12/12/2012	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	EP		08725504.8	2/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	US	7544462	11/677,599	2/22/2007	6/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92228	Eastman Kodak Company	CN	ZL200880022552.5	200880022552.5	6/13/2008	4/10/2013	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	EP		08768429.6	6/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2010-514758	6/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2012-229079	10/16/2012		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7723012	11/769,766	6/28/2007	5/25/2010	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7955779	12/545,297	8/21/2009	6/7/2011	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92230	Eastman Kodak Company	US		12/975,780	12/22/2010		Filed	THERMALLY CONDUCTIVE FUSER COATING
92232	Eastman Kodak Company	US	7550244	11/453,177	6/14/2006	6/23/2009	Granted	REACTIVE POLYMER PARTICLES AND METHOD OF PREPARATION
92237	Eastman Kodak Company	EP		07796136.5	6/14/2007		Filed	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	JP	4981900	2009-515502	6/14/2007	4/27/2012	Granted	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	US	7777915	11/453,353	6/15/2006	8/17/2010	Granted	IMAGE CONTROL SYSTEM AND METHOD
92244	Eastman Kodak Company	DE	602008007812.4	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	GB	2144759	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	NL	2144759	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	US	7520598	11/746,094	5/9/2007	4/21/2009	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92252	Eastman Kodak Company	CN	ISSUING	200780023145.1	6/4/2007	5/6/2013	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	DE	602007024601.6	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	FR	2029361	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	GB	2029361	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92255	Eastman Kodak Company	US	7413293	11/417,458	5/4/2006	8/19/2008	Granted	DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
92273	Eastman Kodak Company	EP		07809538.7	6/14/2007		Filed	PRINT QUALITY MAINTENANCE METHOD AND

92273	Eastman Kodak Company	US	7539427	11/453,218	6/14/2006	5/26/2009	Granted	SYSTEM PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92274	Eastman Kodak Company	DE	602008020872.9	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS

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92274	Eastman Kodak Company	EP	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	GB	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	NL	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	US	8104885	11/969,277	1/4/2008	1/31/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92276	Eastman Kodak Company	EP		07839125.7	10/2/2007		Filed	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92276	Eastman Kodak Company	US	7777395	11/548,709	10/12/2006	8/17/2010	Granted	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92277	Eastman Kodak Company	CN	ZL200880015279.3	200880015279.3	4/25/2008	1/18/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	DE	602008014116.0	602008014116.0	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	FR	2142372	08743320.7	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	GB	2142372	08743320.7	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP	5245080	2010-507394	4/25/2008	4/19/2013	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2013-050258	3/13/2013		Filed	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	US	7682002	11/744,998	5/7/2007	3/23/2010	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92302	Eastman Kodak Company	US	8351829	12/281,050	8/30/2006	1/8/2013	Granted	METHOD OF PREVENTING A REGISTRATION ERROR WHILE PRINTING
92303	Eastman Kodak Company	DE		102006010249.5	3/2/2006		Filed	CROSS TRACK SHIFTING IN THE PERFECTOR PATH
92303	Eastman Kodak Company	US	8313099	12/281,002	9/21/2006	11/20/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF A SHEET
92315-1	Eastman Kodak Company	US	7458687	11/739,761	4/25/2007	12/2/2008	Granted	HIGH EFFICIENCY DIGITAL CINEMA PROJECTION SYSTEM WITH INCREASED ETENDUE
92342	Eastman Kodak Company	US	7641332	11/398,295	4/3/2006	1/5/2010	Granted	POST IMAGING PUNCHING APPARATUS AND METHOD
92342	Eastman Kodak Company	US	8240844	12/621,584	11/19/2009	8/14/2012	Granted	POST-IMAGING PUNCHING APPARATUS AND METHOD
92374	Eastman Kodak Company	CN	ZL200780011815.8	200780011815.8	3/22/2007	6/12/2013	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	EP		07753753.8	3/22/2007		Filed	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	JP	5070279	2009-502872	3/22/2007	8/24/2012	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	US	7626730	11/394,490	3/31/2006	12/1/2009	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92377	Eastman Kodak Company	CN	ISSUING	200780022075.8	6/5/2007	4/8/2013	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	DE	602006017047.5	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	FR	1868036	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	GB	1868036	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	JP	5113162	2009-514672	6/5/2007	10/19/2012	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	US	8105755	12/300,206	6/5/2007	1/31/2012	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PLATES WITH OVERCOAT
92379	Eastman Kodak Company	AU	2007268133	2007268133	5/14/2007	8/30/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	BR		PI 0712408-2	5/14/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	CN	ZL200780019287.0	200780019287.0	5/14/2007	7/4/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	DE	602007029363.4	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	EP	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	ES	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	FR	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	GB	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND

92379	Eastman Kodak Company	IN		8604/DELNP/2008	5/14/2007		Filed	IMAGEABLE MATERIALS NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IT	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	JP	5129242	2009-512038	5/14/2007	11/9/2012	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	NL	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	RU	2436799	2008151777	5/14/2007	12/20/2011	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	US	7524614	11/441,601	5/26/2006	4/28/2009	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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92380	Eastman Kodak Company	EP		07809499.2	6/13/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE ELEMENTS
92387	Eastman Kodak Company	CN	ZL200780047137.0	200780047137.0	12/18/2007	11/7/2012	Granted	INSERT MOLDED PRINTHEAD SUBSTRATE
92387	Eastman Kodak Company	EP		07863076.1	12/18/2007		Filed	INSERT MOLDED PRINTHEAD SUBSTRATE
92387	Eastman Kodak Company	US	8246141	11/614,143	12/21/2006	8/21/2012	Granted	INSERT MOLDED PRINTHEAD SUBSTRATE
92402	Eastman Kodak Company	US	7912426	11/863,302	9/28/2007	3/22/2011	Granted	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT
92416	Eastman Kodak Company	US	7423754	11/622,015	1/11/2007	9/9/2008	Granted	WEB PLANARITY GAUGE AND METHOD
92420	Eastman Kodak Company	EP		07874498.4	12/13/2007		Filed	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	TW		097103096	1/28/2008		Filed	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	US	7494903	11/668,041	1/29/2007	2/24/2009	Granted	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92422	Eastman Kodak Company	DE	602008007706.3	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	GB	2231411	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	NL	2231411	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	US	7988255	11/969,265	1/4/2008	8/2/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92426	Eastman Kodak Company	US	7282927	11/472,230	6/21/2006	10/16/2007	Granted	THE USE OF A CONFIGURABLE ELECTRONIC CONTROLLER FOR CAPACITANCE MEASUREMENTS AND CABLE BREAK DETECTION
92430	Eastman Kodak Company	US	7985031	11/969,288	1/4/2008	7/26/2011	Granted	GUIDE RAIL FOR CARRIAGE PRINTER
92446	Eastman Kodak Company	EP		07795927.8	6/8/2007		Filed	DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	JP		2009-516507	6/8/2007		Filed	DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	US	7696270	11/472,764	6/22/2006	4/13/2010	Granted	DISPERSANTS FOR WAXES
92447	Eastman Kodak Company	EP		07795932.8	6/8/2007		Filed	FUSER MEMBER
92447	Eastman Kodak Company	US	7531237	11/472,918	6/22/2006	5/12/2009	Granted	FUSER MEMBER
92448	Eastman Kodak Company	US	7494706	11/472,771	6/22/2006	2/24/2009	Granted	FUSER MEMBER
92449	Eastman Kodak Company	DE	602007017831.2	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	FR	2030090	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	GB	2030090	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	US	7534492	11/472,888	6/22/2006	5/19/2009	Granted	FUSER MEMBER
92450	Eastman Kodak Company	CN	ZL200780047344.6	200780047344.6	12/5/2007	8/17/2011	Granted	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	US	7731335	11/614,160	12/21/2006	6/8/2010	Granted	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTING DEVICE
92452	Eastman Kodak Company	US	7682542	11/472,919	6/22/2006	3/23/2010	Granted	METHOD OF MAKING FUSER MEMBER
92453	Eastman Kodak Company	US	7678701	11/461,080	7/31/2006	3/16/2010	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7964507	12/697,522	2/1/2010	6/21/2011	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92455	Eastman Kodak Company	US	7977170	11/538,173	10/3/2006	7/12/2011	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	8288214	13/106,203	5/12/2011	10/16/2012	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92462	Eastman Kodak Company	US	7892160	11/503,778	8/14/2006	2/22/2011	Granted	DOUBLE SLEEVED ELECTROGRAPHIC MEMBER
92494	Eastman Kodak Company	US	7175969	11/488,588	7/18/2006	2/13/2007	Granted	METHOD OF PREPARING NEGATIVE-WORKING IMAGEABLE ELEMENTS
92498	Eastman Kodak Company	CN	ZL200780028508.0	200780028508.0	7/23/2007	1/2/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	DE	2047333	602007005655.1	7/23/2007	3/31/2010	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	GB	2047333	07810685.3	7/23/2007	3/31/2010	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	JP		2009-521788	7/23/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US	7332253	11/494,235	7/27/2006	2/19/2008	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US		11/923,697	10/25/2007		Filed	NEGATIVE-WORKING IMAGEABLE MATERIALS
92503	Eastman Kodak Company	US	7577383	11/680,166	2/28/2007	8/18/2009	Granted	APPARATUS AND METHOD FOR TRANSPORTING POWDER TO AN IMAGE DEVICE OF AN ELECTROSTATOGRAPHIC PRINTER
92508	Eastman Kodak Company	US	7837285	11/687,119	3/16/2007	11/23/2010	Granted	INKJET PRINTING USING PROTECTIVE INK
92515	Eastman Kodak Company	DE	602007020017.2	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS

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92515	Eastman Kodak Company	GB	2024790	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	NL	2024790	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	US	7745101	11/421,894	6/2/2006	6/29/2010	Granted	NOVEL NANOPARTICLE PATTERNING PROCESS
92544	Eastman Kodak Company	US	D579348	29/259,957	5/17/2006	10/28/2008	Granted	THREE-CHAMBERED CONTAINER
92666	Eastman Kodak Company	US	7651206	11/612,694	12/19/2006	1/26/2010	Granted	OUTPUT IMAGE PROCESSING FOR SMALL DROP PRINTING
92679	Eastman Kodak Company	DE	602007028294.2	07866262.4	12/22/2007	1/23/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	EP	2102013	07866262.4	12/22/2007	1/23/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	FR	0700142	0700142	1/10/2007	7/22/2011	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL PROCEDE ET DISPOSITIF DE CONTROLE DE QUALITE D'ENCRE
92679	Eastman Kodak Company	JP	5185287	2009-545105	12/22/2007	1/25/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	US	8215733	12/522,305	12/22/2007	7/10/2012	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92705	Eastman Kodak Company	US		13/133,389	12/9/2008		Filed	METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92723	Eastman Kodak Company	JP	3889530	1999-227083	8/11/1999	12/8/2006	Granted	PHOTOPOLYMERIZABLE COMPOSITION, PHOTOPOLYMERIZABLE
92754	Eastman Kodak Company	CN	ZL200780047285.2	200780047285.2	12/6/2007	9/14/2011	Granted	PLANOGRAPHIC PRINTING PLATE AND IMAGE FORMING METHOD
92754	Eastman Kodak Company	DE	602007029906.3	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	EP	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	GB	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	NL	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	7690774	11/614,147	12/21/2006	4/6/2010	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8061829	12/705,673	2/15/2010	11/22/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8057028	12/705,687	2/15/2010	11/15/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92756	Eastman Kodak Company	DE	602007021687.7	07853397.3	12/14/2007	3/28/2012	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	NL	2097271	07853397.3	12/14/2007	3/28/2012	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	US	7833591	11/617,777	12/29/2006	11/16/2010	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92757	Eastman Kodak Company	US	7847027	11/617,775	12/29/2006	12/7/2010	Granted	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92757	Eastman Kodak Company	US		12/882,261	9/15/2010		Filed	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92772	Eastman Kodak Company	EP		09781054.3	7/24/2009		Filed	SHEET CONVEYING DEVICE
92773	Eastman Kodak Company	DE	102007040588.1	102007040588.1	8/28/2007	5/12/2011	Granted	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	DE		102007063795.2	8/28/2007		Filed	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	US	7812735	11/853,914	9/12/2007	10/12/2010	Granted	METHOD FOR AUTOMATICALLY IDENTIFYING A TYPE OF TRANSPARENT CONVEYOR BELT
92775	Eastman Kodak Company	DE		102006022753.0	5/12/2006		Filed	CROSS TRACK REGISTER CORRECTION
92775	Eastman Kodak Company	US	8238808	12/299,638	4/10/2007	8/7/2012	Granted	METHOD OF ENSURING A CORRECT LATERAL REGISTRATION SETTING AND PRINTING MACHINE SUITABLE THEREFOR
92778	Eastman Kodak Company	US	7714923	11/555,819	11/2/2006	5/11/2010	Granted	INTEGRATED DISPLAY AND CAPTURE APPARATUS
92805	Eastman Kodak Company	EP		07811427.9	8/20/2007		Filed	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189216	2002-127790	6/5/2012	2/1/2013	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5113173	2009-526628	8/20/2007	10/19/2012	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189215	2012-127781	6/5/2012	2/1/2013	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	US	7326521	11/513,995	8/31/2006	2/5/2008	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92806	Eastman Kodak Company	CN	ZL200780038955.4	200780038955.4	10/5/2007	3/27/2013	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES

92806	Eastman Kodak Company	EP		07867210.2	10/5/2007		Filed	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	JP	5065403	2009-533309	10/5/2007	8/17/2012	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	US	7300726	11/551,259	10/20/2006	11/27/2007	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92808	Eastman Kodak Company	US	8178283	12/516,884	12/5/2007	5/15/2012	Granted	METHOD FOR TREATING RINSING WASTEWATER FROM DEVELOPING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD OF DEVELOPMENT, AND DEVELOPING APPARATUS
92815	Eastman Kodak Company	US	7881530	11/695,170	4/2/2007	2/1/2011	Granted	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE

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92815	Eastman Kodak Company	US	8005299	13/004,102	1/11/2011	8/23/2011	Granted	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92816	Eastman Kodak Company	EP		07848620.6	12/19/2007		Filed	AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	US	8263683	12/517,213	12/19/2007	9/11/2012	Granted	INK FOR PRINTING ON LOW ENERGY SUBSTRATES
92835	Eastman Kodak Company	DE	602007026599.1	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	EP	2066730	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	GB	2066730	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	US	8430952	12/251,662	10/15/2008	4/30/2013	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92862	Eastman Kodak Company	US	7769338	11/557,838	11/8/2006	8/3/2010	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
92863	Eastman Kodak Company	US		12/317,552	12/23/2008		Filed	RIDGE-BASED COLOR GAMUT MAPPING
92873	Eastman Kodak Company	US	7452638	11/532,647	9/18/2006	11/18/2008	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92874	Eastman Kodak Company	CN	ZL200780034707.2	200780034707.2	9/18/2007	1/11/2012	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	DE	1903399	602006009936.3	9/20/2006	10/21/2009	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	GB	1903399	06019680.5	9/20/2006	10/21/2009	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	US	8507181	12/438,160	9/18/2007	8/13/2013	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92912	Eastman Kodak Company	US	7599634	11/734,821	4/13/2007	10/6/2009	Granted	SUBJECTIVE AND OBJECTIVE UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92917	Eastman Kodak Company	CN		200780047852.4	12/7/2007		Filed	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	DE	602007007984.5	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	FR	2097260	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	GB	2097260	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	US	7827912	11/615,025	12/22/2006	11/9/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92929	Eastman Kodak Company	DE	602007022475.6	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	GB	2054231	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	NL	2054231	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7845773	11/504,960	8/16/2006	12/7/2010	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7988250	12/903,244	10/13/2010	8/2/2011	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92931	Eastman Kodak Company	US	7916319	11/687,277	3/16/2007	3/29/2011	Granted	PRINTING MANAGEMENT SYSTEM
92931	Eastman Kodak Company	US	7978356	12/890,778	9/27/2010	7/12/2011	Granted	PRINTING MANAGEMENT SYSTEM
92937	Eastman Kodak Company	US	7449287	12/022,543	1/30/2008	11/11/2008	Granted	PEARLESCENT TEXTURED IMAGING SUPPORTS
92952	Eastman Kodak Company	CN	ZL200780047206.8	200780047206.8	12/6/2007	7/25/2012	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	CN		201110257732.5	12/6/2007		Filed	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW	I389800	096149073	12/20/2007	3/21/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		100128253	12/20/2007		Filed	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	7810917	11/614,125	12/21/2006	10/12/2010	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	8052263	12/818,296	6/18/2010	11/8/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92963	Eastman Kodak Company	US	7792467	11/855,590	9/14/2007	9/7/2010	Granted	DUAL CHANNEL APPARATUS FOR TRANSPORTING POWDER IN AN ELECTROSTATOGRAPHIC PRINTER
93007	Eastman Kodak Company	EP		07868123.6	12/27/2007		Filed	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	JP		2009-544116	12/27/2007		Filed	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	US	8358957	11/646,134	12/27/2006	1/22/2013	Granted	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93019	Eastman Kodak Company	DE	102006040528.5	102006040528.5	8/30/2006	1/26/2012	Granted	TRAILER SHEETS
93019	Eastman Kodak Company	US	8155549	12/375,761	7/27/2007	4/10/2012	Granted	METHOD FOR CONTROLLING A PRINT JOB
93037	Eastman Kodak Company	US	7901057	12/100,565	4/10/2008	3/8/2011	Granted	THERMAL INKJET PRINthead ON A METALLIC SUBSTRATE
93039	Eastman Kodak Company	DE	102008061929.9	102008061929.9	12/12/2008	8/25/2011	Granted	PRINTING MODULES DRIVE
93039	Eastman Kodak Company	US		13/133,393	11/27/2009		Filed	ACTION DEVICE FOR PRESSURE

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93055	Eastman Kodak Company	US	8014029	12/193,843	8/19/2008	9/6/2011	Granted	RASTER-TO-SWATH IMAGE DATA CONVERSION PRINTING SYSTEM AND RELATED METHOD
93075	Eastman Kodak Company	JP	3949884	2000-255881	8/25/2000	4/27/2007	Granted	POSITIVE PHOTSENSITIVE COMPOSITION AND POSITIVE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
93085	Eastman Kodak Company	US	7505847	11/533,538	9/20/2006	3/17/2009	Granted	CONFIGURABLE ELECTRONIC CONTROL SYSTEM AND DIAGNOSTIC METHOD
93122	Eastman Kodak Company	US	7735954	11/682,352	3/6/2007	6/15/2010	Granted	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93125	Eastman Kodak Company	US	7758155	11/748,620	5/15/2007	7/20/2010	Granted	MONOLITHIC PRINthead WITH MULTIPLE ROWS OF INKJET ORIFICES
93149	Eastman Kodak Company	EP		08742739.9	4/10/2008		Filed	FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187793	11/738,536	4/23/2007	5/29/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187794	11/782,687	7/25/2007	5/29/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8163465	12/838,533	7/19/2010	4/24/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8313887	13/325,093	12/14/2011	11/20/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93158	Eastman Kodak Company	DE	602007016177.0	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	GB	2089919	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	JP		2009-540234	11/21/2007		Filed	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	NL	2089919	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	US	7804087	11/567,954	12/7/2006	9/28/2010	Granted	CONFIGURATIONALLY CONTROLLED N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
93160	Eastman Kodak Company	CN	ZL200780044806.9	200780044806.9	11/27/2007	7/4/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93160	Eastman Kodak Company	US	7883826	11/567,782	12/7/2006	2/8/2011	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93170	Eastman Kodak Company	EP		07838846.9	9/26/2007		Filed	AUTOMATED PRINTING
93170	Eastman Kodak Company	US		11/538,937	10/5/2006		Filed	A METHOD FOR AUTOMATED PRINTING WORKFLOW
93175	Eastman Kodak Company	US	7584539	11/549,710	10/16/2006	9/8/2009	Granted	ELECTROPOLISHING OF INK-JET PRINTER COMPONENTS
93178	Eastman Kodak Company	US	7826097	11/754,549	5/29/2007	11/2/2010	Granted	ASYMMETRICAL DIGITAL FILTERS FOR DOT GAIN ADJUSTMENTS
93181	Eastman Kodak Company	US	7989146	11/869,008	10/9/2007	8/2/2011	Granted	COMPONENT FABRICATION USING THERMAL RESIST MATERIALS
93187	Eastman Kodak Company	JP	5249243	2009-547254	1/14/2008	4/19/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	US	8207063	11/627,525	1/26/2007	6/26/2012	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93189	Eastman Kodak Company	DE	602009004006.5	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	GB	2310210	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	JP		2011-521103	7/21/2009		Filed	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	NL	2310210	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	US	8202585	12/183,699	7/31/2008	6/19/2012	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93194	Eastman Kodak Company	US	8290409	12/415,380	3/31/2009	10/16/2012	Granted	DEVELOPER STATION FOR AN ELECTROGRAPHIC PRINTER HAVING REDUCED DEVELOPER AGITATION
93195	Eastman Kodak Company	US	7643175	11/610,551	12/14/2006	1/5/2010	Granted	COLOR PRINT ENHANCEMENT SYSTEM WITH CONVERSION OF PCS ENCODED

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93197	Eastman Kodak Company	EP		07852977.3		10/26/2007		Filed	PICTUE INTO PHOTOGRAPHIC PROCESS CONFINED PCS AND CORRECTION FOR FINISH
93197	Eastman Kodak Company	JP		2009-535284		10/26/2007		Filed	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93197	Eastman Kodak Company	US	7697053	11/555,822		11/2/2006	4/13/2010	Granted	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93204	Eastman Kodak Company	US	8361840	12/236,907		9/24/2008	1/29/2013	Granted	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93205	Eastman Kodak Company	US	7879691	12/236,972		9/24/2008	2/1/2011	Granted	THERMAL BARRIER LAYER FOR INTEGRATED CIRCUIT MANUFACTURE
93206	Eastman Kodak Company	US	7772042	12/236,848		9/24/2008	8/10/2010	Granted	LOW COST DIE PLACEMENT
93211	Eastman Kodak Company	US		11/962,529		12/21/2007		Filed	SOLVENT SOFTENING TO ALLOW DIE PLACEMENT
93213	Eastman Kodak Company	US	7387361	11/675,761		2/16/2007	6/17/2008	Granted	PRINTER AND PRINTING METHOD USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
93218	Eastman Kodak Company	CN	ZL200780049535.6	200780049535.6		12/26/2007	7/24/2013	Granted	FAILED NOZZLE CORRECTION SYSTEM AND METHOD FOR BORDERLESS PRINTING
93218	Eastman Kodak Company	EP		07868026.1		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	IN		3335/DELNP/2009		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	JP		2009-544851		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD

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93218	Eastman Kodak Company	KR		2009-7014140	12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	US		11/620,744	1/8/2007		Filed	DEPOSITION SYSTEM AND METHOD USING
93219	Eastman Kodak Company	US	7989506	11/696,232	4/4/2007	8/2/2011	Granted	A DELIVERY HEAD SEPARATED FROM A SUBSTRATE BY GAS PRESSURE METHOD AND APPARATUS FOR DISPERSION OF HIGH-SURFACE-AREA, LOW-BULK-DENSITY FUMED SILICA
93228	Eastman Kodak Company	EP		07868038.6	12/26/2007		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	JP		2009-544853	12/26/2007		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	TW		097100593	1/7/2008		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US	7789961	11/620,740	1/8/2007	9/7/2010	Granted	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US		12/813,552	6/11/2010		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93245	Eastman Kodak Company	US	8034663	12/237,127	9/24/2008	10/11/2011	Granted	LOW COST DIE RELEASE WAFER
93258	Eastman Kodak Company	FR	0701749	0701749	3/12/2007	12/18/2009	Granted	VARIABLE-SPEED BROWSING METHOD FOR DIGITAL IMAGES PROCEDE DE FURETAGE A VITESSE VARIABLE POUR IMAGES NUMERIQUES
93265	Eastman Kodak Company	EP		08754815.2	6/2/2008		Filed	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93265	Eastman Kodak Company	US	8023846	11/759,406	6/7/2007	9/20/2011	Granted	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93268	Eastman Kodak Company	US		12/164,653	6/30/2008		Filed	INKJET PRINTER WITH INKS CONTAINING POLYOXYGENATED-POLYOLS
93299	Eastman Kodak Company	DE	602008018378.5	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	GB	2125375	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	NL	2125375	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	US	7758171	11/687,873	3/19/2007	7/20/2010	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93307	Eastman Kodak Company	US		12/809,698	12/22/2007		Filed	A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93308	Eastman Kodak Company	EP		07856793.0	12/17/2007		Filed	METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93308	Eastman Kodak Company	US		12/808,437	9/1/2010		Filed	METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93324	Eastman Kodak Company	US		12/057,929	3/28/2008		Filed	IMPROVED FLUID FLOW IN MICROFLUIDIC DEVICES
93365	Eastman Kodak Company	US	7643778	11/742,092	4/30/2007	1/5/2010	Granted	POWDER TRANSPORT WITH A TAPERED FEED ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
93408	Eastman Kodak Company	EP		08724440.6	1/8/2008		Filed	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	7887984	11/624,252	1/18/2007	2/15/2011	Granted	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	8329783	12/961,559	12/7/2010	12/11/2012	Granted	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93412	Eastman Kodak Company	EP		08754248.6	5/8/2008		Filed	APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	JP		2010-507457	5/8/2008		Filed	APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	US	7565091	11/746,089	5/9/2007	7/21/2009	Granted	ELECTROPHOTOGRAPHIC APPARATUS
93413	Eastman Kodak Company	CN	ZL200880003510.7	200880003510.7	1/15/2008	5/1/2013	Granted	METHOD AND APPARATUS FOR SEPARATING A SLIP-SHEET FROM AN IMAGE RECORDABLE MATERIAL
93414	Eastman Kodak Company	EP		08724513.0	1/15/2008		Filed	SEPARATING IMAGE RECORDABLE MATERIALS FROM A STACK
93414	Eastman Kodak Company	US	7614619	11/668,519	1/30/2007	11/10/2009	Granted	METHODS AND APPARATUS FOR SEPARATING IMAGE RECORDABLE MATERIALS FROM A MEDIA STACK
93415	Eastman Kodak Company	CN	ZL200880003549.9	200880003549.9	1/15/2008	12/14/2011	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	EP		08705599.2	1/15/2008		Filed	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7604231	11/668,533	1/30/2007	10/20/2009	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7866656	12/497,735	7/6/2009	1/11/2011	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	8056895	12/497,736	7/6/2009	11/15/2011	Granted	METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93416	Eastman Kodak Company	CN	ZL200880003484.8	200880003484.8	1/15/2008	7/18/2012	Granted	METHOD AND APPARATUS FOR STORING

93416	Eastman Kodak Company	EP		08713140.5	1/15/2008		Filed	SLIP-SHEETS METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	JP	5138706	2009-547257	1/15/2008	11/22/2012	Granted	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	US	7744078	11/668,550	1/30/2007	6/29/2010	Granted	METHODS AND APPARATUS FOR STORING SLIP-SHEETS
93423	Eastman Kodak Company	US	7923184	11/862,430	9/27/2007	4/12/2011	Granted	PHOTOCONDUCTORS CONTAINING TRIMELLITIMIDE ESTERS
93430	Eastman Kodak Company	US	7678531	11/668,502	1/30/2007	3/16/2010	Granted	IMPROVED POSITIVE-WORKING IMAGEABLE ELEMENTS
93457	Eastman Kodak Company	EP		08867288.6	12/17/2008		Filed	INKJET INKS FOR PLAIN AND PHOTO- GLOSSY MEDIA

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93457	Eastman Kodak Company	US	8356892	11/964,947	12/27/2007	1/22/2013	Granted	INKJET INKS FOR PRINTING ON BOTH PLAIN AND PHOTO-GLOSSY PAPERS
93458	Eastman Kodak Company	US	7976147	12/165,923	7/1/2008	7/12/2011	Granted	NEW INKS FOR INKJET PRINTING
93461	Eastman Kodak Company	US	8036583	12/489,464	6/23/2009	10/11/2011	Granted	PREHEATING OF SUBSTRATES
93465	Eastman Kodak Company	CN	ZL200880108969.3	200880108969.3	9/18/2008	10/31/2012	Granted	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	CN		201110427409.8	12/19/2011		Filed	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	EP		08833206.9	9/18/2008		Filed	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	US	8361544	13/309,621	12/2/2011	1/29/2013	Granted	THIN FILM ELECTRONIC DEVICE FABRICATION PROCESS
93477	Eastman Kodak Company	US	7789500	11/614,115	12/21/2006	9/7/2010	Granted	PRINTING DEVICE FLUID RESERVOIR
93481	Eastman Kodak Company	CN	ZL200880023817.3	200880023817.3	6/26/2008	9/5/2012	Granted	CHASSIS WITH ALIGNMENT FEATURES
93481	Eastman Kodak Company	EP		08794384.1	6/26/2008		Filed	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	US	7582407	11/774,626	7/9/2007	9/1/2009	Granted	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93482	Eastman Kodak Company	US	7429445	11/682,906	3/7/2007	9/30/2008	Granted	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93483	Eastman Kodak Company	DE	602008005875.1	08767968.4	5/30/2008	3/30/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93483	Eastman Kodak Company	GB	2152933	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	NL	2152933	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93499	Eastman Kodak Company	JP		2009-544841	12/20/2007		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93499	Eastman Kodak Company	US	7877696	11/650,396	1/5/2007	1/25/2011	Granted	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93502	Eastman Kodak Company	US		11/650,281	1/5/2007		Filed	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93508	Eastman Kodak Company	EP		08768609.3	6/19/2008		Filed	FUNCTION ENHANCING ARRAY FOR MULTI-FRAME DISPLAY SYSTEM
93508	Eastman Kodak Company	JP		2010-516978	6/19/2008		Filed	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	US	7965961	11/777,371	7/13/2007	6/21/2011	Granted	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93510	Eastman Kodak Company	US	7780280	11/679,892	2/28/2007	8/24/2010	Granted	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93511	Eastman Kodak Company	US	8094838	11/623,107	1/15/2007	1/10/2012	Granted	FLUID PORT SEAL WITH SURFACE HAVING CHANNELS
93513	Eastman Kodak Company	US	7735983	11/679,925	2/28/2007	6/15/2010	Granted	VOICE COMMAND OF AUDIO EMITTING DEVICE
93513	Eastman Kodak Company	US	8002398	12/757,259	4/9/2010	8/23/2011	Granted	INK JET INK CARTRIDGE WITH VENTED WICK
93515	Eastman Kodak Company	CN		201080010681.X	2/23/2010		Filed	INK JET INK CARTRIDGE WITH VENTED WICK
93515	Eastman Kodak Company	EP		10706812.4	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	JP		2011-552931	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	US	8164790	12/398,250	3/5/2009	4/24/2012	Granted	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93524	Eastman Kodak Company	US		12/234,742	9/22/2008		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93531	Eastman Kodak Company	US	7781957	11/680,195	2/28/2007	8/24/2010	Granted	AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93536	Eastman Kodak Company	EP		08705528.1	1/8/2008		Filed	ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93536	Eastman Kodak Company	US	7754409	11/624,335	1/18/2007	7/13/2010	Granted	TONER MANUFACTURING METHOD
93538	Eastman Kodak Company	US	7696013	11/737,187	4/19/2007	4/13/2010	Granted	TONER MANUFACTURING METHOD
93554	Eastman Kodak Company	US	7914963	11/954,424	12/12/2007	3/29/2011	Granted	CONNECTING MICROSIZED DEVICES USING ABLATIVE FILMS
93561	Eastman Kodak Company	US	7989536	12/240,073	9/29/2008	8/2/2011	Granted	TONER COMPOSITION
93561	Eastman Kodak Company	US		13/076,898	3/31/2011		Filed	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93566	Eastman Kodak Company	CN	200780051563.1	200780051563.1	12/10/2007	9/5/2012	Granted	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93566	Eastman Kodak Company	DE	602007028478.3	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	EP	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	GB	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER

93566	Eastman Kodak Company	JP	5171848	2009-550856	12/10/2007	1/11/2013	Granted	TRANSPORT LAYER EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	NL	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER

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93566	Eastman Kodak Company	TW		096149078	12/20/2007		Filed	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	US	7375011	11/677,794	2/22/2007	5/20/2008	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93576	Eastman Kodak Company	AU		2008262404	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	BR		PI0811234-7	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	CN	ZL200880019176.4	200880019176.4	6/3/2008	4/3/2013	Granted	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	EP		08768051.8	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	IN		6721/DELNP/2009	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	JP		2010-511166	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	7799504	11/758,042	6/5/2007	9/21/2010	Granted	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	8198012	12/722,572	3/12/2010	6/12/2012	Granted	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93576	Eastman Kodak Company	US		13/468,376	5/10/2012		Filed	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93577	Eastman Kodak Company	US	7862984	11/692,255	3/28/2007	1/4/2011	Granted	POLYONIUM BORATES AND RADIATION-SENSITIVE
93578	Eastman Kodak Company	CN	ZL200880006298.X	200880006298.X	2/13/2008	8/3/2011	Granted	COMPOSITION AND IMAGEABLE ELEMENTS CONTAINING SAME
93578	Eastman Kodak Company	DE	602008001436.3	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	FR	2114676	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	GB	2114676	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	JP	5134015	2009-551667	2/13/2008	11/16/2012	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	US	7399576	11/679,962	2/28/2007	7/15/2008	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93591	Eastman Kodak Company	DE	602008005775.5	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	GB	2197680	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	JP	5210388	2010-527511	9/9/2008	3/1/2013	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	NL	2197680	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	US	8186784	12/679,912	9/9/2008	5/29/2012	Granted	CONTINUOUS INKJET PRINTING
93598	Eastman Kodak Company	US	7967426	11/679,860	2/28/2007	6/28/2011	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8308279	12/952,606	11/23/2010	11/13/2012	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8172386	13/013,936	1/26/2011	5/8/2012	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93606	Eastman Kodak Company	DE	602008022102.4	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	EP	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	GB	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	NL	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	US	8187371	12/029,929	2/12/2008	5/29/2012	Granted	PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93620	Eastman Kodak Company	CN	ZL200780051559.5	200780051559.5	12/10/2007	11/28/2012	Granted	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	US	7605062	11/678,734	2/26/2007	10/20/2009	Granted	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93625	Eastman Kodak Company	CN	ZL200880016168.4	200880016168.4	5/9/2008	12/14/2011	Granted	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	EP		08754335.1	5/9/2008		Filed	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	JP		2010-508379	5/9/2008		Filed	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	US	7828420	11/749,187	5/16/2007	11/9/2010	Granted	CONTINUOUS INK JET PRINTER WITH MODIFIED ACTUATOR ACTIVATION WAVEFORM
93626	Eastman Kodak Company	DE	602008021412.5	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	DE	602008025239.6	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS

93626	Eastman Kodak Company	EP	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CORRECTION CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION

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93626	Eastman Kodak Company	NL	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	NL	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	US	7735981	11/831,156	7/31/2007	6/15/2010	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93631	Eastman Kodak Company	JP	5231457	2009-551706	2/27/2008	3/29/2013	Granted	INKJET INK SET
93639	Eastman Kodak Company	EP		08754795.6	5/29/2008		Filed	A RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93639	Eastman Kodak Company	US	8253770	11/756,532	5/31/2007	8/28/2012	Granted	RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93655	Eastman Kodak Company	US	7946683	11/780,522	7/20/2007	5/24/2011	Granted	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93675	Eastman Kodak Company	JP	5319097	2007-269299	10/16/2007	7/19/2013	Granted	2 LAYERED POSITIVE-TYPE LITHOGRAPHIC PRINTING PLATE
93675	Eastman Kodak Company	US		12/682,820	8/25/2008		Filed	ORIGINAL PLATE AND ITS PROCESSING METHOD
93680	Eastman Kodak Company	EP		08726199.6	2/28/2008		Filed	POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PRODUCING THE SAME
93680	Eastman Kodak Company	US	7919342	12/266,775	11/7/2008	4/5/2011	Granted	METHOD OF PATTERNING INORGANIC LED DISPLAY
93681	Eastman Kodak Company	US	7772757	11/755,037	5/30/2007	8/10/2010	Granted	PATTERNED INORGANIC LED DEVICE
93684	Eastman Kodak Company	US	7966743	11/831,110	7/31/2007	6/28/2011	Granted	WHITE-LIGHT ELECTROLUMINESCENT DEVICE WITH IMPROVED EFFICIENCY
93689	Eastman Kodak Company	CN	ZL200880007531.6	200880007531.6	2/18/2008	11/25/2011	Granted	MICRO-STRUCTURED DRYING FOR INKJET PRINTERS
93689	Eastman Kodak Company	EP		08725651.7	2/18/2008		Filed	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	TW		097108221	3/7/2008		Filed	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	US	7888700	11/683,479	3/8/2007	2/15/2011	Granted	QUANTUM DOT LIGHT EMITTING DEVICE
93724	Eastman Kodak Company	US	7946691	12/265,146	11/5/2008	5/24/2011	Granted	DEFLECTION DEVICE INCLUDING EXPANSION AND CONTRACTION REGIONS
93726	Eastman Kodak Company	US	8210665	12/105,603	4/18/2008	7/3/2012	Granted	CONSTANT FLOW VALVE MECHANISM
93732	Eastman Kodak Company	US	8091992	12/265,111	11/5/2008	1/10/2012	Granted	DEFLECTION DEVICE INCLUDING GAS FLOW RESTRICTION DEVICE
93736	Eastman Kodak Company	EP		08754780.8	5/29/2008		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93736	Eastman Kodak Company	US	8154572	11/756,071	5/31/2007	4/10/2012	Granted	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93754	Eastman Kodak Company	US	7828282	12/178,849	7/24/2008	11/9/2010	Granted	PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93762	Eastman Kodak Company	US	7404627	11/770,774	6/29/2007	7/29/2008	Granted	ENERGY DAMPING FLOW DEVICE FOR PRINTING SYSTEM
93763	Eastman Kodak Company	US	7517066	11/876,840	10/23/2007	4/14/2009	Granted	PRINTER INCLUDING TEMPERATURE GRADIENT FLUID FLOW DEVICE
93765	Eastman Kodak Company	EP		08727107.8	3/24/2008		Filed	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93765	Eastman Kodak Company	US	7564067	11/693,334	3/29/2007	7/21/2009	Granted	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93777	Eastman Kodak Company	CN	ISSUING	200880010735.5	3/18/2008	8/3/2011	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	EP		08742132.7	3/18/2008		Filed	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	7854199	11/693,007	3/29/2007	12/21/2010	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	8148704	12/884,435	9/17/2010	4/3/2012	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93781	Eastman Kodak Company	US	7851987	11/694,176	3/30/2007	12/14/2010	Granted	COLOR ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93786	Eastman Kodak Company	CN	ZL200880022763.9	200880022763.9	6/20/2008	5/30/2012	Granted	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	EP		08826621.8	6/20/2008		Filed	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	TW		097124448	6/27/2008		Filed	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	US	8361823	11/770,833	6/29/2007	1/29/2013	Granted	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93794	Eastman Kodak Company	US	7697176	11/958,590	12/18/2007	4/13/2010	Granted	METHOD AND APPARATUS FOR CHROMATIC ADAPTATION
93799	Eastman Kodak Company	US	7883833	11/765,490	6/20/2007	2/8/2011	Granted	USE OF HIGHLY ALKALINE DEVELOPER REGENERATOR COMPOSITION
93813	Eastman Kodak Company	US	8117527	11/745,492	5/8/2007	2/14/2012	Granted	AUTOMATED FOLIO REFERENCES
93821	Eastman Kodak Company	US	7931880	11/694,582	3/30/2007	4/26/2011	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING INORGANIC ADDITIVES
93823	Eastman Kodak Company	US	7751083	11/694,098	3/30/2007	7/6/2010	Granted	SCANNER METAMERISM CORRECTION
93832	Eastman Kodak Company	US	7784402	11/739,152	4/24/2007	8/31/2010	Granted	METHOD FOR LOADING PRINTING PLATE ON IMAGING DEVICE
93843	Eastman Kodak Company	CN	ZL200880023206.9	200880023206.9	6/11/2008	5/16/2012	Granted	A METHOD OF CONTINUOUS INK JET PRINTING

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93843	Eastman Kodak Company	DE	602008009814.1	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	FR	2160293	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	GB	2160293	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	JP		2010-514089	6/11/2008		Filed	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	US	8272716	12/664,943	6/11/2008	9/25/2012	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93844	Eastman Kodak Company	CN	ZL200880023336.2	200880023336.2	6/27/2008	5/1/2013	Granted	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	EP		08762517.4	6/27/2008		Filed	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	JP		2010-514113	6/27/2008		Filed	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	US	8439487	12/664,938	6/27/2008	5/14/2013	Granted	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93852	Eastman Kodak Company	DE	602009010202.8	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	EP	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	GB	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	JP		2011-514607	6/17/2009		Filed	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	NL	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	US		12/143,880	6/23/2008		Filed	PRINTHEAD HAVING ISOLATED HEATER
93869	Eastman Kodak Company	US	8318853	12/665,040	6/19/2008	11/27/2012	Granted	THERMALLY-RESPONSIVE DISPERSANTS FOR MEDIA FORMULATIONS
93880	Eastman Kodak Company	US	7867679	11/739,118	4/24/2007	1/11/2011	Granted	POROUS PARTICLES
93881	Eastman Kodak Company	DE	602008004487.4	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	FR	2139942	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	GB	2139942	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	JP		2010-506230	4/22/2008		Filed	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	US	7888410	11/739,121	4/24/2007	2/15/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93882	Eastman Kodak Company	CN		200880109104.9	9/16/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	EP		08834610.1	9/16/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	US	8398770	11/861,359	9/26/2007	3/19/2013	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US		13/747,505	1/23/2013		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93883	Eastman Kodak Company	CN	ISSUING	200880108960.2	9/18/2008	6/25/2013	Granted	PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	EP		08833592.2	9/18/2008		Filed	PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	TW		097136924	9/25/2008		Filed	PROCESS FOR ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	US	7851380	11/861,491	9/26/2007	12/14/2010	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93905	Eastman Kodak Company	CN	ZL200880017816.8	200880017816.8	5/30/2008	11/16/2011	Granted	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	EP		08767965.0	5/30/2008		Filed	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	JP	5123379	2010-510352	5/30/2008	11/2/2012	Granted	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	US	7781143	11/756,036	5/31/2007	8/24/2010	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93907	Eastman Kodak Company	JP	4980821	2007-214019	8/20/2007	4/27/2012	Granted	PROCESSING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE WITHOUT FORMING A DEPOSIT, AND PROCESSING METHOD USING IT
93908	Eastman Kodak Company	CN	ZL200880104054.5	200880104054.5	8/21/2008	6/19/2013	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	DE	602007005475.3	07114864.7	8/23/2007	3/24/2010	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER

93908	Eastman Kodak Company	GB	2028548	07114864.7	8/23/2007	3/24/2010	Granted	SOLUTION CONTAINING A HYDROPHILIC POLYMER PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	NL	2028548	07114864.7	8/23/2007	3/24/2010	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	US		12/669,064	8/21/2008		Filed	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93935	Eastman Kodak Company	JP	5191546	2010-540031	12/27/2007	2/8/2013	Granted	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	US		12/810,152	12/27/2007		Filed	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93942	Eastman Kodak Company	US	8512933	12/341,099	12/22/2008	8/20/2013	Granted	METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY

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93942	Eastman Kodak Company	US	8497057	13/616,558	9/14/2012	7/30/2013	Granted	METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93944	Eastman Kodak Company	EP		08843561.5	10/22/2008		Filed	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93944	Eastman Kodak Company	US	7852359	11/931,266	10/31/2007	12/14/2010	Granted	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93946	Eastman Kodak Company	US		11/953,230	12/10/2007		Filed	SECURITY CUSTOMIZATION SYSTEM AND METHOD
93947	Eastman Kodak Company	CN	ZL200880019051.1	200880019051.1	6/3/2008	4/25/2012	Granted	PLATE CUTTING
93947	Eastman Kodak Company	DE	602008010889.9	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	GB	2150411	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	JP	5197739	2010-511184	6/3/2008	2/15/2013	Granted	PLATE CUTTING
93947	Eastman Kodak Company	NL	2150411	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	US	7717040	11/758,152	6/5/2007	5/18/2010	Granted	PLATE CUTTING
93953	Eastman Kodak Company	CN	ZL200880018105.2	200880018105.2	5/22/2008	2/6/2013	Granted	LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	US		11/755,055	5/30/2007		Filed	LAMP WITH CONTROLLABLE SPECTRUM
93969	Eastman Kodak Company	DE	602008025585.9	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	EP	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	GB	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	NL	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	US	7972266	11/751,652	5/22/2007	7/5/2011	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93975	Eastman Kodak Company	CN	200880018165.4	200880018165.4	5/22/2008	8/8/2012	Granted	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93975	Eastman Kodak Company	EP		08754648.7	5/22/2008		Filed	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93989	Eastman Kodak Company	CN	ZL200880109145.8	200880109145.8	9/24/2008	4/24/2013	Granted	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	EP		08834208.4	9/24/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	JP		2010-526931	9/24/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	TW		097136925	9/25/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	US	7972898	11/861,455	9/26/2007	7/5/2011	Granted	PROCESS FOR MAKING DOPED ZINC OXIDE
93990	Eastman Kodak Company	CN	200880108974.4	200880108974.4	9/17/2008	8/8/2012	Granted	PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93991	Eastman Kodak Company	CN	ZL200880109120.8	200880109120.8	9/16/2008	7/17/2013	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	EP		08833709.2	9/16/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	JP		2010-526894	9/16/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	TW		097136919	9/25/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	US	8030212	11/861,658	9/26/2007	10/4/2011	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93999	Eastman Kodak Company	CN	ZL200880023287.2	200880023287.2	6/27/2008	2/6/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	DE	602008023256.5	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	EP	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	GB	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	JP		2010-514110	6/27/2008		Filed	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	NL	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	US	8302880	12/664,941	6/27/2008	11/6/2012	Granted	MONODISPERSE DROPLET GENERATION
94003	Eastman Kodak Company	CN		200880109453.0	9/24/2008		Filed	METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	JP		2010-525270	9/24/2008		Filed	METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	US	8361701	12/677,904	9/24/2008	1/29/2013	Granted	METHOD FOR MAKING LITHOGRAPHIC PLATES
94032	Eastman Kodak Company	US	7629112	12/129,726	5/30/2008	12/8/2009	Granted	COLOR PHOTOGRAPHIC MATERIALS WITH YELLOW MINIMUM DENSITY COLORANTS
94033	Eastman Kodak Company	US	7632632	12/147,548	6/27/2008	12/15/2009	Granted	COLOR PHOTOGRAPHIC MATERIALS WITH MAGENTA MINIMUM DENSITY DYES
94039	Eastman Kodak Company	US	7943277	11/945,612	11/27/2007	5/17/2011	Granted	SOL GEL OVERCOATS INCORPORATING ZINC ANTIMONATE NANOPARTICLES

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94041	Eastman Kodak Company	US	8145116	11/842,235	8/21/2007	3/27/2012	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94042	Eastman Kodak Company	US	7964328	11/829,984	7/30/2007	6/21/2011	Granted	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
94060	Eastman Kodak Company	US	7838889	11/837,026	8/10/2007	11/23/2010	Granted	SOLID-STATE AREA ILLUMINATION SYSTEM
94067	Eastman Kodak Company	DE	602008016203.6	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	GB	2155491	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	NL	2155491	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94070	Eastman Kodak Company	CN		200880100348.0	7/16/2008		Filed	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	DE	602008013628.0	08794513.5	7/16/2008	2/22/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	JP		2010-518181	7/16/2008		Filed	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	NL	2170607	08794513.5	7/16/2008	2/22/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	US	8096239	11/782,111	7/24/2007	1/17/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94072	Eastman Kodak Company	US	7875314	11/962,570	12/21/2007	1/25/2011	Granted	METHOD FOR USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
94074	Eastman Kodak Company	EP		08868591.2	12/15/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94074	Eastman Kodak Company	US		12/234,753	9/22/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94075	Eastman Kodak Company	US	8044115	12/234,760	9/22/2008	10/25/2011	Granted	PIGMENT-BASED INKS WITH IMPROVED JETTING LATENCY
94076	Eastman Kodak Company	CN	ZL200880022106.4	200880022106.4	6/13/2008	3/14/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	DE	602008019815.4	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	EP	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	GB	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	NL	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	US	7781076	11/768,262	6/26/2007	8/24/2010	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES AND METHODS OF MAKING THE SAME
94077	Eastman Kodak Company	CN	ZL200880109154.7	200880109154.7	9/24/2008	7/10/2013	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	DE	602008005766.6	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	GB	2191035	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	JP		2010-526933	9/24/2008		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	NL	2191035	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	TW		097136922	9/25/2008		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	US	8182608	11/861,420	9/26/2007	5/22/2012	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94079	Eastman Kodak Company	CN		200880108808.4	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	EP		08833304.2	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	JP		2010-526934	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	TW		097136931	9/25/2008		Filed	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94079	Eastman Kodak Company	US	7572686	11/861,372	9/26/2007	8/11/2009	Granted	SYSTEM FOR THIN FILM DEPOSITION

94079	Eastman Kodak Company	US	7850780	12/464,904	5/13/2009	12/14/2010	Granted	UTILIZING COMPENSATING FORCES SYSTEM FOR THIN FILM DEPOSITION
94084	Eastman Kodak Company	CN	ZL200880022306.X	200880022306.X	6/24/2008	2/20/2013	Granted	UTILIZING COMPENSATING FORCES LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	US	7807001	11/770,374	6/28/2007	10/5/2010	Granted	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	US	7802598	12/780,185	5/14/2010	9/28/2010	Granted	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94086	Eastman Kodak Company	DE	602008009381.6	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	GB	2198345	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	NL	2198345	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	TW		097139063	10/9/2008		Filed	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	US		11/870,651	10/11/2007		Filed	POROUS PARTICLES WITH NON-POROUS SHELL
94087	Eastman Kodak Company	EP		08843171.3	10/10/2008		Filed	IMPROVED FUSER FLUID

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94087	Eastman Kodak Company	US	8012915	11/875,264	10/19/2007	9/6/2011	Granted	FUSER FLUID
94088	Eastman Kodak Company	CN	ZL200880022782.1	200880022782.1	6/25/2008	4/3/2013	Granted	TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS
94088	Eastman Kodak Company	US	7858970	11/771,196	6/29/2007	12/28/2010	Granted	HETEROCYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
94092	Eastman Kodak Company	CN	ZL200880023050.4	200880023050.4	6/27/2008	12/12/2012	Granted	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	EP		08762510.9	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	JP		2010-514109	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	US		12/664,937	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94094	Eastman Kodak Company	EP		08780027.2	7/8/2008		Filed	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	JP		2010-516040	7/8/2008		Filed	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	US	7831178	11/777,360	7/13/2007	11/9/2010	Granted	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94096	Eastman Kodak Company	DE	602008017191.4	08848404.3	11/4/2008	7/11/2012	Granted	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	JP		2010-533087	11/4/2008		Filed	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	NL	2205446	08848404.3	11/4/2008	7/11/2012	Granted	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	US	8247044	11/936,815	11/8/2007	8/21/2012	Granted	INKJET RECORDING ELEMENT
94102	Eastman Kodak Company	US	8035836	11/782,680	7/25/2007	10/11/2011	Granted	FAST JOB HALT IN A HIGH SPEED PRESS
94103	Eastman Kodak Company	CN		200880100425.2	7/21/2008		Filed	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	NL	2171646	08794608.3	7/21/2008	2/23/2011	Granted	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	US	7911636	11/782,688	7/25/2007	3/22/2011	Granted	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94105	Eastman Kodak Company	DE	602008004359.2	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	GB	2179396	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	NL	2179396	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	US	7755802	11/844,419	8/24/2007	7/13/2010	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94107	Eastman Kodak Company	EP		08768761.2	6/25/2008		Filed	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94107	Eastman Kodak Company	US	7885584	11/770,870	6/29/2007	2/8/2011	Granted	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94123	Eastman Kodak Company	US	7441717	11/931,948	10/31/2007	10/28/2008	Granted	IMPROVED MICROMEDIA MILLING PROCESS
94141	Eastman Kodak Company	CN	ZL200880109733.1	200880109733.1	10/8/2008	11/28/2012	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	DE	602008022177.6	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	GB	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	NL	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	US	8029105	11/873,655	10/17/2007	10/4/2011	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94144	Eastman Kodak Company	CN	ZL200880109109.1	200880109109.1	9/9/2008	4/24/2013	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	DE	602008004929.9	08806219.5	9/9/2008	2/9/2011	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	NL	2193220	08806219.5	9/9/2008	2/9/2011	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	US	8324008	12/677,132	9/9/2008	12/4/2012	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94148	Eastman Kodak Company	US		11/833,267	8/3/2007		Filed	METHOD FOR GENERATING STOCHASTIC DITHER MATRIX
94149	Eastman Kodak Company	EP		08780004.1	7/7/2008		Filed	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94149	Eastman Kodak Company	US	7990574	11/880,380	7/20/2007	8/2/2011	Granted	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94150	Eastman Kodak Company	CN	ZL200880108599.3	200880108599.3	9/9/2008	3/21/2012	Granted	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	EP		08788564.6	9/9/2008		Filed	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	US		12/677,901	9/9/2008		Filed	METHOD OF MAKING A COLOUR

94153	Eastman Kodak Company	CN	ZL200880108596.X	200880108596.X	9/15/2008	9/5/2012	Granted	FILTER ARRAY PRINTING APPARATUS AND METHOD THEREOF
94153	Eastman Kodak Company	DE	602008022173.3	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM

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94153	Eastman Kodak Company	EP	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINTHEAD BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	GB	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINTHEAD BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	NL	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINTHEAD BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	TW		097136646	9/24/2008		Filed	MEMS PRINTHEAD BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	US	7762647	11/860,820	9/25/2007	7/27/2010	Granted	MEMS PRINTHEAD BASED COMPRESSED FLUID PRINTING SYSTEM
94164	Eastman Kodak Company	EP		08795222.2	8/12/2008		Filed	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	TW		097132778	8/27/2008		Filed	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	7777233	11/928,292	10/30/2007	8/17/2010	Granted	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	8242515	12/791,173	6/1/2010	8/14/2012	Granted	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94168	Eastman Kodak Company	US	7569255	11/855,377	9/14/2007	8/4/2009	Granted	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94168	Eastman Kodak Company	US	8034422	12/436,816	5/7/2009	10/11/2011	Granted	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94169	Eastman Kodak Company	US	7639426	11/950,877	12/5/2007	12/29/2009	Granted	MICRO-LENS ENHANCED ELEMENT
94175	Eastman Kodak Company	EP		08831983.5	8/6/2008		Filed	STEERING FLUID JETS
94175	Eastman Kodak Company	US	7850289	11/840,296	8/17/2007	12/14/2010	Granted	STEERING FLUID JETS
94179	Eastman Kodak Company	DE	602009002416.7	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	FR	2257433	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	GB	2257433	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94180	Eastman Kodak Company	CN	ZL200880104514.4	200880104514.4	8/21/2008	2/27/2013	Granted	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	EP		08795491.3	8/21/2008		Filed	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	US	8283101	11/847,368	8/30/2007	10/9/2012	Granted	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94181	Eastman Kodak Company	CN	ZL200880102901.4	200880102901.4	8/4/2008	8/29/2012	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	EP		08827302.4	8/4/2008		Filed	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	JP	5285071	2010-519959	8/4/2008	6/7/2013	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	US	7824840	11/836,840	8/10/2007	11/2/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH SOLVENT RESISTANCE
94192	Eastman Kodak Company	EP		08866746.4	12/15/2008		Filed	INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	US		11/964,846	12/27/2007		Filed	INKJET SETS FOR HIGH SPEED PRINTING ON PLAIN PAPERS AND GLOSSY MEDIA
94193	Eastman Kodak Company	US		12/234,744	9/22/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94194	Eastman Kodak Company	EP		09731077.5	3/30/2009		Filed	PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	JP		2011-503971	3/30/2009		Filed	PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	US	7655212	12/101,237	4/11/2008	2/2/2010	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING A FLUORINATED ADDITIVE
94204	Eastman Kodak Company	CN	ZL2008801004807.2	200880104807.2	8/12/2008	6/27/2012	Granted	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	EP		08795216.4	8/12/2008		Filed	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	US		11/845,141	8/27/2007		Filed	ENGRAVING OF PRINTING

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94217	Eastman Kodak Company	CN	ZL200880109091.5	200880109091.5	9/24/2008	5/1/2013	Granted	PLATES DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	EP		08834008.8	9/24/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	JP		2010-526932	9/24/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	TW		097136921	9/25/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8211231	11/861,402	9/26/2007	7/3/2012	Granted	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8420168	13/466,507	5/8/2012	4/16/2013	Granted	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/776,831	2/26/2013		Filed	DELIVERY DEVICE FOR DEPOSITION
94218	Eastman Kodak Company	CN	ISSUING	200880108812.0	9/17/2008	8/1/2013	Granted	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	EP		08833728.2	9/17/2008		Filed	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	US	7858144	11/861,618	9/26/2007	12/28/2010	Granted	PROCESS FOR DEPOSITING ORGANIC MATERIALS

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94235	Eastman Kodak Company	US	7892713	11/862,493	9/27/2007	2/22/2011	Granted	PHOTOCONDUCTORS CONTAINING TEREPHTHALATE ESTERS
94239	Eastman Kodak Company	EP		08831365.5	9/12/2008		Filed	PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94239	Eastman Kodak Company	JP		2010-525808	9/12/2008		Filed	PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94240	Eastman Kodak Company	EP		08795413.7	8/18/2008		Filed	MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	US		11/926,538	10/29/2007		Filed	MAKING COLLOIDAL TERNARY NANOCRYSTALS
94252	Eastman Kodak Company	US	7763413	11/872,772	10/16/2007	7/27/2010	Granted	METHODS FOR IMAGING AND PROCESSING NEGATIVE-WORKING IMAGEABLE ELEMENTS
94253	Eastman Kodak Company	CN		200980103362.0	1/22/2009		Filed	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	DE	602009005903.3	09706675.7	1/22/2009	3/14/2012	Granted	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	GB	2240321	09706675.7	1/22/2009	3/14/2012	Granted	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94267	Eastman Kodak Company	EP		10779653.4	11/15/2010		Filed	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94267	Eastman Kodak Company	US	8398191	12/624,444	11/24/2009	3/19/2013	Granted	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94276	Eastman Kodak Company	US	8041264	12/548,470	8/27/2009	10/18/2011	Granted	MULTIPLE-CHANNELED LAYER PRINTING BY ELECTROGRAPHY
94278	Eastman Kodak Company	US		13/178,726	7/8/2011		Filed	PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94284	Eastman Kodak Company	EP		09716382.8	2/20/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	JP		2010-548679	2/20/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	TW		098106519	2/27/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	US	8083332	12/040,048	2/29/2008	12/27/2011	Granted	DUAL SEATING QUICK CONNECT VALVE
94288	Eastman Kodak Company	CN	ZL200880109095.3	200880109095.3	9/17/2008	2/13/2013	Granted	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	DE	602008012938.1	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	GB	2193218	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	NL	2193218	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	TW		097136917	9/25/2008		Filed	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	US	8017183	11/861,705	9/26/2007	9/13/2011	Granted	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94289	Eastman Kodak Company	DE	602009008290.6	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	GB	2326510	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	NL	2326510	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8132899	12/139,544	6/16/2008	3/13/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8397740	13/313,060	12/7/2011	3/19/2013	Granted	INK TANK FOR INKJET PRINTER
94303	Eastman Kodak Company	US	8219513	12/340,216	12/19/2008	7/10/2012	Granted	SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94311	Eastman Kodak Company	EP		09789359.8	9/22/2009		Filed	MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	JP		2011-529011	9/22/2009		Filed	MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	US	7891757	12/241,124	9/30/2008	2/22/2011	Granted	MARKING ELEMENT REGISTRATION
94313	Eastman Kodak Company	US	7983604	11/945,497	11/27/2007	7/19/2011	Granted	MAGNETIC SCAVENGER FOR AN ELECTROSTATOGRAPHIC PRINTER
94319	Eastman Kodak Company	DE	602008010015.4	08787015.0	8/7/2008	9/21/2011	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	DE	102007041393.0	102007041393.0	8/31/2007	12/16/2010	Granted	ITERATIVE NOMINAL DELAY CALIBRATION
94319	Eastman Kodak Company	NL	2183647	08787015.0	8/7/2008	9/21/2011	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	US	8405879	12/675,182	8/7/2008	3/26/2013	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94328	Eastman Kodak Company	EP		09736500.1	9/28/2009		Filed	MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	JP		2011-529027	9/28/2009		Filed	MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	US	7762642	12/241,112	9/30/2008	7/27/2010	Granted	MEDIA ADVANCE CALIBRATION
94329	Eastman Kodak Company	US	8299140	11/962,480	12/21/2007	10/30/2012	Granted	A DISCRETE INK PARTICLE WITH SOLID PHASE AND LIQUID PHASE
94330	Eastman Kodak Company	DE	602008005474.8	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	GB	2190674	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS

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94330	Eastman Kodak Company	JP		2010-526904	9/17/2008		Filed	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	NL	2190674	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	TW		097137356	9/26/2008		Filed	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	US	7858161	11/863,560	9/28/2007	12/28/2010	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94354	Eastman Kodak Company	BE	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	CA		2704029	11/21/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	CN	ZL200880118398.1	200880118398.1	11/21/2008	2/6/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	DE	602008026507.2	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	EP	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	GB	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	JP		2010-535969	11/21/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	NL	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	TW		097146481	11/28/2008		Filed	STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94354	Eastman Kodak Company	US	7871165	11/948,048	11/30/2007	1/18/2011	Granted	STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94372	Eastman Kodak Company	US	8139981	12/017,354	1/22/2008	3/20/2012	Granted	SPRING-LOADED WEB CLEANING APPARATUS FOR ELECTROGRAPHIC PRINTER
94376	Eastman Kodak Company	US	8173355	11/986,189	11/20/2007	5/8/2012	Granted	GRADIENT COLORED MASK
94377	Eastman Kodak Company	JP		2010-534945	11/12/2008		Filed	PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	US	8129098	11/986,169	11/20/2007	3/6/2012	Granted	COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94378	Eastman Kodak Company	JP		2010-534942	11/10/2008		Filed	MULTICOLOR MASK
94378	Eastman Kodak Company	US		11/986,102	11/20/2007		Filed	MULTICOLOR MASK
94379	Eastman Kodak Company	DE	602008023566.1	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP	2256554	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	GB	2256554	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US	8153352	11/986,088	11/20/2007	4/10/2012	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US		13/410,342	3/2/2012		Filed	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94381	Eastman Kodak Company	US	7947426	12/036,326	2/25/2008	5/24/2011	Granted	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PLATE PRECURSORS
94384	Eastman Kodak Company	CN	ISSUING	200880118874.X	11/21/2008	6/3/2013	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	EP		08856766.4	11/21/2008		Filed	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	JP	5307829	2010-536908	11/21/2008	7/5/2013	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	US	7858292	11/949,810	12/4/2007	12/28/2010	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94385	Eastman Kodak Company	DE	602008007693.8	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	GB	2217450	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	NL	2217450	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94417	Eastman Kodak Company	DE	602008008416.7	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	GB	2197943	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	JP	5319686	2010-528863	9/29/2008	7/19/2013	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	NL	2197943	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	US		11/870,710	10/11/2007		Filed	METHOD OF MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94430	Eastman Kodak Company	DE	602008009674.2	08867926.1	12/18/2008	9/7/2011	Granted	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	JP		2010-540647	12/18/2008		Filed	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	NL	2229284	08867926.1	12/18/2008	9/7/2011	Granted	RECORDING ELEMENT FOR AQUEOUS

94430	Eastman Kodak Company	US	7897218	11/965,065	12/27/2007	3/1/2011	Granted	INKS RECORDING ELEMENT FOR AQUEOUS INKS
94437	Eastman Kodak Company	US	8263182	12/250,607	10/14/2008	9/11/2012	Granted	INKJET PRINTING SYSTEM, INK, AND PROCESS

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94541	Eastman Kodak Company	US	8029139	12/021,519	1/29/2008	10/4/2011	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8201945	13/196,996	8/3/2011	6/19/2012	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8177367	13/197,033	8/3/2011	5/15/2012	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94544	Eastman Kodak Company	US	8076052	11/971,941	1/10/2008	12/13/2011	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS WITH CHEMICAL RESISTANCE
94546	Eastman Kodak Company	CN	ISSUING	200980102858.6	1/20/2009	11/7/2012	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	EP		09703870.7	1/20/2009		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	US	8323874	12/017,408	1/22/2008	12/4/2012	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94547	Eastman Kodak Company	CN	ZL200880121530.4	200880121530.4	12/5/2008	4/3/2013	Granted	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	EP		08868020.2	12/5/2008		Filed	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	JP		2010-539426	12/5/2008		Filed	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	US	8088549	11/959,492	12/19/2007	1/3/2012	Granted	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94548	Eastman Kodak Company	CN		200980151905.6	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	EP		09774995.6	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	JP		2011-542123	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	US	8048609	12/339,469	12/19/2008	11/1/2011	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94549	Eastman Kodak Company	DE	602008017895.1	08848284.9	10/24/2008	8/8/2012	Granted	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	NL	2205445	08848284.9	10/24/2008	8/8/2012	Granted	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	DE	602008009661.0	08847457.2	10/27/2008	9/7/2011	Granted	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	JP		2010-533065	10/27/2008		Filed	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	NL	2205444	08847457.2	10/27/2008	9/7/2011	Granted	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	US	8247045	11/936,819	11/8/2007	8/21/2012	Granted	INKJET RECORDING ELEMENT
94557	Eastman Kodak Company	US	7914109	11/944,658	11/26/2007	3/29/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94557	Eastman Kodak Company	US	8033647	13/010,820	1/21/2011	10/11/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94567	Eastman Kodak Company	DE	102008024216	102008024216.0	5/19/2008	2/11/2010	Granted	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	JP		2011-509919	5/6/2009		Filed	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94568	Eastman Kodak Company	BE	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CA		2703860	12/11/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CN	ZL200880119285.3	200880119285.3	12/11/2008	7/4/2012	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	DE	602008011610.7	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	FR	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	GB	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	JP		2010-537960	12/11/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT

94568	Eastman Kodak Company	NL	2220533	08861927.5	12/11/2008	11/23/2011	Granted	SOURCES PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	TW		097148602	12/12/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	US		11/956,666	12/14/2007		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94569	Eastman Kodak Company	CN	ZL200980105441.5	200980105441.5	2/9/2009	6/26/2013	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	DE	602009006140.2	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	GB	2248346	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	JP		2010-547616	2/9/2009		Filed	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	NL	2248346	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	TW		098105844	2/24/2009		Filed	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	US	7891816	12/036,385	2/25/2008	2/22/2011	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94577	Eastman Kodak Company	EP		09762796.2	4/1/2009		Filed	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING

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94577	Eastman Kodak Company	US	8026041	12/060,906	4/2/2008	9/27/2011	Granted	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94615	Eastman Kodak Company	US	8221964	11/986,068	11/20/2007	7/17/2012	Granted	INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US		13/474,757	5/18/2012		Filed	INTEGRATED COLOR MASK
94616	Eastman Kodak Company	CN	ZL200880116804.0	200880116804.0	11/10/2008	3/27/2013	Granted	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	EP		08851109.2	11/10/2008		Filed	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	US	7846644	11/942,780	11/20/2007	12/7/2010	Granted	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94625	Eastman Kodak Company	US	8301062	12/396,809	3/3/2009	10/30/2012	Granted	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES
94626	Eastman Kodak Company	EP		08863333.4	12/12/2008		Filed	ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	US	7783243	11/958,831	12/18/2007	8/24/2010	Granted	ENHANCED FUSER OFFSET LATITUDE METHOD
94670	Eastman Kodak Company	US	7998665	12/719,227	3/8/2010	8/16/2011	Granted	COLOR INTERMEDIATE MOTION PICTURE FILM
94670	Eastman Kodak Company	US	8409792	13/026,391	2/14/2011	4/2/2013	Granted	COLOR INTERMEDIATE MOTION PICTURE FILM
94680	Eastman Kodak Company	JP	D1031497	1996-21946	7/19/1996	11/20/1998	Granted	ELECTRONIC STILL CAMERA
94683	Eastman Kodak Company	JP	D1033646	1997-3845	2/11/1997	12/18/1998	Granted	HOLDING STAND FOR TV CAMERA
94685	Eastman Kodak Company	JP	D1095937	1999-23736	9/2/1999	10/27/2000	Granted	ELECTRONIC STILL CAMERA WITH BUILT-IN PRINTER
94685	Eastman Kodak Company	US	D435263	29/119,183	2/25/2000	12/19/2000	Granted	ELECTRIC STILL CAMERA WITH PRINTER
94688	Eastman Kodak Company	US	7909474	11/950,488	12/5/2007	3/22/2011	Granted	DISPLAY APPARATUS USING BILINEAR ELECTROMECHANICAL MODULATOR
94691	Eastman Kodak Company	CN	ZL200980109014.4	200980109014.4	2/17/2009	10/10/2012	Granted	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL...
94691	Eastman Kodak Company	EP		09719158.9	2/17/2009		Filed	A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	JP	5260095	2008-066280	3/14/2008	5/2/2013	Granted	A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	US		12/922,249	2/17/2009		Filed	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL PLATE
94693	Eastman Kodak Company	CN	ZL200980104053.5	200980104053.5	1/21/2009	1/9/2013	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	EP		09708811.6	1/21/2009		Filed	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	JP	5314051	2010-545000	1/21/2009	7/12/2013	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	US	8198011	12/025,089	2/4/2008	6/12/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94697	Eastman Kodak Company	DE	602008012966.7	08868697.7	12/15/2008	1/25/2012	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	NL	2231800	08868697.7	12/15/2008	1/25/2012	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	US	8367756	11/964,987	12/27/2007	2/5/2013	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94698	Eastman Kodak Company	US	8099024	12/403,439	3/13/2009	1/17/2012	Granted	SYSTEMS AND METHODS OF PRODUCING GRADIENT INDEX OPTICS BY SEQUENTIAL PRINTING OF TONERS HAVING DIFFERENT INDICES OF REFRACTION
94699	Eastman Kodak Company	CN		200980151539.4	12/10/2009		Filed	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	DE	602009009136.0	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	EP	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	GB	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	IN		3046/CHENP/2011	12/10/2009		Filed	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	NL	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	US	8153984	12/337,752	12/18/2008	4/10/2012	Granted	SECURITY SYSTEM WITH DIFFERENT SIZE EMISSIVE PARTICLES
94699	Eastman Kodak Company	US	8398888	13/371,718	2/13/2012	3/19/2013	Granted	SIZE DEPENDENT MARKER CODES
94705	Eastman Kodak Company	US	8033628	12/047,359	3/13/2008	10/11/2011	Granted	SIGNAL PROCESSING OF INDICIA FOR MEDIA IDENTIFICATION
94706	Eastman Kodak Company	US	8251478	12/037,963	2/27/2008	8/28/2012	Granted	SIGNAL PROCESSING OF RECORDING MEDIUM INDICIA
94707	Eastman Kodak Company	US	7800089	12/037,966	2/27/2008	9/21/2010	Granted	OPTICAL SENSOR FOR A PRINTER
94708	Eastman Kodak Company	US	8291001	12/037,970	2/27/2008	10/16/2012	Granted	SIGNAL PROCESSING FOR MEDIA TYPE IDENTIFICATION
94713	Eastman Kodak Company	EP		09732392.7	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	JP		2011-504997	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	US	8031938	12/102,238	4/14/2008	10/4/2011	Granted	METHOD AND APPARATUS FOR PROVIDING IMPROVED HUMAN OBSERVER XYZ FUNCTIONS AND CALCULATIONS FOR CIELAB

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94713	Eastman Kodak Company	WO		PCT/US09/01863	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94723	Eastman Kodak Company	CN	ZL200980111980.X	200980111980.X	3/17/2009	3/6/2013	Granted	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	EP		09730064.4	3/17/2009		Filed	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	JP		2011-503965	3/17/2009		Filed	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	US	7649199	12/101,179	4/11/2008	1/19/2010	Granted	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS AND ELECTRONIC DEVICES
94725	Eastman Kodak Company	US		13/193,907	7/29/2011		Filed	SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
94726	Eastman Kodak Company	CN	ZL200880120767.0	200880120767.0	12/5/2008	8/1/2012	Granted	DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	US	7669529	11/956,607	12/14/2007	3/2/2010	Granted	APPARATUS FOR MOUNTING AND DISMOUNTING SHEET MATERIAL TO AND FROM A DRUM
94737	Eastman Kodak Company	US	8243294	12/100,558	4/10/2008	8/14/2012	Granted	SIMPLIFIED WALK-UP PRINT DRIVER INSTALLATION
94741	Eastman Kodak Company	EP		09789076.8	8/6/2009		Filed	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94741	Eastman Kodak Company	US	8079695	12/194,983	8/20/2008	12/20/2011	Granted	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94742	Eastman Kodak Company	US	7828426	12/229,940	8/28/2008	11/9/2010	Granted	INKJET PRINTING SYSTEM AND FLUORINATED INK
94743	Eastman Kodak Company	US		12/047,605	3/13/2008		Filed	STEREOSCOPIC DISPLAY USING MULTI-LINEAR ELECTROMECHANICAL MODULATOR
94745	Eastman Kodak Company	JP		2010-539432	12/9/2008		Filed	METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	US	8299141	11/962,520	12/21/2007	10/30/2012	Granted	MIXED PHASE METHOD OF MANUFACTURING INK
94746	Eastman Kodak Company	US	7914121	12/024,360	2/1/2008	3/29/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94746	Eastman Kodak Company	US	8033646	13/010,815	1/21/2011	10/11/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94754	Eastman Kodak Company	CN	ISSUING	200980109009.3	2/12/2009	5/20/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	DE	602009005246.2	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	FR	2260351	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	GB	2260351	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	JP		2010-550667	2/12/2009		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	US	8043787	12/048,452	3/14/2008	10/25/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94759	Eastman Kodak Company	US	8130400	12/052,235	3/20/2008	3/6/2012	Granted	MULTIPLE PROCESSOR PRINT DRIVER
94759	Eastman Kodak Company	US	8223353	13/356,972	1/24/2012	7/17/2012	Granted	MULTIPLE PROCESSOR PRINT DRIVER
94765	Eastman Kodak Company	US	7945094	12/014,961	1/16/2008	5/17/2011	Granted	A METHOD FOR CHROMATIC ADAPTATION OF IMAGES
94766	Eastman Kodak Company	CN	ISSUING	200980103967.X	1/28/2009	11/7/2012	Granted	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	EP		09709259.7	1/28/2009		Filed	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	JP		2010-545014	1/28/2009		Filed	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	US	8009330	12/025,807	2/5/2008	8/30/2011	Granted	A METHOD FOR IMAGING FLEXOGRAPHIC PLATES
94772	Eastman Kodak Company	US	8398226	12/477,310	6/3/2009	3/19/2013	Granted	INKJET PRINTING SYSTEM
94775	Eastman Kodak Company	DE	602009004005.7	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	GB	2307202	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	JP		2011-521099	7/20/2009		Filed	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	NL	2307202	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	US	8114487	12/183,658	7/31/2008	2/14/2012	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94783	Eastman Kodak Company	CN		201080023592.9	5/11/2010		Filed	CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	EP		10723812.3	5/11/2010		Filed	CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	JP		2012-513035	5/11/2010		Filed	CONTINUOUS INK JET INK

94783	Eastman Kodak Company	US	8173215	12/474,730	5/29/2009	5/8/2012	Granted	COMPOSITIONS CONTINUOUS INK JET INK COMPOSITIONS
94785	Eastman Kodak Company	EP		09702079.6	1/13/2009		Filed	SIMPLIFIED COLOR WORKFLOW
94785	Eastman Kodak Company	US	7945093	12/014,817	1/16/2008	5/17/2011	Granted	SIMPLIFIED COLOR WORKFLOW
94788	Eastman Kodak Company	US		12/015,155	1/16/2008		Filed	PRINT SCANNER WITH JAM DETECTION SYSTEM AND METHOD

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94791	Eastman Kodak Company	US	7956118	12/237,490	9/25/2008	6/7/2011	Granted	METHOD AND PREPARATION OF CHEMICALLY PREPARED TONERS
94802	Eastman Kodak Company	CN		200980117102.9	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	EP		09746952.2	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	JP		2011-509482	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	TW		098116059	5/14/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	US	7959297	12/121,185	5/15/2008	6/14/2011	Granted	UNIFORM SPECKLE REDUCED LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94818	Eastman Kodak Company	CN	ZL200980107263.X	200980107263.X	3/3/2009	3/20/2013	Granted	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94818	Eastman Kodak Company	JP		2010-549129	3/3/2009		Filed	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94819	Eastman Kodak Company	US	8221577	12/327,914	12/4/2008	7/17/2012	Granted	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94819	Eastman Kodak Company	US		13/485,963	6/1/2012		Filed	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94820	Eastman Kodak Company	DE	602009003770.6	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	GB	2300228	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	NL	2300228	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	US	8283107	12/133,397	6/5/2008	10/9/2012	Granted	IMAGEABLE ELEMENTS AND METHODS USEFUL FOR PROVIDING WATERLESS PRINTING PLATES
94828	Eastman Kodak Company	EP		09705698.0	1/22/2009		Filed	PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	JP		2010-545002	1/22/2009		Filed	PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94839	Eastman Kodak Company	US	8018623	12/040,055	2/29/2008	9/13/2011	Granted	MULTI-LEVEL HALFTONING PROVIDING REDUCED ERROR DIFFUSION ARTIFACTS
94841	Eastman Kodak Company	EP		10724919.5	5/27/2010		Filed	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	JP		2012-513050	5/27/2010		Filed	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	US	8419176	12/474,770	5/29/2009	4/16/2013	Granted	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94845	Eastman Kodak Company	DE		102009031115.7	6/30/2009		Filed	JAM CLEARANCE USING VACUUM BELT Bogentransportvorrichtung
94845	Eastman Kodak Company	US		13/378,444	6/10/2010		Filed	SHEET TRANSPORT DEVICE
94846	Eastman Kodak Company	DE	102008011513	102008011513.4	2/28/2008	8/6/2009	Granted	SHEET FEEDER HAVING LIFTING UNIT COMPENSATION FIXTURE FOR PRINTSUBSTRAT WITH DIFFERENT THICKNESS WHICH BUILD SLOPE STACK
94846	Eastman Kodak Company	US	8177223	12/919,505	4/10/2008	5/15/2012	Granted	SHEET FEEDER HAVING LIFTING UNIT
94853	Eastman Kodak Company	DE	602009006776.1	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	GB	2255249	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	JP		2010-550669	2/12/2009		Filed	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	NL	2255249	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	US	7888664	12/045,058	3/10/2008	2/15/2011	Granted	PLATE PALLET ALIGNMENT SYSTEM
94865	Eastman Kodak Company	US	8489006	12/323,495	11/26/2008	7/16/2013	Granted	EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94874	Eastman Kodak Company	EP		09726897.3	4/1/2009		Filed	DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	JP		2011-502957	4/1/2009		Filed	DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	US	8064084	12/060,910	4/2/2008	11/22/2011	Granted	DISTRIBUTED PROCESSING OF PRINT JOBS
94881	Eastman Kodak Company	US	8124328	12/123,510	5/20/2008	2/28/2012	Granted	METHODS FOR IMAGING AND PROCESSING POSITIVE-WORKING IMAGEABLE ELEMENTS
94887	Eastman Kodak Company	US	8314946	12/164,732	6/30/2008	11/20/2012	Granted	IMAGE RENDERING PRIOR TO MEDIA TYPE DETECTION
94891	Eastman Kodak Company	CN	ZL200980111359.3	200980111359.3	3/17/2009	3/27/2013	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT

94891	Eastman Kodak Company	DE	602009003185.6	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	GB	2260324	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	NL	2260324	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	US	7525670	12/060,926	4/2/2008	4/28/2009	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94904	Eastman Kodak Company	EP		09743020.1	5/5/2009		Filed	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94904	Eastman Kodak Company	US	8134591	12/116,467	5/7/2008	3/13/2012	Granted	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94905	Eastman Kodak Company	BE	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR

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94905	Eastman Kodak Company	BE	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009006868.7	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009011972.9	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009012749.7	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423744	11188376.5	11/9/2011	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2304498	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	JP		2011-517404	6/26/2009		Filed	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2304498	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	TW		098123497	7/10/2009		Filed	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	US	7926951	12/171,916	7/11/2008	4/19/2011	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94907	Eastman Kodak Company	CN	ISSUING	200980104863.0	3/20/2009	12/5/2012	Granted	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	EP		09726247.1	3/20/2009		Filed	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	US	7926422	12/055,352	3/26/2008	4/19/2011	Granted	PLATE TRANSPORT SPEED CONTROL SYSTEM
94913	Eastman Kodak Company	DE	602009011947.8	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	EP	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	GB	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	NL	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	US	8119328	12/189,239	8/11/2008	2/21/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94918	Eastman Kodak Company	US	8137888	12/342,138	12/23/2008	3/20/2012	Granted	METHOD OF PREPARING TONER HAVING CONTROLLED MORPHOLOGY
94927	Eastman Kodak Company	CN		201080029317.8	7/8/2010		Filed	DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	DE	102009034107.2	102009034107.2	7/21/2009	4/28/2011	Granted	NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE
94927	Eastman Kodak Company	DE		102009061070.7	8/27/2010		Filed	Entwicklervorrichtung NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE
94927	Eastman Kodak Company	EP		10734720.5	7/8/2010		Filed	Entwicklervorrichtung DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	US		13/384,847	7/8/2010		Filed	DEVELOPING DEVICE AND METHOD
94928	Eastman Kodak Company	DE	102008063320.8	102008063320.8	12/30/2008	8/5/2010	Granted	SECURITY PATTERNS IN GLOSSER BELT
94928	Eastman Kodak Company	JP		2011-542745	11/30/2009		Filed	METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	US		13/133,462	11/30/2009		Filed	METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94929	Eastman Kodak Company	DE	102008016456	102008016456.9	3/31/2008	4/28/2011	Granted	DETECTION COLOR REGISTERLINES
94929	Eastman Kodak Company	EP		09727818.8	1/22/2009		Filed	METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94929	Eastman Kodak Company	US		12/934,736	1/22/2009		Filed	METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94930	Eastman Kodak Company	EP		09158129.8	4/17/2009		Filed	ON-PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94930	Eastman Kodak Company	US	8084182	12/111,275	4/29/2008	12/27/2011	Granted	ON PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE

94931	Eastman Kodak Company	CN		200980150277.X	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE	60200901255.2	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE		102008063319.4	12/30/2008		Filed	FOIL PRODUCTION USING DRY TONER
94931	Eastman Kodak Company	EP	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	FR	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	GB	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM

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94931	Eastman Kodak Company	JP		2011-544010	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	US		13/133,406	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94938	Eastman Kodak Company	CN		200980154138.4	12/21/2009		Filed	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US	8233035	12/351,190	1/9/2009	7/31/2012	Granted	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US		13/473,882	5/17/2012		Filed	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94939	Eastman Kodak Company	US	8217996	12/212,852	9/18/2008	7/10/2012	Granted	STEREOSCOPIC DISPLAY SYSTEM WITH FLEXIBLE RENDERING FOR MULTIPLE SIMULTANEOUS OBSERVERS
94944	Eastman Kodak Company	US	8251497	12/338,211	12/18/2008	8/28/2012	Granted	INJECTION MOLDED MOUNTING SUBSTRATE
94944	Eastman Kodak Company	US	8449082	13/568,972	8/7/2012	5/28/2013	Granted	INJECTION MOLDED MOUNTING SUBSTRATE
94950	Eastman Kodak Company	US	5585615	08/383,001	2/2/1995	12/17/1996	Granted	IMAGE READER
94953	Eastman Kodak Company	US	8058335	12/120,594	5/14/2008	11/15/2011	Granted	WAX DISPERSIONS FOR TONERS
94954	Eastman Kodak Company	US	7871145	12/505,562	7/20/2009	1/18/2011	Granted	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94954	Eastman Kodak Company	US	8393709	12/949,918	11/19/2010	3/12/2013	Granted	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94955	Eastman Kodak Company	US	8091990	12/127,861	5/28/2008	1/10/2012	Granted	CONTINUOUS PRINTHEAD CONTOURED GAS FLOW DEVICE
94956	Eastman Kodak Company	US	7819501	12/127,872	5/28/2008	10/26/2010	Granted	JETTING MODULE INSTALLATION AND ALIGNMENT APPARATUS
94956	Eastman Kodak Company	US	8465113	12/860,179	8/20/2010	6/18/2013	Granted	FIELD REPLACEABLE JETTING MODULE
94957	Eastman Kodak Company	US	8091991	12/127,876	5/28/2008	1/10/2012	Granted	CONTINUOUS PRINTHEAD GAS FLOW DUCT INCLUDING DRAIN
94958	Eastman Kodak Company	US	8123326	12/568,713	9/29/2009	2/28/2012	Granted	CALIBRATION SYSTEM FOR MULTI-PRINTHEAD INK SYSTEMS
94964	Eastman Kodak Company	US	8508785	12/183,085	7/31/2008	8/13/2013	Granted	SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94967	Eastman Kodak Company	CN	ZL200980118635.9	200980118635.9	5/14/2009	12/12/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	DE	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	FR	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	GB	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	NL	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	US	8084189	12/125,084	5/22/2008	12/27/2011	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94969	Eastman Kodak Company	EP		09750928.5	5/12/2009		Filed	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	JP		2011-511597	5/12/2009		Filed	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	US	8099009	12/126,192	5/23/2008	1/17/2012	Granted	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94973	Eastman Kodak Company	DE	602009016701.4	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	EP	2279458	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	GB	2279458	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	JP		2011-510507	5/19/2009		Filed	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	NL	2279458	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	US	8435712	12/124,544	5/21/2008	5/7/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94974	Eastman Kodak Company	US	8099033	12/127,142	5/27/2008	1/17/2012	Granted	PRESSURE ROLLER INTERFRAME OIL CLEANING DEVICE AND METHOD
94981-2	Eastman Kodak Company	US	8465148	13/218,736	8/26/2011	6/18/2013	Granted	DUPLEX WEB PRINTER WITH TURNING MECHANISM
94981-2	Eastman Kodak Company	US		13/218,771	8/26/2011		Filed	TURNING OR SHIFTING WEB IN

94982	Eastman Kodak Company	CN	ZL200980122857.8	200980122857.8	6/15/2009	12/12/2012	Granted	PRINTER SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	DE	602009005657.3	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	FR	2288507	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	GB	2288507	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	US	8053162	12/140,545	6/17/2008	11/8/2011	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94995	Eastman Kodak Company	US	8031911	12/119,678	5/13/2008	10/4/2011	Granted	PRINT PROOFING USING MOTTILING TILE
94996	Eastman Kodak Company	EP		09758654.9	5/12/2009		Filed	PRINT ENGINE PRODUCTIVITY MODULE INVERTER

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94996	Eastman Kodak Company	JP	5231638	2011-511596	5/12/2009	3/29/2013	Granted	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8000645	12/128,897	5/29/2008	8/16/2011	Granted	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8224226	13/047,939	3/15/2011	7/17/2012	Granted	METHOD FOR INCREASING DUPLEX REPRODUCTION APPARATUS PRODUCTIVITY BY ADJUSTING SHEET TRAVEL TIME DIFFERENCE
94999	Eastman Kodak Company	US	8026034	12/342,435	12/23/2008	9/27/2011	Granted	ENHANCED FUSING FOR ELECTROPHOTOGRAPHIC TONERS
95000	Eastman Kodak Company	EP		09746938.1	5/12/2009		Filed	ADJUSTABLE GLOSS DOCUMENT PRINTING
95000	Eastman Kodak Company	US	8092970	12/152,498	5/15/2008	1/10/2012	Granted	ADJUSTABLE GLOSS DOCUMENT PRINTING
95001	Eastman Kodak Company	DE	602009006048.1	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	GB	2328981	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	NL	2328981	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	US	8192008	12/229,937	8/28/2008	6/5/2012	Granted	INKJET PRINTING SYSTEM AND INK
95003	Eastman Kodak Company	US		13/055,781	7/21/2009		Filed	A METHOD OF MAKING SOLAR CELLS
95008	Eastman Kodak Company	US	8158140	12/251,365	10/14/2008	4/17/2012	Granted	SILVER POLYAMIDE COMPOSITE
95009	Eastman Kodak Company	DE	602009010673.2	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	EP	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	GB	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	NL	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	US	7971961	12/134,514	6/6/2008	7/5/2011	Granted	FORMING IMAGES WITH STITCHED SWATHS
95010	Eastman Kodak Company	DE	602009008265.5	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	GB	2303582	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	JP		2011-512470	6/3/2009		Filed	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	NL	2303582	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	US	8300263	12/134,529	6/6/2008	10/30/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95015	Eastman Kodak Company	US	8118390	12/332,670	12/11/2008	2/21/2012	Granted	MEDIA IDENTIFICATION SYSTEM WITH MOVING OPTOELECTRONIC DEVICE
95017	Eastman Kodak Company	EP		09750927.7	5/12/2009		Filed	AUTOMATED COLOR ADJUSTMENT
95017	Eastman Kodak Company	US	8040560	12/124,451	5/21/2008	10/18/2011	Granted	AUTOMATED COLOR ADJUSTMENT
95021	Eastman Kodak Company	DE	102009022316	102009022316.9	5/22/2009	8/19/2010	Granted	CROSSTRACK-SENSOR
95021	Eastman Kodak Company	US		13/320,808	2/29/2012		Filed	METHOD AND DEVICE FOR THE DETECTION OF A SUBSTRATE EDGE IN A PRINTING MACHINE
95022	Eastman Kodak Company	DE	102009056293	102009056293.1	11/30/2009	3/26/2012	Granted	CONTROL FOR MULTIAxis-SYNCHRO-DRIVE Vorrichtung und Verfahren zum Regeln der Spannung einer Substratbahn
95022	Eastman Kodak Company	US		13/512,039	11/18/2010		Filed	DEVICE AND METHOD FOR CONTROLLING THE TENSION OF A SUBSTRATE WEB
95023	Eastman Kodak Company	US		13/516,266	12/9/2010		Filed	DEVICE AND METHOD FOR APPLYING AND FUSING A TONER IMAGE ON A SUBSTRATE
95024	Eastman Kodak Company	US	8035093	12/332,722	12/11/2008	10/11/2011	Granted	MOVABLE MEDIA TRAY WITH POSITION REFERENCE MARKS
95027	Eastman Kodak Company	DE	602009004823.6	09789052.9	7/31/2009	1/18/2012	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	NL	2308037	09789052.9	7/31/2009	1/18/2012	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	US	8360323	12/183,284	7/31/2008	1/29/2013	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95030	Eastman Kodak Company	US	7988306	12/244,032	10/2/2008	8/2/2011	Granted	A FOCAL ATTACHMENT FOR PROJECTION LENS
95031	Eastman Kodak Company	EP		09750933.5	5/14/2009		Filed	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	JP		2011-510495	5/14/2009		Filed	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	US	8180242	12/126,267	5/23/2008	5/15/2012	Granted	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95032	Eastman Kodak Company	DE	602009008291.4	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	GB	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	IT	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	NL	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	US	8240943	12/169,735	7/9/2008	8/14/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95033	Eastman Kodak Company	CN	ISSUING	200980119855.3	5/26/2009	5/6/2013	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008011520.8	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008007864.7	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	JP		2011-510982	5/26/2009		Filed	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINthead MAINTENANCE STATION
95033	Eastman Kodak Company	US		12/993,339	5/26/2009		Filed	MULTICOLOR PRINthead MAINTENANCE STATION
95034	Eastman Kodak Company	US	8137896	12/181,371	7/29/2008	3/20/2012	Granted	METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
95038	Eastman Kodak Company	CN		201080009406.6	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	EP		10705019.7	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	JP		2011-552022	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	US	8092874	12/394,150	2/27/2009	1/10/2012	Granted	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95039	Eastman Kodak Company	EP		09755229.3	5/12/2009		Filed	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	JP		2011-511594	5/12/2009		Filed	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	US	8304155	12/434,736	5/4/2009	11/6/2012	Granted	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95051	Eastman Kodak Company	US	8215776	12/349,567	1/7/2009	7/10/2012	Granted	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95051	Eastman Kodak Company	US	8465155	13/473,931	5/17/2012	6/18/2013	Granted	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95053	Eastman Kodak Company	US		12/245,059	10/3/2008		Filed	SWITCHABLE 2-D/3-D DISPLAY SYSTEM
95069	Eastman Kodak Company	DE	602009013313.6	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	EP	2310909	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	GB	2310909	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	US	8354216	12/173,220	7/15/2008	1/15/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95070	Eastman Kodak Company	US	8272710	12/174,061	7/16/2008	9/25/2012	Granted	BI-DIRECTIONAL PRINT MASKING
95073	Eastman Kodak Company	US	8136905	12/146,641	6/26/2008	3/20/2012	Granted	DROP VOLUME COMPENSATION FOR INK SUPPLY VARIATION
95079	Eastman Kodak Company	CN	ISSUING	200980124607.8	6/12/2009	5/30/2013	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	DE	602009007504.7	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	GB	2304502	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	NL	2304502	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	US	7798487	12/147,950	6/27/2008	9/21/2010	Granted	PRINT PLATE HANDLING SYSTEM
95089	Eastman Kodak Company	CN	ZL200980150117.5	200980150117.5	12/1/2009	7/17/2013	Granted	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	EP		09771615.3	12/1/2009		Filed	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8153347	12/327,937	12/4/2008	4/10/2012	Granted	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8486607	13/350,848	1/16/2012	7/16/2013	Granted	METHOD OF MAKING A RELIEF IMAGE
95090	Eastman Kodak Company	CN		201080006342.4	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	EP		10708425.3	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	JP		2011-549153	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	US	8280292	12/378,089	2/11/2009	10/2/2012	Granted	METHOD REDUCING IMAGE GLOSSER ARTIFACTS
95091	Eastman Kodak Company	US	8246862	12/512,278	7/30/2009	8/21/2012	Granted	STATIC DISSIPATIVE POLYMERIC COMPOSITION HAVING CONTROLLED CONDUCTIVITY
95092	Eastman Kodak Company	CN		201080012712.5	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY

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95092	Eastman Kodak Company	EP		10722797.7	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	JP		2012-500784	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	US	8064788	12/404,485	3/16/2009	11/22/2011	Granted	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95093	Eastman Kodak Company	US	8390829	12/241,328	9/30/2008	3/5/2013	Granted	INKJET PRINTING METHOD USING PRINT MODES SELECTED IN RESPONSE TO IMAGE QUALITY SCORES
95098	Eastman Kodak Company	US	7862147	12/241,816	9/30/2008	1/4/2011	Granted	INCLINED FEATURE TO PROTECT PRINthead FACE
95099	Eastman Kodak Company	US	8029117	12/335,819	12/16/2008	10/4/2011	Granted	SELECTABLE FILL VOLUME FOR INK RESERVOIR
95102	Eastman Kodak Company	US		13/017,384	1/31/2011		Filed	CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95102	Eastman Kodak Company	US		13/951,532	7/26/2013		Filed	CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95105	Eastman Kodak Company	US	8170441	12/713,205	2/26/2010	5/1/2012	Granted	CLEANING BLADE FOR ELECTROSTATOGRAPHIC APPARATUS
95108	Eastman Kodak Company	EP		09788970.3	7/22/2009		Filed	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95108	Eastman Kodak Company	US	8252414	12/505,757	7/20/2009	8/28/2012	Granted	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95112	Eastman Kodak Company	CN		200980136333.4	9/3/2009		Filed	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	DE	602009007117.3	09789254.1	9/3/2009	5/16/2012	Granted	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	JP		2011-527798	9/3/2009		Filed	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	NL	2323936	09789254.1	9/3/2009	5/16/2012	Granted	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	US	7893416	12/212,068	9/17/2008	2/22/2011	Granted	DETECTING PRINTING PLATE EDGE ALIGNMENT
95113	Eastman Kodak Company	US		12/685,007	1/11/2010		Filed	INDICATORS
95116	Eastman Kodak Company	DE		102009016583.5	4/6/2009		Filed	SEPERATION SHEET PUNCHER
95116	Eastman Kodak Company	EP		10711885.3	3/30/2010		Filed	DEVICE AND METHOD FOR DIVIDING PRINT JOBS
95116	Eastman Kodak Company	US	8191886	13/253,093	3/30/2010	6/5/2012	Granted	DIVIDING PRINT JOBS IN OUTPUT TRAY
95116	Eastman Kodak Company	US	8317184	13/253,095	3/30/2010	11/27/2012	Granted	PRINTER PRODUCING DIVIDING SHEETS FOR OUTPUT TRAY
95117	Eastman Kodak Company	DE	602010006391.7	102009031117.3	6/30/2009	2/10/2011	Granted	HIGH VOLUME TRAY II Vorrichtung und Verfahren zur stapelförmigen Ablage von bogenförmigen Substraten
95117	Eastman Kodak Company	DE	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	EP	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	GB	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95119	Eastman Kodak Company	US	7656571	12/183,094	7/31/2008	2/2/2010	Granted	BALANCED LIGHT VALVE
95122	Eastman Kodak Company	US	7973815	12/569,964	9/30/2009	7/5/2011	Granted	METHOD FOR CONTROLLING PEEL POSITION IN A PRINTER
95123	Eastman Kodak Company	EP		09788891.1	7/9/2009		Filed	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	JP		2011-520021	7/9/2009		Filed	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	US	8181953	12/178,713	7/24/2008	5/22/2012	Granted	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95124	Eastman Kodak Company	JP		2011-529007	9/18/2009		Filed	METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	US	8173030	12/241,747	9/30/2008	5/8/2012	Granted	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95124	Eastman Kodak Company	US		13/436,225	3/30/2012		Filed	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95126	Eastman Kodak Company	CN	ISSUING	200980128459.7	7/9/2009	7/2/2013	Granted	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	EP		09788883.8	7/9/2009		Filed	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	US	7885012	12/177,898	7/23/2008	2/8/2011	Granted	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95131	Eastman Kodak Company	US	8290208	12/352,030	1/12/2009	10/16/2012	Granted	ENHANCED SAFETY DURING LASER PROJECTION
95138	Eastman Kodak Company	US	8145076	12/412,674	3/27/2009	3/27/2012	Granted	PRINT SYSTEM WITH DROP-IN INTERCHANGEABLE MODULAR ACCESSORY CARTRIDGE
95139	Eastman Kodak Company	CN		200980145909.3	12/7/2009		Filed	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING

95139	Eastman Kodak Company	DE	602009014513.4	09798978.4	12/7/2009	3/27/2013	Granted	APPARATUS METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	EP	2387736	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	GB	2387736	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	JP		2011-540681	12/7/2009		Filed	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

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95139	Eastman Kodak Company	US	8170428	12/330,772	12/9/2008	5/1/2012	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95141	Eastman Kodak Company	CN		201080049231.1	10/12/2010		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	EP		10768148.8	10/12/2010		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	JP		2012-536840	10/12/2010		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	US		12/609,027	10/30/2009		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95142	Eastman Kodak Company	US	8276513	12/177,899	7/23/2008	10/2/2012	Granted	METHOD FOR HANDLING PRINTING PLATES AND ADJUSTING THE SPACING BETWEEN PLATES
95150	Eastman Kodak Company	US	8062827	12/189,245	8/11/2008	11/22/2011	Granted	MULTILAYER POSITIVE-WORKING IMAGEABLE ELEMENTS AND THEIR USE
95151	Eastman Kodak Company	US	8187792	12/195,468	8/21/2008	5/29/2012	Granted	PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95152	Eastman Kodak Company	CN	ZL200980134582.X	200980134582.X	8/21/2009	1/2/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	DE	602009009889.6	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	EP	2331328	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	GB	2331328	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	NL	2331328	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	US	8304170	12/204,102	9/4/2008	11/6/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95175	Eastman Kodak Company	US	8085435	12/257,417	10/24/2008	12/27/2011	Granted	ADAPTIVE COLOR TRANSFORM TO CONTROL COLOR INCONSTANCY
95179	Eastman Kodak Company	DE		102010032524.4	7/28/2010		Filed	PAPER OFFSETTING USING BALL SHAPED HALF-SHELLS
95179	Eastman Kodak Company	US		13/812,004	7/11/2011		Filed	BOGENFÖRDERVORRICHTUNG ZUM TRANSPORT EINES BOGENS IN ZWEI RICHTUNGEN
95179	Eastman Kodak Company	US		13/812,004	7/11/2011		Filed	SHEET-TRANSPORT DEVICE, SHEET-TURNING UNIT AND METHOD FOR TURNING SHEETS
95180	Eastman Kodak Company	DE		102010032525.2	7/28/2010		Filed	PAPER PERFECTING USING BALL SHAPED HALF-SHELLS BOGENWENDEINHEIT UND VERFAHREN ZUM WENDEN VON BÖGEN
95184	Eastman Kodak Company	EP		09789126.1	8/13/2009		Filed	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95184	Eastman Kodak Company	US	8219227	12/193,784	8/19/2008	7/10/2012	Granted	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95196	Eastman Kodak Company	US	7967423	12/333,340	12/12/2008	6/28/2011	Granted	PRESSURE MODULATION CLEANING OF JETTING MODULE NOZZLES
95198	Eastman Kodak Company	US		12/767,824	4/27/2010		Filed	PRINTHEAD INCLUDING FILTER ASSOCIATED WITH EACH NOZZLE
95199	Eastman Kodak Company	US	8337003	12/504,050	7/16/2009	12/25/2012	Granted	CATCHER INCLUDING DRAG REDUCING DROP CONTACT SURFACE
95203	Eastman Kodak Company	CN		201080022147.0	5/14/2010		Filed	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	DE	602010003991.9	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	EP	2432645	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	GB	2432645	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	JP		2012-511815	5/14/2010		Filed	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	NL	2432645	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	US	7938522	12/468,075	5/19/2009	5/10/2011	Granted	PRINTHEAD WITH POROUS CATCHER
95205	Eastman Kodak Company	US	8145104	12/339,580	12/19/2008	3/27/2012	Granted	METERING SKIVE FOR A DEVELOPER ROLLER
95206	Eastman Kodak Company	US	7970304	12/333,355	12/12/2008	6/28/2011	Granted	A METHOD OF IMPROVING DEVELOPED FLAT FIELD UNIFORMITY
95207	Eastman Kodak Company	US	7869047	12/337,673	12/18/2008	1/11/2011	Granted	IN-LINE SELF-SPACING OPTICAL SENSOR ASSEMBLY FOR A PRINTER
95208	Eastman Kodak Company	US	8482802	12/748,762	3/29/2010	7/9/2013	Granted	SCREENED HARDCOPY REPRODUCTION APPARATUS WITH COMPENSATION
95209	Eastman Kodak Company	CN		200980141441.0	10/13/2009		Filed	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	DE	602009008854.8	09740551.8	10/13/2009	8/8/2012	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	GB	2338272	09740551.8	10/13/2009	8/8/2012	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	NL	2338272	09740551.8	10/13/2009	8/8/2012	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	US	8493623	12/577,233	10/12/2009	7/23/2013	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95210	Eastman Kodak Company	US		13/166,033	6/22/2011		Filed	PRINTER NONUNIFORMITY COMPENSATION FOR HALFTONE SCREENS
95218	Eastman Kodak Company	CN	ISSUING	201080039504.4	9/2/2010	5/30/2013	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	DE	602009010972.3	09169492.7	9/4/2009	11/7/2012	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES

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95218	Eastman Kodak Company	GB	2293144	09169492.7	9/4/2009	11/7/2012	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	US		13/393,242	9/2/2010		Filed	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95222	Eastman Kodak Company	CN		200980151547.9	12/8/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	DE	602009016101.6	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	EP	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	GB	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	JP		2011-542118	12/8/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	NL	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	US		12/339,658	12/19/2008		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95225	Eastman Kodak Company	US	8167406	12/511,147	7/29/2009	5/1/2012	Granted	PRINTHEAD HAVING REINFORCED NOZZLE MEMBRANE STRUCTURE
95230	Eastman Kodak Company	US	8092985	12/621,589	11/19/2009	1/10/2012	Granted	METHOD OF MAKING A PLANOGRAPHIC PRINTING PLATE
95231	Eastman Kodak Company	US	8220908	12/265,133	11/5/2008	7/17/2012	Granted	PRINTHEAD HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95231	Eastman Kodak Company	US	8465130	13/491,726	6/8/2012	6/18/2013	Granted	PRINTHEAD HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95247	Eastman Kodak Company	US	7635853	12/250,717	10/14/2008	12/22/2009	Granted	ANALYZING REFLECTION DATA FOR RECORDING MEDIUM IDENTIFICATION
95253	Eastman Kodak Company	US	7845751	12/251,858	10/15/2008	12/7/2010	Granted	NONUNIFORM MASK CIRCULATION FOR IRREGULAR PAGE ADVANCE
95259	Eastman Kodak Company	CN		2010800439220	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	EP		10760888.7	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	JP		2012-532225	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	US	8348411	12/570,288	9/30/2009	1/8/2013	Granted	PIGMENT BASED INKS FOR RELIABLE HIGH SPEED INKJET PRINTING
95264	Eastman Kodak Company	US	8259349	12/287,098	10/6/2008	9/4/2012	Granted	DOCUMENT CONVERSION FOR OVERPRINTS
95266	Eastman Kodak Company	US		12/269,260	11/12/2008		Filed	POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95269	Eastman Kodak Company	JP	3814961	1997-205789	7/31/1997	6/16/2006	Granted	POSITIVE TYPE PHOTSENSITIVE COMPOSITION, POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
95270	Eastman Kodak Company	JP	3797381	2005-84185	7/31/1997	4/28/2006	Granted	POSITIVE PHOTSENSITIVE COMPOSITION
95273	Eastman Kodak Company	JP	3785833	1998-299373	10/21/1998	3/31/2006	Granted	POSITIVE TYPE PHOTSENSITIVE COMPOSITION, POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE AND PROCESSING METHOD FOR SAME
95275	Eastman Kodak Company	JP	3726766	2002-89424	7/31/1997	10/7/2005	Granted	IMAGE FORMING METHOD
95277	Eastman Kodak Company	US		12/339,719	12/19/2008		Filed	METHOD OF MAKING A COMPOSITE DEVICE
95278	Eastman Kodak Company	US	8267501	12/544,331	8/20/2009	9/18/2012	Granted	DROP EJECTOR HAVING MULTI-LOBED NOZZLE
95279	Eastman Kodak Company	US	8490282	12/468,076	5/19/2009	7/23/2013	Granted	A METHOD OF MANUFACTURING A POROUS CATCHER
95280	Eastman Kodak Company	BR		BR1120120196529	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	CN		201180011124.4	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	EP		11707269.4	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	IN		6322/DELNP/2012	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	JP		2012-555066	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95281	Eastman Kodak Company	US	8233705	12/244,813	10/3/2008	7/31/2012	Granted	POTENTIAL FIELD-BASED GAMUT MAPPING
95281	Eastman Kodak Company	US	8520938	13/473,914	5/17/2012	8/27/2013	Granted	POTENTIAL FIELD-BASED GAMUT MAPPING
95282	Eastman Kodak Company	US		12/329,935	12/8/2008		Filed	COMPACT WASTE INK ABSORBER FACILITATING FLUID EVAPORATION
95283	Eastman Kodak Company	CN		201080041798.4	9/16/2010		Filed	METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	EP		09789356.4	9/22/2009		Filed	OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	US		12/570,237	9/30/2009		Filed	METHOD FOR OPTIMIZING DISPLAY

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95287	Eastman Kodak Company	US	8204411	12/533,044	7/31/2009	6/19/2012	Granted	PROFILES ELECTROGRAPHIC IMAGE DEVELOPING APPARATUS AND METHOD FOR DEVELOPING INCLUDING COMPENSATION FOR SLIPPAGE
95291	Eastman Kodak Company	CN		200980139360.7	10/9/2009		Filed	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	DE	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	EP	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER

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95291	Eastman Kodak Company	GB	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	NL	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	US	8210104	12/256,501	10/23/2008	7/3/2012	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95292	Eastman Kodak Company	US	8176846	12/256,510	10/23/2008	5/15/2012	Granted	PRINTING PLATE POSITIONING
95298	Eastman Kodak Company	EP		09744807.0	10/23/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	JP		2011-533186	10/23/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	TW		098136342	10/27/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8016422	12/259,307	10/28/2008	9/13/2011	Granted	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8136948	13/110,111	5/18/2011	3/20/2012	Granted	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95304	Eastman Kodak Company	US	8417171	12/257,452	10/24/2008	4/9/2013	Granted	METHOD AND APPARATUS FOR PRINTING EMBOSSED REFLECTIVE IMAGES
95305	Eastman Kodak Company	EP		09744227.1	10/21/2009		Filed	TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	US	7796913	12/261,260	10/30/2008	9/14/2010	Granted	TONER REMOVAL APPARATUS WITH PROFILED BLADE
95306	Eastman Kodak Company	CN		200980143720.0	10/27/2009		Filed	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	US	8086133	12/261,274	10/30/2008	12/27/2011	Granted	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95307	Eastman Kodak Company	CN		200980151546.4	12/18/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	DE	602009016103.2	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	EP	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	GB	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	JP		2011-542136	12/18/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	NL	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	US	8280297	12/339,693	12/19/2008	10/2/2012	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95308	Eastman Kodak Company	US	8223348	12/332,648	12/11/2008	7/17/2012	Granted	MEDIA IDENTIFICATION SYSTEM WITH SENSOR ARRAY
95309	Eastman Kodak Company	US	8302957	12/392,352	2/25/2009	11/6/2012	Granted	MOTOR INSIDE PICK-UP ROLLER
95310	Eastman Kodak Company	US	7980553	12/332,616	12/11/2008	7/19/2011	Granted	MEDIA MEASUREMENT WITH SENSOR ARRAY
95315	Eastman Kodak Company	DE	102008048278.1	102008048278.1	9/22/2008	6/24/2010	Granted	SPEED AUTO CONTROL
95315	Eastman Kodak Company	EP		09781766.2	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	JP		2011-527272	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	US		13/063,489	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95318	Eastman Kodak Company	US	5600574	08/242,275	5/13/1994	2/4/1997	Granted	AUTOMATED IMAGE QUALITY CONTROL
95320	Eastman Kodak Company	CN		201080059376.X	10/12/2010		Filed	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	EP		10768156.1	10/12/2010		Filed	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8114572	12/581,926	10/20/2009	2/14/2012	Granted	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8501388	13/334,230	12/22/2011	8/6/2013	Granted	METHOD OF MAKING LASER-ABLATABLE ELEMENTS
95326	Eastman Kodak Company	CN		200980146813.9	11/12/2009		Filed	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	DE	602009012510.9	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	EP	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	GB	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	NL	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	US		12/274,488	11/20/2008		Filed	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95334	Eastman Kodak Company	DE		112009005468.4	12/23/2009		Filed	
95334	Eastman Kodak Company	US		13/518,396	12/23/2009		Filed	METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES

95338	Eastman Kodak Company	US	8338514	12/339,566	12/19/2008	12/25/2012	Granted	POLYOLEFIN ANTIMICROBIAL COMPOSITIONS AND MELT-PROCESSING METHODS
95339	Eastman Kodak Company	CN		200980144293.8	10/27/2009		Filed	AN APPARATUS FOR CASSETTE LOADING

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95339	Eastman Kodak Company	EP		09745154.6	10/27/2009		Filed	AN APPARATUS FOR CASSETTE LOADING
95339	Eastman Kodak Company	US		12/269,910	11/13/2008		Filed	AN APPARATUS FOR CASSETTE LOADING VIA A PALLET LOADER
95342	Eastman Kodak Company	US	7982916	12/275,705	11/21/2008	7/19/2011	Granted	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95342	Eastman Kodak Company	US	8098403	13/105,063	5/11/2011	1/17/2012	Granted	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95343	Eastman Kodak Company	US	8248678	12/274,579	11/20/2008	8/21/2012	Granted	ESTABLISHING ONE-DIMENSIONAL TRANSFORMS
95344	Eastman Kodak Company	US		12/339,251	12/19/2008		Filed	BOOK COVER AND USES
95345	Eastman Kodak Company	US		13/141,702	12/17/2009		Filed	METHOD OF PREPARING STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95347	Eastman Kodak Company	US	8085436	12/330,552	12/9/2008	12/27/2011	Granted	DIGITAL PRINTING USING SIMILAR COLORANTS
95354	Eastman Kodak Company	DE		102009031116.5	6/30/2009		Filed	DIVERTER FOR BELT TRANSPORT Bogenweiche und Verfahren zum Umlenken eines Bogens
95354	Eastman Kodak Company	US		13/376,451	6/11/2010		Filed	SHEET DIVERTER AND METHOD FOR DEFLECTING A SHEET
95358	Eastman Kodak Company	GB	2476300	0922173.0	12/18/2009	11/7/2012	Granted	LUMINESCENT SOLAR CONCENTRATOR
95358	Eastman Kodak Company	US		12/963,669	12/9/2010		Filed	LUMINESCENT SOLAR CONCENTRATOR
95360	Eastman Kodak Company	US	8159725	12/326,953	12/3/2008	4/17/2012	Granted	PRINTING PLATE REGISTRATION
95361	Eastman Kodak Company	US	8146498	12/326,968	12/3/2008	4/3/2012	Granted	PRINTING PLATE REGISTRATION
95362	Eastman Kodak Company	US	7989788	12/326,998	12/3/2008	8/2/2011	Granted	DETERMINING POSITION OF A MEDIA EDGE USING A SLOT IN THE IMAGING DRUM
95367	Eastman Kodak Company	CN		2011800106496	2/23/2011		Filed	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	EP		11707011.0	2/23/2011		Filed	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	US	8472831	12/713,202	2/26/2010	6/25/2013	Granted	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95373	Eastman Kodak Company	US	8507182	12/481,002	6/9/2009	8/13/2013	Granted	METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
95375	Eastman Kodak Company	US		12/621,735	11/19/2009		Filed	IMPROVED GRAYSCALE CHARACTERISTIC FOR COLOR DISPLAY DEVICE
95376	Eastman Kodak Company	CN	ZL200980148748.3	200980148748.3	12/7/2009	6/19/2013	Granted	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	EP		09799201.0	12/7/2009		Filed	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	JP		2011-539515	12/7/2009		Filed	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	US	8399177	12/329,837	12/8/2008	3/19/2013	Granted	ENHANCED RELIEF PRINTING PLATE
95377	Eastman Kodak Company	US	8306265	12/406,186	3/18/2009	11/6/2012	Granted	DETECTION OF ANIMATE OR INANIMATE OBJECTS
95385	Eastman Kodak Company	US	6248502	09/631,975	8/3/2000	6/19/2001	Granted	DEVELOPER SOLVENT FOR PHOTOPOLYMER PRINTING PLATES AND METHOD
95386	Eastman Kodak Company	CN	200480024826.6	200480024826.6	7/15/2004	4/7/2010	Granted	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95386	Eastman Kodak Company	US	6582886	09/993,912	11/27/2001	6/24/2003	Granted	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7413849	10/937,386	9/10/2004	8/19/2008	Granted	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7326353	11/341,654	1/30/2006	2/5/2008	Granted	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95388	Eastman Kodak Company	US	6897008	10/701,662	11/6/2003	5/24/2005	Granted	TERPENE ETHER DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95394	Eastman Kodak Company	US		13/456,520	4/26/2012		Filed	LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
95395	Eastman Kodak Company	CN		201080027457.1	6/14/2010		Filed	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	EP		10728452.3	6/14/2010		Filed	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	US	8113627	12/487,674	6/19/2009	2/14/2012	Granted	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95396	Eastman Kodak Company	US	8235505	12/494,331	6/30/2009	8/7/2012	Granted	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95396	Eastman Kodak Company	US	8469494	13/524,550	6/15/2012	6/25/2013	Granted	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95401	Eastman Kodak Company	US		13/132,326	12/22/2009		Filed	MULTILAYER DEVICES ON FLEXIBLE SUPPORTS
95404	Eastman Kodak Company	US	7749413	12/335,791	12/16/2008	7/6/2010	Granted	METHOD FOR REFURBISHING CYLINDRICAL MEMBERS
95408	Eastman Kodak Company	US	8182188	12/339,504	12/19/2008	5/22/2012	Granted	A BOOK AND A METHOD OF MAKING SAME
95412	Eastman Kodak Company	US	8469685	12/337,067	12/17/2008	6/25/2013	Granted	APPARATUS FOR REFURBISHING CYLINDRICAL MEMBERS
95415	Eastman Kodak Company	US	8011764	12/420,837	4/9/2009	9/6/2011	Granted	DEVICE INCLUDING MOVEABLE PORTION FOR CONTROLLING FLUID
95416	Eastman Kodak Company	US		13/300,917	11/21/2011		Filed	PRINTED ELECTRONIC CIRCUIT BOARDS AND OTHER ARTICLES

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95417	Eastman Kodak Company	CN	99814426.6	99814426.6	10/15/1999	3/24/2004	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	DE	69925297.0	99950791.6	10/15/1999	5/11/2005	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	JP	3811009	2000-577850	10/15/1999	6/2/2006	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	NL	1121826	99950791.6	10/15/1999	5/11/2005	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7058406	09/419,171	10/15/1999	6/6/2006	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7587204	11/110,444	4/20/2005	9/8/2009	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	8335509	12/506,292	7/21/2009	12/18/2012	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95418	Eastman Kodak Company	CN	01143122.9	01143122.9	1/11/2000	1/5/2005	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143124.5	01143124.5	1/11/2000	4/27/2005	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60040942.2	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60045893.8	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60134933.4	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	EP	1193910	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4460207	2002-3653	1/11/2000	2/19/2010	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	420751	2000-579	1/7/2000	2/18/2004	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1193910	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	US	6718179	09/480,071	1/10/2000	4/6/2004	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95419	Eastman Kodak Company	AU	731568	77698/1998	6/12/1998	7/19/2001	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	CN	98808034.6	98808034.6	6/12/1998	1/14/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	DE	69817188.8	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FR	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION

95419	Eastman Kodak Company	GB	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	HK	1030510	01101363.6	2/23/2001	11/19/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	NL	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	RU	2199834	2000105897	6/12/1998	2/27/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	SE	1004211	98925675.5	6/12/1998	10/24/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	6717925	09/132,122	8/10/1998	4/6/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	7554935	10/818,244	4/5/2004	6/30/2009	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		12/428,013	4/22/2009		Filed	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		13/420,325	3/14/2012		Filed	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95420	Eastman Kodak Company	KR	0470597	2001-7003007	9/16/1999	1/28/2005	Granted	IMPROVED METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	US	6546251	09/396,853	9/15/1999	4/8/2003	Granted	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95422	Eastman Kodak Company	US	8287072	12/407,130	3/19/2009	10/16/2012	Granted	IMAGE DATA EXPANSION BY PRINT MASK
95424	Eastman Kodak Company	US	8134539	12/413,790	3/30/2009	3/13/2012	Granted	DIGITAL PICTURE FRAME HAVING NEAR-TOUCH AND TRUE-TOUCH PRINTING SYSTEM CONTROL USING UPDATED METADATA PACKETS
95425	Eastman Kodak Company	US		12/862,069	8/24/2010		Filed	PRINTING SYSTEM CONTROL USING UPDATED METADATA PACKETS
95426	Eastman Kodak Company	CN		2011800309467	6/10/2011		Filed	PRINthead INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	EP		11727375.5	6/10/2011		Filed	PRINthead INCLUDING ALIGNMENT ASSEMBLY

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95426	Eastman Kodak Company	US	8454128	12/821,220	6/23/2010	6/4/2013	Granted	PRINTHEAD INCLUDING ALIGNMENT ASSEMBLY
95428	Eastman Kodak Company	CN		201080007877.3	1/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	EP		10703710.3	1/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	US	8034538	12/370,625	2/13/2009	10/11/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95432	Eastman Kodak Company	US	8377624	12/412,400	3/27/2009	2/19/2013	Granted	NEGATIVE-WORKING THERMAL IMAGEABLE ELEMENTS
95461	Eastman Kodak Company	US	8241828	12/432,836	4/30/2009	8/14/2012	Granted	METHOD OF FILTERING POROUS PARTICLES
95464	Eastman Kodak Company	DE	102009022415.7	102009022415.7	5/22/2009	9/23/2010	Granted	FAILURE DETECTION ON PAPERROLLFEED
95465	Eastman Kodak Company	DE		102009060276.3	12/23/2009		Filed	TURNBAR WITH CONTROLLED CUSHION Vorrichtung zum wenden von bahnförmigen substraten
95465	Eastman Kodak Company	US		13/518,946	12/17/2010		Filed	DEVICE FOR TURNING SHEET-LIKE SUBSTRATES
95466	Eastman Kodak Company	US		12/397,429	3/4/2009		Filed	IMAGEABLE ELEMENTS WITH COLORANTS
95466	Eastman Kodak Company	US		13/480,634	5/25/2012		Filed	IMAGEABLE ELEMENTS WITH COLORANTS
95467	Eastman Kodak Company	DE	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	EP	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	GB	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	US	8318405	12/403,458	3/13/2009	11/27/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95468	Eastman Kodak Company	CN		201080025225.2	5/31/2010		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	EP		10783479.8	5/31/2010		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	JP		2009-133358	6/2/2009		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	US		13/322,922	11/29/2011		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95469	Eastman Kodak Company	DE	102009047776.4	102009047776.4	9/30/2009	4/26/2012	Granted	WEBGUIDE WITH PRECISE WEB DIRECTIONAL CONTROL Verfahren und Vorrichtung zum Messen einer Laufrichtung einer Substratbahn
95469	Eastman Kodak Company	US		13/496,541	9/16/2010		Filed	METHOD AND DEVICE FOR MEASURING A RUNNING DIRECTION OF A SUBSTRATE WEB
95474	Eastman Kodak Company	CN		201080007777.0	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	EP		10709085.4	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	JP		2011-550120	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	US	7854558	12/371,667	2/16/2009	12/21/2010	Granted	DEVELOPER WASTE REUSE
95484	Eastman Kodak Company	US	7782534	12/414,732	3/31/2009	8/24/2010	Granted	MICRO-LENS ENHANCED ELEMENT
95485	Eastman Kodak Company	US	7933545	12/378,145	2/11/2009	4/26/2011	Granted	REDUCING IMAGE ARTIFACT REDUCTION METHOD
95488	Eastman Kodak Company	CN		201080038555.5	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHODS OF USE
95488	Eastman Kodak Company	EP		10755009.7	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	JP		2012-526713	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	US		12/546,780	8/25/2009		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND METHOD OF USE
95489	Eastman Kodak Company	DE	102009047775.6	102009047775.6	9/30/2009	9/1/2011	Granted	SELFCONTROLLING BLOWER
95489	Eastman Kodak Company	US		13/498,330	9/28/2010		Filed	VENTILATING DEVICE AND METHOD FOR VENTILATING A HOUSING
95492	Eastman Kodak Company	US	8300269	12/413,729	3/30/2009	10/30/2012	Granted	DOT FORMING ELEMENT ARRAYS AT DIFFERENT RESOLUTIONS
95495	Eastman Kodak Company	US	7813044	12/414,738	3/31/2009	10/12/2010	Granted	MICRO-LENS ENHANCED ELEMENT
95496	Eastman Kodak Company	US	8345301	12/397,381	3/4/2009	1/1/2013	Granted	ORTHOGONALITY CORRECTION EMPLOYING SUBSTITUTED IMAGE DATA
95497	Eastman Kodak Company	US	8355162	12/397,389	3/4/2009	1/15/2013	Granted	IMAGING WITH HELICAL AND CIRCULAR SCANS
95498	Eastman Kodak Company	US	8485647	12/397,395	3/4/2009	7/16/2013	Granted	IMAGING WITH HELICAL AND CIRCULAR SCANS
95499	Eastman Kodak Company	US	8358431	12/397,403	3/4/2009	1/22/2013	Granted	ORTHOGONALITY CORRECTIONS FOR DIFFERENT SCANNING DIRECTIONS
95507	Eastman Kodak Company	DE		102009039444.3	8/31/2009		Filed	ADAPTIVE STITCH METHOD Druckvorrichtung und Verfahren zum Bedrucken eines Bedruckstoffs
95507	Eastman Kodak Company	DE	602010007680.6	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	EP	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE

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95507	Eastman Kodak Company	NL	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	US		13/392,883	8/18/2010		Filed	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95508	Eastman Kodak Company	US	8142002	12/468,077	5/19/2009	3/27/2012	Granted	ROTATING COANDA CATCHER
95509	Eastman Kodak Company	US	8033643	12/466,422	5/15/2009	10/11/2011	Granted	RECYCLABLE CONTINUOUS INK JET PRINT HEAD AND METHOD
95510	Eastman Kodak Company	US	8182068	12/511,138	7/29/2009	5/22/2012	Granted	PRINthead INCLUDING DUAL NOZZLE STRUCTURE
95511	Eastman Kodak Company	US		12/843,910	7/27/2010		Filed	LIQUID FILM MOVING OVER POROUS CATCHER SURFACE
95512	Eastman Kodak Company	US	8382258	12/843,914	7/27/2010	2/26/2013	Granted	MOVING LIQUID CURTAIN CATCHER
95517	Eastman Kodak Company	US	7832824	12/432,802	4/30/2009	11/16/2010	Granted	METHOD FOR PRINTING WITH AN ACCELERATING PRINthead
95519	Eastman Kodak Company	EP		10710118.0	3/9/2010		Filed	DROPLET GENERATOR
95519	Eastman Kodak Company	US		13/257,373	3/9/2010		Filed	DROPLET GENERATOR
95519-1	Eastman Kodak Company	EP		10710474.7	3/9/2010		Filed	DROPLET GENERATOR
95520	Eastman Kodak Company	US		12/852,650	8/9/2010		Filed	FLEXOGRAPHIC PRINTING INKS
95521	Eastman Kodak Company	US		12/399,198	3/6/2009		Filed	TRAILING EDGE PATTERN FOR RELIEF PLATE FEATURE
95522	Eastman Kodak Company	US	8267504	12/767,846	4/27/2010	9/18/2012	Granted	PRINthead INCLUDING INTEGRATED STIMULATOR/FILTER DEVICE
95524	Eastman Kodak Company	CN		201080053753.9	11/16/2010		Filed	PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	US	8308037	12/627,003	11/30/2009	11/13/2012	Granted	PRINT MEDIA TENSIONING APPARATUS
95525	Eastman Kodak Company	CN		201080054096.X	11/24/2010		Filed	EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	US		12/627,010	11/30/2009		Filed	EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95529	Eastman Kodak Company	US		12/627,032	11/30/2009		Filed	MODULAR MEDIA TRANSPORT SYSTEM
95531	Eastman Kodak Company	CN		201080006552.3	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	EP		10707148.2	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	JP		2011-554035	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	US	7894495	12/400,130	3/9/2009	2/22/2011	Granted	A POWER STABILIZED LASER DIODE ARRAY
95532	Eastman Kodak Company	US	8180267	12/396,779	3/3/2009	5/15/2012	Granted	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES USING AN INTERMEDIATE TRANSFER MEMBER
95536	Eastman Kodak Company	US	8274138	12/570,314	9/30/2009	9/25/2012	Granted	II-VI SEMICONDUCTOR NANOWIRES
95539	Eastman Kodak Company	CN		201180031711.X	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	EP		11718193.3	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	JP		2013-508039	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	US		12/768,759	4/28/2010		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95542	Eastman Kodak Company	US	8301061	12/490,568	6/24/2009	10/30/2012	Granted	METHOD AND APPARATUS FOR ALIGNING COUPLED DIGITAL PRINT ENGINES
95544	Eastman Kodak Company	US		12/469,987	5/21/2009		Filed	SHEET INVERTER ADJUSTMENT IN A DUPLEX PRINTER
95545	Eastman Kodak Company	CN		201080021590.6	5/11/2010		Filed	DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	EP		10723813.1	5/11/2010		Filed	DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	US		12/468,286	5/19/2009		Filed	DUAL ENGINE SYNCHRONIZATION
95546	Eastman Kodak Company	CN		201080021607.8	5/7/2010		Filed	PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	EP		10724916.1	5/7/2010		Filed	PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	US	8355159	12/468,298	5/19/2009	1/15/2013	Granted	PRINT ENGINE SPEED COMPENSATION
95547	Eastman Kodak Company	CN		201080022087.2	5/5/2010		Filed	SCALING IMAGES IN A DUAL ENGINE SYSTEM
95547	Eastman Kodak Company	EP		10718351.9	5/5/2010		Filed	SCALING IMAGES IN A DUAL ENGINE SYSTEM
95548	Eastman Kodak Company	CN		201080026270.X	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	EP		10726669.4	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	JP		2012-516051	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	US		12/484,374	6/15/2009		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY

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95553	Eastman Kodak Company	US	7891655	12/418,858	4/6/2009	2/22/2011	Granted	SEPARATING MEDIA COMBINATION FROM A MEDIA STACK
95554	Eastman Kodak Company	US		12/433,121	4/30/2009		Filed	PROFIT BASED LAYOUTS
95555	Eastman Kodak Company	US	8111275	12/466,410	5/15/2009	2/7/2012	Granted	SYSTEM FOR OPTICALLY ADJUSTING AN IMAGING HEAD
95557	Eastman Kodak Company	CN		201080026132.1	5/28/2010		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	EP		10724920.3	5/28/2010		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	US	8247163	12/483,323	6/12/2009	8/21/2012	Granted	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95558	Eastman Kodak Company	CN		201080024438.3	6/1/2010		Filed	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	DE	602010005326.1	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	EP	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	FR	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	GB	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	NL	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	US	8221960	12/477,226	6/3/2009	7/17/2012	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95560	Eastman Kodak Company	US	8235609	12/492,496	6/26/2009	8/7/2012	Granted	SELECTABLE PRINthead-TO-PAPER SPACING ADJUSTMENT METHOD
95562	Eastman Kodak Company	US	8212236	12/689,310	1/19/2010	7/3/2012	Granted	II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
95564	Eastman Kodak Company	US	8203790	12/416,180	4/1/2009	6/19/2012	Granted	MICRO-LENS ENHANCED ELEMENT DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95570	Eastman Kodak Company	US	8219009	12/415,476	3/31/2009	7/10/2012	Granted	DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95571	Eastman Kodak Company	US	8121523	12/415,508	3/31/2009	2/21/2012	Granted	DEVELOPER STATION WITH TAPERED AUGER SYSTEM
95574	Eastman Kodak Company	US	8404424	13/022,658	2/8/2011	3/26/2013	Granted	SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95575	Eastman Kodak Company	US		13/022,660	2/8/2011		Filed	PRINTED PRODUCT WITH RAISED AUTHENTICATION FEATURE
95576	Eastman Kodak Company	US	8213821	12/470,724	5/22/2009	7/3/2012	Granted	ENGINE SYNCHRONIZATION WITH A SMALL DELTA TIME BETWEEN ENGINES
95577	Eastman Kodak Company	CN		201080021915.0	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	EP		10723374.4	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	JP		2012-511822	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	US	8427705	12/470,511	5/22/2009	4/23/2013	Granted	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95578	Eastman Kodak Company	CN		201080020908.9	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	EP		10716912.0	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	JP		2012-509784	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	US	8259354	12/436,815	5/7/2009	9/4/2012	Granted	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	CN		201080020933.7	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	EP		10719816.0	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	JP		2012-509783	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	US	8405865	12/436,820	5/7/2009	3/26/2013	Granted	GEOMETRIC CORRECTION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	CN		201080020909.3	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	EP		10716910.4	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	JP		2012-509782	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	US	8132886	12/436,827	5/7/2009	3/13/2012	Granted	ADJUSTING THE CALIBRATION OF A RECORDING APPARATUS WITH RECORDING HEAD MOVEMENT CHANGES
95584	Eastman Kodak Company	US	8016395	12/420,838	4/9/2009	9/13/2011	Granted	DEVICE FOR CONTROLLING DIRECTION OF FLUID
95586	Eastman Kodak Company	US	8007082	12/420,842	4/9/2009	8/30/2011	Granted	DEVICE FOR CONTROLLING FLUID VELOCITY
95587	Eastman Kodak Company	US	7946692	12/420,846	4/9/2009	5/24/2011	Granted	DEVICE FOR MERGING FLUID DROPS

95593	Eastman Kodak Company	US	8329382	12/552,362	9/2/2009	12/11/2012	Granted	OR JETS METHOD OF PROCESSING ELEMENTS WITH COALESCED PARTICLES
95597	Eastman Kodak Company	EP		10726673.6	6/16/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH MOVING SPECKLE REDUCING ELEMENT AND LIGHT INTEGRATION ELEMENT
95597	Eastman Kodak Company	US	8235531	12/488,661	6/22/2009	8/7/2012	Granted	OPTICAL INTERFERENCE REDUCING ELEMENT FOR LASER PROJECTION

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95598	Eastman Kodak Company	CN		201080027965.X	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	EP		10728454.9	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	JP		2012-517485	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	US	8237777	12/491,267	6/25/2009	8/7/2012	Granted	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95599	Eastman Kodak Company	CN		201080025645.0	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	EP		10729732.7	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	JP		2012-517488	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	US	8162483	12/491,275	6/25/2009	4/24/2012	Granted	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95600	Eastman Kodak Company	US	8220938	12/491,279	6/25/2009	7/17/2012	Granted	IMAGE PATH LIGHT INTENSITY SENSING DURING A BLANKING PERIOD BETWEEN A LEFT-EYE LIGHT BEAM AND A RIGHT-EYE LIGHT BEAM IN A STEREOSCOPIC LIGHT PROJECTOR
95601	Eastman Kodak Company	US	8142021	12/491,288	6/25/2009	3/27/2012	Granted	DUMP PATH LIGHT INTENSITY SENSING IN LIGHT PROJECTOR
95604	Eastman Kodak Company	BE	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	CN		201080031468.7	7/13/2010		Filed	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	DE	602010007662.8	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	EP	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	GB	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	JP		2012-520595	7/13/2010		Filed	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	NL	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	US	8066382	12/502,426	7/14/2009	11/29/2011	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95605	Eastman Kodak Company	CN		201080025944.4	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	EP		10729733.5	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	JP		2012-519533	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	US	8220931	12/498,396	7/7/2009	7/17/2012	Granted	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95609	Eastman Kodak Company	EP		10725905.3	6/9/2010		Filed	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	US	7995956	12/484,392	6/15/2009	8/9/2011	Granted	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95610	Eastman Kodak Company	US	8229333	12/484,409	6/15/2009	7/24/2012	Granted	DEVELOPER SYSTEM AND METHOD FOR PROVIDING A STABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95615	Eastman Kodak Company	US	8249480	12/491,320	6/25/2009	8/21/2012	Granted	FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95616	Eastman Kodak Company	US	8147026	12/430,264	4/27/2009	4/3/2012	Granted	IMAGE QUALITY MATCHING IN A MIXED PRINT ENGINE ASSEMBLY SYSTEM
95618	Eastman Kodak Company	US		12/868,122	8/25/2010		Filed	LAST PAGE SAVER
95624	Eastman Kodak Company	US	8335464	12/827,325	6/30/2010	12/18/2012	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC APPARATUS
95627	Eastman Kodak Company	US	8091983	12/431,818	4/29/2009	1/10/2012	Granted	JET DIRECTIONALITY CONTROL USING PRINthead NOZZLE
95628	Eastman Kodak Company	US	7938517	12/431,826	4/29/2009	5/10/2011	Granted	JET DIRECTIONALITY CONTROL USING PRINthead DELIVERY CHANNEL
95633	Eastman Kodak Company	CN		201080018794.4	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	EP		10716648.0	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	JP		2012-508464	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	TW		099113721	4/29/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	US	8132919	12/432,856	4/30/2009	3/13/2012	Granted	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95634	Eastman Kodak Company	CN		201080021801.6	5/20/2010		Filed	KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	JP		2012-511824	5/20/2010		Filed	KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	US	7992835	12/469,894	5/21/2009	8/9/2011	Granted	KINETIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS

95635	Eastman Kodak Company	DE	602009006714.1	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	GB	2284005	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	NL	2284005	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95636	Eastman Kodak Company	CN		201080027088.6	5/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95636	Eastman Kodak Company	EP		10724597.9	5/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	US	8257907	12/483,293	6/12/2009	9/4/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95637	Eastman Kodak Company	CN		201080019305.7	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	EP		10716418.8	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	JP		2012-508468	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	TW		099113719	4/29/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	US	8066389	12/432,999	4/30/2009	11/29/2011	Granted	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95643	Eastman Kodak Company	US	8218985	12/751,011	3/31/2010	7/10/2012	Granted	IMAGE PRINTING METHOD WITH REDUCED BANDING
95644	Eastman Kodak Company	US	8197022	12/568,733	9/29/2009	6/12/2012	Granted	AUTOMATED TIME OF FLIGHT SPEED COMPENSATION
95645	Eastman Kodak Company	US	8104861	12/568,750	9/29/2009	1/31/2012	Granted	COLOR TO COLOR REGISTRATION TARGET
95651	Eastman Kodak Company	US		13/305,812	11/29/2011		Filed	AIR EXTRACTION MANUFACTURING METHOD
95652	Eastman Kodak Company	CN		201080021514.5	5/5/2010		Filed	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	DE	602010004857.8	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	EP	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	GB	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	NL	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	US		12/468,315	5/19/2009		Filed	SCALING IMAGES USING MATCHED COMPONENTS IN A DUAL ENGINE SYSTEM
95653	Eastman Kodak Company	EP		10747332.4	8/13/2010		Filed	STRUCTURAL INKS
95653	Eastman Kodak Company	GB		0914655.6	8/21/2009		Filed	FLEXOGRAPHIC PRINTING INKS
95653	Eastman Kodak Company	US		13/391,012	8/13/2010		Filed	STRUCTURAL INKS
95654	Eastman Kodak Company	CN		201080023181.X	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	EP		10718350.1	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	JP		2012-511807	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	US	8172403	12/469,727	5/21/2009	5/8/2012	Granted	PROJECTION WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95655	Eastman Kodak Company	CN		201080021987.5	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	EP		10723811.5	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	JP		2012-513034	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	US	8305648	12/474,508	5/29/2009	11/6/2012	Granted	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95657	Eastman Kodak Company	CN		201080021416.1	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	EP		10723814.9	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	JP		2012-511811	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	US	8172404	12/469,751	5/21/2009	5/8/2012	Granted	PROJECTION WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95658	Eastman Kodak Company	CN		201080023175.4	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	EP		10723373.6	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION

95658	Eastman Kodak Company	JP		2011-511821	5/19/2010		Filed	ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	US	8366281	12/469,766	5/21/2009	2/5/2013	Granted	OUT-OF-PLANE MOTION OF SPECKLE REDUCTION ELEMENT STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95660	Eastman Kodak Company	US		13/080,908	4/6/2011		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	EP		10723379.3	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	IN		7930/DELNP/2011	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	JP		2012-513049	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	US	8033666	12/473,451	5/28/2009	10/11/2011	Granted	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95672	Eastman Kodak Company	US		12/511,326	7/29/2009		Filed	INK RESERVOIR WITH A BIASING VALVE
95674	Eastman Kodak Company	WO		PCT/US12/34878	4/25/2012		Filed	STIMULUS-RESPONSIVE POLYMERIC PARTICLE FORMULATIONS

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95675	Eastman Kodak Company	CN		201080036041.6	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	EP		10747358.9	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	JP		2012-526831	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	US	8383319	12/546,769	8/25/2009	2/26/2013	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95676	Eastman Kodak Company	US		13/160,756	6/15/2011		Filed	SELECTABLE PRINthead-TO-PAPER SPACING ADJUSTMENT APPARATUS
95682	Eastman Kodak Company	CN		2010800399740	9/1/2010		Filed	IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	EP		10757875.9	9/1/2010		Filed	IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	US	8284229	12/555,003	9/8/2009	10/9/2012	Granted	IMAGING HEAD FOR 3D IMAGING
95684	Eastman Kodak Company	US	8142976	12/630,214	12/3/2009	3/27/2012	Granted	METHOD FOR PREPARING MULTIPLE EMULSION AND POROUS POLYMER PARTICLES THEREFROM
95685	Eastman Kodak Company	US	8330870	12/632,854	12/8/2009	12/11/2012	Granted	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US		13/613,386	9/13/2012		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95687	Eastman Kodak Company	CN		201080031777.4	7/12/2010		Filed	IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	EP		10735101.7	7/12/2010		Filed	IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	US	8427695	12/503,096	7/15/2009	4/23/2013	Granted	IMPROVED SETTING OF IMAGING PARAMETERS
95688	Eastman Kodak Company	CN		201080031203.7	7/13/2010		Filed	SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	EP		10737133.8	7/13/2010		Filed	SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	US	8446640	12/503,099	7/15/2009	5/21/2013	Granted	IMPROVED SETTING OF IMAGING PARAMETERS USING A SCANNER
95689	Eastman Kodak Company	US	8063352	12/490,415	6/24/2009	11/22/2011	Granted	COLOR SEPARATION FILTER FOR SOLID STATE SENSOR
95693	Eastman Kodak Company	US		13/331,075	12/20/2011		Filed	PRODUCING CORRECTION DATA FOR PRINTER
95693	Eastman Kodak Company	WO		PCT/US12/68662	12/10/2012		Filed	PRODUCING CORRECTION DATA FOR PRINTER
95696	Eastman Kodak Company	US	8113628	12/487,675	6/19/2009	2/14/2012	Granted	INKJET PRINTERS HAVING MICRO-FLUIDIC ACTUATORS
95698	Eastman Kodak Company	US	8422082	12/507,226	7/22/2009	4/16/2013	Granted	REDUCING INK BLEED ARTIFACTS FOR RGB IMAGES
95700	Eastman Kodak Company	CN		201180009854.0	2/16/2011		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	EP		11704711.8	2/16/2011		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	US		12/707,873	2/18/2010		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95704	Eastman Kodak Company	US	8118408	12/494,337	6/30/2009	2/21/2012	Granted	FLOW THROUGH DROP DISPENSER
95705	Eastman Kodak Company	US	8210648	12/494,341	6/30/2009	7/3/2012	Granted	FLOW THROUGH DISPENSER INCLUDING TWO DIMENSIONAL ARRAY
95706	Eastman Kodak Company	US	8182073	12/494,343	6/30/2009	5/22/2012	Granted	FLOW THROUGH DISPENSER INCLUDING DIVERter COOLING CHANNEL
95707	Eastman Kodak Company	US	8172364	12/494,346	6/30/2009	5/8/2012	Granted	FLOW THROUGH DISPENSER INCLUDING IMPROVED GUIDE STRUCTURE
95708	Eastman Kodak Company	US	8201924	12/494,350	6/30/2009	6/19/2012	Granted	LIQUID DIVERter FOR FLOW THROUGH DROP DISPENSER
95716	Eastman Kodak Company	US	8215751	12/620,611	11/18/2009	7/10/2012	Granted	CARRIAGE WITH IMPROVED PRINT CARTRIDGE MOUNTING RELIABILITY
95720	Eastman Kodak Company	CN		201080027601.1	6/16/2010		Filed	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	EP		10728453.1	6/16/2010		Filed	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	US	8019255	12/491,630	6/25/2009	9/13/2011	Granted	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95725	Eastman Kodak Company	CN		201080040381.6	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	EP		10751747.6	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	IN		902/DELNP/2012	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	JP		2012-528813	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	US	8298750	12/555,040	9/8/2009	10/30/2012	Granted	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS

95727	Eastman Kodak Company	US		12/767,826	4/27/2010		Filed	CONTINUOUS PRINthead INCLUDING POLYMERIC FILTER
95728	Eastman Kodak Company	CN		201080031868.8	7/12/2010		Filed	DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	US	8283647	12/507,184	7/22/2009	10/9/2012	Granted	DEVELOPER LIQUID LEVEL SENSOR
95729	Eastman Kodak Company	CN		201080034745.X	8/4/2010		Filed	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS

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95729	Eastman Kodak Company	EP		10747710.1	8/4/2010		Filed	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	US	8174552	12/543,525	8/19/2009	5/8/2012	Granted	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95730	Eastman Kodak Company	US	8179412	12/543,530	8/19/2009	5/15/2012	Granted	MERGING IMAGE PIXELS BASED ON MAIN-SCAN MISALIGNMENT
95731	Eastman Kodak Company	US	8493624	12/543,534	8/19/2009	7/23/2013	Granted	DETERMINATION OF OPTIMUM MERGE LINE LOCATION
95732	Eastman Kodak Company	US	8427698	12/543,539	8/19/2009	4/23/2013	Granted	ENHANCED IMAGING WITH ADJUSTED IMAGE SWATH WIDTHS
95733	Eastman Kodak Company	US	8033650	12/543,712	8/19/2009	10/11/2011	Granted	PAIRED DROP EJECTOR
95740	Eastman Kodak Company	US	8331818	12/507,823	7/23/2009	12/11/2012	Granted	OPTIMIZED FUSING FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95742	Eastman Kodak Company	US	8465899	12/911,978	10/26/2010	6/18/2013	Granted	LARGE PARTICLE TONER PRINTING METHOD
95744	Eastman Kodak Company	CN		201080049874.6	11/4/2010		Filed	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	EP		10852634.4	11/4/2010		Filed	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	US	8226217	12/613,683	11/6/2009	7/24/2012	Granted	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95761	Eastman Kodak Company	BR		112012024510-4	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	CN		201180020761.8	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	EP		11717135.5	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	IN		9260/DELNP/2012	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	JP		2013-508038	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	US		12/766,939	4/26/2010		Filed	TONER CONTAINING METALLIC FLAKES AND METHOD OF FORMING METALLIC IMAGE
95766	Eastman Kodak Company	EP		10765550.8	10/6/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	US	8426104	12/575,567	10/8/2009	4/23/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95767	Eastman Kodak Company	EP		10768147.0	10/12/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	US		13/940,330	7/12/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE
95773	Eastman Kodak Company	US	8507037	12/608,047	10/29/2009	8/13/2013	Granted	DIGITAL MANUFACTURE OF AN GAS OR LIQUID SEPARATION DEVICE
95778	Eastman Kodak Company	US	8203712	12/533,424	7/31/2009	6/19/2012	Granted	METHOD AND APPARATUS FOR MEASURING COLORS
95779	Eastman Kodak Company	US	8401289	12/533,451	7/31/2009	3/19/2013	Granted	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95779	Eastman Kodak Company	US		13/712,064	12/12/2012		Filed	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95784	Eastman Kodak Company	US	8162443	12/543,749	8/19/2009	4/24/2012	Granted	PAIRED DROP EJECTOR METHOD OF OPERATION
95796	Eastman Kodak Company	CN		201080050172.X	11/4/2010		Filed	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95796	Eastman Kodak Company	EP		10777189.1	11/4/2010		Filed	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95796	Eastman Kodak Company	US	8235514	12/614,476	11/9/2009	8/7/2012	Granted	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95797	Eastman Kodak Company	US	8118406	12/573,273	10/5/2009	2/21/2012	Granted	FLUID EJECTION ASSEMBLY HAVING A MOUNTING SUBSTRATE
95802	Eastman Kodak Company	US	8224209	12/542,757	8/18/2009	7/17/2012	Granted	HIGH-FREQUENCY BANDING REDUCTION FOR ELECTROPHOTOGRAPHIC PRINTER
95804	Eastman Kodak Company	US	8400670	12/618,949	11/16/2009	3/19/2013	Granted	IMAGE DOWN-SAMPLING WITH FINE DETAIL ENHANCEMENT
95805	Eastman Kodak Company	US		12/569,985	9/30/2009		Filed	DIGITAL MANUFACTURE OF AN OPTICAL WAVEGUIDE
95807	Eastman Kodak Company	US	8205338	12/544,396	8/20/2009	6/26/2012	Granted	METHOD OF MAKING A MULTI-LOBED NOZZLE
95811	Eastman Kodak Company	CN		201080045904	9/22/2010		Filed	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	EP		10760853.1	9/22/2010		Filed	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	US	8144022	12/566,906	9/25/2009	3/27/2012	Granted	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95820	Eastman Kodak Company	CN		201080038796.X	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	EP		10749965.9	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	JP		2012-527911	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	US	8320784	12/553,284	9/3/2009	11/27/2012	Granted	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95822	Eastman Kodak Company	US	8517516	12/908,920	10/21/2010	8/27/2013	Granted	INVERSE MASK GENERATING PRINTER AND PRINTER MODULE
95826	Eastman Kodak Company	US		12/647,573	12/28/2009		Filed	FUSER MEMBER WITH FLUOROPOLYMER OUTER LAYER

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95827	Eastman Kodak Company	US	8304016	12/647,569	12/28/2009	11/6/2012	Granted	METHOD OF MAKING FUSER MEMBER
95829	Eastman Kodak Company	US	8416454	12/649,374	12/30/2009	4/9/2013	Granted	METHOD FOR GENERATING PERSONALIZED DOCUMENTS
95835	Eastman Kodak Company	US	8168546	12/622,496	11/20/2009	5/1/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95836	Eastman Kodak Company	CN		201080041637.5	9/8/2010		Filed	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	US	8203131	12/563,462	9/21/2009	6/19/2012	Granted	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95837	Eastman Kodak Company	US	8153529	12/622,506	11/20/2009	4/10/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95837	Eastman Kodak Company	US		13/313,055	12/7/2011		Filed	ELECTRONIC DEVICE
95838	Eastman Kodak Company	US	8318249	12/622,519	11/20/2009	11/27/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95839	Eastman Kodak Company	US		12/622,530	11/20/2009		Filed	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95840	Eastman Kodak Company	US	7998878	12/622,550	11/20/2009	8/16/2011	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95841	Eastman Kodak Company	US		12/622,660	11/20/2009		Filed	DEPOSITION INHIBITOR COMPOSITION AND METHOD OF USE
95842	Eastman Kodak Company	US	8226215	12/707,704	2/18/2010	7/24/2012	Granted	JETTING MODULE INSTALL MECHANISM
95846	Eastman Kodak Company	US	8130374	13/245,143	9/26/2011	3/6/2012	Granted	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95846	Eastman Kodak Company	US	8154720	13/245,151	9/26/2011	4/10/2012	Granted	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95847	Eastman Kodak Company	US	8243115	12/609,093	10/30/2009	8/14/2012	Granted	METHOD FOR ADJUSTING A SPATIAL LIGHT MODULATOR
95849	Eastman Kodak Company	US		13/389,602	8/19/2010		Filed	IMAGE CAPTURE DEVICE
95860	Eastman Kodak Company	US	8184928	12/582,110	10/20/2009	5/22/2012	Granted	COMBINING SEAM CARVING AN IMAGE RESIZING
95861	Eastman Kodak Company	US	8213745	12/576,260	10/9/2009	7/3/2012	Granted	SEAM CARVING FOR IMAGE RESIZING
95866	Eastman Kodak Company	CN		201080045675.8	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	EP		10774094.6	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	TW		099136584	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	US		12/606,212	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95868	Eastman Kodak Company	US		12/606,213	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95870	Eastman Kodak Company	US		12/606,223	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING NON-PARALLEL NON-PERPENDICULAR SLOTS
95871	Eastman Kodak Company	CN		201080048658.X	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	EP		10774064.9	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	JP		2012-536874	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	US		12/606,228	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95872	Eastman Kodak Company	US		12/606,231	10/27/2009		Filed	FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95873	Eastman Kodak Company	US		12/606,234	10/27/2009		Filed	CONVEYANCE SYSTEM INCLUDING OPPOSED FLUID DISTRIBUTION MANIFOLDS
95874	Eastman Kodak Company	US		12/606,238	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD OPERATING STATE MANAGEMENT SYSTEM
95877	Eastman Kodak Company	US		12/581,198	10/19/2009		Filed	PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95878	Eastman Kodak Company	US		12/574,722	10/7/2009		Filed	PLATE MONITORING SYSTEM
95880	Eastman Kodak Company	US	8177052	12/638,109	12/15/2009	5/15/2012	Granted	BELT EDGE SENSOR AND ACTUATOR FOR CONTROLLING TRACKING OF SUCH BELT
95881	Eastman Kodak Company	US	8282183	12/604,428	10/23/2009	10/9/2012	Granted	INKJET PRINTER FOR DETECTING THE TYPE OF PRINT MEDIA
95883	Eastman Kodak Company	US	7982758	12/569,981	9/30/2009	7/19/2011	Granted	APPARATUS FOR CONTROLLING PEEL POSITION IN A PRINTER
95887	Eastman Kodak Company	EP		09743280.1	4/28/2009		Filed	FEDER SYSTEM WITH INDEPENDENT CONTROL OF ROLLERS
95888	Eastman Kodak Company	US	7654521	11/019,108	12/22/2004	2/2/2010	Granted	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED OVERLAP
95888	Eastman Kodak Company	US	8066280	12/637,869	12/15/2009	11/29/2011	Granted	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED
95888	Eastman Kodak Company	US	8272639	13/253,764	10/5/2011	9/25/2012	Granted	APPARATUS AND METHOD FOR

95893	Eastman Kodak Company	US	8383315	12/707,861	2/18/2010	2/26/2013	Granted	DETECTING ARTICLE MULTIFEED IN A PREDEFINED REGION OF A FLAT ARTICLE
95894	Eastman Kodak Company	EP		09743260.3	4/22/2009		Filed	RAISED LETTER PRINTING USING LARGE YELLOW TONER PARTICLES
95894	Eastman Kodak Company	US		12/149,550	5/5/2008		Filed	VARIABLE FEEDER TRAY CAPACITY CONTROL

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95897	Eastman Kodak Company	US	6694384	09/352,441	7/13/1999	2/17/2004	Granted	METHOD AND SYSTEM TO REMOTELY CONFIGURE BUSINESS OFFICE DEVICES TO USER DEFINED PARAMETERS
95898	Eastman Kodak Company	US	8251475	12/636,806	12/14/2009	8/28/2012	Granted	POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
95900	Eastman Kodak Company	DE	60312408.9	03250626.3	1/27/2003	11/29/2007	Granted	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	GB	1331184	03250626.3	1/27/2003	3/14/2007	Granted	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	JP	4008360	2003-017564	1/27/2003	9/7/2007	Granted	PIC ROLLER WITH CLUTCH
95900	Eastman Kodak Company	US	6679490	10/057,743	1/25/2002	1/20/2004	Granted	PIC ROLLER WITH CLUTCH
95905	Eastman Kodak Company	US	6305684	09/262,768	3/4/1999	10/23/2001	Granted	FEED ROLLERS WITH REVERSING CLUTCH
95905	Eastman Kodak Company	US	6203005	09/262,770	3/4/1999	3/20/2001	Granted	FEEDER APPARATUS FOR DOCUMENTS AND THE LIKE
95905	Eastman Kodak Company	US	6585252	09/724,573	11/28/2000	7/1/2003	Granted	SEMI-ACTIVE CLUTCH ASSEMBLY
95908	Eastman Kodak Company	CN		201180006425.8	1/19/2011		Filed	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	EP		11702099.0	1/19/2011		Filed	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	US	8212243	12/691,793	1/22/2010	7/3/2012	Granted	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95909	Eastman Kodak Company	US	8260569	12/609,113	10/30/2009	9/4/2012	Granted	DETERMINING A DIMENSION OF A REGULAR PATTERN OF ELEMENTS
95912	Eastman Kodak Company	US		12/570,009	9/30/2009		Filed	DIGITAL MANUFACTURE OF AN ELECTRICAL CIRCUIT
95913	Eastman Kodak Company	US	8145114	12/608,040	10/29/2009	3/27/2012	Granted	DIGITAL MANUFACTURE OF A MICROFLUIDIC DEVICE
95936	Eastman Kodak Company	US	8395094	12/699,120	2/3/2010	3/12/2013	Granted	STRUCTURE FOR CONDUCTING HEAT FROM CARTRIDGE HEATERS
95942	Eastman Kodak Company	CN		201080050407.5	10/28/2010		Filed	AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	US	8376487	12/614,481	11/9/2009	2/19/2013	Granted	AIR EXTRACTION PRINTER
95943	Eastman Kodak Company	US	8313181	12/614,483	11/9/2009	11/20/2012	Granted	AIR EXTRACTION METHOD FOR INKJET PRINTER
95948	Eastman Kodak Company	CN		201080051366.1	11/4/2010		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	US	8329383	12/612,915	11/5/2009	12/11/2012	Granted	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95950	Eastman Kodak Company	US	8493616	12/604,447	10/23/2009	7/23/2013	Granted	A METHOD FOR IDENTIFYING A MEDIA TYPE AND SELECTING A PRINT MODE BASED ON THE MEDIA TYPE
95959	Eastman Kodak Company	US		12/635,023	12/10/2009		Filed	METHOD OF REGISTRATION CORRECTION
95986	Eastman Kodak Company	CN		201080051073.3	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	EP		10778783.0	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	JP		2012-538859	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8305502	12/616,156	11/11/2009	11/6/2012	Granted	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8508676	13/588,504	8/17/2012	8/13/2013	Granted	PHASE-COMPENSATED ANTI-REFLECTIVE THIN FILM COATING
95989	Eastman Kodak Company	CN		201080050173.4	10/20/2010		Filed	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	JP		2012-537899	10/20/2010		Filed	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	US	8231207	12/613,699	11/6/2009	7/31/2012	Granted	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95991	Eastman Kodak Company	US	8104878	12/613,712	11/6/2009	1/31/2012	Granted	PHASE SHIFTS FOR TWO GROUPS OF NOZZLES
95992	Eastman Kodak Company	US	8265505	12/702,343	2/9/2010	9/11/2012	Granted	SELECTIVE COOLING OF A FUSER HEATER ROLLER
95994	Eastman Kodak Company	US	8147033	12/614,487	11/9/2009	4/3/2012	Granted	INK CHAMBERS FOR INKJET PRINTER
95996	Eastman Kodak Company	CN		200980163316.X	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	JP		2012-538797	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	US		13/502,527	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95999	Eastman Kodak Company	CN		2010800568664	12/13/2010		Filed	CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	JP		2012-544662	12/13/2010		Filed	CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	US	8203757	12/636,879	12/14/2009	6/19/2012	Granted	CONTROLLING ERROR DIFFUSION DOT DENSITY
96002	Eastman Kodak Company	US		12/618,108	11/13/2009		Filed	ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	CN		2010800512230	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	EP		10776900.2	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE

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96003	Eastman Kodak Company	JP		2012-538860	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	US		12/618,086	11/13/2009		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96004	Eastman Kodak Company	US		12/618,059	11/13/2009		Filed	MULTIPASS ELECTROPHOTOGRAPHIC PRINT ENGINE
96006	Eastman Kodak Company	CN		201080054002.9	11/16/2010		Filed	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	JP		2012-541104	11/16/2010		Filed	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	US	8251494	12/627,133	11/30/2009	8/28/2012	Granted	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96008	Eastman Kodak Company	US	8376496	12/796,715	6/9/2010	2/19/2013	Granted	COLOR CONSISTENCY FOR A MULTI-PRINTHEAD SYSTEM
96009	Eastman Kodak Company	US		12/915,091	10/29/2010		Filed	METHOD OF CONTROLLING PRINT DENSITY
96013	Eastman Kodak Company	US	8306461	12/590,753	11/13/2009	11/6/2012	Granted	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96014	Eastman Kodak Company	CN		201080051101.1	11/10/2010		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	DE	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	EP	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	GB	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	JP		2012-538918	11/10/2010		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	NL	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	US		12/618,118	11/13/2009		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96017	Eastman Kodak Company	US	8220902	12/620,614	11/18/2009	7/17/2012	Granted	PRINTHEAD WITH IMPROVED INK TANK MOUNTING RELIABILITY
96018	Eastman Kodak Company	US	8220903	12/620,619	11/18/2009	7/17/2012	Granted	INK TANK FEATURE FOR IMPROVED MOUNTING RELIABILITY
96020	Eastman Kodak Company	CN		201080055291.4	12/2/2010		Filed	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	JP		2012-543155	12/2/2010		Filed	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	US	7963708	12/632,860	12/8/2009	6/21/2011	Granted	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96021	Eastman Kodak Company	CN		2010800586728	12/8/2010		Filed	INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	JP		2012-544620	12/8/2010		Filed	INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	US	8240816	12/642,883	12/21/2009	8/14/2012	Granted	INK FILL PORT FOR INKJET INK TANK
96022	Eastman Kodak Company	US		12/627,161	11/30/2009		Filed	METHOD OF MAKING BONDABLE PRINTED WIRING MEMBER
96027	Eastman Kodak Company	US		12/691,273	1/21/2010		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
96028	Eastman Kodak Company	EP		10805564.1	12/30/2010		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		12/695,190	1/28/2010		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		13/586,118	8/15/2012		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96041	Eastman Kodak Company	US	8459787	12/915,751	10/29/2010	6/11/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96043	Eastman Kodak Company	US	8317292	12/636,807	12/14/2009	11/27/2012	Granted	METHOD OF POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
96063	Eastman Kodak Company	BR		BR1120120199072	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	CN		201180010647.7	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	EP		11704703.5	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	IN		6475/DELNP/2012	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	JP		2012-555025	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	KR		10-2012-7022265	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	US		12/713,264	2/26/2010		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96064	Eastman Kodak Company	US		12/649,380	12/30/2009		Filed	SYSTEM FOR GENERATING PERSONALIZED DOCUMENTS
96068	Eastman Kodak Company	US	8277006	12/711,354	2/24/2010	10/2/2012	Granted	CONTROLLABLE MAINTENANCE OPERATIONS FOR EFFICIENT INK USE
96072	Eastman Kodak Company	US	8427722	12/793,924	6/4/2010	4/23/2013	Granted	COLOR TRANSFORM INSENSITIVE TO PROCESS VARIABILITY
96073	Eastman Kodak Company	US	8377729	12/689,326	1/19/2010	2/19/2013	Granted	FORMING II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
96078	Eastman Kodak Company	DE		102010046962.9	9/29/2010		Filed	SUBSTRAT PATH SPEED ADJUSTMENT FOR DIFFERENT OR EQUAL TRANSPORTATION PRINCIPLES WITHIN SAME DRIVE TRAIN TRANSPORTANORDNUNG FÜR BEDRUCKSTOFFE IN EINER DRUCKMASCHINE

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96078	Eastman Kodak Company	US		13/200,669	9/28/2011		Filed	TRANSPORT ARRANGEMENT FOR PRINTING MATERIALS IN A PRINTING MACHINE
96080	Eastman Kodak Company	CN		201180045527.0	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	EP		11826679.0	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	JP		2010-211946	9/22/2010		Filed	PHOTOPOLYMER PLATE CONTAINING SPECIFIC FLUORINATED POLYMER
96080	Eastman Kodak Company	US		13/825,136	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96081	Eastman Kodak Company	US	8309394	12/691,802	1/22/2010	11/13/2012	Granted	METHOD OF MAKING N-TYPE SEMICONDUCTOR DEVICES
96083	Eastman Kodak Company	US		12/707,877	2/18/2010		Filed	A SYSTEM TO PRINT RAISED PRINTING USING SMALL TONER PARTICLES
96085	Eastman Kodak Company	US	8422930	12/731,178	3/25/2010	4/16/2013	Granted	SAFE RADIANT TONER HEATING APPARATUS WITH MEMBRANE
96087	Eastman Kodak Company	US	8331842	12/749,804	3/30/2010	12/11/2012	Granted	TONER HEATING APPARATUS WITH BELT AND NIP
96088	Eastman Kodak Company	US	8201822	12/713,257	2/26/2010	6/19/2012	Granted	PLANAR MEDIA-FEED APPARATUS
96089	Eastman Kodak Company	US	8318406	12/699,079	2/3/2010	11/27/2012	Granted	A METHOD FOR FIXING A FLEXOGRAPHIC PLATE
96090	Eastman Kodak Company	TW		100104798	2/14/2011		Filed	GLASSES FOR VIEWING STEREO IMAGES
96090	Eastman Kodak Company	US	8384774	12/705,650	2/15/2010	2/26/2013	Granted	GLASSES FOR VIEWING STEREO IMAGES
96096	Eastman Kodak Company	BR		1120120196880	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	CN		201180010795.9	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	EP		11705115.1	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	IN		7381/DELNP/2012	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	JP		2012-555024	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	US		12/712,296	2/25/2010		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96097	Eastman Kodak Company	CN		201180010738.0	2/22/2011		Filed	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	EP		11707008.6	2/22/2011		Filed	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	US	8403252	12/712,271	2/25/2010	3/26/2013	Granted	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96105	Eastman Kodak Company	US	8396400	12/887,786	9/22/2010	3/12/2013	Granted	METHOD OF IMPLEMENTING A MAGNETICALLY ACTUATED FLAP SEAL
96115	Eastman Kodak Company	US		12/700,785	2/5/2010		Filed	DETECTION OF MISREGISTERED PRINTING PLATE
96116	Eastman Kodak Company	EP		11705735.6	2/1/2011		Filed	IMPROVED PRINTING PLATE REGISTRATION
96116	Eastman Kodak Company	US	8511227	12/700,788	2/5/2010	8/20/2013	Granted	IMPROVED PRINTING PLATE REGISTRATION
96117	Eastman Kodak Company	BR		BR1120120189107	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	CN		201180008889.2	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	EP		11702526.2	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	IN		6037/DELNP/2012	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	US	8457513	12/702,348	2/9/2010	6/4/2013	Granted	SELECTIVE COOLING OF A FUSER
96118	Eastman Kodak Company	EP		11712368.7	3/10/2011		Filed	LITHOGRAPHIC PROCESSING SOLUTIONS AND METHODS OF USE
96118	Eastman Kodak Company	US		13/615,739	9/14/2012		Filed	METHODS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96122	Eastman Kodak Company	US		12/712,256	2/25/2010		Filed	REINFORCED MEMBRANE FILTER FOR PRINthead
96125	Eastman Kodak Company	US		13/116,186	5/26/2011		Filed	METHOD OF MAKING WEAR-RESISTANT PRINTED WIRING MEMBER
96126	Eastman Kodak Company	US	8273640	12/749,872	3/30/2010	9/25/2012	Granted	INTEGRATED SEMICONDUCTOR NANOWIRE DEVICE
96128	Eastman Kodak Company	US		13/601,259	8/31/2012		Filed	INKJET PRINTING FLUID COMPOSITION
96129	Eastman Kodak Company	CN		201180041443.X	8/18/2011		Filed	INKJET PRINTING FLUID
96129	Eastman Kodak Company	EP		11750035.5	8/18/2011		Filed	INKJET PRINTING FLUID
96129	Eastman Kodak Company	US	8430492	12/871,982	8/31/2010	4/30/2013	Granted	INKJET PRINTING FLUID
96138	Eastman Kodak Company	CN		201180017311.3	3/23/2011		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	EP		11712403.2	3/23/2011		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		12/748,475	3/29/2010		Filed	FLEXOGRAPHIC PRINTING

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96138	Eastman Kodak Company	US	8361556	13/188,617	7/22/2011	1/29/2013	Granted	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		13/616,555	9/14/2012		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96139	Eastman Kodak Company	US	8411489	12/770,795	4/30/2010	4/2/2013	Granted	SEMICONDUCTING DEVICES AND METHODS OF PREPARING
96142	Eastman Kodak Company	BR		1120120198980	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	CN		2011800109899	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	EP		11706444.4	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	IN		6469/DELNP/2012	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	JP		2012-555086	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	KR		2012-7025076	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	US	7923313	12/713,252	2/26/2010	4/12/2011	Granted	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96143	Eastman Kodak Company	US	8376353	12/713,289	2/26/2010	2/19/2013	Granted	PLANAR-MEDIA-FEED METHOD
96144	Eastman Kodak Company	US		12/748,786	3/29/2010		Filed	SCREENED HARDCOPY REPRODUCTION APPARATUS COMPENSATION DATA CALCULATION
96145	Eastman Kodak Company	US		12/711,367	2/24/2010		Filed	USING NONDEPLETED INK SOURCE FOR MAINTENANCE OPERATION
96148	Eastman Kodak Company	US	8437053	12/760,600	4/15/2010	5/7/2013	Granted	GAMUT MAPPING USING HUE-PRESERVING COLOR SPACE
96150	Eastman Kodak Company	US	8322834	12/750,744	3/31/2010	12/4/2012	Granted	SNAP-IN DIE MOUNT ASSEMBLY FOR INKJET PRINTHEAD
96151	Eastman Kodak Company	US	8277034	12/750,749	3/31/2010	10/2/2012	Granted	ORIENTATION OF AIR-PERMEABLE MEMBRANE IN INKJET PRINTHEAD
96152	Eastman Kodak Company	BR		BR112012021918-9	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	CN		201180017092.9	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	EP		11713928.7	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	IN		7737/DELNP/2012	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	US	8256876	12/750,752	3/31/2010	9/4/2012	Granted	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96153	Eastman Kodak Company	US	8286553	12/730,317	3/24/2010	10/16/2012	Granted	WIFFLE-TREE PRINTING PLATE REGISTRATION SYSTEM
96164	Eastman Kodak Company	US	8488163	12/789,515	5/28/2010	7/16/2013	Granted	PRINTER WITH IN-LINE SCANNER
96170	Eastman Kodak Company	US	7906354	12/749,929	3/30/2010	3/15/2011	Granted	LIGHT EMITTING NANOWIRE DEVICE
96174	Eastman Kodak Company	US	8023170	12/730,305	3/24/2010	9/20/2011	Granted	IMPROVED TOTAL INTERNAL REFLECTION MODULATOR
96175	Eastman Kodak Company	US		12/910,902	10/25/2010		Filed	DYNAMIC HETEROGENEOUS COMPUTER NETWORK MANAGEMENT TOOL
96177	Eastman Kodak Company	US		13/454,410	4/24/2012		Filed	PERMANENTLY BONDED FLUID CHANNEL NOZZLE PLATE FABRICATION
96178	Eastman Kodak Company	US	8111444	12/730,311	3/24/2010	2/7/2012	Granted	IMPROVED TOTAL INTERNAL REFLECTION LIGHT VALVE
96180	Eastman Kodak Company	US	8275300	12/749,819	3/30/2010	9/25/2012	Granted	FORMING SURFACE FINISH BY ELECTROPHOTOGRAPHIC TONER FUSING
96182	Eastman Kodak Company	US		12/818,441	6/18/2010		Filed	THERMALLY ABLATABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96184	Eastman Kodak Company	CN		201180017575.9	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	EP		11713912.1	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	IN		7719/DELNP/2012	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	US	8313180	12/750,732	3/31/2010	11/20/2012	Granted	INKJET INK TANK
96185	Eastman Kodak Company	BR		1120120219391	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	CN		201180016652.9	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	EP		11710643.5	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	IN		7725/DELNP/2012	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	US	8317300	12/750,738	3/31/2010	11/27/2012	Granted	INKJET PRINTER
96186	Eastman Kodak Company	US		12/750,747	3/31/2010		Filed	METHOD FOR ASSEMBLING AN INKJET PRINTHEAD
96187	Eastman Kodak Company	BR		BR1120120277960	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	CN		201180024384.5	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	EP		11721914.7	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR

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96187	Eastman Kodak Company	IN		9914/DELNP/2012	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	JP		2013-511231	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	US		12/781,265	5/17/2010		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96188	Eastman Kodak Company	CN		201180020045X	4/12/2011		Filed	OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	EP		11717078.7	4/12/2011		Filed	OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	US	8477380	12/764,160	4/21/2010	7/2/2013	Granted	OPTIMIZING A SEAM FOR A PRINT JOB
96189	Eastman Kodak Company	US	8430474	12/797,850	6/10/2010	4/30/2013	Granted	DIE MOUNTING ASSEMBLY FORMED OF DISSIMILAR MATERIALS
96193	Eastman Kodak Company	CN		201180025606.6	5/23/2011		Filed	SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	EP		11725558.8	5/23/2011		Filed	SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	US	8297747	12/786,468	5/25/2010	10/30/2012	Granted	SEAL FOR INKJET INK TANK
96198	Eastman Kodak Company	CN		201180020763.7	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	EP		11719412.6	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	IN		9306/DELNP/2012	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	JP		2013-508175	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	US	8342690	12/770,081	4/29/2010	1/1/2013	Granted	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96199	Eastman Kodak Company	BR		BR1120120301683	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	CN		201180027891.4	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	EP		11727379.7	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	IN		391/DELNP/2013	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	TW		100120916	6/15/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8085467	12/816,559	6/16/2010	12/27/2011	Granted	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8218235	13/237,111	9/20/2011	7/10/2012	Granted	PROJECTION DISPLAY SURFACE PROVIDING ARTIFACT REDUCTION
96200	Eastman Kodak Company	US		12/767,876	4/27/2010		Filed	STEREOSCOPIC DIGITAL PROJECTION APPARATUS USING POLARIZED LIGHT
96201	Eastman Kodak Company	CN		201180024845.9	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	EP		11721626.7	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	JP		2013-511316	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	US		12/784,520	5/21/2010		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96202	Eastman Kodak Company	US	8199176	12/786,465	5/25/2010	6/12/2012	Granted	LASER THERMAL DONOR ELEMENTS AND METHOD OF USE
96204	Eastman Kodak Company	US	8226216	12/752,576	4/1/2010	7/24/2012	Granted	METHOD FOR OPERATING CONTINUOUS PRINTERS
96205	Eastman Kodak Company	US		12/752,599	4/1/2010		Filed	DROP PLACEMENT METHOD FOR CONTINUOUS PRINTERS
96208	Eastman Kodak Company	US	8314265	12/770,803	4/30/2010	11/20/2012	Granted	AROMATIC AMIC ACIDS OR AMIC ESTERS AND COMPOSITIONS
96209	Eastman Kodak Company	US	8447203	12/795,946	6/8/2010	5/21/2013	Granted	REDUCING TONER CRACKING WITH SCREENING PATTERNS
96211	Eastman Kodak Company	CN		201180024355.9	5/9/2011		Filed	SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	EP		11720268.9	5/9/2011		Filed	SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	US	8312798	12/781,878	5/18/2010	11/20/2012	Granted	SLITTER WITH TRANSLATING CUTTING DEVICES
96211	Eastman Kodak Company	US		90/012,867	5/15/2013		Filed	SLITTER WITH TRANSLATING CUTTING DEVICES
96212	Eastman Kodak Company	CN		2011800238692	4/25/2011		Filed	FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	EP		11718206.3	4/25/2011		Filed	FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	US	8316749	12/779,279	5/13/2010	11/27/2012	Granted	FINISHER FOR CUTTING OR SCORING RECEIVER
96215	Eastman Kodak Company	US	8204413	12/827,178	6/30/2010	6/19/2012	Granted	PRINTING JOB WITH DEVELOPER REMOVAL
96216	Eastman Kodak Company	US	8406672	12/845,789	7/29/2010	3/26/2013	Granted	BENDING RECEIVER USING HEAT-SHRINKABLE TONER
96219	Eastman Kodak Company	US		12/767,828	4/27/2010		Filed	METHOD OF MANUFACTURING PRINTHEAD INCLUDING POLYMERIC FILTER
96220	Eastman Kodak Company	US	8277035	12/767,833	4/27/2010	10/2/2012	Granted	PRINTHEAD INCLUDING SECTIONED STIMULATOR/FILTER DEVICE

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96221	Eastman Kodak Company	BR		BR1120120246941	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	CN		201180020909.8	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	EP		11717867.3	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	IN		9295/DELNP/2012	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	JP		2013-508036	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	US		12/767,836	4/27/2010		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96222	Eastman Kodak Company	CN		201180020784.9	4/21/2011		Filed	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	EP		11719397.9	4/21/2011		Filed	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	US	8287101	12/767,840	4/27/2010	10/16/2012	Granted	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96223	Eastman Kodak Company	US		12/847,185	7/30/2010		Filed	METHOD FOR FORMING SURFACE DECORATED PARTICLES
96224	Eastman Kodak Company	US		13/329,547	12/19/2011		Filed	JOINING SHEETS TO FORM A BELT
96225	Eastman Kodak Company	US		12/789,919	5/28/2010		Filed	METHOD FOR PRINTING A SET OF IMAGES
96226	Eastman Kodak Company	US		12/789,664	5/28/2010		Filed	PRINT CUTTING SYSTEM
96227	Eastman Kodak Company	US	8313883	12/785,983	5/24/2010	11/20/2012	Granted	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD
96230	Eastman Kodak Company	US	8437687	12/770,095	4/29/2010	5/7/2013	Granted	CALCULATING BOOKLET SHEET LENGTH USING TONER THICKNESS
96231	Eastman Kodak Company	EP		11731168.8	5/6/2011		Filed	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96231	Eastman Kodak Company	US	8371569	12/777,317	5/11/2010	2/12/2013	Granted	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96232	Eastman Kodak Company	BR		BR1120120245333	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	CN		201180021457.5	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	EP		11717863.2	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	IN		9077/DELNP/2012	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	JP		2013-508029	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	US		12/767,822	4/27/2010		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96233	Eastman Kodak Company	US	8453307	12/821,228	6/23/2010	6/4/2013	Granted	ALIGNMENT ASSEMBLY FOR USE WITH A PRINTHEAD
96241	Eastman Kodak Company	US		12/771,268	4/30/2010		Filed	FOLDING METHOD FOR ELECTROPHOTOGRAPHIC PRINTS
96245	Eastman Kodak Company	CN		201180026271.9	5/17/2011		Filed	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	EP		11722678.7	5/17/2011		Filed	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	US	8404892	12/788,347	5/27/2010	3/26/2013	Granted	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96248	Eastman Kodak Company	EP		11718574.4	4/21/2011		Filed	PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	US		12/768,815	4/28/2010		Filed	PRINTING AND FUSING SYSTEM
96249	Eastman Kodak Company	US		12/768,824	4/28/2010		Filed	PRINTER AND FUSING METHOD
96250	Eastman Kodak Company	US	8040622	12/774,005	5/5/2010	10/18/2011	Granted	AN APPARATUS FOR COMPENSATING AN IMAGING LENS
96251	Eastman Kodak Company	US		12/944,186	11/11/2010		Filed	MULTIPLE RESOLUTION CONTINUOUS INK JET SYSTEM
96262	Eastman Kodak Company	BR		BR1120120259717	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	CN		201180023382.4	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		12197653.4	12/18/2012		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	IN		9721/DELNP/2012	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	US	8154808	12/777,447	5/11/2010	4/10/2012	Granted	AN AUTOFOCUS IMAGING APPARATUS
96264	Eastman Kodak Company	BR		BR1120120274538	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	CN		201180021870.1	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	EP		11720224.2	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	IN		9360/DELNP/2012	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	US		12/771,287	4/30/2010		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS

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96271	Eastman Kodak Company	US		13/860,553	4/11/2013		Filed	PRINthead INCLUDING ACOUSTIC DAMPENING STRUCTURE
96273	Eastman Kodak Company	US	8480206	13/222,129	8/31/2011	7/9/2013	Granted	CARRIAGE PRINTER WITH BUBBLE DISLODGING AND REMOVAL
96274	Eastman Kodak Company	US	8292399	12/826,722	6/30/2010	10/23/2012	Granted	PROVIDING UNIFORM ILLUMINATION TO A MOVING SENSOR
96275	Eastman Kodak Company	CN		201180052038.8	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	EP		11785166.7	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	JP		FILED	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	US		12/913,081	10/27/2010		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96276	Eastman Kodak Company	US	8215631	12/871,067	8/30/2010	7/10/2012	Granted	PICK ROLLER RETRACTION IN A CARRIAGE PRINTER
96278	Eastman Kodak Company	US	8408669	12/828,338	7/1/2010	4/2/2013	Granted	EFFICIENT DATA SCANNING FOR PRINT MODE SWITCHING
96287	Eastman Kodak Company	US	8431433	12/788,349	5/27/2010	4/30/2013	Granted	METHODS OF PROVIDING SEMICONDUCTOR LAYERS AND ARTICLES FROM AMIC ACID SALTS
96288	Eastman Kodak Company	US	8450726	12/788,355	5/27/2010	5/28/2013	Granted	ARTICLES CONTAINING COATINGS OF AMIC ACID SALTS
96289	Eastman Kodak Company	US		13/089,541	4/19/2011		Filed	MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96292	Eastman Kodak Company	US	8401433	12/893,177	9/29/2010	3/19/2013	Granted	METHODS FOR DUAL DRIVE OPERATION OF AN AUGER IN A DEVELOPMENT STATION
96294	Eastman Kodak Company	US	8336984	12/871,068	8/30/2010	12/25/2012	Granted	ENCODER FOR INKJET PRINTERS
96300	Eastman Kodak Company	CN		201180025604.6	5/9/2011		Filed	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	EP		11722953.4	5/9/2011		Filed	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	US	8366092	12/917,702	11/2/2010	2/5/2013	Granted	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96307	Eastman Kodak Company	US	8365662	12/781,149	5/17/2010	2/5/2013	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
96312	Eastman Kodak Company	US		12/786,042	5/24/2010		Filed	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD AND SYSTEM
96313	Eastman Kodak Company	US		12/786,017	5/24/2010		Filed	ELECTROPHOTOGRAPHIC PRINT BINDING SYSTEM
96314	Eastman Kodak Company	CN		2011800253033	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	EP		11719982.8	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	IN		10121/DELNP/2012	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	JP		2013-511214	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	US	8504328	12/784,521	5/21/2010	8/6/2013	Granted	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96315	Eastman Kodak Company	US	8287129	12/784,523	5/21/2010	10/16/2012	Granted	LOW THERMAL STRESS BIREFRINGENCE IMAGING SYSTEM
96318	Eastman Kodak Company	US		12/869,971	8/27/2010		Filed	JOB SCHEDULE GENERATION USING HISTORICAL DECISION DATABASE
96321	Eastman Kodak Company	US	8359724	12/786,472	5/25/2010	1/29/2013	Granted	METHOD OF SEALING AN INKJET INK TANK
96322	Eastman Kodak Company	JP		2010-248912	11/5/2010		Filed	ROLLER DESIGN OF GUMMING SECTION OF AUTOMATIC PROCESSOR FOR PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
96322	Eastman Kodak Company	US		13/267,058	10/6/2011		Filed	A PROCESSING APPARATUS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96323	Eastman Kodak Company	US	8341216	12/827,377	6/30/2010	12/25/2012	Granted	EFFICIENT METHOD FOR IMAGE PROCESSING IN A COMPUTER NETWORK
96324	Eastman Kodak Company	US	8514246	12/827,331	6/30/2010	8/20/2013	Granted	METHOD FOR IMAGE RENDERING IN A COMPUTER NETWORK
96326	Eastman Kodak Company	CN		201180041838X	8/29/2011		Filed	PRINthead INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	EP		11757998.7	8/29/2011		Filed	PRINthead INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	US	8465140	12/871,995	8/31/2010	6/18/2013	Granted	PRINthead INCLUDING REINFORCED LIQUID CHAMBER
96330	Eastman Kodak Company	CN		201180024180.1	5/17/2011		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	EP		11722964.1	5/17/2011		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	US		12/789,934	5/28/2010		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96331	Eastman Kodak Company	US	8477329	12/789,519	5/28/2010	7/2/2013	Granted	PRINTING VARIABLE DATA ON A VARIETY OF DIFFERENT PRE-PRINTED STOCKS
96332	Eastman Kodak Company	US	8420297	12/860,149	8/20/2010	4/16/2013	Granted	DEVELOPERS AND METHOD OF COLORING LITHOGRAPHIC PRINTING MEMBERS
96333	Eastman Kodak Company	US	8317293	12/796,729	6/9/2010	11/27/2012	Granted	COLOR CONSISTENCY FOR A MULTI-PRINthead SYSTEM
96334	Eastman Kodak Company	US		12/889,716	9/24/2010		Filed	PROCESS FOR PRODUCING AN IMAGE FROM POROUS MARKING PARTICLES
96341	Eastman Kodak Company	US	8265514	12/869,985	8/27/2010	9/11/2012	Granted	REMOVING TONER DURING PRINTER

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96341	Eastman Kodak Company	US	8311434	12/869,995	8/27/2010	11/13/2012	Granted	REMOVING TONER FROM SKIVE MOUNT IN PRINTER
96342	Eastman Kodak Company	BR		BR1120120301748	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	CN		201180029092.0	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	EP		11727380.5	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	IN		392/DELNP/2013	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	US	8469519	12/816,579	6/16/2010	6/25/2013	Granted	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96343	Eastman Kodak Company	CN		201180040584.X	8/18/2011		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	EP		11758290.8	8/18/2011		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	US		12/868,039	8/25/2010		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96350	Eastman Kodak Company	US		12/945,994	11/15/2010		Filed	METHOD OF PHOTOPOLYMERIZING OF ACRYLATES
96351	Eastman Kodak Company	CN		201180054969.1	11/1/2011		Filed	PHOTOINITIATOR COMPOSITIONS
96351	Eastman Kodak Company	EP		11784862.2	11/1/2011		Filed	PHOTOINITIATOR COMPOSITIONS
96368	Eastman Kodak Company	US	8320817	12/858,767	8/18/2010	11/27/2012	Granted	CHARGE REMOVAL FROM A SHEET
96369	Eastman Kodak Company	US	8465141	12/871,999	8/31/2010	6/18/2013	Granted	LIQUID CHAMBER REINFORCEMENT IN CONTACT WITH FILTER
96370	Eastman Kodak Company	US	8303074	12/826,724	6/30/2010	11/6/2012	Granted	PRINTER WITH UNIFORM ILLUMINATION FOR MEDIA IDENTIFICATION
96372	Eastman Kodak Company	US	8406642	12/826,876	6/30/2010	3/26/2013	Granted	REMOVING TONER FROM LONGITUDINAL MEMBER IN PRINTER
96375	Eastman Kodak Company	US		12/906,190	10/18/2010		Filed	ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96379	Eastman Kodak Company	US	8507166	13/173,183	6/30/2011	8/13/2013	Granted	SURFACE TREATED TONER
96385	Eastman Kodak Company	US		12/826,825	6/30/2010		Filed	SELECTING DISPLAYS FOR DISPLAYING CONTENT
96388	Eastman Kodak Company	US	8452204	12/826,885	6/30/2010	5/28/2013	Granted	PROCESS CONTROL WITH LONGITUDINAL MEMBER TONER REMOVAL
96391	Eastman Kodak Company	US	8385784	12/893,184	9/29/2010	2/26/2013	Granted	DEVELOPMENT STATION WITH DUAL ACTUATOR DRIVE
96392	Eastman Kodak Company	US	8478169	12/893,196	9/29/2010	7/2/2013	Granted	DEVELOPMENT STATION WITH DUAL DRIVE
96393	Eastman Kodak Company	US		13/663,882	10/30/2012		Filed	METHOD OF PRINTING A PANORAMIC PRINT
96394	Eastman Kodak Company	US	8315532	12/827,168	6/30/2010	11/20/2012	Granted	REDUCING BACKGROUND DEVELOPMENT IN ELECTROPHOTOGRAPHIC PRINTER
96395	Eastman Kodak Company	CN		2011800611245	12/5/2011		Filed	INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	EP		11805683.7	12/5/2011		Filed	INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	US		12/972,581	12/20/2010		Filed	INKJET INK COMPOSITION WITH JETTING AID
96396	Eastman Kodak Company	US	8351828	12/827,261	6/30/2010	1/8/2013	Granted	PRINTER HAVING AN ALTERNATE SCAVENGER GEOMETRY
96397	Eastman Kodak Company	US	8449229	12/827,305	6/30/2010	5/28/2013	Granted	FABRICATION OF AN ALTERNATE SCAVENGER GEOMETRY
96398	Eastman Kodak Company	US	8312111	12/827,337	6/30/2010	11/13/2012	Granted	IMAGE PROCESSING IN A COMPUTER NETWORK
96399	Eastman Kodak Company	US	8369717	12/869,798	8/27/2010	2/5/2013	Granted	DETERMINING DEVELOPER TONER CONCENTRATION IN ELECTROPHOTOGRAPHIC PRINTER
96400	Eastman Kodak Company	US		12/944,960	11/12/2010		Filed	SCANNING PATCHES TO PROVIDE PRINTER CALIBRATION DATA
96401	Eastman Kodak Company	AU		2011329352	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	BR		BR1120130112840	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	CN		FILED	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	EP		11784863.0	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	IN		3186/DELNP/2013	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	TW		100142131	11/17/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	US		12/948,808	11/18/2010		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96402	Eastman Kodak Company	US		12/890,873	9/27/2010		Filed	REPLENISHING CONSUMABLE AT SERVICE TIME IN PRINTER
96403	Eastman Kodak Company	US	8452207	12/849,041	8/3/2010	5/28/2013	Granted	PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96404	Eastman Kodak Company	US		12/872,202	8/31/2010		Filed	A METHOD OF ALIGNING A PHOTOCONDUCTOR CARTRIDGE
96406	Eastman Kodak Company	US	8401454	12/885,627	9/20/2010	3/19/2013	Granted	A SYSTEM FOR COLLECTING WASTE TONER

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96407	Eastman Kodak Company	US	8463847	12/827,357	6/30/2010	6/11/2013	Granted	SYSTEM FOR IMAGE RENDERING IN A COMPUTER NETWORK
96408	Eastman Kodak Company	US	8475926	12/915,374	10/29/2010	7/2/2013	Granted	INTERMEDIATE TRANSFER MEMBER AND IMAGING APPARATUS AND METHOD
96410	Eastman Kodak Company	US		13/269,662	10/10/2011		Filed	ELECTROPHOTOGRAPHIC PRINTING WITH COMPENSATION
96411	Eastman Kodak Company	BR		BR1120130015330	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	CN		201180039186.6	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	EP		11746408.1	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	IN		775/DELNP/2013	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	US	8444275	12/854,919	8/12/2010	5/21/2013	Granted	LIGHT SOURCE CONTROL FOR PROJECTOR WITH MULTIPLE PULSE-WIDTH MODULATED LIGHT SOURCES
96414	Eastman Kodak Company	US	8441698	12/842,074	7/23/2010	5/14/2013	Granted	COMPACT HOUSING FOR A SCAN BAR ASSEMBLY
96415	Eastman Kodak Company	US	8382229	12/890,915	9/27/2010	2/26/2013	Granted	LEAD EDGE DETECTOR FOR PRINTER
96426	Eastman Kodak Company	US	8480224	12/915,559	10/29/2010	7/9/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96427	Eastman Kodak Company	US	8465139	12/897,902	10/5/2010	6/18/2013	Granted	THERMAL DEGASSING DEVICE FOR INKJET PRINTER
96429	Eastman Kodak Company	US	8328183	12/871,078	8/30/2010	12/11/2012	Granted	MEDIA STOPPER FOR A PRINTING SYSTEM
96430	Eastman Kodak Company	US		12/946,260	11/15/2010		Filed	APPARATUS AND METHOD FOR PRINTING IN BOTH IMAGE AND AROMA DOMAINS INTELLIGENTLY
96432	Eastman Kodak Company	US	8358942	12/847,158	7/30/2010	1/22/2013	Granted	ELECTROPHOTOGRAPHIC DEVELOPER TONER CONCENTRATION MEASUREMENT
96434	Eastman Kodak Company	US		12/843,904	7/27/2010		Filed	PRINTING METHOD USING MOVING LIQUID CURTAIN CATCHER
96435	Eastman Kodak Company	US	8444260	12/843,906	7/27/2010	5/21/2013	Granted	LIQUID FILM MOVING OVER SOLID CATCHER SURFACE
96436	Eastman Kodak Company	US	8409900	13/089,532	4/19/2011	4/2/2013	Granted	FABRICATING MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96437	Eastman Kodak Company	US	8398210	13/089,521	4/19/2011	3/19/2013	Granted	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96437	Eastman Kodak Company	WO		PCT/US12/33733	4/16/2012		Filed	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96452	Eastman Kodak Company	US	8398221	12/843,907	7/27/2010	3/19/2013	Granted	PRINTING USING LIQUID FILM POROUS CATCHER SURFACE
96453	Eastman Kodak Company	US	8398222	12/843,909	7/27/2010	3/19/2013	Granted	PRINTING USING LIQUID FILM SOLID CATCHER SURFACE
96457	Eastman Kodak Company	US	8227165	12/845,810	7/29/2010	7/24/2012	Granted	BENDING RECEIVER USING HEAT-SHRINKABLE FILM
96460	Eastman Kodak Company	CN		201180063907.7	12/14/2011		Filed	POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	EP		11808435.9	12/14/2011		Filed	POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	US	8507088	12/984,030	1/4/2011	8/13/2013	Granted	POROUS PARTICLES WITH MULTIPLE MARKERS
96462	Eastman Kodak Company	US		12/847,196	7/30/2010		Filed	SURFACE DECORATED PARTICLES
96463	Eastman Kodak Company	US		12/948,812	11/18/2010		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96463	Eastman Kodak Company	US		13/855,751	4/3/2013		Filed	METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
96464	Eastman Kodak Company	CN		201180054771.3	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	EP		11791698.1	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	JP		FILED	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96469	Eastman Kodak Company	US	8380091	12/847,192	7/30/2010	2/19/2013	Granted	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96469	Eastman Kodak Company	US	8463146	13/616,378	9/14/2012	6/11/2013	Granted	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96470	Eastman Kodak Company	US	8457521	12/849,044	8/3/2010	6/4/2013	Granted	METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96474	Eastman Kodak Company	US		13/186,820	7/20/2011		Filed	FEED AUGER WITH PADDLES
96476	Eastman Kodak Company	US		13/161,573	6/16/2011		Filed	SPEED OR TORQUE TO FILL DEVELOPER STATION
96478	Eastman Kodak Company	US	8408130	12/868,054	8/25/2010	4/2/2013	Granted	METHOD OF MAKING FLEXOGRAPHIC PRINTING MEMBERS
96483	Eastman Kodak Company	US	8488986	12/915,364	10/29/2010	7/16/2013	Granted	CONTROLLING SPEED TO REDUCE IMAGE QUALITY ARTIFACTS
96484	Eastman Kodak Company	US		12/890,899	9/27/2010		Filed	INDICATING CONSUMABLE REPLENISHMENT TIME
96485	Eastman Kodak Company	US		12/890,946	9/27/2010		Filed	EFFECTIVELY USING A CONSUMABLE IN TWO PRINTERS
96491	Eastman Kodak Company	US		13/186,829	7/20/2011		Filed	METHOD OF USING FEED AUGER WITH PADDLES
96494	Eastman Kodak Company	US	8422919	13/014,900	1/27/2011	4/16/2013	Granted	SUPPLYING ELECTROPHOTOGRAPHIC TONING MEMBER USING RIBBON BLENDER

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96496	Eastman Kodak Company	US		12/965,230	12/10/2010		Filed	CLEANING ROTATABLE MEMBER IN ELECTROPHOTOGRAPHIC PRINTER
96497	Eastman Kodak Company	US		12/956,188	11/30/2010		Filed	PROVIDING CALIBRATION DATA FOR PRINTER
96498	Eastman Kodak Company	US		13/860,554	4/11/2013		Filed	PRINTHEAD INCLUDING ACOUSTIC DAMPENING STRUCTURE
96499	Eastman Kodak Company	US		13/456,537	4/26/2012		Filed	LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
96501	Eastman Kodak Company	US		13/332,418	12/21/2011		Filed	INTERMEDIATE TRANSFER MEMBER, IMAGING APPARATUS, AND METHOD
96509	Eastman Kodak Company	US		12/878,295	9/9/2010		Filed	ANTI-ALIAS PROCESSING WITH LOW-RESOLUTION IMAGE
96510	Eastman Kodak Company	US		12/862,059	8/24/2010		Filed	PRINTING SYSTEM CONTROL USING MULTIPLE METADATA PACKETS
96513	Eastman Kodak Company	US	8427648	12/874,249	9/2/2010	4/23/2013	Granted	APPARATUS FOR DISCRIMINATING BETWEEN OBJECTS
96514	Eastman Kodak Company	US		12/862,978	8/25/2010		Filed	HEAD-MOUNTED DISPLAY CONTROL
96515	Eastman Kodak Company	US		12/862,985	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH BIOLOGICAL STATE DETECTION
96516	Eastman Kodak Company	US		12/862,998	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH EYE STATE DETECTION
96517	Eastman Kodak Company	US		12/868,013	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH ENVIRONMENTAL STATE DETECTION
96518	Eastman Kodak Company	US		12/908,158	10/20/2010		Filed	METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96520	Eastman Kodak Company	US		12/885,635	9/20/2010		Filed	A METHOD FOR COLLECTING WASTE TONER
96522	Eastman Kodak Company	US		12/908,955	10/21/2010		Filed	CONCURRENTLY REMOVING SHEET CHARGE AND CURL
96525	Eastman Kodak Company	US		12/862,994	8/25/2010		Filed	SWITCHABLE HEAD-MOUNTED DISPLAY DEVELOPER AND ITS USE TO PREPARE
96527	Eastman Kodak Company	CN		201180058206.4	11/30/2011		Filed	LITHOGRAPHIC PRINTING PLATES DEVELOPER AND ITS USE TO PREPARE
96527	Eastman Kodak Company	EP		11802991.7	11/30/2011		Filed	LITHOGRAPHIC PRINTING PLATES
96528	Eastman Kodak Company	CN		MAILED	2/16/2012		Filed	A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD
96528	Eastman Kodak Company	EP		12760410.6	2/16/2012		Filed	FOR MAKING A PRINTING PLATE POSITIVE-WORKING LITHOGRAPHIC PRINTING
96528	Eastman Kodak Company	JP		2011-060090	3/18/2011		Filed	PLATE PRECURSOR AND A METHOD FOR PREPARING SAME
96528	Eastman Kodak Company	US		13/982,309	2/16/2012		Filed	A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD
96529	Eastman Kodak Company	US		13/214,495	8/22/2011		Filed	FOR MAKING A PRINTING PLATE PREVENTING FUSER ROLLER DAMAGE BY THICK RECEIVERS
96532	Eastman Kodak Company	US	8434857	12/872,018	8/31/2010	5/7/2013	Granted	RECIRCULATING FLUID PRINTING SYSTEM AND METHOD
96533	Eastman Kodak Company	US		13/115,465	5/25/2011		Filed	LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96533	Eastman Kodak Company	WO		PCT/US12/38298	5/17/2012		Filed	LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96535	Eastman Kodak Company	US	8215633	12/871,090	8/30/2010	7/10/2012	Granted	MEDIA STOPPER METHOD FOR A PRINTING SYSTEM
96536	Eastman Kodak Company	US	8215632	12/871,106	8/30/2010	7/10/2012	Granted	PICK ROLLER RETRACTION METHOD IN A CARRIAGE PRINTER
96539	Eastman Kodak Company	US		13/076,467	3/31/2011		Filed	COMPENSATING FOR PERIODIC NONUNIFORMITY IN ELECTROPHOTOGRAPHIC PRINTER
96541	Eastman Kodak Company	US	8469482	13/118,782	5/31/2011	6/25/2013	Granted	METHOD FOR DETERMINING VARIANCE OF INKJET SENSOR
96543	Eastman Kodak Company	US	8454137	12/974,025	12/21/2010	6/4/2013	Granted	BIASED WALL INK TANK WITH CAPILLARY BREATHER
96545	Eastman Kodak Company	US		12/874,256	9/2/2010		Filed	METHOD FOR DISCRIMINATING BETWEEN OBJECTS
96553	Eastman Kodak Company	US		12/908,168	10/20/2010		Filed	APPARATUS FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96556	Eastman Kodak Company	US		13/222,679	8/31/2011		Filed	CONTINUOUS INKJET PRINTING METHOD AND FLUID SET
96559	Eastman Kodak Company	US		12/883,219	9/16/2010		Filed	CREATING AN IMPROVED PIEZOELECTRIC LAYER FOR TRANSDUCERS
96561	Eastman Kodak Company	US	8110628	12/984,044	1/4/2011	2/7/2012	Granted	PREPARATION OF POROUS PARTICLES WITH MULTIPLE MARKERS
96562	Eastman Kodak Company	US	8507089	12/984,055	1/4/2011	8/13/2013	Granted	ARTICLES WITH POROUS PARTICLES FOR SECURITY PURPOSES
96563	Eastman Kodak Company	US		12/878,250	9/9/2010		Filed	SWITCHABLE HEAD-MOUNTED DISPLAY TRANSITION
96568	Eastman Kodak Company	US		13/015,606	1/28/2011		Filed	METHOD FOR OPERATING PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	US		13/015,607	1/28/2011		Filed	PRINTER WEB MEDIUM SUPPLY
96571	Eastman Kodak Company	US		12/906,228	10/18/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
96578	Eastman Kodak Company	US		12/893,092	9/29/2010		Filed	HEAD-MOUNTED DISPLAY WITH WIRELESS CONTROLLER
96581	Eastman Kodak Company	US		13/009,985	1/20/2011		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING

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96582	Eastman Kodak Company	US		13/022,714	2/8/2011		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES
96584	Eastman Kodak Company	US		12/893,202	9/29/2010		Filed	METHOD FOR UNLOCKING A DOOR ON A CARTRIDGE
96585	Eastman Kodak Company	US	8478170	12/893,209	9/29/2010	7/2/2013	Granted	METHOD FOR OPERATING DEVELOPMENT STATION AUGER
96586	Eastman Kodak Company	US	8385785	12/893,220	9/29/2010	2/26/2013	Granted	DEVELOPMENT STATION WITH AUGER TENSIONING
96590	Eastman Kodak Company	US		13/213,133	8/19/2011		Filed	ELECTROFORM FILTER STRUCTURE INCLUDING UNIFORM PORE SIZE
96592	Eastman Kodak Company	US		13/417,557	3/12/2012		Filed	DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
96594	Eastman Kodak Company	US		13/161,588	6/16/2011		Filed	METHOD FOR FILLING A DEVELOPER STATION
96595	Eastman Kodak Company	US	8454108	13/217,715	8/25/2011	6/4/2013	Granted	PRINthead SUPPORT STRUCTURE INCLUDING THERMAL INSULATOR
96597	Eastman Kodak Company	US	8395784	12/890,934	9/27/2010	3/12/2013	Granted	METHOD OF LEAD EDGE DETECTION IN AN INKJET PRINTER
96598	Eastman Kodak Company	US	8520275	12/908,916	10/21/2010	8/27/2013	Granted	METHODS FOR GENERATING AN INVERSE MASK
96599	Eastman Kodak Company	US		13/285,592	10/31/2011		Filed	EDGE PRINTING METHOD
96600	Eastman Kodak Company	US		13/285,615	10/31/2011		Filed	EDGE PRINTING METHOD
96607	Eastman Kodak Company	US		12/959,458	12/3/2010		Filed	DISENGAGING AN IMAGING MEMBER FROM A PHOTOCONDUCTOR
96608	Eastman Kodak Company	GB	2485020	GB1115401.0	9/6/2011	10/10/2012	Granted	COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	US	8357485	12/910,934	10/25/2010	1/22/2013	Granted	COLOR MOTION PICTURE PRINT FILMS
96610	Eastman Kodak Company	US		13/010,805	1/21/2011		Filed	AUTOMATIC DOCUMENT FEEDER WITH CONTINUOUS TRANSPARENT PLATEN
96615	Eastman Kodak Company	US	8517514	13/032,664	2/23/2011	8/27/2013	Granted	PRINthead ASSEMBLY AND FLUIDIC CONNECTION OF DIE
96617	Eastman Kodak Company	US	8469503	12/897,908	10/5/2010	6/25/2013	Granted	METHOD OF THERMAL DEGASSING IN AN INKJET PRINTER
96622	Eastman Kodak Company	US		13/024,555	2/10/2011		Filed	INDIUM PHOSPHIDE COLLOIDAL NANOCRYSTALS
96625	Eastman Kodak Company	US	8399533	12/946,074	11/15/2010	3/19/2013	Granted	PHOTOCURABLE COMPOSITIONS CONTAINING N-OXYAZINIUM SALT PHOTOINITIATORS
96626	Eastman Kodak Company	US		12/913,808	10/28/2010		Filed	HEAD-MOUNTED DISPLAY CONTROL WITH IMAGE-CONTENT ANALYSIS
96627	Eastman Kodak Company	US		13/435,283	3/30/2012		Filed	METHOD FOR SENSING UNFUSED TONER
96631	Eastman Kodak Company	US		13/040,297	3/4/2011		Filed	ELECTROPHOTOGRAPHIC NON-UNIFORMITY COMPENSATION USING INTENTIONAL PERIODIC VARIATION
96632	Eastman Kodak Company	US		13/096,215	4/28/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH STATEFUL TONER BOTTLES
96634	Eastman Kodak Company	US	8401416	12/942,420	11/9/2010	3/19/2013	Granted	ELECTROPHOTOGRAPHICALLY PRINTING JOB HAVING JOB TYPE
96638	Eastman Kodak Company	US	8450242	13/093,913	4/26/2011	5/28/2013	Granted	THERMAL TRANSFER DONOR ELEMENT
96641	Eastman Kodak Company	US		12/913,100	10/27/2010		Filed	INCLINED MOTOR IN AN INKJET PRINTER
96642	Eastman Kodak Company	US		12/913,115	10/27/2010		Filed	METHOD OF ASSEMBLING A MULTIFUNCTION PRINTER
96643	Eastman Kodak Company	US	8123210	12/913,139	10/27/2010	2/28/2012	Granted	PAPER FEEDING ASSEMBLY FOR PRINTERS
96644	Eastman Kodak Company	US		12/911,984	10/26/2010		Filed	LARGE PARTICLE TONER PRINTER
96646	Eastman Kodak Company	US	8147948	12/912,051	10/26/2010	4/3/2012	Granted	PRINTED ARTICLE
96647	Eastman Kodak Company	US		12/911,779	10/26/2010		Filed	LIQUID DISPENSER INCLUDING VERTICAL OUTLET OPENING WALL
96648	Eastman Kodak Company	US		12/911,783	10/26/2010		Filed	DISPENSING LIQUID USING VERTICAL OUTLET OPENING DISPENSER
96649	Eastman Kodak Company	CN		201180051491.7	10/14/2011		Filed	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	EP		11774159.5	10/14/2011		Filed	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	US	8439481	12/911,756	10/26/2010	5/14/2013	Granted	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96650	Eastman Kodak Company	US	8328335	12/911,758	10/26/2010	12/11/2012	Granted	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96652	Eastman Kodak Company	US	8336995	12/911,773	10/26/2010	12/25/2012	Granted	DISPENSING LIQUID USING CURVED OUTLET OPENING DISPENSER
96653	Eastman Kodak Company	US		12/911,751	10/26/2010		Filed	LIQUID DISPENSER INCLUDING CURVED VENT
96654	Eastman Kodak Company	US	8303091	12/911,755	10/26/2010	11/6/2012	Granted	DISPENSING LIQUID USING CURVED VENT DISPENSER
96655	Eastman Kodak Company	US		12/911,759	10/26/2010		Filed	LIQUID DISPENSER INCLUDING MULTIPLE LIQUID RETURN PASSAGES
96656	Eastman Kodak Company	US		12/911,762	10/26/2010		Filed	DISPENSING LIQUID USING DISPENSER INCLUDING MULTIPLE RETURNS
96659	Eastman Kodak Company	US	8322825	12/911,771	10/26/2010	12/4/2012	Granted	DISPENSER INCLUDING OVERLAPPING OUTLET AND RETURN PORT

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96660	Eastman Kodak Company	US		12/911,774	10/26/2010		Filed	DISPENSING LIQUID USING OVERLAPPING OUTLET RETURN DISPENSER
96661	Eastman Kodak Company	CN		201180051587.3	10/14/2011		Filed	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	EP		11774161.1	10/14/2011		Filed	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	US	8308275	12/911,776	10/26/2010	11/13/2012	Granted	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96662	Eastman Kodak Company	US		12/911,782	10/26/2010		Filed	DISPENSING LIQUID USING ARRAY OF DISPENSING ELEMENTS
96663	Eastman Kodak Company	US	8382254	12/911,754	10/26/2010	2/26/2013	Granted	LIQUID DISPENSER INCLUDING SECONDARY LIQUID MANIFOLD
96664	Eastman Kodak Company	US	8328334	12/911,750	10/26/2010	12/11/2012	Granted	DISPENSING LIQUID USING DISPENSER INCLUDING SECONDARY MANIFOLD
96667	Eastman Kodak Company	US		13/214,460	8/22/2011		Filed	ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
96668	Eastman Kodak Company	US		13/094,865	4/27/2011		Filed	PRINTING MULTI-CHANNEL IMAGE ON WEB RECEIVER
96669	Eastman Kodak Company	US		12/956,206	11/30/2010		Filed	PRODUCING CALIBRATION TARGET FOR PRINTER
96670	Eastman Kodak Company	US		13/249,333	9/30/2011		Filed	METHOD FOR MANAGING WAX ON A PRINT
96671	Eastman Kodak Company	US		13/018,188	1/31/2011		Filed	ENHANCEMENT OF DISCHARGED AREA DEVELOPED TONER LAYER
96679	Eastman Kodak Company	US	8485654	12/915,715	10/29/2010	7/16/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96680	Eastman Kodak Company	US	8465142	12/915,482	10/29/2010	6/18/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96681	Eastman Kodak Company	US	8282202	12/915,527	10/29/2010	10/9/2012	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96683	Eastman Kodak Company	US		12/948,044	11/17/2010		Filed	EXTRACTING STEP AND REPEAT DATA
96694	Eastman Kodak Company	US	8456655	12/966,153	12/13/2010	6/4/2013	Granted	USER IDENTIFICATION FOR SCANNING APPARATUS
96695	Eastman Kodak Company	US		13/433,331	3/29/2012		Filed	METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96695	Eastman Kodak Company	WO		PCT/US13/34083	3/27/2013		Filed	METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96701	Eastman Kodak Company	US		13/165,137	6/21/2011		Filed	METHOD OF CHARACTERIZING AN IMAGING SYSTEM
96702	Eastman Kodak Company	US		13/165,160	6/21/2011		Filed	METHOD OF DESIGNING A COLOR CHART
96706	Eastman Kodak Company	US		12/952,257	11/23/2010		Filed	PROCESSING REUSABLE AND SPECIFIC CONTENT
96708	Eastman Kodak Company	US		12/959,470	12/3/2010		Filed	APPARATUS FOR DECOUPLING A ROLLER CHARGER FROM A PHOTOCONDUCTOR
96711	Eastman Kodak Company	US		12/949,937	11/19/2010		Filed	EJECTING ANTI-CURL SOLUTION IN CARRIAGE PRINTERS
96712	Eastman Kodak Company	US	8465129	13/115,421	5/25/2011	6/18/2013	Granted	LIQUID EJECTION USING DROP CHARGE AND MASS
96712	Eastman Kodak Company	WO		PCT/US12/39071	5/23/2012		Filed	LIQUID EJECTION USING DROP CHARGE AND MASS
96714	Eastman Kodak Company	TW		101100696	1/6/2012		Filed	TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96714	Eastman Kodak Company	US		12/986,197	1/7/2011		Filed	TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96715	Eastman Kodak Company	CN		201280004446.0	1/4/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENRANT PROFILE
96715	Eastman Kodak Company	EP		12700880.3	1/4/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENRANT PROFILE
96715	Eastman Kodak Company	TW		101100694	1/6/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENRANT PROFILE
96715	Eastman Kodak Company	US	8492769	12/986,241	1/7/2011	7/23/2013	Granted	TRANSISTOR INCLUDING MULTI-LAYER REENRANT PROFILE
96716	Eastman Kodak Company	US		13/228,881	9/9/2011		Filed	PRINTHEAD FOR INKJET PRINTING DEVICE
96721	Eastman Kodak Company	CN		MAILED	3/8/2012		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	EP		12712455.0	3/8/2012		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	US		13/053,700	3/22/2011		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96724	Eastman Kodak Company	US		13/205,150	8/8/2011		Filed	NOTCHLESS CORE
96725	Eastman Kodak Company	US		12/947,986	11/17/2010		Filed	METHOD OF IDENTIFYING MOTION SICKNESS
96727	Eastman Kodak Company	US		13/181,701	7/13/2011		Filed	ELECTROPHOTOGRAPHIC DEVELOPER TONER REPLENISHMENT APPARATUS
96730	Eastman Kodak Company	US		13/612,920	9/13/2012		Filed	METALLIZED THERMAL DYE IMAGE RECEIVER ELEMENTS AND IMAGING
96731	Eastman Kodak Company	US	8333861	12/955,077	11/29/2010	12/18/2012	Granted	FORMING A FLEXIBLE WALL FOR AN INK TANK
96732	Eastman Kodak Company	US	8480199	12/949,960	11/19/2010	7/9/2013	Granted	METHOD OF PRINTING WITH ANTI-CURL SOLUTION
96735	Eastman Kodak Company	US	8455570	13/234,662	9/16/2011	6/4/2013	Granted	INK COMPOSITION FOR CONTINUOUS INKJET PRINTING

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96735	Eastman Kodak Company	WO		PCT/US12/54710	9/12/2012		Filed	INK COMPOSITION FOR CONTINUOUS INKJET PRINTING
96740	Eastman Kodak Company	CN		FILED	2/20/2012		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	EP		12706986.2	2/20/2012		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	US		13/031,300	2/21/2011		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96742	Eastman Kodak Company	US	8474944	12/968,381	12/15/2010	7/2/2013	Granted	MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96745	Eastman Kodak Company	US		12/952,263	11/23/2010		Filed	PROCESSING REUSABLE AND SPECIFIC CONTENT
96746	Eastman Kodak Company	CN		FILED	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	EP		12702109.5	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	US		13/017,260	1/31/2011		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	WO		PCT/US12/21939	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96747	Eastman Kodak Company	US	8406673	12/965,254	12/10/2010	3/26/2013	Granted	ROTATABLE MEMBER CLEANER FOR ELECTROPHOTOGRAPHIC PRINTER
96748	Eastman Kodak Company	US		12/956,275	11/30/2010		Filed	METHOD OF IDENTIFYING MOTION SICKNESS
96752	Eastman Kodak Company	US		13/011,103	1/21/2011		Filed	LASER LEVELING HIGHLIGHT CONTROL
96753	Eastman Kodak Company	US		12/974,038	12/21/2010		Filed	FORMING AN INK TANK WITH CAPILLARY BREATHER
96754	Eastman Kodak Company	US	8493588	12/966,169	12/13/2010	7/23/2013	Granted	METHOD OF IDENTIFYING USER OF SCANNING APPARATUS
96755	Eastman Kodak Company	US		13/094,920	4/27/2011		Filed	DEACTIVATION OF A SECURITY FEATURE
96755	Eastman Kodak Company	WO		PCT/US12/34852	4/25/2012		Filed	DEACTIVATION OF A SECURITY FEATURE
96756	Eastman Kodak Company	US		12/968,387	12/15/2010		Filed	MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96757	Eastman Kodak Company	US		13/074,388	3/29/2011		Filed	PRINthead MAINTENANCE STATION INCLUDING STATION BACKFLUSH
96758	Eastman Kodak Company	US		13/292,117	11/9/2011		Filed	MEDIA TRANSPORT SYSTEM INCLUDING ACTIVE MEDIA STEERING
96762	Eastman Kodak Company	US		13/007,758	1/17/2011		Filed	HEAD-MOUNTED DISPLAY CONTROL WITH SENSORY STIMULATION
96766	Eastman Kodak Company	US		13/026,355	2/14/2011		Filed	PHOTOINITIATOR COMPOSITIONS AND USES
96770	Eastman Kodak Company	US		13/026,360	2/14/2011		Filed	PHOTOCURABLE INKS AND METHODS OF USE
96770	Eastman Kodak Company	US		13/906,461	5/31/2013		Filed	METHOD OF USING PHOTOCURABLE INKS
96771	Eastman Kodak Company	US		13/026,365	2/14/2011		Filed	ARTICLES WITH PHOTOCURABLE AND PHOTOCURED COMPOSITIONS
96772	Eastman Kodak Company	US		13/026,372	2/14/2011		Filed	METHODS OF PHOTOCURING AND IMAGING
96773	Eastman Kodak Company	US		13/077,496	3/31/2011		Filed	DUAL TONER PRINTING WITH DISCHARGE AREA DEVELOPMENT
96774	Eastman Kodak Company	US		13/018,172	1/31/2011		Filed	BALANCING DISCHARGE AREA DEVELOPED AND TRANSFERRED TONER
96775	Eastman Kodak Company	US		13/018,158	1/31/2011		Filed	ENHANCEMENT OF CHARGE AREA DEVELOPED TONER LAYER
96776	Eastman Kodak Company	US		13/077,474	3/31/2011		Filed	DUAL TONER PRINTING WITH CHARGE AREA DEVELOPMENT
96777	Eastman Kodak Company	US	8431313	13/018,148	1/31/2011	4/30/2013	Granted	BALANCING CHARGE AREA DEVELOPED AND TRANSFERRED TONER
96778	Eastman Kodak Company	US		13/018,183	1/31/2011		Filed	PRINTER WITH DISCHARGE AREA DEVELOPED TONER BALANCING
96779	Eastman Kodak Company	US		13/018,136	1/31/2011		Filed	PRINTER WITH CHARGE AREA DEVELOPED TONER BALANCING
96780	Eastman Kodak Company	US		13/015,608	1/28/2011		Filed	PRINTER WEB MEDIUM SUPPLY WITH DRIVE SYSTEM
96781	Eastman Kodak Company	US		13/017,111	1/31/2011		Filed	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96788	Eastman Kodak Company	US		13/101,178	5/5/2011		Filed	INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96788	Eastman Kodak Company	WO		PCT/US12/36225	5/3/2012		Filed	INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96792	Eastman Kodak Company	US		13/026,380	2/14/2011		Filed	PHOTOCURABLE INKS WITH ALDEHYDES AND METHODS OF USE
96792	Eastman Kodak Company	US		13/906,638	5/31/2013		Filed	METHODS OF USING PHOTOCURABLE INKS
96794	Eastman Kodak Company	DE		102010055852.4	12/22/2010		Filed	A METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE VERFAHREN ZUM DRUCKEN EINES MEHRFARBENBILDES AUF EINER BEDRUCKSTOFFBAHN
96794	Eastman Kodak Company	US		13/311,039	12/5/2011		Filed	METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE
96795	Eastman Kodak Company	DE	102010055422	102010055422.7	12/21/2010	4/5/2012	Granted	EXTENDED IN-TRACK CORRECTION VERFAHREN ZUR KORREKTUR DES POSITION EINES BOGENS IN TRANSPORTRICHTUNG UND BOGENBEARBEITUNGSMASCHINE
96796	Eastman Kodak Company	DE		102011016105.8	4/5/2011		Filed	VERFAHREN ZUM EINSPEISEN VON BÖGEN

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96796	Eastman Kodak Company	US		13/433,690	3/29/2012		Filed	METHOD FOR FEEDING SHEETS	
96797	Eastman Kodak Company	DE		102011009823.2	1/31/2011		Filed	COMBINED IN-TRACK, CROSS-TRACK AND INDICA LENGTH DETECTION	
96798	Eastman Kodak Company	US		13/022,663	2/8/2011		Filed	TRANSPORTBAND,MESSVORRICHTUNG UND VERFAHREN ZUR BESTIMMUNG DES TYPUS UND DER POSITION DES TRANSPORTBANDES	
96809	Eastman Kodak Company	DE		102011017209.2	4/15/2011		Filed	PRINTED PRODUCT WITH AUTHENTICATION BI- FLUORESCENCE FEATURE	
96809	Eastman Kodak Company	US		13/406,832	2/28/2012		Filed	VERFAHREN UND VORRICHTUNG ZUM AUTOMATISCHEN ANPASSEN EINES SCHREIBTAKTES IN EINER DIGITALEN DRUCKMASCHINE	
96812	Eastman Kodak Company	US		13/036,283	2/28/2011		Filed	METHOD AND DEVICE FOR AUTOMATICALLY ADAPTING A WRITE CYCLE IN A DIGITAL PRINTING MACHINE	
96823	Eastman Kodak Company	US	8485637	13/014,763	1/27/2011	7/16/2013	Granted	PREPARATION OF LITHOGRAPHIC PRINTING PLATES CARRIAGE WITH CAPPING SURFACE FOR INKJET PRINthead	
96824	Eastman Kodak Company	US		13/028,417	2/16/2011		Filed	OBLIQUELY MOUNTED MOTOR ON SCAN BAR ASSEMBLY	
96825	Eastman Kodak Company	US		13/028,433	2/16/2011		Filed	SCANNING APPARATUS WITH CIRCUIT BOARD OVERLAPPING PLATEN	
96826	Eastman Kodak Company	US	7985684	12/986,199	1/7/2011	7/26/2011	Granted	ACTUATING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH	
96828	Eastman Kodak Company	US	8383469	12/986,206	1/7/2011	2/26/2013	Granted	PRODUCING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH	
96829	Eastman Kodak Company	CN		FILED	1/4/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES	
96829	Eastman Kodak Company	EP		12727953.7	1/4/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES	
96829	Eastman Kodak Company	TW		101100698	1/6/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES	
96829	Eastman Kodak Company	US		12/986,210	1/7/2011		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES	
96830	Eastman Kodak Company	US	8304347	12/986,218	1/7/2011	11/6/2012	Granted	ACTUATING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES	
96831	Eastman Kodak Company	US	8338291	12/986,236	1/7/2011	12/25/2012	Granted	PRODUCING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES	
96832	Eastman Kodak Company	US		12/986,251	1/7/2011		Filed	ACTUATING TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE	
96833	Eastman Kodak Company	US	8409937	12/986,247	1/7/2011	4/2/2013	Granted	PRODUCING TRANSISTOR INCLUDING MULTUI-LAYER REENTRANT PROFILE	
H10000	Eastman Kodak Company	US		10/109,535	3/28/2002	6/1/2004	Granted	TREATING COMPOSITION AND PROCESS FOR TONER FUSING IN ELECTROTATOGRAPHIC REPRODUCTION	
H10001	Eastman Kodak Company	US		6585406	09/853,725	5/11/2001	7/1/2003	Granted	ELECTROSTATOGRAPHIC BLENDER ASSEMBLY AND METHOD
H10002	Eastman Kodak Company	DE	60121855.8	01110190.4	5/8/2001	8/2/2006	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE	
H10002	Eastman Kodak Company	JP	4990464	2001-584956	5/11/2001	5/11/2012	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE	
H10002	Eastman Kodak Company	NL	1156379	01110190.4	5/8/2001	8/2/2006	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE	
H10002	Eastman Kodak Company	US	6370340	09/572,524	5/17/2000	4/9/2002	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE	
H10002	Eastman Kodak Company	US	6427053	09/824,445	4/2/2001	7/30/2002	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE	
H10003	Eastman Kodak Company	US	6610451	09/747,764	12/26/2000	8/26/2003	Granted	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS	
H10003	Eastman Kodak Company	US	6766136	10/403,539	3/31/2003	7/20/2004	Granted	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS	
H10007	Eastman Kodak Company	DE	60142147.7	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS	
H10007	Eastman Kodak Company	GB	1156377	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS	
H10007	Eastman Kodak Company	JP		2001-584960	5/15/2001		Filed	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS	
H10007	Eastman Kodak Company	NL	1156377	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS	
H10007	Eastman Kodak Company	US	6526247	09/855,384	5/15/2001	2/25/2003	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS	
H10007	Eastman Kodak Company	US	6775505	10/346,748	1/17/2003	8/10/2004	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS	
H10010	Eastman Kodak Company	DE	50112262.1	01123394.7	10/11/2001	3/28/2007	Granted	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING	
H10010	Eastman Kodak Company	US	7095526	09/691,332	10/18/2000	8/22/2006	Granted	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING	
H10013	Eastman Kodak Company	US	6890657	09/879,466	6/12/2001	5/10/2005	Granted	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING COMPOSITION	

H10013	Eastman Kodak Company	US	7252885	10/992,267	11/18/2004	8/7/2007	Granted	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING THE COMPOSITION
H10014	Eastman Kodak Company	DE	60133962.2	01105399.8	3/12/2001	5/14/2008	Granted	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	NL	1134623	01105399.8	3/12/2001	5/14/2008	Granted	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	US	6724998	09/810,785	3/16/2001	4/20/2004	Granted	IMAGE FORMING APPARATUS WITH VARIABLE TONING BIAS OFFSET SERVICE UTILITY
H10015	Eastman Kodak Company	US	6673159	09/669,710	9/26/2000	1/6/2004	Granted	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10016	Eastman Kodak Company	DE	50115095.1	01111173.9	5/11/2001	9/9/2009	Granted	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM

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H10016	Eastman Kodak Company	US	6580880	09/572,526	5/17/2000	6/17/2003	Granted	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10017	Eastman Kodak Company	EP		01110023.7	4/26/2001		Filed	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	JP	4694084	2001-584949	5/11/2001	3/4/2011	Granted	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	US	6442358	09/572,521	5/17/2000	8/27/2002	Granted	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10019	Eastman Kodak Company	US	7466442	09/731,503	12/6/2000	12/16/2008	Granted	PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10026	Eastman Kodak Company	US	6480685	09/734,396	12/11/2000	11/12/2002	Granted	SYSTEM AND METHOD FOR QUIETLY AND EFFICIENTLY CLEANING AND REMOVING PARTICLES FROM A COPIER/PRINTER MACHINE
H10027	Eastman Kodak Company	DE	50107346.9	01121797.3	9/21/2001	9/7/2005	Granted	TENSION DEVICE OF A CORONA WIRE
H10027	Eastman Kodak Company	US	6900436	09/688,002	10/14/2000	5/31/2005	Granted	CORONA WIRE TENSIONING MECHANISM
H10030	Eastman Kodak Company	US	7267255	09/772,177	1/29/2001	9/11/2007	Granted	WEB TRACKING ADJUSTMENT DEVICE AND METHOD THROUGH USE OF A BIASED GIMBAL
H10031	Eastman Kodak Company	US	6518587	09/572,416	6/24/2002	2/11/2003	Granted	DETECTION AND CORRECTION OF DEFECTS FROM SCANNER CALIBRATION REFERENCES
H10034-1	Eastman Kodak Company	DE	60118054.2	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	GB	1156374	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	JP	4763216	2001-584954	5/11/2001	6/17/2011	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	NL	1156374	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	US	6232026	09/572,988	5/17/2000	5/15/2001	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	DE	60122424.8	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	FR	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	GB	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	NL	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	US	6228549	09/572,989	5/17/2000	5/8/2001	Granted	MAGNETIC CARRIER PARTICLES
H10034-3	Eastman Kodak Company	US	6723481	09/853,410	5/11/2001	4/20/2004	Granted	METHOD FOR USING HARD MAGNETIC CARRIERS IN AN ELECTROGRAPHIC PROCESS
H10036	Eastman Kodak Company	US	7115056	09/860,007	5/17/2001	10/3/2006	Granted	DUAL SPRING TENSIONER
H10040	Eastman Kodak Company	DE	50109854.2	01117708.6	7/27/2001	5/24/2006	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	DE		10136746.5	7/27/2001		Filed	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	JP	4907040	2002-515526	7/6/2001	1/20/2012	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	US	6650848	09/629,394	8/1/2000	11/18/2003	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10041	Eastman Kodak Company	US	6580885	09/796,321	2/28/2001	6/17/2003	Granted	AUTOMATIC MECHANISM FOR CLEANING CORONA WIRES
H10042	Eastman Kodak Company	US	6538677	09/854,636	5/14/2001	3/25/2003	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10044	Eastman Kodak Company	DE	60126015.5	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	FR	1156391	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	GB	1156391	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	US	6589703	09/853,412	5/11/2001	7/8/2003	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10046	Eastman Kodak Company	US	6496274	09/717,713	11/21/2000	12/17/2002	Granted	SCANNER WITH PREPRESS MODE
H10047	Eastman Kodak Company	DE	50113051.9	01110191.2	5/8/2001	9/26/2007	Granted	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	NL	1156390	01110191.2	5/8/2001	9/26/2007	Granted	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	US	6571077	09/859,129	5/16/2001	5/27/2003	Granted	ELECTROSTATIC IMAGE DEVELOPING METHOD AND APPARATUS USING A DRUM PHOTOCONDUCTOR AND HARD MAGNETIC CARRIERS
H10049	Eastman Kodak Company	US	6608990	09/692,973	10/19/2000	8/19/2003	Granted	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10052	Eastman Kodak Company	US	6577825	09/692,847	10/19/2000	6/10/2003	Granted	USER DETECTION SYSTEM FOR AN IMAGE-FORMING MACHINE
H10053	Eastman Kodak Company	GB	1223130	01128339.7	11/30/2001	8/23/2006	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	JP	3801912	2001-387426	12/20/2001	5/12/2006	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	US	6595513	09/751,193	12/28/2000	7/22/2003	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10054	Eastman Kodak Company	JP	4847669	2002-520026	7/31/2001	10/21/2011	Granted	IMAGE-FORMING MACHINE AND ON-LINE DENSITOMETER (as amended)
H10054	Eastman Kodak Company	US	6427057	09/737,320	12/14/2000	7/30/2002	Granted	IMAGE-FORMING MACHINE WITH A PULSE

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H10055-1	Eastman Kodak Company	US	7003723	09/573,368	5/17/2000	2/21/2006	Granted	SYSTEM AND METHOD FOR REPRESENTING AND MANAGING PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-10	Eastman Kodak Company	JP	4804697	2001-585440	5/16/2001	8/19/2011	Granted	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-10	Eastman Kodak Company	US	6509974	09/573,113	5/17/2000	1/21/2003	Granted	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-11	Eastman Kodak Company	CA	2375143	2375143	5/16/2001	7/24/2007	Granted	FLEXIBLE JOB DELIVERY FOR JOB PREPARATION
H10055-3	Eastman Kodak Company	DE	50116093.0	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	GB	1155850	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	JP	4860089	2001-585020	5/16/2001	11/11/2011	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	NL	1155850	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	US	6411314	09/573,026	5/17/2000	6/25/2002	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-6	Eastman Kodak Company	US	6407820	09/572,108	5/17/2000	6/18/2002	Granted	EFFICIENT USE OF PRINT RESOURCES WITHIN A JOB STREAM
H10055-7	Eastman Kodak Company	CA	2375142	2375142	5/16/2001	9/8/2009	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	EP		01111257.0	5/16/2001		Filed	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	JP	4860090	2001-585056	5/16/2001	11/11/2011	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	US	8386945	09/572,341	5/17/2000	2/26/2013	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	CA	2375171	2375171	5/16/2001	1/6/2004	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	JP	4804696	2001-584348	5/16/2001	8/19/2011	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	US	6462756	09/573,093	5/17/2000	10/8/2002	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10060	Eastman Kodak Company	US	6696212	09/818,253	3/27/2001	2/24/2004	Granted	SINGLE COMPONENT TONER FOR IMPROVED MAGNETIC IMAGE CHARACTER RECOGNITION
H10061	Eastman Kodak Company	US	6775510	10/190,761	7/8/2002	8/10/2004	Granted	METHOD FOR REDUCING RUB-OFF FROM TONER OR PRINTED IMAGES USING A PHASE CHANGE COMPOSITION
H10066	Eastman Kodak Company	US	6567642	10/190,763	7/8/2002	5/20/2003	Granted	A HYBRID THERMAL TRANSFER ROLLER BRUSH WAX APPLICATOR FOR RUB-OFF REDUCTION
H10069	Eastman Kodak Company	US	6570354	09/698,513	10/27/2000	5/27/2003	Granted	SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10070	Eastman Kodak Company	JP	3949929	2001-328163	10/25/2001	4/27/2007	Granted	APPARATUS AND METOD FOR IMPROVED REGISTRATION PERFORMANCE AND A RECEIVER REGISTRATION MECHANISM
H10070	Eastman Kodak Company	US	6641134	09/698,512	10/27/2000	11/4/2003	Granted	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10071	Eastman Kodak Company	GB	1197451	01123359.0	10/10/2001	1/10/2010	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	JP	4145037	2001-313938	10/11/2001	6/27/2008	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	US	6554269	09/688,000	10/14/2000	4/29/2003	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	DE	50114144.8	01123358.2	10/10/2001	7/23/2008	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	GB	1197450	01123358.2	10/10/2001	7/23/2008	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	JP	3892265	2001-309474	10/5/2001	12/15/2006	Granted	PULSED AIRKNIFE CONTROL METHOD OF VACUUM CORRUGATED FEED PAPER SUPPLYING DEVICE
H10072	Eastman Kodak Company	US	7007944	09/688,001	10/14/2000	3/7/2006	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10076	Eastman Kodak Company	US	6542713	09/821,303	3/29/2001	4/1/2003	Granted	IMAGE-FORMING MACHINE WITH A CONDITIONED CLEANING SYSTEM
H10078	Eastman Kodak Company	US	6449447	09/629,389	8/1/2000	9/10/2002	Granted	IMAGE-FORMING MACHINE HAVING CHARGER CLEANING ACTIVATION AFTER AN

H10079	Eastman Kodak Company	US	6617090	09/879,585	6/12/2001	9/9/2003	Granted	ARCING FAULT AND RELATED METHOD TONER FUSING SYSTEM AND PROCESS FOR
H10080	Eastman Kodak Company	US	6582871	09/879,674	6/12/2001	6/24/2003	Granted	ELECTROSTATOGRAPHIC REPRODUCTION TONER FUSING SYSTEM AND PROCESS FOR
H10081	Eastman Kodak Company	US	7074488	10/194,572	7/12/2002	7/11/2006	Granted	ELECTROSTATOGRAPHIC REPRODUCTION, FUSER MEMBER FOR TONER FUSING SYSTEM AND PROCESS, AND COMPOSITION FOR FUSER MEMBER SURFACE LAYER
H10083	Eastman Kodak Company	US	6503055	09/699,581	10/30/2000	1/7/2003	Granted	MONOFUNCTIONAL BRANCHED POLYSILOXANES, COMPOSITIONS AND PROCESSES OF PREPARING THE SAME
H10085	Eastman Kodak Company	US	6708006	10/059,500	1/29/2002	3/16/2004	Granted	ENVIRONMENTAL CONTROL SYSTEM BLOWER ASSEMBLY
H10086	Eastman Kodak Company	US	6801746	10/180,755	6/26/2002	10/5/2004	Granted	IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DEVELOPER FLOW MONITORING SYSTEM
H10090	Eastman Kodak Company	US	6539182	09/820,254	3/28/2001	3/25/2003	Granted	METHOD AND SYSTEM FOR REDUCING TONER RUB-OFF IN AN ELECTROPHOTOGRAPHIC APPARATUS BY USING PRINTERS' ANTI-OFFSET SPRAY POWDER
H10094	Eastman Kodak Company	US	6670817	09/876,664	6/7/2001	12/30/2003	Granted	IMAGE-FORMING MACHINE HAVING A CONTROL DEVICE FOR DETECTING TONER CLOGGING IN A REPLENISHER STATION
H10096	Eastman Kodak Company	US	6272311	09/689,147	10/12/2000	8/7/2001	Granted	CAPACITIVE TONER LEVEL DETECTION AIR COOLING STATION FOR
H10100	Eastman Kodak Company	JP	4374166	2002-23418	1/31/2002	9/11/2009	Granted	ELECTROPHOTOGRAPHIC COPIER FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	US	6631251	09/775,171	2/1/2001	10/7/2003	Granted	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE

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H10101	Eastman Kodak Company	US	6449456	09/686,030	10/11/2000	9/10/2002	Granted	METHOD AND SYSTEM FOR PROVIDING MORE UNIFORM FUSER OIL DISTRIBUTION ON A FUSER SURFACE
H10102	Eastman Kodak Company	US	6435024	09/675,413	9/29/2000	8/20/2002	Granted	METHOD AND APPARATUS FOR DETERMINING THE LEVEL OF PARTICULATE MATERIAL IN A PARTICULATE MATERIAL COLLECTION VESSEL
H10105	Eastman Kodak Company	US	6522858	09/679,239	10/4/2000	2/18/2003	Granted	INSTALLATION OF UPPER SKIVE PLATE IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10106	Eastman Kodak Company	US	7130071	10/078,120	2/19/2002	10/31/2006	Granted	PAGE AND SUBSET FEATURE SELECTION USER INTERFACE
H10107	Eastman Kodak Company	US	6430385	09/745,861	12/21/2000	8/6/2002	Granted	WICK ROLLER ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10112	Eastman Kodak Company	DE		10252883.7	11/12/2002		Filed	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10112	Eastman Kodak Company	US	6946230	10/054,514	11/13/2001	9/20/2005	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10113	Eastman Kodak Company	US	7214757	09/802,760	3/8/2001	5/8/2007	Granted	POLYURETHANE ELASTOMERS AND SHAPED ARTICLES PREPARED THEREFROM
H10116	Eastman Kodak Company	US	6714753	09/760,974	1/16/2001	3/30/2004	Granted	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10116	Eastman Kodak Company	US	6801739	10/757,687	1/14/2004	10/5/2004	Granted	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10119	Eastman Kodak Company	JP	4132778	2001-328206	10/25/2001	6/6/2008	Granted	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10119	Eastman Kodak Company	US	6453149	09/699,195	10/27/2000	9/17/2002	Granted	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10120	Eastman Kodak Company	US	6698747	09/777,947	2/6/2001	3/2/2004	Granted	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10120	Eastman Kodak Company	US	6908082	10/745,912	12/24/2003	6/21/2005	Granted	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10121	Eastman Kodak Company	US	6918582	10/668,404	9/23/2003	7/19/2005	Granted	SHEET FEEDER FOR A SHEET HANDLING MACHINE
H10122	Eastman Kodak Company	US	6564030	09/736,656	12/13/2000	5/13/2003	Granted	VENTED SKIVE ASSEMBLY FOR A FUSER STATION IN AN IMAGE-FORMING MACHINE
H10131	Eastman Kodak Company	US	6539181	09/772,383	1/29/2001	3/25/2003	Granted	IMPROVED JAM RECOVERY WHEN USING ORDERED MEDIA
H10132	Eastman Kodak Company	US	6799005	10/236,627	9/5/2002	9/28/2004	Granted	METHOD AND SYSTEM OF PRE-SELECTING ORDERED MEDIA IN A PRINTING SYSTEM
H10134	Eastman Kodak Company	US	6934047	09/777,476	2/6/2001	8/23/2005	Granted	INTEGRATION OF COLOR PAGES ON A BLACK AND WHITE PRINTER MANAGED BY A RASTER IMAGING PROCESSOR
H10135	Eastman Kodak Company	DE	50214619.2	02001101.1	1/23/2002	9/1/2010	Granted	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	GB	1229490	02001101.1	1/23/2002	9/1/2010	Granted	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	US	6888647	09/777,475	2/6/2001	5/3/2005	Granted	PROOFING WITH WATERMARK INFORMATION CREATED BY A RASTER IMAGING PROCESSOR
H10137	Eastman Kodak Company	DE		10202206.2	1/22/2002		Filed	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	EP		02001072.4	1/22/2002		Filed	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	JP	4077215	2002-50170	2/26/2002	2/8/2008	Granted	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	US	6930791	09/794,525	2/27/2001	8/16/2005	Granted	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10139	Eastman Kodak Company	US	6728503	09/855,985	5/15/2001	4/27/2004	Granted	ELECTROGRAPHIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED DEVELOPER MASS VELOCITY
H10143	Eastman Kodak Company	US	6466762	09/793,072	2/26/2001	10/15/2002	Granted	PRECISION MOUNTING FOR IMPRECISE PARTS
H10146	Eastman Kodak Company	US	6453148	09/732,505	12/7/2000	9/17/2002	Granted	APPARATUS AND PROCESS FOR DETECTING LEAKS IN AN ELECTROGRAPHIC CLEANING SYSTEM
H10148	Eastman Kodak Company	DE	60211584.1	02005283.3	3/12/2002	5/24/2006	Granted	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	GB	1246016	02005283.3	3/12/2002	5/24/2006	Granted	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	US	6517984	09/818,956	3/27/2001	2/11/2003	Granted	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10157	Eastman Kodak Company	US	6621995	10/096,170	3/11/2002	9/16/2003	Granted	AN IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DUSTING CONTROL SYSTEM
H10159	Eastman Kodak Company	US	7056578	10/692,440	10/23/2003	6/6/2006	Granted	LAYER COMPRISING NONFIBRILLATABLE AND AUTOADHESIVE PLASTIC PARTICLES, AND METHOD OF PREPARATION
H10161	Eastman Kodak Company	US	7195853	10/691,779	10/23/2003	3/27/2007	Granted	PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10167	Eastman Kodak Company	US	8092359	10/691,778	10/23/2003	1/10/2012	Granted	FUSER MEMBER AND FUSER MEMBER SURFACE LAYER
H10173	Eastman Kodak Company	US	6873805	10/177,736	6/21/2002	3/29/2005	Granted	TONER REPLENISHMENT BASED ON WRITER CURRENT
H10174	Eastman Kodak Company	US	6885833	10/176,956	6/21/2002	4/26/2005	Granted	REDUCTION OF BANDING AND MOTTLE IN

H10176	Eastman Kodak Company	US	6459859	09/947,015	9/5/2001	10/1/2002	Granted	ELECTROPHOTOGRAPHIC SYSTEMS SERVICE ROUTINE TO IDENTIFY CAUSES FOR IMAGE ARTIFACTS IN PRINTED OUTPUT
H10178	Eastman Kodak Company	US	6647219	10/235,772	9/5/2002	11/11/2003	Granted	ELECTROPHOTOGRAPHIC RECORDING PROCESS CONTROL METHOD AND APPARATUS
H10181	Eastman Kodak Company	US	6416921	09/814,923	3/22/2001	7/9/2002	Granted	METHOD FOR FORMING TONER PARTICLES HAVING CONTROLLED MORPHOLOGY AND CONTAINING A QUATERNARY AMMONIUM TETRAPHENYLBORATE AND A POLYMERIC PHOSPHONIUM SALT
H10184	Eastman Kodak Company	DE	50201646.9	02003936.8	2/22/2002	12/1/2004	Granted	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10184	Eastman Kodak Company	US	6967747	09/791,935	2/22/2001	11/22/2005	Granted	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS

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H10186	Eastman Kodak Company	US	6731885	10/177,654	6/21/2002	5/4/2004	Granted	CAPACITIVE PROBE TONER LEVEL DETECTOR ASSEMBLY
H10188	Eastman Kodak Company	US	7815182	12/393,149	2/26/2009	10/19/2010	Granted	METHOD FOR CONTROLLING STACK-ADVANCING IN A REPRODUCTION APPARATUS
H10195	Eastman Kodak Company	US	7465409	11/232,275	9/21/2005	12/16/2008	Granted	HARD MAGNETIC CORE PARTICLES AND A METHOD OF MAKING SAME
H10196	Eastman Kodak Company	US	6593046	09/954,907	9/18/2001	7/15/2003	Granted	PHOTOCONDUCTIVE ELEMENTS HAVING A POLYMERIC BARRIER LAYER
H10198	Eastman Kodak Company	DE	60222620.1	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	FR	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	GB	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	JP	3972069	2002-136519	5/13/2002	6/22/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	NL	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	US	6692880	10/139,782	5/6/2002	2/17/2004	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10205	Eastman Kodak Company	US	6442354	09/822,569	3/30/2001	8/27/2002	Granted	SCAVENGER PLATE MONITORING SYSTEM
H10220	Eastman Kodak Company	US	6797448	10/138,840	5/3/2002	9/28/2004	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED IMAGE AND FUSING QUALITY
H10223	Eastman Kodak Company	DE	60233779.8	02019138.3	8/30/2002	9/23/2009	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	GB	1291728	02019138.3	8/30/2002	9/23/2009	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	US	7411691	10/235,282	9/4/2002	8/12/2008	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISH OUTPUT CHAINING
H10226	Eastman Kodak Company	US	6823147	10/232,633	8/30/2002	11/23/2004	Granted	METHOD OF RESOLVING MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10227	Eastman Kodak Company	US	6865354	10/650,659	8/28/2003	3/8/2005	Granted	METHOD FOR USING A USER INTERFACE TO RESOLVE MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10229	Eastman Kodak Company	US	6988725	10/701,838	11/5/2003	1/24/2006	Granted	METHOD FOR REGISTERING SHEETS IN A DUPLEX REPRODUCTION MACHINE FOR ALLEVIATING SKEW
H10233	Eastman Kodak Company	DE	60228528.3	02015563.6	7/12/2002	8/27/2008	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	GB	1280010	02015563.6	7/12/2002	8/27/2008	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	US	6861192	10/187,551	7/2/2002	3/1/2005	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10235	Eastman Kodak Company	US	7088947	10/668,751	9/23/2003	8/8/2006	Granted	POST PROCESSOR INSERTER SPEED AND TIMING ADJUST UNIT
H10236	Eastman Kodak Company	DE	60311376.1	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	GB	1403201	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	NL	1403201	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	US	6826384	10/668,860	9/23/2003	11/30/2004	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10241	Eastman Kodak Company	US	6892047	10/668,416	9/23/2003	5/10/2005	Granted	AIR BAFFLE FOR PAPER TRAVEL PATH WITHIN AN ELECTROPHOTOGRAPHIC MACHINE
H10243	Eastman Kodak Company	US	6957035	10/667,558	9/22/2003	10/18/2005	Granted	VACUUM ASSISTED FUSER ENTRANCE GUIDE FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10245	Eastman Kodak Company	US	6647235	10/141,254	5/8/2002	11/11/2003	Granted	MECHANISM FOR AGITATING THE TONER IN THE REPLENISHER ON AN ELECTROPHOTOGRAPHIC MACHINE
H10254	Eastman Kodak Company	US	7652779	10/235,557	9/5/2002	1/26/2010	Granted	IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10257	Eastman Kodak Company	US	7146125	10/678,287	10/3/2003	12/5/2006	Granted	TRANSFER ROLLER WITH RESISTIVITY RANGE
H10258	Eastman Kodak Company	US	6775490	10/235,752	9/5/2002	8/10/2004	Granted	ELECTROSTATOGRAPHIC REPRODUCTION METHOD AND APPARATUS WITH IMPROVED START-UP TO SUBSTANTIALLY PREVENT TRANSFER ROLLER CONTAMINATION
H10262	Eastman Kodak Company	US	7295799	11/089,498	3/24/2005	11/13/2007	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING PULSED DC FIELDS
H10263	Eastman Kodak Company	EP		05730806.6	3/29/2005		Filed	SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10263	Eastman Kodak Company	US	7469119	11/077,615	3/11/2005	12/23/2008	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10264	Eastman Kodak Company	US	7391425	11/089,383	3/24/2005	6/24/2008	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING DIRECTED CHARGED

H10272	Eastman Kodak Company	US	6894137	10/454,897	6/5/2003	5/17/2005	Granted	PARTICLE OR AEROSOL TONER DEVELOPMENT
H10272	Eastman Kodak Company	US	7157543	11/103,398	4/11/2005	1/2/2007	Granted	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10274	Eastman Kodak Company	US	7084202	10/454,900	6/5/2003	8/1/2006	Granted	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10276	Eastman Kodak Company	EP		02012422.8	6/10/2002		Filed	MOLECULAR COMPLEXES AND RELEASE AGENTS
H10276	Eastman Kodak Company	US	7314696	09/880,689	6/13/2001	1/1/2008	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10290	Eastman Kodak Company	US	7147222	10/418,378	4/18/2003	12/12/2006	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10298	Eastman Kodak Company	DE	60207340.5	02018294.5	8/26/2002	11/16/2005	Granted	METHOD AND APPARATUS FOR REGISTERING SHEET OF ARBITRARY SIZE
								ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX

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H10298	Eastman Kodak Company	GB	1291727	02018294.5	8/26/2002	11/16/2005	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	US	7087355	11/083,726	3/18/2005	8/8/2006	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10300	Eastman Kodak Company	US	6728506	10/144,580	5/13/2002	4/27/2004	Granted	A WICK ROLLER FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10312	Eastman Kodak Company	US	7372587	10/673,602	9/29/2003	5/13/2008	Granted	ORDERED MEDIA JAM RECOVERY SYSTEM AND METHOD
H10316	Eastman Kodak Company	US	7090417	10/692,186	10/23/2003	8/15/2006	Granted	METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10332-1	Eastman Kodak Company	US	7602510	10/812,686	3/30/2004	10/13/2009	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO REDUCE TONER CONSUMPTION
H10361	Eastman Kodak Company	US	6975411	10/785,677	2/24/2004	12/13/2005	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER USING DENSITY PATCH FEEDBACK
H10363	Eastman Kodak Company	US	7209244	10/784,643	2/23/2004	4/24/2007	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO MINIMIZE SCREEN FREQUENCY SENSITIVITY
H10370	Eastman Kodak Company	US	7056637	10/460,514	6/12/2003	6/6/2006	Granted	ELECTROPHOTOGRAPHIC TONER WITH UNIFORMLY DISPERSED WAX
H10372	Eastman Kodak Company	US	7955690	10/636,470	8/7/2003	6/7/2011	Granted	SLEEVED FUSER MEMBER
H10375	Eastman Kodak Company	US	6965744	10/668,392	9/23/2003	11/15/2005	Granted	METHOD AND APPARATUS FOR TONER-DRIVEN PRINTER CONTROL
H10378	Eastman Kodak Company	US	7289133	10/672,829	9/26/2003	10/30/2007	Granted	METHOD AND APPARATUS FOR TONER IDENTIFICATION
H10450	Eastman Kodak Company	US	7013572	10/808,153	3/24/2004	3/21/2006	Granted	IMPROVED SKIVE PLATE ASSEMBLY
H10476	Eastman Kodak Company	EP		04002512.4	2/5/2004		Filed	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10476	Eastman Kodak Company	US	7515295	10/767,589	1/29/2004	4/7/2009	Granted	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10478	Eastman Kodak Company	US	6959164	10/669,077	9/23/2003	10/25/2005	Granted	METHOD AND APPARATUS FOR CLEANING A PRESSURE ROLL IN A FUSING STATION
H10484	Eastman Kodak Company	US	7157202	10/669,078	9/23/2003	1/2/2007	Granted	METHOD AND APPARATUS FOR REDUCING DENSIFICATION OF MULTIPLE COMPONENT ELECTROGRAPHIC DEVELOPER
H10490	Eastman Kodak Company	US	7043176	10/668,938	9/23/2003	5/9/2006	Granted	APPARATUS AND METHOD FOR DAMPING A CORONA WIRE IN AN ELECTROGRAPHIC PRINTER
H10496	Eastman Kodak Company	DE	60343239.5	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	EP	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	GB	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	NL	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	US	6909856	10/669,732	9/24/2003	6/21/2005	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10504	Eastman Kodak Company	US	7258407	10/807,794	3/24/2004	8/21/2007	Granted	CUSTOM COLOR PRINTING APPARATUS AND PROCESS
H10507	Eastman Kodak Company	US	7973103	11/446,894	6/5/2006	7/5/2011	Granted	FUSER ROLLER COMPOSITION
H10512	Eastman Kodak Company	DE	602004018410.1	04001751.9	1/28/2004	12/17/2008	Granted	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10512	Eastman Kodak Company	US	6901238	10/767,569	1/29/2004	5/31/2005	Granted	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR A MARKING MACHINE
H10514	Eastman Kodak Company	US	7454697	10/790,353	3/1/2004	11/18/2008	Granted	MANUAL AND AUTOMATIC ALIGNMENT OF PAGES
H10519	Eastman Kodak Company	US	7088948	10/881,621	6/30/2004	8/8/2006	Granted	ADJUSTMENT OF SKEW REGISTRATION OF MEDIA TO A DEVELOPED IMAGE IN A PRINTING MACHINE
H10521	Eastman Kodak Company	US	7054572	10/795,051	3/5/2004	5/30/2006	Granted	METHOD AND APPARATUS FOR SELECTIVE FUSER ROLLER COOLING
H10532	Eastman Kodak Company	US	7330288	10/812,517	3/30/2004	2/12/2008	Granted	POST RIP IMAGE RENDERING IN A MICR ELECTROGRAPHIC PRINTER TO IMPROVE READABILITY
H10539	Eastman Kodak Company	US	7459203	11/281,868	11/17/2005	12/2/2008	Granted	FUSER MEMBER
H10543	Eastman Kodak Company	US	7215915	11/024,134	12/28/2004	5/8/2007	Granted	METHOD AND APPARATUS FOR VARIABLE WIDTH SURFACE TREATMENT APPLICATION TO A FUSER
H10551	Eastman Kodak Company	US	7242875	11/106,829	4/15/2005	7/10/2007	Granted	INDICATOR OF PROPERLY CURED INK FOR ELECTROPHOTOGRAPHIC EQUIPMENT
H10555	Eastman Kodak Company	US	7110706	10/802,375	3/17/2004	9/19/2006	Granted	TONER REPLENISHER AND METHOD FOR AN ELECTROGRAPHIC IMAGING MACHINE
H10556	Eastman Kodak Company	US	7481884	11/075,784	3/9/2005	1/27/2009	Granted	POWDER COATING APPARATUS AND METHOD OF POWDER COATING USING AN ELECTROMAGNETIC BRUSH
H10558-2	Eastman Kodak Company	US	7218875	11/087,779	3/23/2005	5/15/2007	Granted	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7260338	11/087,321	3/23/2005	8/21/2007	Granted	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-	Eastman Kodak Company	US	7356275	11/778,227	7/16/2007	4/8/2008	Granted	APPARATUS AND PROCESS FOR FUSER

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H10558-4	Eastman Kodak Company	US	7242884	11/087,347	3/23/2005	7/10/2007	Granted	CONTROL APPARATUS AND PROCESS FOR FUSER CONTROL	
H10559	Eastman Kodak Company	US	7295793	11/081,426	3/16/2005	11/13/2007	Granted	ELECTROPHOTOGRAPHIC REPRODUCTION SYSTEM WITH A MULTIFACETED CHARGING MECHANISM	
H10560	Eastman Kodak Company	JP	4827847	2007-531197	8/25/2005	9/22/2011	Granted	AN IMAGE DATA GENERATING APPARATUS	
H10560	Eastman Kodak Company	US	7602529	10/935,460	9/7/2004	10/13/2009	Granted	METHOD AND SYSTEM FOR CONTROLLING PRINTER TEXT/LINE ART AND HALFTONE INDEPENDENTLY	

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H10561	Eastman Kodak Company	US	7670642	11/376,960	3/16/2006	3/2/2010	Granted	OFFSET PREVENTION IN ELECTROSTATOGRAPHIC PRINTERS
H10567	Eastman Kodak Company	EP		05725408.8	3/10/2005		Filed	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	JP	4959548	2007-504996	3/10/2005	3/30/2012	Granted	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	US	7167662	11/038,660	1/19/2005	1/23/2007	Granted	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10572	Eastman Kodak Company	US	7137730	10/949,641	9/24/2004	11/21/2006	Granted	ELECTROGRAPHIC RIBBON BLENDER AND METHOD
H10574	Eastman Kodak Company	US	7120379	10/949,643	9/24/2004	10/10/2006	Granted	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10574	Eastman Kodak Company	US	7561837	11/505,182	8/15/2006	7/14/2009	Granted	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10577	Eastman Kodak Company	US	7248823	10/949,645	9/24/2004	7/24/2007	Granted	ELECTROGRAPHIC RIBBON BLENDER AND METHOD IMPLEMENTING A SKIVE
H10580	Eastman Kodak Company	US	7245848	11/087,309	3/23/2005	7/17/2007	Granted	METHOD AND APPARATUS FOR DISCHARGING A CONDUCTIVE BRUSH CLEANING ASSEMBLY FOR A TRANSFER ROLLER
H10583	Eastman Kodak Company	US	7464925	11/055,860	2/11/2005	12/16/2008	Granted	ADJUSTABLE SHEET FEEDER FOR ADJUSTING SHEET STACK CENTER RELATIVE TO SHEET STACK EDGES
H10584	Eastman Kodak Company	US	8223393	10/993,297	11/19/2004	7/17/2012	Granted	POST RIP IMAGE RENDERING FOR MICROPRINTING
H10587-1	Eastman Kodak Company	US	7270918	10/991,818	11/18/2004	9/18/2007	Granted	PRINTING SYSTEM, PROCESS, AND PRODUCT WITH MICROPRINTING
H10588	Eastman Kodak Company	US	7343108	11/121,551	5/4/2005	3/11/2008	Granted	APPARATUS AND PROCESS FOR ALTERING TIMING IN AN ELECTROGRAPHIC PRINTER
H10592	Eastman Kodak Company	DE	602005034153.6	05760746.7	6/15/2005	5/9/2012	Granted	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	GB	1761386	05760746.7	6/15/2005	5/9/2012	Granted	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	US	7517076	10/881,622	6/30/2004	4/14/2009	Granted	PHASE-CHANGE INK JET PRINTING WITH ELECTROSTATIC TRANSFER
H10594	Eastman Kodak Company	US	7248826	11/034,330	1/12/2005	7/24/2007	Granted	HEATER ROLLER CLEANER METHOD AND APPARATUS FOR A FUSER ASSEMBLY
H10595	Eastman Kodak Company	US	7609872	11/089,496	3/24/2005	10/27/2009	Granted	METHOD AND APPARATUS FOR VERIFYING THE AUTHENTICITY OF DOCUMENTS
H10599-2	Eastman Kodak Company	US	7551861	11/111,184	4/21/2005	6/23/2009	Granted	METHOD FOR PERFORMING QUALITY CHECKS ON A PRINT ENGINE FILM LOOP
H10630	Eastman Kodak Company	US	7602530	11/043,597	1/26/2005	10/13/2009	Granted	CREATING HIGH SPATIAL FREQUENCY HALFTONE SCREENS WITH INCREASED NUMBERS OF PRINTABLE DENSITY LEVELS
H10640	Eastman Kodak Company	US	7184696	10/928,936	8/27/2004	2/27/2007	Granted	PRINT FUSER AND PROCESS WITH MULTIPLE CLEANING BLADES
H10642	Eastman Kodak Company	US	7079799	10/928,934	8/27/2004	7/18/2006	Granted	CLEANING DEVICE AND FUSER ASSEMBLY FOR A PRINTER WITH MULTIPLE CLEANING BLADES HELD BY A COMMON MOUNT
H68912	Eastman Kodak Company	US	5464698	08/268,140	6/29/1994	11/7/1995	Granted	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING TIN OXIDE
H79879	Eastman Kodak Company	DE	60126885.7	01122611.5	9/27/2001	2/28/2007	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	NL	1201447	01122611.5	9/27/2001	2/28/2007	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	US	6971809	09/694,734	10/23/2000	12/6/2005	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H80037	Eastman Kodak Company	US	6575858	09/809,760	3/15/2001	6/10/2003	Granted	COMPENSATING DRIVE BELT TENSIONER
H80132	Eastman Kodak Company	US	6295425	09/444,181	11/19/1999	9/25/2001	Granted	SEAL ASSEMBLY FOR ELECTROGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
H80140	Eastman Kodak Company	US		09/443,754	11/19/1999		Filed	DUAL SLIDER BACKUP MECHANISM FOR DIELECTRIC SUPPORT MEMBER OF AN ELECTROGRAPHIC REPRODUCTION APPARATUS
H80158	Eastman Kodak Company	US	6532353	09/473,426	12/29/1999	3/11/2003	Granted	CLEANING WEB ADVANCEMENT AND DRIVE CONTROL MECHANISM
H80189	Eastman Kodak Company	US	6246852	09/438,937	11/12/1999	6/12/2001	Granted	GRID ELECTRODE FOR CORONA CHARGER
H80193	Eastman Kodak Company	US	6587664	09/580,185	5/26/2000	7/1/2003	Granted	FUSER LOADING SYSTEM
H80194	Eastman Kodak Company	US	6289185	09/573,910	5/18/2000	9/11/2001	Granted	SYSTEM FOR CONTROLLING AXIAL TEMPERATURE UNIFORMITY IN A REPRODUCTION APPARATUS FUSER
H80376	Eastman Kodak Company	US	6550627	09/835,611	4/16/2001	4/22/2003	Granted	CONTAINER
H80431	Eastman Kodak Company	US	7184154	09/692,645	10/19/2000	2/27/2007	Granted	METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
K000004	Eastman Kodak Company	US		13/072,809	3/28/2011		Filed	ROTATING PRINTER PHOTORECEPTORS HAVING FIXED-POSITION FEATURES
K000005	Eastman Kodak Company	US		13/075,435	3/30/2011		Filed	EFFICIENT CHOICE SELECTION IN A USER INTERFACE
K000008	Eastman Kodak Company	US	8503902	13/097,118	4/29/2011	8/6/2013	Granted	ELECTROPHOTOGRAPHIC PRINTER WITH CHARGING-ROLLER CLEANER
K000010	Eastman Kodak Company	US		13/663,514	10/30/2012		Filed	FORMING A STRUCTURAL LAMINATE
K000014	Eastman Kodak Company	US		13/117,187	5/27/2011		Filed	ELECTROSTATOGRAPHIC CLEANING BLADE MEMBER AND APPARATUS
K000016	Eastman Kodak Company	US	8509637	13/115,381	5/25/2011	8/13/2013	Granted	METERING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER

K000017	Eastman Kodak Company	US		13/212,233	8/18/2011		Filed	RECONDITIONING ROTATABLE PHOTORECEPTOR IN
K000019	Eastman Kodak Company	US	8438730	13/013,842	1/26/2011	5/14/2013	Granted	ELECTROPHOTOGRAPHIC PRINTER METHOD OF PROTECTING PRINTHEAD DIE FACE

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K000020	Eastman Kodak Company	US		13/192,521	7/28/2011		Filed	CROSSLINKED ORGANIC POROUS PARTICLES
K000020	Eastman Kodak Company	WO		PCT/US12/47097	7/18/2012		Filed	CROSSLINKED ORGANIC POROUS PARTICLES
K000022	Eastman Kodak Company	US		13/097,128	4/29/2011		Filed	RECIRCULATING INKJET PRINGING FLUID SYSTEM AND METHOD
K000022	Eastman Kodak Company	WO		PCT/US12/35462	4/27/2012		Filed	RECIRCULATING INKJET PRINTING FLUID SYSTEM AND METHOD
K000023	Eastman Kodak Company	CN		MAILED	3/12/2012		Filed	INKJET PRINTING INK SET
K000023	Eastman Kodak Company	EP		12713438.5	3/12/2012		Filed	INKJET PRINTING INK SET
K000023	Eastman Kodak Company	US	8465578	13/076,940	3/31/2011	6/18/2013	Granted	INKJET PRINTING INK SET
K000024	Eastman Kodak Company	US	8493479	13/094,973	4/27/2011	7/23/2013	Granted	METHOD OF ELIMINATING BACKGROUND NOISE
K000025	Eastman Kodak Company	US		13/094,931	4/27/2011		Filed	IMAGE ALGORITHMS TO REJECT UNDESIREED IMAGE FEATURES
K000026	Eastman Kodak Company	US		13/025,194	2/11/2011		Filed	DISTRIBUTED REPLENISHMENT FOR ELECTROPHOTOGRAPHIC DEVELOPER
K000027	Eastman Kodak Company	US		13/011,129	1/21/2011		Filed	LASER LEVELING HIGHLIGHT CONTROL
K000031	Eastman Kodak Company	US		13/089,399	4/19/2011		Filed	ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000038	Eastman Kodak Company	US		13/017,300	1/31/2011		Filed	EMBEDDING DATA INTO SOLID AREAS, TEXT OR LINE WORK
K000050	Eastman Kodak Company	US		13/077,543	3/31/2011		Filed	RATIO MODULATED PRINTING WITH DISCHARGE AREA DEVELOPMENT
K000051	Eastman Kodak Company	US		13/454,117	4/24/2012		Filed	MULTI-TONER DISCHARGED AREA DEVELOPMENT METHOD
K000054	Eastman Kodak Company	US		13/015,611	1/28/2011		Filed	CORE DRIVING METHOD FOR PRINTER WEB MEDIUM SUPPLY
K000055	Eastman Kodak Company	US	8478086	13/038,688	3/2/2011	7/2/2013	Granted	IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000056	Eastman Kodak Company	DE		102011106171.5	6/30/2011		Filed	VERSTEIFUNGSVORRICHTUNG UND VERFAHREN ZUR ABLAGE VON BÖGEN IN EINER DRUCKMASCHINE
K000056	Eastman Kodak Company	US		13/525,587	6/18/2012		Filed	DEVICE AND METHOD FOR STACKING SHEETS IN A PRINTING PRESS
K000058	Eastman Kodak Company	US		13/331,048	12/20/2011		Filed	ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000061	Eastman Kodak Company	US		13/077,522	3/31/2011		Filed	RATIO MODULATED PRINTING WITH CHARGE AREA DEVELOPMENT
K000062	Eastman Kodak Company	US		13/032,918	2/23/2011		Filed	MOUNTING MEMBER WITH DUAL-FED INK PASSAGEWAYS
K000073	Eastman Kodak Company	US	8509630	13/076,472	3/31/2011	8/13/2013	Granted	DETERMINING THE CAUSE OF PRINTER IMAGE ARTIFACTS
K000077	Eastman Kodak Company	US		13/093,882	4/26/2011		Filed	EFFICIENT CHOICE SELECTION FOR MULTI-ELEMENT PRODUCTS
K000083	Eastman Kodak Company	US		13/537,165	6/29/2012		Filed	MAKING ARTICLE WITH DESIRED PROFILE
K000089	Eastman Kodak Company	US		13/025,220	2/11/2011		Filed	SYSTEM FOR IMAGING PRODUCT LAYOUT
K000090	Eastman Kodak Company	US		13/171,852	6/29/2011		Filed	ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000090	Eastman Kodak Company	WO		PCT/US12/42563	6/15/2012		Filed	ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000091	Eastman Kodak Company	US		13/282,503	10/27/2011		Filed	LOW THERMAL STRESS CATADIOPTRIC IMAGING SYSTEM
K000092	Eastman Kodak Company	US		13/192,531	7/28/2011		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000092	Eastman Kodak Company	WO		PCT/US12/46866	7/16/2012		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000093	Eastman Kodak Company	US		13/192,533	7/28/2011		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000094	Eastman Kodak Company	US		13/096,315	4/28/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH DUST SEAL
K000096	Eastman Kodak Company	US		13/108,246	5/16/2011		Filed	PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000096	Eastman Kodak Company	WO		PCT/US12/37874	5/15/2012		Filed	PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000097	Eastman Kodak Company	US	8520041	13/031,301	2/21/2011	8/27/2013	Granted	FLOOR RELIEF FOR DOT IMPROVEMENT
K000100	Eastman Kodak Company	US		13/053,717	3/22/2011		Filed	METHOD FOR RECYCLING RELIEF IMAGE ELEMENTS
K000102	Eastman Kodak Company	US		13/032,667	2/23/2011		Filed	METHOD OF ASSEMBLING AN INKJET PRINTHEAD
K000109	Eastman Kodak Company	US		13/049,944	3/17/2011		Filed	REUSEABLE PRINTING DEVICE
K000111	Eastman Kodak Company	JP	5021449	2007-330717	12/21/2007	6/22/2012	Granted	MANUFACTURING METHOD OF ORIGINAL PLATE FOR LETTERPRESS PRINTING, MANUFACTURING METHOD OF LETTERPRESS PRINTING PLATE, AND COMPOSITION FOR FORMING INK-RECEIVING LAYER
K000112	Eastman Kodak Company	JP	5128210	2007-228096	9/3/2007	11/9/2012	Granted	METHOD FOR PRODUCING LETTERPRESS PLATE
K000118	Eastman Kodak Company	DE		112004001662.2	9/1/2004		Filed	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	JP	4420923	2006-519276	9/1/2004	12/11/2009	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE

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K000118	Eastman Kodak Company	TW	1362565	093127304	9/9/2004	4/21/2012	Granted	LAMINATED PHOTOSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	US	7399575	10/564,978	1/18/2006	7/15/2008	Granted	LAMINATED PHOTOSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000121	Eastman Kodak Company	JP	4225979	2005-69307	3/11/2005	12/5/2008	Granted	ORIGINAL PLATE OF PHOTOSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTOSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	US	7998659	11/908,061	11/29/2007	8/16/2011	Granted	PHOTOSENSITIVE LAMINATED ORIGINAL PRINTING PLATE FOR LETTERPRESS PRINTING AND PROCESS FOR PRODUCING LETTERPRESS PRINTING PLATE USING THE PHOTOSENSITIVE LAMINATED ORIGINAL PRINTING PLATE
K000124	Eastman Kodak Company	DE	60141260.5	01304357.5	5/16/2001	2/10/2010	Granted	MULTILAYER PHOTOSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000124	Eastman Kodak Company	EP	1156368	1304357.5	5/16/2001	2/10/2010	Granted	MULTILAYER PHOTOSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000129	Eastman Kodak Company	DE		19909722.4	3/5/1999		Filed	NEGATIVE PHOTOSENSITIVE RESIN COMPOSITION AND PHOTOSENSITIVE RESIN PLATE WITH IT
K000134	Eastman Kodak Company	US	5521054	08/265,338	6/24/1994	5/28/1996	Granted	DEVELOPING SOLUTION COMPRISING AN AROMATIC HYDROCARBON, AN ALCOHOL, AND AN ESTER
K000134	Eastman Kodak Company	US	5578420	08/456,053	5/31/1995	11/26/1996	Granted	PROCESS FOR PRODUCING A FLEXOGRAPHIC PRINTING PLATE
K000141	Eastman Kodak Company	CN	1950749	200580013895.1	4/25/2005	8/18/2010	Granted	PHOTOSENSITIVE PRINTING ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR THE PEFORMING METHOD
K000141	Eastman Kodak Company	JP	4342373	2004-136720	4/30/2004	7/17/2009	Granted	PHOTOSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	KR	834455	10-2006-7024135	4/25/2005	5/27/2008	Granted	PHOTOSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	US	8003299	11/587,506	4/25/2005	8/23/2011	Granted	PHOTOSENSITIVE ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR PERFORMING THE METHOD
K000144	Eastman Kodak Company	US	5541038	08/417,186	4/5/1995	7/30/1996	Granted	PHOTOPOLYMERIZABLE COMPOSITIONS
K000144	Eastman Kodak Company	US	5645974	08/635,814	4/22/1996	7/8/1997	Granted	PHOTOPOLYMERIZABLE COMPOSITIONS
K000148	Eastman Kodak Company	CN		MAILED	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	EP		12718770.6	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	TW		101111931	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	US	8465905	13/079,150	4/4/2011	6/18/2013	Granted	PRINTING CONDUCTIVE LINES
K000157	Eastman Kodak Company	US		13/040,715	3/4/2011		Filed	WEB MEDIA MOVING APPARATUS
K000158	Eastman Kodak Company	US		13/040,732	3/4/2011		Filed	WEB MEDIA MOVING METHOD
K000159	Eastman Kodak Company	US	8303106	13/040,754	3/4/2011	11/6/2012	Granted	PRINTING SYSTEM INCLUDING WEB MEDIA MOVING APPARATUS
K000160	Eastman Kodak Company	US	8303107	13/040,772	3/4/2011	11/6/2012	Granted	PRINTING METHOD INCLUDING WEB MEDIA MOVING APPARATUS
K000161	Eastman Kodak Company	US		13/420,713	3/15/2012		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
K000162	Eastman Kodak Company	JP		2011-266146	12/5/2011		Filed	GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000162	Eastman Kodak Company	WO		PCT/JP12/81376	12/4/2012		Filed	GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000163	Eastman Kodak Company	JP		2011-246507	11/10/2011		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000163	Eastman Kodak Company	WO		PCT/JP2012/078058	10/30/2012		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000164	Eastman Kodak Company	US		13/221,936	8/31/2011		Filed	ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000165	Eastman Kodak Company	US		13/038,702	3/2/2011		Filed	IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT

K000166	Eastman Kodak Company	US		13/192,541	7/28/2011			Filed	PREPARATION OF CROSSLINKED ORGANIC POROUS PARTICLES
K000167	Eastman Kodak Company	US		13/192,544	7/28/2011			Filed	ARTICLE AND SYSTEM WITH CROSSLINKED ORGANIC POROUS PARTICLES
K000169	Eastman Kodak Company	US		13/625,269	9/24/2012			Filed	SHARED MOTOR DRIVER FOR INKJET PRINTERS
K000174	Eastman Kodak Company	US		13/070,724	3/24/2011			Filed	PRINTER MEDIA OUTPUT AND INPUT TRAY CONFIGURATION
K000175	Eastman Kodak Company	US		13/118,651	5/31/2011			Filed	PRINTING APPARATUS WITH PIVOTABLE DUPLEXING UNIT
K000176	Eastman Kodak Company	CN	200410038325.5	200410038325.5	5/19/2004	3/23/2005		Granted	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000178	Eastman Kodak Company	US	7209251	09/983,240	10/23/2001	4/24/2007		Granted	DOCUMENT INPUT/OUTPUT SYSTEM, APPARATUS MANAGEMENT SERVER AND METHOD FOR SETTING INFORMATION
K000179	Eastman Kodak Company	US	6115133	09/148,702	9/4/1998	9/5/2000		Granted	PRINTER DRIVER
K000180	Eastman Kodak Company	US	7542778	10/844,391	5/13/2004	6/2/2009		Granted	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000181	Eastman Kodak Company	US		13/215,595	8/23/2011			Filed	POWER MANAGEMENT DEVICE FOR PRINTING SYSTEM
K000182	Eastman Kodak Company	US		13/297,602	11/16/2011			Filed	RELEASE FLUID FOR REDUCING GEL BUILD
K000183	Eastman Kodak Company	US	8439275	13/080,824	4/6/2011	5/14/2013		Granted	MULTI-RESOLUTION OPTICAL CODES
K000185	Eastman Kodak Company	US	8505898	13/152,304	6/3/2011	8/13/2013		Granted	METHOD FOR MAKING A Z-FOLD SIGNATURE

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K000185	Eastman Kodak Company	WO		PCT/US12/40079	5/31/2012		Filed	METHOD FOR MAKING A Z-FOLD SIGNATURE
K000187	Eastman Kodak Company	TW		101109230	3/16/2012		Filed	REUSABLE PRINTING DEVICE
K000187	Eastman Kodak Company	US		13/049,951	3/17/2011		Filed	REUSABLE PRINTING DEVICE
K000190	Eastman Kodak Company	US	8449086	13/075,297	3/30/2011	5/28/2013	Granted	INKJET CHAMBER AND INLETS FOR CIRCULATING FLOW
K000191	Eastman Kodak Company	US		13/455,398	4/25/2012		Filed	SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000191	Eastman Kodak Company	WO		PCT/US13/36525	4/15/2013		Filed	SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000193	Eastman Kodak Company	US	8469502	13/095,998	4/28/2011	6/25/2013	Granted	AIR EXTRACTION PISTON DEVICE FOR INKJET PRINthead
K000201	Eastman Kodak Company	US		13/114,275	5/24/2011		Filed	CONTROL CIRCUIT FOR SCANNER LIGHT SOURCE
K000202	Eastman Kodak Company	US	8201817	13/095,949	4/28/2011	6/19/2012	Granted	PICK ROLLER WITH DELAY CLUTCH
K000206	Eastman Kodak Company	US		13/173,430	6/30/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/304,974	11/28/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/613,393	9/13/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	WO		PCT/US12/42638	6/15/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000207	Eastman Kodak Company	US		13/074,405	3/29/2011		Filed	MAINTAINING PRINthead USING MAINTENANCE STATION WITH BACKFLUSH
K000212	Eastman Kodak Company	US		13/094,945	4/27/2011		Filed	METHOD OF AUTHENTICATING SECURITY MARKER
K000214	Eastman Kodak Company	US	8394396	13/101,185	5/5/2011	3/12/2013	Granted	METHOD OF MAKING INORGANIC POROUS PARTICLES
K000218	Eastman Kodak Company	US		13/159,527	6/14/2011		Filed	STATIONARY PRINTING APPARATUS WITH CAMERA
K000219	Eastman Kodak Company	US		13/170,693	6/28/2011		Filed	MICROFLUIDIC DEVICE HAVING IMPROVED EPOXY LAYER ADHESION
K000224	Eastman Kodak Company	US		13/079,177	4/4/2011		Filed	PRINTING CONDUCTIVE LINES
K000226	Eastman Kodak Company	US		13/097,137	4/29/2011		Filed	INKJET PRINTING FLUID
K000227	Eastman Kodak Company	US	8469496	13/115,482	5/25/2011	6/25/2013	Granted	LIQUID EJECTION METHOD USING DROP VELOCITY MODULATION
K000228	Eastman Kodak Company	US	8382259	13/115,434	5/25/2011	2/26/2013	Granted	EJECTING LIQUID USING DROP CHARGE AND MASS
K000229	Eastman Kodak Company	DE		102011117494.3	10/31/2011		Filed	WEB PRESS CONFIGURATION WITH PAPER TRANSPORT VIA DRUM
K000229	Eastman Kodak Company	US		13/660,278	10/25/2012		Filed	LIFTING SUBSTRATE WITH AIR CUSHION WHILE PRINTING
K000229	Eastman Kodak Company	US		13/660,307	10/25/2012		Filed	SUBSTRATE WEB SUCTION FOR PRINTING
K000230	Eastman Kodak Company	US		13/152,305	6/3/2011		Filed	Z-FOLD SIGNATURE FINISHING METHOD
K000231	Eastman Kodak Company	US	8505897	13/152,302	6/3/2011	8/13/2013	Granted	Z-FOLD SIGNATURE FINISHING SYSTEM AND PRINTER
K000233	Eastman Kodak Company	US	8398223	13/076,976	3/31/2011	3/19/2013	Granted	INKJET PRINTING PROCESS
K000234	Eastman Kodak Company	US		13/245,931	9/27/2011		Filed	INKJET PRINTING USING LARGE PARTICLES
K000234	Eastman Kodak Company	WO		PCT/US12/54978	9/13/2012		Filed	INKJET PRINTING USING LARGE PARTICLES
K000236	Eastman Kodak Company	US		13/095,953	4/28/2011		Filed	METHOD OF ADVANCING SUCCESSIVE SHEETS OF MEDIA
K000240	Eastman Kodak Company	US		13/100,413	5/4/2011		Filed	OFFSET IMAGING SYSTEM
K000241	Eastman Kodak Company	US		13/080,846	4/6/2011		Filed	DECODING MULTI-RESOLUTION OPTICAL CODES
K000242	Eastman Kodak Company	US		13/156,602	6/9/2011		Filed	METHOD FOR AUTHENTICATING SECURITY MARKERS
K000246	Eastman Kodak Company	US	8434855	13/089,528	4/19/2011	5/7/2013	Granted	FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000247	Eastman Kodak Company	US		13/089,542	4/19/2011		Filed	FLUID EJECTION USING MEMS COMPOSITE TRANSDUCER
K000248	Eastman Kodak Company	US		13/089,513	4/19/2011		Filed	ULTRASONIC TRANSMITTER AND RECEIVER WITH COMPLIANT MEMBRANE
K000249	Eastman Kodak Company	US		13/089,524	4/19/2011		Filed	METHOD OF OPERATING AN ULTRASONIC TRANSMITTER AND RECEIVER
K000250	Eastman Kodak Company	US		13/156,620	6/9/2011		Filed	AUTHENTICATION OF A SECURITY MARKER
K000251	Eastman Kodak Company	US		13/089,507	4/19/2011		Filed	ENERGY HARVESTING DEVICE INCLUDING MEMS COMPOSITE TRANSDUCER
K000252	Eastman Kodak Company	US		13/089,500	4/19/2011		Filed	ENERGY HARVESTING USING MEMS COMPOSITE TRANSDUCER
K000253	Eastman Kodak Company	US		13/089,563	4/19/2011		Filed	FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT

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K000257	Eastman Kodak Company	US	8506039	13/089,610	4/19/2011	8/13/2013	Granted	FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000258	Eastman Kodak Company	US		13/089,632	4/19/2011		Filed	FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000260	Eastman Kodak Company	US		13/165,182	6/21/2011		Filed	METHOD OF FILTERING COLOR MEASUREMENT DATA
K000262	Eastman Kodak Company	US		13/245,971	9/27/2011		Filed	ELECTROGRAPHIC PRINTING USING FLUIDIC CHARGE DISSIPATION
K000269	Eastman Kodak Company	TW		191115846	5/3/2012		Filed	METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	US		13/100,428	5/4/2011		Filed	METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	WO		PCT/US12/33413	4/13/2012		Filed	METHOD FOR OFFSET IMAGING
K000270	Eastman Kodak Company	US		13/193,671	7/29/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM WITH SCRAPER CLEANING SYSTEM
K000271	Eastman Kodak Company	US		13/238,417	9/21/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER AND TRANSITIONAL CLEANING SYSTEM
K000272	Eastman Kodak Company	US		13/117,174	5/27/2011		Filed	CLEANING BLADE MEMBER AND APPARATUS WITH CONTROLLED TRIBOCHARGING
K000273	Eastman Kodak Company	US		13/334,473	12/22/2011		Filed	INKJET PRINTER FOR SEMI-POROUS OR NON-ABSORBENT SURFACES
K000274	Eastman Kodak Company	US		13/334,683	12/22/2011		Filed	LIQUID ENHANCED FIXING METHOD
K000276	Eastman Kodak Company	US		13/298,358	11/17/2011		Filed	PRODUCING A DEINKABLE PRINT
K000276	Eastman Kodak Company	WO		PCT/US12/64982	11/14/2012		Filed	PRODUCING A DEINKABLE PRINT
K000277	Eastman Kodak Company	US		13/298,361	11/17/2011		Filed	DEINKABLE PRINT
K000280	Eastman Kodak Company	US		13/298,365	11/17/2011		Filed	PRODUCING A DEINKABLE PRINT
K000281	Eastman Kodak Company	US		13/245,957	9/27/2011		Filed	LARGE-PARTICLE INKJET PRINTING ON SEMIPOROUS PAPER
K000282	Eastman Kodak Company	US		13/220,776	8/30/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000283	Eastman Kodak Company	US		13/188,537	7/22/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER TRANSFER STATION WITH SKI
K000285	Eastman Kodak Company	TW		101130892	8/24/2012		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	US		13/218,482	8/26/2011		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	WO		PCT/US12/51250	8/17/2012		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000286	Eastman Kodak Company	US		13/455,167	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH CODE CIRCUIT
K000292	Eastman Kodak Company	US		13/352,614	1/18/2012		Filed	METHOD FOR REDUCING GRAPHITE OXIDE
K000293	Eastman Kodak Company	US		13/541,784	7/5/2012		Filed	ANNULAR INTERMEDIATE TRANSFER MEMBERS, APPARATUS AND USE
K000294	Eastman Kodak Company	US		13/108,273	5/16/2011		Filed	PHOTOCURING METHODS AND ARTICLES PREPARED THEREFROM
K000297	Eastman Kodak Company	US	8497924	13/095,006	4/27/2011	7/30/2013	Granted	APPARATUS FOR ELIMINATING BACKGROUND NOISE
K000298	Eastman Kodak Company	US		13/245,947	9/27/2011		Filed	INKJET PRINTER USING LARGE PARTICLES
K000301	Eastman Kodak Company	US		13/114,097	5/24/2011		Filed	DEPOSITING TEXTURE ON RECEIVER
K000302	Eastman Kodak Company	US		13/334,495	12/22/2011		Filed	PRINTER FOR USE WITH LOCALLY DISTORTABLE MEDIUMS
K000305	Eastman Kodak Company	US		13/334,487	12/22/2011		Filed	METHOD FOR PRINTING ON LOCALLY DISTORTABLE MEDIUMS
K000310	Eastman Kodak Company	US	8469501	13/096,010	4/28/2011	6/25/2013	Granted	AIR EXTRACTION METHOD FOR INKJET PRINthead
K000312	Eastman Kodak Company	JP		2012-147310	6/29/2012		Filed	Developer for Lithographic Printing Plates
K000313	Eastman Kodak Company	US		13/277,266	10/20/2011		Filed	ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000315	Eastman Kodak Company	US		13/068,931	5/24/2011		Filed	TARGET COLOR RECIPES
K000330	Eastman Kodak Company	US		13/245,893	9/27/2011		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000333	Eastman Kodak Company	US		13/280,469	10/25/2011		Filed	VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000333	Eastman Kodak Company	WO		PCT/US12/61409	10/23/2012		Filed	VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000335	Eastman Kodak Company	US		13/217,618	8/25/2011		Filed	PRINTING SYSTEM HAVING MULTIPLE SIDED PATTERN REGISTRATION
K000336	Eastman Kodak Company	US		13/240,051	9/22/2011		Filed	CONFIGURING A MODULAR PRINTING SYSTEM
K000338	Eastman Kodak Company	US		13/156,572	6/9/2011		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000338	Eastman Kodak Company	WO		PCT/US12/40166	5/31/2012		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000339	Eastman Kodak Company	US		13/400,164	2/20/2012		Filed	AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT

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K000341	Eastman Kodak Company	US	8509661	13/220,795	8/30/2011	8/13/2013	Granted	PRINTER WITH COMPRESSIBLE AND INCOMPRESSIBLE TRANSFER BACKUPS
K000342	Eastman Kodak Company	US		13/185,846	7/19/2011		Filed	EMBEDDING DATA IN A HALFTONE IMAGE
K000343	Eastman Kodak Company	US	8469495	13/182,755	7/14/2011	6/25/2013	Granted	PRODUCING INK DROPS IN A PRINTING APPARATUS
K000344	Eastman Kodak Company	US		13/592,443	8/23/2012		Filed	METHOD OF ADJUSTING DROP VOLUME
K000349	Eastman Kodak Company	US		13/181,760	7/13/2011		Filed	METHOD FOR PROVIDING DYNAMIC OPTICAL ILLUSION IMAGES
K000350	Eastman Kodak Company	US		13/118,671	5/31/2011		Filed	PRINTING APPARATUS WITH PIVOTABLE CLEANOUT MEMBER
K000351	Eastman Kodak Company	US		13/191,800	7/27/2011		Filed	MULTI-COMPONENT DUPLEX PRINTER
K000353	Eastman Kodak Company	US		13/221,940	8/31/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000353	Eastman Kodak Company	WO		PCT/US12/51703	8/21/2012		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000359	Eastman Kodak Company	US	8469483	13/118,805	5/31/2011	6/25/2013	Granted	A METHOD FOR ADJUSTING A SENSOR RESPONSE
K000361	Eastman Kodak Company	US		13/235,789	9/19/2011		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000361	Eastman Kodak Company	WO		PCT/US12/55289	9/14/2012		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000363	Eastman Kodak Company	US		13/118,656	5/31/2011		Filed	PRINTING METHOD WITH PIVOTABLE DUPLEXING UNIT
K000364	Eastman Kodak Company	US		13/212,223	8/18/2011		Filed	ELECTRICAL RECONDITIONING FOR PRINTER PHOTORECEPTOR
K000368	Eastman Kodak Company	US		13/118,683	5/31/2011		Filed	METHOD OF PIVOTABLE CLEANOUT MEMBER
K000370	Eastman Kodak Company	US		13/536,150	6/28/2012		Filed	IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K000371	Eastman Kodak Company	US		13/562,369	7/31/2012		Filed	INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K000374	Eastman Kodak Company	US		13/484,369	5/31/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000376	Eastman Kodak Company	US		13/481,984	5/29/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000377	Eastman Kodak Company	US		13/197,348	8/3/2011		Filed	SEMANTIC MAGAZINE PAGES
K000378	Eastman Kodak Company	US		13/332,415	12/21/2011		Filed	INTEGRATED IMAGING SYSTEM FOR PRINTING SYSTEMS
K000379	Eastman Kodak Company	US		13/548,247	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		13/671,880	11/8/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000381	Eastman Kodak Company	US		13/156,574	6/9/2011		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000382	Eastman Kodak Company	US		13/663,839	10/30/2012		Filed	WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K000383	Eastman Kodak Company	US		13/536,189	6/28/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000384	Eastman Kodak Company	US		13/612,915	9/13/2012		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000385	Eastman Kodak Company	US		13/362,129	1/31/2012		Filed	PROCESSING IMAGES FROM MULTIPLE SCANNERS
K000386	Eastman Kodak Company	US		13/362,419	1/31/2012		Filed	IMAGE PROCESSING UNIT FOR SUPPORTING MULTIPLE SCANNERS
K000387	Eastman Kodak Company	US		13/156,665	6/9/2011		Filed	AUTHENTICATION OF A SECURITY MARKER
K000388	Eastman Kodak Company	US		13/247,246	9/28/2011		Filed	METHOD FOR CREATING AN INDEX USING AN ALL-IN-ONE PRINTER AND ADJUSTABLE GROUPING PARAMETERS
K000392	Eastman Kodak Company	US		13/205,253	8/8/2011		Filed	NOTCHLESS CORE
K000396	Eastman Kodak Company	US		13/171,895	6/29/2011		Filed	ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000397	Eastman Kodak Company	US		13/334,453	12/22/2011		Filed	INKJET PRINTING ON SEMI-POROUS OR NON-ABSORBENT SURFACES
K000399	Eastman Kodak Company	US		13/312,658	12/6/2011		Filed	PRINTER DRIVER CACHING ARCHITECTURE
K000404	Eastman Kodak Company	US	8466206	13/334,199	12/22/2011	6/18/2013	Granted	PROCESS FOR PREPARING POROUS POLYMER PARTICLES
K000407	Eastman Kodak Company	US		13/245,105	9/26/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER DEVELOPMENT SYSTEM WITH MULTIPLE AUGERS
K000408	Eastman Kodak Company	US		13/245,111	9/26/2011		Filed	METHOD FOR TRANSPORTING ELECTROPHOTOGRAPHIC DEVELOPER IN A PRINTER
K000409	Eastman Kodak Company	US		13/278,241	10/21/2011		Filed	DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000409	Eastman Kodak Company	WO		PCT/US12/55305	9/14/2012		Filed	DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000410	Eastman Kodak Company	US		13/214,483	8/22/2011		Filed	COMBINED WASTE COLLECTION AND TONING STATION
K000417	Eastman Kodak Company	US		13/170,734	6/28/2011		Filed	MAKING A MICROFLUIDIC DEVICE WITH IMPROVED ADHESION
K000418	Eastman Kodak Company	US		13/220,769	8/30/2011		Filed	PRODUCING MATTE-FINISH PRINT ON RECEIVER

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K000419	Eastman Kodak Company	US		13/171,743	6/29/2011		Filed	DEPOSITING JOB-SPECIFIED TEXTURE ON RECEIVER
K000421	Eastman Kodak Company	US		13/548,256	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K000422	Eastman Kodak Company	US		13/334,574	12/22/2011		Filed	INKJET PRINTING METHOD WITH ENHANCED DEINKABILITY
K000423	Eastman Kodak Company	US		13/171,769	6/29/2011		Filed	DEPOSITING TEXTURE FOR JOB ON RECEIVER
K000425	Eastman Kodak Company	US		13/239,435	9/22/2011		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000425	Eastman Kodak Company	WO		PCT/US12/54705	9/12/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000426	Eastman Kodak Company	US		13/239,442	9/22/2011		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH IR DYES
K000426	Eastman Kodak Company	WO		PCT/US12/55437	9/14/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000428	Eastman Kodak Company	US		13/190,504	7/26/2011		Filed	INKJET PRINTHEAD WITH TEST RESISTORS
K000429	Eastman Kodak Company	US		13/220,800	8/30/2011		Filed	PRINTER PRODUCING SELECTED-FINISH PRINT ON RECEIVER
K000430	Eastman Kodak Company	US		13/205,718	8/9/2011		Filed	OFFSET IMAGING SYSTEM
K000430	Eastman Kodak Company	WO		PCT/US12/47098	7/18/2012		Filed	OFFSET IMAGING SYSTEM
K000433	Eastman Kodak Company	US		13/221,966	8/31/2011		Filed	DROP EJECTOR SHAPE FOR IMPROVED REFILL
K000434	Eastman Kodak Company	US		13/191,492	7/27/2011		Filed	INKJET PRINTHEAD WITH LAYERED CERAMIC MOUNTING SUBSTRATE
K000438	Eastman Kodak Company	US		13/181,780	7/13/2011		Filed	PRINTED DYNAMIC OPTICAL ILLUSION IMAGES
K000439	Eastman Kodak Company	US	8385640	13/181,828	7/13/2011	2/26/2013	Granted	SYSTEM FOR CONTROLLING DYNAMIC OPTICAL ILLUSION IMAGES
K000440	Eastman Kodak Company	TW		101136031	9/28/2012		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	US		13/248,488	9/29/2011		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	WO		PCT/US12/54982	9/13/2012		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000441	Eastman Kodak Company	US		13/401,934	2/22/2012		Filed	VERTICAL TRANSISTOR ACTUATION
K000447	Eastman Kodak Company	US		13/178,717	7/8/2011		Filed	AUTOMATIC CROSS-TRACK DENSITY CORRECTION METHOD
K000449	Eastman Kodak Company	US	8496998	13/303,520	11/23/2011	7/30/2013	Granted	PRODUCING GLOSS WATERMARK ON RECEIVER
K000450	Eastman Kodak Company	US		13/238,261	9/21/2011		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000450	Eastman Kodak Company	WO		PCT/US12/55294	9/14/2012		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000451	Eastman Kodak Company	US		13/326,421	12/15/2011		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000452	Eastman Kodak Company	US		13/326,435	12/15/2011		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000453	Eastman Kodak Company	US		13/326,449	12/15/2011		Filed	TURNBAR AND TURNOVER MODULE FOR PRINTING SYSTEMS
K000454	Eastman Kodak Company	US		13/424,416	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000454	Eastman Kodak Company	WO		PCT/US13/31223	3/14/2013		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000459	Eastman Kodak Company	US		13/435,025	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000463	Eastman Kodak Company	TW		101145259	12/3/2012		Filed	METHOD OF MAKING ELECTRONIC DEVICES
K000463	Eastman Kodak Company	US		13/310,831	12/5/2011		Filed	METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000463	Eastman Kodak Company	WO		PCT/US12/67838	12/5/2012		Filed	SELECTIVE DEPOSITION BY USE OF A POLYMERIC MASK
K000465	Eastman Kodak Company	US	8439477	13/190,505	7/26/2011	5/14/2013	Granted	METHOD OF CHARACTERIZING ARRAY OF RESISTIVE HEATERS
K000467	Eastman Kodak Company	US		13/275,424	10/18/2011		Filed	HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000467	Eastman Kodak Company	WO		PCT/US12/55008	9/13/2012		Filed	HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000471	Eastman Kodak Company	US		13/562,687	7/31/2012		Filed	WRINKLE ELIMINATION FOR SOLID INKJET WEB PRINTER
K000473	Eastman Kodak Company	US		13/589,553	8/20/2012		Filed	CONTROLLING GLOSS IN A SOLID INK JET PRINT
K000489	Eastman Kodak Company	US		13/191,495	7/27/2011		Filed	METHOD OF FABRICATING A LAYERED CERAMIC SUBSTRATE
K000502	Eastman Kodak Company	US		13/281,844	10/26/2011		Filed	INK DISTRIBUTION CONFIGURATION FOR CARRIAGE INKJET PRINTER
K000503	Eastman Kodak Company	US		13/327,809	12/16/2011		Filed	PRINTING ON A RANDOMLY ORDERED STACK OF MEDIA
K000504	Eastman Kodak Company	US		13/248,560	9/29/2011		Filed	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000512	Eastman Kodak Company	US		13/193,932	7/29/2011		Filed	DOUBLE SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE

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K000515	Eastman Kodak Company	US		13/276,510	10/19/2011		Filed	GEOGRAPHICALLY BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000518	Eastman Kodak Company	US		13/307,523	11/30/2011		Filed	CARRIAGE PRINTER WITH ADAPTIVE MOTION CONTROL
K000519	Eastman Kodak Company	US		13/270,259	10/11/2011		Filed	INFRARED FLUORESCENT COMPOSITION HAVING POLYVINYL ACETAL BINDER
K000520	Eastman Kodak Company	US		13/530,161	6/22/2012		Filed	CONTROLLING DROP CHARGE USING DROP MERGING DURING PRINTING
K000525	Eastman Kodak Company	US		13/277,334	10/20/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000527	Eastman Kodak Company	US		13/205,726	8/9/2011		Filed	METHOD FOR OFFSET MEDIA SYSTEM
K000528	Eastman Kodak Company	US		13/229,944	9/12/2011		Filed	IMAGING HEAD FOR A FLAT BED SCANNER
K000530	Eastman Kodak Company	US		13/218,487	8/26/2011		Filed	ACTUATING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000531	Eastman Kodak Company	US		13/218,490	8/26/2011		Filed	PRODUCING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000533	Eastman Kodak Company	US	8445853	13/214,550	8/22/2011	5/21/2013	Granted	METHOD OF MAKING A RADIATION-SENSITIVE SUBSTRATE
K000534	Eastman Kodak Company	US		13/214,471	8/22/2011		Filed	ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
K000538	Eastman Kodak Company	US		13/305,815	11/29/2011		Filed	TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID STRUCTURE
K000539	Eastman Kodak Company	US		13/213,141	8/19/2011		Filed	MANDREL FOR ELECTROFORM FILTER INCLUDING UNIFORM PORES
K000540	Eastman Kodak Company	US	8419175	13/213,143	8/19/2011	4/16/2013	Granted	PRINTING SYSTEM INCLUDING FILTER WITH UNIFORM PORES
K000541	Eastman Kodak Company	US		13/245,894	9/27/2011		Filed	METHOD OF MAKING LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000543	Eastman Kodak Company	US		13/230,006	9/12/2011		Filed	PAGE COMPLEXITY ANALYZER
K000545	Eastman Kodak Company	US		13/217,631	8/25/2011		Filed	MULTIPLE SIDED MEDIA PATTERN REGISTRATION SYSTEM
K000546	Eastman Kodak Company	US	8500234	13/217,651	8/25/2011	8/6/2013	Granted	REGISTERING PATTERNS ON MULTIPLE MEDIA SIDES
K000547	Eastman Kodak Company	US		13/217,665	8/25/2011		Filed	PRINTING REGISTERED PATTERNS ON MULTIPLE MEDIA SIDES
K000552	Eastman Kodak Company	US		13/357,060	1/24/2012		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000552	Eastman Kodak Company	WO		PCT/US13/22380	1/21/2013		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000553	Eastman Kodak Company	US		13/362,180	1/31/2012		Filed	IMAGE PROCESSING MANAGEMENT
K000556	Eastman Kodak Company	US		13/229,980	9/12/2011		Filed	IMAGING HEAD FOR A FLAT BED SCANNER
K000557	Eastman Kodak Company	US		13/445,114	4/12/2012		Filed	MAKING STACKED PANCAKE MOTORS USING PATTERNED ADHESIVES
K000558	Eastman Kodak Company	US		13/537,240	6/29/2012		Filed	FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K000559	Eastman Kodak Company	US		13/245,964	9/27/2011		Filed	LARGE-PARTICLE SEMIPOROUS-PAPER INKJET PRINTER
K000561	Eastman Kodak Company	US		13/245,977	9/27/2011		Filed	ELECTROGRAPHIC PRINTER USING FLUIDIC CHARGE DISSIPATION
K000568	Eastman Kodak Company	US		13/270,260	10/11/2011		Filed	COMPACT VIEWER FOR INVISIBLE INDICIA
K000570	Eastman Kodak Company	US	8474945	13/222,156	8/31/2011	7/2/2013	Granted	DISLODGING AND REMOVING BUBBLES FROM INKJET PRINTHEAD
K000572	Eastman Kodak Company	US		13/230,034	9/12/2011		Filed	PAGE COMPLEXITY ANALYZER
K000579	Eastman Kodak Company	US		13/359,865	1/27/2012		Filed	PRESSURE REGULATION FOR INKJET PRINTER INK SUPPLY
K000581	Eastman Kodak Company	US		13/956,652	8/1/2013		Filed	RECHARGER TO RESTORE ELECTROSTATIC HOLDING FORCE
K000584	Eastman Kodak Company	US		13/956,668	8/1/2013		Filed	CHARGER PROVIDING NON-UNIFORM ELECTROSTATIC HOLDING FORCE
K000585	Eastman Kodak Company	US		13/305,801	11/29/2011		Filed	PRINTHEAD MAINTENANCE BASED ON INK SUPPLY INTERRUPTION
K000587	Eastman Kodak Company	US		13/332,406	12/21/2011		Filed	PRINTING INK IMAGE USING POLYMER OR SALT
K000589	Eastman Kodak Company	US		13/303,542	11/23/2011		Filed	GLOSS-WATERMARK-PRODUCING APPARATUS
K000590	Eastman Kodak Company	US		13/406,557	2/28/2012		Filed	TRANSFER UNIT WITH COMPENSATION FOR VARIATION
K000591	Eastman Kodak Company	US		13/228,919	9/9/2011		Filed	MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000591	Eastman Kodak Company	WO		PCT/US12/53745	9/5/2012		Filed	MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000592	Eastman Kodak Company	US		13/348,674	1/12/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000596	Eastman Kodak Company	US	8273654	13/248,576	9/29/2011	9/25/2012	Granted	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000605	Eastman Kodak Company	US		13/240,112	9/22/2011		Filed	OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000605	Eastman Kodak Company	WO		PCT/US12/55297	9/14/2012		Filed	OPERATING A SELECTIVELY

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K000606	Eastman Kodak Company	US		13/547,152	7/12/2012		Filed	LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000608	Eastman Kodak Company	US		13/234,695	9/16/2011		Filed	INK SET FOR CONTINUOUS INKJET PRINTING
K000611	Eastman Kodak Company	US		13/234,745	9/16/2011		Filed	CONTINUOUS INKJET PRINTING METHOD
K000612	Eastman Kodak Company	US		13/547,279	7/12/2012		Filed	LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000613	Eastman Kodak Company	US		13/251,456	10/3/2011		Filed	STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000613	Eastman Kodak Company	WO		PCT/US12/55346	9/14/2012		Filed	STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000614	Eastman Kodak Company	US		13/251,472	10/3/2011		Filed	STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000614	Eastman Kodak Company	WO		PCT/US12/58222	10/1/2012		Filed	STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000616	Eastman Kodak Company	US		13/312,003	12/6/2011		Filed	COLOR MULTICHANNEL DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000617	Eastman Kodak Company	US		13/238,280	9/21/2011		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000625	Eastman Kodak Company	US		13/270,273	10/11/2011		Filed	METHOD FOR VIEWING INVISIBLE INDICIA
K000626	Eastman Kodak Company	US		13/249,299	9/30/2011		Filed	FORMING A PLANAR FILM OVER MICROFLUIDIC DEVICE OPENINGS
K000629	Eastman Kodak Company	US	8441280	13/279,370	10/24/2011	5/14/2013	Granted	SAFETY COMPONENT IN A PROGRAMMABLE COMPONENTS CHAIN
K000630	Eastman Kodak Company	US		13/248,518	9/29/2011		Filed	PRODUCING VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000631	Eastman Kodak Company	US		13/249,345	9/30/2011		Filed	PRINTER WITH WAX MANAGEMENT SYSTEM
K000632	Eastman Kodak Company	US		13/280,683	10/25/2011		Filed	IMPROVED INK REDUCTION METHOD
K000633	Eastman Kodak Company	US		13/249,341	9/30/2011		Filed	WAX MANAGEMENT SYSTEM
K000634	Eastman Kodak Company	US		13/316,593	12/12/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000634	Eastman Kodak Company	WO		PCT/US12/68890	12/11/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000637	Eastman Kodak Company	US		13/270,262	10/11/2011		Filed	INK HAVING POLYVINYL ACETAL BINDER
K000638	Eastman Kodak Company	US		13/270,269	10/11/2011		Filed	ARTICLE PRINTED WITH INFRARED DYE
K000639	Eastman Kodak Company	US		13/906,384	5/31/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT WITH LOW ENERGY COMPONENTS
K000642	Eastman Kodak Company	US		13/906,389	5/31/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT USING SINTERING
K000643	Eastman Kodak Company	US		13/478,205	5/23/2012		Filed	IDENTIFYING FLUID SUPPLIED THROUGH HOSE
K000645	Eastman Kodak Company	US		13/297,640	11/16/2011		Filed	COMPACT CONFIGURATION FOR A SCAN BAR ASSEMBLY
K000648	Eastman Kodak Company	TW		101145715	12/5/2012		Filed	USING AUDIO TO DETECT MISFEED OR MULTIFEED
K000648	Eastman Kodak Company	US		13/312,340	12/6/2011		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000648	Eastman Kodak Company	WO		PCT/US12/67862	12/5/2012		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000653	Eastman Kodak Company	US	8362801	13/279,371	10/24/2011	1/29/2013	Granted	METHOD OF PROGRAMMING A SAFETY COMPONENT
K000654	Eastman Kodak Company	US		13/275,595	10/18/2011		Filed	METHOD OF MAKING HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000656	Eastman Kodak Company	US		13/424,426	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000657	Eastman Kodak Company	US		13/276,528	10/19/2011		Filed	WEATHER BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000658	Eastman Kodak Company	US		13/276,550	10/19/2011		Filed	INDOOR HUMIDITY CONDITION ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000660	Eastman Kodak Company	US		13/421,951	3/16/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000660	Eastman Kodak Company	WO		PCT/US13/31893	3/15/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000661	Eastman Kodak Company	US		13/402,985	2/23/2012		Filed	DYNAMIC ANAGLYPHIC PRINTS
K000662	Eastman Kodak Company	US	8454134	13/358,560	1/26/2012	6/4/2013	Granted	PRINTED DROP DENSITY RECONFIGURATION
K000663	Eastman Kodak Company	JP		2011-280339	12/21/2011		Filed	THERMAL POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR CONTAINING ALKALI-SOLUBLE

K000663	Eastman Kodak Company	WO		PCT/JP12/78554	10/30/2012		Filed	POLYURETHANE HAVING SILOXANE UNIT
K000666	Eastman Kodak Company	US	8439351	13/283,637	10/28/2011	5/14/2013	Granted	POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND PROCESS FOR PREPARING LITHOGRAPHIC PRINTING PLATE MEASURING AMOUNT OF MEDIA DURING STACK COMPRESSION
K000669	Eastman Kodak Company	US		13/278,248	10/21/2011		Filed	METHOD FOR TRANSFERRING DEVELOPER
K000671	Eastman Kodak Company	US		13/534,072	6/27/2012		Filed	PRINT CONTENT DEPENDENT ADJUSTMENT OF PRINTED LIQUID
K000672	Eastman Kodak Company	US	8469490	13/281,861	10/26/2011	6/25/2013	Granted	INK TANK CONFIGURATION FOR INKJET PRINTER

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K000674	Eastman Kodak Company	US		13/278,762	10/21/2011		Filed	AIRFLOW MANAGEMENT SYSTEM FOR CORONA CHARGER
K000677	Eastman Kodak Company	US		13/280,702	10/25/2011		Filed	IMPROVED METHOD OF INK REDUCTION
K000678	Eastman Kodak Company	US		13/278,779	10/21/2011		Filed	AIRFLOW MANAGEMENT METHOD FOR CORONA CHARGER
K000679	Eastman Kodak Company	US		13/298,368	11/17/2011		Filed	DEINKING A PRINT
K000680	Eastman Kodak Company	US		13/285,264	10/31/2011		Filed	DETECTING RFID TAG AND INHIBITING SKIMMING
K000681	Eastman Kodak Company	US		13/285,274	10/31/2011		Filed	AUTHORIZING RFID READER AND INHIBITING SKIMMING
K000683	Eastman Kodak Company	US		13/334,125	12/22/2011		Filed	INKJET INK COMPOSITION
K000683	Eastman Kodak Company	WO		PCT/US12/69180	12/12/2012		Filed	INKJET INK COMPOSITION
K000684	Eastman Kodak Company	US		13/282,512	10/27/2011		Filed	LOW THERMAL STRESS CATADIOPTRIC IMAGING OPTICS
K000684	Eastman Kodak Company	WO		PCT/US12/61762	10/25/2012		Filed	LOW THERMAL STRESS CATADIOPTRIC IMAGING OPTICS
K000689	Eastman Kodak Company	US		13/312,501	12/6/2011		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION SYSTEM AND SOUND-BASED DAMAGE DETECTION SYSTEM
K000704	Eastman Kodak Company	US		13/348,676	1/12/2012		Filed	METHOD FOR ENHANCING A DIGITIZED DOCUMENT
K000705	Eastman Kodak Company	US		13/792,329	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K000707	Eastman Kodak Company	US		13/483,356	5/30/2012		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000707	Eastman Kodak Company	WO		PCT/US13/42852	5/28/2013		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000708	Eastman Kodak Company	US		13/358,545	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000708	Eastman Kodak Company	WO		PCT/US13/20741	1/9/2013		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000709	Eastman Kodak Company	US		13/410,631	3/2/2012		Filed	CONTINUOUS INKJET PRINTER CLEANING METHOD
K000711	Eastman Kodak Company	US		13/285,649	10/31/2011		Filed	EDGE PRINTING MODULE
K000712	Eastman Kodak Company	US		13/285,666	10/31/2011		Filed	METHOD FOR OPERATING A PRINTING MODULE FOR EDGE PRINTING
K000718	Eastman Kodak Company	US		13/362,257	1/31/2012		Filed	PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000721	Eastman Kodak Company	DE		102012017403.9	9/3/2012		Filed	VERFAHREN UND VORRICHTUNG ZUM REINIGEN EINES PHOTOLEITERS IN EINER DRUCKMASCHINE
K000734	Eastman Kodak Company	US		13/305,831	11/29/2011		Filed	MAKING TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID
K000746	Eastman Kodak Company	US		13/923,403	6/21/2013		Filed	INKJET PRINTING SYSTEM WITH CONTOURED MEDIA GUIDE
K000748	Eastman Kodak Company	US		13/307,568	11/30/2011		Filed	ADAPTIVE MOTION CONTROL FOR CARRIAGE PRINTER
K000752	Eastman Kodak Company	US	8454145	13/305,828	11/29/2011	6/4/2013	Granted	AIR EXTRACTION MOMENTUM PUMP FOR INKJET PRINTHEAD
K000753	Eastman Kodak Company	US	8449092	13/305,849	11/29/2011	5/28/2013	Granted	AIR EXTRACTION MOMENTUM METHOD
K000754	Eastman Kodak Company	US		13/312,043	12/6/2011		Filed	STEREOSCOPIC DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000755	Eastman Kodak Company	US		13/312,075	12/6/2011		Filed	STEREOSCOPIC DISPLAY SYSTEM USING LIGHT-SOURCE DETECTOR
K000756	Eastman Kodak Company	US		13/312,024	12/6/2011		Filed	COLOR MULTICHANNEL DISPLAY USING LIGHT-SOURCE DETECTOR
K000757	Eastman Kodak Company	US		13/315,838	12/9/2011		Filed	CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000760	Eastman Kodak Company	US		13/315,866	12/9/2011		Filed	ASSEMBLY OF OPTICAL SENSOR TO CARRIAGE PRINTER
K000761	Eastman Kodak Company	US		13/430,741	3/27/2012		Filed	PUMP DISPOSED AROUND OUTPUT SHAFT OF INKJET PRINTER
K000763	Eastman Kodak Company	US		13/312,700	12/6/2011		Filed	PRINTER DRIVER CACHING METHOD
K000763	Eastman Kodak Company	WO		PCT/US12/66495	11/26/2012		Filed	PRINTER DRIVER CACHING METHOD
K000764	Eastman Kodak Company	US		13/326,487	12/15/2011		Filed	METHOD FOR TRANSPORTING PRINT MEDIA
K000765	Eastman Kodak Company	US		13/534,293	6/27/2012		Filed	SURFACE MODIFICATION OF CARBON BLACK
K000767	Eastman Kodak Company	DE	102011121834	102011121834.7	12/21/2011	3/21/2013	Granted	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000767	Eastman Kodak Company	US		13/707,719	12/7/2012		Filed	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000768	Eastman Kodak Company	US		13/482,151	5/29/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000768	Eastman Kodak Company	WO		PCT/US13/42813	5/28/2013		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000773	Eastman Kodak Company	US		13/329,560	12/19/2011		Filed	SYSTEM FOR JOINING SHEETS TO FORM A BELT
K000776	Eastman Kodak Company	US		13/356,964	1/24/2012		Filed	CORROSION PROTECTED FLEXIBLE PRINTED WIRING MEMBER

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K000781	Eastman Kodak Company	US		13/327,813	12/16/2011		Filed	SORTING A MEDIA STACK USING A PRINTER
K000782	Eastman Kodak Company	US		13/327,820	12/16/2011		Filed	IDENTIFYING A PREVIOUSLY MARKED SHEET
K000783	Eastman Kodak Company	US		13/327,828	12/16/2011		Filed	SORTING A MEDIA STACK USING A SCANNING APPARATUS
K000786	Eastman Kodak Company	US		13/483,227	5/30/2012		Filed	METHOD FOR PROVIDING A PRINTED PATTERN
K000786	Eastman Kodak Company	WO		PCT/US13/41930	5/21/2013		Filed	METHOD FOR PROVIDING A PRINTED PATTERN
K000787	Eastman Kodak Company	US		13/456,301	4/26/2012		Filed	LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000787	Eastman Kodak Company	WO		PCT/US13/37982	4/24/2013		Filed	LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000788	Eastman Kodak Company	US		13/430,798	3/27/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000788	Eastman Kodak Company	WO		PCT/US13/33449	3/22/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000789	Eastman Kodak Company	US		13/334,130	12/22/2011		Filed	INKJET PRINTING METHOD AND SYSTEM
K000790	Eastman Kodak Company	US		13/334,139	12/22/2011		Filed	POLYMER COMPOSITION
K000790	Eastman Kodak Company	WO		PCT/US12/70509	12/19/2012		Filed	POLYMER COMPOSITION
K000791	Eastman Kodak Company	US		13/331,073	12/20/2011		Filed	ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000799	Eastman Kodak Company	US		13/332,417	12/21/2011		Filed	METHOD FOR DETECTING ARTIFACTS IN PRINTED CONTENT
K000800	Eastman Kodak Company	US		13/334,707	12/22/2011		Filed	PRINTER WITH LIQUID ENHANCED FIXING SYSTEM
K000801	Eastman Kodak Company	US		13/334,509	12/22/2011		Filed	METHOD FOR PRINTING WITH ADAPTIVE DISTORTION CONTROL
K000802	Eastman Kodak Company	US		13/334,524	12/22/2011		Filed	PRINTER WITH ADAPTIVE DISTORTION CONTROL
K000803	Eastman Kodak Company	US		13/334,661	12/22/2011		Filed	INKJET PRINTER WITH ENHANCED DEINKABILITY
K000804	Eastman Kodak Company	US		13/351,432	1/17/2012		Filed	STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000804	Eastman Kodak Company	WO		PCT/US13/20476	1/7/2013		Filed	STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000805	Eastman Kodak Company	US		13/351,449	1/17/2012		Filed	SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000805	Eastman Kodak Company	WO		PCT/US13/21359	1/14/2013		Filed	SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000806	Eastman Kodak Company	US		13/351,470	1/17/2012		Filed	STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000806	Eastman Kodak Company	WO		PCT/US13/20736	1/9/2013		Filed	STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000807	Eastman Kodak Company	US		13/596,195	8/28/2012		Filed	PUMPING CAP FOR APPLYING SUCTION TO PRINTHEAD
K000808	Eastman Kodak Company	US		13/359,746	1/27/2012		Filed	SEAL AND SEAL PULLING MEMBER FOR INK TANK
K000809	Eastman Kodak Company	US		13/359,884	1/27/2012		Filed	INKJET PRINTHEAD WITH MULTI-LAYER MOUNTING SUBSTRATE
K000810	Eastman Kodak Company	US		13/435,617	3/30/2012		Filed	INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000811	Eastman Kodak Company	US		13/459,318	4/30/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000811	Eastman Kodak Company	WO		PCT/US13/38317	4/26/2013		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000812	Eastman Kodak Company	US		13/352,586	1/18/2012		Filed	DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000812	Eastman Kodak Company	WO		PCT/US13/21362	1/14/2013		Filed	DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000815	Eastman Kodak Company	US		13/530,171	6/22/2012		Filed	VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000815	Eastman Kodak Company	WO		PCT/US13/45120	6/11/2013		Filed	VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000816	Eastman Kodak Company	US		13/798,445	3/13/2013		Filed	METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K000817	Eastman Kodak Company	US		13/351,495	1/17/2012		Filed	FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000817	Eastman Kodak Company	WO		PCT/US13/20731	1/9/2013		Filed	FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000819	Eastman Kodak Company	US		13/359,762	1/27/2012		Filed	SEAL AND SECONDARY FILM FOR INK TANK
K000820	Eastman Kodak Company	US		13/433,412	3/29/2012		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000824	Eastman Kodak Company	US		13/362,226	1/31/2012		Filed	IMAGE SCANNING AND PROCESSING SYSTEM
K000825	Eastman Kodak Company	US		13/362,272	1/31/2012		Filed	IMAGE PROCESSING ADAPTER AND METHOD
K000827	Eastman Kodak Company	US		13/362,614	1/31/2012		Filed	IMAGE PROCESSING MANAGEMENT METHOD
K000829	Eastman Kodak Company	US		13/461,875	5/2/2012		Filed	PRINTED IMAGE FOR VISUALLY-IMPAIRED PERSON

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K000832	Eastman Kodak Company	US		13/929,829	6/28/2013		Filed	TIMED SEQUENCE INDICATORS
K000833	Eastman Kodak Company	US		13/351,518	1/17/2012		Filed	STEREOSCOPIC GLASSES USING TILTED FILTERS
K000833	Eastman Kodak Company	WO		PCT/US13/21360	1/14/2013		Filed	STEREOSCOPIC GLASSES USING TILTED FILTERS
K000836	Eastman Kodak Company	US		13/406,649	2/28/2012		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-PATTERN MICRO-WIRES
K000837	Eastman Kodak Company	US		13/526,803	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K000838	Eastman Kodak Company	US		13/646,761	10/8/2012		Filed	GAME SERVER IN A MULTIFUNCTION PRINTER
K000840	Eastman Kodak Company	US		13/534,031	6/27/2012		Filed	NOZZLE ARRAY CONFIGURATION FOR PRINTHEAD DIE
K000841	Eastman Kodak Company	US		13/430,749	3/27/2012		Filed	POWER FOR WIRELESS PRINTER DURING SLEEP MODE
K000843	Eastman Kodak Company	US		13/362,828	1/31/2012		Filed	METHOD OF IMAGE PROCESSING FROM MULTIPLE SCANNERS
K000844	Eastman Kodak Company	US		13/362,938	1/31/2012		Filed	IMAGE PROCESSING METHOD FOR SUPPORTING MULTIPLE SCANNERS
K000845	Eastman Kodak Company	US		13/363,048	1/31/2012		Filed	IMAGE PROCESSING METHOD
K000846	Eastman Kodak Company	US		13/537,704	6/29/2012		Filed	PIGMENT-BASED INKJET INKS
K000850	Eastman Kodak Company	US		13/646,763	10/8/2012		Filed	PHOTO EDITOR IN A MULTIFUNCTION PRINTER
K000851	Eastman Kodak Company	US		13/686,979	11/28/2012		Filed	PRESSURE REGULATED INKJET PRINTHEAD WITH REPLACEABLE ON-AXIS INK TANK
K000852	Eastman Kodak Company	US		13/400,178	2/20/2012		Filed	CONTROL CIRCUIT FOR LIGHT EMITTING DIODE INDICATOR
K000853	Eastman Kodak Company	US		13/357,082	1/24/2012		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000853	Eastman Kodak Company	WO		PCT/US13/22475	1/22/2013		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000854	Eastman Kodak Company	US		13/358,548	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000855	Eastman Kodak Company	US		13/358,558	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000856	Eastman Kodak Company	US		13/358,567	1/26/2012		Filed	PRINTED DROP DENSITY RECONFIGURATION
K000857	Eastman Kodak Company	US		13/358,574	1/26/2012		Filed	PRINTED DROP DENSITY RECONFIGURATION
K000859	Eastman Kodak Company	US		13/359,902	1/27/2012		Filed	FABRICATION OF AN INKJET PRINTHEAD MOUNTING SUBSTRATE
K000861	Eastman Kodak Company	US		13/851,182	3/27/2013		Filed	INKJET RECEIVER PRECOATS INCORPORATING SILICA
K000863	Eastman Kodak Company	US		13/532,840	6/26/2012		Filed	READING RFID TAG USING ANTENNA WITHIN ENCLOSURE
K000865	Eastman Kodak Company	US		13/532,859	6/26/2012		Filed	RFID SYSTEM WITH ENCLOSURE AND INTERFERENCE PATTERN
K000867	Eastman Kodak Company	US		13/532,821	6/26/2012		Filed	RFID SYSTEM WITH MULTIPLE TAG TRANSMIT FREQUENCIES
K000868	Eastman Kodak Company	US		13/362,267	1/31/2012		Filed	PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000869	Eastman Kodak Company	US		13/366,403	2/6/2012		Filed	DETECTING AN UNSECURED STATE OF A MANDREL
K000870	Eastman Kodak Company	US		13/408,072	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000871	Eastman Kodak Company	US		13/465,051	5/7/2012		Filed	IMPROVED EFFICIENCY OF A CORONA CHARGER
K000872	Eastman Kodak Company	US		13/406,658	2/28/2012		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000872	Eastman Kodak Company	WO		PCT/US13/27610	2/25/2013		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000875	Eastman Kodak Company	US		13/362,297	1/31/2012		Filed	PHOTONIC HEATING OF SILVER GRIDS
K000876	Eastman Kodak Company	US		13/362,324	1/31/2012		Filed	PHOTONIC HEATING OF SILVER GRIDS
K000880	Eastman Kodak Company	US		13/623,927	9/21/2012		Filed	ADJUSTING THE SHARPNESS OF A DIGITAL IMAGE
K000882	Eastman Kodak Company	US		13/406,665	2/28/2012		Filed	MAKING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000883	Eastman Kodak Company	US		13/406,829	2/28/2012		Filed	PATTERN-WISE DEFINING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000884	Eastman Kodak Company	US		13/406,845	2/28/2012		Filed	ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000884	Eastman Kodak Company	WO		PCT/US13/26784	2/20/2013		Filed	ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000885	Eastman Kodak Company	US		13/406,867	2/28/2012		Filed	TOUCH SCREEN WITH DUMMY MICRO-WIRES
K000886	Eastman Kodak Company	US		13/403,004	2/23/2012		Filed	PRINTED DYNAMIC ANAGLYPH IMAGE METHOD
K000887	Eastman Kodak Company	US		13/403,017	2/23/2012		Filed	DYNAMIC ANAGLYPH DESIGN APPARATUS
K000888	Eastman Kodak Company	US		13/462,031	5/2/2012		Filed	NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT

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K000888	Eastman Kodak Company	WO		PCT/US13/39049	5/1/2013		Filed	NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT
K000889	Eastman Kodak Company	US		13/462,077	5/2/2012		Filed	PREPARING DRY TONER PARTICLES FOR METALLIC EFFECT
K000890	Eastman Kodak Company	US		13/873,359	4/30/2013		Filed	PREPARING TONER IMAGES WITH METALLIC EFFECT
K000895	Eastman Kodak Company	US		13/366,409	2/6/2012		Filed	DETECTING AN UNSECURED STATE OF A MANDREL
K000896	Eastman Kodak Company	US		13/664,472	10/31/2012		Filed	COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000896	Eastman Kodak Company	WO		PCT/US13/37085	4/18/2013		Filed	COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000897	Eastman Kodak Company	US		13/434,896	3/30/2012		Filed	REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000902	Eastman Kodak Company	US		13/532,845	6/26/2012		Filed	RFID READING SYSTEM USING RF GRATING
K000903	Eastman Kodak Company	US		13/477,195	5/22/2012		Filed	CONTAINER-TYPE IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000904	Eastman Kodak Company	US		13/552,721	7/19/2012		Filed	CORRUGATED MEMBRANE MEMS ACTUATOR FABRICATION METHOD
K000905	Eastman Kodak Company	US		13/552,728	7/19/2012		Filed	CORRUGATED MEMBRANE MEMS ACTUATOR
K000906	Eastman Kodak Company	US		13/449,745	4/18/2012		Filed	CONTINUOUS INKJET PRINTING METHOD
K000907	Eastman Kodak Company	US		13/623,934	9/21/2012		Filed	CONTROLLING THE SHARPNESS OF A DIGITAL IMAGE
K000908	Eastman Kodak Company	US		13/413,935	3/7/2012		Filed	DISPLAY PIXELS WITH ALTERNATING COLORS
K000909	Eastman Kodak Company	US		13/455,257	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH EXTERNALLY-ALTERABLE CONDUCTOR
K000910	Eastman Kodak Company	US		13/455,360	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH ENVIRONMENTALLY-ALTERABLE CONDUCTOR
K000911	Eastman Kodak Company	US		13/532,874	6/26/2012		Filed	RFID SYSTEM WITH BARRIERS AND KEY ANTENNAS
K000912	Eastman Kodak Company	US		13/599,205	8/30/2012		Filed	CHANGING RADIUS GENERATOR
K000914	Eastman Kodak Company	US		13/400,169	2/20/2012		Filed	AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000915	Eastman Kodak Company	US		13/401,958	2/22/2012		Filed	CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000915	Eastman Kodak Company	WO		PCT/US13/26016	2/14/2013		Filed	CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000916	Eastman Kodak Company	US		13/417,569	3/12/2012		Filed	DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
K000917	Eastman Kodak Company	US		13/404,082	2/24/2012		Filed	SENSOR FOR AVERTING POTENTIAL PRINTHEAD DAMAGE
K000918	Eastman Kodak Company	US		13/407,058	2/28/2012		Filed	OPTICALLY-READABLE ELECTROMAGNETIC ANTENNA
K000919	Eastman Kodak Company	US		13/686,941	11/28/2012		Filed	SEMI-PERMEABLE PARTICLES HAVING METALLIC CATALYSTS AND USES
K000920	Eastman Kodak Company	US		13/454,145	4/24/2012		Filed	TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC STRUCTURE
K000921	Eastman Kodak Company	US		13/421,987	3/16/2012		Filed	INK SUPPLY HAVING MEMBRANE FOR VENTING AIR
K000925	Eastman Kodak Company	US		13/408,089	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000926	Eastman Kodak Company	US		13/408,098	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000927	Eastman Kodak Company	US		13/627,140	9/26/2012		Filed	DIRECT LASER-ENGRAVEABLE PATTERNABLE ELEMENTS AND USES
K000928	Eastman Kodak Company	US		13/408,111	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000929	Eastman Kodak Company	US		13/404,103	2/24/2012		Filed	DETECTING POTENTIAL COLLISION DAMAGE TO PRINTHEAD
K000931	Eastman Kodak Company	US		13/430,800	3/27/2012		Filed	PRINTING SYSTEM WITH RECEIVER CAPACITANCE ESTIMATION
K000936	Eastman Kodak Company	US		13/413,954	3/7/2012		Filed	METHOD FOR CONTROLLING DISPLAY WITH ALTERNATING COLOR PIXELS
K000937	Eastman Kodak Company	US		13/422,128	3/16/2012		Filed	METHOD FOR VENTING AIR WITH A MEMBRANE
K000938	Eastman Kodak Company	US		13/600,631	8/31/2012		Filed	INKJET PRINTING SYSTEM
K000943	Eastman Kodak Company	US		13/432,044	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000943	Eastman Kodak Company	WO		PCT/US13/33471	3/22/2013		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000944	Eastman Kodak Company	US		13/432,017	3/28/2012		Filed	FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID
K000945	Eastman Kodak Company	US		13/477,379	5/22/2012		Filed	CONTAINER-CLASSIFICATION IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000946	Eastman Kodak Company	US		13/477,422	5/22/2012		Filed	RFID MARKING OF UNITS IN A SPACE
K000948	Eastman Kodak Company	US		13/597,395	8/29/2012		Filed	MANUFACTURE OF LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ABLATION IMAGING
K000949	Eastman Kodak Company	US		13/430,744	3/27/2012		Filed	CARRIAGE ACTIVATED PUMP FOR INKJET PRINTER

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K000950	Eastman Kodak Company	US		13/552,735	7/19/2012		Filed	MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000950	Eastman Kodak Company	WO		PCT/US13/50447	7/15/2013		Filed	MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000951	Eastman Kodak Company	US		13/544,104	7/9/2012		Filed	ELECTRODE PRINT SPEED SYNCHRONIZATION IN ELECTROSTATIC PRINTER
K000952	Eastman Kodak Company	US		13/424,422	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	US		13/424,436	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	WO		PCT/US13/32881	3/19/2013		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000955	Eastman Kodak Company	US		13/744,751	1/18/2013		Filed	ACOUSTIC WAVE DRYING SYSTEM
K000958	Eastman Kodak Company	US		13/693,309	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH MATCHED EXHAUST FLOW
K000961	Eastman Kodak Company	US		13/559,638	7/27/2012		Filed	OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000961	Eastman Kodak Company	WO		PCT/US13/51928	7/25/2013		Filed	OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000964	Eastman Kodak Company	US		13/455,367	4/25/2012		Filed	ALTERING CONDUCTOR IN ELECTRONIC STORAGE SYSTEM
K000965	Eastman Kodak Company	US		13/532,826	6/26/2012		Filed	RFID SYSTEM WITH CONFIGURABLE RF PORT
K000966	Eastman Kodak Company	US		13/532,831	6/26/2012		Filed	RFID SYSTEM WITH MULTIPLE READER TRANSMIT FREQUENCIES
K000970	Eastman Kodak Company	US		13/535,876	6/28/2012		Filed	MULTIFUNCTION PRINTER WITH PLATEN CLOSEST TO LID
K000971	Eastman Kodak Company	US		13/456,323	4/26/2012		Filed	REACTIVE FLUOROPOLYMER AND LASER-ENGRAVEABLE COMPOSITIONS AND PREPARATORY METHODS
K000972	Eastman Kodak Company	US		13/455,377	4/25/2012		Filed	MAKING ELECTRONIC STORAGE SYSTEM HAVING CODE CIRCUIT
K000973	Eastman Kodak Company	US		13/432,052	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000974	Eastman Kodak Company	US		13/432,056	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000975	Eastman Kodak Company	US		13/432,062	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000976	Eastman Kodak Company	US		13/432,020	3/28/2012		Filed	FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID DISPENSER
K000978	Eastman Kodak Company	US		13/448,433	4/17/2012		Filed	SYSTEM FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000978	Eastman Kodak Company	WO		PCT/US13/35768	4/9/2013		Filed	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000980	Eastman Kodak Company	US		13/430,756	3/27/2012		Filed	POWERING A WIRELESS PRINTER DURING SLEEP MODE
K000983	Eastman Kodak Company	US		13/454,119	4/24/2012		Filed	MULTI-TONER CHARGED AREA DEVELOPMENT METHOD
K000984	Eastman Kodak Company	US		13/454,118	4/24/2012		Filed	PRINTER WITH MULTI-TONER DISCHARGED AREA DEVELOPMENT
K000985	Eastman Kodak Company	US		13/435,344	3/30/2012		Filed	PRINTER WITH UNFUSED TONER PROCESS CONTROL SYSTEM
K000986	Eastman Kodak Company	US		13/435,363	3/30/2012		Filed	PRINTER WITH UNFUSED TONER PROCESS CONTROL
K000987	Eastman Kodak Company	US		13/435,382	3/30/2012		Filed	TONER SENSOR MODULE
K000989	Eastman Kodak Company	US		13/454,121	4/24/2012		Filed	PRINTER WITH MULTI-TONER CHARGED AREA DEVELOPMENT
K000990	Eastman Kodak Company	US		13/433,339	3/29/2012		Filed	SYSTEM FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
K000991	Eastman Kodak Company	US		13/435,675	3/30/2012		Filed	INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000992	Eastman Kodak Company	US		13/462,067	5/2/2012		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000992	Eastman Kodak Company	WO		PCT/US13/38606	4/29/2013		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000993	Eastman Kodak Company	US		13/433,479	3/29/2012		Filed	REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000994	Eastman Kodak Company	US		13/435,039	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000995	Eastman Kodak Company	US		13/435,050	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000997	Eastman Kodak Company	US		13/454,153	4/24/2012		Filed	TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC METHOD
K001001	Eastman Kodak Company	US		13/455,390	4/25/2012		Filed	MAKING STORAGE SYSTEM HAVING ENVIRONMENTALLY-MODIFIABLE CONDUCTOR
K001002	Eastman Kodak Company	US	8356758	13/455,402	4/25/2012	1/22/2013	Granted	MAKING STORAGE SYSTEM HAVING MODIFIABLE CONDUCTOR AND MEMORY
K001003	Eastman Kodak Company	US		13/460,922	5/1/2012		Filed	DRYING PRINTED MEDIA MOVING ALONG MEDIA PATH
K001006	Eastman Kodak Company	US		13/454,422	4/24/2012		Filed	NOZZLE PLATE INCLUDING PERMANENTLY BONDED FLUID CHANNEL
K001007	Eastman Kodak Company	US		13/792,338	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA

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K001009	Eastman Kodak Company	US		13/792,358	3/11/2013		Filed	PRINthead INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001010	Eastman Kodak Company	US		13/792,367	3/11/2013		Filed	PRINthead INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001011	Eastman Kodak Company	US		13/462,155	5/2/2012		Filed	HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001011	Eastman Kodak Company	US		13/836,491	3/15/2013		Filed	HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001012	Eastman Kodak Company	US		13/837,043	3/15/2013		Filed	FLUORESCING YELLOW TONER PARTICLES AND METHODS OF USE
K001013	Eastman Kodak Company	US		13/462,133	5/2/2012		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	US		13/837,546	3/15/2013		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	WO		PCT/US13/39180	5/2/2013		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001014	Eastman Kodak Company	US		13/873,540	4/30/2013		Filed	PREPARING COLOR TONER IMAGES WITH METALLIC EFFECT
K001018	Eastman Kodak Company	US		13/693,344	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH INTERSPERSED EXHAUST CHANNELS
K001021	Eastman Kodak Company	US		13/461,827	5/2/2012		Filed	INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL SYSTEM
K001022	Eastman Kodak Company	US		13/461,832	5/2/2012		Filed	INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001022	Eastman Kodak Company	WO		PCT/US13/39165	5/2/2013		Filed	INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001024	Eastman Kodak Company	US		13/461,831	5/2/2012		Filed	CONDENSATION CONTROL IN AN INKJET PRINTING SYSTEM
K001025	Eastman Kodak Company	US		13/461,834	5/2/2012		Filed	IN-FLIGHT INK DROPLET DRYING METHOD
K001026	Eastman Kodak Company	US		13/461,836	5/2/2012		Filed	MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001026	Eastman Kodak Company	WO		PCT/US13/39170	5/2/2013		Filed	MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001028	Eastman Kodak Company	US		13/461,838	5/2/2012		Filed	MULTI-ZONE CONDENSATION CONTROL METHOD
K001029	Eastman Kodak Company	US		13/445,125	4/12/2012		Filed	SHAPED ELECTRICAL CONDUCTOR
K001032	Eastman Kodak Company	US		13/602,367	9/4/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001032	Eastman Kodak Company	WO		PCT/US13/56776	8/27/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001033	Eastman Kodak Company	US		13/599,119	8/30/2012		Filed	MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001034	Eastman Kodak Company	US		13/448,435	4/17/2012		Filed	METHOD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K001035	Eastman Kodak Company	US		13/622,382	9/19/2012		Filed	METHOD OF FORMING STRUCTURED MICRODOTS
K001036	Eastman Kodak Company	US		13/456,281	4/26/2012		Filed	AUTOMATICALLY-ADJUSTING WEB MEDIA TENSIONING MECHANISM
K001037	Eastman Kodak Company	US		13/459,567	4/30/2012		Filed	INK TANK SEAL RETAINER WITH SYMMETRIC SEAL FORCE
K001038	Eastman Kodak Company	US		13/459,514	4/30/2012		Filed	SNAP-ON SEAL FOR INKJET INK TANK
K001039	Eastman Kodak Company	US		13/459,534	4/30/2012		Filed	INKJET INK TANK FOR SNAP-ON SEAL
K001040	Eastman Kodak Company	US		13/686,942	11/28/2012		Filed	POROUS ORGANIC POLYMERIC FILMS AND PREPARATION
K001041	Eastman Kodak Company	US		13/548,675	7/13/2012		Filed	MAKING HIGH DENSITY POLYMER PARTICLES
K001042	Eastman Kodak Company	US		13/456,296	4/26/2012		Filed	METHOD FOR AUTOMATICALLY-ADJUSTING WEB MEDIA TENSION
K001043	Eastman Kodak Company	US		13/492,166	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001044	Eastman Kodak Company	US		13/859,813	4/10/2013		Filed	PRINthead INCLUDING TUNED LIQUID CHANNEL MANIFOLD
K001046	Eastman Kodak Company	US		13/686,943	11/28/2012		Filed	POROUS PARTICLES AND METHODS OF MAKING THEM
K001049	Eastman Kodak Company	US		13/478,214	5/23/2012		Filed	VERIFYING IDENTIFICATION OF FLUID SUPPLIED THROUGH HOSE
K001050	Eastman Kodak Company	US		13/478,226	5/23/2012		Filed	IDENTIFYING FLUID SUPPLIED THROUGH HOSES
K001051	Eastman Kodak Company	US		13/477,412	5/22/2012		Filed	INKJET PRINTER WITH CARRIAGE-COUPLED MEDIA DETECTOR
K001052	Eastman Kodak Company	US		13/663,522	10/30/2012		Filed	FORMING A STRUCTURAL LAMINATE THAT RESISTS STRESS
K001053	Eastman Kodak Company	US		13/663,529	10/30/2012		Filed	FORMING A 3D STRUCTURAL ELEMENT
K001054	Eastman Kodak Company	US		13/478,389	5/23/2012		Filed	TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001054	Eastman Kodak Company	WO		PCT/US13/42146	5/22/2013		Filed	TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001055	Eastman Kodak Company	US		13/465,052	5/7/2012		Filed	IMPROVED EFFICIENCY OF A CORONA CHARGER
K001057	Eastman Kodak Company	US		13/477,132	5/22/2012		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE

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K001057	Eastman Kodak Company	WO		PCT/US13/41308	5/16/2013		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001060	Eastman Kodak Company	US		13/477,420	5/22/2012		Filed	DETECTING MEDIA TYPE USING CARRIAGE-COUPLED SENSOR
K001062	Eastman Kodak Company	US		13/750,206	1/25/2013		Filed	ACTIVATION OF MEDIA PRODUCT AGGREGATION USING ORDER HISTORY
K001063	Eastman Kodak Company	US		13/750,241	1/25/2013		Filed	PRODUCTION CAPACITY MANAGEMENT IN MEDIA PRODUCT AGGREGATION SYSTEMS
K001065	Eastman Kodak Company	US		13/750,286	1/25/2013		Filed	AGGREGATION OF MEDIA PRODUCT PRODUCTION AND DISTRIBUTION
K001066	Eastman Kodak Company	US		13/478,234	5/23/2012		Filed	VERIFYING IDENTIFICATION OF SEQUENTIALLY SUPPLIED FLUIDS
K001067	Eastman Kodak Company	US		13/591,256	8/22/2012		Filed	ELECTROGRAPHIC PRINTING OF TACTILE IMAGES
K001069	Eastman Kodak Company	US		13/481,986	5/29/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001073	Eastman Kodak Company	US		13/558,700	7/26/2012		Filed	BOUND DOCUMENT HAVING PRINTED COVER SHEET
K001074	Eastman Kodak Company	US		13/553,096	7/19/2012		Filed	EMBEDDING DATA WITH OFFSET PRINTING
K001075	Eastman Kodak Company	US		13/482,007	5/29/2012		Filed	CAMERA ON MULTIFUNCTION PRINTER
K001076	Eastman Kodak Company	US		13/587,119	8/16/2012		Filed	AUTHENTICATION WITH ACCESS CONTROL AND CALIBRATION
K001077	Eastman Kodak Company	US		13/482,011	5/29/2012		Filed	METHOD OF OPERATING A MULTIFUNCTION PRINTER
K001078	Eastman Kodak Company	US		13/492,194	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001079	Eastman Kodak Company	US		13/492,209	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001080	Eastman Kodak Company	US		13/477,138	5/22/2012		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001082	Eastman Kodak Company	US		13/478,409	5/23/2012		Filed	IMAGE CAPTURE DEVICE FOR EXTRACTING TEXTUAL INFORMATION
K001083	Eastman Kodak Company	US		13/478,422	5/23/2012		Filed	SYSTEM FOR EXTRACTING TEXT FROM A DOCUMENT
K001084	Eastman Kodak Company	US		13/534,048	6/27/2012		Filed	METHOD OF BI-DIRECTIONAL PRINTING WITH OFFSET NOZZLE ARRAYS
K001089	Eastman Kodak Company	US		13/484,378	5/31/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001090	Eastman Kodak Company	US		13/536,216	6/28/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K001091	Eastman Kodak Company	US		13/483,368	5/30/2012		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K001093	Eastman Kodak Company	US		13/750,319	1/25/2013		Filed	AGGREGATION OF CUSTOMER REQUIREMENTS
K001094	Eastman Kodak Company	US		13/535,543	6/28/2012		Filed	JOB CHANGE SCRAP REDUCTION
K001095	Eastman Kodak Company	US		13/549,611	7/16/2012		Filed	MASKED CONTAINER RFID TAG COMMUNICATIONS SYSTEM
K001096	Eastman Kodak Company	US		13/556,449	7/24/2012		Filed	INK TANK WITH A COMPLIANT WICK
K001097	Eastman Kodak Company	US		13/600,258	8/31/2012		Filed	ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCH
K001099	Eastman Kodak Company	US		13/686,946	11/28/2012		Filed	PARTICLES CONTAINING ORGANIC CATALYTIC MATERIALS AND USES
K001101	Eastman Kodak Company	US		13/671,854	11/8/2012		Filed	ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001103	Eastman Kodak Company	DE		102012021383.2	10/31/2012		Filed	ROTATING BELT INVERTER
K001104	Eastman Kodak Company	EP		12193855.9	11/22/2012		Filed	NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS COMPRISING A HYPERBRANCHED BINDER MATERIAL
K001107	Eastman Kodak Company	US		13/600,264	8/31/2012		Filed	THIN FILM DIELECTRIC LAYER FORMATION
K001108	Eastman Kodak Company	US		13/600,266	8/31/2012		Filed	ELECTRONIC ELEMENT INCLUDING DIELECTRIC STACK
K001109	Eastman Kodak Company	US		13/552,743	7/19/2012		Filed	LIQUID DISPENSER INCLUDING ACTIVE MEMBRANE ACTUATOR
K001110	Eastman Kodak Company	US		13/552,752	7/19/2012		Filed	LIQUID DISPENSER INCLUDING PASSIVE PRE-STRESSED FLEXIBLE MEMBRANE
K001111	Eastman Kodak Company	US		13/552,763	7/19/2012		Filed	LIQUID DISPENSER INCLUDING ASYMMETRIC NOZZLE ACTUATOR CONFIGURATION
K001115	Eastman Kodak Company	US		13/664,754	10/31/2012		Filed	FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001116	Eastman Kodak Company	US		13/591,559	8/22/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001116	Eastman Kodak Company	WO		PCT/US13/55686	8/20/2013		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001118	Eastman Kodak Company	US		13/526,820	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR

K001119	Eastman Kodak Company	US	13/526,837	6/19/2012	Filed	STEGANOGRAPHY OR WATERMARKING SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001123	Eastman Kodak Company	US	13/951,506	7/26/2013	Filed	CUT SHEET MEDIA INVERTING SYSTEM
K001124	Eastman Kodak Company	US	13/947,164	7/22/2013	Filed	COMPACT INVERTER FOR CUT SHEET MEDIA

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K001125	Eastman Kodak Company	US		13/859,804	4/10/2013		Filed	MEMBRANE MEMS ACTUATOR INCLUDING FLUIDIC IMPEDANCE STRUCTURE
K001126	Eastman Kodak Company	US		13/544,116	7/9/2012		Filed	PRINTING WITH MERGED DROPS USING ELECTROSTATIC DEFLECTION
K001127	Eastman Kodak Company	US		13/775,549	2/25/2013		Filed	PATTERNING OF TRANSPARENT CONDUCTIVE COATINGS
K001134	Eastman Kodak Company	US		13/649,134	10/11/2012		Filed	APPLYING HEATING LIQUID TO REMOVE MOISTENING LIQUID
K001136	Eastman Kodak Company	US		13/750,340	1/25/2013		Filed	ADJUSTING A CUSTOMER CATALOG FOR ORDERING VISUAL MEDIA PRODUCTS
K001138	Eastman Kodak Company	US		13/535,912	6/28/2012		Filed	SCANNING OF OVERSIZED DOCUMENTS
K001139	Eastman Kodak Company	US		13/536,165	6/28/2012		Filed	IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K001140	Eastman Kodak Company	US		13/537,247	6/29/2012		Filed	FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K001142	Eastman Kodak Company	US		13/744,776	1/18/2013		Filed	ACOUSTIC DRYING SYSTEM WITH SOUND OUTLET CHANNEL
K001144	Eastman Kodak Company	US		13/693,366	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH PERIPHERAL EXHAUST CHANNEL
K001145	Eastman Kodak Company	US		13/535,548	6/28/2012		Filed	JOB CHANGE SCRAP REDUCTION
K001146	Eastman Kodak Company	US		13/663,532	10/30/2012		Filed	PRODUCING RAISED PRINT USING YELLOW TONER
K001151	Eastman Kodak Company	US		13/757,891	2/4/2013		Filed	SILVER METAL NANOPARTICLE COMPOSITION
K001152	Eastman Kodak Company	US		13/608,099	9/10/2012		Filed	METHOD FOR INCREASING IMAGE RESOLUTION
K001153	Eastman Kodak Company	US		13/624,985	9/24/2012		Filed	ESTIMATING THE CLUTTER OF DIGITAL IMAGES
K001155	Eastman Kodak Company	US		13/681,461	11/20/2012		Filed	IMAGE RECTIFICATION USING SPARSELY-DISTRIBUTED LOCAL FEATURES
K001156	Eastman Kodak Company	US		13/602,358	9/4/2012		Filed	INKJET PRINTING METHOD USING MODE SWITCHING
K001159	Eastman Kodak Company	US		13/562,347	7/31/2012		Filed	EJECTOR WITH IMPROVED JETTING LATENCY FOR HIGH SOLIDS CONTENT
K001160	Eastman Kodak Company	DE		102012021404.9	10/30/2012		Filed	BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING
K001164	Eastman Kodak Company	US		13/547,320	7/12/2012		Filed	LARGE-PARTICLE INKJET DUAL-SIGN DEVELOPMENT PRINTING
K001165	Eastman Kodak Company	US		13/547,411	7/12/2012		Filed	INTERMEDIATE MEMBER FOR LARGE-PARTICLE INKJET DEVELOPMENT
K001166	Eastman Kodak Company	US		13/547,473	7/12/2012		Filed	LARGE-PARTICLE INKJET RECEIVER-CHARGING INTERMEDIATE MEMBER
K001167	Eastman Kodak Company	US		13/548,251	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K001168	Eastman Kodak Company	US		13/548,264	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K001169	Eastman Kodak Company	US		13/549,615	7/16/2012		Filed	COMMUNICATING WITH RFID TAGS ON MASKED CONTAINERS
K001176	Eastman Kodak Company	US		13/558,776	7/26/2012		Filed	PRODUCING BOUND DOCUMENT HAVING INNER COVER SHEET
K001177	Eastman Kodak Company	US		13/548,690	7/13/2012		Filed	HIGH DENSITY POLYMER PARTICLES AND DISPERSION OF SAME
K001179	Eastman Kodak Company	US		13/559,647	7/27/2012		Filed	OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001179	Eastman Kodak Company	WO		PCT/US13/51646	7/23/2013		Filed	OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001180	Eastman Kodak Company	US		13/559,651	7/27/2012		Filed	DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001180	Eastman Kodak Company	WO		PCT/US13/51930	7/25/2013		Filed	DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001181	Eastman Kodak Company	US		13/956,692	8/1/2013		Filed	CONTROLLING RECHARGING TO RESTORE ELECTROSTATIC HOLDING FORCE
K001183	Eastman Kodak Company	US		13/571,704	8/10/2012		Filed	MICRO-WIRE ELECTRODE PATTERN
K001184	Eastman Kodak Company	US		13/587,152	8/16/2012		Filed	PIXEL-ALIGNED MICRO-WIRE ELECTRODE DEVICE
K001185	Eastman Kodak Company	US		13/553,124	7/19/2012		Filed	EMBEDDING DATA WITH OFFSET PRINTING
K001186	Eastman Kodak Company	US		13/591,283	8/22/2012		Filed	PIXEL-ALIGNED DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001187	Eastman Kodak Company	US		13/609,299	9/11/2012		Filed	TOUCH DETECTION FOR CAPACITIVE TOUCH SCREEN
K001189	Eastman Kodak Company	US		13/562,349	7/31/2012		Filed	EJECTOR WITH IMPROVED JETTING LATENCY FOR MOLECULAR WEIGHT POLYMERS
K001190	Eastman Kodak Company	US		13/562,357	7/31/2012		Filed	METHOD OF PRINTING WITH HIGH SOLIDS CONTENT INK
K001194	Eastman Kodak Company	US		13/562,377	7/31/2012		Filed	TONER PRINTING WITH INCREASED GAMUT
K001195	Eastman Kodak Company	US		13/562,409	7/31/2012		Filed	NOISE REDUCTION IN TONER PRINTS
K001196	Eastman Kodak Company	US		13/562,383	7/31/2012		Filed	SYSTEM FOR DETERMINING EFFICIENT COMBINATIONS OF TONER COLORS TO FORM PRINTS WITH ENHANCED GAMUT
K001197	Eastman Kodak Company	US		13/600,338	8/31/2012		Filed	ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCHES

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K001198	Eastman Kodak Company	JP		2012-229633	10/17/2012		Filed	PHOTOSENSITIVE COMPOSITION HAVING NOVEL FLUORO COPOLYMER FOR LITHOGRAPHIC PRINTING PLATE
K001201	Eastman Kodak Company	US		13/562,378	7/31/2012		Filed	INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K001202	Eastman Kodak Company	US		13/598,202	8/29/2012		Filed	METHOD FOR GENERATING TAG LAYOUTS
K001203	Eastman Kodak Company	US		13/562,404	7/31/2012		Filed	TONER PRINT WITH EFFICIENTLY ENHANCED GAMUT
K001204	Eastman Kodak Company	US		13/600,274	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001205	Eastman Kodak Company	US		13/600,287	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC LAYER FORMATION
K001206	Eastman Kodak Company	US		13/598,260	8/29/2012		Filed	SYSTEM FOR GENERATING TAG LAYOUTS
K001207	Eastman Kodak Company	US		13/600,292	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001208	Eastman Kodak Company	US		13/598,310	8/29/2012		Filed	METHOD FOR COMPUTING SCALE FOR TAG INSERTION
K001209	Eastman Kodak Company	US		13/600,302	8/31/2012		Filed	THIN FILM TRANSISTOR INCLUDING IMPROVED SEMICONDUCTOR INTERFACE
K001210	Eastman Kodak Company	US		13/600,308	8/31/2012		Filed	THIN FILM TRANSISTOR INCLUDING DIELECTRIC STACK
K001211	Eastman Kodak Company	US		13/600,323	8/31/2012		Filed	HIGH PERFORMANCE THIN FILM TRANSISTOR
K001211	Eastman Kodak Company	WO		PCT/US13/56934	8/28/2013		Filed	HIGH PERFORMANCE THIN FILM TRANSISTOR
K001212	Eastman Kodak Company	US		13/759,092	2/5/2013		Filed	METHOD OF FORMING PRINTED PATTERNS
K001213	Eastman Kodak Company	US		13/562,416	7/31/2012		Filed	PRINTING SYSTEM WITH NOISE REDUCTION
K001213	Eastman Kodak Company	WO		PCT/US13/52443	7/29/2013		Filed	PRINTING SYSTEM WITH NOISE REDUCTION
K001218	Eastman Kodak Company	US		13/600,356	8/31/2012		Filed	SENSING EXPOSURE TO ENVIRONMENTAL FACTORS
K001223	Eastman Kodak Company	US		13/627,217	9/26/2012		Filed	BINDING STRIP INCLUDING SPACER
K001224	Eastman Kodak Company	US		13/591,259	8/22/2012		Filed	ELECTROGRAPHIC TACTILE IMAGE PRINTING SYSTEM
K001225	Eastman Kodak Company	US		13/599,160	8/30/2012		Filed	MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001226	Eastman Kodak Company	US		13/587,139	8/16/2012		Filed	AUTHENTICATION DEVICE WITH ACCESS CONTROL AND CALIBRATION
K001228	Eastman Kodak Company	US		13/615,939	9/14/2012		Filed	INK TANK HAVING A SINGLE GASKET
K001229	Eastman Kodak Company	US		13/626,914	9/26/2012		Filed	PIXEL-ALIGNED GROUND MICRO-WIRE DEVICE
K001230	Eastman Kodak Company	US		13/571,727	8/10/2012		Filed	TRANSPARENT TOUCH-SCREEN CAPACITOR WITH MICRO-WIRE ELECTRODE
K001231	Eastman Kodak Company	US		13/571,738	8/10/2012		Filed	MAKING TRANSPARENT TOUCH-RESPONSIVE DEVICE WITH MICRO-WIRE ELECTRODES
K001232	Eastman Kodak Company	US		13/626,962	9/26/2012		Filed	PIXEL-ALIGNED ELECTRODE DEVICE
K001233	Eastman Kodak Company	US		13/587,165	8/16/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001234	Eastman Kodak Company	US		13/587,185	8/16/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001236	Eastman Kodak Company	US		13/599,067	8/30/2012		Filed	ALIGNING PRINT DATA USING MATCHING PIXEL PATTERNS
K001237	Eastman Kodak Company	US		13/599,096	8/30/2012		Filed	ALIGNING PRINT DATA FOR OVERLAPPING PRINTHEADS
K001238	Eastman Kodak Company	US		13/591,296	8/22/2012		Filed	DISPLAY APPARATUS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001239	Eastman Kodak Company	US		13/591,325	8/22/2012		Filed	MAKING TOUCH SCREENS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001242	Eastman Kodak Company	US		13/721,109	12/20/2012		Filed	INKJET PRINTING WITH MANAGED AIRFLOW FOR CONDENSATION CONTROL
K001243	Eastman Kodak Company	US		13/721,106	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH MANAGED CONDENSATION CONTROL AIRFLOW
K001244	Eastman Kodak Company	US		13/744,799	1/18/2013		Filed	ACOUSTIC DRYING METHOD USING SOUND OUTLET CHANNEL
K001245	Eastman Kodak Company	US		13/744,837	1/18/2013		Filed	ACOUSTIC WAVE DRYING METHOD
K001246	Eastman Kodak Company	US		13/596,202	8/28/2012		Filed	METHOD OF MAINTAINING AN INKJET PRINTHEAD
K001247	Eastman Kodak Company	US		13/655,509	10/19/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001249	Eastman Kodak Company	US		13/747,552	1/23/2013		Filed	PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001253	Eastman Kodak Company	US		13/599,129	8/30/2012		Filed	MODIFYING PRINT DATA USING MATCHING PIXEL PATTERNS
K001255	Eastman Kodak Company	US		13/768,488	2/15/2013		Filed	TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001255	Eastman Kodak Company	US		61/696,848	9/5/2012		Filed	TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001258	Eastman Kodak Company	US		13/871,225	4/26/2013		Filed	INKJET PRINTING WITH INCREASED GAMUT

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K001259	Eastman Kodak Company	US		13/599,224	8/30/2012		Filed	METHOD FOR GENERATING ELECTRICITY
K001260	Eastman Kodak Company	US		13/721,126	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL
K001261	Eastman Kodak Company	US		13/721,104	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW MANAGEMENT
K001262	Eastman Kodak Company	US		13/721,102	12/20/2012		Filed	MANAGING CONDENSATION IN AN INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW
K001268	Eastman Kodak Company	US		13/627,163	9/26/2012		Filed	METHOD FOR PROVIDING PATTERNS OF FUNCTIONAL MATERIALS
K001270	Eastman Kodak Company	US		13/626,917	9/26/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001271	Eastman Kodak Company	US		13/626,924	9/26/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001273	Eastman Kodak Company	US		13/627,266	9/26/2012		Filed	BOUND DOCUMENT HAVING BINDING STRIP WITH SPACER
K001274	Eastman Kodak Company	US		13/627,303	9/26/2012		Filed	MAKING BOUND DOCUMENT HAVING FASTENER AND SPACER
K001277	Eastman Kodak Company	US		13/923,401	6/21/2013		Filed	PATTERNING FOR SELECTIVE AREA DEPOSITION
K001279	Eastman Kodak Company	US		13/624,986	9/24/2012		Filed	DETERMINING THE ESTIMATED CLUTTER OF DIGITAL IMAGES
K001281	Eastman Kodak Company	US		13/622,385	9/19/2012		Filed	SYSTEM FOR FORMING STRUCTURED MICRODOTS
K001282	Eastman Kodak Company	US		13/622,386	9/19/2012		Filed	METHOD OF FORMING SECURITY MARKINGS
K001283	Eastman Kodak Company	US		13/622,387	9/19/2012		Filed	SYSTEM FOR FORMING SECURITY MARKINGS USING STRUCTURED MICRODOTS
K001284	Eastman Kodak Company	US		13/626,971	9/26/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED ELECTRODE
K001285	Eastman Kodak Company	US		13/626,979	9/26/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED ELECTRODE
K001287	Eastman Kodak Company	US		13/763,887	2/11/2013		Filed	PRINTING LIQUID TRANSFER AND SUPPLY SYSTEM
K001291	Eastman Kodak Company	US		13/803,307	3/14/2013		Filed	BOUND DOCUMENT WITH TRANSPARENT METADATA SHEET
K001292	Eastman Kodak Company	US		13/759,098	2/5/2013		Filed	MICRO-WIRE PATTERN WITH OFFSET INTERSECTIONS
K001295	Eastman Kodak Company	US		13/873,287	4/30/2013		Filed	DIGITAL EMBOSING AND CREASING
K001296	Eastman Kodak Company	US		61/706,185	9/27/2012		Filed	VACUUM PULLDOWN OF WEB EDGES IN PRINTING SYSTEMS
K001297	Eastman Kodak Company	US		13/663,851	10/30/2012		Filed	WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K001298	Eastman Kodak Company	US		13/749,748	1/25/2013		Filed	POROUS PARTICLES WITH DESIGNED DIFFERENT SIZED DISCRETE PORES
K001299	Eastman Kodak Company	US		13/721,118	12/20/2012		Filed	INKJET PRINTING WITH CONDENSATION CONTROL
K001300	Eastman Kodak Company	US		13/919,203	6/17/2013		Filed	METHOD FOR IMPROVING PATTERNED SILVER CONDUCTIVITY
K001301	Eastman Kodak Company	US		13/771,549	2/20/2013		Filed	ENHANCING SILVER CONDUCTIVITY
K001302	Eastman Kodak Company	US		13/649,139	10/11/2012		Filed	DRYER TRANSPORTING MOISTENED MEDIUM THROUGH HEATING LIQUID
K001303	Eastman Kodak Company	US		13/649,141	10/11/2012		Filed	DRYER IMPINGING HEATING LIQUID ONTO MOISTENED MEDIUM
K001304	Eastman Kodak Company	US		13/649,143	10/11/2012		Filed	REMOVING MOISTENING LIQUID USING HEATING-LIQUID BARRIER
K001305	Eastman Kodak Company	US		13/649,146	10/11/2012		Filed	BARRIER DRYER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001306	Eastman Kodak Company	US		13/649,152	10/11/2012		Filed	DRYER WITH HEATING LIQUID IN CAVITY
K001307	Eastman Kodak Company	US		13/649,158	10/11/2012		Filed	BARRIER DRYER WITH POROUS LIQUID-CARRYING MATERIAL
K001308	Eastman Kodak Company	US		13/649,167	10/11/2012		Filed	DRYER IMPINGING HEATING LIQUID ONTO BARRIER
K001309	Eastman Kodak Company	US		13/655,523	10/19/2012		Filed	MAKING DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001310	Eastman Kodak Company	US		13/669,487	11/6/2012		Filed	WICKING ACCUMULATED INK AWAY FROM OPTICAL SENSOR IN INKJET PRINTER
K001311	Eastman Kodak Company	US		13/850,552	3/26/2013		Filed	PROTECTIVE CIRCUIT FOR INKJET PRINthead
K001312	Eastman Kodak Company	US		13/669,493	11/6/2012		Filed	INK BARRIER FOR OPTICAL SENSOR IN INKJET PRINTER
K001316	Eastman Kodak Company	US		13/755,296	1/31/2013		Filed	METHOD FOR AUTHENTICATING AN OBJECT
K001318	Eastman Kodak Company	US		13/662,726	10/29/2012		Filed	APPLYING HEATING LIQUID TO FIX TONER
K001319	Eastman Kodak Company	US		13/751,430	1/28/2013		Filed	LARGE-CURRENT MICRO-WIRE PATTERN
K001320	Eastman Kodak Company	US		13/664,653	10/31/2012		Filed	PERFORATOR WITH TRANSLATING PERFORATING DEVICES
K001321	Eastman Kodak Company	US		13/896,582	5/17/2013		Filed	METHOD FOR AUTHENTICATING UV ABSORBING SECURITY MARK
K001322	Eastman Kodak Company	US		13/949,304	7/24/2013		Filed	METHOD OF AUTHENTICATING AN ITEM

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K001324	Eastman Kodak Company	US		13/786,512	3/6/2013		Filed	BINDING SYSTEM USING A RELEASABLE FASTENING STRIP
K001326	Eastman Kodak Company	US		13/663,548	10/30/2012		Filed	PRODUCING RAISED PRINT USING LIGHT TONER
K001327	Eastman Kodak Company	US		13/663,564	10/30/2012		Filed	PRODUCING RAISED PRINT USING THREE TONERS
K001328	Eastman Kodak Company	US		13/664,665	10/31/2012		Filed	PERFORATOR WITH BACKER AND TRANSLATING PERFORATING DEVICES
K001329	Eastman Kodak Company	US		13/664,675	10/31/2012		Filed	RECEIVER-PUNCTURING DEVICE WITH TRANSLATING PUNCTURING DEVICES
K001330	Eastman Kodak Company	US		13/676,441	11/14/2012		Filed	FUNCTIONAL PRINTING SYSTEM
K001331	Eastman Kodak Company	US		13/751,443	1/28/2013		Filed	MICRO-WIRE PATTERN FOR ELECTRODE CONNECTION
K001332	Eastman Kodak Company	US		13/751,450	1/28/2013		Filed	MICRO-WIRE ELECTRODE BUSS
K001333	Eastman Kodak Company	US		13/751,464	1/28/2013		Filed	CONDUCTIVE MICRO-WIRE STRUCTURE
K001334	Eastman Kodak Company	US		13/662,752	10/29/2012		Filed	TONER FIXER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001335	Eastman Kodak Company	US		13/662,771	10/29/2012		Filed	TONER FIXER IMPINGING HEATING LIQUID ONTO MEDIUM
K001336	Eastman Kodak Company	US		13/662,779	10/29/2012		Filed	FIXING TONER USING HEATING-LIQUID-BLOCKING BARRIER
K001337	Eastman Kodak Company	US		13/662,798	10/29/2012		Filed	TRANSPORTED MEDIUM HEATING-LIQUID-BARRIER TONER FIXER
K001338	Eastman Kodak Company	US		13/662,811	10/29/2012		Filed	TONER-FIXING DRUM CONTAINING HEATING LIQUID
K001339	Eastman Kodak Company	US		13/662,825	10/29/2012		Filed	TONER FIXER WITH HEATING LIQUID IN CAVITY
K001340	Eastman Kodak Company	US		13/662,847	10/29/2012		Filed	TONER FIXER WITH LIQUID-CARRYING POROUS MATERIAL
K001341	Eastman Kodak Company	US		13/662,861	10/29/2012		Filed	TONER FIXER IMPRINGING HEATING LIQUID ONTO BARRIER
K001342	Eastman Kodak Company	US		13/779,917	2/28/2013		Filed	MULTI-LAYER MICRO-WIRE STRUCTURE
K001343	Eastman Kodak Company	US		13/690,161	11/30/2012		Filed	DECODER FOR BARCODES WITH ANTI-COPY FEATURE
K001345	Eastman Kodak Company	US		13/687,398	11/28/2012		Filed	PRINTER INCLUDING WIRELESS ROUTING CAPABILITY
K001346	Eastman Kodak Company	US		13/749,733	1/25/2013		Filed	MOBILE PRINTING APPARATUS AND PRINTED REFERENCE MARKS
K001348	Eastman Kodak Company	US		13/664,462	10/31/2012		Filed	SMART MOBILE DEVICE HOLDER ON MULTIFUNCTION PRINTER
K001349	Eastman Kodak Company	US		13/664,806	10/31/2012		Filed	INCREMENTALLY FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001350	Eastman Kodak Company	US		13/664,855	10/31/2012		Filed	THREE-DIMENSIONAL-STRUCTURE FORMER
K001351	Eastman Kodak Company	US		13/664,962	10/31/2012		Filed	Z-FOLDING THREE-DIMENSIONAL-STRUCTURE FORMER
K001353	Eastman Kodak Company	US		13/686,986	11/28/2012		Filed	MOBILE APPARATUS WITH LOCAL POSITION REFERENCING ELEMENTS
K001354	Eastman Kodak Company	US		13/686,998	11/28/2012		Filed	MOBILE APPARATUS WITH LOCAL POSITION REFERENCING STRUCTURE
K001355	Eastman Kodak Company	US		13/939,220	7/11/2013		Filed	ADAPTIVE CONTROL OF CONTINUOUS INKJET OPERATING PARAMETERS
K001357	Eastman Kodak Company	US		13/671,893	11/8/2012		Filed	DEVICES CONTAINING ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001358	Eastman Kodak Company	US		13/859,817	4/10/2013		Filed	PRE-HEATING LIQUID EJECTED FROM A LIQUID DISPENSER
K001360	Eastman Kodak Company	DE		102012021402.2	10/30/2012		Filed	BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING (J-INVERTER 2)
K001363	Eastman Kodak Company	US		13/663,898	10/30/2012		Filed	SYSTEM FOR MAKING A PANORAMIC IMAGE
K001364	Eastman Kodak Company	US		13/663,914	10/30/2012		Filed	METHOD OF MAKING A PANORAMIC PRINT
K001365	Eastman Kodak Company	US		13/663,927	10/30/2012		Filed	SYSTEM FOR MAKING A PANORAMIC PRINT
K001366	Eastman Kodak Company	US		13/681,472	11/20/2012		Filed	IMAGE RECTIFICATION USING AN ORIENTATION VECTOR FIELD
K001367	Eastman Kodak Company	US		13/681,488	11/20/2012		Filed	IMAGE RECTIFICATION USING TEXT LINE TRACKS
K001370	Eastman Kodak Company	US		13/939,249	7/11/2013		Filed	BURST MODE ELECTROHYDRODYNAMIC PRINTING
K001371	Eastman Kodak Company	US		13/939,283	7/11/2013		Filed	BURST MODE ELECTROHYDRODYNAMIC PRINTING SYSTEM
K001375	Eastman Kodak Company	US		13/769,868	2/19/2013		Filed	BINDING SYSTEM USING CONCENTRIC CYLINDERS
K001376	Eastman Kodak Company	US		13/769,911	2/19/2013		Filed	BINDING SYSTEM USING A RETAINER CLIP
K001377	Eastman Kodak Company	US		13/769,923	2/19/2013		Filed	BINDING SYSTEM USING TWO BINDING PIECES
K001379	Eastman Kodak Company	US		13/769,504	2/18/2013		Filed	INK JET PRINTER COMPOSITION AND USE
K001380	Eastman Kodak Company	US		13/846,985	3/19/2013		Filed	THIOSULFATE POLYMER COMPOSITIONS AND ARTICLES

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K001381	Eastman Kodak Company	US		61/725,063	11/12/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001385	Eastman Kodak Company	US		13/762,613	2/8/2013		Filed	BOOK COVER WITH PRINTED IMAGE
K001386	Eastman Kodak Company	US		61/725,086	11/12/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001387	Eastman Kodak Company	US		13/676,464	11/14/2012		Filed	METHOD FOR FUNCTIONAL PRINTING SYSTEM
K001390	Eastman Kodak Company	US		61/726,047	11/14/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001391	Eastman Kodak Company	US		13/686,992	11/28/2012		Filed	METHOD OF POSITIONING A MOBILE APPARATUS
K001392	Eastman Kodak Company	US		13/687,008	11/28/2012		Filed	DETERMINING A POSITION OF A MOBILE APPARATUS
K001393	Eastman Kodak Company	US		13/779,939	2/28/2013		Filed	MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001396	Eastman Kodak Company	US		13/737,979	1/10/2013		Filed	ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001397	Eastman Kodak Company	US		13/866,064	4/19/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT
K001401	Eastman Kodak Company	US		13/690,180	11/30/2012		Filed	SYSTEM FOR DETECTING REPRODUCTION OF BARCODES
K001403	Eastman Kodak Company	US		13/850,510	3/26/2013		Filed	AQUEOUS INK JET INK COMPOSITIONS AND USES
K001404	Eastman Kodak Company	US		13/742,602	1/16/2013		Filed	DUPLEXING UNIT WITH FREELY ROTATABLE CONTACT SURFACE
K001405	Eastman Kodak Company	US		13/742,618	1/16/2013		Filed	DUPLEXING UNIT WITH LOW FRICTION MEDIA GUIDE
K001406	Eastman Kodak Company	US		13/746,346	1/22/2013		Filed	METHOD OF MAKING MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001407	Eastman Kodak Company	US		13/749,734	1/25/2013		Filed	POSITIONING A MOBILE APPARATUS FOR ADJACENT PRINTING SWATHS
K001408	Eastman Kodak Company	US		13/779,906	2/28/2013		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001412	Eastman Kodak Company	US		13/864,501	4/17/2013		Filed	SYSTEM FOR DETECTING REORGINATION OF BARCODES
K001414	Eastman Kodak Company	US		13/721,091	12/20/2012		Filed	CONDENSATION CONTROL METHOD USING SURFACE ENERGY MANAGEMENT
K001415	Eastman Kodak Company	US		13/721,096	12/20/2012		Filed	PRINTING SYSTEM WITH CONDENSATION CONTROL USING SURFACE ENERGIES
K001416	Eastman Kodak Company	US		13/721,115	12/20/2012		Filed	CONDENSATION CONTROL SYSTEM FOR INKJET PRINTING SYSTEM
K001417	Eastman Kodak Company	US		13/771,121	2/20/2013		Filed	FLEXOGRAPHIC PLATE MOUNTING
K001418	Eastman Kodak Company	US		13/749,736	1/25/2013		Filed	HOME BASE FOR A MOBILE PRINTING APPARATUS
K001419	Eastman Kodak Company	US		13/759,106	2/5/2013		Filed	CONDUCTIVE MICRO-WIRE STRUCTURE WITH OFFSET INTERSECTIONS
K001420	Eastman Kodak Company	US		13/746,352	1/22/2013		Filed	MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001421	Eastman Kodak Company	US		13/850,315	3/26/2013		Filed	PATTERNED CONDUCTIVE POLYMER WITH DIELECTRIC PATCH
K001422	Eastman Kodak Company	US		13/784,866	3/5/2013		Filed	VARIABLE-DEPTH MICRO-CHANNEL STRUCTURE
K001423	Eastman Kodak Company	US		13/737,983	1/10/2013		Filed	ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001424	Eastman Kodak Company	US		13/915,680	6/12/2013		Filed	PATTERNED MATERIALS AND METHODS OF MAKING THEM
K001430	Eastman Kodak Company	US		13/772,380	2/21/2013		Filed	METHOD FOR LOCATING AN ELECTRONIC APPARATUS
K001431	Eastman Kodak Company	US		13/847,504	3/20/2013		Filed	OPTICALLY DIFFUSE MICRO-CHANNEL
K001432	Eastman Kodak Company	US		13/847,506	3/20/2013		Filed	EMBOSSED STAMP FOR OPTICALLY DIFFUSE MICRO-CHANNEL
K001434	Eastman Kodak Company	US		13/747,573	1/23/2013		Filed	PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001435	Eastman Kodak Company	US		13/755,329	1/31/2013		Filed	CELL PHONE AUTHENTICATION DEVICE
K001437	Eastman Kodak Company	US		13/849,683	3/25/2013		Filed	HIGH-SPEED MULTI-COLOR PRINTING
K001438	Eastman Kodak Company	US		13/833,244	3/15/2013		Filed	EMBOSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL METHOD
K001439	Eastman Kodak Company	US		13/862,586	4/15/2013		Filed	HYBRID SINGLE-SIDE TOUCH SCREEN
K001440	Eastman Kodak Company	US		13/784,869	3/5/2013		Filed	MICRO-CHANNEL STRUCTURE WITH VARIABLE DEPTHS
K001441	Eastman Kodak Company	US		13/784,873	3/5/2013		Filed	MICRO-CHANNEL WITH CONDUCTIVE PARTICLE
K001442	Eastman Kodak Company	US		13/784,882	3/5/2013		Filed	MICRO-CHANNEL CONNECTION PAD
K001443	Eastman Kodak Company	US		13/784,893	3/5/2013		Filed	MICRO-CHANNEL CONNECTION METHOD
K001444	Eastman Kodak Company	US		13/921,258	6/19/2013		Filed	FOUR TERMINAL TRANSISTOR
K001446	Eastman Kodak Company	US		13/860,557	4/11/2013		Filed	SILICON SUBSTRATE FABRICATION

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K001447	Eastman Kodak Company	US		13/927,139	6/26/2013		Filed	REACTIVE INDICATOR COMPOSITIONS AND ARTICLES CONTAINING SAME
K001448	Eastman Kodak Company	US		13/769,880	2/19/2013		Filed	BINDING SYSTEM USING BINDER PIECES WITH CONCENTRIC CYLINDERS
K001449	Eastman Kodak Company	US		13/769,898	2/19/2013		Filed	BINDING SYSTEM USING ARC-SHAPED RETAINER
K001451	Eastman Kodak Company	US		13/765,748	2/13/2013		Filed	FORMING AN IMAGE ON A FLEXOGRAPHIC MEDIA
K001452	Eastman Kodak Company	US		13/757,896	2/4/2013		Filed	METAL NANOPARTICLE COMPOSITION WITH WATER SOLUBLE POLYMER
K001453	Eastman Kodak Company	US		13/757,899	2/4/2013		Filed	MAKING A CONDUCTIVE ARTICLE
K001454	Eastman Kodak Company	US		13/757,901	2/4/2013		Filed	CONDUCTIVE ARTICLE HAVING SILVER NANOPARTICLES
K001455	Eastman Kodak Company	US		13/757,905	2/4/2013		Filed	CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001456	Eastman Kodak Company	US		13/757,913	2/4/2013		Filed	MAKING A CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001457	Eastman Kodak Company	US		13/769,937	2/19/2013		Filed	BINDING SYSTEM USING ONE-PIECE RETAINER CLIP
K001461	Eastman Kodak Company	US		13/873,291	4/30/2013		Filed	DIGITAL EMBOSING AND CREASING SHEET
K001462	Eastman Kodak Company	US		13/873,300	4/30/2013		Filed	DIGITAL EMBOSING AND CREASING BEFORE PRINTING
K001463	Eastman Kodak Company	US		13/873,306	4/30/2013		Filed	DIGITAL EMBOSING DEVICE
K001464	Eastman Kodak Company	US		14/012,150	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE METHOD
K001465	Eastman Kodak Company	US		13/765,755	2/13/2013		Filed	SYSTEM FOR FORMING AN IMAGE ON FLEXOGRAPHIC MEDIA
K001467	Eastman Kodak Company	US		13/775,582	2/25/2013		Filed	ASSEMBLING AN ELECTRODE DEVICE
K001472	Eastman Kodak Company	US		13/847,031	3/19/2013		Filed	FORMING PATTERNS USING THIOSULFATE POLYMER COMPOSITIONS
K001473	Eastman Kodak Company	US		13/847,049	3/19/2013		Filed	METHOD OF SEQUESTERING METALS USING THIOSULFATE POLYMERS
K001474	Eastman Kodak Company	US		13/847,063	3/19/2013		Filed	THIOSULFATE POLYMERS
K001475	Eastman Kodak Company	US		13/768,513	2/15/2013		Filed	METHOD FOR CONTROLLING TENSION IN A WEB
K001476	Eastman Kodak Company	US		13/771,124	2/20/2013		Filed	METHOD OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001477	Eastman Kodak Company	US		13/771,127	2/20/2013		Filed	SYSTEM FOR MOUNTING A FLEXOGRAPHIC PRINTING PLATE
K001478	Eastman Kodak Company	US		13/771,130	2/20/2013		Filed	SYSTEM OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001479	Eastman Kodak Company	US		13/870,056	4/25/2013		Filed	ABLATION IMAGEABLE LITHOGRAPHIC PRINTING PLATE
K001480	Eastman Kodak Company	JP		JP2012-147310	6/27/2013		Filed	
K001480	Eastman Kodak Company	WO		PCT/JP13/67696	6/27/2013		Filed	
K001484	Eastman Kodak Company	US		13/850,571	3/26/2013		Filed	METHOD FOR PROTECTING INKJET PRINthead FROM LONG PULSES
K001485	Eastman Kodak Company	US		13/865,414	4/18/2013		Filed	MASK FORMING IMAGEABLE MATERIAL AND USE
K001486	Eastman Kodak Company	US		13/849,664	3/25/2013		Filed	ALIGNMENT METHOD FOR MULTI-PRINthead PRINTERS
K001487	Eastman Kodak Company	US		13/847,083	3/19/2013		Filed	PATTERNING METHOD USING THIOSULFATE POLYMER AND METAL NANOPARTICLES
K001490	Eastman Kodak Company	US		13/862,679	4/15/2013		Filed	HYBRID SINGLE-SIDE TOUCH SCREEN METHOD
K001491	Eastman Kodak Company	US		13/803,370	3/14/2013		Filed	BOUND DOCUMENT WITH TRANSPARENT OVERLAY SHEET
K001494	Eastman Kodak Company	US		13/863,615	4/16/2013		Filed	MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001495	Eastman Kodak Company	US		13/833,361	3/15/2013		Filed	EMBOSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL
K001498	Eastman Kodak Company	US		13/798,465	3/13/2013		Filed	METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K001499	Eastman Kodak Company	US		13/866,068	4/19/2013		Filed	A SCRATCH-OFF DOCUMENT HAVING LAYERS OF DIFFERENT THERMAL CONDUCTIVITY
K001500	Eastman Kodak Company	US		13/849,713	3/25/2013		Filed	METHOD FOR MULTI-COLOR HIGH-SPEED PRINTING
K001502	Eastman Kodak Company	US		14/012,216	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE METHOD
K001503	Eastman Kodak Company	US		13/849,679	3/25/2013		Filed	MULTI-PRINthead PRINTER ALIGNMENT
K001504	Eastman Kodak Company	US		13/864,516	4/17/2013		Filed	METHOD FOR DETECTING REORGINATION OF BARCODES
K001510	Eastman Kodak Company	US		13/860,560	4/11/2013		Filed	SILICON SUBSTRATE MEMS DEVICE
K001513	Eastman Kodak Company	US		13/891,434	5/10/2013		Filed	MICRO-WIRE ELECTRODE STRUCTURE HAVING NON-LINEAR GAPS
K001514	Eastman Kodak Company	US		13/941,713	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING MARKING HEAT SOURCE

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K001516	Eastman Kodak Company	US		13/906,472	5/31/2013		Filed	FORCE DETECTING METHOD FOR CAPACITIVE TOUCH SCREEN
K001520	Eastman Kodak Company	US		13/906,643	5/31/2013		Filed	DISPLAY WITH PIXEL-OBSCURING MICRO-WIRES
K001522	Eastman Kodak Company	US		13/906,506	5/31/2013		Filed	CAPACITIVE TOUCH SCREEN WITH FORCE DETECTION
K001524	Eastman Kodak Company	US		13/964,453	8/12/2013		Filed	MICRO-CHANNEL PATTERN FOR EFFECTIVE INK DISTRIBUTION
K001525	Eastman Kodak Company	US		13/921,261	6/19/2013		Filed	MULTI-RESOLUTION MICRO-WIRE TOUCH-SENSING METHOD
K001526	Eastman Kodak Company	US		13/896,601	5/17/2013		Filed	SYSTEM FOR AUTHENTICATING UV ABSORBING SECURITY MARK
K001527	Eastman Kodak Company	US		13/896,610	5/17/2013		Filed	DOCUMENT CONTAINING UV ABSORBING SECURITY MARK
K001530	Eastman Kodak Company	US		13/941,733	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING THERMAL FLUORESCENCE QUENCHING
K001531	Eastman Kodak Company	US		13/941,768	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING THERMALLY-FORMED HOLES
K001532	Eastman Kodak Company	US		13/941,804	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING DEFORMED REFERENCE MARKS
K001533	Eastman Kodak Company	US		13/923,407	6/21/2013		Filed	STAGGERED PRINthead PRINTER WITH CONTOURED MEDIA GUIDE
K001534	Eastman Kodak Company	US		13/923,410	6/21/2013		Filed	INKJET PRINTER WITH CONTOURED MEDIA GUIDE ROLLER
K001536	Eastman Kodak Company	US		13/906,680	5/31/2013		Filed	DISPLAY APPARATUS WITH PIXEL-OBSCURING MICRO-WIRES
K001537	Eastman Kodak Company	US		13/906,710	5/31/2013		Filed	MAKING DISPLAY APPARATUS WITH PIXEL-OBSCURING MICRO-WIRES
K001539	Eastman Kodak Company	US		61/840,541	6/28/2013		Filed	DETERMINING BARCODE LOCATIONS IN DOCUMENTS
K001540	Eastman Kodak Company	US		13/915,729	6/12/2013		Filed	PATTERNABLE MATERIALS AND METHODS OF USE
K001541	Eastman Kodak Company	US		13/921,282	6/19/2013		Filed	MULTI-RESOLUTION MICRO-WIRE TOUCH-SENSING DEVICE
K001543	Eastman Kodak Company	US		13/917,817	6/14/2013		Filed	A METHOD FOR CALIBRATING SPECIALTY COLOR TONER
K001548	Eastman Kodak Company	US		13/923,413	6/21/2013		Filed	SUBSTRATE PREPARATION FOR SELECTIVE AREA DEPOSITION
K001551	Eastman Kodak Company	US		13/921,267	6/19/2013		Filed	CIRCUIT INCLUDING FOUR TERMINAL TRANSISTOR
K001552	Eastman Kodak Company	US		13/921,279	6/19/2013		Filed	FOUR TERMINAL TRANSISTOR FABRICATION
K001555	Eastman Kodak Company	US		13/917,924	6/14/2013		Filed	SYSTEM FOR FORMING A CONDUCTIVE PATTERN
K001557	Eastman Kodak Company	US		13/927,164	6/26/2013		Filed	METHODS FOR USING INDICATOR COMPOSITIONS
K001559	Eastman Kodak Company	US		13/917,946	6/14/2013		Filed	METHOD FOR FORMING A CONDUCTIVE PATTERN
K001565	Eastman Kodak Company	US		14/012,173	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE METHOD WITH MULTI-LEVEL STAMP
K001566	Eastman Kodak Company	US		13/928,427	6/27/2013		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K001574	Eastman Kodak Company	US		13/949,312	7/24/2013		Filed	SYSTEM FOR AUTHENTICATING AN ITEM
K001575	Eastman Kodak Company	US		14/012,195	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE
K001585	Eastman Kodak Company	US		14/012,240	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE METHOD WITH BI-LEVEL STAMP
K001586	Eastman Kodak Company	US		14/012,269	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE
M52962	Eastman Kodak Company	US	6191867	08/972,102	11/17/1997	2/20/2001	Granted	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
N39767	Eastman Kodak Company	FR	DE00117370	DE00117370	9/18/1975	9/18/1975	Granted	
N40307	Eastman Kodak Company	FR	DE00118677	DE00118677	2/10/1976	2/10/1976	Granted	
N41071	Eastman Kodak Company	FR	DE00120806	DE00120806	9/16/1976	9/16/1976	Granted	
N41072	Eastman Kodak Company	FR	DE00120491	DE00120491	8/25/1976	8/25/1976	Granted	
N53936	Eastman Kodak Company	US	5699102	07/597,456	10/15/1990	12/16/1997	Granted	NON-IMPACT COPIER/PRINTER SYSTEM
N59547	Eastman Kodak Company	US	5575940	08/309,431	9/20/1994	11/19/1996	Granted	INVERSE LIMITED COALESCENCE PROCESS
N60291	Eastman Kodak Company	US	5462829	08/171,488	12/21/1993	10/31/1995	Granted	POLYMER BLENDS AND TONER COMPOSITIONS COMPRISING SAME
N60496	Eastman Kodak Company	US	5512403	08/286,854	8/5/1994	4/30/1996	Granted	MIXTURE OF CARRIER PARTICLES USEFUL IN ELECTROGRAPHIC DEVELOPERS
N60958	Eastman Kodak Company	US	5606358	07/812,094	12/23/1991	2/25/1997	Granted	LIGHT-EMITTING DIODE PRINthead ASSEMBLY OF LED ARRAY AND LENS
N62627	Eastman Kodak Company	US	5523591	08/377,882	1/25/1995	6/4/1996	Granted	WITH ENGINEERED LIGHT OUTPUT PROFILE AND METHOD FOR MAKING THE ASSEMBLY
N62770	Eastman Kodak Company	US	6680782	08/085,605	6/30/1993	1/20/2004	Granted	A METHOD AND APPARATUS OF USING A RASTER IMAGE PROCESSOR AND INTERPOLATOR TO INCREASE THE SPEED OF OPERATION AND REDUCE MEMORY REQUIREMENTS FOR ELEC-

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N63243	Eastman Kodak Company	US	5582917	08/122,754	9/16/1993	12/10/1996	Granted	FLUOROCARBON-SILICONE COATED ARTICLES USEFUL AS TONER FUSING MEMBERS
N63401	Eastman Kodak Company	US	5657069	07/807,522	12/13/1991	8/12/1997	Granted	METHOD AND APPARATUS FOR GREY LEVEL PRINTING
N64400	Eastman Kodak Company	US	5699103	08/360,156	12/20/1994	12/16/1997	Granted	METHOD FOR CALIBRATING AN ARRAY OF LIGHT- EMITTING DIODES
N64454	Eastman Kodak Company	US	5742879	07/976,913	11/16/1992	4/21/1998	Granted	METHOD AND APPARATUS FOR REPRODUCING DOCUMENTS WITH VARIABLE INFORMATION
N64524	Eastman Kodak Company	US	5532802	08/372,639	1/13/1995	7/2/1996	Granted	PIEZOELECTRIC SENSOR FOR IN-SITU MONITORING OF ELECTROSTATOGRAPHIC DEVELOPERS
N65071	Eastman Kodak Company	US	5446561	08/207,507	3/8/1994	8/29/1995	Granted	METHOD AND APPARATUS FOR DIGITAL SCALE HALFTONING WITH VARIABLE SCREEN STRUCTURE FOR ELECTROPHOTOGRAPHIC PRINTING DEVICES
N65161	Eastman Kodak Company	US	5450179	08/203,164	2/28/1994	9/12/1995	Granted	ACTIVE CHARGING TO PREVENT IMAGE DISRUPTION
N65275	Eastman Kodak Company	US	5604527	08/174,559	12/28/1993	2/18/1997	Granted	DOT PRINTER AND METHOD FOR GREY LEVEL RECORDING WITH DIFFERENT BIT-DEPTH DIMENSIONS
N65471	Eastman Kodak Company	US	5586479	08/029,257	3/10/1993	12/24/1996	Granted	CUTTING APPARATUS FOR CUTTING AN IMAGE FROM A RECEIVING SHEET
N66319	Eastman Kodak Company	US	5500320	08/297,462	8/29/1994	3/19/1996	Granted	HIGH SPEED DEVELOPER COMPOSITIONS
N66319	Eastman Kodak Company	US	5512404	08/297,681	8/29/1994	4/30/1996	Granted	DEVELOPER COMPOSITIONS EXHIBITING HIGH DEVELOPMENT SPEEDS
N66631	Eastman Kodak Company	US	5659855	08/322,242	10/12/1994	8/19/1997	Granted	ELECTROPHOTOGRAPHIC IMAGE MEMBER WITH MAGNETIC PROPERTY AND IMAGE FORMING APPARATUS
N66882	Eastman Kodak Company	US	5436430	08/163,971	12/6/1993	7/25/1995	Granted	ROLLER FUSER HAVING A TEMPERATURE CONTROL
N66897	Eastman Kodak Company	US	5666150	08/175,079	12/29/1993	9/9/1997	Granted	NON-UNIFORMITY CORRECTION FOR LED PRINTHEADS IN ELECTROPHOTOGRAPHIC GRAY SCALE PRINTING
N67164	Eastman Kodak Company	US	5554474	08/268,601	6/30/1994	9/10/1996	Granted	POLYURETHANE BIASABLE TRANSFER MEMBERS *ALSO RECORDED 27OCT94, 7176 133-140*
N67164	Eastman Kodak Company	US	5541001	08/268,897	6/30/1994	7/30/1996	Granted	POLYURETHANE BIASABLE TRANSFER MEMBERS HAVING IMPROVED MOISTURE STABILITY
N67427	Eastman Kodak Company	US	5739841	08/579,749	12/28/1995	4/14/1998	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH UNIFORMITY CORRECTION
N67428	Eastman Kodak Company	DE	69404550.0	94107101.1	5/6/1994	7/30/1997	Granted	METHOD FOR FORMING TWO SUPERIMPOSED TONER IMAGES
N67428	Eastman Kodak Company	DE	69427833.5	97100597.0	5/6/1994	7/25/2001	Granted	APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67589	Eastman Kodak Company	US	5585836	08/174,942	12/27/1993	12/17/1996	Granted	ELECTROPHOTOGRAPHIC IMAGE RECORDING APPARATUS AND METHOD WITH CORRECTION FOR BOW IN PLACEMENT OF RECORDING ELEMENTS
N67700	Eastman Kodak Company	US	5629061	08/453,553	5/30/1995	5/13/1997	Granted	FUSING MEMBER FOR ELECTROSTATOGRAPHIC REPRODUCING APPARATUS AND METHOD FOR PREPARING FUSING MEMBERS
N67855	Eastman Kodak Company	US	5528374	08/155,493	11/22/1993	6/18/1996	Granted	NETWORKED REPRODUCTION APPARATUS WITH SECURITY FEATURE
N67877	Eastman Kodak Company	US	5424540	08/293,526	8/19/1994	6/13/1995	Granted	CORONA CHARGER WIRE TENSIONING MECHANISM
N68200	Eastman Kodak Company	US	5583617	08/400,153	3/7/1995	12/10/1996	Granted	JAM CLEARANCE OPERATOR CONTROL FOR A REPRODUCTION APPARATUS
N68202	Eastman Kodak Company	US	5642185	08/399,866	3/7/1995	6/24/1997	Granted	AUTOMATIC TERMINATION OF SCREEN SAVER MODE ON A DISPLAY OF REPRODUCTION APPARATUS
N68276	Eastman Kodak Company	US	5473419	08/148,477	11/8/1993	12/5/1995	Granted	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68461	Eastman Kodak Company	US	5625460	08/164,274	12/9/1993	4/29/1997	Granted	IMPROVED METHOD AND APPARATUS FOR LOCALLY SWITCHING GRAY DOT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
N68574	Eastman Kodak Company	US	5859657	08/581,025	7/20/1998	1/12/1999	Granted	LED PRINthead AND DRIVER CHIP FOR USE THEREWITH HAVING BOUNDARY SCAN TEST ARCHITECTURE
N68575	Eastman Kodak Company	US	5805197	08/580,403	12/28/1995	9/8/1998	Granted	DRIVER IC WITH AUTOMATIC TOKEN DIRECTION SELF-SENSING CIRCUITRY
N68576	Eastman Kodak Company	US	5926201	08/579,954	12/28/1995	7/20/1999	Granted	DRIVER IC CONFIGURABLE FOR RECORDING IN MULTIPLE RESOLUTIONS PRINthead INCLUDING THE DRIVER IC AND METHOD OF OPERATING THE PRINthead
N68653	Eastman Kodak Company	US	5441374	08/149,879	11/10/1993	8/15/1995	Granted	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO AN ADVANCING TRANSPORT UNIT
N68729	Eastman Kodak Company	US	5411832	08/127,382	9/24/1993	5/2/1995	Granted	METHOD OF MODIFYING THE CHARGING PROPENSITY OF CARRIER PARTICLES FOR

N68768	Eastman Kodak Company	US	6006807	08/150,668	11/10/1993	12/28/1999	Granted	ELECTROSTATOGRAPHIC DEVELOPERS AND MODIFIED CARRIER PARTICLES
N68770	Eastman Kodak Company	US	5448347	08/234,081	4/28/1994	9/5/1995	Granted	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO A SHEET-STACK BINDING APPARATUS
N68797	Eastman Kodak Company	US	5412212	08/162,545	12/6/1993	5/2/1995	Granted	IMPROVED FUSER SKIVE MOUNT
N68957	Eastman Kodak Company	US	5586055	08/310,112	9/20/1994	12/17/1996	Granted	CORONA-CHARGING APPARATUS AND METHOD
N69177	Eastman Kodak Company	US	5511150	08/158,549	11/29/1993	4/23/1996	Granted	NON-UNIFORMITY CORRECTION OF AN LED PRINTHEAD
N69177	Eastman Kodak Company	US	6469795	08/634,572	4/18/1996	10/22/2002	Granted	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69359	Eastman Kodak Company	US	5535009	08/174,106	12/28/1993	7/9/1996	Granted	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69411	Eastman Kodak Company	US	5585908	08/381,670	1/31/1995	12/17/1996	Granted	COPIER/PRINTER OPERATING WITH INTERRUPTS
N69454	Eastman Kodak Company	US	5614993	08/398,231	3/3/1995	3/25/1997	Granted	IMAGE FORMING APPARATUS USABLE WITH VARIABLE WIDTH RECEIVERS
N69580	Eastman Kodak Company	US	5655183	08/355,774	12/14/1994	8/5/1997	Granted	IMPROVED SYSTEM AND METHOD FOR JOB SET UP SUMMARIZING IN REPROGRAPHIC APPARATUS
N69581	Eastman Kodak Company	US	5489972	08/288,378	8/10/1994	2/6/1996	Granted	IMAGE FORMING APPARATUS WITH A TRANSFER STATION ERASE CLEANING MECHANISM FOR TRANSFER

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N69621	Eastman Kodak Company	US	5453825	08/259,725	6/14/1994	9/26/1995	Granted	METHOD AND APPARATUS FOR CONTROLLING THE TRANSPORT AND THE POSITIONING OF SHEETS
N69681	Eastman Kodak Company	US	5485255	08/298,875	8/31/1994	1/16/1996	Granted	AUTOMATIC CLEANING MECHANISM FOR A CORONA CHARGER USING CLEANING PAD
N69790	Eastman Kodak Company	US	5489761	08/318,925	10/6/1994	2/6/1996	Granted	METHOD OF CONTROLLING FUSER DURING STANDBY
N69872	Eastman Kodak Company	US	5600407	08/381,455	1/31/1995	2/4/1997	Granted	IMAGE FORMING METHOD AND APPARATUS FOR FORMING COMBINED TONER IMAGES
N69940	Eastman Kodak Company	US	5480757	08/253,446	6/8/1994	1/2/1996	Granted	TWO COMPONENT ELECTROPHOTOGRAPHIC DEVELOPERS AND PREPARATION METHOD
N70403	Eastman Kodak Company	US	5623585	08/276,063	7/15/1994	4/22/1997	Granted	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70403	Eastman Kodak Company	US	5675719	08/668,042	6/17/1996	10/7/1997	Granted	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70509-1	Eastman Kodak Company	US	5705221	08/629,818	4/10/1996	1/6/1998	Granted	METHOD OF DEPOSITING INSOLUBLE METAL SALT DEPOSITSON ELECTROSTATOGRAPHIC CARRIER SURFACES
N70509-2	Eastman Kodak Company	US	5686217	08/630,143	4/10/1996	11/11/1997	Granted	CARRIER PARTICLES BEARING INSOLUBLE METAL SALT DEPOSITS
N70580	Eastman Kodak Company	US	5692743	08/368,930	1/5/1995	12/2/1997	Granted	PAPER TRANSPORT APPARATUS
N70695	Eastman Kodak Company	US	5464703	08/268,131	6/29/1994	11/7/1995	Granted	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYL- SILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70695	Eastman Kodak Company	US	5563202	08/425,298	4/20/1995	10/8/1996	Granted	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYLSILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70762	Eastman Kodak Company	US	5655205	08/487,265	6/7/1995	8/5/1997	Granted	MECHANISM FOR CLEANING THE BACK SIDE OF A WEB IN AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N70866	Eastman Kodak Company	US	5568243	08/270,062	7/1/1994	10/22/1996	Granted	CLEANING MECHANISM FOR A TRANSFER DRUM OF A REPRODUCTION APPARATUS
N70912	Eastman Kodak Company	US	5568228	08/355,579	12/14/1994	10/22/1996	Granted	IMAGE FORMING APPARATUS WITH CONTROLLED TRANSFER
N70922	Eastman Kodak Company	US	5480725	08/306,066	9/14/1994	1/2/1996	Granted	FUSING MEMBER HAVING TIN-FILLED, ADDITION CURED LAYER
N71019	Eastman Kodak Company	US	5763129	08/692,162	8/1/1996	6/9/1998	Granted	METHOD OF INCREASING GLOSS AND TRANSPARENCY CLARITY OF FUSED TONER IMAGES
N71213	Eastman Kodak Company	US	5715503	08/655,583	5/30/1996	2/3/1998	Granted	METHOD AND APPARATUS FOR SCAVENGING CARRIER EMPLOYING A MAGNETIC FIELD AND ERASE RADIATION
N71273	Eastman Kodak Company	US	5694224	08/353,643	12/8/1994	12/2/1997	Granted	METHOD AND APPARATUS FOR TONE ADJUSTMENT CORRECTION ON RENDERING GRAY LEVEL IMAGE DATA
N71278	Eastman Kodak Company	US	6627370	09/096,985	6/12/1998	9/30/2003	Granted	HARD CARRIER PARTICLES COATED WITH A POLYMER RESIN AND A CONDUCTIVE MATERIAL
N71405	Eastman Kodak Company	US	5585891	08/412,427	3/29/1995	12/17/1996	Granted	SET-UP NAVIGATION SCHEME FOR PROGRAMMING REPRODUCTION APPARATUS
N71417	Eastman Kodak Company	DE	19622167.6	19622167.6	6/1/1996	3/27/2008	Granted	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH AND/OR AN INVERTER
N71462	Eastman Kodak Company	US	5729632	08/353,649	12/8/1994	3/17/1998	Granted	REPRODUCTION APPARATUS AND METHOD FOR ADJUSTING RENDERING WITH TONERS OF DIFFERENT PARTICLE SIZES
N71524	Eastman Kodak Company	US	5589925	08/335,927	11/8/1994	12/31/1996	Granted	ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS
N71545	Eastman Kodak Company	US	5966296	08/671,461	6/27/1996	10/12/1999	Granted	BIPOLAR-DUTY CYCLE CONTROLLABLE DC CORONA POWER SUPPLY
N71561	Eastman Kodak Company	US	5794099	08/343,407	11/22/1994	8/11/1998	Granted	COPIER APPARATUS AND METHOD WITH FLEXIBLE SOURCE DOCUMENT ENTRY SCANNING
N71593	Eastman Kodak Company	US	5459006	08/350,564	12/7/1994	10/17/1995	Granted	QUATERNARY PHOSPHONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS FOR TONERS AND DEVELOPERS CONTAINING SAME
N71593	Eastman Kodak Company	US	5464719	08/350,598	12/7/1994	11/7/1995	Granted	TONERS AND DEVELOPERS CONTAINING AMMONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS
N71595	Eastman Kodak Company	US	5881338	08/627,321	4/1/1996	3/9/1999	Granted	CONTAMINATION CONTROL DEVICE FOR AN ELECTROSTATOGRAHPIC DEVELOPMENT STATION
N71603	Eastman Kodak Company	US	5818501	08/580,263	12/28/1995	10/6/1998	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH IMPROVED CORRECTION OF EXPOSURE PARAMETERS
N71627	Eastman Kodak Company	US	6021256	08/706,953	9/3/1996	2/1/2000	Granted	RESOLUTION ENHANCEMENT SYSTEM FOR DIGITAL IMAGES
N71641	Eastman Kodak Company	US	6078697	08/724,641	10/1/1996	6/20/2000	Granted	METHOD AND APPARATUS FOR SEGMENTING IMAGE DATA INTO CONTONE, TEXT AND HALFTONE CLASSIFICATIONS
N71648	Eastman Kodak Company	US	5555080	08/569,388	12/8/1995	9/10/1996	Granted	SLIDE COVER FOR MARKING PARTICLE CARTRIDGE
N71688	Eastman Kodak Company	US	5678131	08/629,693	4/9/1996	10/14/1997	Granted	APPARATUS AND METHOD FOR REGULATING TONING CONTRAST AND EXTENDING DEVELOPER LIFE BY LONG-

N71691	Eastman Kodak Company	US	5937147	08/708,272	9/3/1996	8/10/1999	Granted	TERMADJUSTMENT OF TONER CONCENTRATION
N71721	Eastman Kodak Company	US	5655062	08/398,199	3/2/1995	8/5/1997	Granted	PRINTING OF ENHANCED IMAGES
N71725	Eastman Kodak Company	US	5659280	08/658,331	6/5/1996	8/19/1997	Granted	ACCENT COLOR PRINTING
N71865	Eastman Kodak Company	US	5876030	08/642,380	1/8/1998	3/2/1999	Granted	IMPROVED APPARATUS AND SYSTEM FOR MAGNETIZATION OF PERMANENT MAGNET CYLINDER ELEMENTS
N71873	Eastman Kodak Company	US	5587245	08/363,149	12/23/1994	12/24/1996	Granted	APPARATUS FOR FACILITATING HANDLING TAB STOCK IN A TOP FEED VACUUM CORRUGATED FEEDER
N71874	Eastman Kodak Company	US	5701550	08/620,781	3/22/1996	12/23/1997	Granted	FUSING MEMBER HAVING ZINC-OXIDE FILLED, ADDITION CURED LAYER
N71878	Eastman Kodak Company	US	5649266	08/635,867	4/18/1996	7/15/1997	Granted	METHOD AND APPARATUS FOR CONTROLLING CHARGE ON TONER IN A TONING STATION
N71925	Eastman Kodak Company	US	5708946	08/659,483	6/6/1996	1/13/1998	Granted	IN-STATION CALIBRATION OF TONER CONCENTRATION MONITOR AND REPLENISHER DRIVE
N71944	Eastman Kodak Company	US	5516615	08/381,246	1/31/1995	5/14/1996	Granted	FUSER SKIVE MECHANISM MOUNTING FOR FACILITATING JAM CLEARANCE
								STABILIZED CARRIERS WITH IMPROVED DEVELOPER PERFORMANCE

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N71947	Eastman Kodak Company	US	5655198	08/659,465	6/6/1996	8/5/1997	Granted	CLEANING MECHANISM FOR THE TONING ROLLER OF AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
N71997	Eastman Kodak Company	US	5642254	08/613,647	3/11/1996	6/24/1997	Granted	HIGH DUTY CYCLE AC CORONA CHARGER
N72115	Eastman Kodak Company	US	5599631	08/399,067	3/8/1995	2/4/1997	Granted	FLUORINATED ELASTOMER/FLUORINATED RESIN COMPOSITIONS FOR TONER FUSING MEMBERS
N72156	Eastman Kodak Company	US	5584478	08/499,831	7/10/1995	12/17/1996	Granted	DEVICE FOR PRECISELY POSITIONED ALIGNMENT OF SINGLY FED SHEETS
N72232	Eastman Kodak Company	US	5917534	08/624,033	3/27/1996	6/29/1999	Granted	LIGHT-EMITTING DIODE ARRAYS WITH INTEGRATED PHOTODETECTORS FORMED AS A MONOLITHIC DEVICE AND METHODS AND APPARATUS FOR USING SAME
N72301	Eastman Kodak Company	US	5689588	08/582,319	1/3/1996	11/18/1997	Granted	METHOD AND APPARATUS FOR INCREASING COMPRESSIBILITY OF MULTIBIT IMAGE DATA
N72320	Eastman Kodak Company	US	5674655	08/739,902	10/30/1996	10/7/1997	Granted	ELECTROSTATOGRAPHIC TONERS CONTAINING METAL OXIDES
N72454	Eastman Kodak Company	US	5671340	08/565,467	11/30/1995	9/23/1997	Granted	METHOD OF NON-OVERLAPPING ADDITIVE COLOR PRINTING
N72455	Eastman Kodak Company	US	5633990	08/631,768	4/10/1996	5/27/1997	Granted	METHOD OF NON-OVERLAPPING COLOR PRINTING
N72485	Eastman Kodak Company	US	5849449	08/631,723	4/10/1996	12/15/1998	Granted	ELECTROSTATOGRAPHIC DEVELOPER HAVING TONER PARTICLES CONTAINING POLYMERS OF (2-CYANOACETAMIDO) PHENYL ACRYLATES POLYMERS
N72897	Eastman Kodak Company	US	5606404	08/563,246	11/22/1995	2/25/1997	Granted	TONER DEVELOPMENT STATION WITH NON-CONDUCTIVE SKIVE
N72908	Eastman Kodak Company	US	5681680	08/644,801	5/10/1996	10/28/1997	Granted	DIFUNCTIONAL N-(2-CYANOETHENYL) SULFONAMIDES AND TONER COMPOSITIONS CONTAINING THEM
N72972	Eastman Kodak Company	US	5649891	08/572,198	12/13/1995	7/22/1997	Granted	COMPOSITE GUDGEONS AND ROLLER ASSEMBLIES
N73075	Eastman Kodak Company	US	5988629	08/720,481	9/30/1996	11/23/1999	Granted	CONTROL FOR A SHEET STACK SUPPORTING PLATFORM
N73119	Eastman Kodak Company	US	5722015	08/640,025	4/30/1996	2/24/1998	Granted	METHOD AND APPARATUS FOR ADJUSTING THE CHARGE ON TONER
N73120	Eastman Kodak Company	US	5772779	08/697,942	9/3/1996	6/30/1998	Granted	PHOTOCONDUCTOR CLEANING BRUSH FOR ELIMINATION OF PHOTOCONDUCTOR SCUM
N73380	Eastman Kodak Company	US	5604039	08/589,666	1/22/1996	2/18/1997	Granted	THERMALLY STABLE RELEASE AGENTS
N73463	Eastman Kodak Company	US	5672871	08/609,073	2/29/1996	9/30/1997	Granted	CORONA WIRE HANDLING DEVICE
N73489	Eastman Kodak Company	US	5631728	08/594,955	1/31/1996	5/20/1997	Granted	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N73616	Eastman Kodak Company	US	5709975	08/685,124	7/23/1996	1/20/1998	Granted	COATED HARD FERRITE CARRIER PARTICLES
N73618	Eastman Kodak Company	GB	2313092	9709584.8	5/13/1997	2/2/2000	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73618	Eastman Kodak Company	US	5689787	08/648,846	5/16/1996	11/18/1997	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73678	Eastman Kodak Company	US	5824416	08/612,698	3/8/1996	10/20/1998	Granted	FUSER MEMBER HAVING FLUOROELASTOMER LAYER
N73850	Eastman Kodak Company	US	5729794	08/650,673	5/20/1996	3/17/1998	Granted	TONER CONTAINER HAVING A WEB SEAL
N73949	Eastman Kodak Company	US	5808747	08/655,550	5/30/1996	9/15/1998	Granted	APPARATUS AND METHOD FOR PRODUCTION OF SIGNATURES
N73992	Eastman Kodak Company	US	5742868	08/661,527	6/11/1996	4/21/1998	Granted	METHOD AND APPARATUS OF ADJUSTING OF CHARGE LEVEL ON AN ELECTROSTATOGRAPHIC RECORDING MEDIUM **ALSO RECORDED R: 8078 F: 560-561
N74049	Eastman Kodak Company	US	5678154	08/674,227	6/28/1996	10/14/1997	Granted	TRANSPARENCY FEED WITH AMORPHOUS FLUOROPOLYMER COATED PRESSURE ROLL
N74084	Eastman Kodak Company	US	5853892	08/672,250	6/28/1996	12/29/1998	Granted	AMORPHOUS FLUOROPOLYMER COATED FUSING BELT
N74166	Eastman Kodak Company	US	5729787	08/685,261	7/23/1996	3/17/1998	Granted	IMPROVED TONER CONCENTRATION MONITOR AND METHOD *ALSO RECORDED, SEE FN*
N74183	Eastman Kodak Company	US	5811214	08/852,985	5/8/1997	9/22/1998	Granted	MONOCOMPONENT DEVELOPER COMPRISING SURFACE TREATED TONERS
N74521	Eastman Kodak Company	US	5805292	08/724,517	9/30/1996	9/8/1998	Granted	A CONTROL SYSTEM FOR AUTOMATIC INTENSITY ADJUSTMENT OF LIGHT EMITTERS OF A SHEET SENSOR DEVICE
N74614	Eastman Kodak Company	US	5906881	08/729,972	10/15/1996	5/25/1999	Granted	COATED FUSER MEMBERS
N74614	Eastman Kodak Company	US	6113830	09/123,126	7/27/1998	9/5/2000	Granted	METHODS OF MAKING COATED FUSER MEMBERS
N74721	Eastman Kodak Company	US	5735945	08/821,993	3/21/1997	4/7/1998	Granted	STATIC CHARGE-SUPPRESSING RELEASE AGENT COMPOSITIONS
N74759	Eastman Kodak Company	US	5853941	08/762,680	12/11/1996	12/29/1998	Granted	ELIMINATING TRIBOELECTRICALLY GENERATED BACKGROUND IN AN ELECTROPHOTOGRAPHICALLY PRODUCED IMAGE
N74938	Eastman Kodak Company	US	5740495	08/770,601	12/19/1996	4/14/1998	Granted	APPARATUS AND METHOD FOR ADJUSTING CLEANING SYSTEM PERFORMANCE ON AN ELECTROSTATOGRAPHIC RECORDING APPARATUS (*ALSO RECORDED, SEE FN*)
N74966	Eastman Kodak Company	US	5853893	08/806,569	2/25/1997	12/29/1998	Granted	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N74967	Eastman Kodak Company	US	5851673	08/805,479	2/25/1997	12/22/1998	Granted	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N75021	Eastman Kodak Company	US	6088050	08/775,815	12/31/1996	7/11/2000	Granted	NON-IMPACT RECORDING APPARATUS OPERABLE UNDER VARIABLE RECORDING CONDITIONS
N75062	Eastman Kodak Company	US	5839020	08/799,673	2/11/1997	11/17/1998	Granted	METHOD AND APPARATUS FOR CONTROLLING PRODUCTION OF FULL PRODUCTIVITY ACCENT COLOR IMAGE FORMATION

N75343	Eastman Kodak Company	US	5799236	08/903,583	7/31/1997	8/25/1998	Granted	FACILITATING DUPLEX COPYING WITH A REPRODUCTION APPARATUS UTILIZING AN INTERMEDIATE TRANSFER MEMBER
N75358	Eastman Kodak Company	DE	69822441.8	98966099.8	12/28/1998	3/17/2004	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75358	Eastman Kodak Company	GB	0966701	98966099.8	12/28/1998	3/17/2004	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT

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N75358	Eastman Kodak Company	US	5937229	08/998,789	12/29/1997	8/10/1999	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75410	Eastman Kodak Company	US	5893558	08/906,794	8/5/1997	4/13/1999	Granted	SHEET GUIDANCE CHANNEL
N75523	Eastman Kodak Company	US	5887234	08/992,872	12/17/1997	3/23/1999	Granted	REPRODUCTION APPARATUS PROVIDING SELECTABLE IMAGE QUALITY AND GLOSS
N75626	Eastman Kodak Company	US	5839024	08/858,752	5/19/1997	11/17/1998	Granted	CORONA CHARGING OF A CHARGE RETENTIVE SURFACE
N75639	Eastman Kodak Company	JP	4249287	1998-117019	4/27/1998	1/23/2009	Granted	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75639	Eastman Kodak Company	US	6074756	08/845,300	4/25/1997	6/13/2000	Granted	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75793	Eastman Kodak Company	US	6014158	08/841,008	4/29/1997	1/11/2000	Granted	TRANSFER ROLLER ELECTRICAL BIAS CONTROL
N76295	Eastman Kodak Company	US	5926054	08/901,183	7/28/1997	7/20/1999	Granted	MODIFICATION OF PROCESS CONTROL SIGNALS SO AS TO ENABLE REPRODUCTION APPARATUS TO OPERATE OVER AN ALTERNATE PROCESS RANGE
N76312	Eastman Kodak Company	US	5968702	08/977,263	11/24/1997	10/19/1999	Granted	TONER PARTICLES OF CONTROLLED SHAPE AND METHOD OF PREPARATION
N76314	Eastman Kodak Company	US	5980245	08/920,969	8/29/1997	11/9/1999	Granted	DURABLE GUDGEONS FOR FUSING ROLLERS
N76315	Eastman Kodak Company	US	6146751	09/240,749	1/29/1999	11/14/2000	Granted	FUSER MEMBER WITH VINYL AND HYDRIDE CONTAINING SILANE ADHESIVE LAYER
N76465	Eastman Kodak Company	US	5956544	08/970,832	11/14/1997	9/21/1999	Granted	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS WITH ELECTROMETER CONTROL AND METHOD OF CALIBRATING THE ELECTROMETER
N76514	Eastman Kodak Company	US	5938100	09/047,618	3/25/1998	8/17/1999	Granted	MECHANISM FOR TRANSPORTING THE LEADING END OF A STAPLE WIRE FROM A SUPPLY ROLL TO A STAPLING DEVICE FOR SHEET STACKS
N76515	Eastman Kodak Company	US	5938388	09/044,354	3/19/1998	8/17/1999	Granted	METHOD AND DEVICE FOR PREPARING, MANIPULATING, AND PROCESSING A STAPLE WIRE FOR STAPLING SHEETS IN A STAPLING APPARATUS
N76604	Eastman Kodak Company	US	6114041	08/962,129	10/31/1997	9/5/2000	Granted	FUSER MEMBER WITH SURFACE TREATED AL2O3 AND FUNCTIONALIZED RELEASE FLUIDS
N76605	Eastman Kodak Company	US	5998033	08/961,838	10/31/1997	12/7/1999	Granted	FUSER MEMBER WITH METAL OXIDE FILLERS, SILANE COUPLING AGENTS, AND FUNCTIONALIZED RELEASE FLUIDS
N76606	Eastman Kodak Company	US	5935712	08/962,108	10/31/1997	8/10/1999	Granted	FUSER MEMBER WITH SURFACE TREATED SNO2, CUO, OR MIXTURE FILLER
N76629	Eastman Kodak Company	DE	69820413.1	98949530.4	9/25/1998	12/10/2003	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	GB	0941511	98949530.4	9/25/1998	12/10/2003	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	US	6453127	08/937,989	9/26/1997	9/17/2002	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76712	Eastman Kodak Company	US	5987271	08/998,787	12/29/1997	11/16/1999	Granted	METHOD AND APPARATUS FOR CONTROL OF VARIABILITY IN CHARGE TO MASS RATIO IN A DEVELOPMENT STATION
N76747	Eastman Kodak Company	US	6095518	09/084,746	5/26/1998	8/1/2000	Granted	SHEET DEPOSITING DEVICE
N76825	Eastman Kodak Company	US	6142466	09/126,305	7/30/1998	11/7/2000	Granted	APPARATUS FOR STACKED DEPOSITING AND ALIGNMENT OF INDIVIDUALLY DELIVERED SHEETS
N76834	Eastman Kodak Company	US	6153888	09/188,640	11/9/1998	11/28/2000	Granted	AUTOMATIC CONTROL OF REFLECTIVE-TYPE SENSORS IN REPRODUCTION APPARATUS
N76903	Eastman Kodak Company	US	5978624	09/052,475	3/31/1998	11/2/1999	Granted	SLIDE COVER BREATHABLE SEAL FOR A MARKING PARTICLE RECEPTACLE
N76907	Eastman Kodak Company	US	5970284	09/052,686	3/31/1998	10/19/1999	Granted	SLIDE COVER FOR MARKING PARTICLE RECEPTACLE
N76908	Eastman Kodak Company	US	5995783	09/052,620	3/31/1998	11/30/1999	Granted	RECEPTACLE FOR PARTICULATE MATTER
N77062	Eastman Kodak Company	US	5989767	09/212,065	12/15/1998	11/23/1999	Granted	CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS
N77185	Eastman Kodak Company	US	5862433	08/999,113	12/29/1997	1/19/1999	Granted	ELECTROSTATOGRAPHIC METHOD AND APPARATUS WITH IMPROVED AUTO CYCLE UP
N77191	Eastman Kodak Company	US	6121986	08/999,451	12/29/1997	9/19/2000	Granted	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N77241	Eastman Kodak Company	US	6252207	09/443,902	11/19/1999	6/26/2001	Granted	FUSER TEMPERATURE CONTROL SENSOR WHICH IS INSENSITIVE TO SURROUNDING AIR CURRENTS
N77245	Eastman Kodak Company	US	6226474	09/464,423	12/16/1999	5/1/2001	Granted	AIR IMPINGEMENT POST FUSER RECEIVER MEMBER COOLER DEVICE
N77280	Eastman Kodak Company	US	5933682	09/059,810	4/14/1998	8/3/1999	Granted	COPIER/PRINTER WITH MANUAL ADJUSTMENT FOR CROSS-TRACK UNIFORMITY
N77389	Eastman Kodak Company	US	6451956	09/877,763	6/8/2001	9/17/2002	Granted	NOVEL POLYMER AND PHOTOCONDUCTIVE ELEMENT HAVING A POLYMERIC BARRIER LAYER
N77457	Eastman Kodak Company	US	5905932	09/053,504	4/4/1998	5/18/1999	Granted	METHOD AND APPARATUS FOR THE REMOVAL OF TONER AND MAGNETIC

N77471	Eastman Kodak Company	US	6067438	09/157,391	9/18/1998	5/23/2000	Granted	CARRIER PARTICLES FROM A SURFACE FUSER MEMBER WITH FLUORO-SILICONE IPN NETWORK AS FUNCTIONAL RELEASE AGENT DONOR ROLLER
N77614	Eastman Kodak Company	US	6295427	09/473,417	12/29/1999	9/25/2001	Granted	PROTECTIVE CONTAINER/INSTALLATION FIXTURE FOR IMAGE-RECORDING/IMAGE-TRANSFER DRUMS
N77723	Eastman Kodak Company	US	6131846	09/197,731	11/20/1998	10/17/2000	Granted	DEVICE FOR HOLDING THE LEADING END OF THE WIRE ON A STAPLING WIRE SUPPLY REEL
N77897	Eastman Kodak Company	US	6184911	09/089,744	6/3/1998	2/6/2001	Granted	APPARATUS AND METHOD FOR RECORDING USING AN ELECTROGRAPHIC WRITER AND AN IMAGING WEB
N77936	Eastman Kodak Company	US	6195518	09/443,603	11/19/1999	2/27/2001	Granted	WEB CROSS-TRACK FORCE MONITORING MECHANISM
N77970	Eastman Kodak Company	US	6308951	09/238,486	1/27/1999	10/30/2001	Granted	DEVICE FOR DETECTING A SHEET STACK HEIGHT IN A TRAY
N77972	Eastman Kodak Company	US	6196542	09/260,408	3/1/1999	3/6/2001	Granted	DEVICE FOR DELIVERING, DEPOSITING, AND ALIGNING SHEETS IN A STACK CONTAINER VORRICHTUNG ZUM ZUFÜHREN, ABLEGEN UND AUSRICHTEN VON BLÄTTERN IN EINEM STAPELBEHÄLTER
N77980	Eastman Kodak Company	US	5903800	09/090,746	6/4/1998	5/11/1999	Granted	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS AND METHOD WITH IMPROVED DENSITOMETER

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N78027	Eastman Kodak Company	US	6118953	09/156,821	9/18/1998	9/12/2000	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD WITH PROGRAMMABLE TONER CONCENTRATION
N78144	Eastman Kodak Company	US	6041210	09/335,371	6/17/1999	3/21/2000	Granted	DECLINE WITH THE DEVELOPER LIFE ELECTROSTATIC CHARGE-SUPPRESSING FUSER ROLLER
N78231	Eastman Kodak Company	US	6222636	09/133,826	8/13/1998	4/24/2001	Granted	DISK-BASED IMAGE STORAGE SYSTEM INVENTION DISCLOSURE
N78246	Eastman Kodak Company	US	6225618	09/185,926	11/4/1998	5/1/2001	Granted	DIGITAL DENSITOMETER WITH AUTO-RANGING
N78247	Eastman Kodak Company	US	6144024	09/183,509	10/30/1998	11/7/2000	Granted	DIGITAL DENSITOMETER USING VOLTAGE-CONTROLLED OSCILLATOR, COUNTER, AND LOOK-UP TABLE
N78404	Eastman Kodak Company	US	6038120	09/164,064	9/30/1998	3/14/2000	Granted	
N78437	Eastman Kodak Company	US	6687874	09/166,326	10/5/1998	2/3/2004	Granted	A SYSTEM FOR GENERATING AND MAINTAINING FIELD SERVICE PUBLICATIONS
N78612	Eastman Kodak Company	US	6522421	09/181,104	10/28/1998	2/18/2003	Granted	METHOD AND APPARATUS FOR AUTOMATICALLY COMMUNICATING RETURNING STATUS AND INFORMATION FROM A PRINTER USING ELECTRONIC MAIL (EMAIL)
N78641	Eastman Kodak Company	US	6222176	09/185,842	11/4/1998	4/24/2001	Granted	DIGITAL DENSITOMETER WITH LUT OUTPUT SUMMATION TO YIELD DENSITY VALUE
N78648	Eastman Kodak Company	US	6127041	09/204,598	12/3/1998	10/3/2000	Granted	FUSER MEMBER HAVING COMPOSITE MATERIAL INCLUDING SILICONE T-RESINS
N78672	Eastman Kodak Company	US	6649314	09/506,159	2/17/2000	11/18/2003	Granted	ELECTROSTATOGRAPHIC APPARTUS AND METHOD FOR REDUCING IMAGE DEFECTS
N78680	Eastman Kodak Company	US	6016415	09/199,896	11/25/1998	1/18/2000	Granted	IMAGE TRANSFER APPARATUS AND METHOD USING A SEAMED ENDLESS BELT [TITLE PRIOR TO AMENDMENT—SEAM IMPROVEMENTS FOR APPARATUS USING ENDLESS BELT]
N78761	Eastman Kodak Company	US	5960245	09/204,601	12/3/1998	9/28/1999	Granted	OIL SWELLING CONTROLLING FUSER MEMBER HAVING A SILICONE T-RESIN
N78829	Eastman Kodak Company	US	6134095	09/213,848	12/17/1998	10/17/2000	Granted	AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78881	Eastman Kodak Company	US	6586100	09/213,070	12/16/1998	7/1/2003	Granted	FLUOROCARBON-SILICONE INTERPENETRATING NETWORK USEFUL AS FUSER MEMBER COATING
N78895	Eastman Kodak Company	US	5991568	09/219,046	12/23/1998	11/23/1999	Granted	BLADE CLEANING APPARATUS WITH ASSOCIATED DUST SEAL AND METHOD OF CLEANING
N78919	Eastman Kodak Company	US	6218014	09/223,505	12/30/1998	4/17/2001	Granted	FLUOROCARBON FUSER MEMBER WITH SILICON CARBIDE FILLER
N78927	Eastman Kodak Company	US	6190771	09/221,345	12/28/1998	2/20/2001	Granted	FUSER ASSEMBLY WITH DONOR ROLLER HAVING REDUCED RELEASE AGENT SWELL
N78977	Eastman Kodak Company	US	6197466	09/452,087	11/30/1999	3/6/2001	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH METAL OXIDES
N79004	Eastman Kodak Company	JP	4806092	2010-185195	11/27/2000	8/19/2011	Granted	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79004	Eastman Kodak Company	US	6243555	09/473,403	12/28/1999	6/5/2001	Granted	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79032	Eastman Kodak Company	US	6483604	09/258,993	2/26/1999	11/19/2002	Granted	DISK-BASED IMAGE STORAGE SYSTEM AND METHOD WITH PRIORITIZED LOADING AND RETRIEVAL OPERATIONS
N79085	Eastman Kodak Company	US	6312817	09/244,375	2/4/1999	11/6/2001	Granted	FUSER ASSEMBLY WITH CONTROLLED POLYMERIC RELEASE AGENT SWELL INTERMEDIATE LAYER
N79209	Eastman Kodak Company	US	6241404	09/405,833	9/24/1999	6/5/2001	Granted	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM VERFAHREN ZUM STEUERN DES PAPIERFLUSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79224	Eastman Kodak Company	US	6201556	09/443,602	11/19/1999	3/31/2001	Granted	ELECTROGRAPHIC REPRODUCTION APPARATUS LIGHT-EMITTING DEVICE SUPPORT MECHANISM
N79241	Eastman Kodak Company	US	6108504	09/277,618	3/26/1999	8/22/2000	Granted	CORONA WIRE REPLENISHING MECHANISM
N79463	Eastman Kodak Company	US	6678496	10/216,985	8/12/2002	1/13/2004	Granted	SKIVE MECHANISM FOR REPRODUCTION APPARATUS FUSER ROLLERS
N79479	Eastman Kodak Company	US	6181886	09/471,787	12/23/1999	1/30/2001	Granted	TONER REPLENISHMENT AND COLLECTION APPARATUS AND METHOD
N79697	Eastman Kodak Company	US	6160980	09/437,552	11/10/1999	12/12/2000	Granted	METHOD AND APPARATUS FOR REDUCING CONTAMINATION OF A TACKDOWN, CAPTURE OR TRANSFER ROLLER ON A SPLICED PHOTOCONDUCTOR OR TRANSPORT WEB
N79717	Eastman Kodak Company	US	6819886	10/625,429	7/23/2003	11/16/2004	Granted	GLOSS/DENSITY MEASUREMENT DEVICE WITH FEEDBACK TO CONTROL GLOSS AND DENSITY OF IMAGES PRODUCED BY AN ELECTROGRAPHIC REPRODUCTION APPARATUS
N79755	Eastman Kodak Company	US	6275672	09/442,303	11/19/1999	8/14/2001	Granted	ADJUSTMENT MECHANISM FOR DEVELOPMENT STATION ELEMENTS
N79901	Eastman Kodak Company	US	6417284	09/409,291	9/30/1999	7/9/2002	Granted	A NOVEL ADHESION PRIMING COMPOSITION FOR FLUOROPOLYMER COATINGS
N80050	Eastman Kodak Company	US	6821626	09/450,302	11/29/1999	11/23/2004	Granted	FLUOROCARBON RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80091	Eastman Kodak Company	US	6676996	10/209,040	7/31/2002	1/13/2004	Granted	FLUOROELASTOMER-SILICONE COMPOSITES USING POLYDIMETHYLSILOXANE PARTICLES
N80095	Eastman Kodak Company	US	6549747	10/080,005	2/21/2002	4/15/2003	Granted	CONDUCTIVE FUR BRUSH CLEANER HAVING AN INSULATED CASING
N80096	Eastman Kodak Company	US	6690899	10/080,215	2/21/2002	2/10/2004	Granted	CONDUCTIVE FIBER BRUSH CLEANER HAVING SEPARATE ZONES
N80110	Eastman Kodak Company	US	6654584	09/991,584	11/17/2001	11/25/2003	Granted	PRESSURE ROLLER OIL CLEANER FOR A ROLLER FUSING SYSTEM
N80148	Eastman Kodak Company	US	6537741	09/792,313	2/23/2001	3/25/2003	Granted	FUSING BELT FOR APPLYING A PROTECTIVE

N80159	Eastman Kodak Company	US	6243557	09/540,263	3/31/2000	6/5/2001	Granted	OVERCOAT TO A PHOTOGRAPHIC ELEMENT OFFSET PREVENTING OIL PRESSURE SENSOR SYSTEM
N80160	Eastman Kodak Company	US	6538453	09/540,789	3/31/2000	3/25/2003	Granted	DETECTING ERRATIC RESISTANCE IN TEMPERATURE SENSORS
N80391	Eastman Kodak Company	US	6358656	09/644,331	8/23/2000	3/19/2002	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA-TITANIUM DIOXIDE MIXTURES
N80396	Eastman Kodak Company	US	6304740	09/500,826	2/10/2000	10/16/2001	Granted	EXTERNALLY HEATED EXTERNAL HEATER ROLLERS
N80476	Eastman Kodak Company	US	6625408	09/574,054	5/18/2000	9/23/2003	Granted	PIN-MOUNT FOR OPTICAL WRITER/IMAGE- RECORDING ELEMENT IN A DOCUMENT PRINTER/COPIER

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N80519	Eastman Kodak Company	JP	3954400	2002-24532	1/31/2002	5/11/2007	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80519	Eastman Kodak Company	US	6532354	09/912,160	7/24/2001	3/11/2003	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80523	Eastman Kodak Company	US	6294303	09/489,811	1/24/2000	9/25/2001	Granted	MONOCOMPONENT DEVELOPER CONTAINING POSITIVELY CHARGEABLE INORGANIC FINE POWDER
N80567	Eastman Kodak Company	JP	4684467	2001-148414	5/17/2001	2/18/2011	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6512902	10/046,848	1/15/2002	1/28/2003	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480689	10/050,007	1/15/2002	11/12/2002	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480686	10/050,008	1/15/2002	11/12/2002	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80581	Eastman Kodak Company	US	6735407	10/263,983	10/3/2002	5/11/2004	Granted	CORONA CHARGERS HAVING CONSUMER REPLACEABLE COMPONENTS
N80700	Eastman Kodak Company	US	6240267	09/534,468	3/24/2000	5/29/2001	Granted	PRINTING APPARATUS
N80827	Eastman Kodak Company	DE		10211867.1	3/18/2002		Filed	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80827	Eastman Kodak Company	US	6754457	09/828,012	4/6/2001	6/22/2004	Granted	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80829	Eastman Kodak Company	US	6553201	09/574,055	5/18/2000	4/22/2003	Granted	REPLENISHER MECHANISM INTERFACE
N80830	Eastman Kodak Company	JP	4439743	2001-4265	1/11/2001	1/15/2010	Granted	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	US	6195527	09/570,090	5/12/2000	2/27/2001	Granted	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80914	Eastman Kodak Company	DE	60109085.3	01107859.9	4/10/2001	3/2/2005	Granted	FLUOROCARBON-SILICONE RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80914	Eastman Kodak Company	US	6797348	09/558,239	4/24/2000	9/28/2004	Granted	FUSER MEMBER OVERCOATED WITH FLUOROCARBON-SILICONE RANDOM COPOLYMER CONTAINING ALUMINUM OXIDE
N81116	Eastman Kodak Company	DE	50113850.1	01111316.4	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	JP	4713762	2001-147603	5/17/2001	4/1/2011	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	NL	1156387	01111316.4	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	US	6532873	09/858,208	5/15/2001	3/18/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81118	Eastman Kodak Company	DE	50113773.4	01109258.2	4/14/2001	3/26/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	NL	1155844	01109258.2	4/14/2001	3/26/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	US	6421522	09/858,111	5/15/2001	7/16/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON A CHANGE IN TONER PROFILE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81119	Eastman Kodak Company	DE	50114945.7	01110797.6	5/4/2001	6/24/2009	Granted	METHOD FOR REGISTRATION IN A MULTI-COLOUR PRINTING PRESS
N81119	Eastman Kodak Company	US	6615732	09/855,463	5/15/2001	9/9/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTER ON A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	DE	50112256.7	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	GB	1156400	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	NL	1156400	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	US	6496678	09/858,044	5/15/2001	12/17/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON CHANGE IN DIMENSIONS OF PRINTING SUBSTRATE
N81120	Eastman Kodak Company	US	6496678	09/858,044	5/15/2001	12/17/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81121	Eastman Kodak Company	DE	50114493.5	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING

N81121	Eastman Kodak Company	FR	1155846	01110278.7	4/26/2001	11/19/2008	Granted	MACHINE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	GB	1155846	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	US	6519423	09/858,046	5/15/2001	2/11/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATE GRADE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81122	Eastman Kodak Company	DE	50113847.1	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	GB	1156384	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	NL	1156384	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	US	6493012	09/860,120	5/17/2001	12/10/2002	Granted	EXPOSURE TIMING
N81123	Eastman Kodak Company	US	6480693	09/858,431	5/16/2001	11/12/2002	Granted	METHOD AND APPARATUS FOR CORRECTING REGISTRATION FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (AMENDED) METHOD AND APPARATUS FOR CORRECTING REGISTER FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (ORIGINAL)
N81124	Eastman Kodak Company	DE	50113849.8	01111315.6	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81124	Eastman Kodak Company	US	6934041	09/858,378	5/16/2001	8/23/2005	Granted	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81126	Eastman Kodak Company	JP	4938180	2001-148236	5/17/2001	3/2/2012	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	DE	50113927.3	01109091.7	4/12/2001	5/7/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	NL	1156382	01109091.7	4/12/2001	5/7/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81128	Eastman Kodak Company	US	6522857	09/858,430	5/16/2001	2/18/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATES [AS AMENDED] METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS FILED]
N81134	Eastman Kodak Company	JP	4762439	2001-149933	5/18/2001	6/17/2011	Granted	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81134	Eastman Kodak Company	US	6823165	09/575,077	5/19/2000	11/23/2004	Granted	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81144	Eastman Kodak Company	DE	50111987.6	01110411.4	4/27/2001	1/31/2007	Granted	REPLACEABLE CYLINDER ELEMENTS ON ELECTROGRAPHIC PRINTING UNITS
N81144	Eastman Kodak Company	US	6615722	09/858,429	5/16/2001	9/9/2003	Granted	REPLACEABLE CYLINDER ELEMENT INCLUDING CYLINDRICAL SLEEVE AND END MEMBERS HAVING COMPLEMENTARY CENTERING FACES TITLE AMENDED PER EXAMINER'S AMENDMENT IN THE NOTICE OF ALLOWANCE DATED 04/01/2003. [REPLACEABLE CYLINDER ELEMENT ON ELECTROGRAPHIC PRINTING UNITS]
N81145	Eastman Kodak Company	DE	50115081.1	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	GB	1868043	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	NL	1868043	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81150	Eastman Kodak Company	US	6484002	09/877,777	6/8/2001	11/19/2002	Granted	DOCUMENT PRINTER/COPIER WITH DECOUPLEABLE DRUM-SUPPORT MEMBER
N81151	Eastman Kodak Company	JP	4854864	2001-79343	3/19/2001	11/4/2011	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6259873	09/574,275	5/19/2000	7/10/2001	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6625407	09/878,048	6/8/2001	9/23/2003	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	DE	10122238	10122238.6	5/8/2001	6/10/2010	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	JP	4578718	2001-148416	5/17/2001	9/3/2010	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	US	6394943	09/574,447	5/19/2000	5/28/2002	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81167	Eastman Kodak Company	US	6308030	09/575,043	5/19/2000	10/23/2001	Granted	METHOD AND APPARATUS FOR SUPPORTING A DRUM FOR LOADING AND UNLOADING FROM A COPIER AND/OR PRINTER APPARATUS
N81203	Eastman Kodak Company	DE		10319846.6	5/3/2003		Filed	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81203	Eastman Kodak Company	US	6745001	10/139,434	5/6/2002	6/1/2004	Granted	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81205	Eastman Kodak Company	US	6453147	09/730,368	12/5/2000	9/17/2002	Granted	DUST CONTROL IN CONDUCTIVE-CORE FIBER BRUSH CLEANING SYSTEMS USING SELF-GENERATED AIR FLOW
N81295	Eastman Kodak Company	US	6429249	09/609,561	6/30/2000	8/6/2002	Granted	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION
N81297	Eastman Kodak Company	US	6696158	09/608,290	6/30/2000	2/24/2004	Granted	FUSER MEMBER WITH FLUOROCARBON THERMOPLASTICS COATING
N81310	Eastman Kodak Company	US	6453134	09/738,753	12/15/2000	9/17/2002	Granted	WEB-CLEANING APPARATUS FOR ELECTROSTATIC PRINTER/COPIER
N81311	Eastman Kodak Company	US	6901227	09/738,751	12/15/2000	5/31/2005	Granted	SUPPORT FOR BRACKET/BACKUP SHOE ASSEMBLY FOR WEB-CLEANING CARTRIDGE
N81322	Eastman Kodak Company	DE	60100023.4	01112874.1	6/1/2001	9/11/2002	Granted	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81324	Eastman Kodak Company	DE	60145094.9	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	GB	1167444	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	NL	1167444	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	US	6416819	09/608,289	6/30/2000	7/9/2002	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81325	Eastman Kodak Company	DE	60112665.3	01113650.4	6/19/2001	8/17/2005	Granted	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	NL	1168103	01113650.4	6/19/2001	8/17/2005	Granted	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT

N81328	Eastman Kodak Company	EP		01115333.5	6/25/2001		Filed	ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER
N81328	Eastman Kodak Company	US	6419615	09/609,563	6/30/2000	7/16/2002	Granted	ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER
N81333	Eastman Kodak Company	US	7016070	09/794,693	2/27/2001	3/21/2006	Granted	MULTIPLE-LEVEL PRINthead USING EMBEDDED HIGH SPEED SERIAL DATA AND CONTROL LINK WITH ON-BOARD EXPOSURE CLOCK GENERATION
N81334	Eastman Kodak Company	DE	10045261.2	10045261.2	9/13/2000	3/24/2011	Granted	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81334	Eastman Kodak Company	US	6521905	09/657,896	9/8/2000	2/18/2003	Granted	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81335	Eastman Kodak Company	US	6611345	09/657,897	9/8/2000	8/26/2003	Granted	METHOD AND DEVICE FOR DETERMINING THE POSITION OF AN OBJECT HAVING FACES AND EDGES, AND A POSITIONING SYSTEM
N81345	Eastman Kodak Company	DE		10137211.6	7/30/2001		Filed	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS
N81345	Eastman Kodak Company	JP	4615776	2001-228571	7/27/2001	10/29/2010	Granted	PROCESSOR AND METHOD FOR IMPROVING EDGE BY SETTING ADJUSTABLE THRESHOLD EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS (original)
N81345	Eastman Kodak Company	US	7079281	09/628,397	8/1/2000	7/18/2006	Granted	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTING
N81347	Eastman Kodak Company	DE		10137164.0	7/30/2001		Filed	GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7218420	09/629,993	8/1/2000	5/15/2007	Granted	GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7450269	11/609,377	12/12/2006	11/11/2008	Granted	GRAY LEVEL HALFTONE PROCESSING
N81353	Eastman Kodak Company	US	6541171	09/680,133	10/4/2000	4/1/2003	Granted	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING

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N81353	Eastman Kodak Company	US	6605399	10/277,492	10/22/2002	8/12/2003	Granted	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81355	Eastman Kodak Company	DE	60141559.0	01122614.9	9/27/2001	3/17/2010	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	GB	1195655	01122614.9	9/27/2001	3/17/2010	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	US	6456816	09/680,136	10/4/2000	9/24/2002	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81356	Eastman Kodak Company	US	6463250	09/679,345	10/4/2000	10/8/2002	Granted	EXTERNALLY HEATED DEFORMABLE FUSER ROLLER
N81358	Eastman Kodak Company	US	6490430	09/680,138	10/4/2000	12/3/2002	Granted	AN EXTERNALLY HEATED FUSER ROLLER FOR A TONER FUSING STATION [AS AMENDED OCT 4 2001] TONER FUSING STATION HAVING AN EXTERNALLY HEATED FUSER ROLLER
N81360	Eastman Kodak Company	US	6567641	09/680,134	10/4/2000	5/20/2003	Granted	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN EXTERNALLY HEATED FUSER ROLLER
N81361	Eastman Kodak Company	JP	4656774	2001-247408	8/16/2001	1/7/2011	Granted	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING
N81365	Eastman Kodak Company	US	6589048	09/827,410	4/6/2001	7/8/2003	Granted	ROLLER CONSTRUCTION FOR OPERATION AT ELEVATED TEMPERATURES
N81367	Eastman Kodak Company	US	6526236	10/007,998	11/13/2001	2/25/2003	Granted	REPLENSIHER MECHANISM FOR A REPRODUCTION APPARATUS DEVELOPMENT STATION WITH CONTINUOUS MONITORING OF REMAINING MARKING PARTICLE MATERIAL
N81372	Eastman Kodak Company	US	6678483	10/163,109	6/5/2002	1/13/2004	Granted	SERIAL DRIVE SENSING FAULT CLEANING DEVICE DETECTOR
N81375	Eastman Kodak Company	DE	10224879.6	6/5/2002			Filed	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	JP	4071984	2002-113958	4/16/2002	1/25/2008	Granted	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	US	6611666	09/882,196	6/15/2001	8/26/2003	Granted	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81380	Eastman Kodak Company	DE	60241693.0	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	GB	1237054	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	NL	1237054	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	US	6549745	09/785,913	2/16/2001	4/15/2003	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81382	Eastman Kodak Company	EP	02011523.4	5/23/2002			Filed	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81382	Eastman Kodak Company	US	6819351	09/870,305	5/30/2001	11/16/2004	Granted	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81387	Eastman Kodak Company	US	6735411	10/177,265	6/21/2002	5/11/2004	Granted	COMPLIANT INTERMEDIATE TRANSFER ROLLER WITH FLEXIBLE MOUNT
N81388	Eastman Kodak Company	DE	10008909	10008909.7	2/25/2000	5/12/2011	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	JP	4584475	2001-50992	2/26/2001	9/10/2010	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	US	6629692	10/020,602	12/6/2001	10/7/2003	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81392	Eastman Kodak Company	DE	50114943.0	01101674.8	1/30/2001	6/24/2009	Granted	DEVICE FOR COMPENSATING A RADIAL MOVEMENT OF THE SCREW IN A SCREW AND NUT DRIVE VORRICHTUNG ZUM AUSGLEICHEN EINES RADIALEN GEWINDESPINDELSCHLAGS EINES SPINDELTRIEBS
N81392	Eastman Kodak Company	US	6959620	10/016,719	12/10/2001	11/1/2005	Granted	DEVICE FOR BALANCING OF A RADIAL THREADED SPINDLE ECCENTRICITY OF A SPINDLE DRIVE
N81402	Eastman Kodak Company	DE	50112755.0	01110024.5	4/26/2001	7/25/2007	Granted	DEVICE FOR MANUALLY EXCHANGING AND

N81402	Eastman Kodak Company	GB	1156397	01110024.5	4/26/2001	7/25/2007	Granted	TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	US	6490425	09/850,513	5/7/2001	12/3/2002	Granted	DEVICE FOR MANUALLY EXCHANGING AND APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81404	Eastman Kodak Company	DE	50113338.0	01109441.4	4/24/2001	12/5/2007	Granted	DEVICE FOR MANUAL REPLACEMENT AND TRANSPORT OF THE ROLLER OF A COPYING MACHINE OR AN ELECTROPHOTOGRAPHIC PRINTER
N81404	Eastman Kodak Company	US	6549739	09/850,461	5/7/2001	4/15/2003	Granted	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81408	Eastman Kodak Company	US	6731890	10/294,378	11/14/2002	5/4/2004	Granted	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81411	Eastman Kodak Company	US	6831818	09/866,182	5/25/2001	12/14/2004	Granted	TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT
N81413	Eastman Kodak Company	DE		10221743.2	5/16/2002		Filed	CURRENT REGULATED VOLTAGE LIMITED HIGH VOLTAGE POWER SUPPLY FOR CORONA CHARGER
N81413	Eastman Kodak Company	JP	4663704	2007-297212	11/15/2007	1/14/2011	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	US	6813128	09/866,174	5/25/2001	11/2/2004	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81414	Eastman Kodak Company	US	6432598	09/892,946	6/27/2001	8/13/2002	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81416	Eastman Kodak Company	DE	50110309.0	01104788.3	2/27/2001	6/28/2006	Granted	PROCESS FOR FORMING TONERS CONTAINING ISOINDOLINE YELLOW PIGMENT
N81416	Eastman Kodak Company	US	6592119	09/850,462	5/7/2001	7/15/2003	Granted	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81418	Eastman Kodak Company	US	6533270	09/850,030	5/7/2001	3/18/2003	Granted	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81419	Eastman Kodak Company	DE	50101105.6	01103500.3	2/15/2001	12/10/2003	Granted	DELIVERY SYSTEM
N81419	Eastman Kodak Company	US	6595518	10/016,092	12/6/2001	7/22/2003	Granted	THREE-WAY DIVERTER DREI-WEGE-WEICHE (A-2487)
N81421	Eastman Kodak Company	US	6578483	09/850,045	5/7/2001	6/17/2003	Granted	THREE-WAY DIVERTER DREI-WEGE-WEICHE (A-2487)
								DEVICE FOR ASSEMBLY OF TUBULAR CARRIER ELEMENTS

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N81423	Eastman Kodak Company	DE	50109123.8	01109214.5	4/14/2001	3/8/2006	Granted	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81423	Eastman Kodak Company	US	6676123	09/850,326	5/7/2001	1/13/2004	Granted	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81426	Eastman Kodak Company	DE	50109414.8	01109213.7	4/14/2001	4/5/2006	Granted	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81426	Eastman Kodak Company	NL	1170235	01109213.7	4/14/2001	4/5/2006	Granted	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81427	Eastman Kodak Company	DE	50109477.6	01109224.4	4/14/2001	4/12/2006	Granted	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81427	Eastman Kodak Company	JP	4960552	2001-148324	5/17/2001	3/30/2012	Granted	PROCESS FOR ALIGNMENT OF SHEET MATERIAL ON A REFERENCE EDGE
N81427	Eastman Kodak Company	NL	1170236	01109224.4	4/14/2001	4/12/2006	Granted	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81428	Eastman Kodak Company	DE	50110435.6	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	GB	1170237	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	NL	1170237	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81429	Eastman Kodak Company	DE	10023940	10023940.4	5/17/2000	7/17/2008	Granted	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL
N81429	Eastman Kodak Company	US	6663103	09/850,292	5/7/2001	12/16/2003	Granted	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL DURING TRANSPORT
N81433	Eastman Kodak Company	DE	50107884.3	01108977.8	4/11/2001	11/2/2005	Granted	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81433	Eastman Kodak Company	US	6626103	09/850,387	5/7/2001	9/30/2003	Granted	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81435	Eastman Kodak Company	US	6555237	09/957,127	9/20/2001	4/29/2003	Granted	FUSER SYSTEM WITH DONER ROLLER HAVING A CONTROLLED SWELL RELEASE AGENT SURFACE LAYER
N81436	Eastman Kodak Company	US	6687483	10/158,604	5/30/2002	2/3/2004	Granted	FUSER APPARATUS FOR ADJUSTING GLOSS OF A FUSED TONER IMAGE AND METHOD FOR FUSING A TONER IMAGE TO A RECEIVER [APPARATUS AND METHODS TO ADJUST GLOSS OF TONER IMAGES]
N81437	Eastman Kodak Company	US	6486441	10/011,388	12/4/2001	11/26/2002	Granted	HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81438	Eastman Kodak Company	US	7670650	10/662,913	9/15/2003	3/2/2010	Granted	METHOD FOR PRODUCING A REPLACEABLE FUSER MEMBER
N81439	Eastman Kodak Company	US	7115084	10/664,012	9/15/2003	10/3/2006	Granted	REPLACEABLE FUSER MEMBER
N81440	Eastman Kodak Company	US	6678486	10/080,004	2/21/2002	1/13/2004	Granted	INTEGRATED CONTAMINATION CONTROL SYSTEM FOR A CORONA CHARGER
N81441	Eastman Kodak Company	US	6721519	10/080,009	2/21/2002	4/13/2004	Granted	PERFORMANCE SENSING CLEANING DEVICE
N81445	Eastman Kodak Company	US	6684035	10/174,600	6/19/2002	1/27/2004	Granted	ADJUSTABLE AUTOMATIC PROCESS CONTROL DENSITY PATCH LOCATION DETECTION
N81447	Eastman Kodak Company	US	6771916	10/008,298	11/13/2001	8/3/2004	Granted	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81449	Eastman Kodak Company	US	6567635	09/956,629	9/20/2001	5/20/2003	Granted	APPARATUS AND METHOD FOR FLUIDIZING TONER IN A STORAGE CONTAINER
N81450	Eastman Kodak Company	US	6587652	09/929,623	8/14/2001	7/1/2003	Granted	METHOD AND APPARATUS FOR ADJUSTING DEVICES FOR GENERATING COLOR SEPARATIONS IN A MULTICOLOR PRINTING MACHINE [VERFAHREN UND VORRICHTUNG ZUR EINSTELLUNG VON EINRICHTUNGEN ZUR ERZEUGUNG VON TEILFARBENBILDERN BEI EINER MEHRFARBENDRUCKMASCHINE]
N81453	Eastman Kodak Company	US	6672999	10/097,334	3/14/2002	1/6/2004	Granted	GUDGEON ASSEMBLY
N81454	Eastman Kodak Company	US	6556796	10/054,453	1/22/2002	4/29/2003	Granted	DRUM-LOADING/UNLOADING APPARATUS FOR ELECTROSTATOGRAPHIC PRINTER/COPIER
N81455	Eastman Kodak Company	US	6611670	10/011,793	12/4/2001	8/26/2003	Granted	EXTERNAL HEATER MEMBER AND METHODS FOR FUSING TONER IMAGES
N81456	Eastman Kodak Company	JP	4128805	2000-164651	6/5/2002	5/23/2008	Granted	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81456	Eastman Kodak Company	US	6660351	09/957,992	9/21/2001	12/9/2003	Granted	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	DE	60215599.1	02019954.3	9/5/2002	10/25/2006	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	NL	1296199	02019954.3	9/5/2002	10/25/2006	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	US	6721529	09/960,661	9/21/2001	4/13/2004	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81458	Eastman Kodak Company	JP	4409864	2003-173923	6/18/2003	11/20/2009	Granted	IMAGE WIDTH CORRECTION FOR LED PRINthead
N81458	Eastman Kodak Company	US	6724413	10/174,801	6/19/2002	4/20/2004	Granted	IMAGE WIDTH CORRECTION FOR LED PRINthead
N81459	Eastman Kodak Company	US	6719423	09/973,239	10/9/2001	4/13/2004	Granted	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6761446	10/698,678	10/31/2003	7/13/2004	Granted	INK JET PROCESS INCLUDING REMOVAL OF EXCESS

N81460	Eastman Kodak Company	US	6682189	09/973,244	10/9/2001	1/27/2004	Granted	LIQUID FROM AN INTERMEDIATE MEMBER INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6767092	10/681,799	10/8/2003	7/27/2004	Granted	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	US	6932469	09/973,228	10/9/2001	8/23/2005	Granted	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81463	Eastman Kodak Company	EP		02012017.6	5/31/2002		Filed	BANDED COMPOSITOR FOR VARIABLE DATA
N81463	Eastman Kodak Company	US	7327487	10/046,031	10/23/2001	2/5/2008	Granted	BANDED COMPOSITOR FOR VARIABLE DATA
N81466	Eastman Kodak Company	DE		10315054.4	4/2/2003		Filed	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]

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N81466	Eastman Kodak Company	JP	4177144	2003-78714	3/20/2003	8/29/2008	Granted	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	US	7375842	10/118,770	4/9/2002	5/20/2008	Granted	VARIABLE DATA PRINTING USING VARIANTS
N81474	Eastman Kodak Company	US	6619653	09/989,773	11/20/2001	9/16/2003	Granted	SHEET DELIVERY DEVICE [BLATTABLAGEVORRICHTUNG]
N81475	Eastman Kodak Company	DE	50111085.2	01118666.5	8/3/2001	9/27/2006	Granted	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHIGEN GUT]
N81475	Eastman Kodak Company	US	6588746	09/989,789	11/20/2001	7/8/2003	Granted	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHIGEN GUT]
N81476	Eastman Kodak Company	US	6549746	10/023,124	12/17/2001	4/15/2003	Granted	PROCESS AND DEVICE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81477	Eastman Kodak Company	US	6661993	10/028,037	12/20/2001	12/9/2003	Granted	PROCESS FOR CONTROLLING THE GLOSS OF A TONER IMAGE AND A DIGITAL IMAGE RECORDING DEVICE [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81480	Eastman Kodak Company	US	7092664	10/016,335	12/10/2001	8/15/2006	Granted	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81481	Eastman Kodak Company	DE	10135788	10135788.5	7/23/2001	2/5/2004	Granted	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81481	Eastman Kodak Company	US	6608986	10/023,384	12/17/2001	8/19/2003	Granted	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81483	Eastman Kodak Company	US	6608987	10/023,955	12/18/2001	8/19/2003	Granted	METHOD AND MACHINE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND MASCHINE ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81484	Eastman Kodak Company	US	6535711	10/021,413	12/6/2001	3/18/2003	Granted	PROCESS FOR THE DOUBLE-SIDED PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN ZUM DOPPELSEITIGEN BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81486	Eastman Kodak Company	US	6674990	10/023,959	12/18/2001	1/6/2004	Granted	OVERHEATING PROTECTION FOR TONER IMAGE PRINTED SUBSTRATE IN A RADIATION FIXING DEVICE [AS AMENDED] [ON 6/10/03] DIGITAL PRINTER OR COPIER MACHINE AND OVERHEATING PROTECTION DEVICE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND UEBERHITZUNGS-SCHUTZEINRICHTUNG]
N81487	Eastman Kodak Company	US	6993278	10/023,957	12/18/2001	1/31/2006	Granted	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81488	Eastman Kodak Company	US	6587665	10/022,692	12/17/2001	7/1/2003	Granted	DIGITAL PRINTER OR COPIER MACHINE AND PROCESSES FOR FIXING A TONER IMAGE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN EINES TONERBILDES]
N81489	Eastman Kodak Company	US	6740462	10/023,916	12/17/2001	5/25/2004	Granted	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81490	Eastman Kodak Company	US	6594465	10/015,995	12/6/2001	7/15/2003	Granted	RADIATION UNIT FOR A FIXATION DEVICE [BESTRAHLUNGSEINRICHTUNG FUER EINE FIXIERVORRICHTUNG]
N81491	Eastman Kodak Company	US	6665516	10/015,976	12/10/2001	12/16/2003	Granted	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81492	Eastman Kodak Company	US	6686573	10/008,852	12/4/2001	2/3/2004	Granted	PROCESS AND DEVICE FOR WARMING UP PRINTING MATERIAL AND/OR TONER [VERFAHREN UND EINRICHTUNG ZUR ERWAERMUNG VON BEDRUCKSTOFF UND/ODER TONER]
N81495	Eastman Kodak Company	DE	10145002.8	10145002.8	9/12/2001	8/14/2003	Granted	VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF
N81495	Eastman Kodak Company	US	6683287	10/011,354	12/4/2001	1/27/2004	Granted	PROCESS AND DEVICE FOR FIXING TONER ONTO A SUBSTRATE OR PRINTED MATERIAL [VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81497	Eastman Kodak Company	US	6954603	10/667,797	9/22/2003	10/11/2005	Granted	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81498	Eastman Kodak Company	US	6781052	10/121,721	4/12/2002	8/24/2004	Granted	HIGH VOLTAGE CABLE EMI SHIELD
N81499	Eastman Kodak Company	US	7246887	11/013,143	12/15/2004	7/24/2007	Granted	DUAL INPUT BI-DIRECTIONAL PRINTHEAD DRIVER INTEGRATED CIRCUIT
N81503	Eastman Kodak Company	DE	60325794.1	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS

N81503	Eastman Kodak Company	FR	1333330	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	GB	1333330	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	US	6716560	10/061,149	2/1/2002	4/6/2004	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81504	Eastman Kodak Company	US	6718285	10/011,331	11/5/2001	4/6/2004	Granted	OPERATOR REPLACEABLE COMPONENT LIFE TRACKING SYSTEM
N81508	Eastman Kodak Company	US		11/013,069	12/15/2004		Filed	RETAINING CHANNEL SYNCHRONIZATION THROUGH USE OF ALTERNATE CONTROL CHARACTERS
N81509	Eastman Kodak Company	US	6625403	10/008,283	11/5/2001	9/23/2003	Granted	PERSONALIZATION OF OPERATOR REPLACEABLE COMPONENT LIFE PREDICTION BASED ON REPLACEABLE COMPONENT LIFE HISTORY
N81514	Eastman Kodak Company	DE		10326922.3	6/16/2003		Filed	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81514	Eastman Kodak Company	US	6608641	10/184,351	6/27/2002	8/19/2003	Granted	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81523	Eastman Kodak Company	US	6588741	10/151,641	5/20/2002	7/8/2003	Granted	STACKING DEVICE OF A PRINTING PRESS [ABLAGEEINRICHTUNG EINER DRUCKMASCHINE]
N81531	Eastman Kodak Company	US	6618571	10/162,967	6/5/2002	9/9/2003	Granted	PROCESS AND DEVICE FOR TRANSFERRING TONER [VERFAHREN UND EINRICHTUNG ZUM UEBERTRAGEN VON TONER]
N81532	Eastman Kodak Company	US	6682163	10/178,984	6/25/2002	1/27/2004	Granted	METHOD AND DEVICE FOR DETECTING AND CORRECTING CHROMATIC ABERRATIONS IN MULTICOLOR PRINTING [VERFAHREN UND VORRICHTUNG ZUM ERFASSEN UND KORRIGIEREN VON FARBABWEICHUNGEN BEIM MEHRFARBDRUCK]
N81533	Eastman Kodak Company	DE	50201500.4	02002922.9	2/9/2002	11/10/2004	Granted	VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS
N81533	Eastman Kodak Company	US	6681923	10/180,183	6/26/2002	1/27/2004	Granted	MOUNTING AND REMOVING A CONTINUOUS CONVEYOR BELT [VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS]
N81535	Eastman Kodak Company	US	6553198	10/108,173	3/27/2002	4/22/2003	Granted	SINGLE PIECE CONTROL GRID ELECTRODE FOR A CORONA CHARGER
N81536	Eastman Kodak Company	US	6631898	10/151,266	5/20/2002	10/14/2003	Granted	METHOD AND DEVICE FOR DETECTION OF A TRANSLUCENT AREA OR OBJECT BY A LIGHT BARRIER [GREIFERANORDNUNG BEI DER ABLAGE EINER DRUCKMASCHINE]
N81538	Eastman Kodak Company	DE	50213734.7	02008220.2	4/18/2002	8/5/2009	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	GB	1255171	02008220.2	4/18/2002	8/5/2009	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	US	6668154	10/126,490	4/19/2002	12/23/2003	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]

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N81539	Eastman Kodak Company	US	6727674	10/207,523	7/29/2002	4/27/2004	Granted	DEVICE FOR PRODUCING OR CONTROLLING AN ALERNATING CURRENT IN AT LEAST ONE INDUCTIVE LOAD [VORRICHTUNG ZUR ERZEUGUNG ODER STEUERUNG EINES WECHSELSTROMES IN WENIGNSTENS EINER INDUKTIVEN LAST]
N81540	Eastman Kodak Company	DE	10139310.5	10139310.5	8/9/2001	11/25/2010	Granted	SIMPLIFIED MAGNIFICATION
N81540	Eastman Kodak Company	US	6817295	10/207,501	7/29/2002	11/16/2004	Granted	METHOD AND ILLUSTRATION DEVICE FOR REGISTER MARK SETTING [VERFAHREN UND BEBILDERUNGSEINRICHTUNG ZUE REGISTEREINSTELLUNG]
N81542	Eastman Kodak Company	DE	50208390.5	02006038.0	3/16/2002	10/11/2006	Granted	PROCEDURE AND PRINTING MACHINE FOR DETERMINING REGISTER ERRORS
N81542	Eastman Kodak Company	US	6619209	10/208,626	7/30/2002	9/16/2003	Granted	PROCESS AND PRINTING MACHINE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	DE	50208478.2	02006044.8	3/16/2002	10/18/2006	Granted	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	US	6718879	10/208,216	7/30/2002	4/13/2004	Granted	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81544	Eastman Kodak Company	DE		10332971.4	7/21/2003		Filed	AN INTELLIGENT ROLLER FUSER SYSTEM WHERE THE FUSING MEMBER IS HEATED INTERNALLY WITH A LAMP AND EXTERNALLY WITH CONDUCTIVE HEATED ROLLERS. THE TEMPERATURE OF THE FUSING MEMBER IS CONTROLLED BY VARYING THE CONTACT NIP BETWEEN THE FUSING MEMBER AND THE HEATING ROLLERS FOR VARIOUS MEDIA TYPES WHILE PRINTING IN A MIX MODE.
N81544	Eastman Kodak Company	US	6799000	10/215,884	8/9/2002	9/28/2004	Granted	ROLLER FUSER SYSTEM WITH INTELLIGENT CONTROL OF FUSING MEMBER TEMPERATURE FOR PRINTING MIXED MEDIA TYPES
N81550	Eastman Kodak Company	US	7777773	11/037,643	1/18/2005	8/17/2010	Granted	IMAGE QUALITY ATTRIBUTES TRACKING AND PREVENTIVE MAINTENANCE PREDICTION
N81552	Eastman Kodak Company	US	7236183	11/012,977	12/15/2004	6/26/2007	Granted	FLEXIBLE PRINthead WIDTH
N81555	Eastman Kodak Company	US	7054588	10/645,394	8/21/2003	5/30/2006	Granted	IMAGE PRODUCTION SYSTEM WITH RELEASE AGENT SYSTEM AND ASSOCIATED METHOD OF CONTROLLING RELEASE AGENT TRANSFER
N81557	Eastman Kodak Company	EP		03009844.6	5/13/2003		Filed	FUSER MEMBER WITH A GLOSS LEVEL TUNED IN AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7087305	10/158,601	5/30/2002	8/8/2006	Granted	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7211362	10/974,141	10/27/2004	5/1/2007	Granted	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81561	Eastman Kodak Company	US	6517346	10/139,486	5/6/2002	2/11/2003	Granted	FUSING STATION WITH IMPROVED FUSER ROLLER
N81562	Eastman Kodak Company	US	6582222	10/139,464	5/6/2002	6/24/2003	Granted	FUSING STATION INCLUDING MULTILAYER FUSER ROLLER
N81567	Eastman Kodak Company	DE	50211590.4	02009078.3	4/24/2002	1/23/2008	Granted	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81567	Eastman Kodak Company	US	6651562	10/231,858	8/30/2002	11/25/2003	Granted	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81568	Eastman Kodak Company	DE	50207426.4	02009529.5	4/26/2002	6/7/2006	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	JP	4315657	2002-261300	9/6/2002	5/29/2009	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	NL	1291746	02009529.5	4/26/2002	6/7/2006	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81571	Eastman Kodak Company	US	7149445	10/863,707	6/8/2004	12/12/2006	Granted	DETECTION OF BACKGROUND TONER PARTICLES
N81572	Eastman Kodak Company	US	7400759	11/013,231	12/15/2004	7/15/2008	Granted	A METHOD FOR TESTING A PLASTIC SLEEVE FOR AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81573	Eastman Kodak Company	US	7302220	11/013,845	12/16/2004	11/27/2007	Granted	AN IMPROVED FUSER ROLLER AND FUSING STATION
N81575	Eastman Kodak Company	US	8024236	10/646,605	8/22/2003	9/20/2011	Granted	METHOD AND APPARATUS FOR REDUCING SUPPLY ORDERS IN INVENTORY MANAGEMENT
N81582	Eastman Kodak Company	US	7219805	10/955,427	9/30/2004	5/22/2007	Granted	SIEVE SCREEN LEVEL SENSOR
N81583	Eastman Kodak Company	US	7877053	11/017,488	12/20/2004	1/25/2011	Granted	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81583	Eastman Kodak Company	US		12/909,927	10/22/2010		Filed	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81584	Eastman Kodak Company	JP	3764718	322941/02	11/6/2002	1/27/2006	Granted	PAPIERTRANSPORTWAGEN
N81584	Eastman Kodak Company	US	6736584	10/274,556	10/21/2002	5/18/2004	Granted	PAPER TRANSPORTATION TROLLEY [PAPIERTRANSPORTWAGEN]
N81589	Eastman Kodak Company	DE	10225603.9	10225603.9	6/7/2002	1/24/2008	Granted	HYBRID FUSER
N81589	Eastman Kodak Company	US	6909871	10/422,487	4/24/2003	6/21/2005	Granted	METHOD AND DEVICE FOR FUSING TONER ONTO A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81591	Eastman Kodak Company	US	6920292	10/458,600	6/10/2003	7/19/2005	Granted	METHOD AND CONTROL DEVICE FOR PREVENTION

N81592	Eastman Kodak Company	US	6889028	10/458,543	6/10/2003	5/3/2005	Granted	OF IMAGE PLANE REGISTRATION ERRORS
N81593	Eastman Kodak Company	DE	50309942.2	03006971.0	3/27/2003	6/4/2008	Granted	TECHNIQUE AND DEVICE FOR CONTROLLING THE POSITION ACCURACY IN COLOR PRINTING
N81593	Eastman Kodak Company	US	7212780	10/457,878	6/10/2003	5/1/2007	Granted	METHOD AND APPARATUS FOR PROVIDING SHETS IN A PRINTING MACHINE
N81598	Eastman Kodak Company	US	6866264	10/315,722	12/10/2002	3/15/2005	Granted	PROCESS AND DEVICE FOR SUPPLYING SUBSTRATES IN A PRINTING UNIT [VERFAHREN UND VORRICHTUNG ZUR BEREITSTELLUNG VON BOEGEN IN EINER DRUCKMASCHINE]
N81600	Eastman Kodak Company	JP	3784769	358563/02	12/10/2002	3/24/2006	Granted	BLOCKING DEVICE FOR A DEVICE FOR MOVING A SHEET
N81600	Eastman Kodak Company	US	6880820	10/315,701	12/10/2002	4/19/2005	Granted	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81601	Eastman Kodak Company	US	6848361	10/337,129	1/6/2003	2/1/2005	Granted	CONVEYOR ROLLER DEVICE FOR DEPOSITING SHEETS ON A STACK
N81604	Eastman Kodak Company	DE	10208597	10208597.9	2/27/2002	3/21/2013	Granted	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81604	Eastman Kodak Company	US	6836635	10/360,284	2/7/2003	12/28/2004	Granted	CONTROL DEVICE AND METHOD TO PREVENT REGISTER ERRORS [STEUERUNGSEINRICHTUNG UND VERFAHREN ZUM VERMEIDEN VON REGISTERFEHLERN]
								[VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
								METHOD AND CONTROL DEVICE FOR PREVENTING REGISTER ERRORS [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION

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N81609	Eastman Kodak Company	GB	1353241	02028443.6	12/19/2002	8/24/2011	Granted	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	NL	1353241	02028443.6	12/19/2002	8/24/2011	Granted	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	US	6871037	10/406,747	4/3/2003	3/22/2005	Granted	METHOD FOR CALIBRATING OR RECALIBRATING A CONVERSION FACTOR FOR DETERMINING THE DISTANCE COVERED BY A PRINT SUBSTRATE IN A PRINTING MACHINE [VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE]
N81612	Eastman Kodak Company	US	6862425	10/422,482	4/24/2003	3/1/2005	Granted	MICROWAVE DEVICE AND METHOD TO FUSE TONER ONTO PRINT SUBSTRATE [MIKROWELLENEINRICHTUNG UND VERFAHREN ZUM FIXIEREN VON TONER AUF BEDRUCKSTOFF]
N81617	Eastman Kodak Company	US	6735412	10/264,946	10/4/2002	5/11/2004	Granted	CAPILLARY MICRO-GROOVE SKIVE FINGERS
N81618	Eastman Kodak Company	US	6969207	10/635,255	8/6/2003	11/29/2005	Granted	METHOD AND DEVICE FOR RECOGNIZING AN OBJECT ON A SURFACE [VERFAHREN UND VORRICHTUNG ZUR ERKENNUNG EINES OBJEKTES AUF EINER OBERFLAECHE]
N81622	Eastman Kodak Company	US	7014899	10/667,996	9/22/2003	3/21/2006	Granted	ROLLER FOR USE IN A FUSING STATION
N81627	Eastman Kodak Company	US	6915087	10/640,202	8/13/2003	7/5/2005	Granted	FORMATION OF UNIFORM DENSITY PATCHES IN AN ELECTROGRAPHIC REPRODUCTION APPARATUS FOR PROCESS CONTROL
N81629	Eastman Kodak Company	DE	50310854.5	03012568.6	6/3/2003	12/3/2008	Granted	METHOD FOR DETECTING A REGISTER MARK, PARTICULARY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81629	Eastman Kodak Company	GB	1410910	03012568.6	6/3/2003	12/3/2008	Granted	METHOD FOR DETECTING A REGISTER MARK, PARTICULARY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81644	Eastman Kodak Company	DE	10251616.2	10251616.2	11/6/2002	3/11/2010	Granted	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81644	Eastman Kodak Company	US	7217113	10/695,315	10/28/2003	5/15/2007	Granted	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81652	Eastman Kodak Company	US	7329463	10/887,059	7/7/2004	2/12/2008	Granted	LOW DAMPING FUSER ROLLER COMPOSITION
N81653	Eastman Kodak Company	US	7006782	10/887,295	7/7/2004	2/28/2006	Granted	FUSING STATION AND METHOD FOR FUSING
N81655	Eastman Kodak Company	US	6950615	10/717,878	11/20/2003	9/27/2005	Granted	PROCEDURE AND DEVICE FOR ADJUSTING GLOSS IN PRINT MATERIAL
N81661	Eastman Kodak Company	US	6878911	10/422,317	4/24/2003	4/12/2005	Granted	DEVICE AND METHOD FOR CLEANING MICROWAVE DEVICES
N81697	Eastman Kodak Company	US	7181153	10/925,394	8/25/2004	2/20/2007	Granted	APPARATUS FOR PRECISELY ADJUSTING THE POSITION OF WORKSTATIONS IN A DOCUMENT PRINTER/COPIER
N81699	Eastman Kodak Company	DE	50310536.8	03014130.3	6/24/2003	9/24/2008	Granted	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81699	Eastman Kodak Company	US	7162956	10/635,260	8/6/2003	1/16/2007	Granted	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81700	Eastman Kodak Company	DE	10246394.8	10246394.8	10/4/2002	3/8/2007	Granted	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81700	Eastman Kodak Company	US	6904260	10/664,686	9/17/2003	6/7/2005	Granted	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81706	Eastman Kodak Company	US	7120380	10/965,369	10/14/2004	10/10/2006	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH RELEASE OIL-ABSORBING LAYER
N81708	Eastman Kodak Company	US	7191807	11/011,672	12/14/2004	3/20/2007	Granted	APPARATUS FOR TONER PROCESSING INCLUDING A VARIABLE-ORIFICE NON-CONTACT VALVE
N81710	Eastman Kodak Company	US	7156372	11/011,820	12/14/2004	1/2/2007	Granted	NON-CONTACT VALVE FOR PARTICULATE

N81713	Eastman Kodak Company	US	7341790	11/017,280	12/20/2004	3/11/2008	Granted	MATERIAL TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-PHENOLIC RESIN COMPOSITION
N81714	Eastman Kodak Company	US	7273687	11/017,485	12/20/2004	9/25/2007	Granted	TONER FUSER MEMBER HAVING RELEASE LAYER FORMED FROM GLYCIDYL END-CAPPED POLYMER AND PERFLUOROALKYL GLYCIDYL- REACTIVE COMPOUND
N81715	Eastman Kodak Company	DE	50310998.3	03020915.9	9/16/2003	12/31/2008	Granted	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81715	Eastman Kodak Company	US	7035557	10/769,353	1/30/2004	4/25/2006	Granted	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81719	Eastman Kodak Company	US	7334336	11/017,397	12/20/2004	2/26/2008	Granted	A METHOD FOR PRODUCING A SLEEVED POLYMER MEMBER, AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81720	Eastman Kodak Company	US	7351512	11/017,486	12/20/2004	4/1/2008	Granted	OVERCOAT FOR A POLYMER SLEEVE MEMBER FOR A BLANKET CYLINDER AND A METHOD FOR MAKING THE OVERCOAT
N81723	Eastman Kodak Company	US	7139521	11/021,250	12/21/2004	11/21/2006	Granted	GLOSS AND DIFFERENTIAL GLOSS CONTROL METHODOLOGY
N81724	Eastman Kodak Company	US	7239816	11/020,504	12/21/2004	7/3/2007	Granted	IN-LINE APPEARANCE CONTROL METHOD
N81725	Eastman Kodak Company	US	7222850	10/790,426	3/1/2004	5/29/2007	Granted	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81728	Eastman Kodak Company	US	7227735	10/961,782	10/8/2004	6/5/2007	Granted	CURRENT REGULATED, VOLTAGE LIMITED, AC POWER SUPPLY WITH DC OFFSET FOR CORONA CHARGERS
N81729	Eastman Kodak Company	US	7130571	11/011,282	12/14/2004	10/31/2006	Granted	VARIABLE TORQUE DEVICE FOR MAINTAINING CONSTANT WEB TENSION
N81731	Eastman Kodak Company	US		10/973,043	10/25/2004		Filed	CONTROL OF CHARGE-TO-MASS OF TONER USING SILICA BLENDS CONTROL OF Q/M RATION USING BLENDS OF SILICA [DISCLOSURE]
N81732	Eastman Kodak Company	US	7316881	10/973,042	10/25/2004	1/8/2008	Granted	METHOD OF PRODUCING A CUSTOM COLOR TONER A METHOD OF PRODUCING A CUSTOM ACCENT COLOR DRY ELECTROPHOTOGRAPHIC DEVELOPER [DISCLOSURE]
N81733	Eastman Kodak Company	US	7180532	11/022,209	12/21/2004	2/20/2007	Granted	DRY INK CONCENTRATION MONITOR INTERFACE WITH AUTOMATED TEMPERATURE COMPENSATION ALGORITHM
N81734	Eastman Kodak Company	US	7459027	11/022,419	12/21/2004	12/2/2008	Granted	PNEUMATICALLY ADJUSTABLE APPARATUS FOR COATING TONER FUSING BELT SUBSTRATE AND METHOD FOR USING SAME
N81735	Eastman Kodak Company	US	7017900	10/790,425	3/1/2004	3/28/2006	Granted	TRANSPORTING AN ESSENTIALLY SHEET- SHAPED ELEMENT, PARTICULARLY A PRINT MATERIAL SHEET [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERMIGEN ELEMENTES, INSBESONDERE EINES BEDRUCKSTOFFBOGENS]
N81741	Eastman Kodak Company	US	7248812	11/037,588	1/18/2005	7/24/2007	Granted	CLEANING MEMBER
N81743	Eastman Kodak Company	DE	602005035273.2	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	FR	1725913	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS

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N81743	Eastman Kodak Company	GB	1725913	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	US	7184698	11/076,843	3/10/2005	2/27/2007	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81747	Eastman Kodak Company	US	7438735	11/038,622	1/19/2005	10/21/2008	Granted	BELT FUSER WITH ULTRAVIOLET LAMPS FOR CROSSLINKABLE TONER [ORIGINAL]
N81748	Eastman Kodak Company	DE	10326964.9	10326964.9	6/16/2003	12/9/2004	Granted	FILTER APPARATUS WITH AUTOMATIC CLEANING
N81748	Eastman Kodak Company	US	7127206	10/866,953	6/14/2004	10/24/2006	Granted	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	EP		05707492.4	2/18/2005		Filed	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	US	7596347	12/014,140	1/15/2008	9/29/2009	Granted	IMPROVED SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81751	Eastman Kodak Company	DE	10327315.8	10327315.8	6/16/2003	8/16/2007	Granted	SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81751	Eastman Kodak Company	US	7247228	10/867,443	6/14/2004	7/24/2007	Granted	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81751	Eastman Kodak Company	US	7247228	10/867,443	6/14/2004	7/24/2007	Granted	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81752	Eastman Kodak Company	DE	10320043	10320043.6	5/6/2003	4/13/2006	Granted	[VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81752	Eastman Kodak Company	US	7092668	10/826,721	4/16/2004	8/15/2006	Granted	DEVICE AND PROCESS FOR HANDLING A PRINTING MEDIA INSIDE A MICROWAVE MECHANISM [VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81755	Eastman Kodak Company	DE	602005005017.5	05722716.7	1/28/2005	2/27/2008	Granted	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	NL	1709491	05722716.7	1/28/2005	2/27/2008	Granted	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	US	7326507	11/043,541	1/26/2005	2/5/2008	Granted	PREPARATION OF A TONER FOR REPRODUCING A METALLIC HUE AND THE TONER
N81756	Eastman Kodak Company	US	7010258	10/814,316	3/31/2004	3/7/2006	Granted	HIGH HEAT TRANSFER FUSER ROLLER A FUSER ROLLER CONFIGURATION WITH HIGH HEAT TRANSFER EFFICIENCY AND HIGH THERMAL POWER [DISCLOSURE TITLE - ORIGINAL]
N81757	Eastman Kodak Company	EP		05737431.6	4/5/2005		Filed	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	JP	4691550	2007-507436	4/5/2005	2/25/2011	Granted	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	US	7155142	10/818,870	4/6/2004	12/26/2006	Granted	BELT FUSER/FINISHER BELT FUSER MECHANISM THAT ENABLES BELT CHANGING AND RELEASE OF LIGHT-WEIGHT MEDIA [ORIGINAL]
N81758	Eastman Kodak Company	US	7211359	10/836,784	4/30/2004	5/1/2007	Granted	A COATING SOLUTION CONTAINING COCRYSTALS AND OR CRYSTALS OF A CHARGE-GENERATION PIGMENT OR A MIXTURE OF CHARGE-GENERATION PIGMENTS
N81760	Eastman Kodak Company	EP		05736407.7	4/6/2005		Filed	ADJUSTING GLOSS FOR A PRINT IMAGE
N81760	Eastman Kodak Company	US	7088946	10/822,329	4/12/2004	8/8/2006	Granted	ADJUSTING GLOSS FOR A PRINT IMAGE
N81761	Eastman Kodak Company	DE	10331626.4	10331626.4	7/12/2003	1/13/2005	Granted	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE
N81761	Eastman Kodak Company	US	7392984	10/887,581	7/9/2004	7/1/2008	Granted	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE [VERFAHREN ZUR FUEHRUNG VON BEDRUCKSTOFF UND BEDRUCKSTOFFFUEHRUNG]
N81762	Eastman Kodak Company	US	7171139	10/887,664	7/9/2004	1/30/2007	Granted	A SLEEVE ON A DRUM AND CHANGING SAID SLEEVE [VERFAHREN ZUM WECHSELN EINER MANSCHETTE AN EINEM ZYLINDER UND ZYLINDER MIT EINER MANSCHETTE]

N81763	Eastman Kodak Company	US	7032519	10/887,674	7/9/2004	4/25/2006	Granted	SENSOR MECHANISM FOR A PRINTING MACHINE [VERFAHREN ZUM STEUERN EINER SENSOREINRICHTUNG UND SENSOREINRICHTUNG FUER EINE DRUCKMASCHINE]
N81766	Eastman Kodak Company	US	7169528	10/836,772	4/30/2004	1/30/2007	Granted	PROCESS FOR PREPARING COLORED TONER PARTICLES
N81768	Eastman Kodak Company	EP		05736392.1	4/11/2005		Filed	LIQUID PRINT COLOR PROCESS AND PRINTING MACHINE
N81768	Eastman Kodak Company	US	7298994	10/826,734	4/16/2004	11/20/2007	Granted	PROCESS AND PRINTING MACHINE FOR THE USE OF LIQUID PRINT COLORS
N81770	Eastman Kodak Company	EP		05736247.7	4/18/2005		Filed	MULTI-COLOR PRINTING USING A HALFTONE SCREEN
N81770	Eastman Kodak Company	JP	4679575	2007-510792	4/18/2005	2/10/2011	Granted	APPARATUS FOR GENERATING COMPOSITE IMAGE DATA REPRESENTING A MONO-COLOR IMAGE DATA (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	JP	4827979	2010-114986	4/18/2005	9/22/2011	Granted	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	JP	4827980	2010-114987	4/18/2005	9/22/2011	Granted	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	US	7839537	10/836,762	4/30/2004	11/23/2010	Granted	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING A ROSETTE OR DIAMOND HALFTONE SCREEN FOR ONE OR MORE OF THE COLORS [HYBRID ROSETTE-DOT HALFTONE COMPOSITE SCREEN DESIGN FOR 4-COLOR AND HI-FI COLOR PRINTING SYSTEM]
N81771	Eastman Kodak Company	US	7508549	10/837,518	4/30/2004	3/24/2009	Granted	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING HYBRID DOT-LINE HALFTONE COMPOSITE SCREENS
N81772	Eastman Kodak Company	EP		05735689.1	4/18/2005		Filed	PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81772	Eastman Kodak Company	JP	4763686	2007-510791	4/18/2005	6/17/2011	Granted	A METHOD OF OPERATING A PRINTER AS CHANGED BY EXAMINER. FORMERLY: PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7324240	10/836,803	4/30/2004	1/29/2008	Granted	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81773	Eastman Kodak Company	US	7924460	11/843,119	8/22/2007	4/12/2011	Granted	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81774	Eastman Kodak Company	US	7261986	10/836,756	4/30/2004	8/28/2007	Granted	PHOTOCONDUCTIVE MEMBER FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD OF FORMING SAME [MICROFINISHING OF NICKLE SUBSTRATE FOR IC SLEEVE]
N81775	Eastman Kodak Company	US	7211358	10/836,484	4/30/2004	5/1/2007	Granted	IMAGE CYLINDER SLEEVE FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD FOR PRODUCING SAME [SMOOTHING LAYER ON THE INSIDE SURFACE OF THE IC SLEEVE]
N81776	Eastman Kodak Company	US	7058348	10/896,396	7/22/2004	6/6/2006	Granted	PRODUCING AN ENHANCED GLOSS TONER IMAGE ON A SUBSTRATE
N81777	Eastman Kodak Company	US	7937023	10/888,484	7/9/2004	5/3/2011	Granted	A METHOD AND A COMPOSITION FOR PRODUCING AN UNDERCOAT LAYER USING DIALKYL MALONATE BLOCKED ISOCYANATES (FOR ELECTROPHOTOGRAPHIC APPLICATIONS)
N81779	Eastman Kodak Company	US	7113718	10/836,487	4/30/2004	9/26/2006	Granted	METHOD AND APPARATUS FOR REDUCING IMAGE ARTIFACTS CAUSED BY RELEASE FLUID IN AN ELECTROPHOTOGRAPHIC MACHINE

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N81793	Eastman Kodak Company	EP		05736471.3	4/15/2005		Filed	TONER FUSER MEMBER WITH RELEASE LAYER [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81793	Eastman Kodak Company	US	7160963	10/836,782	4/30/2004	1/9/2007	Granted	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUOXANE-EPOXY RESIN COMPOSITION [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81794	Eastman Kodak Company	US	7151902	11/042,935	1/25/2005	12/19/2006	Granted	TONER TRANSFER TECHNIQUE
N81795	Eastman Kodak Company	US	7658376	10/569,769	8/24/2004	2/9/2010	Granted	METHOD AND APPARATUS FOR DEPOSITING SHEET OF PAPER ONTO A STACK
N81796	Eastman Kodak Company	DE	10340706.5	10340706.5	9/4/2003	3/22/2007	Granted	METHOD AND APPARATUS FOR TREATING A TRANSPORT MECHANISM IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUR BEHANDLUNG EINES TRANSPORTMITTELS IN EINER DRUCKMASCHINE]
N81796	Eastman Kodak Company	US	7532846	10/570,060	8/30/2004	5/12/2009	Granted	TREATING TRANSPORT MECHANISM IN A PRINTING PRESS
N81798	Eastman Kodak Company	US	7267915	10/888,172	7/9/2004	9/11/2007	Granted	PHOTOCONDUCTIVE ELEMENT HAVING AN AMORPHOUS, POLYMERIC BARRIER LAYER
N81810	Eastman Kodak Company	US	7454153	10/576,805	10/20/2004	11/18/2008	Granted	CLEANING OF CONTAMINATION IN A PRINTER AS A FUNCTION OF A REGISTER ERROR
N81811	Eastman Kodak Company	DE	10359666.6	10359666.6	12/18/2003	6/16/2011	Granted	METHOD AND FUSING ARRANGEMENT FOR FUSING TONER TO A PRINTING MATERIAL
N81811	Eastman Kodak Company	US	7630674	10/583,163	12/16/2004	12/8/2009	Granted	METHOD AND ARRANGEMENT FOR FUSING TONER IMAGES TO A PRINTING MATERIAL
N81812	Eastman Kodak Company	US	7763407	10/579,269	10/20/2004	7/27/2010	Granted	FIXING OF TONER IMAGES FOR DUPLEX PRINTING
N81817	Eastman Kodak Company	US	7559548	10/586,270	1/10/2005	7/14/2009	Granted	APPARATUS FOR THE ALIGNMENT OF A STACK OF SHEETS
N81818	Eastman Kodak Company	DE	602005011247.2	05700806.2	1/11/2005	11/26/2008	Granted	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	NL	1704053	05700806.2	1/11/2005	11/26/2008	Granted	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	US	8033545	10/586,433	1/11/2005	10/11/2011	Granted	METHOD AND CONTROL ARRANGEMENT FOR TRANSPORTING PRINTING MATERIAL
N81823	Eastman Kodak Company	US	7151903	10/921,736	8/19/2004	12/19/2006	Granted	METHOD AND APPARATUS FOR REDUCING SURFACE TEMPERATURE VARIATION OF AN EXTERNALLY-HEATED FUSING ROLLER A TEMPERATURE CONTROL ALGORITHM FOR EXTERNALLY HEATED [INTERNAL HEAT ASSIST] FUSER
N81824	Eastman Kodak Company	US	7253828	10/903,072	7/30/2004	8/7/2007	Granted	EXPOSURE-ENERGY-DENSITY AND DYNAMIC EFFECT BASED UNIFORMITY CORRECTION FOR LED PRINTHEADS
N81825	Eastman Kodak Company	US	7353605	10/903,340	7/30/2004	4/8/2008	Granted	A METHOD FOR PRODUCING A METALLIC CORE FOR USE IN CYLINDER SLEEVES FOR AN ELECTROPHOTOGRAPHIC PROCESS
N81827	Eastman Kodak Company	US	7068959	10/945,489	9/20/2004	6/27/2006	Granted	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD
N81829	Eastman Kodak Company	US	7127185	10/922,356	8/20/2004	10/24/2006	Granted	METHOD AND SYSTEM FOR COMPONENT REPLACEMENT BASED ON USE AND ERROR CORRELATION ORC REPLACEMENT
N81830	Eastman Kodak Company	EP		06720414.9	2/7/2006		Filed	INTEGRATION OF ERROR HISTORY
N81830	Eastman Kodak Company	JP		2007-556181	2/7/2006		Filed	CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81830	Eastman Kodak Company	US	7212772	11/063,063	2/22/2005	5/1/2007	Granted	CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81831	Eastman Kodak Company	US	7290658	10/903,046	7/30/2004	11/6/2007	Granted	SYSTEM AND METHOD FOR CREATING A THREE-DIMENSIONAL TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81832	Eastman Kodak Company	US	7089153	10/903,045	7/30/2004	8/8/2006	Granted	CHARGER WIRE PACKAGE AND CONTAINER
N81833	Eastman Kodak Company	US	7674032	10/967,993	10/19/2004	3/9/2010	Granted	REPLACEABLE COMPONENT MANAGEMENT TOOL
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81835	Eastman Kodak Company	US	7020425	10/922,043	8/19/2004	3/28/2006	Granted	HIGH EFFICIENCY HEAT EXCHANGE APPARATUS AND SYSTEM FOR USE WITH A FUSER BELT HIGH EFFICIENCY COOLING DEVICES FOR BELT FUSER
N81836	Eastman Kodak Company	US	7468820	11/062,417	2/22/2005	12/23/2008	Granted	PROFILE CREATION FOR TEXTURE SIMULATION WITH CLEAR TONER
N81837	Eastman Kodak Company	JP	4842969	2007-548483	12/22/2005	10/14/2011	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM
N81837	Eastman Kodak Company	US	7502582	11/021,119	12/22/2004	3/10/2009	Granted	ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	7720425	12/354,802	1/16/2009	5/18/2010	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	Granted	ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	Granted	METHOD AND APPARATUS FOR PRINTING

N81838	Eastman Kodak Company	US	7016621	10/933,986	9/3/2004	3/21/2006	Granted	USING A TANDEM ELECTROSTATOGRAPHIC PRINTER BACK-TRANSFER REDUCTION IN A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	EP		06720413.1	2/7/2006		Filed	ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81839	Eastman Kodak Company	US	7236734	11/062,972	2/22/2005	6/26/2007	Granted	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	DE	10338598.3	10338598.3	8/22/2003	5/4/2005	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [DIE ANGEHEFTETEN STUECKE SIND EINE RICHTIGE UND GENAUE WIEDERGABE DER URSPRUENGLICHEN UNTERLAGEN DIESER PATENTANMELDUNG]
N81841	Eastman Kodak Company	US	7635130	10/569,170	8/20/2004	12/22/2009	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81843	Eastman Kodak Company	DE	602004010405.1	04781728.3	8/20/2004	11/28/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	DE	10338596.7	10338596.7	8/22/2003	4/29/2010	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	JP	4015649	2004-231587	8/6/2004	9/21/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	NL	1656316	04781728.3	8/20/2004	11/28/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	US	7731185	10/569,056	8/20/2004	6/8/2010	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER

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N81852	Eastman Kodak Company	US	7508545	10/951,013	9/27/2004	3/24/2009	Granted	COLOR CONTOUR DETECTION AND CORRECTION
N81862	Eastman Kodak Company	US	7252873	11/043,774	1/26/2005	8/7/2007	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH HIGH FRICTION LAYER
N81865	Eastman Kodak Company	US	7113735	10/974,414	10/27/2004	9/26/2006	Granted	PRECISION RELEASE AGENT MANAGEMENT SYSTEM
N89296	Eastman Kodak Company	DE		102004007367.8	2/16/2004		Filed	TRANSLUCENT SHEET REGISTRATION
N89296	Eastman Kodak Company	US	8160361	10/589,656	2/14/2005	4/17/2012	Granted	METHOD FOR THE DETECTION OF MARKS AND PRINTING MACHINE
N89297	Eastman Kodak Company	DE	102004008776	102004008776.8	2/23/2004	6/15/2012	Granted	STACKING WHEEL WITH FLAPS
N89297	Eastman Kodak Company	JP	4675337	2006-553564	2/22/2005	2/4/2011	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7658377	10/590,280	2/22/2005	2/9/2010	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7997575	12/618,995	11/16/2009	8/16/2011	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89300	Eastman Kodak Company	US	7628402	10/599,149	3/18/2005	12/8/2009	Granted	SHEET DELIVERY DEVICE FOR A PRINTING MACHINE
N89301	Eastman Kodak Company	US	7486920	10/593,402	3/15/2005	2/3/2009	Granted	METHOD AND DEVICE FOR ELECTRICALLY DISCHARGING A PRINTING MATERIAL
N89303	Eastman Kodak Company	DE	10200402341	102004023041	5/6/2004	2/16/2012	Granted	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89303	Eastman Kodak Company	US	8245638	11/568,736	4/26/2005	8/21/2012	Granted	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89305	Eastman Kodak Company	CN	200580025652.X	200580025652.X	7/11/2005	5/20/2009	Granted	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89305	Eastman Kodak Company	US		11/658,436	7/11/2005		Filed	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89306	Eastman Kodak Company	DE	102004036827.9	102004036827.9	7/29/2004	11/26/2009	Granted	UV IMPEDED TONER
N89306	Eastman Kodak Company	US	7912414	11/572,723	7/12/2005	3/22/2011	Granted	UV IMPEDED TONER
N89307	Eastman Kodak Company	JP	5028266	2007-537184	10/18/2005	6/29/2012	Granted	METHOD AND DEVICE FOR CONTROLLING THE CIRCUMFERENTIAL REGISTER
N89307	Eastman Kodak Company	US	8301048	11/577,675	10/18/2005	10/30/2012	Granted	METHOD AND APPARATUS FOR CONTROLLING THE REGISTRATION OF SHEETS

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68818	Kodak & Hallmark Cards, Inc.	DE	69431029.8	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	FR	0649244	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	GB	0649244	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	JP	3974665	1994-229557	9/26/1994	6/22/2007	Granted	METHOD OF COMBINING IMAGES, METHOD OF GENERATING IMAGES AND ITS DEVICE
68818	Kodak & Hallmark Cards, Inc.	US	5530793	08/126,617	9/24/1993	6/25/1996	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	US	5459819	08/231,073	4/22/1994	10/17/1995	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES (ALSO RECORDED REEL 6978 FR. 229-231 EKC)
68818	Kodak & Hallmark Cards, Inc.	US	5778164	08/646,794	5/21/1996	7/7/1998	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
69498	Kodak & University of Arizona	US	5420947	08/261,616	6/17/1994	5/30/1995	Granted	A METHOD FOR ACHROMATICALLY COUPLING A BEAM OF LIGHT INTO A WAVEGUIDE
74014	Kodak & Mobil Chemical Company	GB	0812700	97201583.8	5/29/1997	8/16/2000	Granted	DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER HAVING A SUBBING LAYER FOR AN ANTI-STATIC LAYER
74014	Kodak & Mobil Chemical Company	US	5747415	08/663,960	6/14/1996	5/5/1998	Granted	SUBBING LAYER FOR ANTISTATIC LAYER ON DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER
80236	Kodak, Clarkson Univ., & Ferro Corp	DE	60023635.8	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	FR	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	GB	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	KR	10-0759623	2000-0074748	12/8/2000	9/11/2007	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	NL	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	TW	NI-174475	89126232	1/4/2001	4/1/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6468910	09/456,612	12/8/1999	10/22/2002	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6491843	09/526,286	3/15/2000	12/10/2002	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6627107	10/192,471	7/10/2002	9/30/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6544892	10/192,815	7/10/2002	4/8/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	7091164	10/617,510	7/11/2003	8/15/2006	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
88729	Eastman Kodak Company and IMEC	EP		01870213.4	10/8/2001		Filed	A METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
88729	Eastman Kodak Company and IMEC	JP	4128764	2001-311468	10/9/2001	5/23/2008	Granted	MANUFACTURING METHOD OF MICROMACHINED DEVICE
88729	Eastman Kodak Company and IMEC	US	6740542	09/973,277	10/9/2001	5/25/2004	Granted	METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
89712	Eastman Kodak Company & Mitsubishi Aluminum Co., Ltd.	US	6572715	09/778,501	2/7/2001	6/3/2003	Granted	ALUMINUM ALLOY SUPPORT BODY FOR A PRESENSITIZED PLATE AND METHOD OF PRODUCING THE SAME
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	DE	60122053.6	01111963.3	5/21/2001	9/8/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	EP	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals,	FR	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR

	Inc.								LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	GB	1157829	01111963.3	5/21/2001	8/9/2006	Granted		PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	NL	1157829	01111963.3	5/21/2001	8/9/2006	Granted		PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	US	6627380	09/860,459	5/21/2001	9/30/2003	Granted		PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE FOR PLANOGRAPHIC PRINTING PLATE USING THE SAME AND IMAGE FORMING METHOD
92381	Kodak, KPG Japan Ltd. & Kobe Steel, Ltd.	JP	5004267	2006-096122	3/30/2006	6/1/2012	Granted		ALLUMINUM ALLOY SHEET FOR LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MANUFACTURING THE SAME AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
92504	Kodak & University of Rochester	US	8074598	11/565,027	11/30/2006	12/13/2011	Granted		FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92504	Kodak & University of Rochester	US		13/219,758	8/29/2011		Filed		FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92924	Eastman Kodak Company & Nittoh Kogaku KK	JP		2006-353142	12/27/2006		Filed		IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92924	Eastman Kodak Company & Nittoh Kogaku KK	US	8036481	11/616,985	12/28/2006	10/11/2011	Granted		IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92998	Eastman Kodak Company & Nittoh Kogaku KK	JP	4965179	2006-204342	7/27/2006	4/6/2012	Granted		IMAGE PROCESSING APPARATUS
92998	Eastman Kodak Company & Nittoh Kogaku KK	US	7903897	11/565,769	12/1/2006	3/8/2011	Granted		IMAGE PROCESSING APPARATUS
95925	Eastman Kodak Company and Columbia University	US	8135221	12/574,716	10/7/2009	3/13/2012	Granted		VIDEO CONCEPT CLASSIFICATION USING AUDIO-VISUAL ATOMS
95952	Pakon, Inc. and Agfa Graphics NV	DE	69803819	98203121	9/16/1998	2/13/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	EP		97203129	10/8/1997		Filed		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	FR	0908306	98203121	9/16/1998	2/13/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	GB	0908306	98203121	9/16/1998	2/13/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	JP		1998-299067	10/7/1998		Filed		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	US	6060218	163,372	9/30/1998	5/9/2000	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95953	Pakon, Inc. and Agfa Graphics NV	AT	823327	97113521	8/5/1997	10/11/2004	Granted		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	BE	823327	97113521	8/5/1997	10/11/2004	Granted		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	DE	69731513	97113521	8/5/1997	10/11/2004	Granted		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		04016020	8/5/1997		Filed		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE

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95953	Pakon, Inc. and Agfa Graphics NV	EP		05024849	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		06022316	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	ES	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	FR	0823327	97113521	8/5/1997	11/10/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	GB	823327	97113521	8/5/1997	11/10/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	IT	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	NL	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6326122	08/906,258	8/5/1997	12/4/2001	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6410207	09/480,161	1/10/2000	6/25/2002	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6808861	09/934,838	8/23/2001	10/26/2004	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95954	Pakon, Inc. and Agfa Graphics NV	DE	69900322	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	EP		98201213	4/15/1998		Filed	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	FR	950517	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	GB	950517	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	US	6569594	09/267,634	3/15/1999	5/27/2003	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	DE	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	FR	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	GB	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	JP	4208339	1999-105136	4/13/1999	10/31/2008	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	US	6192799	09/267,681	3/15/1999	2/27/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95956	Pakon, Inc. and Agfa Graphics NV	DE	69906818	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	ES	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	FR	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	GB	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	US	6596457	09/441,094	11/16/1999	7/22/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95957	Pakon, Inc. and Agfa Graphics NV	US	5609980	883,019	5/14/1992	3/11/1997	Granted	RADIATION-SENSITIVE MATERIALS

95960	Pakon, Inc. and Agfa Graphics NV	DE	69517174	69517174	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	FR	770494	95202874	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	GB	770494	95202874	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	NL	770494	95202874	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6030750	08/715,496	9/18/1996	2/29/2000	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6096481	09/440,165	11/15/1999	8/1/2000	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95961	Pakon, Inc. and Agfa Graphics NV	DE	69620336	69620336	10/10/1996	4/3/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	DE	69623140	69623140	10/10/1996	8/21/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	1092555	00203621	10/10/1996	8/21/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	770497	96202817	10/10/1996	4/3/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	1092555	00203621	10/10/1996	8/21/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	770497	96202817	10/10/1996	4/3/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	US	6001536	08/734,541	10/21/1996	12/14/1999	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95962	Pakon, Inc. and Agfa Graphics NV	DE	69606835	69606835	11/27/1996	3/1/2000	Granted	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	FR	778158	96203342	11/27/1996	3/1/2000	Granted	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	GB	778158	96203342	11/27/1996	3/1/2000	Granted	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	JP	3801708	1996-324104	12/4/1996	7/26/2006	Granted	LITHOGRAPHIC PRINTING PLATES HAVING SMOOTH AND LUSTROUS SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	US	5728503	08/566,759	12/4/1995	3/17/1998	Granted	LITHOGRAPHIC PRINTING PLATES HAVING SPECIFIC GRAINED AND ANODIZED ALUMINUM SUBSTRATE
95962	Pakon, Inc. and Agfa Graphics NV	US	5834129	08/965,134	11/6/1997	11/10/1998	Granted	GRAINED AND ANODIZED ALUMINUM SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATES
95963	Pakon, Inc. and Agfa Graphics NV	DE	69711148	69711148	10/2/1997	3/20/2002	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	FR	839647	97203032	10/2/1997	3/20/2002	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	GB	839647	97203032	10/2/1997	3/20/2002	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	US	6071369	08/949,189	10/14/1997	6/6/2000	Granted	METHOD FOR MAKING AN LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE

<u>Docket</u>	<u>Current Owner</u>	<u>Ctry</u>	<u>Patent Number</u>	<u>Appln No</u>	<u>Appln Date</u>	<u>Grant Date</u>	<u>Status</u>	<u>Title</u>
95964	Pakon, Inc. and Agfa Graphics NV	DE	69612206	69612206	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	FR	849091	96203633	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	GB	849091	96203633	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	JP	4036518	1997-364369	12/19/1997	1/23/2008	Granted	THERMOSENSITIVE IMAGE FORMING ELEMENT FOR PRODUCING LITHOGRAPHIC PRINTING PLATE CONTAINING POLYMER PARTICLES HAVING SPECIFIED GRAIN SIZE
95964	Pakon, Inc. and Agfa Graphics NV	US	6427595	08/989,469	12/12/1997	8/6/2002	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95965	Pakon, Inc. and Agfa Graphics NV	BE	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69800847	69800847	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69833046	69833046	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	1110720	00204064	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	1110720	00204064	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	JP	3583610	1998-071233	3/6/1998	11/4/2004	Granted	THERMAL IMAGE FORMING ELEMENT FOR MANUFACTURING POSITIVE OPERABLE PRINTING PLATE
95965	Pakon, Inc. and Agfa Graphics NV	US	6040113	09/025,341	2/18/1998	3/21/2000	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95966	Pakon, Inc. and Agfa Graphics NV	DE	69802645	98203120	9/16/1998	7/19/2006	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	GB	908305	98203120	9/16/1998	7/19/2006	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	JP	4109359	1998-282730	10/5/1998	7/2/2008	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	US	6004728	09/163,367	9/30/1998	12/21/1999	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	DE	69820002	69820002	9/16/1998	11/16/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	FR	908307	98203122	9/16/1998	11/26/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	GB	908307	98203122	9/16/1998	11/26/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	JP	4215873	92899063	10/7/1998	1/28/2009	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	US	6235451	09/161,286	9/28/1998	5/22/2001	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95968	Pakon, Inc. and Agfa Graphics NV	DE	69925053	69925053	2/2/1999	5/4/2005	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95968	Pakon, Inc. and Agfa Graphics NV	US	6200727	09/244,206	2/4/1999	3/13/2001	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND

95969	Pakon, Inc. and Agfa Graphics NV	BE	943451	99200336	2/5/1999	6/5/2002	Granted	METHOD FOR FORMING A POSITIVE IMAGE A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	DE	69901642	69901642	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	FR	943451	99200336	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	GB	943451	99200336	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	US	6153353	09/265,599	3/10/1999	11/28/2000	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95970	Pakon, Inc. and Agfa Graphics NV	US	6645697	10/079,408	2/22/2002	11/11/2003	Granted	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	EP		06121351	4/18/2001		Filed	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	6689537	09/837,655	4/19/2001	2/10/2004	Granted	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7041431	10/737,804	12/18/2003	5/9/2006	Granted	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7316887	11/299,792	12/13/2005	1/8/2008	Granted	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US		11/672,206	2/7/2007		Filed	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
96179	EKC & The Regents of the University of California	US		12/615,826	11/10/2009		Filed	PIEZOELECTRIC ACTUATORS
N73466	Eastman Kodak Company & Eliokem SAS	US	5783346	08/779,190	1/6/1997	7/21/1998	Granted	TONER COMPOSITIONS INCLUDING POLYMER BINDERS WITH ADHESION PROMOTING AND CHARGE CONTROL MONOMERS

Reg. Owner	Active	Mark (Profile Name)	Country Name	Application #	App. Date	Registration #	Reg. Date	Class(es)	Status
Eastman Kodak Co.	-1	ACCUMAX	Australia	A563019	9/4/1991	A563019	5/3/1993		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816411654	10/4/1991	816411654	4/27/1993	1.70, 1.90	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816520453	11/13/1991	816520453	8/10/1993	9.10, 9.80	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816520461	11/13/1991	816520461	8/10/1993	9.25, 9.45, 9.80	Registered
Eastman Kodak Co.	-1	ACCUMAX	Canada	687972	8/19/1991	416311	9/3/1993		Registered
Eastman Kodak Co.	-1	ACCUMAX	Denmark	5409/91	8/1/1991	5783/92	7/3/1992		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Denmark	1991/09031	12/19/1991	1993/06478	9/17/1993		9 Registered
Eastman Kodak Co.	-1	ACCUMAX	Finland	4572/91	9/26/1991	126881	7/5/1993		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Greece	105371	8/5/1991	105371	7/17/1994		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Hong Kong	6545/91	9/6/1991	1347/95	9/6/1991		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	India	558203	9/9/1991	558203	9/9/1991		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Indonesia	R00 2011 008886	8/5/2011	IDM000335431	10/15/2011		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86660/91	8/17/1991	2688493	7/29/1994		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86662/91	8/17/1991	2642368-1	3/31/1994		11 Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86663/1991	8/17/1991	2590887	10/29/1993		25 Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86661/91	8/17/1991	2674638	6/29/1994		1, 9 Registered
Eastman Kodak Co.	-1	ACCUMAX	Mexico	122003	9/6/1991	408919	3/25/1992		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Norway	91.4845	9/26/1991	154605	1/14/1993		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Norway	91.5881	11/21/1991	157624	7/8/1993		9 Registered
Eastman Kodak Co.	-1	ACCUMAX	Singapore	S/8233/91	9/3/1991	T91/08233F	9/3/1991		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Sweden	91-6484	7/30/1991	236458	6/12/1992		1 Registered
Eastman Kodak Co.	-1	ACCUMAX	Sweden	91-9376	11/1/1991	256384	3/11/1994		9 Registered
Eastman Kodak Co.	-1	ACCUMAX	Taiwan	46767-80	10/15/1991	574542	11/1/1992		48 Registered
Eastman Kodak Co.	-1	ACCUMAX	Taiwan	80046768	10/15/1991	679365	5/1/1995		73 Registered
Eastman Kodak Co.	-1	ACCUMAX	Thailand	463811	9/17/1991	Kor152396	6/22/1992		1 Registered
Eastman Kodak Co.	-1	ACHIEVE	Argentina	3025299	8/24/2010	2460213	9/2/2011		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Chile	918313	8/25/2010	910354	2/16/2011		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Hong Kong	301696212	8/23/2010	301696212	8/23/2010		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Indonesia	D00.2010.031573	8/26/2010	IDM000337300	11/15/2011		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Malaysia	2010/17100	9/9/2010	2010017100	9/9/2010		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Mexico	1114051	8/23/2010	1179256	9/14/2010		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Philippines	4-2010-009273	8/24/2010	4-2010-009273	12/23/2010		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Taiwan	99041811		1460287	6/1/2011		7 Registered
Eastman Kodak Co.	-1	ACHIEVE	Venezuela	13945-10	8/24/2010	P311101	9/29/2011		7 Registered
Eastman Kodak Co.	-1	AERECON	United States of America (USA)	94278	4/4/1960	705556	10/11/1960		26 Registered
Eastman Kodak Co.	-1	AEROCOLOR	United States of America (USA)	412762	2/7/1983	1269545	3/13/1984		1 Registered
Eastman Kodak Co.	-1	AEROGRAPHIC	Chile	883877	11/6/2009	872694	12/15/2009		1, 9 Registered
Eastman Kodak Co.	-1	ANITEC	Canada	595363	11/13/1987	TMA346150	10/7/1988		Registered
Eastman Kodak Co.	-1	ANITEC	United States of America (USA)	402653	11/15/1982	1266064	2/7/1984		1 Registered
Eastman Kodak Co.	-1	APPROVAL	South Africa	94/4163	4/25/1994	94/4163	4/25/1994		9 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642559	3/12/1992	816642559	8/31/1993		1 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642672	3/12/1992	816642672	11/16/1993		40 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642672	3/12/1992	816642672	11/16/1993		41 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Finland	4058/90	8/8/1990	200005	4/30/1996		1, 7, 9 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Georgia	4722/03	7/30/1993	2472	6/14/1996		1, 9 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Japan	110713/1990	10/1/1990	2567562	8/31/1993		1, 5, 16 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Mexico			389055	1/10/1991		9 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	South Africa	94/4164	4/25/1994	94/4164	4/25/1994		1 Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	United States of America (USA)	74/424488	8/16/1993	1837619	5/31/1994		1 Registered
Eastman Kodak Co.	-1	ARIES	France	714799	3/7/1985	1301605	3/7/1985		16 Registered
Eastman Kodak Co.	-1	ARIES	United Kingdom	1206606	11/5/1983	1206606	11/5/1983		16 Registered
Eastman Kodak Co.	-1	ASSEMBLER	Israel	87981	7/5/1993	87981	11/3/1994		9 Registered
Eastman Kodak Co.	-1	BRISQUE	Canada	1097791	3/28/2001	TMA592649	10/20/2003		Registered
Eastman Kodak Co.	-1	BRISQUE	Israel	144035	11/19/2000	144035	1/2/2002		9 Registered
Eastman Kodak Co.	-1	BROWNIE	India		10/8/1942	6244	5/18/1944		9 Registered
Eastman Kodak Co.	-1	BROWNIE	Israel		7/17/1935	3818	5/1/1937		9 Registered
Eastman Kodak Co.	-1	BROWNIE	Nigeria		3/16/1946	4278	3/16/1946		9 Registered
Eastman Kodak Co.	-1	BROWNIE	Singapore			T39/02841E	7/14/1939		9 Registered
Eastman Kodak Co.	-1	BROWNIE	Venezuela			31176	10/1/1956		9 Registered
Eastman Kodak Co.	-1	BROWNIE	Zambia			782/59	2/8/1993		9 Registered
Eastman Kodak Co.	-1	CADJET	France	94541603	10/24/1994	94541603	10/24/1994		9 Registered
Eastman Kodak Co.	-1	CADJET	Germany		10/21/1994	2906612	10/21/1994		9 Registered
Eastman Kodak Co.	-1	CADJET CALIDAD CONTROLADA	United Kingdom		11/8/1994	2001251	1/26/1996		9 Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2412058	2/11/2003	1927623	5/20/2003		16 Registered
Eastman Kodak Co.	-1	CAMEO	Brazil	816719454	5/7/1992	816719454	10/19/1993		9.45 Registered
Eastman Kodak Co.	-1	CAMEO	Mexico	192243	2/28/1994	476220	10/6/1994		9 Registered
Eastman Kodak Co.	-1	CAMEO	Norway	92.2487	5/12/1992	158343	8/5/1993		9 Registered
Eastman Kodak Co.	-1	CAMEO	South Africa	94/4132	4/25/1994	94/4132	4/25/1994		9 Registered
Eastman Kodak Co.	-1	CAMEO	Taiwan	82023998	5/25/1993	650899	8/1/1994		73 Registered
Eastman Kodak Co.	-1	CAMEO	United States of America (USA)	74/269687	4/27/1992	1841213	6/21/1994		9 Registered
Eastman Kodak Co.	-1	CAROUSEL	Poland	96495	2/8/1991	71220	2/8/1991		9 Registered
Eastman Kodak Co.	-1	CINELABS	India	1250053	11/17/2003	1250053	11/17/2003		40 Registered

Eastman Kodak Co.	-1	CINELABS	Lebanon	95249	9/15/2003	95249	9/15/2003	40	Registered
Eastman Kodak Co.	-1	CINELABS	United Arab Emirates	61348	6/7/2004	50608	1/11/2005	40	Registered
		CINEMA WORLD	China						
Eastman Kodak Co.	-1	LOGO	(People's Republic of)	3098961	2/20/2002	3098961	7/7/2003	41	Registered
Eastman Kodak Co.	-1	CINEON	Argentina	2474882	11/10/2003	1971990	2/27/2004	9	Registered
Eastman Kodak Co.	-1	CINEON	Brazil	816822654	8/6/1992	816822654	2/22/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Finland	3967/92	8/14/1992	127530	8/5/1993	9	Registered
Eastman Kodak Co.	-1	CINEON	Indonesia	19950	10/26/1994	IDM000013511	11/24/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Japan	148814/92	7/30/1992	3087447	10/31/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Norway	924057	8/13/1992	170076	11/23/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Singapore	S/8783/94	10/11/1994	T94/08783E	10/11/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Sweden	92-6957	8/4/1992	256407	3/11/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Thailand	276449	11/24/1994	Kor33362	11/24/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	United Kingdom	1508176	7/30/1992	1508176	7/30/1992	9	Registered
Eastman Kodak Co.	-1	COLOR KEY	Costa Rica			47614	5/13/1974	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	Finland	196200339	2/2/1962	44638	5/10/1965	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	France	822373	11/5/1986	1378128	11/5/1986	1, 16, 17	Registered
Eastman Kodak Co.	-1	COLOR KEY	Russian Federation	94019193	6/3/1994	133895	10/27/1995	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	Sweden	6201845	5/14/1962	107918	11/15/1963	1	Registered
Eastman Kodak Co.	-1	COLOREDGE	Canada	599435	1/25/1988	TMA358688	7/21/1989		Registered
Eastman Kodak Co.	-1	COLOREDGE	Lithuania	12841	9/30/1993	14084	1/12/1995	9, 16, 35, 37	Registered
Eastman Kodak Co.	-1	COLORFLOW	Argentina	2828931	6/2/2008	2293961	6/11/2009	9	Registered

Eastman Kodak Co.	-1	COLORFLOW	Australia	A568091	11/26/1991	A568091	9/27/1994	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Brazil	819828491	2/28/1997	819828491	8/10/1999	9.55	Registered
Eastman Kodak Co.	-1	COLORFLOW	Brazil	819828505	2/28/1997	819828505	8/10/1999	9.35, 9.4, 9.45	Registered
Eastman Kodak Co.	-1	COLORFLOW	Canada	839199	3/13/1997	543136	3/27/2001		Registered
Eastman Kodak Co.	-1	COLORFLOW	Chile	787781	9/6/2007	809180	10/23/2007	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Mexico	287366	2/19/1997	543870	2/28/1997	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Peru	32248	2/13/1997	36113	5/30/1997	9	Registered
			United States of America						
Eastman Kodak Co.	-1	COLORFLOW	(USA)	75/236991	2/5/1997	2304510	12/28/1999	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Venezuela	3765/97	2/28/1997	205427	5/8/1998	9	Registered
Eastman Kodak Co.	-1	COLOR-KEY	Hong Kong	9706278	5/10/1997	1999/B07630	6/15/1999	1	Registered
Eastman Kodak Co.	-1	COLOR-KEY	Hong Kong	1998/B08924	12/19/1995	1998/B08924	9/3/1998	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Australia	620760	1/19/1994	620760	1/19/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Australia	620761	1/19/1994	620761	1/19/1994	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Denmark	1994/324	1/13/1994	1995/6542	10/6/1995	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Finland	871/94	2/17/1994	135418	12/5/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Japan	931/94	1/7/1994	3199526	9/30/1996	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Japan	932/94	1/7/1994	3234652	12/25/1996	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Sweden	94/00286	1/13/1994	262174	11/25/1994	1, 9	Registered
			United Kingdom						
Eastman Kodak Co.	-1	CONFIRM	United Kingdom	1558696	1/11/1994	1558696	1/11/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	United Kingdom	1558697	1/11/1994	1558697	1/11/1994	9	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363961	1/16/2002	2036827	7/28/2005	1	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363960	1/16/2002	2036823	7/28/2005	2	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363959	1/16/2002	2036822	7/28/2005	7	Registered
Eastman Kodak Co.	-1	CREO	Australia	867096	2/22/2001	867096	7/20/2001	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Australia	839957	6/22/2000	839957	7/20/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Barbados	81/10639	8/18/2000	81/10639	12/20/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Brazil	823083268	8/18/2000	823083268	9/8/2009	9	Registered
Eastman Kodak Co.	-1	CREO	Brazil	823083225	8/18/2000	823083225	9/8/2009	37	Registered
Eastman Kodak Co.	-1	CREO	Canada	1093610	2/21/2001	TMA672712	9/14/2006		Registered
Eastman Kodak Co.	-1	CREO	Canada	1069298	8/1/2000	TMA568168	9/27/2002		Registered
Eastman Kodak Co.	-1	CREO	Canada	647588	12/21/1989	TMA401849	8/28/1992		Registered
Eastman Kodak Co.	-1	CREO	Canada	554890	12/30/1985	TMA321744	12/12/1986		Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	CREO	China (People's Republic of)	2001022406	2/21/2001	1978454	9/21/2002	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	CREO	China (People's Republic of)	2000094678	6/30/2000	1916483	8/7/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013555	2/18/2002	288868	11/8/2004	2	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013556	2/18/2002	288869	11/8/2004	7	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013557	2/18/2002	288864	11/8/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Costa Rica	5723-2000	7/19/2000	125392	4/19/2001	9	Registered
			Czech Republic						
Eastman Kodak Co.	-1	CREO	Czech Republic	164661	2/22/2001	250660	1/27/2003	1, 2, 7, 9, 16	Registered
			Czech Republic						
Eastman Kodak Co.	-1	CREO	Czech Republic	130872	3/16/1998	218955	7/26/1999	9, 37	Registered
			Czech Republic						
Eastman Kodak Co.	-1	CREO	Czech Republic	156941/OZ	6/28/2000	233462	4/24/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Ecuador	78112	2/23/2011	2074/11	4/24/2011	9	Registered
Eastman Kodak Co.	-1	CREO	El Salvador	2004042708	8/26/2004	82 BOOK 30	1/17/2005	9	Registered
Eastman Kodak Co.	-1	CREO	Estonia	M200200038	1/14/2002	37344	1/22/2003	1, 2, 7, 9, 16	Registered
			European (O.H.M.I.)						
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	2094308	2/19/2001	2094308	8/1/2002	1, 2, 7, 9, 16	Registered
			European (O.H.M.I.)						
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	1636364	5/2/2000	1636364	7/9/2002	9, 35, 37, 41, 42	Registered
			European (O.H.M.I.)						
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	623165 AM 2002	8/26/1997	623165	3/15/1999	9, 37	Registered
			Georgia						
Eastman Kodak Co.	-1	CREO	Georgia	016630	2/19/2002	M15049	3/28/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Georgia	1863/03-00	8/17/2000	M14138	11/19/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Germany	394 01 397.2	11/11/1994	394 01 397	8/8/1995	9, 42	Registered
Eastman Kodak Co.	-1	CREO	Guatemala	2000-10097	11/17/2000	130137	6/10/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Guatemala	2000-10097	11/17/2000	125101	8/12/2003	42	Registered
Eastman Kodak Co.	-1	CREO	Hong Kong	01878/2001	2/2/2001	200305431AA	5/9/2003	1, 2, 7, 9, 16, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M01 01106	2/20/2001	173610	12/16/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M9801105	3/25/1998	156900	6/24/1999	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M0004143	8/4/2000	170578	5/28/2002	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Iceland	468/1998	3/13/1998	650/1998	5/6/1998	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015162	10/11/2000	IDM000261376	7/29/2010	9	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015161	10/11/2000	IDM000261377	10/11/2010	37	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015160	10/11/2000	IDM000261378	10/11/2010	41	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015159	10/11/2000	IDM000261375	10/11/2010	42	Registered
Eastman Kodak Co.	-1	CREO	Israel	146761	2/8/2001	146761	1/2/2002	1	Registered
Eastman Kodak Co.	-1	CREO	Israel	146762	2/18/2001	146762	1/2/2002	2	Registered
Eastman Kodak Co.	-1	CREO	Israel	146763	2/18/2001	146763	1/2/2002	7	Registered
Eastman Kodak Co.	-1	CREO	Israel	137409	5/2/2000	137409	9/4/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	119002	4/7/1998	119002	5/6/1999	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	95847	12/2/1994	95847	8/5/1996	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	146764	2/18/2001	146764	1/2/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	146765	2/1/2001	146765	1/2/2002	16	Registered
Eastman Kodak Co.	-1	CREO	Israel	146170	1/29/2001	146170	1/2/2002	35	Registered
Eastman Kodak Co.	-1	CREO	Israel	119003	4/7/1998	119003	5/6/1999	37	Registered
Eastman Kodak Co.	-1	CREO	Israel	137410	5/2/2000	137410	9/4/2001	37	Registered

Eastman Kodak Co.	-1	CREO	Israel	137411	5/2/2000	137411	9/4/2001	41	Registered
Eastman Kodak Co.	-1	CREO	Israel	137412	5/2/2000	137412	9/4/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Israel	95846	12/2/1994	95846	8/5/1996	42	Registered
Eastman Kodak Co.	-1	CREO	Jamaica	92563	7/24/2000	37068	5/22/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Japan	2001-013635	2/19/2001	4669545	5/9/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Japan	2000-050098	5/9/2000	4748136	2/20/2004	7, 9, 35, 37, 42	Registered
Eastman Kodak Co.	-1	CREO	Japan	1997-162880	10/1/1997	4748134	2/20/2004	7, 9, 37	Registered
Eastman Kodak Co.	-1	CREO	Lithuania	2000-1467	8/9/2000	44984	3/13/2003	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2002/00683	1/18/2002	2002/00683	3/12/2005	9	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2000/11221	8/16/2000	2000/11221	7/22/2003	37	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2000/11218	8/16/2000	2000/11218	5/31/2005	42	Registered
Eastman Kodak Co.	-1	CREO	Mexico	474510	3/7/2001	699904	5/29/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	318876	1/7/1998	571687	2/27/1998	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441922	8/15/2000	677333	10/31/2000	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	318877	1/7/1998	571688	2/27/1998	37	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441921	8/15/2000	677332	10/31/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441920	8/15/2000	673917	9/29/2000	41	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441919	8/15/2000	673916	9/29/2000	42	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632596	2/20/2001	632596	8/23/2001	1	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632597	2/20/2001	632597	8/23/2001	2	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632598	2/20/2001	632598	8/23/2001	7	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632599	2/20/2001	632599	8/23/2001	9	Registered

Eastman Kodak Co.	-1	CREO	New Zealand	617296	6/22/2000	617296	1/4/2001	9	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632600	2/20/2001	632600	8/23/2001	16	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617297	6/22/2000	617297	1/4/2001	37	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617298	6/22/2000	617298	1/4/2001	41	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617299	6/22/2000	617299	1/4/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Norway	2002 00164	1/11/2002	222736	3/30/2004	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Norway	1998 01039	2/4/1998	221901	11/20/2003	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Norway	2000 07348	6/23/2000	223588	7/2/2004	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Panama	109114	8/1/2000	109114	12/19/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Panama	109115	8/1/2000	109115	12/19/2001	37	Registered
Eastman Kodak Co.	-1	CREO	Panama	109116	8/1/2000	109116	12/19/2001	41	Registered
Eastman Kodak Co.	-1	CREO	Panama	109117	8/1/2000	109117	12/20/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Paraguay	17667-2000	7/18/2000	354393	7/3/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Peru	126179	4/9/2001	72977	7/5/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-245419	1/18/2002	165669	8/9/2005	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-221086	7/10/2000	158035	10/13/2004	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-184630	3/16/1998	128873	4/18/2001	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Russian Federation	2002702265	1/17/2002	262052	1/20/2004	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Russian Federation	2000720439	8/9/2000	213816	12/4/2002	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66046	8/19/2000	651/18	10/14/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66047	8/19/2000	651/19	10/14/2002	37	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66048	8/19/2000	651/20	10/14/2002	41	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66049	8/19/2000	659/14	11/16/2002	42	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T02/00455E	1/16/2002	T02/00455E	1/16/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11018H	6/24/2000	T00/11018H	6/24/2000	9	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11019F	6/24/2000	T00/11019F	6/24/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11020Z	6/24/2000	T00/11020Z	6/24/2000	41	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11021H	6/24/2000	T00/11021H	6/24/2000	42	Registered
Eastman Kodak Co.	-1	CREO	South Africa	98/04353	3/16/1998	98/04353	7/2/2001	9	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12619	6/21/2000	2000/12619	8/20/2004	9	Registered
Eastman Kodak Co.	-1	CREO	South Africa	98/04354	3/16/1998	98/04354	7/2/2001	37	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12620	6/21/2000	2000/12620	8/20/2004	37	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12621	6/21/2000	2000/12621	8/20/2004	41	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12622	6/21/2000	2000/12622	8/20/2004	42	Registered
Eastman Kodak Co.	-1	CREO	South Korea	2002-1338	1/11/2002	558392	9/3/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	00221/2002	1/11/2002	497127	4/3/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	07944/2000	7/3/2000	484568	5/10/2001	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	00856/1998	2/3/1998	453725	8/13/1998	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Thailand	429638	8/18/2000	Kor150217	1/24/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Thailand	426640	7/24/2000	Bor13235	2/18/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Thailand	426642	7/24/2000	Bor13563	8/23/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Turkey	98/4334	4/3/1998	193070	4/16/1998	9	Registered
Eastman Kodak Co.	-1	CREO	Turkey	98/4335	4/3/1998	192783	4/3/1998	37	Registered
Eastman Kodak Co.	-1	CREO	Turkey	2000/16254	8/7/2000	2000/16254	8/7/2000	37, 38, 41, 42	Registered

Co. Eastman Kodak Co.	-1	CREO	Ukraine United States of America (USA)	2000083461	8/7/2000	28228	11/15/2002	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	(USA)	75923077	2/18/2000	2815277	2/17/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Uruguay	326776	10/10/2000	424578	4/16/2011	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO (Stylized)	Canada	1131320	2/14/2002	671707	8/30/2006		Registered
Eastman Kodak Co.	-1	CREO (Stylized)	Japan	2004-000210	9/19/2002	4901362	10/14/2005	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	British Virgin Islands		11/21/1984	2098	11/21/1984	1, 8	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	China (People's Republic of)	970003310	11/21/1997	312682	4/30/1988	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic		2/19/1985	38738	4/30/1985	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic		2/19/1985	38806	4/30/1985	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic	2012/4724	1/23/2012	53147	4/14/1992	16	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	El Salvador	1379	12/3/1984	238 BOOK 110	11/28/1985	1, 9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Guatemala			51859	3/20/1997	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Guatemala			51854	3/18/1997	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia	R00.2004.8288.8292	10/14/2004	IDM000028005	1/24/2005	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia		10/14/2004	IDM000028006	1/24/2005	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia		11/4/1994	IDM000039192	6/24/2005	16	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Japan	122509/1991	11/26/1991	2685976	7/29/1994	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			95474	2/1/1978	55	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			95482	2/1/1978	56	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			112271	3/1/1979	57	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			111045	2/1/1979	62	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan	78-31881	7/7/1989	487833	6/16/1990	70	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			96613	3/1/1978	81	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	United States of America (USA)	73521003	2/6/1985	1387913	4/1/1986	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	United States of America (USA)	73/522339	2/14/1985	1367430	10/29/1985	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444093	7/14/2003	1950473	9/12/2003	35	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444094	7/14/2003	1950474	9/12/2003	36	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444095	7/14/2003	1950475	9/12/2003	37	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444096	7/14/2003	1950476	9/12/2003	38	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444097	7/14/2003	1950477	9/12/2003	39	Registered

Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444098	7/14/2003	1950478	9/12/2003	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444104	7/14/2003	1458414	5/7/1982	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444104	7/14/2003	1960082	11/19/2003	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444099	7/14/2003	1950479	9/12/2003	41	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444105	7/14/2003	1983757	6/22/2004	41	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444106	7/14/2003	1960086	11/19/2003	42	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630885	5/30/1994	630885	5/30/1994	40	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630886	5/30/1994	630886	5/30/1994	41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630887	5/30/1994	630887	5/30/1994	42	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Canada	755639	5/25/1994	522154	1/25/2000		Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Denmark	1994/4047	6/9/1994	1995/97	1/6/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Finland	2874/1994	6/8/1994	136878	3/6/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Ireland	94/4089	7/4/1994	201547	7/1/1996	40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Norway	94/3181	6/8/1994	169359	8/31/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Sweden	94/5997	6/7/1994	301819	5/19/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	United States of America (USA)	74/581380	10/3/1994	2016189	11/12/1996	16	Registered
Eastman Kodak Co.	-1	D:GOLD CIRCLE	United Kingdom	2000915	10/31/1994	2000915	10/31/1994	16	Registered
Eastman Kodak Co.	-1	D:GOLD CIRCLE	United Kingdom	2018451	4/24/1995	2018451	4/24/1995	41	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Australia	A552100	3/15/1991	A552100	12/22/1992	1	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Australia	A552101	3/15/1991	A552101	2/25/1993	9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Canada	692068	10/24/1991	420246	12/3/1993		Registered
Eastman Kodak Co.	-1	D:KEYCODE	Denmark	1991/02109	3/20/1991	1993/01029	2/5/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Finland	1321/91	3/18/1991	120186	7/6/1992	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Greece	103435	3/29/1991	103435	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Japan	24500/1991	3/11/1991	2656791	4/28/1994	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	New Zealand	208252	2/19/1991	208252	2/19/1998	1	Registered
Eastman Kodak Co.	-1	D:KEYCODE	New Zealand	208253	2/19/1991	208253	2/19/1998	9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Norway	91.1414	3/18/1991	155815	3/25/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Sweden	91-2481	3/19/1991	246745	2/19/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	United States of America (USA)	74/144546	3/4/1991	1706087	8/11/1992	1	Registered
Eastman Kodak Co.	-1	D:KODAK IMAGE GUARD PROGRAM	Germany	39526868	6/29/1995	39526868	4/30/1996	1, 9, 16, 41, 42	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	China (People's Republic of)	95014776	2/15/1995	1066035	7/28/1997	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Hong Kong	15268/94	12/22/1994	2616/1996	12/22/1994	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Hong Kong	6631/95	6/1/1995	1660/1997	6/1/1995	21	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Taiwan	87036719	7/29/1998	883785	3/1/2000	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	United States of America (USA)	74/370214	3/22/1993	1865215	11/29/1994	9	Registered
Eastman Kodak Co.	-1	D:KODAK PROCESSING LOGOSTYLE	United Kingdom	2018446	4/24/1995	2018446	4/24/1995	40	Registered
Eastman Kodak Co.	-1	D:PERSON SHOWING HANDS IN FILMSTRIP	Norway	92.1143	3/6/1992	157685	7/8/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Denmark	1993/05941	9/16/1993	1993/08856	12/24/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Greece	116623	11/9/1993	116623	11/9/1993	1, 9, 16, 40	Registered

Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10586/93	10/6/1993	10921/1995	10/6/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10587/93	10/6/1993	10922/1995	10/6/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10588/93	10/6/1993	10923/1995	10/6/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10589/93	10/6/1993	5465/1996	10/6/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02628.02631	3/21/2003	IDM000002024	3/31/2004	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02626.02629	3/21/2003	IDM000002022	3/31/2004	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02627.02630	3/21/2003	IDM000002023	3/31/2004	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	V00.2003.02625.02628	3/21/2003	IDM000002021	3/31/2004	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88871	9/7/1993	88871	7/4/1995	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88872	9/7/1993	88872	7/4/1995	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88873	9/7/1993	88873	7/4/1995	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88874	9/7/1993	88874	9/7/1995	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180557	10/14/1993	448060	12/3/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180560	10/14/1993	448061	12/3/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180559	10/14/1993	448286	12/7/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180558	10/14/1993	451228	2/2/1994	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/8733/93	11/9/1993	T93/08733E	11/9/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/B8732/93	11/9/1993	T93/08732G	11/9/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/8731/93	11/9/1993	T93/08731I	11/9/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	B T93/08730J	11/9/1993	T93/08730J	11/9/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257002	12/9/1993	Kor25126	12/9/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257003	12/9/1993	Kor61685	12/9/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257004	12/9/1993	Kor61202	12/9/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257005	12/9/1993	Bor2539	12/9/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Turkey		9/24/1993	146842	9/24/1993	9, 16	Registered
Eastman Kodak Co.	-1	D:RECYCLABLE CAMERA LOGO	Norway	91.086	2/14/1991	159179	9/9/1993	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961612	8/4/1998	820961612	5/22/2001	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	200043463	8/4/1998	200043463	2/3/2004	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961566	8/4/1998	820961566	2/3/2004	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961558	8/4/1998	820961558	5/22/2001	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961540	8/4/1998	820961540	5/22/2001	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	200008676	8/4/1998	200008676	5/22/2001	42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1932/91	8/14/1991	95BOOK14	11/13/1992	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1965/91	8/15/1991	53BOOK11	6/23/1992	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1952/91	8/15/1991	216BOOK13	10/22/1992	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1950/91	8/15/1991	201BOOK18	7/28/1993	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1951/91	8/15/1991	190BOOK13	10/20/1992	10	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1947/91	8/15/1991	186BOOK18	7/28/1993	10	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1966/91	8/15/1991	138BOOK15	2/25/1993	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1948/91	8/15/1991	50BOOK11	6/23/1992	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1961/91	8/15/1991	217BOOK13	10/22/1992	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Greece	114998	7/8/1993	114998	7/8/1993	35, 36, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Iceland	880/1991	9/26/1991	62/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88464	8/5/1993	88464	6/11/1995	1	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88465	8/5/1993	88465	6/11/1995	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88466	8/5/1993	88466	6/11/1995	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88467	8/5/1993	88467	9/7/1995	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Poland	96479	2/8/1991	70703	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13456G	11/3/1997	T97/13456G	11/3/1997	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13455I	11/3/1997	T97/13455I	11/3/1997	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13454J	11/3/1997	T97/13454J	11/3/1997	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04350Z	4/3/2002	T02/04350Z	4/3/2002	35	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04351H	4/3/2002	T02/04351H	4/3/2002	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04352F	4/3/2002	T02/04352F	4/3/2002	41	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061166	12/7/1999	135672	1/1/2001	35	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061167	12/7/1999	136900	1/16/2001	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061168	12/7/1999	131627	10/16/2000	42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA-Y&R	El Salvador	1953/91	8/15/1991	121BOOK14	11/18/1992	16	Registered
Eastman Kodak Co.	-1	D:SHARE	Argentina	2838956	7/16/2008	2300432	7/7/2009	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Argentina	2838957	7/16/2008	2300433	7/7/2009	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Australia	963590	7/28/2003	963590	7/28/2003	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Brazil	825756936	8/8/2003	825756936	7/3/2007	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Canada	1199959	12/18/2003	637016	4/8/2005		Registered
Eastman Kodak Co.	-1	D:SHARE	China (People's Republic of)	3767851	10/24/2003	3767851	8/21/2008	38	Registered
Eastman Kodak Co.	-1	D:SHARE	China (People's Republic of)	3767848		3767848	3/28/2006	40	Registered
Eastman Kodak Co.	-1	D:SHARE	France	03 3 238 565	7/28/2003	33238565	7/28/2003	9, 38, 39, 40, 41	Registered
Eastman Kodak Co.	-1	D:SHARE	India	1219446	8/1/2003	1219446	8/1/2003	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20823.21008	8/18/2003	IDM000073254	5/8/2006	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20824.21009	8/8/2003	IDM000025508	8/8/2003	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20825.21010	8/8/2003	IDM000025509	8/8/2003	40	Registered
Eastman Kodak Co.	-1	D:SHARE	Japan	40038/2004		4837804	2/10/2005	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Japan	77135/2003	9/5/2003	4817501	11/12/2004	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Mexico	611918	7/28/2003	884230	2/16/2004	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Mexico	611919	7/28/2003	903927	10/19/2005	38	Registered
Eastman Kodak Co.	-1	D:SHARE	South Korea	45-2003-2837	8/2/2003	11829	2/15/2005	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046302	7/29/2003	1136267	1/16/2005	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046305	7/29/2003	1112836	7/16/2004	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046307	7/29/2003	1103126	5/16/2004	40	Registered
Eastman Kodak Co.	-1	D-19	United States of America (USA)	445386	7/16/1941	409000	9/12/1944	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	China (People's Republic of)	3621008	7/7/2003	3621008	7/7/2005	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Hong Kong	300042876	7/4/2003	300042876	7/4/2003	1, 7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Japan	H06-092665	9/12/1994	3280584	4/11/1997	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Singapore	T03/09782D	7/3/2003	T03/09782D	7/3/2003	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Singapore	T03/09783B	7/3/2003	T03/09783B	7/3/2003	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	South Korea	40-2003-30408	7/4/2003	596918	10/22/2004	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Thailand	530621	9/17/2003	Kor199222	7/2/2004	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE DIAMONDPLATE	Thailand	530622	9/17/2003	Kor204573	9/17/2003	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE in Katakana characters	Japan	H06-092666	9/12/1994	3280585	4/11/1997	1	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Argentina	2247354	9/5/2000	1840124	8/10/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Argentina	2274355		1930437	9/19/2003	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Australia	829313	3/27/2000	829313	3/27/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Bahrain		3/26/2000	TM27288	3/26/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Brazil	822114798	3/30/2000	822114798	9/8/2009	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Canada	1052980	3/30/2000	TMA577275	3/11/2003		Registered
Eastman Kodak Co.	-1	DIGIMASTER	Chile	932879	12/16/2010	910931	11/3/2010	7	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Chile	916836	8/13/2010	903804	9/27/2010	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	China (People's Republic of)			1681800	12/14/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	China (People's Republic of)			1694306	1/7/2002	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Colombia	22970	3/9/2011	235795	5/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Colombia	22976		238409	7/9/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Czech Republic	153608	3/27/2000	234907	7/30/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Egypt	131659	3/23/2000	131659	9/13/2006	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	European (O.H.M.I.)	1558790	3/15/2000	1558790	3/15/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	France	96/647170	10/22/1996	96647170	10/22/1996	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Germany	30020004.8	3/15/2000	30020004.8	7/4/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Germany	39612204.3	3/13/1996	39612204.3	7/17/1996	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hong Kong	2002B02862	3/28/2000	2002B02862	3/28/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hong Kong	2001B14163	9/30/1999	2001B14163	9/30/1999	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hungary	M-00-01675	3/24/2000	166175	3/24/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Indonesia	473502	4/14/2000	IDM000257242	7/7/2010	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Israel	136028	3/20/2000	136028	9/5/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Israel	136027	3/20/2000	136027	9/5/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Japan	2000-029705	3/24/2000	4557454	4/5/2002	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Japan	2000-029706	3/24/2000	4447821	1/19/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Jordan	57189	3/30/2000	57189	9/23/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Jordan	57306	9/30/1999	57306	3/30/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Lebanon	83217	4/11/2000	83217	4/11/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Liechtenstein	11631	3/28/2000	11631	7/24/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Malaysia	2000/03589	9/30/1999	2000/03589	9/30/1999	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	418501	3/30/2000	831695	3/30/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	418502	3/30/2000	822716	3/30/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	557981	7/25/2002	828246	7/25/2002	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Montenegro (Republic of)	Z-423/00	5/12/2000	06054PP	2/9/2004	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Morocco	73526	5/17/2000	73526	5/17/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	New Zealand	611362	3/28/2000	611362	9/28/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	New Zealand	611363	3/28/2000	611363	9/28/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Norway	200003255	3/20/2000	206457	1/11/2001	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Peru	462557	7/27/2011	75900	10/31/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Poland	Z-216116	3/30/2000	R-151338	3/30/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Romania	M 2000 01467	3/28/2000	45142	3/28/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Russian Federation	2000706953	3/29/2000	223942	10/7/2002	7, 9, 35, 42	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Saudi Arabia	63150	3/25/2000	556/33	1/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Saudi Arabia	63151	3/25/2000	548/79	11/7/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Slovakia	933-2000	3/29/2000	196120	7/16/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	South Africa	2000/05537	3/27/2000	2000/05537	3/27/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Taiwan	89032376	6/8/2000	954393	8/16/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Taiwan	89032377	6/8/2000	960039	9/16/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Thailand	415837	3/30/2000	KOR130195	3/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Thailand	415838	3/30/2000	KOR155446	3/27/2002	9	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Tunisia	EE 00.0474	3/22/2000	EE00.0474	3/22/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Turkey	2000/05497	3/29/2000	2000/05497	3/29/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Ukraine	2000031287	3/30/2000	30181	3/3/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	United Arab Emirates	35560	3/28/2000	31576	4/24/2002	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	United Arab Emirates	35561	3/28/2000	25295	8/19/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Uruguay	414406	7/22/2010	321620	10/23/2000	7, 9	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Venezuela	336592	10/10/2001	P-233072	8/27/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Viet Nam	45842	3/30/2000	38689	10/31/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Viet Nam	47275	3/30/2000	38523	10/8/2001	7, 9	Registered
Eastman Kodak Co.	-1	DIGITAL ICE3	Canada	1053026	3/30/2000	TMA563416	6/13/2002		Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Cyprus	42574	4/28/1995	42574	4/28/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic		6/30/1995	78739	8/15/1995	11	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic			79274	8/15/1995	66	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic		10/13/1995	81286	12/15/1995	70	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Ghana		7/19/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3625/95	3/28/1995	B8325/1998	3/28/1995	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3626/95	3/28/1995	B8326/1998	3/28/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3627/95	3/28/1995	B8327/1998	3/28/1995	10	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3628/95	3/28/1995	B8328/1998	3/28/1995	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3629/95	3/28/1995	B8329/1998	3/28/1995	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3623/95	3/28/1995	B8323/1998	3/28/1995	38	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3624/95	3/28/1995	B8324/1998	3/28/1995	42	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660747	3/28/1995			1	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660748	3/28/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660749	3/28/1995			16	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97884	4/3/1995	97884	10/8/1996	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97885	4/3/1995	97885	10/8/1996	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97886	4/3/1995	97886	10/8/1996	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97887	4/3/1995	97887	10/8/1996	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97888	4/3/1995	97888	10/8/1996	38	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97889	4/3/1995	97889	10/8/1996	42	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Morocco	57892	11/2/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Myanmar (Burma)	1954/1995	5/22/1995	1954/1995	5/22/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247298	3/30/1995	B247298	3/30/1995	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247299	3/30/1995	B247299	3/30/1997	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247300	3/30/1995	B247300	3/30/1995	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247301	3/30/1995	B247301	3/30/1997	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247302	3/30/1995	B247302	3/30/1997	38	Registered

		(STYLIZED) DIGITAL SCIENCE W/DS							
Eastman Kodak Co.	-1	(STYLIZED)	New Zealand	247303	3/30/1995	B247303	3/30/1997	42	Registered
Eastman Kodak Co.	-1	DIRECT IMAGE	Canada	806997	3/14/1996	517337	9/29/1999		Registered
Eastman Kodak Co.	-1	DOLEV	Canada	1097785	3/28/2001	TMA574543	1/28/2003		Registered
Eastman Kodak Co.	-1	DOLEV	France	1495222	8/26/1988	1495222	8/26/1988	9	Registered
Eastman Kodak Co.	-1	DOLEV	Germany	S47189/9 Wz	8/26/1988	1141966	6/28/1989	9	Registered
Eastman Kodak Co.	-1	DOLEV	Italy	36289C/88	9/2/1988	1297588	7/11/1991	9	Registered
Eastman Kodak Co.	-1	DOLEV	Japan	1988-104544	9/12/1988	2706487	4/28/1995	9	Registered
Eastman Kodak Co.	-1	DOLEV	United Kingdom	1356378	8/31/1988	1356378	8/31/1990	9	Registered
Eastman Kodak Co.	-1	DOUBLE-X	Mexico			459430	5/6/1994	9	Registered
Eastman Kodak Co.	-1	DOUBLE-X	United States of America (USA)	170391	6/5/1963	765871	3/3/1964	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Andorra	3689	1/14/1997	2435	1/14/1997	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4118/94	12/1/1994	4118/94	8/4/1999	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4119/94	12/1/1994	4119/94	8/30/1999	2	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4120/94	12/1/1994	4120/94	9/14/1999	5	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4122/94	12/1/1994	4122/94	8/30/1999	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4121/94	12/1/1994	4121/94	8/30/1999	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4128/94	12/1/1994	4128/94	8/30/1999	40	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4129/94	12/1/1994	4129/94	8/11/1999	42	Registered
Eastman Kodak Co.	-1	EASTMAN	Argentina	2897028	2/25/2009	1724031	3/3/1999	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Argentina	2952989	10/20/2009	2396363	9/27/2010	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	A231847	8/22/1976	A231847	8/22/1969	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	A404430	2/28/1984	A404430	2/28/1984	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	730531	3/25/1997	730531	3/25/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Bangladesh			3846	8/29/1995	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Bangladesh			3847	8/29/1995	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Chile	687007	5/13/2005	732154	8/29/2005	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Chile	849845	12/24/2008	849267	3/19/2009	9	Registered
Eastman Kodak Co.	-1	EASTMAN	China (People's Republic of)			154119	2/15/1982	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Colombia	92/271005	11/11/1997	15041A	11/27/1997	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Colombia	92/271005	11/11/1997	15041	11/27/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Cuba			110808	1/17/1992	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Cuba			110987	7/1/1995	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Denmark	8964/90	11/23/1990	8542/92	9/18/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic	2012/4708	1/23/2012	53036	4/14/1992	5	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic	2012/4717	1/23/2012	53168	4/14/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic		2/26/1992	53159	4/14/1992	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic		2/26/1992	53180	4/14/1992	70	Registered
Eastman Kodak Co.	-1	EASTMAN	Ecuador			26/40	1/3/1940	9	Registered
Eastman Kodak Co.	-1	EASTMAN	El Salvador	1958/91	8/15/1991	235BOOK20	12/2/1993	1	Registered
Eastman Kodak Co.	-1	EASTMAN	El Salvador	1955/91	8/15/1991	15BOOK16	3/19/1993	40	Registered
Eastman Kodak Co.	-1	EASTMAN	Estonia	9079	10/27/1993	18917	3/29/1996	Rene, onl, 1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Finland	6140/90	11/27/1990	122095	9/21/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Finland	T195300905	6/9/1953	27432A	2/15/1954	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Georgia	408/3	3/30/1994	8549	3/5/1998	1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece	102201	12/21/1990	102201	3/17/1994	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece			18670	6/11/1953	1, 9, 16	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece	114990	7/8/1993	114990	12/19/1995	40, 41, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Guatemala			31534	12/14/1996	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	99/49	2/3/1949	958/49	2/3/1949	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	5068/97	4/16/1997	2464/1999	4/16/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	99/49	2/3/1949	19490957AA	2/3/1949	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Iceland	1003/1990	12/7/1990	538/1991	5/31/1991	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Iceland	855/1991	9/26/1991	40/1992	1/23/1992	1, 16, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	EASTMAN	India	657154	2/28/1995	657154	2/28/1995	1	Registered
Eastman Kodak Co.	-1	EASTMAN	India			303114	2/20/1989	1	Registered
Eastman Kodak Co.	-1	EASTMAN	India			B303115	2/20/1989	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia	D97 19750		IDM000158966	3/15/1998	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia			IDM000194824	5/24/1989	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia	D98-15480		IDM000194825	5/24/2009	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Israel	15827	1/29/1957	15827	1/1/1959	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Japan	721836/1995	6/28/1995	74983	10/7/1915	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Japan	204932/1988	4/5/1988	523306	7/9/1978	1	Registered

Eastman Kodak Co.	-1	EASTMAN	Japan	54074/1989	5/12/1989	2409008	4/30/1992		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Laos	2124	6/3/1993	1343	6/4/2003		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Latvia	M-93-8125	9/21/1993	33630	8/20/1996		1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Lithuania	13082	10/13/1993	24313	2/18/1997		1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Madagascar	95/00831D	7/13/1995	1596	7/13/1995		35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	EASTMAN	Malaysia	01130/88	3/15/1988	01130/88	3/15/1995		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Malaysia			88/01126	3/15/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Mexico	26876		58083	8/27/1955		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Mexico	161717		244618	4/25/1980		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Myanmar (Burma)			3655/1993	11/29/1993		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Netherlands Antilles			3750	10/13/1996		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Norway	90.6261	11/27/1990	158209	7/29/1993		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Pakistan		6/25/1970	53754	6/25/1970		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Pakistan		6/25/1970	53753	6/25/1970		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Panama			1933	5/15/1929		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Paraguay	25700	12/16/1996	194354	7/4/1997		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Paraguay	25699	12/16/1996	194353	7/4/1997		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Peru	187547	6/26/1991	8960	10/15/1996		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Peru	491551	4/26/2012	45808	9/16/1992		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland		4/27/1970	49652	4/27/1970		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland	Z193546	10/28/1998	135069	2/5/2003		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland	96493	2/8/1991	70716	2/8/1991		1, 2, 3, 4, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Russian Federation	93047630	10/19/1993	136111	12/29/1995		1, 5, 16, 23, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		9/6/1970	T4911660J	9/6/1949		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		8/18/1971	T5012829C	8/18/1950		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		9/6/1970	T4911661I	9/6/1949		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore	S/5572/97	5/14/1997	T97/05572A	5/14/1997		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Africa	B65/5176	12/13/1965	B65/5176	12/13/1995		1	Registered
Eastman Kodak Co.	-1	EASTMAN	South Africa	B86/8186	12/8/1986	B86/8186	12/8/1986		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Korea	97-20315	5/6/1997	417740	8/22/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Korea	2888/1970	8/17/1970	20664	12/14/1970		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Sweden	90-10608	11/20/1990	233240	4/24/1992		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Sweden			29278	12/16/1924		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Taiwan			253007	8/1/1994		101	Registered
Eastman Kodak Co.	-1	EASTMAN	Tunisia	EE890144	2/21/1989	EE040339	2/21/1989		1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	Registered
Eastman Kodak Co.	-1	EASTMAN	Turkmenistan	1(2881)	12/29/1995	3026	11/25/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United Kingdom	2183190	11/30/1998	2183190	11/30/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United Kingdom	2012334	2/24/1995	2012334B	2/24/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United States of America (USA)	277545	8/4/1967	867753	4/8/1969		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Venezuela	338/93	1/13/1993	181539	10/10/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Venezuela			F-011832	11/7/1954		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN (ARABIC)	Iran			46003	11/16/1996		1, 9, 16, 17, 22, 23, 35, 41	Registered

Eastman Kodak Co.	-1	EASTMAN (CHINESE)	China (People's Republic of)	93016082	3/12/1993	697227	7/14/1994	1	Registered
Eastman Kodak Co.	-1	EASTMAN (CHINESE)	China (People's Republic of)	93016084	3/12/1993	699583	7/28/1994	9	Registered
Eastman Kodak Co.	-1	EASTMAN (STYLIZED WITH BEAKERS)	India	576402	7/3/1992	576402	7/3/1992	1	Registered
Eastman Kodak Co.	-1	EASTMAN EXR	Germany	E29990/1	9/14/1990	1177311	6/6/1991	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN EXR	Switzerland		10/18/1990	385555	10/18/1990	1, 9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Argentina	3205262	11/8/2012	1902130	11/28/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Australia	884119	7/30/2001	884119	7/30/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Australia	916487	6/14/2002	916487	6/13/2002	9, 40, 41	Registered
Eastman Kodak Co.	-1	EASYSHARE	Brazil	824680138	6/24/2002	824680138	4/24/2007	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Canada	1132388	2/27/2002	626957	11/29/2004		Registered
Eastman Kodak Co.	-1	EASYSHARE	Chile	997733	3/12/2012	961296	3/25/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Chile	1033660	11/15/2012	651927	12/11/2002	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	2001137443	8/1/2001	1983102	11/28/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3359004		3359004	2/7/2004	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296337	9/4/2002	3296337	4/21/2004	38	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296338	9/4/2002	3296338	4/21/2004	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296339	9/4/2002	3296339	12/20/2003	41	Registered
Eastman Kodak Co.	-1	EASYSHARE	Hong Kong	12177/2001	7/28/2001	B432/2003	7/28/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	India	1032937	7/31/2001	1032937	7/31/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	India	1236829	9/15/2003	1236829	9/15/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	R00 2011 008885	8/5/2011	IDM000335437	11/16/2011	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	D00.2002.22953.23209	10/3/2002	551874	11/11/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	R00 2012 001878	2/3/2012	IDM000357295	7/18/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Japan	66158/2002	8/5/2002	4727848	11/21/2003	9, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	498649	7/27/2001	718866	7/27/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	552303	6/18/2002	754985	6/1/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	552304	6/18/2002	754986		40	Registered
Eastman Kodak Co.	-1	EASYSHARE	South Korea	40-2001-42828	9/26/2001	548971	5/23/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	South Korea	41-2002-18456	9/11/2002	41-100931	5/18/2004	38, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	90031185	7/27/2001	1029657	1/15/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	91024682	6/17/2002	1043645	1/15/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	91024690	6/17/2002	184841	7/31/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	United States of America (USA)	85220062	1/18/2011	4110993	3/13/2012	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Uruguay	358614	11/24/2004	358614	6/20/2005	9, 38, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Venezuela	13802-01	8/2/2001	241720	11/11/2002	21, 24, 26	Registered
Eastman Kodak Co.	-1	ECENTRAL	Canada	1097880	3/28/2001	TMA580851	5/7/2003		Registered
Eastman Kodak Co.	-1	EKTA	India		4/19/1951	148454	4/28/1952	1	Registered
Eastman Kodak Co.	-1	EKTA	India		4/19/1951	148455	7/22/1952	9	Registered
Eastman Kodak Co.	-1	EKTA	South Africa	65/4503	11/4/1965	65/4503	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTA	South Africa	65/4504	11/4/1965	65/4504	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTA	Zambia			783/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	EKTA	Zambia			784/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	EKTACATH	Brazil	816639418	2/28/1992	816639418	9/21/1993	1	Registered
Eastman Kodak Co.	-1	EKTACATH	Brazil	816639400	2/28/1992	816639400	11/9/1993	10	Registered

Co.								
Eastman Kodak Co.	-1	EKTACATH	Finland	982/92	2/28/1992	127794	9/6/1993	1, 10 Registered
Eastman Kodak Co.	-1	EKTACATH	Japan	17919/92	2/24/1992	2704015	2/28/1995	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Andorra	3685	1/14/1997	2476	1/14/1997	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Argentina	2366554	2/21/2002	1872365	5/22/2002	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Argentina	2444087	7/14/2003	1950524	9/12/2003	40 Registered
Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83379-A	12/8/1970	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83378-A	12/8/1970	9 Registered

Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83377-A	12/8/1970	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil	814385524	7/22/1988	814385524	6/6/1995	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil			2299682	12/3/1948	1.7	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil			5019095	12/3/1968	9.45	Registered
Eastman Kodak Co.	-1	EKTACHROME	Chile	849844	12/24/2008	849307	3/19/2009	1, 5, 9	Registered
			China (People's						
Eastman Kodak Co.	-1	EKTACHROME	Republic of)	9800004102	1/13/1998	1280097	6/7/1999	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Colombia	T2003/017113	2/27/2003	274680	9/26/2003	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Cuba			110809	1/17/1977	9	Registered
			Dominican						
Eastman Kodak Co.	-1	EKTACHROME	Republic		2/21/1992	53182	4/14/1992	44	Registered
			Dominican						
Eastman Kodak Co.	-1	EKTACHROME	Republic	2012/4712	1/23/2012	53035	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	EKTACHROME	Estonia	9080	10/27/1993	18325	1/30/1996	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Georgia	424/03 / 11474	3/30/1994	M12967	11/9/1999	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	62.51	1/10/1979	62651	6/17/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	114993	7/8/1993	114993	12/19/1995	40, 42	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	84889	2/18/1987	84889	2/18/1987	Class, Rene, onl, 1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Hong Kong	46/49	1/15/1977	19490860	1/15/1949	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Iceland	455/1984	9/11/1984	334/1985	7/2/1985	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	India		11/23/1949	141298	1/20/1951	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Indonesia	D97-19746	9/15/1997	IDM000158965	3/15/1998	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Indonesia			IDM000195012	3/2/2009	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Iran			46028	11/16/1996	1, 9, 16, 35, 41	Registered
Eastman Kodak Co.	-1	EKTACHROME	Japan	214913/1990	7/17/1990	394384	12/1/1950	18	Registered
Eastman Kodak Co.	-1	EKTACHROME	Laos	2126	6/3/1993	1346	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Laos	2126	6/3/1993	1347	6/4/2003	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Latvia	M-93-8126	9/21/1993	M33308	6/20/1996	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Lithuania	13084	10/13/1993	24311	2/18/1997	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Madagascar	95/00832D	7/13/1995	1597	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	EKTACHROME	Malaysia	88/01117	3/15/1988	88/01117	3/15/1988	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	36074	8/21/1947	56626	6/27/1948	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	104607	9/27/1976	199949	3/26/1992	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	36073	8/21/1947	55958	4/15/1948	1, 9	Registered
			Myanmar						
Eastman Kodak Co.	-1	EKTACHROME	(Burma)			3657/1993	11/25/1993	1, 16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Panama			175	9/5/1951	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Paraguay	5230	4/12/1993	257498	6/7/1993	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Peru	233068/93		22844	5/26/1994	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Poland	96490	2/8/1991	70713	2/8/1991	1, 9, 16, 40	Registered
			Russian						
Eastman Kodak Co.	-1	EKTACHROME	Federation	93047635	10/19/1993	129943	7/24/1995	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Singapore		9/6/1970	T4911669D	9/6/1970	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4505	11/4/1965	65/4505	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4506	11/4/1965	65/4506	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4507	11/4/1965	65/4507	11/4/1965	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Korea	2889/1970	8/17/1970	20665	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Taiwan			19719	4/1/1965	19	Registered
Eastman Kodak Co.	-1	EKTACHROME	Thailand	285701	5/18/1995	Kor30466	7/28/1965	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Venezuela	1740	3/14/1997	26814	6/25/1952	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Venezuela	1736	3/14/1997	26859	6/30/1952	1	Registered
			China (People's						
Eastman Kodak Co.	-1	EKTACHROME (CHINESE)	Republic of)	93016079	3/12/1993	697233	7/14/1994	1	Registered
			(CHINESE)						
Eastman Kodak Co.	-1	EKTACHROME	Taiwan			68071	2/1/1974	81	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Andorra	3686	1/14/1997	2478	1/14/1997	1	Registered
			China (People's						
Eastman Kodak Co.	-1	EKTACOLOR	Republic of)	960001661	7/8/1996	271252	12/10/1996	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Greece	62652	1/10/1979	62652	8/18/1980	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Greece	114994	7/8/1993	114994	7/8/1993	40, 42	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Iceland	895/1991	9/26/1991	75/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	India			172470	12/27/1997	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Indonesia			IDM000207488	4/23/1979	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Iran			45999	10/10/1976	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Japan			1273249	1/10/1977	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Laos	2123	6/3/1993	1342	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Malaysia	88/01119	3/15/1988	88/01119	7/11/1994	1	Registered
			Myanmar						
Eastman Kodak Co.	-1	EKTACOLOR	(Burma)			3658/1993	11/25/1993	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Nepal	4682	8/25/1999	14545/056	9/20/1999	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Panama			658	5/20/1971	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Poland	96489	2/8/1991	70712	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4508	11/4/1965	65/4508	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4509	11/4/1965	65/4509	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4510	11/4/1965	65/4510	11/4/1965	16	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Korea	1187/1971	4/1/1971	22623	6/28/1971	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Taiwan			358831	3/16/1987	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Taiwan			355491	2/1/1987	55	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Thailand	285702	5/18/1995	Kor30467	7/28/1965	1	Registered
			United States of						
Eastman Kodak Co.	-1	EKTACOLOR	America (USA)	168593	5/10/1963	763900	1/28/1964	1	Registered
			United States of						
Eastman Kodak Co.	-1	EKTACOLOR	America (USA)	78349188	1/8/2004	2985147	8/16/2005	1	Registered
			EKTACOLOR						
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Germany	E28093/1WZ	11/5/1988	1145308	8/28/1989	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTAFL0	Mexico	245187		314685	6/28/1986	1	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	Chile	627763	11/12/2003	692530	5/6/2004	9	Registered

Eastman Kodak Co.	-1	EKTAGRAPHIC	Iceland	456/1984	9/11/1984	335/1985	7/2/1985	9	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	South Africa	94/4124	4/25/1994	94/4124	4/25/1994	9	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	Tunisia	EE.89.0148	2/21/1989	EE040343	2/21/1989	1, 9, 10	Registered
Eastman Kodak Co.	-1	EKTAJET	Japan	63587/1991	6/18/1991	2622962	1/26/1984	11	Registered
			United Kingdom	2003641	11/28/1994	2003641	11/28/1994	1	Registered
Eastman Kodak Co.	-1	EKTAMATE	Argentina	1971812	4/17/1995	1582724	12/14/1995	9	Registered
Eastman Kodak Co.	-1	EKTAMATE	Brazil	16694/74	9/16/1974	6296041	4/25/1996	9.45, 9.80	Registered
Eastman Kodak Co.	-1	EKTAMATE	Denmark	1974/105	1/4/1974	1975/46	1/3/1975	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATE	Japan	726798/1996	9/4/1996	1244798		1, 9	Registered
Eastman Kodak Co.	-1	EKTAMATE	Norway			93584	4/24/1975	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATE	Sweden	5719/73	11/22/1973	148687	9/20/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATIC	Brazil	790089742	4/5/1979	790089742	1/15/1985	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Chile	627762	11/12/2003	692529	5/6/2004	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Chile	627761	11/12/2003	692528	5/6/2004	9	Registered
Eastman Kodak Co.	-1	EKTAMAX	Greece	115205	7/22/1993	115205	12/19/1995	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Poland	Z-142548	1/19/1995	R-98262	1/19/1995	1	Registered
Eastman Kodak Co.	-1	EKTANAR	Japan	12469/86	2/12/1986	2085555	10/26/1988	10	Registered
Eastman Kodak Co.	-1	EKTANET	Algeria	614756	1/20/1994	614756	1/20/1994	9	Registered

Eastman Kodak Co.	-1	EKTANET	Austria	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Belarus	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Benelux	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Bulgaria	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Croatia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Czech Republic	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Egypt	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Germany	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Hungary	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	International (WIPO)	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Italy	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Kazakhstan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Liechtenstein	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Macedonia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Monaco	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Morocco	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Poland	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Portugal	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Romania	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Russian Federation	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	San Marino	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Slovakia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Slovenia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Spain	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Sudan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Switzerland	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Ukraine	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Uzbekistan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Viet Nam	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Denmark	7395/88	10/24/1988	2242/90	4/6/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Finland	4702/88	10/25/1988	109998	12/20/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Greece	91236	11/9/1988	91236	11/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Norway	88/4879	10/25/1988	141947	7/5/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Sweden	88/9159	10/26/1988	221082	2/15/1991	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Brazil	18551	6/30/1975	7229062	10/25/1980	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Colombia	94/031236	7/15/1994	170229	11/30/1994	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Colombia	94/031231	7/15/1994	170225	11/30/1994	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Greece	114992	7/8/1993	114992	7/8/1993	35, 37	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Hong Kong	1682/75		346/77	12/3/1975	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Iceland	457/1984	9/11/1984	348/1985	8/6/1985	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Latvia	M-93-8133	9/21/1993	33635	8/20/1996	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Lithuania	13100	10/13/1993	24296	2/18/1997	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Mexico			199109	11/30/1976	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Mexico	90585		196406	7/9/1976	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Norway	90.6259	11/27/1990	157585	7/8/1993	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Poland	96488	2/8/1991	70711	2/8/1991	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Russian Federation	93047619	10/19/1993	128342	6/16/1995	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela	753025	5/27/1975	90728	4/17/1979	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			86904-F	6/20/1978	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			90728	4/17/1979	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			86903-F	6/20/1978	16	Registered
Eastman Kodak Co.	-1	EKTAR	Argentina	2465081	10/1/2003	1966243	1/8/2004	1	Registered
Eastman Kodak Co.	-1	EKTAR	Brazil	16698/74	9/16/1974	6331246	5/25/1976	9	Registered
Eastman Kodak Co.	-1	EKTAR	Chile	928768	11/11/2010	907320	10/31/1990	1, 9	Registered
Eastman Kodak Co.	-1	EKTAR	Denmark	4039/88	6/15/1988	3679/90	6/15/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Dominican Republic	2012/4725	1/23/2012	53166	4/14/1992	9	Registered
Eastman Kodak Co.	-1	EKTAR	Dominican Republic			53187	4/14/1992	35	Registered
Eastman Kodak Co.	-1	EKTAR	Finland	2597/88	6/15/1988	108288	8/6/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	89546	6/24/1988	89546	10/17/1991	1	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	116095	9/24/1993	116095	4/17/1996	16	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	114991	7/8/1993	114991	12/19/1995	40	Registered
Eastman Kodak Co.	-1	EKTAR	Iceland	871/1991	9/26/1991	53/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTAR	India		11/23/1949	141297	2/5/1951	9	Registered
Eastman Kodak Co.	-1	EKTAR	Japan	12470/86	2/12/1986	2085556	10/26/1988	10	Registered
Eastman Kodak Co.	-1	EKTAR	Laos	2129	6/3/1993	1362	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTAR	Latvia	M-93-8127	9/21/1993	33631	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Lithuania	13081	10/13/1993	24314	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Mexico	61600	5/2/1989	371825	1/18/1990	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	EKTAR	Mexico	243700		308924	7/4/1985	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Myanmar (Burma)			3661/1993	11/25/1993	1	Registered
Eastman Kodak Co.	-1	EKTAR	Panama			3406	9/27/1940	9	Registered
Eastman Kodak Co.	-1	EKTAR	Peru	243692	6/1/1994	27122	10/14/1994	9	Registered
Eastman Kodak Co.	-1	EKTAR	Poland	96487	2/8/1991	70710	2/8/1991	1, 9, 16, 17, 40	Registered
Eastman Kodak Co.	-1	EKTAR	Russian Federation	93047616	10/19/1993	131182	8/28/1995	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Singapore		9/6/1970	T4911668F	9/6/1970	9	Registered
Eastman Kodak Co.	-1	EKTAR	South Korea	5142/1977	9/16/1977	57719	9/21/1978	1	Registered
Eastman Kodak Co.	-1	EKTAR	Sweden	88 5184	6/16/1988	219460	11/23/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Venezuela			20729	5/4/1949	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Hong Kong	14902/94	12/14/1994	5933/1996	12/14/1994	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Hong Kong	14901/94	12/14/1994	5932/1996	12/14/1994	9	Registered

Eastman Kodak Co.	-1	EKTASCAN	Madagascar	95/00820D	7/13/1995	1585	7/13/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTASCAN	Mexico	221488	1/12/1995	497343	7/18/1995	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Mexico	221489		498608	7/26/1995	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Poland	Z-150.837	8/18/1995	103568	8/18/1995	1, 9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Singapore	S/10679/94	12/10/1994	T94/10679A	12/10/1994	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Singapore	10680/94	12/10/1994	T94/10680E	12/10/1994	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Thailand	279030	1/13/1995	Kor35553	1/13/1995	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Thailand	279031	1/13/1995	Kor40261	1/13/1995	9	Registered
Eastman Kodak Co.	-1	EKTASPEED	Japan	730778/93	9/17/1993	1653452	3/30/1994	1	Registered
Eastman Kodak Co.	-1	EKTATHERM	Denmark	8164/90	10/25/1990	7000/91	10/18/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Denmark	6980/89	9/21/1989	7598/90	11/23/1990	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Finland	5473/90	10/24/1990	118495	4/21/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Finland	R201101354	5/4/2011	113768	9/5/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Greece	101565	11/8/1990	101565	1/17/1994	16	Registered

Eastman Kodak Co.	-1	EKTATHERM	Greece	96004	10/12/1989	96004	12/17/1992	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124733/1990	11/6/1990	2528844	4/28/1993	2	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124735/1990	11/6/1990	2515180	3/31/1993	1, 2, 16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124734/1990	11/6/1990	2503288	2/26/1993	1, 9, 10	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	89.4609	9/21/1989	146.165	7/25/1991	9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	90.5533	10/23/1990	150709	5/27/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	89.4609	9/21/1989	146165	7/25/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Singapore			T90/06976Z		1	Registered
Eastman Kodak Co.	-1	EKTATHERM	Singapore			T90/06977H		16	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32131/1990	11/2/1990	226154	11/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32132-90	11/2/1990	40-230140	1/9/1992	2	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	90-32133	11/2/1990	40-229359	12/27/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32134/1990	11/2/1990	227199	12/2/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Sweden	90-9692	10/23/1990	231463	3/13/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Sweden	89/8900	9/21/1989	225845	8/16/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Taiwan	80-01418	1/11/1991	526108	6/16/1991	48	Registered
Eastman Kodak Co.	-1	EKTATHERM	Taiwan	01419-80	1/11/1991	537062	10/1/1991	73	Registered
Eastman Kodak Co.	-1	EKTATHERM	United States of America (USA)	74/003458	11/20/1989	1638048	3/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Canada	830612	12/3/1996	520856	12/22/1999	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Greece	131619	12/18/1996	131619	11/17/1998	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Ireland	6349/96	12/12/1996	203736	12/12/1996	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	United Kingdom	2118191	12/10/1996	2118191	12/10/1996	1	Registered
Eastman Kodak Co.	-1	EKTRA	Poland	96486	2/8/1991	70709	2/8/1991	9	Registered
Eastman Kodak Co.	-1	EKTRA	Venezuela			91447-F	7/11/1979	9	Registered
Eastman Kodak Co.	-1	EKTRON	Hong Kong	2082/78	10/27/1978	405/1979	10/27/1978	9	Registered
Eastman Kodak Co.	-1	ELECTRA	Benelux	838309	12/1/1994	560964	12/1/1994	1, 7, 16	Registered
Eastman Kodak Co.	-1	ELECTRA	Benelux	847986	5/10/1995	570723	5/10/1995	1, 7, 9	Registered
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Eastman Kodak Co.	-1	ELECTRA	Denmark	VA 1997 00028	1/3/1997	04188	10/10/1997	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	France	94550953	12/21/1994	94550953	6/9/1995	1, 7, 16	Registered
Eastman Kodak Co.	-1	ELECTRA	France	95578957	6/30/1995	95578957	1/6/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Germany	39406080.6	12/12/1994	39406080.6	8/17/1995	1, 7	Registered
Eastman Kodak Co.	-1	ELECTRA	Germany	39519182.3	5/5/1995	39519182.3	3/21/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Italy	MI87C904797	10/13/1997	812127	5/15/2000	16	Registered
Eastman Kodak Co.	-1	ELECTRA	Sweden	199700415	1/16/1997	346031	5/11/2001	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	United Kingdom	1323106	10/3/1987	1323106	8/4/1989	16	Registered
Eastman Kodak Co.	-1	ELECTRA	United Kingdom	2019626A & B	5/4/1995	2019626A & B	12/5/1997	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELITE	Argentina	2501575	3/17/2004	1988971	8/25/2004	1	Registered
Eastman Kodak Co.	-1	ELITE	Canada	733565	7/27/1993	430813	7/22/1994		Registered
Eastman Kodak Co.	-1	ELITE	Greece	84912	2/19/1987	84912	2/19/1987	1	Registered
Eastman Kodak Co.	-1	ELITE	Iceland	894/1991	9/26/1991	74/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	ELITE	Mexico	173352	7/19/1993	459849	5/10/1994	1	Registered
Eastman Kodak Co.	-1	ELITE	South Korea	24887-93	7/16/1993	40-296029	8/16/1994	1	Registered
Eastman Kodak Co.	-1	ELITE	United States of America (USA)	74412525	7/15/1993	1898456	6/13/1995	1	Registered
Eastman Kodak Co.	-1	ENCAD	Japan			3181064	7/31/1996	9	Registered
Eastman Kodak Co.	-1	ENCAD	United Kingdom		12/22/1992	1521873	10/1/1993	9	Registered
Eastman Kodak Co.	-1	EQUIS & D:X	Chile	608188		670550	6/15/1993	9	Registered
Eastman Kodak Co.	-1	ESTAR	Mexico	114628	7/1/1977	215254	7/5/1978	1	Registered
Eastman Kodak Co.	-1	ESTAR	Mexico	507973	6/19/1980	256666	3/23/1981	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	ESTAR	Poland	96511	2/8/1991	R-71236	2/8/1991	1, 9	Registered
Eastman Kodak Co.	-1	ESTAR	South Africa	85/3710	5/27/1985	85/3710	5/27/1985	1	Registered
Eastman Kodak Co.	-1	ESTAR	Taiwan			40963	6/1/1970	19	Registered
Eastman Kodak Co.	-1	ESTAR	United States of America (USA)	94281	4/4/1960	718546	7/18/1961	1	Registered
Eastman Kodak Co.	-1	EVERSMART	Canada	1097783	3/28/2001	TMA592565	10/17/2003		Registered
Eastman Kodak Co.	-1	EVERSMART	Israel	144491	12/3/2000	144491	11/12/2001	9	Registered
Eastman Kodak Co.	-1	EXACTUS	European (O.H.M.I.)	3715331	6/16/2004	3715331	11/3/2005	9	Registered
Eastman Kodak Co.	-1	EXR	South Africa	94/4125	4/25/1994	94/4125	4/25/1994	1	Registered
Eastman Kodak Co.	-1	EXR	United Kingdom	2000918	10/31/1994	2000918	10/31/1994	1	Registered
Eastman Kodak Co.	-1	EXR EXTHERMO (with Katakana)	Japan	2001-044986	5/18/2001	4582766	7/5/2002	1	Registered
Eastman Kodak Co.	-1	F.P.C.(AND DESIGN)	United States of America (USA)	73/368,799	6/9/1982	1244297	7/5/1983	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Benelux	1036434	7/14/2003	748153	7/14/2003	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Brazil	826652301	6/22/2004	826652301	7/20/2010	1	Registered
Eastman Kodak Co.	-1	FLEXCEL	Brazil	826652280	6/22/2004	826652280	9/25/2007	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Canada	1184367	7/14/2003	TMA720940	8/14/2008		Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638743	7/18/2003	3638743	5/14/2005	1	Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638742	7/18/2003	3638742	10/28/2005	7	Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638744	7/18/2003	3638744	2/21/2005	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Finland	T200301766	7/24/2003	229991	3/31/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	France	33236684	7/16/2003	33236684	7/16/2003	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Hong Kong	300048357	7/16/2003	300048357	3/8/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Italy	MI2003C007322	7/17/2003	1041846	3/7/2007	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Norway	200310955	11/21/2003	224318	9/20/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Spain	2550919.5	7/16/2003	2550919	12/18/2003	1, 7, 9	Registered

Eastman Kodak Co.	-1	FLEXCEL	Sweden	200305076	9/4/2003	365488	2/13/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	United States of America (USA)	78/282416	8/4/2003	3392716	3/4/2008	7	Registered
Eastman Kodak Co.	-1	GALLERY	Canada			257305	4/3/1996		Registered
Eastman Kodak Co.	-1	GEN 5	Canada	861572	11/14/1997	537679	11/24/2000		Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Argentina	2812189	3/26/2008	2278769	3/25/2009	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Canada	1393041	4/25/2008	TMA788993	1/28/2011	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Chile	813494	3/28/2008	835409	12/2/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Hong Kong	301075491	3/19/2008	301075491	3/19/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	India	1668126	3/24/2008			7	Pending Application
Eastman Kodak Co.	-1	GENERATION NEWS	International (WIPO)	961096	4/8/2008	961096	4/8/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Mexico	922371	3/25/2008	1064015	9/30/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Taiwan	97012792	3/21/2008	1330405	10/1/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	United States of America (USA)	77430834	3/25/2008	3640816	6/16/2009	7	Registered
Eastman Kodak Co.	-1	NEWS	Venezuela	5493-08	3/26/2008	290458	12/9/2008	7	Registered
Eastman Kodak Co.	-1	GENESIS	Canada	815929	6/21/1996	477425	6/10/1997		Registered
Eastman Kodak Co.	-1	GOLD	Andorra	3688	1/14/1997	2453	1/14/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	Argentina	2712496	11/6/2006	2192358	10/31/2007	1	Registered
Eastman Kodak Co.	-1	GOLD	Australia	676525	10/30/1995	676525	10/30/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Chile	816944		831471	6/12/2008	1	Registered
Eastman Kodak Co.	-1	GOLD	China (People's Republic of)	95051071	4/27/1995	940003	2/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	Colombia	92/282526	11/14/1995	130228	12/13/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Costa Rica	None	12/10/1997	108473	7/28/1998	1	Registered

Eastman Kodak Co.	-1	GOLD	Costa Rica	None	12/10/1997	108472	7/28/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Ecuador	83766	12/16/1997	1230	8/9/1999	1	Registered
Eastman Kodak Co.	-1	GOLD	Ecuador	83767	12/16/1997	1229	8/9/1999	40	Registered
Eastman Kodak Co.	-1	GOLD	El Salvador	11997006684	11/6/1997	092BOOK78	6/12/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	El Salvador	11997006683	11/6/1997	224BOOK79	8/12/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Estonia	9083	10/27/1993	18487	2/19/1996	1, 16-	Renew 1 only Registered
Eastman Kodak Co.	-1	GOLD	European (O.H.M.I.)	1369016	11/3/1999	1369016	11/6/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Georgia	9078/03	3/30/1994	8550	3/5/1998	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Germany	39408597.3	11/1/1996	39408597	12/1/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Guatemala	9770/97	11/21/1997	105921	8/21/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Guatemala	9771/97	11/21/1997	98951	9/30/1999	40	Registered
Eastman Kodak Co.	-1	GOLD	India	633229	7/7/1994	633229	7/7/1994	1	Registered
Eastman Kodak Co.	-1	GOLD	Indonesia			IDM000195648	6/30/1989	1	Registered
Eastman Kodak Co.	-1	GOLD	Latvia	M-93-8128	9/21/1993	33632	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Lithuania	13087	10/13/1993	24308	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Madagascar	95/00822D	7/13/1995	1587	7/13/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD	Mexico	38769	3/8/1988	575236	4/14/1998	1, 9, 14, 16	Registered
Eastman Kodak Co.	-1	GOLD	Nicaragua	None	12/2/1997	38953CC	10/8/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	Nicaragua	None	12/2/1997	38945CC	10/8/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Panama	92067	1/21/1998	92067	1/21/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	Panama	92068	1/21/1998	92068	1/21/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Peru	162		99633	9/21/1992	1	Registered
Eastman Kodak Co.	-1	GOLD	Philippines	4-1997-119543	4/10/1997	4-1997-119543	2/10/2003	1	Registered
Eastman Kodak Co.	-1	GOLD	Poland	96509	2/8/1991	R-71234	2/8/1991	1	Registered
Eastman Kodak Co.	-1	GOLD	Russian Federation	93047624	10/19/1993	144469	7/22/1996	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	South Africa	97/11971	8/7/1997	97/11971	8/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	South Africa	97/11972	8/7/1997	97/11972	8/7/1997	40	Registered
Eastman Kodak Co.	-1	GOLD	Sri Lanka	80872	11/6/1996			1	Pending
Eastman Kodak Co.	-1	GOLD	United States of America (USA)	74-614525	12/22/1994	1941031	12/12/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Venezuela	19340-95	12/4/1995	P-195508	3/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Denmark	303/86	1/16/1986	1988 03590	10/21/1988	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Finland	T198600327	1/23/1986	105650	11/20/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Greece	82129	3/20/1986	82129	3/20/1986	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Iceland	884/1991	9/26/1991	182/1992	2/20/1992	1, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Norway	19860133	1/13/1986	130013	9/17/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Sweden	234/86	1/13/1986	241568	10/16/1992	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Turkey	93/8306	8/17/1993	93/8306	8/17/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	GREENSTAR	France	94534810	8/30/1994	94534810	11/3/1995	1, 7, 16	Registered
Eastman Kodak Co.	-1	HAWKEYE	Denmark	1995/1248	2/16/1995	1995/4427	7/7/1995	1, 9	Registered
Eastman Kodak Co.	-1	HAWKEYE	Finland	849/95	2/14/1995	203181	11/29/1996	1	Registered
Eastman Kodak Co.	-1	HAWKEYE	India		10/8/1942	6255	5/26/1944	9	Registered
Eastman Kodak Co.	-1	HAWKEYE	Ireland	95/1063	2/14/1995	174181	2/14/1995	1	Registered
Eastman Kodak Co.	-1	HAWKEYE	Norway	19951077	2/17/1995	174695	6/27/1996	1, 9	Registered
Eastman Kodak Co.	-1	HAWKEYE	United Kingdom	2011659	2/20/1995	2011659	2/20/1995	1	Registered
Eastman Kodak Co.	-1	HCF	South Africa	B85/3706	5/27/1985	B85/3706	5/27/1985	1	Registered
Eastman Kodak Co.	-1	HERO	Canada	1513991	2/4/2011	840761	1/21/2013	9	Registered
Eastman Kodak Co.	-1	HERO	International (WIPO)	1069927	2/25/2011	1069927	2/25/2011	9	Registered
Eastman Kodak Co.	-1	HERO	Mexico	1153300	2/8/2011	1217592	5/18/2011	9	Registered
Eastman Kodak Co.	-1	HERO	United States of America (USA)	85241300	2/14/2011	4265088	12/25/2012	9	Registered
Eastman Kodak Co.	-1	HIGH DEFINITION IMAGING & DESIGN (horizontal presentation)	Canada	1101722	5/3/2001	TMA602665	2/19/2004		Registered
Eastman Kodak Co.	-1	HIGH FILM	Mexico	223023	1/30/1995	519469	3/26/1996	9	Registered
Eastman Kodak Co.	-1	HIGH FILM	Mexico	223024	1/30/1995	490709	5/2/1995	16	Registered
Eastman Kodak Co.	-1	HIPERCOLOR	Mexico	612627	7/31/2003	998448	8/20/2007	1	Registered
Eastman Kodak Co.	-1	HORSELL	Hong Kong	199907896	6/21/1999	200006392	5/5/2000	1	Registered
Eastman Kodak Co.	-1	HORSELL	New Zealand	310640	6/4/1999	310640	6/4/1999	1	Registered
Eastman Kodak Co.	-1	IBT LOGO DEVICE (INTEGRATED BOOSTER	Denmark	3805/93	6/11/1993	5885/93	8/6/1993	1	Registered
Eastman Kodak Co.	-1	TECHNOLOGY) IBT LOGO DEVICE (INTEGRATED BOOSTER	Finland	3244/93	7/21/1993	134402	10/5/1994	1	Registered
Eastman Kodak Co.	-1	TECHNOLOGY) IBT LOGO DEVICE (INTEGRATED BOOSTER	Norway	933459	7/20/1993	164422	9/1/1994	1	Registered
Eastman Kodak Co.	-1	TECHNOLOGY)	Sweden	93-5386	6/11/1993	263425	1/13/1995	1	Registered
Eastman Kodak Co.	-1	IMAGE PAC	Japan	8522/2004	2/2/2004	4811902	10/22/2004	9	Registered
Eastman Kodak Co.	-1	IMAGECAPTURE IMAGECARE & DESIGN	Norway	82.0154	1/18/1982	114842	10/20/1983	1	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE &	Argentina	2797219	1/10/2008	2255524	10/27/2008	42	Registered
Eastman Kodak Co.	-1	DESIGN	Australia	706348	4/15/1996	706348	4/15/1996	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	IMAGECARE &	Brazil	819647004	11/11/1996	819647004	4/6/1999	40.15, 40.55, 40.6	Registered

Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Chile	791334	10/8/2007	810876	11/25/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	China (People's Republic of)	960126340	11/15/1996	1141746	1/7/1998	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Denmark	5896/96	11/1/1996	VR 1997 02471	6/13/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Finland	4521/96	10/31/1996	206879	7/15/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Greece	131198	11/7/1996	131198	11/17/1998	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Hong Kong	12243/1996	9/30/1996	B3193/1998	9/30/1996	35, 42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Indonesia	J97-4364	3/14/1997	IDM000126506	11/20/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Ireland	96/5678	10/30/1996	205748	10/30/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Japan	116829/1996	10/16/1996	4374846	4/7/2000	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Mexico	275124	9/26/1996	626506	9/26/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	New Zealand	B266397	8/28/1996	B266397	8/28/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Norway	6748/1996	10/30/1996	186157	10/30/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Peru	22855	10/3/1996	9541	1/13/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Singapore	B T96/11113Z	10/14/1996	T96/11113Z	10/14/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	South Africa	96/13487	9/25/1996	96/13487	9/25/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	South Korea	1996-12623	10/12/1996	45203	8/11/1998	35, 40, 41, 42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Sweden	9976/96	10/31/1996	323976	6/27/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Taiwan	88010865	3/15/1999	131368	10/16/2000	42	Registered
Eastman Kodak Co.	-1	DESIGN	Venezuela	18371/96	10/30/1996	8102	7/31/1998	42	Registered
Eastman Kodak Co.	-1	IMAGEDIRECT	Canada	1078755	10/16/2000	TMA579124	4/8/2003	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Andorra	3678	1/14/1997	2458	1/14/1997	1, 9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Argentina	2576148	3/10/2005	2119482	10/10/2006	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	A524755	12/7/1989	A524755	12/7/1989	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	A524756	12/7/1989	A524756	12/7/1989	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	1045604	3/9/2005	1045604	3/9/2005	9	Registered

Eastman Kodak Co.	-1	IMAGELINK	Canada	646016	12/4/1989	394120	2/14/1992			Registered
			China (People's Republic of)	93090729		776330	1/20/1995	37		Registered
Eastman Kodak Co.	-1	IMAGELINK	Denmark	8878/90	11/21/1990	1017/93	2/5/1993	1, 9, 16, 20, 37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	Finland	5984/90	11/19/1990	119297	5/20/1992	1, 9, 16, 20, 37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	Georgia	8606/3	7/30/1993	5180	4/24/1997	1, 9, 16, 20, 37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	Greece	115000	7/8/1993	115000	7/8/1993	37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	1281/91	2/26/1991	B7183/94	2/26/1991	1		Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	1280/91	2/26/1991	B4041/1998	2/26/1991	9		Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	300381933	3/8/2005	300381933	3/8/2005	9		Registered
Eastman Kodak Co.	-1	IMAGELINK	Iceland	858/1991	9/26/1991	43/1992	1/23/1992	1, 9, 16		Registered
										Pending
Eastman Kodak Co.	-1	IMAGELINK	Indonesia	D00.2005.000462	4/12/2005			9		Application
Eastman Kodak Co.	-1	IMAGELINK	Japan	40629/2005	5/10/2005	4926284	2/3/2006	9		Registered
Eastman Kodak Co.	-1	IMAGELINK	Japan	189095/92	9/16/1992	3013724	12/22/1994	37		Registered
Eastman Kodak Co.	-1	IMAGELINK	Japan	139608/1989	12/7/1989	2370735	1/31/1992	9, 10		Registered
Eastman Kodak Co.	-1	IMAGELINK	Jordan	50453	8/5/1998	50453	8/5/1998	1		Registered
Eastman Kodak Co.	-1	IMAGELINK	New Zealand			198113		1		Registered
Eastman Kodak Co.	-1	IMAGELINK	New Zealand			198114		9		Registered
Eastman Kodak Co.	-1	IMAGELINK	Norway	90.5988	11/16/1990	157077	6/17/1993	1, 9, 16, 20, 37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	Poland	96485	2/8/1991	70708	2/8/1991	9		Registered
Eastman Kodak Co.	-1	IMAGELINK	Sweden	90-10420	11/14/1990	251788	9/17/1993	1, 9, 16, 20, 37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	Taiwan	94010603	3/10/2005	1181138	11/16/2005	9		Registered
Eastman Kodak Co.	-1	IMAGELINK	Turkmenistan	1(2879)	12/29/1995	3024	11/25/1998	1, 9, 16, 20, 37, 38		Registered
Eastman Kodak Co.	-1	IMAGELINK	United Kingdom	2001445	10/31/1994	2001445	10/31/1994	9, 37, 38		Registered
			United States of America (USA)	74/549636	7/15/1994	1914405	8/29/1995	1		Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Canada	479418	12/9/1981	295803	10/5/1984	9		Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Denmark	00638/82	2/11/1982	3263/82	9/10/1982	9		Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Finland	0709/1982	2/1/1982	92743	6/5/1985	9		Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Norway	82.028	1/27/1982	114548	9/1/1983	9		Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Sweden	082/0449	1/26/1982	182051	6/24/1982	9		Registered
Eastman Kodak Co.	-1	IMAGELITE	Georgia	4720/03	7/30/1993	1959	6/24/1996	1		Registered
Eastman Kodak Co.	-1	IMAGELITE	Norway	89/1323	3/21/1989	142993	10/4/1990	1		Registered
Eastman Kodak Co.	-1	IMAGESET	Denmark	1993/7165	11/4/1993	1994/1654	3/11/1994	1		Registered
Eastman Kodak Co.	-1	IMAGESET	Finland	814/94	2/15/1994	135597	12/20/1994	1		Registered
Eastman Kodak Co.	-1	IMAGESET	Greece	116684	11/12/1993	116684	11/12/1993	1		Registered
Eastman Kodak Co.	-1	IMAGESET	Sweden			259205	6/23/1994	1		Registered
Eastman Kodak Co.	-1	IMAGESMART	Canada	1078754	10/16/2000	TMA578918	4/3/2003	9		Registered
Eastman Kodak Co.	-1	IMT	Mexico	99354	4/2/1976	207273	10/26/1977	9		Registered
Eastman Kodak Co.	-1	INFOCAPTURE	Norway	82.0155	1/18/1982	114528	8/24/1983	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Australia	595699	2/11/1993	A595699	2/11/1993	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Canada	722329	2/8/1993	442271	4/28/1995	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Denmark	1288/93		7241/93	10/15/1993	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Finland	922/93	3/3/1993	130623	2/7/1994	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Ireland	93/0725	2/23/1993	153716	2/23/1993	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Norway	931031	3/2/1993	167256	3/16/1995	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	Sweden	93-1632	2/23/1993	254540	1/21/1994	1		Registered
Eastman Kodak Co.	-1	INFOGUARD	United Kingdom	1527399	2/19/1993	1527399	2/19/1993	1		Registered
			United States of America (USA)	74/351189	1/22/1993	1836098	5/10/1994	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Argentina	2612388	8/22/2005	2073051	3/17/2006	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Chile	685032	4/28/2005	729819	7/22/2005	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Ecuador			527/75	4/10/1974	1, 9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260059	10/16/1997	1		Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260060	10/16/1997	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260061	10/16/1997	11		Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260062	10/16/1997	16		Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260063	10/16/1997	18		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Mexico	54971	1/4/1989	361385	4/26/1989	1, 6, 8, 9, 11, 12, 14, 16		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Sarawak			SAR/4497	2/27/1963	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	South Africa	63/0667	2/22/1963	63/0667	2/22/1963	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Thailand	285709	5/18/1995	Kor30066	7/28/1995	9		Registered
Eastman Kodak Co.	-1	INSTAMATIC	Venezuela	913/63	3/1/1963	47280	4/29/1964	9		Registered
Eastman Kodak Co.	-1	INTEGRIS	Japan	2003-028220	4/8/2003	4712933	9/26/2003	2, 9, 16		Registered
Eastman Kodak Co.	-1	IQSMART	Australia	918113	6/28/2002	918113	6/28/2002	9		Registered
			European (O.H.M.I.)	2755783	6/28/2002	2755783	6/28/2002	9		Registered
Eastman Kodak Co.	-1	IQSMART	Japan	2002-055055	7/2/2002	4658713	4/4/2003	9		Registered
Eastman Kodak Co.	-1	IQSMART	Singapore	T02/09409J	6/29/2002	T02/09409J	6/4/2003	9		Registered
Eastman Kodak Co.	-1	IRIS	Australia	525023	12/12/1989	525023	8/22/1994	2		Registered
Eastman Kodak Co.	-1	IRIS	Israel	144036	11/19/2000	144036	11/12/2001	2		Registered
Eastman Kodak Co.	-1	IRIS	Israel	144037	11/19/2000	144037	1/2/2003	9		Registered
Eastman Kodak Co.	-1	IRIS	Israel	144038	11/19/2000	144038	1/2/2003	16		Registered
Eastman Kodak Co.	-1	IRIS	Japan	2000-139037	12/25/2000	4740873	1/16/2004	2		Registered
Eastman Kodak Co.	-1	IRIS	Singapore	1940/94	3/9/1994	T94/01940F	3/9/1994	9		Registered
Eastman Kodak Co.	-1	IRIS	United Kingdom	1410359	12/8/1989	1410359	1/8/1999	9		Registered
			United States of America (USA)	74091039	8/23/1990	2007303	10/15/1996	2, 9, 16		Registered
Eastman Kodak Co.	-1	KEYCODE	Australia	A552090	3/15/1991	A552090	12/22/1992	1		Registered
Eastman Kodak Co.	-1	KEYCODE	Australia	A552094	3/15/1991	A552094	2/25/1993	9		Registered
Eastman Kodak Co.	-1	KEYCODE	Denmark	2108/91	3/20/1991	2044/92	3/27/1992	1, 9		Registered
Eastman Kodak Co.	-1	KEYCODE	Finland	1320/91	3/18/1991	120940	8/5/1992	1, 9		Registered
Eastman Kodak Co.	-1	KEYCODE	Greece	103434	3/29/1991	103434	6/17/1994	1, 9		Registered
Eastman Kodak Co.	-1	KEYCODE	Japan	24499/1991	3/11/1991	2542605	5/31/1993	1, 9		Registered
Eastman Kodak Co.	-1	KEYCODE	New Zealand	208254	2/19/1991	208254	2/19/1998	1		Registered
Eastman Kodak Co.	-1	KEYCODE	New Zealand	208255	2/19/1991	208255	2/19/1998	9		Registered

Eastman Kodak Co.	-1	KEYKODE	Norway	91.1415	3/18/1991	157463	7/1/1993	1, 9	Registered
Eastman Kodak Co.	-1	KEYKODE	Sweden	91-2480	3/19/1991	246744	2/19/1993	1, 9	Registered
			United States of						
Eastman Kodak Co.	-1	KEYKODE	America (USA)	75/634494	2/8/1999	2304310	12/28/1999	1	Registered
Eastman Kodak Co.	-1	KODABROME	Denmark	1975/551	2/10/1975	1975/4362	10/24/1975	1	Registered
Eastman Kodak Co.	-1	KODABROME	Mexico	87313		195555	5/31/1976	16	Registered
Eastman Kodak Co.	-1	KODABROME	Sweden			152312	8/8/1975	1	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Argentina	2444116	7/14/2003	1951595	9/18/2003	1	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Chile	269708		699287	4/29/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Japan	708459/1993	3/22/1993	430097		1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Andorra	4327	1/21/1997	4713	1/21/1997	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4095/94	12/1/1994	4095/94	7/22/1999	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4096/94	12/1/1994	4096/94	8/9/1999	16	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4097/94	12/1/1994	4097/94	8/9/1999	40	Registered

Eastman Kodak Co.	-1	KODACHROME	Argentina	2444086	7/14/2003	1950523	9/12/2003	40	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83373-A	12/8/1970	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83372-A	12/8/1970	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83380-A	12/8/1970	16	Registered
Eastman Kodak Co.	-1	KODACHROME	Bosnia and Herzegovina	BAZR 96227	3/9/1996	BAZR 96227	3/9/1996	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Brazil	32327		2436159	5/22/1945	1.7	Registered
Eastman Kodak Co.	-1	KODACHROME	Brazil	32328		5023750	5/22/1960	9.45, 9.8	Registered
Eastman Kodak Co.	-1	KODACHROME	Chile	809442	2/28/2008	827418	5/18/2008	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	China (People's Republic of)	9700135119	12/18/1997	1260004	4/7/1999	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Croatia	Z940348N	2/9/1994	Z940348N	2/9/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic		2/21/1992	53167	4/14/1992	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic		2/21/1992	53184	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic	2012/4718	1/23/2012	53038	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODACHROME	Estonia	9081	10/27/1993	18164	1/11/1996	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	European (O.H.M.I.)	28472	4/1/1996	28472	2/4/1998	1, 16, 35, 40, 42 - Renew 1, 16 only	Registered
Eastman Kodak Co.	-1	KODACHROME	Greece			18135	6/20/1992	1, 2	Registered
Eastman Kodak Co.	-1	KODACHROME	Greece	114986	7/8/1993	114986	12/19/1995	40, 41, 42	Registered
Eastman Kodak Co.	-1	KODACHROME	Hong Kong	99/49	2/3/1977	19490952AA	2/3/1949	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Iceland	856/1991	9/26/1991	41/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACHROME	India		10/8/1942	6259	3/17/1945	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Indonesia			IDM000158970	3/15/1998	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Iran		10/10/1976	46026	11/16/1996	1, 9, 16, 35	Registered
Eastman Kodak Co.	-1	KODACHROME	Israel			3899	8/27/1997	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Japan	705392/93	2/23/1993	423774	7/29/1993	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Jordan		8/26/1953	2449	8/26/1988	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Laos	2125	6/3/1993	1344	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Latvia	M-93-8129	9/21/1993	33633	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Lithuania	13086	10/13/1993	24309	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Macedonia	PZ-1235/94	2/8/1994	6332	2/8/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Madagascar	95/00833D	7/13/1995	1598	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODACHROME	Malawi			785/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Malaysia	88/01118	3/15/1988	88/01118	7/11/1994	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	104606	9/27/1976	205871	9/1/1977	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	79526	4/9/1974	185476	10/10/1974	40	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	27333		50353	5/16/1945	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Myanmar (Burma)			3656/1993	11/30/1993	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Panama			1208	3/2/1979	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Peru	5398		11550	12/15/1977	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Peru	1489		1943	12/7/1975	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Poland	96507	2/8/1991	R-71232	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACHROME	Russian Federation	93047622	10/19/1993	129937	7/24/1995	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Serbia and Montenegro	8891		8891	8/2/1990		Registered
Eastman Kodak Co.	-1	KODACHROME	Singapore			T39/02825C	7/14/1939	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Slovenia	Z-3580146	2/21/1994	Z-3580146	6/18/1996	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4485	11/4/1965	65/4485	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4486	11/4/1965	65/4486	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4487	11/4/1965	65/4487	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODACHROME	South Korea	2891/1970	8/17/1970	20668	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Taiwan			19721	4/1/1965	19	Registered
Eastman Kodak Co.	-1	KODACHROME	Thailand	285703	7/28/1965	Kor30060	7/28/1965	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Tunisia	EE050839	4/19/2005	EE050839	4/19/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	United States of America (USA)	71366811	6/29/1935	329489	10/29/1935	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Venezuela	15097	11/28/1985	132209	1/27/1988	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Venezuela			37002-F	6/27/1959	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Zambia			785/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Zimbabwe		2/8/1958	785/59	8/12/1926	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Andorra	4328	1/21/1997	4707	1/21/1997	1, 40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4098/94	12/1/1994	4098/94	8/4/1999	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4099/94	12/1/1994	4099/94	8/4/1999	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4100/94	12/1/1994	4100/94	8/3/1999	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Argentina	2366553	2/21/2002	1872364	5/22/2002	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Argentina	2492511	1/30/2004	1984386	6/29/2004	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83371-A	12/8/1970	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83370-A	12/8/1970	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83381-A	12/8/2000	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Chile	685033	4/28/2005	729848	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	China (People's Republic of)	9900130175	11/3/1999	1500091	1/7/2001	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Cuba			111217	7/1/1995	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Cuba			112102	7/6/1996	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Dominican Republic		2/26/1992	53183	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODACOLOR	Dominican Republic	2012/4710	1/23/2012	53039	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODACOLOR	Ecuador			523/75	4/10/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1933/91	8/14/1991	188BOOK13	10/20/1992	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1960/91	8/15/1991	51BOOK11	6/23/1992	9	Registered

Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1928/91	8/14/1991	185BOOK13	10/20/1992	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1961/91	8/15/1991	187BOOK13	10/20/1992	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Estonia	9084	10/27/1993	18165	1/11/1996	1	Registered
			European					1, 16, 35, 40, 42 - Renew 1,	
Eastman Kodak Co.	-1	KODACOLOR	(O.H.M.I.)	28480	4/1/1996	28480	2/4/1998	16 only	Registered
Eastman Kodak Co.	-1	KODACOLOR	Finland	T198703559	8/24/1987	105947	12/20/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Georgia	1994 011467	3/30/1994	M13224	4/4/2000	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Greece	62655	1/10/1979	62655	8/18/1980	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Greece	114988	7/8/1993	114988	12/19/1995	40, 42	Registered
Eastman Kodak Co.	-1	KODACOLOR	Guatemala			31532	12/14/1996	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Hong Kong	99/49	2/3/1977	961/49	2/3/1949	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Hong Kong	99/49	2/3/1977	19490960AA	2/3/1949	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Iceland	891/1991	9/26/1991	71/1992	1/23/1992	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	India			210889	8/27/1997	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	India			210890	8/27/1997	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Indonesia	D97 19742	9/15/1997	IDM000158969	3/15/1998	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Iran		10/10/1976	46027	11/16/1996	1, 9, 16, 35	Registered
Eastman Kodak Co.	-1	KODACOLOR	Japan	222211/1990	11/5/1990	223053	3/17/1931	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12039	9/19/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12040	9/19/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12041	9/19/1963	16	Registered

Eastman Kodak Co.	-1	KODACOLOR	Laos	2122	6/3/1993	1340	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Latvia	M-93-8130	9/21/1993	33309	9/21/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Lithuania	13085	10/13/1993	24310	2/18/1997	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Madagascar	95/00834D	7/13/1995	1599	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01055	9/25/1998	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01056	9/25/1998	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01057	9/25/1998	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malaysia	88/01116	3/15/1988	88/01116	7/11/1994	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	104761	9/30/1976	213350	4/24/1978	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	35818	7/26/1947	56546	7/17/1949	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	35820	7/26/1947	55763	3/20/1948	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	79528	4/9/1974	187352	1/31/1975	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	241371	11/13/1984	307743	6/7/1985	35, 38	Registered
			Myanmar						
Eastman Kodak Co.	-1	KODACOLOR	(Burma)			3654/1993	11/25/1993	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Paraguay	2729	3/2/1993	257497	6/11/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Paraguay	3578	2/19/2003	257500	6/11/1993	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Peru			22806	12/29/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Peru			22514	12/29/1993	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Poland	96506	2/8/1991	R-71231	2/8/1991	1, 9, 16, 40	Registered
			Russian						
Eastman Kodak Co.	-1	KODACOLOR	Federation	93047623	10/19/1993	128343	6/16/1995	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Singapore			T4911664C	9/6/1949	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4488	11/4/1965	65/4488	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4489	11/4/1965	65/4489	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4490	11/4/1965	65/4490	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	72/6116	12/8/1972	72/6116	12/8/1972	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Korea	91-1321		40-21430	3/16/1971	1, 9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Taiwan			19720	4/1/1965	19	Registered
Eastman Kodak Co.	-1	KODACOLOR	Thailand	285704	7/28/1965	Kor30061	7/28/1965	1	Registered
			United States of America						
Eastman Kodak Co.	-1	KODACOLOR	(USA)	569616	11/30/1948	523176	3/28/1950	26	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela	11930	10/1/1985	130810-F	9/21/1987	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela	11931	10/1/1985	130811-F	9/21/1987	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela			31771-F	3/18/1957	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1055/63	9/25/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1056/63	9/25/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1057/63	9/25/1963	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1055/63	9/25/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1056/63	9/25/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1057/63	9/25/1963	16	Registered
			KODACOLOR						
Eastman Kodak Co.	-1	GOLD	Taiwan			479071	3/16/1990	73	Registered
			KODACOLOR						
Eastman Kodak Co.	-1	GOLD	Venezuela	19267	12/28/1987	145084	6/4/1991	50	Registered
			United States of America						
Eastman Kodak Co.	-1	KODAFIX	(USA)	616951	7/26/1951	559958	6/10/1952	1	Registered
Eastman Kodak Co.	-1	KODAFLEX	Argentina	1584125	2/25/1987	1284148	4/13/1988	1	Registered
Eastman Kodak Co.	-1	KODAFLEX	Denmark	1984/309	1/16/1984	1985/2437	8/9/1985	6, 9, 10	Registered
Eastman Kodak Co.	-1	KODAFLEX	Finland	7084/1983	12/21/1983	94538	12/20/1985	1, 9, 10, 16	Registered
Eastman Kodak Co.	-1	KODAFLEX	Hong Kong	787/1966	8/11/1973	Oct-67	8/11/1966	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Chile	685034	4/28/2005	729847	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Hong Kong	99/49	2/3/1977	1949094AA	2/3/1949	1, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	India		8/29/1963	217389	8/3/1964	16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Mexico	501584		49226	8/27/1945	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Mexico	26888		49227	4/10/1945	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Peru			22785	3/16/1984	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4491	11/4/1965	65/4491	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4492	11/4/1965	65/4492	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4493	11/4/1965	65/4493	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODAJET	Denmark	1994/8738	12/12/1994	1995/2315	4/7/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	Finland	6482/1994	12/27/1994	139964	9/5/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	Sweden	94/12813	12/12/1994	305657	10/27/1995	1	Registered
			United						
Eastman Kodak Co.	-1	KODAJET	Kingdom	2004706	12/8/1994	2004706	9/22/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	D-3115	8/24/2001	2855	9/15/2011	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	VD-110414	6/22/2011	2957	8/24/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	D-3115	8/24/2001	2957	8/24/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	Andorra	4329	1/21/1997	4711	1/21/1997	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4074/94	12/1/1994	4074/94	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4075/94	12/1/1994	4075/94	8/10/1999	2	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4076/94	12/1/1994	4076/94	8/11/1999	5	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4077/94	12/1/1994	4077/94	8/11/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4078/94	12/1/1994	4078/94	8/10/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4079/94	12/1/1994	4079/94	8/11/1999	17	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4080/94	12/1/1994	4080/94	8/11/1999	22	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4081/94	12/1/1994	4081/94	8/11/1999	23	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4082/94	12/1/1994	4082/94	7/23/1999	25	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4083/94	12/1/1994	4083/94	7/23/1999	28	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4084/94	12/1/1994	4084/94	7/23/1999	31	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4085/94	12/1/1994	4085/94	7/23/1999	34	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4086/94	12/1/1994	4086/94	7/23/1999	35	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4087/94	12/1/1994	4087/94	7/23/1999	37	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4088/94	12/1/1994	4088/94	7/23/1999	38	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4089/94	12/1/1994	4089/94	7/23/1999	40	Registered

Eastman Kodak Co.	-1	KODAK	Angola	4090/94	12/1/1994	4090/94	8/10/1999	42	Registered
Eastman Kodak Co.	-1	KODAK	Anguilla	2596		2596	11/23/1994	1, 9, 16	Registered
			Antigua and						
Eastman Kodak Co.	-1	KODAK	Barbuda		10/28/1996	4031	3/10/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2876390	11/18/2008	2340335	1/11/2010	1	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856805	9/12/2008	2299682	7/6/2009	7	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2855102	9/12/2008	2312640	9/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856806	9/12/2008	2310532	9/1/2009	16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856808	9/12/2008	2310534	9/1/2009	25	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856807	9/12/2008	2310533	9/1/2009	28	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444074	7/14/2003	1950437	9/12/2003	35	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444075	7/14/2003	1950438	9/12/2003	36	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2492512	1/30/2004	1984388	6/29/2004	37	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444076	7/14/2003	1950439	9/12/2003	38	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444077	7/14/2003	1950440	9/12/2003	39	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2492510	1/30/2004	1984384	6/29/2004	40	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453992	8/25/2003	1981498	5/27/2004	40	Registered

Eastman Kodak Co.	-1	KODAK	Argentina	2444078	7/14/2003	1950441	9/12/2003	41	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453991	8/25/2003	1980958	5/19/2004	41	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453990	8/25/2003	1980957	5/19/2004	42	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453989	8/25/2003	1968548	1/28/2004	44	Registered
Eastman Kodak Co.	-1	KODAK	Armenia	1296	2/12/1996	1832	6/11/1997		Registered
Eastman Kodak Co.	-1	KODAK	Aruba	94012011	1/20/1994	16939	1/20/1994	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK	Austria			21295	2/4/1993	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	Azerbaijan	2568	10/11/1994	970769	5/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Bahamas			1065	10/14/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Bahrain		11/30/1994	1508	11/30/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9788	11/5/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9789	11/5/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9790	11/5/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Barbados	2276A	12/14/1994	81/9325	10/14/1999	40	Registered
Eastman Kodak Co.	-1	KODAK	Belarus	3226	10/5/1993	3226	2/24/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Bermuda	25775	1/20/1994	25775	1/20/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Bermuda			1010	8/30/1939	1, 8, 39	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			86846-A	5/11/1971	1	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66319A	11/30/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			85589-A	10/23/1980	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			79754-A	5/11/1971	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66320A	11/30/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63662-A	7/21/1994	10	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			84081-A	5/11/1971	16	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66321A	11/30/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63660-A	7/21/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63661-A	7/21/1994	42	Registered
Eastman Kodak Co.	-1	KODAK	British Virgin Islands		11/21/1984	2097	11/21/1984	1, 8	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2039	9/16/1970	1	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2040	9/16/1970	9	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2041	9/16/1970	16	Registered
Eastman Kodak Co.	-1	KODAK	Bulgaria			823	2/20/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Bulgaria	5233	12/8/1987	5233	1/1/1988	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Cambodia (Kampuchea)	2778	4/19/1993	2776	4/23/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Cambodia (Kampuchea)	2781	4/19/1993	2779	4/23/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688643	5/27/2005	731857	8/25/2005	1	Registered
Eastman Kodak Co.	-1	KODAK	Chile	685035	4/28/2005	729846	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	849846	12/24/2008	849268	3/19/2009	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688647	5/27/2005	731985	8/26/2005	14, 15, 17, 18	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688646	5/27/2005	731851	8/25/2005	19, 20, 21, 23	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688650	5/27/2005	731850	8/25/2005	2, 4, 6, 7	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688645	5/27/2005	731852	8/25/2005	24, 25, 26, 27	Registered
Eastman Kodak Co.	-1	KODAK	Chile	696747	7/22/2005	735472	10/6/2005	28, 29, 30, 31	Registered
Eastman Kodak Co.	-1	KODAK	Chile	696725	7/22/2005	735554	10/7/2005	3, 5	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688644	5/27/2005	731853	8/25/2005	32, 33, 34	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688642	5/27/2005	732206	8/29/2005	32, 33, 34	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688641	5/27/2005	731854	8/25/2005	35, 36, 37, 38	Registered
Eastman Kodak Co.	-1	KODAK	Chile	694057	7/4/2005	744725	1/3/2006	40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688648	5/27/2005	731986	8/26/2005	8, 10, 12, 13	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110185	9/28/1996	1120489	10/21/1997	1	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)			528896	9/20/1990	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	4551678	3/21/2005	4551678	1/7/2011	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	8555711	8/9/2010	8555711	8/14/2011	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	6905300	8/18/2008	6905300	5/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)			529543	7/20/1990	8	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	95014777	2/15/1995	926799	1/7/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	95041856	4/13/1995	931258	1/14/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110186	9/28/1996	1134293	12/14/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110187	9/28/1996	1121924	10/21/1997	40	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960046031	4/12/1996	1085719	8/21/1997	41	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	2000190293	12/6/2000	1774277	5/21/2002	41	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328310		147755	12/2/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328312		147765	12/2/1993	5	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328313		147767	12/2/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328314		149529	12/2/1993	10	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328315		149494	12/2/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328317		149492	12/2/1993	20	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328321		149445	12/2/1993	25	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328309		149426	12/2/1993	27	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328322		149438	12/2/1993	28	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	93/398173	7/26/1993	158839	3/30/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	93/398174	7/26/1993	158840	3/30/1994	42	Registered

									1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34- Renew Classes 1, 5, 7, 9, 10, 16, 25, 28 only	
Eastman Kodak Co.	-1	KODAK	Congo (Democratic Republic of)		4044/C					Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica		859/53057	3/12/2007			1	Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica		859/53059	3/12/2007			9	Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica		859/53058	3/12/2007			16	Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica		91002	4/27/1995			40	Registered
Eastman Kodak Co.	-1	KODAK	Cuba		95646	11/27/1972			9	Registered
Eastman Kodak Co.	-1	KODAK	Cuba	417/94		5/4/1994	121202	11/29/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Cyprus		29806	7/15/1995			1	Registered
Eastman Kodak Co.	-1	KODAK	Cyprus		29808	7/15/1995			9	Registered
Eastman Kodak Co.	-1	KODAK	Cyprus		29810	7/15/1995			16	Registered
Eastman Kodak Co.	-1	KODAK	Dominica	128/94		11/15/1994	128/94	11/15/1994	1, 8, 39	Registered
			Dominican Republic			2/19/1985	38739	4/30/1985	1	Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic		4456		10/13/1939		9	Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic	2012/4723		1/23/2012	53146	4/14/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic			2/21/1992	53161	4/14/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic	2012/4729		1/23/2012	53569	6/15/1992	25	Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic			2/21/1992	53185	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35780	12/7/1992		27/94	2/1/1994	10	Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35779	12/7/1992		Nov-94	2/1/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35778	12/7/1992		98/95	2/17/1995	42	Registered
Eastman Kodak Co.	-1	KODAK	Ecuador				16/40	2/26/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador	1378	12/3/1984		237BOOK110	11/28/1985	1	Registered

Eastman Kodak Co.	-1	KODAK	El Salvador	314/94	1/28/1994	218BOOK25	3/22/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador	315/94	1/28/1994	196BOOK26	5/12/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador			2439BOOK18	5/24/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Estonia	4620	5/14/1993			1, 9, 11, 16, 27, 30, 34	Pending
Eastman Kodak Co.	-1	KODAK	Estonia	9304620	5/14/1993	9490	3/24/1994	1, 9, 16	Registered
								2, 17, 22, 23, 25, 28, 31, 40,	
Eastman Kodak Co.	-1	KODAK	Estonia	9087	10/27/1993	18920	3/29/1996	42	Registered
Eastman Kodak Co.	-1	KODAK	Ethiopia	431		4622	6/11/2004	1, 9, 16, 40	Registered
			European						
Eastman Kodak Co.	-1	KODAK	(O.H.M.I.)	28456	4/1/1996	28456	2/4/1998	1, 9, 10, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK	Finland	5830/90	11/12/1990	123665	12/21/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Finland	T198800960	3/2/1988	110863	3/5/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Finland	6321/90	12/4/1990	124986	2/22/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	6090/03	7/28/1993	3417	9/30/1996	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	410/03	3/30/1994	8551	3/5/1998	2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	4940	7/30/1993	7833	12/15/1997	9, 11	Registered
Eastman Kodak Co.	-1	KODAK	Germany	20614/40	4/2/1979	1013235	4/2/1979	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Ghana	29171	3/20/1998	29171	3/20/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Ghana	29268	3/20/1998	29268	3/20/1998	9	Registered
									Pending
Eastman Kodak Co.	-1	KODAK	Ghana	29124	3/20/1998			16	Application
Eastman Kodak Co.	-1	KODAK	Greece	7745	6/6/1930	7745	6/6/1980	1	Registered
Eastman Kodak Co.	-1	KODAK	Greece			8909	2/11/1973	1	Registered
Eastman Kodak Co.	-1	KODAK	Greece	7744	6/6/1930	7744	6/6/1980	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	88876	4/26/1988	88876	8/17/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	102216	12/27/1990	102216	1/17/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	114984	7/8/1993	114984	12/19/1995	35, 36, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			49514	11/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			2271	12/2/1984	9	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			9465	12/26/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala	2395/95	3/30/1995	86915	10/24/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala	2263/95	3/24/1995	83211	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK	Guyana			3369A	9/23/1980	1	Registered
Eastman Kodak Co.	-1	KODAK	Guyana			3370A	9/23/1980	8	Registered
Eastman Kodak Co.	-1	KODAK	Guyana	14314A	1/26/1994	14314A	1/26/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			54/172	2/21/1991	1	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			55/172	2/21/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			56/172	2/21/1991	16	Registered
Eastman Kodak Co.	-1	KODAK	Haiti		2/7/1994	20/146	4/23/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			50016	11/10/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			330	11/1/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			50015	11/10/1988	16	Registered
Eastman Kodak Co.	-1	KODAK	Honduras	844/94	2/1/1994	1857	8/10/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	15267/94	12/22/1994	1680/1996	12/22/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	3311/83	11/17/1983	19841588	11/17/1983	14	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1683/89		2849/90	9/25/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1684/89		3202/93	8/5/1993	18	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1685/89		1637/90	6/11/1990	20	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	6630/95	6/1/1995	7174/1996	6/1/1995	21	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1686/89		3704/92	9/18/1992	25	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1687/89		3065/92	7/30/1992	28	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	46/49	1/15/1977	19490850AA	1/15/1949	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	1005/1990	12/7/1990	644/1991	6/28/1991	5	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	281/1923	11/7/1923	37/1923	11/15/1923	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	94/1991	1/29/1991	823/1991	8/30/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	868/1991	9/26/1991	51/1992	1/23/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	99/1975	3/13/1975	265/1975	8/14/1975	1, 16	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6322	1/30/1947	1	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6323	8/24/1946	2	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6324	8/22/1946	3	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6325	3/1/1946	4	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6326	8/22/1946	5	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6327	2/27/1948	6	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6328	2/12/1945	7	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6329	2/22/1945	8	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6330	5/28/1948	9	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6331	8/14/1944	10	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6332	8/17/1946	11	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6333	8/24/1946	14	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6334	8/14/1944	15	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6335	3/4/1946	16	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6337	4/12/1945	18	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6338	7/15/1949	20	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6339	4/9/1947	21	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6341	3/23/1944	24	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6342	4/8/1944	25	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6343	7/27/1945	28	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia			417144	5/9/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia	D97-24293		IDM000156827	5/9/2008	9	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia	D97-24296		417142	5/9/1998	16	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia			417259	5/9/1988	18	Registered
			International						
Eastman Kodak Co.	-1	KODAK	(WIPO)	1072503	3/25/2011	1072503	3/25/2011	9	Registered
			International						
Eastman Kodak Co.	-1	KODAK	(WIPO)	800273	8/8/2002	800273A	8/8/2002	1, 9, 16, 35, 37, 38, 39, 40, 41	Registered
								1, 3, 6, 7, 8, 9, 16, 20, 27, 28,	
Eastman Kodak Co.	-1	KODAK	Iran			230	7/19/1997	36	Registered

Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		11		1	Registered
Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		205		1	Registered
Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		91		9	Registered
Eastman Kodak Co.	-1	KODAK	Israel	150414	7/2/2001		150414	7/2/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica				3574	8/31/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	1/910	2/21/1994		28236	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	9/1537	2/21/1994		34948	2/21/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	16/1753	2/21/1994		27595	2/21/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Japan				35104	2/14/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219185/1988			312935	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219186/1988	10/11/1988		312936	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219187/1988	10/11/1988		312937	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40531/1989			2705505	3/31/1995	2	Registered

Eastman Kodak Co.	-1	KODAK	Japan	203268/1989		318992	7/21/1939	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	224785/91	10/25/1991	1496468	1/29/1982	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	13739/89	2/8/1989	2376560	2/28/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	205976/1989		1385978	7/31/1979	14	Registered
Eastman Kodak Co.	-1	KODAK	Japan			1346564	9/29/1978	16	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40533/89		2382482	2/28/1992	20	Registered
Eastman Kodak Co.	-1	KODAK	Japan			804305	1/20/1969	25	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281701/1992	9/30/1992	3021377	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281702/1992	9/30/1992	3028242	2/28/1995	38	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281703/1992	9/30/1992	3029708	3/31/1995	39	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281704/1992	9/30/1992	3216188	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281705/1992	9/30/1992	3118368	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281706/1992	9/30/1992	3201127	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK	Japan	149006/1975		2408923	4/30/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Japan			1362728	12/22/1978	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40534/89		2389889	3/31/1992	14, 18, 26	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40535/1989		2484657	12/25/1992	9, 14	Registered
Eastman Kodak Co.	-1	KODAK	Japan	222210/1990	11/5/1990	1454223	2/27/1981	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40536/1989	4/10/1989	2371327	1/31/1992	9, 16, 25, 28	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31451	12/19/1992	31451	12/19/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2448	8/26/1953	1	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31526	12/19/1992	31526	12/19/1992	2	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31450	12/19/1992	31450	12/19/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31334	12/19/1992	31334	12/19/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2447	8/26/1953	9	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31330	12/19/1992	31330	12/19/1992	10	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31333	12/19/1992	31333	12/19/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2445	8/26/1953	16	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31338	12/19/1992	31338	12/19/1992	22	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31331	12/19/1992	31331	12/19/1992	23	Registered
Eastman Kodak Co.	-1	KODAK	Kazakhstan Kyrgyzstan Republic	5010	10/29/1993	3587	10/29/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Republic	1478/32	7/29/1994	1240	10/6/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1330	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1331	6/4/2003	2	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1332	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1333	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1336	6/4/2003	35	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1337	6/4/2003	36	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1338	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1339	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK	Latvia	M-92-4425	12/29/1992	M11091	10/28/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Latvia	M-93-8134	9/21/1993	33636		2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Lithuania	12852	9/30/1993	13915	12/30/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Lithuania	13088	10/13/1993	24307	2/18/1997	2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Madagascar	95/00835D	7/13/1995	1600	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			768/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			781/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			767/59	2/8/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29567	1/28/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29566	1/28/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29565	1/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30180	6/11/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30181	6/11/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30182	6/11/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Mauritius		4/26/1999	A45 110	4/26/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26862		58072	2/19/1949	2	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26861		58071	2/19/1949	4	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26868		58076	2/19/1949	6	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26864		58074	2/19/1949	8	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	17712	5/23/1918	15687	5/23/1918	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	36853		58066	2/19/1949	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico			270355	1/6/1982	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26859		58069	2/19/1949	14	Registered
Eastman Kodak Co.	-1	KODAK	Mexico			58067	2/19/1949	16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	38539		58104	4/10/1945	16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	501806		58079	2/19/1949	18	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26870		58077	2/19/1949	20	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26871		58078	2/19/1949	21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	161723		249407	8/15/1980	21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122318	1/31/1978	218746	10/5/1978	35	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122319	1/31/1978	218747	10/5/1978	37	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	1079141	3/31/2010	1184214	10/15/2010	38	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	1079142	3/31/2010	1277319	3/30/2012	40	Registered
								1, 2, 3, 4, 6, 13, 17, 18, 19, 20,	
Eastman Kodak Co.	-1	KODAK	Mexico	26869		58142	2/26/1949	21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26865		58674	3/23/1966	1, 2, 5, 16, 17, 24	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122379		128109	3/23/1966	2, 7, 16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26863		58073	2/19/1949	7, 8, 9, 11, 12, 16, 17, 21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	17731	2/8/1968	144098	8/24/1968	9, 12, 16, 18, 20, 22, 28	Registered
Eastman Kodak Co.	-1	KODAK	Moldova	1166	4/12/1994	2200	8/14/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Montserrat	1828	10/7/1994	1828	10/7/1994	1, 8, 39	Registered
			Myanmar (Burma)					1, 2, 9, 16, 22, 23, 35, 36, 40,	
Eastman Kodak Co.	-1	KODAK	(Burma)			3653/1993	11/25/1993	42	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0592	5/8/2000	2000/0592	5/8/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0593	5/8/2000	2000/0593	5/8/2000	9	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0594	5/8/2000	2000/0594	5/8/2000	16	Registered

Eastman Kodak Co.	-1	KODAK	Namibia	2000/0595	5/8/2000	2000/0595	5/8/2000	40	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14613/056	10/29/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14614/056	10/29/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14615/056	10/29/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14616/056	10/29/1999	40	Registered
Eastman Kodak Co.	-1	KODAK	Netherlands Antilles	17821	2/4/1994	3749	4/8/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Netherlands Antilles		10/9/1979	3747	10/9/1979	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua			1996	9/30/1929	1	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua			1996A	9/30/1929	9	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua	394/94	2/22/1994	27774CC	2/28/1995	16	Registered

Eastman Kodak Co.	-1	KODAK	Nicaragua	895/94	2/22/1994	R29251CC	9/6/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4282	3/14/1932	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria	TP47364/2000	7/12/2000	61761	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria			62544	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4281	3/14/1932	8	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria	TP47368/2000	7/12/2000	61760	10/30/2000	9	Registered
									Pending
Eastman Kodak Co.	-1	KODAK	Nigeria	47369/2000	7/12/2000			16	Application
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4280	3/14/1932	39	Registered
Eastman Kodak Co.	-1	KODAK	Norway	90.5882	11/12/1990	150124	4/15/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Norway	880953	3/2/1988	137744	7/27/1989	9	Registered
Eastman Kodak Co.	-1	KODAK	Norway	90.6322	11/30/1990	156504	5/19/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10790	12/6/1994	10790	1/22/2002	1	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10791	12/6/1994	10791	1/22/2002	9	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10792	12/6/1994	10792	1/22/2002	16	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10793	12/6/1994	10793	5/3/2003	40	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145212	12/1/1997	145212	12/1/1997	1	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145213	12/1/1997	145213	12/1/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145214	12/1/1997	145214	12/1/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	Panama			1923	4/29/1929	9	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3442	2/20/2002	369144	8/11/2002	1	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3432	2/20/2002	365779	11/8/2002	2	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay			85017	8/28/1978	6	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	25307	12/12/1997	320294	12/16/1998	9	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3433	2/20/2002	365778	11/8/2002	16	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3439	2/20/2002	365777	9/13/2002	25	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3440	2/20/2002	365776	9/13/2002	28	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3441	2/20/2002	365775	9/13/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Peru	167681	4/10/1990	34005	7/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Peru	532838	5/14/2013	19679	12/27/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287627	12/19/1995	91419	6/5/1996	2	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287628	12/19/1995	91420	6/5/1996	3	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287629	12/19/1995	91421	6/5/1996	4	Registered
Eastman Kodak Co.	-1	KODAK	Peru			65316	3/18/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287630	12/19/1995	91422	6/5/1996	8	Registered
Eastman Kodak Co.	-1	KODAK	Peru	167680	4/10/1990	33989	6/16/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Peru	532840	5/14/2013	19645	12/27/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Peru	10597	5/14/1996	93628	10/17/1996	11	Registered
Eastman Kodak Co.	-1	KODAK	Peru	10598	5/14/1996	93630	10/17/1996	14	Registered
Eastman Kodak Co.	-1	KODAK	Peru	267863	5/5/1995	34061	10/27/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287635	12/19/1995	91423	6/5/1991	18	Registered
Eastman Kodak Co.	-1	KODAK	Peru	187541		62732	11/28/1996	20	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287636	12/19/1995	91425	6/5/1991	21	Registered
Eastman Kodak Co.	-1	KODAK	Poland			R-3311	2/11/1985	9	Registered
									1, 2, 3, 4, 6, 7, 8, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42
Eastman Kodak Co.	-1	KODAK	Poland	96480	2/8/1991	70704	2/8/1991		Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12596	12/10/1994	12596	7/11/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12597	12/10/1994	12597	11/21/2001	9	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12598	12/10/1994	12598	7/11/2001	16	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12599	12/10/1994	12599	7/11/2001	40	Registered
Eastman Kodak Co.	-1	KODAK	Romania			2R3293	5/28/1993	1, 8, 9	Registered
Eastman Kodak Co.	-1	KODAK	Russian Federation		5/3/1992	2509	5/3/1992	1, 9, 10, 16, 27, 30, 34	Registered
									2, 17, 22, 23, 25, 28, 31, 35, 40, 42
Eastman Kodak Co.	-1	KODAK	Russian Federation	93047625	10/19/1993	144925	8/16/1996	40, 42	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9406	9/24/1970	1	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9397	9/24/1970	9	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9398	9/24/1970	16	Registered
Eastman Kodak Co.	-1	KODAK	Saint Kitts and Nevis	4214	9/26/1994	2008/0367	9/26/1994	1, 8, 9, 39	Registered
Eastman Kodak Co.	-1	KODAK	Saint Lucia	2011/000452	12/28/2011	TM/2011/000452	10/15/2012	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Saint Vincent and the Grenadines			105/1996	10/1/1993	40	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4761		SAR/4761	9/17/1984	1	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4759		SAR/4759	9/17/1984	9	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4760		SAR/4760	9/17/1984	16	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8827	4/8/1989	212/22	2/4/1990	1	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8828	4/8/1989	212/23	2/3/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8830	4/8/1989	212/25	2/3/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02794Z	7/14/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	S/3095/95	4/6/1995	T95/03095J	4/6/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02795H	7/14/1939	2	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02798B	7/14/1939	5	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02858Z	7/14/1939	9	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02802D	7/14/1939	10	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02805I	7/14/1939	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T40/04855F	1/3/1940	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02808C	7/14/1939	18	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02809A	7/14/1939	20	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02813Z	7/14/1939	25	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02814H	7/14/1939	28	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04342I	4/3/2002	T02/04342I	4/3/2002	35	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04344E	4/3/2002	T02/04344E	4/3/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04345C	4/3/2002	T02/04345C	4/3/2002	41	Registered

Eastman Kodak Co.	-1	KODAK	Singapore	T02/04346A	4/3/2002	T02/04346A	4/3/2003	42	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6932	8/11/1988	88/6932	8/11/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4457	11/4/1965	65/4457	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4458	11/4/1965	65/4458	11/4/1965	2	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4461	11/4/1965	65/4461	11/4/1965	5	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	86/8185	12/8/1986	86/8185	12/8/1986	9	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4464	11/4/1965	65/4464	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4466	11/4/1965	65/4466	11/4/1965	14	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4467	11/4/1965	65/4467	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4469	11/4/1965	65/4469	11/4/1965	18	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4471	11/4/1965	65/4471	11/4/1965	20	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4476	11/4/1965	65/4476	11/4/1965	25	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4479	11/4/1965	65/4479	11/4/1965	28	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6933	8/11/1988	88/6933	8/11/1988	40	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	85/1059	2/13/1985	85/1059	2/13/1985	40	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6934	8/11/1988	88/6934	8/11/1988	42	Registered

Eastman Kodak Co.	-1	KODAK	South Korea	89-1237	1/20/1989	191615	5/15/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	89-1240	1/20/1989	190673	4/24/1990	20	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	97-376	11/6/1997	8608	11/1/1988	40	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	2893/1970	8/17/1970	40-20667	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	89-1248	1/20/1989	187051	1/15/1990	9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Suriname			13999	5/20/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			124/1966	11/4/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			126/1966	11/4/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			125/1966	11/4/1995	16	Registered
								1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42	
Eastman Kodak Co.	-1	KODAK	Sweden			162821	3/31/1978		Registered
Eastman Kodak Co.	-1	KODAK	Taiwan		9/30/1925	3314	10/1/1925	1	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	73/02755	1/19/1984	264905	11/16/1984	1	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063287	12/15/1997	837317	1/16/1999	6	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			3313	9/21/1925	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	84020236	4/28/1995	748993	2/16/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			487832	6/16/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063288	12/15/1997	849418	4/16/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063289	12/15/1997	823804	10/16/1998	14	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026260	5/31/1999	899922	8/1/2000	16	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86065175	12/27/1997	845010	3/16/1999	18	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026261	5/31/1999	896476	7/1/2000	21	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026262	5/31/1999	899924	8/1/2000	24	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063291	12/15/1997	854779	6/1/1999	25	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063292	12/15/1997	839194	2/1/1999	28	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88010866	12/7/1999	137880	2/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88030227	12/7/1999	126470	7/16/2000	40	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88061165	12/7/1999	131626	10/16/2000	42	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			355490	2/1/1987	55	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			365786	5/16/1987	56	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			112272	3/1/1979	57	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			603224	7/1/1993	73	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			373886	8/16/1987	80	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			341712	10/1/1986	99	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			68532	3/1/1974	102	Registered
Eastman Kodak Co.	-1	KODAK	Tajikistan	94001239	10/17/1994	961	10/17/1994	1, 9, 16	Registered
			Tanganyika						
Eastman Kodak Co.	-1	KODAK	(Tanzania Rep.)	661	6/4/1930	661	6/4/1930	1	Registered
			Tanganyika						
Eastman Kodak Co.	-1	KODAK	(Tanzania Rep.)	662	6/4/1930	662		8	Registered
			Tanganyika						
Eastman Kodak Co.	-1	KODAK	(Tanzania Rep.)	663	6/4/1930	663	6/4/1930	39	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228166		Kor5256	5/24/1932	1	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	373614	11/5/1998	KOR86499	11/8/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228167	5/24/1932	Kor3710	5/24/1932	9	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228168		Kor3568	5/24/1932	16	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	285707	5/20/1985	Kor30064	5/20/1985	25	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	285708	5/20/1985	Kor30065	5/20/1985	28	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago	15189	12/28/1984	15189	12/28/1984	1	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago			73/1939	11/20/1995	8	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago	23062	9/23/1994	23062	9/23/1994	39	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago	23477	1/26/1995	23477	9/19/1997	42	Registered
								1, 5, 7, 9, 10, 11, 16, 17, 22,	
Eastman Kodak Co.	-1	KODAK	Tunisia	EE 89.0145	2/21/1989	EE040340	2/21/1989	23, 24, 28, 34, 40	Registered
Eastman Kodak Co.	-1	KODAK	Turkey	1998/18405	12/23/1998	202668	12/23/1998	40	Registered
Eastman Kodak Co.	-1	KODAK	Turkey			86831	8/16/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Turkey	2004/02855	2/13/2004	2004/02855	2/13/2004	1, 9, 16, 35, 37, 38, 39, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK	Turkmenistan	1269	10/25/1995	2577	9/7/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Turkmenistan	1(2878)	12/29/1995	3023	11/25/1998	9, 16, 35, 37, 38, 42	Registered
			Turks and Caicos						
Eastman Kodak Co.	-1	KODAK	Islands	11045	10/4/1994	11045	10/4/1994	1	Registered
			Turks and Caicos						
Eastman Kodak Co.	-1	KODAK	Islands	11047	10/4/1994	11047	10/4/1994	9	Registered
			Turks and Caicos						
Eastman Kodak Co.	-1	KODAK	Islands	11049	10/4/1994	11049	10/4/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2369	3/27/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2370	3/27/1992	8	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2371	3/27/1992	39	Registered
Eastman Kodak Co.	-1	KODAK	Ukraine	5877	6/18/1993	5877	6/30/1994	1, 9, 16	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	19525	11/24/1996	11227	7/26/1997	1	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	19523	11/24/1996	11225	7/26/1997	9	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	10502	5/3/1995	7998	1/16/1997	16	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	19524	11/24/1996	11226	7/26/1997	40	Registered
			United States of						
Eastman Kodak Co.	-1	KODAK	America (USA)	451804	3/21/1942	396975	8/11/1942	1	Registered
Eastman Kodak Co.	-1	KODAK	United States of	78/145225	7/18/2002	2709564	4/22/2003	1	Registered

Eastman Kodak Co.	-1	KODAK	America (USA) United States of America (USA)	78457846	7/28/2004	3031743	12/20/2005	2	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	451802	3/21/1942	396694	7/28/1942	3	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	85269707	3/17/2011	4041704	10/18/2011	9	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	432475	8/11/1972	962744	7/3/1973	14	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	202800	9/20/1924	195218	2/17/1925	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	438237	11/26/1940	387692	5/27/1941	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	463812	10/1/1943	406762	4/25/1944	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	162541	2/12/1963	763542	1/21/1964	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	73/475162	4/12/1984	1320758	2/19/1985	20	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	77910	7/17/1959	692796	2/9/1960	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	America (USA)	451815	3/21/1942	399092	12/15/1942	1, 9, 10	Registered
Eastman Kodak Co.	-1	KODAK	Uzbekistan	9301706.3	8/6/1993	865	7/7/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela			18430	7/31/1947	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela			19771	7/31/1948	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11923	10/1/1985	131105	9/22/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11928	10/1/1985	130808-F	9/21/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11924	10/1/1985	131106	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11925	10/1/1985	131107	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11916	10/1/1985	131097	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11917	10/1/1985	131100	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11140	6/23/1988	148907	8/2/1992	40	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela		6/28/1991	12466-D	9/1/1976	50	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11922	10/1/1985	131104	9/22/1987	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11913	10/1/1985	131096	9/22/1987	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11915	10/1/1985	131099	9/22/1987	7, 9	Registered
Eastman Kodak Co.	-1	KODAK	Zambia			768/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Zambia			781/59	2/8/1993	9	Registered

Eastman Kodak Co.	-1	KODAK	Zambia Zanzibar (Tanzania Republic)			767/59	2/8/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	34/50	3/25/1950	59/1950	3/25/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	35/50	3/25/1950	60/1950	3/25/1992	8	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	36/50	3/25/1950	61/1950	3/25/1992	39	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	768/59	3/13/1891	1	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	781/59	3/5/1888	9	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	767/59	3/23/1891	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2931608	7/23/2009	2386868	8/17/2010	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2931609	7/23/2009	2384965	8/9/2010	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2692034	7/27/2006	2160970	5/30/2007	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2692035	7/27/2006	2160971	5/30/2007	25	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019354	3/6/2003	277158	10/29/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019355	3/6/2003	277305	10/29/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019352	3/6/2003	277188	10/29/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	South Korea	96-8296	3/11/1996	382441	11/17/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2824153	5/13/2008	2346713	2/16/2010	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2828932	6/2/2008	2293962	6/11/2009	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2821150	4/30/2008	2287528	5/12/2009	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444079	7/14/2003	1950442	9/12/2003	35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444080	7/14/2003	1950443	9/12/2003	36	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444081	7/14/2003	1950444	9/12/2003	37	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444082	7/14/2003	1950446	9/12/2003	38	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444083	7/14/2003	1950447	9/12/2003	39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444084	7/14/2003	1950449	9/12/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444085	7/14/2003	1950522	9/12/2003	41	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2492513	1/30/2004	1984391	6/29/2004	44	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Taiwan	87002695	1/17/1998	839238	2/16/1999	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4101/94	12/1/1994	4101/94	8/3/1999	1	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4102/94	12/1/1994	4102/94	8/3/1999	2	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4103/94	12/1/1994	4103/94	8/3/1999	5	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4104/94	12/1/1994	4104/94	8/3/1999	9	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4105/94	12/1/1994	4105/94	8/3/1999	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4106/94	12/1/1994	4106/94	8/4/1999	17	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Angola	4107/94	12/1/1994	4107/94	8/4/1999	22	Registered
Eastman Kodak Co.	-1	B&W	Angola	4108/94	12/1/1994	4108/94	8/9/1999	23	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE	Angola	4109/94	12/1/1994	4109/94	8/9/1999	25	Registered

		SYMBOL (NEW)							
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4110/94	12/1/1994	4110/94	8/4/1999	28	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4111/94	12/1/1994	4111/94	8/4/1999	31	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4112/94	12/1/1994	4112/94	8/4/1999	34	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4113/94	12/1/1994	4113/94	8/4/1999	35	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4114/94	12/1/1994	4114/94	8/4/1999	37	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4115/94	12/1/1994	4115/94	8/4/1999	38	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4116/94	12/1/1994	4116/94	8/9/1999	40	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Angola	4117/94	12/1/1994	4117/94	8/4/1999	42	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Anguilla	2597		2597	11/23/1994	1, 9, 16	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Antigua and Barbuda		10/28/1996	5035	3/10/1997	1, 9, 16	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Aruba	94012811	1/28/1994	16940	1/28/1994	1, 9, 16, 40	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bahamas	16674	8/12/1994	16674	8/12/1994	1	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bahrain	1592/94	12/26/1994	18352	12/26/1994	1	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bahrain	1593/94	12/26/1994	18353	12/26/1994	9	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bahrain	1594/94	12/26/1994	18354	12/26/1994	16	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bahrain	1595/94	12/26/1994	1538	12/26/1994	40	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Barbados	81/9792	1/12/1995	81/9792	11/5/1999	1	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Barbados	81/9793	1/12/1995	81/9793	11/5/1999	9	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Barbados	81/13389	1/12/1995	81/13389	11/5/1999	16	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Barbados		5/4/1994	81/9454	11/5/1999	40	Registered
		B&W							
		KODAK &							
		D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bermuda	25835	2/21/1994	25835	2/21/1994	1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW)	Bermuda	25834	2/21/1994	25834	2/21/1994	9	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Bermuda	25832	2/21/1994	25832	2/21/1994	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Bermuda	25833	2/21/1994	25833	2/21/1994	40	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63659-A	7/21/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63658-A	7/21/1994		5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63657-A	7/21/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63656-A	7/21/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia		2/3/1994	68067-A	11/30/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400349	8/5/1993	155730	3/29/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400351	8/5/1993	186654	3/18/1996		5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400350	8/5/1993	155485	3/29/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400352	8/5/1993	155597	3/29/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/3/1994	91001	4/27/1995		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		10/28/1994	92527	8/25/1995		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/11/1994	91015	4/27/1995		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/3/1994	91014	4/27/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	403/94	4/28/1994	121099	4/28/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	405/94	4/28/1994	121101	4/28/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	404/94	4/28/1994	121100	4/28/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	416/94	5/4/1994	121201	5/4/1994		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42173	2/28/1995	42173	3/1/1995		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42174	2/28/1995	42174	3/1/1995		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42175	2/28/1995	42175	3/1/1995		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42176	2/28/1995	42176	3/1/1995		40	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) KODAK &	Dominica	129/94	11/15/1994	129/94	11/15/1994		1, 8, 39	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Dominican Republic		2/21/1994	71079	4/15/1994		20	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Dominican Republic		2/21/1994	71257	4/15/1994		66	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35781	12/7/1992	3277/94	9/2/1994		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35782	12/7/1992	3278/94	9/2/1994		5	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35784	12/7/1992	2759/96	11/15/1996		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35783	12/7/1992	3279/94	9/2/1994		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1929/91	8/14/1991	155BOOK15	2/25/1993		2	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1931/91	8/14/1991	52BOOK11	6/23/1992		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1944/91	8/15/1991	132BOOK16	4/23/1993		10	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1949/91	8/15/1991	189BOOK13	10/20/1992		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1946/91	8/15/1991	189BOOK18	7/28/1993		28	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1963/91	8/15/1991	145BOOK16	4/23/1993		40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	European (O.H.M.I.)	28449	4/1/1996	28449	2/4/1998	1, 9, 10, 16, 35, 40, 42		Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Finland	6371/90	12/10/1990	123967	1/5/1993		5, 9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29147	3/20/1998	29147	3/20/1998		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29390	3/20/1998	29390	3/20/1998		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29368	3/20/1998				16	Pending Application
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Greece	103017	3/4/1991	103017	5/17/1994		1, 9, 16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Greece	114985	7/8/1993	114985	12/19/1995	35, 36, 37, 38, 40, 41, 42		Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guatemala	7809/94	11/11/1994	82727	10/30/1996		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guatemala	7810/94	11/11/1994	79933	7/10/1996		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14315A	1/27/1994	14315A	1/27/1994		1	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14316A	1/27/1994	14316A	1/27/1994	9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14317A	1/27/1994	14317A	1/27/1994	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iceland	1001/1990	12/7/1990	643/1991	6/28/1991	9	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iceland	879/1991	9/26/1991	61/1992	1/23/1992	1, 2, 7, 16, 17, 22, 23, 34, 35, 36, 37, 38, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iran	7502529	5/18/1996	79293	12/28/1996	1, 9, 16, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jamaica	1/911	2/21/1994	28239	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jamaica	9/1538	2/21/1994	27444	2/21/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jamaica	16/1754	2/21/1994	26964	2/21/1994	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Japan	122508/1991	11/26/1991	2685975	7/29/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jordan	48884	3/8/1998	48884	3/8/1998	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jordan	48885	3/8/1998	48885	3/8/1998	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jordan	48883	3/8/1998	48883	3/8/1998	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Kuwait	39375	3/30/1998	34480	3/30/1998	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1348	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1349	6/4/2003	2	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1350	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1351	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1354	6/4/2003	35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1355	6/4/2003	36	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1356	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1357	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Madagascar	95/00827D	7/13/1995	1592	7/13/1995	35, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Malaysia	88/01120	3/15/1988	88/01120	3/15/1988	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Malaysia	88/01128		88/01128	3/15/1995	9	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Malaysia			88/02999	6/21/1988	16	Registered

		SYMBOL (NEW)							
		B&W							
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187763	1/12/1994	462782	6/8/1994	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187762	1/12/1994	455137	3/24/1994	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187760	1/12/1994	455136	3/24/1994	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187761	1/12/1994	461307	5/23/1994	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Montserrat	1829	10/7/1994	1829	10/7/1994	1, 8, 39	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14542/056	9/20/1999	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14543/056	9/20/1999	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14544/056	9/20/1999	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Netherlands		2/24/1994	3748	5/24/1994	1, 9, 16	Registered
		KODAK &	Antilles						
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	397/94	2/22/1994	28078CC	3/15/1995	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	396/94	2/22/1994	29102CC	8/17/1995	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	398/94	2/22/1994	28077CC	3/15/1995	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	399/94	2/22/1994	28079CC	3/15/1995	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47367/2000	10/24/2000			1	Pending Application
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47365/2000	10/24/2000	61758	10/30/2000	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47366/2000	10/24/2000	62541	10/30/2000	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Norway	90.6323	11/30/1990	151960	8/27/1992	5	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10794	12/6/1994	10794	1/22/2002	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10795	12/6/1994	10795	1/22/2002	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10796	12/6/1994	10796	1/22/2002	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10797	12/6/1994	10797	6/21/2004	40	Registered
Eastman Kodak Co.	-1	KODAK &	Pakistan	145217	12/1/1997	145217	12/1/1997	1	Registered
		D:CORPORATE							

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Pakistan	145215	12/1/1997	145215	12/1/1997	9	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Pakistan	145216	12/1/1997	145216	12/1/1997	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Panama	80169	3/29/1996	80169	3/29/1996	1	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Poland	Z-159932	5/21/1996	R-109100	5/21/1996		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Poland	96478	2/8/1991	70702	2/8/1991	1, 2, 5, 7, 9, 11, 17, 22, 23, 34, 37, 40, 42		Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12600	12/10/1994	12600	7/11/2001		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12601	12/10/1994	12601	11/21/2001		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12602	12/10/1994	12602	7/11/2001		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12603	12/10/1994	12603	7/11/2001		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Saint Kitts and Nevis	4215	9/26/1994	2008/0383	9/30/1994		1, 8, 9, 39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Saint Lucia	2011/000451	12/28/2011	TM/2011/000451	10/15/2012		1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13457E	11/3/1997	T97/13457E	11/3/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13459A	11/3/1997	T97/13459A	11/3/1997		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13458C	11/3/1997	T97/13458C	11/3/1997		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Suriname			14000	5/20/1994		1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	89009965	2/25/2000	946186	6/16/2001		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061171	12/7/1999	135674	1/1/2001		35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061172	12/7/1999	136901	1/16/2001		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061173	12/7/1999	133160	11/16/2000		42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23063	9/23/1994	23063	9/23/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23072	9/28/1994	23072	9/28/1994		8	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23061	9/23/1994	23061	9/23/1994		39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23476	1/26/1995	23476	9/19/1996		42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Turkey	1998/18406	12/23/1998	204206	12/23/1998		1, 2, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Turkey	1998/18404	12/23/1998	204226	12/23/1998		40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United Arab Emirates	19520	11/24/1996	11222	7/26/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United Arab Emirates	19521	11/24/1996	11223	7/26/1997		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United States of America (USA)	75/052795	2/1/1996	2033737	1/28/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United States of America (USA)	75/052792	2/1/1996	2040245	2/25/1997		9	Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL KODAK &	Iceland	964/1992	10/2/1992	75/1993	1/21/1993	1, 5, 9, 16, 35, 40, 41, 42, 44		Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL KODAK &	Poland	Z-128660	1/18/1994	95591	10/6/1997	1, 2, 9, 16, 35, 37, 40, 41, 42		Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL	Poland	Z-128661	1/18/1994	95592	10/6/1997	1, 2, 9, 16, 35, 37, 40, 41, 42		Registered

Eastman Kodak Co.	-1	KODAK & D:DISTRIBUTORS' SYMBOL KODAK & D:SELLERS'	South Korea	97-379	11/6/1997	8612	11/1/1988	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Andorra	797	1/14/1997	2448	1/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579862	3/30/2005	2044687	9/29/2005	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2588998	5/9/2005	2047951	10/20/2005	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579861	3/30/2005	2044686	9/29/2005	2	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579929	3/30/2005	2044629	9/29/2005	2	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579930	3/30/2005	2044630	9/29/2005	5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579888	3/30/2005	2044331	9/28/2005	5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579851	3/30/2005	2044677	9/29/2005	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2588999	5/9/2005	2048392	10/24/2005	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579850	3/30/2005	2044676	9/29/2005	10	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579928	3/30/2005	2044628	9/29/2005	10	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579864	3/30/2005	2044688	9/29/2005	14	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579927	3/30/2005	2044627	9/29/2005	14	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579931	3/30/2005	2044631	9/29/2005	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2589001	5/9/2005	2048394	10/24/2005	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579863	3/30/2005	2051796	11/14/2005	18	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579926	3/30/2005	2044626	9/29/2005	18	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579860	3/30/2005	2044685	9/29/2005	20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579925	3/30/2005	2044625	9/29/2005	20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579859	3/30/2005	2044684	9/29/2005	25	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579924	3/30/2005	2044624	9/29/2005	25	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579858	3/30/2005	2044683	9/29/2005	28	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579923	3/30/2005	2044623	9/29/2005	28	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579857	3/30/2005	2044682	9/29/2005	35	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579922	3/30/2005	2044622	9/29/2005	35	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579856	3/30/2005	2044681	9/29/2005	37	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579921	3/30/2005	2044621	9/29/2005	37	Registered
Eastman Kodak Co.	-1	INSIGNIA	Argentina	2579855	3/30/2005	2044680	9/29/2005	38	Registered
Eastman Kodak Co.	-1	KODAK &	Argentina	2579920	3/30/2005	2044369	9/28/2005	38	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Argentina	2579854	3/30/2005	2044679	9/29/2005	39	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579919	3/30/2005	2044368	9/28/2005	39	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579853	3/30/2005	2044678	9/29/2005	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2589000	5/9/2005	2048393	10/24/2005	40	Registered
Eastman Kodak Co.	-1	INSIGNIA	Argentina	2579956	3/30/2005	2045313	10/3/2005	41	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579918	3/30/2005	2044367	9/28/2005	41	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579933	3/30/2005	2044633	9/29/2005	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579884	3/30/2005	2044699	9/29/2005	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579883	3/30/2005	2044698	9/29/2005	44	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579932	3/30/2005	2044632	9/29/2005	44	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	China (People's Republic of)	93016078		699582	7/28/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339250	3/9/2011	113412	4/4/1986	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339253	3/9/2011	113414	4/7/1986	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339251	3/9/2011	113413	4/4/1986	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Denmark	1982/80	1/7/1982	1982/2697	7/30/1982	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Estonia	9085	10/27/1993	18918	3/29/1996	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Finland	6057/81	12/30/1981	88554	4/5/1984	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Georgia	407/03	3/30/1994	8548	3/5/1998	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Greece			70820	1/15/1982	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Hong Kong	F2595/83	9/5/1983	19840987AA	9/5/1983	1, 9, 16, 28	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Hong Kong	C2595/83	9/5/1983	19840990AA	9/5/1983	1, 9, 16, 28	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384784	12/30/1981	384784	12/30/1981	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384774	12/30/1981	384774	12/30/1981	2	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384775	12/30/1981	384775	12/30/1995	7	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384776	12/30/1981	384776	12/30/1995	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384785	12/30/1981	384785	12/30/1995	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	23040/84		1945544	4/30/1997	34	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	2039/84		1945545	4/30/1997	34	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281719/1992	9/30/1992	3021380	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281725/1992	9/30/1992	3021381	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281720/1992	9/30/1992	3118373	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281726/1992	9/30/1992	3118375	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281722/1992	9/30/1992	3216191	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281728/1992	9/30/1992	3216192	10/31/1996	40	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Japan	281723/1992	9/30/1992	3118374	1/31/1996	41	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	281729/1992	9/30/1992	3118376	1/31/1996	41	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	281724/1992	9/30/1992	3201130	9/30/1996	42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	281730/1992	9/30/1992	3201131	9/30/1996	42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	23032/1984	3/10/1984	2439653	7/31/1992	1, 5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	23033/84	3/10/1984	2027225	2/22/1998	1, 9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	23034/84	3/10/1984	2027226	2/22/1998	1, 9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	716895/96	6/6/1996	1903540	10/28/1996	9, 16, 20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	716896/96	6/6/1996	1903541	10/28/1996	9, 16, 20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1358	6/4/2003	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1359	6/4/2003	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1360	6/4/2003	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1361	6/4/2003	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Latvia	M-93-8132	9/21/1993	33634	8/20/1996	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Lithuania	13098	10/13/1993	24298	2/18/1997	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Madagascar	95/00828D	7/13/1995	1593	7/13/1995	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Malaysia	M/95578	6/19/1982	M/95578	6/19/1989	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Malaysia	M/95577	6/19/1989	M/95577	1/7/1993	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Malaysia	M/95579	6/19/1982	M/95579		16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225017	11/4/1983	298438	4/18/1984	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225315	11/8/1983	298284	4/11/1984	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225010	11/4/1983	298342	5/8/1984	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225018	11/4/1983	298817	5/30/1984	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225313	11/8/1983	298123	4/25/1984	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225011	11/4/1983	297730	3/16/1984	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225314	11/8/1983	298702	4/27/1984	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225016	11/4/1983	298343	4/13/1984	35, 37, 40, 42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225316	11/8/1983	307912	6/14/1985	35, 37, 40, 42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Myanmar (Burma)			3660/1993	11/30/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS'	Panama		7/16/1996	39634	7/25/1996	1	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama			39638	8/4/1996		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama			39639	8/1/1996		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		9/6/1996	39796	8/12/1997		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		7/16/1996	39635	7/25/1996		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		9/6/1996	39797	9/24/1996		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	30324	12/19/1983	50997	12/19/1983		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	30323	12/19/1983	50998	12/19/1983		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	521495	1/28/2013	89757	6/25/2003		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Russian Federation	93047620	10/19/1993	139358	2/28/1996	1, 9, 16, 35, 40, 42		Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30108	6/19/1982	S/30108	4/27/1991		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30104	6/19/1982	S/30104	6/19/1989		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30106	6/19/1982	S/30106	6/19/1982		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25406	7/12/1982	SAR/25406	7/12/1989		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25409	7/12/1982	SAR/25409	7/12/1989		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25408	7/12/1982	SAR/25408	7/12/1989		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9729	12/22/1981	81/9729	12/22/1981		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9730	12/22/1981	81/9730	12/22/1981		2	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9732	12/22/1981	81/9732	12/22/1981		7	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9733	12/22/1981	81/9733	12/22/1981		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9735	12/22/1981	81/9735	12/22/1981		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9741	12/22/1981	81/9741	12/22/1981		40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9742	12/22/1981	81/9742	12/22/1981		42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Korea	97-380	11/6/1997	8613	11/1/1988		40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sweden	081/6847	12/21/1981	183371	10/1/1982	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42		Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251054	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251053	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251051	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251052	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			10947	12/1/1983		8	Registered

Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10948	12/1/1983	8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10949	12/1/1983	8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10950	12/1/1983	8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	81034965	7/15/1992	669399	2/1/1995	50	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	72/45751	11/9/1983	255683	9/1/1984	56	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	72/45758	11/9/1983	255684	9/1/1984	56	Registered

		KODAK & D:SELLERS'							
Eastman Kodak Co.	-1	INSIGNIA	Taiwan	72/45765	11/9/1983	255685	9/1/1984	56	Registered
		KODAK & D:SELLERS'							
Eastman Kodak Co.	-1	INSIGNIA	Taiwan			253038	8/1/1984	102	Registered
		KODAK & D:SELLERS'							
Eastman Kodak Co.	-1	INSIGNIA	Taiwan			253039	8/1/1984	102	Registered
		KODAK & D:SELLERS'							
Eastman Kodak Co.	-1	INSIGNIA	United States of America (USA)	73452772	11/14/1983	1314561	1/15/1985	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8831	4/8/1989	212/26	2/3/1990	1	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8832	4/8/1989	212/27	2/3/1990	9	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8834	4/8/1989	212/29	2/3/1990	16	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10651	5/17/1996	7341	12/21/1996	1	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10506	5/3/1995	7343	12/21/1996	9	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10504	5/3/1995	7344	12/21/1996	16	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK (ARABIC)	China (People's Republic of)	10499	5/3/1995	7997	1/16/1997	40	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	93016080	3/12/1993	695469	6/28/1994	1	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	98000206	1/14/1998	383727	5/30/1998	1	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	970003309	11/21/1997	314884	5/30/1988	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	95041857	4/13/1995	931257	1/14/1997	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE)	Hong Kong	93016081	3/12/1993	693889	6/14/1994	16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	252/50	3/18/1978	19500988AA	3/18/1950	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			4717	3/1/1956	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			94974	2/1/1978	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	84020235	4/28/1995	751130	3/1/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			64573	6/1/1993	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			66478	9/16/1993	12	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			4806	3/1/1956	18	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	88061170	12/7/1999	138371	2/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	83038518	6/4/1994	678150	4/16/1995	50	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			95473	2/1/1978	55	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			95481	2/1/1978	56	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			290649	7/16/1985	78	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			288791	7/1/1985	80	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan		2/28/1996	96612	3/1/1978	81	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			253006	8/1/1984	101	Registered
		KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110193	9/26/1996	1136070	12/21/1997	1	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	6907288	9/22/2008	6907288	5/14/2010	7	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110194	9/28/1996	1139514	12/28/1997	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	2001131745	7/24/2001	1982039	11/28/2002	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110195	9/28/1996	1134294	12/14/1997	16	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	9800019799	3/10/1998	1280993	6/7/1999	25	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	9800019798	3/10/1998	1303183	8/14/1999	28	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	Russian Federation	960110188	9/28/1996	1121925	10/21/1997	40	Registered
			Russian Federation						
Eastman Kodak Co.	-1	KODAK (CYRILLIC)	Russian Federation	97709924	7/7/1997	171721	2/5/1999	1, 9, 10, 16, 40, 42	Registered
			Russian Federation					1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	
Eastman Kodak Co.	-1	KODAK (FARSI)	Iran	7408322	3/7/1956	15322	3/7/1956	1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	Registered
			Iran			15322		1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229989		Kor819	7/27/1982	1	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229986		Kor816	7/27/1982	9	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229994		Kor6937	7/27/1982	16	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700542/95	1/11/1995	178940	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700543/95	1/11/1995	178941	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700544/95	1/11/1995	178942	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	122507/1991	11/26/1991	2685974	7/29/1994	9	Registered

Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700541/95	1/11/1995	178904	3/17/1926	1, 9	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	28307/95	7/22/1995	367177	6/30/1997	14	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	31821/95	8/17/1995	359693	4/12/1997	16	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	7976/95	8/17/1995	37326	7/18/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	31820/95	8/17/1995	375783	9/25/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK ACHIEVE	China (People's Republic of)	9160547	3/1/2011	9160547	3/7/2012	7	Registered Pending
Eastman Kodak Co.	-1	KODAK ACHIEVE	India	2265029	1/11/2012			7	Application
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7966/90	9/28/1990	6811/94	11/4/1994	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7965/90	9/28/1990	3698/94	6/23/1994	2	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7964/90	9/28/1990	3176/93	8/2/1993	9	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7963/90	9/28/1990	2612/93	6/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia			90/06021	9/12/1997	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia			90/06020	9/12/1997	2	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia	90/06022	9/12/1990	90/06022	9/12/1990	9	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia	6019/90	9/12/1990	6019/90	7/22/1994	16	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Mexico			386423	11/11/1990	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Mexico			386243	8/31/1995	16, 28	Registered
Eastman Kodak Co.	-1	KODAK CHALLENGE LOGO	United States of America (USA)	77630582	12/10/2008	3735119	1/5/2010	41	Registered
Eastman Kodak Co.	-1	KODAK COLOR PLUS & Design II	Mexico	965667	10/3/2008	1103606	6/4/2009	1	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105174/91	10/9/1991	2616864	1/31/1994	1	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105177/1991	10/9/1991	2690597	7/29/1994	16	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105176/91	10/9/1991	2696276	9/30/1994	1, 2, 16	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105175/91	10/9/1991	2667966	5/31/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP. SYMBOL (NEW)-B&W	Myanmar (Burma)			3659/1993	11/29/1993	1, 2, 9, 16, 22, 23, 35, 36, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Denmark	1971/4562	11/25/1971	1975/2096	5/16/1975	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Dominican Republic			71047	4/15/1994	11	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Dominican Republic	2012/4715	1/23/2012	53154	4/14/1992	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Estonia	9088	10/27/1993	18921	3/29/1996	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Finland	T197105922	11/22/1971	65721	12/7/1976	1, 5, 7, 9, 11, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Georgia	416/03	3/30/1994	8557	3/5/1998	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Germany	E20616/40 Wz	4/2/1979	1013237	1/26/1981	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Greece	49129	9/26/1972	49129	9/26/1972	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	Hong Kong	410/72		19721418AA	3/30/1972	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	India		12/29/1971	277310	1/29/1975	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	India		12/29/1992	277311	6/7/1973	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- B&W	India		12/29/1971	277312	6/7/1974	5	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277320	6/21/1973	7	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277313	8/3/1974	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277315	8/10/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35920	11/5/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35921	11/5/1973	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35922	11/5/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35923	12/4/1973	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	732912/93	10/5/1993	1055290	2/12/1974	14	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	732914/93	10/5/1993	1057698	3/1/1974	34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281707/1992	9/30/1992	3021378	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281708/1992	9/30/1992	3118369	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281710/1992	9/30/1992	3216189	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281711/1992	9/30/1992	3118370	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281712/1992	9/30/1992	3201128	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	734271/95	10/16/1995	1187598	3/4/1976	1, 9, 10	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	721837/1995	6/28/1995	1163193	10/9/1975	9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Latvia	M-93-8135	9/21/1993	M35706	2/20/1997	25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Lebanon			91895	10/23/1972	1, 3, 4, 5, 7, 8, 9, 10, 11, 16, 17, 21, 22, 23, 24, 25, 26, 27, 34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Lithuania	13099	10/13/1993	24297	2/18/1997	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			169628	1/5/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			179718	10/16/1973	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			170634	2/25/1972	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Panama			32178	1/23/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Russian Federation	93047617	10/19/1993	139357	2/28/1996	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5078	11/10/1971	71/5078	11/10/1971	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5079	11/10/1971	71/5079	11/10/1971	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5081	11/10/1971	71/5081	11/10/1971	7	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5082	11/10/1971	71/5082	11/10/1971	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5084	11/10/1971	71/5084	11/10/1971	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-30657	10/31/1992	40-274042	9/10/1993	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-730	6/10/1972	40-27616	9/11/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-295	2/29/1992	40-27394	8/14/1972	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Sweden			140102	7/21/1972	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan	84020237	4/28/1995	748994	2/16/1997	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60424	11/1/1972	19	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60598	11/1/1972	66	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60600	11/1/1972	66	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Thailand	229987		Kor817	8/7/1972	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Thailand	229991		Kor4016	8/7/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71886-F	1/10/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71885-F	1/10/1973	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71887-F	1/10/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela	11934	10/1/1985	131112	9/22/1987	16	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela	11933	10/1/1985	131111	9/22/1987	7, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&Y	Peru			50712	12/30/1993	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4091/94	12/1/1994	4091/94	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4092/94	12/1/1994	4092/94	8/10/1999	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4093/94	12/1/1994	4093/94	8/10/1999	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4094/94	12/1/1994	4094/94	4/24/2000	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Chile	686390	5/9/2005	731907	8/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	China (People's Republic of)	98004171	5/30/1998	383891	5/30/1998	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	China (People's Republic of)	970006938	11/26/1997	314885	5/30/1988	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Denmark	1971/4563	11/25/1971	1975/2097	5/16/1975	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic	2012/4727	1/23/2012	53459	5/15/1992	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic	2012/4728	1/23/2012	53665	6/15/1992	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic		3/23/1992	53458	5/15/1992	63	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Estonia	9327	11/4/1993	18170	1/11/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Finland	T197106158	12/8/1971	65722	12/7/1976	1, 2, 5, 7, 9, 11, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Georgia	423/03	3/30/1994	M12966	11/9/1999	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Germany	20615/40	4/2/1979	1013236	1/26/1981	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Hong Kong	410/72		19721420AA	3/30/1972	9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan			1055289	2/12/1974	14	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	732913/93	10/5/1993	1057697	3/1/1974	34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281713/1992	9/30/1992	3021379	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281714/1992	9/30/1992	3118371	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281716/1992	9/30/1992	3216190	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281717/1992	9/30/1992	3118372	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281718/1992	9/30/1992	3201129	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan			1306519	10/20/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	704694/1995	2/20/1995	1125903	6/9/1975	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Kenya	32763	2/4/1985	32763	2/4/1985	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Kenya	32764	2/4/1985	32764	2/4/1985	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Latvia	M-93-8136	9/21/1993	33310	6/20/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Lithuania	13091	10/13/1993	24304	2/18/1997	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			173019	8/10/1972	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			172439	12/17/2001	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			187961	3/6/1975	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			171624	6/7/1972	1, 2, 3, 4, 17, 29	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Nigeria	42674	9/27/1982	42674	9/27/1982	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Panama			17501	3/9/1973	1, 6	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Peru			50710	12/30/1993	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Peru			50711	12/30/1993	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Russian Federation	93047628	10/19/1993	138654	2/28/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5089	11/10/1971	71/5089	11/10/1971	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5090	11/10/1971	71/5090	11/10/1971	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5092	11/10/1971	71/5092	11/10/1971	7	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	South Africa	71/5093	11/10/1971	71/5093	11/10/1971	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	South Africa	71/5095	11/10/1971	71/5095	11/10/1971	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Sweden	82-0220	1/15/1982	140103	7/21/1972	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			18546	9/16/1985	8	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			439335	4/16/1989	72	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			290648	7/16/1985	78	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			288790	7/1/1985	80	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Tunisia	EE.89.0146	2/21/1989	EE040341	2/21/1989	1, 5, 7, 9, 10, 11, 16, 17, 22, 24, 28, 34, 40	Registered

			United States of America (USA)						
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R		392581	5/20/1971	928096	2/1/1972	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11940	10/1/1985	131117	9/22/1987	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11941	10/1/1985	131118	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11942	10/1/1985	131119	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK DIGITAL SERVICES LOGO	Malaysia	2004/14124	9/20/2004	2004/14124	9/20/2004	42	Registered
Eastman Kodak Co.	-1	KODAK DIRECT IMAGE	United Kingdom	2109372	9/7/1996	2109372	9/7/1996	1, 2, 9	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5447383	6/28/2006	5447383	11/7/2009	38	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5479752	7/14/2006	5479752	4/28/2010	40	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5447384	6/28/2006	5447384	9/21/2009	41	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Denmark	1993/00553	1/26/1993	1993/06529	9/17/1993	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Finland	649/93	2/16/1993	131437	3/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Norway	930722	2/15/1993	169175	8/17/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Poland	Z-134 750	6/16/1994	92694	6/16/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Sweden	93-599	1/25/1993	257226	4/15/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Taiwan	83003103	1/22/1994	669635	2/1/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Tunisia	EE050123		EE050123	1/18/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897029	2/25/2009	1723657	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	1636342	6/30/1992	1885702	9/17/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897030	2/25/2009	1723658	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897031	2/25/2009	1723659	3/2/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	China (People's Republic of)	7704643	9/17/2009	7704643	2/21/2011	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	China (People's Republic of)	7704642	9/17/2009	7704642	1/21/2011	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Dominica	2/00086344	11/15/1997	86344	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Dominica	2/00086343	11/15/1997	86343	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Iceland	886/1991	9/26/1991	183/1992	2/20/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	224716	7/20/1993	78279	12/16/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	221963	11/25/1993	3253	11/25/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	221964	11/25/1993	3254	11/25/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341589	8/18/1997	Kor64261	10/20/1997	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341590	8/18/1997	Kor64255	10/21/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341591	8/18/1997	Kor64280	10/20/1997	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	321922	11/13/1996	Bor6156	11/13/1996	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS & D:HORIZONTAL STRIPES	Chile	775975		800447	7/24/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS & D:HORIZONTAL STRIPES	Chile	775979		799873	7/25/2007	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Denmark	1218/87	2/26/1987	928/89	3/3/1989	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Greece	86729	9/14/1987	86729	9/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Greece	85142	3/20/1987	85142	3/20/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Iceland	877/1991	9/26/1991	59/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Norway	2551/87	6/23/1987	139607	12/14/1989	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS DIGITAL SOLUTIONS LOGO (NEW)	China (People's Republic of)	10286888	12/9/2011	10286888	2/13/2013	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4036	6/18/1986	86/4036	6/18/1986	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4037	6/18/1986	86/4037	6/18/1986	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4038	6/18/1986	86/4038	6/18/1986	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4039	6/18/1986	86/4039	6/18/1986	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Antigua and Barbuda		2/24/1992	3322	2/24/1992	1, 8, 39	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897036	2/25/2009	1723682	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897032	2/25/2009	1723687	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897037	2/25/2009	1723683	3/2/1999	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897033	2/25/2009	2388491	8/23/2010	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2527456	7/13/2004	2012165	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897038	2/25/2009	1723685	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897034	2/25/2009	1723689	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897039	2/25/2009	2398549	10/4/2010	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897035	2/25/2009	1723690	3/2/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Aruba	IM-20120306.12	3/6/2012	30104	4/16/2012	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14891	11/15/1991	14891	11/15/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14892	11/15/1991	14892	11/15/1991	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14893	11/15/1991	14893	11/15/1991	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	664/91	10/30/1991	14509	10/30/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	666/91	10/30/1991	14511	10/30/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	665/91	10/30/1991	14510	10/30/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	663/91	10/30/1991	908	10/30/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73993	2/7/2002	73993	2/7/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73994	2/7/2002	73994	2/7/2002	9	Registered Pending Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73995	2/7/2002			16	Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6286	1/23/1998	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6288	1/23/1998	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6289	1/23/1998	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bermuda	21648	2/24/1992	21648	2/24/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bermuda	21647	2/24/1992	21647	2/24/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2707	6/23/2000	85774-A	8/21/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2708	6/23/2000	85773-A	8/21/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2709	6/23/2000	85772-A	8/21/2002	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2710	6/23/2000	85771-A	8/21/2002	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071938	8/21/1993	731756	2/28/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071939	8/21/1993	994084	4/28/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071940	8/21/1993	735359	3/14/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93094217	9/30/1993	775878	1/14/1995	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284851	4/22/1988	143996	8/30/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284850	4/22/1988	143994	8/30/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284854	11/5/1987	203796	8/27/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284852		203795	8/27/1997	42	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992	81463	11/20/1992		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992	81464	11/20/1992		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992	81465	11/20/1992		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992	81466	11/20/1992		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus			30908	5/11/1996		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus			30909	5/11/1996		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus			30910	5/11/1996		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus	34980	8/27/1991	34980	8/27/1991		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominica	Feb-92	1/31/1992	Feb-92	1/31/1992		1, 8, 39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominican Republic		12/19/1991	52463	2/12/1992		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominican Republic		12/19/1991	52708	2/12/1992		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominican Republic		12/19/1991	52731	2/12/1992		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ecuador	31070	3/27/1992	298	3/16/1993		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ecuador	31072	3/27/1992	294	3/16/1993		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ecuador	31073	3/27/1992	295	3/16/1993		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1237/92	3/31/1992	138BOOK20	11/15/1993		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1234/92	3/31/1992	161BOOK20	11/15/1993		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1236/92	3/31/1992	136BOOK20	11/9/1993		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1235/92	3/31/1992	164BOOK20	11/15/1993		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ghana	28916	3/27/1992	28916	3/27/1992		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ghana	29386	3/27/1992				16	Pending Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	671/92	2/5/1992	70123	2/1/1994		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	672/92	2/5/1992	70122	2/1/1994		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	674/92	2/5/1992	70262	1/18/1994		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	673/92	2/5/1992	70011	11/22/1993		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Honduras			55845	8/7/1992		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Honduras			55854	8/7/1992		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Honduras			1284	8/7/1992		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7579/94	7/6/1994	7847/97	7/6/1994		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7580/94	7/6/1994	4745/97	7/6/1994		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7581/94	7/6/1994	8525/1998	7/6/1994		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7578/94	7/6/1994	4096/1996	7/6/1994		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522965	1/17/1990	522965	1/17/1990		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522964	1/17/1990	522964	1/17/1990		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522966	1/17/1990	522966	1/17/1990		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	5520	4/5/1994	IDM000013516	6/28/1995		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	5518	4/5/1994	IDM000013517	6/20/1995		9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	R00.2003.4109.4114	5/9/2003	IDM000003639	4/13/2004		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	V00.2003.4108.4113	5/9/2003	IDM000003638	4/13/2004		42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Iran	110326	1/12/1993	72191	2/9/1994		1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82442	2/19/1992	82442	9/4/1994		1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82444	2/19/1992	82444	9/4/1994		16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	152564	10/11/2001	152564	11/4/2002		35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	150415	7/2/2001	150415	8/4/2002		40	Registered

Co.		LOGO							
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Israel	82445	2/19/1992	82445	11/3/1994	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Jamaica	1/879	3/31/1992	25674	3/31/1992	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Jamaica	16/1551	3/31/1992	27450	3/31/1992	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Jordan	33793	11/22/1993	33793	11/22/1993	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Jordan	33794	11/22/1993	33794	11/22/1993	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Jordan	33795	11/22/1993	33795	11/22/1993	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Kuwait	35387	12/22/1996	31704	12/22/1996	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Kuwait	35388	12/22/1996	31895	12/22/1996	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Kuwait	35389	12/22/1996	43252	12/22/1996	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Laos	2133	6/3/1993	1369	6/4/2003	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Laos	2133	6/3/1993	1371	6/4/2003	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Laos	2133	6/3/1993	1372	6/4/2003	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Lebanon	158/79263	8/5/1993	118258	8/5/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malaysia	91/00303	1/17/1991	91/00303	1/17/1991	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malaysia	91/00302	1/17/1991	91/00302	1/17/1991	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malaysia	91/00301	1/17/1991	91/00301	1/17/1991	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malta	22,236	3/16/1993	22236	3/16/1993	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malta	22237	3/16/1993	22237	3/16/1993	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malta	22,238	3/16/1993	22238	3/16/1993	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Mauritius		4/26/1999	A45 106	4/26/1999	1, 9, 16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Mexico	38980	3/14/1988	356600	12/9/1988	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Mexico	137655	4/10/1992	448667	12/10/1993	40	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Mexico	165053	4/7/1993	475309	9/29/1994	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Myanmar (Burma)			3665/1993	11/25/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nepal			18119/059	8/23/2002	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nepal			18120/059	8/23/2002	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nepal			18121/059	8/23/2002	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nepal			18122/059	8/23/2002	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nicaragua	237/92	2/7/1992	22091 CC	9/22/1992	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nicaragua	178/92	1/30/1992	21931 CC	8/24/1992	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nicaragua	177/92	1/30/1992	21945 CC	8/26/1992	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nicaragua	275/92	2/11/1992	22090 CC	9/22/1992	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nigeria	TP47370/2000	10/24/2000	62543	10/30/2000	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nigeria	TP14287/92/3	6/25/1992	57667	6/25/1992	16	Registered Pending
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Nigeria	TP47371/2000	7/12/2000			16	Application
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Oman	8650	7/4/1993	8650	3/25/2002	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Oman	8651	7/4/1993	8651	3/20/2001	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Oman	8652	7/4/1993	8652	3/20/2001	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Oman	8653	7/4/1993	8653	3/20/2001	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Panama	68458	11/11/1993	68458	6/22/1995	1	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Panama	68461	11/11/1993	68461	6/23/1995	9	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Panama	68460	11/11/1993	68460	6/22/1995	16	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Panama	68459	11/11/1993	68459	6/22/1995	42	Registered
Eastman Kodak Co.		KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Paraguay	11828	6/13/1996	192990	6/13/1997	1	Registered

Co.		LOGO						
Eastman Kodak		KODAK EXPRESS						
Co.	-1	LOGO	Paraguay	11829	6/13/1996	192991	6/13/1997	9 Registered
Eastman Kodak		KODAK EXPRESS						
Co.	-1	LOGO	Paraguay	11830	6/13/1996	192992	6/13/1997	16 Registered
Eastman Kodak		KODAK EXPRESS						
Co.	-1	LOGO	Paraguay	25696	12/16/1996	320606	4/23/1998	38 Registered
Eastman Kodak		KODAK EXPRESS						
Co.	-1	LOGO	Paraguay	11831	6/13/1996	192993	6/13/1997	40 Registered
Eastman Kodak		KODAK EXPRESS						
Co.	-1	LOGO	Paraguay	25698	12/16/1996	314393	8/7/2008	42 Registered
Eastman Kodak		KODAK EXPRESS						
Co.	-1	LOGO	Peru	284295	11/10/1995	6546	12/22/1995	40 Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Peru	226357	8/23/1993	6539	1/31/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9186	10/22/1991	9186	10/22/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9187	10/22/1991	9187	10/22/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9188	10/22/1991	9188	10/22/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9191	10/22/1991	9191	10/22/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	202/1991TM	11/27/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	203/1991	11/27/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	204/1991	11/27/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saudi Arabia	17050	7/4/1992	274/98	2/3/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04044Z	8/2/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04045H	8/2/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04046F	8/2/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore	S/1912/91	3/1/1991	T91/01912Z	3/1/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3442	4/24/1992	92/3442	4/24/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3443	4/24/1992	92/3443	4/24/1992	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3444	4/24/1992	92/3444	4/24/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3445	4/24/1992	92/3445	4/24/1992	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20573	6/14/1999	482450	11/29/2000	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20574	6/14/1999	473736	7/19/2000	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20575	6/14/1999	476582	9/5/2000	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	41-1999-8047	6/14/1999	61765	6/8/2000	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79713	8/5/1996	79713	8/5/1996	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79712	8/5/1996	79712	8/16/1996	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79711	8/5/1996	79711	8/5/1996	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79710	8/13/1996	79710	8/13/1996	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Syria		2/27/1992	22807	9/14/1992	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan			575269	11/16/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	81003445	1/23/1992	65724	8/1/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	81-09024	2/29/1992	67203	11/16/1993	12	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	88061169	12/7/1999	135673	1/1/2001	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan			603222	7/1/1993	73	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan Tanganyika (Tanzania Rep.)	27162	8/16/1999	27162	8/16/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan Tanganyika (Tanzania Rep.)	27163	8/16/1999	27163	8/16/1999	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan Tanganyika (Tanzania Rep.)	27164	8/16/1999	27164	8/16/1999	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan Tanganyika (Tanzania Rep.)	957	8/16/1999	957	8/16/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239650	1/13/1993	Kor20191	1/13/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239652	1/13/1993	Kor15067	8/15/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239653	1/13/1993	Bor1508	1/13/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20334	12/13/1991	20334	10/3/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20336	12/13/1991	20336	10/3/1994	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20335	12/13/1991	20335	10/3/1994	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Turkey	1998/5439	5/5/1998	196734	5/5/1998	16	Registered

Co. Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	United Arab Emirates	18953	10/15/1996	10157	5/11/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Venezuela Zanzibar (Tanzania Republic)	8884-88	5/26/1988	28187	2/8/1992	50	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	363/99	8/10/1999	390/99	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	362/99	8/10/1999	389/99	8/10/1999	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	364/99	8/10/1999	391/99	8/10/1999	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	869/93	7/28/1993	16582	7/28/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	870/93	7/28/1993	16583	7/28/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	871/93	7/28/1993	16584	7/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	872/93	7/28/1993	1202	7/28/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32696	8/10/1993	32696	8/10/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32695	8/10/1993	32695	8/10/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32692	8/10/1993	32692	8/10/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30006	12/26/1994	27801	12/26/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30007	12/26/1994	27804	12/26/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30008	12/26/1994	27805	12/26/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Lebanon	170/85248	9/14/1993	118612	9/14/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Saudi Arabia	22289	9/13/1993	307/93	5/30/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Syria		3/22/1994	26577	11/21/2004	9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	United Arab Emirates	18954	10/15/1996	10156	5/11/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063870	6/12/1998	1322594	10/14/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063869	6/12/1998	1353765	1/14/2000	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063867	6/12/1998	2017616	5/14/2003	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063868	6/12/1998	1332395	11/7/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9475/1994	8/16/1994	10224/1997	8/16/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9476/1994	8/16/1994	10225/1997	8/16/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9472/1994	8/16/1994	6904/1998	8/16/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062393	12/13/1999	148759	9/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062394	12/13/1999	151542	11/1/2001	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062395	12/13/1999	149473	9/16/2001	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Estonia	9328	11/4/1993	19427	4/26/1996	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Georgia	421/03	3/30/1994	M12964	11/9/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Greece	114987	7/8/1993	114987	12/19/1995	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Latvia	M-93-8131	9/21/1993	M35491	12/20/1996	40	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Lithuania	13090	10/13/1993	24305	2/18/1997	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Madagascar	95/00829D	7/13/1995	1594	7/13/1995	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Poland	Z-147763	6/8/1995	R-102606	10/29/1998	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Russian Federation	93047636	10/19/1993	138655	2/29/1996	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527446	7/13/2004	2012156	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527452	7/13/2004	2012161	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527455	7/13/2004	2012164	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527448	7/13/2004	2012158	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527454	7/13/2004	2012163	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527445	7/13/2004	2012155	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527444	7/13/2004	2012154	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527447	7/13/2004	2012157	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527453	7/13/2004	2012162	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727948	12/2/2004	314215	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727947	12/2/2004	314214	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727946	12/2/2004	314213	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727945	12/2/2004	314212	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727944	12/2/2004	314211	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS NETWORK LOGO	Malaysia	2004/14123	9/20/2004	2004/14123	9/20/2004	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS SERIVICIO DE CALIDAD CONTROLADA	Peru	284295	11/10/1995	2581	12/22/1995	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS TICKET LOGO	China (People's Republic of)	3723866	10/15/2003	3723866	12/21/2005	41	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	Colombia	92/278088	7/16/1996	134187	7/16/1996	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	Colombia	92/278087	8/17/1994	214233	8/17/1994	42	Registered
Eastman Kodak Co.	-1	KODAK GENERATION NEWS	South Korea	40-2009-3556	1/23/2009	40-815104	2/24/2010	7	Registered
Eastman Kodak Co.	-1	KODAK GOLD	Iran	111056	1/24/1994	72755	5/8/1994	1	Registered
Eastman Kodak Co.	-1	KODAK GOLD	Taiwan	81054431	10/30/1992	621395	11/16/1993	73	Registered
Eastman Kodak Co.	-1	KODAK GOLD (IN CHINESE KE DA JIN")	China (People's Republic of)	960113611	10/11/1996	1116443	10/7/1997	1	Registered
Eastman Kodak Co.	-1	KODAK GOLD FILM CLUB (STYLIZED)	Switzerland	57839/2004	11/15/2004	529593	1/11/2005	1, 16, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK GOLD ULTRA	Colombia	T2002/066417	7/31/2002	275280	8/14/2003	1	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Denmark	9308/89	12/14/1989	3149/91	5/24/1991	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Finland	6312/89	12/14/1989	117285	3/5/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Germany	E30432/9 Wz	2/15/1991	2014443	5/22/1992	1, 9, 11, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Germany	E29500/9	3/26/1990	1177125	6/3/1991	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Norway	89.6033	12/11/1989	148319	1/2/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	South Africa	92/3289	4/21/1992	92/3289	4/21/1992	1	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	South Africa	92/3290	4/21/1992	92/3290	4/21/1992	9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Sweden	90/0122	1/5/1990	228024	11/22/1991	1, 9	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Denmark	1992/2101	3/19/1992	1994/1536	3/11/1994	10	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Finland	2111/92	4/28/1992	127435	8/5/1993	10	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Norway	92.2239	4/28/1992	166462	1/12/1995	10	Registered
Eastman Kodak Co.	-1	KODAK LOGOTYPE (new)	China	6939436	10/13/2008	6939436	7/21/2010	7	Registered

Co.			(People's Republic of)						
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Austria	AM06278/2007	9/11/2007	246748	9/4/2008	35	Registered
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Cyprus	75061	5/9/2008			35	Registered Pending Application
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Finland	T200702899	9/19/2007	241731	4/15/2008	35	Registered
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Switzerland	60962/2007	10/4/2007	567587	2/4/2008	35, 41	Registered
Eastman Kodak Co.	-1	KODAK MAX	Argentina	2952990	10/20/2009	2396364	9/27/2010	1	Registered
Eastman Kodak Co.	-1	KODAK MAX	Argentina	2952991	10/20/2009	2419828	1/17/2011	9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Brazil	821109812	10/1/1998	821109812	11/16/2010	9,45	Registered
Eastman Kodak Co.	-1	KODAK MAX	Chile	849843	12/24/2008	849266	3/10/2009	1	Registered
Eastman Kodak Co.	-1	KODAK MAX	Chile	882302	10/23/2009	871342	11/9/2009	9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Denmark	4370/98	10/8/1998	1998 04505	12/21/1998	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Finland	T199803306	10/8/1998	214890	7/30/1999	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Greece	138533	10/13/1998	138533	4/18/2000	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Ireland	98/4015	10/9/1998	211606	10/9/1998	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Mexico	348852	9/30/1998	591534	9/30/1998	9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Mexico	348851	9/30/1998	591533	9/30/1998	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Norway	9058/98	10/9/1998	196484	3/11/1999	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Poland	Z-217774	4/28/2000	148865	11/13/2003	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	South Korea	40-1998-25923	10/2/1998	452565	8/12/1999	1	Registered
Eastman Kodak Co.	-1	KODAK MAX	South Korea	40-1998-25924	10/2/1998	456897	10/18/1999	9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Sweden	98-7594	10/9/1998	339737	8/25/2000	1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	United Kingdom	2178763	10/3/1998	2178763	10/3/1998	1, 9	Registered
Eastman Kodak Co.	-1	KODAK PHOTO PERFECT PAPER (Stylized)	Turkey	7198	3/19/2004	2004 07198	3/19/2004	1, 16	Registered Pending Application
Eastman Kodak Co.	-1	KODAK PHOTO PERFECT SERVICE (Stylized in gray print)	Turkey	2003/023782	10/13/2003			40	Registered Pending Application
Eastman Kodak Co.	-1	KODAK PHOTOLIFE	Germany	E28036/9WZ	10/15/1988	1157520	4/17/1990	9, 11	Registered

Eastman Kodak Co.	-1	KODAK PHOTOLIFE	Iceland	870/1991	9/26/1991	181/1992	2/20/1992	9	Registered
Eastman Kodak Co.	-1	KODAK PLAYFULL	Australia	1386207	9/28/2010	1386207	6/27/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PLAYFULL	China (People's Republic of)	8711203	9/29/2010	8711203	11/14/2011	9	Registered Pending
Eastman Kodak Co.	-1	KODAK PLAYFULL	India	2030719	9/29/2010			9	Application
Eastman Kodak Co.	-1	KODAK PLAYSPORT KODAK	Chile	953890	5/20/2011	935372	10/19/2011	9	Registered
Eastman Kodak Co.	-1	PLAYTOUCH	Chile	935948	1/6/2011	923533	7/5/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PRECISION	Finland	3829/91	8/16/1991	127346	8/5/1993	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Denmark	1994/299	1/12/1994	1994/2157	4/1/1994	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Finland	0819/94	2/15/1994	137004	3/20/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Norway	90.5138	10/5/1990	154019	12/23/1992	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Norway	940927	2/14/1994	169337	8/31/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Poland	Z-140217	11/16/1994	94954	11/16/1994	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	South Africa	94/4141	4/25/1994	94/4141	4/25/1994	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Sweden	90-9205	10/9/1990	238891	8/14/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Sweden	94-00287	1/13/1994	265214	3/24/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452437	6/8/2009	7452437	10/21/2010	2	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452317	6/8/2009	7452317	10/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452450	6/8/2009	7452450	10/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	Hong Kong	301353834	6/1/2009	301353834	12/28/2009	2, 7	Registered
Eastman Kodak Co.	-1	KODAK PULSE	Mexico	1043751	10/27/2009	1130054	11/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	South Korea	40-2010-62666	12/6/2010	40-903406	2/8/2012	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	Turkey	2010/31647	5/13/2010	2010/31647	7/18/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	United Kingdom	2531222	11/10/2009	2531222	11/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK Q-60	Austria	AM1541/94	3/29/1994	153 097	6/15/1994	16	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Australia	1316943	8/24/2009	1316943	8/24/2009	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Hong Kong	301411938	8/24/2009	301411938	7/6/2010	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Japan	65510/2009	8/27/2009	5343945	8/6/2010	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Norway	201108549	7/27/2011	262838	12/5/2011	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Russian Federation	2011700043	1/11/2011	475694	11/29/2012	9	Registered
Eastman Kodak Co.	-1	KODAK SONORA	Switzerland	50194/2010	1/8/2010	614379	4/19/2011	7	Registered
Eastman Kodak Co.	-1	KODAK STAR	South Korea	93-14171	4/29/1993	40-287751	3/30/1994	9	Registered
Eastman Kodak Co.	-1	KODAK STAR	Thailand	261848	3/15/1994	Kor27268	3/15/1994	9	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	Chile	696732	7/22/2005	736205	10/17/2005	9, 11	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	Hong Kong	1927/86		19873193	5/30/1986	9	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	India	454881	5/30/1986	454881	4/13/1992	9	Registered
Eastman Kodak Co.	-1		China (People's Republic of)	8170452	4/1/2010	8170452	4/7/2011	7	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Argentina	2491169	1/27/2004	2045756	10/6/2005	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Argentina	2515276	5/19/2004	2061848	1/9/2006	16	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Colombia	T2002/066419	7/31/2002	275235	8/14/2003	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	International (WIPO)	771061	11/5/2001	771061A	11/5/2001	1, 9, 16, 39, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Turkey	6683	3/26/2003	2003/06683	3/26/2003	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK ULTRA MAX	United Kingdom	2322139	1/30/2003	2322139	1/30/2003	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Finland	207/93	1/19/1993	131556	4/5/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Germany	39527559.8	7/4/1995	39527559	4/11/1996	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Hungary	M9601716	5/31/1996	147582	5/31/1996	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Sweden	92-10002	11/13/1992	265160	3/24/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	United Kingdom	1487125	1/8/1992	1487125	1/8/1992	1	Registered Pending
Eastman Kodak Co.	-1	KODAK VERSAMARK	India	1782043	2/5/2009			2, 9	Application Pending
Eastman Kodak Co.	-1	KODAK VERSAMARK	Turkey	2006/021059	5/9/2006			2, 9	Application
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	China (People's Republic of)	3480660	3/10/2003	3480660	8/21/2004	9	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	China (People's Republic of)	3480659	3/10/2003	3480659	9/14/2004	40	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	South Korea	40-2003-9983	3/5/2003	583433	5/25/2004	9	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	South Korea	41-2003-4630	3/5/2003	41-100267	4/27/2004	40	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	Viet Nam	4-2003-02322	4/7/2003	59185	12/20/2004	9, 40	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Chile	845762	11/24/2008	848828	1/12/2009	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Finland	2512/88	6/10/1988	109922	12/20/1990	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Germany	E28037/9	10/15/1988	1143202	7/19/1989	9, 11	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Norway	89/0768	2/20/1989	142925	9/27/1990	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Sweden	88 4816	6/6/1988	218954	9/28/1990	9	Registered
Eastman Kodak Co.	-1	KODAKERY	United States of America (USA)	459593	4/3/1943	403507	9/28/1943	16, 38	Registered
Eastman Kodak Co.	-1	KODALINE	Taiwan			479070	3/16/1990	73	Registered
Eastman Kodak Co.	-1	KODALITH	Colombia	T2003/017109	2/27/2003	274682	9/26/2003	1	Registered
Eastman Kodak Co.	-1	KODALITH	Colombia	T2003/017111	2/27/2003	274729	9/26/2003	9	Registered

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Eastman Kodak Co.	-1	(STYLIZED)	Denmark	988/1985	2/18/1985	3592/86	11/7/1986	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAPOST	Norway	200411653	11/25/2004	230687	1/31/2006	9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAPOST	Sweden	2002/0746	2/4/2002	370377	1/28/2005	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODASTAR	Denmark	2826/79	7/10/1979	577/80	1/25/1980	1	Registered
Eastman Kodak Co.	-1	KODASTAR	Finland	T197903529	7/11/1979	79744	12/7/1981	1	Registered
Eastman Kodak Co.	-1	KODASTAR	Sweden	79-3729	7/11/1979	170681	1/18/1980	1	Registered
Eastman Kodak Co.	-1	KODATEL	Australia	583762	8/5/1992	583762	8/5/1992	35	Registered
Eastman Kodak Co.	-1	KODATEL	Australia	583763	8/5/1992	583763	8/5/1992	40	Registered
Eastman Kodak Co.	-1	KODATEL	Canada	709635	7/24/1992	TMA424256	3/4/1994		Registered
Eastman Kodak Co.	-1	KODATEL	Finland	3968/92	8/14/1992	127531	8/5/1993	42	Registered
Eastman Kodak Co.	-1	KODATEL	Greece	115001	7/8/1993	115001	7/8/1993	42	Registered
Eastman Kodak Co.	-1	KODATEL	Japan	148811/92	7/30/1992	3025463	2/28/1995	38	Registered
Eastman Kodak Co.	-1	KODATEL	Japan	148812/92	7/30/1992	3010814	11/30/1994	40	Registered
Eastman Kodak Co.	-1	KODATEL	Norway	92.4056	8/13/1992	162491	5/11/1994	42	Registered
Eastman Kodak Co.	-1	KODIREX	Zambia			769/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742277	10/8/2003	3742277	8/21/2005	1	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742276	10/8/2003	3742276	8/28/2005	2	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742275	10/8/2003	3742275	11/21/2005	7	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742274	10/8/2003	3742274	10/7/2005	9	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742273	10/8/2003	3742273	11/28/2005	16	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742281	10/8/2003	3742281	1/21/2006	37	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742280	10/8/2003	3742280	12/28/2005	38	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742279	10/8/2003	3742279	2/7/2006	40	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742278	10/8/2003	3742278	2/21/2006	42	Registered
Eastman Kodak Co.	-1	KPG	Republic of European (O.H.M.I.)	300087417	10/2/2003	300087417	5/4/2004	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KPG	European (O.H.M.I.)	3380664	10/1/2003			1, 2, 7, 9, 16, 37, 38, 40, 42	Pending Application
Eastman Kodak Co.	-1	KPG	Hong Kong	300087417	10/2/2003	300087417	5/4/2004	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621832	10/1/2003	818472	1/23/2004	1	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621833	10/1/2003	818473	1/23/2004	2	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621834	10/1/2003	826642	3/26/2004	7	Registered

Eastman Kodak Co.	-1	KPG	Mexico	621835	10/1/2003	826643	3/26/2004	9	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621836	10/1/2003	858113	4/1/2003	16	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621837	10/1/2003	826644	3/26/2004	37	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621838	10/1/2003	827538	3/30/2004	38	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621839	10/1/2003	826955	3/29/2004	40	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621840	10/1/2003	851717	9/21/2004	42	Registered
Eastman Kodak Co.	-1	LOTEM	Canada	1097790	3/28/2001	TMA583030	6/4/2003		Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124287	11/30/1998	124287	2/7/2000	1	Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124288	11/30/1998	124288	2/7/2000	7	Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124289	11/30/1998	124289	2/7/2000	9	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Argentina	2666572	4/27/2006	2166312	6/26/2007	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Brazil	828337560	5/5/2006	828337560	5/20/2008	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Canada	1301663	5/2/2006	TMA741714	6/9/2009		Registered
Eastman Kodak Co.	-1	MARKETMOVER	Hong Kong	300627688	4/26/2006	300627688	4/26/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Indonesia	J00.2006.014214	5/5/2006	IDM000145635	5/6/2006	35	Registered
			International						
Eastman Kodak Co.	-1	MARKETMOVER	(WIPO)	895112	6/1/2006	895112	6/1/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Israel	189597	4/26/2006	189597	2/14/2008	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Mexico	779391	4/26/2006	1005970	10/10/2007	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	South Africa	2006/09196	4/26/2006	2006/09196	4/26/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Taiwan	95021611	4/27/2006	1256937	4/1/2007	35	Registered
			United States of America						
Eastman Kodak Co.	-1	MARKETMOVER	(USA)	78873996	5/2/2006	3538851	11/25/2008	35, 41	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Venezuela	9007-06	5/2/2006	33722	12/22/2006	35	Registered
Eastman Kodak Co.	-1	MATCH PRINT	Mexico	34221	11/25/1987	343052	2/15/1988	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2855103	9/12/2008	2350663	3/10/2010	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2952987	10/20/2009	1762134	11/16/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2952988	10/20/2009	2398720	10/4/2010	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Australia	384194	11/19/1982	384194	11/19/1982	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Australia	737178	6/18/1997	737178	4/24/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Benelux	744445	4/10/1990	481176	4/10/1990	1, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Benelux	895975	6/19/1997	630053	6/19/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Bolivia		3/20/1992	62250-A	3/16/1993		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	820121223	7/7/1997	820121223	12/27/2005	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	816203873	5/29/1991	816203873	9/8/1992	7	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	820121215	7/7/1997	820121215	12/27/2005	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	811027856	11/26/1982	811027856	3/7/1984	9.45	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Canada	495045	11/18/1992	TMA283950	10/7/1983		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Canada	854013	8/20/1997	TMA534159	10/6/2000		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Chile	842461	10/27/2008	846666	12/21/2008	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Chile	802890	1/14/2008	820729	3/10/2008	9, 16	Registered
			China						
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037205	4/28/1994	798343	12/14/1995	1	Registered
			(People's Republic of) China		8/4/1997	1254049	3/14/1999	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037206	4/28/1994	804025	1/7/1996	3	Registered
			(People's Republic of) China		7/31/1999	1257539	3/21/1999	7	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037207	4/28/1994	842733	5/28/1996	9	Registered
			(People's Republic of) China		8/4/1997	1296182	7/21/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) Colombia		7/31/1997	1244452	2/7/1999	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	92 366818	8/28/1992	147061	12/28/1993	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034470		207916	4/30/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034472		207914	4/30/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034471		207915	4/30/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Costa Rica		12/17/1991	79221	4/13/1992	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Denmark	5685/85	10/10/1985	1622/88	4/25/1988	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Dominica		9/22/1994	93/94	9/22/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ecuador	47698	5/26/1994	3170/97	9/24/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	El Salvador	2001/94	6/9/1994	127 Book 107	6/29/2000	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Finland	1999203512	7/21/1992	127861	9/6/1993	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	France	97683803	6/23/1997	97683803	3/20/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	France	647325	12/3/1982	1220715	12/3/1982	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Germany	M52243	11/22/1982	1055847	11/14/1983	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Germany	39729099.3	6/24/1997	39729099	11/4/1997	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Guatemala	23366		79928	7/10/1996	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Hong Kong		1/25/1994	199811803	11/13/1998	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Hungary	M 94 02144	5/6/1994	143479	3/26/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15293	7/25/1997	IDM0000149052	5/4/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15294	7/25/1997	IDM000149053	5/4/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15295	7/25/1997	IDM000149051	5/4/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ireland	162849	5/6/1994	162849	5/6/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113095	6/20/1997	113095	11/4/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113096	6/20/1997	113096	1/7/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113097	6/20/1997	113097	11/4/1998	16	Registered

Eastman Kodak Co.	-1	MATCHPRINT	Italy	12249 2002 MI	12/18/2002	1518453	3/10/1986	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Italy	5751 97 MI	6/20/1997	809183	4/12/2000	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Japan	H09-133858	7/4/1997	4736835	12/23/2003	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Japan	S57-105183	11/29/1982	2415172	5/29/1992	1, 9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Jordan		6/7/1994	35090	6/7/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Lebanon	30470	9/22/1999	81094	9/22/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Malaysia	1779/94	3/8/1994	94/01779	3/8/1994	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305542	8/22/1997	619253	8/26/1999	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305541	8/22/1997	619252	8/26/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305540	8/22/1997	690269	3/23/2001	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	144943	11/22/1982	B144943	11/22/1982	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278425	6/18/1997	278425	6/18/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278426	6/18/1997	278426	6/18/1997	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278427	6/18/1997	278427	6/18/1997	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Nicaragua	94-015452	6/9/1994	27917CC	3/7/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Norway	198223538	11/24/1982	120697	4/25/1985	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Peru	244448	6/13/1994	11155	10/28/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Portugal		5/26/1994	300730	11/30/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Saudi Arabia		7/25/1994	338/13	1/5/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Singapore	T93/03043J	4/22/1993	T93/03043J	4/22/1993	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	82/9051	11/22/1982	82/9051	6/6/1984	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09035	6/18/1997	97/09035	6/18/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09036	6/18/1997	97/09036	6/18/1997	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09037	6/18/1997	97/09037	6/18/1997	16	Registered

Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29833	6/30/1997	429591	11/16/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29835	6/30/1997	433820	12/16/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	94-3089	1/26/1994	306786	1/23/1995	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29834	6/30/1997	422662	9/22/1998	1, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Spain	1023168	12/3/1982	1023168	4/23/1984	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Sweden	8207392	12/9/1982	198604	11/15/1985	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Switzerland	06570/1982	11/19/1982	P-322613	4/28/1983	1, 9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	262085	3/18/1994	KOR23007	3/18/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353488	2/2/1998	KOR88830	2/2/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353489	2/2/1998	KOR93949	2/2/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353490	10/15/1998	KOR90600	2/2/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Turkey		10/15/1998	201885	10/15/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ukraine	97072051	7/4/1997	18486	7/4/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	MAX	Canada	864100	12/12/1997	539073	1/2/2001		Registered
			China (People's						
Eastman Kodak Co.	-1	MAX	Republic of)	2000159455	10/17/2000	1688090	12/28/2001	1	Registered
Eastman Kodak Co.	-1	MAX	Hong Kong	10272/2000	5/12/2000	2001B05278	5/12/2000	1	Registered
Eastman Kodak Co.	-1	MAX	Turkey	1999/18492	11/8/1999	1999/18492	11/8/1999	1	Registered
			United States of						
Eastman Kodak Co.	-1	MAX	America (USA)	75/397140	11/28/1997	2243855	5/4/1999	1	Registered
Eastman Kodak Co.	-1	MERCURY	Benelux	58663	5/7/1987	431110	5/7/1987	9	Registered
Eastman Kodak Co.	-1	MERCURY	Denmark	19872831VA	5/4/1987	VR1989/1225	3/31/1989	7	Registered
Eastman Kodak Co.	-1	MERCURY	France	1406575	5/4/1987	1406575	5/4/1987	7	Registered
Eastman Kodak Co.	-1	MERCURY	Germany	H57760/7WZ	5/8/1987	1135637	5/8/1987	7	Registered
Eastman Kodak Co.	-1	MERCURY	Italy	IT97-5457-MI	6/15/1997	791643	6/28/2007	9	Registered
Eastman Kodak Co.	-1	MERCURY	Sweden	198703463	4/30/1987	211560	7/22/1988	7	Registered
			United						
Eastman Kodak Co.	-1	MERCURY	Kingdom	1306855	4/9/1987	1306855	9/18/1992	9	Registered
Eastman Kodak Co.	-1	NEWSETTER	Canada	1043540	1/21/2000	TMA554818	12/3/2001		Registered
Eastman Kodak Co.	-1	NEXPRESS	Australia	785628	2/15/1999	785628	2/15/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Canada	1011240	4/6/1999	TMA623953	10/29/2004		Registered
			European						
Eastman Kodak Co.	-1	NEXPRESS	(O.H.M.I.)	1064526	2/3/1999	1064526	8/25/2000	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Germany	39858794	10/13/1998	39858794	1/11/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Hong Kong	200011333	4/14/1999	200011333AA	4/14/1999	1, 7, 16, 37	Registered
			International						
Eastman Kodak Co.	-1	NEXPRESS	(WIPO)	718075	4/12/1999	718075	4/12/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127092	4/13/1999	127092	9/6/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127093	4/13/1999	127093	4/6/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127094	4/13/1999	127094	10/5/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127089	4/13/1999	127089	6/9/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127090	4/13/1999	127090	4/6/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127095	4/13/1999	127095	9/6/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127091	4/13/1999	127091	4/6/2000	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031331	4/12/1999	4372001	3/31/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031332	4/12/1999	4384385	5/19/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031333	4/12/1999	4384386	5/19/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031334	4/12/1999	4353380	1/21/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031335	4/12/1999	4397887	7/7/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031336	4/12/1999	4397888	7/7/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031337	4/12/1999	4487236	6/29/2001	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307997	4/15/1999	307997	5/12/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307998	4/15/1999	307998	5/12/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307999	4/15/1999	307999	5/12/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308000	4/15/1999	308000	5/12/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308001	4/15/1999	308001	5/12/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308002	4/15/1999	308002	5/12/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308003	4/15/1999	308003	5/12/2000	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03739I	4/16/1999	T99/03739I	4/16/1999	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03738J	4/16/1999	T99/03738J	4/16/1999	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03736D	4/16/1999	T99/03736D	4/16/1999	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03735F	4/16/1999	T99/03735F	4/16/1999	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03734H	4/16/1999	T99/03734H	4/16/1999	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03733Z	4/16/1999	T99/03733Z	4/16/1999	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T00/01804D	2/9/2000	T00/01804D	2/9/2000	42	Registered
Eastman Kodak Co.	-1	NOVAJET	Australia	642227	10/4/1994	642227	10/4/1994	9	Registered
Eastman Kodak Co.	-1	NOVAJET	Japan			3120238	2/29/1996	9	Registered
			United						
Eastman Kodak Co.	-1	NOVAJET	Kingdom		12/23/1992	1522733	9/27/1996	9	Registered
Eastman Kodak Co.	-1	OPTISTAR	Australia	552829	3/27/1991	552829	2/25/1993	1	Registered
Eastman Kodak Co.	-1	OPTISTAR	Australia	552830	3/27/1991	552830	2/25/1993	9	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Australia	542240	9/18/1990	542240	9/18/1990	1	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Australia	542241	9/18/1990	542241	9/18/1990	9	Registered
			Div. of						
Eastman Kodak Co.	-1	OPTIWRITER	Brazil	816520518	11/13/1991	816520518	10/10/1995	1	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Brazil	816520518	11/13/1991	816520518	10/10/1995	9	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Japan	116690/91	11/8/1991	2702557	1/31/1995	10	Registered
Eastman Kodak Co.	-1	ORACLE	Denmark	1974/138	1/8/1974	1975/2403	6/6/1975	9	Registered
			P: CARTON -						
Eastman Kodak Co.	-1	KODACOLOR VR-G	Venezuela	13147	9/23/1986	137381	2/22/1989	9	Registered
			United						
Eastman Kodak Co.	-1	P:GOLD FILM BOX	Kingdom	2000961	10/31/1994	2000961	10/31/1994	1	Registered
			P:KODACOLOR II 110						
Eastman Kodak Co.	-1	FILM CARTON	Argentina	2497064	2/25/2004	1985556	7/19/2004	1	Registered
			P:KODACOLOR VR						
Eastman Kodak Co.	-1	PLUS/DESIGN	Austria	AM5630/95	10/4/1995	161890	1/15/1996	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	P:KODACOLOR VR	Germany	39539623.9	9/29/1995	39539623	5/15/1996	1, 9, 16, 40	Registered

Eastman Kodak Co.	-1	PLUS/DESIGN P:KODACOLOR VR PLUS/PACKAGING P:STYLIZED CARTON-Y W/R	Germany	39540266	10/4/1995	39540266	5/30/1996	1, 16	Registered
Eastman Kodak Co.	-1	(KODACHROME) P:STYLIZED CARTON-YELLOW	Argentina	2497065	2/25/2004	1985555	7/19/2004	1	Registered
Eastman Kodak Co.	-1	W/BLOCK	Argentina	2513097	5/6/2004	2001849	12/10/2004	1	Registered
Eastman Kodak Co.	-1	PACIFIC	New Zealand	257931	1/19/1996	257931	1/19/1996	1	Registered
Eastman Kodak Co.	-1	PAGI-SET	South Africa	94/4165	4/25/1994	94/4165	4/25/1994	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Chile	688649	5/27/2005	731856	8/25/2005	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Hong Kong	46/49	1/15/1949	19490862	9/27/1949	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Japan	S09-020352	10/16/1934	266179	6/22/1935	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Peru			87167	9/13/1995	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Zambia			770/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	PANATOMIC-X	United States of America (USA)	113993	2/20/1961	723579	11/7/1961	1	Registered
Eastman Kodak Co.	-1	PANDORA	Canada	1169125	2/24/2003	TMA628970	12/22/2004		Registered
Eastman Kodak Co.	-1	PANDORA	European (O.H.M.I.)	3792661	4/23/2004	3792661	9/6/2005	9	Registered
Eastman Kodak Co.	-1	PATHE	Armenia	1288	2/12/1996	1825	6/11/1997	1, 9	Registered

Eastman Kodak Co.	-1	PATHE PERFECT TOUCH	Kazakhstan	5097	10/29/1993	3111	10/29/1993	1, 9	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Argentina	2399028	11/18/2002	1944907	8/8/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Argentina	2399029	11/18/2002	1944908	8/8/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Brazil	825124840	11/14/2002	825124840	5/2/2007	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Canada	1145631	7/2/2002	TMA679777	1/19/2007	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Canada	1159168	11/14/2002	TMA678136	12/5/2006		Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	China (People's Republic of)	3369334	11/14/2002	3369334	9/21/2004	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	China (People's Republic of)	3369335	11/14/2002	3369335	6/7/2004	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Hong Kong	200217663/2002	4/4/2003	300142082	1/20/2004	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Hong Kong	200217664	4/4/2003	300142091	1/20/2004	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	India	1150906	11/15/2002	1150906	11/15/2002	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Indonesia	D00.2002.26742.27031	11/18/2002	554972	12/15/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Indonesia	J00.2002.26741.27030	11/18/2002	554971	12/15/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	International (WIPO)	903186	10/13/2006	903186	10/13/2006	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Japan	96503/2002	11/14/2002	4670574	5/9/2003	16, 40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Mexico	574851	11/12/2002	771541	11/12/2002	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Mexico	574852	11/12/2002	771542	11/12/2002	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Taiwan	91047423	11/12/2002	1055995	9/1/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Taiwan	91047424	11/12/2002	185592	8/16/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	United States of America (USA)	78/109089	2/15/2002	2720163	5/27/2003	40	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Australia	A519810		A519810	9/25/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Brazil	819636347	11/1/1996	819636347	8/3/1999	9.3, 9.8	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Canada	829617	11/21/1996	483437	10/1/1997		Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Chile	776092	6/5/2007	800098	7/29/2007	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	China (People's Republic of)	960126453	11/15/1996	1139429	12/28/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Denmark	7300/86	11/6/1986	842/89	3/3/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Finland	T198604436	11/6/1986	103814	4/20/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Greece	84268	12/1/1986	84268	5/17/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Hong Kong	13445/1996	10/25/1996	1998B05837	10/25/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Malaysia	96/15563	12/26/1996	96/15563	12/26/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Mexico	277966	10/25/1996	536218	10/25/1996	9, 28	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	New Zealand			196374	9/26/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Norway	86.4387	11/4/1986	132756	7/14/1988	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Peru	24672	10/29/1996	32957	1/23/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Singapore	T96/12075I	11/6/1996	T96/12075I	11/6/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	South Africa	96/15162	10/24/1996	96/15162	10/24/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	South Korea	96-49661	11/7/1996	395769	2/17/1998	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Sweden	86-8537	11/5/1986	214543	8/18/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Taiwan	85054421	10/24/1996	782899	11/1/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Thailand	388795	6/4/1999	Kor107210	6/4/1999	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	United Kingdom	2000920	10/31/1994	2000920	10/31/1994	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Venezuela	19624	11/14/1996	P-202043	10/31/1997	9	Registered

Co.									
Eastman Kodak Co.		PICTURE							
Co.	-1	GUARD	Canada	890257	9/24/1998	TMA551,368	9/21/2001		Registered
Eastman Kodak Co.		PICTURE							
Co.	-1	PLAYGROUND	Canada	1019614	6/18/1999	546957	6/21/2001		Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Argentina	3034525	9/29/2010	2518904	8/16/2012	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Canada	1497515	9/28/2010	TMA824709	5/24/2012	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Chile	922747	9/29/2010	914451	3/30/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Hong Kong	301724544	9/28/2010	301724544	9/28/2010	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Indonesia International (WIPO)	D00.2010.035976	10/7/2010	IDM000339956	11/28/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	(WIPO)	1069865	2/25/2011	1069865	2/25/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Mexico	1122776	9/28/2010	1225017	6/29/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Taiwan United States of America (USA)	99048344		1478835	10/16/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	(USA)	85145641	10/5/2010	4154831	6/5/2012	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Venezuela	16203-10	9/28/2010	P312289	11/10/2011	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Argentina	2968914	12/28/2009	2403197	10/29/2010	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Canada	1464115	12/23/2009	TMA783923	12/1/2010		Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Hong Kong	301508346	12/24/2009	301508346	6/9/2010	9	Registered Pending
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	India	1901185	12/24/2009			9	Application
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Indonesia International (WIPO)	D00.2009.042768	12/31/2009	IDM000311655	6/27/2011	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	(WIPO)	1025157	12/27/2009	1025157	12/27/2009	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Mexico	1058084	1/7/2010	1143577	2/17/2010	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	South Korea	40-2009-63754	12/24/2009	40-860358	4/8/2011	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Taiwan United States of America (USA)	98058320	12/25/2009	1436666	11/1/2010	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	(USA)	77899209	12/22/2009	4056887	11/15/2011	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Canada	1466544	1/21/2010	TMA787364	1/14/2011		Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Indonesia	D00.2010.003533	1/29/2010	IDM000312323	6/27/2011	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Mexico	1061656	1/21/2010	1180842	9/27/2010	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Taiwan United States of America (USA)	99003384	1/22/2010	1434668	10/16/2010	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	(USA)	77918209	1/20/2010	3924114	2/22/2011	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Venezuela	848-10	1/22/2010	P307809	3/5/2011	9	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Andorra	3683	1/14/1997	2479	1/14/1997	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Argentina	2979579	2/16/2010	2423097	2/7/2011	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Bulgaria			825	4/16/1993	1, 9, 16	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Greece	84900	2/18/1987	84900	2/18/1987	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	India		10/8/1942	6308	3/23/1945	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Indonesia	D97 19747		IDM000158963	3/15/1998	9	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Iran		3/7/1956	15321		1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Israel	15068	1/8/1956	15068	12/22/1958	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Japan			1359527	11/30/1978	18	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Mexico	87531	5/6/1939	97909	9/12/1959	9	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Poland	96503	2/8/1991	71228	2/8/1991	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	South Africa	65/4514	11/4/1965	65/4514	11/4/1965	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Venezuela	1739	3/14/1997	26811	6/23/1952	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Zambia		5/8/1977	B780/59	5/8/1977	1	Registered

Eastman Kodak Co.	-1	PLUS-X	Zimbabwe			B780/59	1/26/1943		1	Registered
Eastman Kodak Co.	-1	PMT	Madagascar	95/00825D	7/13/1995	1590	7/13/1995			Registered
Eastman Kodak Co.	-1	POLYMATIC PRECISION	Denmark	1980/5220	11/26/1980	1984/363	1/27/1984		1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Denmark	3847/77	9/26/1977	1323/78	4/14/1978		1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Finland	4283/77	9/22/1977	81907	6/21/1982		1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Iceland	864/1991	9/26/1991	48/1992	1/23/1992		1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Japan	135400/1987	12/2/1987	2202425	1/30/1990		1, 9	Registered
Eastman Kodak Co.	-1	LINE	Sweden	77-4193	9/13/1977	162851	3/31/1978		1	Registered
Eastman Kodak Co.	-1	PREPS	Canada	1169191	2/24/2003	TMA629052	12/22/2004			Registered
Eastman Kodak Co.	-1	PREPS	European (O.H.M.I.)	3791233	4/23/2004	3791233	9/2/2005		9	Registered

Eastman Kodak Co.	-1	PREPS	Japan	2004-039101	4/23/2004	4820143	11/19/2004	9	Registered
Eastman Kodak Co.	-1	PRESS AIM	Canada	1007175	3/2/1999	TMA541243	2/16/2001		Registered
Eastman Kodak Co.	-1	PRINERGY	Argentina	2993715	4/9/2010	2430083	4/26/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Australia	787663	3/5/1999	787663	3/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Brazil	821688308	6/2/1999	821688308	1/4/2005	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Canada	1007437	3/3/1999	TMA537313	11/20/2000		Registered
Eastman Kodak Co.	-1	PRINERGY	Chile	884124	11/9/2009	873184	12/16/2009	9	Registered
Eastman Kodak Co.	-1	PRINERGY	China (People's Republic of)	9900051827	5/13/1999	1477683	11/21/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Czech Republic	140669	3/5/1999	223544	3/23/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	European (O.H.M.I.)	1094408	3/4/1999	1094408	6/14/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Hong Kong	1999/2618	3/4/1999	813	1/13/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Indonesia	D99-9618	6/9/1999	458356	12/18/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Israel	126330	3/7/1999	126330	4/6/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Japan	1999-019828	3/5/1999	4378383	4/21/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Malaysia	2003/01337	1/31/2003	3001337	9/21/2005	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Mexico	368106	3/18/1999	660957	6/27/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	New Zealand	306006	3/4/1999	306006	8/31/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Norway	1999 02302	3/4/1999	204262	8/24/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Philippines	4-1999-001489	3/3/1999	4-1999-001489	3/10/2006	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Poland	Z-198846	3/8/1999	R137931	5/7/2002	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Russian Federation	99702866	3/4/1999	190824	7/12/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Saudi Arabia	49734	6/15/1999	574/3	6/19/2001	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Singapore	T99/02213H	3/6/1999	T9902213H	2/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	South Africa	99/03360	3/3/1999	99/03360	4/4/2002	9	Registered
Eastman Kodak Co.	-1	PRINERGY	South Korea	99-6471	3/4/1999	466259	3/7/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Switzerland	99-02016	3/5/1999	464565	3/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Thailand	390803	6/25/1999	Kor108023	2/7/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	United States of America (USA)	75637976	2/5/1999	2388655	9/19/2000	9	Registered
Eastman Kodak Co.	-1	PRO-DIREKT	United Kingdom	2113595	10/22/1996	2113595	10/22/1996	35	Registered
Eastman Kodak Co.	-1	PROOFSETTER	Canada	1097787	3/28/2001	TMA612202	6/7/2004		Registered
Eastman Kodak Co.	-1	PROOFSETTER PROOFSETTER	Israel	144492	12/3/2000	144492	5/3/2002	9	Registered
Eastman Kodak Co.	-1	SPECTRUM PROOFSETTER	Canada	873897	3/31/1998	TMA521775	1/19/2000		Registered
Eastman Kodak Co.	-1	SPECTRUM PROOFSETTER	European (O.H.M.I.)	863647	6/29/1998	863647	10/15/1999	9	Registered
Eastman Kodak Co.	-1	SPECTRUM	Israel	144039	11/19/2000	144039	5/3/2002	9	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919010	6/2/2009	2472547	11/4/2011	2	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919011	6/2/2009	2356938	3/31/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919012	6/2/2009	2356937	3/31/2010	9	Registered
Eastman Kodak Co.	-1	PROSPER	Brazil	830306811	6/9/2009	830306811	3/27/2012	2	Registered
Eastman Kodak Co.	-1	PROSPER	Brazil	830306803	6/9/2009	830306803	3/27/2012	7	Registered
Eastman Kodak Co.	-1	PROSPER	Canada	1439822	5/29/2009				Pending Application
Eastman Kodak Co.	-1	PROSPER	Chile	866068	6/2/2009	908101	1/19/2011	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	India	1824957	6/2/2009			2, 7, 9	Pending Application
Eastman Kodak Co.	-1	PROSPER	Indonesia	D00.2009.020303	6/19/2009	IDM000285151	12/16/2010	2	Registered
Eastman Kodak Co.	-1	PROSPER	Indonesia International	D00.2009.020305	6/19/2009	IDM000282708	12/2/2010	9	Registered
Eastman Kodak Co.	-1	PROSPER	(WIPO)	1009562	6/3/2009	1009562	6/3/2009	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	Mexico	1009654	6/1/2009	1109499	7/8/2009	2	Registered
Eastman Kodak Co.	-1	PROSPER	Mexico	1009653	6/1/2009	1167921	7/12/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Taiwan	98023080	6/2/2009	1438483	11/1/2010	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	United States of America (USA)	77747478	5/29/2009	4099413	2/14/2012	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9001-09	6/4/2009	304193	6/3/2010	2	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9002-09	6/4/2009	304194	6/3/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9003-09	6/4/2009	304195	6/3/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	Canada	1456742	10/26/2009	TMA823838	5/10/2012	9	Registered
Eastman Kodak Co.	-1	PULSE	Hong Kong	301458199	10/27/2009	301458199	3/26/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	India International	1877659	10/28/2009			9	Pending Application
Eastman Kodak Co.	-1	PULSE	(WIPO)	1019982	11/4/2009	1019982	11/4/2009	9	Registered
Eastman Kodak Co.	-1	PULSE	New Zealand	814849	10/27/2009	814849	10/27/2009	9	Registered
Eastman Kodak Co.	-1	PULSE	Taiwan	98047638	10/28/2009	1421381	8/1/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	United States of America (USA)	77860751	10/29/2009	3848887	9/14/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	Venezuela	18155-09		P305430	7/23/2010	9	Registered
Eastman Kodak Co.	-1	Q1 (STYLIZED)	Finland	6228/91	12/27/1991	128412	10/5/1993	35	Registered
Eastman Kodak Co.	-1	Q1 (STYLIZED)	Norway	91.6462	12/27/1991	160730	12/23/1993	35	Registered
Eastman Kodak Co.	-1	QUALEX	Canada	822989	9/11/1996	534513	10/13/2000		Registered
Eastman Kodak Co.	-1	QUALEX & D:Q (Q IN BLACK) RECRIE & D:RAINBOW	Canada	823131	9/12/1996	534514	10/13/2000		Registered
Eastman Kodak Co.	-1	W/DISK	Brazil	821966537	9/3/1999	821966537	7/6/2004	40	Registered
Eastman Kodak Co.	-1	RETINA	Argentina	2329213	2/27/2001	1884597	9/11/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Argentina	2444069	7/14/2003	1950432	9/12/2003	9	Registered
Eastman Kodak Co.	-1	RETINA	Bolivia	SM-0663	3/7/2001	91465-C	10/6/2003	1	Registered
Eastman Kodak Co.	-1	RETINA	Bolivia			11804C/63655-A	6/21/2004	9	Registered

Eastman Kodak Co.	-1	RETINA	Brazil	823561844	2/13/2001	823561844	3/13/2007	1	Registered
Eastman Kodak Co.	-1	RETINA	Canada	222876	1/11/1954	48652	1/11/1954		Registered
Eastman Kodak Co.	-1	RETINA	Chile	519011	2/27/2001	761416	6/29/2006	1	Registered
Eastman Kodak Co.	-1	RETINA	Chile	928767	11/11/2010	907319	12/12/2010	1, 9	Registered
Eastman Kodak Co.	-1	RETINA	Colombia	01/015132	2/26/2001	242978	11/16/2001	1	Registered
			Congo (Democratic Republic of)		2/25/2005	11000/2005	9/4/2007	1, 9, 10, 16	Registered
Eastman Kodak Co.	-1	RETINA	Costa Rica		3/15/2001	130036	11/23/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Denmark	1994/358	1/14/1994	1994/5240	8/5/1994	1	Registered
			Dominican Republic	2012/44650	7/2/2012	135735	10/15/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Ecuador	112311	3/27/2001	13873/01	7/11/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	El Salvador	12001012326	3/19/2001	57 Book 142	10/24/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Finland	620/94	2/7/1994	135370	12/5/1994	1	Registered
Eastman Kodak Co.	-1	RETINA	Greece	117508	1/18/1994	117508	1/18/1994	1	Registered
Eastman Kodak Co.	-1	RETINA	Greece	18381		18381	12/10/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Honduras	1159/2001	3/16/2001	82725	10/15/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Hong Kong	6404/2002	5/6/2002	498/2003	5/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	India	1068910B	12/24/2001	1068910	12/24/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	India		10/8/1942	6303	4/21/1944	9	Registered
Eastman Kodak Co.	-1	RETINA	Indonesia	R00 2011 015278	12/27/2011	IDM000352518	12/14/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Israel		12/24/1952	12555	8/2/1953	9	Registered
Eastman Kodak Co.	-1	RETINA	Japan	20345/1997	2/26/1997	4201471	10/16/1998	1	Registered
Eastman Kodak Co.	-1	RETINA	Japan	20346/1997	2/26/1997	4175109	8/7/1998	9	Registered
Eastman Kodak Co.	-1	RETINA	Malawi			1378/59	6/15/1994	9	Registered
Eastman Kodak Co.	-1	RETINA	Malaysia	2002/00925	1/24/2002	2000925	1/24/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Mexico	505338	9/4/2001	720553	9/4/2001	1	Registered

Eastman Kodak Co.	-1	RETINA	Nicaragua	2001-01052	3/29/2001	51713CC	10/17/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Nigeria		1/17/1953	7306	1/17/1953	8	Registered
Eastman Kodak Co.	-1	RETINA	Norway	94.0782	2/7/1994	166662	1/19/1995	1	Registered
Eastman Kodak Co.	-1	RETINA	Norway	51839	12/5/1952	41822	12/5/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Pakistan	176133	2/6/2002	176133	2/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Peru	124307-2001	3/2/2001	72032	5/30/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Singapore	T02/00477F	1/11/2002	T02/00477F	1/11/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Singapore South		9/6/1970	T4911682A	9/6/1970	9	Registered
Eastman Kodak Co.	-1	RETINA	Africa	65/4518	11/4/1965	65/4518	11/4/1965	9	Registered
Eastman Kodak Co.	-1	RETINA	South Korea	40-2002-25934	6/4/2002	40-556017	8/11/2003	1	Registered
Eastman Kodak Co.	-1	RETINA	Sweden	94-285	1/13/1994	303489	7/21/1995	1	Registered
Eastman Kodak Co.	-1	RETINA	Thailand	478907	1/29/2002	Kor166303	1/29/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Thailand	260894		Kor10482	2/25/1994	9	Registered
Eastman Kodak Co.	-1	RETINA	Uruguay	437012	6/11/2012	329844	8/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Venezuela	1730	3/14/1997	26854	6/30/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Zambia			1378/59	6/15/1994	9	Registered
			Zanzibar (Tanzania Republic)						
Eastman Kodak Co.	-1	RETINA	Republic)			166/55	9/6/1997	8	Registered
Eastman Kodak Co.	-1	RETINAR	Australia	904341	2/22/2002	904341	2/22/2002	9	Registered
Eastman Kodak Co.	-1	RETINAR	Canada	1132842	3/4/2002	624680	11/4/2004	9	Registered
Eastman Kodak Co.	-1	RETINAR	Chile	559452	2/25/2002	672151	8/29/2003	9	Registered
Eastman Kodak Co.	-1	RETINAR	Finland	T198703568	8/24/1987	105026	8/21/1989	9	Registered
Eastman Kodak Co.	-1	RETINAR	Iceland	875/1991	9/26/1991	57/1992	1/23/1992	9	Registered
Eastman Kodak Co.	-1	RETINAR	India	1083539	2/27/2002			9	Pending
Eastman Kodak Co.	-1	RETINAR	Indonesia	R00 2011 015276	12/27/2011	IDM000352516	2/28/2003	9	Registered
Eastman Kodak Co.	-1	RETINAR	Mexico	533888	2/22/2002	742800	2/22/2002	9	Registered
Eastman Kodak Co.	-1	RETINAR	South Korea	40-2002-9243	2/26/2002	558366	9/3/2003	9	Registered
			United States of America						
Eastman Kodak Co.	-1	RETINAR RIGILON with Japanese Characters	(USA)	78/116945	3/22/2002	2814109	2/10/2004	9	Registered
Eastman Kodak Co.	-1	ROYALFILM	Japan	S53/011705	2/23/1978	1547825	11/26/1982	1	Registered
Eastman Kodak Co.	-1	ROYALFOTO	Germany	30163695	11/2/2001	30163695	3/4/2002	1, 9, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALPAPER	Germany	30441709	7/20/2004	30441709	10/4/2004	16, 38, 42	Registered
Eastman Kodak Co.	-1	ROYALPAPIER	Germany	30460084	10/21/2004	30460084	5/30/2005	1, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALPLUS S:A KODAK	Germany	30163696	11/2/2001	30163696	2/28/2002	1, 9, 16, 40, 42	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Germany	39928948.8	5/19/1999	39928948	10/12/1999	16, 40, 42	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Argentina	2501577	3/17/2004	1988973	8/25/2004	16	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Argentina	2501576	3/17/2004	1988972	8/25/2004	40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	621880	9/17/2003	678776	11/18/2003	1	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	621881	9/17/2003	678795	11/18/2003	9	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	637970	2/20/2004	702674	9/7/2004	16	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	249177	8/12/1993	691363	4/21/2004	40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93062955		724608	1/14/1995	1	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93032433		736088	3/21/1995	9	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93092268	9/29/1993	742888	4/27/1995	16	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93090727	9/28/1993	777613	2/13/1995	40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/385075	5/4/1993	153256	2/28/1994	1	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/385076	5/4/1993	153255	2/28/1994	9	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/401550	8/11/1993	159271	3/30/1994	16	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/401549	8/11/1993	158799	3/30/1994	40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Denmark	1992/07431	10/20/1992	1993/07048	10/8/1993	1, 9	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Denmark	1993/5328	8/19/1993	1994/386	1/21/1994	16, 40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Dominican Republic		5/17/1993	57797	7/15/1993	11	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Dominican Republic		5/4/1993	59169	8/15/1993	66	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Finland	5003/92	10/15/1992	130812	2/21/1994	1, 9	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Finland	3819/93	8/31/1993	133685	8/22/1994	16, 40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Greece	111605	11/26/1992	111605	9/18/1995	1, 9	Registered

Eastman Kodak Co.	-1	S:A KODAK MOMENT	Greece	115741	8/30/1993	115741	8/30/1993	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	16203/92	9/24/1992	199402817	5/11/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	16202/92	9/24/1992	199402816	5/11/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	8530/1993	8/13/1993	199505079	6/22/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	8531/1993	8/13/1993	199503417	4/28/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	593055	3/19/1993	593055	3/19/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	593056	3/19/1993	593056	3/19/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	604252	8/16/1993	604252	8/16/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2004.00121.00121	1/7/2004	IDM000013107	8/2/2004	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2004.00120.00120	1/7/2004	IDM000013106	8/2/2004	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2003.02606.02609	3/21/2003	IDM000002671	4/7/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	V00.2003.02609.0261	3/21/2003	IDM000002674	4/7/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	86877	3/29/1993	86877	7/4/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	86878	3/29/1993	86878	7/4/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	88561	8/12/1993	88561	9/7/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	88562	8/12/1993	88562	9/3/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	192443/1992	9/17/1992	3043678	5/31/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	192444/1992	9/17/1992	3057065	7/31/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	87132/93	8/24/1993	4007512	6/6/1997	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/02418	4/15/1993	93/02418	4/15/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/08177	10/18/1993	93/08177	10/18/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/08299	10/22/1993	93/08299	10/22/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico		9/24/1992	428528	12/28/1992	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico		9/24/1992	428529	12/28/1992	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico	175544	8/16/1993	446481	11/12/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico	175545	8/16/1993	446482	11/12/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Norway	925218	10/16/1992	161157	1/20/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8122	4/2/2004	270231	8/11/2004	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8123	4/2/2004	270232	8/11/2004	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8124	4/2/2004	270233	8/11/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8125	4/2/2004	270234	8/11/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	217824	3/16/1993	1839	10/14/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	217825	3/16/1993	1838	10/14/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	226111	8/18/1993	3692	12/3/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	226112	8/18/1993	1071	12/3/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Poland	Z-134749	6/16/1994	R-91856	6/16/1994	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	S/1867/93	3/15/1993	T93/01867H	3/15/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	S/1866/93	3/15/1993	T93/01866Z	3/15/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	6217/93	8/14/1993	T93/06217J	8/14/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	6216/93	8/12/1993	T93/06216B	8/14/1993	40	Registered

Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4110	4/25/1994	94/4110	4/25/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4111	4/25/1994	94/4111	4/25/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4112	4/25/1994	94/4112	4/25/1994	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4113	4/25/1994	94/4113	4/25/1994	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	28748-93	8/13/1993	308016	2/15/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	92-26022	9/18/1992	40-271987	8/18/1993	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	4767/93	8/13/1993	41-25995	2/8/1995	35, 40, 41	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Sweden	92-9014	10/13/1992	258881	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Sweden	93-7374	8/17/1993	259137	6/23/1994	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Taiwan	82039575	8/13/1993	69265	3/1/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	249360	7/29/1993	Kor37336	7/29/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	249361	7/29/1993	Kor28772	7/29/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	253695	10/14/1993	Kor36902	10/14/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	253696	10/14/1993	Bor2361	10/14/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Turkey	2618/93	3/22/1993	142458	3/22/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Turkey	8404/93	8/19/1993	145859	8/19/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	4648/93	3/22/1993	177756	7/10/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	4647/93	3/22/1993	177755	7/10/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	14768/93	8/13/1993	179430	7/10/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	14767/93	8/13/1993	1691	7/10/1995	40	Registered
Eastman Kodak Co.	-1	S:DE TOEKOMST IN BEELD	Benelux	81916	11/18/1996	607664	11/18/1996	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	S:DIGITAL MADE SIMPLE. PICTURES MADE BEAUTIFUL.	China (People's Republic of)	3367001	11/12/2002	3367001	6/7/2004	40	Registered
Eastman Kodak Co.	-1	S:KODAK TU MEJOR IMAGEN	Panama			40998	2/26/1997	35	Registered
Eastman Kodak Co.	-1	S:KODAK WORLD LEADER IN IMAGES	Chile	618081	8/20/2003	695600	6/18/2004	1, 9, 16	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15131/91	8/6/1991	L-2904	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15136/91	8/6/1991	L-2909	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15135/91	8/6/1991	L-2908	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15134/91	8/6/1991	L-2907	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15133/91	8/6/1991	L-2906	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15132/91	8/6/1991	L-2905	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:MEGAPRINT DE KODAK	Argentina	2431275	5/16/2003	2263936	12/15/2008	16	Registered
Eastman Kodak Co.	-1	S:PARA RETRATAR TU PAIS...KODAK	Dominica	2/00086486	11/15/1997	86486	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:RETRATA TU PAIS CON KODAK	Dominica	2/00086535	11/15/1997	86535	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367032	11/12/2002	3367032	3/14/2008	1	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367031	11/12/2002	3367031	10/28/2007	9	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367030	11/12/2002	3367030	9/21/2004	16	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367029	11/12/2002	3367029	6/7/2004	40	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	Japan	16397/2003	3/3/2003	4719703	10/17/2003	1, 9, 16, 40	Registered

		LIFE. S:SHARE	China						
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SHARE	(People's Republic of)	3443883	1/22/2003	3443883	1/14/2008	1	Registered
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SHARE	China (People's Republic of)	3443884	1/22/2003	3443884	11/7/2007	9	Registered
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SHARE	China (People's Republic of)	3443885	1/22/2003	3443885	4/7/2005	16	Registered
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SOLO KODAK	China (People's Republic of)	3443874	1/22/2003	3443874	11/7/2007	40	Registered
Eastman Kodak Co.	-1	RETRATA TU PAIS S:TAKE PICTURES. FURTHER.	Dominica	2/00086571	11/15/1997	86571	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:TU PAIS...RETRATALO	Canada	804396	2/14/1996	534092	10/4/2000		Registered
Eastman Kodak Co.	-1	CON KODAK S:UN MOMENTO	Dominica	2/00086654	11/15/1997	86654	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK S:UN MOMENTO	Argentina	2474894	11/10/2003	1971815	2/26/2004	1	Registered
Eastman Kodak Co.	-1	KODAK S:UN MOMENTO	Argentina	2474895	11/10/2003	1971816	2/26/2004	9	Registered
Eastman Kodak Co.	-1	KODAK S:UN MOMENTO	Argentina	2513089	5/6/2004	2001837	12/10/2004	16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2513096	5/6/2004	2001848	12/10/2004	40	Registered
Eastman Kodak Co.	-1	SCRENCHECK	Sweden	1999/05398	7/27/1999	367073	5/28/2004	42	Registered
Eastman Kodak Co.	-1	SENSALITE SERVICIO CALIDAD CONTROLADA &	Argentina	2474871	11/10/2003	1971980	2/27/2004	9	Registered
Eastman Kodak Co.	-1	D:RIBBON SERVICIO DE CALIDAD	Colombia	92/296922	1/11/1989	134570	8/20/1996	40	Registered
Eastman Kodak Co.	-1	CONTROLADA	Venezuela	13081/90	8/2/1990	7737	11/1/1994	50	Registered
Eastman Kodak Co.	-1	SLICE	Canada	1449158	8/21/2009	TMA778038	9/24/2010	9	Registered
Eastman Kodak Co.	-1	SLICE	Chile	875592	8/25/2009	880346	4/6/2010	9	Registered
Eastman Kodak Co.	-1	SLICE	India	1854587	8/25/2009	1854587	8/25/2009	9	Registered
Eastman Kodak Co.	-1	SLICE	Indonesia	D00.2009.028785	8/28/2009	IDM000290768	1/20/2011	9	Registered
Eastman Kodak Co.	-1	SLICE	Japan	38627/2008	5/20/2008	5207403-2	2/20/2009	9	Registered
Eastman Kodak Co.	-1	SLICE	Mexico	1028825	8/24/2009	1121990	9/22/2009	9	Registered
Eastman Kodak Co.	-1	SLICE	Taiwan	98036911	8/25/2009	1407603	5/1/2010	9	Registered
Eastman Kodak Co.	-1	SLICE	Venezuela	13919-09	8/26/2009	304942	7/23/2010	9	Registered
Eastman Kodak Co.	-1	SMART SMILES by Kodak	Israel	62736	2/10/1986	62736	2/10/1986	9	Registered
Eastman Kodak Co.	-1	(STYLIZED)	United Kingdom	2100012	5/13/1996	2100012	5/13/1996	16, 42	Registered
Eastman Kodak Co.	-1	SOMOS REVELADO	Colombia	94/005225		161328	5/31/1994	40	Registered
Eastman Kodak Co.	-1	SOMOS REVELADO	Colombia	94/005228		162130	5/31/1994	42	Registered
Eastman Kodak Co.	-1	SONORA	Brazil	829572937	1/31/2008	829572937	7/20/2010	7	Registered
Eastman Kodak Co.	-1	SONORA	Canada	1384019	2/11/2008	TMA828293	7/18/2012	7	Registered
Eastman Kodak Co.	-1	SONORA	Chile	804256	1/21/2008	821343	7/7/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Hong Kong	301034973	1/18/2008	301034973	1/18/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	India	1643705	1/21/2008	1643705	1/21/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Indonesia	D00.2008.003876	2/4/2008	IDM000216781	9/7/2009	7	Registered
Eastman Kodak Co.	-1	SONORA	International (WIPO)	954544	2/4/2008	954544	2/4/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Mexico	908590	1/22/2008	1026635	1/22/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	New Zealand	782844	1/18/2008	782844	1/18/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Taiwan	97003073	1/21/2008	1330391	10/1/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	United States of America (USA)	77380615	1/25/2008	4118811	3/27/2012	7	Registered
Eastman Kodak Co.	-1	SP2000	Canada	481460	1/27/1982	299842	2/8/1985	2, 9	Registered
Eastman Kodak Co.	-1	SPIRE	Canada	1097786	3/28/2001	TMA578401	3/27/2003		Registered

Eastman Kodak Co.	-1	SQUARESPOT	Canada	873900	3/31/1998	TMA509843	3/23/1999		Registered
Eastman Kodak Co.	-1	SQUARESPOT	European (O.H.M.I.)	874149	6/29/1998	874149	2/28/2000	9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	Israel	144040	11/19/2000	144040	11/12/2001	9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	Japan	2000-139039	12/25/2000	4601504	9/6/2002	7, 9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	United States of America (USA)	75/441847	2/27/1998	2288250	10/19/1999	7	Registered
Eastman Kodak Co.	-1	STACCATO	Canada	884571	7/15/1998	TMA524614	3/10/2000		Registered
Eastman Kodak Co.	-1	STACCATO	European (O.H.M.I.)	863555	6/29/1998	863555	10/4/1999	9	Registered
Eastman Kodak Co.	-1	STACCATO	Israel	144041	11/19/2000	144041	10/12/2001	9	Registered
Eastman Kodak Co.	-1	STACCATO	Japan	2000-139040	12/25/2000	4612148	10/11/2002	9	Registered
Eastman Kodak Co.	-1	STACCATO (IN KATAKANA)	Japan	1994-000774	1/7/1994	3246268	1/31/1997	9	Registered
Eastman Kodak Co.	-1	STAR	Hong Kong	6580/93	6/29/1993	B3669/1996	6/29/1993	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Denmark	4325/75	10/15/1975	1383/76	4/9/1976	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Norway	123564	10/10/1975	95815	1/22/1976	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Sweden			154448	2/20/1976	9	Registered
Eastman Kodak Co.	-1	STARFILE	Denmark	1938/67	5/24/1967	1968 02209	8/23/1968	9	Registered
Eastman Kodak Co.	-1	STARFILE	Sweden			125185	10/18/1968	9	Registered
Eastman Kodak Co.	-1	STARLET	Argentina	2474865	11/10/2003	2034241	7/6/2005	9	Registered
Eastman Kodak Co.	-1	STARMATE	Denmark	881/87	2/12/1987	4060/1988	11/18/1988	9	Registered
Eastman Kodak Co.	-1	STARMATE	Norway	87 0569	2/11/1987	134055	11/3/1988	9	Registered
Eastman Kodak Co.	-1	STARVUE	Norway	117309	12/21/1973	93497	4/17/1975	9	Registered
Eastman Kodak Co.	-1	SUPER CLEAR SUPERMARKET	Taiwan	84025949	5/26/1995	713702	4/16/1996	1	Registered
Eastman Kodak Co.	-1	PRODUCTS LOGO SUPERMARKET	Argentina	2586801	4/28/2005	2046664	10/13/2005	1	Registered
Eastman Kodak Co.	-1	PRODUCTS LOGO	Argentina	2586800	4/28/2005	2046663	10/13/2005	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Argentina	2926008	6/30/1999	2383341	7/26/2010	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Denmark	3262/86	5/22/1986	1988/636	2/5/1988	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Greece	83005	6/19/1986	83005	3/17/1989	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	India	454882	5/30/1986	454882	5/30/1993	11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Japan	52022/1986	5/20/1986	2070083	8/29/1988	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Japan	52021/1986	5/20/1986	2094272	11/30/1988	10	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Malaysia	88/01127	3/15/1988	88/01127	3/15/1988	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Mexico	9587	5/21/1986	319000	5/21/1991	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Norway	19862041	5/22/1986	130178	10/1/1987	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Puerto Rico		10/22/1996	27365	1/7/1997	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Africa	86/3210	5/20/1986	86/3210	5/20/1986	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Africa	86/3211	5/20/1986	86/3211	5/20/1986	11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Korea	5577/96	8/27/1996	140856	5/25/1987	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Sweden	86.3928	5/22/1986	214732	9/22/1989	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Taiwan			352961	1/1/1987	99	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Thailand	385055	4/9/1999	Kor103679	6/28/1999	9	Registered
Eastman Kodak Co.	-1	SWORD	Australia	953177	5/8/2003	953177	5/8/2003	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Brazil	825501237	5/12/2003	825501237	6/5/2007	1	Registered
Eastman Kodak Co.	-1	SWORD	Brazil	825501229	5/12/2003	825501229	6/5/2007	7	Registered
Eastman Kodak Co.	-1	SWORD	Canada	1177411	5/7/2003	TMA665644	6/6/2006		Registered
Eastman Kodak Co.	-1	SWORD	China (People's Republic of) China (People's Republic of)	3577872	6/3/2003	3577872	5/14/2005	1	Registered
Eastman Kodak Co.	-1	SWORD	China (People's Republic of)	3577873	6/3/2003	3577873	6/14/2005	7	Registered
Eastman Kodak Co.	-1	SWORD	Hong Kong	300017171	5/12/2003	300017171	12/15/2003	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Japan	2003-38321	5/12/2003	4861085	4/28/2005	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Mexico	600112	5/9/2003	795985	6/24/2003	1	Registered
Eastman Kodak Co.	-1	SWORD	Mexico	600113	5/9/2003	795986	6/24/2003	7	Registered
Eastman Kodak Co.	-1	TELASSISTANCE	Denmark	8156/91	11/14/1991	4851/93	7/9/1993	37, 38, 92	Registered
Eastman Kodak Co.	-1	T-GRAIN	Australia	738088	6/30/1997	738088	6/30/1997	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Denmark	1983/5784	11/29/1983	1984/2816	8/3/1984	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Finland	T198306561	11/29/1983	95486	8/21/1986	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Norway	83.3821	11/24/1983	119073	11/1/1984	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	South Africa	85/3712	5/27/1985	85/3712	5/27/1985	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Sweden	83-7886	11/28/1983	198145	10/4/1985	1	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Australia	901998	1/31/2002	901998	1/31/2002	7	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Brazil	824357701	2/8/2002	824357701	1/15/2008	7	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Canada	1112317	8/10/2001	TMA619324	9/13/2004		Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	Argentina	2719270	12/13/2006	2205189	12/26/2007	7	Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	Brazil	828895449	12/14/2006	828895449	3/2/2010	7	Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	Canada	1334441	1/15/2007	TMA726004	10/14/2008		Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	Hong Kong	300872181	5/17/2007	300872181	5/17/2007	7	Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	India	1520224	12/26/2006			7	Pending Application
Eastman Kodak Co.	-1	THERMAL PLATINUM	Indonesia	D00.2006.042033	12/22/2006	IDM000221603	10/12/2009	7	Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	Japan	114409/2006	12/11/2006	5148219	7/4/2008	7	Registered
Eastman Kodak Co.	-1	THERMAL PLATINUM	Mexico	824394	12/11/2006	1000249	9/7/2007	7	Registered
Eastman Kodak Co.	-1	THERMAL	South Korea	40-2006-63211	12/13/2006	735303	1/24/2008	7	Registered

PLATINUM
THERMAL

Eastman Kodak Co.	-1	PLATINUM	Taiwan	95062394	12/14/2006	1281802	10/1/2007	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Brazil	826230962	1/28/2004	826230962	9/11/2007	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Canada	1203877	1/22/2004	692397	7/19/2007		Registered
			China (People's Republic of)	3900057	1/30/2004	3900057	2/14/2006	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Japan	2004-5077	1/22/2004	4824763	12/10/2004	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Mexico	639392	1/28/2004	828743	4/7/2004	7	Registered
			United States of America (USA)	78/358860	1/28/2004	2956130	5/24/2005	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Australia	840466	6/27/2000	840466	6/27/2000	7	Registered
Eastman Kodak Co.	-1	THERMALNEWS	Canada	1065084	6/27/2000	TMA563464	6/14/2002		Registered
Eastman Kodak Co.	-1	THERMALNEWS	Japan	2000-072322	6/29/2000	4492769	7/19/2001	7	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465092	10/1/2003	1964899	12/22/2003	1	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465093	10/1/2003	1964900	12/22/2003	9	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465094	10/1/2003	1964752	12/19/2003	16	Registered
			European (O.H.M.I.) United States of America (USA)	4062238	10/5/2004	4062238	8/4/2006	9	Registered
Eastman Kodak Co.	-1	TRACELESS	USA	78/396718	4/5/2004	3172086	11/14/2006	9	Registered
Eastman Kodak Co.	-1	TRENDSSETTER	Canada	1097788	3/28/2001	TMA574601	1/29/2003		Registered
Eastman Kodak Co.	-1	TRENDSSETTER	Israel	144042	11/19/2000	144042	3/4/2002	9	Registered
Eastman Kodak Co.	-1	TRENDSSETTER	Japan	2000-139041	12/25/2000	4562251	4/19/2002	9	Registered
			TRENDSSETTER Canada	884570	7/15/1998	TMA515217	8/25/1999		Registered
Eastman Kodak Co.	-1	SPECTRUM TRENDSSETTER	Canada	1097789	3/28/2001	TMA592650	10/20/2003		Registered
Eastman Kodak Co.	-1	SPECTRUM	Israel	144495	12/3/2000	144495	5/3/2002	9	Registered
Eastman Kodak Co.	-1	TRILLIAN	Argentina	2984428	3/9/2010	2414663	12/17/2010	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Canada	1472101	3/5/2010	TMA794338	3/31/2011	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Chile	897491	3/9/2010	905726	12/22/2010	7	Registered
									Pending
Eastman Kodak Co.	-1	TRILLIAN	Hong Kong	301562995	3/15/2010	301562995	3/15/2010	7	Application

Eastman Kodak Co.	-1	TRILLIAN	India	1933096	3/9/2010					7	Pending Application
Eastman Kodak Co.	-1	TRILLIAN	Indonesia	D00.2010.009913	3/19/2010					7	Pending Application
Eastman Kodak Co.	-1	TRILLIAN	International (WIPO)	1034997	3/30/2010	1034997	3/30/2010			7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Mexico	1072834	3/8/2010	1181704	9/29/2010			7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Taiwan	99010118	3/8/2010	1478721	10/16/2011			7	Registered
Eastman Kodak Co.	-1	TRILLIAN	United States of America (USA)	77960308	3/16/2010	4032322	9/27/2011			7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Venezuela	3808-10	3/15/2010	318097	7/26/2012			7	Registered
Eastman Kodak Co.	-1	TRI-X	Andorra	4899	1/24/1997	3052	1/24/1997			1	Registered
Eastman Kodak Co.	-1	TRI-X	Argentina	32207032	1/7/2013	1909447	1/6/2003			1	Registered
Eastman Kodak Co.	-1	TRI-X	Chile	928766	11/11/2010	907318	12/12/2010			1, 9	Registered
Eastman Kodak Co.	-1	TRI-X	Greece	84904	2/19/1987	84904	2/19/1987			1	Registered
Eastman Kodak Co.	-1	TRI-X	India		10/8/1942	6314	3/5/1948			1	Registered
Eastman Kodak Co.	-1	TRI-X	Indonesia	D97 19745		IDM000158962	3/15/1998			9	Registered
Eastman Kodak Co.	-1	TRI-X	Iran		9/11/1966	29538				1	Registered
Eastman Kodak Co.	-1	TRI-X	Japan	734272/95	10/16/1995	477596	3/8/1956			1	Registered
Eastman Kodak Co.	-1	TRI-X	Mexico	88441	7/14/1959	98552	11/11/1959			1, 9	Registered
Eastman Kodak Co.	-1	TRI-X	Panama			29630	10/27/1982			16	Registered
Eastman Kodak Co.	-1	TRI-X	Peru	243691	6/1/1994	26890	10/14/1994			1	Registered
Eastman Kodak Co.	-1	TRI-X	Peru			92895	8/26/1991			9	Registered
Eastman Kodak Co.	-1	TRI-X	Poland	96499	2/8/1991	71224	2/8/1991			1	Registered
Eastman Kodak Co.	-1	TRI-X	South Africa	65/5175	12/13/1965	65/5175	12/13/1965			1	Registered
Eastman Kodak Co.	-1	TRI-X	South Korea	1188/1971	4/1/1971	22624	6/28/1971			1	Registered
Eastman Kodak Co.	-1	TRI-X	United States of America (USA)	71-672501	8/31/1954	609563	7/26/1955			1	Registered
Eastman Kodak Co.	-1	TRI-X	Venezuela			39283	1/12/1961			9	Registered
Eastman Kodak Co.	-1	ULTRA	Guatemala	M-9130-2001	12/19/2001	117781	5/22/2002			1	Registered
Eastman Kodak Co.	-1	ULTRALINE	Brazil	816873895	8/27/1992	816873895	1/25/1994			1	Registered
Eastman Kodak Co.	-1	ULTRAMAX	India	1678970	4/22/2008					1	Pending Application
Eastman Kodak Co.	-1	ULTRATEC	Canada	500047	3/10/1983	309848	12/27/1985				Registered
Eastman Kodak Co.	-1	ULTRATEC	Sweden	83/1669	3/15/1983	188793	11/4/1983			1	Registered
Eastman Kodak Co.	-1	UPFRONT VALUE FOREVER (in Chinese)	Canada (People's Republic of)	1169126	2/24/2003	682144	2/22/2007				Registered
Eastman Kodak Co.	-1	VERIFI	Australia	7120001	12/18/2008	7120001	8/7/2010			1	Registered
Eastman Kodak Co.	-1	VERIS	Canada	822636	2/7/2000	822636	2/7/2000			9	Registered
Eastman Kodak Co.	-1	VERIS	Japan	1173484	4/2/2003	TMA657577	1/31/2006				Registered
Eastman Kodak Co.	-1	VERIS	Japan	2003-028219	4/8/2003	4709249	9/12/2003			2, 16	Registered
Eastman Kodak Co.	-1	VERSALITE	South Africa	85/1465	2/27/1985	85/1465	2/27/1985			1	Registered
Eastman Kodak Co.	-1	VERSALITE & D:TRIANGLE	South Africa	85/3714	5/27/1985	85/3714	5/27/1985			1	Registered
Eastman Kodak Co.	-1	VERSAMARK	Argentina	2560064	12/9/2004	2095214	6/28/2006			2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Argentina	2560065	12/9/2004	2131321	11/30/2006			9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Brazil	827003064	12/13/2004	827003064	10/30/2007			2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Brazil	827003072	12/13/2004	827003072	10/30/2007			9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Canada	1244213	1/12/2005	TMA706280	2/1/2008			2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	France	04 3328481	12/8/2004	04 3328481	12/8/2004			2, 9	Registered

Eastman Kodak Co.	-1	VERSAMARK	Hong Kong	30331929	12/4/2004	30331929	12/4/2004	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Indonesia	D00.2004.36236.36597	12/10/2004	IDM000085805	8/31/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Indonesia	D00.2004.36219.36580	12/10/2004	IDM000085795	8/31/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Israel	177009	12/19/2004	177009	2/8/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Israel	177010	12/19/2004	177010	2/8/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Malaysia	2004/19224	12/8/2004	2004/19224	12/8/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Malaysia	2004/19223	12/8/2004	4019223	12/8/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Mexico	691451	12/6/2004	866708	12/6/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Mexico	691452	12/6/2004	866709	12/6/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Peru	227324	12/7/2004	104464	4/12/2005	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Peru	227325	12/7/2004	103938	3/15/2005	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Taiwan	93057212	12/8/2004	1176725	10/1/2005	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Thailand	575363	12/13/2004	KOR228071	12/13/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Thailand	575709	12/14/2004	Kor121237	12/14/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Venezuela	21684-04	12/9/2004		11/11/2005	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Venezuela	21685-04	12/9/2004		11/11/2005	9	Registered
Eastman Kodak Co.	-1	VERSAMAT	Finland	3571/87	8/24/1987	106531	2/20/1990	1, 9	Registered
Eastman Kodak Co.	-1	VERSAMAT	United States of America (USA)	T00156962	11/9/1962	766958	3/24/1964	1	Registered
Eastman Kodak Co.	-1	VERSAMAT	United States of America (USA)	156963	11/9/1962	767131	3/24/1964	9	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	China (People's Republic of)	4237786	8/25/2004	4237786	1/28/2007	7	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	Hong Kong	300274202	8/25/2004	300274202	8/25/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	Singapore	T04/14227J	8/27/2004	T04/14227J	8/27/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Brazil	827009232	12/17/2004	827009232	11/6/2007	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	China (People's Republic of)	4411839		4411839	3/21/2009	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Hong Kong	300336807	12/13/2004	300336807	6/7/2005	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Mexico	693118	12/15/2004	869350	12/15/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Russian Federation	2004728970	12/15/2004	310053	7/6/2006	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Singapore	T01/21945A	12/13/2004	T04/21945	12/13/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	South Korea	40-2004-55929	12/10/2004	649820	2/3/2006	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Australia	1014267	8/4/2004	1014267	8/4/2004	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Brazil	826773184	8/5/2004	826773184	10/16/2007	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Canada	1225833	8/4/2004	TMA694195	8/16/2007		Registered
Eastman Kodak Co.	-1	VIOLETNEWS	China (People's Republic of)	4206409	8/5/2004	4206409	12/21/2006	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Hong Kong	300262944	8/5/2004	300262944	1/27/2005	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Mexico	670851	8/9/2004	853356	8/9/2004	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Russian Federation	2004718735	8/18/2004	299493	12/14/2005	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Singapore	T04/13342E	8/10/2004	T04/13342E	8/10/2004	7	Registered
Eastman Kodak Co.	-1	VISAGE	South Africa	97/6512	5/2/1997	97/6512	5/2/1997	1	Registered
Eastman Kodak Co.	-1	VISION	Argentina	2607323	7/28/2005	2128291	11/20/2006	1	Registered
Eastman Kodak Co.	-1	VISION	Canada	1268095	8/4/2005	TMA694208	8/16/2007		Registered
Eastman Kodak Co.	-1	VISION	Hong Kong	300462762	7/22/2005	300462762	7/22/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Indonesia	D00.2005.015670	8/16/2005	IDM000230882	12/28/2009	1	Registered

Co. Eastman Kodak Co.	-1	VISION	International (WIPO)	869559	10/7/2005	869559	10/7/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Mexico	730264	7/25/2005	940367	7/25/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Taiwan	94035427	7/25/2005	1199457	3/16/2006	1	Registered
Eastman Kodak Co.	-1	VISION	United States of America (USA)	78/704018	8/31/2005	3129558	8/15/2006	1	Registered
Eastman Kodak Co.	-1	VISION	Venezuela	16341-05	7/29/2005	270080	4/17/2006	1	Registered
Eastman Kodak Co.	-1	VIVID (in Chinese)	China (People's Republic of)	7120002	12/18/2008	7120002	8/7/2010	1	Registered
Eastman Kodak Co.	-1	WINNER	Canada	1007174	3/2/1999	TMA532131	9/5/2000		Registered
Eastman Kodak Co.	-1	WINNER	New Zealand	303786	1/11/1999	303786	6/23/1999	7	Registered
Eastman Kodak Co.	-1	WRATTEN	Greece	84919	2/18/1987	84919	2/18/1997	9	Registered
Eastman Kodak Co.	-1	WRATTEN	India		10/8/1942	6302	2/12/1945	9	Registered

Eastman Kodak Co.	-1	WRATTEN	Japan	734270/95	10/16/1995	78067	3/20/1916	1, 9	Registered
Eastman Kodak Co.	-1	WRATTEN	Peru			41744	7/24/1991	9	Registered
Eastman Kodak Co.	-1	WRATTEN	Singapore			T39/02868G	7/14/1939	9	Registered
			United States of America						
Eastman Kodak Co.	-1	WRATTEN	(USA)	71/070177	5/2/1913	98493	7/21/1914	9, 11	Registered
Eastman Kodak Co.	-1	X	Mexico	500521	4/26/1929	29229	5/1/1929	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Argentina	2876391	11/18/2008	1711208	12/18/1998	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Denmark	5676/86	9/3/1986	1829/88	4/25/1988	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Greece	83705	9/19/1986	83705	9/19/1986	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	India	1058605	11/12/2001	1058605	11/12/2001	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Mexico	311412	10/20/1997	565625	11/28/1997	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Paraguay	1004807	2/11/2010	341068	5/29/2000	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Peru	387839	4/28/2009	56888	7/2/1999	9	Registered
			United Kingdom						
Eastman Kodak Co.	-1	XTRALIFE	Kingdom	2000960	10/31/1994	2000960	10/31/1994	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Uruguay	308208	10/30/1998	425679	11/19/2001	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Venezuela	21346/97	10/21/1997	243710	12/20/2002	21	Registered
Eastman Kodak Co.	-1	YELLOW (color only)	Israel	173868	8/2/2004	173868	10/15/2006	1	Registered
Eastman Kodak Co.	-1	YELLOW (color only)	Israel	173869	8/2/2004	173869	10/15/2006	40	Registered
			YOU PUSH THE BUTTON, KODAK						
			United Kingdom						
Eastman Kodak Co.	-1	DOES THE REST	Kingdom	2000970	10/31/1994	2000970	10/31/1994	1, 9, 16, 40	Registered
Kodak (Near East)	-1	EKTACHROME	Lebanon	145180	9/5/2012	73555	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODACHROME	Lebanon	145182	9/5/2012	73554	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODACOLOR	Lebanon	145181	9/5/2012	73553	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK	Lebanon			45222	1/6/1984	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK	Syria	1104	3/17/2004	25755	6/9/2004	9	Registered
Kodak (Near East)	-1	KODAK (ARABIC)	Lebanon			49100	7/10/1986	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK (ARABIC)	Syria			28671	2/20/2006	1, 9, 16	Registered
			KODAK						
Kodak (Near East)	-1	CORP.SYMBOL-B&W	Lebanon		1/14/1987	49868	1/14/1987	40	Registered
Kodak (Near East)	-1	RETINA	Lebanon		1/6/1984	45221		9	Registered
Kodak (Near East)	-1	RETINA	Syria	1104	3/17/2004	25756	6/9/2004	9	Registered
Kodak Philippines	-1	KODAK EXPRESS	Philippines	94145	7/26/1994	65909	6/26/1998	41	Registered
Kodak Philippines	-1	KODAK EXPRESS	Philippines	4-2002-000841	1/31/2002	4-2002-000841	2/26/2006	42	Registered

Domain Names*

* As of August 30, 2013

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1	100-year start on tomorrow : 1880-1980.	TX0000478030	1980-05-15	Eastman Kodak Company
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3	5th & 6th Here's how / [John F. Englert, Jr., Barbara Jean, Charles A. Kinsley ... et al.].	TX000072478	1978-04-10	Eastman Kodak Company
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6	About Kodak.	RE5000000144	1990-12-03	Eastman Kodak Company
7	About Kodak.	RE0000273640	1985-12-30	Eastman Kodak Company
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23	Adventures with your camera : unit 1, member's manual, 4-H photography.	TX0000604409	1980-12-04	Eastman Kodak Company
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184	Dental radiography and photography. Vol. 29, no. 3, Oct. 3, 1956.	RE0000230810	1984-12-24	Eastman Kodak Company
185	Dental radiography and photography. Vol. 29, no. 4, Nov. 23, 1956.	RE0000230813	1984-12-24	Eastman Kodak Company
186	Dental radiography and photography. Vol. 30, no. 1, Feb. 27, 1957.	RE0000273495	1985-12-30	Eastman Kodak Company
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189	Dental radiography and photography. Vol. 30, no. 4, Oct. 23, 1957.	RE0000273503	1985-12-30	Eastman Kodak Company
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218	Digital color management : encoding solutions / Edward J. Giorgianni, Thomas E. Madden.	TX00004744932	1998-04-02	Eastman Kodak Company
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254	Eastman reagent A C S solvents alphabetical price list : [publication no. JJ-283P].	TX0000193825	1979-01-12	Eastman Kodak Company
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280	Encyclopedia of practical photography : v. 7 / edited by Eastman Kodak Company.	TX0000228362	1978-12-14	Eastman Kodak Company & American Photographic Book Publishing Company
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371	Highlights. Vol. 15, no. 4, 1962.	RE0000500201	1990-12-03	Eastman Kodak Company
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379	Highlights. Vol. 7, no. 4.	RE0000140270	1982-10-14	Eastman Kodak Company
380	Highlights. Vol. 9, no. 1, Mar. 15, 1956.	RE0000230805	1984-12-24	Eastman Kodak Company
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382	Highlights. Vol. 9, no. 3, Aug. 24, 1956.	RE0000230809	1984-12-24	Eastman Kodak Company
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1067	Kodak Vericolor II commercial film, type S, SO-172 : [Kodak pamphlet no. E-25].	TX0000168450	1978-12-26	Eastman Kodak Company
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1268	Operating the Kodak reorder laminator accessory 2610.	TX0000390361	1979-12-17	Eastman Kodak Company
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1270	Operating the Kodak Royalprint processor, model 417 : [publication pt. no.638677] : June 1978 ; Maintaining the Kodak Royalprint processor, model 417 : [publication pt. no. 638678] : June 1978.	TX0000073193	1978-06-12	Eastman Kodak Company
1271	Operating the Kodak Royalprint roll feed adapter, the Kodak Royalprint replenishment assembly.	TX0000321795	1979-08-31	Eastman Kodak Company
1272	Operating the Kodak S/2610 negative reorder laminator.	TX0000471704	1980-05-14	Eastman Kodak Company
1273	Operating the Kodak V C N A translator remote display unit with the Kodak color negative translator : model 3.	TX0000321803	1979-08-31	Eastman Kodak Company
1274	Operating the Kodak V C N A translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000368582	1979-10-26	Eastman Kodak Company
1275	Operating the Kodak VCNA translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000390362	1979-12-17	Eastman Kodak Company
1276	Operator assistance cards.	TX0002423837	1988-10-07	Eastman Kodak Company

1277	Operator assistance cards : Kodak minilab system 50, printer/paper processor.	TX0002378092	1988-08-10	Eastman Kodak Company
1278	Operator guide for Kodak create-a-print 35mm enlargement center.	TX0002601410	1989-06-08	Eastman Kodak Company
1279	Operator instructions for the Kodamatic 17B processor when equipped with the Kodamatic 17 replenishment conversion assembly.	TX0001194334	1983-08-19	Eastman Kodak Company
1280	Operator service manual for the Kodak Ektachem 400 analyzer and the Kodak Ektachem 100 analyzer.	TX0001248625	1983-12-12	Eastman Kodak Company
1281	Operator training manual for Kodak Reliant 800 microfilmer.	TX0002786271	1990-04-09	Eastman Kodak Company
1282	Operator's checklist for daily start-up of the Kodak Versamat film processor, model 1140 series : [no.] Y-12A, Y-12B.	TX0000072493	1978-04-10	Eastman Kodak Company
1283	Operator's manual for Kodak DATASHOW system.	TX0002193261	1987-12-09	Eastman Kodak Company
1284	Operator's manual for Kodak Datashow system.	TX0002192560	1987-11-20	Eastman Kodak Company
1285	Operator's manual for the Kodak Ektachem 700 analyzer.	TX0001614149	1985-07-17	Eastman Kodak Company
1286	Operator's manual for the Kodak Ektachem DT60 analyzer.	TX0001630334	1985-07-17	Eastman Kodak Company
1287	Operator's manual for the Kodak Polymatic plate processor, model 30.	TX0000328410	1979-08-31	Eastman Kodak Company
1288	Operator's manual for the Kodak polymatic plate processor, model 48A.	TX0000602911	1980-12-04	Eastman Kodak Company
1289	Operator's manual for the Kodak startech processor, model 244 and model 244T.	TX0000479271	1980-05-15	Eastman Kodak Company
1290	Operator's manual for the Kodamatic 17B processor.	TX0000751417	1981-07-21	Eastman Kodak Company
1291	Operator's manual, Kodak readymatic processor model 420A : [pub. Pt. no. 637020].	TX0000471688	1980-05-14	Eastman Kodak Company
1292	Pako 24-SQ processor.	TX0000149263	1978-11-13	Eastman Kodak Company
1293	Pakorall-G and super-G processor, models 17-1, 17-1.5, 24-1, and 24-1.5.	TX0000149257	1978-11-13	Eastman Kodak Company
1294	Panorama.	CSN0026859	1984	Eastman Kodak Company
1295	Panorama.	CSN0026859	1983	Eastman Kodak Company
1296	Panorama.	CSN0026859	1982	Eastman Kodak Company
1297	Panorama.	CSN0026859	1981	Eastman Kodak Company
1298	Panorama.	CSN0026859	1980	Eastman Kodak Company
1299	Panorama.	CSN0026859	1979	Eastman Kodak Company
1300	Panorama.	CSN0005827	1979	Eastman Kodak Company
1301	Panorama.	CSN0005827	1978	Eastman Kodak Company
1302	Panorama highlights.	TX0001474817	1984-12-21	Eastman Kodak Company
1303	Paper information from Kodak.	TX0002182867	1987-11-18	Eastman Kodak Company
1304	Parts list for the Kodamatic 17B processor.	TX0000781669	1981-10-13	Eastman Kodak Company
1305	Pathways to color : Kodak publication no. E-11.	TX0000254142	1979-04-20	Eastman Kodak Company
1306	Pattern 2305.	Vau000413412	1997-10-21	Eastman Kodak Company
1307	Pattern W610.	Vau000413414	1997-10-21	Eastman Kodak Company

1308	Pattern W610R.	Vau000413413	1997-10-21	Eastman Kodak Company
1309	People/ideas/quality products—Eastman Kodak's Apparatus & optical division.	RE0000500141	1990-12-03	Eastman Kodak Company
1310	Photo chemistry in black-and-white and color photography.	RE0000273646	1985-12-30	Eastman Kodak Company
1311	Photo decor : a guide to the enjoyment of photographic art : publication no. O-22 / written and designed by John Holland.	TX0000137797	1978-10-31	Eastman Kodak Company
1312	Photo decor : a guide to the enjoyment of photographic art / written by John Holland ; designed by Howlett-Bergner & Holland.	TX0001130640	1983-05-19	Eastman Kodak Company
1313	Photo decor : an idea book : [P3-200].	TX0000390366	1979-12-17	Eastman Kodak Company
1314	Photo explorations : [Kodak publication no. AT-16] / by Jack Biedermann.	TX0000515687	1980-06-23	Eastman Kodak Company
1315	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1983	Eastman Kodak Company
1316	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1982	Eastman Kodak Company
1317	Photo topics and techniques / edited by Eastman Kodak Company, Amphoto.	TX0000649318	1981-02-20	Amphoto & Eastman Kodak Company
1318	Photoengraving means business.	RE0000411316	1988-12-21	Eastman Kodak Company
1319	Photofabrication methods with Kodak photo resists : [Kodak publication no.] P-246, [cat. No. 105-8338].	TX0000255382	1979-05-11	Eastman Kodak Company
1320	Photographer's children.	RE0000600949	1992-12-11	Eastman Kodak Company
1321	Photographic production of slides and filmstrips.	RE0000411276	1988-12-21	Eastman Kodak Company
1322	Photographic retouching / written for Kodak by Vilia Reed.	TX0002597642	1989-06-08	Eastman Kodak Company
1323	Photographing baby and child / edited by George Hornby and the editors of Eastman Kodak Company.	TX0000093381	1978-03-16	Eastman Kodak Company and Crown Publishers, Inc.
1324	Photographing people : a Kodak audiovisual slide presentation, AV-37.	TX0000649222	1981-03-04	Eastman Kodak Company
1325	Photographing with automatic cameras / written for Kodak by Hubert C. Birnbaum.	TX0001009397	1982-10-07	Eastman Kodak Company
1326	Photographing your baby : tips for taking great pictures / by the editors of Eastman Kodak Company.	TX0001462422	1984-11-19	Eastman Kodak Company
1327	Photography & layout for reproduction : [no.] Q-74.	TX0000150376	1978-11-13	Eastman Kodak Company
1328	Photography at work, a progress report (motion picture, 42 mins./1507')	RE0000500175	1990-12-03	Eastman Kodak Company
1329	Photography books from Kodak.	TX0001118302	1983-05-19	Eastman Kodak Company
1330	Photography books from Kodak.	TX0000751418	1981-07-21	Eastman Kodak Company
1331	Photography for the printer.	RE0000500167	1990-12-03	Eastman Kodak Company
1332	Photography from lightplanes and helicopters.	TX0001587912	1985-06-17	Eastman Kodak Company
1333	Photography in the school. Vol. 62, no. 1, 1962.	RE0000500183	1990-12-03	Eastman Kodak Company

1334	Photography in the school. Vol. 62, no. 2, 1962.	RE0000500191	1990-12-03	Eastman Kodak Company
1335	Photography in the school. Vol. 62, no. 3, 1962.	RE0000500200	1990-12-03	Eastman Kodak Company
1336	Photography in the school. Vol. 63, no. 1, 1963.	RE0000549428	1991-11-12	Eastman Kodak Company
1337	Photography in the school. Vol. 63, no. 3, 1963.	RE0000549446	1991-11-12	Eastman Kodak Company
1338	Photography in your science fair project.	TX0001137146	1983-05-18	Eastman Kodak Company
1339	Photography through the microscope.	TX0002687030	1989-10-30	Eastman Kodak Company
1340	Photography through the microscope.	RE0000500156	1990-12-03	Eastman Kodak Company
1341	Photography through the microscope.	RE0000273643	1985-12-30	Eastman Kodak Company
1342	Photography through the microscope / [written, rev., or edited, with new photos. By John Gustav Delly].	TX0000602909	1980-12-04	Eastman Kodak Company
1343	Photolab design for professionals.	TX0002978634	1990-12-13	Eastman Kodak Company
1344	Photomacrography.	RE0000500155	1990-12-03	Eastman Kodak Company
1345	Photomacrography : mathematical analysis of magnification and depth of detail : Kodak publication no. N-15.	TX0000069169	1978-05-26	Eastman Kodak Company
1346	Photomicrography with Kodak Ektachrome professional films, process E-6.	TX0000092963	1978-07-14	Eastman Kodak Company
1347	Photoplotting desk reference.	TX0000661820	1981-03-26	Eastman Kodak Company
1348	Photoreproduction.	TX0000584745	1980-12-04	Eastman Kodak Company
1349	Phototypesetting with Kodak products / [edited by John F. Holtz].	TX0000661816	1981-03-26	Eastman Kodak Company
1350	Physical characteristics of glass for Kodak photographic plates.	TX0001201595	1983-08-30	Eastman Kodak Company
1351	Physical characteristics of Kodak polystyrene base films.	RE0000318822	1986-12-30	Eastman Kodak Company
1352	Picture-taking around Rochester.	TX0001481864	1984-12-31	Eastman Kodak Company
1353	Picture-taking at the Fair for miniature and other advanced cameras.	RE0000600925	1992-12-11	Eastman Kodak Company
1354	Picture-taking in northern California.	TX0000783107	1981-10-09	Eastman Kodak Company
1355	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0001250602	1983-12-19	Eastman Kodak Company
1356	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0000588339	1980-12-04	Eastman Kodak Company
1357	Picture-taking on Cape Cod and the Islands / [prepared as a public service by Kodak].	TX0000999169	1982-10-05	Eastman Kodak Company
1358	Picture-taking spots in Washington, D. C. / map by Frank Solomon.	TX0000402837	1980-01-21	Eastman Kodak Company
1359	Picture-tkaing [sic] in Florida.	TX0001477803	1984-12-21	Eastman Kodak Company
1360	Picture your teeth.	RE0000549423	1991-11-12	Eastman Kodak Company
1361	Pictures by existing light.	TX0002420471	1988-10-07	Eastman Kodak Company
1362	Picturing the times of your life / Don Nibbelink [i.e. Don D. Nibbelink], Monica Nibbelink ; edited for Eastern Kodak Company [by] Amphoto.	TX0000554199	1980-09-23	Eastman Kodak Company & American Photographic Book Publishing

1363	Planet Peru : an aerial journey through a timeless land / photos. By Marilyn Bridges ; introd. By Fernando Belaunde Terry ; historical commentary by John Hyslop ; afterword by Marilyn Bridges.	VA0000530817	1991-12-03	Eastman Kodak Company and Aperture Foundation, Inc. (employer for hire) on editing & compilation
1364	Planning and producing visual aids.	RE0000500161	1990-12-03	Eastman Kodak Company
1365	Planning, taking your travel pictures.	RE0000552560	1991-11-12	Eastman Kodak Company
1366	Plate care, on and off press.	TX0000092960	1978-07-14	Eastman Kodak Company
1367	Plate cracking / in cooperation with Paul R. Josephson.	TX0000106647	1978-09-15	Eastman Kodak Company
1368	Portrait : professional techniques and practices in portrait photography.	TX0003584366	1993-09-20	Eastman Kodak Company
1369	Potential silver yield from Kodak photographic products.	TX0000783115	1981-10-09	Eastman Kodak Company
1370	Potential silver yield from Kodak photographic products.	TX0000510102	1980-05-27	Eastman Kodak Company
1371	Practical densitometry.	TX0002301924	1987-12-09	Eastman Kodak Company
1372	Preparing large color prints on Kodak Ektacolor 74 RC and 78 papers.	TX0000324330	1979-08-30	Eastman Kodak Company
1373	Preparing large color transparencies for display.	TX0001023291	1982-11-15	Eastman Kodak Company
1374	Preparing process C-41 solutions from Kodak Flexicolor A R chemicals (concentrates) : [publication no.] Z-121F.	TX0000107689	1978-09-11	Eastman Kodak Company
1375	Presenting yourself.	TX0003861274	1994-06-14	Eastman Kodak Company
1376	Presenting yourself / by Michael Kenny [i.e. Michael F. Kenny] for Eastman Kodak Company.	TX0001070594	1983-02-09	Eastman Kodak Company
1377	Preservation of photographs.	TX0000347928	1979-10-17	Eastman Kodak Company
1378	Prevention of contact dermatitis in photographic work.	TX0000092961	1978-07-14	Eastman Kodak Company
1379	Principles of the Kodak x-omat processing system.	RE0000552565	1991-11-12	Eastman Kodak Company
1380	Printer monitoring method for use with Kodak Ektachrome 2203 paper : publication no. Z-123B.	TX0000093427	1978-08-07	Eastman Kodak Company
1381	Printing and cutting notched film accessories : [no. P5-231].	TX0000073188	1978-06-12	Eastman Kodak Company
1382	Printing color negatives.	TX0000107697	1978-09-11	Eastman Kodak Company
1383	Printing color negatives.	RE0000600930	1992-12-11	Eastman Kodak Company
1384	Printing color negatives.	RE0000317256	1986-12-30	Eastman Kodak Company
1385	Prizewinning photos—what makes them click : a Kodak audiovisual slide presentation : AV-42.	TX0001010529	1982-10-07	Eastman Kodak Company
1386	Process datafile : how to process Kodak Ektachrome 22 paper in Kodak rapid color processors.	TX0002182860	1987-11-18	Eastman Kodak Company
1387	Process datafile : small-tube or tray processing of Kodak Ektachrome 22 paper using Kodak Ektachrome R-3000 chemicals.	TX0002182861	1987-11-18	Eastman Kodak Company
1388	Process E-6 action maze.	TX0000092967	1978-07-14	Eastman Kodak Company
1389	Process monitoring : monitoring and troubleshooting processes using Kodak flexicolor chemicals : no. Z-131E2.	TX0004061045	1995-05-19	Eastman Kodak Company

1390	Processing and process monitoring of Kodak black-and-white films.	TX0000986218	1982-09-20	Eastman Kodak Company
1391	Processing chemicals and formulas.	RE0000552569	1991-11-12	Eastman Kodak Company
1392	Processing chemicals and formulas.	RE0000140574	1982-10-14	Eastman Kodak Company
1393	Processing Kodak Ektacolor paper in roller-transport processing machines using Kodak Ektaprint 2 chemicals.	TX0000214578	1979-02-27	Eastman Kodak Company
1394	Processing Kodak Ektacolor Plus and professional papers.	TX0002182871	1987-11-18	Eastman Kodak Company
1395	Processing Kodak high resolution plates.	TX0000985548	1982-09-07	Eastman Kodak Company
1396	Processing Kodak Vericolor print film 4111 (Estar thick base) in the Kodak rapid color processor, model 30 or model 30A.	TX0000282520	1979-05-11	Eastman Kodak Company
1397	Producing quality documents with KEEPS (Kodak Ektaprint electronic publishing system) : a basic guide to layout and typography.	TX0002576714	1989-05-22	Eastman Kodak Company
1398	Producing quality microfilm for Kodak automated retrieval systems.	TX0002576557	1989-05-22	Eastman Kodak Company
1399	Producing slides and filmstrips.	RE0000552568	1991-11-12	Eastman Kodak Company
1400	Production of X-rays.	RE0000600912	1992-12-11	Eastman Kodak Company
1401	Professional photographic illustration.	TX0002617538	1989-06-08	Eastman Kodak Company
1402	Professional photographic illustration techniques : Kodak publication no. O-16.	TX0000008235	1978-03-10	Eastman Kodak Company
1403	Professional portrait techniques : [Kodak publication] O-4 / [Frank McLaughlin, editor].	TX0000522532	1980-06-23	Eastman Kodak Company
1404	"Professional" versus "amateur" Kodak Ektachrome camera films : the difference between them!.	TX0000072489	1978-04-10	Eastman Kodak Company
1405	Programmed course in logarithms.	RE0000411291	1988-12-21	Eastman Kodak Company
1406	Programmed course in the electronic data processing system.	RE0000500139	1990-12-03	Eastman Kodak Company
1407	Programmed course on programmed instruction.	RE0000552567	1991-11-12	Eastman Kodak Company
1408	Programmed course on programmed instruction.	RE0000500147	1990-12-03	Eastman Kodak Company
1409	Quality assurance in dental radiography.	TX0002735888	1990-01-22	Eastman Kodak Company
1410	Quality control in the processing of Kodak Ektachrome film (process E3)	RE0000411284	1988-12-21	Eastman Kodak Company
1411	Quality enlarging with Kodak B/W papers : art, technique, and science, a Kodak data book.	TX0001020511	1982-11-15	Eastman Kodak Company
1412	Quality in industry; motion picture.	RE0000500177	1990-12-03	Eastman Kodak Company
1413	Quality in photographic lenses.	RE0000140272	1982-10-14	Eastman Kodak Company
1414	Questions and answers about Kodak super 8 film cartridges.	TX0000073183	1978-06-12	Eastman Kodak Company
1415	Questions and answers about Kodak super 8 movie films.	TX0001118327	1983-05-19	Eastman Kodak Company
1416	Quick-look reference : Kodak black-&- white reversal motion picture films : [Kodak publication no.] H-61.	TX0000489006	1980-05-27	Eastman Kodak Company

1417	Quick-look reference : Kodak color reversal motion picture films : [Kodak publication no.] H-60.	TX0000489007	1980-05-27	Eastman Kodak Company
1418	Quick-look reference, Kodak color reversal motion picture films, sports : [Kodak publication no. H-60].	TX0000391613	1979-10-26	Eastman Kodak Company
1419	Radiation safety in dental radiography.	TX0002742177	1990-01-22	Eastman Kodak Company
1420	Radiation safety manual.	TX0004049145	1995-05-19	Eastman Kodak Company
1421	Radiografía y fotografía clinicas. Vol. 26, no. 1.	RE0000411315	1988-12-21	Eastman Kodak Company
1422	Radiografía y fotografía clinicas. Vol. 26, no. 2.	RE0000411311	1988-12-21	Eastman Kodak Company
1423	Radiografía y fotografía clinicas. Vol. 26, no. 3.	RE0000411313	1988-12-21	Eastman Kodak Company
1424	Radiografía y fotografía clinicas. Vol. 28, no. 1, 1962.	RE0000500187	1990-12-03	Eastman Kodak Company
1425	Radiografía y fotografía clinicas. Vol. 28, no. 2, 1962.	RE0000500195	1990-12-03	Eastman Kodak Company
1426	Radiografía y fotografía clinicas. Vol. 28, no. 3, 1962.	RE0000500205	1990-12-03	Eastman Kodak Company
1427	Radiografía y fotografía clinicas. Vol. 29, no. 1, 1963.	RE0000549427	1991-11-12	Eastman Kodak Company
1428	Radiografía y fotografía clinicas. Vol. 29, no. 2, 1963.	RE0000549440	1991-11-12	Eastman Kodak Company
1429	Radiografía y fotografía clinicas. Vol. 29, no. 3, 1963.	RE0000549456	1991-11-12	Eastman Kodak Company
1430	Radiography in modern industry.	TX0000599323	1980-12-04	Eastman Kodak Company
1431	Radiography in modern industry.	RE0000273645	1985-12-30	Eastman Kodak Company
1432	Reciprocity data : Kodak color films.	TX0000321798	1979-08-30	Eastman Kodak Company
1433	Reciprocity data, Kodak color films.	TX0000092964	1978-07-14	Eastman Kodak Company
1434	Recovering silver from photographic materials.	TX0000368581	1979-10-26	Eastman Kodak Company
1435	Reference chart for Kodak color reversal products.	TX0002206285	1987-12-09	Eastman Kodak Company
1436	Reference guide using the Kodak colorwatch system in Technet quality management software : ser. C.	TX0002477484	1988-08-10	Eastman Kodak Company
1437	Reference information from Kodak.	TX0002419705	1988-10-07	Eastman Kodak Company
1438	Remote Ranger.	VA0000744298	1996-02-20	Eastman Kodak Company
1439	Research at Kodak.	RE0000500158	1990-12-03	Eastman Kodak Company
1440	Research magazine.	CSN0083195	1988	Eastman Kodak Company
1441	Retouching black-and-white negatives and prints.	TX0000214575	1979-02-27	Eastman Kodak Company
1442	Retouching color negatives.	TX0002482530	1988-10-07	Eastman Kodak Company
1443	Retouching Ektachrome film transparencies : (process E-6).	TX0000985790	1982-09-20	Eastman Kodak Company
1444	Retouching Ektacolor prints.	RE0000552557	1991-11-12	Eastman Kodak Company
1445	Retouching Ektacolor prints : contains new information on how to use Kodak retouching colors for spotting color prints.	TX0000214569	1979-02-27	Eastman Kodak Company
1446	Retouching Kodak color negatives.	RE0000552586	1991-11-12	Eastman Kodak Company
1447	Retouching Kodak Ektacolor negatives.	RE0000185709	1983-12-12	Eastman Kodak Company

1448	Retouching prints on Kodak Ektacolor and Ektachrome papers.	TX0002729941	1989-10-13	Eastman Kodak Company
1449	Retouching type C color prints.	RE0000317257	1986-12-30	Eastman Kodak Company
1450	Reverse-text slides.	TX0000783114	1981-10-09	Eastman Kodak Company
1451	Reverse-text slides.	TX0000401557	1980-01-21	Eastman Kodak Company
1452	Reversing optics for lateral reversal.	TX0000513990	1980-06-23	Eastman Kodak Company
1453	Revised information on color correction with Kodak tri-mask film.	RE0000552584	1991-11-12	Eastman Kodak Company
1454	[Revision & PVAC series 3]	TX0002189483	1987-11-18	Eastman Kodak Company
1455	Revision to the Kodak 312 color printer : DPC/DPCU, ser. 1.	TX0002182855	1987-11-18	Eastman Kodak Company
1456	Roller-transport processing of Kodak Ektachrome films, process E-6 : [publication no.] Z-119B.	TX0000107690	1978-09-11	Eastman Kodak Company
1457	Safe handling of photographic chemicals.	TX0000324331	1979-08-30	Eastman Kodak Company
1458	Salute to the tall ships.	RE0000641112	1993-11-08	Eastman Kodak Company
1459	Sample sequence from a program in economics.	RE0000411292	1988-12-21	Eastman Kodak Company
1460	Sample sequence from a program in human motivation.	RE0000411293	1988-12-21	Eastman Kodak Company
1461	Sample sequence from a program on industrial relations.	RE0000411298	1988-12-21	Eastman Kodak Company
1462	Scanners : using Kodak Ektachrome and Kodachrome film transparencies on color scanners.	TX0000669544	1981-03-26	Eastman Kodak Company
1463	Schlieren photography.	RE0000411279	1988-12-21	Eastman Kodak Company
1464	Scientific imaging with Kodak films and plates.	TX0002378191	1988-08-10	Eastman Kodak Company
1465	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1979	Eastman Kodak Company
1466	Scientific publications from Eastman Kodak laboratories : sections 1-4, 1976.	TX0000106649	1978-09-15	Eastman Kodak Company
1467	Selected bibliography on photography for law enforcement agencies : [Kodak pub. No. M-46].	TX0000118797	1978-05-05	Eastman Kodak Company
1468	Selected bibliography on photography for law enforcement agencies : [Kodak publication no. M-46].	TX0000254146	1979-04-20	Eastman Kodak Company
1469	Selected special order (S O) products list for Professional and Finishing Markets Division.	TX0000214567	1979-02-27	Eastman Kodak Company
1470	Seminar in print : analytical methods for testing Kodak products for microelectronics.	TX0000713069	1981-06-23	Eastman Kodak Company
1471	Seminar in print IV : relationship between micro and macro reproduction characteristics of Kodak high resolution plates.	TX0000584744	1980-12-04	Eastman Kodak Company
1472	Seminars in print III : analytical specifications for Kodak micro positive developer 809.	TX0000471684	1980-05-14	Eastman Kodak Company
1473	Sequence from a programmed course in photography.	RE0000448934	1989-11-29	Eastman Kodak Company
1474	Service manual for the Kodak ektagraphic III projectors, autofocus models.	TX0001028505	1982-11-22	Eastman Kodak Company

1475	Service manual Kodak X-OMAT processor model M3.	RE0000448935	1989-11-29	Eastman Kodak Company
1476	Setting up and balancing.	TX0002182868	1987-11-18	Eastman Kodak Company
1477	Setup and balancing the Kodak 2610 color printer using the Kodak 2610 program tape, series 7.	TX0000368572	1979-10-31	Eastman Kodak Company
1478	Setup and balancing : the Kodak 2610 color printer using the series 6 program tape : March 1978.	TX0000072480	1978-04-10	Eastman Kodak Company
1479	Setup and balancing the Kodak 2620D color printer.	TX0000137792	1978-10-31	Eastman Kodak Company
1480	Setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers : [publication pt. no. 638872].	TX0000093428	1978-08-07	Eastman Kodak Company
1481	Setup and balancing : the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape series 2.	TX0000368595	1979-10-26	Eastman Kodak Company
1482	Setup and balancing : the Kodak printer models S-5 and B-K series.	TX0000192369	1978-10-31	Eastman Kodak Company
1483	Shipboard holiday.	RE0000600950	1992-12-11	Eastman Kodak Company
1484	Silver masking of transparencies with three-aim-point control.	TX0000604410	1980-12-04	Eastman Kodak Company
1485	Silver recovery efficiency from Kodak Ektaprint 2 bleach-fix using the Kodak chemical recovery cartridge, type 1-P.	TX0000107692	1978-09-11	Eastman Kodak Company
1486	Silver recovery with the Kodak chemical recovery cartridge, type 3.	TX0000479267	1980-05-15	Eastman Kodak Company
1487	Silver recovery with the Kodak chemical recovery cartridge, type P.	TX0000401563	1980-01-21	Eastman Kodak Company
1488	Simple copying techniques with a Kodak Ektagraphic Visualmaker : [pamphlet no.] S-40.	TX0000136127	1978-10-16	Eastman Kodak Company
1489	Site preparations : Kodak disc film processor, model 200E.	TX0001118303	1983-05-19	Eastman Kodak Company
1490	Site preparations, Kodak Disc opener workcenter, Kodak Disc dispenser, Kodak Disc dispenser viewer, Kodak Disc film cleaner, Kodak Disc reorder workcenter.	TX0001118333	1983-05-19	Eastman Kodak Company
1491	Site preparations, Kodak disc printing attachment, models 7, 11, and 15, on the Kodak S and M C digital color printers.	TX0001131012	1983-05-19	Eastman Kodak Company
1492	Slides : planning and producing slide programs / written for Kodak by Ann Bishop.	TX0001474819	1984-12-21	Eastman Kodak Company
1493	Snapshots at the Fair with fixed-focus and other simple cameras.	RE0000600926	1992-12-11	Eastman Kodak Company
1494	Software interface manual : Kodak IMT- 200, IMT-250, and IMT-350 microimage terminals.	TX0002192563	1987-11-20	Eastman Kodak Company
1495	Some differences between Kodak Ektagraphic and Kodak Carousel slide projectors.	TX0000681781	1981-03-26	Eastman Kodak Company

1496	Sound : magnetic sound recording for motion pictures : [Kodak publication no.] S-75 / text written for Kodak by Raul DaSilva.	TX0000014321	1978-02-24	Eastman Kodak Company
1497	Sound recording with magnetic tape.	RE0000552578	1991-11-12	Eastman Kodak Company
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1502	Speechmaking, more than words alone.	TX0000471685	1980-05-14	Eastman Kodak Company
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1505	SPR contact / Professional and Finishing Markets Division.	CSN0022857	1979	Eastman Kodak Company
1506	Stabilization with Kodak Ektamatic products.	TX0000513993	1980-06-23	Eastman Kodak Company
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1508	Staffer's guide to fall P M A convention.	TX0000137970	1978-10-31	Eastman Kodak Company
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1511	Storage and care of Kodak color materials.	TX0000999486	1982-10-05	Eastman Kodak Company
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1513	Storage and care of Kodak films.	TX0000092956	1978-07-14	Eastman Kodak Company
1514	Storage and care of Kodak films and papers—before and after processing.	TX0002212439	1987-12-03	Eastman Kodak Company
1515	Studio techniques for portrait photography.	RE0000448931	1989-11-29	Eastman Kodak Company
1516	Stylelite pocket.	TX0002189340	1987-11-18	Eastman Kodak Company
1517	Successful panoramic radiography.	TX0002728462	1990-01-22	Eastman Kodak Company
1518	Suggested procedures for adding Tenox II to frying oils. By Tennessee Eastman Company.	RE0000035945	1979-10-26	Eastman Kodak Company
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1520	Supplement for Kodak 135 printing attachment 2610 : modification no. 3 : [pub. Pt. no. 638919].	TX0000118798	1978-09-25	Eastman Kodak Company
1521	Supplement setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape, series 2.	TX0000390355	1979-12-17	Eastman Kodak Company
1522	Supplement to Installing and maintaining the Kodak projection pick-up, model IR.	TX0000136124	1978-10-16	Eastman Kodak Company

1523	Supplement to Kodak color exposure strips (C110, C126, or C135).	TX0000321792	1979-08-31	Eastman Kodak Company
1524	Supplement to Kodak color exposure strips (C110, C126, or C153).	TX0000324329	1979-08-30	Eastman Kodak Company
1525	Supplement to Kodak minilab system 25.	TX0002189492	1987-11-18	Eastman Kodak Company
1526	Supplement to Kodak photosensitive resists for industry.	RE0000600931	1992-12-11	Eastman Kodak Company
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1528	Supplement to maintaining the Kodak V C B lamphouse model S/B K using the Kodak 2610 dual intensity printing assembly : publication pt. no. 637171.	TX0000266567	1979-06-07	Eastman Kodak Company
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1530	Supplement to operating the Kodak MC- 5, MC-8, and MC-11 digital color printers using the Kodak M C program tape, series 2 : publication pt. no. 637170.	TX0000266564	1979-06-07	Eastman Kodak Company
1531	Supplement to operating the Kodak printer/paper processor, system 20 (four-inch paper) with series 2 software.	TX0002501247	198 1978-10-31 9-02-03	Eastman Kodak Company
1532	Supplement to Operating the Kodak rapid print cutter model SR-5.	TX0000137788	1978-10-31	Eastman Kodak Company
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1534	Supplement to operating the Kodak Versamat film processor models 11C-L, 11C- M, and 11C-MG.	TX0000069173	1978-05-26	Eastman Kodak Company
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1538	Supplement to the Kodak professional multi printer.	TX0002205791	1987-12-03	Eastman Kodak Company
1539	Supplement to the Operator's manual for the Kodak polymatic plate processor, model 30, new developer container and probe assembly.	TX0001017288	1982-11-15	Eastman Kodak Company
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1541	Supplement to Using the Kodak MC diagnostic tape series A : pub. Pt. no. 637169.	TX0000255379	1979-05-11	Eastman Kodak Company
1542	Supplement to Using the Kodak rapid paper splicer 2610/2620.	TX0000214564	1979-02-27	Eastman Kodak Company

1543	Supplementary operating notes for the Kodak Polymatic plate processor, model 48A, modified for use with Kodak Polymatic LP developer (machine), Kodak Polymatic LP developer replenisher (machine), and Kodak Polymatic plate finisher.	TX0000471707	1980-05-14	Eastman Kodak Company
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1548	Teaching tips from Kodak teachers! : 275 plus! Proven ways to use photography in the classroom.	TX0000401554	1980-01-21	Eastman Kodak Company
1549	Teaching unit of characteristics of electromagnetic radiation.	RE0000549417	1991-11-12	Eastman Kodak Company
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1575	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1978	Eastman Kodak Company, Texas Eastman Company Division
1576	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1977	Eastman Kodak Company, Texas Eastman Company Division
1577	Thermal recording and infrared photography of hot objects : [Kodak publication no.] P-570.	TX0000255377	1979-05-11	Eastman Kodak Company
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1601	Use of Kodak Polymatic L P developer (hand), MX 854-5 : data release, Kodak publication no. Q-220-DR-1.	TX0000266563	1979-06-07	Eastman Kodak Company
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1696	Your wedding (one day)	RE0000549424	1991-11-12	Eastman Kodak Company
1697	You're on the team.	RE0000230801	1984-12-24	Eastman Kodak Company
1698	You're the director.	RE0000600928	1992-12-11	Eastman Kodak Company
1699	You're the director.	RE0000500172	1990-12-03	Eastman Kodak Company
1700	Aerial photo log.	TX0000008223	1978-03-10	Eastman Kodak Company

1701	Aerial photo log.	TX0000120429	1978-09-11	Eastman Kodak Company
1702	Aerial photo log.	TX0000117027	1978-09-11	Eastman Kodak Company
1703	Aerial photo log.	TX0000117026	1978-09-11	Eastman Kodak Company
1704	Aerial photo log.	TX0000042041	1978-04-17	Eastman Kodak Company
1705	Aerial photo log.	TX0000076858	1978-04-10	Eastman Kodak Company
1706	Aerial photo log.	TX0000117024	1978-09-11	Eastman Kodak Company
1707	Aerial photo log.	TX0000117025	1978-09-11	Eastman Kodak Company
1708	Audiovisual notes from Kodak.	TX0000985543	1982-09-07	Eastman Kodak Company
1709	Audiovisual notes from Kodak.	TX0000485585	1980-05-27	Eastman Kodak Company
1710	Audiovisual notes from Kodak	TX0000255381	1979-05-11	Eastman Kodak Company
1711	Book marks : news for people who sell Kodak books.	TX0001129698	1983-05-19	Eastman Kodak Company
1712	Book marks : news for people who sell Kodak books.	TX0001129697	1983-05-19	Eastman Kodak Company
1713	Bookmarks : news for people who sell Kodak books.	TX0001009392	1982-10-07	Eastman Kodak Company
1714	Bookmarks : news for people who sell Kodak books.	TX0000718696	1981-06-23	Eastman Kodak Company
1715	Camera trace / William A. Triggs, editor].	TX0001334498	1984-03-02	Eastman Kodak Company
1716	Cameras in the curriculum : an N E A/Kodak program.	TX0001248609	1983-12-19	Eastman Kodak Company
1717	Compass / Vince Giummo, editor].	TX0001192673	1983-08-30	Eastman Kodak Company
1718	Compass / Vince Giummo, editor].	TX0000967563	1982-09-07	Eastman Kodak Company
1719	Compass / Vince Giummo, editor].	TX0000981935	1982-09-07	Eastman Kodak Company
1720	Compass / Vince Giummo, editor].	TX0000999221	1982-10-05	Eastman Kodak Company
1721	Compass / Vince Giummo, editor].	TX0001129699	1983-05-19	Eastman Kodak Company
1722	Compass / Vince Giummo, editor].	TX0000660467	1981-03-26	Eastman Kodak Company
1723	Compass / Vince Giummo, editor].	TX0000716959	1981-06-23	Eastman Kodak Company
1724	Compass / Vince Giummo, editor].	TX0000777830	1981-10-09	Eastman Kodak Company
1725	Compass / Vince Giummo, editor].	TX0001085730	1983-03-14	Eastman Kodak Company
1726	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000368593	1979-10-26	Eastman Kodak Company
1727	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000390349	1979-12-17	Eastman Kodak Company
1728	Data release.	TX0000985649	1982-09-07	Eastman Kodak Company
1729	Data release.	TX0000969858	1982-09-07	Eastman Kodak Company
1730	Data release.	TX0001021342	1982-11-15	Eastman Kodak Company
1731	Data release.	TX0000985650	1982-09-07	Eastman Kodak Company
1732	Data release.	TX0000323952	1979-08-31	Eastman Kodak Company
1733	Data release.	TX0000323948	1979-08-30	Eastman Kodak Company
1734	Dental radiography and photography / editor, Robert E. Silha.	TX0001252191	1983-12-19	Eastman Kodak Company
1735	Dental radiography and photography / editor, Robert E. Silha.	TX0001271596	1983-11-01	Eastman Kodak Company
1736	Dental radiography and photography / editor, Robert E. Silha.	TX0001271599	1983-11-01	Eastman Kodak Company
1737	Dental radiography and photography / editor, Robert E. Silha.	TX0001271600	1983-11-01	Eastman Kodak Company
1738	Dental radiography and photography / editor, Robert E. Silha.	TX0001271598	1983-11-01	Eastman Kodak Company
1739	Dental radiography and photography / editor, Robert E. Silha.	TX0001257281	1983-12-19	Eastman Kodak Company

1740	Dental radiography and photography / editor, Robert E. Silha.	TX0001252204	1983-12-19	Eastman Kodak Company
1741	Dental radiography and photography / editor, Robert E. Silha.	TX0001271597	1983-11-01	Eastman Kodak Company
1742	Dental radiography and photography / editor, Robert E. Silha.	TX0000484602	1980-05-27	Eastman Kodak Company
1743	Dental radiography and photography / editor, Robert E. Silha.	TX0000615752	1980-06-23	Eastman Kodak Company
1744	Dental radiography and photography / editor, Robert E. Silha.	TX0000662618	1981-03-26	Eastman Kodak Company
1745	Dental radiography and photography / editor, Robert E. Silha.	TX0000035644	1978-05-05	Eastman Kodak Company
1746	Dental radiography and photography / editor, Robert E. Silha.	TX0000118554	1978-09-25;	Eastman Kodak Company
1747	Dental radiography and photography / editor, Robert E. Silha.	TX0000195695	1979-01-12	Eastman Kodak Company
1748	Dental radiography and photography / editor, Robert E. Silha.	TX0000195694	1979-01-12	Eastman Kodak Company
1749	Desk calendar / by the editors of Eastman Kodak Company.	TX0000594059	1980-12-05	Eastman Kodak Company
1750	Directory of silver services / Kodak	TX0001021340	1982-11-15	Eastman Kodak Company
1751	Eastman Kodak Company ... annual report.	TX0001194336	1983-08-19	Eastman Kodak Company
1752	Eastman Kodak Company ... annual report.	TX0001194337	1983-08-19	Eastman Kodak Company
1753	Eastman Kodak Company ... annual report.	TX0001194338	1983-08-19	Eastman Kodak Company
1754	Eastman Kodak Company ... annual report.	TX0000471699	1980-05-14	Eastman Kodak Company
1755	Eastman Kodak Company ... annual report.	TX0000227407	1979-03-26	Eastman Kodak Company
1756	Eastman Kodak Company ... annual report.	TX0000076859	1978-04-10	Eastman Kodak Company
1757	Eastman organic chemical bulletin.	TX0000402340	1980-01-21	Eastman Kodak Company
1758	Eastman organic chemical bulletin.	TX0000368590	1979-10-26	Eastman Kodak Company
1759	Eastman organic chemical bulletin	TX0000035370	1978-04-14	Eastman Kodak Company
1760	Eastman organic chemical bulletin	TX0000169727	1978-12-26	Eastman Kodak Company
1761	Eastman organic chemicals : catalog & price list.	TX0000195696	1979-01-12	Eastman Kodak Company
1762	Eastman organic chemicals catalog. Supplement.	TX0000063341	1978-05-26	Eastman Kodak Company
1763	Financial statistics : graphic arts dealers.	TX0000323957	1979-08-30	Eastman Kodak Company
1764	Financial statistics : professional finishers.	TX0000323956	1979-08-30	Eastman Kodak Company
1765	Financial statistics : school finishers.	TX0000323958	1979-08-30	Eastman Kodak Company
1766	Financial statistics : X-ray dealers.	TX0000323955	1979-08-30	Eastman Kodak Company
1767	Functional group index of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185179	1979-01-12	Eastman Kodak Company
1768	Graphics newsletter.	TX0000279270	1979-06-21	Eastman Kodak Company
1769	Graphics newsletter.	TX0000279268	1979-06-21	Eastman Kodak Company
1770	Graphics newsletter.	TX0000368596	1979-10-25	Eastman Kodak Company
1771	Graphics newsletter.	TX0000368591	1979-10-26	Eastman Kodak Company
1772	Graphics newsletter.	TX0000134139	1978-10-16	Eastman Kodak Company

1773	Graphics newsletter.	TX0000174982	1978-12-26	Eastman Kodak Company
1774	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000489928	1980-05-27	Eastman Kodak Company
1775	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000402345	1980-01-21	Eastman Kodak Company
1776	Here's how : [techniques for outstanding pictures].	TX0000442323	1980-01-21	Eastman Kodak Company
1777	Index to Kodak information.	TX0001495619	1984-12-31	Eastman Kodak Company
1778	Index to Kodak information.	TX0001118304	1983-05-19	Eastman Kodak Company
1779	Index to Kodak information.	TX0000986217	1982-09-20	Eastman Kodak Company
1780	Index to Kodak information.	TX0000720511	1981-06-23	Eastman Kodak Company
1781	Index to Kodak information.	TX0000489931	1980-05-27	Eastman Kodak Company
1782	Interface	TX0000064818	1978-06-12	Eastman Kodak Company
1783	International photography / Kodak.	TX0000984528	1982-09-07	Eastman Kodak Company
1784	International photography / Kodak.	TX0000792831	1981-10-13	Eastman Kodak Company
1785	International photography / Kodak.	TX0001085735	1983-03-14	Eastman Kodak Company
1786	International photography / Kodak.	TX0000980529	1982-09-07	Eastman Kodak Company
1787	International photography / Kodak.	TX0000793667	1981-10-13	Eastman Kodak Company
1788	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0001009393	1982-10-07	Eastman Kodak Company
1789	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0000778869	1981-10-13	Eastman Kodak Company
1790	Kodak audiovisual products catalog	TX0001635399	1985-07-22	Eastman Kodak Company
1791	Kodak bulletin for the graphic arts.	TX0000599790	1980-12-04	Eastman Kodak Company
1792	Kodak catalog of educational materials ...	TX0001137171	1983-05-18	Eastman Kodak Company
1793	Kodak centennial desk calendar ...	TX0000319921	1979-07-02	Eastman Kodak Company
1794	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000778695	1981-10-09	Eastman Kodak Company
1795	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0001085731	1983-03-14	Eastman Kodak Company
1796	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000986305	1982-09-07	Eastman Kodak Company
1797	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000604408	1980-12-04	Eastman Kodak Company
1798	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000368594	1979-10-26	Eastman Kodak Company
1799	Kodak compass : reproduction processes/materials/industry news.	TX0000514215	1980-06-23	Eastman Kodak Company
1800	Kodak compass : reproduction processes/materials/industry news.	TX0000509718	1980-06-23	Eastman Kodak Company
1801	Kodak compass : reproduction processes/materials/industry news.	TX0000509717	1980-06-23	Eastman Kodak Company

1802	Kodak compass : reproduction processes/materials/industry news.	TX0000250165	1979-05-11	Eastman Kodak Company
1803	Kodak compass : reproduction processes/materials/industry news.	TX0000250167	1979-05-11	Eastman Kodak Company
1804	Kodak compass : reproduction processes/materials/industry news.	TX0000268624	1979-06-07	Eastman Kodak Company
1805	Kodak compass : reproduction processes/materials/industry news.	TX0000403619	1980-01-21	Eastman Kodak Company
1806	Kodak compass : reproduction processes/materials/industry news.	TX0000038209	1978-05-05	Eastman Kodak Company
1807	Kodak compass : reproduction processes/materials/industry news.	TX0000063340	1978-05-26	Eastman Kodak Company
1808	Kodak compass : reproduction processes/materials/industry news.	TX0000118555	1978-09-25	Eastman Kodak Company
1809	Kodak compass : reproduction processes/materials/industry news.	TX0000185178	1979-01-12	Eastman Kodak Company
1810	Kodak customer service pamphlet.	TX0001119160	1983-05-19	Eastman Kodak Company
1811	Kodak customer service pamphlet.	TX0001137145	1983-05-18	Eastman Kodak Company
1812	Kodak customer service pamphlet.	TX0001137150	1983-05-18	Eastman Kodak Company
1813	Kodak customer service pamphlet.	TX0001009391	1982-10-07	Eastman Kodak Company
1814	Kodak customer service pamphlet.	TX0000678967	1981-03-26	Eastman Kodak Company
1815	Kodak customer service pamphlet.	TX0000588341	1980-12-04	Eastman Kodak Company
1816	Kodak customer service pamphlet.	TX0000588340	1980-12-04	Eastman Kodak Company
1817	Kodak customer service pamphlet.	TX0000273621	1979-06-07	Eastman Kodak Company
1818	Kodak dental X-ray products.	TX0000513995	1980-06-23	Eastman Kodak Company
1819	Kodak dental X-ray products . : list prices.	TX0000268407	1979-06-07	Eastman Kodak Company
1820	Kodak desk calendar . / by the editors of Eastman Kodak Company.	TX0000791110	1981-10-13	Eastman Kodak Company
1821	Kodak highlights.	TX0001193393	1983-08-19	Eastman Kodak Company
1822	Kodak highlights.	TX0000474173	1980-05-14	Eastman Kodak Company
1823	Kodak highlights.	TX0000227406	1979-03-26	Eastman Kodak Company
1824	Kodak highlights.	TX0000442324	1980-01-21	Eastman Kodak Company
1825	Kodak highlights.	TX0000401877	1980-01-17	Eastman Kodak Company
1826	Kodak highlights.	TX0000076855	1978-04-10	Eastman Kodak Company
1827	Kodak highlights.	TX0000064816	1978-06-12	Eastman Kodak Company
1828	Kodak highlights.	TX0000101444	1978-09-11	Eastman Kodak Company
1829	Kodak highlights.	TX0000150374	1978-12-01	Eastman Kodak Company
1830	Kodak information ... index.	TX0000227408	1979-03-26	Eastman Kodak Company
1831	Kodak laboratory chemicals bulletin.	TX0001600545	1985-06-24	Eastman Kodak Company
1832	Kodak laboratory chemicals bulletin.	TX0000984542	1982-09-07	Eastman Kodak Company
1833	Kodak laboratory chemicals bulletin.	TX0000471694	1980-05-14	Eastman Kodak Company
1834	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001632108	1985-08-12	Eastman Kodak Company
1835	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001170431	1983-03-11	Eastman Kodak Company
1836	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0000666590	1981-03-26	Eastman Kodak Company
1837	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000781875	1981-10-13	Eastman Kodak Company
1838	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108503	1983-05-18	Eastman Kodak Company

1839	Kodak photographic products . : index update.	TX0000255383	1979-05-11	Eastman Kodak Company
1840	Kodak photonews.	TX0001481845	1984-12-31	Eastman Kodak Company
1841	Kodak photonews.	TX0001492038	1984-12-26	Eastman Kodak Company
1842	Kodak photonews.	TX0001175794	1983-08-29	Eastman Kodak Company
1843	Kodak photonews.	TX0001233016	1983-11-18	Eastman Kodak Company
1844	Kodak photonews.	TX0001233017	1983-11-18	Eastman Kodak Company
1845	Kodak photonews.	TX0000999170	1981-10-05	Eastman Kodak Company
1846	Kodak photonews.	TX0001119163	1983-05-19	Eastman Kodak Company
1847	Kodak photonews.	TX0001136579	1983-05-18	Eastman Kodak Company
1848	Kodak photonews.	TX0001108788	1983-05-18	Eastman Kodak Company
1849	Kodak photonews.	TX0000400495	1980-01-21	Eastman Kodak Company
1850	Kodak photonews.	TX0000599777	1980-12-04	Eastman Kodak Company
1851	Kodak photonews.	TX0000662610	1981-03-26	Eastman Kodak Company
1852	Kodak photonews.	TX0000325075	1979-08-31	Eastman Kodak Company
1853	Kodak photonews.	TX0000093425	1978-08-07	Eastman Kodak Company
1854	Kodak photonews.	TX0000134137	1978-10-31	Eastman Kodak Company
1855	Kodak Precision Line plate L P P.	TX0000400494	1980-01-21	Eastman Kodak Company
1856	Kodak studio light.	TX0000242373	1979-04-20	Eastman Kodak Company
1857	Kodak studio light.	TX0000148711	1978-12-01	Eastman Kodak Company
1858	Kodak studio light.	TX0000014322	1978-03-10	Eastman Kodak Company
1859	Kodak studio light / Jim Collinsworth, editor].	TX0000778863	1981-10-13	Eastman Kodak Company
1860	Kodak studio light / Jim Collinsworth, editor].	TX0000778825	1981-10-13	Eastman Kodak Company
1861	Kodak studio light / Jim Collinsworth, editor].	TX0001236016	1983-05-18	Eastman Kodak Company
1862	Kodak studio light / Jim Collinsworth, editor].	TX0000778862	1981-10-13	Eastman Kodak Company
1863	Kodak studio light / Jim Collinsworth, editor].	TX0000778870	1981-10-13	Eastman Kodak Company
1864	Kodak studio light / Jim Collinsworth, editor].	TX0000390365	1979-12-17	Eastman Kodak Company
1865	Kodak studio light / Jim Collinsworth, editor].	TX0000390353	1979-12-17	Eastman Kodak Company
1866	Kodak Tech Bits.	TX0003564509	1993-09-20	Eastman Kodak Company
1867	Kodak Tech Bits.	TX0003709537	1993-09-20	Eastman Kodak Company
1868	Kodak Tech Bits.	TX0002423587	1988-10-07	Eastman Kodak Company
1869	Kodak Tech Bits.	TX0002378190	1988-08-10	Eastman Kodak Company
1870	Kodak Tech Bits.	TX0002419708	1988-10-07	Eastman Kodak Company
1871	Kodak Tech Bits.	TX0000092962	1978-07-14	Eastman Kodak Company
1872	Kodak Tech Bits.	TX0000101457	1978-09-11	Eastman Kodak Company
1873	Kodak Tech Bits.	TX0000150375	1978-11-13	Eastman Kodak Company
1874	Kodak Tech Bits.	TX0000185177	1979-01-12	Eastman Kodak Company
1875	Kodak Tech Bits : a publication for scientists and engineers.	TX0001507882	1984-12-26	Eastman Kodak Company
1876	Kodak Tech Bits : a publication for scientists and engineers.	TX0000969859	1982-09-07	Eastman Kodak Company
1877	Kodak Tech Bits : a publication for scientists and engineers.	TX0001009395	1982-10-07	Eastman Kodak Company
1878	Kodak Tech Bits : a publication for scientists and engineers.	TX0000720510	1981-06-23	Eastman Kodak Company
1879	Kodak Tech Bits : a publication for scientists and engineers.	TX0000778694	1981-10-09	Eastman Kodak Company

1880	Kodak Tech Bits : a publication for scientists and engineers.	TX0001085732	1983-03-14	Eastman Kodak Company
1881	Kodak Tech Bits : a publication for scientists and engineers.	TX0000985607	1982-09-07	Eastman Kodak Company
1882	Kodak Tech Bits : a publication for scientists and engineers.	TX0000518586	1980-08-04	Eastman Kodak Company
1883	Kodak Tech Bits : a publication for scientists and engineers.	TX0000604126	1980-12-04	Eastman Kodak Company
1884	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662612	1981-03-26	Eastman Kodak Company
1885	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662617	1981-03-26	Eastman Kodak Company
1886	Kodak Tech Bits : a publication for scientists and engineers.	TX0000288522	1979-07-02	Eastman Kodak Company
1887	Kodak Tech Bits : a publication for scientists and engineers.	TX0000368589	1979-10-17	Eastman Kodak Company
1888	Kodak Tech Bits : a publication for scientists and engineers.	TX0000390357	1979-12-17	Eastman Kodak Company
1889	Kodak Tech Bits : a publication for scientists and engineers.	TX0000403620	1980-01-21	Eastman Kodak Company
1890	Kodak tips : technical information for photographic systems.	TX0000471700	1980-05-14	Eastman Kodak Company
1891	Kodak tips : technical information for photographic systems.	TX0000479160	1980-05-15	Eastman Kodak Company
1892	Kodak tips : technical information for photographic systems.	TX0000509719	1980-06-23	Eastman Kodak Company
1893	Kodak tips : technical information for photographic systems.	TX0000221702	1979-03-26	Eastman Kodak Company
1894	Kodak tips : technical information for photographic systems.	TX0000250162	1979-02-27	Eastman Kodak Company
1895	Kodak tips : technical information for photographic systems.	TX0000242371	1979-04-20	Eastman Kodak Company
1896	Kodak tips : technical information for photographic systems.	TX0000291844	1979-07-02	Eastman Kodak Company
1897	Kodak tips : technical information for photographic systems.	TX0000323949	1979-08-30	Eastman Kodak Company
1898	Kodak tips : technical information for photographic systems.	TX0000329253	1979-08-31	Eastman Kodak Company
1899	Kodak tips : technical information for photographic systems.	TX0000368599	1979-10-31	Eastman Kodak Company
1900	Kodak tips : technical information for photographic systems.	TX0000019314	1978-03-10	Eastman Kodak Company
1901	Kodak tips : technical information for photographic systems.	TX0000042043	1978-04-14	Eastman Kodak Company
1902	Kodak tips : technical information for photographic systems.	TX0000064817	1978-06-12	Eastman Kodak Company
1903	Kodak tips : technical information for photographic systems.	TX0000092720	1978-08-07	Eastman Kodak Company
1904	Kodak tips : technical information for photographic systems.	TX0000134140	1978-10-16	Eastman Kodak Company
1905	Kodak tips : technical information for photographic systems.	TX0000169651	1978-12-26	Eastman Kodak Company
1906	Kodak tips : technical information for photographic systems.	TX0000216619	1979-02-27	Eastman Kodak Company
1907	Kodak X-Omat products.	TX0000324327	1979-07-02	Eastman Kodak Company

1908	Kodak X-Omat products.	TX0000401876	1979-12-17	Eastman Kodak Company
1909	Kodak X-Omatic cassettes, X-Omatic screens, Lanex screens, Min-R cassette	TX0000323950	1979-08-31	Eastman Kodak Company
1910	Kodak X-ray products list prices / Health Sciences Markets Division, Eastman Kodak Company.	TX0000324588	1979-08-30	Eastman Kodak Company
1911	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646589	1981-03-04	Eastman Kodak Company
1912	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646588	1981-03-04	Eastman Kodak Company
1913	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646587	1981-03-04	Eastman Kodak Company
1914	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646586	1981-03-04	Eastman Kodak Company
1915	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646585	1981-03-04	Eastman Kodak Company
1916	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646584	1981-03-04	Eastman Kodak Company
1917	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662616	1981-03-26	Eastman Kodak Company
1918	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662615	1981-03-26	Eastman Kodak Company
1919	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662614	1981-03-26	Eastman Kodak Company
1920	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662613	1981-03-26	Eastman Kodak Company
1921	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000403617	1980-01-21	Eastman Kodak Company
1922	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000403621	1980-01-21	Eastman Kodak Company
1923	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484597	1980-05-27	Eastman Kodak Company
1924	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484596	1980-05-27	Eastman Kodak Company
1925	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484595	1980-05-27	Eastman Kodak Company
1926	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484594	1980-05-27	Eastman Kodak Company
1927	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484593	1980-05-27	Eastman Kodak Company
1928	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484592	1980-05-27	Eastman Kodak Company
1929	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484591	1980-05-27	Eastman Kodak Company
1930	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484590	1980-05-27	Eastman Kodak Company
1931	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484589	1980-05-27	Eastman Kodak Company
1932	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484588	1980-05-27	Eastman Kodak Company
1933	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484598	1980-05-27	Eastman Kodak Company
1934	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484599	1980-05-27	Eastman Kodak Company

1935	Kodakery / [editor-in-chief, Ron Wiley et al.].	TX0000484601	1980-05-27	Eastman Kodak Company
1936	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484600	1980-05-27	Eastman Kodak Company
1937	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484605	1980-05-27	Eastman Kodak Company
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2160	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000751422	1981-07-21	Eastman Kodak Company
2161	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001108502	1983-05-18	Eastman Kodak Company
2162	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489930	1980-05-27	Eastman Kodak Company
2163	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489927	1980-05-27	Eastman Kodak Company
2164	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000599789	1980-12-04	Eastman Kodak Company
2165	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000268623	1979-06-07	Eastman Kodak Company
2166	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489926	1980-05-27	Eastman Kodak Company
2167	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000368598	1979-10-31	Eastman Kodak Company
2168	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000268627	1979-06-07	Eastman Kodak Company
2169	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000472745	1980-05-14	Eastman Kodak Company
2170	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000471691	1980-05-14	Eastman Kodak Company
2171	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000662620	1981-03-26	Eastman Kodak Company
2172	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000244371	1979-03-26	Eastman Kodak Company
2173	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000277768	1979-07-02	Eastman Kodak Company

2174	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000329254	1979-08-31	Eastman Kodak Company
2175	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000042042	1978-04-14	Eastman Kodak Company
2176	Newsletter for photo educators.	TX0002378186	1988-08-10	Eastman Kodak Company
2177	Newsletter for photography instructors.	TX0002198527	1987-11-03	Eastman Kodak Company
2178	Newsletter for photography instructors.	TX0001593368	1985-06-17	Eastman Kodak Company
2179	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001308063	1984-03-02	Eastman Kodak Company
2180	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001612168	1984-12-26	Eastman Kodak Company
2181	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001119161	1983-05-19	Eastman Kodak Company
2182	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001199217	1983-08-29	Eastman Kodak Company
2183	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001231625	1983-11-18	Eastman Kodak Company
2184	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000989775	1982-10-07	Eastman Kodak Company
2185	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000999222	1982-10-05	Eastman Kodak Company
2186	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001022419	1982-11-29	Eastman Kodak Company
2187	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108504	1983-05-18	Eastman Kodak Company
2188	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185180	1979-01-12	Eastman Kodak Company
2189	Panorama.	TX0001493395	1984-12-26	Eastman Kodak Company
2190	Panorama.	TX0001493394	1984-12-26	Eastman Kodak Company
2191	Panorama.	TX0001493393	1984-12-26	Eastman Kodak Company
2192	Panorama.	TX0001129700	1983-05-19	Eastman Kodak Company
2193	Panorama.	TX0001195848	1983-08-30	Eastman Kodak Company
2194	Panorama.	TX0001231622	1983-11-18	Eastman Kodak Company
2195	Panorama.	TX0000966060	1982-09-07	Eastman Kodak Company
2196	Panorama.	TX0000966059	1982-09-07	Eastman Kodak Company
2197	Panorama.	TX0001014664	1982-11-15	Eastman Kodak Company
2198	Panorama.	TX0001129701	1983-05-19	Eastman Kodak Company
2199	Panorama.	TX0000718606	1981-06-23	Eastman Kodak Company
2200	Panorama.	TX0000778864	1981-10-13	Eastman Kodak Company
2201	Panorama.	TX0000778866	1981-10-09	Eastman Kodak Company
2202	Panorama.	TX0000966058	1982-09-07	Eastman Kodak Company
2203	Panorama.	TX0000471698	1980-05-14	Eastman Kodak Company
2204	Panorama.	TX0000518587	1980-08-04	Eastman Kodak Company
2205	Panorama.	TX0000662619	1981-03-26	Eastman Kodak Company
2206	Panorama.	TX0000442325	1980-01-21	Eastman Kodak Company
2207	Panorama.	TX0000221700	1979-03-26	Eastman Kodak Company
2208	Panorama.	TX0000291845	1979-07-23	Eastman Kodak Company
2209	Panorama.	TX0000368597	1979-10-17	Eastman Kodak Company
2210	Panorama.	TX0000040134	1978-04-14	Eastman Kodak Company
2211	Panorama.	TX0000092721	1978-07-14	Eastman Kodak Company
2212	Panorama.	TX0000113288	1978-09-11	Eastman Kodak Company

2213	Panorama.	TX0000148709	1978-12-01	Eastman Kodak Company
2214	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001119159	1983-05-19	Eastman Kodak Company
2215	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001016374	1982-11-15	Eastman Kodak Company
2216	Research magazine.	TX0002499176	1989-02-03	Eastman Kodak Company
2217	Scientific publications / from Eastman Kodak Laboratories.	TX0000519933	1980-06-23	Eastman Kodak Company
2218	SPR contact / Professional and Finishing Markets Division.	TX0000308542	1979-07-23	Eastman Kodak Company
2219	Survey of motion picture, still photography, and graphic arts instruction : in American and Canadian colleges, universities, technical institutes, and schools of photography / by John Mercer.	TX0001005567	1982-10-07	Eastman Kodak Company
2220	Technical sales representatives.	TX0000368566	1979-10-25	Eastman Kodak Company
2221	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007811	1978-02-03	Eastman Kodak Company
2222	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007810	1978-02-03	Eastman Kodak Company
2223	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000004808	1978-02-13	Eastman Kodak Company
2224	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000028677	1978-02-27	Eastman Kodak Company
2225	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019315	1978-03-14	Eastman Kodak Company
2226	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019317	1978-03-29	Eastman Kodak Company
2227	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000060768	1978-04-10	Eastman Kodak Company
2228	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000036933	1978-04-24	Eastman Kodak Company
2229	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000047975	1978-05-08	Eastman Kodak Company

2230	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000043310	1978-05-22	Eastman Kodak Company
2231	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000082310	1978-06-06	Eastman Kodak Company
2232	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000055479	1978-06-19	Eastman Kodak Company
2233	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000058626	1978-07-03	Eastman Kodak Company
2234	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019316	1978-01-03	Eastman Kodak Company
2235	Tips net results : news from the Kodak technical assistance network.	TX0000965460	1982-09-07	Eastman Kodak Company
2236	Tips net results : news from the Kodak technical assistance network.	TX0001013729	1982-11-22	Eastman Kodak Company
2237	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312300	1984-03-02	Eastman Kodak Company
2238	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489389	1984-12-26	Eastman Kodak Company
2239	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489366	1984-12-26	Eastman Kodak Company
2240	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489288	1984-12-26	Eastman Kodak Company
2241	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489287	1984-12-26	Eastman Kodak Company
2242	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119165	1983-05-19	Eastman Kodak Company
2243	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119166	1983-05-19	Eastman Kodak Company

2244	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse et al.].	TX0001269217	1983-12-12	Eastman Kodak Company
2245	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271223	1983-12-12	Eastman Kodak Company
2246	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271224	1983-12-12	Eastman Kodak Company
2247	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312299	1984-03-02	Eastman Kodak Company
2248	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965457	1982-09-07	Eastman Kodak Company
2249	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965459	1982-09-07	Eastman Kodak Company
2250	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965458	1982-09-07	Eastman Kodak Company
2251	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000992129	1982-10-07	Eastman Kodak Company
2252	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001014663	1982-11-15	Eastman Kodak Company
2253	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119162	1983-05-19	Eastman Kodak Company
2254	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000662611	1981-03-26	Eastman Kodak Company
2255	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751414	1981-07-21	Eastman Kodak Company
2256	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000716808	1981-06-23	Eastman Kodak Company

2257	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse et al.].	TX0000751413	1981-07-21	Eastman Kodak Company
2258	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000775983	1981-10-09	Eastman Kodak Company
2259	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001243062	1983-05-18	Eastman Kodak Company
2260	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000973508	1982-09-07	Eastman Kodak Company
2261	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000615751	1980-12-04	Eastman Kodak Company
2262	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000722490	1981-03-04	Eastman Kodak Company
2263	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002198526	1987-11-03	Eastman Kodak Company
2264	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002193662	1987-11-18	Eastman Kodak Company
2265	TSR newsletter / Professional and Finishing Markets Division.	TX0000221701	1979-03-26	Eastman Kodak Company
2266	TSR newsletter / Professional and Finishing Markets Division.	TX0000242370	1979-04-20	Eastman Kodak Company
2267	TSR newsletter / Professional and Finishing Markets Division.	TX0000242372	1979-04-20	Eastman Kodak Company
2268	TSR newsletter / Professional and Finishing Markets Division.	TX0000250164	1979-05-11	Eastman Kodak Company
2269	TSR newsletter / Professional and Finishing Markets Division.	TX0000250163	1979-05-11	Eastman Kodak Company
2270	TSR newsletter / Professional and Finishing Markets Division.	TX0000250168	1979-05-11	Eastman Kodak Company
2271	TSR newsletter / Professional and Finishing Markets Division.	TX0000250166	1979-05-11	Eastman Kodak Company
2272	TSR newsletter / Professional and Finishing Markets Division.	TX0000268626	1979-06-07	Eastman Kodak Company
2273	TSR newsletter / Professional and Finishing Markets Division.	TX0000268625	1979-06-07	Eastman Kodak Company
2274	TSR newsletter / Professional and Finishing Markets Division.	TX0000279265	1979-06-21	Eastman Kodak Company
2275	TSR newsletter / Professional and Finishing Markets Division.	TX0000279264	1979-06-21	Eastman Kodak Company
2276	TSR newsletter / Professional and Finishing Markets Division.	TX0000282521	1979-07-02	Eastman Kodak Company

2277	TSR newsletter / Professional and Finishing Markets Division.	TX0000279266	1979-06-21	Eastman Kodak Company
2278	TSR newsletter / Professional and Finishing Markets Division.	TX0000275493	1979-07-02	Eastman Kodak Company
2279	TSR newsletter / Professional and Finishing Markets Division.	TX0000308544	1979-07-23	Eastman Kodak Company
2280	TSR newsletter / Professional and Finishing Markets Division.	TX0000308543	1979-07-23	Eastman Kodak Company
2281	TSR newsletter / Professional and Finishing Markets Division.	TX0000323953	1979-08-30	Eastman Kodak Company
2282	TSR newsletter / Professional and Finishing Markets Division.	TX0000323960	1979-08-30	Eastman Kodak Company
2283	TSR newsletter / Professional and Finishing Markets Division.	TX0000323954	1979-08-30	Eastman Kodak Company
2284	TSR newsletter / Professional and Finishing Markets Division.	TX0000329255	1979-08-31	Eastman Kodak Company
2285	TSR newsletter / Professional and Finishing Markets Division.	TX0000323951	1979-08-31	Eastman Kodak Company
2286	TSR newsletter / Professional and Finishing Markets Division.	TX0000402342	1979-10-26	Eastman Kodak Company
2287	TSR newsletter / Professional and Finishing Markets Division.	TX0000368602	1979-10-17	Eastman Kodak Company
2288	TSR newsletter / Professional and Finishing Markets Division.	TX0000349781	1979-10-17	Eastman Kodak Company
2289	TSR newsletter / Professional and Finishing Markets Division.	TX0000349782	1979-10-17	Eastman Kodak Company
2290	TSRunner / Robert A. LeBlanc.	TX0000992130	1982-10-07	Eastman Kodak Company
2291	Your programs from Kodak . : audio- visual library distribution.	TX0000107685	1978-09-11	Eastman Kodak Company
2292	Your programs from Kodak . : [catalog].	TX0001588016	1985-06-17	Eastman Kodak Company
2293	Your programs from Kodak . : [catalog].	TX0001233018	1983-11-18	Eastman Kodak Company
2294	Your programs from Kodak . : [catalog].	TX0000442322	1980-01-21	Eastman Kodak Company
2295	Camera trace / William A. Triggs, editor].	CSN0052402	1984	Eastman Kodak Company
2296	Cameras in the curriculum : an N E A/Kodak program.	CSN0052398	1984	Eastman Kodak Company
2297	Current information summary / Customer Technical Services, Eastman Kodak Company.	CSN0020509	1980	Eastman Kodak Company
2298	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1984	Eastman Kodak Company
2299	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1979	Eastman Kodak Company
2300	Here's how : [techniques for outstanding pictures].	CSN0025660	1980	Eastman Kodak Company
2301	Index to Kodak information.	CSN0025849	1985	Eastman Kodak Company
2302	International photography / Kodak.	CSN0037651	1983	Eastman Kodak Company
2303	Kodak audiovisual products catalog.	CSN0062582	1985	Eastman Kodak Company
2304	Kodak catalog of educational materials ...	CSN0050281	1983	Eastman Kodak Company
2305	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1983	Eastman Kodak Company
2306	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1982	Eastman Kodak Company

2307	Kodak customer service pamphlet.	CSN0017175	1982	Eastman Kodak Company
2308	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	CSN0033923	1983	Eastman Kodak Company
2309	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0037796	1983	Eastman Kodak Company
2310	Kodak photonews.	CSN0059511	1985	Eastman Kodak Company
2311	Kodak Precision Line plate L P P.	CSN0026065	1980	Eastman Kodak Company
2312	Kodak studio light / Jim Collinsworth, editor].	CSN0026066	1984	Eastman Kodak Company
2313	Kodak Tech Bits.	CSN0021607	1994	Eastman Kodak Company
2314	Kodak Tech Bits.	CSN0021607	1993	Eastman Kodak Company
2315	Kodak Tech Bits.	CSN0011829	1979	Eastman Kodak Company
2316	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1985	Eastman Kodak Company
2317	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1983	Eastman Kodak Company
2318	Kodak X-Omat products.	CSN0021609	1980	Eastman Kodak Company
2319	Medical radiography and photography.	CSN0004908	1989	Eastman Kodak Company
2320	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1984	Eastman Kodak Company
2321	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1983	Eastman Kodak Company
2322	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1981	Eastman Kodak Company
2323	Newsletter for photography instructors.	CSN0062884	1988	Eastman Kodak Company
2324	Newsletter for photography instructors.	CSN0062884	1985	Eastman Kodak Company
2325	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1985	Eastman Kodak Company
2326	Panorama.	CSN0026859	1985	Eastman Kodak Company
2327	Research magazine.	CSN0083195	1989	Eastman Kodak Company
2328	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1980	Eastman Kodak Company
2329	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	CSN0035399	1985	Eastman Kodak Company
2330	TIPS : technical information for photographic systems / Professional Photography Division [of Eastman Kodak Company].	CSN0035399	1985	Eastman Kodak Company
2331	Your programs from Kodak . : audio- visual library distribution.	CSN0014730	1980	Eastman Kodak Company
2332	Part of the picture / words by Ken Ashby and Paul Colwell ; music by Ken Ashby, Paul Colwell & Herbert Allen	PAu000133078	1979-08-10	Eastman Kodak Company
2333	Manual of local anesthesia in dentistry.	TX0000521094	1980-08-04	Eastman Kodak Company
2334	Moderator's implementation guide	TX0000934895	1982-07-06	Eastman Kodak Company
2335	Manual of local anesthesia in general dentistry	R335272	1964-04-09	Eastman Kodak Company
2336	The theory of the photographic process Fourth Edition	A0000907479	1977-10-03	Eastman Kodak Company

2337	Kodak pocket guide to 35 mm photography / by the editors of Eastman Kodak Company ; [editor, Susan Victor].	TX0001129007	1983-06-09	Eastmann [sic] Kodak Company
2338	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2001	Eastman Kodak & Meredith Corporation
2339	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2000	Eastman Kodak & Meredith Corporation
2340	Everyday Pictures : because the best moments in life happen every day.	TX0005193278	2000-09-22	Eastman Kodak & Meredith Corporation
2341	Everyday Pictures : because the best moments in life happen every day.	TX0005308424	2001-02-02	Eastman Kodak & Meredith Corporation
2342	Everyday Pictures : because the best moments in life happen every day.	TX0005308305	2001-02-02	Eastman Kodak & Meredith Corporation
2343	Everyday pictures : because the best moments in life happen every day : special advertising section.	TX0005439509	2001-11-02	Eastman Kodak, Meredith Corporation
2344	Kodak Halloween memories.	TX0005343180	2001-02-02	Meredith Corporation & Eastman Kodak
2345	Kodak holiday gift ideas.	TX0005343179	2001-02-02	Meredith Corporation & Eastman Kodak

None.

SCHEDULE V

LOCATION, CHIEF EXECUTIVE OFFICE, TYPE OF ORGANIZATION, JURISDICTION OF ORGANIZATION AND ORGANIZATIONAL IDENTIFICATION NUMBER

<u>Grantor</u>	<u>Trade Name(s)</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>	<u>Federal Employer ID Number</u>
Eastman Kodak Company		343 State Street Rochester, New York 14650	Corporation	New Jersey	3590801000	16-0417150
Creo Manufacturing America LLC		1821 Logan Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497	20-0754412
Far East Development Ltd.		343 State Street Rochester, NY 14650	Corporation	Delaware	0899514	16-1152300
FPC Inc.	Pro-Tek	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735	95-3519183
Kodak (Near East), Inc.		343 State Street Rochester, NY 14650	Corporation	New York	81040	16-6027936
Kodak Americas, Ltd.		343 State Street Rochester, NY 14650	Corporation	New York	109088	66-0216256
Kodak Aviation Leasing LLC		343 State Street Rochester, NY 14650	LLC	Delaware	3241322	06-1585224
Kodak Imaging Network, Inc.	Kodak Gallery	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736	94-3334107
Kodak Philippines, Ltd.		343 State Street Rochester, NY 14650	Corporation	New York	24429	16-0747862
Kodak Portuguesa Limited		343 State Street Rochester, NY 14650	Corporation	New York	66942	16-0839171

<u>Grantor</u>	<u>Trade Name(s)</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>	<u>Federal Employer ID Number</u>
Kodak Realty, Inc.		343 State Street Rochester, NY 14650	Corporation	New York	2133251	16-0912045
Laser-Pacific Media Corporation	Laser Edit, Inc. Pacific Video, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	2236415	95-3824617
NPEC Inc.		343 State Street Rochester, NY 14650	Corporation	California	C1513754	16-1375677
Pakon, Inc.		251 E. Ohio Street Suite 500 Indianapolis, IN 46204	Corporation	Indiana	198507-375	35-1643462
Qualex Inc.	QLX Photoprocessing QLX Photoprocessing, Inc. QLX Imaging Kodalux Processing Services Event Imaging Solutions	4020 Stirrup Creek Drive, Suite 100, Durham, NC 27703	Corporation	Delaware	2133251	16-1306019

SCHEDULE VI
CHANGES IN NAME, LOCATION, ETC. WITHIN FIVE YEARS
PRIOR TO THE DATE OF THE AGREEMENT

<u>Grantor</u>	<u>Previous Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Creo Manufacturing America LLC	1720 Carey Avenue, Suite 200 P.O. Box 1083 Cheyenne, WY 82003-1083	LLC	Wyoming	200400460497
FPC Inc.	1017 North Las Palmas Avenue, Hollywood, CA 90038	Corporation	California	C0957735
Kodak Imaging Network, Inc.	1480 64th Street, Suite 300, Emeryville, CA 94608	Corporation	Delaware	3059736
Laser-Pacific Media Corporation	809 N. Cahuenga Blvd. Los Angeles, CA 90038	Corporation	Delaware	2236415
Pakon, Inc.	251 E. Ohio Street, Suite 1100 Indianapolis, IN 46204	Corporation	Indiana	198507-375
Qualex Inc.	3414 North Duke Street Durham, NC 27704	Corporation	Delaware	2133251

The State of New York only recently started assigning organizational numbers. Therefore, the following Grantors acquired organizational identification numbers in the past 12 months.

<u>Grantor</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Kodak (Near East), Inc.	Corporation	New York	16-6027936
Kodak Americas, Ltd.	Corporation	New York	66-0216256
Kodak Philippines, Ltd.	Corporation	New York	16-0747862
Kodak Portuguesa Limited	Corporation	New York	16-0839171
Kodak Realty, Inc.	Corporation	New York	16-0912045

SCHEDULE VII
LETTERS OF CREDIT

None.

**SCHEDULE VIII
EQUIPMENT LOCATIONS**

<u>Grantor</u>	<u>Location</u>	<u>Owned/Leased/Operated by Third-Parties</u>
Eastman Kodak Company	Eastman Business Park 1964 & 1991 Lake Avenue Rochester, NY 14652	Owned
Eastman Kodak Company	Kodak Office 343 State Street Rochester, NY 14650	Owned
Eastman Kodak Company	Kodak Colorado 9952 Eastman Park Drive Windsor, CO 80551-1308	Owned
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934	Owned
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420	Leased from: Fifteenth Dayton, LLC c/o Lewiston Investment Company 67 Lewiston Road Grosse Pointe Farms, MI 48236
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624	Leased from: Tech Park Owner LLC 190 North Street Brooklyn NY 11211

SCHEDULE IX
INVENTORY LOCATIONS

<u>Grantor</u>	<u>Location</u>	<u>Owned/Leased/Operated by Third-Parties</u>
Eastman Kodak Company	Eastman Business Park Rochester, NY 14652	Owned
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624	Leased from: Tech Park Owner LLC 190 North Street Brooklyn NY 11211
Eastman Kodak Company	9952 Eastman Park Drive Windsor, CO 80551	Owned
Eastman Kodak Company	4585 Cargo Drive Columbus, GA 31907	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420	Leased from: Fifteenth Dayton, LLC c/o Lewiston Investment Company 67 Lewiston Road Grosse Pointe Farms, MI 48236
Eastman Kodak Company	4900 Creekside Parkway Lockbourne, OH 43137	Operated by: DHL Solutions (USA), Inc. 1200 South Pine Island Road, Suite 300, Plantation, Florida, 33324
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	12035 Moya Blvd Reno, NV 89506	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934	Owned
Eastman Kodak Company	2720 Frontage Road, Weatherford, OK, 73096	Owned

Eastman Kodak Company

EI RDC
100 Latona Road, Building 326,
Rochester, NY 14652
1669 Lake Avenue
Rochester, NY 14650

Owned

Eastman Kodak Company

Operated by: Rochester
Silver Works, LLC
PO Box 15397
Rochester, NY 14615-5397

SCHEDULE X
COMMERCIAL TORT CLAIMS

Case No.

Parties

Venue

Eastman Kodak Company,
Kodak Polychrome Graphics LLC,
Qualex, Inc., and
Kodak Versamark, Inc. as plaintiffs

United States District Court
for the Western District of New York

05-CV-6384L(P)

Mark S. Camarata, Kimberli K. Camarata,
Strategic Asset Management, Inc.,
Eastern Business Services,
John E. Nicolo, Constance Roeder,
American Valuation Services, Inc.,
Empire Valuation Services, Inc., Global
Valuation Technologies, Inc., South
Slope Holding Corp., Dale H. Durley,
Carol Durley, Durley & Durley LLC,
American Tax Associates, Inc.,
Charles A. Schwab, Karen M. Schwab,
I.A.C. Corporation, Steven R. Letman,
Nancy J. Letman, Nottingham, Inc.,
Consultus Asset Valuation, Inc.,
Richard C. Ackerman, Professional
Valuation Services, Inc., and
David N. Finnman as defendants

SCHEDULE XI
MERGERS AND ACQUISITIONS

None.*

* Not taking into account any real estate acquisitions.

SCHEDULE XII
LOCATIONS OF BOOKS AND RECORDS

<u>Grantor</u>	<u>Locations of Books and Records</u>
Eastman Kodak Company	343 State Street Rochester, New York 14650
Creo Manufacturing America LLC	1821 Logan Avenue Cheyenne, WY 82001
Far East Development Ltd.	343 State Street Rochester, NY 14650
FPC Inc.	343 State Street Rochester, NY 14650 6721 Romaine Street Los Angeles, CA 90038
Kodak (Near East), Inc.	343 State Street Rochester, NY 14650
Kodak Americas, Ltd.	343 State Street Rochester, NY 14650
Kodak Aviation Leasing LLC	343 State Street Rochester, NY 14650
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650
Kodak Philippines, Ltd.	343 State Street Rochester, NY 14650
Kodak Portuguesa Limited	343 State Street Rochester, NY 14650
Kodak Realty, Inc.	343 State Street Rochester, NY 14650
Laser-Pacific Media Corporation	343 State Street Rochester, NY 14650
NPEC Inc.	343 State Street Rochester, NY 14650
Pakon, Inc.	251 E. Ohio Street Suite 500 Indianapolis, IN 46204
	343 State Street Rochester, NY 14650

Grantor
Qualex Inc.

Locations of Books and Records
4020 Stirrup Creek Drive
Suite 100
Durham, NC 27703

343 State Street
Rochester, NY 14650

SCHEDULE XIII
FILING OFFICES

Grantor

Eastman Kodak Company
Creo Manufacturing America LLC
Far East Development Ltd.
FPC Inc.
Kodak (Near East), Inc.
Kodak Americas, Ltd.
Kodak Aviation Leasing LLC
Kodak Imaging Network, Inc.
Kodak Philippines, Ltd.
Kodak Portuguesa Limited
Kodak Realty, Inc.
Laser-Pacific Media Corporation
NPEC Inc.
Pakon, Inc.
Qualex Inc.

State

New Jersey Department of the Treasury
Wyoming Secretary of State
Delaware Secretary of State
California Secretary of State
New York Secretary of State
New York Secretary of State
Delaware Secretary of State
Delaware Secretary of State
New York Secretary of State
New York Secretary of State
New York Secretary of State
Delaware Secretary of State
California Secretary of State
Indiana Secretary of State
Delaware Secretary of State

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE XIV
OTHER ACTIONS**

Account control agreements for the following accounts:

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
FPC Inc.	***	***	***	***
	***			***

Delivery of the following certificates and transfer powers accompanying each certificate:

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	No. 1 – 100%
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1- 10 shares
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5- 5,330 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2- 80 shares
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6- 34,500 shares
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	No. 1 – 100%
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
							No. 93- 19,500,000 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 89- 65,000,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3- 1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1- 1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6- 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3- 100 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares

Execution of the following documents for foreign share pledges:

Eastman Kodak Holdings B.V. (Netherlands)

<u>Document</u>	<u>Signatories</u>
1. EKC Power of Attorney (+Apostille)	Borrower
2. BofA Power of Attorney (+Apostille)	Agent
3. Deed of Third Ranking Pledge	By PoAs

Kodak Holding GmbH (Germany)

<u>Document</u>	<u>Signatories</u>
1. EKC Power of Attorney (+Apostille)	Borrower
2. BofA Power of Attorney (+Apostille)	Agent
3. Deed of Third Ranking Pledge	By PoAs

Kodak Limited (United Kingdom)

<u>Document</u>	<u>Signatories</u>
1. Third Ranking Charge	Agent, Borrower

Kodak Polychrome Graphics Communication Company (Barbados) ("Kodak Barbados")

<u>Document</u>	<u>Signatories</u>
1. Third Ranking Deed of Charge	Agent, Borrower, Kodak Barbados
2. Articles of Amendment of Articles of Incorporation	Borrower
3. Resolution of Sole Shareholder	Borrower

INTERCREDITOR AGREEMENT

Dated as of

September 3, 2013

Among

BANK OF AMERICA, N.A.,
as Representative with respect to the ABL Credit Agreement,

JPMORGAN CHASE BANK, N.A.,
as Representative with respect to the Senior Term Loan Agreement,

BARCLAYS BANK PLC,
as Representative with respect to the Junior Term Loan Agreement,

EASTMAN KODAK COMPANY

and

THE OTHER GRANTORS PARTY HERETO

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INTERCREDITOR AGREEMENT

INTERCREDITOR AGREEMENT (this "Agreement"), dated as of September 3, 2013, among BANK OF AMERICA, N.A. ("BofA"), as Representative with respect to the ABL Credit Agreement, JPMORGAN CHASE BANK, N.A. ("JPMorgan"), as Representative with respect to the Senior Term Loan Agreement, BARCLAYS BANK PLC ("Barclays"), as Representative with respect to the Junior Term Loan Agreement, Eastman Kodak Company (the "Borrower"), and each of the other Grantors party hereto.

WHEREAS, the Borrower, the lenders party thereto and BofA, as administrative agent (the "ABL Agent") are parties to that certain Credit Agreement, dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof, the "ABL Credit Agreement"), pursuant to which such lenders (the "ABL Lenders") have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Borrower, the lenders party thereto and JPMorgan, as administrative agent with respect to the Senior Term Loans (the "Senior Term Loan Agent") are parties to that certain Senior Secured First Lien Term Credit Agreement, dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof, the "Senior Term Loan Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Borrower, the lenders party thereto and Barclays, as administrative agent with respect to the Junior Term Loans (the "Junior Term Loan Agent") are parties to that certain Senior Secured Second Lien Term Credit Agreement, dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof, the "Junior Term Loan Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Grantors and the ABL Agent are parties to that certain Security Agreement dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof, the "ABL Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the ABL Secured Obligations; and

WHEREAS, the Grantors and the Senior Term Loan Agent are parties to that certain Guarantee and Collateral Agreement, dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof, the "Senior Term Loan Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the Senior Term Loan Secured Obligations; and

WHEREAS, the Grantors and the Junior Term Loan Agent are parties to that certain Guarantee and Collateral Agreement, dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof, the "Junior Term Loan Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the Junior Term Loan Secured Obligations; and

WHEREAS, it is the desire of the parties hereto to set forth their respective rights and priorities with respect to the Common Collateral;

NOW THEREFORE, in consideration of the foregoing and the mutual covenants herein contained and other good and valuable consideration, the existence and sufficiency of which is expressly recognized by all of the parties hereto, the parties agree as follows:

SECTION 1. *Definitions; Other Interpretive Provisions.*

1.1 Definitions.

The following terms, as used herein, have the following meanings:

“ABL Agent” has the meaning set forth in the recitals of this Agreement; *provided* that the term “ABL Agent” shall also mean the Representative for the holders of any indebtedness outstanding under any Replacement ABL Credit Agreement then extant (and, if more than one ABL Agent exists at any time, “ABL Agent” shall be deemed to be a collective reference to each ABL Agent).

“ABL Credit Agreement” has the meaning set forth in the recitals of this Agreement; *provided* that the term “ABL Credit Agreement” shall also include any Replacement ABL Credit Agreement, as such Replacement ABL Credit Agreement may be amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“ABL Lenders” has the meaning set forth in the recitals of this Agreement.

“ABL Loan Documents” means (i) the “Loan Documents” as defined in the ABL Credit Agreement or (ii) the “Loan Documents” (or any comparable term) as defined in any Replacement ABL Credit Agreement, as the case may be.

“ABL Priority Collateral” means any and all present and future right, title and interest of the Grantors in and to the following, whether now owned or hereafter acquired, existing or arising, and wherever located to the extent constituting Common Collateral:

- (i) cash and cash equivalents (including (a) Qualified Cash, Eligible Cash and US Cash and (b) instruments that are intended to approximate the foregoing),
- (ii) accounts and payment intangibles other than accounts and payment intangibles which constitute identifiable proceeds of Term Loan Priority Collateral,
- (iii) machinery and equipment, and related assets (including chattel paper),
- (iv) inventory and related assets (including chattel paper), and non-exclusive licenses on the owned intellectual property relating to such inventory,
- (v) payments under business interruption insurance policies,
- (vi) intercompany advances made by any Grantor to any other Grantor or to any Subsidiary of the Borrower,
- (vii) all deposit accounts and securities accounts (other than deposit accounts and securities accounts maintained exclusively for identifiable proceeds of Term Loan Priority Collateral), *provided* that, to the extent that identifiable proceeds of Term Loan Priority Collateral are deposited in any such deposit accounts or securities accounts, such identifiable proceeds shall constitute Term Loan Priority Collateral,

(viii) all books, records and documents to the extent relating to the foregoing and to the other ABL Priority Collateral (including databases, customer lists and other records, whether tangible or electronic, which contain any information relating to any of the foregoing), and lockbox and deposit accounts into which any such proceeds are paid or transferred,

(ix) to the extent evidencing, governing, securing or otherwise reasonably related to any of the foregoing and the other ABL Priority Collateral, all documents, documents of title, general intangibles (other than intellectual property except to the extent expressly provided in clause (iv) above), guarantees, instruments, investment property, commercial tort claims, letters of credit, supporting obligations and letter of credit rights, and

(x) all substitutions, replacements, accessions, products and proceeds (including insurance proceeds) of any of the foregoing in whatever form received, including claims against third parties.

“ABL Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(a).

“ABL Priority Collateral Processing and Sale Period” has the meaning specified in Section 7.3(a).

“ABL Priority DIP Financing” has the meaning specified in Section 5.2(a).

“ABL Purchase” has the meaning specified in Section 4.4(a).

“ABL Purchase Event” has the meaning specified in Section 4.4(a).

“ABL Purchase Notice” has the meaning specified in Section 4.4(a).

“ABL Purchase Price” has the meaning specified in Section 4.4(b).

“ABL Purchasing Parties” has the meaning specified in Section 4.4(a).

“ABL Secured Obligations” means all “Secured Obligations” (or comparable term) as defined in the ABL Credit Agreement (including, for the avoidance of doubt, in any Replacement ABL Credit Agreement).

“ABL Secured Parties” means holders from time to time of the ABL Secured Obligations.

“ABL Security Agreement” has the meaning set forth in the recitals of this Agreement; provided that if a Replacement ABL Credit Agreement is in effect, “ABL Security Agreement” shall be deemed to be a reference to each agreement pursuant to which Liens have been granted to secure obligations under the Replacement ABL Credit Agreement, in each case, as such agreement may be amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Additional Debt” has the meaning specified in Section 11.3(b).

“Adequate Protection Liens” means any Liens granted in any Insolvency Proceeding to any Secured Party as adequate protection of the Secured Obligations held by such Secured Party.

“Agent” means, as the context may require, any of the ABL Agent, the Senior Term Loan Agent and the Junior Term Loan Agent.

“Bank Product Obligations” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

“Bank Products Obligations Agreements” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

“Bankruptcy Code” means the United States Bankruptcy Code (11 U.S.C. §101 et seq.), as amended from time to time.

“Barclays” has the has the meaning set forth in the preamble of this Agreement.

“BofA” has the has the has the meaning set forth in the preamble of this Agreement.

“Borrower” has the meaning set forth in the preamble of this Agreement.

“Business Day” means any day that is not a Saturday, Sunday or other day on which commercial banks in New York, New York are authorized ore required by law to remain closed.

“Class” refers to the determination (x) in relation to any particular Type of Common Collateral, (i) with respect to any Secured Obligations, whether such Secured Obligations are First Priority Obligations, Second Priority Obligations or Third Priority Obligations and (ii) with respect to any Secured Party, whether such Secured Party is a First Priority Secured Party, a Second Priority Secured Party or a Third Priority Secured Party and (y) in relation to any Secured Obligations, whether such Secured Obligations are ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations.

“Common Collateral” means all assets of the Grantors on which Liens have been granted (or purported to be granted) pursuant to the Loan Documents to secure more than one Class of Secured Obligations, whether or not any such Liens are avoided, invalidated, lapsed or unperfected.

“Comparable Second Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document, that Second Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Comparable Third Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document or any Second Priority Security Document, that Third Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Defaulting ABL Secured Party” has the meaning specified in Section 4.4(g).

“Defaulting Senior Term Loan Secured Party” has the meaning specified in Section 4.5(f).

“DIP Financing” means an ABL Priority DIP Financing or a Senior Term Loan Priority DIP Financing.

“Effective Date” means September 3, 2013.

“Eligible Cash” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

“Enforcement Action” means, with respect to any Class of Secured Obligations, the exercise of any rights and remedies with respect to any Common Collateral securing such obligations or the commencement or prosecution of enforcement of any of the rights and remedies under the Loan

Documents governing such Class, or applicable law, including, without limitation, the exercise of any rights of set-off, recoupment or credit bidding, and the exercise of any rights or remedies of a secured creditor under the Uniform Commercial Code, the Bankruptcy Code (including credit bidding rights) or other similar creditors' rights, bankruptcy, insolvency, reorganization or similar laws of any applicable jurisdiction. For the avoidance of doubt, none of the following shall be deemed to constitute an "Enforcement Action": (a) the filing in bankruptcy court of a proof of claim or a motion seeking adequate protection to the extent permitted herein; (b) the collection or application of, or the delivery of any activation notice (or revocation of such activation notice) with respect to, funds from time to time on deposit in any deposit account or securities account representing ABL Priority Collateral, (c) the consent by a Secured Party to a sale or other disposition by any Grantor of any of its assets or properties, (d) the reduction of advance rates or sub-limits by the ABL Agent and the ABL Lenders, (e) the imposition of reserves or change in eligibility standards or criteria by the ABL Agent, or (f) the imposition of the default rate of interest in respect of any or all of the ABL Secured Obligations, the Senior Term Loan Secured Obligations or the Junior Term Loan Secured Obligations.

"Enforcement Expenses" means all out-of-pocket costs, expenses or fees (including fees incurred by any ABL Agent, Senior Term Loan Agent or Junior Term Loan Agent, as applicable, or any attorneys, appraisers, collection agents or other agents or consultants retained by such Agent) that any such Agent or any other Secured Party (to the extent such costs, expenses or fees are reimbursable under the terms of the ABL Credit Agreement, the Senior Term Loan Agreement or the Junior Term Loan Agreement, as applicable) may suffer or incur after the occurrence of an "Event of Default" under the ABL Credit Agreement, Senior Term Loan Agreement or Junior Term Loan Agreement, as applicable, on account or in connection with the enforcement of this Agreement (a) the repossession, storage, repair, appraisal, insuring, completion of the manufacture of, preparing for sale, advertising for sale, selling, collecting or otherwise preserving or realizing upon any Collateral, (b) the settlement or satisfaction of any prior Lien or other encumbrance upon any Collateral or (c) the enforcement of any of the ABL Loan Documents, the Senior Term Loan Documents or Junior Term Loan Documents, as the case may be. Enforcement Expenses shall not be excluded from First Priority Obligations regardless of whether such amounts are added to the principal balance of the loans pursuant to the Loan Documents governing the First Priority Obligations.

"First Priority Documents" means, with respect to any Type of Common Collateral, the Loan Documents governing the related First Priority Obligations.

"First Priority Lien" means any Lien on any Type of Common Collateral securing any First Priority Obligation.

"First Priority Obligations" means, subject to Section 1.3, (i) with respect to the ABL Priority Collateral, the ABL Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the Senior Term Loan Secured Obligations. To the extent any payment with respect to any First Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any Second Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

"First Priority Obligations Payment Date" means, with respect to each Type of Common Collateral, the earlier of (x) the first date on which the Maximum Obligations Amount in respect of the First Priority Obligations with respect to such Common Collateral shall have been paid in cash in full and

(y) the first date on which (i) the First Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable First Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable First Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable First Priority Documents (other than such as have been cash collateralized, backstopped or defeased or otherwise provided for in accordance with the terms of the applicable First Priority Documents), and (iv) the First Priority Representative with respect to such Common Collateral has delivered a written notice to the Second Priority Representative and the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the First Priority Secured Parties with respect to such Common Collateral. For the avoidance of doubt, a Refinancing of First Priority Obligations with respect to any Type of Common Collateral that is permitted hereby shall not give rise to the First Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“First Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the First Priority Obligations with respect to such Common Collateral.

“First Priority Secured Parties” means, with respect to each Type of Common Collateral, the First Priority Representative and the holders of the First Priority Obligations.

“First Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure First Priority Obligations.

“Grantor Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex III, appropriately completed.

“Grantors” means the Borrower and each Subsidiary of the Borrower that has at any time granted a Lien on any assets that constitute Common Collateral to secure any of the Secured Obligations.

“Insolvency Proceeding” means (a) any voluntary or involuntary case or proceeding in respect of bankruptcy, insolvency, winding up, receivership, liquidation, reorganization, dissolution or assignment for the benefit of creditors, in each of the foregoing events whether under the Bankruptcy Code or any similar federal, state or foreign bankruptcy, insolvency, reorganization, receivership or similar law, (b) any proceeding seeking the appointment of any trustee, receiver, liquidator, custodian or other insolvency official with similar powers with respect to such Person or any or all of its assets or properties, (c) any liquidation, dissolution, reorganization or winding up whether voluntary or involuntary and whether or not involving insolvency or bankruptcy or (d) any other marshalling of assets and liabilities of any Person.

“Intellectual Property Collateral” has the meaning specified in the Senior Term Loan Security Agreement as in effect on the date hereof.

“JPMorgan” has the meaning set forth in the preamble of this Agreement.

“Junior Secured Purchasing Parties” has the meaning specified in Section 4.6.

“Junior Term Loan Agent” has the meaning set forth in recitals of this Agreement; *provided* that the term “Junior Term Loan Agent” shall also mean the Representative for the holders of any

indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Junior Term Loan Agreement then extant (and, if more than one Junior Term Loan Agent exists at any time, “Junior Term Loan Agent” shall be deemed to be a collective reference to each Junior Term Loan Agent).

“Junior Term Loan Agreement” has the meaning set forth in the recitals of this Agreement; *provided* that the term “Junior Term Loan Agreement” shall also include any Replacement Junior Term Loan Agreement (and if more than one Junior Term Loan Agreement exists at any time, “Junior Term Loan Agreement” shall be deemed to be a collective reference to each Junior Term Loan Agreement then extant), as such Replacement Junior Term Loan Agreement may be amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Junior Term Loan Documents” means, collectively, the “Loan Documents” (or comparable term) as defined in the Junior Term Loan Agreement.

“Junior Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) as defined in the Junior Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“Junior Term Loan Secured Parties” means the holders from time to time of the Junior Term Loan Secured Obligations.

“Junior Term Loan Security Agreement” has the meaning set forth in the recitals of this Agreement; *provided* that if more than one Junior Term Loan Agreement is in effect, “Junior Term Loan Security Agreement” shall be deemed to be a collective reference to each agreement pursuant to which Liens have been granted to secure obligations under each Junior Term Loan Agreement then extant, as such agreements may be amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Junior Term Loans” means the “Loans” (as defined in the Junior Term Loan Agreement).

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property; *provided* the term “Lien” shall not include any license of intellectual property.

“Loan Document” means any of the ABL Loan Documents, Senior Term Loan Documents or the Junior Term Loan Documents.

“Maximum Obligations Amount” means

(a) with respect to the principal amount of Senior Term Loan Secured Obligations (i) \$470,000,000 (which amount shall be increased by the amount of all interest, fees, costs, expenses, indemnities and other amounts accrued or charged with respect to any of the Senior Term Loan Secured Obligations as and when the same accrues or becomes due and payable, irrespective of whether the same is added to the principal amount of the Senior Term Loan Secured Obligations and including the same as would accrue and become due but for the commencement of an Insolvency Proceeding, whether or not such amounts are allowed or allowable, in whole or in part, in any such Insolvency Proceeding) plus (ii) the principal amount of any Senior Term Loan Priority DIP Financing (*provided*, that, the sum of (x) the

aggregate principal amount of such Senior Term Loan Priority DIP Financing and (y) the aggregate principal amount of Senior Term Loan Secured Obligations outstanding pursuant to clause (a)(i) above on the date of the commencement of any Insolvency Proceeding do not exceed \$620,000,000)

(b) with respect to the principal amount of Junior Term Loan Secured Obligations, \$275,000,000 (which amount shall be increased by the amount of all interest, fees, costs, expenses, indemnities and other amounts accrued or charged with respect to any of the Junior Term Loan Secured Obligations as and when the same accrues or becomes due and payable, irrespective of whether the same is added to the principal amount of the Junior Term Loan Secured Obligations and including the same as would accrue and become due but for the commencement of an Insolvency Proceeding, whether or not such amounts are allowed or allowable, in whole or in part, in any such Insolvency Proceeding), and

(c) (i) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations, \$275,000,000 (which amount shall be increased by the amount of all interest, fees, costs, expenses, indemnities and other amounts accrued or charged with respect to any of the ABL Secured Obligations as and when the same accrues or becomes due and payable, irrespective of whether the same is added to the principal amount of the ABL Secured Obligations and including the same as would accrue and become due but for the commencement of an Insolvency Proceeding, whether or not such amounts are allowed or allowable, in whole or in part, in any such Insolvency Proceeding) plus (ii) the aggregate amount of Bank Product Obligations and Specified Secured Obligations (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, plus (iii) the principal amount of any ABL Priority DIP Financing (provided, that, the sum of (x) the aggregate principal amount of such ABL Priority DIP Financing and (y) the aggregate principal amount of ABL Secured Obligations outstanding pursuant to clause (c)(i) above on the date of the commencement of any Insolvency Proceeding do not exceed \$300,000,000),

plus, in the case of a Refinancing of any of the foregoing permitted pursuant to this Agreement and in the case of each of clauses (a), (b) and (c), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing.

“Mortgage” means mortgage, deed of trust, leasehold mortgage, assignment of leases and rents, modifications and any other agreement, document or instrument pursuant to which any Lien on real property is granted to secure any Secured Obligations or under which rights or remedies with respect to any such Lien are governed.

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

“Post-Petition Interest” means any interest, fees, expenses or other amount that accrues or would have accrued after the commencement of any Insolvency Proceeding, whether or not allowed or allowable in any such Insolvency Proceeding.

“Qualified Cash” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

“Recovery” has the meaning specified in Section 5.5(a).

“Refinance” means, in respect of any indebtedness, to extend, refinance, renew or replace, defease or refund such indebtedness, in whole or in part. “Refinanced” and “Refinancing” shall have correlative meanings.

“Replacement ABL Credit Agreement” means (i) any replacement credit agreement entered into by the Grantors (or any of them) to Refinance, in whole but not in part, the indebtedness outstanding under the then-extant ABL Credit Agreement or (ii) in the event that no indebtedness is outstanding under the then-extant ABL Credit Agreement, any replacement credit agreement entered into by the Grantors (or any of them), so long as, in the case of each of clauses (i) and (ii), the commitments under the then-extant ABL Credit Agreement shall have also been terminated or in the case of any letters of credit, Bank Products Obligations Agreements or Specified Secured Creditor Agreements, terminated, backstopped or cash collateralized; *provided* that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the then-extant Term Loan Documents and (2) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement credit agreement as the “ABL Agent” by delivering a writing to such effect to the Senior Term Loan Agent and the Junior Term Loan Agent, (y) the provisions of Section 6.2(a) of this Agreement shall have been complied with and (z) the Borrower shall have delivered to the Senior Term Loan Agent and the Junior Term Loan Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Replacement Junior Term Loan Agreement” means any replacement loan agreement or agreements entered into by the Grantors (or any of them) to Refinance, in whole or in part, the indebtedness outstanding under any then-extant Junior Term Loan Agreement; *provided* that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the ABL Loan Documents, (2) the other then-extant Junior Term Loan Documents, (3) the Senior Term Loan Documents and (4) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement loan agreement as a “Junior Term Loan Agent” by delivering a writing to such effect to the ABL Agent and the Senior Term Loan Agent, (y) the provisions of Section 6.2(b) and/or 6.2(c), as applicable, of this Agreement shall have been complied with and (z) the Borrower shall have delivered to the ABL Agent and the Senior Term Loan Agent an officer’s certificate certifying that the preceding conditions have been satisfied,

“Replacement Senior Term Loan Agreement” means any replacement loan agreement or agreements entered into by the Grantors (or any of them) to Refinance, in whole or in part, the indebtedness outstanding under any then-extant Senior Term Loan Agreement; *provided* that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the ABL Loan Documents, (2) the other then-extant Senior Term Loan Documents, (3) the Junior Term Loan Documents and (4) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement loan agreement as a “Senior Term Loan Agent” by delivering a writing to such effect to the ABL Agent and the Junior Term Loan Agent, (y) the provisions of Section 6.2(b) and/or 6.2(c), as applicable, of this Agreement shall have been complied with and (z) the Borrower shall have delivered to the ABL Agent and the Junior Term Loan Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Representative” means the agent, trustee, or other representative for the holders of the Secured Obligations of any Class designated pursuant to the applicable Loan Documents.

“Representative Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex II, appropriately completed.

“Responsible Officer” means with respect to the Borrower, the chief executive officer, president, chief financial officer, general counsel, treasurer or controller and any executive vice president (or any substantially similar office to any of the foregoing), or any other officer of the Borrower designated or authorized by any of the foregoing.

“Second Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Second Priority Obligations.

“Second Priority Lien” means any Lien on any Type of Common Collateral securing any Second Priority Obligation.

“Second Priority Obligations” means, subject to Section 1.3, (i) with respect to the ABL Priority Collateral, the Senior Term Loan Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the Junior Term Loan Secured Obligations. To the extent any payment with respect to any Second Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred. Enforcement Expenses shall not be excluded from Second Priority Obligations regardless of whether such amounts are added to the principal balance of the loans pursuant to the Loan Documents governing the Second Priority Obligations.

“Second Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date after the First Priority Obligations Payment Date with respect to such Common Collateral that is the earlier of (x) the first date on which the Maximum Obligations Amount in respect of the Second Priority Obligations with respect to such Common Collateral shall have been paid in cash in full and (y) the first date on which (i) the Second Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable Second Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable Second Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable Second Priority Documents (other than such as have been cash collateralized, backstopped or defeased or otherwise provided for in accordance with the terms of the applicable Second Priority Documents) and (iv) the Second Priority Representative with respect to such Common Collateral has delivered a written notice to the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the Second Priority Secured Parties with respect to such Common Collateral. For the avoidance of doubt, a Refinancing of Second Priority Obligations with respect to any Type of Common Collateral that is permitted hereby shall not give rise to the Second Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“Second Priority Permitted Actions” means the actions permitted to be taken by the Second Priority Secured Parties with respect to each Type of Common Collateral pursuant to Section 3.1(b) and Section 3.1(c).

“Second Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Secured Parties” means, with respect to each Type of Common Collateral, the Second Priority Representative and the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Second Priority Obligations.

“Second Priority Standstill Period” has the meaning specified in Section 3.1(b).

“Secured Obligations” means, collectively, the First Priority Obligations, the Second Priority Obligations and the Third Priority Obligations.

“Secured Parties” means, collectively, the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties.

“Security Documents” means, collectively, (i) the “Collateral Documents” (or like term) as defined in the ABL Credit Agreement, (ii) the “Security Documents” (or like term) as defined in the Senior Term Loan Agreement and (iii) the “Security Documents” (or like term) as defined in the Junior Term Loan Agreement.

“Senior Term Loan Agent” has the meaning set forth in the recitals of this Agreement; *provided* that the term “Term Loan Agent” shall also mean the Representative for the holders of any indebtedness outstanding under each Replacement Senior Term Loan Agreement then extant (and, if more than one Senior Term Loan Agent exists at any time, “Senior Term Loan Agent” shall be deemed to be a collective reference to each Senior Term Loan Agent).

“Senior Term Loan Agreement” has the meaning set forth in the recitals of this Agreement; *provided* that the term “Senior Term Loan Agreement” shall also include any Replacement Senior Term Loan Agreement (and if more than one Senior Term Loan Agreement exists at any time, “Senior Term Loan Agreement” shall be deemed to be a collective reference to each Senior Term Loan Agreement then extant), as such Replacement Senior Term Loan Agreement may be amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Senior Term Loan Documents” means, collectively, the “Loan Documents” (or comparable term) as defined in the Senior Term Loan Agreement.

“Senior Term Loan Priority DIP Financing” has the meaning specified in Section 5.2(b).

“Senior Term Loan Purchase” has the meaning specified in Section 4.5(a).

“Senior Term Loan Purchase Event” has the meaning specified in Section 4.5(a).

“Senior Term Loan Purchase Notice” has the meaning specified in Section 4.5(a).

“Senior Term Loan Purchase Price” has the meaning specified in Section 4.5(b).

“Senior Term Loan Purchasing Parties” has the meaning specified in Section 4.5(a).

“Senior Term Loan Secured Obligations” means all “Obligations” (or comparable term) as defined in the Senior Term Loan Agreement (including, for the avoidance of doubt, in any Replacement Senior Term Loan Agreement).

“Senior Term Loan Secured Parties” means the holders from time to time of the Senior Term Loan Secured Obligations.

“Senior Term Loan Security Agreement” has the meaning set forth in the recitals of this Agreement; *provided* that if more than one Senior Term Loan Agreement is in effect, “Senior Term Loan Security Agreement” shall be deemed to be a collective reference to each agreement pursuant to which Liens have been granted to secure obligations under each Senior Term Loan Agreement then extant, in each case as any such agreements may be amended, amended and restated, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Senior Term Loans” means the “Loans” (as defined in the Senior Term Loan Agreement).

“Specified Secured Creditor Agreements” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

“Specified Secured Obligations” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

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

“Surviving ABL Obligations” has the meaning specified in Section 4.4(a).

“Surviving Senior Term Loan Obligations” has the meaning specified in Section 4.5(a).

“Term Loan Priority Collateral” means any and all present and future right, title and interest of the Grantors in and to the following, whether now owned or hereafter acquired, existing or arising, and wherever located to the extent constituting Common Collateral:

- (i) all real estate assets and fixtures,
- (ii) all intellectual property,
- (iii) all equity interests (other than, for the avoidance of doubt, cash equivalents),
- (iv) all permits and licenses related to any of the foregoing (including any permits or licenses related to the ownership or operation of real estate assets or fixtures),
- (v) all deposit accounts and securities accounts maintained exclusively for identifiable proceeds of the foregoing or any other Term Loan Priority Collateral (it being understood that, to the extent that identifiable proceeds of Term Loan Priority Collateral are deposited in any deposit accounts or securities accounts that otherwise constitute ABL Priority Collateral, such identifiable proceeds shall constitute Term Loan Priority Collateral),

(vi) all documents, documents of title, general intangibles, guarantees, instruments, investment property, commercial tort claims, letters of credit, supporting obligations and letter of credit rights, in each case that are not ABL Priority Collateral,

(vii) all books, records and documents to the extent relating to the foregoing (including databases, customer lists and other records, whether tangible or electronic, which contain any information relating to any of the foregoing),

(viii) all substitutions, replacements, accessions, products and proceeds (including insurance proceeds) of any of the foregoing in whatever form received, including claims against third parties and

(ix) all other Common Collateral not constituting ABL Priority Collateral.

“Term Loan Priority Collateral Enforcement Action Notice” has the meaning specified in Section 7.3(a).

“Term Loan Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(a).

“Term Loan Secured Obligations” means, collectively, the Senior Term Loan Secured Obligations and the Junior Term Loan Secured Obligations.

“Third Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Third Priority Obligations.

“Third Priority Lien” means any Lien on any Type of Common Collateral securing any Third Priority Obligation.

“Third Priority Obligations” means, subject to Section 1.3, (x) with respect to the ABL Priority Collateral, the Junior Term Loan Secured Obligations and (y) with respect to the Term Loan Priority Collateral, ABL Secured Obligations. To the extent any payment with respect to any Third Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Second Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred. Enforcement Expenses shall not be excluded from Third Priority Obligations regardless of whether such amounts are added to the principal balance of the loans pursuant to the Loan Documents governing the Third Priority Obligations.

“Third Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date after the First Priority Obligations Payment Date and the Second Priority Obligations Payment Date with respect to such Common Collateral that is the earlier of (x) the first date on which the Maximum Obligations Amount in respect of the Third Priority Obligations with respect to such Common Collateral shall have been paid in cash in full and (y) the first date on which (i) the Third Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable Third Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable Second Priority Documents have been terminated and (iii) there are no outstanding letters of credit or similar instruments issued under the

applicable Third Priority Documents (other than such as have been cash collateralized, backstopped or defeased or otherwise provided for in accordance with the terms of the applicable Third Priority Documents).

“Third Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Secured Parties” means, with respect to each Type of Common Collateral, the Third Priority Representative and the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Third Priority Obligations.

“Type” when used to describe any Common Collateral means, as applicable, ABL Priority Collateral or Term Loan Priority Collateral.

“Unasserted Contingent Obligations” means, at any time, with respect to any Class of Secured Obligations, Secured Obligations of such Class for taxes, costs, indemnifications, reimbursements, damages and other liabilities (excluding (i) the principal of, and interest and premium (if any) on, and fees and expenses relating to, any Secured Obligation of such Class and (ii) contingent reimbursement obligations in respect of amounts that may be drawn under outstanding letters of credit) in respect of which no assertion of liability (whether oral or written) and no claim or demand for payment (whether oral or written) has been made (and, in the case of Secured Obligations of such Class for indemnification, no notice for indemnification has been issued by the indemnitee) at such time.

“Uniform Commercial Code” means the Uniform Commercial Code as in effect from time to time in the State of New York.

“United States” means the United States of America.

“US Cash” has the meaning specified in the ABL Credit Agreement as in effect on the date hereof.

1.2 UCC Definitions.

Unless otherwise defined herein, the following terms are used herein as defined in Article 9 of the Uniform Commercial Code: accounts, chattel paper, commercial tort claims, deposit accounts, documents, equipment, general intangibles, instruments, investment property, inventory, letter of credit rights, payment intangibles, proceeds, securities accounts and supporting obligations. “Letters of credit” as used herein is as defined in Article 5 of the Uniform Commercial Code.

1.3 Applicability of this Agreement.

Notwithstanding anything to the contrary herein, (i) upon the occurrence of the First Priority Obligations Payment Date with respect to a Type of Common Collateral, (a) the Second Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the First Priority Obligations with respect to such Common Collateral for purposes of this Agreement and (b) the Third Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to

be the Second Priority Obligations with respect to such Common Collateral for purposes of this Agreement and (ii) to the extent that the aggregate amount of any Class of Secured Obligations exceeds the Maximum Obligations Amount with respect to such Class, such excess shall not constitute First Priority Obligations, Second Priority Obligations or Third Priority Obligations hereunder, and shall be junior in Lien priority to all Secured Obligations.

SECTION 2. *Lien Priorities.*

2.1 Subordination of Liens.

(a) Any and all Second Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Second Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document or Second Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Second Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(b) Any and all Third Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens and Second Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Third Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document, Second Priority Document or Third Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens or Second Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Third Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(c) No Secured Party shall object to or contest, or support any other Person in contesting or objecting to, in any proceeding (including without limitation, any Insolvency Proceeding), the validity, extent, perfection, priority or enforceability of any security interest in the Common Collateral granted to any other Secured Party. No Second Priority Secured Party and no Third Priority Secured Party shall take, or cause to be taken, any action the purpose of which is to make any (i) Second Priority Lien or Third Priority Lien *pari passu* with or senior to the First Priority Lien or (ii) Third Priority Lien *pari passu* with or senior to the Second Priority Lien. It is understood that nothing in this Section 2.1(c) is intended to prohibit any Second Priority Secured Party or Third Priority Secured Party from exercising any rights expressly granted to it under this Agreement.

(d) Notwithstanding any failure by any Secured Party to perfect any or all of its security interests in the Common Collateral or any avoidance, invalidation or subordination by any third party or court of competent jurisdiction of any or all of the security interests in the Common Collateral granted to such Secured Party, the priority and rights as among the Secured Parties with respect to the Common Collateral shall be as set forth herein.

2.2 Nature of Obligations. Each of the ABL Agent, on behalf of the ABL Secured Parties, the Senior Term Loan Agent, on behalf of the Senior Term Loan Secured Parties and the Junior Term Loan Agent, on behalf of the Junior Term Loan Secured Parties, expressly acknowledges and agrees that (i) the ABL Credit Agreement includes a revolving commitment, that in the ordinary course of business the ABL Agent and the ABL Lenders will apply payments and make advances thereunder, and that no application of any Collateral or the release of any Lien by the ABL Agent upon any portion of the Collateral in connection with a permitted disposition by the ABL Loan Parties under the ABL Credit Agreement, the Senior Term Loan Agreement and the Junior Term Loan Agreement shall constitute an Enforcement Action under this Agreement and (ii) the terms of the Secured Obligations may be modified, extended or amended from time to time, and that the aggregate amount of the Secured Obligations may be increased, replaced or Refinanced, in each event, without notice to or consent by the Secured Parties (except to the extent required under Section 6) and without affecting the provisions hereof (provided, however, that nothing in this clause (ii) shall affect the determination as to which ABL Secured Obligations constitute ABL Priority Obligations). The Lien priorities set forth in Section 2.1 shall not be altered or otherwise affected by any such amendment, modification, supplement, extension, repayment, reborrowing, increase, replacement, renewal, restatement or Refinancing of, or waiver, consent or accommodation with respect to any of the ABL Secured Obligations, the Senior Term Loan Secured Obligations or the Junior Term Loan Secured Obligations, or any portion thereof

Each Secured Party acknowledges that certain of the Secured Obligations are revolving in nature and that the amount thereof that may be outstanding at any time or from time to time may be increased or reduced and subsequently reborrowed, and that the terms of such Secured Obligations may be modified, extended or amended from time to time, and that the aggregate amount of the Secured Obligations may be increased, replaced or Refinanced, in each event, without notice to or consent by the Secured Parties (except to the extent required under Section 6) and without affecting the provisions hereof. The lien priorities provided in Section 2.1 shall not be altered or otherwise affected by any such amendment, modification, supplement, extension, repayment, reborrowing, increase, replacement, renewal, restatement or Refinancing of or waiver, consent or accommodation with respect to any Secured Obligations, or any portion thereof.

2.3 Agreements Regarding Actions to Perfect Liens.

(a) With respect to each Type of Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that UCC-1 financing statements, patent, trademark or copyright filings or other filings or recordings filed or recorded by or on behalf of such Second Priority Representative or any other Second Priority Secured Party (or any agent or other representative thereof) or such Third Priority Representative or any other Third Priority Secured Party (or any agent or other representative thereof) shall be in form reasonably satisfactory to the First Priority Representative.

(b) The Second Priority Representative with respect to the Term Loan Priority Collateral and the Third Priority Representative with respect to the Term Loan Priority Collateral each agree, on behalf of itself and the other Second Priority Secured Parties and Third Priority Secured Parties with respect to the Term Loan Priority Collateral, as the case may be, that all Mortgages now or hereafter filed against real property in favor of or for the benefit of the Second Priority Representative or Third Priority Representative with respect to the Term Loan Priority Collateral shall be in form reasonably satisfactory to the First Priority Representative with respect to the Term Loan Priority Collateral and

(i) in the case of such a Mortgage in favor of or for the benefit of the Second Priority Representative with respect to the Term Loan Priority Collateral shall, to the extent permitted by applicable law, contain a notation in substantially the following form: "The lien created by this [mortgage][deed of trust][similar instrument] on the property described herein is junior and subordinate to the lien on such property created by any mortgage, deed of trust or similar instrument now or hereafter granted to [First Priority Representative with respect to the Term Loan Priority Collateral], and its successors and assigns, in such property, in accordance with the provisions of the Intercreditor Agreement, dated as of September 3, 2013, among Bank of America, N.A., as Representative with respect to the ABL Credit Agreement (as amended from time to time), JPMorgan Chase Bank, N.A., as Representative with respect to the Senior Term Loan Agreement (as amended from time to time), Barclays Bank PLC, as Representative with respect to the Junior Term Loan Agreement (as amended from time to time), Eastman Kodak Company and the other parties thereto, as amended from time to time" and (ii) in the case of such a Mortgage in favor of or for the benefit of the Third Priority Representative with respect to the Term Loan Priority Collateral shall, to the extent permitted by applicable law, contain a notation in substantially the following form: "The lien created by this [mortgage][deed of trust][similar instrument] on the property described herein is junior and subordinate to the lien on such property created by any mortgage, deed of trust or similar instrument now or hereafter granted to [First Priority Representative with respect to the Term Loan Priority Collateral] and [Second Priority Representative with respect to the Term Loan Priority Collateral], and their respective successors and assigns, in such property, in accordance with the provisions of the Intercreditor Agreement, dated as of September 3, 2013, among Bank of America, N.A., as Representative with respect to the ABL Credit Agreement (as amended from time to time), JPMorgan Chase Bank, N.A., as Representative with respect to the Senior Term Loan Agreement (as amended from time to time), Barclays Bank PLC, as Representative with respect to the Junior Term Loan Agreement (as amended from time to time), Eastman Kodak Company and the other parties thereto, as amended from time to time".

(c) With respect to each Type of Common Collateral, the First Priority Representative hereby acknowledges that, to the extent that it holds, or a third party holds on its behalf, physical possession of or "control" (as defined in the Uniform Commercial Code) over such Common Collateral pursuant to the First Priority Documents, such possession or control is also for the benefit of the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, but solely as gratuitous bailee to the extent required to perfect their security interest in such Common Collateral. Nothing in the preceding sentence shall be construed to impose any duty on the First Priority Representative (or any third party acting on its behalf) with respect to such Common Collateral or provide any Second Priority Representative or any other Second Priority Secured Party or any Third Priority Representative or any other Third Priority Secured Party with respect to such Common Collateral with any rights with respect to such Common Collateral beyond those specified in this Agreement and the Second Priority Documents or the Third Priority Documents, as the case may be; *provided* that with respect to each Type of Common Collateral, subsequent to the occurrence of the First Priority Obligations Payment Date in each case at the Grantors' sole cost and expense, (i) the First Priority Representative shall (x) deliver to the Second Priority Representative (and each Grantor hereby directs such First Priority Representative to so deliver and the Third Priority Representative on behalf of itself and the other Third Priority Secured Parties, consents to such delivery), any stock certificates or promissory notes evidencing or constituting such Common Collateral in its possession or control together with any necessary endorsements to the extent required by the Second Priority Documents or (y) direct and deliver such Common Collateral as a court of competent jurisdiction otherwise directs and (ii) in the case of any Common Collateral consisting of deposit accounts or securities accounts as to which the First Priority Representative has control pursuant to an account control agreement, the First Priority Representative and the applicable Grantor shall take such actions, if any, as are required to cause control over such Common Collateral to become vested in the Second Priority

Representative; *provided further* that the provisions of this Agreement are intended solely to govern the respective Lien priorities as between the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and shall not impose on the First Priority Secured Parties any obligations in respect of the disposition of any Common Collateral (or any proceeds thereof) that would conflict with prior perfected Liens or any claims thereon in favor of any other Person that is not a Secured Party.

(d) Other than as set forth in the first proviso to the second sentence of the immediately preceding paragraph (c), any First Priority Secured Party with physical possession of or control over Common Collateral shall not have any duty or liability to protect or preserve any rights pertaining to any of such Common Collateral and, except for gross negligence or willful misconduct as determined pursuant to a final non-appealable order of a court of competent jurisdiction, each Second Priority Secured Party and each Third Priority Secured Party hereby waives and releases such Person from all claims and liabilities arising pursuant to such Person's role as gratuitous bailee with respect to such Common Collateral.

2.4 No New Liens. The parties hereto agree that there shall be no Lien, and no Grantor shall have any right to create any Lien, on any asset of such Grantor securing any Secured Obligation of such Grantor if such asset is not also subject to a Lien securing each other Secured Obligation of such Grantor, except that (x) nothing contained in this Section 2.4 shall preclude (i) the First Priority Secured Parties from being granted Adequate Protection Liens regardless of whether any Adequate Protection Liens are granted to the Second Priority Secured Parties or the Third Priority Secured Parties or (ii) the Second Priority Secured Parties or the Third Priority Secured Parties from being granted Adequate Protection Liens in accordance with Section 5.4 and (y) this Section 2.4 shall be inapplicable to any Lien securing obligations under any Specified Secured Creditor Agreements and/or Bank Product Obligations and/or Letters of Credit (as defined in the ABL Credit Agreement), and not any other obligations, that is permitted under each of the ABL Credit Agreement, the Senior Term Loan Agreement and the Junior Term Loan Agreement. If any Secured Party shall (nonetheless and in breach hereof) acquire or hold any Lien on any assets of any Grantor securing the Secured Obligations of such Grantor, which assets are not also subject to a Lien securing the other Secured Obligations of such Grantor as required by the first sentence of this Section 2.4, then such Secured Party shall, without the need for any further consent of any other Secured Party, and notwithstanding anything to the contrary in any Loan Document, be deemed to hold and have held such Lien for the benefit of the Secured Parties holding Secured Obligations that are required to have a Lien on such assets by the first sentence of this Section 2.4 (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1). In the event such Secured Party knows such assets are not subject to a Lien securing the other Secured Obligations of such Grantor as required by the first sentence of this Section 2.4, then such Secured Party shall promptly notify the other Secured Parties in writing of the existence of such Lien.

SECTION 3. *Enforcement Rights.*

3.1 Exclusive Enforcement.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, whether or not an Insolvency Proceeding has been commenced by or against any Grantor, the First Priority Secured Parties shall have the exclusive right to take and continue (or refrain from taking or continuing) any Enforcement Action with respect to such Common Collateral, without any consultation with or consent of any Second Priority Secured Party or any Third Priority Secured Party with respect to such Common Collateral; *provided* that the Second Priority Secured Parties and the Third Priority Secured Parties with respect to any Common Collateral may exercise

credit bidding rights with respect to such Common Collateral to the extent expressly permitted under clause (y) of Section 5.6(a) and clause (y) of Section 5.6(b). With respect to each Type of Common Collateral, upon the occurrence and during the continuance of an event of default under the First Priority Documents (and subject to the provisions of the First Priority Documents), the First Priority Representative and the other First Priority Secured Parties may take and continue any Enforcement Action with respect to the applicable First Priority Obligations and such Common Collateral in such order and manner as they may determine in their sole discretion.

(b) Notwithstanding Section 3.1(a), with respect to each Type of Common Collateral, the Second Priority Representative and the Second Priority Secured Parties may enforce any of their rights and exercise any of their remedies with respect to the Common Collateral after a period of 180 days has elapsed since the date on which the Second Priority Representative has delivered to the First Priority Representative written notice of the acceleration or non-payment at maturity of the indebtedness then outstanding under the Second Priority Documents (the "Second Priority Standstill Period"); *provided, however*, that notwithstanding the expiration of the Second Priority Standstill Period or anything to the contrary herein, with respect to each Type of Common Collateral, in no event shall the Second Priority Representative or any other Second Priority Secured Party enforce or exercise any rights or remedies with respect to such Common Collateral if the First Priority Representative or any other First Priority Secured Party shall have commenced, and shall be diligently pursuing (or shall have sought or requested relief from or modification of the automatic stay or any other stay in any Insolvency Proceeding to enable the commencement and pursuit thereof), the enforcement or exercise of any rights or remedies with respect to all or a material portion of such Common Collateral (prompt written notice thereof to be given to the Second Priority Representative by the First Priority Representative). If any stay or other order prohibiting the exercise of remedies with respect to any Type of Common Collateral has been entered in connection with any Insolvency Proceeding or by a court of competent jurisdiction, the Second Priority Standstill Period with respect to such Common Collateral shall be tolled during the pendency of any such stay or other order.

(c) It is understood that Sections 3.1(a) and 3.1(b) do not restrict the following:

(i) in any Insolvency Proceeding commenced by or against any Grantor, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral may file a claim or statement of interest with respect to such Type of Common Collateral;

(ii) (A) the Second Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the priority or perfection status of the Liens securing the First Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to create, preserve, perfect or protect (but not enforce) the Second Priority Lien on such Type of Common Collateral and (B) the Third Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the priority or perfection status of the Liens securing the First Priority Obligations or the Second Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties or the Second Priority Representative or the Second Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to create, preserve, perfect or protect (but not enforce) the Third Priority Lien on such Type of Common Collateral;

(iii) (A) the Second Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Second Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case to the extent not inconsistent with the terms of this Agreement and (B) the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Third Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case to the extent not inconsistent with the terms of this Agreement;

(iv) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any pleadings, objections, motions or agreements which assert rights or interests available to unsecured creditors of the Grantors arising under either any bankruptcy, insolvency or similar law or applicable non-bankruptcy law, in each case to the extent not inconsistent with the terms of this Agreement; and

(v) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to vote on any plan of reorganization and file any proof of claim in an Insolvency Proceeding or otherwise and make any arguments and motions that are, in each case, to the extent not inconsistent with the terms of this Agreement.

3.2 Standstill and Waivers.

(a) With respect to each Type of Common Collateral, (i) the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Second Priority Lien or Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the First Priority Representative or any other First Priority Secured Party and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, agrees that, until the Second Priority Obligations Payment Date, subject to Section 3.1(c), they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the Second Priority Representative or any other Second Priority Secured Party;

(b) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the

First Priority Obligations Payment Date, they have no right to (x) direct the First Priority Representative or any other First Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, consent or object to the taking by the First Priority Representative or any other First Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they have no right to (x) direct the Second Priority Representative or any other Second Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c), consent or object to the taking by the Second Priority Representative or any other Second Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right);

(c) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding, except as otherwise provided herein, any claim against the First Priority Representative or any other First Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the First Priority Representative nor any other First Priority Secured Party shall be liable for, any action taken or omitted to be taken by the First Priority Representative or any First Priority Secured Party with respect to such Common Collateral or pursuant to the First Priority Documents and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the Second Priority Representative or any other Second Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the Second Priority Representative nor any other Second Priority Secured Party shall be liable for, any action taken or omitted to be taken by the Second Priority Representative or any Second Priority Secured Party with respect to such Common Collateral or pursuant to the Second Priority Documents; *provided* that nothing in this Section 3.2(c) shall be construed to prevent or limit any party hereto from instituting any such suit or other proceeding to enforce the terms of this Agreement;

(d) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) or Section 3.1(c) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral;

(e) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral, in each case, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) or Section 3.1(c) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral; and

(f) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral, except as otherwise permitted under Section 3.1(b) or under Section 3.1(c) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral.

3.3 Judgment Creditors. In the event that any Second Priority Secured Party or Third Priority Secured Party becomes a judgment lien creditor as a result of its enforcement of its rights as an unsecured creditor in respect of its Second Priority Obligations or Third Priority Obligations, as the case may be (it being understood that any such party may exercise its rights and remedies as an unsecured creditor against the relevant Grantors in accordance with the terms of the Second Priority Documents or Third Priority Documents, as applicable, and applicable law; *provided* that such exercise of rights or remedies is not inconsistent with this Agreement), such judgment lien shall be subject to the terms of this Agreement for all purposes (including in relation to the First Priority Liens and the First Priority Obligations and the Second Priority Liens and the Second Priority Obligations, as applicable) to the same extent as all other Second Priority Liens (created pursuant to the Second Priority Documents) or all other Third Priority Liens (created pursuant to the Third Priority Documents), as the case may be, subject to this Agreement.

3.4 Cooperation.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties agrees, that each of them shall take such actions as the First Priority Representative shall reasonably request in connection with an Enforcement Action by any First Priority Secured Party or the exercise by the First Priority Secured Parties of their rights set forth herein.

(b) With respect to each Type of Common Collateral, on the First Priority Obligations Payment Date the First Priority Representative for such Common Collateral agrees to take all reasonable actions in its power (with all costs and expenses in connection therewith to be for the account of the Grantors) to permit the Second Priority Representative for such Common Collateral to obtain, for the benefit of the Second Priority Secured Parties and the Third Priority Secured Parties for such Common Collateral, a first priority security interest and second priority security interest, respectively, in such Common Collateral, including without limitation in connection with the terms of any collateral access agreement, deposit account control agreement or other third party agreement, whether with a landlord, processor, warehouse or other third party, and with respect to any such agreement delivered on or after the date hereof, the First Priority Representative for such Common Collateral shall notify the other parties thereto that it is no longer the "Secured Party Representative," "Representative," "Lender Representative" or "Notice Agent" or similar term or otherwise entitled to act under such agreement and shall confirm to such parties that the Second Priority Representative for such Common Collateral is thereafter the "Secured Party Representative," "Representative," "Lender Representative" or "Notice Agent" or similar term as any of such terms are used in any such agreement and is otherwise entitled to the rights of the secured party under such agreement.

3.5 No Additional Rights for the Grantors Hereunder. Except as provided in Section 3.6, if any Secured Party shall enforce its rights or remedies in violation of the terms of this Agreement, no Grantor shall be entitled to use such violation as a defense to any action by any Secured Party, nor to assert such violation as a counterclaim or basis for set off or recoupment against any Secured Party.

3.6 Actions Upon Breach.

(a) With respect to each Type of Common Collateral, if any Second Priority Secured Party or Third Priority Secured Party commences or participates in any action or proceeding against any Grantor in respect of such Common Collateral contrary to this Agreement, such Grantor, with the prior written consent of the First Priority Representative, may interpose as a defense or dilatory plea the making of this Agreement, and any First Priority Secured Party may intervene and interpose such defense or plea in its or their name or in the name of such Grantor.

(b) With respect to each Type of Common Collateral, if any Second Priority Secured Party (or any agent or other representative thereof) or any Third Priority Secured Party (or any agent or other representative thereof) in any way takes, attempts to take or threatens to take any action with respect to such Common Collateral (including, without limitation, any attempt to enforce any remedy on such Common Collateral) in violation of this Agreement, or fails to take any action required by this Agreement, any First Priority Secured Party (in its or their own name or in the name of any Grantor) may obtain relief against such Second Priority Secured Party (or agent or other representative thereof) or Third Priority Secured Party (or agent or other representative thereof), as the case may be, by injunction, specific performance and/or other appropriate equitable relief, it being understood and agreed by the Second Priority Representative on behalf of each other Second Priority Secured Party and the Third Priority Representative on behalf of each other Third Priority Secured Party that (i) the damages of the First Priority Secured Parties from its actions may at that time be difficult to ascertain and may be irreparable, and (ii) each Second Priority Secured Party and each Third Priority Secured Party waives any defense that any Grantor and/or the First Priority Secured Parties cannot demonstrate damage and/or can be made whole by the awarding of damages.

4.1 Application of Proceeds; Turnover Provisions.

(a) All proceeds of ABL Priority Collateral (to the extent such ABL Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with the ABL Credit Agreement (or the then-extant First Priority Documents with respect to the ABL Priority Collateral) until the First Priority Obligations Payment Date in respect of the ABL Priority Collateral shall have occurred;

second, to the Second Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with the Senior Term Loan Agreement (or the then-extant Second Priority Documents with respect to the ABL Priority Collateral) until the Second Priority Obligations Payment Date with respect to the ABL Priority Collateral shall have occurred;

third, to the Third Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with the Junior Term Loan Agreement (or the then-extant Third Priority Documents with respect to the ABL Priority Collateral) until the Third Priority Obligations Payment Date with respect to the ABL Priority Collateral shall have occurred;

fourth, to the payment in full in cash of the remaining ABL Secured Obligations;

fifth, to the payment in full in cash of the remaining Senior Term Loan Secured Obligations;

sixth, to the payment in full in cash of the remaining Junior Term Loan Secured Obligations; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(b) All proceeds of the Term Loan Priority Collateral (to the extent such Term Loan Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with the Senior Term Loan Agreement (or the then-extant First Priority Documents with respect to the Term Loan Priority Collateral) until the First Priority Obligations Payment Date with respect to the Term Loan Priority Collateral shall have occurred;

second, to the Second Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with the Junior Term Loan Agreement (or the then-extant Second Priority Documents with respect to the Term Loan Priority Collateral) until the Second Priority Obligations Payment Date with respect to the Term Loan Priority Collateral shall have occurred;

third, to the Third Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with the ABL Credit Agreement (or the then-extant Third Priority Documents with respect to the Term Loan Priority Collateral) until the Third Priority Obligations Payment Date with respect to the Term Loan Priority Collateral shall have occurred;

fourth, to the payment in full in cash of the remaining Senior Term Loan Secured Obligations;

fifth, to the payment in full in cash of the remaining Junior Term Loan Secured Obligations;

sixth, to the payment in full in cash of the remaining ABL Secured Obligations; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(c) With respect to each Type of Common Collateral, until the occurrence of the First Priority Obligations Payment Date, no Second Priority Secured Party or Third Priority Secured Party may accept any such Common Collateral, including any such Common Collateral constituting proceeds, in satisfaction, in whole or in part, of the Second Priority Secured Obligations or Third Priority Secured Obligations, as the case may be, in violation of Sections 4.1(a) or 4.1(b). Any Common Collateral, including any Common Collateral constituting proceeds, received by a Second Priority Secured Party or Third Priority Secured Party that is not permitted to be received pursuant to the preceding sentence shall be segregated and held in trust and promptly turned over to the First Priority Representative with respect to such Common Collateral to be applied in accordance with Section 4.1(a) or 4.1(b), as the case may be, in the same form as received, with any necessary endorsements, and each Second Priority Secured Party and each Third Priority Secured Party hereby authorizes the First Priority Representative to make any such endorsements as agent for the Second Priority Representative and the Third Priority Representative (which authorization, being coupled with an interest, is irrevocable). Upon the turnover of such Common Collateral as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations purported to be satisfied by the payment of such Common Collateral shall be immediately reinstated in full as though such payment had never occurred.

4.2 Releases of Lien.

(a) With respect to each Type of Common Collateral, upon any release, sale or disposition of such Common Collateral that results in the release of the First Priority Lien on such Common Collateral and that is (i) permitted pursuant to the terms of the First Priority Documents and not prohibited under the Second Priority Documents or Third Priority Documents or (ii) effected pursuant to (A) an Enforcement Action or (B) any release, sale or disposition of all or any portion of such Common Collateral by a Grantor with the consent of the First Priority Representative with respect to such Common Collateral at any time that an Event of Default under the ABL Credit Agreement, Senior Term Loan Agreement, or Junior Term Loan Agreement, as applicable, has occurred and is continuing), the Second Priority Lien and the Third Priority Lien on such Common Collateral (but not on any proceeds of such Common Collateral not required to be paid to the First Priority Secured Parties) shall be automatically and unconditionally released.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the Second Priority Representative and the Third Priority Representative shall promptly execute and deliver such release documents and instruments, make such filing (including with any Secretary of State, the United States Patent and Trademark Office or the United States Copyright Office, as applicable) and shall take such further actions as the First Priority Representative shall reasonably request to evidence any release of the Second Priority Lien and Third Priority Lien described in Section 4.2(a). With respect to each Type of Common Collateral, the Second Priority Representative and the Third Priority Representative hereby appoints the First Priority Representative

and any officer or duly authorized person of the First Priority Representative, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power of attorney in the place and stead of the Second Priority Representative and the Third Priority Representative and in the name of the Second Priority Representative, the Third Priority Representative or in the First Priority Representative's own name; *provided* that such power of attorney may only be exercised if the Second Priority Representative or the Third Priority Representative has not executed and delivered such release documents and instruments in a timely manner following a request from the First Priority Representative, and must be exercised in the First Priority Representative's reasonable discretion, solely for the purposes of carrying out the terms of Section 4.2(a), to take any and all appropriate action and to execute and deliver any and all documents and instruments as may be necessary or desirable to accomplish the purposes of Section 4.2(a), including any financing statements, endorsements, assignments, releases or other documents or instruments of transfer (which appointment, being coupled with an interest, is irrevocable).

4.3 Inspection Rights and Insurance.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, any First Priority Secured Party and its representatives and invitees may, to the extent expressly permitted by the First Priority Documents, inspect, repossess, remove and otherwise deal with such Common Collateral, and, pursuant to an Enforcement Action, the First Priority Representative may advertise and conduct public auctions or private sales of such Common Collateral, in each case without notice (other than any notice required by law) to, the involvement of or interference by any Second Priority Secured Party or Third Priority Secured Party or liability to any Second Priority Secured Party or Third Priority Secured Party.

(b) Proceeds of Collateral include insurance proceeds and, therefore, the Lien priority shall govern the ultimate disposition of casualty insurance proceeds and business interruption insurance proceeds. To effectuate the foregoing and to the extent provided by the applicable Loan Documents, the ABL Agent, Senior Term Loan Agent and Junior Term Loan Agent shall each receive separate lender's loss payable endorsements naming themselves as loss payee and additional insured, as their interests may appear, with respect to policies which insure Collateral hereunder. If any insurance claim includes both ABL Priority Collateral and Term Loan Priority Collateral and the insurer will not settle such claim separately with respect to ABL Priority Collateral and Term Loan Priority Collateral, if the ABL Agent, Senior Term Loan Agent and Junior Term Loan Agent are unable after negotiating in good faith to agree on the settlement for such claim, any of them (to the extent they have the right to direct the settlement of such claim under the applicable Loan Documents) may apply to a court of competent jurisdiction to make a determination regarding the allocation of proceeds of such insurance claim. All proceeds of such insurance shall be remitted to the extent required by the applicable Loan Documents to the ABL Agent, the Senior Term Loan Agent or the Junior Term Loan Agent, as the case may be, and each of the ABL Agent, Senior Term Loan Agent and Junior Term Loan Agent shall cooperate (if necessary) in a reasonable manner in effecting the payment of insurance proceeds in accordance with Section 4.1 hereof.

4.4 Option to Purchase ABL Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the ABL Agent (whether in its capacity as First Priority Representative or Third Priority Representative) or the ABL Secured Parties, the ABL Secured Parties agree that at any time following (i) acceleration of the ABL Secured Obligations in accordance with the terms of the ABL Credit Agreement, (ii) unless (x) the Senior Term Loan Agent has not delivered an ABL Purchase Notice within the time period set forth in this Section 4.4(a) or (y) the ABL Purchase has been effectuated in accordance with this Section 4.4(a),

the commencement of an Enforcement Action by the ABL Secured Parties after an "Event of Default" under the ABL Credit Agreement or (iii) the commencement of an Insolvency Proceeding by or against any Grantor (each, an "ABL Purchase Event"), the Senior Term Loan Secured Parties (whether one or more) shall have the option to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization), and the ABL Secured Parties, severally and not jointly, hereby offer the Senior Term Loan Secured Parties the option to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization) (and shall thereby also assume all commitments and duties of the ABL Secured Parties, other than in respect of Specified Secured Creditor Agreements and Bank Products Obligations Agreements) all, but not less than all, of the aggregate amount of ABL Secured Obligations outstanding at the time of purchase (such option shall be exercisable by delivery of a written notice from the Senior Term Loan Agent to the ABL Agent and the Borrower (the "ABL Purchase Notice") and received by the ABL Agent and the Borrower no later than fifteen (15) Business Days after the date of the occurrence of such ABL Purchase Event; any such purchase, an "ABL Purchase"; and the persons effecting such purchase, the "ABL Purchasing Parties"); *provided that* (A) at the time of (and as a condition to) any ABL Purchase all commitments pursuant to any then outstanding ABL Credit Agreement shall have terminated, (B) any ABL Purchase shall be effected not later than five (5) Business Days following date on which the ABL Agent received the ABL Purchase Notice, and (C) any ABL Purchase shall not in any way affect any rights of the ABL Secured Parties with respect to indemnification and other obligations of the Grantors under the ABL Loan Documents that are expressly stated to survive the termination of the ABL Documents (the "Surviving ABL Obligations"). Such ABL Purchase Notice from the Senior Term Loan Agent to the ABL Agent and the Borrower shall be irrevocable unless otherwise agreed in writing by the ABL Agent, and such purchase shall occur no later than five (5) Business Days after the ABL Purchase Notice was received by the ABL Agent and the Borrower. The obligations of the ABL Secured Parties hereunder to sell the ABL Obligations owing to them are several and not joint and several.

(b) Without limiting the obligations of the Grantors to the ABL Secured Parties under the ABL Loan Documents with respect to the Surviving ABL Obligations, on the date of an ABL Purchase, the ABL Purchasing Parties shall (i) pay to the ABL Secured Parties as the purchase price (the "ABL Purchase Price") 100% of the amount of all ABL Secured Obligations (other than Unasserted Contingent Obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash, (ii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any ABL Secured Obligations in respect of Bank Products Obligations Agreements and Specified Secured Creditor Agreements, without prejudice to the right of such ABL Secured Parties to terminate any such Bank Products Obligations Agreements or Specified Secured Creditor Agreements at any time, (iii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any outstanding Letters of Credit (as defined in the ABL Credit Agreement) (not to exceed 105% of the aggregate undrawn face amount of such letters of credit) and (iv) agree to reimburse the ABL Secured Parties for (x) returned payment items relating to any checks or other payments provisionally credited to the ABL Secured Obligations and/or as to which the ABL Secured Parties have not yet received final payment and, in each case, are reflected in the ABL Purchase Price and (y) to the extent that the cash collateral furnished pursuant to clauses (ii) and/or (iii) is insufficient, all amounts thereafter drawn under any outstanding Letters of Credit or thereafter payable by the ABL Secured Parties (or any of them) in respect of Bank Products Obligations Agreements and Specified Secured Creditor Agreements.

(c) The ABL Purchase Price and cash collateral shall be remitted by wire transfer in immediately available funds to such account of the ABL Agent as it shall designate to the ABL Purchasing Parties. The ABL Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the ABL Purchase Price to the ABL Secured Parties in accordance with their holdings of the applicable ABL Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account later than 1:00 p.m., New York City time.

(d) After the date of such ABL Purchase (i) the ABL Agent will promptly provide the Senior Term Loan Agent with written notification of the termination of any Bank Products Obligations Agreements or Specified Secured Creditor Agreements and the cancellation or termination of any Letters of Credit (as defined in the ABL Credit Agreement), in each case, for which the ABL Purchasing Parties have provided cash collateral, and (ii) to the extent any Bank Products Obligations Agreements or Specified Secured Creditor Agreements are terminated or any Letters of Credit are cancelled or terminated without being drawn, the ABL Agent shall return to the ABL Purchasing Parties such portion of the cash collateral furnished to the ABL Agent as collateral therefor and not applied to the satisfaction of the ABL Secured Obligations to which such cash collateral relates.

(e) The ABL Purchase shall be made without representation or warranty of any kind by the ABL Secured Parties as to the ABL Secured Obligations, the ABL Priority Collateral or otherwise and without recourse to the ABL Secured Parties, except that the ABL Secured Parties shall represent and warrant: (i) the amount of the ABL Secured Obligations being purchased, (ii) that the ABL Secured Parties own the ABL Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the ABL Credit Agreement, in which case the ABL Purchase Price shall be appropriately adjusted so that the ABL Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the ABL Secured Parties have the right to assign the ABL Secured Obligations and the assignment is duly authorized.

(f) The ABL Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the ABL Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(g) The obligations of the ABL Secured Parties to sell their respective ABL Secured Obligations under this Section 4.4(g) are several and not joint and several. To the extent any ABL Secured Party breaches its obligation to sell its ABL Secured Obligations under this Section 4.4(g) (a "Defaulting ABL Secured Party"), nothing in this Section 4.4(g) shall be deemed to require the ABL Agent or any other ABL Secured Party to purchase such Defaulting ABL Secured Party's ABL Secured Obligations for resale to any Senior Term Loan Secured Party, and in all cases the ABL Agent and each ABL Secured Party complying with the terms of this Section 4.4(g) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting ABL Secured Party; *provided* that nothing in this Section 4.4(g) shall require any ABL Purchasing Party to purchase less than all of the ABL Secured Obligations.

(h) Each Grantor irrevocably consents to any assignment effected to one or more Senior Term Loan Secured Parties pursuant to this Section 4.4 for purposes of all ABL Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.5 Option to Purchase Senior Term Loan Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the Senior Term Loan Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the Senior Term Loan Secured Parties, the Senior Term Loan Secured Parties agree that at any time following (i) acceleration of the Senior Term Loan Secured Obligations in accordance with the terms of the Senior Term Loan Agreement, (ii) unless (x) the ABL Agent has not delivered a Senior Term Loan Purchase Notice within the time period set forth in this Section 4.5(a) or (y) the Senior Term Loan Purchase has been effectuated in accordance with this Section 4.5(a), the commencement of an Enforcement Action by the Senior Term Loan Secured Parties after an "Event of Default" under the Senior Term Loan Agreement or (iii) the commencement of an Insolvency Proceeding by or against any Grantor (each, a "Senior Term Loan Purchase Event"), the ABL Secured Parties (whether one or more) shall have the option to purchase by way of assignment, and the Senior Term Loan Secured Parties, severally and not jointly, hereby offer the ABL Secured Parties the option to purchase by way of assignment all, but not less than all, of the aggregate amount of Senior Term Loan Secured Obligations outstanding at the time of purchase (such option shall be exercisable by delivery of a written notice from the ABL Agent to the Senior Term Loan Agent and the Borrower (the "Senior Term Loan Purchase Notice") and received by the Senior Term Loan Agent and the Borrower no later than fifteen (15) Business Days after the date of the occurrence of such Senior Term Loan Purchase Event; any such purchase, a "Senior Term Loan Purchase"; and the persons effecting such purchase, the "Senior Term Loan Purchasing Parties"); *provided* that (A) at the time of (and as a condition to) any Senior Term Loan Purchase all commitments pursuant to the Senior Term Loan Agreement shall have terminated, (B) any Senior Term Loan Purchase shall be effected not later than five (5) Business Days following the date on which the Senior Term Loan Agent received the Senior Term Loan Purchase Notice and (C) any Senior Term Loan Purchase shall not in any way affect any rights of the Senior Term Loan Secured Parties with respect to indemnification and other obligations of the Grantors under the Term Loan Documents that are expressly stated to survive the termination of the Term Loan Documents or the repayment of the Senior Term Loans (the "Surviving Senior Term Loan Obligations"). Such Senior Term Loan Purchase Notice from the ABL Agent to the Senior Term Loan Agent and the Borrower shall be irrevocable unless otherwise agreed in writing by the Senior Term Loan Agent, and such purchase shall occur not later than five (5) Business Days after the Senior Term Loan Purchase Notice was received by the Senior Term Loan Agent and the Borrower. The obligations of the Senior Term Loan Secured Parties hereunder to sell the Senior Term Loan Secured Obligations owing to them are several and not joint and several.

(b) Without limiting the obligations of the Grantors to the Senior Term Loan Secured Parties under the Term Loan Documents with respect to the Surviving Senior Term Loan Secured Obligations, on the date of an Senior Term Loan Purchase, the Senior Term Loan Purchasing Parties shall (i) pay to the Senior Term Loan Secured Parties as the purchase price (the "Senior Term Loan Purchase Price") 100% of the amount of all Senior Term Loan Secured Obligations (other than unasserted contingent indemnification obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash and (ii) agree to reimburse the Senior Term Loan Secured Parties for returned payment items relating to any checks or other payments provisionally credited to the Senior Term Loan Secured Obligations and/or as to which the Senior Term Loan Secured Parties have not yet received final payment and, in each case, are reflected in the Senior Term Loan Purchase Price.

(c) The Senior Term Loan Purchase Price shall be remitted by wire transfer in immediately available funds to such account of the Senior Term Loan Agent as it shall designate to the Senior Term Loan Purchasing Parties. The Senior Term Loan Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the Senior Term Loan Purchase Price to the Senior Term Loan Secured Parties in accordance with their holdings of the applicable Senior Term Loan Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the Senior Term Loan Purchasing Parties to the account designated by the Senior Term Loan Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the Senior Term Loan Purchasing Parties to the account designated by the Senior Term Loan Agent are received in such account later than 1:00 p.m., New York City time.

(d) The Senior Term Loan Purchase shall be made without representation or warranty of any kind by the Senior Term Loan Secured Parties as to the Senior Term Loan Secured Obligations, the Term Loan Priority Collateral or otherwise and without recourse to the Senior Term Loan Secured Parties, except that the Senior Term Loan Secured Parties shall represent and warrant: (i) the amount of the Senior Term Loan Secured Obligations being purchased, (ii) that the Senior Term Loan Secured Parties own the Senior Term Loan Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the Senior Term Loan Agreement, in which case the Senior Term Loan Purchase Price shall be appropriately adjusted so that the Senior Term Loan Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the Senior Term Loan Secured Parties have the right to assign the Senior Term Loan Secured Obligations and the assignment is duly authorized.

(e) The Senior Term Loan Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the Senior Term Loan Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(f) The obligations of the Senior Term Loan Secured Parties to sell their respective Senior Term Loan Secured Obligations under this Section 4.5(f) are several and not joint and several. To the extent any Senior Term Loan Secured Party breaches its obligation to sell its Senior Term Loan Secured Obligations under this Section 4.5(f) (a "Defaulting Senior Term Loan Secured Party"), nothing in this Section 4.5(f) shall be deemed to require the Senior Term Loan Agent or any other Senior Term Loan Secured Party to purchase such Defaulting Senior Term Loan Secured Party's Senior Term Loan Secured Obligations for resale to any ABL Secured Party, and in all cases the Senior Term Loan Agent and each Senior Term Loan Secured Party complying with the terms of this Section 4.5(f) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting Senior Term Loan Secured Party; *provided* that nothing in this Section 4.5(f) shall require any Senior Term Loan Purchasing Party to purchase less than all of the Senior Term Loan Secured Obligations.

(g) Each Grantor irrevocably consents to any assignment effected to one or more ABL Secured Parties pursuant to this Section 4.5 for purposes of all Senior Term Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.6 Option to Purchase ABL Secured Obligations and Senior Term Loan Secured Obligations. Within 10 days after the occurrence of both an ABL Purchase Event and a Senior Term Loan Purchase Event, one or more of the Junior Term Loan Secured Parties (the "Junior Secured")

Purchasing Parties”) shall have the right to purchase all of the ABL Secured Obligations and all of the Senior Term Loan Obligations pursuant to the terms and conditions set forth in Sections 4.4 and 4.5 as if such Junior Secured Purchasing Parties were the Senior Term Loan Purchasing Parties and the ABL Purchasing Parties. In the event of a conflict between the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 and the purchase right afforded to the ABL Purchasing Parties pursuant to Section 4.4 or the purchase right afforded to the Senior Term Loan Purchasing Parties pursuant to Section 4.5, the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 shall prevail.

SECTION 5. *Insolvency Proceedings.*

5.1 Filing of Motions. With respect to each Type of Common Collateral, each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative agrees on behalf of itself and the other First Priority Secured Parties, other Second Priority Secured Parties and other Third Priority Secured Parties, respectively, that it shall not, in or in connection with any Insolvency Proceeding, file any pleadings or motions, take any position at any hearing or proceeding of any nature, or otherwise take any action whatsoever, in each case to challenge, contest or otherwise object to the scope, validity, enforceability, perfection or priority of any Liens in respect of Secured Obligations held by any other Secured Party and no Secured Party shall support any other Person doing any of the foregoing.

5.2 Financing Matters.

(a) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the ABL Priority Collateral consents (or does not object) to the use of ABL Priority Collateral constituting Common Collateral (for the avoidance of doubt, including but not limited to the use of any such ABL Priority Collateral that is cash collateral) by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by ABL Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the ABL Priority Collateral (or any of them) or any third party, being referred to herein as an “ABL Priority DIP Financing”), then the Second Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the ABL Priority Collateral, and the Third Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the ABL Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such ABL Priority Collateral or to such ABL Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such ABL Priority Collateral or such ABL Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing on the same terms and conditions as the First Priority Liens on such ABL Priority Collateral are subordinated to such Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral, including, without limitation, Adequate Protection Liens on the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral and (iii) to any “carve-out” with respect to the ABL Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the ABL Priority Collateral or the other First Priority Secured Parties

with respect to the ABL Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice; *provided* that, with respect to clauses (a) through (d) above, the aggregate principal amount of (x) any ABL Priority DIP Financing plus (y) the aggregate outstanding principal amount of the ABL Secured Obligations outstanding pursuant to clause (c)(i) of the definition of “Maximum Obligations Amount” as of the date of the commencement of the Insolvency Proceeding shall not exceed \$300,000,000.

(b) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the Term Loan Priority Collateral consents (or does not object) to the use of Term Loan Priority Collateral constituting Common Collateral by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by Term Loan Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the Term Loan Priority Collateral (or any of them) or any third party, being referred to herein as an “Senior Term Loan Priority DIP Financing”), then the Second Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the Term Loan Priority Collateral, and the Third Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the Term Loan Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such Term Loan Priority Collateral or to such Senior Term Loan Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such Term Loan Priority Collateral or such Senior Term Loan Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such Term Loan Priority Collateral securing such Senior Term Loan Priority DIP Financing on the same terms and conditions as the First Priority Liens on such Term Loan Priority Collateral are subordinated to such Liens on such Term Loan Priority Collateral securing such Senior Term Loan Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral, including, without limitation, Adequate Protection Liens on the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral and (iii) to any “carve-out” with respect to the Term Loan Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the Term Loan Priority Collateral or the other First Priority Secured Parties with respect to the Term Loan Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice; *provided* that, with respect to clauses (a) through (d) above, the aggregate principal amount of (x) any Senior Term Loan Priority DIP Financing plus (y) the aggregate outstanding principal amount of the Senior Term Loan Secured Obligations outstanding pursuant to clause (a)(i) of the definition of “Maximum Obligations Amount” as of the date of the commencement of the Insolvency Proceeding shall not exceed \$620,000,000.

5.3 Relief From the Automatic Stay. With respect to each Type of Common Collateral, (a) the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the First Priority Representative or (ii) object to, contest, or support any other Person

objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any First Priority Secured Party and (b) the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the Second Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any Second Priority Secured Party.

5.4 Adequate Protection.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the First Priority Representative or any other First Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the First Priority Representative or any other First Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the First Priority Secured Parties with respect to such Common Collateral or (iii) the payment of principal, interest, fees, expenses or other amounts to the First Priority Representative or any other First Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the First Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes Adequate Protection Liens on additional collateral and superpriority claims and such First Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) Adequate Protection Liens on the same additional collateral, subordinated to the Adequate Protection Liens granted to the First Priority Representative or any other First Priority Secured Party and the Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral on the same basis as the other Second Priority Liens on such Common Collateral and Third Priority Liens on such Common Collateral, as applicable, are so subordinated to the First Priority Liens on such Common Collateral under this Agreement, (y) superpriority claims subordinated (but only to the extent such superpriority claims are satisfied from the proceeds of the Common Collateral on which the First Priority Secured Parties have First Priority Liens) to the superpriority claims granted to the First Priority Secured Parties and (z) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, in the form of the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the event any Second Priority Secured Party or any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, or the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, as the case may be, (i) consents to the First Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the First Priority Obligations and that any Adequate Protection Liens granted to the Second Priority Secured Parties and the Third Priority Secured Parties, on any additional collateral shall be subordinated to the Liens on such collateral securing the First Priority Obligations and any DIP Financing provided by, or consented to

by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the First Priority Secured Parties, with such subordination to be on the same terms that the other Second Priority Liens are subordinated to such First Priority Liens under this Agreement or that the other Third Priority Liens are subordinated to such First Priority Liens and the Second Priority Liens under this Agreement, as applicable, and (ii) agrees that, if the bankruptcy court does not grant the First Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Second Priority Secured Parties or Third Priority Secured Parties, as the case may be, shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the First Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the First Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Second Priority Secured Parties or Third Priority Secured Parties, as applicable, shall be segregated and held in trust and promptly turned over to the First Priority Representative to repay the First Priority Obligations. To the extent so authorized by a court of competent jurisdiction, upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Second Priority Obligations or Third Priority Obligations, as applicable, purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

(b) With respect to each Type of Common Collateral (but without limiting, and subject in all respects to, Section 5.4(a)), the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the Second Priority Representative or any other Second Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the Second Priority Representative or any other Second Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the Second Priority Secured Parties with respect to such Common Collateral or (iii) the payment of principal, interest, fees, expenses or other amounts to the Second Priority Representative or any other Second Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Third Priority Representative and the other Third Priority Secured Parties, with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the Second Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes Adequate Protection Liens on additional collateral and superpriority claims and such Second Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Liens on the same additional collateral, subordinated to the Adequate Protection Liens granted to the Second Priority Representative or any other Second Priority Secured Party and the Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral on the same basis as the other Third Priority Liens on such Common Collateral are so subordinated to the Second Priority Liens on such Common Collateral under this Agreement, (y) superpriority claims subordinated (but only to the extent such superpriority claims are satisfied from the proceeds of the Common Collateral on which the Second Priority Secured Parties have Second Priority Liens) to the superpriority claims granted to the Second Priority Secured Parties and (z) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the event any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Third Priority Representative, on behalf

of itself and the other Third Priority Secured Parties, (i) consents to the Second Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the Second Priority Obligations and that any Adequate Protection Liens granted to the Third Priority Secured Parties on any additional collateral shall be subordinated to the Liens on such collateral securing the Second Priority Obligations and any DIP Financing provided by, or consented to by, the Second Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the Second Priority Secured Parties, with such subordination to be on the same terms that the other Third Priority Liens are subordinated to such Second Priority Liens under this Agreement and (ii) agrees that, if the bankruptcy court does not grant the Second Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Third Priority Secured Parties shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the Second Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the Second Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Third Priority Secured Parties shall be segregated and held in trust and promptly turned over to the Second Priority Representative to repay the Second Priority Obligations. To the extent so authorized by a court of competent jurisdiction, upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Third Priority Obligations purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

5.5 Avoidance Issues.

(a) With respect to each Type of Common Collateral, if any First Priority Secured Party is required in any Insolvency Proceeding or otherwise to disgorge, turn over or otherwise pay to the estate of any Grantor, because such amount was avoided or ordered to be paid or disgorged for any reason, including without limitation because it was found to be a fraudulent or preferential transfer, any amount (a "Recovery"), whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the First Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the First Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

(b) With respect to each Type of Common Collateral, if any Grantor receives a Recovery from any Second Priority Secured Party, whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the Second Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the Second Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action

affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

5.6 Asset Dispositions in an Insolvency Proceeding.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that (i) none of them shall, in an Insolvency Proceeding, object to or oppose (or support any Person in objecting to or opposing) any sale or disposition of any such Common Collateral that is supported by the First Priority Secured Parties, and (ii) they will be deemed to have consented under section 363 of the Bankruptcy Code (and otherwise) to any such sale supported by the First Priority Secured Parties free and clear of any Liens or other claims in such Common Collateral; *provided* that (x) if the Second Priority Secured Parties (or the Second Priority Representative on their behalf) or the Third Priority Secured Parties (or the Third Priority Representative on their behalf) have consented (or are deemed to have consented) to such sale or disposition of such assets, the Second Priority Representative or the Second Priority Secured Parties, or the Third Priority Representative or the Third Priority Secured Parties, as the case may be, may assert any objection or opposition that could be asserted by an unsecured creditor in any such Insolvency Proceeding and (y) the Second Priority Representative and the Second Priority Secured Parties or the Third Priority Representative and the Third Priority Secured Parties, as the case may be, shall be entitled to seek and exercise credit bid rights in respect of any such sale or disposition so long as the First Priority Obligations Payment Date shall occur upon consummation of such sale or disposition; *provided* that the Second Priority Secured Parties shall not be deemed to have agreed to any credit bid by other Secured Parties in connection with a single sale of both ABL Priority Collateral and Term Loan Priority Collateral.

(b) With respect to each Type of Common Collateral (but without limiting, and subject in all respects to, Section 5.6(a)), the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that (i) none of them shall, in an Insolvency Proceeding, object to or oppose (or support any Person in objecting to or opposing) any sale or disposition of any such Common Collateral that is supported by the Second Priority Secured Parties, and (ii) they will be deemed to have consented under section 363 of the Bankruptcy Code (and otherwise) to any such sale supported by the Second Priority Secured Parties free and clear of any Liens or other claims in such Common Collateral; *provided* that (x) if the Third Priority Secured Parties (or the Third Priority Representative on their behalf) have consented (or are deemed to have consented) to such sale or disposition of such assets, the Third Priority Secured Parties, as the case may be, may assert any objection or opposition that could be asserted by an unsecured creditor in any such Insolvency Proceeding and (y) the Third Priority Representative and the Third Priority Secured Parties, as the case may be, shall be entitled to seek and exercise credit bid rights in respect of any such sale or disposition so long as the Second Priority Obligations Payment Date shall occur upon consummation of such sale or disposition.

(c) If a single sale or disposition of Collateral in an Insolvency Proceeding includes both ABL Priority Collateral and Term Loan Priority Collateral, the ABL Agent and the Senior Term Loan Agent shall use commercially reasonable efforts in good faith to allocate the proceeds received in connection with such sale or disposition between the ABL Priority Collateral and the Term Loan Priority Collateral. If the ABL Agent and the Senior Term Loan Agent are unable to agree on such allocation within ten (10) Business Days (or such other period of time as ABL Agent and the Senior

Term Loan Agent agree) of the consummation of such sale or disposition, then either of them may apply to a court of competent jurisdiction to make a determination as to the allocation of such proceeds. It is understood and agreed that proceeds of equity interests (other than, for the avoidance of doubt, cash equivalents) shall not be subject to this section and shall constitute Term Loan Priority Collateral.

5.7 Separate Grants of Security and Separate Classification. Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the Senior Term Loan Agent, on behalf of itself and the Senior Term Loan Secured Parties, and the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, acknowledges and agrees that (i) the grant of Liens on the Common Collateral securing the ABL Secured Obligations constitutes a separate and distinct grant of Liens from the grant of Liens on such Common Collateral securing the Senior Term Loan Secured Obligations and from the grant of Liens on such Common Collateral securing the Junior Term Loan Secured Obligations, (ii) the grant of Liens on the Common Collateral securing the Senior Term Loan Secured Obligations constitutes a separate and distinct grant of Liens from the grant of Liens on such Common Collateral securing the Junior Term Loan Secured Obligations and (iii) because of, among other things, their differing rights in such Common Collateral, each of the ABL Secured Obligations, Senior Term Loan Secured Obligations and Junior Term Loan Secured Obligations is fundamentally different and must be separately classified in any plan of reorganization proposed or confirmed in an Insolvency Proceeding. To further effectuate the intent of the parties as provided in the immediately preceding sentence, if a court of competent jurisdiction holds that the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties in respect of any Type of Common Collateral constitute more than one secured claim (rather than separate classes of first, second and third priority secured claims), then:

(a) the Second Priority Secured Parties and the Third Priority Secured Parties in respect of such Common Collateral hereby acknowledge and agree that all distributions shall be made as if there were separate classes of first, second and third priority secured claims against the relevant Grantors in respect of such Common Collateral (with the effect being that, to the extent that the aggregate value of such Common Collateral is sufficient (for this purpose ignoring all claims held by the Second Priority Secured Parties and the Third Priority Secured Parties), the First Priority Secured Parties with respect to such Common Collateral shall be entitled to receive, in addition to distributions to them in respect of principal, pre-petition interest and other claims, all amounts owing in respect of Post-Petition Interest (at the applicable non-default rate) before any distribution is made in respect of the claims held by the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral), with the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral hereby acknowledging and agreeing to turn over to the First Priority Secured Parties with respect to such Common Collateral distributions otherwise received or receivable by them in respect of such Common Collateral to the extent necessary to effectuate the intent of this sentence, even if such turnover has the effect of reducing the claim or recovery of the Second Priority Secured Parties and/or the Third Priority Secured Parties with respect to such Common Collateral; and

(b) without limiting, and subject in all respects to, Section 5.7(a), the Third Priority Secured Parties in respect of such Common Collateral hereby acknowledge and agree that all distributions shall be made as if there were separate classes of first, second and third priority secured claims against the relevant Grantors in respect of such Common Collateral (with the effect being that, to the extent that the aggregate value of such Common Collateral is sufficient (for this purpose ignoring all claims held by the Third Priority Secured Parties), the Second Priority Secured Parties with respect to such Common Collateral shall be entitled to receive, in addition to distributions to them in respect of principal, pre-petition interest and other claims, all amounts owing in respect of

Post-Petition Interest (at the applicable non-default rate) before any distribution is made in respect of the claims held by the Third Priority Secured Parties with respect to such Common Collateral), with the Third Priority Secured Parties with respect to such Common Collateral hereby acknowledging and agreeing to turn over to the Second Priority Secured Parties with respect to such Common Collateral distributions otherwise received or receivable by them in respect of such Common Collateral to the extent necessary to effectuate the intent of this sentence, even if such turnover has the effect of reducing the claim or recovery of Third Priority Secured Parties with respect to such Common Collateral.

5.8 Plans of Reorganization.

(a) With respect to each Type of Common Collateral, if the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties constitute only one secured claim pursuant to any plan of reorganization proposed in an Insolvency Proceeding (rather than separate classes of first, second and third priority secured claims), notwithstanding the objection to, and vote against, such plan by such Secured Parties in accordance with Section 5.7:

(i) no Second Priority Secured Party and no Third Priority Secured Party shall support or vote its applicable claims in respect of its Secured Obligations in favor of such plan of reorganization (and each shall vote and shall be deemed to have voted to reject any plan of reorganization) unless such plan (A) pays off, in cash in full, all First Priority Obligations or (B) is supported by the First Priority Representative. If any such Second Priority Secured Party or Third Priority Secured Party with respect to any Type of Common Collateral votes its applicable claims in respect of its Secured Obligations in favor of any plan or reorganization in violation of this Section 5.8(a)(i), such Second Priority Secured Party or Third Priority Secured Party irrevocably agrees that such vote shall be deemed unauthorized, void and of no force and effect and the First Priority Representative shall be, and shall be deemed, such party's "authorized agent" under Bankruptcy Rules 3018(c) and 9010, and that the First Priority Representative shall be authorized and entitled to withdraw such vote and submit a superseding ballot on behalf of such Second Priority Secured Party or such Third Priority Secured Party that is consistent herewith; and

(ii) without limiting, and subject in all respects to, Section 5.8(a)(i), no Third Priority Secured Party shall support or vote its applicable claims in respect of its Secured Obligations in favor of such plan of reorganization (and each shall vote and shall be deemed to have voted its applicable claims in respect of its Secured Obligations to reject any plan of reorganization) unless such plan (A) pays off, in cash in full, all Second Priority Obligations or (B) is supported by the Second Priority Representative. If any such Third Priority Secured Party with respect to any Type of Common Collateral votes its applicable claims in respect of its Secured Obligations in favor of any plan or reorganization in violation of this Section 5.8(a)(ii), such Third Priority Secured Party irrevocably agrees that such vote shall be deemed unauthorized, void and of no force and effect and the Second Priority Representative shall be, and shall be deemed, such party's "authorized agent" under Bankruptcy Rules 3018(c) and 9010, and that the Second Priority Representative shall be authorized and entitled to withdraw such vote and submit a superseding ballot on behalf of such Third Priority Secured Party that is consistent herewith.

(b) If, in any Insolvency Proceeding, debt obligations of the reorganized debtor secured by Liens upon any property of the reorganized debtor are distributed, pursuant to a plan of reorganization or similar dispositive restructuring plan, on account of ABL Secured Obligations, on account of Senior Term Loan Secured Obligations and on account of Junior Term Loan Secured

Obligations, then, to the extent the debt obligations distributed on account of the ABL Secured Obligations, on account of the Senior Term Loan Secured Obligations and on account of the Junior Term Loan Secured Obligations are secured by Liens upon the same property, the provisions of this Agreement will survive the distribution of such debt obligations pursuant to such plan and will apply with like effect to the Liens securing such debt obligations.

5.9 Other Matters.

(a) With respect to each Type of Common Collateral, to the extent that the Second Priority Representative, any other Second Priority Secured Party, the Third Priority Representative or any other Third Priority Secured Party, has or acquires rights under section 363 or section 364 of the Bankruptcy Code with respect to any of such Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, not to assert any of such rights without the prior written consent of the First Priority Representative with respect to such Common Collateral; *provided* that if requested by the First Priority Representative, the Second Priority Representative and/or the Third Priority Representative with respect to such Common Collateral shall timely exercise such rights in the manner requested by such First Priority Representative, including any rights to payments in respect of such rights.

(b) Without limiting, and subject in all respects to, Section 5.9(a), with respect to each Type of Common Collateral, to the extent that the Third Priority Representative or any other Third Priority Secured Party, has or acquires rights under section 363 or section 364 of the Bankruptcy Code with respect to any of such Common Collateral, the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, not to assert any of such rights without the prior written consent of the Second Priority Representative with respect to such Common Collateral; *provided* that if requested by the Second Priority Representative, the Third Priority Representative with respect to such Common Collateral shall timely exercise such rights in the manner requested by such Second Priority Representative, including any rights to payments in respect of such rights.

5.10 No Waiver of Rights of First Priority Secured Parties. With respect to each Type of Common Collateral, nothing contained herein shall prohibit or in any way limit the

(a) First Priority Representative or any other First Priority Secured Party from objecting in any Insolvency Proceeding or otherwise to any action taken by any Second Priority Secured Party or Third Priority Secured Party other than any action taken by such Second Priority Secured Party or Third Priority Secured Party, as the case may be, that is expressly permitted by this Agreement and (b) subject to clause (a), Second Priority Representative or any other Second Priority Secured Party from objecting in any Insolvency Proceeding or otherwise to any action taken by any Third Priority Secured Party other than any action taken by such Third Priority Secured Party, as the case may be, that is expressly permitted by this Agreement.

5.11 Effectiveness in Insolvency Proceedings. This Agreement, which the parties hereto expressly acknowledge is a “subordination agreement” under section 510(a) of the Bankruptcy Code, shall be effective before, during and after the commencement of an Insolvency Proceeding. Upon the commencement of an Insolvency Proceeding, all references in this Agreement to any Grantor shall include such Grantor as a debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding, and the rights and obligations hereunder of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Collateral shall be fully enforceable as between such parties regardless of the pendency of Insolvency Proceedings or any related limitations on the enforcement of this Agreement against any Grantor.

6.1 General.

(a) Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the Senior Term Loan Agent, on behalf of itself and the Senior Term Loan Secured Parties, the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, and each Grantor agrees that it shall not at any time execute or deliver any amendment or other modification to any of the First Priority Documents, the Second Priority Documents or the Third Priority Documents in violation of this Agreement.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, in the event the First Priority Representative enters into any amendment, waiver or consent in respect of any of the First Priority Security Documents for the purpose of adding to, or deleting from, or waiving or consenting to any departures from any provisions of, any First Priority Security Document or changing in any manner the rights of any parties thereunder, then such amendment, waiver or consent shall apply automatically to any comparable provision of the Comparable Second Priority Security Document and to the Comparable Third Priority Security Document without the consent of or action by any Second Priority Secured Party or Third Priority Secured Party (with each First Priority Security Document as so amended, and each Second Priority Security Document as so amended, continuing to be subject to the terms hereof); *provided* that (i) no such amendment, waiver or consent shall have the effect of removing assets subject to the Lien of any Second Priority Security Document or Third Priority Security Document, except to the extent that a release of such Lien is permitted by Section 4.2, (ii) any such amendment, waiver or consent that materially and adversely affects the rights of the Second Priority Secured Parties or the Third Priority Secured Parties and does not affect the First Priority Secured Parties in a like or similar manner shall not apply to the Second Priority Security Documents or the Third Priority Security Documents, as applicable, without the consent of the Second Priority Representative or the Third Priority Representative, as applicable and (iii) notice of such amendment, waiver or consent shall be given to the Second Priority Representative and the Third Priority Representative by the First Priority Representative no later than 30 days after its effectiveness, *provided* that the failure to give such notice shall not affect the effectiveness and validity thereof or cause a default by any Grantor under the Loan Documents.

(c) Each of the Grantors and the Representatives agrees that each First Priority Security Document, Second Priority Security Document and Third Priority Security Document shall contain the applicable provisions set forth on Annex I hereto, or similar provisions approved by the Representatives, which approval shall not be unreasonably withheld or delayed.

6.2 Restrictions on Refinancings.

(a) The indebtedness under the ABL Credit Agreement may be Refinanced, in whole but not in part, with the same or different lenders or Representatives in a Refinancing, without the consent of the (i) Senior Term Loan Agent or the holders of the Senior Term Loan Secured Obligations or (ii) the Junior Term Loan Agent or the holders of the Junior Term Loan Obligations; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7) and (y) no such Refinancing shall have the effect of increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations.

(b) The indebtedness in respect of the Senior Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the Junior Term Loan Agent or the Junior Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7) and (y) no such Refinancing shall have the effect of increasing the principal amount of Senior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Senior Term Loan Secured Obligations.

(c) The indebtedness in respect of the Junior Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the Senior Term Loan Agent or the Senior Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7) and (y) no such Refinancing shall have the effect of increasing the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations.

6.3 Restrictions on Amendments, Supplements and Modifications.

(a) The ABL Loan Documents may be amended, amended and restated, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of each of the Senior Term Loan Agent and the Junior Term Loan Agent, have the effect of:

(i) increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations, or

(ii) changing the scheduled date for repayment of the loans outstanding or permitted to be outstanding under the ABL Credit Agreement to an earlier date.

(b) The Senior Term Loan Documents may be amended, amended and restated, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of each of ABL Agent and the Junior Term Loan Agent, have the effect of:

(i) increasing the principal amount of Senior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Senior Term Loan Secured Obligations,

(ii) changing the final scheduled date for repayment of any loans (or any tranche or class thereof) outstanding or permitted to be outstanding under the Senior Term Loan Agreement to an earlier date, or

(iii) modifying the terms of payments in respect of Excess Cash Flow in a manner that increases the amount or frequency of any such payments.

(c) The Junior Term Loan Documents may be amended, amended and restated, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of each of ABL Agent and the Senior Term Loan Agent, have the effect of:

(i) increasing the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations, or

(ii) changing the final scheduled date for repayment of any loans (or any tranche or class thereof) outstanding or permitted to be outstanding under the Junior Term Loan Agreement to an earlier date.

For the avoidance of doubt, this Section 6.3 shall not apply to any ABL Priority DIP Financing or Senior Term Loan Priority DIP Financing.

SECTION 7. *Cooperation with Respect to ABL Priority Collateral.*

7.1 Consent to License to Use Intellectual Property. The First Priority Representative with respect to the Term Loan Priority Collateral (and any purchaser, assignee or transferee of assets as provided in Section 7.3) (a) consents (without any representation, warranty or obligation whatsoever) to the grant by any Grantor to the ABL Agent of a non-exclusive, royalty-free license (which will be binding on any successor or assignee of the intellectual property) to use during the ABL Priority Collateral Processing and Sale Period any Intellectual Property Collateral of such Grantor that is Term Loan Priority Collateral (or any Intellectual Property Collateral acquired by such purchaser, assignee or transferee from any Grantor, as the case may be) and (b) grants, in its capacity as a secured party (or as a purchaser, assignee or transferee, as the case may be), to the ABL Agent a non-exclusive royalty-free license (which will be binding on any successor or assignee of the intellectual property) to use during the ABL Priority Collateral Processing and Sale Period, any Intellectual Property Collateral that is Term Loan Priority Collateral (or subject to such purchase, assignment or transfer, as the case may be), in each case in connection with the enforcement of any Lien held by the ABL Agent upon any inventory or other ABL Priority Collateral of any Grantor and to the extent the use of such Intellectual Property Collateral is necessary or appropriate, in the good faith opinion of the ABL Agent, to process, ship, produce, store, complete, supply, lease, sell (by public auction, private sale or “going out of business” or similar sale, whether in bulk, in lots or to customers in the ordinary course of business or otherwise and which sale may include augmented inventory of the same type sold in the Grantors’ business) or otherwise dispose of any such inventory in any lawful manner. In the event that any ABL Secured Party has commenced and is continuing any Enforcement Action with respect to any ABL Priority Collateral or any other sale or liquidation of the ABL Priority Collateral has been commenced by any Grantor (with the consent of the ABL Agent), the First Priority Representative with respect to the Term Loan Priority Collateral may not sell, assign or otherwise transfer the related Term Loan Priority Collateral prior to the expiration of the ABL Priority Collateral Processing and Sale Period, unless the purchaser, assignee or transferee thereof agrees to be bound by the provisions of this Section 7.1.

7.2 Access to Information.

(a) If the First Priority Representative with respect to the Term Loan Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the First Priority Representative with respect to the Term Loan Priority Collateral), then upon request of the ABL Agent and reasonable advance notice, the First Priority Representative with respect to the Term Loan Priority Collateral will permit the ABL Agent or its representative to inspect and copy such documentation if and to the extent the ABL Agent certifies to the First Priority Representative with respect to the Term Loan Priority Collateral that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the ABL Agent, to the enforcement of the ABL Agent's Liens upon any ABL Priority Collateral; and

(ii) the ABL Agent and the ABL Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

(b) If the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the ABL Agent), then upon request of the First Priority Representative with respect to the Term Loan Priority Collateral and reasonable advance notice, the ABL Agent will permit the First Priority Representative with respect to the Term Loan Priority Collateral or its representative to inspect and copy such documentation if and to the extent the First Priority Representative with respect to the Term Loan Priority Collateral certifies to the ABL Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the First Priority Representative with respect to the Term Loan Priority Collateral, to the enforcement of the Liens of the First Priority Representative with respect to the Term Loan Priority Collateral upon any Term Loan Priority Collateral; and

(ii) the First Priority Secured Parties with respect to the Term Loan Priority Collateral are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

7.3 Access to Property to Process and Sell Inventory.

(a) (i) In the event of any Enforcement Action taken by the ABL Agent in respect of the ABL Priority Collateral ("ABL Priority Collateral Enforcement Actions") or if the First Priority Representative with respect to the Term Loan Priority Collateral commences any action or proceeding with respect to any of their respective rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the Term Loan Priority Collateral (or a purchaser at a foreclosure sale conducted in foreclosure of a First Priority Lien or Second Priority Lien, as the case may be, on any Term Loan Priority Collateral takes actual or constructive possession of the Term Loan Priority Collateral of any Grantor) ("Term Loan Priority Collateral Enforcement Actions"), then the First Priority Representative with respect to the Term Loan Priority Collateral, the First Priority Secured Parties with respect to the Term Loan Priority Collateral, the Second Priority Representative with respect to the Term Loan Priority Collateral and the Second

Priority Secured Parties with respect to the Term Loan Priority Collateral (subject to, in the case of any Term Loan Priority Collateral Enforcement Action, a prior written request by the ABL Agent to the First Priority Representative with respect to the Term Loan Priority Collateral (the "Term Loan Priority Collateral Enforcement Action Notice") shall (x) cooperate with the ABL Agent (and with its officers, employees, representatives and agents) at the cost and expense of the ABL Secured Parties (subject to the Grantors' reimbursement and indemnity obligations with respect thereto under the Loan Documents) in its efforts to conduct ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral and to finish any work-in-process and process, ship, produce, store, complete, supply, lease, sell or otherwise handle, deal with, assemble or dispose of, in any lawful manner, the ABL Priority Collateral, (y) not hinder or restrict in any respect the ABL Agent from conducting ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral or from finishing any work-in-process or processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral, and (z) permit the ABL Agent, its employees, agents, advisers and representatives, at the cost and expense of the ABL Secured Parties (subject to the Grantors' reimbursement and indemnity obligations with respect thereto under the Loan Documents), to enter upon and use the Term Loan Priority Collateral (including, without limitation, equipment, processors, computers and other machinery related to the storage or processing of records, documents or files and intellectual property), for a period commencing on (I) the date of the initial ABL Priority Collateral Enforcement Action or the date of delivery of the Term Loan Priority Collateral Enforcement Action Notice, as the case may be, and (II) ending on the date occurring 180 days thereafter (such period, as the same may be extended with the written consent of the First Priority Representative with respect to the Term Loan Priority Collateral as contemplated by the final sentence of this Section 7.3(a)(i), the "ABL Priority Collateral Processing and Sale Period"), for purposes of:

- (A) assembling and storing the ABL Priority Collateral and completing the processing of and turning into finished goods any ABL Priority Collateral consisting of work-in-process;
- (B) selling any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral, whether in bulk, in lots or to customers in the ordinary course of business or otherwise;
- (C) removing and transporting any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral;
- (D) otherwise processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral; and/or
- (E) taking reasonable actions to protect, secure, and otherwise enforce the rights or remedies of the ABL Secured Parties and/or the ABL Agent (including with respect to any ABL Priority Collateral Enforcement Actions) in and to the ABL Priority Collateral;

provided, however, that nothing contained in this Agreement shall restrict the rights of the First Priority Representative with respect to the Term Loan Priority Collateral from selling, assigning or otherwise transferring any Term Loan Priority Collateral prior to the expiration of such ABL Priority Collateral Processing and Sale Period if the purchaser, assignee or transferee thereof agrees in writing (for the benefit of the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, and the ABL Secured Parties) to be bound by the provisions of this Section 7.3 and Section 7.1. If any stay or other order prohibiting the exercise of remedies with respect to the ABL Priority Collateral has been entered by a court of competent jurisdiction, such ABL Priority Collateral Processing and Sale Period

shall be tolled during the pendency of any such stay or other order. The First Priority Representative with respect to the Term Loan Priority Collateral, upon request by the ABL Agent, may in its sole discretion extend the ABL Priority Collateral Processing and Sale Period for an additional period of time.

(ii) During the period of actual occupation, use and/or control by the ABL Secured Parties and/or the ABL Agent (or their respective employees, agents, advisers and representatives) of any Term Loan Priority Collateral, the ABL Secured Parties and the ABL Agent shall (A) be responsible for the ordinary course third party expenses related thereto, including costs with respect to heat, light, water and electricity (but not real estate taxes) with respect to that portion of any premises used or occupied, (B) take proper and reasonable care of any Term Loan Priority Collateral that is used by the ABL Agent or any other ABL Secured Parties during the ABL Priority Collateral Processing and Sale Period and, at the sole costs and expense of the ABL Secured Parties, pay the costs, liabilities and expenses incurred by the First Priority Representative with respect to the Term Loan Priority Collateral as a result of any act or omission of the ABL Secured Parties or their respective employees, agents and representatives in respect of their occupation, use and/or control of the Term Loan Priority Collateral pursuant to this Section 7.3, and (C) be obligated to repair at their expense any physical damage to such Term Loan Priority Collateral resulting from such occupancy, use or control or removal of ABL Priority Collateral, and to leave such Term Loan Priority Collateral in substantially the same condition as it was at the commencement of such occupancy, use or control, ordinary wear and tear excepted. Notwithstanding the foregoing, in no event shall the ABL Secured Parties or the ABL Agent have any liability to the First Priority Secured Parties with respect to the Term Loan Priority Collateral pursuant to this Section 7.3(a) as a result of any condition (including any environmental condition, claim or liability) on or with respect to the Term Loan Priority Collateral existing prior to the date of the exercise by the ABL Secured Parties (or the ABL Agent, as the case may be) of their rights under this Section 7.3(a) and the ABL Secured Parties shall have no duty or liability to maintain the Term Loan Priority Collateral in a condition or manner better than that in which it was maintained prior to the use thereof by the ABL Secured Parties, or for any diminution in the value of the Term Loan Priority Collateral that results from ordinary wear and tear resulting from the use of the Term Loan Priority Collateral by the ABL Secured Parties in the manner and for the time periods specified under this Section 7.3(a). Without limiting the rights granted in this Section 7.3(a), the ABL Secured Parties and the ABL Agent shall cooperate with the First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral in connection with any efforts made by the First Priority Representative with respect to the Term Loan Priority Collateral or such First Priority Secured Parties to sell the Term Loan Priority Collateral.

(b) The First Priority Representative with respect to the Term Loan Priority Collateral, shall be entitled, as a condition of permitting such access and use, to demand and receive assurances reasonably satisfactory to it that the access or use requested and all activities incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law and will be conducted in accordance with prudent manufacturing practices; and

(ii) will be adequately insured for damage to property and liability to persons, including property and liability insurance for the benefit of the First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral, at no cost to the First Priority Secured Parties with respect to the Term Loan Priority Collateral.

The First Priority Representative with respect to the Term Loan Priority Collateral, (x) shall provide reasonable cooperation to the ABL Agent in connection with the manufacture, production, completion, handling, removal and sale of any ABL Priority Collateral by the ABL Agent as provided above and (y) shall be entitled to receive, from the ABL Agent, fair compensation and reimbursement for their reasonable costs and expenses incurred in connection with such cooperation, support and assistance to the ABL Agent. Notwithstanding the foregoing sentence, the First Priority Representative with respect to the Term Loan Priority Collateral, and/or any such purchaser (or its transferee or successor) shall not otherwise be required to manufacture, produce, complete, remove, insure, protect, store, safeguard, sell or deliver any inventory subject to any First Priority Lien held by the ABL Agent or to provide any support, assistance or cooperation to the ABL Agent in respect thereof.

7.4 First Priority Representative Assurances. The First Priority Representative with respect to the Term Loan Priority Collateral, may condition its performance of any of its obligations set forth in this Section 7 upon its prior receipt (without cost to it) of such assurances as it may reasonably request to confirm that the performance of such obligation and all activities of the ABL Agent or its officers, employees and agents in connection therewith or incidental thereto will not impose upon the First Priority Representative with respect to the Term Loan Priority Collateral (or any First Priority Secured Party with respect to such Collateral) any legal duty, legal liability, the expenses for which the ABL Agent is expressly responsible pursuant to this Section 7 or risk of uninsured loss.

7.5 Grantor Consent. The Borrower and the other Grantors consent to the performance by the First Priority Representative with respect to the Term Loan Collateral, of the obligations set forth in this Section 7 and acknowledge and agree that neither the First Priority Representative with respect to the Term Loan Priority Collateral, nor any other First Priority Secured Party with respect to such Collateral shall ever be accountable or liable (except to the extent resulting from such party's gross negligence, bad faith or willful misconduct) for any action taken or omitted by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents successors or assigns in connection therewith or incidental thereto or in consequence thereof by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents, successors or assigns or any other damage to or misuse or loss of any property of the Grantors as a result of any action taken or omitted by the ABL Agent or its officers, employees, agents, successors or assigns.

SECTION 8. *Reliance; Waivers; etc.*

8.1 Reliance. The First Priority Documents, the Second Priority Documents and the Third Priority Documents are deemed to have been executed and delivered, and all extensions of credit thereunder are deemed to have been made or incurred, in reliance upon this Agreement. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, expressly waives all notice of the acceptance of and reliance on this Agreement by the other Secured Parties.

8.2 No Warranties or Liability. Each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral acknowledge and agree that none of them has made any representation or warranty to each other with respect to the execution, validity, legality, completeness, collectability or enforceability of any First Priority Document, any Second Priority Document or any Third Priority Document. Except as otherwise provided in this Agreement, each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral will be entitled to manage and supervise their respective extensions of credit to any Grantor in accordance with law and their usual practices, modified from time to time as they deem appropriate.

8.3 No Waivers. No right or benefit of any party hereunder shall at any time in any way be prejudiced or impaired by any act or failure to act on the part of such party or any other party hereto or by any noncompliance by any Grantor with the terms and conditions of any of the First Priority Documents, any of the Second Priority Documents or any of the Third Priority Documents.

SECTION 9. Obligations Unconditional.

All rights, agreements and obligations of the First Priority Representative and First Priority Secured Parties, the Second Priority Representative and the Second Priority Secured Parties, and the Third Priority Representative and the Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, and the Grantors hereunder, to the extent applicable, shall remain in full force and effect irrespective of:

(i) any lack of validity or enforceability of any First Priority Document, Second Priority Document or Third Priority Document;

(ii) any change in the time, place or manner of payment of, or in any other term of, all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations, or any amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of any First Priority Document, Second Priority Document or Third Priority Document;

(iii) any exchange, release, voiding, avoidance or non-perfection of any security interest in any Common Collateral or any other collateral, or any release, amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations or any guarantee or guaranty thereof; or

(iv) any other circumstances that otherwise might constitute a defense available to, or a discharge of, any Grantor in respect of (a) the First Priority Obligations (other than a defense that the First Priority Obligations have been paid in full), (b) the Second Priority Obligations (other than a defense that the Second Priority Obligations have been paid in full) or (c) the Third Priority Obligations (other than a defense that the Third Priority Obligations have been paid in full) or of any of the First Priority Representative, Second Priority Representative, Third Priority Representative or any Grantor, to the extent applicable, in respect of this Agreement.

SECTION 10. Additional ABL Secured Obligations, Senior Term Loan Secured Obligations and Junior Term Loan Secured Obligations.

The Borrower may from time to time, subject to any limitations contained in the ABL Loan Documents, the Senior Term Loan Documents and the Junior Term Loan Documents in effect at such time, designate additional indebtedness and related obligations that are, or are to be, secured by Liens on any assets of the Grantors that would, if such Liens were granted, constitute Common Collateral as ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer:

(i) describing the indebtedness and other obligations being designated as ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(ii) in the case of ABL Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the ABL Priority Collateral and Third Priority Obligations with respect to the Term Loan Priority Collateral;

(iii) in the case of Senior Term Loan Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(iv) in the case of Junior Term Loan Secured Obligations, confirming that such obligations shall be Second Priority Obligations with respect to the Term Loan Priority Collateral and Third Priority Obligations with respect to the ABL Priority Collateral;

(v) identifying the Person that serves as the Representative with respect to such indebtedness and related obligations;

(vi) certifying that the incurrence of such ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be), the creation of the Liens securing such ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and the designation of such indebtedness and related obligations as ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document, Senior Term Loan Document or Junior Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable; and

(vii) attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be).

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable, for all purposes of this Agreement.

In the event of any conflict or inconsistency between the provisions of this Section 10 and the provisions of Section 11.3(b), the provisions of this Section 10 shall govern.

SECTION 11. *Miscellaneous.*

11.1 Conflicts. Except as otherwise provided herein, in the event of any conflict between the provisions of this Agreement and the provisions of any First Priority Document, any Second Priority Document or any Third Priority Document, the provisions of this Agreement shall govern.

11.2 Continuing Nature of Provisions. This Agreement shall continue to be effective, and shall not be revocable by any party hereto, until the First Priority Obligations Payment Date and the Second

Priority Obligations Payment Date shall have occurred with respect to each Type of Common Collateral. This is a continuing agreement and the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties may continue, at any time and without notice to the other parties hereto, to extend credit and other financial accommodations, lend monies and provide indebtedness to, or for the benefit of, any Grantor on the faith hereof.

11.3 Amendments; Waivers.

(a) No amendment or modification of any of the provisions of this Agreement (other than pursuant to a Representative Joinder Agreement or a Grantor Joinder Agreement) shall be effective unless the same shall be in writing and signed by the First Priority Representative, the Second Priority Representative and the Third Priority Representative and, in the case of amendments or modifications that could reasonably be expected to affect the rights or interests of any Grantor, the Borrower.

(b) It is understood that the ABL Agent, the Senior Term Loan Agent and the Junior Term Loan Agent, without the consent of any other Secured Party, may in their discretion determine that a supplemental agreement (which may take the form of an amendment and restatement of this Agreement) is necessary or appropriate to facilitate having additional indebtedness or other obligations ("Additional Debt") of any of the Grantors become ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, under this Agreement, which supplemental agreement shall specify whether such Additional Debt constitutes ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations; *provided* that such Additional Debt is permitted to be incurred by the ABL Credit Agreement, the Senior Term Loan Agreement and the Junior Term Loan Agreement, and is permitted by said Agreements to be subject to the provisions of this Agreement as ABL Secured Obligations, Senior Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable.

11.4 Information Concerning Financial Condition of the Borrower and the other Grantors. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that each Secured Party assumes responsibility for keeping itself informed of the financial condition of the relevant Grantors and all other circumstances bearing upon the risk of nonpayment of the First Priority Obligations, the Second Priority Obligations or the Third Priority Obligations. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that no party shall have any duty to advise any other party of information known to it regarding such condition or any such circumstances. In the event any Secured Party, in its sole discretion, undertakes at any time or from time to time to provide any information to any other Secured Party, it shall be under no obligation (a) to provide any such information to such other party or any other party on any subsequent occasion, (b) to undertake any investigation not a part of its regular business routine, or (c) to disclose any other information.

11.5 Applicable Law. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

11.6 Jurisdiction; Consent to Service of Process; Process Agent.

(a) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.

(b) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT IN ANY COURT REFERRED TO IN PARAGRAPH (a) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(c) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 11.7. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

11.7 Notices.

Unless otherwise specifically provided herein, any notice or other communication herein required or permitted to be given shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopy. For the purposes hereof, the addresses of the parties hereto (until notice of a change thereof is delivered as provided in this Section) shall be as set forth on Schedule 1 to this Agreement or, as to each party, at such other address as may be designated by such party in a written notice to each of the other parties hereto.

11.8 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of each of the parties hereto and each of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and their respective successors and assigns, and nothing herein is intended, or shall be construed to give, any other Person any right, remedy or claim under, to or in respect of this Agreement or any Common Collateral or any Type thereof. All references to any Grantor shall include any Grantor as debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding.

11.9 Headings. Section headings used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

11.10 Severability. In the event any one or more of the provisions contained in this Agreement or in any other Loan Document should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and therein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

11.11 Counterparts; Integration; Effectiveness. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually executed counterpart of this Agreement. This Agreement shall become effective when it shall have been executed by each party hereto.

11.12 Waiver of Jury Trial. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

11.13 Additional Grantors. The Borrower and each other Grantor on the date of this Agreement will constitute the original Grantors party hereto. The original Grantors will cause each Person that becomes a Grantor after the date hereof to contemporaneously become a party hereto (as a Grantor) by executing and delivering a Grantor Joinder Agreement to each of the ABL Agent, the Senior Term Loan Agent and the Junior Term Loan Agent. The parties hereto agree that, notwithstanding any failure to take the actions required by the immediately preceding sentence, each Person that becomes a Grantor at any time (and any security granted by any such Person) will be subject to the provisions hereof as fully as if it constituted a Grantor party hereto and had complied with the requirements of the immediately preceding sentence.

[signature pages follow]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

BANK OF AMERICA, N.A.
as Representative with respect to the ABL Credit Agreement

By: /s/ Steven Blumberg
Name: Steven Blumberg
Title: Senior Vice President

Signature Page to
Intercreditor Agreement

JPMORGAN CHASE BANK, N.A.,
as Representative with respect to the Senior Term Loan Agreement

By: /s/ Peter B. Thaur
Name: Peter B. Thaur
Title: Managing Director

Signature Page to
Intercreditor Agreement

BARCLAYS BANK PLC,
as Representative with respect to the Junior Term Loan Agreement

By: /s/ Craig Malloy
Name: Craig Malloy
Title: Director

Signature Page to
Intercreditor Agreement

EASTMAN KODAK COMPANY

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

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

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

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

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

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

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

Signature Page to
Intercreditor Agreement

Notices**BORROWER AND GRANTORS:**

Eastman Kodak Company
343 State Street
Rochester, NY 14650
Attn: General Counsel

ABL AGENT:

Bank of America, NA
225 Franklin Street
Boston, MA 02110
Attn: Matthew T. O'Keefe
Senior Vice President

FIRST LIEN TERM LOAN AGENT:

JPMorgan Chase Bank, N.A.
500 Stanton Christiana Road, Ops 2, Floor 03
Newark, DE. 19713-2107
Attn: Dimple Patel

With copies to:

JPMorgan Chase Bank, N.A.
383 Madison Avenue, Floor 24
New York, NY 10179
Attn: Sandeep Parihar

SECOND LIEN TERM LOAN AGENT:

Barclays Bank PLC
1301 Avenue of Americas
New York, New York 10019
Attn: Harpreet Kaur

With copies to:

Barclays Bank PLC
745 7th Avenue
New York, New York 10019
Attn: Noam Azachi

Provision for each First Priority Security Document, Second Priority Security Document and Third Priority Security Document

“Reference is made to the Intercreditor Agreement, dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time, the “Intercreditor Agreement”), among Eastman Kodak Company, the other Grantors party thereto, Bank of America, N.A., as Representative with respect to the ABL Credit Agreement (as defined therein), JPMorgan Chase Bank, N.A., as Representative with respect to the Senior Term Loan Agreement (as defined therein), and Barclays Bank PLC, as Representative with respect to the Junior Term Loan Agreement. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Agent pursuant to this Agreement and the exercise of any right or remedy by the Agent hereunder, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control.”

[FORM OF] REPRESENTATIVE JOINDER AGREEMENT NO. [] dated as of [], 20[] (the "Representative Joinder Agreement") to the INTERCREDITOR AGREEMENT dated as of September 3, 2013 (the "Intercreditor Agreement"), BANK OF AMERICA, N.A., as Representative with respect to the ABL Credit Agreement, JPMORGAN CHASE BANK, N.A., as Representative with respect to the Senior Term Loan Agreement, BARCLAYS BANK PLC, as Representative with respect to the Junior Term Loan Agreement, Eastman Kodak Company (the "Borrower"), and each of the other Grantors party thereto.

A. Capitalized terms used herein but not otherwise defined herein shall have the meanings assigned to such terms in the Intercreditor Agreement.

B. The Borrower and/or one or more of the other Grantors proposes to issue or incur additional [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] and the Person identified in the signature pages hereto as the "Representative" (the "Additional Representative") will serve as the agent, trustee, or other representative for the holders of such [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations]. The [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] are being designated as such by the Borrower in accordance with Section 10 of the Intercreditor Agreement.

C. Accordingly, the Additional Representative and the Borrower agree as follows, for the benefit of the Additional Representative, the Borrower and each other party to the Intercreditor Agreement:

Section 1. *Accession to the Intercreditor Agreement.* The Additional Representative (a) hereby accedes and becomes a party to the Intercreditor Agreement as a Representative for the holders of the additional [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] (the "Additional Secured Parties"), (b) agrees, for itself and on behalf of the Additional Secured Parties from time to time in respect of the additional [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations], to all the terms and provisions of the Intercreditor Agreement and (c) shall have all the rights and obligations of a Representative under the Intercreditor Agreement.

Section 2. *Representations, Warranties and Acknowledgement of the Additional Representative.* The Additional Representative represents and warrants to each other Representative and to the Secured Parties that (a) it has full power and authority to enter into this Representative Joinder Agreement, in its capacity as the Representative with respect to the additional [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations], (b) this Representative Joinder Agreement has been duly authorized, executed and delivered by it and constitutes its legal, valid and binding obligation, enforceable against it in accordance with the terms of this Representative Joinder Agreement and (c) the [ABL Loan Documents] [Senior Term Loan Documents] [Junior Term Loan Documents] relating to such additional [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] provide that, upon the Additional Representative's entry into this Representative Joinder Agreement, the secured parties in respect of such additional [ABL Secured Obligations] [Senior Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] will be subject to and bound by the provisions of the Intercreditor Agreement.

Section 3. *Counterparts.* This Representative Joinder Agreement may be executed in counterparts, each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Representative Joinder Agreement shall become effective when each other Representative shall have received a counterpart of this Representative Joinder Agreement that

bears the signature of the Additional Representative. Delivery of an executed counterpart of a signature page to this Representative Joinder Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually signed counterpart of this Representative Joinder Agreement.

Section 4. *Benefit of Agreement.* **The agreements set forth herein or undertaken pursuant hereto are for the benefit of, and may be enforced by, any party to the Intercreditor Agreement.**

Section 5. *Governing Law.* **THIS REPRESENTATIVE JOINDER AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.**

Section 6. *Severability.* In the event any one or more of the provisions contained in this Representative Joinder Agreement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

Section 7. *Notices.* All communications and notices hereunder shall be in writing and given as provided in Section 11.7 of the Intercreditor Agreement. All communications and notices hereunder to the Additional Representative shall be given to it at the address set forth under its signature hereto, which information supplements Section 11.7 of the Intercreditor Agreement.

Section 8. *Expenses.* The Borrower agrees to reimburse each Representative for its reasonable out-of-pocket expenses in connection with this Representative Joinder Agreement, including the reasonable fees, other charges and disbursements of counsel for each Representative.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Additional Representative has duly executed this Representative Joinder Agreement to the Intercreditor Agreement as of the day and year first above written.

[NAME OF ADDITIONAL REPRESENTATIVE], as
REPRESENTATIVE with respect to [NAME OF AGREEMENT] and
holders of the [] Secured Obligations thereunder

By: _____
Name:
Title:

Address for notices:

attention of: _____
Telecopy: _____

Acknowledged by:

BANK OF AMERICA, N.A., as Representative with respect to the ABL
Credit Agreement

By: _____
Name:
Title:

JPMORGAN CHASE BANK, N.A., as Representative with respect to
the Senior Term Loan Agreement

By: _____
Name:
Title:

BARCLAYS BANK PLC, as Representative with respect to the Junior
Term Loan Agreement

By: _____
Name:
Title:

[EACH OTHER REPRESENTATIVE], as Representative with respect
to [the [] Agreement]

By: _____
Name:
Title:

[FORM OF] GRANTOR JOINDER AGREEMENT NO. [] dated as of [], 20[] (the "Grantor Joinder Agreement") to the INTERCREDITOR AGREEMENT dated as of September 3, 2013 (the "Intercreditor Agreement"), BANK OF AMERICA, N.A., as Representative with respect to the ABL Credit Agreement, JPMORGAN CHASE BANK, N.A., as Representative with respect to the Senior Term Loan Agreement, BARCLAYS BANK PLC, as Representative with respect to the Junior Term Loan Agreement, Eastman Kodak Company (the "Borrower"), and each of the other Grantors party thereto.

A. Capitalized terms used herein but not otherwise defined herein shall have the meanings assigned to such terms in the Intercreditor Agreement.

B. [], a Subsidiary of the Borrower (the "Additional Grantor"), has granted a Lien on all or a portion of its assets to secure [ABL Secured Obligations] [and] [Senior Term Loan Secured Obligations] [and] [Junior Term Loan Secured Obligations] and such Additional Grantor is not a party to the Intercreditor Agreement.

C. The Additional Grantor wishes to become a party to the Intercreditor Agreement and to acquire and undertake the rights and obligations of a Grantor thereunder. The Additional Grantor is entering into this Grantor Joinder Agreement in accordance with the provisions of the Intercreditor Agreement in order to become a Grantor thereunder.

Accordingly, the Additional Grantor agrees as follows, for the benefit of the Representatives, the Borrower and each other party to the Intercreditor Agreement:

Section 1. *Accession to the Intercreditor Agreement.* The Additional Grantor (a) hereby accedes and becomes a party to the Intercreditor Agreement as a Grantor with the same force and effect as if originally named therein as a Grantor, (b) agrees to all the terms and provisions of the Intercreditor Agreement and (c) shall have all the rights and obligations of a Grantor under the Intercreditor Agreement.

Section 2. *Representations, Warranties and Acknowledgment of the Additional Grantor.* The Additional Grantor represents and warrants to each Representative and to the Secured Parties that this Grantor Joinder Agreement has been duly authorized, executed and delivered by such Additional Grantor and constitutes the legal, valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

Section 3. *Counterparts.* This Grantor Joinder Agreement may be executed in counterparts, each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Grantor Joinder Agreement shall become effective when each other Representative shall have received a counterpart of this Grantor Joinder Agreement that bears the signature of the Additional Grantor. Delivery of an executed counterpart of a signature page to this Grantor Joinder Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually signed counterpart of this Grantor Joinder Agreement.

Section 4. *Benefit of Agreement.* **The agreements set forth herein or undertaken pursuant hereto are for the benefit of, and may be enforced by, any party to the Intercreditor Agreement.**

Section 5. *Governing Law.* **THIS GRANTOR JOINDER AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.**

Section 6. *Severability.* In the event any one or more of the provisions contained in this Grantor Joinder Agreement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

Section 7. *Notices.* All communications and notices hereunder shall be in writing and given as provided in Section 11.7 of the Intercreditor Agreement.

Section 8. The Additional Grantor agrees to reimburse each Representative for its reasonable out-of-pocket expenses in connection with this Grantor Joinder Agreement, including the reasonable fees, other charges and disbursements of counsel for each Representative.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Additional Grantor has duly executed this Grantor Joinder Agreement to the Intercreditor Agreement as of the day and year first above written.

[NAME OF SUBSIDIARY]

By: _____

Name:

Title:

Acknowledged by:

BANK OF AMERICA, N.A., as Representative with respect to the ABL
Credit Agreement

By: _____
Name:
Title:

JPMORGAN CHASE BANK, N.A., as Representative with respect to
the Senior Term Loan Agreement

By: _____
Name:
Title:

BARCLAYS BANK PLC, as Representative with respect to the Junior
Term Loan Agreement

By: _____
Name:
Title:

[EACH OTHER REPRESENTATIVE], as Representative with respect
to [the [] Agreement]

By: _____
Name:
Title:

SENIOR SECURED FIRST LIEN TERM CREDIT AGREEMENT

dated as of September 3, 2013

among

**EASTMAN KODAK COMPANY,
as the Borrower**

and

The Lenders Party Hereto,

and

**JPMORGAN CHASE BANK, N.A.,
as Administrative Agent**

**J.P. MORGAN SECURITIES LLC,
BARCLAYS BANK PLC**

and

**MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED,
as Joint Lead Arrangers and Joint Bookrunners**

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SENIOR SECURED FIRST LIEN TERM CREDIT AGREEMENT

This SENIOR SECURED FIRST LIEN TERM CREDIT AGREEMENT (this “**Agreement**”) dated as of September 3, 2013, among EASTMAN KODAK COMPANY, a New Jersey corporation (the “**Borrower**”), the several banks and other financial institutions or entities from time to time parties to this Agreement (the “**Lenders**”), and JPMORGAN CHASE BANK, N.A., a national banking association, as Administrative Agent. The joint lead arrangers and joint bookrunners for the credit facility provided under this Agreement are J.P. MORGAN SECURITIES LLC, BARCLAYS BANK PLC and MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED.

W I T N E S S E T H:

WHEREAS, on January 19, 2012 (the “**Petition Date**”), the Borrower and certain of its Affiliates filed voluntary petitions with the Bankruptcy Court initiating cases under Chapter 11 of the Bankruptcy Code and have continued in the possession of their assets and in the management of their businesses pursuant to Sections 1107 and 1108 of the Bankruptcy Code;

WHEREAS, on June 27, 2013, the Borrower filed the Plan of Reorganization, which has been amended from time to time on or prior to the date hereof; and

WHEREAS, in connection with the Plan of Reorganization, the Borrower requires certain credit and other financial accommodations be made available to it, and the Lenders have agreed to extend credit in the form of an exit senior secured first lien term credit facility in the initial aggregate principal amount of \$420,000,000;

NOW, THEREFORE, subject to the satisfaction of the conditions set forth herein, the parties hereto agree as follows:

ARTICLE I
DEFINITIONS

Section 1.01. *Defined Terms.* As used in this Agreement, the following terms have the meanings specified below:

“**ABL Borrowing Base**” has the meaning set forth for “Borrowing Base” in the ABL Agreement.

“**ABL Agent**” has the meaning set forth in the Intercreditor Agreement.

“**ABL Agreement**” means (i) that certain Senior Secured Asset Based Revolving Credit Agreement, dated as of the Closing Date, by and among the Borrower, the ABL Agent, the lenders identified therein and the other agents identified therein, as amended, amended and restated, modified, or supplemented from time to time to the extent permitted by this Agreement and the Intercreditor Agreement and (ii) any other replacement, refinancing, restructuring, extension, renewal or refinancing thereof (whether through one or more credit facilities or other debt issuances pursuant to the agreement set forth in subclause (i) or any other agreement, contract or indenture) to the extent permitted by this Agreement and the Intercreditor Agreement.

“**ABL Facility**” means the asset-based revolving credit facility made available pursuant to the ABL Agreement.

“**ABL Lenders**” means the lenders under the ABL Agreement.

“**ABL Loan**” means a loan made by the ABL Lenders from time to time under the ABL Agreement.

“**ABL Loan Documents**” has the meaning set forth for “Loan Documents” (or any comparable term) in the ABL Agreement.

“**ABL Priority Collateral**” has the meaning set forth in the Intercreditor Agreement.

“**ABL Specified Hedging Agreement**” has the meaning set forth for “Specified Hedging Agreement” in the ABL Agreement.

“**ABR**”, when used in reference to any Loan or Borrowing, refers to whether such Loan, or the Loans comprising such Borrowing, is bearing interest at a rate determined by reference to the Alternate Base Rate.

“**Acceptable Foreign Currency**” means Pounds Sterling, and Euros, and the currencies listed on Schedule 1.01(A), any other currency used in the ordinary course of business of the Borrower and its Subsidiaries for cash management purposes outside the United States and other currency as may be approved by the Administrative Agent from time to time in its sole discretion.

“**Account**” has the meaning set forth in the UCC.

“**Account Control Agreement**” means, with respect to a Deposit Account or Securities Account (in each case other than an Excluded Account) established by a Loan Party, an agreement, in form and substance reasonably satisfactory to the Administrative Agent, establishing Control (as defined in the Security Agreement) of such Deposit Account or Securities Account by either the Administrative Agent or the ABL Agent, in accordance with the terms of the Security Agreement and the Intercreditor Agreement.

“**Adjusted LIBO Rate**” means, with respect to each day during each Interest Period pertaining to a LIBOR Loan, a rate per annum determined for such day in accordance with the following formula:

$$\text{Adjusted LIBO Rate} = \frac{\text{LIBO Rate}}{1.00 - \text{Statutory Reserve Rate}}$$

“**Administrative Agent**” means JPMorgan Chase Bank, in its capacity as administrative agent for the Lenders hereunder, together with its permitted successors and assigns (including assignment of its agency role hereunder to a third party) in such capacity.

“**Administrative Questionnaire**” means an Administrative Questionnaire in a form supplied by the Administrative Agent.

“**Affiliate**” means, with respect to a specified Person, another Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by or is under common Control with the Person specified.

“**Affiliate Assignment Agreement**” means an Assignment and Assumption Agreement substantially in the form of Exhibit J, with such amendments or modifications as may be agreed by the Administrative Agent.

“**Agents**” means the Administrative Agent.

“**Aggregate Commitments**” means, at any time, the sum of the Commitments at such time. As of the Closing Date, the Aggregate Commitments are \$420,000,000.

“**Aggregate Outstandings**” means, at any time, the aggregate outstanding principal balance of the Loans of all Lenders at such time.

“**Agreement**” has the meaning set forth in the preamble hereto.

“**AlixPartners**” means AP Services, LLC, AlixPartners, LLP, and their subsidiary affiliates.

“**Alternate Base Rate**” means, for any day, a rate per annum equal to the greatest of (a) the Prime Rate in effect on such day, (b) the Federal Funds Effective Rate in effect on such day plus one-half of one percent (1/2 of 1%) and (c) the Adjusted LIBO Rate for a one month Interest Period on such day (or if such day is not a Business Day, the immediately preceding Business Day) plus one percent (1%); *provided* that, for the avoidance of doubt, the Adjusted LIBO Rate for any day shall be based on the rate appearing on Reuters Page LIBOR01 (or on any successor or substitute page) at approximately 11:00 a.m. London time on such day (without any rounding). Any change in the Alternate Base Rate due to a change in the Prime Rate, the Federal Funds Effective Rate or the Adjusted LIBO Rate shall be effective from and including the effective date of such change in the Prime Rate, the Federal Funds Effective Rate or the Adjusted LIBO Rate, respectively. Notwithstanding the foregoing, the Alternate Base Rate for purposes of interest rate determinations with respect to the Loans shall at no time be less than 2.00% per annum.

“**Applicable Law**” means, as to any Person, all statutes, rules, regulations, orders, or other requirements having the force of law and applicable to such Person, and all court orders and injunctions, and/or similar rulings and applicable to such Person, in each case of or by any Governmental Authority, or court, or tribunal which has jurisdiction over such Person, or any property of such Person.

“**Applicable Margin**” means, (a) for any ABR Loan, 5.25% per annum and (b) for any LIBOR Loan, 6.25% per annum.

“**Applicable Percentage**” means, with respect to any Lender at any time, the percentage (carried out to the fourth decimal place) of (i) prior to the funding of the Term Loans on the Closing Date, the amount of such Lender’s Commitment at such time to the Aggregate Commitments at such time and (ii) thereafter, the outstanding principal balance of such Lender’s Loan at such time to the Aggregate Outstandings at such time. The initial Applicable Percentage of each Lender is set forth opposite the name of such Lender on Schedule 2.01 or in the Assignment and Acceptance pursuant to which such Lender becomes a party hereto, as applicable.

“**Approved Fund**” means any Fund that is administered, advised or managed by (a) a Lender, (b) an Affiliate of a Lender or (c) an entity or an Affiliate of an entity that administers, advises or manages a Lender.

“**Asset Sale**” means any Disposition of Term Priority Collateral or series of related Dispositions of Term Priority Collateral (other than any such Disposition permitted by Sections 6.05(a), (b), (d), (h), (i), (j), (m) and (o)) that yields Net Proceeds to the Borrower or any of its Restricted Subsidiaries in excess of \$5,000,000. For the avoidance of doubt, the issuance of Equity Interests shall not constitute an Asset Sale solely for purposes of this definition.

“**Assignee Group**” means two or more Eligible Assignees that are Affiliates of one another or two or more Approved Funds managed or advised by the same investment advisor or investment manager or by affiliated investment advisors or investment managers.

“**Assignment and Acceptance**” means an assignment and acceptance entered into by a Lender and an assignee (with the consent of any party whose consent is required by Section 9.04), and accepted by the Administrative Agent, substantially in the form of Exhibit A or any other form approved by the Administrative Agent and the Borrower.

“**Auction Manager**” means (a) any of the Joint Lead Arrangers or (b) any other financial institution or advisor selected by Borrower and consented to by the Administrative Agent (such consent not to be unreasonably withheld or delayed) to act as an arranger in connection with any repurchases pursuant to Section 9.04(b)(v).

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

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

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

“**Bona Fide Debt Fund**” means a debt fund or other investment vehicle engaged in the making, purchasing, holding or otherwise investing in commercial loans, bonds or similar extensions of credit in the ordinary course of business and whose managers have fiduciary duties to third party investors in such fund or investment vehicle.

“**Borrower**” has the meaning set forth in the preamble hereto.

“**Borrower Materials**” has the meaning set forth in Section 5.01.

“**Borrowing**” means a group of Loans of the same Type, made, converted or continued on the same date and, in the case of LIBOR Loans, as to which a single Interest Period is in effect.

“**Borrowing Request**” means a request by the Borrower for a Borrowing in accordance with Section 2.03.

“**Business Day**” means any day that is not a Saturday, Sunday or other day on which commercial banks in New York, New York are authorized or required by law to remain closed; *provided* that, when used in connection with a LIBOR Loan, the term “**Business Day**” shall also exclude any day on which banks are not open for dealings in dollar deposits in the London interbank market.

“**Capital Expenditures**” means, without duplication, any expenditure of money for any purchase or other acquisition of any asset which, in conformity with GAAP, would be required to be classified as a capital expenditure on the consolidated statement of cash flows of the Borrower and its Restricted Subsidiaries; *provided* that the term “**Capital Expenditures**” shall not include (i) any additions to property, plant and equipment and other expenditures made in connection with the replacement, substitution, restoration, repair or improvement of assets to the extent made with (w) the proceeds of equity issuances of, or capital contributions to, the Borrower, (x) Indebtedness borrowed (excluding borrowings under the ABL Agreement) by any Loan Party or any Restricted Subsidiary in connection with such capital expenditures, (y) the proceeds from any casualty insurance or condemnation or eminent domain paid on account of the loss of or damage to the assets being replaced, substituted, restored, repaired or improved, to the extent that the proceeds therefrom are utilized or committed to be utilized for capital expenditures within twelve (12) months of the receipt of such proceeds and (if so committed) are

so utilized within eighteen (18) months of the receipt of such proceeds, or (z) the proceeds from any sale or other disposition of the Borrower's or any Restricted Subsidiary's assets (other than assets consisting of Accounts and the proceeds thereof), to the extent that the proceeds therefrom are utilized or committed to be utilized for capital expenditures within twelve (12) months of the receipt of such proceeds and (if so committed) are so utilized within eighteen (18) months of the receipt of such proceeds, (ii) the purchase price of equipment that is purchased substantially contemporaneously with the trade-in of existing equipment solely to the extent of the amount of such purchase price reduced by the credit granted by the seller of such equipment for the equipment being traded in at such time, (iii) expenditures that constitute operating lease expenses in accordance with GAAP, (iv) expenditures that constitute Permitted Acquisitions or other investments that consist of the purchase of a business unit, line of business or a division of a Person or all or substantially all of the assets of a Person, (v) any expenditures which are paid by a third party or which are contractually required to be, and are, reimbursed to the Loan Parties in cash by a third party (including landlords) during such period of calculation or (vi) any non-cash capitalized interest expense reflected as additions to property, plant or equipment in the consolidated balance sheet of the Borrower and the Restricted Subsidiaries.

"Capital Lease Obligations" means, with respect to any Person for any period, the obligations of such Person to pay rent or other amounts under any lease of (or other arrangement conveying the right to use) real or personal property, or a combination thereof, which obligations are required to be classified and accounted for as a capital lease on a balance sheet of such Person under GAAP and the amount of which obligations shall be the capitalized amount thereof determined in accordance with GAAP. For the avoidance of doubt, operating leases shall also be accounted for in accordance with GAAP in effect as of the date hereof, provided that any such obligations that are required to be classified and accounted for as an operating lease under GAAP as existing on the date hereof that are recharacterized as capital leases due to a change in GAAP after the date hereof shall not be treated as Capital Lease Obligations for any purpose under this Agreement, but instead shall be accounted for as if they were operating leases for all purposes under this Agreement (other than provisions relating to the preparation or delivery of financial statements) as determined under GAAP in effect on the date hereof.

"Captive Insurance Subsidiary" means any Subsidiary that is subject to regulation as an insurance company.

"Cases" means one or more cases under Chapter 11 of the Bankruptcy Code with respect to which certain Guarantors were the debtors and the debtors-in-possession.

"Cash and Cash Equivalents" means:

(a) Dollars and Acceptable Foreign Currencies;

(b) securities issued or directly and fully guaranteed or insured by the United States of America or any agency or instrumentality of the United States of America (*provided* that the full faith and credit of the United States of America is pledged in support of those securities) having maturities of not more than twenty-four (24) months from the date of acquisition;

(c) obligations issued or fully guaranteed by any state of the United States of America or any political subdivision of any such state or province or any instrumentality thereof maturing within one year from the date of acquisition and having a rating of either "A" or better from S&P, A2 or better from Moody's;

(d) certificates of deposit and eurodollar time deposits with maturities of one year or less from the date of acquisition, banker's acceptances with maturities not exceeding one year and overnight bank deposits, in each case, with any Lender or with any United States commercial bank having capital and surplus in excess of \$250,000,000;

(e) repurchase obligations with a term of not more than seven (7) days for underlying securities of the types described in clauses (b), (c), and (d) above entered into with any financial institution meeting the qualifications specified in clause (d) above;

(f) commercial paper rated at least "P-2" by Moody's or at least "A-2" by S&P, in each case, maturing within one year after the date of acquisition;

(g) money market funds that either are (x) SEC.270.2a-7 compliant, (y) enhanced cash funds having a weighted average maturity of not greater than 120 days or (z) investing at least 95% of their assets in securities of the types described in clauses (a) through (f) above; and

(h) offshore overnight interest bearing deposits in foreign branches of the Administrative Agent, any Lender or an Affiliate of a Lender, or

(i) instruments equivalent to those referred to in clauses (a) through (h) above of comparable tenor to those referred to above, denominated in any Acceptable Foreign Currency and used in the ordinary course of business of the Borrower and its Subsidiaries for cash management purposes in any jurisdiction outside the United States of America to the extent reasonably required or advisable in connection with any business conducted by the Borrower or any Subsidiary.

"Cash Control Implementation Date" has the meaning set forth in Section 5.12(b).

"Change in Control" means, at any time, (a) any "person" or "group" (as such terms are used in Sections 13(d) and 14(d) of the Securities and Exchange Act of 1934 (the "Exchange Act"), other than a Permitted Holder, (x) is or becomes the beneficial owner (as defined in Rules 13d-3 and 13d-5 under the Exchange Act, except that a person or group shall be deemed to have "beneficial ownership" of all shares that any such person or group has the right to acquire, whether such right is exercisable immediately or only after the passage of time), directly or indirectly, of voting stock of the Borrower representing more than 35% of the voting power of all voting stock of the Borrower and (y) shall have acquired a beneficial ownership of more voting stock of the Borrower than the Specified Holders, and (b) during any period of two consecutive years (commencing immediately following the Closing Date), individuals who at the beginning of such period constituted the board of directors of the Borrower (together with any new directors whose election by such board of directors or whose nomination for election by the Borrower's shareholders was approved by a vote of a majority of the Borrower's directors then still in office who either were directors at the beginning of such period or whose election or nomination for election was previously so approved) cease for any reason to constitute a majority of the Borrower's directors then in office (excluding any directors from the numerator and denominator of such calculation to the extent such director is or was designated by a Permitted Holder or pursuant to a contractual agreement with the Borrower existing on the Closing Date); provided further that for the avoidance of doubt, none of the transactions contemplated or expressly authorized by the Plan of Reorganization shall constitute, or be deemed to constitute, a Change in Control.

"Change in Law" means (a) the adoption of any law, rule or regulation after the date of this Agreement, (b) any change in any law, rule or regulation or in the interpretation or application thereof by any Governmental Authority after the date of this Agreement or (c) compliance by any party hereto (or, for purposes of Section 2.11(b), by any lending office of such Lender or by such Lender's holding company, if any) with any request, guideline or directive (whether or not having the force of law) of any Governmental Authority made or issued after the date of this Agreement. Notwithstanding the foregoing,

(x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines and directives promulgated thereunder and (y) all requests, rules, guidelines or directives promulgated by the Bank for International Settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States or foreign regulatory authorities, in each case pursuant to Basel III, shall be deemed to have been introduced or adopted after the Closing Date, regardless of the date enacted or adopted.

“**Charges**” has the meaning set forth in Section 9.13.

“**Closing Date**” means the date on which each of the conditions set forth in Section 4.01 were satisfied (or waived in accordance with Section 9.02), which date is September 3, 2013.

“**Code**” means the Internal Revenue Code of 1986, as amended from time to time.

“**Collateral**” means all the “**Mortgaged Property**” as defined in any Mortgage and all the “**Collateral**” as defined in any other Security Document.

“**Commitment**” means, with respect to each Lender, the commitment of such Lender hereunder set forth as its Commitment opposite its name on Schedule 2.01 hereto or as may subsequently be set forth in the Register from time to time.

“**Commodity Exchange Act**” means the Commodity Exchange Act (7 U.S.C. § 1 et seq.), as amended from time to time, and any successor statute.

“**Competitors**” means those Persons who are directly or indirectly engaged in the same or similar line of business as the Borrower or its Subsidiaries.

“**Compliance Certificate**” means a certificate duly executed by a Responsible Officer substantially in the form of Exhibit M.

“**Confirmation Date**” has the meaning specified in the Plan of Reorganization.

“**Connection Income Taxes**” means Other Connection Taxes that are imposed on or measured by net income (however denominated) or that are franchise Taxes or branch profits Taxes.

“**Consolidated Current Assets**” means, at any date of determination, all amounts (other than Cash and Cash Equivalents) that would, in conformity with GAAP, be set forth opposite the caption “total current assets” (or any like caption) on a consolidated balance sheet of the Borrower and its Restricted Subsidiaries at such date.

“**Consolidated Current Liabilities**” means, at any date of determination, all amounts that would, in conformity with GAAP, be set forth opposite the caption “total current liabilities” (or any like caption) on a consolidated balance sheet of the Borrower and its Restricted Subsidiaries at such date, but excluding (a) the current portion of, and any accrued interest payments or expenses with respect to, any Funded Debt or Capital Lease Obligations, in each case, of the Borrower and its Restricted Subsidiaries, (b) liabilities (including accruals and reserves) in respect of any costs, charges, expenses or payment obligations related to Pension Agreements and (c) without duplication of clause (a) above, all Indebtedness consisting of ABL Loans (including letter of credit commitment fees and unused line fees) to the extent otherwise included therein.

“Consolidated EBITDA” means, at any date of determination, an amount equal to Consolidated Net Income for the most recently completed Measurement Period, plus the following to the extent reducing Consolidated Net Income (without duplication):

(a) (i) Consolidated Interest Charges,

(ii) provision for taxes based on income, profits or capital gains, including foreign, federal, state, franchise and similar taxes and foreign withholding taxes (including penalties and interest related to such taxes or arising from tax examinations) of such Person paid or accrued during such period,

(iii) accretion, depreciation and amortization expense (excluding amortization of a prepaid cash item that was paid and not expensed in a prior period, other than in respect of licenses provided to the Borrower or a Restricted Subsidiary in connection with the settlement of litigation),

(iv) any non-cash charges (other than (1) amortization of a prepaid cash item that was paid and not expensed in a prior period and (2) write down of current assets) including: (a) write-downs of property, plant and equipment and other assets, (b) impairment of intangible assets, (c) losses resulting from cumulative effect of changes in accounting principles, (d) net foreign currency reevaluation of intercompany indebtedness and remeasurement losses or gains related to the balance sheet of the Borrower and its Restricted Subsidiaries, (e) losses on sales of accounts receivable, (f) provisions for asset retirement obligations, (g) provisions for environmental restoration and remedial action, (h) net non-cash mark-to-market charges relating to hedging arrangements, (i) unrealized losses from Hedging Agreements and unrealized losses from foreign currency transactions, and (j) commercial capital expenses not included in depreciation expenses for such period; *provided* that if such non-cash charges represent an accrual or reserve for potential cash items in any future period, the cash payment in respect thereof in such future period shall be subtracted from Consolidated EBITDA to such extent,

(v) fees, costs, charges, commissions, operating losses, write-downs and expenses (including (i) fees, costs and expenses related to legal, financial, restructuring and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) SEC and other filing fees and (iv) underwriting, arrangement, syndication, issuance backstop and placement premiums, discounts, fees, costs and expenses) paid, reimbursed or incurred during such period in connection with the Cases, the Transactions, obtaining confirmation, effectiveness and implementation of the Plan of Reorganization (including operating costs and expenses related to the consummation of the UK Pension Settlement Agreement, and the completion and implementation of the transactions contemplated thereby and in relation thereto and including any fees, costs and expenses of AlixPartners), negotiation, execution and ongoing performance of the Loan Documents, the Second Lien Loan Documents, the ABL Loan Documents, the DIP ABL Credit Agreement, the DIP Term Loan Credit Agreement, including the form of exit facility (and any Permitted Refinancing of any of the foregoing), and, in each case, any transaction (including any financing, acquisition or disposition, whether or not consummated) or litigation related thereto or contemplated by any of the foregoing, in each case, regardless of whether initially incurred by the Borrower or paid by the Borrower to reimburse others for such fees, costs and expenses (including the advisors to the unsecured creditors’ committee and the ad hoc committee of second lien note holders) and whether incurred prior to or following emergence from Chapter 11,

(vi) any extraordinary expenses, charges or losses,

(vii) any non-recurring or unusual expenses, charges or losses in an amount not to exceed for any four Fiscal Quarter period, the greater of (A) 5% of Consolidated EBITDA for such period (calculated after giving effect to any amounts added to Consolidated EBITDA pursuant to this clause (vii) and clauses (xi) and (xii) and Section 1.08) and (B) \$10,000,000,

(viii) fees, costs and expenses (including fees, costs and expenses related to (i) legal, financial and other advisors, auditors and accountants, including AlixPartners, (ii) printer costs and expenses, (iii) SEC and other filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) of the Borrower and its Restricted Subsidiaries, incurred as a result of Permitted Acquisitions, Investments, Dispositions, issuance of Equity Interests or issuance, waiver, refinancing or amendment of Indebtedness, in each case to the extent permitted hereunder, whether or not consummated, other than any fees paid, or costs or expenses reimbursed to any Restricted Subsidiary of the Borrower other than from a Person that is Borrower or any of its Restricted Subsidiaries,

(ix) deferred or amortized financing fees (and any write-offs thereof) for such period,

(x) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on the Petition Date,

(xi) business optimization expenses, and restructuring charges and reserves for such period, including any fees, costs and expenses of AlixPartners; *provided* that, with respect to each such business optimization expense or restructuring charge or reserve pursuant to this subclause (xi), the Borrower shall have delivered to the Administrative Agent an officer's certificate specifying and quantifying such expense, charge or reserve and stating that such expense, charge or reserve is a business optimization expense or restructuring charge or reserve,

(xii) the amount of cost savings and synergies projected by the Borrower in good faith to be realized as a result of specified actions taken or expected to be taken prior to or during such period (which cost savings or synergies shall be subject only to certification by a Responsible Officer of the Borrower and shall be calculated on a Pro Forma Basis as though such cost savings or synergies had been realized on the first day of the relevant period), net of the amount of actual benefits realized during such period from such actions; *provided* that (A) such cost savings or synergies are reasonably identifiable and factually supportable, and (B) such actions have been taken or are to be taken within twelve (12) months after the date of determination to take such action; *provided further that* aggregate amounts added pursuant to this subclause for any period shall not in the aggregate exceed the greater of (x) \$10,000,000 or (y) 5% of the Consolidated EBITDA (calculated without giving effect to this clause or to Section 1.08(c)),

(xiii) any expenses, charges or losses that are covered by indemnification or other reimbursement provisions or insurance in any agreement, to the extent such indemnification or insurance coverage has not been disclaimed or denied and is reasonably expected to be paid within 180 days of any claim made therefor (*provided* that if such expenses are not reimbursed within such 180 day period, for purposes of calculating Consolidated EBITDA for any fiscal period in which an addback pursuant to this clause (xiii) has been taken, Consolidated EBITDA shall be re-calculated going forward excluding the addback pursuant to this clause (xiii) for such period),

(xiv) any proceeds from business interruption, casualty or liability insurance received by such Person during such period, to the extent the associated losses arising out of the event that resulted in the payment of such business interruption insurance proceeds were included in computing Consolidated Net Income, and

(xv) non-cash expenses, charges and accruals for and reserves in respect of any charges, costs or expenses related to Pension Agreements, *minus*,

(b) without duplication and to the extent included in Consolidated Net Income for such period, the sum of (i) interest income (except to the extent deducted in determining Consolidated Interest Charges), (ii) income, profits or capital gains tax credits, (iii) other non-cash gains increasing Consolidated Net Income for such period (excluding any such non-cash gain to the extent it represents a reversal of an accrual or reserve for potential cash loss that was deducted and not added back to Consolidated EBITDA in any prior period) (provided that any cash received with respect to any non-cash items of income (other than extraordinary gains) for any prior period shall be added to the computation of Consolidated EBITDA), (iv) (A) any unusual or non-recurring income or gains not to exceed amounts that can be added back to Consolidated EBITDA pursuant to subclause (a)(vii) or (B) extraordinary income or gains, in each case, including, whether or not otherwise includable as a separate item in the statement of such Consolidated Net Income for such period, gains on the sale of assets outside of the ordinary course of business, (v) any other non-cash income arising from the cumulative effect of changes in accounting principles, (vi) provision for environmental restoration and remedial actions for continuing operations added back pursuant to clause (a)(iv) of this definition to the extent actually paid in cash, (vii) income and gains in respect of Pension Agreements and (viii) cash payments in respect of Pension Agreements, made in the period for which Consolidated EBITDA is being calculated.

Notwithstanding anything herein to the contrary, for purposes of calculating Consolidated EBITDA for any period of four Fiscal Quarters ending prior to June 30, 2014, Consolidated EBITDA for such period of four Fiscal Quarters shall be deemed to be (i) in the case of the period ended December 31, 2012, \$73 million, (ii) in the case of the period ended March 31, 2013, \$51 million and (iii) in the case of the period ended June 30, 2013, \$62 million.

“Consolidated Interest Charges” means, for any Measurement Period, all interest, premium payments, debt discount, fees, charges and related expenses in connection with borrowed money (including capitalized interest) or in connection with the deferred purchase price of assets, in each case to the extent treated as interest in accordance with GAAP, including all commissions, discounts and other fees and charges owed with respect to letters of credit and bankers’ acceptance financing and net costs under Hedging Agreements, but excluding (x) any interest paid, directly or indirectly, to any Loan Party by the Borrower and its Restricted Subsidiaries, (y) any non-cash or deferred interest and financing costs (including any legal and accounting costs, fees on account of bridge, commitment and other financings, any non-cash accretion or accrual of discounted liabilities not constituting Indebtedness, all as determined on a consolidated basis in accordance with GAAP) and (z) amortization or write-off of deferred financing fees, debt issuance costs, commissions, fees and expenses, including expenses resulting from the discounting of any outstanding Indebtedness in connection with the application of purchase accounting and/or fresh start accounting in connection with any acquisition.

“Consolidated Net Income” means, as of any date of determination, the net income of the Borrower and its Restricted Subsidiaries for the most recently completed Measurement Period, all as determined on a consolidated basis in accordance with GAAP; *provided*, however, that there shall be excluded:

(a) the net income (or loss) of any Person that is not a Restricted Subsidiary, except to the extent of the amount of dividends, distributions or other payments actually paid in cash (or to the extent converted into cash) to the Borrower or any of its wholly owned Restricted Subsidiaries during such period,

(b) the income (or loss) of any Person (other than a Subsidiary of the Borrower) in which the Borrower or any of its Subsidiaries has an ownership interest, except to the extent that any such income is actually received by the Borrower or any Restricted Subsidiary in the form of dividends or similar distributions,

(c) the income (or loss) of any Person during such Measurement Period and accrued prior to the date it becomes a Restricted Subsidiary of the Borrower or any of the Borrower's Restricted Subsidiaries or is merged into or consolidated with the Borrower or any of its Restricted Subsidiaries or that Person's assets are acquired by the Borrower or any of its Restricted Subsidiaries (but only the portion attributable to such Person or assets prior to the dates it became or is merged or consolidated with the Borrower or any Restricted Subsidiary or the assets were so acquired),

(d) any after-tax effect of gains or losses attributable to Dispositions or other dispositions or transfers of assets, in each case other than in the ordinary course of business, and discontinued operations or disposal of discontinued operations, as determined in good faith by the Borrower,

(e) effects of adjustments (including the effects of such adjustments pushed down to the Borrower and its Restricted Subsidiaries) in such Person's consolidated financial statements (including to property, equipment, inventory and other assets) pursuant to GAAP resulting from the application of purchase accounting and/or fresh start accounting in relation to the Transactions, the Plan of Reorganization or any consummated acquisition or the amortization or write-off of any amounts thereof (including the impact on net income (or loss) arising from mark-to-market adjustments with respect to earn-outs), net of taxes,

(f) (i) any non-cash compensation expense recorded from grants or periodic remeasurement of stock appreciation or similar rights, stock options, restricted stock or other rights and any cash charges associated with the rollover, acceleration, or payout of capital stock by management of the Borrower in connection with the Transactions and (ii) any costs or expenses incurred pursuant to any management equity plan or stock option plan or other management or employee benefit plan or agreement or any stock subscription agreement, to the extent that such costs or expenses are funded with cash proceeds contributed to the common equity capital of the Borrower,

(g) any after-tax effect of income (or loss) from the early extinguishment of obligations under Hedging Agreements or other derivative instruments, or Indebtedness,

(h) the undistributed earnings of any Subsidiary of the Borrower to the extent that the declaration or payment of dividends or similar distributions by such Subsidiary is not at the time permitted by the terms of any Contractual Obligation or law applicable to such Subsidiary,

(i) accruals and reserves and gains, losses or charges with respect to, or relating to, the UK Pension Settlement Agreement and the completion and implementation of the transactions contemplated thereby and in relation thereto, and

(j) accruals and reserves that are established or adjusted within eighteen (18) months of the Closing Date that are so required to be established or adjusted as a result of the Transactions in accordance with GAAP or changes as a result of a modification of accounting policies.

“Consolidated Working Capital” means at any date, the excess of Consolidated Current Assets on such date less Consolidated Current Liabilities on such date; *provided that* the net effect on Consolidated Working Capital resulting from changes in Consolidated Current Assets and Consolidated Current Liabilities caused by the consummation of the UK Pension Settlement Agreement, and the completion and implementation of the transactions contemplated thereby and in relation thereto, shall be excluded when calculating Consolidated Working Capital for the purposes of the definition of Excess Cash Flow.

“Contractual Obligation” means, as to any Person, any provision of any security issued by such Person or of any agreement, instrument or other undertaking to which such Person is a party or by which it or any of its property is bound.

“Control” means the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of a Person, whether through the ability to exercise voting power or by contract. **“Controlling”** and **“Controlled”** have meanings correlative thereto.

“Controlled Account” means any Controlled DDA Account or Controlled Lock Box Account.

“Controlled DDA Accounts” has the meaning set forth in Section 5.12(b).

“Controlled Lock Box Accounts” has the meaning set forth in Section 5.12(b).

“Credit Party” or **“Credit Parties”** means (a) individually, (i) each Lender, (ii) the Administrative Agent, (iii) each Joint Lead Arranger, (iv) any other Person (including, if applicable, Affiliates of Lenders) to whom Obligations are owing and (v) the successors and permitted assigns of each of the foregoing and (b) collectively, all of the foregoing.

“Currency and Commodity Hedging Agreement” means any foreign currency exchange agreement, commodity price protection agreement or other currency exchange rate or commodity price hedging arrangement.

“DDAs” means any checking, savings or other demand deposit account maintained by a Loan Party.

“Default” means any event or condition which constitutes an Event of Default or which upon notice, lapse of time or both would, unless cured or waived hereunder, become an Event of Default.

“Defaulting Lender” means, at any time, a Lender as to which the Administrative Agent has notified the Borrower that a Lender Insolvency Event has occurred and is continuing with respect to such Lender. Any determination that a Lender is a Defaulting Lender will be made by the Administrative Agent in its sole discretion acting in good faith. The Administrative Agent will promptly send to all parties hereto a copy of any notice to the Borrower provided for in this definition.

“Deposit Account” has the meaning set forth in the Security Agreement.

“**Designated Non-Cash Consideration**” shall mean the fair market value of non-cash consideration received by the Borrower or any Restricted Subsidiary in connection with a Disposition made pursuant to Section 6.05(c) that is so designated as Designated Non-Cash Consideration on the date received pursuant to a certificate of a Responsible Officer of Borrower, setting forth the basis of such valuation.

“**DIP ABL Credit Agreement**” means the Amended and Restated Debtor in Possession Credit Agreement, originally dated as of January 20, 2012 and Amended and Restated as of March 22, 2013, by and among Eastman Kodak Company, as Debtor and Debtor-in-Possession, as borrower, the U.S. subsidiaries of Eastman Kodak Company parties thereto, the lenders named therein, Citicorp North America, Inc., as Agent and Co-Collateral Agent, and Wells Fargo Capital Finance, LLC, as Co-Collateral Agent, as amended, amended and restated, supplemented and modified from time to time prior to the date hereof.

“**DIP Term Loan Credit Agreement**” means the Debtor-in-Possession Loan Agreement dated as of March 22, 2013 (as amended, modified or supplemented from time to time prior to the date hereof), by and among Eastman Kodak Company, as borrower, the guarantors party thereto, the lenders party thereto, and Wilmington Trust, National Association, as administrative agent and as collateral agent, as amended, amended and restated, supplemented and modified from time to time prior to the date hereof.

“**DIP Credit Facilities**” means the credit facilities made available under the DIP Term Loan Credit Agreement and the DIP ABL Credit Agreement.

“**Disbursement Accounts**” means the deposit accounts (other than Excluded Accounts) used by the Loan Parties for disbursements and payments (other than payroll) in the ordinary course of business; *provided* that in no event shall the aggregate amount on deposit in the Disbursement Accounts exceed the estimated amount expected for disbursements and payments by such Loan Parties and any fees in respect of such amount.

“**Disclosure Statement**” means that certain First Amended Disclosure Statement for Debtors’ First Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code dated June 27, 2013.

“**Disposition**” or “**Dispose**” means the sale, transfer, license, lease or other disposition (including any sale and leaseback transaction), whether in one transaction or in a series of related transactions, of any property (including any Equity Interests) by any Person, including any sale, assignment, transfer or other disposal, with or without recourse, of any notes or accounts receivable.

“**Disqualified Institution**” means (i) those Persons identified to the Administrative Agent and the Lenders in writing on the Closing Date and (ii) Competitors and their Affiliates that are not a Bona Fide Debt Fund identified to the Administrative Agent and the Lenders in writing (it being understood that the Borrower shall be permitted to supplement the list of Competitors and Affiliates in writing after the date hereof to the extent such supplemented Person becomes a Competitor (or an Affiliate of a Competitor) so long as such supplemented Person is not a Bona Fide Debt Fund). Any supplement shall be made available to the Lenders and shall become effective three (3) Business Days after delivery to the Administrative Agent. Notwithstanding anything herein to the contrary, in no event shall a supplement apply retroactively to disqualify any parties that have previously acquired an assignment or participation interest in the Loans that is otherwise permitted hereunder, but upon the effectiveness of such designation, any such party may not acquire any additional Loans or participations or other interest in Loans.

“Disqualified Stock” shall mean any Equity Interest that, by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable), or upon the happening of any event, (a) except as set forth in the proviso hereto, matures (excluding any maturity as the result of an optional redemption by the issuer thereof) or is mandatorily redeemable, pursuant to a sinking fund obligation or otherwise, or is redeemable at the option of the holder thereof, in whole or in part, or requires the payment of any cash dividend or any other scheduled payment constituting a return of capital, in each case at any time on or prior to the 91st day after the Maturity Date, or (b) is convertible into or exchangeable (unless at the sole option of the issuer thereof) for (i) debt securities or (ii) any Equity Interest referred to in clause (a) above, in each case at any time prior to the first anniversary of the Maturity Date; *provided* that (i) only the portion of the Equity Interests that so mature or are mandatorily redeemable, are so convertible or exchangeable or are so redeemable at the option of the holder thereof prior to such date shall be deemed to be Disqualified Stock; (ii) if such Equity Interests are issued to any plan for the benefit of employees of the Borrower or any Restricted Subsidiary or by any such plan to such employees, such Equity Interests shall not constitute Disqualified Stock solely because they may be required to be repurchased by the Borrower or any Restricted Subsidiary in order to satisfy applicable statutory or regulatory obligations or as a result of such employee’s termination, death or disability; and (iii) such Equity Interest may by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) become mandatorily redeemable or redeemable at the option of the holder thereof upon the occurrence of a change in control or Disposition subject to payment in full in cash of all Obligations (other than contingent indemnification obligations not then due and owing).

“Dollars” and the symbol **“\$”** mean the lawful currency of the United States.

“Domestic Subsidiary” means any Subsidiary of the Borrower that is not a Foreign Subsidiary.

“ECF Percentage” means 75%; *provided* that with respect to any fiscal year of the Borrower, the ECF Percentage shall be reduced to (a) 50% if the Secured Leverage Ratio as of the last day of such fiscal year is less than 3.00:1.00 but greater than or equal to 2.50:1.00, (b) 25% if the Secured Leverage Ratio as of the last day of such fiscal year is less than 2.50:1.00 but greater than or equal to 2.25:1.00 and (c) 0% if the Secured Leverage Ratio as of the last day of such fiscal year is less than 2.25:1.00.

“ECF Prepayment” has the meaning set forth in Section 2.07(b).

“Eligible Assignee” means (a) a Lender or any Affiliate of a Lender; (b) an Approved Fund; and (c) any other Person approved by (i) the Administrative Agent and (ii) unless an Event of Default has occurred and is continuing, the Borrower (each such approval under clauses (i) and (ii) not to be unreasonably withheld or delayed); *provided* that approval of the Borrower shall be deemed to have been given pursuant to clause (c)(ii) with respect to any potential assignee if it shall not have responded to an approval request with respect thereto within ten (10) Business Days of receipt thereof; *provided further* that notwithstanding the foregoing, **“Eligible Assignee”** shall not include (A) a Disqualified Institution without the prior written consent of the Borrower, (B) a natural person or (C) a Loan Party or any of the Loan Parties’ Affiliates or Subsidiaries.

“Engagement Letter” means that certain Engagement Letter dated as of June 19, 2013 between the Joint Lead Arrangers, the Administrative Agent and the Borrower (as amended, supplemented or otherwise modified from time to time).

“Environmental Laws” means all laws (statutory or common), rules, regulations, codes, ordinances, orders, decisions, decrees, judgments, injunctions, permits, or binding agreements issued, promulgated or entered into by or with any Governmental Authority, relating to the pollution or protection of the environment (including indoor air quality) or to human health and safety as it relates to

Hazardous Material handling or exposure or to the preservation or reclamation of natural resources, including those relating to the management, Release or threatened Release of or exposure to any Hazardous Material.

“Environmental Liability” means any liability, obligation, damage, loss, claim, action, suit, judgment, order, fine, penalty, fee, expense or cost, contingent or otherwise (including any liability for costs of Remedial Actions, or natural resource damages, administrative oversight costs, and indemnities), of or related to the Borrower or any Subsidiary (including any predecessor for whom the Borrower or any Subsidiary bears liability contractually or by operation of law) arising under or relating to any Environmental Law, including those resulting from or based upon (a) any compliance or noncompliance with any Environmental Law, (b) the generation, use, handling, transportation, storage, treatment or disposal or presence of any Hazardous Materials, (c) exposure to any Hazardous Materials, (d) the Release or threatened Release of any Hazardous Materials into the environment (including as related to indoor air quality) or (e) any of the foregoing for which liability is assumed or imposed by any contract or agreement.

“Equity Interests” means, as to any Person, all of the authorized shares of capital stock of (or other ownership or profit interests in) such Person, including all classes of common and preferred capital stock, all of the warrants, options or other rights for the purchase or acquisition from such Person of shares of capital stock of (or other ownership or profit interests in) such Person, all of the securities convertible into or exchangeable for shares of capital stock of (or other ownership or profit interests in) such Person or warrants, rights or options for the purchase or acquisition from such Person of such shares (or such other interests), and all of the other ownership or profit interests in such Person (including partnership, membership or trust interests therein), rights to receive distributions of cash and other property, and to receive allocations of items of income, gain, loss, deduction and credit and similar items from such Person, whether voting or nonvoting, whether or not such interests include rights entitling the holder thereof to exercise control over such Person, and whether or not such shares, warrants, options, rights or other interests are outstanding on any date of determination; *provided* that notwithstanding the foregoing, no Indebtedness shall constitute Equity Interests.

“ERISA” means the Employee Retirement Income Security Act of 1974, as amended from time to time.

“ERISA Affiliate” means (a) any entity, whether or not incorporated, that is under common control with the Borrower and any Restricted Subsidiary within the meaning of Section 4001(a)(14) of ERISA; (b) any corporation which is a member of a controlled group of corporations within the meaning of Section 414(b) of the Code of which the Borrower or any Restricted Subsidiary is a member; (c) any trade or business (whether or not incorporated) which is a member of a group of trades or businesses under common control within the meaning of Section 414(c) of the Code of which the Borrower or any Restricted Subsidiary is a member; and (d) with respect to the Borrower or an Restricted Subsidiary, any member of an affiliated service group within the meaning of Section 414(m) or (o) of the Code of which that Borrower or Restricted Subsidiary, any corporation described in clause (b) above or any trade or business described in clause (c) above is a member. Any former ERISA Affiliate of the Borrower or a Restricted Subsidiary shall continue to be considered an ERISA Affiliate of the Borrower or the Restricted Subsidiary within the meaning of this definition with respect to the period such entity was an ERISA Affiliate of the Borrower or a Restricted Subsidiary and with respect to liabilities arising after such period for which the Borrower or Restricted Subsidiary could be liable under the Code or ERISA.

“ERISA Event” means (a) the failure of any Plan to comply with any material provisions of ERISA and/or the Code (and applicable regulations under either) or with the material terms of such Plan; (b) the existence with respect to any Plan of a non-exempt Prohibited Transaction; (c) any Reportable

Event; (d) the failure of the Borrower or any Restricted Subsidiary or ERISA Affiliate to make by its due date a required installment under Section 430(j) of the Code with respect to any Pension Plan or any failure by any Pension Plan to satisfy the minimum funding standards (within the meaning of Section 412 of the Code or Section 302 of ERISA) applicable to such Pension Plan, whether or not waived in accordance with Section 412(c) of the Code or Section 302(c) of ERISA; (e) a determination that any Pension Plan is, or is expected to be, in “at risk” status (within the meaning of Section 430 of the Code or Section 303 of ERISA); (f) the filing pursuant to Section 412 of the Code or Section 302 of ERISA of an application for a waiver of the minimum funding standard with respect to any Pension Plan; (g) the occurrence of any event or condition which constitutes grounds under ERISA for the termination of, or the appointment of a trustee to administer, any Pension Plan or the incurrence by the Borrower or any ERISA Affiliate of any liability under Title IV of ERISA with respect to the termination of any Pension Plan, including but not limited to the imposition of any Lien in favor of the PBGC or any Pension Plan; (h) the receipt by the Borrower, any Restricted Subsidiary or any ERISA Affiliate from the PBGC or a plan administrator of any notice relating to an intention to terminate any Pension Plan or to appoint a trustee to administer any Pension Plan under Section 4042 of ERISA; (i) the failure by the Borrower, a Restricted Subsidiary or any of their ERISA Affiliates to make any required contribution to a Multiemployer Plan pursuant to Sections 431 or 432 of the Code; (j) the incurrence by the Borrower, a Restricted Subsidiary or any ERISA Affiliate of any liability with respect to the withdrawal or partial withdrawal (within the meaning of Sections 4203 and 4205 of ERISA) from any Pension Plan or Multiemployer Plan; (k) the receipt by the Borrower, any Restricted Subsidiary or any ERISA Affiliate of any notice, or the receipt by any Multiemployer Plan from the Borrower, any Restricted Subsidiary or any ERISA Affiliate of any notice, concerning the imposition of Withdrawal Liability or a determination that a Multiemployer Plan is, or is expected to be, Insolvent, in Reorganization, in “endangered” or “critical” status (within the meaning of Sections 431 or 432 of the Code or Sections 304 or 305 of ERISA), or terminated (within the meaning of Section 4041A of ERISA) or that it intends to terminate or has terminated under Section 4041A or 4042 of ERISA; (l) the failure by the Borrower, any Restricted Subsidiary or any of their ERISA Affiliates to pay when due (after expiration of any applicable grace period) any installment payment with respect to Withdrawal Liability under Section 4201 of ERISA; (m) the withdrawal by the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates from any Pension Plan with two or more contributing sponsors or the termination of any such Pension Plan resulting in liability to the Borrower or any of their respective Affiliates pursuant to Section 4063 or 4064 of ERISA; (n) the imposition of liability on the Borrower or any of their respective ERISA Affiliates pursuant to Section 4062(e) (except as may occur as a result of the transactions contemplated by the UK Pension Settlement Agreement solely to the extent that (x) they relate to the transactions contemplated by the UK Pension Settlement Agreement that have been consummated within fifteen (15) days of the Closing Date and (y) the Borrower and its Subsidiaries shall have no liability pursuant to Section 4062(e) following such consummation) or 4069 of ERISA or by reason of the application of Section 4212(c) of ERISA; (o) the occurrence of an act or omission which could give rise to the imposition on the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates of fines, penalties, taxes or related charges under Chapter 43 of the Code or under Section 409, Section 502(c), (i) or (l), or Section 4071 of ERISA in respect of any Plan; (p) the assertion of a material claim (other than routine claims for benefits) against any Plan other than a Multiemployer Plan or the assets thereof, or against the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates in connection with any Plan; (q) receipt from the IRS of notice of the failure of any Pension Plan (or any other Plan intended to be qualified under Section 401(a) of the Code) to qualify under Section 401(a) of the Code, or the failure of any trust forming part of any Pension Plan (or any other Plan) to qualify for exemption from taxation under Section 501(a) of the Code; or (r) the imposition of a Lien pursuant to Section 430(k) of the Code or pursuant to ERISA with respect to any Pension Plan.

“Euro” means the lawful single currency of participating member states of the European Monetary Union.

“Event of Default” has the meaning set forth in Section 7.01.

“Excess Cash Flow” shall mean, for any fiscal year of the Borrower, the excess, if any, of (a) the sum, without duplication, of (i) Consolidated Net Income for such fiscal year, (ii) the amount of all non-cash charges (including depreciation and amortization) deducted in arriving at such Consolidated Net Income (excluding any non-cash charge to the extent it represents an accrual or reserve for a potential cash charge in any future period provided that the payment thereof in such future period shall be added to Excess Cash Flow in such future period), (iii) decreases in Consolidated Working Capital for such fiscal year, (iv) the aggregate net amount of non-cash loss on the Disposition of property by the Borrower and its Restricted Subsidiaries during such fiscal year (other than sales of inventory in the ordinary course of business), to the extent deducted in arriving at such Consolidated Net Income, and (v) expenses, charges and accruals for and reserves in respect of any charges, costs or expenses related to Pension Agreements, to the extent deducted in arriving at such Consolidated Net Income; over (b) the sum, without duplication, of (i) the amount of all non-cash credits included in arriving at such Consolidated Net Income, (ii) the aggregate amount actually paid by the Borrower and its Restricted Subsidiaries in cash during such fiscal year on account of Capital Expenditures (excluding the principal amount of Indebtedness incurred in connection with such expenditures (except under the ABL Agreement) or amounts reinvested pursuant to Section 2.07(b)(v)), (iii) the aggregate amount of all prepayments of ABL Loans during such fiscal year to the extent accompanying permanent optional reductions of the commitments in respect thereof, (iv) the aggregate amount of all regularly scheduled principal payments of Funded Debt (including the Loans and the Second Lien Loans) and Capital Lease Obligations of the Borrower and its Restricted Subsidiaries made during such fiscal year (other than in respect of any revolving credit facility to the extent there is not an equivalent permanent reduction in commitments thereunder), (v) increases in Consolidated Working Capital for such fiscal year, (vi) the aggregate net amount of non-cash gain on the Disposition of property by the Borrower and its Restricted Subsidiaries during such fiscal year (other than sales of inventory in the ordinary course of business), to the extent included in arriving at such Consolidated Net Income, (vii) the aggregate amount of cash payments made by the Borrower or any Restricted Subsidiary during such period pursuant to Section 6.08(a)(iv) using Internally Generated Cash, (viii) the aggregate amount of Investments made in cash by the Borrower or any Restricted Subsidiary pursuant to Section 6.04(c)(ii), (h) or (n) during such period using Internally Generated Cash, (ix) the aggregate amount of cash fees, costs and expenses relating to the Transactions, to the extent not expensed and deducted in calculating Consolidated Net Income, (x) losses, charges and expenses related to internal software development that are capitalized but could have been expensed under alternative accounting policies in accordance with GAAP, plus (xi) Net Proceeds to the extent constituting Consolidated Net Income and to the extent the Borrower has used or intends to use such Net Proceeds to either prepay the Loans or reinvest in assets used or usable in its business, in each case, pursuant to and in compliance with Section 2.07(b), (xii) to the extent included in arriving at Consolidated Net Income, net realized gains (or minus net realized losses) on swap agreements or other derivative instruments, (xiii) cash indemnity payments received pursuant to indemnification provisions in, any Permitted Acquisition or any other Investment permitted under this Agreement, in each case that resulted in an increase to Consolidated Net Income (up to the amount of such increase), (xiv) cash payments made by the Borrower and its Restricted Subsidiaries during such Excess Cash Flow period in respect of long term liabilities of Borrower and such Restricted Subsidiaries (other than Indebtedness) to the extent funded from Internally Generated Cash, (xv) without duplication of amounts deducted in arriving at such Consolidated Net Income or deducted from Excess Cash Flow in prior Excess Cash Flow periods, to the extent so elected by Borrower pursuant to a certificate of a Responsible Officer of the Borrower delivered to Administrative Agent, the aggregate consideration required to be paid in cash by the Borrower or any of its Restricted Subsidiaries in respect of Permitted Acquisitions, Investments pursuant to 6.04(c)(ii), (h) or (n) or Capital Expenditures permitted to be made hereunder, pursuant to binding contracts entered into prior to or during such Excess Cash Flow, which payments are required to be made during the first subsequent Excess Cash Flow period, (xvi) cash payments in respect of the reverse earn-out payment and purchase price adjustments, in

each case, relating to the UK Pension Settlement Agreement; *provided* that any amount so deducted shall not be deducted again in a subsequent Excess Cash Flow period, (xvii) income and gains in respect of Pension Agreements and (xviii) cash payments in respect of Pension Agreements made in the period for which Excess Cash Flow is being calculated.

“**Excess Cash Flow Period**” means each fiscal year of the Borrower, beginning with the fiscal year ending December 31, 2014, for which financial statements have been delivered in accordance with Section 5.01(a).

“**Excluded Accounts**” means any and all of the (i) payroll, employee benefits, healthcare, escrow, fiduciary, defeasance, redemption, trust, tax and other similar accounts, (ii) “**zero balance**” accounts from which balances are swept daily to a Controlled Account, (iii) other accounts prohibited by Applicable Law from being pledged to, or having a security interest therein granted to, a third party, (iv) the Professional Fee Escrow Account and (v) other accounts of the Loan Parties (other than DDAs and other accounts into which customer or other third party payments in respect of the Collateral are scheduled to be or regularly made) with aggregate balances for all such accounts under this clause (v) of less than \$5,000,000.

“**Excluded Subsidiary**” means (i) any Immaterial Subsidiary, (ii) any direct or indirect Domestic Subsidiary of a direct or indirect Foreign Subsidiary, (iii) any Captive Insurance Subsidiary, (iv) any Domestic Subsidiary that has no material assets other than Equity Interests in one or more Subsidiaries that are “controlled foreign corporations” (“**CFC’s**”) within the meaning of Section 957 of the Code (a “**Qualified CFC Holding Company**”), (v) any Foreign Subsidiary, (vi) any direct or indirect Subsidiary of a CFC or Qualified CFC Holding Company, (vii) any Unrestricted Subsidiary, (viii) any Subsidiary that is prohibited by Applicable Law from Guaranteeing the Obligations and (ix) any other Subsidiary to the extent the Administrative Agent and the Borrower agree that the provision of a Guaranty by such Subsidiary of the Obligations would result in a material adverse tax consequence; *provided that*, notwithstanding the foregoing, any Subsidiary that provides a guarantee in respect of the ABL Loan Documents or the Second Lien Loan Documents shall not be an Excluded Subsidiary hereunder.

“**Excluded Taxes**” means any of the following Taxes imposed on or with respect to a Credit Party or required to be withheld or deducted from a payment to a Credit Party, (a) Taxes imposed on or measured by net income (however denominated), franchise Taxes, and branch profits Taxes, in each case, (i) imposed as a result of such Credit Party being organized under the laws of, or having its principal office or, in the case of any Lender, its applicable lending office located in, the jurisdiction imposing such Tax (or any political subdivision thereof) or (ii) that are Other Connection Taxes, (b) in the case of a Lender, U.S. Federal withholding Taxes imposed on amounts payable to or for the account of such Lender with respect to an applicable interest in a Loan or Commitment pursuant to a law in effect on the date on which (i) such Lender acquires such interest in the Loan or Commitment (other than pursuant to an assignment request by the Borrower under Section 2.15(b)) or (ii) such Lender changes its lending office, except in each case to the extent that, pursuant to Section 2.13, amounts with respect to such Taxes were payable either to such Lender’s assignor immediately before such Lender acquired the applicable interest in a Loan or Commitment or to such Lender immediately before it changed its lending office, (c) Taxes attributable to such Credit Party’s failure to comply with Section 2.13(f) and (d) any U.S. Federal withholding Taxes imposed under FATCA.

“**Executive Order**” has the meaning set forth in Section 3.17.

“**Extended Loan**” has the meaning set forth in Section 2.16(a)(i).

“**Extension**” has the meaning set forth in Section 2.16.

“**Extension Offer**” has the meaning set forth in Section 2.16.

“**FATCA**” means Sections 1471 through 1474 of the Code, as of the date of this Agreement (or any amended or successor version that is substantively comparable and not materially more onerous to comply with), any current or future regulations or official interpretations thereof and any agreements entered into pursuant to Section 1471(b)(1) of the Code.

“**Federal Funds Effective Rate**” means, for any day, the weighted average (rounded upwards, if necessary, to the next one-one hundredth of one percent (1/100 of 1%)) of the rates on overnight Federal funds transactions with members of the Federal Reserve System arranged by Federal funds brokers, as published on the next succeeding Business Day by the Federal Reserve Bank of New York, or, if such rate is not so published for any day that is a Business Day, the average (rounded upwards, if necessary, to the next one-one hundredth of one percent (1/100 of 1%)) of the quotations for such day for such transactions received by the Administrative Agent from three Federal funds brokers of recognized standing selected by it.

“**Fee Letters**” means those certain Fee Letters, dated as of June 19, 2013 among the Borrower and the Joint Lead Arrangers party thereto.

“**Financial Officer**” of any Person (other than a natural person) means the chief financial officer, president, chief executive officer, treasurer or controller or any other officer of such Person designated or authorized by any of the foregoing.

“**Financial Statements**” has the meaning set forth in Section 5.01(b).

“**Fiscal Month**” means each calendar month.

“**Fiscal Quarter**” means each three-month period of the Borrower ending on March 31, June 30, September 30 or December 31 of any year.

“**Flood Insurance Laws**” means, collectively, the following (in each case as now or hereafter in effect or any successor statute thereto): (i) the National Flood Insurance Act of 1968, (ii) the Flood Disaster Protection Act of 1973, (iii) the National Flood Insurance Reform Act of 1994 and (iv) the Flood Insurance Reform Act of 2004.

“**Foreign Assets Control Regulations**” has the meaning set forth in Section 3.17.

“**Foreign Benefit Arrangement**” means any employee benefit arrangement mandated by non-US law that is maintained or contributed to by the Borrower, any Restricted Subsidiary, any ERISA Affiliate or any other entity related to the Borrower on a controlled group basis.

“**Foreign Plan**” means each employee benefit plan (within the meaning of Section 3(3) of ERISA, whether or not subject to ERISA) that is not subject to US law and is maintained or contributed to by the Borrower, any Restricted Subsidiary, or any ERISA Affiliate or any other entity related to a Restricted Subsidiary on a controlled group basis.

“**Foreign Plan Event**” means, with respect to any Foreign Benefit Arrangement or Foreign Plan, (a) except for any such failure prior to the Closing Date in relation to the UK Pension Scheme, the failure to make or, if applicable, accrue in accordance with normal accounting practices, any employer or employee contributions required by applicable law or by the terms of such Foreign Benefit Arrangement or Foreign Plan; (b) the failure to register or loss of good standing with applicable regulatory authorities

of any such Foreign Benefit Arrangement or Foreign Plan required to be registered; or (c) the failure of any Foreign Benefit Arrangement or Foreign Plan to comply with any material provisions of applicable law and regulations or with the material terms of such Foreign Benefit Arrangement or Foreign Plan.

“**Foreign Subsidiary**” means any Subsidiary organized under the laws of a jurisdiction other than the United States of America or any State thereof or the District of Columbia.

“**Fund**” shall mean any person that is (or will be) engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course of its business.

“**Funded Debt**” means, as to any Person, all Indebtedness of such Person that matures more than one year from the date of its creation or matures within one year from such date but is renewable or extendible, at the option of such Person, to a date more than one year from such date or arises under a revolving credit or similar agreement that obligates the lender or lenders to extend credit during a period of more than one year from such date, including all current maturities and current sinking fund payments in respect of such Indebtedness whether or not required to be paid within one year from the date of its creation and, in the case of the Borrower, Indebtedness in respect of the Loans and the Second Lien Loans.

“**GAAP**” means generally accepted accounting principles in the United States of America, as in effect from time to time.

“**German Security Agreement**” means any Security Document which is governed by German law.

“**Governmental Authority**” means the government of the United States of America, any other nation or any political subdivision thereof, whether state, local or other, and any agency, authority, instrumentality, regulatory body, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.

“**Guarantee**” of or by any Person (the “**guarantor**”) means any obligation, contingent or otherwise, of the guarantor guaranteeing or having the economic effect of guaranteeing any Indebtedness of any other Person (the “**primary obligor**”) in any manner, whether directly or indirectly, and including any obligation of the guarantor, direct or indirect, (a) to purchase or pay (or advance or supply funds for the purchase or payment of) such Indebtedness or to purchase (or to advance or supply funds for the purchase of) any security for the payment thereof, (b) to purchase or lease property, securities or services for the purpose of assuring the owner of such Indebtedness or other obligation of the payment thereof, (c) to maintain working capital, equity capital or any other financial statement condition or liquidity of the primary obligor so as to enable the primary obligor to pay such Indebtedness or other obligation or (d) as an account party in respect of any letter of credit or letter of guaranty issued to support such Indebtedness or obligation; *provided* that the term “Guarantee” shall not include endorsements for collection or deposit in the ordinary course of business or customary and reasonable indemnity obligations in effect on the Closing Date or entered into in connection with any contractual arrangement, including, but not limited to, any acquisition, Capital Expenditure, investment or disposition of assets permitted under this Agreement (other than such obligations with respect to Indebtedness). The amount of any Guarantee by a person shall be deemed to be an amount equal to the stated amount or determinable amount of the primary obligation in respect of which such Guarantee is made or, if not stated or determinable, the maximum reasonably anticipated liability in respect thereof (assuming such person is required to perform thereunder) as determined by such person in good faith.

“**Guarantors**” means, collectively, each of the Loan Parties identified as a “Guarantor” under the Security Agreement, in such capacity.

“**Hazardous Materials**” means all explosive, radioactive, hazardous or toxic substances or materials, and all wastes, pollutants or contaminants, including petroleum or petroleum distillates, asbestos or asbestos containing materials, lead, polychlorinated biphenyls, toxic mold, radon gas, infectious or medical wastes, and all other substances or materials of any nature regulated pursuant to any Environmental Law due to their hazardous, toxic or deleterious properties or characteristics.

“**Hedging Agreement**” means any Currency and Commodity Hedging Agreement or Interest Rate Hedging Agreement.

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

“**Immaterial Foreign Subsidiary**” means each Restricted Subsidiary that is a Foreign Subsidiary designated in writing by the Borrower to the Administrative Agent as an Immaterial Foreign Subsidiary; *provided* that (a) an Immaterial Foreign Subsidiary shall not at the time of designation have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 5.0% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be, and (b) Immaterial Foreign Subsidiaries, when taken together with all other Immaterial Foreign Subsidiaries, at the time of designation shall not have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 5.0% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be; *provided* that, if for any subsequent Fiscal Quarter the conditions above would not be met if the Borrower were designating such Subsidiary as an Immaterial Foreign Subsidiary at such time, the Borrower will promptly designate in writing to the Administrative Agent the Foreign Subsidiaries which will cease to be treated as “Immaterial Foreign Subsidiaries” in order to comply with the foregoing conditions.

“**Immaterial Subsidiary**” means each Restricted Subsidiary designated in writing by the Borrower to the Administrative Agent as an Immaterial Subsidiary; *provided* that Immaterial Subsidiaries, when taken together with all other Immaterial Subsidiaries and all Unrestricted Subsidiaries, at the time of designation shall not have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 7.5% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be; *provided* that if for any subsequent Fiscal Quarter the conditions above would not be met if the Borrower were designating such Subsidiary as an Immaterial Subsidiary at such time, the Borrower will promptly designate in writing to the Administrative Agent the Subsidiaries which will cease to be treated as “Immaterial Subsidiaries” in order to comply with the foregoing conditions. Any Restricted Subsidiary that is a Guarantor shall not be deemed an Immaterial Subsidiary and shall be excluded from the calculations above.

“**Increased Facility Activation Notice**” means a notice substantially in the form of Exhibit E.

“**Increased Facility Closing Date**” means any Business Day designated as such in an Increased Facility Activation Notice.

“**Incremental Equivalent Debt**” has the meaning set forth in Section 6.01(a)(xxiv).

“**Incremental Term Lenders**” means (a) on any Increased Facility Activation Date relating to Incremental Term Loans, the lenders signatory to the relevant Increased Facility Activation Notice and (b) thereafter, each lender that is a holder of an Incremental Term Loan.

“**Incremental Term Loans**” means any term loans made pursuant to Section 2.17(a).

“**Incremental Term Maturity Date**” means, with respect to the Incremental Term Loans to be made pursuant to any Increased Facility Activation Notice, the maturity date specified in such Increased Facility Activation Notice, which date shall not be earlier than the final maturity date of any outstanding Loans.

“**Indebtedness**” of any Person means, without duplication, (a) all obligations of such Person for borrowed money, (b) all obligations of such Person evidenced by bonds, debentures, notes or similar instruments, (c) all obligations of such Person under conditional sale or other title retention agreements relating to property acquired by such Person, (d) all obligations of such Person in respect of the deferred purchase price of property or services (excluding (i) current accounts payable incurred in the ordinary course of business and accrued expenses and (ii) any earn-out obligations, except to the extent not paid after becoming due and payable or such obligations appear as a liability on the balance sheet of such Person in accordance with GAAP), (e) all Indebtedness of others secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) any Lien on property owned or acquired by such Person, whether or not the Indebtedness secured thereby has been assumed, but only to the extent of such Lien, and only to the extent of the lesser of the fair market value of the property secured by the Lien and the amount of Indebtedness, (f) all Guarantees by such Person of Indebtedness set forth in subclauses (a)-(e) and (g)-(k), (g) all Capital Lease Obligations of such Person, (h) all obligations, contingent or otherwise, of such Person as an account party in respect of letters of credit and letters of guaranty, (i) all obligations, contingent or otherwise, of such Person in respect of bankers’ acceptances, (j) the obligations of such Person in respect of any Hedging Agreement and (k) all Disqualified Stock of such Person. The Indebtedness of any Person shall include the Indebtedness of any other entity (including any partnership in which such Person is a general partner) to the extent such Person is liable therefor as a result of such Person’s ownership interest in or other relationship with such entity, except to the extent the terms of such Indebtedness provide that such Person is not liable therefor (but only for the portion so liable). For purposes of determining Indebtedness, (x) the “principal amount” of the obligations of any Person in respect of any Hedging Agreement at any time shall be the maximum aggregate amount (giving effect to any netting agreements) that such Person would be required to pay if such Hedging Agreement were terminated at such time and (y) in no event shall obligations under any Hedging Agreement be deemed “Indebtedness” for calculating any financial ratio (or component thereof).

“**Indemnified Taxes**” means (a) Taxes, other than Excluded Taxes, imposed on or with respect to any payment made by or on account of any obligation of any Loan Party under any Loan Document and (b) to the extent not otherwise described in clause (a) above, Other Taxes.

“**Indemnitee**” has the meaning set forth in Section 9.03(b).

“**Information**” has the meaning set forth in Section 9.12.

“**Insolvent**” means with respect to any Multiemployer Plan, the condition that such plan is insolvent within the meaning of Section 4245 of ERISA.

“**Intercreditor Agreement**” means that certain Intercreditor Agreement, dated as of the Closing Date, by and among the Administrative Agent, the Second Lien Agent, the ABL Agent and the Loan Parties, as amended, amended and restated, supplemented, modified, replaced, restructured, extended, renewed or refinanced and in effect from time to time.

“**Interest Election Request**” means a request by the Borrower to convert or continue a Borrowing in accordance with Section 2.05.

“**Interest Payment Date**” means (a) with respect to any ABR Loan, the first Business Day of each calendar quarter and the Maturity Date and (b) with respect to any LIBOR Loan, the last day of the Interest Period applicable to the Borrowing of which such Loan is a part (and, in the case of a LIBOR Borrowing with an Interest Period of more than three months’ duration, each day prior to the last day of such Interest Period that occurs at intervals of three months’ duration after the first day of such Interest Period) and the Maturity Date.

“**Interest Period**” means, with respect to any LIBOR Borrowing, the period commencing on the date of such Borrowing and ending on the numerically corresponding day in the calendar month that is one, two, three or six months thereafter (or any period of 12 months or less agreed to by the Administrative Agent and all Lenders at the request of Borrower), as the Borrower may elect; *provided* that (a) if any Interest Period would end on a day other than a Business Day, such Interest Period shall be extended to the next succeeding Business Day unless such next succeeding Business Day would fall in the next calendar month, in which case such Interest Period shall end on the next preceding Business Day and (b) any Interest Period that commences on the last Business Day of a calendar month (or on a day for which there is no numerically corresponding day in the last calendar month of such Interest Period) shall end on the last Business Day of the last calendar month of such Interest Period. For purposes hereof, the date of a Borrowing initially shall be the date on which such Borrowing is made and thereafter shall be the effective date of the most recent conversion or continuation of such Borrowing.

“**Interest Rate Hedging Agreement**” means any interest rate protection agreement or other interest rate hedging arrangement.

“**Internally Generated Cash**” means, with respect to any period, any cash of the Borrower or any Restricted Subsidiary generated during such period, excluding Net Proceeds and any cash that is received from an incurrence of Indebtedness, an issuance of Equity Interests or a capital contribution.

“**Investments**” shall have the meaning set forth in Section 6.04.

“**IRS**” means the United States Internal Revenue Service.

“**Joint Lead Arrangers**” means the Lead Arranger, Barclays Bank PLC and Merrill Lynch, Pierce, Fenner & Smith Incorporated.

“**JPMorgan Chase Bank**” means JPMorgan Chase Bank, N.A. and its successors.

“**Lead Arranger**” means J.P. Morgan Securities LLC.

“**Lease**” means any agreement pursuant to which a Loan Party is entitled to the use or occupancy of any real property for any period of time.

“**Lender**” shall have the meaning set forth in the preamble hereto.

“**Lender Insolvency Event**” means that (i) a Lender or its Parent Company is determined or adjudicated to be insolvent by a Governmental Authority, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors, or (ii) such Lender or its Parent Company is the subject of a bankruptcy, insolvency, reorganization, liquidation or similar proceeding, or a receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Lender or its Parent Company, or such Lender or its Parent Company has taken any action in furtherance of or indicating its consent to or acquiescence in any such proceeding or appointment; provided that a Lender Insolvency Event shall not be deemed to have occurred solely by virtue of the ownership or acquisition of any Equity Interest in any Lender or its Parent Company by a Governmental Authority or an instrumentality thereof.

“**LIBO Rate**” means with respect to any LIBOR Loan for any Interest Period, the London interbank offered rate as administered by the British Bankers Association (or any successor thereto or other Person that takes over the administration of such rate, including the New York Stock Exchange) for Dollars for a period equal in length to such Interest Period as displayed on pages LIBOR01 or LIBOR02 of the Reuters Screen that displays such rate (or, in the event such rate does not appear on a Reuters page or screen, on any successor or substitute page on such screen that displays such rate, or on the appropriate page of such other information service that publishes such rate from time to time as selected by the Administrative Agent in its reasonable discretion; in each case, the “**Screen Rate**”) at approximately 11:00 A.M., London time, two Business Days prior to the commencement of such Interest Period; provided that, if the Screen Rate shall not be available at such time for such Interest Period (an “**Impacted Interest Period**”) with respect to Dollars, then the LIBO Rate shall be the Interpolated Rate at such time. “**Interpolated Rate**” means, at any time, the rate per annum determined by the Administrative Agent (which determination shall be conclusive and binding absent manifest error) to be equal to the rate that results from interpolating on a linear basis between: (a) the Screen Rate for the longest period (for which that Screen Rate is available in Dollars) that is shorter than the Impacted Interest Period and (b) the Screen Rate for the shortest period (for which that Screen Rate is available for Dollars) that exceeds the Impacted Interest Period, in each case, at such time. Notwithstanding the foregoing, the LIBO Rate shall not be less than 1.00% per annum.

“**LIBOR**” means, when used in reference to any Loan or Borrowing, whether such Loan, or the Loans comprising such Borrowing, are bearing interest at a rate determined by reference to the Adjusted LIBO Rate.

“**Lien**” means, with respect to any asset (other than securities), (a) any mortgage, deed of trust, lien, pledge, hypothecation, encumbrance, charge or security interest in, on or of such asset and (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease or title retention agreement (or any lease having substantially the same economic effect as any of the foregoing) relating to such asset; *provided* that in no event shall an operating lease be deemed to constitute a Lien solely as a result of a change in GAAP after the Closing Date.

“**Loan Account**” has the meaning set forth in Section 2.04(a).

“**Loan Documents**” means this Agreement, the Account Control Agreements, the Lock Box Agreements, the Security Documents, the Intercreditor Agreement and any other instrument or agreement now or hereafter executed and delivered by a Loan Party in connection herewith, each as amended, restated, modified, replaced and supplemented and in effect from time to time.

“**Loan Parties**” means the Borrower and each Domestic Subsidiary initially as listed on Annex A, and each Domestic Subsidiary made a party hereto pursuant to Section 5.10.

“**Loan Transactions**” means (i) the execution, delivery and performance by the Borrower of this Agreement and the execution, delivery and performance by each Loan Party of the Loan Documents to which it is to be a party, the borrowing of Loans and the use of the proceeds thereof, (ii) the execution, delivery and performance by each Loan Party of the Second Lien Agreement and other Second Lien Loan Documents to which it is to be a party, the borrowing of Second Lien Loans, the use of the proceeds thereof and (iii) the execution, delivery and performance by each Loan Party of the ABL Agreement and other ABL Loan Documents to which it is to be a party, the borrowing of ABL Loans, the use of the proceeds thereof and the issuance or deemed issuance of letters of credit thereunder.

“**Loans**” means the Term Loans and the Incremental Term Loans and any other loans made hereunder.

“**Lock Box**” has the meaning set forth in Section 5.12(a).

“**Lock Box Agreement**” means, with respect to any Lock Box established by a Loan Party, an agreement, in form and substance reasonably satisfactory to the Administrative Agent, establishing Control (as defined in the Security Agreement) of such Lock Box by the ABL Agent or the Administrative Agent, in accordance with the Security Agreement and the Intercreditor Agreement.

“**Margin Stock**” shall have the meaning set forth in Regulation U.

“**Material Adverse Effect**” means a material adverse effect on (a) the business, assets, operations, or financial condition of the Borrower and its Subsidiaries taken as a whole, (b) the ability of the Loan Parties (taken as a whole) to perform their payment obligations under the Loan Documents to which they are a party or (c) the rights of the Lenders or the Administrative Agent under any Loan Document.

“**Material First-Tier Foreign Subsidiary**” means any Foreign Subsidiary or Qualified CFC Holding Company that is owned directly by or on behalf of the Borrower or any Guarantor and is not an Immaterial Foreign Subsidiary.

“**Material Indebtedness**” means Indebtedness (other than the Loans), or obligations in respect of one or more Hedging Agreements, of any one or more of (i) the Borrower and its Restricted Subsidiaries that are Domestic Subsidiaries in an aggregate principal amount exceeding \$25,000,000 (or its equivalent) or (ii) the Restricted Subsidiaries of the Borrower that are Foreign Subsidiaries in an aggregate principal amount exceeding \$50,000,000 (or its equivalent); *provided* that, notwithstanding the foregoing, Indebtedness incurred pursuant to the ABL Agreement or the Second Lien Agreement or any refinancing of the foregoing shall be deemed to be Material Indebtedness.

“**Material Subsidiary**” means any Restricted Subsidiary other than an Immaterial Subsidiary or an Immaterial Foreign Subsidiary, *provided* that, if all Material Subsidiaries taken together shall have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to less than 92.5% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be, the Borrower will promptly designate in writing to the Administrative Agent the Subsidiaries which will, solely for purposes of this definition, cease to be treated as “Immaterial Subsidiaries” or “Immaterial Foreign Subsidiaries” in order to comply with the foregoing conditions.

“**Maturity Date**” means September 3, 2019 (or in the case of any Extended Loans, the maturity date related to such Extended Loans as such date may be extended pursuant to Section 2.16).

“**Maximum Rate**” has the meaning set forth in Section 9.13.

“**Measurement Period**” means, at any date of determination, the most recently completed four Fiscal Quarters for which Financial Statements have been delivered or are required to be delivered (or, with respect to determinations to be made prior to the delivery of the first set of Financial Statements, the most recently completed four Fiscal Quarters ended at least thirty (30) days prior to the Closing Date).

“**Moody’s**” means Moody’s Investors Service, Inc. and its successors.

“**Mortgage(s)**” means each and every fee mortgage or deed of trust, security agreement and assignment by and between the Loan Party owning the Real Estate encumbered thereby in favor of the Administrative Agent, and in form and substance reasonably satisfactory to the Administrative Agent.

“**Mortgage Policies**” has the meaning set forth in the definition of Real Estate Requirements.

“**Mortgaged Properties**” means the owned Real Estate listed on Schedule 1.01(B) attached hereto and any Real Estate that becomes subject to a Mortgage pursuant to Section 5.11(b).

“**Multiemployer Plan**” means a multiemployer plan as defined in Section 4001(a)(3) of ERISA to which the Borrower, a Restricted Subsidiary or an ERISA Affiliate contributes or is obligated to contribute.

“**Multiple Employer Plan**” means a Plan which has two or more contributing sponsors (including any Restricted Subsidiary or any ERISA Affiliate) at least two of whom are not under common control, as such a plan is described in Section 4064 of ERISA.

“**Net Proceeds**” means, with respect to any event (a) the cash proceeds actually received in respect of such event including (i) any cash received in respect of any non-cash proceeds, but only as and when received, (ii) in the case of a casualty, insurance proceeds, and (iii) in the case of a condemnation or similar event, condemnation awards and similar payments, in each case net of (b) the sum of (i) all costs, fees and out-of-pocket fees, commissions, charges and expenses (including fees, costs and expenses related to appraisals, surveys, brokerage, finder, underwriting, arranging, legal, investment banking, placement, printing, auditor, accounting, title, environmental (including remedial expenses), title exceptions and encumbrances, and finder’s fees, success fees or similar fees and commissions) paid or payable by the Borrower and the Restricted Subsidiaries to third parties (other than Affiliates) in connection with such event, (ii) in the case of a Disposition of an asset (including pursuant to a casualty or a condemnation or similar proceeding), the amount of all payments required to be made (or required to be escrowed) by the Borrower and the Restricted Subsidiaries as a result of such event to repay (or establish an escrow, trust, defeasance, discharge or redemption account or similar arrangement for the repayment of) Indebtedness (other than the Obligations) secured by a Lien prior to the Lien of the Administrative Agent on such asset (*provided* that if any amounts in such accounts or subject to such agreements are released to the Borrower and its Restricted Subsidiaries, such amounts shall constitute Net Proceeds upon release), (iii) the amount of all taxes (including transfer tax and recording tax) paid (or reasonably estimated to be payable) by the Borrower and the Restricted Subsidiaries, and the amount of any reserves established by the Borrower and the Restricted Subsidiaries to fund contingent liabilities reasonably estimated to be payable that are directly attributable to such event (as determined reasonably and in good faith by the chief financial officer or other Financial Officer of the Borrower), (iv) in respect of any casualty or condemnation, any amounts paid to the Borrower or any Restricted Subsidiary related to the casualty or condemnation or Recovery Event, and (v) all other amounts deposited in trust or escrow or paid for the benefit of any third party or to which any third party may be entitled in connection with such event; provided that any such amounts returned to the Borrower or any Restricted Subsidiary shall

constitute Net Proceeds when actually received. All amounts received under the UK Pension Settlement Agreement and the transactions contemplated thereby and in relation thereto shall be deemed not to be Net Proceeds.

“**New Lender**” has the meaning set forth in Section 2.17(b).

“**New Lender Supplement**” has the meaning set forth in Section 2.17(b).

“**Non-Consenting Lender**” has the meaning set forth in Section 9.02(c).

“**Non-U.S. Lender**” means a Lender that is not a U.S. Person.

“**Obligations**” has the meaning set forth in the Security Agreement.

“**Other Connection Taxes**” means, with respect to any Credit Party, Taxes imposed as a result of a present or former connection between such Credit Party and the jurisdiction imposing such Tax (other than connections arising from such Credit Party having executed, delivered, become a party to, performed its obligations under, received payments under, received or perfected a security interest under, engaged in any other transaction pursuant to, or enforced, any Loan Document, or sold or assigned an interest in any Loan or Loan Document).

“**Other Taxes**” means all present or future stamp, court, or documentary, intangible, recording, filing or similar Taxes that arise from any payment made under, from the execution, delivery, performance, enforcement or registration of, from the receipt or perfection of a security interest under, or otherwise with respect to, any Loan Document, except any such Taxes that are Other Connection Taxes imposed with respect to an assignment (other than an assignment made pursuant to Section 2.15).

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

“**Participant**” has the meaning set forth in Section 9.04(d); *provided* that in no circumstance shall a Disqualified Institution be a Participant.

“**Participant Register**” has the meaning set forth in Section 9.04(e).

“**PBGC**” means the Pension Benefit Guaranty Corporation referred to and defined in Section 4002 of ERISA and any successor entity performing similar functions.

“**Pension Agreements**” means defined benefit pension plans and defined benefit postretirement plans as defined by Accounting Standards Codification 715, *Compensation - Retirement Benefits*.

“**Pension Plan**” means any employee benefit plan (including a Multiple Employer Plan, but not including a Multiemployer Plan) which is subject to Title IV of ERISA, Section 412 of the Code or Section 302 of ERISA (i) which is or was sponsored, maintained or contributed to by, or required to be contributed to by, the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates or (ii) with respect to which has the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates has any actual or contingent liability. For the avoidance of doubt, the UK Pension Scheme is not a Pension Plan.

“**Permitted Acquisitions**” has the meaning set forth in Section 6.04(h).

“Permitted Encumbrances” means:

(b) liens imposed by law for Taxes, assessments and governmental charges or claims that are not yet due or that are being contested in good faith by appropriate proceedings, provided that adequate reserves with respect thereto are maintained on the books of the Borrower or its Subsidiaries, as the case may be, in conformity with GAAP;

(c) carriers’, landlord’s, warehousemen’s, mechanics’, materialmen’s, brokers’, suppliers’ and repairmen’s liens, statutory liens of banks and rights of setoff and other Liens, in each case, imposed by law (other than obligations imposed pursuant to Section 303(k) or 4068 of ERISA or Section 430(k) of the Code), arising in the ordinary course of business and securing obligations that are not overdue by more than thirty (30) days or are being contested in compliance with Section 5.05;

(d) pledges or deposits made in the ordinary course of business in compliance with workers’ compensation, unemployment insurance, healthcare and other social security laws or regulations;

(e) (i) liens, pledges and deposits to secure the performance of bids, tenders, trade contracts or leases, (ii) deposits to secure public or statutory obligations, surety and appeal bonds, performance bonds and other obligations of a like nature or deposits as security for contested Taxes or import duties or for the payment of rent, in each case in the ordinary course of business and (iii) utility deposits made in the ordinary course of business;

(f) judgment liens in respect of judgments that do not constitute an Event of Default under Section 7.01(k);

(g) leases or subleases granted to others in the ordinary course of business, survey exceptions, minor encumbrances, easements or reservations of, or rights of others for, licenses, rights-of-way, sewers, electric lines, gas lines, water, cable, television, telegraph and telephone lines and other similar purposes, zoning restrictions, or other restrictions as to the use of real properties or Liens incidental, to the conduct of the business or to the ownership of its properties which were not incurred in connection with Indebtedness and which do not in the aggregate materially adversely affect the value of said properties or materially impair their use in the operation of the business of the Borrower or the Restricted Subsidiaries;

(h) encumbrances on assets disposed or to be disposed in a disposition permitted by Section 6.05 or created by an agreement(s) providing for such permitted disposition;

(i) any (i) reversionary interest or title of lessor or sublessor under any Lease, (ii) Lien, easement, restriction or encumbrance to which the interest or title of such lessor or sublessor may be subject, (iii) subordination of the interest of the lessee or sublessees under such Lease to any Lien, restriction or encumbrance referred to in the preceding clause (ii), (iv) lease or sublease of real property granted to others in the ordinary course of business, (v) non-exclusive license or sublicense, release, immunity or covenant not to sue with respect to intellectual property granted to others in the ordinary course of business or in connection with the settlement of any litigation, threatened litigation or other dispute, or (vi) license, sublicense, release, immunity or covenant not to sue encumbering intellectual property acquired by the Borrower or any of its Restricted Subsidiaries;

(j) Liens arising from filing Uniform Commercial Code financing statements relating solely to the leased asset or consignments or operating leases entered into by the Borrower in the ordinary course of business; and

(k) encumbrances referred to in Schedule 1.01(C) of the Mortgage Policies insuring the Mortgages.

“Permitted Holders” means GSO Special Situations Fund LP, GSO Special Situations Overseas Master Fund LTD., GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP, FS Investment Corporation, Locust Street Funding LLC, FS Investment Corporation II, Blue Mountain Credit Alternatives Master Fund L.P., Bluemountain Credit Opportunities Master Fund I L.P., Bluemountain Timberline LTD., Bluemountain Strategic Credit Master Fund L.P., Bluemountain Kicking Horse Fund L.P., Bluemountain Long/Short Credit Master Fund L.P., Bluemountain Distressed Master Fund L.P., Bluemountain Long Short Grasmoor Fund LTD., Bluemountain Long/Short Credit and Distressed Reflection Fund P.L.C., A Sub-Fund of AAI Bluemountain Fund P.L.C., George Karfunkel, United Equities Commodities Company, Momar Corporation and Contrarian Funds, LLC and any Affiliate of any of the foregoing.

“Permitted Receivables Documents” means all documents and agreements evidencing, relating to or otherwise governing a Permitted Receivables Financing.

“Permitted Receivables Financing” means one or more transactions by the Borrower or any of its Restricted Subsidiaries pursuant to which the Borrower or such Restricted Subsidiary may sell, convey or otherwise transfer to one or more Special Purpose Receivables Subsidiaries or to any other person, or may grant a security interest in, any Receivables Assets (whether now existing or arising in the future) of the Borrower or such Restricted Subsidiary, and any assets related thereto including all contracts and all guarantees or other obligations in respect of such Receivables Assets, the proceeds of such Receivables Assets and other assets which are customarily transferred, or in respect of which security interests are customarily granted, in connection with sales, factoring or securitizations involving Receivables Assets; provided that (a) recourse to the Borrower and its Restricted Subsidiaries (other than the Special Purpose Receivables Subsidiary) in connection with such transactions shall be limited to the extent customary for similar transactions in the applicable jurisdictions (including, to the extent applicable, in a manner consistent with the delivery of a “true sale”/“absolute transfer” opinion with respect to any transfer by the Borrower or any Restricted Subsidiary (other than a Special Purpose Receivables Subsidiary)) and (b) the aggregate Receivables Net Investment shall not exceed \$25,000,000 at any time.

“Permitted Refinancings” means any refinancings, restructurings, refundings, renewals, extensions or replacements of Indebtedness from time to time or at any time, in whole or in part, at the same time or at different times (any such refinancing, restructuring, refunding, renewal, extension or replacement Indebtedness, the **“Refinancing Indebtedness”** and the Indebtedness being so refinanced, restructured, refunded, renewed, extended or replaced, the **“Refinanced Indebtedness”**) permitted hereunder; *provided* that (i) principal amount (or accreted value, if applicable) of such Refinancing Indebtedness does not exceed the principal amount (or accreted value, if applicable) of the Refinanced Indebtedness (plus unpaid accrued interest and premium thereon and discounts, fees, commissions and expenses in connection therewith), (ii) the Weighted Average Life to Maturity of such Refinancing Indebtedness is not shorter than the Weighted Average Life to Maturity of the Refinanced Indebtedness and the maturity of such Refinancing Indebtedness is not earlier than the Refinanced Indebtedness, (iii) if the Refinanced Indebtedness is contractually subordinated in right of payment to the Obligations, such Refinancing Indebtedness is contractually subordinated in right of payment to the Obligations on terms at least as favorable to the Lenders, in all material respects, as those contained in the documentation governing the Refinanced Indebtedness, taken as a whole, (iv) no Refinancing Indebtedness shall have additional obligors than the Refinanced Indebtedness (unless to the extent otherwise permitted hereunder), (v) such Refinancing Indebtedness shall be unsecured if the Refinanced Indebtedness is unsecured or secured to the extent otherwise permitted hereunder, (vi) if such Indebtedness was secured, such Refinancing Indebtedness is not secured by any additional property or collateral other than (A)

“**Professional Fee Escrow Account**” has the meaning specified in the Plan of Reorganization. It shall not be subject to the Lien or control of the Administrative Agent.

“**Prohibited Transaction**” means as defined in Section 406 of ERISA and Section 4975(c) of the Code.

“**Pro Forma Balance Sheet**” has the meaning set forth in Section 3.04(b).

“**Pro Forma Basis**” means, with respect to compliance with any test or covenant or calculation of any ratio hereunder, the determination or calculation of such test, covenant or ratio (including in connection with Specified Transactions) in accordance with Section 1.08.

“**Qualified Preferred Stock**” means, with respect to any Person, any preferred capital stock or preferred equity interest that by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) or upon the happening of any event (other than solely at the direction of the issuer) does not (a) except as set forth in the proviso hereto, mature or becomes mandatorily redeemable prior to the Maturity Date, pursuant to a sinking fund obligation or otherwise; (b) become convertible or exchangeable at the option of the holder thereof for Indebtedness or preferred stock that is not Qualified Preferred Stock, prior to the Maturity Date; or (c) except as set forth in the proviso hereto, become redeemable at the option of the holder thereof, in whole or in part, prior to the Maturity Date, *provided* that such preferred capital stock or preferred equity interest, may by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) become mandatorily redeemable or redeemable at the option of the holder thereof upon the occurrence of a change in control or Disposition subject to all Obligations (other than contingent indemnification obligations not then due and owing) having been paid in full in cash.

“**Real Estate**” means all Leases and all land, together with the buildings, structures, parking areas, and other improvements thereon, now or hereafter owned by any Loan Party, including all easements, rights-of-way, and similar rights relating thereto and all Leases, tenancies, and occupancies thereof.

“**Real Estate Requirements**” means, collectively, each of the following, unless waived by the Administrative Agent in its sole discretion:

(a) The applicable Loan Party shall have executed and delivered to the Administrative Agent a Mortgage with respect to any owned Real Estate, together with an opinion of counsel in each state where such Real Estate is located and an opinion of counsel in the jurisdiction where the applicable Loan Party is organized, in form and substance reasonably satisfactory to the Administrative Agent;

(b) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to or concurrently with the recording of such Mortgage, the Administrative Agent shall have received fully paid American Land Title Association Lender’s Extended Coverage title insurance policies or marked-up title insurance commitments having the effect of a policy of title insurance (the “**Mortgage Policies**”) in form and substance, with such endorsements and affirmative coverages as may reasonably be requested by the Administrative Agent (to the extent available at commercially reasonable rates) and in amounts reasonably acceptable to the Administrative Agent (*provided* that such amounts shall not exceed the estimated fair market value of the applicable mortgaged property, as reasonably estimated by the Borrower, unless otherwise reasonably agreed by the Borrower and the Administrative Agent), issued, coinsured and reinsured (to the extent reasonably required by the Administrative Agent) by title insurers reasonably acceptable to the Administrative Agent, insuring the Mortgages to be valid first priority and subsisting Liens (other than any Liens permitted by Section 6.02)

in favor of the Administrative Agent on the property described therein, free and clear of all defects (including, but not limited to, mechanics' and materialmen's Liens) and encumbrances, other than the Permitted Encumbrances and any other Liens permitted pursuant to Section 6.02 or otherwise reasonably acceptable to the Administrative Agent;

(c) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to or concurrently with the delivery of such Mortgage (or such later date, if any, as the Administrative Agent shall agree in writing in its reasonable discretion), the Administrative Agent shall have received American Land Title Association/American Congress on Surveying and Mapping form surveys, for which all necessary fees (where applicable) have been paid, certified to the Administrative Agent and the issuer of the Mortgage Policies in a manner reasonably satisfactory to the Administrative Agent by a land surveyor duly registered and licensed in the states in which the property described in such surveys is located and reasonably acceptable to the Administrative Agent, showing all buildings and other improvements, the location of any easements, parking spaces, rights of way, building set-back lines and other dimensional regulations and the absence of encroachments, either by such improvements or on to such property, and other defects, other than encroachments and other defects reasonably acceptable to the Administrative Agent or such other form of survey with respect to which the title insurer providing the Mortgage Policies will agree to provide extended coverage; and

(d) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to delivery of such Mortgage, the applicable Loan Party shall have delivered to the Administrative Agent (i) a "Life-of-Loan" Federal Emergency Management Agency Standard Flood Hazard Determination and (ii) in the event any such Real Estate is located in an area identified by the Federal Emergency Management Agency (or any successor agency) as a special flood hazard area, (A) a notice about special flood hazard area status and flood disaster assistance, duly executed by the applicable Loan Party and (B) evidence of flood insurance (which may be in the form of a blanket policy), with a financially sound and reputable insurer, naming the Administrative Agent, as mortgagee, in an amount and otherwise in form and substance reasonably satisfactory to the Administrative Agent and evidence of the payment of premiums in respect thereof.

"Receivables Assets" means accounts receivable (including any bills of exchange) and related assets and property from time to time originated, acquired or otherwise owned by the Borrower or any Subsidiary.

"Receivables Net Investment" means the aggregate cash amount paid by the lenders or purchasers under any Permitted Receivables Financing in connection with their purchase of, or the making of loans secured by, Receivables Assets or interests therein, as the same may be reduced from time to time by collections with respect to such Receivables Assets or otherwise in accordance with the terms of the Permitted Receivables Documents; *provided*, however, that, if all or any part of such Receivables Net Investment shall have been reduced by application of any distribution and thereafter such distribution is rescinded or must otherwise be returned for any reason, such Receivables Net Investment shall be increased by the amount of such distribution, all as though such distribution had not been made.

"Recovery Event" means any payment in respect of any property or casualty insurance claim or any condemnation proceeding.

"Refinanced Indebtedness" has the meaning set forth in the term Permitted Refinancing.

"Refinancing Indebtedness" has the meaning set forth in the term Permitted Refinancing.

"Register" has the meaning set forth in Section 9.04(c).

“Related Business” means any business which is the same as or related, ancillary or complementary to, or a reasonable extension or expansion of, any of the businesses of the Borrower and its Restricted Subsidiaries on the Closing Date.

“Related Business Assets” means any property, plant, equipment or other assets (excluding assets that are qualified as current assets under GAAP) to be used or useful by the Borrower or a Restricted Subsidiary in a Related Business or capital expenditures relating thereto.

“Related Parties” means, with respect to any specified Person, such Person’s Affiliates and the respective directors, officers, employees, agents and advisors of such Person and such Person’s Affiliates.

“Release” means any release, spill, emission, leaking, pumping, pouring, injection escaping, deposit, disposal, discharge, dispersal, dumping, leaching or migration of any Hazardous Material into the indoor or outdoor environment (including the abandonment or disposal of any barrels, containers or other closed receptacles containing any Hazardous Materials), including the migration of any Hazardous Material through the air, soil, surface water or groundwater.

“Remedial Action” means (a) all actions taken under any Environmental Law to (i) clean up, remove, remediate, contain, treat, monitor, assess or evaluate Hazardous Materials present in, or threatened to be Released into, the environment, (ii) perform pre-remedial studies and investigations and post-remedial operation and maintenance activities or (b) any response actions authorized by 42 U.S.C. 9601 et. seq. or analogous state law.

“Reorganization” means with respect to any Multiemployer Plan, the condition that such plan is in reorganization within the meaning of Section 4241 of ERISA.

“Reportable Event” means any of the events set forth in Section 4043(c) of ERISA or the regulations issued thereunder, with respect to a Pension Plan, other than (a) those events as to which notice is waived pursuant to 29 C.F.R. Section 4043 as in effect on the date hereof (no matter how such notice requirement may be changed in the future) or (b) except as may occur as a result of the transactions contemplated by the UK Pension Settlement Agreement so long as the Borrower and its Subsidiaries have no liability with respect thereto and only with respect to the portion of the transactions contemplated by the UK Pension Settlement Agreement that have not been consummated as of the Closing Date.

“Required Debt Conditions” means that any applicable Indebtedness (i) does not have any scheduled amortization payments, mandatory redemptions or sinking fund obligations or mandatory prepayments (including cash flow sweeps) on or prior to the date that is 91 days after the latest maturity date then in effect with respect to the Loans at the time such Indebtedness is incurred (other than customary offers to purchase upon a change of control, asset sale or event of loss, customary acceleration rights after an event of default and payments required to prevent any such Indebtedness from being treated as an “applicable high yield discount obligation” with the meaning of Section 163(i) of the Code, or any successor provision thereto), (ii) does not mature prior to the date that is 91 days after the latest maturity date then in effect with respect to the Loans at the time such Indebtedness is incurred, (iii) does not have financial maintenance covenants, (iv) does not have a definition of “Change in Control” (or any other defined term having a similar purpose) that is materially more restrictive than the definition of Change in Control set forth herein and (v) does not otherwise have covenants or events of default that are, taken as a whole, materially more favorable to the holders of such Indebtedness than those set forth in this Agreement.

“Required Lenders” means, at any time, Lenders having Loans (and, prior to the making of the Loans pursuant to Section 2.01, Commitments), representing greater than fifty percent (50%) of the sum

of all Loans outstanding (and, prior to the making of the Loans pursuant to Section 2.01, Commitments) at such time *provided*, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time the aggregate principal amount of the Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time (from both the numerator and the denominator).

“**Responsible Officer**” of any Person means the chief executive officer, president, chief financial officer, general counsel and any executive vice president (or any substantially similar office to any of the foregoing) or Financial Officer of such Person and any other officer or similar official thereof responsible for the administration of the obligations of such Person in respect of this Agreement.

“**Restricted Payment**” means any dividend or other distribution (whether in cash, securities or other property) on account of any Equity Interests in the Borrower or any Restricted Subsidiary, or any payment (whether in cash, securities or other property), including any sinking fund or similar deposit, on account of the purchase, redemption, retirement, acquisition, cancellation or termination of any Equity Interests in the Borrower or any Restricted Subsidiary (other than any option, warrant or other right that constitutes Indebtedness).

“**Restricted Subsidiary**” means any Subsidiary other than an Unrestricted Subsidiary. Unless otherwise specified, any references herein to a “Restricted Subsidiary” shall refer to a Restricted Subsidiary of the Borrower.

“**Retained Excess Cash Flow Amount**” means, at any date of determination, (a) the sum of Excess Cash Flow (but not less than zero for any period) for each fiscal year completed, commencing with the fiscal year ending December 31, 2014 (it being understood that no Excess Cash Flow generated during any period shall be deemed to be Retained Excess Cash Flow until the financial statements for such period are delivered pursuant to Section 5.01(a), the related officer’s certificate is delivered pursuant to Section 5.01(d)) and the Borrower has complied with Section 2.07(b)(iv) with respect to Excess Cash Flow for such period) minus (b) the sum of: (i) any Excess Cash Flow for all such Excess Cash Flow Periods required to be used to prepay the Loans pursuant to Section 2.07(b)(iv) (without giving effect to Section 2.07(f) or to the proviso set forth in Section 2.07(b)(iv)); (ii) the aggregate amount of Restricted Payments made pursuant to Section 6.08(a)(iii) on or prior to such date, (iii) the aggregate amount of payments made pursuant to Section 6.08(b)(iv) on or prior to such date; and (iv) the aggregate amount of Investments made pursuant to Section 6.04(q) on or prior to such date; *provided* that, in the event that, with respect to any fiscal year, the aggregate principal amount of Loans that is required to be prepaid pursuant to Section 2.07(b)(iv) (without giving effect to the proviso set forth therein or to Section 2.07(f)) (the “**Full ECF Prepayment Amount**”) shall have been reduced (the “**ECF Prepayment Reduction**”) as a result of (1) the application of the proviso set forth in Section 2.07(b)(iv), no Excess Cash Flow for such fiscal year shall be included in the calculation of the Retained Excess Cash Flow Amount until the Full ECF Prepayment Amount shall have been applied to prepay the Loans pursuant to Section 2.07(b)(iv) or (2) the application of Section 2.07(e), the Excess Cash Flow for such fiscal year that is included in the calculation of the Retained Excess Cash Flow Amount shall be reduced on a dollar for dollar basis by the amount of any such ECF Prepayment Reduction.

“**S&P**” means Standard & Poor’s Financial Services LLC, and its successors.

“**Second Lien Agent**” has the meaning set forth in the Intercreditor Agreement.

“**Second Lien Agreement**” means (i) that certain Senior Secured Second Lien Term Loan Credit Agreement, dated as of the Closing Date, by and among the Borrower, the Second Lien Agent, the lenders identified therein and the other agents identified therein, as amended, restated, modified, or supplemented

from time to time to the extent permitted by this Agreement and the Intercreditor Agreement and (ii) any other replacement, refinancing, restructuring, extension, renewal or refinancing thereof (in each case whether through one or more credit facilities or other debt issuances pursuant to the agreement set forth in subclause (i) or any other agreement, contract or indenture, including any such replacement or refinancing facility or indenture that increases or decreases the amount permitted to be borrowed thereunder or alters the maturity thereof and whether by the same or any other agent, lender or group of lenders, and any amendments, supplements, modifications, extensions, renewals, restatements, amendments and restatements or refundings thereof) to the extent permitted by this Agreement and the Intercreditor Agreement.

“**Second Lien Facility**” means the term loan credit facility made available pursuant to the Second Lien Agreement.

“**Second Lien Lenders**” means the lenders under the Second Lien Agreement.

“**Second Lien Loan**” means a loan made by the Second Lien Lenders under the Second Lien Agreement.

“**Second Lien Loan Documents**” has the meaning set forth for “Loan Documents” (or any comparable term) in the Second Lien Agreement.

“**Secured Indebtedness**” means, at any date, the aggregate principal amount of Indebtedness for borrowed money of the Borrower and its Restricted Subsidiaries at such date secured by a Lien on any of the assets of the Borrower or any of its Restricted Subsidiaries, determined on a consolidated basis in accordance with GAAP.

“**Secured Leverage Ratio**” means, on any date, the ratio of (a) Secured Indebtedness on such date *less* the domestic Cash and Cash Equivalents of the Loan Parties (excluding (x) Cash in the Professional Fee Escrow Account, (y) Cash and Cash Equivalents included in the ABL Borrowing Base and (z) Cash and Cash Equivalents securing letters of credit referred to in Section 6.01(a)(ii)(C)) on such date, in each case free and clear of all Liens other than any Liens permitted pursuant to Section 6.02(a) (other than, without duplication, Liens on amounts on deposit in a Cash Collateral Account) to (b) Consolidated EBITDA during the most recently completed Measurement Period.

“**Secured Parties**” means any of the Administrative Agent and the Lenders, as well as any other holder of Obligations.

“**Securities Account**” has the meaning set forth in the Security Agreement.

“**Security Agreement**” means the Guarantee and Collateral Agreement to be executed and delivered by the Loan Parties, dated as of the Closing Date, substantially in the form of Exhibit C, as such agreement may be amended, restated, supplemented and modified from time to time.

“**Security Documents**” means the Security Agreement, the Mortgages and each other security agreement or other instrument or document executed and delivered by any Loan Party to secure any of the Obligations or, with respect to Security Documents governed by the laws of the Netherlands, the obligations of the Borrower under the Parallel Debt (as defined in Section 8.16).

“**Solvent**” means, with respect to the Borrower, on a particular date, that on such date (i) the sum of the debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its Subsidiaries, taken as a whole, does not exceed the fair value of the present assets of the Borrower and its

Subsidiaries, taken as a whole; (ii) the present fair saleable value of the assets of the Borrower and its Subsidiaries, taken as a whole, is greater than the total amount that will be required to pay the probable debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its Subsidiaries as they become absolute and matured, (iii) the capital of the Borrower and its Subsidiaries, taken as a whole, is not unreasonably small to engage in the business of the Borrower and its Subsidiaries, taken as a whole, on of the date hereof and as contemplated to be engaged following the Closing Date; and (iv) the Borrower and its Subsidiaries, taken as a whole, have not incurred, or believe that they will incur, debts or other liabilities including current obligations beyond their ability to pay such debt as they mature in the ordinary course of business. For the purposes hereof, the amount of any contingent liability at any time shall be computed as the amount that, in light of all of the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability (irrespective of whether such contingent liabilities meet the criteria for accrual under Statement of Financial Accounting Standard No. 5).

“Special Purpose Receivables Subsidiary” means a subsidiary of the Borrower established in connection with a Permitted Receivables Financing for the acquisition of Receivables Assets or interests therein, and which is organized in a manner intended to reduce the likelihood that it would be substantively consolidated with the Borrower or any of the Subsidiaries (other than Special Purpose Receivables Subsidiaries) in the event the Borrower or any such Subsidiary becomes subject to a proceeding under the U.S. Bankruptcy Code or a similar foreign debtor relief law.

“Specified Event of Default” means an Event of Default (after giving effect to any applicable grace periods) under Section 7.01(a), (b), (h), (i) or (j).

“Specified Holders” means GSO Special Situations Fund LP, GSO Special Situations Overseas Master Fund LTD., GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP, FS Investment Corporation, Locust Street Funding LLC, FS Investment Corporation II, Blue Mountain Credit Alternatives Master Fund L.P., Bluemountain Credit Opportunities Master Fund I L.P., Bluemountain Timberline LTD., Bluemountain Strategic Credit Master Fund L.P., Bluemountain Kicking Horse Fund L.P., Bluemountain Long/Short Credit Master Fund L.P., Bluemountain Distressed Master Fund L.P., Bluemountain Long Short Grasmoor Fund LTD., Bluemountain Long/Short Credit and Distressed Reflection Fund P.L.C., A Sub-Fund of AAI Bluemountain Fund P.L.C., and any Affiliate of any of the foregoing.

“Specified Permitted Liens” means the Liens on the ABL Priority Collateral securing the obligations of the Loan Parties under the ABL Loan Documents, subject to the Intercreditor Agreement.

“Specified Transaction” means (a) any incurrence or repayment of Indebtedness (other than for working capital purposes) or Investment that results in a Person becoming a Subsidiary, (b) any Permitted Acquisition, (c) any Disposition that results in a Subsidiary ceasing to be a Subsidiary of the Borrower, (d) any Disposition having an aggregate consideration in excess of \$5,000,000 (other than Dispositions in the ordinary course of business), (e) any Investment constituting an acquisition of assets constituting a business unit, line of business or division of another Person or any Disposition of a business unit, line of business or division of the Borrower or a Subsidiary, in each case whether by merger, consolidation, amalgamation or otherwise or (f) any designation of any Restricted Subsidiary as an Unrestricted Subsidiary, or of any Unrestricted Subsidiary as a Restricted Subsidiary, in each case in accordance with Section 5.13.

“SPV” has the meaning set forth in Section 9.04(i).

“**Statutory Reserve Rate**” means, for any day as applied to a LIBOR Loan, the aggregate (without duplication) of the maximum rates (expressed as a decimal fraction) of reserve requirements in effect on such day (including basic, supplemental, marginal and emergency reserves) under any regulations of the Board or other Governmental Authority having jurisdiction with respect thereto dealing with reserve requirements prescribed for eurocurrency funding (currently referred to as “Eurocurrency Liabilities” in Regulation D of the Board) maintained by a member bank of the Federal Reserve System.

“**Subordinated Indebtedness**” means any unsecured Indebtedness of the Loan Parties that is subordinated in right of payment to the Obligations on subordination terms reasonably satisfactory to the Administrative Agent.

“**Subsidiary**” means, with respect to any Person (the “**parent**”) at any date, any corporation, limited liability company, partnership, association or other entity the accounts of which would be consolidated with those of the parent in the parent’s consolidated financial statements if such financial statements were prepared in accordance with GAAP as of such date, as well as any other corporation, limited liability company, partnership, association or other entity (a) of which securities or other ownership interests representing more than fifty percent (50%) of the ordinary voting power to elect a majority of the board of directors or other managers thereof or, in the case of a partnership, more than fifty percent (50%) of the general partnership interests are, as of such date, owned, controlled or held, or (b) that is, as of such date, otherwise Controlled, by the parent or one or more subsidiaries of the parent or by the parent and one or more subsidiaries of the parent. Unless otherwise specified, “**Subsidiary**” shall mean a Subsidiary of the Borrower. For the avoidance of doubt, a variable interest entity shall not constitute a Subsidiary.

“**Swap**” means any agreement, contract, or transaction that constitutes a “swap” within the meaning of Section 1a(47) of the Commodity Exchange Act.

“**Swap Obligation**” means, with respect to any person, any obligation to pay or perform under any Swap.

“**Taxes**” means any and all present or future taxes, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, fees or other charges imposed by any Governmental Authority, including any interest, additions to tax or penalties applicable thereto.

“**Term Loan**” means a term loan made by a Lender pursuant to Section 2.01 on the Closing Date.

“**Term Priority Collateral**” has the meaning set forth in the Intercreditor Agreement.

“**Termination Date**” means the earliest to occur of (a) the Maturity Date and (b) the acceleration of the Loans pursuant to Section 7.02.

“**Total Assets**” means, as of any date of determination, the aggregate amount of assets reflected on the consolidated balance sheet of the Borrower and its Restricted Subsidiaries most recently delivered by the Borrower pursuant to Section 5.01 on or prior to such date of determination.

“**Total Leverage Ratio**” means, at any date, the ratio of (a) the aggregate principal amount of Indebtedness for borrowed money of the Borrower and its Restricted Subsidiaries at such date less the domestic Cash and Cash Equivalents of the Loan Parties (excluding, without duplication, (x) Cash in the Professional Fee Escrow Account, (y) Cash and Cash Equivalents included in the ABL Borrowing Base and (z) Cash and Cash Equivalents securing letters of credit referred to in Section 6.01(a)(ii)(C)) at such date, in each case free and clear of all Liens other than any Liens permitted pursuant to Section 6.02(a) (other than, without duplication, Liens on amounts on deposit in a Cash Collateral Account) to (b) Consolidated EBITDA during the most recently completed Measurement Period.

“**Trading With the Enemy Act**” has the meaning set forth in Section 3.17.

“**tranche**” has the meaning set forth in Section 2.16.

“**Transactions**” means, collectively, (i) the Loan Transactions, (ii) the refinancing of the credit facilities under the DIP ABL Credit Agreement and the DIP Term Loan Credit Agreement, (iii) the consummation of the Plan of Reorganization and (iv) all other related transactions, including the payment of fees and expenses in connection therewith.

“**Type**”, when used in reference to any Loan or Borrowing, refers to whether the rate of interest on such Loan, or on the Loans comprising such Borrowing, is determined by reference to the Adjusted LIBO Rate or the Alternate Base Rate.

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

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

“**UK Pension Settlement Agreement**” means (i) the Stock and Asset Purchase Agreement, among the Borrower, Qualex Inc., Kodak (Near East) Inc. and KPP Trustees Limited; (ii) the Settlement Agreement, among the Borrower, Kodak Limited, KPP Trustees Limited, Kodak International Finance Limited and Kodak Polychrome Graphics Finance UK Limited, each dated April 26, 2013; and (iii) any related contract, agreement, deed and undertaking described in either of the foregoing to the extent entered into in conjunction with the consummation of the transactions and agreements contemplated therein; provided that the documents set forth in clauses (i) – (iii) may be modified or amended from time to time.

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

“**Unrestricted Subsidiary**” means (a) any Subsidiary of the Borrower designated by the board of directors (or equivalent governing body) of the Borrower as an Unrestricted Subsidiary pursuant to Section 5.13 subsequent to the date hereof and (b) any Subsidiary of an Unrestricted Subsidiary.

“**USA PATRIOT Act**” means The Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (Title III of Pub. L. No. 107-56 (signed into law October 26, 2001)).

“**U.S. Liquidity**” means, on any date of determination, the sum of (A) the aggregate amount of Cash and Cash Equivalents owned by the Loan Parties free and clear of all Liens (other than Liens created under the Security Documents, Second Lien Loan Documents and the ABL Loan Documents (other than, without duplication, Liens on amounts on deposit in a Cash Collateral Account)) on such date plus (B) Excess Availability (as defined in and as calculated under the ABL Agreement) on such date.

“**U.S. Person**” means a “United States person” within the meaning of Section 7701(a)(30) of the Code.

“**U.S. Tax Compliance Certificate**” has the meaning set forth in Section 2.15(f)(ii)(B)(3).

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

“**Withdrawal Liability**” means liability to a Multiemployer Plan as a result of a complete or partial withdrawal by the Borrower, a Restricted Subsidiary or any ERISA Affiliate after the Closing Date from such Multiemployer Plan, as such terms are defined in Part I of Subtitle E of Title IV of ERISA.

Section 1.02. *Classification of Loans and Borrowings.* For purposes of this Agreement, Loans may be classified and referred to by Type (e.g., an “**ABR Loan**” or a “**LIBOR Loan**”). Borrowings also may be classified and referred to by Type (e.g., an “**ABR Borrowing**” or a “**LIBOR Borrowing**”).

Section 1.03. *Terms Generally.* The definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. The word “will” shall be construed to have the same meaning and effect as the word “shall”. Unless the context requires otherwise (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented, modified, restated, replaced, refinanced, extended, renewed or restructured (subject to any restrictions on such supplements, amendments, modifications, replacements, refinancings, extensions, renewals, restatements or restructurings set forth herein), (b) any reference herein to any Person shall be construed to include such Person’s successors and permitted assigns, (c) the words “herein”, “hereof” and “hereunder”, and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, (d) all references herein to Articles, Sections, Exhibits and Schedules shall be construed to refer to Articles and Sections of, and Exhibits and Schedules to, this Agreement, (e) the words “asset” and “property” shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, including cash, securities, accounts and contract rights, (f) all references to “knowledge” or “aware” of any Loan Party or a Subsidiary of the Borrower means the actual knowledge of a Financial Officer or Responsible Officer (provided that the foregoing shall not include any knowledge of a legal officer of a Loan Party or a Subsidiary to the extent such information is, in such legal officer’s sole good faith judgment, subject to attorney client or similar privilege and is not known to any other Financial Officer or Responsible Officer), (g) references to any Applicable Law shall include all statutory and regulatory provisions consolidating, amending, replacing, supplementing or interpreting such Applicable Law (including by succession of comparable successor laws), (h) in the computation of periods of time from a specified date to a later specified date, the word “from” means “from and including”; the words “to” and “until” each mean “to but excluding”; and the word “through” means “to and including” and (i) unless otherwise stated herein, all provisions herein within the discretion or to the satisfaction of a party shall be deemed to include a standard of reasonableness, good faith and fair dealing.

Section 1.04. *Accounting Terms; GAAP.* Except as otherwise expressly provided herein, all terms of an accounting or financial nature shall be construed in accordance with GAAP, as in effect from

time to time; provided that (a) if the Borrower notifies the Administrative Agent that the Borrower requests an amendment to any provision hereof to eliminate the effect of any change occurring after the Closing Date in GAAP or in the application thereof on the operation of such provision (or if the Administrative Agent notifies the Borrower that the Required Lenders request an amendment to any provision hereof for such purpose), regardless of whether any such notice is given before or after such change in GAAP or in the application thereof, then such provision shall be interpreted on the basis of GAAP as in effect and applied immediately before such change shall have become effective until such notice shall have been affirmatively withdrawn by the Borrower (or, in the case of a request for an amendment under this Section by the Required Lenders, the Administrative Agent) or such provision amended in accordance herewith and (b) all terms of an accounting or financial nature used herein shall be construed, and all computations of amounts and ratios referred to herein shall be made, without giving effect to (i) any election under Accounting Standards Codification 825-10-25 (or any other Accounting Standards Codification having a similar result or effect) to value any Indebtedness or other liabilities of the Borrower or any Subsidiary at “**fair value**”, as defined therein and (ii) any treatment of Indebtedness in respect of convertible debt instruments under Accounting Standards Codification 470-20 (or any other Accounting Standards Codification having a similar result or effect) to value any such Indebtedness in a reduced or bifurcated manner as described therein, and such Indebtedness shall at all times be valued at the full stated principal amount thereof).

Section 1.05. *Rounding.* Any financial ratios required to be satisfied in order for a specific action to be permitted under this Agreement shall be calculated by dividing the appropriate component by the other component, carrying the result to one place more than the number of places by which such ratio is expressed herein and rounding the result up or down to the nearest number (with a rounding up if there is no nearest number).

Section 1.06. *Times of Day.* Unless otherwise specified, all references herein to times of day shall be references to Eastern time (daylight or standard, as applicable).

Section 1.07. *Timing of Payment or Performance.* When the payment of any obligation or the performance of any covenant, duty or obligation is stated to be due or performance required on a day which is not a Business Day, the date of such payment (other than as described in the definition of Interest Period) or performance shall extend to the immediately succeeding Business Day.

Section 1.08. *Pro Forma Calculations.*

(a) Notwithstanding anything to the contrary herein, Consolidated EBITDA, the Secured Leverage Ratio and the Total Leverage Ratio (except in each case with respect to any transactions consummated pursuant to the UK Pension Settlement Agreement) shall be calculated in the manner prescribed by this Section 1.08.

(b) For purposes of calculating Consolidated EBITDA, the Secured Leverage Ratio, and the Total Leverage Ratio, Specified Transactions (and the incurrence or repayment of any Indebtedness in connection therewith) that have been made (i) during the applicable Measurement Period and (ii) subsequent to such Measurement Period and prior to or simultaneously with the event for which the calculation of any such ratio is made shall be calculated on a *pro forma* basis assuming that all such Specified Transactions (and any increase or decrease in Consolidated EBITDA and the component financial definitions used therein attributable to any Specified Transaction) had occurred on the first day of the applicable Measurement Period. If since the beginning of any applicable Measurement Period any Person that subsequently became a Restricted Subsidiary or was merged, amalgamated or consolidated with or into the Borrower or any of its Restricted Subsidiaries since the beginning of such Measurement Period shall have made any Specified Transaction that would have required adjustment pursuant to this Section 1.08, then the Secured Leverage Ratio and the Total Leverage Ratio shall be calculated to give *pro forma* effect thereto in accordance with this Section 1.08.

(c) Whenever *pro forma* effect is to be given to a Specified Transaction, the *pro forma* calculations shall be made in good faith by a Financial Officer of the Borrower and include, for the avoidance of doubt, the amount of cost savings, operating expense reductions, other operating improvements and synergies actually realized as of the date of such *pro forma* calculation (calculated on a *pro forma* basis as though such cost savings, operating expense reductions, other operating improvements and synergies had been realized on the first day of such period as if such cost savings, operating expense reductions, other operating improvements and synergies were realized during the entirety of such period) relating to such Specified Transaction, net of the amount of actual benefits realized during such period from such actions.

(d) In the event that the Borrower or any Restricted Subsidiary incurs (including by assumption or guarantees) or repays (including by redemption, repayment, retirement or extinguishment) any Indebtedness included in the calculations of the Secured Leverage Ratio or the Total Leverage Ratio (other than Indebtedness incurred or repaid under any revolving credit facility in the ordinary course of business for working capital purposes), (i) during the applicable Measurement Period and (ii) subsequent to the end of the applicable Measurement Period and prior to or simultaneously with the event for which the calculation of any such ratio is made, then the Secured Leverage Ratio or the Total Leverage Ratio, as applicable, shall be calculated giving *pro forma* effect to such incurrence or repayment of Indebtedness, to the extent required, as if the same had occurred on the first day of the applicable Measurement Period.

Section 1.09. *Certifications*. All certifications to be made hereunder or under any other Loan Document by an officer or representative of a Loan Party shall be made by such person in his or her capacity solely as an officer or a representative of such Loan Party, on such Loan Party's behalf and not in such Person's individual capacity.

ARTICLE II THE CREDITS

Section 2.01. *Loans*. Subject to the terms and conditions set forth herein, each Lender severally agrees to make a Loan to the Borrower on the Closing Date, in a principal amount equal to such Lender's Commitment.

Section 2.02. *Loans and Borrowings*. (a) Each Loan shall be made as part of a Borrowing consisting of Loans of the same Type made by the Lenders ratably in accordance with their respective Applicable Percentages. The failure of any Lender to make any Loan required to be made by it shall not relieve any other Lender of its obligations hereunder; provided that the Commitments of the Lenders are several and no Lender shall be responsible for any other Lender's failure to make Loans as required.

(b) Each Borrowing shall be denominated in Dollars and comprised entirely of ABR Loans or LIBOR Loans as the Borrower may request in accordance herewith. Each Lender at its option may make any LIBOR Loan by causing any domestic or foreign branch or Affiliate of such Lender to make such Loan; *provided* that any exercise of such option shall not affect the obligation of the Borrower to repay such Loan in accordance with the terms of this Agreement; *provided further* that the exercise of such option shall not result in an increase in additional amounts payable by the Borrower pursuant to Section 2.12.

(c) At the commencement of each Interest Period for any LIBOR Borrowing, such Borrowing shall be in an aggregate principal amount that is an integral multiple of \$1,000,000 and not

less than \$3,000,000. At the time that each ABR Borrowing is made, such Borrowing shall be in an aggregate principal amount that is an integral multiple of \$1,000,000 and not less than \$3,000,000. Borrowings of more than one Type may be outstanding at the same time; *provided* that there shall not at any time be more than a total of ten (10) LIBOR Borrowings outstanding. For purposes of the foregoing, Loans having different Interest Periods, regardless of whether they commence on the same date, shall be deemed as made under separate Borrowings.

(d) Notwithstanding any other provision of this Agreement, the Borrower shall not be entitled to request, or to elect to convert or continue, any Borrowing if the Interest Period requested with respect thereto would end after the Maturity Date.

Section 2.03. *Requests for Borrowings.* To request a Borrowing, the Borrower shall notify the Administrative Agent of such request either in a writing (delivered by hand, telecopy or e-mail) substantially in the form attached hereto as Exhibit G or such other writings approved by the Administrative Agent and, in each case, signed by the Borrower or by telephone (a) in the case of a LIBOR Borrowing, not later than 1:00 p.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, three (3) Business Days before the date of the proposed Borrowing or (b) in the case of an ABR Borrowing, not later than 1:00 p.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, one (1) Business Day before the date of the proposed Borrowing. Each such telephonic Borrowing Request shall be irrevocable and confirmed promptly by hand delivery, e-mail or telecopy to the Administrative Agent of a written Borrowing Request substantially in the form attached hereto as Exhibit G or such other writings approved by the Administrative Agent and signed by the Borrower. Each such telephonic and written Borrowing Request shall specify the following information in compliance with Section 2.02:

- (i) the aggregate amount of such Borrowing;
- (ii) the date of such Borrowing, which shall be a Business Day;
- (iii) whether such Borrowing is to be an ABR Borrowing or a LIBOR Borrowing;
- (iv) in the case of a LIBOR Borrowing, the initial Interest Period to be applicable thereto, which shall be a period contemplated by the definition of the term “**Interest Period**”; and
- (v) the location and number of the Borrower’s account to which funds are to be disbursed, which shall comply with the requirements of Section 2.04.

If no election as to the Type of Borrowing is specified with respect to a Borrowing in Dollars, then the requested Borrowing shall be an ABR Borrowing. If no Interest Period is specified with respect to any requested LIBOR Borrowing, then the Borrower shall be deemed to have selected an Interest Period of one month’s duration. Promptly following receipt of a Borrowing Request in accordance with this Section, the Administrative Agent shall advise each of the applicable Lenders of the details thereof and of the amount of such Lender’s Loan to be made as part of the requested Borrowing.

Section 2.04. *Funding of Borrowings.* (a) Each Lender shall make each Loan to be made by it hereunder on the proposed date thereof by wire transfer of immediately available funds by 2:00 p.m., New York, New York time, to the account of the Administrative Agent most recently designated by it for such purpose by notice to the Lenders. The Administrative Agent will make each such Loan available to the Borrower by promptly crediting the amounts so received, in like funds, to an account of the Borrower designated by the Borrower in the applicable Borrowing Request (the “**Loan Account**”).

(b) Each Borrowing of Loans shall be made by the Lenders pro rata in accordance with their respective Applicable Percentage. The failure of any Lender to make any Loan shall neither relieve any other Lender of its obligation to fund its Loan in accordance with the provisions of this Agreement nor increase the obligation of any such other Lender.

(c) Unless the Administrative Agent shall have received notice from a Lender prior to the proposed date of any Loan to be made by such Lender on the occasion of any Borrowing that such Lender will not make available to the Administrative Agent such Lender's share of such Borrowing, the Administrative Agent may assume that such Lender has made such share available on such date in accordance with paragraph (a) of this Section and may, in reliance upon such assumption, make available to the Borrower a corresponding amount. In such event, if a Lender has not in fact made its share of the applicable Borrowing available to the Administrative Agent, then such Lender and the Borrower jointly and severally agree to pay to the Administrative Agent forthwith on written demand such corresponding amount with interest thereon, for each day from and including the date such amount is made available to the Borrower to but excluding the date of payment to the Administrative Agent, at (i) in the case of any Lender, the greater of the Federal Funds Effective Rate and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation or (ii) in the case of the Borrower, the interest rate applicable to ABR Loans. If such Lender pays such amount to the Administrative Agent, then such amount shall constitute such Lender's Loan included in such Borrowing.

Section 2.05. *Interest Elections.* (a) Each Borrowing initially shall be of the Type specified in the applicable Borrowing Request and, in the case of a LIBOR Borrowing, shall have an initial Interest Period as specified in such Borrowing Request. Thereafter, the Borrower may elect to convert such Borrowing to a different Type or to continue such Borrowing and, in the case of a LIBOR Borrowing, may elect Interest Periods therefor, all as provided in this Section. The Borrower may elect different options with respect to different portions of the affected Borrowing, in which case each such portion shall be allocated ratably among the Lenders holding the Loans comprising such Borrowing, and the Loans comprising each such portion shall be considered a separate Borrowing for all purposes hereof.

(b) To make an election pursuant to this Section, the Borrower shall notify the Administrative Agent of such election by telephone by the time that a Borrowing Request would be required under Section 2.03 if the Borrower were requesting a Borrowing of the Type resulting from such election to be made on the effective date of such election. Each such telephonic Interest Election Request shall be irrevocable and shall be confirmed promptly by hand delivery or telecopy to the Administrative Agent of a written Interest Election Request substantially in the form attached hereto as Exhibit H or such other form approved by the Administrative Agent and signed by the Borrower.

(c) Each telephonic and written Interest Election Request shall specify the following information in compliance with Section 2.02 and Section 2.03:

(i) the Borrowing to which such Interest Election Request applies and, if different options are being elected with respect to different portions thereof, the portions thereof to be allocated to each resulting Borrowing (in which case the information to be specified pursuant to clauses (iii) and (iv) below shall be specified for each resulting Borrowing);

(ii) the effective date of the election made pursuant to such Interest Election Request, which shall be a Business Day;

(iii) whether the resulting Borrowing is to be an ABR Borrowing or a LIBOR Borrowing; and

(iv) if the resulting Borrowing is a LIBOR Borrowing, the Interest Period to be applicable thereto after giving effect to such election, which shall be a period contemplated by the definition of the term "Interest Period".

(d) If any such Interest Election Request requests a LIBOR Borrowing but does not specify an Interest Period, then the Borrower shall be deemed to have selected an Interest Period of one month's duration.

(e) Promptly following receipt of an Interest Election Request, the Administrative Agent shall advise each affected Lender of the details thereof and of such Lender's portion of each resulting Borrowing.

(f) If the Borrower fails to deliver a timely Interest Election Request with respect to a LIBOR Borrowing prior to the end of the Interest Period applicable thereto, then, unless such Borrowing is repaid as provided herein, at the end of such Interest Period such Borrowing shall be converted to an ABR Borrowing. Notwithstanding any contrary provision hereof, if an Event of Default has occurred and is continuing and the Administrative Agent or the Required Lenders shall so notify the Borrower, then, so long as an Event of Default is continuing (i) no outstanding Borrowing may be converted to or continued as a LIBOR Borrowing and (ii) unless repaid, each LIBOR Borrowing shall be converted to an ABR Borrowing at the end of the Interest Period applicable thereto.

Section 2.06. *Repayment of Loans; Evidence of Debt.* (a) The Borrower hereby unconditionally promises to pay to the Administrative Agent for the account of each Lender the aggregate principal amount of all Term Loans outstanding in consecutive fiscal quarterly installments (commencing with the first Fiscal Quarter ending after the Closing Date), each of which installments shall be in an aggregate principal amount equal to 0.25% of the original aggregate principal amount of the Term Loans on the Closing Date (which installments shall, to the extent applicable, be reduced as a result of the application of prepayments in accordance with the order of priority set forth in Section 2.07); *provided*, however, that the final principal repayment installment of the Loans shall be repaid on the Termination Date and in any event shall be in an amount equal to the aggregate principal amount of all Term Loans outstanding on such date.

(b) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of the Borrower to such Lender resulting from each Loan made by such Lender, including the amounts of principal and interest payable and paid to such Lender from time to time under this Agreement.

(c) The Administrative Agent shall maintain accounts in which it shall record (i) the amount of each Loan made hereunder, the Type thereof and the Interest Period applicable thereto, (ii) the amount of any principal or interest due and payable or to become due and payable from the Borrower to each Lender hereunder and (iii) the amount of any sum received by the Administrative Agent hereunder for the account of the respective Lenders and each respective Lender's share thereof.

(d) The entries made in the accounts maintained pursuant to paragraph (b) or (c) of this Section shall be prima facie evidence of the existence and amounts of the obligations recorded therein; *provided* that the failure of any Lender or the Administrative Agent to maintain such accounts or any error therein shall not in any manner affect the obligation of the Borrower to repay its Loans in accordance with the terms of this Agreement.

(e) Any Lender may request that Loans made by it to the Borrower be evidenced by a promissory note. In such event, the Borrower shall promptly prepare, execute and deliver to such Lender

a promissory note payable to such Lender (or, if requested by such Lender, to such Lender and its registered assigns) substantially in the form attached hereto as Exhibit I. Thereafter, unless otherwise agreed by the applicable Lender, the Loans evidenced by such promissory note and interest thereon shall at all times (including after assignment pursuant to Section 9.04) be represented by one or more promissory notes in such form payable to the payee named therein (or, if such promissory note is a registered note, to such payee and its registered assigns).

Section 2.07. *Prepayment of Loans.* (a) Voluntary. Subject to the payment of any amounts required under Section 2.12, and as set forth in the following sentence, the Borrower may, upon notice from the Borrower to the Administrative Agent, at any time or from time to time, voluntarily prepay Loans in whole or in part. Each voluntary prepayment of any Loans pursuant to this Section 2.07(a) or a mandatory prepayment of any Loans pursuant to Section 2.07(b)(iii) shall be accompanied by a premium payable by the Borrower equal to (x) if such prepayment is made on or after the Closing Date but prior to the first anniversary of the Closing Date, 2% of the principal amount of the Loans so prepaid and (y) if such prepayment is made on or after the first anniversary of the Closing Date but prior to the second anniversary of the Closing Date, 1% of the principal amount of the Loans so prepaid. No premium will be applicable if such prepayment is made on or after the second anniversary of the Closing Date. Prepayments of Loans pursuant to this Section 2.07 shall be applied as directed by the Borrower.

(b) *Mandatory.*

(i) Subject to clause (v) below, not later than the fifth Business Day following receipt by the Borrower or any Subsidiary of any Net Proceeds in connection with any Asset Sale (other than in connection with the UK Pension Settlement Agreement), the Borrower shall apply 100% of the Net Proceeds received with respect thereto to prepay outstanding Loans in accordance with Section 2.07(b)(vi).

(ii) Subject to clause (v) below, not later than the fifth Business Day following receipt by the Borrower or any Subsidiary of any Net Proceeds in connection with any Recovery Event, the Borrower shall apply 100% of the Net Proceeds received with respect thereto to prepay outstanding Loans in accordance with Section 2.07(b)(vi); *provided* that no prepayment pursuant to this clause (ii) shall be required if the Net Proceeds received in connection with any such Recovery Event are less than \$5,000,000.

(iii) Not later than the fifth Business Day following receipt of Net Proceeds by the Borrower or any Subsidiary from the issuance or incurrence of Indebtedness (other than any cash proceeds from the issuance of Indebtedness permitted pursuant to Section 6.01), the Borrower shall apply 100% of the Net Proceeds received with respect thereto to prepay outstanding Loans in accordance with Section 2.07(b)(vi).

(iv) For each fiscal year of the Borrower, (commencing with the fiscal year ending on December 31, 2014), the Borrower shall, on June 30 of the following fiscal year (or, if June 30 is not a Business Day, on the first Business Day thereafter) (for any such fiscal year, the “**ECF Prepayment Date**”), prepay outstanding Loans in accordance with Section 2.07(b)(vi) in an aggregate principal amount equal to (x) the ECF Percentage of Excess Cash Flow for such fiscal year *minus* (y) optional prepayments of Loans under Section 2.07(a) during such fiscal year (the “**ECF Prepayment**”); *provided* that no prepayment shall be required pursuant to this Section 2.07(b)(iv) to the extent that making such prepayment would cause U.S. Liquidity to be less than \$100,000,000 (“**Minimum U.S. Liquidity Requirement**”) at the time of making such prepayment; *provided* that (i) the Borrower shall make the maximum portion of any such ECF Prepayment when due to the extent such payment shall not cause the Borrower to violate the

foregoing clause and (ii) the Borrower shall make additional portions of such ECF Prepayment within five (5) Business Days from delivery of financial statements pursuant to Section 5.01(a) or Section 5.01(b) thereafter to the extent that making such payment shall not cause the Borrower to violate the foregoing clause.

(v) Notwithstanding the foregoing, the Borrower shall not be required to apply any Net Proceeds that are the subject of clauses (i) or (ii) above to prepay the Loans to the extent reinvested by the Borrower or any of its Restricted Subsidiaries in assets of a kind then used or usable in the business of the Borrower and its Restricted Subsidiaries (which assets shall principally consist of Term Priority Collateral to the extent such Net Proceeds were generated from an Asset Sale or Recovery Event involving Term Priority Collateral) within 12 months of receipt of such Net Proceeds (or, if the Borrower or any Restricted Subsidiary has contractually committed within 12 months following receipt of such Net Proceeds to reinvest such Net Proceeds, then 18 months from the date of the receipt of such Net Proceeds); *provided* that no Event of Default shall have occurred and shall be continuing at the time of the earlier of the (x) application of such proceeds and (y) entry into the contractual commitment to apply such Net Proceeds; *provided, further*, that any such Net Proceeds not actually reinvested in accordance with the foregoing, shall be promptly applied by the Borrower to prepay the Loans in accordance with Section 2.07(b)(vi).

(vi) Prepayments of outstanding Loans pursuant to this Section 2.07(b) shall be applied *first*, in direct order of maturity against the remaining scheduled installments of principal due in respect of the Loans under Section 2.06 occurring within the next 12 months and *second*, ratably to the remaining scheduled installments thereof under Section 2.06.

Notwithstanding any of the other provisions of this Section 2.07(b), so long as no Event of Default shall have occurred and be continuing, if any prepayment of LIBOR Loans is required to be made under this Section 2.07(b) prior to the last day of the Interest Period therefor, the Borrower may, in its sole discretion, deposit the amount of any such prepayment otherwise required to be made hereunder into a Deposit Account subject to an Account Control Agreement in favor of the Administrative Agent until the last day of such Interest Period, at which time the Administrative Agent shall be authorized (without any further action by or notice to or from the Borrower or any other Loan Party) to apply such amount to the prepayment of such Loans in accordance with this Section 2.07(b). Upon the occurrence and during the continuation of any Specified Event of Default, the Administrative Agent shall also be authorized (without any further action by or notice to or from the Borrower or any other Loan Party) to apply such amount to the prepayment of the outstanding Loans in accordance with this Section 2.07(b).

(c) The Borrower shall notify the Administrative Agent by telephone (confirmed by telecopy) of any prepayment under Section 2.07(a) or (b), (i) in the case of prepayment of a LIBOR Borrowing, not later than 11:00 a.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, three (3) Business Days before the date of prepayment or (ii) in the case of prepayment of an ABR Borrowing, not later than 11:00 a.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, on the date of prepayment. Subject to Section 2.07(e), such notice shall be irrevocable and shall specify the prepayment date, the principal amount of each Borrowing or portion thereof to be prepaid and, in the case of a mandatory prepayment, a reasonably detailed calculation of the amount of such prepayment. Promptly following receipt of any such notice, the Administrative Agent shall advise the relevant Lenders of the contents thereof. Each partial prepayment of any Borrowing under Section 2.07(a) shall be in an amount that would be permitted in the case of an advance of a Borrowing of the same Type as provided in Section 2.02, except as necessary to apply fully the required amount of a mandatory prepayment. Prepayments under Section 2.07(a) and 2.07(b) shall be accompanied by accrued interest to the extent required by Section 2.09 and shall be subject to Section 2.12.

(d) Each prepayment shall be applied to the applicable Loans of the applicable Lenders in accordance with their respective Applicable Percentages.

(e) Any prepayment of Loans hereunder to be made with the proceeds from the incurrence of any Indebtedness or the closing of another transaction may state that such prepayment is conditioned on the effectiveness of other debt facilities or instruments or the closing of such other transaction, and no Default or Event of Default shall occur if such prepayment is not made because such condition is not satisfied.

(f)

(i) Notwithstanding any other provisions of this Section 2.07, (A) with respect to the Net Proceeds described in 2.08(b)(i) or (b)(ii), to the extent that applicable law would effectively (1) prohibit the repatriation to the United States of America of any Net Proceeds received by any Subsidiary that is not a Domestic Subsidiary or (2) impose material adverse tax consequences on the Borrower and its Subsidiaries if such Net Proceeds were so repatriated (taking into account any foreign tax credit or benefit actually realized in connection with any such repatriation), as determined by the Borrower in good faith, then, in each case, the Borrower and its Subsidiaries shall not be required to prepay such amounts as required under Section 2.07(b)(i) or (b)(ii) until such prohibition or material adverse tax consequence no longer exists, provided that (x) such obligation to prepay if such prohibition or material adverse tax consequence no longer exists shall only continue until (I) in the case of an Asset Sale or Recovery Event with Net Proceeds of less than \$15,000,000, the first anniversary of such Asset Sale or Recovery Event and (II) otherwise, the second June 30 following such Asset Sale or Recovery Event and (y) the Borrower and its Subsidiaries shall take commercially reasonable actions to permit repatriation of the proceeds subject to such prepayments in order to effect such prepayments without violating law or incurring material adverse tax consequences, and (B) with respect only to any ECF Prepayment described in Section 2.07(b)(iv), to the extent that applicable law would effectively prohibit the repatriation to the United States of America of any proceeds received by any Subsidiary that is not a Domestic Subsidiary or result in material adverse tax consequences on the Borrower and its Subsidiaries if such proceeds were so repatriated, as determined by the Borrower in good faith, the Borrower and its Subsidiaries shall not be required to prepay such amounts as required under Section 2.07(b)(iv) until such prohibition or material adverse tax consequence no longer exists, provided that (x) such obligation to prepay if such prohibition or material adverse tax consequence no longer exists shall only continue until the first anniversary of the applicable ECF Prepayment Date and (y) the Borrower and its Subsidiaries shall take commercially reasonable actions to permit repatriation of the proceeds subject to such prepayments in order to effect such prepayments without violating law or incurring material adverse tax consequences.

(ii) Notwithstanding any other provisions of this Section 2.07, to the extent the Borrower or any Restricted Subsidiary is required by any outstanding Incremental Equivalent Debt (to the extent secured by the Collateral on a pari passu basis with (and is pari passu in right of payment with) the Obligations under this Agreement and the Loan Documents) to make a mandatory prepayment of such Incremental Equivalent Debt with cash that would otherwise constitute Net Proceeds described in Section 2.07(b)(i) or (b)(ii), the Borrower may apply a portion of such Net Proceeds to make a such mandatory prepayment and the Net Proceeds required to make a mandatory prepayment pursuant Section 2.07(b)(i) or (b)(ii) shall be reduced

by an equivalent amount, provided that any such Net Proceeds may be applied to Incremental Equivalent Debt only to (and not in excess of) the extent to which a mandatory prepayment in respect of such Asset Sale or Recovery Event is required under the terms of such Incremental Equivalent Debt (with any remaining Net Proceeds applied to prepay outstanding Loans in accordance with the terms hereof) unless such application would result in the holders of Incremental Equivalent Debt receiving in excess of their pro rata share (determined on the basis of the aggregate outstanding principal amount of Loans and Incremental Equivalent Debt at such time) of such Net Cash Proceeds relative to Lenders, in which case such Net Proceeds may only be applied to such Incremental Equivalent Debt on a pro rata basis with outstanding Loans; provided further that to the extent the holders of Incremental Equivalent Debt decline to have such indebtedness repurchased, repaid or prepaid with any such Net Proceeds, the declined amount of such Net Proceeds shall promptly (and, in any event, within ten (10) Business Days after the date of such rejection) be applied to prepay Loans in accordance with the terms hereof (to the extent such Net Proceeds would otherwise have been required to be applied if such Incremental Equivalent Debt was not then outstanding).

Section 2.08. *Fees.* The Borrower shall pay to the Administrative Agent, for its own account, the fees and other charges earned, due and payable in the amounts and at the times separately agreed upon between the Borrower and the Administrative Agent. All fees shall be paid on the dates due, in immediately available funds, to the Administrative Agent for the respective accounts of the Administrative Agent and other Lenders as provided herein. Once due, all fees shall be fully earned and shall not be refundable under any circumstances.

Section 2.09. *Interest.* (a) The Loans comprising each ABR Borrowing shall bear interest at the Alternate Base Rate plus the Applicable Margin.

(b) The Loans comprising each LIBOR Borrowing shall bear interest at the Adjusted LIBO Rate for the Interest Period in effect for such Borrowing plus the Applicable Margin.

(c) Notwithstanding the foregoing, upon the occurrence and during the continuation of an Event of Default pursuant to Section 7.01(a) or (a), any such overdue amounts shall bear interest, after as well as before judgment, at a rate per annum equal to (i) in the case of overdue principal of any Loan, two percent (2.0%) plus the rate otherwise applicable to such Loan as provided in the preceding paragraphs of this Section 2.09 and (ii) in the case of any other overdue amounts, two percent (2.0%) plus the rate applicable to ABR Loans as provided in paragraph (a) of this Section 2.09, in each case, from the date of such nonpayment until such amount is paid in full.

(d) Accrued interest on each Loan shall be payable in arrears on each Interest Payment Date for such Loan; *provided* that (i) interest accrued pursuant to paragraph (c) of this Section 2.09 shall be payable on demand, (ii) in the event of any repayment or prepayment of any Loan of any Lender (other than a prepayment of an ABR Loan prior to acceleration), accrued interest on the principal amount repaid or prepaid shall be payable on the date of such repayment or prepayment and (iii) in the event of any conversion of any LIBOR Loan prior to the end of the current Interest Period therefor, accrued interest on such Loan shall be payable on the effective date of such conversion.

(e) All interest hereunder shall be computed on the basis of a year of 360 days (or 365/366 days in the case of ABR Loans the interest rate payable on which is then based on the Prime Rate), and in each case shall be payable for the actual number of days elapsed (including the first day but excluding the last day). The applicable Alternate Base Rate or Adjusted LIBO Rate shall be determined by the Administrative Agent, and such determination shall be conclusive absent manifest error.

Section 2.10. *Alternate Rate of Interest.* If prior to the commencement of any Interest Period for a LIBOR Borrowing:

(a) the Administrative Agent determines (which determination shall be conclusive absent manifest error) that adequate and reasonable means do not exist for ascertaining the Adjusted LIBO Rate for such Interest Period; or

(b) the Administrative Agent is advised by a majority in interest of the affected Lenders that the Adjusted LIBO Rate for such Interest Period will not adequately and fairly reflect the cost to such Lenders of making or maintaining their Loans included in such Borrowing for such Interest Period (each of clause (a) and (b), a “**Market Disruption Event**”);

then the Administrative Agent shall give notice thereof to the Borrower and the Lenders by telephone or telecopy as promptly as practicable thereafter and, until the Administrative Agent thereafter notifies the Borrower and the Lenders that the circumstances giving rise to such notice no longer exist, (i) any Interest Election Request that requests the conversion of any Borrowing to, or continuation of any Borrowing as, a LIBOR Borrowing shall be ineffective and (ii) if any Borrowing Request requests a LIBOR Borrowing, such Borrowing shall be made as an ABR Borrowing. During any period in which a Market Disruption Event is in effect, Borrower may request that the Administrative Agent request the Required Lenders to confirm that the circumstances giving rise to the Market Disruption Event continue to be in effect; *provided* that (A) Borrower shall not be permitted to submit any such request more than once in any 30-day period and (B) nothing contained in this Section 2.10 or the failure to provide confirmation of the continued effectiveness of such Market Disruption Event shall in any way affect the Administrative Agent’s or Required Lenders’ right to provide any additional notices of a Market Disruption Event as provided in this Section 2.10. If the Required Lenders have not confirmed within ten (10) Business Days after request of such report from the Borrower that a Market Disruption Event has occurred, then such Market Disruption Event shall be deemed to be no longer existing.

Section 2.11. *Increased Costs.* (a) If any Change in Law shall:

(i) impose, modify or deem applicable any reserve, special deposit or similar requirement against assets of, deposits with or for the account of, or credit extended by, any Lender (except any such reserve requirement reflected in the Adjusted LIBO Rate);

(ii) impose on any Lender or the London interbank market any other condition (other than Taxes) affecting this Agreement, any Loans made by such Lender; or

(iii) subject any Credit Party to any Taxes (other than (A) Indemnified Taxes, (B) Taxes described in clauses (b) through (d) of the definition of Excluded Taxes and (C) Connection Income Taxes) on its loans, loan principal, letters of credit, commitments or other obligations, or its deposits, reserves, other liabilities or capital attributable thereto;

and the result of any of the foregoing shall be to increase the cost to such Lender or the Administrative Agent of making or maintaining any Loan (or of maintaining its obligation to make any such Loan) or to reduce the amount of any sum received or receivable by such Lender or the Administrative Agent hereunder (whether of principal, interest or otherwise), then the Borrower will pay to such Lender or the Administrative Agent, as the case may be, such additional amount or amounts as will compensate such Lender or the Administrative Agent, as the case may be, for such additional costs incurred or reduction suffered.

(b) If any Lender determines that any Change in Law regarding capital or liquidity requirements has or would have the effect of reducing the rate of return on such Lender’s capital or on the

capital of such Lender's holding company, if any, as a consequence of this Agreement or the Loans made by such Lender to a level below that which such Lender or such Lender's holding company could have achieved but for such Change in Law (taking into consideration such Lender's policies and the policies of such Lender's holding company with respect to capital adequacy or liquidity), then from time to time the Borrower will pay to such Lender such additional amount or amounts as will compensate such Lender or such Lender's holding company for any such reduction suffered. A Lender may only submit a request for compensation in connection with the Changes in Law described in clauses (a) and (b) of this Section 2.11 if such Lender imposes such increased costs on borrowers similarly situated to the Borrower under syndicated credit facilities comparable to the Loans.

(c) A certificate of a Lender setting forth in reasonable detail the amount or amounts necessary to compensate such Lender or its holding company, as the case may be, as specified in paragraph (a) or (b) of this Section 2.11(b) shall be delivered to the Borrower and shall be conclusive absent manifest error. The Borrower shall pay such Lender the amount shown as due on any such certificate within ten (10) days after receipt thereof.

(d) Failure or delay on the part of any Lender to demand compensation pursuant to this Section 2.11 shall not constitute a waiver of such Lender's right to demand such compensation; *provided* that the Borrower shall not be required to compensate a Lender or the Administrative Agent pursuant to this Section 2.11 for any increased costs or reductions incurred more than 120 days prior to the date that such Lender or the Administrative Agent notifies the Borrower of the Change in Law giving rise to such increased costs or reductions and of such Lender's or the Administrative Agent's intention to claim compensation therefor; *provided further* that, if the Change in Law giving rise to such increased costs or reductions is retroactive, then the 120-day period referred to above shall be extended to include the period of retroactive effect thereof.

Section 2.12. *Break Funding Payments.* In the event of (a) the payment of any principal of any LIBOR Loan other than on the last day of an Interest Period applicable thereto (including as a result of the acceleration of the Obligations upon the occurrence of an Event of Default or in accordance with the provisions of Section 2.07), (b) the conversion of any LIBOR Loan other than on the last day of the Interest Period applicable thereto, (c) the failure to borrow, convert, continue or prepay any Loan on the date specified in any notice delivered pursuant hereto (regardless of whether such notice may be revoked under Section 2.07(e) and is revoked in accordance therewith) or (d) the assignment of any LIBOR Loan other than on the last day of the Interest Period applicable thereto as a result of a request by the Borrower pursuant to Section 2.15(b), then, in any such event, the Borrower shall compensate each Lender for the actual loss, cost and expense attributable to such event. In the case of a LIBOR Loan, such loss, cost or expense to any Lender shall be deemed to include an amount reasonably determined by such Lender to be the excess, if any, of (i) the amount of interest which would have accrued on the principal amount of such Loan had such event not occurred, at the Adjusted LIBO Rate that would have been applicable to such Loan, for the period from the date of such event to the last day of the then current Interest Period therefor (or, in the case of a failure to borrow, convert or continue, for the period that would have been the Interest Period for such Loan), over (ii) the amount of interest which would accrue on such principal amount for such period at the interest rate which such Lender would bid were it to bid, at the commencement of such period, for dollar deposits of a comparable amount and period from other banks in the eurodollar market. A certificate of any Lender setting forth in reasonable detail any amount or amounts that such Lender is entitled to receive pursuant to this Section shall be delivered to the Borrower and shall be conclusive absent manifest error. The Borrower shall pay such Lender the amount shown as due on any such certificate within ten (10) days after receipt thereof.

Section 2.13. *Taxes.* (a) Any and all payments by or on account of any obligation of any Loan Party under any Loan Document shall be made without deduction or withholding for any Taxes, except as

required by applicable law. If any applicable law (as determined in the good faith discretion of an applicable withholding agent) requires the deduction or withholding of any Tax from any such payment by a withholding agent, then the applicable withholding agent shall be entitled to make such deduction or withholding and shall timely pay the full amount deducted or withheld to the relevant Governmental Authority in accordance with applicable law and, if such Tax is an Indemnified Tax, then the sum payable by the applicable Loan Party shall be increased as necessary so that, after such deduction or withholding has been made (including such deductions and withholdings applicable to additional sums payable under this Section 2.13), the amounts received with respect to this agreement equal the sum which would have been received had no such deduction or withholding been made.

(b) In addition, the Loan Parties shall timely pay to the relevant Governmental Authority in accordance with applicable law, or at the option of the Administrative Agent timely reimburse it for, Other Taxes.

(c) The Loan Parties shall jointly and severally indemnify each Credit Party, within 10 days after demand therefor, for the full amount of any Indemnified Taxes (including Indemnified Taxes imposed or asserted on or attributable to amounts payable under this Section) payable or paid by such Credit Party or required to be withheld or deducted from a payment to such Credit Party and any reasonable expenses arising therefrom or with respect thereto, whether or not such Indemnified Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to the Borrower by a Lender (with a copy to the Administrative Agent), or by the Administrative Agent on its own behalf or on behalf of a Lender, shall be conclusive absent manifest error.

(d) Each Lender shall severally indemnify the Administrative Agent, within 10 days after demand therefor, for (i) any Taxes attributable to such Lender (but only to the extent that any Loan Party has not already indemnified the Administrative Agent for such Taxes and without limiting the obligation of the Loan Parties to do so) and (ii) any Taxes attributable to such Lender's failure to comply with the provisions of Section 9.04(e) relating to the maintenance of a Participant Register, in either case, that are payable or paid by the Administrative Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Administrative Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Administrative Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Administrative Agent to the Lender from any other source against any amount due to the Administrative Agent under this paragraph (d).

(e) As soon as practicable after any payment of Taxes by any Loan Party to a Governmental Authority pursuant to this Section 2.13, such Loan Party shall deliver to the Administrative Agent the original or a certified copy of a receipt issued by such Governmental Authority evidencing such payment, a copy of the return reporting such payment or other evidence of such payment reasonably satisfactory to the Administrative Agent.

(f) (i) Any Lender that is entitled to an exemption from or reduction of withholding Tax with respect to payments made under any Loan Document shall deliver to the Borrower and the Administrative Agent, at the time or times reasonably requested by the Borrower or the Administrative Agent, such properly completed and executed documentation reasonably requested by the Borrower or the Administrative Agent as will permit such payments to be made without withholding or at a reduced rate of withholding. In addition, any Lender, if reasonably requested by the Borrower or the Administrative Agent, shall deliver such other documentation prescribed by applicable law or reasonably requested by

the Borrower or the Administrative Agent as will enable the Borrower or the Administrative Agent to determine whether or not such Lender is subject to backup withholding or information reporting requirements. Notwithstanding anything to the contrary in the preceding two sentences, the completion, execution and submission of such documentation (other than such documentation set forth in Section 2.13 (f)(ii)(A), (ii)(B) and (ii)(D) below) shall not be required if in the Lender's reasonable judgment such completion, execution or submission would subject such Lender to any material unreimbursed cost or expense or would materially prejudice the legal or commercial position of such Lender.

(ii) Without limiting the generality of the foregoing,

(A) any Lender that is a U.S. Person shall deliver to the Borrower and the Administrative Agent on or prior to the date on which such Lender becomes a Lender under this Agreement (and from time to time thereafter upon the reasonable request of the Borrower or the Administrative Agent), executed originals of IRS Form W-9 certifying that such Lender is exempt from U.S. Federal backup withholding tax;

(B) any Non-U.S. Lender shall, to the extent it is legally entitled to do so, deliver to the Borrower and the Administrative Agent (in such number of copies as shall be requested by the recipient) on or prior to the date on which such Non-U.S. Lender becomes a Lender under this Agreement (and from time to time thereafter upon the reasonable request of the Borrower or the Administrative Agent), whichever of the following is applicable:

(1) in the case of a Non-U.S. Lender claiming the benefits of an income tax treaty to which the United States is a party (x) with respect to payments of interest under any Loan Document, executed originals of IRS Form W-8BEN establishing an exemption from, or reduction of, U.S. Federal withholding Tax pursuant to the "interest" article of such tax treaty and (y) with respect to any other applicable payments under any Loan Document, IRS Form W-8BEN establishing an exemption from, or reduction of, U.S. Federal withholding Tax pursuant to the "business profits" or "other income" article of such tax treaty;

(2) executed originals of IRS Form W-8ECI;

(3) in the case of a Non-U.S. Lender claiming the benefits of the exemption for portfolio interest under Section 881(c) of the Code, (x) a certificate substantially in the form of Exhibit F-1 to the effect that such Non-U.S. Lender is not a "bank" within the meaning of Section 881(c)(3)(A) of the Code, a "10 percent shareholder" of the Borrower within the meaning of Section 881(c)(3)(B) of the Code, or a "controlled foreign corporation" described in Section 881(c)(3)(C) of the Code (a "U.S. Tax Compliance Certificate") and (y) executed originals of IRS Form W-8BEN; or

(4) to the extent a Non-U.S. Lender is not the beneficial owner, executed originals of IRS Form W-8IMY, accompanied by IRS Form W-8ECI, IRS Form W-8BEN, a U.S. Tax Compliance Certificate substantially in the form of Exhibit F-2 or Exhibit F-3, IRS Form W-9, and/or other certification documents from each beneficial owner, as applicable; provided that if the Non-U.S. Lender is a partnership and one

or more direct or indirect partners of such Non-U.S. Lender are claiming the portfolio interest exemption, such Non-U.S. Lender may provide a U.S. Tax Compliance Certificate substantially in the form of Exhibit F-4 on behalf of each such direct and indirect partner;

(C) any Non-U.S. Lender shall, to the extent it is legally entitled to do so, deliver to the Borrower and the Administrative Agent (in such number of copies as shall be requested by the recipient) on or prior to the date on which such Non-U.S. Lender becomes a Lender under this Agreement (and from time to time thereafter upon the reasonable request of the Borrower or the Administrative Agent), executed originals of any other form prescribed by applicable law as a basis for claiming exemption from or a reduction in U.S. Federal withholding Tax, duly completed, together with such supplementary documentation as may be prescribed by applicable law to permit the Borrower or the Administrative Agent to determine the withholding or deduction required to be made; and

(D) if a payment made to a Lender under any Loan Document would be subject to U.S. Federal withholding Tax imposed by FATCA if such Lender were to fail to comply with the applicable reporting requirements of FATCA (including those contained in Section 1471(b) or 1472(b) of the Code, as applicable), such Lender shall deliver to the Borrower and the Administrative Agent at the time or times prescribed by law and at such time or times reasonably requested by the Borrower or the Administrative Agent such documentation prescribed by applicable law (including as prescribed by Section 1471(b)(3)(C)(i) of the Code) and such additional documentation reasonably requested by the Borrower or the Administrative Agent as may be necessary for the Borrower and the Administrative Agent to comply with their obligations under FATCA and to determine that such Lender has complied with such Lender's obligations under FATCA or to determine the amount to deduct and withhold from such payment. Solely for purposes of this clause (D), "FATCA" shall include any amendments made to FATCA after the date of this Agreement.

Each Lender agrees that if any form or certification it previously delivered expires or becomes obsolete or inaccurate in any respect, it shall update such form or certification or promptly notify the Borrower and the Administrative Agent in writing of its legal inability to do so.

(g) If any party determines, in its sole discretion exercised in good faith, that it has received a refund of any Taxes as to which it has been indemnified pursuant to this Section 2.13 (including by the payment of additional amounts pursuant to this Section 2.13), it shall pay to the indemnifying party an amount equal to such refund (but only to the extent of indemnity payments made under this Section with respect to the Taxes giving rise to such refund), net of all out-of-pocket expenses (including Taxes) of such indemnified party and without interest (other than any interest paid by the relevant Governmental Authority with respect to such refund). Such indemnifying party, upon the request of such indemnified party, shall repay to such indemnified party the amount paid over pursuant to this paragraph (g) (plus any penalties, interest or other charges imposed by the relevant Governmental Authority) in the event that such indemnified party is required to repay such refund to such Governmental Authority. Notwithstanding anything to the contrary in this paragraph (g), in no event will the indemnified party be required to pay any amount to an indemnifying party pursuant to this paragraph (g) the payment of which would place the indemnified party in a less favorable net after-Tax position than the indemnified party would have been in if the Tax subject to indemnification and giving rise to such refund had not been deducted, withheld or otherwise imposed and the indemnification payments or additional amounts with respect to such Tax had never been paid. This paragraph shall not be construed to require any indemnified party to make available its Tax returns (or any other information relating to its Taxes that it deems confidential) to the indemnifying party or any other Person.

(h) Without prejudice to the survival of any other agreement contained herein, the agreements and obligations contained in this Section 2.13 shall survive the resignation or replacement of the Administrative Agent or any assignment of rights by, or the replacement of, a Lender, the termination of the Commitments and the repayment, satisfaction or discharge of all obligations under the Loan Documents.

(i) Nothing contained in this Section 2.13 shall require the Administrative Agent or any Lender to make available any of its tax returns (or any other information that it deems, in its sole discretion, to be confidential or proprietary).

(j) For purposes of this Section 2.13, the term "Applicable Law" includes FATCA.

Section 2.14. *Payments Generally; Pro Rata Treatment; Sharing of Setoffs.* (a) The Borrower shall make each payment required to be made by it hereunder or under any other Loan Document (whether of principal, interest, fees or of amounts payable under Sections 2.11, 2.12 or 2.13, or otherwise) prior to the time expressly required hereunder or under such other Loan Document for such payment (or, if no such time is expressly required, prior to 2:00 p.m., New York, New York time, on the date when due, in immediately available funds, without setoff or counterclaim. Any amounts received after such time on any date may, in the discretion of the Administrative Agent, be deemed to have been received on the next succeeding Business Day for purposes of calculating interest thereon. All such payments shall be made to the Administrative Agent at its offices at 383 Madison Avenue, New York, New York except that payments pursuant to Sections 2.11, 2.12, 2.13 and 9.03 shall be made directly to the Persons entitled thereto and payments pursuant to other Loan Documents or as otherwise expressly provided herein shall be made to the Persons specified therein. The Administrative Agent shall distribute any such payments received by it for the account of any other Person to the appropriate recipient promptly following receipt thereof. Amounts to be applied to the prepayment of Loans shall be applied, as applicable, first to reduce outstanding ABR Loans. Any amounts remaining after each such application shall be applied to prepay LIBOR Loans. Amounts prepaid or repaid on account of the Loans may not be reborrowed. All payments under each Loan Document shall be made in Dollars.

(b) If at any time insufficient funds are received by and available to the Administrative Agent to pay fully all amounts of principal, interest and fees then due hereunder in respect of Obligations, then such funds shall be applied in the order and manner set forth in Section 7.03.

(c) If any Lender shall, by exercising any right of setoff or counterclaim or otherwise, obtain payment in respect of any principal of or interest on any of its Loans resulting in such Lender receiving payment of a greater proportion of the aggregate amount of its Loans and accrued interest thereon than the proportion received by any other Lender, then the Lender receiving such greater proportion shall purchase (for cash at face value) participations in the Loans of other Lenders to the extent necessary so that the benefit of all such payments shall be shared by the Lenders ratably in accordance with the aggregate amount of principal of and accrued interest on their respective Loans; *provided* that (i) if any such participations are purchased and all or any portion of the payment giving rise thereto is recovered, such participations shall be rescinded and the purchase price restored to the extent of such recovery, without interest, and (ii) the provisions of this paragraph shall not be construed to apply to any payment made by the Borrower pursuant to and in accordance with the express terms of this Agreement or any payment obtained by a Lender as consideration for the assignment of or sale of a participation in any of its Loans to any assignee or participant, other than to the Borrower or any Subsidiary or Affiliate thereof (as to which the provisions of this paragraph shall apply). The Borrower consents to the foregoing and

agrees, to the extent it may effectively do so under Applicable Law, that any Lender acquiring a participation pursuant to the foregoing arrangements may exercise against the Borrower any rights of setoff and counterclaim with respect to such participation as fully as if such Lender were a direct creditor of the Borrower in the amount of such participation.

(d) Unless the Administrative Agent shall have received notice from the Borrower prior to the date on which any payment by the Borrower is due to the Administrative Agent for the account of any of the Lenders hereunder that the Borrower will not make such payment, the Administrative Agent may assume that the Borrower has made such payment on such date in accordance herewith and may, in reliance upon such assumption, distribute to the applicable Lenders the amount due. In such event, if the Borrower has not in fact made such payment, then each of such Lenders severally agrees to repay to the Administrative Agent forthwith on demand the amount so distributed to such Lender with interest thereon, for each day from and including the date such amount is distributed to it to but excluding the date of payment to the Administrative Agent, at the greater of the Federal Funds Effective Rate and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation.

(e) If any Lender shall fail to make any payment required to be made by it pursuant to Sections 2.04(c), 2.13(d), 2.14(d) or 9.03(c), then the Administrative Agent may, in its discretion and notwithstanding any contrary provision hereof, (i) apply any amounts thereafter received by the Administrative Agent for the account of such Lender for the benefit of the Administrative Agent to satisfy such Lender's obligations to it under such Section until all such unsatisfied obligations are fully paid, and/or (ii) hold any such amounts in a segregated account as cash collateral for, and application to, any future funding obligations of such Lender under any such Section, in the case of each of clauses (i) and (ii) above, in any order as determined by the Administrative Agent in its reasonable discretion.

Section 2.15. *Mitigation Obligations; Replacement of Lenders.* (a) If any Lender requests compensation under Section 2.11, or if the Borrower is required to pay any additional amount or indemnification payment to any Lender, the Administrative Agent, or any Governmental Authority for the account of any Lender pursuant to Section 2.13, then such Lender shall use reasonable efforts to designate a different lending office for funding or booking its Loans hereunder or to assign its rights and obligations hereunder to another of its offices, branches or affiliates, if, in the reasonable judgment of such Lender, such designation or assignment (i) would eliminate or reduce amounts payable pursuant to Section 2.11 or Section 2.13, as the case may be, in the future and (ii) would not subject such Lender to any material unreimbursed cost or expense and would not otherwise be materially disadvantageous to such Lender. The Borrower hereby agrees to pay all reasonable out-of-pocket costs and expenses incurred by any Lender in connection with any such designation or assignment promptly following written demand (including documentation reasonably supporting such request) from such Lender.

(b) If any Lender (a) shall have become a Defaulting Lender or (b) requests compensation under Section 2.11, or if the Borrower is required to pay any additional amount or indemnification payment to any Lender, the Administrative Agent, or to any Governmental Authority for the account of any Lender pursuant to Section 2.13, then the Borrower may, at its sole expense and effort, upon notice to such Lender and the Administrative Agent, require such Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in Section 9.04), all its interests, rights and obligations under this Agreement to an assignee that shall assume such obligations (which assignee may be another Lender, if a Lender accepts such assignment); *provided* that (i) the Borrower shall have received the prior written consent of the Administrative Agent to the extent required under Section 9.04(b)(iii), for such assignment, which consent shall not be unreasonably withheld or delayed, (ii) such Lender shall have received payment of an amount equal to the outstanding principal of its Loans, accrued interest thereon, accrued fees and all other amounts payable to it hereunder, from the assignee (to the

extent of such outstanding principal and accrued interest and fees) or the Borrower (in the case of all other amounts) and (iii) in the case of any such assignment resulting from a claim for compensation under Section 2.11 or payments required to be made pursuant to Section 2.13, such assignment will result in a reduction in such compensation or payments. A Lender shall not be required to make any such assignment and delegation if, prior thereto, as a result of a waiver by such Lender or otherwise, the circumstances entitling the Borrower to require such assignment and delegation cease to apply. Each party hereto agrees that an assignment required pursuant to this Section 2.15(b) may be effected pursuant to an Assignment and Acceptance executed solely by the Borrower, the Administrative Agent and the assignee, and that the Lender required to make such assignment need not be a party thereto in order for such assignment to be effective.

Section 2.16. *Extensions of Loans.* (a) Notwithstanding anything to the contrary in this Agreement, pursuant to one or more offers (each, an “**Extension Offer**”) made from time to time by the Borrower to all Lenders whose Loans have a like maturity date, in each case on a pro rata basis (based on the Aggregate Outstandings with a like maturity date) and on the same terms to each such Lender, the Borrower is hereby permitted with the consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed) to consummate from time to time transactions with individual Lenders that accept the terms contained in such Extension Offers to extend the maturity date of each such Lender’s Loans, and otherwise modify the terms of such Loans pursuant to the terms of the relevant Extension Offer (including by increasing the interest rate or fees payable in respect of such Loans and/or modifying the amortization schedule in respect of such Lender’s Loans) (each, an “**Extension**,” and each group of Loans in each case as so extended, as well as the original Loans in each case not so extended, being a “**tranche**”); any Extended Loans shall constitute a separate tranche of Loans from the tranche of Loans from which they were converted), so long as the following terms are satisfied or waived in accordance with Section 9.02:

(i) except as to amortization payments, interest margins, rate floors, upfront fees, funding discounts, original issue discounts and premiums and final maturity (which shall be set forth in the relevant Extension Offer, the Loans of any Lender that agrees to extend such Loans pursuant to an Extension Offer (an “**Extended Loan**”), shall be Loans with the same terms as the original Loans; *provided* that the Extended Loan may provide for other covenants and terms that apply to any period after the latest maturity date then in effect with respect to the Loans (and may add a financial maintenance covenant prior to the latest maturity date then in effect with respect to the Loans if such financial maintenance covenant is applicable to both the Loans and the Extended Loan); and *provided further* that at no time shall there be Loans hereunder (including Extended Loans and any original Loans) which have more than three different maturity dates;

(ii) if the aggregate principal amount of Loans in respect of those Lenders who shall have accepted the relevant Extension Offer shall exceed the maximum aggregate principal amount of Loan offered to be extended by the Borrower pursuant to such Extension Offer, then the Loans of such Lenders shall be extended ratably up to such maximum amount based on the respective principal amounts (but not to exceed actual holdings of record) with respect to which such Lenders, as the case may be, have accepted such Extension Offer; and

(iii) all documentation in respect of such Extension shall be consistent with the foregoing.

(b) With respect to all Extensions consummated by the Borrower pursuant to this Section 2.16, (i) such Extensions shall not constitute voluntary or mandatory payments or prepayments for purposes of Section 2.07 and (ii) no Extension Offer is required to be in any minimum amount or any minimum increment; *provided* that the Borrower may at its election specify as a condition to

consummating any such Extension that a minimum amount (to be determined and specified in the relevant Extension Offer in the Borrower's sole discretion and may be waived by the Borrower) of Loans be tendered. The Lenders hereby consent to the transactions contemplated by this Section 2.16 (including, for the avoidance of doubt, payment of any interest, fees or premium in respect of any Extended Loans on such terms as may be set forth in the relevant Extension Offer) and hereby waive the requirements of any provision of this Agreement (including Sections 2.07 and 2.13) or any other Loan Document that may otherwise prohibit any such Extension or any other transaction contemplated by this Section 2.16.

(c) No consents shall be required to effectuate any Extension, other than (i) the consent of each Lender agreeing to such Extension with respect to its Loans (or a portion thereof) and (ii) the consent of the Administrative Agent (as set forth in clause (a) above). All Extended Loans and all obligations in respect thereof shall be Obligations under this Agreement and the other Loan Documents that are secured by the Collateral on a pari passu basis with all other applicable Obligations under this Agreement and the other Loan Documents. The Lenders hereby irrevocably authorize the Administrative Agent to enter into amendments to this Agreement and the other Loan Documents with the Borrower as may be necessary or advisable in order to establish new tranches in respect of Loans so extended and such technical amendments as may be necessary or appropriate in the reasonable opinion of the Administrative Agent and the Borrower in connection with the establishment of such new tranches, in each case on terms consistent with this Section 2.16. All such amendments entered into with the Borrower by the Administrative Agent hereunder shall be binding and conclusive on the Lenders. Without limiting the foregoing, in connection with any Extensions the respective Loan Parties shall (at their expense) amend (and the Administrative Agent is hereby directed to amend) any Mortgage that has a maturity date prior to then-latest maturity date so that such maturity date is extended to then-latest maturity date (or such later date as may be advised by local counsel to the Administrative Agent).

(d) In connection with any Extension Offer, the Borrower shall provide the Administrative Agent at least five (5) Business Days' (or such shorter period as may be agreed by the Administrative Agent in its reasonable discretion) prior written notice thereof, and shall agree to such procedures (including those regarding timing, rounding and other adjustments and to ensure reasonable administrative management of the credit facilities hereunder after such Extension), if any, as may be established by, or acceptable to, the Administrative Agent, in each case acting reasonably to accomplish the purposes of this Section 2.16.

Section 2.17. *Incremental Loans.*

(a) The Borrower and any one or more Lenders (including New Lenders but without the consent of any other Lender or Agent) may from time to time agree that such Lenders shall make, obtain or increase the amount of their Incremental Term Loan by executing and delivering to the Administrative Agent an Increased Facility Activation Notice specifying (i) the amount of such increase, (ii) the applicable Increased Facility Closing Date, (iii) the applicable Incremental Term Maturity Date, (iv) the amortization schedule for such Incremental Term Loan (*provided* such amortization shall be no more frequently than quarterly with respect to any amortization payment prior to the latest maturity date then in effect of any existing Loan) and (v) the applicable margin for such Incremental Term Loan; *provided* that (t) immediately prior to and immediately after giving effect to the making of the Incremental Term Loans, (A) no Default or Event of Default shall have occurred and be continuing and (B) the representations and warranties of each Loan Party set forth in the Loan Documents shall be true and correct in all material respects (or in all respects, if qualified by materiality) as of such date (unless a representation or warranty is made as of a specific date or for a given period, in which case such representation or warranty shall be true and correct in all material respects as of such specified date or for such given period, as applicable), (u) the final scheduled maturity date and Weighted Average Life to Maturity of any Incremental Term

Loan shall be no earlier than the Maturity Date and Weighted Average Life to Maturity of the Loans, respectively, (v) no Incremental Term Loan may be made unless the Secured Leverage Ratio of the Borrower, computed on a Pro Forma Basis as of the most recently computed Measurement Period ending on or prior to the making of such Incremental Term Loan is no greater than 2.50:1.00, (w) the effective interest rate (with the determination of "effective interest rate", for all purposes of this clause, to be consistent with generally accepted financial practices, after giving effect to, among other factors, margin, LIBOR floor, ABR floor, upfront or similar fees or "original issue discount", in each case, shared with all lenders or holders of such Indebtedness, but excluding the effect of any arrangement, structuring, syndication or other fees payable in connection therewith that are not shared with all lenders or holders of such Indebtedness, and without taking into account any fluctuations in LIBOR or ABR) with respect to any Incremental Term Loans shall not be greater than the effective interest rate with respect to any Loans plus 0.50% per annum unless the effective interest rate applicable to all Loans is increased so that the effective interest rate applicable to the Incremental Term Loans does not exceed the effective interest rate applicable to all Loans by more than 0.50% per annum, (x) the Incremental Term Loans and all obligations in respect thereof shall be Obligations under this Agreement and the other Loan Documents that are secured by the Collateral, and guaranteed, on a pari passu basis with all other applicable Obligations under this Agreement and the other Loan Documents and (y) to the extent the terms of any Incremental Term Loan are not consistent with the terms of the Loans (except to the extent permitted by clauses (u) or (w) above, such terms shall be no less favorable taken as a whole to the Borrower than the terms of the Loans (provided that any financial maintenance covenant may be added for the benefit of any new Loan to the extent that such financial maintenance covenant is (1) also added for the benefit of the existing Loans or (2) only applicable after the latest maturity of any existing Loan) or otherwise reasonably satisfactory to the Administrative Agent. Notwithstanding the foregoing, (i) the aggregate amount of Incremental Term Loans obtained after the Closing Date pursuant to this Section 2.17(a), together with the aggregate amount of Incremental Equivalent Debt obtained after the Closing Date pursuant to Section 6.01(a)(xxvii), shall not exceed \$50,000,000 and (ii) without the consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed), (x) each increase effected pursuant to this paragraph shall be in a minimum amount of at least \$10,000,000 and (y) no more than five (5) Increased Facility Closing Dates may be selected by the Borrower after the Closing Date. No Lender shall have any obligation to participate in any increase described in this paragraph unless it agrees to do so in its sole discretion.

(b) Any additional bank, financial institution or other entity which, with the consent of the Borrower and the Administrative Agent (each such consent not to be unreasonably withheld or delayed), elects to become a "Lender" under this Agreement in connection with any transaction described in Section 2.17(a) shall execute a New Lender Supplement (each, a "**New Lender Supplement**"), substantially in the form of Exhibit D, whereupon such bank, financial institution or other entity (a "**New Lender**") shall become a Lender for all purposes and to the same extent as if originally a party hereto and shall be bound by and entitled to the benefits of this Agreement.

(c) Notwithstanding anything to the contrary in this Agreement, each of the parties hereto hereby agrees that, on each Increased Facility Closing Date, this Agreement shall be amended to the extent (but only to the extent) necessary to reflect the existence and terms of the Incremental Term Loans evidenced thereby. Any such deemed amendment may be effected in writing by the Administrative Agent and the Borrower and furnished to the other parties hereto.

Section 2.18. *Defaulting Lenders.* (a) Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Borrower's request that it cure such default, the Borrower shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Loans owing to such Lender, together with all other amounts due and payable (other than any prepayment premium) to such Lender under the Loan Documents.

ARTICLE III
REPRESENTATIONS AND WARRANTIES

Until the Commitments have expired or been terminated and the principal of and interest on each Loan, all fees and other Obligations (other than contingent indemnification obligations not then due and owing) payable hereunder shall have been paid in full, the Borrower represents and warrants to the Lenders as of the Closing Date:

Section 3.01. *Organization; Powers.* (a) Each of the Borrower and the Restricted Subsidiaries is duly organized, validly existing and in good standing (as applicable) under the laws of the jurisdiction of its organization, except as to any Restricted Subsidiary other than the Borrower where such failure to be so organized, existing or in good standing would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, (b) (i) each Restricted Subsidiary has all requisite power and authority to carry on its business as now conducted, except to the extent that the failure to have any such power would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect and (ii) the Borrower has all requisite power and authority to carry on its business as now conducted in all material respects and (c) except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect, is qualified to do business in, and is in good standing in, every jurisdiction where such qualification is required.

Section 3.02. *Authorization; Enforceability.* After giving effect to the Plan Confirmation Order and the Plan of Reorganization, the Transactions to be entered into by each Loan Party are within such Loan Party's corporate, limited liability or partnership powers, as applicable, and have been duly authorized by all necessary corporate, limited liability or partnership action, as applicable, and, if required, equityholder action. This Agreement has been duly executed and delivered by the Borrower and constitutes, and each other Loan Document to which any Loan Party is to be a party, when executed and delivered by such Loan Party and after giving effect to the Plan Confirmation Order, will constitute, a legal, valid and binding obligation of each such Loan Party (as the case may be), enforceable in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

Section 3.03. *Governmental Approvals; No Conflicts.* After giving effect to the Plan Confirmation Order and the Plan of Reorganization, (a) the Transactions do not require any consent or approval of, registration or filing with, or any other action by, any Governmental Authority with competent jurisdiction over the Borrower or any Restricted Subsidiary, except (i) such as have been obtained or made and are in full force and effect, (ii) any consent or approval of, registration or filings necessary to perfect Liens created under the Loan Documents (or release existing Liens) and (iii) immaterial consents, approvals, registrations or filings, (b) the Loan Transactions will not violate any Applicable Law or regulation or the charter, by-laws or other organizational documents of the Borrower or any of the Restricted Subsidiaries or any order of any Governmental Authority applicable to the Borrower or any Restricted Subsidiary, (c) the Loan Transactions will not violate or result in a default under any indenture, agreement or other instrument binding upon the Borrower or any of the Restricted Subsidiaries or its assets, or give rise to a right thereunder to require any payment to be made by the Borrower or any of the Restricted Subsidiaries, except with respect to any default, conflict, breach or contravention or payment, to the extent that such violation, conflict, breach, contravention or payment would not reasonably be expected to have a Material Adverse Effect and (d) the Transactions will not result in the creation or imposition of any Lien on any asset of the Borrower or any of the Restricted Subsidiaries, except Liens created under the Loan Documents and Liens permitted under the Loan Documents.

Section 3.04. *Financial Condition; No Material Adverse Effect.* (a) The Borrower has heretofore furnished to the Administrative Agent the financial statements required under Section 4.01(f)(1) and (2), which financial statements present fairly, in all material respects, the consolidated financial position and results of operations and cash flows of the Borrower and its consolidated Subsidiaries as of such dates and for such periods in accordance with GAAP, subject to year-end audit adjustments and the absence of footnotes in the case of the statements referred to in Section 4.01(f)(2). As of the Closing Date, neither the Borrower nor any of its Restricted Subsidiaries has any material Guarantees, contingent liabilities and liabilities for taxes, or any long term leases or unusual forward or long term commitments, including any interest rate or foreign currency swap or exchange transaction or other obligation in respect of derivatives, that are not reflected in the most recent financial statements referred to in this paragraph.

(b) The unaudited pro forma consolidated balance sheet of the Borrower as at June 30, 2013 (including the notes thereto) (the “**Pro Forma Balance Sheet**”), copies of which have heretofore been furnished to each Lender, has been prepared giving effect (as if such events had occurred on such date) to the Transactions. The Pro Forma Balance Sheet has been prepared in good faith based on the information available as of the date of delivery thereof, and presents fairly on a pro forma basis the estimated financial position of Borrower and its consolidated Subsidiaries as at June 30, 2013, assuming that the events specified in the preceding sentence had actually occurred at such date.

(c) Since December 31, 2012, there has been no change, development or event that, individually or in the aggregate, has had or would reasonably be expected to have a Material Adverse Effect, other than as a result of (i) events leading up to, resulting from and following the commencement of the Cases or the continuation or prosecution thereof (including the announcement of the filing) and (ii) any circumstances disclosed in the Disclosure Statement.

Section 3.05. *Properties.* (a) Except as would not, individually or in the aggregate, reasonably be expected to result in a Material Adverse Effect, each of the Borrower and its Restricted Subsidiaries has good title to, or valid leasehold interests in or rights to use, all its real and personal property (excluding, for the avoidance of doubt, intellectual property, which is the subject of Section 3.06(b)(i)) material to its business taken as a whole, except for Liens permitted by Section 6.02 or other Liens reasonably acceptable to the Administrative Agent.

(b) (i) Each of the Borrower and its Restricted Subsidiaries owns, or is licensed or otherwise has a right to use, all trademarks, tradenames, copyrights, patents and other intellectual property used in its business; *provided, that*, this Section 3.05(b)(i) shall not be deemed to be or construed as a representation or warranty regarding the infringement, misappropriation or violation of the intellectual property rights of any other Person, and (ii) to the knowledge of the Borrower, the use thereof by the Borrower and its Restricted Subsidiaries and the conduct of their businesses does not infringe, misappropriate or violate the intellectual property rights of any other Person, in each case except (x) where the failure to own, be licensed or have the right to use and (y) for any such infringements, misappropriations or violations that, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

Section 3.06. *Litigation and Environmental Matters.* (a) After giving effect to the Plan Confirmation Order and the Plan of Reorganization, there are no actions, suits, investigations or proceedings by or before any arbitrator or Governmental Authority pending and unstayed against or, to the knowledge of the Borrower, threatened against or relating to the Borrower or any of the Subsidiaries (i) that could reasonably be expected, individually or in the aggregate, to result in a Material Adverse Effect or (ii) that involve any of the Loan Documents or the Loan Transactions.

(b) Except for matters that, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect, neither the Borrower nor any of its Restricted Subsidiaries (i) has failed to comply with any Environmental Law or to obtain, maintain or comply with any permit, license or other approval required under any Environmental Law, (ii) is or has become subject to, or to the knowledge of the Borrower is threatened with, any Environmental Liability or (iii) has received written notice of any claim with respect to any Environmental Liability or written notice of violation with respect to any Environmental Law.

Section 3.07. *Compliance with Laws and Agreements.* After giving effect to the Plan Confirmation Order, each of the Borrower and its Restricted Subsidiaries is in compliance with all laws, regulations and orders of any Governmental Authority applicable to it or its property and all indentures, agreements and other instruments binding upon it or its property, except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

Section 3.08. *Investment Company Status.* Neither the Borrower nor any of its Restricted Subsidiaries is (or is required to be) an “investment company” as defined in the Investment Company Act of 1940.

Section 3.09. *Taxes.* Each of the Borrower and its Restricted Subsidiaries has timely filed or caused to be filed all Tax returns and reports required to have been filed and has paid or caused to be paid all Taxes required to have been paid by it, except (a) any Taxes that are being contested in good faith by appropriate proceedings and for which the Borrower or such Restricted Subsidiary, as applicable, has set aside on its books adequate reserves in accordance with GAAP or (b) in each case, to the extent that the failure to do so would not reasonably be expected to result in a Material Adverse Effect.

Section 3.10. *Employee Benefit Plans.* Except as could not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect: (a) each of the Borrower, each Restricted Subsidiary and each of their respective ERISA Affiliates (and in the case of a Pension Plan or a Multiemployer Plan, each of their respective ERISA Affiliates) are in compliance with all applicable provisions and requirements of ERISA and the Code and other federal and state laws and the regulations and published interpretations thereunder with respect to each Plan and Pension Plan and have performed all their obligations under each Plan and Pension Plan; (b) no ERISA Event or Foreign Plan Event has occurred or is reasonably expected to occur; (c) each Plan or Pension Plan which is intended to qualify under Section 401(a) of the Code has received a favorable determination letter from the IRS covering such plan’s most recently completed five-year remedial amendment cycle in accordance with Revenue Procedure 2007-44, I.R.B. 2007-28, indicating that such Plan or Pension Plan is so qualified and the trust related thereto has been determined by the Internal Revenue Service to be exempt from federal income tax under Section 501(a) of the Code or an application for such a determination is currently pending before the Internal Revenue Service and, to the knowledge of Borrower, nothing has occurred subsequent to the issuance of the most recent determination letter which would cause such Plan or Pension Plan to lose its qualified status; (d) no liability to the PBGC (other than required premium payments), any Plan or Pension Plan or any trust established under Title IV of ERISA has been or is expected to be incurred by the Borrower, any Restricted Subsidiary or any of their ERISA Affiliates; (e) no ERISA Event has occurred and neither the Borrower, a Restricted Subsidiary nor any ERISA Affiliate is aware of any fact, event or circumstance that could reasonably be expected to constitute or result in an ERISA Event; (f) each of the Borrower’s and the Restricted Subsidiaries’ ERISA Affiliates have complied with the requirements of Section 515 of ERISA with respect to each Multiemployer Plan and are not in “default” (as defined in Section 4219(c)(5) of ERISA) with respect to payments to a Multiemployer Plan; (g) all

amounts required by applicable law with respect to, or by the terms of, any retiree welfare benefit arrangement maintained by the Borrower, any Restricted Subsidiary or any ERISA Affiliate or to which the Borrower, any Restricted Subsidiary or any ERISA Affiliate has an obligation to contribute have been accrued in accordance with ASC Topic 715-60; (h) as of the most recent valuation date for each Multiemployer Plan for which the actuarial report is available, neither the Borrower, any Restricted Subsidiary, nor any of their respective ERISA Affiliates has any potential liability for a complete withdrawal from such Multiemployer Plan (within the meaning of Section 4203 of ERISA), when aggregated with such potential liability for a complete withdrawal from all Multiemployer Plans, based on information available pursuant to Section 4221(e) of ERISA; (i) there has been no Prohibited Transaction or violation of the fiduciary responsibility rules with respect to any Plan or Pension Plan that has resulted or could reasonably be expected to result in a Material Adverse Effect; (j) neither the Borrower, any Restricted Subsidiary nor any ERISA Affiliate maintains or contributes to, or has any unsatisfied obligation to contribute to, or liability under, any active or terminated Pension Plan other than (i) on the Closing Date, those listed on Schedule 3.10 hereto and (ii) thereafter, Pension Plans not otherwise prohibited by this Agreement; (k) the present value of all accumulated benefit obligations under each Pension Plan, did not, as of the close of its most recent plan year, exceed the fair market value of the assets of such Pension Plan allocable to such accrued benefits (determined in both cases using the applicable assumptions under Section 430 of the Code and the Treasury Regulations promulgated thereunder) and (l) the present value of all accumulated benefit obligations of all underfunded Pension Plans did not, as of the date of the most recent financial statements reflecting such amounts, exceed the fair market value of the assets of all such underfunded Pension Plans (determined in both cases using the applicable assumptions under Section 430 of the Code and the Treasury Regulations promulgated thereunder).

(a) Except as would not reasonably be expected to result in a Material Adverse Effect, no event comprising (A) the commencement of winding up of the UK Pension Scheme, except pursuant to the UK Pension Settlement Agreement, (B) the cessation of participation in the UK Pension Scheme by any Affiliate of the Borrower, except pursuant to the UK Pension Settlement Agreement, or (C) the issue of a warning notice by the UK Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, has occurred, and (to the knowledge of the Borrower or Kodak Limited) the UK Pensions Regulator has not stated any intention to do so.

(b) No Loan Party nor any Affiliate of any Loan Party has incurred any liability to the UK Pension Scheme as a result of ceasing to participate in the UK Pension Scheme and (to the knowledge of the Borrower or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the UK Pension Scheme, except pursuant to the UK Pension Settlement Agreement.

(c) No Loan Party nor any Affiliate of any Loan Party has been notified by the trustees of the UK Pension Scheme that the UK Pension Scheme is being wound up and (to the knowledge of the Borrower or Kodak Limited) the trustees of the UK Pension Scheme have not stated any intention to do so, except pursuant to the UK Pension Settlement Agreement.

(d) Except as would not reasonably be expected to result in a Material Adverse Effect or, except pursuant to the UK Pension Settlement Agreement, the UK Pension Schemes are duly registered for HMRC tax purposes, all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor have been performed in a timely fashion; and there are no material outstanding disputes involving the Borrower or any of its Affiliates concerning the UK Pension Schemes.

Section 3.11. *Disclosure*. None of the reports, financial statements, certificates or other written information (other than projections, pro forma financial information, estimates, budgets, other forward-looking information and information of a general economic or industry nature) furnished by or on behalf of any Loan Party to the Administrative Agent or any Lender in connection with the negotiation of this Agreement or any other Loan Document or delivered hereunder or thereunder (giving effect to all supplements thereto and other public filings with the Bankruptcy Court and the U.S. Securities and Exchange Commission) in connection with the Loan Documents contains, taken as a whole, any material misstatement of fact or omits to state any material fact necessary to make the statements therein, in the light of the circumstances under which they were made, not materially misleading; provided that, with respect to projected financial information, the Borrower represents only that such information was prepared in good faith based upon assumptions by the Borrower believed to be reasonable at the time such projected financial information was furnished, it being understood that such projections are not to be viewed as facts or as a guarantee of performance or achievement of any particular results and that actual results may vary from projected results (many of which factors are beyond the control of the Borrower and its Subsidiaries and their respective officers, representatives and advisors) and that such variances may be material and that no assurance can be given that the projected results will be realized.

Section 3.12. *Subsidiaries*. Schedule 3.12 sets forth the name of, and the ownership interest of the Borrower (or the Subsidiary of the Borrower that is the direct parent of such other Subsidiary of the Borrower) in, each Subsidiary of the Borrower, in each case as of the Closing Date.

Section 3.13. *Use of Proceeds*. The proceeds of the Loans shall be used to (i) refinance the New Money Loans and the Junior Loans (each as defined in the DIP Term Loan Credit Agreement) and (ii) for general corporate purposes and working capital needs of the Borrower and its subsidiaries.

Section 3.14. *Labor Matters*. As of the Closing Date and except as set forth on Schedule 3.14, there are no strikes, lockouts or slowdowns against the Borrower or any Restricted Subsidiary pending or, to the knowledge of the Borrower, threatened. Except as would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, (a) the Borrower and its Restricted Subsidiaries are in compliance with the Fair Labor Standards Act or any other applicable Federal, state, local or foreign law dealing with hours worked by or payments made to employees or any similar matters (including but not limited to the appropriate classification of employees as exempt or non-exempt), (b) the Borrower and its Restricted Subsidiaries have properly classified all individuals engaged as contractors as such under all applicable Federal, state, local or foreign law, (c) the Borrower and its Restricted Subsidiaries are in compliance with the Worker Adjustment and Retraining Notification Act and all other state, local or foreign laws relating to plant closings or mass layoffs and (d) all payments due from the Borrower or any Restricted Subsidiary, or for which any claim may be made against the Borrower or any Restricted Subsidiary, on account of wages and employee health and welfare insurance and other benefits, have been paid or accrued as a liability on the books of the Borrower or such Subsidiary. Neither the Borrower nor any Subsidiary is subject to any claims arising out of any employment matter, whether pending as of the Closing Date or to its knowledge threatened, which would, individually or in the aggregate, be reasonably expected to have a Material Adverse Effect. Except as does not, or would not reasonably be expected to, have a Material Adverse Effect, the consummation of the Transactions will not give rise to any right of termination or right of renegotiation on the part of any union under any collective bargaining agreement to which the Borrower or any Restricted Subsidiary is bound.

Section 3.15. *Security Documents*. (a) The Security Agreement creates in favor of the Administrative Agent, for the benefit of the Secured Parties referred to therein, a legal, valid, continuing and enforceable security interest in the Collateral (as defined in the Security Agreement) in accordance with and subject to the terms thereof, the enforceability of which is subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to

general principles of equity, regardless of whether considered in a proceeding in equity or at law, and the Pledged Collateral (as defined in the Security Agreement), (together with stock powers or other appropriate instruments of transfer executed in blank form), have been delivered to the Administrative Agent. The financing statements, releases and other filings set forth on Schedule 3.15(a) are in appropriate form and have been or will be filed on the Closing Date in the offices reasonably acceptable to the Administrative Agent. Upon such filings (and payment of applicable fees) and/or the obtaining of "control," the Administrative Agent will have a perfected Lien on, and security interest in, to and under all right, title and interest of the grantors thereunder in all such Collateral (as defined in the Security Agreement) to the extent that it may be perfected by filing, recording or registering a financing statement or analogous document (including the proceeds of such Collateral subject to the limitations relating to such proceeds in the UCC) or by obtaining control, under the UCC (in effect on the date this representation is made) in each case prior and superior in right to any other Person (other than, in the case of (i) the ABL Priority Collateral, the ABL Agent and (ii) Permitted Encumbrances, to the extent any such Permitted Encumbrances would have priority over the Liens in favor of the Administrative Agent pursuant to any applicable law).

(b) When the Security Agreement (or a short form thereof) is filed in the United States Patent and Trademark Office and the United States Copyright Office and when financing statements, releases and other filings set forth on Schedule 3.15(b) in appropriate form are filed (which filings shall occur on or prior to the Closing Date) in the offices reasonably acceptable to the Administrative Agent, (and the applicable fees are paid), the Security Agreement shall constitute a fully perfected Lien on, and security interest in, all right, title and interest of the applicable Loan Parties in the Intellectual Property (as defined in the Security Agreement) in accordance with and subject to the terms thereof to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Patent and Trademark Office or the United States Copyright Office, as applicable, in each case prior and superior in right to any other Person (other than Permitted Encumbrances, to the extent any such Permitted Encumbrances would have priority over the Liens in favor of the Administrative Agent pursuant to any applicable law) (it being understood that subsequent recordings in the United States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect a Lien on patents, patent applications, registered trademarks, trademark applications and copyrights (whether or not registered) acquired by the Loan Parties after the date hereof). Notwithstanding the foregoing, nothing in this Agreement shall require any Loan Party to make any filings or take any other actions to record or perfect the Administrative Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse any Agent or any Lender for the same).

(c) The Mortgages, when delivered, will create in favor of the Administrative Agent, for the benefit of the Secured Parties referred to therein, a legal, valid, continuing and enforceable Lien in the Mortgaged Property (as defined in the Mortgages), the enforceability of which is subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law. Upon the filing of the Mortgages with the appropriate Governmental Authorities (and payment of the applicable fees), the Administrative Agent will have a first priority perfected Lien and security interest in, to and under all right, title and interest of the Grantors thereunder in all Mortgaged Property that may be perfected by such filing (including the proceeds of such Mortgaged Property), in each case prior and superior in right to any other Person (other than the Permitted Encumbrances, to the extent any such Permitted Encumbrances would have priority over the Liens in favor of the Administrative Agent pursuant to any applicable law).

Section 3.16. *Federal Reserve Regulations.* (a) No Loan Party is engaged principally, or as one of its important activities, in the business of extending credit for the purpose of buying or carrying Margin Stock.

(b) No part of the proceeds of any Loan will be used to buy or carry Margin Stock or to extend credit to others for the purpose of buying or carrying Margin Stock in violation of the Regulations of the Board, including Regulation U or X.

Section 3.17. *Anti-Terrorism Laws.* (a) Neither the advance of the Loans to the Borrower nor the use of the proceeds of any thereof will violate the Trading With the Enemy Act (50 U.S.C. Section 1 et seq., as amended) (the “**Trading With the Enemy Act**”) or any of the foreign assets control regulations of the United States Treasury Department (31 CFR, Subtitle B, Chapter V, as amended) (the “**Foreign Assets Control Regulations**”) or any enabling legislation or executive order relating thereto (which for the avoidance of doubt shall include, but shall not be limited to (a) Executive Order 13224 of September 21, 2001 Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten to Commit, or Support Terrorism (66 Fed. Reg. 49079 (2001)) (the “**Executive Order**”) and (b) the USA PATRIOT Act. Furthermore, neither the Borrower nor any Subsidiary (x) is a “blocked person” as described in the Executive Order, the Trading With the Enemy Act or the Foreign Assets Control Regulations or (y) knowingly engages in any dealings or transactions, or be otherwise associated, with any such “blocked person” or in any manner violative of any such order.

(b) Each Loan Party is in compliance, in all material respects, with the USA PATRIOT Act. No part of the proceeds of the Loans will be knowingly used by the Borrower, directly or indirectly, for any payments to any governmental official or employee, political party, official of a political party, candidate for political office, or anyone else acting in an official capacity, in order to obtain, retain or direct business or obtain any improper advantage, in violation of the United States Foreign Corrupt Practices Act of 1977, as amended.

Section 3.18. *Senior Indebtedness.* The Obligations are secured by a Lien in favor of the Administrative Agent for the benefit of the Secured Parties that is senior and prior to the Liens securing the Second Lien Loans, and rank and shall continue to rank at least senior in priority of payment to all Subordinated Indebtedness and all senior unsecured Indebtedness of Borrower and each of its Restricted Subsidiaries and constitute “Senior Term Loan Obligations” and “First Priority Obligations” with respect to the Term Priority Collateral (each as defined under the Intercreditor Agreement) under the Intercreditor Agreement and “Senior Indebtedness”, “Designated Senior Indebtedness”, “Guarantor Senior Indebtedness” or any comparable term for all Indebtedness that is subordinated in right of payment to the Obligations (if applicable).

Section 3.19. *Regulation H. No Mortgage.* when delivered, will encumber improved real property that is located in an area that has been identified by the Secretary of Housing and Urban Development as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968, unless the Borrower has complied with clause (d) of the Real Estate Requirements with respect to such real property.

Section 3.20. *Solvency.* On the Closing Date, after giving effect to the consummation of the Transactions, the Borrower and its Subsidiaries, on a consolidated basis, are Solvent.

Section 3.21. *No Default.* After giving effect to the consummation of the Transactions, neither the Borrower nor any Restricted Subsidiary will be in default under any indenture, agreement or other instrument binding upon the Borrower or any of the Restricted Subsidiaries or its assets, except with respect to any default to the extent that such default would not reasonably be expected to have a Material Adverse Effect. No Default or Event of Default has occurred and is continuing.

Section 3.22. *Real Estate*. Schedule 1.01(b) is an accurate and complete list of all Real Estate owned in fee simple by a Loan Party on the Closing Date that has an estimated fair market value in excess of \$15,000,000 and is located other than in the state of New York.

ARTICLE IV CONDITIONS

Section 4.01. *Closing Date*. The agreement of each Lender to make the extension of credit requested to be made by it on the Closing Date is subject to the satisfaction (or waiver in accordance with Section 9.02 or as otherwise set forth below), prior to or concurrently with the making of such extension of credit on the Closing Date of the following conditions precedent on or before December 31, 2013:

(a) The Administrative Agent shall have received (1) from each party hereto either a counterpart of this Agreement signed on behalf of such party or written evidence reasonably satisfactory to the Administrative Agent (which may include telecopy or PDF electronic transmission of a signed signature page of this Agreement) that such party has signed a counterpart of this Agreement and (2) each of the following agreements, duly executed and delivered by each party thereto: (A) the Security Agreement, (B) the Intercreditor Agreement, and (C) each of the other Loan Documents required to be delivered prior to the Closing Date.

(b) The Administrative Agent shall have received a written opinion (addressed to the Administrative Agent and the Lenders and dated the Closing Date and in form and substance reasonably acceptable to the Administrative Agent) of (1) Sullivan & Cromwell LLP, special counsel for the Borrower, covering certain matters relating to the Loan Documents as the Administrative Agent shall reasonably request, (2) Day Pitney LLP, special New Jersey counsel to the Loan Parties and (3) the general counsel of the Borrower.

(c) The Administrative Agent shall have received a true and complete copy of each Loan Party's organizational documents, an incumbency certificate for each Person authorized to execute Loan Documents on behalf of a Loan Party and who will execute any Loan Documents on behalf of such Loan Party, resolutions authorizing the due execution, delivery and performance of the Loan Documents and the Transactions and a good standing certificate from each Loan Party's jurisdiction of organization (where such concept or a similar concept exists), all in form and substance reasonably acceptable to the Administrative Agent and its counsel.

(d) The Administrative Agent shall have received a customary certificate, dated the Closing Date and signed by a Responsible Officer of the Borrower, confirming compliance with the conditions set forth in this Section 4.01.

(e) The Administrative Agent shall have received a certificate from a Financial Officer of the Borrower certifying that the Borrower and its Subsidiaries, on a consolidated basis, after giving effect to the Transactions (including any Loans to be made on the Closing Date), are Solvent.

(f) The Administrative Agent shall have received (1) the audited consolidated financial statements of the Borrower for the three most recent fiscal years ended at least 90 days prior to the Closing Date, (2) unaudited interim consolidated financial statements of the Borrower for each Fiscal Month and Fiscal Quarter ended subsequent to the date of the latest financial statements delivered pursuant to the preceding clause (1) and at least 45 days prior to the Closing Date, (3) the forecasts of the consolidated quarterly income statement, balance sheet and cash flows, prepared after giving effect to the Transactions, of the Borrower and its Subsidiaries, for each Fiscal Quarter ending after the Closing Date

through and including the Fiscal Quarter ending December 31, 2013 and (4) consolidated forecasts of the consolidated income statement, balance sheet and cash flows of the Borrower and its Subsidiaries, prepared after giving effect to the Transactions, in form and substance reasonably acceptable to the Administrative Agent for each fiscal year of the Borrower through the fiscal year ending December 31, 2017.

(g) On a Pro Forma Basis, after giving effect to the Transactions, "Excess Availability" (as defined in the ABL Agreement) plus the unrestricted domestic Cash and Cash Equivalents of the Loan Parties (excluding Cash in the Professional Fee Escrow Account) shall be at least \$150,000,000.

(h) The Administrative Agent shall have received UCC searches conducted in the jurisdictions in which the Borrower and the other Loan Parties are incorporated or such other jurisdictions as the Administrative Agent may reasonably require, reflecting the absence of Liens on any of the Collateral other than Liens expressly permitted by Section 6.02 hereof or Liens which will be terminated on the Closing Date or post-closing as agreed by the Administrative Agent in its sole discretion.

(i) The Administrative Agent shall be reasonably satisfied that (i) all Uniform Commercial Code financing statements required by law or reasonably requested by the Administrative Agent to be filed, registered or recorded to create or perfect the Liens intended to be created under the Loan Documents and all such documents and instruments shall be filed, registered or recorded on or immediately following the Closing Date and (ii) Liens creating a first-priority security interest (subject to certain Liens expressly permitted by Section 6.02 hereof) in the Term Priority Collateral and a second-priority security interest (subject to certain Liens expressly permitted by Section 6.02 hereof) in the ABL Priority Collateral in favor of the Administrative Agent for the benefit of the Secured Parties shall have been perfected to the extent required pursuant to the Loan Documents.

(j) The Administrative Agent, the Lead Arrangers and the Lenders shall have received, as applicable (i) all fees, required to be paid by the Engagement Letter and Fee Letters (and as otherwise agreed) and payable on or prior to the Closing Date, and (ii) to the extent invoiced at least three Business Days prior to the Closing Date, reimbursement or payment of all reasonable out-of-pocket expenses (including reasonable fees, charges and disbursements of counsel) required to be reimbursed or paid by any Loan Party hereunder, under the Engagement Letter or under any other Loan Document.

(k) [Reserved]

(l) The Borrower shall be in compliance with all applicable requirements of Regulations U, T and X of the Board of Governors of the Federal Reserve System.

(m) Simultaneously with the funding of the Loans on the Closing Date, the DIP Credit Facilities shall have been repaid in full in cash and all commitments relating thereto shall have been terminated (other than certain letters of credit that shall have been cash collateralized or backstopped and secured agreements that have been cash collateralized or backstopped thereunder in accordance with the Plan of Reorganization), and all liens and security interests related thereto shall have been terminated or released with such payment in full, termination and release being evidenced by one or more payoff letters reasonably acceptable to the Administrative Agent.

(n) The Administrative Agent shall have received a complete and correct copy of the Second Lien Loan Documents and the ABL Loan Documents, including any amendments, supplements or modifications with respect to any of the foregoing.

(o) The Closing Date (as defined under the ABL Agreement) and the Closing Date (as defined in the Second Lien Agreement) shall have occurred (or shall occur substantially concurrently with the Closing Date).

(p) One or more orders (which may be the confirmation order) shall have been entered by the Bankruptcy Court (the “**Plan Confirmation Order**”), in form and substance reasonably satisfactory to the Administrative Agent and the Joint Lead Arrangers, which, among other things (A) confirms the Plan of Reorganization, and the Plan of Reorganization shall not have been amended or modified in any manner that is adverse (as determined in good faith by each of the Administrative Agent and the Joint Lead Arrangers) to the rights and interests of the Administrative Agent, the Joint Lead Arrangers and any Lender and their respective Affiliates, in their capacities as such, relative to the version filed with the Bankruptcy Court on June 27, 2013, without written consent of the Administrative Agent and the Joint Lead Arrangers, which order shall have been entered no later than December 31, 2013, provided that an amendment to the Plan of Reorganization that would have the effect of (i) repaying on the effective date of the Plan of Reorganization in full or in part amounts outstanding under the Borrower’s (x) 10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 with the proceeds of a rights offering, and/or (ii) modifying the relative, pro forma ownership of the common stock of the reorganized Borrower between prepetition creditors and/or rights offering participants and/or (iii) implementing and documenting the rights offering (including certain modifications with respect to distributions to general unsecured creditors), on terms not materially inconsistent with those set forth in the documentation provided to the Administrative Agent as of the date of the Engagement Letter, shall each be deemed not to be adverse to the Administrative Agent and the Joint Lead Arrangers, (B) authorizes and approves the extensions of credit in respect of the Loan Transactions, each in the amounts and on the terms set forth in the Loan Documents, Second Lien Loan Documents and ABL Loan Documents, and all transactions contemplated by the Loan Transactions and (C) approves the payment by the Borrower of all of the fees provided for in the Fee Letters, the Engagement Letter, the Loan Documents, Second Lien Loan Documents and ABL Loan Documents. Such orders shall be in full force and effect and shall not have been vacated or reversed and shall not be stayed or subject to a motion to stay and shall not have been amended or modified in any manner that is adverse (as determined in good faith by the Administrative Agent and the Joint Lead Arrangers) to the rights and interests of the Administrative Agent, the Joint Lead Arrangers and any Lender and their respective Affiliates, in their capacities as such, in any respect without written consent of each of the Administrative Agent and the Joint Lead Arrangers. The Plan Effective Date shall have occurred, or contemporaneous with the funding of the Loans shall occur, and all conditions precedent thereto as set forth therein shall have been satisfied or waived.

(q) The Administrative Agent shall have received evidence that all general liability and property insurance required to be maintained pursuant to Section 5.07 of this Agreement and Section 10 of the Security Agreement has been obtained and is in effect and that the Administrative Agent has been named as loss payee or additional insured, as appropriate, under each liability and property insurance policy.

(r) The Lenders shall have received, to the extent requested, all documentation and other information required by regulatory authorities under applicable “know your customer” and anti-money laundering rules and regulations, including the USA PATRIOT Act, in each case at least three (3) Business Days prior to the Closing Date to the extent requested by the Administrative Agent ten (10) Business Days prior to the Closing Date.

(s) The Administrative Agent shall have received any requested environmental review reports that have been prepared within the three years prior to the Closing Date to the extent previously prepared and in the possession or control of the Borrower and to the extent the Borrower is permitted or entitled, pursuant to the terms under which such report was prepared, to provide it to the Administrative Agent.

(t) All material governmental and third party approvals necessary in connection with the Loan Documents and the Transactions shall have been obtained and shall be in full force and effect.

(u) The Borrower shall be in compliance, as of the Closing Date and after giving pro forma effect to the Transactions, with the minimum consolidated adjusted EBITDA covenant set forth in Section 5.03(a) of the DIP Term Loan Credit Agreement (as in effect on June 19, 2013 without giving effect to any future amendments or modifications thereto) and the Administrative Agent shall have received a certificate of the chief financial officer of the Borrower certifying thereto.

(v) The UK Pension Settlement Agreement and the Order (I) Approving (A) the KPP Global Settlement and (B) Procedures for the Assumption and Assignment of Certain Contracts and (II) Authorizing the Debtors' (A) Entry Into Agreements With Respect to the Transfer of the Document Imaging and Personalized Imaging Businesses and (B) Use, License and Lease of Property of the Estate in Connection Therewith, dated June 21, 2013, as amended from time to time, shall each be in full force and effect.

(w) (i) The Borrower and the Loans each shall have received a rating from Moody's and (ii) the Borrower shall have used commercially reasonable efforts to receive a rating with respect to the Borrower and the Loans from S&P (it being understood that the rating from S&P may not be obtained prior to the Closing Date); *provided*, that, in each case, no specific rating level need be attained.

(x) Either (i) the Amended and Restated Settlement Agreement Eastman Business Park, dated as of August 6, 2013, between the Borrower and the State of New York in respect of environmental liabilities relating to the Eastman Business Park in Rochester, New York (which includes, as a condition precedent to Kodak's obligations, that the United States shall have delivered a covenant not to sue and contribution protection under applicable federal environmental law), and the Order Approving and Authorizing the Debtors' Entry into the Eastman Business Park Settlement Agreement, entered August 19, 2013, shall each be in full force and effect or (ii) the Administrative Agent shall have received reasonably satisfactory evidence that the maximum aggregate projected cash cost estimated by the Borrower as of the Closing Date for the Borrower and its Subsidiaries with respect to such state or federal environmental liabilities over the ten year period following the Closing Date is (i) an average of \$2,500,000 or less per year and (ii) \$25,000,000 or less in the aggregate.

(y) The representations and warranties of each Loan Party set forth in the Loan Documents shall be true and correct in all material respects (or in all respects, if qualified by materiality) on and as of the Closing Date (unless a representation or warranty is made as of a specific date or for a specified period, in which case such representation or warranty shall be true and correct in all material respects as of such specified date or for such specified period).

(z) At the time of and immediately after giving effect to the Closing Date and the Borrowings to be made on the Closing Date, no Default or Event of Default shall have occurred and be continuing.

(aa) Clause (d) of the Real Estate Requirements shall have been satisfied with respect to all Mortgaged Property set forth on Schedule 1.01(b).

ARTICLE V
AFFIRMATIVE COVENANTS

Until the Commitments have expired or been terminated and the principal of and interest on each Loan and all fees and other Obligations payable hereunder shall have been paid in full (other than contingent indemnification obligations not then due and payable), the Borrower covenants and agrees with the Lenders that:

Section 5.01. *Financial Statements and Other Information.* The Borrower will furnish to the Administrative Agent and each Lender (through the Administrative Agent) each of the following together with all supporting documentation as the Administrative Agent may reasonably require:

(a) by April 30, 2014 for the fiscal year ended December 31, 2013, and for each fiscal year thereafter as promptly as practicable and in no event later than ninety (90) days after the end of each such fiscal year of the Borrower, the audited consolidated balance sheet and related statements of operations, stockholders' equity and cash flows as of the end of and for such year of the Borrower and its consolidated Subsidiaries, setting forth in each case in comparative form the figures for the previous fiscal year, accompanied by an opinion of PricewaterhouseCoopers LLP or other independent public accountants of recognized national standing (without a "going concern" or like qualification or exception and without any qualification or exception as to the scope of such audit or other material qualification or exception, except for any such qualification or exception with respect to any indebtedness maturing within 364 days after the date of such financial statements) to the effect that such consolidated financial statements present fairly in all material respects the financial condition and results of operations of the Borrower and its consolidated Subsidiaries on a consolidated basis in accordance with GAAP;

(b) by December 15, 2013 for the Fiscal Quarter ended September 30, 2013, and within forty-five (45) days after the end of each of the first three Fiscal Quarters of each fiscal year of the Borrower thereafter, the consolidated balance sheet and related statements of operations, stockholders' equity and cash flows of the Borrower and its consolidated Subsidiaries as of the end of and for such Fiscal Quarter and then elapsed portion of the fiscal year, setting forth in each case in comparative form the figures for the corresponding period or periods of (or, in the case of the balance sheet, as of the end of) the previous fiscal year, all certified by one of its Financial Officers as presenting fairly in all material respects the financial condition and results of operations of the Borrower and its consolidated Subsidiaries on a consolidated basis in accordance with GAAP consistently applied, subject to normal year-end audit adjustments and the absence of footnotes (the financial statements required to be delivered pursuant to Section 5.01(a) and this Section 5.01(b), "**Financial Statements**");

(c) concurrently with any delivery of Financial Statements, the related consolidating financial statements (which may be in footnote form only) reflecting the adjustments necessary to eliminate the accounts of Unrestricted Subsidiaries (if any) from such Financial Statements;

(d) concurrently with (i) any delivery of Financial Statements, a certificate of a Financial Officer certifying as to whether a Default or an Event of Default has occurred during the period covered by the Financial Statements and is continuing and, if a Default or Event of Default has occurred, specifying the details thereof and any action taken or proposed to be taken with respect thereto and (ii) any delivery of Financial Statements pursuant to Section 5.01(a) (unless the Borrower has or will file an Annual Report or Form 10-K for such period), a certificate of a Financial Officer setting forth reasonably detailed calculations demonstrating compliance with Section 6.13 and stating whether any change in GAAP or in the application thereof has occurred since the date of the Borrower's audited financial statements referred to in Section 3.04 and, if any such change has occurred, specifying the effect of such change on the Financial Statements accompanying such certificate;

(e) (x) concurrently with the delivery of Financial Statements pursuant to Section 5.01(a), a certificate of a Financial Officer setting forth a reasonably detailed calculation of Excess Cash Flow for the applicable fiscal year and (y) concurrently with the delivery of Financial Statements pursuant to Section 5.01(a) or (b), (i) a Compliance Certificate containing all information and calculations necessary for determining compliance by the Borrower and its Restricted Subsidiaries with Section 6.15 as of the last day of the fiscal quarter or fiscal year of the Borrower, as the case may be, and (y) to the extent not previously disclosed to the Administrative Agent, (1) a description of any change in the jurisdiction of organization of any Loan Party, (2) a list of any Intellectual Property (as defined in the Security Agreement) acquired by any Loan Party and (3) a description of any new Restricted Subsidiary or Unrestricted Subsidiary (including each Person that has been designated as a Restricted Subsidiary or an Unrestricted Subsidiary) as of the date of delivery of such Compliance Certificate or a confirmation that there is no change in such information since the later of the Closing Date or the date of the last such list, in each case since the date of the most recent report delivered pursuant to this clause (y) (or, in the case of the first such report so delivered, since the Closing Date);

(f) within ninety (90) days after the beginning of the fiscal year ended December 31, 2013 of the Borrower and within sixty (60) days after the beginning of each fiscal year thereafter of the Borrower, a reasonably detailed consolidated budget of the Borrower and its consolidated Subsidiaries for such fiscal year (including a projected consolidated balance sheet and related statements of projected operations and cash flow and availability forecast as of the end of and for each Fiscal Month during such fiscal year and setting forth the assumptions used for purposes of preparing such budget); it being understood that the projections are made on the basis of the Borrower's then current good faith views and assumptions believed to be reasonable when made with respect to future events, and assumptions that the Borrower believes to be reasonable as of the date thereof and further being understood that projections, including the projections, are subject to significant uncertainties and contingencies, many of which are beyond the Borrower's control, inherently unreliable and that actual performance may differ materially from the projections and no assurance is given by the delivery of such projections or otherwise that the projections will be realized;

(g) promptly after the same become publicly available, copies of all periodic and other reports, proxy statements and other materials filed by the Borrower or any Subsidiary with the Securities and Exchange Commission, or any Governmental Authority succeeding to any or all of the functions of said Commission, or with any national securities exchange, or distributed by the Borrower to its stockholders generally, as the case may be;

(h) within five Business Days after the same are sent, copies of all financial and collateral reporting (including supporting information) provided by the Borrower or its Restricted Subsidiaries to the lenders or agents under the ABL Loan Documents or the Second Lien Loan Documents;

(i) promptly following the effectiveness thereof, copies of any amendment, supplement, waiver or other modification with respect to any Second Lien Loan Document or any ABL Loan Document; and

(j) promptly following any request therefor, such other information regarding the operations, business affairs and financial condition of the Borrower or any Subsidiary, or compliance with the terms of any Loan Document, as the Administrative Agent or any Lender may reasonably request.

Notwithstanding the foregoing or any provision of the Loan Documents, in no event shall Borrower or any of its Subsidiaries be required to provide any such information (1) which constitutes non-financial trade secrets or non-financial proprietary information, (2) in respect of which disclosure to any Agent or any Lender (or their respective representatives or contractors) is prohibited by law or

contractual confidentiality obligation owed to a third party, which obligation (x) was entered into in the ordinary course of business, (y) was entered into for a bona fide purpose and (z) has a reasonable relationship as determined by the Borrower in their reasonable discretion to the event, condition or other matter that is the basis therefor or (3) is subject to attorney client or similar privilege or constitutes attorney work-product.

Documents required to be delivered pursuant to Section 5.01(a), Section 5.01(b), Section 5.01(d) or Section 5.01(g) (to the extent any such documents are included in materials otherwise filed with the Securities and Exchange Commission) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date (1) on which such documents are posted, or the Administrative Agent is provided a link thereto on the website address listed on Schedule 5.01; (2) on which such documents are posted on the Borrower's behalf on an Internet or intranet website, if any, to which each Lender and the Administrative Agent have access (whether a commercial, third-party website or whether sponsored by the Administrative Agent); or (3) on which such documents are filed for public availability on the SEC's Electronic Data Gathering and Retrieval System; *provided that*, with respect to each of clauses (1) through (3) above: (x) at the reasonable request of any Lender (through the Administrative Agent), the Borrower shall deliver paper copies of the documents requested by such Lender to the Administrative Agent for delivery to such Lender, and (y) the Borrower shall notify the Administrative Agent and each Lender (by telecopier or email) of the posting of any such documents and provide to the Administrative Agent by email electronic versions (i.e., soft copies) of such documents (which notice shall be deemed delivered upon filing with the Securities and Exchange Commission). The Administrative Agent shall have no obligation to request the delivery or to maintain copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the Loan Parties with any such request for delivery, and each Lender shall be solely responsible for requesting delivery to it or maintaining its copies of such documents. Notwithstanding anything to the contrary herein, the Borrower is required to deliver paper copies of the certificates required by Section 5.01(d) to the Administrative Agent.

The Loan Parties hereby acknowledge that (1) the Administrative Agent will make available to the Lenders materials and/or information provided by or on behalf of the Loan Parties hereunder (collectively, "**Borrower Materials**") by posting the Borrower Materials on IntraLinks or another similar electronic system (the "**Platform**") and (2) certain of the Lenders may be "**public-side**" Lenders (i.e., Lenders that do not wish to receive material non-public information with respect to the Loan Parties or their securities) (each, a "**Public Lender**"). The Loan Parties hereby agree that so long as any Loan Party is the issuer of any outstanding debt or equity securities that are registered or issued pursuant to a private offering or is actively contemplating issuing any such securities they will use commercially reasonable efforts to identify that portion of the Borrower Materials that may be distributed to the Public Lenders and that (w) all such Borrower Materials shall be clearly and conspicuously marked "**PUBLIC**" which, at a minimum, shall mean that the word "**PUBLIC**" shall appear prominently on the first page thereof; (x) by marking Borrower Materials "**PUBLIC**," the Loan Parties shall be deemed to have authorized the Administrative Agent and the Lenders to treat such Borrower Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Loan Parties or their securities for purposes of United States Federal and state securities laws (*provided, however*, that to the extent such Borrower Materials constitute Information, they shall be treated as set forth in Section 9.12); (y) all Borrower Materials marked "**PUBLIC**" are permitted to be made available through a portion of the Platform designated "**Public Lender**"; and (z) the Administrative Agent shall treat any Borrower Materials that are not marked "**PUBLIC**" as being suitable only for posting on a portion of the Platform not designated "**Public Lender**."

Notwithstanding anything to the contrary contained herein or in any other Loan Document, neither Borrower nor any Subsidiary shall be required to provide the Administrative Agent, any Lender or

any other party hereto (or any of their advisors or consultants) with access to, or details concerning, any facility or information to the extent that such provision would, in the Borrower's sole good faith judgment, result in a violation of Applicable Law or regulation, including International Traffic in Arms Regulations.

Section 5.02. *Notices of Material Events.*

(a) The Borrower will furnish to the Administrative Agent and each Lender (through the Administrative Agent), promptly following obtaining knowledge thereof, written notice of the following:

(i) the occurrence of any Default or Event of Default;

(ii) the filing or commencement of any action, suit or proceeding by or before any arbitrator or Governmental Authority against or affecting the Borrower or any Affiliate thereof that, if adversely determined, would reasonably be expected to result in a Material Adverse Effect;

(iii) (A) as soon as possible upon becoming aware of the occurrence of any ERISA Event or Foreign Plan Event, a written notice specifying the nature thereof, what action the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates has taken, is taking or proposes to take with respect thereto and, when known, any action taken or threatened by the IRS, the Department of Labor, the PBGC or any other governmental agency with respect thereto; and (B) with reasonable promptness, upon Administrative Agent's request, copies of (1) each Schedule B (Actuarial Information) to the annual report (Form 5500 Series) filed by the Borrower or any Restricted Subsidiary, any of the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates with the IRS with respect to each Pension Plan; (2) all notices received by the Borrower, any of the Restricted Subsidiaries or any of their respective ERISA Affiliates from a Multiemployer Plan sponsor concerning an ERISA Event; and three (3) copies of such other documents or governmental reports or filings relating to any Plan or Pension Plan as Administrative Agent shall reasonably request;

(iv) promptly following receipt thereof, copies of (i) any documents described in Section 101(f) of ERISA that the Borrower, any Restricted Subsidiary or any ERISA Affiliate may request with respect to any Plan, and any documents described in 101(k) or 101(l) of ERISA that the Borrower, any Restricted Subsidiary or any ERISA Affiliate may request with respect to any Multiemployer Plan; provided, that if the relevant Restricted Subsidiaries or ERISA Affiliates have not requested such documents or notices from the administrator or sponsor of the applicable Multiemployer Plans, then, upon reasonable request of the Administrative Agent, such Restricted Subsidiary or the ERISA Affiliate shall promptly make a request for such documents or notices from such administrator or sponsor and the Borrower shall provide copies of such documents and notices to the Administrative Agent promptly after receipt thereof;

(v) except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Borrower or Kodak Limited knows or has reason to know that (A) the UK Pension Scheme has commenced winding up, (B) the UK Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice to the Borrower or any of its Affiliates in relation to the UK Pension Scheme or (C) the Borrower or any of its Affiliates which currently participates in the UK Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Borrower (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto;

(vi) any other development that results in, or would reasonably be expected to result in, a Material Adverse Effect (other than in respect of developments the subject matter of which is covered by subclauses (a)(ii)-(v)); and

(vii) the filing or commencement of any action, suit or proceeding by or before any arbitrator or Governmental Authority against any Loan Party with respect to the Plan of Reorganization or Plan Confirmation Order.

(b) Each notice delivered under this Section 5.02 shall be accompanied by a statement of a Financial Officer or other executive officer of the Borrower setting forth the details of the event or development requiring such notice and any action taken or proposed to be taken with respect thereto.

Section 5.03. *Information Regarding Collateral.* The Borrower will furnish to the Administrative Agent notice of the following changes within fifteen (15) days after any change (i) in any Loan Party's corporate, limited liability company or partnership name, (ii) in the location of any Loan Party's "location" (as determined under Section 9-307 of the UCC), chief executive office or principal place of business (including the establishment of any such new principal place of business), (iii) in any Loan Party's organizational structure or (iv) in any Loan Party's Federal Taxpayer Identification Number or state organizational number. The Borrower agrees not to effect or permit any change referred to in the preceding sentence unless all filings have been made, or are timely made after such change, under the Uniform Commercial Code or otherwise that are required in order for the Administrative Agent to continue at all times following such change to have a valid, legal and perfected security interest in all of the Collateral (free and clear of all Liens other than Liens permitted by Section 6.02).

Section 5.04. *Existence; Conduct of Business.* The Borrower will, and will cause each of the Restricted Subsidiaries (other than Immaterial Subsidiaries) to, do or cause to be done all things necessary to preserve, renew and keep in full force and effect its (i) legal existence and (ii) rights, licenses, permits, privileges, franchises and intellectual property rights used in the normal conduct of its business, taken as a whole; except, in the case of (i) (other than with respect to the Borrower) or (ii), (x) to the extent (1) that failure to do so would not reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect or (2) pursuant to any merger, consolidation, liquidation or dissolution or Disposition permitted under Section 6.03 or Section 6.05, or (y) neither the Borrower nor any Restricted Subsidiary shall be required to preserve, renew or keep in full force and effect any intellectual property rights if the Borrower or such Restricted Subsidiary determines in its reasonable business judgment that the preservation, renewal or keeping in full force and effect thereof is no longer desirable in the conduct of the business of the Borrower or such Restricted Subsidiary, taken as a whole.

Section 5.05. *Payment of Taxes.* The Borrower will, and will cause each of the Restricted Subsidiaries to, pay all Taxes imposed upon it or any of its properties or assets or in respect of any of its income, businesses or franchises, before any penalty or fine accrues thereon; provided, that no such Tax need be paid if (i) the failure to pay would not be reasonably expected to have a Material Adverse Effect or (ii) it is being contested in good faith by appropriate proceedings and as to which adequate reserve or other appropriate provision, as shall be required in conformity with GAAP shall have been made therefor.

Section 5.06. *Maintenance of Properties.* Except where the failure to do so would not reasonably be expected to have a Material Adverse Effect, the Borrower will, and will cause each of the Restricted Subsidiaries to, keep and maintain all tangible property material to the conduct of the business of the Borrower and the Restricted Subsidiaries, taken as a whole, in good working order and condition, ordinary wear and tear, casualty and condemnation excepted; provided that the foregoing shall not prohibit any transactions permitted under Section 6.05.

Section 5.07. *Insurance.* (a) The Borrower will, and will cause each of the Restricted Subsidiaries to: (i) maintain insurance (after giving effect to self-insurance) with financially sound and reputable insurers on such of its property and in at least such amounts and against at least such risks as is customary with companies in the same or similar businesses operating in the same or similar locations; (ii) maintain such other insurance as may be required by law; and (iii) promptly following reasonable request by the Administrative Agent, which request need not be made in writing, furnish the Administrative Agent with certificates evidencing the insurance required by this paragraph. The Loan Parties shall require all property, casualty and liability insurance policies to be endorsed, which endorsement shall be reasonably satisfactory in form and substance to the Administrative Agent, to name the Administrative Agent for the benefit of the Lenders, as additional insured or loss payee, as appropriate; provided that the Borrower shall only be required to use its commercially reasonable efforts to obtain any notification endorsement. The Borrower shall deliver to the Administrative Agent, within ten (10) Business Days after the cancellation of any such policy of insurance, a certificate of insurance for the replacement policy to the extent such insurance is required to be replaced pursuant to this Section 5.07. In the event of the Borrower's or any other Loan Party's failure to obtain or maintain the insurance required by this paragraph, without waiving any Event of Default occasioned thereby, the Administrative Agent shall have the right following thirty (30) days prior notice to the Borrower to obtain the required coverage and invoice the Borrower for the premium payments therefor.

(b) If at any time the area in which any owned Real Estate on which a Mortgage has been granted is located is designated (i) a "flood hazard area" in any Flood Insurance Rate Map published by the Federal Emergency Management Agency (or any successor agency) with respect to which flood insurance has been made available under any of the Flood Insurance Laws, the Borrower shall (A) maintain, with a financially sound and reputable insurer, flood insurance (which may be in the form of a blanket policy) in such total amount as is reasonably acceptable to the Administrative Agent and otherwise sufficient to comply with applicable rules and regulations promulgated pursuant to the Flood Insurance Laws, and (B) deliver to the Administrative Agent evidence of such compliance in form and substance reasonably acceptable to the Administrative Agent or (ii) a "Zone 1" area, the Borrower shall obtain earthquake insurance in such total amount as is reasonably required by the Administrative Agent (but in any event not to exceed the replacement cost or fair market value of the property, as reasonably estimated by the Borrower). All premiums on any of the insurance referred to in this Section 5.07(b) shall be paid when due by the Borrower and, if requested by the Administrative Agent, summaries of the policies shall be provided to the Administrative Agent annually or as it may otherwise reasonably request. Without limiting the rights of the Administrative Agent provided for above, if the Borrower fails to obtain or maintain any insurance required under the Flood Insurance Laws within thirty (30) days following written notice to the Borrower (or such shorter period as required by Applicable Law), the Administrative Agent may obtain it at the Borrower's expense. By purchasing any of the insurance referred to in this Section 5.07(b), the Administrative Agent shall not be deemed to have waived any Default or Event of Default arising from the Borrower's failure to maintain such insurance or pay any such premiums in respect thereof.

(c) The Borrower and the other Loan Parties acknowledge and agree that all income, payments and proceeds of a physical damage property insurance claim payable to them and relating to the Term Priority Collateral will be received by the Borrower and the other Loan Parties as agent hereunder for the benefit of the Lenders and, from and after the Cash Control Implementation Date, deposited in an account subject to an Account Control Agreement in favor of the Administrative Agent or the ABL Agent in accordance with the Security Agreement and the Intercreditor Agreement. Unless an Event of Default has occurred and is continuing, the Administrative Agent shall cause any insurance proceeds for which it

is loss payee for the benefit of the Secured Parties to be made available to the Borrower as promptly as practicable after receipt thereof by the Administrative Agent for application as required or otherwise permitted by the Loan Documents.

Section 5.08. *Books and Records; Inspection and Audit Rights.* The Borrower will keep proper financial records in accordance with GAAP in all material respects. The Borrower will, and will cause each of the Restricted Subsidiaries to, permit any representatives designated by the Administrative Agent in consultation with the Borrower, upon reasonable prior notice, no more than once in any period of twelve (12) consecutive months commencing on or after the Closing Date (or on an unlimited basis during the continuance of an Event of Default), to visit and inspect its properties, to examine and make extracts from such records, and to discuss its affairs, finances and condition with its officers and independent accountants, all during normal business hours at times mutually agreed by the Borrower and the Administrative Agent and in a commercially reasonable manner; provided that in no event shall the requirements set forth in this Section 5.08 require the Borrower or any of its Restricted Subsidiaries to provide any such information which (i) constitutes non-financial trade secrets or non-financial proprietary information, (ii) in respect of which disclosure to the Administrative Agent or any Lender (or their respective representatives or contractors) is prohibited by Applicable Law or contractual confidentiality obligation owed to a third party or (iii) in the reasonable determination of the Borrower, is subject to attorney client or similar privilege or constitutes attorney work-product; provided, further that the Borrower shall be given the opportunity to be present at any meetings with its independent accountants. Notwithstanding anything to the contrary contained herein or in any other Loan Document, no Loan Party shall be required to provide the Administrative Agent, any Lender or any of their advisors or consultants with access to, or details concerning, any facility, document or information to the extent that such provision would, in such Loan Party's reasonable judgment, result in a violation of Applicable Law or regulation, including International Traffic in Arms Regulations.

Section 5.09. *Compliance with Laws and Contractual Obligations.* The Borrower will, and will cause each of the Restricted Subsidiaries to, comply with all Contractual Obligations and all laws, rules, regulations and orders of any Governmental Authority applicable to it or its property, except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

Section 5.10. *Additional Subsidiaries.* If (x) any additional Domestic Subsidiary is formed or acquired after the Closing Date or if a Domestic Subsidiary that was an Excluded Subsidiary no longer meets the applicable criteria to remain an Excluded Subsidiary, or (y) if any additional Foreign Subsidiary that is not an Immaterial Foreign Subsidiary is formed or acquired after the Closing Date or any Foreign Subsidiary ceases to be an Immaterial Foreign Subsidiary, the Borrower will promptly notify the Administrative Agent and the Lenders thereof and (a) the Borrower will cause any such Subsidiary that is a Domestic Subsidiary (other than an Excluded Subsidiary) (i) to become a party to the Security Agreement in the manner provided therein and within thirty (30) days (or such longer period as the Administrative Agent may consent to in its reasonable discretion) after such Subsidiary is formed or acquired or no longer qualifies as an Excluded Subsidiary, (ii) promptly to take such actions to create, grant, establish, preserve and perfect the Liens on such Subsidiary's assets to the extent required under the Security Documents or as the Administrative Agent or the Required Lenders shall reasonably request in accordance with the Loan Documents and (iii) to deliver, if requested by the Administrative Agent, a written opinion of counsel (which counsel shall be reasonably satisfactory to the Administrative Agent) to the Borrower or such Subsidiary, as applicable, with respect to the matters described in clauses (i) and (ii) hereof, in each case in form and substance reasonably satisfactory to the Administrative Agent and (b) if any Equity Interests of any such Subsidiary are owned directly by or on behalf of the Borrower or any Guarantor, the Borrower will cause such Equity Interests to be pledged pursuant to the Security Agreement within thirty (30) days for a Domestic Subsidiary and within sixty (60) days for a Foreign

Subsidiary (or, in each case, such longer period as the Administrative Agent may consent to in its reasonable discretion) after such Subsidiary is formed or acquired (provided that in no event shall more than sixty-five percent (65%) of the total outstanding voting Equity Interests in any such Subsidiary that is a Material First-Tier Foreign Subsidiary be required to be so pledged; provided further, that no Foreign Subsidiary will be subject to local pledge perfection if in the applicable foreign jurisdiction such Foreign Subsidiary would have to consult a works council, or other similar entity, in order to perfect the pledge); provided further, that the Agent may agree at the request of the Borrower to exclude additional Foreign Subsidiaries from the pledge requirement if the burden of providing such pledge to the Company outweighs the expected benefit of the pledge to the Lenders.

Section 5.11. *Further Assurances; Post-Closing Mortgages.* (a) Subject to the limitations set forth in the Loan Documents, the Borrower will, and will cause each other Loan Party to, at the expense of the Loan Parties, promptly execute any and all further documents, financing statements, agreements and instruments, and take all such further actions (including the filing and recording of financing statements, intellectual property filings, termination statements, fixture filings and other documents), which may be required under any Applicable Law, or which the Administrative Agent or the Required Lenders may reasonably request, to grant, preserve, protect or perfect the Liens created or intended to be created by the Security Documents or the validity or priority of any such Lien.

(b) The Borrower will deliver an executed Mortgage on, and satisfy the Real Estate Requirements with respect to, all Real Estate owned in fee simple by a Loan Party and acquired after the Closing Date that has an estimated fair market value in excess of \$15,000,000 and is located other than in the state of New York, within ninety (90) days of such acquisition (or such later period as agreed in writing by the Administrative Agent in its sole discretion), together with all documents and instruments required under the law of the jurisdiction in which such Mortgage is to be recorded to perfect the security interest of the Administrative Agent in the Collateral free of any other pledges, security interests or mortgages, except Liens expressly permitted hereunder.

(c) The Borrower will deliver an executed Mortgage on, and satisfy the Real Estate Requirements with respect to, all Mortgaged Property listed on Schedule 1.01(b) within ninety (90) days of the Closing Date (or such later period as agreed in writing by the Administrative Agent in its sole discretion), together with all documents and instruments required under the law of the jurisdiction in which such Mortgage is to be recorded to perfect the security interest of the Administrative Agent in the Collateral free of any other pledges, security interests or mortgages, except Liens expressly permitted hereunder.

Section 5.12. *Cash Management.* (a) Annexed hereto as Schedule 5.12(a)(i) is a schedule of all DDAs that are maintained by the Loan Parties as of the Closing Date, which schedule shall include, with respect to each depository as of the Closing Date (i) the name and address of such depository; (ii) the account number(s) maintained with such depository; and (iii) a contact person at such depository. Attached hereto as Schedule 5.12(a)(ii) is a schedule of all lock boxes that are maintained by the Loan Parties as of the Closing Date (the “**Lock Boxes**”).

(b) As soon as practicable and in no event more than sixty (60) days following the Closing Date (which period may be extended by the ABL Agent under the ABL Agreement) (the “**Cash Control Implementation Date**”), the Loan Parties shall enter into (i) an Account Control Agreement with the banks with which any Loan Party maintains DDAs and securities accounts, with respect to each DDA and securities account (other than any Excluded Accounts or Disbursement Accounts) (collectively, the “**Controlled DDA Accounts**”) and (ii) a Lock Box Agreement with the banks with which any Loan Party maintains a Lock Box, with respect to each Lock Box (collectively, the “**Controlled Lock Box Accounts**”).

(c) If, at any time from and after Cash Control Implementation Date, any cash or cash equivalents owned by any Loan Party that constitutes Collateral are deposited to any DDA, securities account or Lock Box Account, or held or invested in any manner, other than in a Controlled Account (or a Disbursement Account or an Excluded Account), the Administrative Agent (with the consent of the ABL Agent) may require the applicable Loan Party to close such account and have all funds therein transferred to a Controlled Account, and all future deposits made to a Controlled Account (other than with respect to cash on deposit in an Excluded Account or Disbursement Account).

(d) The Loan Parties may close DDAs or Controlled Accounts and/or open new DDAs or Controlled Accounts, subject to the execution and delivery to the ABL Agent and the Administrative Agent of appropriate Account Control Agreements or Lock Box Agreements, as applicable, consistent with the provisions of this Section 5.12 and otherwise reasonably satisfactory to the ABL Agent and the Administrative Agent.

(e) The only Disbursement Accounts as of the Closing Date are as described in Schedule 5.12(e).

Section 5.13. *Designation of Subsidiaries.* The board of directors of the Borrower may at any time designate any Restricted Subsidiary as an Unrestricted Subsidiary or any Unrestricted Subsidiary as a Restricted Subsidiary; provided that (a) immediately before and after such designation, no Default shall have occurred and be continuing, (b) Unrestricted Subsidiaries, when taken together with all Immaterial Subsidiaries, at the time of designation shall not have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 7.5% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be; provided that if for any subsequent Fiscal Quarter the conditions above would not be met if the Borrower were designating such Subsidiary as an Unrestricted Subsidiary at such time, the Borrower will promptly designate in writing to the Administrative Agent, pursuant to this Section 5.13, the Subsidiaries which will cease to be Unrestricted Subsidiaries in order to comply with the foregoing conditions and (c) no Subsidiary may be designated as an Unrestricted Subsidiary if it is a "Restricted Subsidiary" for the purpose of the Second Lien Facility or the ABL Facility. The designation of any Subsidiary as an Unrestricted Subsidiary shall constitute an Investment by the Borrower or the relevant Restricted Subsidiary (as applicable) therein at the date of designation in an amount equal to the fair market value of such Person's (as applicable) investment therein and the Investment resulting from such designation must otherwise be in compliance with Section 6.04. The designation of any Unrestricted Subsidiary as a Restricted Subsidiary shall constitute the incurrence at the time of designation of any Indebtedness or Liens of such Subsidiary existing at such time. As of the date hereof, there are no Unrestricted Subsidiaries.

Section 5.14. *Benefit Plans Payments.* The Borrower, the Restricted Subsidiaries and all ERISA Affiliates shall make all required contributions to any Plans, Pension Plans or Multiemployer Plans which, if not made, would reasonably be expected to result in a Material Adverse Effect, unless such payment is being contested pursuant to Section 5.05.

Section 5.15. *Lender Meetings.* The Borrower will, upon the request of the Administrative Agent or the Required Lenders, participate in one teleconference with the Administrative Agent and the Lenders during each Fiscal Quarter (or, for so long as an Event of Default is continuing, more frequent teleconferences as the Administrative Agent may reasonably request) during normal business hours at such time as may be mutually agreed to by the Borrower and the Administrative Agent, which teleconference shall include a clearly demarcated portion suitable for Public Lenders (it being understood and agreed that the appropriate ABL Lenders and Second Lien Lenders may participate in any such teleconferences and such participation shall satisfy the Borrower's obligation in respect thereof under the ABL Agreement or Second Lien Agreement, as applicable).

(a) Each Loan Party will, and will cause each of its Restricted Subsidiaries, to take all reasonable actions required under Environmental Laws to (i) the extent it has knowledge thereof, cure any violation of applicable Environmental Laws by any Loan Party or its Restricted Subsidiaries that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect; (ii) make an appropriate response to any claim, suit or proceeding against any Loan Party or any of its Restricted Subsidiaries asserting any Environmental Liability (in each case to the extent such Loan Party has knowledge of such claim, suit or proceeding) and discharge any obligations it may have to any Person thereunder, where failure to do so would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect; (iii) implement any and all Remedial Actions required to comply with Environmental Laws or that are legally required by any Governmental Authority acting within its jurisdiction (following final resolution of the Loan party's or its Restricted Subsidiaries' challenges or appeals, if any, of the relevant Governmental Authority's order or decision) or that are otherwise necessary to maintain the value and marketability of its owned or leased Real Estate for industrial usage, except where failure to perform any such Remedial Action would not reasonably be expected to result in a Material Adverse Effect.

(b) Promptly upon obtaining knowledge of the occurrence thereof, the Borrower shall deliver to the Administrative Agent written notice describing in reasonable detail (i) any Release that would reasonably be expected to require a Remedial Action or give rise to Environmental Liability, in each case that would reasonably be expected to result in a Material Adverse Effect, (ii) any Remedial Action by any Loan Party, its Restricted Subsidiaries or any other Person in response to the presence or Release of Hazardous Materials that would reasonably be expected to result in Environmental Liability of any Loan Party or its Restricted Subsidiaries that would be reasonably expected to result in a Material Adverse Effect, (iii) any claim, demand, suit or proceeding (including any request for information by a Governmental Authority) that would reasonably be expected to result in Environmental Liability of any Loan Party or its Restricted Subsidiaries that would reasonably be expected to result in a Material Adverse Effect, (iv) any Loan Party or its Restricted Subsidiaries' discovery of any occurrence or condition at any of its owned or leased Real Estate, or on any adjoining Real Estate, that would reasonably be expected to cause such owned or leased Real Estate or any part thereof to be subject to any material restrictions on the ownership, occupancy, transferability or use thereof or any lien in favor of any Governmental Authority to secure the satisfaction of any liability under any Environmental Laws that, in each case, would reasonably be expected to result in a Material Adverse Effect, (v) any proposed acquisition of Equity Interests, assets or property by any Loan Party or any of its Restricted Subsidiaries that would reasonably be expected to expose any Loan Party or any of its Restricted Subsidiaries to, or result in, Environmental Liability that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect and (vi) any proposed action to be taken by any Loan Party or any of its Restricted Subsidiaries to modify current operations in a manner that would reasonably be expected to subject any Loan Party or any of its Restricted Subsidiaries to additional obligations or requirements under Environmental Laws that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect.

Section 5.17. *Maintenance of Ratings* The Borrower shall use its commercially reasonable efforts to maintain (x) a public rating of the Loans by S&P and Moody's and (y) a public corporate rating for the Borrower from S&P and a public corporate family rating from Moody's; provided that no specific rating shall be required. The Borrower shall take all actions set forth on Schedule 5.18 within the time period set forth thereon.

ARTICLE VI
NEGATIVE COVENANTS

Until the Commitments have expired or terminated and the principal of and interest on each Loan and all fees and other Obligations payable hereunder shall have been paid in full (other than contingent indemnification obligations not then due and owing), the Borrower covenants and agrees with the Lenders that:

Section 6.01. *Indebtedness; Certain Equity Securities.* (a) The Borrower will not, and will not permit any of the Restricted Subsidiaries to, create, incur, assume or permit to exist any Indebtedness, except:

(i) Indebtedness constituting Obligations;

(ii) Indebtedness (A) evidenced by the Second Lien Loan Documents in an aggregate principal amount not to exceed \$275,000,000 at any time, (B) evidenced by the ABL Loan Documents in an aggregate principal amount not to exceed \$250,000,000 at any time plus additional amounts not to exceed \$25,000,000 at any time constituting Protective Revolving Loans (as defined in the ABL Agreement) and (C) in respect of letters of credit to the extent amounts have been deposited in a Cash Collateral Account;

(iii) Indebtedness existing on the Closing Date and set forth in Schedule 6.01 and any Permitted Refinancing thereof;

(iv) Indebtedness of the Borrower to any Restricted Subsidiary and of any Restricted Subsidiary to the Borrower or any other Restricted Subsidiary; *provided that* (A) Indebtedness of any Loan Party owing to any Subsidiary that is not a Loan Party shall be subordinated in right of payment to the Obligations on subordination terms reasonably satisfactory to the Administrative Agent and (B) Indebtedness of any Subsidiary that is not a Loan Party owing to any Loan Party shall be subject to Section 6.04(c);

(v) Guarantees by the Borrower of Indebtedness of any Restricted Subsidiary and by any Restricted Subsidiary of Indebtedness of the Borrower or any other Restricted Subsidiary; *provided that* Guarantees by any Loan Party of Indebtedness of any Subsidiary that is not a Loan Party shall be subject to Section 6.04;

(vi) Indebtedness of the Borrower or any Restricted Subsidiary incurred to finance the acquisition, construction or improvement of any fixed or capital assets, including Capital Lease Obligations and any Indebtedness assumed in connection with the acquisition of any such assets or secured by a Lien on any such assets prior to the acquisition thereof, and Permitted Refinancings thereof and any Permitted Refinancings of such Refinanced Indebtedness; *provided that* (A) before and after giving effect to the incurrence of such Indebtedness, no Default (to the knowledge of any Loan Party) or Event of Default shall have occurred and be continuing, (B) such Indebtedness (other than any Permitted Refinancings thereof or Permitted Refinancings of any such Refinanced Indebtedness) is incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement and (C) the aggregate principal amount of Indebtedness incurred on or after the Closing Date and permitted by clauses (vi), (vii) and (viii) of this Section 6.01 at any time outstanding shall not exceed (x) the greater of (1) \$20,000,000 and (2) 0.65% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (y) the greater of (1) \$40,000,000 and (2) 1.30% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (z) the greater of (1) \$60,000,000 and (2) 1.95% of Total Assets thereafter;

(vii) Indebtedness of the Borrower or any Restricted Subsidiary relating to purchase money security interests (as defined in the New York Uniform Commercial Code, as amended) and Permitted Refinancings thereof and any Permitted Refinancings of such Refinanced Indebtedness; *provided* that (A) before and after giving effect to the incurrence of such Indebtedness no Default or Event of Default shall have occurred and be continuing, (B) such Indebtedness (other than any Permitted Refinancings thereof or Permitted Refinancings of any such Refinanced Indebtedness) is incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement and (C) the aggregate principal amount of Indebtedness incurred on or after the Closing Date and permitted by clauses (vi), (vii) and (viii) of this Section 6.01 at any time outstanding shall not exceed (x) the greater of (1) \$20,000,000 and (2) 0.65% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (y) the greater of (1) \$40,000,000 and (2) 1.30% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (z) the greater of (1) \$60,000,000 and (2) 1.95% of Total Assets thereafter;

(viii) Indebtedness of the Borrower or any Restricted Subsidiary incurred to finance the acquisition by the Borrower or any Restricted Subsidiary after the Closing Date of real property and improvements thereto (but not inventory or other personal property located therein) and Permitted Refinancings thereof and any Permitted Refinancings of such Refinanced Indebtedness; *provided* that (A) before and after giving effect to the incurrence of such Indebtedness no Default (to the knowledge of any Loan Party) or Event of Default shall have occurred and be continuing, (B) the terms of such Indebtedness are commercially reasonable as determined by the Borrower, (C) the secured recourse to the Borrower or any Restricted Subsidiary of such Indebtedness shall be limited to the value of the real property and improvements financed by such Indebtedness and (D) the aggregate principal amount of Indebtedness incurred on or after the Closing Date and permitted by clauses (vi), (vii) and (viii) of this Section 6.01 at any time outstanding shall not exceed (x) the greater of (1) \$20,000,000 and (2) 0.65% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (y) the greater of (1) \$40,000,000 and (2) 1.30% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (z) the greater of (1) \$60,000,000 and (2) 1.95% of Total Assets thereafter;

(ix) Investments permitted under Section 6.04(g) that constitute Indebtedness;

(x) without duplication of any other Indebtedness permitted hereunder, liabilities for Leases of real property characterized as Indebtedness for purposes of GAAP;

(xi) Indebtedness of the Borrower or any of its Restricted Subsidiaries consisting of take-or-pay obligations contained in supply arrangements, in each case incurred in the ordinary course of business;

(xii) Indebtedness arising pursuant to agreements in connection with any Dispositions of any business, assets or Equity Interests of any Restricted Subsidiary permitted under Section 6.05, any Permitted Acquisition or any other permitted Investment hereof consisting of indemnification, earn-out obligations, adjustment of purchase price or similar obligations, or guarantees or letters of credit, bankers' acceptances, accommodation guarantees, surety bonds or performance bonds securing any obligations of the Borrower or any of its Restricted Subsidiaries pursuant to such agreements, in any case incurred in connection with such permitted Disposition,

Permitted Acquisition or other permitted Investment (other than guarantees of Indebtedness incurred by any Person acquiring all or any portion of such business, assets or capital stock of such Restricted Subsidiary for the purpose of financing such acquisition) and any Permitted Refinancing thereof and any Permitted Refinancings of any such Refinanced Indebtedness;

(xiii) Indebtedness arising from the honoring by a bank or other financial institution of a check, draft or similar instrument drawn against insufficient funds in the ordinary course of business (*provided, however*, that such Indebtedness is extinguished within ten (10) Business Days of the Borrower or the applicable Restricted Subsidiary becoming aware of such Indebtedness) or other cash management obligations and other Indebtedness in respect of netting services, automatic clearinghouse arrangements, credit card processing, overdraft protections and similar arrangements in the ordinary course of business;

(xiv) Indebtedness arising in connection with endorsements of instruments for deposit in the ordinary course of business;

(xv) Indebtedness consisting of the financing of insurance premiums in the ordinary course of business;

(xvi) Indebtedness in respect of Hedging Agreements designed to hedge against the Borrower's or any Restricted Subsidiary's exposure to interest rates, foreign exchange rates or commodities pricing risks incurred in the ordinary course of business and not for speculative purposes;

(xvii) Indebtedness of any Restricted Subsidiary (A) assumed in connection with any Permitted Acquisition, *provided* that such Indebtedness is not incurred in contemplation of such Permitted Acquisition, and any Permitted Refinancing thereof, or (B) incurred to finance a Permitted Acquisition and any Permitted Refinancing thereof; *provided* that, in each case, (x) such Indebtedness and all Indebtedness resulting from a Permitted Refinancing thereof is unsecured or the Liens securing such Indebtedness are otherwise permitted and (y) other than in connection with a Permitted Refinancing pursuant to this subclause (xvii), after giving effect to the incurrence of such Indebtedness, the Secured Leverage Ratio, determined on a Pro Forma Basis, as of the last day of the most recently ended Measurement Period does not exceed 3.00 to 1.00;

(xviii) Indebtedness incurred by any Foreign Subsidiary for working capital or general corporate purposes (including for acquisitions) which is not guaranteed, or secured, by any assets of any Loan Party (other than the Equity Interests of such Foreign Subsidiary that are not pledged to the Administrative Agent as security for the Obligations) in an aggregate amount not to exceed \$150,000,000 at any time outstanding;

(xix) Indebtedness incurred by the Borrower or any of its Restricted Subsidiaries in respect of letters of credit, bank guarantees, supporting obligations, bankers' acceptances, performance bonds, surety bonds, statutory bonds, export or import indemnities, customs and appeal bonds, warehouse receipts or similar instruments issued or created in the ordinary course of business, including in respect of workers compensation claims, health, disability or other employee benefits or property, casualty or liability insurance or self-insurance or other Indebtedness with respect to reimbursement-type obligations regarding workers compensation claims; *provided* that no such Indebtedness is in respect of borrowed money;

(xx) obligations in respect of performance, bid, appeal and surety bonds and performance and completion guarantees and similar obligations provided by the Borrower or any of its Restricted Subsidiaries or obligations in respect of letters of credit, bank guarantees or similar instruments related thereto, in each case in the ordinary course of business;

(xxi) Indebtedness representing deferred compensation or similar obligations to employees or directors of the Borrower or any of its Restricted Subsidiaries incurred in the ordinary course of business;

(xxii) Indebtedness consisting of promissory notes issued by the Borrower or any Restricted Subsidiary to current or former officers, managers, consultants, directors and employees, their respective estates, spouses or former spouses to finance the purchase or redemption of Equity Interests of the Borrower or any direct or indirect parent of the Borrower permitted by Section 6.08; *provided* the aggregate principal amount of such Indebtedness shall not exceed \$10,000,000 at any time outstanding;

(xxiii) Indebtedness incurred by Kodak International Finance Limited, a company organized and existing under the laws of England or any successor entity, in connection with short term working capital needs in an aggregate amount not to exceed \$25,000,000 at any time outstanding;

(xxiv) unsecured Indebtedness consisting of Guarantees of amounts owing by customers of the Borrower under equipment and vendor financing programs in an aggregate amount, when combined with Investments pursuant to Section 6.04(r), not to exceed at any time outstanding (w) \$60,000,000 during the twelve month period ending on the first anniversary of the Closing Date, (x) \$70,000,000 during the twelve month period ending on the second anniversary of the Closing Date, (y) the greater of (1) \$75,000,000 and (2) 2.43% of Total Assets during the twelve month period ending on the third anniversary of the Closing Date, and (z) the greater of (1) \$80,000,000 and (2) 2.59% of Total Assets thereafter;

(xxv) (A) other Secured Indebtedness so long as, immediately after giving effect to the issuance, incurrence or assumption of such Indebtedness, the Secured Leverage Ratio on a Pro Forma Basis is no greater than 2.50 to 1.00, and any Permitted Refinancing thereof and (B) other unsecured Indebtedness so long as, immediately after giving effect to the issuance, incurrence or assumption of such Indebtedness, (x) the Secured Leverage Ratio on a Pro Forma Basis is no greater than 2.50 to 1.00 and (y) the Total Leverage Ratio on a Pro Forma Basis is no greater than 4.50 to 1.00, and any Permitted Refinancing thereof; *provided* that for the purposes of calculating the Secured Leverage Ratio for this Section 6.01(a)(xxv), any Indebtedness incurred pursuant to Section 6.01(a)(xviii) shall be deemed Secured Indebtedness;

(xxvi) Indebtedness in connection with Permitted Receivables Financings in an aggregate amount not to exceed \$25,000,000 at any time outstanding;

(xxvii) Indebtedness in the form of one or more series of secured or unsecured notes or unsecured loans issued in lieu of Incremental Term Loans ("**Incremental Equivalent Debt**"); *provided* that (i) both before and after giving effect to the incurrence of any Incremental Equivalent Debt, (A) no Default or Event of Default shall have occurred and be continuing and (B) the representations and warranties of each Loan Party set forth in the Loan Documents shall be true and correct in all material respects (or in all respects, if qualified by materiality) as of such date (unless a representation or warranty is made as of a specific date or for a given period, in which case such representation or warranty shall be true and correct in all material respects as of

such specified date or for such given period, as applicable), (ii) such Indebtedness (A) does not mature or have scheduled amortization payments of principal and is not subject to mandatory redemption, repurchase, prepayment or sinking fund obligations (except customary asset sale or change of control provisions that provide for the prior repayment in full of the Loans and other Obligations accrued and payable and termination of the Commitments), in each case on or prior to the latest maturity date in effect with respect to the Loans at the time such Indebtedness is incurred, (B) does not have a Weighted Average Life to Maturity shorter than the remaining Weighted Average Life to Maturity of then-existing Term Loans and (C) does not have terms that are more favorable (taken as a whole) to the lenders providing such Indebtedness than those contained herein (unless such terms are added for the benefit of the Lenders or are only applicable the latest maturity date in effect with respect to the Loans hereunder), (iii) no Incremental Equivalent Debt may be incurred unless the Secured Leverage Ratio of the Borrower, computed on a Pro Forma Basis as of the most recently computed Measurement Period ending on or prior to the making of such Incremental Term Loan is no greater than 2.50:1.00, (iv) such Indebtedness is incurred by the Borrower or any Guarantor and is not at any time guaranteed by any Persons other than Loan Parties, (v) if such Indebtedness is secured by a Lien on the Collateral, such Indebtedness shall be subject to the Intercreditor Agreement or an intercreditor agreement in form and substance reasonably acceptable to Administrative Agent, (vi) if such Indebtedness is subordinated to the Obligations, the terms of such subordination shall be set forth in an agreement in form and substance reasonably satisfactory to Administrative Agent and (vii) the aggregate amount of such Incremental Equivalent Debt shall not exceed an amount equal to (A) \$50,000,000 minus (B) Indebtedness previously incurred pursuant to Section 2.17 hereof; and

(xxviii) other Indebtedness of the Borrower or any Restricted Subsidiary in an aggregate principal amount not to exceed \$100,000,000 (at any one time outstanding).

(b) The Borrower will not, nor will it permit any Restricted Subsidiary to, issue any preferred stock or other preferred Equity Interests, other than Qualified Preferred Stock; *provided* that the Borrower may issue Disqualified Stock that is permitted pursuant to Section 6.01(a).

Section 6.02. *Liens.* The Borrower will not, and will not permit any Restricted Subsidiary to, create, incur, assume or permit to exist any Lien on any property or asset now owned or hereafter acquired by it, except:

(a) (i) Liens created under the Loan Documents, (ii) subject to the Intercreditor Agreement, Liens created under the Second Lien Loan Documents, and (iii) subject to the Intercreditor Agreement, Liens created under the ABL Loan Documents (including Liens relating to amounts on deposit in a Qualified Cash Account or Cash Collateral Account);

(b) Permitted Encumbrances;

(c) any Lien on any property or asset of the Borrower or any Restricted Subsidiary existing as of the Closing Date and set forth in Schedule 6.02; *provided* that (i) such Lien shall not apply to any other property or asset of the Borrower or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted herein and (ii) such Lien shall secure only those obligations which it secures on the Closing Date and extensions, refinancings, restructurings, renewals and replacements thereof that do not increase the outstanding principal amount thereof (other than by an amount equal to accrued interest and any fees, costs and expenses incurred in connection therewith), the obligations thereunder or the property or assets securing such obligations, in the case of each of subclauses (i) and (ii) above other than to the extent such Lien constitutes a Permitted Encumbrance;

(d) any Lien existing on any property or asset prior to the acquisition thereof by the Borrower or any Restricted Subsidiary; *provided* that (i) such Lien is not created in contemplation of or in connection with such acquisition, (ii) such Lien shall not apply to any other property or assets of the Borrower or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted herein and (iii) such Lien shall secure only those obligations which it secures on the date of such acquisition and extensions, renewals, refinancings, restructurings and replacements thereof that do not increase the outstanding principal amount thereof (except to the extent of any reasonable premiums, fees and expenses incurred in connection with any such extensions, renewals and replacements);

(e) Liens on fixed or capital assets acquired, constructed or improved by the Borrower or any Restricted Subsidiary and accessions and improvements thereto; *provided* that (i) such security interests secure Indebtedness permitted by clause (vi) of Section 6.01(a), (ii) such security interests and the Indebtedness secured thereby are incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement, (iii) the Indebtedness secured thereby does not exceed the cost of acquiring, constructing or improving such fixed or capital assets and (iv) such security interests shall not apply to any other property or assets of the Borrower or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted hereunder;

(f) Liens of sellers of goods to any Loan Party arising under the provisions of Applicable Law similar to Article 2 of the UCC in the ordinary course of business, covering only goods;

(g) Liens that secure Indebtedness permitted by clauses (vii) or (viii) of Section 6.01(a) on the assets being financed;

(h) any right, title and interest of a lessor under any lease entered into by the Borrower or any Restricted Subsidiary in the ordinary course of its business and covering only the assets so leased;

(i) Liens in favor of collecting or payor banks having a right of setoff, revocation, refund or chargeback with respect to money or instruments of the Borrower or any Restricted Subsidiary thereof on deposit with or in possession of such bank;

(j) (i) deposits in the ordinary course of business to secure liability to insurance carriers and (ii) Liens in insurance policies and proceeds thereof securing the financing of the premiums with respect thereto;

(k) Liens attaching solely to cash earnest money deposits in connection with any letter of intent or purchase agreement in respect of any Permitted Acquisition;

(l) Liens in favor of customs and revenue authorities arising as a matter of law to secure payment of customs duties in connection with the importation of goods in the ordinary course of business and securing obligations (i) that are not overdue by more than sixty (60) days, or (ii) (A) that are being contested in good faith by appropriate proceedings, (B) the applicable Loan Party or Restricted Subsidiary has set aside on its books adequate reserves with respect thereto in accordance with GAAP and (C) such contest effectively suspends collection of the contested obligation and enforcement of any Lien securing such obligation;

(m) Liens (i) of a collection bank arising under Section 4-210 of the Uniform Commercial Code (or equivalent statutes) on items in the course of collection, (ii) attaching to commodity trading accounts or other commodity brokerage amounts incurred in the ordinary course of business; *provided*

that such Liens (A) attach only to such investments and the proceeds therefrom and (B) secure only obligations incurred in the ordinary course and arising in connection with the acquisition or Disposition of such investments and not any obligation in connection with margin financing; and (iii) in favor of banking institutions arising as a matter of law encumbering deposits (including the right of setoff) and which are within the general parameters customary in the banking industry;

(n) Liens (i) on cash advances in favor of the seller of any property to be acquired in an Investment permitted hereunder, and (ii) consisting of an agreement to Dispose of any property in a Disposition permitted hereunder, in each case, solely to the extent such Investment or Disposition, as the case may be, would have been permitted on the date of the creation of such Lien;

(o) with respect to the equity interests of any non-wholly owned Restricted Subsidiary, non-wholly-owned Unrestricted Subsidiary or joint venture, any put and call arrangements or restrictions on disposition related to such Equity Interests set forth in the applicable organizational documents or any related joint venture or similar agreement;

(p) Liens in the nature of the right of setoff in favor of counterparties to contractual obligations with the Loan Parties in the ordinary course of business;

(q) Liens arising out of conditional sale, title retention, consignment or other similar arrangements for the sale of goods entered into by the Borrower or any of its Restricted Subsidiaries in the ordinary course of business;

(r) Liens upon specific items of inventory or other goods and proceeds of the Borrower or any of its Restricted Subsidiaries securing such Person's obligations in respect of documentary letters of credit or bankers' acceptances issued or created for the account of such Person to facilitate the purchase, shipment or storage of such inventory or other goods;

(s) Liens on Collateral which secure Indebtedness permitted under Section 6.01(a)(xxv); provided, that such Liens shall be subject to an intercreditor agreement reasonably acceptable to the Administrative Agent;

(t) Liens over any assets of any Subsidiary that is not a Loan Party to the extent required to provide collateral in respect of any appeal in good faith of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal;

(u) Liens to secure obligations under treasury services agreements or to implement cash pooling arrangements in the ordinary course of business;

(v) Liens on Cash and Cash Equivalents or other property arising in connection with the defeasance, discharge or redemption of Indebtedness, to the extent such defeasance, discharge or redemption is otherwise permitted hereunder;

(w) Liens in favor of a Loan Party;

(x) Liens on assets of Foreign Subsidiaries (or on the shares of such Foreign Subsidiaries to the extent not pledged as Collateral) securing Indebtedness of Foreign Subsidiaries permitted under Section 6.01(a) in an aggregate amount not to exceed \$150,000,000 at any time outstanding;

(y) Liens in respect of Permitted Receivables Financings that extend only to the receivables subject thereto, the agreements governing the receivables included in such Permitted Receivables Financings, the rights under any such agreements, the proceeds thereof and the accounts into which such proceeds are paid (solely to the extent of such proceeds); and

(z) other Liens securing obligations of any Restricted Subsidiary in an aggregate amount not to exceed \$35,000,000 at any time outstanding.

Section 6.03. *Fundamental Changes*. (a) The Borrower will not, nor will it permit any Restricted Subsidiary to, merge into or consolidate or amalgamate with any other Person, or permit any other Person to merge into or consolidate with it, or liquidate or dissolve, except that, if at the time thereof and immediately after giving effect thereto no Specified Event of Default shall have occurred and be continuing (i) any Person may merge into or consolidate or amalgamate with the Borrower in a transaction in which the Borrower is the surviving corporation, (ii) any Person that is not a Loan Party may merge into or consolidate or amalgamate with any Subsidiary in a transaction in which a Subsidiary is the surviving corporation (and if any party to such merger, consolidation or amalgamation is a Loan Party, becomes a Loan Party), (iii) any Loan Party (other than the Borrower) may merge into or consolidate or amalgamate with any other Loan Party (other than the Borrower), (iv) any Subsidiary of the Borrower may liquidate or dissolve if the Borrower determines in good faith that such liquidation or dissolution is in the best interests of the Borrower and the Subsidiaries, taken as a whole, and is not materially disadvantageous to the Lenders, (v) any Immaterial Subsidiary may liquidate or dissolve, (vi) Permitted Acquisitions or any disposition permitted by Section 6.05 (other than clause (f) thereof) may be consummated in the form of a merger, consolidation or amalgamation, so long as, in the event of a Permitted Acquisition, a Loan Party is the surviving Person or a Person that shall become a Loan Party immediately after such merger, consolidation or amalgamation is the surviving Person; provided that any such merger involving a Person that is not a wholly owned Subsidiary immediately prior to such merger shall not be permitted unless also permitted by Section 6.04. and (v) any Subsidiary may merge, amalgamate or consolidate with any other Person (other than the Borrower or any Subsidiary) the purpose of which is to effect a transaction permitted pursuant to Section 6.05.

(b) The Borrower will not, and will not permit any of the Restricted Subsidiaries to engage to any material extent in any business other than a Related Business (except, in the case of a Special Purpose Receivables Subsidiary, Permitted Receivables Financings).

Section 6.04. *Investments, Loans, Advances, Guarantees and Acquisitions*. The Borrower will not, and will not permit any of the Restricted Subsidiaries to, purchase, hold or acquire (including pursuant to any merger with any other Person that was not a wholly owned Subsidiary prior to such merger) any Equity Interests in or evidence of Indebtedness or other securities (including any option, warrant or other right to acquire any of the foregoing) of, make or permit to exist any loans or advances to, guarantee any obligations of, or make or permit to exist any investment or any other interest in, any other Person, or purchase or otherwise acquire (in one transaction or a series of related transactions) any assets of any other Person constituting a business unit (each, an "**Investment**"), except:

(a) Cash and Cash Equivalents;

(b) Investments existing on the Closing Date and set forth on Schedule 6.04, as extended, modified, renewed, replaced, refunded or refinanced at any time and from time to time, so long as the principal amount thereof is not increased;

(c) (i) Investments by the Borrower or any Restricted Subsidiary in the Borrower or any other Restricted Subsidiary and (ii) Investments in joint ventures and Unrestricted Subsidiaries; provided that (x) any Investment constituting such Equity Interests held by a Loan Party shall be pledged pursuant to, and to the extent required by, the Security Agreement, (y) immediately before and after giving effect

to such Investment, no Default or Event of Default shall have occurred and be continuing and (z) the aggregate amount of Investments by Loan Parties in Restricted Subsidiaries that are not Loan Parties and in joint ventures shall not exceed \$100,000,000 (*provided* that the aggregate amounts set forth in clause (z) shall be calculated net of any returns, profits, distributions and similar amounts received by any Loan Party from any Investments made by such Loan Party in Restricted Subsidiaries that are not Loan Parties or joint ventures pursuant to this clause (c) (which, in each case, shall not exceed the amount of such Investment (valued at cost) at the time such Investment was made)); *provided further* that to the extent funds are returned (in full or in part) to any Loan Party which is making such Investment either from the party in which the Investment was made or any other entity in connection with or related to the transaction in which the Investment was made (even if not classified as return on investment), only the initial Investment net of the amount so returned shall be included for purposes of determining the amount of any limit on Investments by Borrower or any Restricted Subsidiary in the Borrower or any other Restricted Subsidiary and on Investments in joint ventures and Unrestricted Subsidiaries permitted under Section 6.04(c) and the remainder of such Investment shall be permitted;

(d) Guarantees constituting Indebtedness permitted by Section 6.01; *provided* that the aggregate principal amount of Indebtedness of Restricted Subsidiaries that are not Loan Parties that is Guaranteed by any Loan Party shall be subject to the limitation set forth in clause (c) above;

(e) investments received in connection with the bankruptcy or reorganization of, or in partial or full settlement of delinquent accounts, or accounts or disputes with, customers, troubled account debtors and suppliers, or received in compromise or resolution of litigation, arbitration, or commercial disputes;

(f) non-cash consideration received in connection with the Disposition of any asset in compliance with Section 6.05;

(g) earn-outs and other customary post-Disposition obligations arising out of permitted Dispositions;

(h) the Borrower or any Loan Party may acquire all or substantially all the assets of a Person or line of business of such Person, business unit or division, or not less than one hundred percent (100%) of the Equity Interests (other than directors' qualifying shares) of a Person (referred to herein as the "**Acquired Entity**"); *provided* that (1) such acquisition was not preceded by an unsolicited tender offer for such Equity Interests by, or proxy contest initiated by, the Borrower or any Subsidiary; (2) the Acquired Entity shall engage in a Related Business in accordance with Section 6.03(b); (3) immediately before and after giving effect to such transaction, no Default or Event of Default shall have occurred and be continuing; and (4) at the time of such transaction the Borrower shall comply, and shall cause the Acquired Entity to comply, with the applicable provisions of Section 5.10 and the Security Documents (any acquisition of an Acquired Entity meeting all the criteria of this Section 6.04(h) being referred to herein as a "**Permitted Acquisition**");

(i) loans or advances to officers, directors, consultants and employees of any Loan Party (or any direct or indirect parent thereof) or any of the Restricted Subsidiaries (i) for reasonable and customary relocation purposes made in the ordinary course of business in accordance with the relocation policy of the Borrower, (ii) in connection with such Person's purchase of Equity Interests of the Borrower or any direct or indirect parent thereof (*provided* that the amount of such loans and advances shall be contributed to the Borrower in cash as common equity), (iii) to permit the payment of Taxes by such Person with respect to the Equity Interests described in clause (ii) and (iv) for any other purposes not described in the foregoing clauses (i)-(iii); *provided* that the aggregate principal amount under clauses (ii) through (iv) above shall not exceed \$10,000,000 outstanding in the aggregate;

(j) Investments in connection with Hedging Agreements permitted by Section 6.07 or consisting of transactions permitted under Section 6.01(a)(xii);

(k) Investments to the extent that payment for such Investments is made solely with Equity Interests of the Borrower (or any direct or indirect parent of the Borrower);

(l) Investments in (i) deposit accounts and securities account (x) opened in the ordinary course of business, (y) holding only Cash and Cash Equivalents and (z) subject to Account Control Agreements to the extent required by the Loan Documents and (ii) Investments in deposit accounts and securities accounts at credit unions or foreign banking institutions, in each case (x) opened in the ordinary course of business and (y) subject to Account Control Agreements to the extent required by the Loan Documents;

(m) (i) loans and advances made to distributors in the ordinary course and (ii) deposits, prepayments and other credits to suppliers or service providers made in the ordinary course of business;

(n) other Investments made after the Closing Date in an aggregate amount not to exceed (i) (A) during the twelve month period ending on the first anniversary of the Closing Date, an amount equal to the sum of \$25,000,000, plus up to 50% of the allotment available in the following fiscal year, (B) during the twelve month period ending on the second anniversary of the Closing Date, an amount equal to (1) the sum of \$35,000,000, plus up to 50% of the allotment available in the following fiscal year plus any unused amounts from prior fiscal years, minus (2) any portion of the amount available in such fiscal year used in the preceding fiscal year and (C) in any fiscal year thereafter an amount equal to (1) the sum of \$50,000,000, plus any unused amounts from prior fiscal years, minus (2) any portion of the amount available in such fiscal year used in the preceding fiscal year and (ii) in the aggregate, \$150,000,000; *provided* that immediately before and after giving effect to the making of any such Investment, no Default or Event of Default shall have occurred and be continuing; and

(o) Investments arising as a result of Permitted Receivables Financings in an aggregate amount not to exceed \$25,000,000 at any time outstanding;

(p) accounts payable and other similar extension of credit to customers or suppliers in the ordinary course of business;

(q) Investments in an aggregate amount in any fiscal year not to exceed (together with the amount of any Restricted Payments made during such fiscal year and on or prior to such date pursuant to Section 6.08(a)(iii) and prepayments of Indebtedness made during such fiscal year and on or prior to such date pursuant to Section 6.08(b)(iv)), the Retained Excess Cash Flow Amount; *provided* that at the time of the making of any Indebtedness pursuant to this clause (q), (i) both immediately before and after giving effect to such transaction, no Default or Event of Default shall have occurred and be continuing, (ii) making such Investment would not cause U.S. Liquidity to be less than \$100,000,000 after giving effect to such Investment and (iii) the full amount of any ECF Prepayment due pursuant to Section 2.07(b)(iv) for such fiscal year has been paid; and

(r) Investments resulting from the funding of amounts owing by customers of the Borrower under equipment and vendor financing programs in an aggregate amount, when combined with Indebtedness incurred pursuant to Section 6.04(a)(xxiv), not to exceed at any time outstanding (w) \$60,000,000 during the twelve month period ending on the first anniversary of the Closing Date, (x) \$70,000,000 during the twelve month period ending on the second anniversary of the Closing Date, (y) the greater of (1) \$75,000,000 and (2) 2.43% of Total Assets during the twelve month period ending on the third anniversary of the Closing Date, and (z) the greater of (1) \$80,000,000 and (2) 2.59% of Total Assets thereafter.

Section 6.05. *Asset Sales*. The Borrower will not, and will not permit any of its Restricted Subsidiaries to Dispose of any asset, including any Equity Interest owned by it, except:

(a) (i) Dispositions of inventory, used, worn-out, obsolete or surplus equipment, or Cash and Cash Equivalents, in each case in the ordinary course of business or (ii) the abandonment or other Disposition of intellectual property that is, in the reasonable judgment of the Borrower, no longer economically practical or commercially reasonable to maintain or useful in any material respect in the conduct of the business of the Borrower and its Restricted Subsidiaries, taken as a whole, in the ordinary course of business;

(b) Dispositions to the Borrower or a Restricted Subsidiary; *provided* that any such sales, transfers or dispositions involving a Restricted Subsidiary that is not a Loan Party shall be made in compliance with Section 6.09;

(c) other Dispositions of assets for fair market value, *provided* that the Borrower or any of its Restricted Subsidiaries shall receive not less than 75% of total consideration expected to be received for such sale, transfer or other disposition in the form of Cash and Cash Equivalents (in each case, free and clear of all Liens at the time received); *provided* that, the value of (i) retained licenses, licenses back to the Borrower or its Restricted Subsidiaries (as a licensee) and covenants not-to-sue with respect to software or intellectual property that are incidental to such sale, transfer or other Disposition and received in the ordinary course for such transactions and (ii) the surrender, waiver, settlement, compromise or release of any claim against the Borrower or any of its Restricted Subsidiaries in connection therewith shall be excluded in determining whether 75% of the consideration received is in the form of Cash and Cash Equivalents; *provided* that Designated Non-Cash Consideration, together with Designated Non-Cash Consideration deemed cash pursuant to the last proviso to Section 6.05, in an amount up to \$5,000,000 in the aggregate shall be deemed cash for these purposes;

(d) (i) Leases, subleases, licenses or sublicenses of property (excluding sale and leaseback transactions) and termination thereof by the Borrower or any Restricted Subsidiary in the ordinary course of business or that do not materially impair the operation of the Borrower's or its Restricted Subsidiaries' business, (ii) Leases and subleases of real property located at Eastman Business Park in Rochester, NY and (iii) sales of assets pursuant to sale and leaseback transactions permitted by Section 6.06;

(e) mergers, consolidations, liquidations, amalgamations and dissolutions, in each case in compliance with Section 6.03(a);

(f) Dispositions of Accounts in connection with the compromise, settlement or collection thereof in the ordinary course of business or in bankruptcy, workout or similar proceedings;

(g) to the extent constituting a Disposition, the granting of Liens permitted as Permitted Encumbrances and the making of investments permitted by Section 6.04 or the making of a Restricted Payment permitted by Section 6.08;

(h) Dispositions of property to the extent that (i) such property is exchanged for credit against the purchase price of similar replacement property or (ii) the proceeds of such Disposition are promptly applied to the purchase price of such replacement property;

(i) transfers of property or assets subject to casualty or condemnation;

(j) Dispositions set forth on Schedule 6.05;

(k) Dispositions of Investments in joint ventures (including non-wholly owned Unrestricted Subsidiaries) to the extent required by, or made pursuant to customary buy/sell arrangements between, the joint venture parties set forth in joint venture arrangements and similar binding arrangements;

(l) the unwinding of any Hedging Agreement pursuant to its terms;

(m) Dispositions of Accounts that are owned by Foreign Subsidiaries (i) for fair market value or (ii) subject to customary factoring or receivables financing arrangements;

(n) Dispositions of claims that the Borrower or any Restricted Subsidiary may maintain (i) in connection with the settlement of, or judgments in respect of such claims or (ii) to the relevant insurance provider in connection with the receipt of insurance proceeds related to any such claims; and

(o) non-exclusive licenses of intellectual property in the ordinary course of business or in connection with a settlement of litigation,

provided that all Dispositions permitted hereby shall be made for fair value (other than those permitted by clauses (a)(ii), (c), (e), (g) (i), (k), (l) and (n) of this Section 6.05) and at least seventy-five percent (75%) consideration consisting of Cash and Cash Equivalents (other than those permitted by clauses (a)(ii), (b), (c) (to the extent otherwise permitted therein), (d), (e), (f), (g), (h), (i), (j), (k), (n) and (o) of this Section 6.05); *provided*, that, the value of (i) retained licenses, licenses back to the Borrower or its Restricted Subsidiaries (as a licensee) and covenants not-to-sue with respect to software or intellectual property that are incidental to such sale, transfer or other Disposition and received in the ordinary course for such transactions and (ii) the surrender, waiver, settlement, compromise or release of any claim against the Borrower or any of its Restricted Subsidiaries in connection therewith shall be excluded in determining whether 75% of the consideration received is in the form of Cash and Cash Equivalents; *provided further* that at the option of the Borrower, with respect to any Disposition, Designated Non-Cash Consideration, together with Designated Non-Cash Consideration deemed cash pursuant to Section 6.05(c), in an amount up to \$5,000,000 in the aggregate shall be deemed cash for these purposes.

Section 6.06. *Sale and Leaseback Transactions.* Except as otherwise set forth on Schedule 6.06 and except for any such transactions involving Eastman Business Park in Rochester, NY and the Borrower's premises located at 343 State Street, Rochester NY 14650, the Borrower will not, and will not permit any of its Restricted Subsidiaries to, enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereinafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred other than any such sale of real property by the Borrower or any of its Restricted Subsidiary if such entity that sold such real property enters into a short term lease of no longer than twelve (12) months pending relocation after such sale, except for (a) any such sale of any fixed or capital asset is entered into in the ordinary course of business and is made for cash consideration in an amount not less fair market value of such fixed or capital asset, (b) the sale and leaseback transaction is permitted by Section 6.05(d) and is consummated within 90 days after such property is sold or transferred and (c) any Liens arising in connection with the use of property permitted by Section 6.02(e); *provided* that the aggregate market value of all property subject to such sale and leaseback transactions shall not exceed \$25,000,000 in the aggregate.

Section 6.07. *Hedging Agreements.* The Borrower will not, and will not permit any of its Restricted Subsidiaries to, enter into any Hedging Agreement, other than Hedging Agreements entered into in the ordinary course of business to hedge or mitigate interest rate, currency, commodities or energy exposure to which the Borrower or any Restricted Subsidiary is exposed in the conduct of its business.

Section 6.08. *Restricted Payments; Certain Payments of Indebtedness.* (a) The Borrower will not, nor will it permit any Restricted Subsidiary to, declare or make, directly or indirectly, any Restricted Payment, or incur any obligation (contingent or otherwise) to do so, except (i) the Borrower may make Restricted Payments with respect to its Equity Interest payable solely in additional shares of its Equity Interests, (ii) each Restricted Subsidiary may make Restricted Payments to the holders of its Equity Interests ratably with respect to such Equity Interests, (iii) Restricted Payments in an aggregate amount in any fiscal year not to exceed (together with the amount of any Investments made during such fiscal year and on or prior to such date pursuant to Section 6.04(q) and prepayments of Indebtedness made during such fiscal year and on or prior to such date pursuant to Section 6.08(b)(iv)), the Retained Excess Cash Flow Amount; provided that at the time of the making of any Restricted Payments pursuant to this clause (iii), (1) both immediately before and after giving effect to such transaction, no Default or Event of Default shall have occurred and be continuing, (2) after giving effect to the making of such Restricted Payment, the Secured Leverage Ratio, determined on a Pro Forma Basis, as of the last day of the most recently ended Measurement Period does not exceed 2.50 to 1.00, (3) after giving pro forma effect to the making of such Restricted Payment, U.S. Liquidity shall be greater than or equal to \$100,000,000 and (4) the full amount of any ECF Prepayments due pursuant to Section 2.07(b)(iv) shall have been made; (iv) repurchases of Equity Interests (1) constituting fractional shares or (2) deemed to occur upon exercise of stock options or warrants or other securities convertible or exchangeable into Equity Interests if such Equity Interests represent all or a portion of the exercise price of such options or warrants; and (v) other Restricted Payments in an amount not to exceed in the aggregate \$5,000,000.

(b) The Borrower will not, nor will it permit any Restricted Subsidiary to, make, directly or indirectly, any payment or other distribution (whether in cash, securities or other property) in respect of principal of, or any payment or other distribution (whether in cash, securities or other property), including any sinking fund or similar deposit, on account of the purchase, redemption, retirement, acquisition, cancellation or termination of Subordinated Indebtedness or any other Indebtedness for borrowed money of the Borrower or any Restricted Subsidiary (other than the Loans, the Second Lien Loans, the ABL Loans, Indebtedness of Foreign Subsidiaries, secured Indebtedness permitted by Section 6.01(a)(vi) or (vii), any intercompany Indebtedness permitted hereunder or Incremental Equivalent Debt or any Permitted Refinancing thereof; *provided that:*

(i) the Loan Parties may make regularly scheduled repayments or redemptions of Indebtedness permitted to be incurred under Section 6.01 (including payments of principal and interest as and when due);

(ii) the Borrower or any Restricted Subsidiary may make payments and distributions in respect of, and purchase, redeem, retire, acquire, cancel or terminate any Indebtedness of the Borrower or any Restricted Subsidiary (x) by the conversion of such Indebtedness to Equity Interests of the Borrower or (y) with the issuance of common stock or Qualified Preferred Stock of the Borrower or the proceeds of such issuance;

(iii) refinancings, replacements, extensions, renewals and refundings of such Indebtedness subject to and in accordance with the terms of this Agreement shall be permitted; and

(iv) prepayments in an aggregate amount in any fiscal year not to exceed (together with the amount of any Investments made during such fiscal year and on or prior to such date pursuant to Section 6.04(q) and Restricted Payments made during such fiscal year and on or prior

to such date pursuant to 1)a)i)(1)(a)(iii)) the Retained Excess Cash Flow Amount shall be permitted; *provided* that at the time of the making of any such prepayments pursuant to this clause (iv), (1) both immediately before and after giving effect to such prepayment, no Default or Event of Default shall have occurred and be continuing, (2) after giving effect to the making of such prepayment, the Secured Leverage Ratio, determined on a Pro Forma Basis, as of the last day of the most recently ended Measurement Period does not exceed 2.50 to 1.00, (3) after giving pro forma effect to the making of such prepayment, U.S. Liquidity shall not be less than \$100,000,000 and (4) the full amount of any ECF Prepayments due pursuant to Section 2.07(b)(iv) have been paid.

Section 6.09. *Transactions with Affiliates.* The Borrower will not, nor will it permit any Restricted Subsidiary to, sell, lease or otherwise transfer any property or assets to, or purchase, lease or otherwise acquire any property or assets from, or otherwise engage in any other transactions with, any of its Affiliates if the fair market value of such transactions is in excess of \$5,000,000 in the aggregate, except (a) transactions at prices and on terms and conditions not less favorable to the Borrower or such Restricted Subsidiary than could be obtained on an arm's-length basis from unrelated third parties (it being agreed that such condition may be satisfied by the Borrower's or such Restricted Subsidiary's obtaining a "fairness" opinion from a nationally recognized investment bank or accounting firm or other person reasonably acceptable to the Administrative Agent but the Borrower or such Restricted Subsidiary is not obligated to so obtain a "fairness" opinion), (b) transactions between or among the Borrower and its Restricted Subsidiaries and not involving any other Affiliate, (c) transactions, arrangements, fee reimbursements and indemnities specifically and expressly permitted or required under the Plan of Reorganization or this Agreement, (d) the consummation of the Transactions and the Plan of Reorganization, (e) Restricted Payments and payments permitted under Section 6.08, (f) employment and severance arrangements between the Borrower and its Restricted Subsidiaries and their respective officers and employees in the ordinary course of business and transactions pursuant to stock option plans and employee benefit plans and arrangements in the ordinary course of business, (g) the payment of customary fees and reasonable out of pocket costs to, and indemnities provided on behalf of, directors, managers, officers, employees and consultants of the Borrower and its Restricted Subsidiaries (or any direct or indirect parent of the Borrower) in the ordinary course of business to the extent attributable to the ownership or operation of the Borrower and its Restricted Subsidiaries, (h) transactions pursuant to agreements in existence on the Closing Date and set forth on Schedule 6.09 or any amendment thereto to the extent such an amendment is not materially adverse to the Lenders, (i) any Permitted Receivables Financing; (j) transactions with a Person who was not an Affiliate immediately before the consummation of such transaction that becomes an Affiliate as a result of such transaction and (k) transactions entered into in the ordinary course of business, including, but not limited to, transactions with licensors, suppliers or other purchasers or sales of goods or services (including any intellectual property).

Section 6.10. *Restrictive Agreements.* (a) Except as set forth in Schedule 6.10, the Borrower will not, nor will it permit any Restricted Subsidiary to, directly or indirectly, enter into or suffer to exist or become effective, incur or permit to exist any agreement or other arrangement that prohibits, restricts or imposes any condition upon the ability of the Borrower or any Restricted Subsidiary to create, incur or permit to exist any Lien securing Obligations or any refinancing thereof upon any property or assets actually owned by it; *provided* that (i) the foregoing shall not apply to restrictions and conditions imposed by law or by any Loan Document, Second Lien Loan Document or ABL Loan Document, (ii) the foregoing shall not apply to customary provisions included in licenses, contracts, leases, agreements and other instruments restricting assignment and/or encumbrance, (iii) the foregoing shall not apply to customary restrictions and conditions contained in agreements relating to the sale of a Restricted Subsidiary or other assets pending such sale, *provided* such restrictions and conditions apply only to the Restricted Subsidiary or other assets that is to be sold and such sale is permitted hereunder, (iv) the foregoing shall not apply to restrictions or conditions imposed by any agreement relating to secured

Indebtedness permitted by this Agreement if such restrictions or conditions apply only to the property or assets securing such Indebtedness, (v) the foregoing shall not apply to customary provisions in Leases restricting the assignment thereof, (vi) the foregoing shall not apply to agreements or arrangements that are binding on a Restricted Subsidiary at the time such Restricted Subsidiary first becomes a Subsidiary of the Borrower, so long as such agreements or arrangements were not entered into solely in contemplation of such Person becoming a Subsidiary of the Borrower, (vii) the foregoing shall not apply to customary provisions in joint venture agreements and other similar agreements applicable to joint ventures permitted hereunder and applicable solely to such joint venture entered into in the ordinary course of business, (viii) the foregoing shall not apply to customary provisions restricting subletting, assignment or transfer of any Lease governing a leasehold interest of the Borrower or any Restricted Subsidiary, (ix) the foregoing shall not apply to restrictions on cash or other deposits or net worth imposed by customers under contracts entered into in the ordinary course of business, (x) the foregoing shall not apply to restrictions arising in connection with cash or other deposits permitted hereunder and limited to such cash or deposit, (xi) the foregoing shall not apply to restrictions regarding (1) the granting of non-exclusive licenses and sublicenses, releases, immunities and covenants not to sue by the Borrower or any of its Restricted Subsidiaries with respect to intellectual property in the ordinary course of business or, using reasonable business judgment, in connection with the settlement of any litigation, threatened litigation or other dispute or (2) licenses, sublicenses, releases, immunities and covenants not to sue granted in connection with intellectual property acquired by the Borrower or any of its Restricted Subsidiaries to the extent such restrictions exist prior to the acquisition thereof and are not created in contemplation thereof, (xii) the foregoing shall not apply to restrictions on cash earned money deposits in favor of sellers in connection with acquisitions not prohibited hereunder or deposits made in connection with the defeasance, redemption or discharge of Indebtedness, (xiii) the foregoing shall not apply to restrictions pursuant to any Indebtedness listed on Schedule 6.10 existing on the date hereof and any refinancing thereof permitted hereunder; *provided* that the restrictions contained in any documents governing any such refinancing shall not be more restrictive than those contained in this Agreement, (xiv) the foregoing shall not apply to restrictions which are not more restrictive (taken as a whole) than those contained in this Agreement or contained in any documents governing any Indebtedness incurred after the Closing Date in accordance with the provisions of this Agreement and (xv) the foregoing shall not apply to any amendments, modifications, restatements or renewals of the agreements, contracts or instruments referred to in clauses (i) through (xiv) above; *provided* that such amendments, modifications, restatements, or renewals, taken as a whole, are not materially more restrictive with respect to such encumbrances or restrictions than those contained in such predecessor agreements, contracts or instruments.

(b) The Borrower will not, nor will it permit any Restricted Subsidiary to, enter into any consensual encumbrance or restriction on the ability of any Restricted Subsidiary of the Borrower to (i) make Restricted Payments in respect of any capital stock of such Restricted Subsidiary held by, or pay any Indebtedness owed to, the Borrower or any other Restricted Subsidiary of the Borrower, (ii) make loans or advances to, or other Investments in, the Borrower or any other Restricted Subsidiary of the Borrower or (iii) transfer any of its assets to the Borrower or any other Restricted Subsidiary of the Borrower, except for (a) customary restrictions and conditions contained in agreements relating to the sale of assets pending such sale, provided such restrictions and conditions apply only to the assets that are to be sold and such sale is permitted hereunder, (b) restrictions set forth in the document governing the Second Lien Loans, the ABL Loans and in the documents governing other existing Indebtedness as set forth on Schedule 6.10, (c) restrictions contained in any Permitted Receivables Document with respect to any Special Purpose Receivables Subsidiary, (d) restrictions by reason of customary provisions restricting assignments, subletting or other transfers contained in leases, licenses and similar agreements entered into in the ordinary course of business (provided that such restrictions are limited to the property or assets secured by such Liens or the property or assets subject to such leases, licenses or similar agreements, as the case may be) and (e) customary restrictions in agreements representing Indebtedness permitted to be incurred hereunder of a Subsidiary of the Borrower that is not a Loan Party.

Section 6.11. *Amendment of Material Documents.* The Borrower will not, nor will it permit any Restricted Subsidiary to amend, modify or waive any of (a) the provisions of its certificate of incorporation, by-laws or other organizational documents in a manner materially adverse to the Lenders, except to the extent provided by Section 6.03, (b) the terms of the Second Lien Loans or the ABL Loans; provided that with respect to any such Indebtedness, the Borrower and the Restricted Subsidiaries shall have the right to amend, modify or waive terms to the extent not prohibited by the Intercreditor Agreement or (c) the terms of any Subordinated Indebtedness or any other Indebtedness (other than Indebtedness described in clause (b) above); provided that with respect to any such Indebtedness, the Borrower and the Restricted Subsidiaries shall have the right to amend, modify or waive terms if such amendment, modification or waiver is not materially adverse to the Lenders.

Section 6.12. *Limitation on Change in Fiscal Year.* The Borrower will not, without the written consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed), permit its fiscal year to end on a date other than December 31 of each calendar year.

Section 6.13. *Consolidated Capital Expenditures.* The Borrower will not, nor will it permit any Restricted Subsidiary to, make any Capital Expenditures, except Capital Expenditures of the Borrower and its Restricted Subsidiaries in the ordinary course of business not exceeding (a) \$110,000,000 in the aggregate in the fiscal year ended December 31, 2013 and (b) \$85,000,000 in the aggregate in any fiscal year thereafter; provided that (i) any such amount referred to above, if not so expended in the fiscal year for which it is permitted, may be carried over for expenditure in the next immediately succeeding fiscal year and (ii) Capital Expenditures made pursuant to this Section during any fiscal year shall be deemed made, first, in respect of amounts permitted for such fiscal year as provided above and, second, in respect of amounts carried over from the prior fiscal year pursuant to clause (i) above.

Section 6.14. *Transactions Contemplated by the Plan of Reorganization.* Notwithstanding any other provision of this Agreement, including this Article 6, the implementation of the transactions specifically provided for in the Plan of Reorganization in accordance with the terms of the Plan of Reorganization, including those transactions contemplated by and related to the UK Pension Settlement Agreement (which for the avoidance of doubt shall include disposition or sale and leaseback transactions set forth in the Plan of Reorganization closing after the Plan Effective Date), shall be deemed to be permitted by this Agreement so long as they are consummated in a manner not inconsistent with the terms of this Agreement; provided, that, this Section 6.14 shall not apply to any transactions consummated after the Plan Effective Date pursuant to Section 5.4 (Other Restructuring Transactions) of the Plan of Reorganization.

Section 6.15. *Financial Covenants* (a) The Borrower will not permit U.S. Liquidity to be less than \$75,000,000 at any time from the Closing Date through December 31, 2014.

(b) The Borrower will not permit the Secured Leverage Ratio as at the last day of any period of four consecutive fiscal quarters of the Borrower ending with any fiscal quarter set forth below to exceed the ratio set forth below opposite such fiscal quarter:

<u>Fiscal Quarter</u>	<u>Secured Leverage Ratio</u>
December 31, 2014	3.75 to 1.00
March 31, 2015	3.75 to 1.00
June 30, 2015	3.25 to 1.00
September 30, 2015	3.25 to 1.00
December 31, 2015 and thereafter	2.75 to 1.00

ARTICLE VII
EVENTS OF DEFAULT

Section 7.01. *Events of Default*. If any of the following events (“**Events of Default**”) shall occur:

(a) any Loan Party shall fail to pay any principal of any Loan when and as the same shall become due and payable;

(b) any Loan Party shall fail to pay any interest on any Loan or any fee or any other amount (other than an amount referred to in clause (a) of this Article) payable under this Agreement or any other Loan Document, when and as the same shall become due and payable, and such failure shall continue unremedied for a period of three (3) Business Days;

(c) any representation or warranty made or deemed made by the Borrower or any other Loan Party in or in connection with any Loan Document or any amendment or modification thereof or waiver thereunder, or in any report, certificate, financial statement or other document furnished pursuant to or in connection with any Loan Document or any amendment or modification thereof or waiver thereunder, shall prove to have been incorrect in any material respect when made or deemed made;

(d) the Borrower shall fail to observe or perform any covenant, condition or agreement contained in Section 5.04 (with respect to the existence of the Borrower) or 5.12(b) or in Article VI;

(e) any Loan Party shall fail to observe or perform any covenant, condition or agreement contained in any Loan Document (other than those specified in clause (a), (b) or (d) of this Section 7.01), and such failure shall continue unremedied for a period of thirty (30) days after written notice thereof from the Administrative Agent to the Borrower (which notice may be given at the request of the Required Lenders);

(f) the Borrower or any Restricted Subsidiary shall fail to make any payment (whether of principal or interest and regardless of amount) in respect of any Material Indebtedness, when and as the same shall become due and payable and such failure continues after the expiration of any applicable grace periods or cure periods and such Material Indebtedness is, or is permitted to be, accelerated such that all obligations thereunder shall become immediately due and payable;

(g) any event or condition occurs that results in any Material Indebtedness becoming due prior to its scheduled maturity or that enables or permits (after the giving of notice and/or the lapse of any applicable grace period) the holder or holders of any Material Indebtedness or any trustee or agent on its

or their behalf to cause any Material Indebtedness to become due, or to require the prepayment, repurchase, redemption or defeasance thereof, prior to its scheduled maturity in each case beyond the grace period, if any, provided therein; *provided* that this clause (g) shall not apply to secured Indebtedness that becomes due as a result of the voluntary sale or transfer of the property or assets securing such Indebtedness; *provided further* that, for the avoidance of doubt, the conversion by any holder of convertible Indebtedness into Equity Interests of the Borrower shall not constitute an Event of Default under this clause (g);

(h) an involuntary proceeding shall be commenced or an involuntary petition shall be filed seeking (i) liquidation, reorganization or other relief in respect of the Borrower or any Material Subsidiary or its debts, or of a substantial part of its assets, under any Federal, state or foreign bankruptcy, insolvency, receivership or similar law now or hereafter in effect or (ii) the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for the Borrower or any Material Subsidiary or for a substantial part of its assets, and, in any such case, such proceeding or petition shall continue undismissed for sixty (60) days or an order or decree approving or ordering any of the foregoing shall be entered;

(i) the Borrower or any Material Subsidiary shall (i) voluntarily commence any proceeding or file any petition seeking liquidation, reorganization or other relief under any Federal, state or foreign bankruptcy, insolvency, receivership or similar law now or hereafter in effect, (ii) consent to the institution of, or fail to contest in a timely and appropriate manner, any proceeding or petition described in clause (h) of this Section 7.01, (iii) apply for or consent to the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for the Borrower or any Material Subsidiary or for substantially all of its assets, (iv) file an answer admitting the material allegations of a petition filed against it in any such proceeding, (v) make a general assignment for the benefit of creditors or (vi) take any corporate action for the purpose of authorizing any of the foregoing;

(j) the Borrower or any Material Subsidiary shall become unable, admit in writing its general inability or fail generally, to pay its debts as they become due;

(k) except as set forth on Schedule 7.01(k) (but solely to the extent that neither the Borrower nor any of its Material Subsidiaries (excluding Subsidiaries which would be permitted, at all times while the applicable judgment remains outstanding, to be designated as Immaterial Subsidiaries or Immaterial Foreign Subsidiaries, without regard for if such designation has been made) has any obligation with respect to judgments relating to items listed on Schedule 7.01(k)), one or more judgments for the payment of money of a liability or debt in an aggregate amount in excess of \$25,000,000 (or its equivalent) in excess of amounts covered by insurance shall be rendered against the Borrower, any Restricted Subsidiary or any combination thereof (including pursuant to a ruling that any claim previously found by the Bankruptcy Court to be subject to discharge is found, by subsequent order, to remain an ongoing liability of the Borrower or any Restricted Subsidiary) and the same shall remain undischarged for a period of sixty (60) consecutive days during which execution shall not be effectively stayed, or any action shall be legally taken by a judgment creditor to attach or levy upon any assets of the Borrower or any Restricted Subsidiary to enforce any such judgment;

(l) (i) an ERISA Event and/or a Foreign Plan Event shall have occurred; (ii) a trustee shall be appointed by a United States district court to administer any Pension Plan; (iii) the PBGC shall institute proceedings to terminate any Pension Plan; or (iv) the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates shall have been notified by the sponsor of a Multiemployer Plan that it has incurred or will be assessed Withdrawal Liability to such Multiemployer Plan and such entity does not have reasonable grounds for contesting such Withdrawal Liability or is not contesting such Withdrawal Liability in a timely and appropriate manner; and in each case in clauses (i) through (iv) above, such event or condition, together with all other such events or conditions, if any, could, in the sole judgment of the Required Lenders, reasonably be expected to result in a Material Adverse Effect;

(m) any Lien purported to be created under any Security Document shall cease to be, or shall be asserted by any Loan Party not to be, a valid and perfected Lien on any material portion of the Collateral, with the priority required by the applicable Security Document, except as expressly permitted hereunder or thereunder; or any Loan Party contests in any manner the validity or enforceability of any provision of any Loan Document or any Lien granted under any Security Document; or any Loan Party denies that it has any or further liability or obligation under any Loan Document, or purports to revoke, terminate or rescind any provision of any Loan Document or any Lien granted under any Loan Document, except, in each case, (i) in accordance with the terms of the Loan Documents (ii) to the extent that any absence of perfection or priority results from the failure of the Administrative Agent to maintain possession of certificates actually delivered to it representing securities pledged under the Security Documents or to file Uniform Commercial Code continuation statements and (iii) with respect to any Lien purported to be created on Collateral consisting of Real Estate that ceases to be a valid and perfected Lien on any material portion of such Collateral, to the extent that such losses are covered by a lender's title insurance policy and such insurer has not denied coverage;

(n) a Change in Control shall occur;

(o) any Loan Document shall not be in full force and effect (other than in accordance with its terms); or

(p) the subordination provisions set forth in any Subordinated Indebtedness that is Material Indebtedness shall, in whole or in material part, cease to be, or shall be asserted by any Loan Party not to be, effective or legally valid, binding and enforceable against the holders of such Subordinated Indebtedness.

Section 7.02. *Remedies Upon Event of Default.* If any Event of Default occurs and is continuing, the Administrative Agent may, or, at the request of the Required Lenders shall, take any or all of the following actions:

(a) declare the unpaid principal amount of all outstanding Loans, all interest accrued and unpaid thereon, and all other amounts owing or payable hereunder or under any other Loan Document to be immediately due and payable, without presentment, demand, protest or other notice of any kind, all of which are hereby expressly waived by the Loan Parties; and

(b) whether or not the maturity of the Obligations shall have been accelerated pursuant hereto, may (and at the direction of the Required Lenders, shall) proceed to protect, enforce and exercise all rights and remedies of the Credit Parties under this Agreement, any of the other Loan Documents or Applicable Law, including, but not limited to, by suit in equity, action at law or other appropriate proceeding, whether for the specific performance of any covenant or agreement contained in this Agreement and the other Loan Documents or any instrument pursuant to which the Obligations are evidenced, and, if such amount shall have become due, by declaration or otherwise, proceed to enforce the payment thereof or any other legal or equitable right of the Credit Parties.

(c) No remedy herein is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or any other provision of Applicable Law.

Section 7.03. *Application of Funds.* After the exercise of remedies provided for in Section 7.02 (or after the Loans have automatically become immediately due and payable), any amounts received on account of the Obligations shall be applied by the Administrative Agent in the following order:

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Administrative Agent reimbursable under the Loan Documents and amounts payable under Article II payable to the Administrative Agent), each in its capacity as such;

Second, to payment of that portion of the Obligations constituting indemnities, expenses, and other amounts (other than principal, interest and fees) payable to the Lenders, ratably among them in proportion to the amounts described in this clause Second payable to them;

Third, to payment of that portion of the Obligations constituting accrued and unpaid interest on the Loans, and fees, ratably among the Lenders in proportion to the respective amounts described in this clause Third payable to them;

Fourth, to payment of that portion of the Obligations constituting unpaid principal of the Loans, ratably among the Lenders in proportion to the respective amounts described in this clause Fourth held by them;

Fifth, to payment of all other Obligations (including the cash collateralization of unliquidated indemnification obligations) to the Credit Parties, their Affiliates and the Related Parties of the foregoing; and

Last, the balance, if any, after all of the Obligations have been paid in full, to the Loan Parties or as otherwise required by Applicable Law or the Intercreditor Agreement.

ARTICLE VIII THE AGENTS

Section 8.01. *Appointment and Administration by Administrative Agent.* Each Lender hereby irrevocably designates JPMorgan Chase Bank as Administrative Agent under this Agreement and the other Loan Documents. The general administration of the Loan Documents shall be by the Administrative Agent. The Lenders each hereby (a) irrevocably authorizes the Administrative Agent (i) to enter into the Loan Documents to which it is a party, and (ii) at its discretion, to take or refrain from taking such actions as agent on its behalf and to exercise or refrain from exercising such powers under the Loan Documents as are delegated by the terms hereof or thereof, as appropriate, together with all powers reasonably incidental thereto, and (b) agrees and consents to all of the provisions of the Security Documents and the Intercreditor Agreement. All Collateral shall be held or administered by the Administrative Agent (or its duly-appointed agent) for its own benefit and for the ratable benefit of the other Credit Parties in their capacity as such and no Credit Party (other than the Administrative Agent) shall be required to execute any Security Documents as a party thereto. The Administrative Agent shall have no duties or responsibilities except as set forth in this Agreement and the other Loan Documents, nor shall it have any fiduciary relationship with any other Credit Party, and no implied covenants, responsibilities, duties, obligations, or liabilities shall be read into the Loan Documents or otherwise exist against the Administrative Agent.

Section 8.02. *Appointment of Administrative Agent.* Each Lender hereby irrevocably designates JPMorgan Chase Bank as Administrative Agent under this Agreement and the other Loan Documents. The Lenders each hereby (a) irrevocably authorizes the Administrative Agent (i) to enter into

the Loan Documents to which it is a party, and (ii) at its discretion, to take or refrain from taking such actions as agent on its behalf and to exercise or refrain from exercising such powers under the Loan Documents as are delegated by the terms hereof or thereof, as appropriate, together with all powers reasonably incidental thereto, and (b) agrees and consents to all of the provisions of the Security Documents and the Intercreditor Agreement. The Administrative Agent shall have no duties or responsibilities except as set forth in this Agreement and the other Loan Documents, nor shall it have any fiduciary relationship with any other Credit Party, and no implied covenants, responsibilities, duties, obligations, or liabilities shall be read into the Loan Documents or otherwise exist against the Administrative Agent.

Section 8.03. *Agreement of Applicable Lenders.* Upon any occasion requiring or permitting an approval, consent, waiver, election or other action on the part of the Lenders, action shall be taken by the Administrative Agent, for and on behalf or for the benefit of all Credit Parties upon the direction of the requisite percentage of Lenders, and any such action shall be binding on all Credit Parties. No amendment, modification, consent, or waiver shall be effective except in accordance with the provisions of Section 9.02.

Section 8.04. *Liability of Agents.* (a) The Agents, when acting on behalf of the Credit Parties, may execute any of their respective duties under this Agreement by or through any of its officers, agents and employees, and no Agent nor its respective directors, officers, agents or employees shall be liable to any other Credit Party for any action taken or omitted to be taken in good faith, or be responsible to any other Credit Party for the consequences of any oversight or error of judgment, or for any loss, except to the extent of any liability imposed by law by reason of such Agent's own gross negligence, bad faith or willful misconduct. No Agent or its respective directors, officers, agents and employees shall in any event be liable to any other Credit Party for any action taken or omitted to be taken by it pursuant to instructions received by it from the requisite percentage of Lenders, or in reliance upon the advice of counsel selected by it. Without limiting the foregoing, no Agent or any of its respective directors, officers, employees, or agents shall be: (i) responsible to any other Credit Party for the due execution, validity, genuineness, effectiveness, sufficiency, or enforceability of, or for any recital, statement, warranty or representation in, this Agreement, any other Loan Document or any related agreement, document or order; (ii) required to ascertain or to make any inquiry concerning the performance or observance by any Loan Party of any of the terms, conditions, covenants, or agreements of this Agreement or any of the Loan Documents; (iii) responsible to any other Credit Party for the state or condition of any properties of the Loan Parties or any other obligor hereunder constituting Collateral for the Obligations or any information contained in the books or records of the Loan Parties; (iv) responsible to any other Credit Party for the validity, enforceability, collectability, effectiveness or genuineness of this Agreement or any other Loan Document or any other certificate, document or instrument furnished in connection therewith; or (v) responsible to any other Credit Party for the validity, priority or perfection of any Lien securing or purporting to secure the Obligations or for the value or sufficiency of any of the Collateral.

(b) The Agents may execute any of their duties under this Agreement or any other Loan Document by or through its agents or attorneys-in-fact, and shall be entitled to the advice of counsel concerning all matters pertaining to its rights and duties hereunder or under the other Loan Documents. The Agents shall not be responsible for the negligence or misconduct of any agents or attorneys-in-fact selected by it with reasonable care.

(c) None of the Agents nor any of their respective directors, officers, employees, or agents shall have any responsibility to any Loan Party on account of the failure or delay in performance or breach by any other Credit Party (other than by each such Agent in its capacity as a Lender) of any of its respective obligations under this Agreement or any of the other Loan Documents or in connection herewith or therewith.

(d) The Agents shall be entitled to rely, and shall be fully protected in relying, upon any notice, consent, certificate, affidavit, or other document or writing believed by them in good faith to be genuine and correct and to have been signed, sent or made by the proper person or persons, and upon the advice and statements of legal counsel (including, without, limitation, counsel to the Loan Parties), independent accountants and other experts selected by any Loan Party or any Credit Party. The Agents shall be fully justified in failing or refusing to take any action under this Agreement or any other Loan Document unless they shall first receive such advice or concurrence of the requisite percentage of the Lenders as it deems appropriate or they shall first be indemnified to its satisfaction by the other Credit Parties against any and all liability and expense which may be incurred by them by reason of the taking or failing to take any such action.

Section 8.05. *Notice of Default.* The Agents shall not be deemed to have knowledge or notice of the occurrence of any Default or Event of Default unless such Agent has actual knowledge of the same or has received notice from a Credit Party or Loan Party referring to this Agreement, describing such Default or Event of Default and stating that such notice is a "notice of default". In the event that an Agent obtains such actual knowledge or receives such a notice, such Agent shall give prompt notice thereof to each of the other Credit Parties. Upon and during the occurrence of an Event of Default, the Administrative Agent shall (subject to the provisions of Section 9.02) take such action with respect to such Event of Default as shall be reasonably directed by the Required Lenders. Unless and until the Administrative Agent shall have received such direction, the Administrative Agent may (but shall not be obligated to) take such action, or refrain from taking such action, with respect to any such Event of Default as it shall deem advisable in the best interest of the Credit Parties. In no event shall the Administrative Agent be required to comply with any such directions to the extent that the Administrative Agent believes that its compliance with such directions would be unlawful.

Section 8.06. *Credit Decisions.* Each Credit Party (other than the Agents) acknowledges that it has, independently and without reliance upon the Agents or any other Credit Party, and based on the financial statements prepared by the Loan Parties and such other documents and information as it has deemed appropriate, made its own credit analysis and investigation into the business, assets, operations, property, and financial and other condition of the Loan Parties and has made its own decision to enter into this Agreement and the other Loan Documents. Each Credit Party (other than the Agents) also acknowledges that it will, independently and without reliance upon the Agents or any other Credit Party, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in determining whether or not conditions precedent to closing any Loan hereunder have been satisfied and in taking or not taking any action under this Agreement and the other Loan Documents.

Section 8.07. *Reimbursement and Indemnification.* Each Credit Party (other than the Agents in such capacity) agrees to (a) reimburse the Agents and their Affiliates for such Credit Party's Applicable Percentage of (i) any expenses and fees incurred by any Agent for the benefit of Credit Parties under this Agreement and any of the other Loan Documents, including counsel fees and compensation of agents and employees paid for services rendered on behalf of the Credit Parties, and any other expense incurred in connection with the operations or enforcement thereof not reimbursed by the Loan Parties and (ii) any expenses of any Agent incurred for the benefit of the Credit Parties that the Loan Parties have agreed to reimburse pursuant to this Agreement or any other Loan Document and have failed to so reimburse and (b) indemnify and hold harmless each Agent and any of its Affiliates, directors, officers, employees, or agents, on demand, in the amount of such Credit Party's Applicable Percentage, from and against any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses, or disbursements of any kind or nature whatsoever which may be imposed on, incurred by, or asserted against it or any Credit Party in any way relating to or arising out of this Agreement or any of the other Loan Documents or any action taken or omitted by it or any of them under this Agreement or any of the

other Loan Documents to the extent not reimbursed by the Loan Parties, including costs of any suit initiated by any Agent against any Credit Party (except such as shall have been determined by a court of competent jurisdiction by final and non-appealable judgment to have resulted from the gross negligence, bad faith or willful misconduct of such Agent); provided, however, that the unreimbursed expense or indemnified loss, claim, damage, liability or related expense, as the case may be, was incurred by or asserted against such Credit Party in its capacity as such. The provisions of this Section 8.07 shall survive the repayment of the Obligations and the termination of the Commitments.

Section 8.08. *Rights of Agents.* It is understood and agreed that the Agents shall have the same rights and powers hereunder (including the right to give such instructions) as the other Lenders and may exercise such rights and powers, as well as their rights and powers under other agreements and instruments to which they are or may be party, and engage in other transactions with the Loan Parties, as though they were not the Agents. Each Agent and its Affiliates may accept deposits from, lend money to, and generally engage in any kind of commercial or investment banking, trust, advisory or other business with the Loan Parties and their Affiliates as if it were not an Agent hereunder.

Section 8.09. *Notice of Transfer.* The Administrative Agent may deem and treat a Lender party to this Agreement as the owner of such Lender's portion of the Obligations for all purposes, unless and until, and except to the extent, an Assignment and Acceptance shall have become effective as set forth in Section 9.04.

Section 8.10. *Successor Agents.* Any Agent may resign at any time by giving thirty (30) Business Days' prior written notice thereof to the other Credit Parties and the Borrower. Upon any such resignation of an Agent, the Required Lenders shall have the right to appoint a successor Agent, which, so long as there is no Event of Default continuing, shall be reasonably satisfactory to the Borrower (whose consent in any event shall not be unreasonably withheld or delayed). If no successor Agent shall have been so appointed by the Required Lenders and/or none shall have accepted such appointment within thirty (30) Business Days after the retiring Agent's giving of notice of resignation, the retiring Agent may, on behalf of the other Credit Parties, appoint a successor Agent which shall be a Person capable of complying with all of the duties of such Agent hereunder (in the opinion of the retiring Agent and as certified to the other Credit Parties in writing by such successor Agent) which, so long as there is no Event of Default continuing, shall be reasonably satisfactory to the Borrower (whose consent shall not in any event be unreasonably withheld or delayed). Upon the acceptance of any appointment as Agent by a successor Agent, such successor Agent shall thereupon succeed to and become vested with all the rights, powers, privileges and duties of the retiring Agent and the retiring Agent shall be discharged from its duties and obligations under this Agreement.

After any retiring Agent's resignation hereunder as such Agent, the provisions of this Article VIII and Section 9.03 shall inure to its benefit as to any actions taken or omitted to be taken by it while it was such Agent under this Agreement.

Section 8.11. *Relation Among the Lenders.* The Lenders are not partners or co-venturers, and no Lender shall be liable for the acts or omissions of, or (except as otherwise set forth herein in case of any Agent) authorized to act for, any other Lender.

Section 8.12. *Reports and Financial Statements.* By signing this Agreement, each Lender:

- (1) is deemed to have requested that the Administrative Agent furnish such Lender, promptly after they become available, copies of all financial statements required to be delivered by the Borrower hereunder (including those described in Sections 5.01(a) through (d) hereof) and all examinations and appraisals of the Collateral received by the Administrative Agent (collectively, the "**Reports**");

- (2) expressly agrees and acknowledges that the Administrative Agent (i) makes no representation or warranty as to the accuracy of the Reports, and (ii) shall not be liable for any information contained in any Report;
- (3) expressly agrees and acknowledges that the Reports are not comprehensive audits or examinations, that the Administrative Agent or any other party performing any audit or examination will inspect only specific information regarding the Loan Parties and will rely significantly upon the Loan Parties' books and records, as well as on representations of the Loan Parties' personnel;
- (4) agrees to keep all Reports and other Information confidential in accordance with Section 9.12; and
- (5) without limiting the generality of any other indemnification provision contained in this Agreement, agrees: (i) to hold the Administrative Agent and any such other Lender preparing a Report harmless from any action the indemnifying Lender may take or conclusion the indemnifying Lender may reach or draw from any Report in connection with any Borrowings that the indemnifying Lender has made or may make to the Borrower, or the indemnifying Lender's participation in, or the indemnifying Lender's purchase of, a Loan or Loans of the Borrower; and (ii) to pay and protect, and indemnify, defend, and hold the Administrative Agent and any such other Lender preparing a Report harmless from and against, the claims, actions, proceedings, damages, costs, expenses, and other amounts (including attorney costs) incurred by the Administrative Agent and any such other Lender preparing a Report as the direct or indirect result of any third parties who might obtain all or part of any Report through the indemnifying Lender.

Section 8.13. *Agency for Perfection.* Each Lender hereby appoints each other Lender as agent for the purpose of perfecting Liens for the benefit of the Agents and the Lenders, in assets which, in accordance with Article 9 of the UCC or any other Applicable Law of the United States of America can be perfected only by possession or control. Should any Lender (other than an Agent) obtain possession or control of any such Collateral, such Lender shall notify the Administrative Agent thereof, and, promptly upon the Administrative Agent's request therefor, shall deliver such Collateral to the Administrative Agent or otherwise deal with such Collateral in accordance with the Administrative Agent's instructions.

Section 8.14. *Collateral and Guaranty Matters.* (a) The Lenders irrevocably authorize the Administrative Agent to and the Administrative Agent shall,

(i) release any Lien on any property granted to or held by the Administrative Agent under any Loan Document (i) upon termination of the Aggregate Commitments and payment in full of all Obligations (other than contingent indemnification obligations not then due and owing), (ii) that is sold or otherwise Disposed or to be sold or Disposed of (in each case, other than to the Borrower or any Restricted Subsidiary) as part of or in connection with any sale or Disposition permitted under the Loan Documents or (iii) if approved, authorized or ratified in writing in accordance with Section 9.02;

(ii) release any Loan Party from its obligations under the Loan Documents if such Person (i) ceases to be a Subsidiary or (ii) becomes an Unrestricted Subsidiary, in each case, as a result of a transaction or designation permitted hereunder; *provided* that no such release shall

occur with respect to an entity that becomes an Unrestricted Subsidiary if such Loan Party continues to be a guarantor in respect of the Second Lien Facility or the ABL Facility unless and until each guarantor is (or is being simultaneously) released from its guarantee with respect to the Second Lien Facility and the ABL Facility;

- (iii) subordinate any Lien on any property granted to or held by the Administrative Agent under any Loan Document to the holder of any Lien on such property that is permitted by Section 6.02(e) or 6.02(g) or clause (g), (i), (j) or (k) of the definition of Permitted Encumbrances;
- (iv) release any Lien on any property granted to or held by the Administrative Agent under any Loan Document on any assets that are excluded from the Collateral; and
- (v) enter into or amend an intercreditor agreement with the collateral agent or other representatives of the holders of Indebtedness that is permitted to be secured by a Lien on the Collateral.

Upon request by the Administrative Agent at any time, the Required Lenders will confirm in writing the Administrative Agent's authority, as applicable, to release or subordinate its interest in particular types or items of property, or to release any Loan Party from its obligations under the Loan Documents pursuant to this Section 8.14. In each case as specified in this Section 8.14, the Administrative Agent will, at the Loan Parties' expense, execute and deliver to the applicable Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Security Documents or to subordinate its interest in such item, or to release such Loan Party from its obligations under the Loan Documents, in each case in accordance with the terms of the Loan Documents and this Section 8.14.

(b) Notwithstanding anything to the contrary contained herein or in any other Loan Document, the Administrative Agent shall (without notice to, or vote or consent of, any Lender, or any affiliate of any Lender that is a party to any Hedging Agreement) take such actions as shall be reasonably requested by the Borrower as necessary or desirable to release, or document the release, by the Administrative Agent, of the security interest in any Collateral being sold, disposed of or transferred in a transaction permitted by the Loan Documents, in each case to a person other than the Borrower and its Subsidiaries, and to release any guarantee obligations under any Loan Documents of any person being sold, disposed of or transferred to a person other than the Borrower or its Subsidiaries, or no longer required to provide a guaranty hereunder to the extent necessary to permit consummation of such sales or dispositions of assets in accordance with the Loan Documents.

Section 8.15. *Syndication Agents; Documentation Agents.* Notwithstanding the provisions of this Agreement or any of the other Loan Documents, no Person who is or becomes a "syndication agent" or a "documentation agent" shall have any powers, rights, duties, responsibilities or liabilities with respect to this Agreement and the other Loan Documents.

Section 8.16. *Parallel Debt for the Purpose of Creating Dutch Security Rights.* For the purpose of ensuring and preserving the validity and continuity of the security rights to be granted pursuant to Security Documents that are governed by the laws of The Netherlands (including, but not limited to, a Dutch notarial deed of pledge relating to shares in the share capital of Eastman Kodak Holdings B.V.), the parties hereto agree as follows:

- (a) The Borrower hereby irrevocably and unconditionally undertakes to pay to the Administrative Agent, as creditor in its own right and acting on its own behalf, and not as agent or

representative of any other person, amounts equal to and in the currency of the amounts payable by the Borrower to the Lenders in respect of the Obligations of the Borrower (other than under the Parallel Debt (as defined hereafter)) from time to time as and when such amounts fall due for payment (the "Parallel Debt").

(b) Each of the parties hereto acknowledges that:

(i) the Parallel Debt represents the Administrative Agent's own separate and independent claim to receive payment of the Parallel Debt from the Borrower; and

(ii) the Parallel Debt constitutes an undertaking, obligation and liability of the Borrower to the Administrative Agent which is transferable, separate and independent from, and without prejudice to, the Obligations of the Borrower,

it being understood that the amounts owed by the Borrower to the Administrative Agent under this Agreement shall at any time never exceed the aggregate of the amounts owed by the Borrower to the Lenders under the Obligations of the Borrower at any such time.

(c) The Parallel Debt will become due and payable as and to the extent one or more of the Obligations of the Borrower becomes due and payable, without any further notice being required.

(d) To the extent the Administrative Agent irrevocably received any amount in payment of the Parallel Debt (the "Received Amount"), the Obligations of the Borrower shall be reduced by an aggregate amount equal to the Received Amount as if the Received Amount was received as a payment of such Obligations.

Section 8.17. *Certain Matters Relating to German Law*

In relation to the German Security Agreements the following additional provisions shall apply:

(a) The Administrative Agent, with respect to the part of the Collateral secured pursuant to the German Security Agreements or any other Collateral created under German law ("German Collateral"), shall:

(i) hold, administer and realise such German Collateral that is transferred or assigned by way of security (*Sicherungseigentum/Sicherungsabtretung*) or otherwise granted to it and is creating or evidencing a non-accessory security right (*nicht akzessorische Sicherheit*) in its own name as trustee (*Treuhänder*) for the benefit of the Secured Parties;

(ii) hold, administer, and realise any such German Collateral that is pledged (*verpfändet*) or otherwise transferred to the Administrative Agent and is creating or evidencing an accessory security right (*akzessorische Sicherheit*) as agent.

(b) With respect to the German Collateral, each Secured Party hereby authorizes and grants a power of attorney (*Vollmacht*) to the Administrative Agent (whether or not by or through employees or agents) to:

(i) to accept as its representative (*Stellvertreter*) any pledge or other creation of any accessory security right granted in favor of such Secured Party in connection with the German Security Agreements and to agree to and execute on its behalf as its representative (*Stellvertreter*)

any amendments and/or alterations to any German Security Agreements or any other agreement related to such German Collateral which creates a pledge or any other accessory security right (*akzessorische Sicherheit*) including the release or confirmation of release of such security;

(ii) execute on behalf of itself and the Secured Parties where relevant and without the need for any further referral to, or authority from, the Secured Parties or any other person all necessary releases of any such German Collateral secured under the German Security Agreements or any other agreement related to such German Collateral;

(iii) realise such Collateral in accordance with the German Security Agreements or any other agreement securing such German Collateral;

(iv) make, receive all declarations and statements and undertake all other necessary actions and measures which are necessary or desirable in connection with such German Collateral or the German Security Agreements or any other agreement securing the German Collateral;

(v) take such action on its behalf as may from time to time be authorized under or in accordance with the German Security Agreements; and

(vi) to exercise such rights, remedies, powers and discretions as are specifically delegated to or conferred upon the Secured Parties under the German Security Agreements together with such powers and discretions as are reasonably incidental thereto.

(c) Each of the Secured Parties agrees that, if the courts of Germany do not recognize or give effect to the trust expressed to be created by this Agreement or any Security Document, the relationship of the Secured Parties to the Administrative Agent shall be construed as one of principal and agent but, to the extent permissible under the laws of Germany, all the other provisions of this Agreement shall have full force and effect between the parties hereto.

(d) Each Secured Party hereby ratifies and approves all acts and declarations previously done by the Administrative Agent on such person's behalf (including for the avoidance of doubt the declarations made by the Administrative Agent as representative without power of attorney (*Vertreter ohne Vertretungsmacht*) in relation to the creation of any pledge (*Pfandrecht*) on behalf and for the benefit of each Secured Party as future pledgee¹ or otherwise).

(e) For the purpose of performing its rights and obligations as Administrative Agent and to make use of any authorization granted under the German Security Agreements, each Secured Party hereby authorizes the Administrative Agent to act as its agent (*Stellvertreter*), and releases the Administrative Agent from any restrictions on representing several persons and self-dealing under any applicable law, and in particular from the restrictions of Section 181 of the German Civil Code (*Bürgerliches Gesetzbuch*). The Administrative Agent has the power to grant sub-power of attorney, including the release from the restrictions of section 181 of the German Civil Code.

¹ S. gesonderten Abschnitt V. dazu

Section 8.18. *German Parallel Debt*

(a) The Borrower hereby irrevocably and unconditionally undertakes (and to the extent necessary undertakes in advance) to pay to the Administrative Agent amounts equal to any amounts owing from time to time by the Borrower to any Secured Party under this Agreement and any other Loan Document pursuant to any Obligations as and when those amounts are due under any Loan Document (such payment undertakings under this Section 8.18 and the obligations and liabilities resulting therefrom being the "Parallel Debt").

(b) The Administrative Agent shall have its own independent right to demand payment of the Parallel Debt by the Borrower. The Borrower and the Administrative Agent acknowledge that the obligations of the Borrower under Section 8.18 are several, separate and independent (*selbständiges Schuldanerkenntnis*) from, and shall not in any way limit or affect, the corresponding obligations of the Borrower to any Secured Party under this Agreement or any other Loan Document (the "Corresponding Debt") nor shall the amounts for which the Borrower is liable under Section 8.18 (*German Parallel Debt*) be limited or affected in any way by its Corresponding Debt provided that:

(i) the Parallel Debt shall be decreased to the extent that the Corresponding Debt has been irrevocably paid or discharged (other than, in each case, contingent obligations);

(ii) the Corresponding Debt shall be decreased to the extent that the Parallel Debt has been irrevocably paid or discharged;

(iii) the amount of the Parallel Debt shall at all times be equal to the amount of the Corresponding Debt; and

(iv) for the avoidance of doubt, the Parallel Debt will become due and payable at the same time when the Corresponding Debt becomes due and payable.

(c) The security granted under any German Security Agreement with respect to the Parallel Debt is granted to the Administrative Agent in its capacity as sole creditor of the Parallel Debt.

(d) Without limiting or affecting the Administrative Agent's rights against the Borrower (whether under this Agreement or any other Loan Document), the Borrower acknowledges that:

(i) Nothing in this Agreement shall impose any obligation on the Administrative Agent to advance any sum to the Borrower or otherwise under any Loan Document; and

(ii) for the purpose of any vote taken under any Loan Document, the Administrative Agent shall not be regarded as having any participation or commitment other than those which it has in its capacity as a Lender.

(e) The parties to this Agreement acknowledge and confirm that the provisions contained in this Agreement shall not be interpreted so as to increase the maximum total amount of the Obligations.

(f) The Parallel Debt shall remain effective in case a third person should assume or be entitled, partially or in whole, to any rights of any of the Lenders under any of the other Loan Documents, be it by virtue of assignment, novation or otherwise.

(g) All monies received or recovered by the Administrative Agent pursuant to this Agreement and all amounts received or recovered by the Administrative Agent from or by the enforcement of any security granted to secure the Parallel Debt shall be applied in accordance with this Agreement.

ARTICLE IX
MISCELLANEOUS

Section 9.01. *Notices.* (a) Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail, e-mailed or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

(i) if to the Borrower, to it at:

c/o Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attention: General Counsel
Tel: 585-724-4000
Fax: 585-724-9549
E-mail: patrick.sheller@kodak.com

with a copy to:

Sullivan & Cromwell LLP
125 Broad Street
New York, New York 10005
Attention: S. Neal McKnight
E-mail: mcknight@sullcrom.com

(ii) if to the Administrative Agent, to:

JPMorgan Chase Bank, N.A.
500 Stanton Christiana Road, Ops 2, Floor 03
Newark, DE, 19713-2107
Attn: Dimple Patel
Phone: 302-634-4154
Fax: 302-634-3301
Email: dimple.x.patel@jpmchase.com

with copies to:

JPMorgan Chase Bank, N.A.
383 Madison Avenue, Floor 24
New York, NY, 10179
Attn: Sandeep Parihar
E-mail: sandeep.s.parihar@jpmorgan.com
Phone: 212-270-5631; and

(iii) if to a Lender, to it at its mail or e-mail address (or telecopy number) set forth in its Administrative Questionnaire.

Any e-mail notice to the Administrative Agent shall be in "pdf" format. Any party hereto may change its address, e-mail address or telecopy number for notices and other communications hereunder by notice to the other parties hereto. All notices and other communications given to any party hereto in accordance with the provisions of this Agreement shall be deemed to have been given on the date of receipt.

(b) Notices and other communications to the Lenders hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Administrative Agent; *provided* that the foregoing shall not apply to notices to any Lender pursuant to Article II if such Lender has notified the Administrative Agent that it is incapable of receiving notices under such Article by electronic communication. The Administrative Agent or the Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it; *provided* that approval of such procedures may be limited to particular notices or communications. Unless the Administrative Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement); *provided* that if such notice or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next Business Day for the recipient; and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(c) *The Platform*. THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE". THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE BORROWER MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE BORROWER MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD-PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE BORROWER MATERIALS OR THE PLATFORM. In no event shall the Agents or any of their Related Parties (collectively, the "**Agent Parties**") have any liability to any Loan Party, any Lender or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Loan Parties' or the Administrative Agent's transmission of Borrower Materials through the Internet, except to the extent that such losses, claims, damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Agent Party (or its Related Parties); *provided, however*, that in no event shall any Agent Party have any liability to any Loan Party, any Lender or any other Person, nor shall any Loan Party have any liability to any Agent Party, any Lender or any other Person, for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages); *provided further* that this clause (c) shall not limit the indemnity obligations of the Borrower or any Subsidiary to the extent otherwise set forth in Section 9.03.

Section 9.02. *Waivers; Amendments*. (a) No failure or delay by the Administrative Agent, or any Lender in exercising any right or power hereunder or under any other Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. The rights and remedies of the Administrative Agent and the Lenders hereunder and under the other Loan Documents are cumulative and are not exclusive of any rights or remedies that they would otherwise have. No waiver of any provision of any Loan Document or consent to any departure by any Loan Party therefrom shall in any event be effective unless the same shall be permitted by clause (b) of this Section 9.02, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given. Without limiting the

generality of the foregoing, the making of a Loan shall not be construed as a waiver of any Default or Event of Default, regardless of whether the Administrative Agent or any Lender may have had notice or knowledge of such Default or Event of Default at the time.

(b) Neither this Agreement nor any other Loan Document nor any provision hereof or thereof may be waived, amended or modified except, in the case of this Agreement, pursuant to an agreement or agreements in writing entered into by the Borrower and the Required Lenders, or, in the case of any other Loan Document, pursuant to an agreement or agreements in writing entered into by the Agent that is a party thereto and the Loan Party or Loan Parties that are parties thereto, in each case with the consent of the Required Lenders (other than an amendment or modification (x) to correct, amend, cure any ambiguity, inconsistency, defect or correct any typographical error or other manifest error in this Agreement or any other Loan Document, (y) to comply with Applicable Law or advice of local counsel in respect of a Security Document or (z) to cause a Security Document to be consistent with this Agreement and the other Loan Documents, which may be amended or modified by the agreement of the Borrower and the Administrative Agent); *provided* that no such agreement shall:

(i) increase the Commitment of any Lender without the written consent of such Lender,

(ii) reduce the principal amount of any Loan or reduce the rate of interest thereon, or reduce any fees payable hereunder, without the written consent of each Lender whose principal amount of its Loan or rate of interest or fees payable would be reduced (it being understood and agreed that waivers of any Defaults, Events of Defaults or additional interest payable during the continuation of an Event of Default shall not be deemed to be a reduction in the rate of interest or any fees payable hereunder),

(iii) postpone the scheduled date of payment of the principal amount of any Loan under Section 2.06 or any date for the payment of any interest or fees payable hereunder, or reduce the amount of, waive or excuse any such payment, or postpone the scheduled date of expiration of any Commitment, without the written consent of each Lender whose payment would be so postponed, reduced, waived or excused or each Lender with Commitments for which the scheduled date of expiration would be postponed, as applicable,

(iv) amend or modify Section 2.14(b), 2.14(c) or 7.03, without the written consent of each Lender,

(v) amend or modify any of the provisions of this Section or reduce the percentage set forth in (x) the definition of "Required Lenders" or (y) any other provision of any Loan Document specifying the number or percentage of Lenders required to waive, amend or modify any rights thereunder or make any determination or grant any consent thereunder, without the written consent of each Lender,

(vi) release all or substantially all of the Guarantors from their Guarantees under the Security Agreement, or limit the liability of all or substantially all of the Guarantors in respect of their Guarantees under the Security Agreement, in each case without the written consent of each Lender, or

(vii) release all or substantially all of the Collateral from the Liens of the Security Documents (except with respect to sales or transfers of, and other transactions relating to, Collateral permitted pursuant to the Loan Documents as of the Closing Date), without the written consent of each Lender;

provided further that no such agreement shall amend, modify or otherwise affect the rights or duties of the Administrative Agent without the prior written consent of the Administrative Agent, as the case may be. Each Lender shall be bound by any waiver, amendment or modification authorized by this Section 9.02 and any consent by any Lender pursuant to this Section 9.02 shall bind any successor or assignee of such Lender.

(c) If any Lender refuses to consent to any amendment or modification to or waiver of any Loan Document requested by the Borrower that requires the consent of all Lenders or all affected Lenders in accordance with this Section 9.02, and such amendment, modification or waiver is consented to by the Required Lenders (a “**Non-Consenting Lender**”), then the Borrower may, at its sole expense and effort, upon notice to such Lender and the Administrative Agent, require such Non-Consenting Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in Section 9.04), all its interests, rights and obligations under this Agreement to an assignee that shall assume such obligations (which assignee may be another Lender, if a Lender accepts such assignment); *provided* that such Non-Consenting Lender shall have received payment of an amount equal to the outstanding principal of its Loans, accrued interest thereon, accrued fees and all other amounts payable to it hereunder, from the assignee (to the extent of such outstanding principal and accrued interest and fees) or the Borrower (in the case of all other amounts).

Section 9.03. *Expenses; Indemnity; Damage Waiver.* (a) The Borrower agrees to pay (i) all reasonable and documented out-of-pocket expenses (including the reasonable fees and documented expenses of other advisors and professionals engaged by the Administrative Agent or the Lead Arranger in consultation with the Borrower) incurred by any Agent, any Joint Lead Arranger and their respective Affiliates, and in the case of legal fees and expenses, limited to the reasonable fees, charges and disbursements of one primary counsel designated by the Administrative Agent (and appropriate local and/or special counsel for each relevant jurisdiction and/or specialized area of law, but limited to one local and/or special counsel in each such jurisdiction or specialized area of law) for the Agents and the Joint Lead Arrangers, in connection with the syndication of the credit facilities provided for herein, the preparation, execution, delivery and administration of the Loan Documents or any amendments, supplements, modifications or waivers of the provisions thereof (whether or not the transactions contemplated hereby or thereby shall be consummated) and (ii) all documented out-of-pocket expenses incurred by any Agent or any Lender, including the fees, charges and disbursements of any counsel or other professional consultants for any Agent or any Lender, in connection with the enforcement or protection of their rights in connection with the Loan Documents, including their rights under this Section, or in connection with the Loans made hereunder, including all such out-of-pocket expenses (including the fees, charges and disbursements of any counsel or other professional consultants for any Agent or any Lender) incurred during any workout, restructuring or negotiations in respect of such Loans; *provided* that the Agents and Lenders shall be entitled to reimbursement for no more than one counsel representing all such parties as designated by the Administrative Agent (and appropriate local counsel and/or special counsel for each relevant jurisdiction or specialized area of law, but limited to one local and/or special counsel in each such jurisdiction or specialized area of law, as designated by the Administrative Agent) (absent any actual or perceived conflict of interest in which case the Agents and Lenders who are similarly situated may engage and be reimbursed for one additional primary counsel and one additional local and/or special counsel in each relevant jurisdiction or specialized area of law for group members who are similarly situated).

(b) The Borrower agrees to indemnify the Agents, the Joint Lead Arrangers and each Lender, and each Related Party of any of the foregoing Persons (each such Person being called an “**Indemnitee**”) against, and hold each Indemnitee harmless (on an after-tax basis) from, any and all losses, claims, causes of action, damages, liabilities, settlement payments, costs and related expenses, including the reasonable and documented out-of-pocket fees, charges and disbursements of any counsel for any Indemnitee, incurred by or asserted against any Indemnitee arising out of, in connection with, or as a result of:

(i) the execution or delivery of any Loan Document or any other agreement or instrument contemplated hereby or thereby, the performance by the parties to the Loan Documents of their respective obligations thereunder or the consummation of the Transactions or any other transactions contemplated hereby or thereby,

(ii) any Loan or the use of the proceeds therefrom,

(iii) any actual or alleged presence or release of or exposure to Hazardous Materials on or from any property currently or formerly owned, leased or operated by the Borrower or any Subsidiary (including any predecessor for whom the Borrower or any such Subsidiary bears liability contractually or by operation of law), or any Environmental Liability, or

(iv) any actual or prospective claim, litigation, investigation or proceeding relating to any of the foregoing, whether based on contract, tort or any other theory and regardless of whether any Indemnitee is a party thereto;

provided that such indemnity shall not, as to any Indemnitee, be available to the extent that such losses, claims, damages, liabilities, costs or related expenses (A) are determined by a court of competent jurisdiction by final non-appealable judgment to have resulted from the gross negligence, bad faith, or willful misconduct of such Indemnitee (or its affiliates, officers, directors, employees, advisors and agents), (B) relate to Hazardous Materials that are first placed at any property owned by the Borrower or any Subsidiary after such property is transferred to any Indemnitee or its successors and assigns by foreclosure, deed in lieu of foreclosure or similar transfer or (C) arise from a dispute solely among Indemnitees not involving any act or omission on the part of the Borrower or its Subsidiaries or Affiliates, other than any losses, claims, damages, liabilities or costs incurred by or asserted against the Administrative Agent or the Joint Lead Arrangers acting in such capacity under this Agreement or any Loan Document; *provided further* that the Indemnitees shall be entitled to reimbursement for no more than one counsel representing all such parties (and appropriate local counsel and special counsel in each applicable local jurisdictions and/or for each specialized area of law, but limited to one local counsel in each such jurisdiction and one special counsel in each such area of law and solely in the case of a conflict of interest, one additional primary counsel and one additional counsel in each relevant jurisdiction and/or specialized area of law to the affected Indemnitees who are similarly situated).

(c) To the extent that the Borrower fails to pay any amount required to be paid by it to any Agent or any Joint Lead Arranger under paragraph (a) or (b) of this Section, each Lender severally agrees to pay to the Administrative Agent or the applicable Joint Lead Arranger, as the case may be, such Lender’s pro rata share (determined as of the time that the applicable unreimbursed expense or indemnity payment is sought) of such unpaid amount; *provided* that the unreimbursed expense or indemnified loss, claim, damage, liability or related expense, as the case may be, was incurred by or asserted against the Administrative Agent or any Joint Lead Arranger in its capacity as such. For purposes hereof, a Lender’s “**pro rata share**” shall be determined based upon its Applicable Percentage.

(d) To the extent permitted by Applicable Law, no party to this Agreement shall assert, and each party to this Agreement hereby waives, any claim against any other party to this Agreement, on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement or any agreement or instrument contemplated hereby, the Transactions, any Loan or the use of the proceeds thereof; *provided* that this clause (d) shall not limit the indemnity obligations of the Borrower or any Subsidiary to the extent otherwise set forth in Section 9.03(a) through (c).

(e) All amounts due under this Section shall be payable within thirty (30) days after written demand therefor (including documentation reasonably supporting such request).

For the avoidance of doubt, this Section 9.03 shall not apply with respect to Taxes other than any Taxes that represent losses or damages arising from any non-Tax claim.

Section 9.04. *Successors and Assigns.* (a) *Successors and Assigns Generally.* The provisions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns permitted hereby, except that no Loan Party may assign or otherwise transfer any of its rights or obligations hereunder or under any other Loan Document except to the extent otherwise permitted as a result of mergers or consolidations permitted hereunder without the prior written consent of the Administrative Agent and each Lender (and any attempted assignment or transfer by the Borrower shall be null and void) and no Lender may assign or otherwise transfer any of its rights or obligations hereunder except (i) to an Eligible Assignee in accordance with the provisions of Section 9.04(b), (ii) by way of participation in accordance with the provisions of Section 9.04(d) or (iii) by way of pledge or assignment of a security interest subject to the restrictions of Section 9.04(f) (and any other attempted assignment or transfer by any party hereto shall be null and void). Nothing in this Agreement, expressed or implied, shall be construed to confer upon any Person (other than the parties hereto, their respective successors and assigns permitted hereby, Participants to the extent provided in Section 9.04(d) and, to the extent expressly contemplated hereby, the Related Parties of each of the Credit Parties) any legal or equitable right, remedy or claim under or by reason of this Agreement.

(b) *Assignments by Lenders.* Any Lender may at any time assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including all or a portion of its Commitment(s) and the Loans at the time owing to it); *provided* that any such assignment shall be subject to the following conditions:

(i) *Minimum Amounts:*

(A) in the case of an assignment of the entire remaining amount of the assigning Lender's Commitment and the Loans at the time owing to it or in the case of an assignment to a Lender or an Affiliate of a Lender or an Approved Fund with respect to a Lender, no minimum amount need be assigned; and

(B) in any case not described in subsection (b)(i)(A) of this Section, the aggregate amount of the Commitment (which for this purpose includes Loans outstanding thereunder) or, if the Commitment is not then in effect, the principal outstanding balance of the Loans of the assigning Lender subject to each such assignment, determined as of the date the Assignment and Acceptance with respect to such assignment is delivered to the Administrative Agent or, if "Trade Date" is specified in the Assignment and Acceptance, as of the Trade Date, shall not be less than \$1,000,000, unless each of the Administrative Agent and, so long as no Event of Default has occurred and is continuing, the Borrower otherwise consents (each such consent not to be unreasonably withheld or delayed); *provided, however,* that concurrent assignments to members of an Assignee Group and concurrent assignments from members of an Assignee Group to a single Eligible Assignee (or to an Eligible Assignee and members of its Assignee Group) will be treated as a single assignment for purposes of determining whether such minimum amount has been met;

(ii) *Proportionate Amounts*. Each partial assignment by a Lender shall be made as an assignment of a proportionate part of all the assigning Lender's rights and obligations under this Agreement with respect to such Lender's Loan;

(iii) *Required Consents*. No consent shall be required for any assignment except to the extent required by subsection (b)(i)(B) of this Section and, in addition:

(A) the consent of the Borrower (such consent not to be unreasonably withheld or delayed) shall be required unless (i) an Event of Default has occurred and is continuing at the time of such assignment or (ii) such assignment is to a Lender, an Affiliate of a Lender or an Approved Fund of such Lender; *provided* that the Borrower shall be deemed to have consented to any such assignment (other than to a Disqualified Institution) if it shall not have responded to a consent request with respect thereto within ten (10) Business Days of written receipt thereof; and

(B) the consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed) shall be required for assignments except if such assignment is to a Person that is a Lender, an Affiliate of such Lender or an Approved Fund of such Lender.

(iv) *Assignment and Acceptance*. The parties to each assignment (other than (i) assignments by a Lender to its Affiliate or an Approved Fund of such Lender or pursuant to Section 2.15 or 9.04(f) and (ii) the Borrower) shall execute and deliver to the Administrative Agent an *Assignment and Acceptance*, together with a processing and recordation fee of \$3,500, *provided, however*, that the Administrative Agent may, in its sole discretion, elect to waive such processing and recordation fee in the case of any assignment. The assignee, if it shall not be a Lender, shall deliver to the Administrative Agent an Administrative Questionnaire.

(v) *Assignments to Borrower*. Notwithstanding anything to the contrary contained in this Section 9.04 or any other provision of this Agreement, so long as no Default or Event of Default has occurred and is continuing or would result therefrom, each Lender shall have the right at any time to sell, assign or transfer all or a portion of its Term Loans, owing to it to Borrower or any of its Subsidiaries on a non-*pro rata* basis, subject to the following limitations:

(A) To effectuate such repurchase the Borrower or such Subsidiary of the Borrower must effectuate such repurchase (for all or any portion of the Term Loans) pursuant to one or more modified Dutch auctions (each, an "**Auction**"), *provided* that, (x) notice of the Auction shall be made to Administrative Agent (for distribution to the Lenders) and (y) the Auction shall be conducted pursuant to reasonable and customary procedures as the Auction Manager may establish which are consistent with this Section 9.04(b)(v) and the Auction procedures set forth on Exhibit L and are otherwise reasonably acceptable to Borrower, the Auction Manager, and Administrative Agent;

(B) With respect to all repurchases made by Borrower or such Subsidiary of the Borrower pursuant to this Section 9.04(b)(v), (x) Borrower shall deliver to the Auction Manager a certificate of a Responsible Officer stating that (1) no Default or Event of Default has occurred and is continuing or would result from such repurchase and (2) as of the launch date of the related Auction and the effective date of any Affiliate Assignment Agreement, the Borrower is not in possession of any material non-public information regarding Borrower or its Subsidiaries, or their assets, that has not previously been disclosed to the Auction Manager, Administrative Agent and any Lenders (taken

into account all public information available about Borrower and its Subsidiaries) and (z) the assigning Lender, Borrower and any Subsidiary of the Borrower making such repurchase shall execute and deliver to the Auction Manager an Affiliate Assignment Agreement; and

(C) Following repurchase pursuant to this Section 9.04(b)(v), the Term Loans so repurchased shall, without further action by any Person, be deemed cancelled for all purposes and no longer outstanding (and may not be resold by Borrower (or its Subsidiaries, as applicable)), for all purposes of this Agreement and all other Loan Documents, including, but not limited to (x) the making of, or the application of, any payments to the Lenders under this Agreement or any other Loan Document, (y) the making of any request, demand, authorization, direction, notice, consent or waiver under this Agreement or any other Loan Document or (z) the determination of Required Lenders, or for any similar or related purpose, including calculation of Excess Cash Flow, under this Agreement or any other Loan Document. In connection with any Term Loans repurchased and cancelled pursuant to this Section 9.04(b)(v), Administrative Agent is authorized to make appropriate entries in the Register to reflect any such cancellation.

(vi) *Assignment with regards to Defaulting Lenders.* In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Administrative Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Borrower and the Administrative Agent, the applicable pro rata share of Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Administrative Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Loans. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder shall become effective under applicable Law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

Subject to acceptance and recording thereof by the Administrative Agent pursuant to subsection (c) of this Section, from and after the effective date specified in each Assignment and Acceptance, the Eligible Assignee thereunder shall be a party to this Agreement and, to the extent of the interest assigned by such Assignment and Acceptance, have the rights and obligations of a Lender under this Agreement, and the assigning Lender thereunder shall, to the extent of the interest assigned by such Assignment and Acceptance, be released from its obligations under this Agreement (and, in the case of an Assignment and Acceptance covering all of the assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto) but shall continue to be entitled to the benefits of Sections 2.11, 2.12, 2.13 and 9.03 with respect to facts and circumstances occurring prior to the effective date of such assignment. Promptly following request, the Borrower (at its expense) shall execute and deliver a promissory note to the assignee Lender (provided that such assignee Lender shall use its commercially reasonable efforts to cause the assignor Lender to deliver to the Borrower any promissory notes delivered to it by the Borrower hereunder). Any assignment or transfer by a Lender of rights or obligations under this Agreement that does not comply with this subsection shall be treated for purposes of this Agreement as a sale by such Lender of a participation in such rights and obligations in accordance with Section 9.04(d).

(c) *Register.* (i) The Administrative Agent, acting for this purpose as an agent of the Borrower, shall maintain at the Administrative Agent's Office a copy of each Assignment and Acceptance delivered to it and a register for the recordation of the names and addresses of the Lenders, and the Commitments of, and principal amounts (and stated interest) of the Loans owing to, each Lender pursuant to the terms hereof from time to time (the "**Register**"). The entries in the Register shall be conclusive, absent manifest error, and the Loan Parties, the Administrative Agent and the Lenders shall treat each Person whose name is recorded in the Register pursuant to the terms hereof as a Lender hereunder for all purposes of this Agreement, notwithstanding notice to the contrary. The Register shall be available for inspection by any Loan Party and any Lender at any reasonable time and from time to time upon reasonable prior notice.

(ii) Upon its receipt of a duly completed Assignment and Acceptance executed by an assigning Lender and an assignee, the assignee's completed Administrative Questionnaire (unless the assignee shall already be a Lender hereunder), the processing and recordation fee referred to in Section 9.04(b) and any written consent to such assignment required by Section 9.04(b), the Administrative Agent shall accept such Assignment and Acceptance and record the information contained therein in the Register. No assignment shall be effective for purposes of this Assignment unless it has been recorded in the Register as provided in this paragraph.

(d) *Participations.* Any Lender may at any time, without the consent of, or notice to, the Loan Parties or the Administrative Agent, sell participations to any Person (other than a natural person, the Loan Parties or any of the Loan Parties' Affiliates or Subsidiaries or to any Disqualified Institution) (each, a "**Participant**") in all or a portion of such Lender's rights and obligations under this Agreement (including all or a portion of its Commitment and/or the Loans owing to it); *provided* that (x) such Lender's obligations under this Agreement shall remain unchanged, (y) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations and (z) the Loan Parties, the Administrative Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement. Any agreement or instrument pursuant to which a Lender sells such a participation shall provide that such Lender shall retain the sole right to enforce the Loan Documents and to approve any amendment, supplement, modification or waiver of any provision of the Loan Documents; *provided* that such agreement or instrument may provide that such Lender will not, without the consent of the Participant, agree to any amendment, supplement, modification or waiver described in the first proviso to Section 9.02(b) that requires the consent of each Lender or each affected Lender. Subject to Section 9.04(e), the Borrower agrees that each Participant shall be entitled to the benefits of Sections 2.11, 2.12 and 2.13 (subject to the requirements and limitations of such Sections, including the requirements under Section 2.13(f) (it being understood that the documentation required under Section 2.13(f) shall be delivered to the participating Lender)) to the same extent as if it were a Lender and had acquired its interest by assignment pursuant to Section 9.04(b). To the extent permitted by law, each Participant also shall be entitled to the benefits of Section 9.08 as though it were a Lender; *provided* that such Participant agrees to be subject to Section 2.14(c) as though it were a Lender.

(e) *Limitations upon Participant Rights.* A Participant shall not be entitled to receive any greater payment under Section 2.11 or 2.13 than the applicable Lender would have been entitled to receive with respect to the participation sold to such Participant, unless the sale of the participation to such Participant is made with the Borrower's prior written consent, which shall not be unreasonably withheld or delayed, and except to the extent such entitlement to receive a greater payment results from a Change in Law that occurs after the Participant acquired the applicable participation. A Participant that would be a Non-U.S. Lender if it were a Lender shall not be entitled to the benefits of Section 2.13 unless the Borrower is notified of the participation sold to such Participant and such Participant agrees, for the benefit of the Borrower, to comply with Section 2.13(f) as though it were a Lender. Each Lender that sells

a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register in the United States on which it enters the name and address of each Participant and the principal amounts (and stated interest) of each Participant's interest in the Loans or other obligations under the Loan Documents (the "**Participant Register**"); *provided* that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any Participant or any information relating to a Participant's interest in any commitments, loans, letters of credit or its other obligations under any Loan Document) except to the extent that such disclosure is necessary to establish that such commitment, loan, letter of credit or other obligation is in registered form under Section 5f.103-1(c) of the United States Treasury Regulations. The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as the owner of such participation for all purposes of this Agreement notwithstanding any notice to the contrary. For the avoidance of doubt, the Administrative Agent (in its capacity as Administrative Agent) shall have no responsibility for maintaining a Participant Register.

(f) *Certain Pledges.* Any Lender may at any time grant, pledge, hypothecate or assign a security interest in all or any portion of its rights under this Agreement (including under its promissory note, if any) to secure obligations of such Lender, including any grant, pledge, hypothecation or assignment to secure obligations to a Federal Reserve Bank or other central bank, and none of the restrictions or conditions set forth in this Section 9.04 related to any grant, pledge, hypothecation or assignment shall apply to any such grant, pledge, hypothecation or assignment of a security interest; *provided* that no such grant, pledge, hypothecation or assignment of a security interest shall release a Lender from any of its obligations hereunder or substitute any such grantee, pledgee, hypothecatee or assignee for such Lender as a party hereto.

(g) *Electronic Execution of Assignments.* The words "execution," "signed," "signature," and words of like import in any Assignment and Acceptance shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any Applicable Law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

(h) The Administrative Agent may conclusively rely on the list of Disqualified Institutions provided by the Borrower (or any supplement thereto) for all purposes of this Agreement and the other Loan Documents, including in approving or declining to approve a Person as an Eligible Assignee, executing and delivering any Assignment and Assumption, making any recording in the Register in respect of such Assignment and Assumption or otherwise, and shall have no liability of any kind to any Loan Party or any Affiliate thereof, any Lender or any other Person if such list of Disqualified Institutions (or any supplement thereto) is incorrect or if any Person is incorrectly identified in such list of Disqualified Institutions (or any supplement thereto) as a Person to whom no assignment is to be made.

(i) Notwithstanding any provision to the contrary, any Lender may assign to one or more special purpose funding vehicles that are not Disqualified Institutions (each, an "**SPV**") all or any portion of its funded Loans (without the corresponding Commitment), without the consent of any Person or the payment of a fee, by execution of a written assignment agreement in a form agreed to by such Lender and such SPV, and may grant any such SPV the option, in such SPV's sole discretion, to provide the Borrower all or any part of any Loans that such Lender would otherwise be obligated to make pursuant to this Agreement. Such SPVs shall have all the rights which a Lender making or holding such Loans would have under this Agreement (subject to the requirements and limitations to which the Lender would subject under this Agreement) but no obligations; *provided* that the Lender shall make all determinations on behalf of the SPV with respect to any matters requiring the consent or approval of the SPV hereunder and

the Agents and the Borrower shall be entitled to rely on such determination by the Lender, without further inquiry and notwithstanding any communication to the contrary by the SPV; *provided further* an SPV shall not be entitled to receive any greater payment under Section 2.11 or 2.13 than the applicable granting Lender would have been entitled to receive absent such grant, without the consent of the Borrower (such consent not to be unreasonably withheld or delayed). The Lender making such assignment shall remain liable for all its original obligations under this Agreement, including its Commitment (although the unused portion thereof shall be reduced by the principal amount of any Loans held by an SPV). Notwithstanding such assignment, the Agents and Borrower may deliver notices to the Lender making such assignment (as agent for the SPV) and not separately to the SPV.

Section 9.05. *Survival*. All covenants, agreements, representations and warranties made by the Loan Parties in the Loan Documents and in the certificates or other instruments delivered in connection with or pursuant to this Agreement or any other Loan Document shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery of the Loan Documents and the making of any Loans, regardless of any investigation made by any such other party or on its behalf and notwithstanding that the Administrative Agent or any Lender may have had notice or knowledge of any Default or incorrect representation or warranty at the time any credit is extended hereunder, and shall continue in full force and effect as long as the principal of or any accrued interest on any Loan or any fee or any other amount payable under this Agreement is outstanding and unpaid (other than any contingent indemnification obligations not then due and payable) and so long as the Commitments have not expired or terminated. The provisions of Sections 2.11, 2.12, 2.13 and 9.03 and Article VIII shall survive and remain in full force and effect regardless of the consummation of the transactions contemplated hereby, the repayment of the Loans or the termination of this Agreement or any provision hereof.

Section 9.06. *Counterparts; Integration; Effectiveness*. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement, the other Loan Documents and any separate letter agreements with respect to fees payable to the Administrative Agent constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in Section 4.01, this Agreement shall become effective when it shall have been executed by the Administrative Agent and when the Administrative Agent shall have received counterparts hereof which, when taken together, bear the signatures of each of the other parties hereto, and thereafter shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns. Delivery of an executed counterpart of a signature page of this Agreement by telecopy or electronic transmission shall be effective as delivery of a manually executed counterpart of this Agreement.

Section 9.07. *Severability*. Any provision of this Agreement held to be invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability without affecting the validity, legality and enforceability of the remaining provisions hereof; and the invalidity of a particular provision in a particular jurisdiction shall not invalidate such provision in any other jurisdiction.

Section 9.08. *Right of Setoff*. If one or more Events of Default shall have occurred and be continuing, each Lender shall have the right, in addition to and not in limitation of any right which any such Lender may have under Applicable Law or otherwise, to set off and apply any and all deposits (general or special, time or demand, provisional or final), at any time held and other obligations at any time owing by such Lender or its Affiliates to or for the credit or the account of the Borrower against any of and all the obligations of the Borrower now or hereafter existing under this Agreement and the other Loan Documents held by such Lender, irrespective of whether or not such Lender shall have made any

demand under this Agreement or such other Loan Document and although such obligations may be unmaturred. The rights of each Lender under this Section 9.08 are in addition to other rights and remedies (including other rights of setoff) which such Lender may have. No Credit Party will, or will permit its Participant to, exercise its rights under this Section 9.08 without the consent of the Administrative Agent or the Required Lenders. ANY AND ALL RIGHTS TO REQUIRE THE ADMINISTRATIVE AGENT TO EXERCISE ITS RIGHTS OR REMEDIES WITH RESPECT TO ANY OTHER COLLATERAL WHICH SECURES ANY OF THE OBLIGATIONS PRIOR TO THE EXERCISE THE SETOFF UNDER THIS SECTION ARE HEREBY KNOWINGLY, VOLUNTARILY AND IRREVOCABLY WAIVED.

Section 9.09. *GOVERNING LAW; JURISDICTION; CONSENT TO SERVICE OF PROCESS.* (a) THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAW OF THE STATE OF NEW YORK (EXCEPT FOR THE CONFLICT OF LAWS RULES THEREOF, BUT INCLUDING GENERAL OBLIGATIONS LAW SECTIONS 5-1401 AND 5-1402).

(b) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property to the exclusive jurisdiction of the Supreme Court of the State of New York sitting in New York County and of the United States District Court of the Southern District of New York, and any appellate court from any thereof (and, to the extent necessary to enforce the Administrative Agent's or the Lenders' rights under the Loan Documents, courts where Collateral may be located or deemed to be located and any appellate court thereof), in any action or proceeding arising out of or relating to any Loan Document, or for recognition or enforcement of any judgment relating to any Loan Document, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such New York State or, to the extent permitted by law, in such Federal court. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

(c) Each of the parties hereto hereby irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection which it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement or any other Loan Document in any court referred to in paragraph (b) of this Section. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(d) Each party to this Agreement irrevocably consents to service of process in the manner provided for notices in Section 9.01. Nothing in this Agreement or any other Loan Document will affect the right of any party to this Agreement to serve process in any other manner permitted by law.

Section 9.10. *WAIVER OF JURY TRIAL.* EACH PARTY HERETO HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT, ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

Section 9.11. *Headings.* Article and Section headings and the Table of Contents used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

Section 9.12. *Confidentiality.* Each of the Administrative Agent and the Lenders agrees to maintain the confidentiality of the Information (as defined below) except that Information may be disclosed (a) to its and its Affiliates' directors, officers, employees and agents, including accountants, legal counsel and other advisors, and funding sources on a "need to know" basis (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such Information and instructed to keep such Information confidential and shall agree to keep such Information confidential), (b) to the extent requested by any regulatory authority, (c) to the extent required by Applicable Law or regulations or by any subpoena or similar legal process, (d) to any other party to this Agreement, (e) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or any other Loan Document or the enforcement of rights hereunder or thereunder, (f) subject to a written agreement containing provisions substantially the same as those of this Section, to any assignee of or Participant in, or any prospective assignee of or Participant in (other than, in each case, any Disqualified Institution), any of its rights or obligations under this Agreement, (g) with the prior written consent of the Borrower or (h) to the extent such Information (i) becomes publicly available other than as a result of a breach of this Section or (ii) becomes available to the Administrative Agent or any Lender on a nonconfidential basis from a source other than the Borrower. For the avoidance of doubt, the obligations of any Lender under this Section 9.12 shall not be abrogated by such Lender's assignment of all of its Loans under this Agreement. For the purposes of this Section, "Information" means all information received from the Borrower relating to the Borrower or its business, other than any such information that is available to the Administrative Agent or any Lender on a nonconfidential basis prior to disclosure by the Borrower. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information.

Section 9.13. *Interest Rate Limitation.* Notwithstanding anything herein to the contrary, if at any time the interest rate applicable to any Loan, together with all fees, charges and other amounts which are treated as interest on such Loan under Applicable Law (collectively, the "Charges"), shall exceed the maximum lawful rate (the "Maximum Rate") which may be contracted for, charged, taken, received or reserved by the Lender holding such Loan in accordance with Applicable Law, the rate of interest payable in respect of such Loan hereunder, together with all Charges payable in respect thereof, shall be limited to the Maximum Rate and, to the extent lawful, the interest and Charges that would have been payable in respect of such Loan but were not payable as a result of the operation of this Section shall be cumulated and the interest and Charges payable to such Lender in respect of other Loans or periods shall be increased (but not above the Maximum Rate therefor) until such cumulated amount, together with interest thereon at the Federal Funds Effective Rate to the date of repayment, shall have been received by such Lender.

Section 9.14. *Patriot Act.* Each Lender hereby notifies the Borrower and the other Loan Parties that pursuant to the requirements of the USA PATRIOT Act, it is required to obtain, verify and record information that identifies the Borrower and the other Loan Parties, which information includes the name and address of the Borrower and the other Loan Parties and other information that will allow such Lender to identify the Borrower and the other Loan Parties in accordance with the USA PATRIOT Act.

Section 9.15. *Additional Waivers.* (a) The Obligations are the joint and several obligation of each Loan Party. To the fullest extent permitted by Applicable Law, the obligations of each Loan Party hereunder shall not be affected by (i) the failure of the Administrative Agent or any Lender to assert any

claim or demand or to enforce or exercise any right or remedy against any other Loan Party under the provisions of this Agreement, any other Loan Document or otherwise, (ii) any rescission, waiver, amendment or modification of, or any release of any Loan Party from, any of the terms or provisions of, this Agreement or any other Loan Document, (other than as expressly contemplated by such waiver, amendment or modification), (iii) the failure to perfect any security interest in, or the release of, any of the Collateral or other security held by or on behalf of the Administrative Agent or any Lender or (iv) any insolvency, bankruptcy, reorganization or other similar proceeding affecting any other Loan Party or its assets or any resulting release or discharge of any obligation of any other Loan Party under any Loan Documents.

(b) The obligations of each Loan Party to pay the Obligations in full hereunder shall not be subject to any reduction, limitation, impairment or termination for any reason (other than the payment in full in cash of all Obligations and termination of the Commitments), including any claim of waiver, release, surrender, alteration or compromise of any of the Obligations and shall not be subject to any defense or setoff, counterclaim, recoupment or termination whatsoever by reason of the invalidity, illegality or unenforceability of any of the Obligations or otherwise. Without limiting the generality of the foregoing, the obligations of each Loan Party hereunder shall not be discharged or impaired or otherwise affected by the failure of any Agent or any Lender to assert any claim or demand or to enforce any remedy under this Agreement, any other Loan Document or any other agreement, by any waiver or modification of any provision of any thereof (other than to the extent such waiver or modification so expressly waives or modifies such obligations or remedies), any default, failure or delay, willful or otherwise, in the performance of any of the Obligations, or by any other act or omission that may or might in any manner or to any extent vary the risk of any Loan Party or that would otherwise operate as a discharge of any Loan Party as a matter of law or equity (other than the payment in full in cash of all Obligations (other than contingent indemnification obligations not then due and payable) and termination of the Commitments).

(c) To the fullest extent permitted by Applicable Law, each Loan Party waives any defense based on or arising out of any defense of any other Loan Party or the unenforceability of the Obligations or any part thereof from any cause, or the cessation from any cause of the liability of any other Loan Party, other than the payment in full in cash of all the Obligations (other than contingent indemnification obligations not then due and payable) and termination of the Commitments. The Administrative Agent and the Lenders may, at their election, foreclose on any security held by one or more of them by one or more judicial or nonjudicial sales, accept an assignment of any such security in lieu of foreclosure, compromise or adjust any part of the Obligations, make any other accommodation with any other Loan Party, or exercise any other right or remedy available to them against any other Loan Party, without affecting or impairing in any way the liability of any Loan Party hereunder except to the extent that all the Obligations have been paid in full in cash (other than contingent indemnification obligations not then due and payable) and the Commitments terminated. Pursuant to Applicable Law, each Loan Party waives any defense arising out of any such election even though such election operates, pursuant to Applicable Law, to impair or to extinguish any right of reimbursement or subrogation or other right or remedy of such Loan Party against any other Loan Party, as the case may be, or any security.

(d) Each Loan Party (except for the Borrower) is a direct or indirect subsidiary of the Borrower, and each Loan Party acknowledges that (x) together with the other Loan Parties, it makes up a related organization of various entities constituting a single economic and business enterprise such that the Loan Parties share a common identity of interests and any benefit received by any one Loan Party benefits the other Loan Parties and (y) it will derive substantial benefit from the making of the Loans by the Lenders. Each Loan Party hereby agrees to keep each other Loan Party fully apprised at all times as to the status of its business, affairs, finances, and financial condition, and its ability to perform its Obligations under the Loan Documents and in particular as to any adverse developments with respect

thereto. Each Loan Party hereby agrees to undertake to keep itself apprised at all times as to the status of the business, affairs, finances, and financial condition of each other Loan Party, and of the ability of each other Loan Party to perform its Obligations under the Loan Documents, and in particular as to any adverse developments with respect to any thereof. Each Loan Party hereby agrees, in light of the foregoing mutual covenants to inform each other, and to keep themselves and each other informed as to such matters, that the none of the Administrative Agent or any Lender shall have any duty to inform any Loan Party of any information pertaining to the business, affairs, finances, or financial condition of any other Loan Party, or pertaining to the ability of any other Loan Party to perform its Obligations under the Loan Documents, even if such information is adverse, and even if such information might influence the decision of one or more of the Loan Parties to continue to be jointly and severally liable for, or to provide Collateral for, Obligations of one or more of the other Loan Parties. To the fullest extent permitted by Applicable Law, each Loan Party hereby expressly waives any duty of the Administrative Agent or any Lender to inform any Loan Party of any such information.

Section 9.16. *No Advisory or Fiduciary Responsibility.* In connection with all aspects of each transaction contemplated hereby, the Loan Parties each acknowledge and agree that: (a) the credit facility provided for hereunder and any related arranging or other services in connection therewith (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document) are an arm's-length commercial transaction between the Loan Parties, on the one hand, and the Agents and the Lenders, on the other hand, and each of the Loan Parties is capable of evaluating and understanding and understands and accepts the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents (including any amendment, waiver or other modification hereof or thereof); (b) in connection with the process leading to such transaction, each Agent and Lender is and has been acting solely as a principal and is not the financial advisor, agent or fiduciary, for the Loan Parties or any of their respective Affiliates, stockholders, creditors or employees or any other Person; (c) none of the Administrative Agent or Lenders has assumed or will assume an advisory, agency or fiduciary responsibility in favor of the Loan Parties with respect to any of the transactions contemplated hereby or the process leading thereto, including with respect to any amendment, waiver or other modification hereof or of any other Loan Document (irrespective of whether any of the Agents or Lenders has advised or is currently advising any Loan Party or any of its Affiliates on other matters) and none of the Administrative Agent or Lenders has any obligation to any Loan Party or any of its Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; (d) the Administrative Agent and Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Loan Parties and their respective Affiliates, and none of the Administrative Agent or Lenders has any obligation to disclose any of such interests by virtue of any advisory, agency or fiduciary relationship; and (e) none of the Administrative Agent and Lenders have provided or will provide any legal, accounting, regulatory or tax advice with respect to any of the transactions contemplated hereby (including any amendment, waiver or other modification hereof or of any other Loan Document) and each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate. Each of the Loan Parties hereby waives and releases, to the fullest extent permitted by law, any claims that it may have against each of the Agents and Lenders with respect to any breach or alleged breach of agency or fiduciary duty.

Section 9.17. *Intercreditor Agreement.* (a) Notwithstanding any provisions in the Agreement or any other Loan Document to the contrary, the terms, conditions and provisions of this Agreement and the other Loan Documents are subject to the term of the Intercreditor Agreement. To the extent there is a conflict between the Loan Documents and the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control.

(b) Without limiting the generality of the foregoing, and notwithstanding anything herein to the contrary, all rights and remedies of the Administrative Agent (and the Lenders) shall be subject to the terms of the Intercreditor Agreement, and until the First Priority Obligations Payment Date in respect of the ABL Priority Collateral (as defined in the Intercreditor Agreement), any obligation of the Borrower and any Guarantor hereunder or under any other Loan Document with respect to the delivery or control of any Collateral constituting ABL Priority Collateral, the novation of any lien on any certificate of title, bill of lading or other document, the giving of any notice to any bailee or other Person or the obtaining of any consent of any Person, in each case to the extent relating to ABL Priority Collateral, shall be deemed to be satisfied if the Borrower or such Guarantor, as applicable, complies with the requirements of the similar provision of the applicable ABL Loan Document. Until the First Priority Obligations Payment Date in respect of the ABL Priority Collateral (each as defined in the Intercreditor Agreement), the delivery of any Collateral constituting ABL Priority Collateral to the ABL Agent pursuant to the ABL Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

[SIGNATURE PAGES FOLLOW]

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

By: /s/ Peter B. Thauer

Name: Peter B. Thauer

Title: Managing Director

SCHEDULE 1.01(A)
ACCEPTABLE FOREIGN CURRENCY

None.

SCHEDULE 1.01(B)
MORTGAGED PROPERTIES

None.

SCHEDULE 1.01(C)
MORTGAGE INSURANCE POLICIES

Not applicable.

SCHEDULE 2.01
LENDERS AND COMMITMENTS

<u>Lenders</u>	<u>Commitment</u>
JPMorgan Chase Bank, N.A.	<u>\$420,000,000</u>
Total:	<u>\$420,000,000</u>

SCHEDULE 3.10
PENSION PLAN

None.

SCHEDULE 3.12
SUBSIDIARIES

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
1680382 Ontario Limited	Canada	Common equity	100	100	100%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan	—
Cinelabs (Beijing) Limited ¹	China		N/A	N/A	40%	Beijing Film & Video Laboratory	—
Creo Asia Pacific Limited	Hong Kong		N/A	N/A	60%	Kodak (China) Limited	—
Creo Manufacturing America LLC	Wyoming	LLC membership interests		to be certificated at emergence	99.998%	Eastman Kodak Holdings B.V.	—
Eastman Kodak Holdings B.V.	The Netherlands		N/A	N/A	.002%	Kodak Graphic Communications Canada Company	—
Eastman Kodak International Capital Company, Inc.	Delaware	Common stock	10,000	8,200	100%	Eastman Kodak Company	—

Eastman Kodak Sarl	Switzerland		1,900,000	1,900,000	100%	Eastman Kodak Holdings B.V.	—
Far East Development Ltd.	Delaware	Common stock	1,000	10	100%	Eastman Kodak Company	—
FPC Inc.	California	Common stock	7,500	80	100%	Laser-Pacific Media Corporation	—
Horsell Graphic Industries Ltd.	United Kingdom		31,648,053	2	100%	Kodak Limited	—
K.K. Kodak Information Systems ¹	Japan	Common stock	3,800	950	100%	Kodak Japan Ltd.	—
Kodak (Australasia) Pty. Ltd.	Australia	Ordinary shares	66,901,626	66,901,626	97.1576%	Eastman Kodak Company	—
					2.8424%	Kodak Graphic Communications Canada Company	
Kodak (China) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (China) Graphic Communications Company Ltd.	China		N/A	N/A	75%	Kodak (China) Company Ltd.	—
					25%	Kodak (China) Investment Company Ltd.	
Kodak (China) Investment Company Limited	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (China) Limited	China		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Eastern Europe) Limited	United Kingdom		1,000	2	100%	Kodak Limited	—

Kodak (Egypt) S.A.E. 1	Egypt	Common stock		49,050	99.09091%	Eastman Kodak Company	—
				200	.40404%	Eastman Kodak International Capital Company, Inc.	
				250	.50505%	Far East Development, Ltd.	
Kodak (Guangzhou) Technology Service Company Limited 1	China		N/A	N/A	90%	Kodak (China) Limited	—
					10%	Canton Hotel	
Kodak (Hong Kong) Limited	Hong Kong		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Malaysia) Sdn. Bhd.	Malaysia	Ordinary shares	10,000,000	8,509,343	99.98%	Eastman Kodak Company	—
					.01%	Eastman Kodak International Capital Company, Inc.	
					.01%	Then Tze Keen, Director	
Kodak (Near East), Inc.	New York	Capital stock	12,000	5,000	100%	Eastman Kodak Company	—
Kodak (Shanghai) International Trading Co. Ltd.	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (Singapore) Pte. Limited	Singapore	Ordinary shares	N/A	90,000	100%	Eastman Kodak Company	—
Kodak (Taiwan) Limited	Taiwan		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—

Kodak (Thailand) Limited	Thailand	Common shares	78,000	99.974359%	Eastman Kodak International Capital Company, Inc.	—	
				.025641%	10 shares held by Chuanchart Prukpaisal and 10 shares held by Pat Sheller	—	
Kodak (Wuxi) Company Limited	China	N/A	N/A	100%	Kodak (China) Investment Company Limited	—	
Kodak (Xiamen) Company Limited ¹	China	N/A	N/A	95%	Kodak (China) Investment Company Limited	—	
				5%	Xiamen State-Owned Assets Investment Com	—	
Kodak (Xiamen) Digital Imaging Products Company Limited	China	N/A	N/A	75%	Kodak (China) Company Limited	—	
				25%	Kodak (China) Investment Company Limited	—	
Kodak	France	N/A	N/A	100%	Eastman Kodak Company	—	
Kodak A/S	Denmark	1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—	
Kodak Americas, Ltd.	New York	Common stock	34,500	34,500	100%	Eastman Kodak Company	—

Kodak Argentina S.A.I.C.	Argentina	Capital stock	989,437	527,668 461,769	53.34% 46.66%	Eastman Kodak Company Eastman Kodak Holdings, B.V.	—
Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	Ordinary shares	N/A	100,000	100%	Eastman Kodak Holdings B.V.	—
Kodak Aviation Leasing LLC	Delaware	LLC membership interests		to be certificated at emergence	100%	Eastman Kodak Company	—
Kodak Brasileira Comercio de Produtos Para Imagem e Serviços Ltda.	Brazil	N/A		136,566,397 quotas	99.9999987%	Eastman Kodak Holdings, B.V.	—
Kodak Canada Inc.	Canada	Common shares	unlimited number of Common Shares	334,000	99.999997%	Kodak Americas, Ltd.	—
		Preference share	and one (1) Preference share	1	.000003%	Eastman Kodak Company	
Kodak Chilena S.A.F. 1	Chile	Capital stock	N/A	129,246,565	99.9962% .0038%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	N/A		149,798,463 quotas	99.9999987%	Kodak Brasileira Comercio de Produtos para Imagem e Serviços Ltda.	—
					2 quotas	0.0000013%	

Kodak de Colombia, SAS	Colombia	Capital stock	5,000	704	100%	Kodak Mexicana S.A. de C.V.	—
Kodak de Mexico S.A. de C.V.	Mexico	Capital stock	179,341,945	179,341,945	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Electronic Products (Shanghai) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Co., Inc.	—
Kodak GmbH	Austria		N/A	N/A	100%	Eastman Kodak Company	—
Kodak GmbH	Germany		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications EAD 1	Bulgaria		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	Ordinary shares	N/A	2	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Graphic Communications Canada Company	Canada	Common shares	7,655,813	7,655,813	100%	Eastman Kodak Company	—
Kodak Graphic Communications GmbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Graphic Communications Limited 1	United Kingdom		52,000,002	52,000,002	100%	Kodak Limited	—
Kodak Holding GmbH	Germany		N/A	N/A	100%	Eastman Kodak Company	—
Kodak IL Ltd.	Israel	Common shares	38,000	20,000	100%	Eastman Kodak Holdings B.V.	—
Pre-settlement with Israel Tax Authorities							—
Post Israel Tax Authorities Settlement, as of June 30, 2013 (still in process)			312,774	294,774	7% 93%	Eastman Kodak Holdings B.V. Kodak Polychrome Graphics Finance (Barbados) SRL	—
Kodak Imaging Network B.V. 1	Netherlands		N/A	N/A	100%	Kodak Imaging Network, Inc.	—
Kodak Imaging Network, Inc.	Delaware	Common stock	100	100	100%	Eastman Kodak Company	—
Kodak Imaging Services (Shenzhen) Ltd. 1	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak India Private Limited	India	Equity and Preference	327,500,000	9,734,506 2	99.99999979% .00000021%	Kodak Limited Kodak International Finance Limited	—
Kodak International Finance Limited	England		N/A	28,061,408	100%	Kodak Limited	—

Kodak Japan Ltd.	Japan	Common stock	400,000	396,071	77.097%	Kodak Polychrome Graphics Company Ltd.	—
					12.674%	Eastman Kodak Holdings B.V.	
					10.229%	Kodak Graphic Communications Canada Company	
Kodak Kft. 1	Hungary		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Korea Ltd.	South Korea	Common stock	3,000,000	964,000	100%	Eastman Kodak Company	—
Kodak Limited	United Kingdom	A Ordinary Shares	N/A	130,000,000	.9999923%	Eastman Kodak Company	—
		Eff. 9/1/13 B Ordinary (non-voting) shares	N/A	1,000	.0000077%	Kodak Pension Plan	
Kodak Mexicana S.A. de C.V.	Mexico	Capital stock	262,870,350	262,875,350	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Nederland B.V.	Netherlands			80,000	100%	Eastman Kodak Holdings B.V.	—
Kodak New Zealand Limited	New Zealand	Ordinary shares	1,000,000	1,000,000	100%	Eastman Kodak Company	—

Kodak Nordic AB	Sweden		270,000	270,000	100%	Eastman Kodak Company	—
Kodak Norge A/S ¹	Norway		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak OOO	Russia		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Oy	Finland		534,000	534,000	100%	Eastman Kodak Company	—
Kodak Philippines, Ltd.	New York	Capital stock	18,000	6,000	100%	Eastman Kodak Company	—
Kodak Polska Sp.zo.o	Poland		Share capital PLN 24,022,650	25,287 (shares are uncertificated)	100%	Eastman Kodak Company	—
Kodak Polychrome Graphics (Hong Kong) Ltd.	Hong Kong		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics China Co. Ltd.	China		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Company Ltd.	Barbados	Common shares	4	4	100%	Eastman Kodak Company	—
Kodak Polychrome Graphics Cono Sur SA ¹	Uruguay	Capital stock	375,000	375,000	100%	Kodak Polychrome Graphics Company Ltd.	—

Kodak Polychrome Graphics Export SAFI 1	Uruguay	Capital stock	5,000	5,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Finance UK Ltd. 1	United Kingdom		50,000,000	44,999,998	100%	Kodak Limited	—
			[These shares are stated to be in USD]				
Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	N/A	2 quotas	1 quota	50%	Kodak Polychrome Graphics Company Ltd.	—
				1 quota	50%	Merrydown Limited	
Kodak Polychrome Graphics Netherlands Antilles NV	Curacao	Ordinary/common shares	6,000		100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Portuguesa Limited	New York	Capital stock	1,000	1,000	100%	Eastman Kodak Company	—
Kodak Realty, Inc.	New York	Capital stock	10,000	100	100%	Eastman Kodak Company	—
Kodak SA/NV	Belgium			324,542	35.0217%	Eastman Kodak International Capital Company, Inc.	—
				296,295	31.9735%	Eastman Kodak Holdings B.V.	
				287,231	30.9955%	Kodak Nederland BV	
				18,613	2.0085%	Kodak Graphic Communications Canada Company	
				5	.0008%	Eastman Kodak Company	

Kodak S.p.A.	Italy	Common stock	N/A	73,000,000	99.998% .002%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak Societe Anonyme	Switzerland		28,000 shares to a par value of 500 CHF each = 14,000,000 CHF – all shares owned by EKICC		100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Unterstützungsgesellschaft mbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Venezuela, S.A.	Venezuela	Capital stock	16,830	16,830	100%	Eastman Kodak Company	—
Kodak Versamark Europe SA	Switzerland		Empty shell		100%	Eastman Kodak Holdings B.V.	—
Kodak, S.A.	Spain	Ordinary shares	284,760	284,759	99.99%	Eastman Kodak Company	—
				1	.01%	Eastman Kodak International Capital Company, Inc.	
KPG Finance (Barbados) SRL	Barbados		Unlimited number of quotas	100,000 quotas	100%	Kodak Polychrome Graphics Company Ltd.	—
Laboratoires Kodak S.A.S. ¹	France			454,399	100%	Kodak	—
Laser-Pacific Media Corporation	Delaware	Common stock	1,200	1,110	100%	Eastman Kodak Company	—
NPEC Inc.	California	Common stock	10,000	100	100%	Eastman Kodak Company	—
Pakon, Inc.	Indiana	Capital stock	1,000	300	100%	Eastman Kodak Company	—

Personalised Imaging Finance Limited	United Kingdom		N/A	100	100%	Kodak International Finance Limited	—
Project Ceylon Limited ¹	United Kingdom		13,001,000	13,001,000	100%	Kodak Limited	—
Qualex Inc.	Delaware	Common stock	1,000	1,000	100%	Eastman Kodak Company	—
RPB Marketing Company	Japan	Common stock	100	3	100%	Kodak Japan Ltd.	—
SAS Villot-Marne ¹	France			2,499	.9996%	Kodak	—
				1	.0004%	Laboratoires Kodak S.A.S.	—
Shanghai Da Hai Camera Co., Ltd. ¹	China		N/A	N/A	75%	Kodak (China) Investment Company Limited	—
					25%	Kodak (China) Limited	—
Wheeling Insurance Ltd.	Bermuda	Common stock	120,000	120,000	100%	Eastman Kodak Company	—
Yamanashi RPB Supply Company	Japan	Common stock	32,000	31,227	100%	Kodak Japan Ltd.	—

¹ Entity is in the process of being liquidated

Effective as of 8/21/13

SCHEDULE 3.14
STRIKES, LOCKOUTS AND SLOWDOWNS

None.

SCHEDULE 3.15(A)
UCC FILINGS

UCC-3 termination statements, the form of which was previously delivered by the Borrower and approved by the Administrative Agent, to be filed in the following jurisdictions to release the security interests in favor of the secured parties under the DIP Credit Facilities and the Borrower's prepetition (x) 10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 and

UCC-1s in favor of the Secured Parties, the form of which was previously delivered by the Borrower and approved by the Administrative Agent, to be filed in the following jurisdictions:

<u>Grantor</u>	<u>State</u>
Eastman Kodak Company	New Jersey
Creo Manufacturing America LLC	Wyoming
Far East Development Ltd.	Delaware
FPC Inc.	California
Kodak (Near East), Inc.	New York
Kodak Americas, Ltd.	New York
Kodak Aviation Leasing LLC	Delaware
Kodak Imaging Network, Inc.	Delaware
Kodak Philippines, Ltd.	New York
Kodak Portuguesa Limited	New York
Kodak Realty, Inc.	New York
Laser-Pacific Media Corporation	Delaware
NPEC Inc.	California
Pakon, Inc.	Indiana
Qualex Inc.	Delaware

SCHEDULE 3.15(B)
INTELLECTUAL PROPERTY FILINGS

The following releases to filed at the United States Patent and Trademark Office:

Release of Security Interest in Patents by and among Citicorp North America, Inc., as agent, Wilmington Trust, National Association, as agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

Release of Security Interest in Trademarks by and among Citicorp North America, Inc., as agent, Wilmington Trust, National Association, as agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

The following release to filed at the United States Copyright Office

Release of Security Interest in Copyrights by and among Citicorp North America, Inc., as agent, Wilmington Trust, National Association, as agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

The following security agreement to be filed at the United States Patent and Trademark Office:

Intellectual Property Security Agreement by and between the Grantors and the Administrative Agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

The following security agreement to be filed at the United States Copyright Office

Intellectual Property Security Agreement by and between the Grantors and the Administrative Agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent,

SCHEDULE 5.01
INTERNET ADDRESSES

None.

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE 5.12(A)
PART I**

DDA ACCOUNTS

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***			***

Eastman Kodak Company	***	***	***	***
	***			***

Eastman Kodak Company	***	***	***	***
	***			***

Eastman Kodak Company	***	*** *	***	***
	***			***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak International Capital Company Inc.	*** *** *** ***	***	*** ***	*** ***
FPC Inc.	*** *** ***	***	***	*** ***
FPC Inc.	*** *** ***	***	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Kodak Imaging Network, Inc.	*** *** *** *** ***	***	***	*** ***
NPEC Inc.	*** *** *** *** ***	***	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Eastman Kodak Co	*** *** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** *** ***
Eastman Kodak Company	*** *** ***	***	***	*** *** ***

* Represents an account that may be closed in connection with or pursuant to the Transactions.

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**SCHEDULE 5.12(A)
PART II**

LOCKBOXES

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	***	***	*** ***
Qualex Inc	*** *** ***	***	***	*** ***

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SCHEDULE 5.12(E)
DISBURSEMENT ACCOUNTS

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** ***	***	*** ***	*** ***

SCHEDULE 5.18
POST-CLOSING OBLIGATIONS

1. As promptly as possible, but in no event later than the days indicated below after the Closing Date, or such later date as the Administrative Agent may agree, the Borrower will cause the perfection under the applicable local law of the Administrative Agent's first priority security interest in the stock of the following subsidiaries: 75 days after the Closing Date for Eastman Kodak Holdings B.V., 60 days after the Closing Date for Kodak Holding GmbH and Kodak Polychrome Graphics Company Ltd, and 45 days after the Closing Date for Kodak Limited. Simultaneously with the completion of the Borrower's obligations pursuant to the preceding sentence with respect to (i) Eastman Kodak Holdings B.V. and Kodak Polychrome Graphics Company Ltd, the Borrower will cause the Administrative Agent to receive a written legal opinion (addressed to the Administrative Agent and the Lenders and in form and substance reasonably acceptable to the Administrative Agent) covering matters relating to the Administrative Agent's security interest in the applicable stock and (ii) Kodak Holding GmbH and Kodak Limited the Borrower will use commercially reasonable efforts to cause the Administrative Agent to receive a written legal opinion (addressed to the Administrative Agent and the Lenders and in form and substance reasonably acceptable to the Administrative Agent) covering matters relating to the Administrative Agent's security interest in the applicable stock.
2. Within 3 Business Days of the Closing Date, the Borrower will cause the filing or execution of documents required to terminate:
 - a. the security interests in favor of the secured parties under the DIP Credit Facilities and the Borrower's prepetition (x)10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 (collectively, the "**Prepetition Notes**") in the equity interests of the following Foreign Subsidiaries:
 - i. Kodak (Australasia) Proprietary Limited,
 - ii. Kodak Holding GmbH,
 - iii. Kodak Limited,
 - iv. Kodak (Singapore) Pte. Limited,
 - v. Kodak S.A., and
 - b. the security interests in favor of the secured parties under the DIP ABL Credit Facility and the Prepetition Notes in the equity interests of Eastman Kodak Holdings B.V.

SCHEDULE 6.01
EXISTING INDEBTEDNESS

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Debt for Borrowed Money	BRL 981,056.61
	Bank Guarantees/LOCs	BRL 1,699,275
	Customer Guarantee/Vendor Program	BRL 15,375,895
		USD 92,773
Kodak Graphic Communications Canada Company	Capital Leases	CAD 10,040,844
Kodak Mexicana S.A. de C.V.	Surety Bonds	MXN 266,914,511
		USD 6,300
Kodak Limited	Bank Guarantees/LOCs	EUR 1,648,662
		GBP 600,000
		SEK 319,932
	Customer Guarantee/Vendor Program	GBP 11,107,906
Kodak Nordic AB (Sweden)	Surety Bonds	SEK 24,133,833
Kodak Argentina S.A.I.C.	Customer Guarantee/Vendor Program	ARS 7,540,195
	Surety Bonds	ARS 379,600
Kodak S.p.A (Italy)	Bank Guarantees/LOCs	EUR 749,622

Entity	Type	Existing	
Kodak SA/NV (Belgium)	Customer Guarantee/Vendor Program	USD	130,180
	Bank Guarantees/LOCs	EUR	18,502
Kodak India Private Limited	Bank Guarantees/LOCs	INR	42,285,857
	Customer Guarantee/Vendor Program	INR	10,712,000
Kodak IL Ltd. (Israel)	Bank Guarantees/LOCs	USD	2,057,880
		ILS	150,000
Kodak, S.A. (Spain)	Bank Guarantees/LOCs	EUR	240,803
	Customer Guarantee/Vendor Program	EUR	708
Qualex Inc.	3rd Party Guarantees	USD	592,969
Eastman Kodak Sarl	Bank Guarantees/LOCs	NOK	1,000,000
		EUR	210,275
		CHF	221,250
	Customer Guarantee/Vendor Program	USD	33,462
Kodak (Hong Kong) Limited	Bank Guarantees/LOCs	HKD	103,556
Kodak (China) Company Limited	Customer Guarantee/Vendor Program	CNY	895,924
	Bank Guarantees/LOCs	HKD	5,300,000
Kodak (Thailand) Limited	Bank Guarantees/LOCs	THB	192,927
	Customer Guarantee/Vendor Program	THB	1,621,886
Kodak Societe Anonyme	Bank Guarantees/LOCs	CHF	115,000

Entity	Type	Existing
Kodak Korea Limited	Bank Guarantees/LOCs	KRW 7,167,930
Kodak (Singapore) Pte Limited	Bank Guarantees/LOCs	SGD 45,261
Kodak Japan Ltd.	Bank Guarantees/LOCs	JPY 80,401,533
Kodak Turkey	Bank Guarantees/LOCs	TL 78,426

Eastman Kodak Company Debt (USD) (principal amounts where applicable)

Letters of Credit listed on Annex 1 to Schedule 6.01 in the aggregate amount set forth below.	\$123,246,352
Surety Bonds for U.S. and Canadian Customs	\$ 1,417,000
Customer Guarantees/Vendor Program (Loss Pool)	\$ 1,012,113

Annex 1 to Schedule 6.01¹

<u>Issuing Bank</u>	<u>Beneficiary</u>	<u>LC #</u>	<u>Face Amount</u>
Citibank, N.A.	CVS Pharmacy, Inc.	63667037	\$ 10,500,000.00
Citibank, N.A.	INA, Pacific, Atlantic Insurance Company	NY-02805-30035009	\$ 1,066,540.00
Citibank, N.A.	North Carolina Self-Insurance Security Association	63665579	\$ 150,000.00
Citibank, N.A.	NY Workers Compensation (CITI)	NY-02805-30031820	\$ 61,634,205.00
Citibank, N.A.	Ohio Environmental Protection Agency	NY-02805-30035285	\$ 1,600,000.00
Citibank, N.A.	Travelers	61604621	\$ 2,600,000.00
Wells Fargo Bank, N.A.	Maryland Workers' Compensation Commission	IS0012739	\$ 100,000.00
Wells Fargo Bank, N.A.	NYS Workers' Compensation	IS0012677	\$ 96,000.00
Wells Fargo Bank, N.A.	Township of Hamilton	IS0012760	\$ 5,500.00
Wells Fargo Bank, N.A.	Employment Development Department	IS0012762	\$ 55,100.00
Wells Fargo Bank, N.A.	New Jersey Dept of Environmental Protection	IS0012645	\$ 500,000.00
Wells Fargo Bank, N.A.	Finance Office, Workers' Compensation Board	IS0012271	\$ 11,390,063.00
Wells Fargo Bank, N.A.	Self Insurance Plans State of California	IS0012521	\$ 4,351,072.00
Wells Fargo Bank, N.A.	Westchester Fire Insurance Company	IS0011889	\$ 2,500,000.00
Wells Fargo Bank, N.A.	Old Republic Insurance Company c/o Old Republic Risk Management	IS0011616	\$ 26,587,872.00
Wells Fargo Bank, N.A.	New York State Dept of Environmental Conservation	IS0012035	\$ 10,000.00
Wells Fargo Bank, N.A.	Commonwealth of Virginia	IS0012736	\$ 100,000.00

¹ All of the letters of credit on this Annex 1 are backstopped by letters of credit issued by the Issuing Bank (as defined in the ABL Agreement) on the date hereof.

SCHEDULE 6.02
EXISTING LIENS

PART I

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash collateralization with American Express for corporate credit cards	USD 1,750,000
Eastman Kodak Company	Receipts reserve for credit card charges with PNC Merchant Services	USD 600,000
Eastman Kodak Company	Trust to support environmental liabilities to benefit New York State Department of Environmental Conservation	USD 23,201,482
Wheeling Insurance Ltd.	Trust to support claim liabilities related to past participation in Green Island Reinsurance Treaty	USD 107,418
Wheeling Insurance Ltd.	Trust to support claim liabilities related to Old Republic self-funded Workers' Compensation and Automobile Liability policies	USD 9,500,000
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of real property and its other assets to support adjudication of tax and labor disputes	USD 131,580,683
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of cash to support adjudication of tax and labor disputes	BRL 24,661,591
Kodak Limited	Cash collateralization to support guarantee liabilities with Lloyds Bank	GBP 2,851,907
Kodak India Private Limited	Cash collateralization to support guarantee liabilities with Citibank and HDFC	INR 38,173,541
Kodak India Private Limited	Pledge of its assets to support tax adjudication	INR 41,992,200
Kodak IL Ltd. (Israel)	Cash collateralization of bank guarantee by Bank Leumi	USD 2,030,000
Kodak International Finance Ltd.	Cash collateralization of FX dealing line by Bank of New York Mellon	USD 11,543,722

PART II

CONTINUING SECURED AGREEMENTS²
BACKED BY CASH COLLATERAL

<u>Country</u>	<u>Kodak Entity</u>	<u>Description</u>	<u>Reference #</u>	<u>Amount</u>
UAE	Kodak (Near East), Inc.	Standby Letters of Credit	US532203-2	\$ 30,500
Australia	Kodak (Australasia) Pty. Ltd.	Standby Letters of Credit	US539392-2	\$ 360,000
Hong Kong	Kodak (Hong Kong) Limited	Omnibus	US166612-1	\$ 13,400
Thailand	Kodak (Thailand) Limited	Omnibus	TH167067	\$ 63,800

² As defined in the Payoff Letter by Citicorp North America, Inc. dated September 3, 2013.

SCHEDULE 6.04
EXISTING INVESTMENTS

STOCK

<u>Investment</u>	<u>Investment Date</u>	<u>% Owned</u>	<u>Book Value</u>
Public			
Emagin Corporation	07/01/1998	.17%	\$ 148,333
Global Lighting Technologies	12/01/2003	1.00%	\$1,490,449
Private			
Hillcrest Laboratories Inc.	01/11/2008	1.00%	\$ 125,000
Next Engine, Inc.	01/01/2001	2.00%	\$ 250,000
Lockerz, Inc.	01/21/2011	6.57%	\$ 474,581
Total USD			<u><u>\$2,488,363</u></u>

LOSS POOL

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash funded loss pool related to equipment sales	USD 1,617,292
Eastman Kodak Sarl	Cash funded loss pool related to equipment sales	USD 639,670

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SCHEDULE 6.05
DISPOSITIONS

1. Proposed sale of real property in Argentina (including any sale and leaseback in connection therewith). If consummated, it is expected to be closed in October 2013.
2. ***
3. Proposed sale of utility operations at Eastman Business Park. Purchase price proceeds will go to environmental trust. If consummated, this is expected to be signed and closed by the end of August 2013.
4. ***
5. Proposed sale of Pro-Tek. This is a business that stores movie film in California. If consummated, it is expected to be signed in September 2013 and closed in October 2013.
6. Proposed donation of 365 sqm. of forest land by Kodak (Near East), Inc.'s Greek branch to the local government in Greece. This is the last asset Kodak (Near East), Inc. owns in Greece.
7. Proposed sale of parking lot located at Seward Street in Los Angeles, CA. If consummated, it is expected to be closed in October or November 2013.
8. Proposed sale of Airport Hangar in Rochester, NY. If consummated, it is expected to be closed in September or October of 2013.
9. ***
10. ***
11. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc. (including any sale and leaseback in connection therewith).
12. Proposed sale of the Hawkeye location.
13. ***

SCHEDULE 6.06
SALE AND LEASEBACK TRANSACTIONS

1. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc., a Kodak Company.
2. Proposed sale of real estate property in Argentina.

SCHEDULE 6.09
TRANSACTIONS WITH AFFILIATES

Intercompany Loans³

<u>Lender Company Description</u>	<u>Debtor Trading Partner Description</u>	<u>Loan Currency</u>	<u>Local Currency Principal Balance</u>	<u>USD Principal Balance</u>	<u>Interest Rate</u>
1. Eastman Kodak Co. – Parent	Kodak (Egypt) S.A.E.	USD	5,666,138	5,666,138	0.00%
2. Eastman Kodak Co. – Parent	Kodak Graphic Com. Canada	USD	135,705,510	135,705,510	0.00%
3. Eastman Kodak Co. – Parent	Kodak International Finance Limited	USD	125,000,000	125,000,000	7.90%
4. Kodak (Near East) Inc.	Eastman Kodak Co. – Parent	USD	16,720,673	16,720,673	0.05%
5. Kodak de México, SA de CV	Eastman Kodak Co. – Parent	USD	19,772,256	19,772,256	0.00%
6. Kodak de México, SA de CV	Eastman Kodak Co. – Parent	USD	19,445,532	19,445,532	8.50%
7. Kodak China Ltd.	Eastman Kodak Co. – Parent	USD	174,000,000	174,000,000	0.00%
8. Kodak Japan Limited	Eastman Kodak Co. – Parent	JPY	3,030,036,942	30,949,668	2.00%
9. Kodak International Finance Limited	Eastman Kodak Co. – Parent	USD	44,000,000	44,000,000	7.90%
10. Kodak Societa per Azioni	Eastman Kodak Co. – Parent	USD	20,000,000	20,000,000	7.90%

³ These intercompany loans are permitted to be rolled over or renewed at principal amounts incorporating accrued but unpaid interests and (x) for each of #1 to # 4 at the existing or a different interest rate or (y) for each of #5 to #10 at the existing or a lower interest rate.

SCHEDULE 6.10
EXISTING RESTRICTIONS

None.

SCHEDULE 7.01(K)
JUDGMENTS

<u>Case No. / Matter</u>	<u>Kodak Party</u>	<u>Other Party</u>	<u>Venue</u>
03-930139/2010 DHL	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual – SP	Brazil
0007292-65.2005.4.03.6103/INCOME TAX 91/92	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual – SP	Brazil
3.066.612/VAT STATE OF SP, DHL EXPORTATION	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual – SP	Brazil
967403	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
973.014	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda do Estado de São Paulo	Brazil
145.738	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
1314995	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual – SP	Brazil
583.00.2005.061.270	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Canadá Color Vídeo – Foto – Som Ltda	Brazil
1069186-0/4	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Paulo Afonso Cotta	Brazil
2009.135.14335	Kodak da Amazônia Indústria e Comércio Ltda.	Secretaria do Estado da Fazenda do Rio de Janeiro	Brazil
10283-720.630/2008-94	Kodak da Amazônia Indústria e Comércio Ltda.	União Federal	Brazil
0263043-53.2011.8.04.0001	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Flashmed	Brazil
001.05.045558-4	Kodak da Amazônia Indústria e Comércio Ltda.	Syncrofilm	Brazil
9 similar 2003 income/importation tax matters with unfavorable administrative determinations	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
0005130-69.2010.8.17.0810	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Meirelles S.A. Comércio e Indústria	Brazil

Additional Matters:

1. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2006-7.
2. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2007-8.

**FORM OF
ASSIGNMENT AND ACCEPTANCE**

This Assignment and Acceptance (the "Assignment and Acceptance") is dated as of the Effective Date set forth below and is entered into between the Assignor named below (the "Assignor") and the Assignee named below (the "Assignee"). Capitalized terms used but not defined herein shall have the meanings given to them in the Credit Agreement identified below (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), receipt of a copy of which is hereby acknowledged by the Assignee. The Standard Terms and Conditions set forth in Annex 1 attached hereto are hereby agreed to and incorporated herein by reference and made a part of this Assignment and Acceptance as if set forth herein in full.

For an agreed consideration, the Assignor hereby irrevocably sells and assigns to the Assignee, and the Assignee hereby irrevocably purchases and assumes from the Assignor, subject to and in accordance with the Standard Terms and Conditions and the Credit Agreement, as of the Effective Date inserted by the Administrative Agent below (i) all of the Assignor's rights and obligations in its capacity as a Lender under the Credit Agreement and any other documents or instruments delivered pursuant thereto to the extent related to the amount and percentage interest identified below of all of such outstanding rights and obligations of the Assignor under the respective facilities identified below (including any letters of credit, guarantees, and swingline loans included in such facilities) and (ii) to the extent permitted to be assigned under applicable law, all claims, suits, causes of action and any other right of the Assignor (in its capacity as a Lender) against any Person, whether known or unknown, arising under or in connection with the Credit Agreement, any other documents or instruments delivered pursuant thereto or the loan transactions governed thereby or in any way based on or related to any of the foregoing, including contract claims, tort claims, malpractice claims, statutory claims and all other claims at law or in equity related to the rights and obligations sold and assigned pursuant to clause (i) above (the rights and obligations sold and assigned pursuant to clauses (i) and (ii) above being referred to herein collectively as the "Assigned Interest"). Such sale and assignment is without recourse to the Assignor and, except as expressly provided in this Assignment and Acceptance, without representation or warranty by the Assignor.

1. Assignor: _____
2. Assignee: _____
[and is an Affiliate/Approved Fund of [*identify Lender*]¹]
3. Borrower: The Company (as defined below).
4. Administrative Agent: JPMorgan Chase Bank, N.A., including any successor thereto, as administrative agent under the Credit Agreement.
5. Credit Agreement: The Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time), among EASTMAN KODAK COMPANY (the "Company"), the Lenders party thereto and JPMorgan Chase Bank, N.A., as Administrative Agent.

¹ Select as applicable.

6. Assigned Interest:

<u>Aggregate Amount of Loans for all Lenders</u>	<u>Amount of Loans Assigned</u>	<u>Percentage Assigned of Loans²</u>
\$ _____	\$ _____	% _____

Effective Date: _____, 20____ [TO BE INSERTED BY ADMINISTRATIVE AGENT AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE REGISTER THEREFOR.]

[The Assignee agrees to deliver to the Administrative Agent a completed administrative questionnaire in which the Assignee designates one or more credit contacts to whom all syndicate-level information (which may contain material non-public information about the Borrower, the Loan Parties and their Affiliates or their respective securities) will be made available and who may receive such information in accordance with the Assignee's compliance procedures and applicable laws, including Federal and state securities laws.]³

The terms set forth in this Assignment and Acceptance are hereby agreed to:

ASSIGNOR

NAME OF ASSIGNOR

By: _____

Name:

Title:

ASSIGNEE

NAME OF ASSIGNEE

By: _____

Name:

Title:

² Set forth, to at least 9 decimals, as a percentage of the Commitment of all Lenders.

³ To be inserted only if the Assignee is not a Lender at the time of such Assignment.

Consented to and Accepted:

JPMORGAN CHASE BANK, N.A., as Administrative Agent

By _____
Name:
Title:

[Consented to:]⁴

[EASTMAN KODAK COMPANY]

By _____
Name:
Title:

⁴ To be added only if the consent of the Borrower is required by the terms of the Credit Agreement.

Reference is hereby made to the Senior Secured First Lien Term Credit Agreement, dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time (the "Credit Agreement")), among EASTMAN KODAK COMPANY (the "Borrower"), the Lenders party thereto and JPMORGAN CHASE BANK, N.A., as Administrative Agent (in such capacity, the "Administrative Agent").

STANDARD TERMS AND CONDITIONS FOR
ASSIGNMENT AND ACCEPTANCE

1. Representations and Warranties.

1.1 Assignor. The Assignor (a) represents and warrants that (i) it is the legal and beneficial owner of the Assigned Interest, (ii) the Assigned Interest is free and clear of any lien, encumbrance or other adverse claim[, and] (iii) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Acceptance and to consummate the transactions contemplated hereby [and (iv) the Assignee is not a Disqualified Institution]⁵ and (b) assumes no responsibility with respect to (i) any statements, warranties or representations made in or in connection with the Credit Agreement or any other Loan Document, (ii) the execution, legality, validity, enforceability, genuineness, sufficiency or value of the Loan Documents or any collateral thereunder, (iii) the financial condition of the Borrower, any of its Subsidiaries or Affiliates or any other Person obligated in respect of any Loan Document or (iv) the performance or observance by the Borrower, any of its Subsidiaries or Affiliates or any other Person of any of their respective obligations under any Loan Document.

1.2. Assignee. The Assignee (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Acceptance and to consummate the transactions contemplated hereby and to become a Lender under the Credit Agreement, (ii) it satisfies the requirements, if any, specified in the Credit Agreement that are required to be satisfied by it in order to acquire the Assigned Interest and become a Lender, (iii) from and after the Effective Date, it shall be bound by the provisions of the Credit Agreement as a Lender thereunder and, to the extent of the Assigned Interest, shall have the obligations of a Lender thereunder, (iv) it has received a copy of the Credit Agreement, together with copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Assignment and Acceptance and to purchase the Assigned Interest on the basis of which it has made such analysis and decision independently and without reliance on the Administrative Agent or any other Lender and (v) if it is a Non-U.S. Lender, attached to the Assignment and Acceptance is any documentation required to be delivered by it pursuant to the terms of the Credit Agreement, duly completed and executed by the Assignee and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent, the Assignor or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue

⁵ Bracketed language to be excluded from any Assignment and Acceptance consented to by the Borrower pursuant to the Master Consent to Assignment dated September 3, 2013 relating to the Credit Agreement.

to make its own credit decisions in taking or not taking action under the Loan Documents and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender.

2. Payments. From and after the Effective Date, the Administrative Agent shall make all payments in respect of the Assigned Interest (including payments of principal, interest, fees and other amounts) to the Assignor for amounts which have accrued to but excluding the Effective Date and to the Assignee for amounts which have accrued from and after the Effective Date.

3. General Provisions. This Assignment and Acceptance shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. This Assignment and Acceptance may be executed in any number of counterparts, which together shall constitute one instrument. Delivery of an executed counterpart of a signature page of this Assignment and Acceptance by email or telecopy shall be effective as delivery of a manually executed counterpart of this Assignment and Acceptance. This Assignment and Acceptance shall be governed by, and construed in accordance with, the law of the State of New York.

[Reserved]

Form of Security Agreement

GUARANTEE AND COLLATERAL AGREEMENT

Dated September 3, 2013

From

The Grantors referred to herein

as Grantors

to

JPMorgan Chase Bank, N.A.

as Administrative Agent

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Exhibits

- Exhibit A - Form of Intellectual Property Security Agreement
- Exhibit B - Form of Intellectual Property Security Agreement Supplement
- Exhibit C - Form of Security Agreement Supplement

GUARANTEE AND COLLATERAL AGREEMENT

GUARANTEE AND COLLATERAL AGREEMENT dated September 3, 2013 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation ("**Borrower**" or "**Company**"), and the other Persons listed on the signature pages hereof, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Persons so listed or joined being, collectively, the "**Grantors**"), to JPMorgan Chase Bank, N.A., as administrative agent (in such capacity, together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement (as hereinafter defined) and assigns, the "**Administrative Agent**") for the Secured Parties (as defined in the Credit Agreement).

PRELIMINARY STATEMENTS.

(1) Borrower and the other Grantors have entered into a senior secured first lien term credit agreement with Administrative Agent and certain other parties as set forth in the Credit Agreement, dated of even date herewith, by and among the Borrower, the lenders party thereto from time to time (the "**Lenders**") and Administrative Agent (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**");

(2) Borrower is a member of an affiliated group of companies that includes each other Grantor;

(3) The proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses;

(4) Part I of Schedule I hereto lists all Equity Interests (other than Excluded Property) directly owned by such Grantor as of the date hereof (the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor as of the date hereof (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(5) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Pledged Deposit Accounts**").

(6) Company is the owner of an L/C Cash Deposit Account (as defined in the ABL Agreement, the "**L/C Cash Deposit Account**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(7) Company is the owner of the Pledged Cash Account (Eligible Cash) (as defined in the ABL Agreement, the "**Pledged Cash Account (Eligible Cash)**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(8) Company is the owner of the Pledged Cash Account (Qualified Cash) (as defined in the ABL Agreement, the “**Pledged Cash Account (Qualified Cash)**”) created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(9) It is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have granted the security interest contemplated by this Agreement.

(10) Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(11) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement (whether or not capitalized) as such terms are defined in such Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided, that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor hereby agrees with the Administrative Agent for the benefit of the Secured Parties as follows:

Section 1. Guarantee.

(a) Guarantee

(i) Each of the Guarantors hereby, jointly and severally, unconditionally and irrevocably, guarantees to the Administrative Agent, for the ratable benefit of the Secured Parties and their respective successors, indorsees, transferees and assigns, the prompt and complete payment and performance by the Borrower when due (whether at the stated maturity, by acceleration or otherwise) of the Borrower Obligations. “**Guarantors**” shall mean each Grantor other than the Borrower. “**Borrower Obligations**” shall mean the unpaid principal of and interest on (including interest accruing after the maturity of the Loans and interest accruing after the filing of any petition in bankruptcy, or the commencement of any insolvency, reorganization or like proceeding, relating to the Borrower, whether or not a claim for post-filing or post-petition interest is allowed in such proceeding) the Loans and all other obligations and liabilities of the Borrower to the Administrative Agent or to any Lender, whether direct or indirect, absolute or contingent, due or to become due, or now existing or hereafter incurred, which may arise under, out of, or in connection with, this Agreement, any other Loan Document,

or any other document made, delivered or given in connection herewith or therewith, whether on account of principal, interest, reimbursement obligations, fees, indemnities, costs, expenses (including all fees, charges and disbursements of counsel to the Administrative Agent or to any Lender that are required to be paid by the Borrower pursuant to Section 9.03 of the Credit Agreement) or otherwise.

(ii) Anything herein or in any other Loan Document to the contrary notwithstanding, the maximum liability of each Guarantor hereunder and under the other Loan Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 1(b)).

(iii) Each Guarantor agrees that the Borrower Obligations may at any time and from time to time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Section 1 or affecting the rights and remedies of the Administrative Agent or any Lender hereunder.

(iv) The guarantee contained in this Section 1 shall remain in full force and effect until all the Obligations (other than any contingent indemnification obligations not then due and payable) shall have been satisfied by payment in full and the Commitments shall be terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrower may be free from any Borrower Obligations. "**Obligations**" shall mean (i) in the case of the Borrower, the Borrower Obligations, and (ii) in the case of each Guarantor, its Guarantor Obligations. "**Guarantor Obligations**" shall mean with respect to any Guarantor, all obligations and liabilities of such Guarantor which may arise under or in connection with this Agreement (including, without limitation, this Section 1) or any other Loan Document, in each case whether on account of guarantee obligations, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by such Guarantor pursuant to Section 9.3 of the Credit Agreement or Section 22 hereof).

(v) No payment made by the Borrower, any of the Guarantors, any other guarantor or any other Person or received or collected by the Administrative Agent or any Lender from the Borrower, any of the Guarantors, any other guarantor or any other Person by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Borrower Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Borrower Obligations or any payment received or collected from such Guarantor in respect of the Borrower Obligations), remain liable for the Borrower Obligations up to the maximum liability of such Guarantor hereunder until the Obligations are paid in full (other than any contingent indemnification obligations not then due and payable) and the Commitments are terminated.

(b) Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made hereunder,

such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 1(c). The provisions of this Section 1(b) shall in no respect limit the obligations and liabilities of any Guarantor to the Administrative Agent and the Lenders, and each Guarantor shall remain liable to the Administrative Agent and the Lenders for the full amount guaranteed by such Guarantor hereunder.

(c) No Subrogation. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Administrative Agent or any Lender, no Guarantor shall be entitled to be subrogated to any of the rights of the Administrative Agent or any Lender against the Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Administrative Agent or any Lender for the payment of the Borrower Obligations, nor shall any Guarantor seek or be entitled to seek any contribution or reimbursement from the Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Administrative Agent and the Lenders by the Borrower on account of the Borrower Obligations (other than contingent indemnification obligations not then due and payable) are paid in full and the Commitments shall have terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Borrower Obligations shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Administrative Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Administrative Agent, if required), to be applied against the Borrower Obligations, whether matured or unmatured, in such order as the Administrative Agent may determine.

(d) Amendments, etc. with respect to the Borrower Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Borrower Obligations made by the Administrative Agent or any Lender may be rescinded by the Administrative Agent or such Lender and any of the Borrower Obligations continued, and the Borrower Obligations, or the liability of any other Person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Administrative Agent or any Lender, and the Credit Agreement and the other Loan Documents and any other documents executed and delivered in connection therewith may be amended, modified, waived, supplemented or terminated, in whole or in part, as the Administrative Agent (or the Required Lenders or such requisite Lenders as required pursuant to Section 9.02 of the Credit Agreement, as the case may be) may reasonably deem advisable from time to time, and any collateral security, guarantee or right of offset at any time held by the Administrative Agent or any Lender for the payment of the Borrower Obligations may be sold, exchanged, waived, surrendered or released. Neither the Administrative Agent nor any Lender shall have any obligation to protect, secure, perfect or insure any Lien at any time held by it as security for the Borrower Obligations or for the guarantee contained in this Section 1 or any property subject thereto.

(e) Guarantee Absolute and Unconditional. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Borrower Obligations and notice of or proof of reliance by the Administrative Agent or any Lender upon the guarantee contained in this Section 1 or acceptance of the guarantee contained in this Section 1; the Borrower Obligations, and any of them, shall conclusively be deemed to have been created, contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this Section; and all dealings between the Borrower and any of the Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, likewise shall be conclusively presumed to have been had or consummated in reliance upon the guarantee contained in this Section 1. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon the Borrower or any of the Guarantors with respect to the Borrower Obligations. Each Guarantor understands and agrees that the guarantee contained in this Section 1 shall be construed as a continuing, absolute and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Loan Document, any of the Borrower Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Administrative Agent or any Lender, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by the Borrower or any other Person against the Administrative Agent or any Lender, or (c) any other circumstance whatsoever (with or without notice to or knowledge of the Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of the Borrower for the Borrower Obligations, or of such Guarantor under the guarantee contained in this Section 1, in bankruptcy or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Administrative Agent or any Lender may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against the Borrower, any other Guarantor or any other Person or against any collateral security or guarantee for the Borrower Obligations or any right of offset with respect thereto, and any failure by the Administrative Agent or any Lender to make any such demand, to pursue such other rights or remedies or to collect any payments from the Borrower, any other Guarantor or any other Person or to realize upon any such collateral security or guarantee or to exercise any such right of offset, or any release of the Borrower, any other Guarantor or any other Person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Administrative Agent or any Lender against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.

(f) Reinstatement. The guarantee contained in this Section 1 shall continue to be effective, or be reinstated, as the case may be, if at any time payment, or any part thereof, of any of the Borrower Obligations is rescinded or must otherwise be restored or returned by the Administrative Agent or any Lender upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of the Borrower or any Guarantor, or upon or as a result of the appointment of a

receiver, intervenor or conservator of, or trustee or similar officer for, the Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made.

Section 2. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in such Grantor's right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the "**Collateral**"):

(a) all equipment in all of its forms, including all machinery, tools, motor vehicles, vessels, aircraft and furniture (excepting all fixtures), and all parts thereof and all accessions thereto, including computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the "**Equipment**");

(b) all inventory in all of its forms, including (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the "**Inventory**");

(c) (i) all accounts, instruments (including promissory notes), deposit accounts, chattel paper, general intangibles (including payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the "**Receivables**"), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the "**Related Contracts**"), and (ii) all commercial tort claims now or hereafter described on Schedule X hereto;

(d) the following (the "**Security Collateral**"):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional equity interests (other than Excluded Property) from time to time acquired by such Grantor in any manner (such equity interests, together with the Initial Pledged Equity, being the "**Pledged Equity**"), and the certificates, if any, representing such additional equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the "**Pledged Debt**") and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in, or from time to time credited to, as applicable, a securities account or commodity account (including the Term Proceeds Securities Account), all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedging Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account, the Term Proceeds Securities Account and all funds and financial

assets from time to time credited thereto (including all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account or the Term Proceeds Securities Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Administrative Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**"):

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, uniform resource locators ("**URLs**"), domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

(iii) all copyrights, including copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered ("**Copyrights**"); all confidential and proprietary information, including know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, "**Trade Secrets**"), and all other intellectual, industrial and intangible property of any type, including industrial designs and mask works;

(iv) except as set forth above, all registrations and applications for registration for any of the foregoing, including those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, permits, consents, orders and franchises relating to the license, development, use or disclosure of any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary ("**IP Agreements**"); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) all books and records and documents (including databases, customer lists, credit files, computer files, printouts, other computer output materials and records and other records) of the Grantors pertaining to any of the Grantors' Collateral;

(j) all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section); and

(k) all proceeds of and payments under business interruption insurance;

(l) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 2) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement) and US Cash (as defined in the ABL Agreement);

provided, that, notwithstanding any of the other provisions set forth in this Section 2 or in any Loan Document, no Excluded Property shall constitute Collateral under this Agreement. For purposes of this Agreement and the other Loan Documents, "**Excluded Property**" shall mean (1) any property to the extent that such grant of a security interest (x) is prohibited by any applicable Requirements of Law, (y) requires a consent not obtained of any Governmental Authority pursuant to such applicable Requirement of Law or (z) is prohibited by, or constitutes a breach or default under or results in the termination of or requires any consent not obtained under, any contract, license, agreement, instrument or other document evidencing or giving rise to such property or, in the case of any Security Collateral (other than any of the foregoing issued by a Grantor), any applicable shareholder or similar agreement, except to the extent that such Requirement of Law or the term in such contract, license, agreement, instrument or other document or shareholder or similar agreement providing for such prohibition, breach, default or termination or requiring such consent is ineffective under applicable law, (2) any lease, license or other agreement or any property that is subject to a purchase money Lien or capital lease or similar arrangement (in each case permitted by the Credit Agreement and for so long as subject to such purchase money Lien, capital lease or similar arrangement), in each case to the extent that a grant of a Lien therein would violate or invalidate such lease, license or agreement or such purchase money, capital lease or similar arrangement or create a right of termination in favor of any party thereto (other than a Loan Party), except to the extent that such lease, license or other agreement or other document providing for such violation or invalidation or termination right is ineffective under applicable law (it being understood that Excluded Property shall not include proceeds and Receivables in respect of the foregoing), (3) any United States trademark or service mark application filed on the basis of a Grantor's "intent-to-use" such trademark or service mark pursuant to Section 1(b) the Lanham Act, 15 U.S.C. § 1051, in each case, to the extent the inclusion in the Collateral of any such application would void, impair or invalidate any such

application or any resulting registration, unless and until an Amendment to Allege Use or a Statement of Use under Section 1(c) or 1(d) of said Act is filed with and accepted by the United States Patent and Trademark Office, (4) any property to the extent a security interest in such property would result in material adverse tax consequences as reasonably determined by the Borrower and the Administrative Agent, including any of the equity interests of any domestic Subsidiary of the Borrower that is a direct or indirect Subsidiary of a CFC, (5) any fee-owned real property with a fair market value of less than \$15,000,000 or that is located in the State of New York or in a jurisdiction other than the United States and all leasehold interests in real property, (6) any Excluded Account, (7) any of the equity interests of any Foreign Subsidiary of the Borrower that is not a Material First-Tier Foreign Subsidiary, each of which, as of the date hereof, is indicated on Part III of Schedule I hereto, (8) any of the equity interests of any Subsidiary of the Borrower that is a Material First-Tier Foreign Subsidiary in excess of 65% of all of the issued and outstanding shares of capital stock of such Material First-Tier Foreign Subsidiary entitled to vote (within the meaning of Treasury Regulation Section 1.956-2), and (9) any assets of Borrower, Qualex, Inc. or Kodak (Near East), Inc. which have been Disposed of on or before the date hereof pursuant to the UK Pension Settlement Agreement. Notwithstanding anything herein or in any other Loan Document, the Grantors shall not be required to perfect the Administrative Agent's security interest in (i) motor vehicles and other assets subject to certificates of title to the extent a Lien thereon cannot be perfected by the filing of a UCC financing statement, (ii) Letter-of-Credit Rights, (iii) Disbursement Accounts and (iv) any property as to which the Administrative Agent shall agree in writing that the cost of obtaining a security interest or perfection thereof would be excessive in relation to the value of the security to be afforded thereby. For purposes of this Agreement, "**Requirements of Law**" shall mean, as to any Person, the certificate of incorporation and by-laws or other organizational or governing documents of such Person, and any law, treaty, rule or regulation or determination of an arbitrator or a court or other Governmental Authority, in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

Section 3. Security for Obligations. This Agreement secures, in the case of each Grantor, the payment of all Obligations of such Grantor or Subsidiary of the Company owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

Section 4. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Administrative Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 5. Delivery and Control of Security Collateral. (a) Subject to the Intercreditor Agreement, all certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered to and held by or on behalf of the Administrative Agent pursuant hereto and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Administrative Agent except to the extent that such transfer or assignment is prohibited by applicable law. With respect to any Pledged Equity existing on the Closing Date, the transfer or assignment of which is subject to (x) certain corporate actions by the holders of or issuers of Initial Pledged Equity issued by Foreign Subsidiaries which have not occurred as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such corporate actions to occur prior to the Closing Date or (y) governmental approvals or consents which have not been obtained as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such approvals or consents to be obtained prior to the Closing Date, the Grantors shall cause such corporate actions to occur or shall obtain such approvals or consents within 45 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree).

(b) With respect to any Security Collateral representing interests in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will use commercially reasonable efforts (or in the case of a wholly-owned Subsidiary, take all actions necessary) to cause (i) the issuers of such Security Collateral and (ii) any securities intermediary which is the holder of any such Security Collateral, to cause the Administrative Agent to have and retain, subject to the Intercreditor Agreement, Control over such Security Collateral. Without limiting the foregoing, such Grantor will, with respect to any such Security Collateral held with a securities intermediary, use commercially reasonable efforts to cause such securities intermediary to enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(c) With respect to any securities or commodity account and any Security Collateral that constitutes a security entitlement (other than a security entitlement which is an uncertificated security, which for the avoidance of doubt shall be subject to the preceding Section 5(b)), within 60 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree), the relevant Grantor will cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Administrative Agent as the entitlement holder thereof or enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(d) Subject to the Intercreditor Agreement and upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause the Security Collateral to be registered in the name of the Administrative Agent or such of its nominees as the Administrative Agent shall direct, subject only to the revocable rights specified in Section 13(a). In addition, the Administrative Agent shall have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account or the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Administrative Agent, and to convert Security

Collateral consisting of financial assets held directly by the Administrative Agent to Security Collateral consisting of financial assets credited to any securities or commodity account or the L/C Cash Deposit Account.

(e) Upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 6. **Term Proceeds Accounts.** As soon as practicable and in no event more than thirty (30) days following the Closing Date (which period may be extended in the reasonable discretion the Administrative Agent), the Borrower shall establish a deposit account (the "**Term Proceeds Deposit Account**") and a securities account (the "**Term Proceeds Securities Account**") with JPMorgan Chase Bank, N.A. which accounts shall be maintained exclusively for identifiable proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement). The Borrower shall enter into an Account Control Agreement with respect to each of the Term Proceeds Deposit Account and the Term Proceeds Securities Account within the time period set forth in Section 5.12(b) of the Credit Agreement. Upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause all proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement) to be deposited in either the Term Proceeds Deposit Account or the Term Proceeds Securities Account, as applicable.

Section 7. **Representations and Warranties.** Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number as of the date hereof is set forth in Schedule V hereto. Within the five years preceding the date hereof, such Grantor has not changed its legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto. Each of the trade names owned and used by the any Grantor in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule V hereto.

(b) Since the date of four (4) months prior to the date hereof, each Grantor has made or entered into only the mergers and acquisitions set forth on Schedule XI hereto.

(c) The books and records of each Grantor pertaining to accounts, contract rights, inventory, and other assets are located at the addresses indicated for each Grantor on Schedule XII hereto.

(d) Such Grantor is the legal and beneficial owner of the Collateral and has rights in, the power to transfer, or a valid right to use, the Collateral with respect to which it has purported to grant a security interest hereunder, free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement or Liens permitted under the Credit Agreement, and has full power and authority to grant to the Administrative Agent the

security interest in such Collateral granted hereunder pursuant to the terms hereof. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Administrative Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(e) When financing statements naming such Grantor as debtor and the Administrative Agent as secured party and providing a description of the Collateral with respect to which such Grantor has purported to grant a security interest hereunder have been filed in the appropriate offices against such Grantor in the locations listed on Schedule XIII, the Administrative Agent will have a fully perfected and, subject to the Intercreditor Agreement, first priority security interest (except as enforceability may be affected by bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditor's rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing), subject only to Liens permitted under the Credit Agreement, in that Collateral of the Grantor in which a security interest may be perfected by filing of an initial financing statement in the appropriate office against such Grantor; provided that (i) the filing of Intellectual Property security agreements with the United States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect the security interest of the Administrative Agent in respect of any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights, (ii) additional filings may be necessary to perfect the Administrative Agent's security interest in any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights acquired by such Grantor after the date hereof, and (iii) upon completion of the filings referred to in this Section 7(e) and the other actions specified on Schedule XIV, the security interests granted pursuant to this Agreement will constitute valid perfected security interests in all of the Collateral (other than Excluded Property) in favor of the Administrative Agent as collateral security for the Obligations. Notwithstanding the foregoing, nothing in this Agreement shall require any Grantor to make any filings or take any other actions to record or perfect the Administrative Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse the Administrative Agent for the same). When used in this Agreement, "**Intellectual Property**" shall mean the collective reference to all rights in intellectual property, whether arising under United States laws, including, without limitation, the Copyrights, the Patents and the Trademarks, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

(f) All of such Grantor's locations where Equipment and Inventory having a value in excess of \$1,000,000 is located as of the date hereof are specified in Schedule VIII and Schedule IX hereto, respectively (other than Collateral in transit in the ordinary course of business, in use or on display at any trade show, conference or similar event in the ordinary course of business, maintained with customers (or otherwise on the premises of customers) and consignees in the ordinary course of business or in the possession of employees in the ordinary course of business). Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(g) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$3,750,000 that has not been delivered to the Administrative Agent. All such Receivables or Agreement Collateral valued in excess of \$3,750,000 is listed on Schedule III attached hereto.

(h) Subject to the Intercreditor Agreement, all Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$10,000,000 for all such Security Collateral of the Grantors have been delivered to the Administrative Agent.

(i) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(j) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non-assessable (to the extent such concepts are applicable), provided that the foregoing representation and warranty, insofar as it relates to the Pledged Equity issued by a Person other than a Subsidiary of a Grantor, is made to the knowledge of the Grantors. Each interest in any limited liability company or limited partnership wholly-owned by such Grantor, pledged hereunder and represented by a certificate is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and each such interest shall at all times hereafter be represented by a certificate. Each interest in any limited liability company or limited partnership controlled by such Grantor, pledged hereunder and not represented by a certificate either (1) is not a "security" within the meaning of Article 8 of the UCC and is not governed by Article 8 of the UCC and such Grantor shall at no time elect to treat any such interest as a "security" within the meaning of Article 8 of the UCC or issue any certificate representing such interest or (2) is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and, with respect to any such Pledged Equity having a value in excess of \$1,000,000, such Grantor shall have entered into a control agreement with the issuer of such "security" and the Administrative Agent to establish Control with respect to such "security." The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory notes, such promissory notes have been delivered to the Administrative Agent, and is not in default.

(k) The Initial Pledged Equity in Foreign Subsidiaries pledged by such Grantor constitutes, as of the date hereof, 65% of the issued and outstanding equity interests entitled to vote (within the meaning of Treasury Regulation Section 1.956-1) of the issuers thereof indicated on Part I of Schedule I hereto, each of which is a Material First-Tier Foreign Subsidiary. The Initial Pledged Debt constitutes all of the outstanding Indebtedness for borrowed money owed to such Grantor by the issuers thereof (other than intercompany Indebtedness in respect of the UK Pension Settlement Agreement).

(l) Such Grantor has no Investment Property with a market value in excess of \$1,000,000 as of the date hereof, other than the Investment Property listed on Part IV of Schedule I hereto.

(m) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(n) Such Grantor has no deposit accounts or securities accounts as of the date hereof, other than the deposit accounts and securities accounts listed on Schedule II hereto (other than deposit accounts or securities accounts that have less than \$750,000 in the aggregate on deposit).

(o) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$2,500,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(p) This Agreement creates in favor of the Administrative Agent for the benefit of the Secured Parties a valid security interest in the Collateral granted by such Grantor under this Agreement, securing the payment of the Obligations except to the extent that Control or possession by the Administrative Agent is required for the creation of the security interest; all filings and other actions necessary to perfect the security interest in the Collateral granted by such Grantor have been duly made or taken and are in full force and effect other than (i) actions necessary to perfect the Administrative Agent's security interest with respect to Collateral evidenced by a certificate of title or Collateral consisting of vessels or aircraft and (ii) actions necessary to transfer and prior approval of or filings with any governmental entity required in connection with any interest in Pledged Equity.

(q) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created hereunder (including, subject to the Intercreditor Agreement, the first priority nature of such security interest in Collateral), except for (A) the filing of financing and continuation statements under the UCC, (B) the recordation of the Intellectual Property Security Agreement with respect to certain registered Intellectual Property Collateral attached thereto, and the actions described in Section 5 with respect to the Security Collateral, (C) subject to certain corporate actions by the holders or issuers of Non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date, necessary to transfer or assign, (D) the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Pledged Equity issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity, and (E) the Control of certain assets as provided in Sections 9-104, 9-105, 9-106 and 9-107 of the UCC, or (iii) the exercise by the Administrative Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(r) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(s) As to itself and its Intellectual Property Collateral:

(i) The operation of such Grantor's business as currently conducted or as contemplated to be conducted and the use of the Intellectual Property Collateral in connection therewith do not conflict with, infringe, misappropriate, dilute, misuse or otherwise violate the intellectual property rights of any third party, except as are not expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and such Grantor is entitled to use all such Intellectual Property Collateral in accordance with applicable law, subject to the terms of the IP Agreements.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except as would not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor in full force and effect.

(vi) No claim has been asserted and is pending by any Person challenging or questioning the use of any Intellectual Property Collateral or the validity of effectiveness of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that in the aggregate are not reasonably expected to have a Material Adverse Effect. The conduct of the business of the Company and its Subsidiaries does not infringe on the rights of any Person except for such claims and infringements that, in the aggregate, are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or impairment (other than impairment contemplated by the Loan Documents) of any of the Intellectual Property Collateral.

(vii) With respect to each IP Agreement that is not Excluded Property: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and

effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) To the Company's knowledge, none of the material Trade Secrets of such Grantor has been used, divulged, disclosed or appropriated to the detriment of such Grantor for the benefit of any other Person other than such Grantor within the past two years.

(ix) This Agreement is effective to create a valid and continuing Lien and, upon filing of appropriate financing statements in the offices listed on Schedule XIII and appropriate releases (which releases have been filed or will be filed substantially simultaneously with the entering into of this Agreement) and Intellectual Property security agreements with the United States Copyright Office and the United States Patent and Trademark Office (to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Copyright Office or the United States Patent and Trademark Office, as applicable), fully perfected and, subject to the Intercreditor Agreement, first priority security interests in favor of the Administrative Agent on such Grantor's U.S. Patents, U.S. Trademarks and U.S. Copyrights and such perfected security interests are enforceable as such as against any and all creditor of and purchasers from such Grantor.

Section 8. Further Assurances.

(a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement at the expense of such Grantor and at the reasonable request of the Administrative Agent, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Administrative Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Administrative Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Administrative Agent, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Administrative Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Administrative Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory

note or other instrument or chattel paper, deliver and pledge to the Administrative Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Administrative Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Administrative Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) prepare, sign, and file for recordation in any intellectual property registry, appropriate evidence of the lien and security interest granted herein in any Intellectual Property in the name of such Grantor as debtor; and (v) deliver to the Administrative Agent evidence that all other actions that the Administrative Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(b) Each Grantor hereby authorizes the Administrative Agent to file one or more financing or continuation statements, and amendments thereto in the applicable UCC filing office, including one or more financing statements indicating that such financing statements cover all assets or all personal property (or words of similar effect) of such Grantor in the United States, or any real property or fixtures, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Administrative Agent to have filed such financing statements, continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Administrative Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Administrative Agent may reasonably request, all in reasonable detail.

Section 9. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$1,000,000 and Inventory having a value in excess of \$1,000,000 (other than Inventory sold in the ordinary course of business) at the locations therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Administrative Agent (or such lesser time as may be agreed by the Administrative Agent), at such other places designated by such Grantor in such notice. Schedule VIII and Schedule IX respectively set forth whether each such location is owned, leased or operated by third parties, and, if leased or operated by third parties, their names and addresses.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.05 of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 10. Insurance. Each Grantor will, and will cause each Restricted Subsidiary to, at its own expense, maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies

engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Restricted Subsidiary operates; provided, that, the Company and its Restricted Subsidiaries may self-insure to the extent consistent with prudent business practice. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Administrative Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses to be paid, in accordance with the Credit Agreement, the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Administrative Agent. Each such policy shall in addition (i) name such Grantor and the Administrative Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Administrative Agent) as their interests may appear, (ii) provide that (A) there shall be no recourse against the Administrative Agent for payment of premiums or other amounts with respect thereto and (B) if agreed by the insurer (which agreement such Grantor shall use commercially reasonable efforts to obtain), at least 10 days' prior written notice of cancellation or of lapse shall be given to the Administrative Agent by the insurer, and (iv) contain such other customary lender loss payee provisions as the Administrative Agent shall reasonably request. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(l) and cause the insurers to acknowledge notice of such assignment. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(k) and 2(l) and use its commercially reasonable efforts to cause the insurers to acknowledge notice of such assignment.

Section 11. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) If any Grantor changes its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement it will give written notice to the Administrative Agent within 15 days of such change and will take all action reasonably required by the Administrative Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including the Assigned Agreements and Related Contracts, and will permit representatives of the Administrative Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.08 of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will promptly notify the Administrative Agent of such organizational identification number.

(b) Administrative Agent shall have the right at any time or times, in Administrative Agent's name or in the name of a nominee of Administrative Agent, to verify the validity, amount or any other matter relating to any Receivables or other Collateral, by mail, telephone, facsimile transmission or otherwise (provided any visits shall be done during normal

business hours and at times to be mutually agreed). Except as otherwise provided in this subsection (b), each Grantor, at its own expense and in the ordinary course of business undertaken in a commercially reasonable manner and consistent with applicable law, will continue to collect, adjust, settle, compromise the amount or payment of, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, adjustments, settlements, compromises and other exercises of rights, such Grantor may take (and, at the Administrative Agent's direction upon the occurrence and during the continuance of an Event of Default, will take) such action as such Grantor (or, upon the occurrence and during the continuance of an Event of Default, the Administrative Agent) may deem necessary or advisable; provided, that, the Administrative Agent shall have the right at any time, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Administrative Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Administrative Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Administrative Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement) to be applied as provided in Section 20(b) of this Agreement or to prepay Loans under the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

(c) No Grantor will authorize the filing of any financing statement naming it as debtor covering all or any portion of the Collateral owned by it, except for financing statements (i) naming the Administrative Agent on behalf of the Secured Parties as the secured party, and (ii) in respect to other Liens permitted by the Credit Agreement. Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement naming the Administrative Agent as secured party without the prior written consent of the Administrative Agent, subject to such Grantor's rights under the UCC.

Section 12. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Restricted Subsidiaries, each Grantor agrees to take, at its expense, commercially reasonable steps as determined in Grantor's reasonable discretion, including in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authority, to (i) maintain (in accordance with the exercise of such Grantor's reasonable business discretion) the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property

Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other Governmental Authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings, in each case except where the failure to so file, register or maintain is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Administrative Agent, which shall not be unreasonably withheld or delayed, discontinue use of any material Trademark or otherwise abandon any such material Intellectual Property Collateral unless such Grantor shall have determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer material to the conduct of such Grantor's business.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide to the Administrative Agent, concurrently with any delivery of Financial Statements pursuant to Section 5.01(a) or (b) of the Credit Agreement, an updated Schedule of its registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights.

(c) In the event that any Grantor becomes aware that any item of Intellectual Property Collateral is being infringed or misappropriated by a third party, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including suing for infringement or misappropriation and for an injunction against such infringement or misappropriation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including maintaining substantially the quality of any and all products or services used or provided in connection with any such Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking steps reasonably necessary to ensure that all licensed users of any such Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Administrative Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Administrative Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Administrative Agent with such written notice, or otherwise

authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Administrative Agent (an “**IP Security Agreement Supplement**”) covering such Intellectual Property, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property.

Section 13. Voting Rights; Dividends; Etc. So long as no Event of Default shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; provided, that, any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall be promptly delivered to the Administrative Agent to hold as Security Collateral (to the extent it is not Excluded Property) and shall, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Administrative Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Upon the occurrence and during the continuance of an Event of Default:

(i) All rights of each Grantor (A) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 13(a)(i) shall, upon notice to such Grantor by the Administrative Agent, cease and (B) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 13(a)(ii) shall automatically cease, and all such rights shall, subject to the Intercreditor Agreement, thereupon become vested in the Administrative Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 13(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 14. As to the Assigned Agreements.

(a) Each Grantor will at its expense:

(i) perform and observe in all material respects all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Administrative Agent; and

(ii) furnish to the Administrative Agent promptly upon receipt thereof copies of all notices of defaults relating to agreements involving monetary liability of or to any Person in an amount in excess of \$5,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Administrative Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Administrative Agent may reasonably request and (B) upon request of the Administrative Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Administrative Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Administrative Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Pledged Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in the Credit Agreement so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 20(b).

Section 15. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement and this Agreement, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Administrative Agent, hereby assigns to the Administrative Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Administrative Agent, each Grantor will promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$2,500,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Administrative Agent and deliver written evidence of such consent to the Administrative Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, promptly upon request by the Administrative Agent, (i) notify (and such Grantor hereby authorizes the Administrative Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Administrative Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Administrative Agent or its designee and (ii) arrange for the Administrative Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$5,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 16. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.10 of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 17. Administrative Agent Appointed Attorney in Fact. Each Grantor hereby irrevocably appoints the Administrative Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, in the Administrative Agent's discretion, to take any action and to execute any instrument that the Administrative Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to obtain, an upon the occurrence and during the continuance of an Event of Default, adjust insurance required to be paid to the Administrative Agent pursuant to Section 10,

(b) upon the occurrence and during the continuation of any Event of Default, to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) upon the occurrence and during the continuance of an Event of Default, to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above,

(d) upon the occurrence and during the continuation of any Event of Default to file any claims or take any action or institute any proceedings that the Administrative Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Administrative Agent with respect to any of the Collateral;

(e) upon the occurrence and during the continuation of any Event of Default, to use any Intellectual Property or IP Agreements (solely pursuant to the terms thereof) that are not Excluded Property of such Grantor, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral;

(f) to take or cause to be taken all actions necessary to perform or comply or cause performance or compliance with the terms of this Agreement, including actions to pay or discharge taxes or Liens (other than Permitted Liens) levied or placed upon or threatened against the Collateral, the legality or validity thereof and the amounts necessary to discharge the same to be determined by Administrative Agent in its sole discretion, any such payments made by Administrative Agent to become obligations of such Grantor to Administrative Agent, due and payable immediately without demand;

(g) (i) upon the occurrence and during the continuation of any Event of Default, generally to sell, transfer, lease, license, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though Administrative Agent were the absolute owner thereof for all purposes, and (ii) to do, at Administrative Agent's option and such Grantor's expense, at any time or from time to time, all acts and things that Administrative Agent deems reasonably necessary to protect, preserve or realize upon the Collateral and Administrative Agent's security interest therein in order to effect the intent of this Agreement, all as fully and effectively as such Grantor might do;

(h) upon the occurrence and during the continuation of any Event of Default, to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to the Borrower or such other Grantor in respect of any Account of the Borrower or such other Grantor; and

(i) upon the occurrence and during the continuance of any Event of Default, to take exclusive possession of all locations where the Borrower or other Grantor conducts its business or has rights of possession, with prompt notice to the Borrower or any Grantor and to use such locations to store, process, manufacture, sell, use, and liquidate or otherwise dispose of items that are Collateral, without obligation to pay rent or other compensation for the possession or use of any location.

Section 18. Administrative Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Administrative Agent may, but without any obligation to do so,

upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Administrative Agent incurred in connection therewith shall be payable by such Grantor under Section 22.

Section 19. The Administrative Agent's Duties. (a) The powers conferred on the Administrative Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Administrative Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Administrative Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Administrative Agent may from time to time, when the Administrative Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a "**Subagent**") for the Administrative Agent hereunder with respect to all or any part of the Collateral. In the event that the Administrative Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Administrative Agent, for the benefit of the Secured Parties, as security for the Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Administrative Agent, with all rights, powers, privileges, interests and remedies of the Administrative Agent hereunder with respect to such Collateral, and (iii) the term "Administrative Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Administrative Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Administrative Agent.

Section 20. Remedies. If any Event of Default shall have occurred and be continuing and such Event of Default has resulted in the acceleration of the Obligations, which acceleration has not been rescinded or otherwise terminated:

(a) The Administrative Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Administrative Agent forthwith, assemble all or part of the Collateral as directed by the Administrative Agent and make it available to the Administrative Agent at a place and time to be designated by the Administrative Agent that is reasonably convenient to both parties; (ii) subject to applicable law, without notice

except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Administrative Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Administrative Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.08 of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Administrative Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Administrative Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the UCC and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten (10) days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the UCC.

(b) Any cash held by or on behalf of the Administrative Agent and all cash proceeds received by or on behalf of the Administrative Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral and any proceeds of the guarantee set forth in Section 1 may, in the discretion of the Administrative Agent, be held by the Administrative Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Administrative Agent for the benefit of the Secured Parties against, all or any part of the Obligations, in accordance with Section 7.03 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Administrative Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.08 of the Credit Agreement, the Administrative Agent may, without notice to any Grantor except as required by law and at any time or from time to time, charge, set off and otherwise apply all or any part of the Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such

sale or other disposition shall be included therein, and such Grantor shall supply to the Administrative Agent or its designee, documents and things relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Administrative Agent takes any action with respect to the Collateral, including proceeds, the Administrative Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the company's financial statements in accordance with GAAP.

Section 21. Grant of Intellectual Property License. For the purpose of enabling Administrative Agent, upon the occurrence and during the continuance of an Event of Default, to exercise rights and remedies under Section 20 hereof at such time as Administrative Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Grantor hereby grants to Administrative Agent, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Grantor), subject, in the case of Trademarks, to sufficient rights to quality control and inspection in favor of such Grantor to avoid the risk of invalidation of such Trademarks, to use, assign, license or sublicense any of the Intellectual Property, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, now owned or hereafter acquired, developed or created by such Grantor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof, solely to the extent such Grantor has all rights necessary to provide such access.

Section 22. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Administrative Agent the amount of any and all reasonable expenses, including the reasonable fees and expenses of its counsel and of any experts and agents, that the Administrative Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Administrative Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 23. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Administrative Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Administrative Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Each Subsidiary of the Borrower that is required to become a party to this Agreement pursuant to Section 5.10 of the Credit Agreement shall become a Grantor for all purposes of this Agreement upon the execution and delivery by such Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a "**Security Agreement Supplement**"). Such Person shall be referred to as an "**Additional Grantor**" and each reference in this Agreement and the other Loan Documents to "Grantor" or "Guarantor" shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the "Collateral" shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 24. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.12 of the Credit Agreement shall apply to all information received by the Administrative Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.01 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral	Section 2(f)
Additional Grantor Agreement	Section 23(b)
Agreement Collateral	Preamble
Assigned Agreements	Section 2(e)
Borrower	Section 2(e)
Collateral	Preamble
Copyrights	Section 2
Credit Agreement	Section 2 (g)(iii)
Equipment	Recitals (1)
Excluded Property	Section 2(a)
Grantor, Grantors	Section 2
Indemnified Party	Preamble
Initial Pledged Equity	Section 22(a)
Initial Pledged Debt	Recitals (4)
	Recitals (5)

Intellectual Property Collateral	Section 2(g)
Intellectual Property Security Agreement	Section 12(e)
Inventory	Section 2(b)
Intercreditor Agreement	Section 30
Investment Property	Section 2(d)(vi)
IP Agreements	Section 2(g)(v)
IP Security Agreement Supplement	Section 12
Lenders	Recitals (1)
Patents	Section 2(g)(i)
Pledged Debt	Section 2(d)(iv)
Pledged Deposit Accounts	Recitals (5)
Pledged Equity	Section 2(d)(iii)
Receivables	Section 2(c)
Related Contracts	Section 2(c)
Obligations	Section 3
Security Agreement Supplement	Section 23(b)
Security Collateral	Section 2(d)
Subagent	Section 19(b)
Trademarks	Section 2(g)(ii)
Trade Secrets	Section 2(g)(iii)
UCC	Recitals (10)
URLs	Section 2(g)(ii)

Section 25. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing guaranty and continuing security interest in the Collateral and shall (a) continue in effect (notwithstanding the fact that from time to time there may be no Obligations outstanding) until (i) the Credit Agreement has terminated pursuant to its express terms and (ii) all of the Obligations (other than any contingent indemnification obligations not then due and payable) have been paid in full and no commitments of the Administrative Agent or the Lenders which would give rise to any Obligations are outstanding. (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Administrative Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.04 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including all or any portion of its Commitments and the Loans owing to it and the promissory note or promissory notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 26. Release; Termination. (a) (i) Upon (A) any Disposition of any item of Collateral of any Grantor as permitted by the Loan Documents, and (B) any Subsidiary that is not an Excluded Subsidiary becoming an Excluded Subsidiary in a manner permitted by the Loan Documents, and (ii) upon any Foreign Subsidiary ceasing to be a Material First-Tier Foreign Subsidiary in a manner permitted by the Loan Documents, and, in each case (other than with respect to Dispositions of Collateral not comprising TMM Assets), receipt by the

Administrative Agent of a written certification by the Borrower that such Disposition or other event, as applicable, is permitted under the terms of the Loan Documents (which written certification the Administrative Agent shall be entitled to rely conclusively without further inquiry), then in the case of the foregoing clause (i), the security interests granted under this Agreement by such Grantor in such Collateral or in the assets of such Subsidiary, as applicable, shall immediately terminate and automatically be released, and in the case of the foregoing clause (ii), the security interests granted under this Agreement in the equity interests of such Foreign Subsidiary shall immediately terminate and automatically be released, and Administrative Agent will, in each case and subject to the Intercreditor Agreement, promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral so released, and Administrative Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; provided, that, no such documents shall be required unless such Grantor shall have delivered to the Administrative Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Administrative Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Administrative Agent (which form shall be reasonably acceptable to the Administrative Agent) and a certificate of such Grantor to the effect that the transaction will be in compliance with the Loan Documents. "**TMM Assets**" shall have the meaning set forth in the Stock and Asset Purchase Agreement. "**Stock and Asset Purchase Agreement**" shall mean the Amended and Restated Stock and Asset Purchase Agreement, dated August 31, 2013, among the Borrower, Qualex Inc., Kodak (Near East) Inc., as sellers and KPP Trustees Limited.

(b) At such time as the Obligations shall have been paid in full and the Commitments have been terminated, the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Administrative Agent and each Grantor hereunder shall automatically terminate, all without delivery of any instrument or performance of any act by any party, and all rights to Collateral shall revert to the Grantors. At the request and sole expense of any Grantor following any such termination, the Administrative Agent shall promptly deliver to such Grantor any Collateral held by the Administrative Agent hereunder, and promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence such termination. At the request and sole expense of the Borrower, a Guarantor shall be released from its obligations hereunder in the event that all the Capital Stock of such Guarantor shall be sold, transferred or otherwise disposed of in a transaction permitted by the Credit Agreement.

Section 27. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 28. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Section 29. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the exclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City in the borough of Manhattan, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in any such New York State court or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.01 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in any such New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Administrative Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 30. Intercreditor Agreement. Notwithstanding anything herein to the contrary, the Lien granted to the Administrative Agent, for the benefit of the Secured Parties, pursuant to this Security Agreement and the exercise of any right or remedy by the Administrative Agent and the other Secured Parties hereunder are subject to the provisions of the Intercreditor Agreement, dated as of even date herewith, among the Administrative Agent, as Senior Term Loan Agent, Bank of America, N.A, as ABL Agent, Barclays Bank PLC, as Junior Term Loan Agent, the Company and the Guarantors (the "**Intercreditor Agreement**"). In the event of any conflict or inconsistency between the provisions of the Intercreditor Agreement and this Agreement, the provisions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, any provision hereof that requires any Grantor to (a) deliver any Collateral to the Administrative Agent or (b) cause the Administrative Agent to have Control over such Collateral, may be satisfied prior to the Maturity Date by (i) the delivery of such Collateral by such Grantor to the Administrative Agent for the benefit of itself and the Lenders and (ii) providing that the Administrative Agent be provided with Control with respect to such Collateral of such Grantor for the benefit of the itself and the other Secured Parties. Until the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to ABL Priority Collateral (as defined in the Intercreditor Agreement), the delivery of any ABL

Priority Collateral (as defined in the Intercreditor Agreement) to the ABL Agent pursuant to the ABL Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, each Grantor and Guarantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____

Title:

[NAME OF GRANTOR]

By:

Title:

[NAME OF GRANTOR]

By:

Title:

[NAME OF GRANTOR]

By:

Title:

[ETC.]

Address for Notices:

Address for Notices:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**") dated September 3, 2013, is made by the Persons listed on the signature pages hereof (collectively, the "**Grantors**") in favor of JPMorgan Chase Bank, N.A., as Administrative Agent (the "**Administrative Agent**") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with JPMorgan Chase Bank, N.A., as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor has executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013, made by the Grantors to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent for the benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the "**Patents**");

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during

the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the “**Trademarks**”);

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "**IP Security Agreement Supplement**") dated _____, 200 , is made by the Person listed on the signature page hereof (the "Grantor") in favor of JPMorgan Chase Bank, N.A., as Administrative Agent (the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with JPMorgan Chase Bank, N.A., as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013 made by the Grantor and such other Persons to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and that certain Intellectual Property Security Agreement dated September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the "**Patents**");

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "**Trademarks**");

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____

Name:

Title:

Address for Notices:

FORM OF SECURITY AGREEMENT SUPPLEMENT

[Date of Security Agreement Supplement]

JPMorgan Chase Bank, N.A., as the Administrative Agent for

the Secured Parties referred to in the

Credit Agreement referred to below

JPMorgan Chase Bank, N.A.

[Insert Address]

Attn: []

Eastman Kodak Company

Ladies and Gentlemen:

Reference is made to (i) the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), among Eastman Kodak Company, a New Jersey corporation, as the Borrower, the Lenders party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent (together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement, the "Administrative Agent"), and (ii) the Guarantee and Collateral Agreement September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") made by the Grantors from time to time party thereto in favor of the Administrative Agent for the Secured Parties. Terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as applicable.

SECTION 1. Grant of Security. The undersigned hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of its right, title and interest in and to its Collateral consisting of the following, in each case, whether now owned or hereafter acquired by the undersigned, wherever located and whether now or hereafter existing or arising (collectively, the undersigned's "**Collateral**"): all Equipment, Inventory, Security Collateral (including the indebtedness set forth on Schedule A hereto and the securities, and securities/deposit accounts set forth on Schedule B hereto), Receivables, Related Contracts, all commercial tort claims described on Schedule J hereto and hereafter described on Schedule X to the Security Agreement, Agreement Collateral, Account Collateral (including the deposit

accounts set forth on Schedule C hereto), Intellectual Property Collateral, all documents, all money and all letter-of-credit rights, all books and records and documents (including databases, customer lists, credit files, computer files, printouts and other computer output materials and records and other records) of the undersigned pertaining to any of the undersigned's Collateral, all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section), all proceeds of and payments under business interruption insurance and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the undersigned's Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement and US Cash (as defined in the ABL Agreement); provided, that, notwithstanding any of the other provisions set forth in this Section 1 or in any Loan Document, no Excluded Property shall constitute Collateral.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number is set forth in Schedule D hereto. Within the five years preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule D hereto except as set forth in Schedule E hereto. Each of the trade names owned and used by the undersigned in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule D hereto.

(b) All Equipment having a value in excess of \$1,000,000 and all Inventory having a value in excess of \$1,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 7 of the Security Agreement with respect to itself and the Collateral granted by it (and, for the avoidance of doubt, delivers the corresponding schedules, if any, relating to such representations and warranties).

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor and Guarantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors and Guarantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" or a "Guarantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a reference to the undersigned's Collateral or part thereof, as the case may be, and that each reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 6. Jurisdiction; Waiver of Jury Trial. The undersigned agrees to be bound by the provisions of Section 29 of the Security Agreement.

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____
Title:

Address for notices:

**FORM OF
NEW LENDER SUPPLEMENT**

SUPPLEMENT, dated _____, to the Senior Secured First Lien Term Credit Agreement, dated as of September 3, 2013 (as amended, supplemented or modified from time to time, the "Credit Agreement"), among EASTMAN KODAK COMPANY (the "Borrower"), the Lenders party thereto, certain other parties and JPMORGAN CHASE BANK, N.A., as administrative agent (the "Administrative Agent"). Capitalized terms used but not defined herein shall have the meanings assigned to such terms in the Credit Agreement.

W I T N E S S E T H:

WHEREAS, the Credit Agreement provides in Section 2.17(b) thereof that any bank, financial institution or other entity may become a party to the Credit Agreement with the consent of the Borrower and the Administrative Agent (each such consent shall not be unreasonably withheld or delayed) in connection with a transaction described in Section 2.17(a) thereof by executing and delivering to the Borrower and the Administrative Agent a supplement to the Credit Agreement in substantially the form of this Supplement; and

WHEREAS, the undersigned now desires to become a party to the Credit Agreement;

NOW, THEREFORE, the undersigned hereby agrees as follows:

1. The undersigned agrees to be bound by the provisions of the Credit Agreement, and agrees that it shall, on the date this Supplement is accepted by the Borrower and the Administrative Agent, become a Lender for all purposes of the Credit Agreement to the same extent as if originally a party thereto, with an Incremental Term Loan of \$ _____.
2. The undersigned (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Supplement and to consummate the transactions contemplated hereby and to become a Lender under the Credit Agreement, (ii) it satisfies the requirements, if any, specified in the Credit Agreement that are required to be satisfied by it in order to become a Lender, (iii) it has received a copy of the Credit Agreement, together with copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Supplement on the basis of which it has made such analysis and decision independently and without reliance on the Administrative Agent or any other Lender and (iv) if it is a Non-U.S. Lender, attached to this Supplement is any documentation required to be delivered by it pursuant to the terms of the Credit Agreement, duly completed and executed by the undersigned, and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Loan Documents and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender.

3. The undersigned's address for notices for the purposes of the Credit Agreement is as follows:

IN WITNESS WHEREOF, the undersigned has caused this Supplement to be executed and delivered by a duly authorized officer on the date first above written.

[NAME OF LENDER]

By: _____
Name:
Title:

Accepted this day of , 20 :

EASTMAN KODAK COMPANY

By: _____
Name:
Title:

JPMORGAN CHASE BANK, N.A.,
as Administrative Agent

By: _____
Name:
Title:

**FORM OF
INCREASED FACILITY ACTIVATION NOTICE**

To: JPMORGAN CHASE BANK, N.A., as Administrative Agent under the Credit Agreement referred to below

Reference is made to the Senior Secured First Lien Term Credit Agreement, dated as of September 3, 2013 (as amended, supplemented or modified from time to time, the "Credit Agreement"), among EASTMAN KODAK COMPANY (the "Borrower"), the Lenders party thereto, JPMORGAN CHASE BANK, N.A., as administrative agent (the "Administrative Agent") and the other agents party thereto. Capitalized terms used but not defined herein shall have the meanings assigned to such terms in the Credit Agreement.

This notice is an Increased Facility Activation Notice referred to in the Credit Agreement, and the Borrower and each of the Lenders party hereto hereby notify you that:

1. Each Lender party hereto agrees to make or increase the amount of its Incremental Term Loan as set forth opposite such Lender's name on the signature pages hereof under the caption "Incremental Term Loan Amount".

2. The Increased Facility Closing Date is .

3. The aggregate amount of Incremental Term Loans contemplated hereby is \$.

4. The Incremental Term Maturity Date is .

5. The amortization schedule for the Incremental Term Loans contemplated hereby is set forth on Schedule I hereto.

6. The applicable margin for the Incremental Term Loans contemplated hereby is set forth on Schedule II hereto.

7. The agreement of each Lender party hereto to make an Incremental Term Loan on the Increased Facility Closing Date is subject to the satisfaction of the following conditions precedent:

(a) The Administrative Agent shall have received this notice, executed and delivered by the Borrower and each Lender party hereto.

(b) Immediately prior to and after giving effect to the making of the Incremental Term Loans on the Increased Facility Closing Date (i) each of the representations and warranties made by any Loan Party in or pursuant to the Loan Documents shall be true and correct in all material respects (or, in all respects, if qualified by materiality) on and as of such date as if made on and as of such date (unless a representation or warranty is made as of a specific date or for a specified period, in which case such representation or warranty shall be true and correct in all material respects as of such specified date or for such specified period, as applicable) and (ii) no Default or Event of Default shall have occurred and be continuing.

By: _____
Name:
Title:

[NAME OF LENDER]

By: _____
Name:
Title:

Incremental Term Loan Amount
\$

CONSENTED TO:
JPMORGAN CHASE BANK, N.A.,
as Administrative Agent

By: _____
Name:
Title:

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Non-U.S. Lenders That Are Not Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and JPMorgan Chase Bank, N.A. as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record and beneficial owner of the Loan(s) (as well as any promissory note(s) evidencing such Loan(s)) in respect of which it is providing this certificate, (ii) it is not a bank within the meaning of Section 881(c)(3)(A) of the Code, (iii) it is not a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (iv) it is not a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished the Administrative Agent and the Borrower with a certificate of its non-U.S. Person status on IRS Form W-8BEN. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform the Borrower and the Administrative Agent, and (2) the undersigned shall have at all times furnished the Borrower and the Administrative Agent with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF LENDER]

By: _____
Name:
Title:

Date: _____, 20[]

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Foreign Participants That Are Not Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and JPMorgan Chase Bank, N.A. as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record and beneficial owner of the participation in respect of which it is providing this certificate, (ii) it is not a bank within the meaning of Section 881(c)(3)(A) of the Code, (iii) it is not a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (iv) it is not a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished its participating Lender with a certificate of its non-U.S. Person status on IRS Form W-8BEN. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform such Lender in writing, and (2) the undersigned shall have at all times furnished such Lender with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF PARTICIPANT]

By: _____
Name:
Title:

Date: _____, 20[]

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Foreign Participants That Are Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and JPMorgan Chase Bank, N.A. as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record owner of the participation in respect of which it is providing this certificate, (ii) its direct or indirect partners/members are the sole beneficial owners of such participation, (iii) with respect to such participation, neither the undersigned nor any of its direct or indirect partners/members is a bank extending credit pursuant to a loan agreement entered into in the ordinary course of its trade or business within the meaning of Section 881(c)(3)(A) of the Code, (iv) none of its direct or indirect partners/members is a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (v) none of its direct or indirect partners/members is a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished its participating Lender with IRS Form W-8IMY accompanied by one of the following forms from each of its partners/members that is claiming the portfolio interest exemption: (i) an IRS Form W-8BEN or (ii) an IRS Form W-8IMY accompanied by an IRS Form W-8BEN from each of such partner's/member's beneficial owners that is claiming the portfolio interest exemption. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform such Lender and (2) the undersigned shall have at all times furnished such Lender with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF PARTICIPANT]

By:

Name:

Title:

Date: , 20[]

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Non-U.S. Lenders That Are Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and JPMorgan Chase Bank, N.A. as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record owner of the Loan(s) (as well as any promissory note(s) evidencing such Loan(s)) in respect of which it is providing this certificate, (ii) its direct or indirect partners/members are the sole beneficial owners of such Loan(s) (as well as any promissory note(s) evidencing such Loan(s)), (iii) with respect to the extension of credit pursuant to this Credit Agreement or any other Loan Document, neither the undersigned nor any of its direct or indirect partners/members is a bank extending credit pursuant to a loan agreement entered into in the ordinary course of its trade or business within the meaning of Section 881(c)(3)(A) of the Code, (iv) none of its direct or indirect partners/members is a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (v) none of its direct or indirect partners/members is a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished the Administrative Agent and the Borrower with IRS Form W-8IMY accompanied by one of the following forms from each of its partners/members that is claiming the portfolio interest exemption: (i) an IRS Form W-8BEN or (ii) an IRS Form W-8IMY accompanied by an IRS Form W-8BEN from each of such partner's/member's beneficial owners that is claiming the portfolio interest exemption. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform the Borrower and the Administrative Agent, and (2) the undersigned shall have at all times furnished the Borrower and the Administrative Agent with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF LENDER]

By:

Name:

Title:

Date: , 20[]

FORM OF BORROWING REQUEST

JPMorgan Chase Bank, N.A., as
Administrative Agent (the "Administrative
Agent") for the Lenders party to the Credit
Agreement referred to below
[]
New York, NY []
Attention: []

[], 2013

Ladies and Gentlemen:

Reference is made to the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement", the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent. The undersigned hereby gives you irrevocable notice, pursuant to Section 2.03 of the Credit Agreement, that the undersigned hereby requests a Borrowing under the Credit Agreement, and in connection therewith sets forth below the information relating to such Borrowing (the "Proposed Borrowing") as required by Section 2.03 of the Credit Agreement:

Aggregate amount of Proposed Borrowing: \$[]
Date of Proposed Borrowing (which is a Business Day): _____
Interest rate basis⁶: _____
[Interest Period]⁷: _____
Location and number of Borrower's account to which proceeds of Borrowing are to be disbursed⁸: _____

Very truly yours,

Eastman Kodak Company

By:

Name:
Title:

6 ABR Borrowing or LIBOR Borrowing.
7 Applicable only for LIBOR Borrowings and must comply with the definition of the term "Interest Period."
8 Must comply with the requirements of Section 2.04 of the Credit Agreement.

FORM OF INTEREST ELECTION REQUEST

JPMorgan Chase Bank, N.A., as Administrative Agent (the "Administrative Agent") for the Lenders party to the Credit Agreement referred to below

[] New York, NY [] Attention: []

[], 2013

Ladies and Gentlemen:

Reference is made to the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement", the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent. The undersigned hereby gives you irrevocable notice, pursuant to Section 2.05 of the Credit Agreement, that the undersigned hereby makes an Interest Election Request under the Credit Agreement, and in connection therewith sets forth below the information relating to such Interest Election Request (the "Election") as required by Section 2.05 of the Credit Agreement:

Borrowing to which the Election applies9: _____
Effective date of the Election (which is a Business Day): _____
Interest rate basis of the resulting Borrowing10: _____
[Interest Period]11: _____

Very truly yours,
Eastman Kodak Company
By:

Name:
Title:

9 If different options are being elected with respect to different portions thereof, the portions thereof to be allocated to each resulting Borrowing (in which case the interest rate basis of the resulting borrowing and the interest period shall be specified for each resulting Borrowing).
10 ABR Borrowing or LIBOR Borrowing.
11 Applicable only for LIBOR Borrowings and must comply with the definition of the term "Interest Period."

PROMISSORY NOTE

\$[]

[], 2013
New York, New York

FOR VALUE RECEIVED, EASTMAN KODAK COMPANY, a New Jersey corporation (the "Borrower"), hereby promises to pay to [Lender] (the "Lender"), at the offices of JPMorgan Chase Bank, N.A., as Administrative Agent under the Credit Agreement referred to below, at 383 Madison Avenue, New York, NY or such other office as shall be notified to the Borrower from time to time, the principal sum of [DOLLAR AMOUNT] DOLLARS (\$[]), in lawful money of the United States of America and in immediately available funds, on the dates and in the principal amounts provided in the Credit Agreement, and to pay interest on the unpaid principal amount of the Loan made by the Lender to the Borrower, at such office, in like money and funds, for the period commencing on the date of such Loan until such Loan shall be paid in full, at the rates per annum and on the dates provided in the Credit Agreement.

The date, amount, Type, interest rate and duration of Interest Period (if applicable) of the Loan made by the Lender to the Borrower, and each payment made on account of the principal thereof, shall be recorded by the Lender on its books and, prior to any transfer of this Promissory Note, endorsed by the Lender on the schedule attached hereto or any continuation thereof; provided that the failure of the Lender to make any such recordation or endorsement shall not affect the obligations of the Borrower to make a payment when due of any amount owing under the Credit Agreement or hereunder in respect of the Loan made by the Lender.

This Promissory Note evidences the Loan made by the Lender under the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement", the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent. Terms used but not defined in this Promissory Note have the respective meanings assigned to them in the Credit Agreement.

The Credit Agreement provides for the acceleration of the maturity of this Promissory Note upon the occurrence of certain events and for prepayments of Loans upon the terms and conditions specified therein.

Except as permitted by Section 9.04 of the Credit Agreement, this Promissory Note may not be assigned by the Lender to any other Person.

This Promissory Note shall be governed by, and construed in accordance with, the law of the State of New York.

EASTMAN KODAK COMPANY

By _____

Name:

Title:

[Eastman Kodak Company Promissory Note Signature Page]

SCHEDULE TO PROMISSORY NOTE

This Promissory Note evidences a Loan made, continued or converted under the within-described Credit Agreement to the Borrower, on the dates, in the principal amounts, of the Types, bearing interest at the rates and having Interest Periods (if applicable) of the durations set forth below and pursuant to the Credit Agreement, subject to the continuations, conversions and payments and prepayments of principal set forth below:

<u>Date</u>	<u>Principal Amount of Loan</u>	<u>Type of Loan</u>	<u>Interest Rate</u>	<u>Duration of Interest Period (if any)</u>	<u>Amount Paid, Prepaid, Continued or Converted</u>	<u>Notation Made by</u>

FORM OF AFFILIATE ASSIGNMENT AGREEMENT

This Affiliate Assignment Agreement (the "Affiliate Assignment Agreement") is dated as of the Effective Date set forth below and is entered into between the Assignor named below (the "Assignor") [Eastman Kodak Company] and the Assignee named below (the "Assignee"). Capitalized terms used but not defined herein shall have the meanings given to them in the Credit Agreement identified below (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), receipt of a copy of which is hereby acknowledged by the Assignee. The Standard Terms and Conditions set forth in Annex 1 attached hereto are hereby agreed to and incorporated herein by reference and made a part of this Affiliate Assignment Agreement as if set forth herein in full.

For an agreed consideration, the Assignor hereby irrevocably sells and assigns to the Assignee, and the Assignee hereby irrevocably purchases and assumes from the Assignor, subject to and in accordance with the Standard Terms and Conditions and the Credit Agreement, as of the Effective Date inserted by the Administrative Agent below (i) all of the Assignor's rights and obligations in its capacity as a Lender under the Credit Agreement and any other documents or instruments delivered pursuant thereto to the extent related to the amount and percentage interest identified below of all of such outstanding rights and obligations of the Assignor under the respective facilities identified below (including any letters of credit, guarantees, and swingline loans included in such facilities) and (ii) to the extent permitted to be assigned under applicable law, all claims, suits, causes of action and any other right of the Assignor (in its capacity as a Lender) against any Person, whether known or unknown, arising under or in connection with the Credit Agreement, any other documents or instruments delivered pursuant thereto or the loan transactions governed thereby or in any way based on or related to any of the foregoing, including contract claims, tort claims, malpractice claims, statutory claims and all other claims at law or in equity related to the rights and obligations sold and assigned pursuant to clause (i) above (the rights and obligations sold and assigned pursuant to clauses (i) and (ii) above being referred to herein collectively as the "Assigned Interest"). Such sale and assignment is without recourse to the Assignor and, except as expressly provided in this Affiliate Assignment Agreement, without representation or warranty by the Assignor.

1. Assignor: _____
2. Assignee: _____
[and is an Affiliate/Approved Fund of [*identify Lender*] ¹²]
3. Borrower: The Company (as defined below).
4. Administrative Agent: JPMorgan Chase Bank, N.A., including any successor thereto, as administrative agent under the Credit Agreement.
5. Credit Agreement: The Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time), among EASTMAN KODAK COMPANY (the "Company"), the Lenders party thereto and JPMorgan Chase Bank, N.A., as Administrative Agent.
6. Assigned Interest: _____

¹² Select as applicable.

Aggregate Amount of Loans
for all Lenders

Amount of Loans Assigned

Percentage Assigned of Loans ¹³

\$

\$

%

Effective Date: _____, 20 [TO BE INSERTED BY ADMINISTRATIVE AGENT AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE REGISTER THEREFOR.]

The terms set forth in this Affiliate Assignment Agreement are hereby agreed to:

ASSIGNOR

NAME OF ASSIGNOR

By: _____

Name:

Title:

ASSIGNEE

NAME OF ASSIGNEE

By: _____

Name:

Title:

[EASTMAN KODAK COMPANY] ¹⁴

By _____

Name:

Title:

¹³ Set forth, to at least 9 decimals, as a percentage of the Commitment of all Lenders.

¹⁴ To be added if the Borrower is not the Assignee

Consented to and Accepted:

JPMORGAN CHASE BANK, N.A., as Administrative Agent

By _____

Name:

Title:

Reference is hereby made to the Senior Secured First Lien Term Credit Agreement, dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time (the "Credit Agreement"), among EASTMAN KODAK COMPANY (the "Borrower"), the Lenders party thereto and JPMORGAN CHASE BANK, N.A., as Administrative Agent (in such capacity, the "Administrative Agent").

STANDARD TERMS AND CONDITIONS FOR
AFFILIATE ASSIGNMENT AGREEMENT

1. Representations and Warranties.

1.1 Assignor. The Assignor (a) represents and warrants that (i) it is the legal and beneficial owner of the Assigned Interest, (ii) the Assigned Interest is free and clear of any lien, encumbrance or other adverse claim and (iii) it has full power and authority, and has taken all action necessary, to execute and deliver this Affiliate Assignment Agreement and to consummate the transactions contemplated hereby and (b) assumes no responsibility with respect to (i) any statements, warranties or representations made in or in connection with the Credit Agreement or any other Loan Document, (ii) the execution, legality, validity, enforceability, genuineness, sufficiency or value of the Loan Documents or any collateral thereunder, (iii) the financial condition of the Borrower, any of its Subsidiaries or Affiliates or any other Person obligated in respect of any Loan Document or (iv) the performance or observance by the Borrower, any of its Subsidiaries or Affiliates or any other Person of any of their respective obligations under any Loan Document.

1.2. Assignee. The Assignee (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Affiliate Assignment Agreement and to consummate the transactions contemplated hereby and to become a Lender under the Credit Agreement, (ii) it is the Borrower or a Subsidiary of the Borrower permitted to acquire the Assigned Interest in accordance with Section 9.04(b)(v) of the Credit Agreement (iii) it satisfies the requirements, if any, specified in the Credit Agreement that are required to be satisfied by it in order to acquire the Assigned Interest and become a Lender, (iv) from and after the Effective Date, it shall be bound by the provisions of the Credit Agreement as a Lender thereunder and, to the extent of the Assigned Interest, shall have the obligations of a Lender thereunder, (v) it has received a copy of the Credit Agreement, together with copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Affiliate Assignment Agreement and to purchase the Assigned Interest on the basis of which it has made such analysis and decision independently and without reliance on the Administrative Agent or any other Lender and (vi) if it is a Non-U.S. Lender, attached to the Affiliate Assignment Agreement is any documentation required to be delivered by it pursuant to the terms of the Credit Agreement, duly completed and executed by the Assignee and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent, the Assignor or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Loan Documents and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender. The Assignee affirms that (x) no Default or Event of Default has occurred and is continuing or would result from the transactions that are the subject of this Affiliate Assignment and Assumption, (y) as of the Effective Date, the Assignee is not in possession of any

material non-public information regarding the Borrower or its Subsidiaries, or their assets, that has not previously been disclosed to the Auction Manager, Administrative Agent and any Lenders (taken into account all public information available about Borrower and its Subsidiaries) and (z) this Affiliate Assignment Agreement is being entered into in connection with an offer by the Assignee to purchase or take by assignment Term Loans pursuant to a Dutch auction in accordance with the terms of Section 9.04(b)(v) of the Credit Agreement. The Assignee consents to the provisions of the Credit Agreement that apply to the purchase by or assignment to the Borrower or its Subsidiaries of Term Loans.

2. Payments. From and after the Effective Date, the Administrative Agent shall make all payments in respect of the Assigned Interest (including payments of principal, interest, fees and other amounts) to the Assignor for amounts which have accrued to but excluding the Effective Date and to the Assignee for amounts which have accrued from and after the Effective Date.

3. General Provisions. This Affiliate Assignment Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. This Affiliate Assignment Agreement may be executed in any number of counterparts, which together shall constitute one instrument. Delivery of an executed counterpart of a signature page of this Affiliate Assignment Agreement by email or telecopy shall be effective as delivery of a manually executed counterpart of this Affiliate Assignment Agreement. This Affiliate Assignment Agreement shall be governed by, and construed in accordance with, the law of the State of New York.

FORM OF SOLVENCY CERTIFICATE

September 3, 2013

This Solvency Certificate is being executed and delivered pursuant to Section 4.01(e) of that certain Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, amended and restated, extended, supplemented or otherwise modified in writing from time to time, the "Credit Agreement"), the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent.

I, [], the Chief Financial Officer of the Borrower, in such capacity and not in an individual capacity, hereby certify as follows:

1. I am generally familiar with the businesses and assets of the Borrower and its subsidiaries, taken as a whole, and am duly authorized to execute this Solvency Certificate on behalf of the Borrower pursuant to the Credit Agreement; and

I am familiar with the historical and current financial condition of the Borrower and its subsidiaries on a consolidated basis as the Chief Financial Officer of the Borrower. In preparing this certificate, I have made such investigations and inquiries as I deem necessary and prudent in connection with the matters set forth herein and have reviewed the terms of the Credit Agreement and the other Loan Documents.

As of the date hereof and after giving effect to the Transactions, the entering into the ABL Loan Documents and the refinancing of the DIP ABL Credit Agreement and the incurrence of the indebtedness and obligations being incurred in connection with the Credit Agreement, the Transactions, the entering into the ABL Loan Documents and the refinancing of the DIP ABL Credit Agreement, that, (i) the sum of the debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its subsidiaries, taken as a whole, does not exceed the fair value of the present assets of the Borrower and its subsidiaries, taken as a whole; (ii) the present fair saleable value of the assets of the Borrower and its subsidiaries, taken as a whole, is greater than the total amount that will be required to pay the probable debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its subsidiaries as they become absolute and matured, (iii) the capital of the Borrower and its subsidiaries, taken as a whole, is not unreasonably small in relation to the business of the Borrower or its subsidiaries, taken as a whole, contemplated as of the date hereof and as proposed to be conducted following the Closing Date; and (iv) the Borrower and its subsidiaries, taken as a whole, have not incurred, or believe that they will incur, debts or other liabilities including current obligations beyond their ability to pay such debt as they mature in the ordinary course of business. For the purposes hereof, the amount of any contingent liability at any time shall be computed as the amount that, in light of all of the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability (irrespective of whether such contingent liabilities meet the criteria for accrual under Statement of Financial Accounting Standard No. 5).

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, I have executed this Solvency Certificate on the date first written above.

By: _____
Name: []
Title: Chief Financial Officer

AUCTION PROCEDURES

*This outline is intended to summarize certain basic terms of procedures with respect to Dutch auctions (each, an “**Auction**”) pursuant to and in accordance with the terms and conditions of Section 9.04(b)(v) of the Credit Agreement to which this Exhibit L is attached. It is not intended to be a definitive list of all of the terms and conditions of an Auction and all such terms and conditions shall be set forth in the applicable auction procedures documentation set for each Auction (the “**Offer Documents**”), which shall be reasonably acceptable to the Borrower, the Auction Manager and the Administrative Agent and shall otherwise comply with Section 9.04(b)(v) of the Credit Agreement. None of the Administrative Agent, any Auction Manager or any of their respective Affiliates makes any recommendation pursuant to the Offer Documents as to whether or not any Lender should sell by assignment any of its Term Loans pursuant to the Offer Documents (including, for the avoidance of doubt, by participating in the Auction as a Term Lender) or whether or not the Borrower or any of its Subsidiaries should purchase by assignment any Term Loans from any Lender pursuant to any Auction. Each Lender should make its own decision as to whether to sell by assignment any of its Term Loans and, if so, the principal amount of and price to be sought for such Term Loans. In addition, each Lender should consult its own attorney, business advisor or tax advisor as to legal, business, tax and related matters concerning any Auction and the Offer Documents. Capitalized terms used but not otherwise defined herein have the meanings assigned to them in the Credit Agreement.*

Summary. The Borrower or any of its Subsidiaries may purchase (by assignment) Term Loans on a non-pro rata basis by conducting one or more Auctions pursuant to the procedures described herein and otherwise in compliance with Section 9.04(b)(v) of the Credit Agreement; *provided* that no more than one Auction may be ongoing at any one time and no more than five Auctions may be made in any period of four consecutive fiscal quarters of the Company.

Notice Procedures. In connection with each Auction, the Borrower or any of its Subsidiaries (the “**Offeror**”) will provide notification to the Administrative Agent and Auction Manager (for distribution to the Lenders) of the Term Loans that will be the subject of the Auction by delivering to the Administrative Agent and Auction Manager a written notice in form and substance reasonably satisfactory to the Administrative Agent and Auction Manager (an “**Auction Notice**”). Each Auction Notice shall contain (i) the maximum principal amount of Term Loans the Offeror is willing to purchase (by assignment) in the Auction (the “**Auction Amount**”), which shall be no less than \$5,000,000 or an integral multiple of \$1,000,000 in excess of thereof, (ii) the range of discounts to par (the “**Discount Range**”), expressed as a range of prices per \$1,000, at which the Offeror would be willing to purchase Term Loans in the Auction, (iii) the first date on which Return Bids (as defined below) may be submitted and (iv) the date on which the Auction will conclude, on which date Return Bids will be due at the time provided in the Auction Notice (such time, the “**Expiration Time**”), as such date and time may be extended upon notice by the Offeror to the Auction Manager not less than 24 hours before the original Expiration Time. The Auction Manager will deliver a copy of the Offer Documents to each Lender promptly following completion thereof.

Reply Procedures. In connection with any Auction, each Lender holding Term Loans wishing to participate in such Auction shall, prior to the Expiration Time, provide the Auction Manager with an irrevocable notice of participation in form and substance reasonably satisfactory to the Auction Manager (the “**Return Bid**”, to be included in the Offer Documents) which shall specify (i) a discount to par that must be expressed as a price per \$1,000 of Term Loans (the “**Reply Price**”) within the Discount Range and (ii) the principal amount of Term Loans, in an amount not less than \$1,000,000, that such Lender is willing to offer for sale at its Reply Price (the “**Reply Amount**”); *provided*, that each Lender may submit a Reply Amount that is less than the minimum amount and incremental amount requirements described above only if the Reply Amount comprises the entire amount of the Term Loans held by such Lender at such time. A Lender may only submit one Return Bid per Auction, but each Return Bid may contain up to three component bids, each of which may result in a separate Qualifying Bid (as defined below) and each of which will not be contingent on any other component bid submitted by such Lender resulting in a Qualifying Bid. In addition to the Return Bid, a participating Lender must execute and deliver, to be held by the Auction Manager, an assignment and acceptance in the form included in the Offer Documents which shall be in form and substance reasonably satisfactory to the Auction Manager and the Administrative Agent (the “**Affiliate Assignment Agreement**”). The Offeror will not purchase any Term Loans at a price that is outside of the applicable Discount Range, nor will any Return Bids (including any component bids specified therein) submitted at a price that is outside such applicable Discount Range be considered in any calculation of the Applicable Threshold Price (as defined below).

Acceptance Procedures. Based on the Reply Prices and Reply Amounts received by the Auction Manager, the Auction Manager, in consultation with the Offeror, will calculate the lowest purchase price (the “**Applicable Threshold Price**”) for the Auction within the Discount Range for the Auction that will allow the Offeror to complete the Auction by purchasing the full Auction Amount (or such lesser amount of Term Loans for which the Offeror has received Qualifying Bids). The Offeror shall purchase (by assignment) Term Loans from each Lender whose Return Bid is within the Discount Range and contains a Reply Price that is equal to or less than the Applicable Threshold Price (each, a “**Qualifying Bid**”). The principal amount of all Term Loans included in Qualifying Bids received at a Reply Price lower than the Applicable Threshold Price will be purchased at a purchase price equal to the applicable Reply Price and shall not be subject to proration. If a Lender has submitted a Return Bid containing multiple component bids at different Reply Prices, then all Term Loans of such Lender offered in any such component bid that constitutes a Qualifying Bid with a Reply Price lower than the Applicable Threshold Price shall also be purchased (to the extent the Auction is consummated) at a purchase price equal to the applicable Reply Price and shall not be subject to proration.

Allocation Procedures. All Term Loans offered in Return Bids (or, if applicable, any component bid thereof) constituting Qualifying Bids equal to the Applicable Threshold Price will be purchased at a purchase price equal to the Applicable Threshold Price; *provided* that if the aggregate principal amount of all Term Loans for which Qualifying Bids have been submitted in any given Auction equal to the Applicable Threshold Price would exceed the remaining portion of the Auction Amount (after deducting all Term Loans purchased below the Applicable Threshold Price), the Offeror shall purchase the Term Loans for which the Qualifying Bids submitted were at the Applicable Threshold Price ratably based on the respective principal amounts offered and in an aggregate amount up to the amount

necessary to complete the purchase of the Auction Amount. For the avoidance of doubt, no Return Bids (or any component thereof) will be accepted above the Applicable Threshold Price.

Notification Procedures. The Auction Manager, in consultation with the Offeror, will calculate the Applicable Threshold Price no later than the next Business Day after the date that the Return Bids were due. The Auction Manager will insert the amount of Term Loans to be assigned and the applicable settlement date determined by the Auction Manager in consultation with the Offeror onto each applicable Affiliate Assignment Agreement received in connection with a Qualifying Bid. Upon written request of the submitting Lender, the Auction Manager will promptly return any Affiliate Assignment Agreement received in connection with a Return Bid that is not a Qualifying Bid.

Additional Procedures. Once initiated by an Auction Notice, the Offeror may withdraw an Auction by written notice to the Auction Manager so long as no Qualifying Bids have been received by the Auction Manager at or prior to the time the Auction Manager receives such written notice; *provided* that that the Offeror's obligation to purchase Term Loans from any Lender shall be conditioned on (i) such Lender making the representations and warranties set forth in the Affiliate Assignment Agreement and (ii) there being no pending actions, suits or proceedings pending or threatened, in each case brought by a third party, in writing that seek to enjoin such Auction. Furthermore, in connection with any Auction, upon submission by a Lender of a Return Bid, such Lender will not have any withdrawal rights. Any Return Bid (including any component bid thereof) delivered to the Auction Manager may not be modified, revoked, terminated or cancelled; *provided* that a Lender may modify a Return Bid at any time prior to the Expiration Time solely to reduce the Reply Price included in such Return Bid. However, an Auction shall become void if the Offeror fails to satisfy one or more of the conditions to the purchase of Term Loans set forth in Section 9.04(b) of the Credit Agreement, as applicable, or to otherwise comply with any of the provisions of such Section 9.04(b). The purchase price for all Term Loans purchased in an Auction shall be paid in cash by the Offeror directly to the respective assigning Lender on a settlement date as determined by the Auction Manager in consultation with the Offeror (which shall be no later than ten (10) Business Days after the date Return Bids are due). The Offeror shall execute each applicable Affiliate Assignment Agreement received in connection with a Qualifying Bid.

All questions as to the form of documents and validity and eligibility of Term Loans that are the subject of an Auction will be determined by the Auction Manager in accordance with the terms of the Loan Documents, in consultation with the Offeror, and the Auction Manager's determination will be conclusive, absent manifest error.

None of the Administrative Agent, the Auction Manager, any other agent or any of their respective affiliates assumes any responsibility for the accuracy or completeness of the information concerning the Borrower or its Subsidiaries contained in the Offer Documents or otherwise or for any failure to disclose events that may have occurred and may affect the significance or accuracy of such information.

The Auction Manager acting in its capacity as such under an Auction shall be entitled to the benefits of the provisions of Article 8 and Section 9.03 of the Credit Agreement to the same extent as if each reference therein to the "Administrative Agent" were a reference to the Auction Manager, and the Administrative Agent shall cooperate with the Auction Manager as reasonably requested by the Auction Manager in order to enable it to perform its responsibilities and duties in connection with each Auction.

This Exhibit L shall not require the Borrower or any of its Subsidiaries to initiate any Auction, nor shall any Lender be obligated to participate in any Auction.

**FORM OF
COMPLIANCE CERTIFICATE**

This Compliance Certificate (this "Certificate") is delivered pursuant to Section 5.01(e) of the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and JPMorgan Chase Bank, N.A., as administrative agent (in such capacity, the "Administrative Agent"). Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

1. I am a Responsible Officer and a Financial Officer of the Borrower.

2. I have reviewed and am familiar with the contents of this Certificate.

3. I have reviewed the terms of the Credit Agreement and the Loan Documents and have made or caused to be made under my supervision, a review in reasonable detail of the transactions and condition of the Borrower during the accounting period covered by the financial statements attached hereto as Attachment 1 (the "Financial Statements").

4. Attached hereto as Attachment 2 is all information and calculations necessary for determining compliance by the Borrower and its Restricted Subsidiaries with Section 6.15 of the Credit Agreement as of the last day of the fiscal quarter or fiscal year of the Borrower to which the Financial Statements relate.

5. [To the extent not previously disclosed to the Administrative Agent, attached hereto as Attachment 3 are (i) descriptions of any change in the jurisdiction of organization of any Loan Party, (ii) a list of any Intellectual Property (as defined in the Security Agreement) acquired by any Loan Party and (iii) descriptions of any new Restricted Subsidiary or Unrestricted Subsidiary (including each Person that has been designated as a Restricted Subsidiary or an Unrestricted Subsidiary) as of the date of delivery of this Certificate, in each case since the date of the most recent Compliance Certificate (or, in the case of the first Compliance Certificate so delivered, since the Closing Date).] ¹⁵

IN WITNESS WHEREOF, I have executed this Certificate this day of , 20 .

Name:

Title:

¹⁵ Alternatively, the Responsible Officer shall confirm that there is no change in such information since the later of the Closing Date or the date of the last such list.

[Attach Financial Statements]

The information described herein is as of _____, _____, and pertains to the period from _____, _____ to _____, _____.

[Set forth Compliance Calculations]

[Set forth the Information Required by Paragraph 5]

GUARANTEE AND COLLATERAL AGREEMENT

Dated September 3, 2013

From

The Grantors referred to herein

as Grantors

to

JPMorgan Chase Bank, N.A.

as Administrative Agent

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GUARANTEE AND COLLATERAL AGREEMENT

GUARANTEE AND COLLATERAL AGREEMENT dated September 3, 2013 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation ("**Borrower**" or "**Company**"), and the other Persons listed on the signature pages hereof, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Persons so listed or joined being, collectively, the "**Grantors**"), to JPMorgan Chase Bank, N.A., as administrative agent (in such capacity, together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement (as hereinafter defined) and assigns, the "**Administrative Agent**") for the Secured Parties (as defined in the Credit Agreement).

PRELIMINARY STATEMENTS.

(1) Borrower and the other Grantors have entered into a senior secured first lien term credit agreement with Administrative Agent and certain other parties as set forth in the Credit Agreement, dated of even date herewith, by and among the Borrower, the lenders party thereto from time to time (the "**Lenders**") and Administrative Agent (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**");

(2) Borrower is a member of an affiliated group of companies that includes each other Grantor;

(3) The proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses;

(4) Part I of Schedule I hereto lists all Equity Interests (other than Excluded Property) directly owned by such Grantor as of the date hereof (the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor as of the date hereof (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(5) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Pledged Deposit Accounts**").

(6) Company is the owner of an L/C Cash Deposit Account (as defined in the ABL Agreement, the "**L/C Cash Deposit Account**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(7) Company is the owner of the Pledged Cash Account (Eligible Cash) (as defined in the ABL Agreement, the "**Pledged Cash Account (Eligible Cash)**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(8) Company is the owner of the Pledged Cash Account (Qualified Cash) (as defined in the ABL Agreement, the “**Pledged Cash Account (Qualified Cash)**”) created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(9) It is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have granted the security interest contemplated by this Agreement.

(10) Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(11) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement (whether or not capitalized) as such terms are defined in such Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided, that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor hereby agrees with the Administrative Agent for the benefit of the Secured Parties as follows:

Section 1. Guarantee.

(a) Guarantee

(i) Each of the Guarantors hereby, jointly and severally, unconditionally and irrevocably, guarantees to the Administrative Agent, for the ratable benefit of the Secured Parties and their respective successors, indorsees, transferees and assigns, the prompt and complete payment and performance by the Borrower when due (whether at the stated maturity, by acceleration or otherwise) of the Borrower Obligations. “**Guarantors**” shall mean each Grantor other than the Borrower. “**Borrower Obligations**” shall mean the unpaid principal of and interest on (including interest accruing after the maturity of the Loans and interest accruing after the filing of any petition in bankruptcy, or the commencement of any insolvency, reorganization or like proceeding, relating to the Borrower, whether or not a claim for post-filing or post-petition interest is allowed in such proceeding) the Loans and all other obligations and liabilities of the Borrower to the Administrative Agent or to any Lender, whether direct or indirect, absolute or contingent, due or to become due, or now existing or hereafter incurred, which may arise under, out of, or in connection with, this Agreement, any other Loan Document,

or any other document made, delivered or given in connection herewith or therewith, whether on account of principal, interest, reimbursement obligations, fees, indemnities, costs, expenses (including all fees, charges and disbursements of counsel to the Administrative Agent or to any Lender that are required to be paid by the Borrower pursuant to Section 9.03 of the Credit Agreement) or otherwise.

(ii) Anything herein or in any other Loan Document to the contrary notwithstanding, the maximum liability of each Guarantor hereunder and under the other Loan Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 1(b)).

(iii) Each Guarantor agrees that the Borrower Obligations may at any time and from time to time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Section 1 or affecting the rights and remedies of the Administrative Agent or any Lender hereunder.

(iv) The guarantee contained in this Section 1 shall remain in full force and effect until all the Obligations (other than any contingent indemnification obligations not then due and payable) shall have been satisfied by payment in full and the Commitments shall be terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrower may be free from any Borrower Obligations. "**Obligations**" shall mean (i) in the case of the Borrower, the Borrower Obligations, and (ii) in the case of each Guarantor, its Guarantor Obligations. "**Guarantor Obligations**" shall mean with respect to any Guarantor, all obligations and liabilities of such Guarantor which may arise under or in connection with this Agreement (including, without limitation, this Section 1) or any other Loan Document, in each case whether on account of guarantee obligations, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by such Guarantor pursuant to Section 9.3 of the Credit Agreement or Section 22 hereof).

(v) No payment made by the Borrower, any of the Guarantors, any other guarantor or any other Person or received or collected by the Administrative Agent or any Lender from the Borrower, any of the Guarantors, any other guarantor or any other Person by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Borrower Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Borrower Obligations or any payment received or collected from such Guarantor in respect of the Borrower Obligations), remain liable for the Borrower Obligations up to the maximum liability of such Guarantor hereunder until the Obligations are paid in full (other than any contingent indemnification obligations not then due and payable) and the Commitments are terminated.

(b) Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made hereunder,

such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 1(c). The provisions of this Section 1(b) shall in no respect limit the obligations and liabilities of any Guarantor to the Administrative Agent and the Lenders, and each Guarantor shall remain liable to the Administrative Agent and the Lenders for the full amount guaranteed by such Guarantor hereunder.

(c) No Subrogation. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Administrative Agent or any Lender, no Guarantor shall be entitled to be subrogated to any of the rights of the Administrative Agent or any Lender against the Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Administrative Agent or any Lender for the payment of the Borrower Obligations, nor shall any Guarantor seek or be entitled to seek any contribution or reimbursement from the Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Administrative Agent and the Lenders by the Borrower on account of the Borrower Obligations (other than contingent indemnification obligations not then due and payable) are paid in full and the Commitments shall have terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Borrower Obligations shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Administrative Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Administrative Agent, if required), to be applied against the Borrower Obligations, whether matured or unmatured, in such order as the Administrative Agent may determine.

(d) Amendments, etc. with respect to the Borrower Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Borrower Obligations made by the Administrative Agent or any Lender may be rescinded by the Administrative Agent or such Lender and any of the Borrower Obligations continued, and the Borrower Obligations, or the liability of any other Person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Administrative Agent or any Lender, and the Credit Agreement and the other Loan Documents and any other documents executed and delivered in connection therewith may be amended, modified, waived, supplemented or terminated, in whole or in part, as the Administrative Agent (or the Required Lenders or such requisite Lenders as required pursuant to Section 9.02 of the Credit Agreement, as the case may be) may reasonably deem advisable from time to time, and any collateral security, guarantee or right of offset at any time held by the Administrative Agent or any Lender for the payment of the Borrower Obligations may be sold, exchanged, waived, surrendered or released. Neither the Administrative Agent nor any Lender shall have any obligation to protect, secure, perfect or insure any Lien at any time held by it as security for the Borrower Obligations or for the guarantee contained in this Section 1 or any property subject thereto.

(e) Guarantee Absolute and Unconditional. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Borrower Obligations and notice of or proof of reliance by the Administrative Agent or any Lender upon the guarantee contained in this Section 1 or acceptance of the guarantee contained in this Section 1; the Borrower Obligations, and any of them, shall conclusively be deemed to have been created, contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this Section; and all dealings between the Borrower and any of the Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, likewise shall be conclusively presumed to have been had or consummated in reliance upon the guarantee contained in this Section 1. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon the Borrower or any of the Guarantors with respect to the Borrower Obligations. Each Guarantor understands and agrees that the guarantee contained in this Section 1 shall be construed as a continuing, absolute and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Loan Document, any of the Borrower Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Administrative Agent or any Lender, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by the Borrower or any other Person against the Administrative Agent or any Lender, or (c) any other circumstance whatsoever (with or without notice to or knowledge of the Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of the Borrower for the Borrower Obligations, or of such Guarantor under the guarantee contained in this Section 1, in bankruptcy or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Administrative Agent or any Lender may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against the Borrower, any other Guarantor or any other Person or against any collateral security or guarantee for the Borrower Obligations or any right of offset with respect thereto, and any failure by the Administrative Agent or any Lender to make any such demand, to pursue such other rights or remedies or to collect any payments from the Borrower, any other Guarantor or any other Person or to realize upon any such collateral security or guarantee or to exercise any such right of offset, or any release of the Borrower, any other Guarantor or any other Person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Administrative Agent or any Lender against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.

(f) Reinstatement. The guarantee contained in this Section 1 shall continue to be effective, or be reinstated, as the case may be, if at any time payment, or any part thereof, of any of the Borrower Obligations is rescinded or must otherwise be restored or returned by the Administrative Agent or any Lender upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of the Borrower or any Guarantor, or upon or as a result of the appointment of a

receiver, intervenor or conservator of, or trustee or similar officer for, the Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made.

Section 2. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in such Grantor's right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the "**Collateral**"):

(a) all equipment in all of its forms, including all machinery, tools, motor vehicles, vessels, aircraft and furniture (excepting all fixtures), and all parts thereof and all accessions thereto, including computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the "**Equipment**");

(b) all inventory in all of its forms, including (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the "**Inventory**");

(c) (i) all accounts, instruments (including promissory notes), deposit accounts, chattel paper, general intangibles (including payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the "**Receivables**"), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the "**Related Contracts**"), and (ii) all commercial tort claims now or hereafter described on Schedule X hereto;

(d) the following (the "**Security Collateral**"):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional equity interests (other than Excluded Property) from time to time acquired by such Grantor in any manner (such equity interests, together with the Initial Pledged Equity, being the "**Pledged Equity**"), and the certificates, if any, representing such additional equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the "**Pledged Debt**") and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in, or from time to time credited to, as applicable, a securities account or commodity account (including the Term Proceeds Securities Account), all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedging Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account, the Term Proceeds Securities Account and all funds and financial

assets from time to time credited thereto (including all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account or the Term Proceeds Securities Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Administrative Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**"):

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, uniform resource locators ("**URLs**"), domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

(iii) all copyrights, including copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered ("**Copyrights**"); all confidential and proprietary information, including know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, "**Trade Secrets**"), and all other intellectual, industrial and intangible property of any type, including industrial designs and mask works;

(iv) except as set forth above, all registrations and applications for registration for any of the foregoing, including those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, permits, consents, orders and franchises relating to the license, development, use or disclosure of any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary ("**IP Agreements**"); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) all books and records and documents (including databases, customer lists, credit files, computer files, printouts, other computer output materials and records and other records) of the Grantors pertaining to any of the Grantors' Collateral;

(j) all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section); and

(k) all proceeds of and payments under business interruption insurance;

(l) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 2) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement) and US Cash (as defined in the ABL Agreement);

provided, that, notwithstanding any of the other provisions set forth in this Section 2 or in any Loan Document, no Excluded Property shall constitute Collateral under this Agreement. For purposes of this Agreement and the other Loan Documents, "**Excluded Property**" shall mean (1) any property to the extent that such grant of a security interest (x) is prohibited by any applicable Requirements of Law, (y) requires a consent not obtained of any Governmental Authority pursuant to such applicable Requirement of Law or (z) is prohibited by, or constitutes a breach or default under or results in the termination of or requires any consent not obtained under, any contract, license, agreement, instrument or other document evidencing or giving rise to such property or, in the case of any Security Collateral (other than any of the foregoing issued by a Grantor), any applicable shareholder or similar agreement, except to the extent that such Requirement of Law or the term in such contract, license, agreement, instrument or other document or shareholder or similar agreement providing for such prohibition, breach, default or termination or requiring such consent is ineffective under applicable law, (2) any lease, license or other agreement or any property that is subject to a purchase money Lien or capital lease or similar arrangement (in each case permitted by the Credit Agreement and for so long as subject to such purchase money Lien, capital lease or similar arrangement), in each case to the extent that a grant of a Lien therein would violate or invalidate such lease, license or agreement or such purchase money, capital lease or similar arrangement or create a right of termination in favor of any party thereto (other than a Loan Party), except to the extent that such lease, license or other agreement or other document providing for such violation or invalidation or termination right is ineffective under applicable law (it being understood that Excluded Property shall not include proceeds and Receivables in respect of the foregoing), (3) any United States trademark or service mark application filed on the basis of a Grantor's "intent-to-use" such trademark or service mark pursuant to Section 1(b) the Lanham Act, 15 U.S.C. § 1051, in each case, to the extent the inclusion in the Collateral of any such application would void, impair or invalidate any such

application or any resulting registration, unless and until an Amendment to Allege Use or a Statement of Use under Section 1(c) or 1(d) of said Act is filed with and accepted by the United States Patent and Trademark Office, (4) any property to the extent a security interest in such property would result in material adverse tax consequences as reasonably determined by the Borrower and the Administrative Agent, including any of the equity interests of any domestic Subsidiary of the Borrower that is a direct or indirect Subsidiary of a CFC, (5) any fee-owned real property with a fair market value of less than \$15,000,000 or that is located in the State of New York or in a jurisdiction other than the United States and all leasehold interests in real property, (6) any Excluded Account, (7) any of the equity interests of any Foreign Subsidiary of the Borrower that is not a Material First-Tier Foreign Subsidiary, each of which, as of the date hereof, is indicated on Part III of Schedule I hereto, (8) any of the equity interests of any Subsidiary of the Borrower that is a Material First-Tier Foreign Subsidiary in excess of 65% of all of the issued and outstanding shares of capital stock of such Material First-Tier Foreign Subsidiary entitled to vote (within the meaning of Treasury Regulation Section 1.956-2), and (9) any assets of Borrower, Qualex, Inc. or Kodak (Near East), Inc. which have been Disposed of on or before the date hereof pursuant to the UK Pension Settlement Agreement. Notwithstanding anything herein or in any other Loan Document, the Grantors shall not be required to perfect the Administrative Agent's security interest in (i) motor vehicles and other assets subject to certificates of title to the extent a Lien thereon cannot be perfected by the filing of a UCC financing statement, (ii) Letter-of-Credit Rights, (iii) Disbursement Accounts and (iv) any property as to which the Administrative Agent shall agree in writing that the cost of obtaining a security interest or perfection thereof would be excessive in relation to the value of the security to be afforded thereby. For purposes of this Agreement, "**Requirements of Law**" shall mean, as to any Person, the certificate of incorporation and by-laws or other organizational or governing documents of such Person, and any law, treaty, rule or regulation or determination of an arbitrator or a court or other Governmental Authority, in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

Section 3. Security for Obligations. This Agreement secures, in the case of each Grantor, the payment of all Obligations of such Grantor or Subsidiary of the Company owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

Section 4. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Administrative Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 5. Delivery and Control of Security Collateral. (a) Subject to the Intercreditor Agreement, all certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered to and held by or on behalf of the Administrative Agent pursuant hereto and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Administrative Agent except to the extent that such transfer or assignment is prohibited by applicable law. With respect to any Pledged Equity existing on the Closing Date, the transfer or assignment of which is subject to (x) certain corporate actions by the holders of or issuers of Initial Pledged Equity issued by Foreign Subsidiaries which have not occurred as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such corporate actions to occur prior to the Closing Date or (y) governmental approvals or consents which have not been obtained as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such approvals or consents to be obtained prior to the Closing Date, the Grantors shall cause such corporate actions to occur or shall obtain such approvals or consents within 45 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree).

(b) With respect to any Security Collateral representing interests in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will use commercially reasonable efforts (or in the case of a wholly-owned Subsidiary, take all actions necessary) to cause (i) the issuers of such Security Collateral and (ii) any securities intermediary which is the holder of any such Security Collateral, to cause the Administrative Agent to have and retain, subject to the Intercreditor Agreement, Control over such Security Collateral. Without limiting the foregoing, such Grantor will, with respect to any such Security Collateral held with a securities intermediary, use commercially reasonable efforts to cause such securities intermediary to enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(c) With respect to any securities or commodity account and any Security Collateral that constitutes a security entitlement (other than a security entitlement which is an uncertificated security, which for the avoidance of doubt shall be subject to the preceding Section 5(b)), within 60 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree), the relevant Grantor will cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Administrative Agent as the entitlement holder thereof or enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(d) Subject to the Intercreditor Agreement and upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause the Security Collateral to be registered in the name of the Administrative Agent or such of its nominees as the Administrative Agent shall direct, subject only to the revocable rights specified in Section 13(a). In addition, the Administrative Agent shall have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account or the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Administrative Agent, and to convert Security

Collateral consisting of financial assets held directly by the Administrative Agent to Security Collateral consisting of financial assets credited to any securities or commodity account or the L/C Cash Deposit Account.

(e) Upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 6. **Term Proceeds Accounts.** As soon as practicable and in no event more than thirty (30) days following the Closing Date (which period may be extended in the reasonable discretion the Administrative Agent), the Borrower shall establish a deposit account (the "**Term Proceeds Deposit Account**") and a securities account (the "**Term Proceeds Securities Account**") with JPMorgan Chase Bank, N.A. which accounts shall be maintained exclusively for identifiable proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement). The Borrower shall enter into an Account Control Agreement with respect to each of the Term Proceeds Deposit Account and the Term Proceeds Securities Account within the time period set forth in Section 5.12(b) of the Credit Agreement. Upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause all proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement) to be deposited in either the Term Proceeds Deposit Account or the Term Proceeds Securities Account, as applicable.

Section 7. **Representations and Warranties.** Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number as of the date hereof is set forth in Schedule V hereto. Within the five years preceding the date hereof, such Grantor has not changed its legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto. Each of the trade names owned and used by the any Grantor in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule V hereto.

(b) Since the date of four (4) months prior to the date hereof, each Grantor has made or entered into only the mergers and acquisitions set forth on Schedule XI hereto.

(c) The books and records of each Grantor pertaining to accounts, contract rights, inventory, and other assets are located at the addresses indicated for each Grantor on Schedule XII hereto.

(d) Such Grantor is the legal and beneficial owner of the Collateral and has rights in, the power to transfer, or a valid right to use, the Collateral with respect to which it has purported to grant a security interest hereunder, free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement or Liens permitted under the Credit Agreement, and has full power and authority to grant to the Administrative Agent the

security interest in such Collateral granted hereunder pursuant to the terms hereof. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Administrative Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(e) When financing statements naming such Grantor as debtor and the Administrative Agent as secured party and providing a description of the Collateral with respect to which such Grantor has purported to grant a security interest hereunder have been filed in the appropriate offices against such Grantor in the locations listed on Schedule XIII, the Administrative Agent will have a fully perfected and, subject to the Intercreditor Agreement, first priority security interest (except as enforceability may be affected by bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditor's rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing), subject only to Liens permitted under the Credit Agreement, in that Collateral of the Grantor in which a security interest may be perfected by filing of an initial financing statement in the appropriate office against such Grantor; provided that (i) the filing of Intellectual Property security agreements with the United States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect the security interest of the Administrative Agent in respect of any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights, (ii) additional filings may be necessary to perfect the Administrative Agent's security interest in any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights acquired by such Grantor after the date hereof, and (iii) upon completion of the filings referred to in this Section 7(e) and the other actions specified on Schedule XIV, the security interests granted pursuant to this Agreement will constitute valid perfected security interests in all of the Collateral (other than Excluded Property) in favor of the Administrative Agent as collateral security for the Obligations. Notwithstanding the foregoing, nothing in this Agreement shall require any Grantor to make any filings or take any other actions to record or perfect the Administrative Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse the Administrative Agent for the same). When used in this Agreement, "**Intellectual Property**" shall mean the collective reference to all rights in intellectual property, whether arising under United States laws, including, without limitation, the Copyrights, the Patents and the Trademarks, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

(f) All of such Grantor's locations where Equipment and Inventory having a value in excess of \$1,000,000 is located as of the date hereof are specified in Schedule VIII and Schedule IX hereto, respectively (other than Collateral in transit in the ordinary course of business, in use or on display at any trade show, conference or similar event in the ordinary course of business, maintained with customers (or otherwise on the premises of customers) and consignees in the ordinary course of business or in the possession of employees in the ordinary course of business). Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(g) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$3,750,000 that has not been delivered to the Administrative Agent. All such Receivables or Agreement Collateral valued in excess of \$3,750,000 is listed on Schedule III attached hereto.

(h) Subject to the Intercreditor Agreement, all Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$10,000,000 for all such Security Collateral of the Grantors have been delivered to the Administrative Agent.

(i) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(j) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non-assessable (to the extent such concepts are applicable), provided that the foregoing representation and warranty, insofar as it relates to the Pledged Equity issued by a Person other than a Subsidiary of a Grantor, is made to the knowledge of the Grantors. Each interest in any limited liability company or limited partnership wholly-owned by such Grantor, pledged hereunder and represented by a certificate is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and each such interest shall at all times hereafter be represented by a certificate. Each interest in any limited liability company or limited partnership controlled by such Grantor, pledged hereunder and not represented by a certificate either (1) is not a "security" within the meaning of Article 8 of the UCC and is not governed by Article 8 of the UCC and such Grantor shall at no time elect to treat any such interest as a "security" within the meaning of Article 8 of the UCC or issue any certificate representing such interest or (2) is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and, with respect to any such Pledged Equity having a value in excess of \$1,000,000, such Grantor shall have entered into a control agreement with the issuer of such "security" and the Administrative Agent to establish Control with respect to such "security." The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory notes, such promissory notes have been delivered to the Administrative Agent, and is not in default.

(k) The Initial Pledged Equity in Foreign Subsidiaries pledged by such Grantor constitutes, as of the date hereof, 65% of the issued and outstanding equity interests entitled to vote (within the meaning of Treasury Regulation Section 1.956-1) of the issuers thereof indicated on Part I of Schedule I hereto, each of which is a Material First-Tier Foreign Subsidiary. The Initial Pledged Debt constitutes all of the outstanding Indebtedness for borrowed money owed to such Grantor by the issuers thereof (other than intercompany Indebtedness in respect of the UK Pension Settlement Agreement).

(l) Such Grantor has no Investment Property with a market value in excess of \$1,000,000 as of the date hereof, other than the Investment Property listed on Part IV of Schedule I hereto.

(m) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(n) Such Grantor has no deposit accounts or securities accounts as of the date hereof, other than the deposit accounts and securities accounts listed on Schedule II hereto (other than deposit accounts or securities accounts that have less than \$750,000 in the aggregate on deposit).

(o) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$2,500,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(p) This Agreement creates in favor of the Administrative Agent for the benefit of the Secured Parties a valid security interest in the Collateral granted by such Grantor under this Agreement, securing the payment of the Obligations except to the extent that Control or possession by the Administrative Agent is required for the creation of the security interest; all filings and other actions necessary to perfect the security interest in the Collateral granted by such Grantor have been duly made or taken and are in full force and effect other than (i) actions necessary to perfect the Administrative Agent's security interest with respect to Collateral evidenced by a certificate of title or Collateral consisting of vessels or aircraft and (ii) actions necessary to transfer and prior approval of or filings with any governmental entity required in connection with any interest in Pledged Equity.

(q) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created hereunder (including, subject to the Intercreditor Agreement, the first priority nature of such security interest in Collateral), except for (A) the filing of financing and continuation statements under the UCC, (B) the recordation of the Intellectual Property Security Agreement with respect to certain registered Intellectual Property Collateral attached thereto, and the actions described in Section 5 with respect to the Security Collateral, (C) subject to certain corporate actions by the holders or issuers of Non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date, necessary to transfer or assign, (D) the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Pledged Equity issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity, and (E) the Control of certain assets as provided in Sections 9-104, 9-105, 9-106 and 9-107 of the UCC, or (iii) the exercise by the Administrative Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(r) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(s) As to itself and its Intellectual Property Collateral:

(i) The operation of such Grantor's business as currently conducted or as contemplated to be conducted and the use of the Intellectual Property Collateral in connection therewith do not conflict with, infringe, misappropriate, dilute, misuse or otherwise violate the intellectual property rights of any third party, except as are not expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and such Grantor is entitled to use all such Intellectual Property Collateral in accordance with applicable law, subject to the terms of the IP Agreements.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except as would not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor in full force and effect.

(vi) No claim has been asserted and is pending by any Person challenging or questioning the use of any Intellectual Property Collateral or the validity of effectiveness of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that in the aggregate are not reasonably expected to have a Material Adverse Effect. The conduct of the business of the Company and its Subsidiaries does not infringe on the rights of any Person except for such claims and infringements that, in the aggregate, are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or impairment (other than impairment contemplated by the Loan Documents) of any of the Intellectual Property Collateral.

(vii) With respect to each IP Agreement that is not Excluded Property: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and

effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) To the Company's knowledge, none of the material Trade Secrets of such Grantor has been used, divulged, disclosed or appropriated to the detriment of such Grantor for the benefit of any other Person other than such Grantor within the past two years.

(ix) This Agreement is effective to create a valid and continuing Lien and, upon filing of appropriate financing statements in the offices listed on Schedule XIII and appropriate releases (which releases have been filed or will be filed substantially simultaneously with the entering into of this Agreement) and Intellectual Property security agreements with the United States Copyright Office and the United States Patent and Trademark Office (to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Copyright Office or the United States Patent and Trademark Office, as applicable), fully perfected and, subject to the Intercreditor Agreement, first priority security interests in favor of the Administrative Agent on such Grantor's U.S. Patents, U.S. Trademarks and U.S. Copyrights and such perfected security interests are enforceable as such as against any and all creditor of and purchasers from such Grantor.

Section 8. Further Assurances.

(a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement at the expense of such Grantor and at the reasonable request of the Administrative Agent, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Administrative Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Administrative Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Administrative Agent, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Administrative Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Administrative Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory

note or other instrument or chattel paper, deliver and pledge to the Administrative Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Administrative Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Administrative Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) prepare, sign, and file for recordation in any intellectual property registry, appropriate evidence of the lien and security interest granted herein in any Intellectual Property in the name of such Grantor as debtor; and (v) deliver to the Administrative Agent evidence that all other actions that the Administrative Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(b) Each Grantor hereby authorizes the Administrative Agent to file one or more financing or continuation statements, and amendments thereto in the applicable UCC filing office, including one or more financing statements indicating that such financing statements cover all assets or all personal property (or words of similar effect) of such Grantor in the United States, or any real property or fixtures, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Administrative Agent to have filed such financing statements, continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Administrative Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Administrative Agent may reasonably request, all in reasonable detail.

Section 9. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$1,000,000 and Inventory having a value in excess of \$1,000,000 (other than Inventory sold in the ordinary course of business) at the locations therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Administrative Agent (or such lesser time as may be agreed by the Administrative Agent), at such other places designated by such Grantor in such notice. Schedule VIII and Schedule IX respectively set forth whether each such location is owned, leased or operated by third parties, and, if leased or operated by third parties, their names and addresses.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.05 of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 10. Insurance. Each Grantor will, and will cause each Restricted Subsidiary to, at its own expense, maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies

engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Restricted Subsidiary operates; provided, that, the Company and its Restricted Subsidiaries may self-insure to the extent consistent with prudent business practice. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Administrative Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses to be paid, in accordance with the Credit Agreement, the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Administrative Agent. Each such policy shall in addition (i) name such Grantor and the Administrative Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Administrative Agent) as their interests may appear, (ii) provide that (A) there shall be no recourse against the Administrative Agent for payment of premiums or other amounts with respect thereto and (B) if agreed by the insurer (which agreement such Grantor shall use commercially reasonable efforts to obtain), at least 10 days' prior written notice of cancellation or of lapse shall be given to the Administrative Agent by the insurer, and (iv) contain such other customary lender loss payee provisions as the Administrative Agent shall reasonably request. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(l) and cause the insurers to acknowledge notice of such assignment. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(k) and 2(l) and use its commercially reasonable efforts to cause the insurers to acknowledge notice of such assignment.

Section 11. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) If any Grantor changes its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement it will give written notice to the Administrative Agent within 15 days of such change and will take all action reasonably required by the Administrative Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including the Assigned Agreements and Related Contracts, and will permit representatives of the Administrative Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.08 of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will promptly notify the Administrative Agent of such organizational identification number.

(b) Administrative Agent shall have the right at any time or times, in Administrative Agent's name or in the name of a nominee of Administrative Agent, to verify the validity, amount or any other matter relating to any Receivables or other Collateral, by mail, telephone, facsimile transmission or otherwise (provided any visits shall be done during normal

business hours and at times to be mutually agreed). Except as otherwise provided in this subsection (b), each Grantor, at its own expense and in the ordinary course of business undertaken in a commercially reasonable manner and consistent with applicable law, will continue to collect, adjust, settle, compromise the amount or payment of, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, adjustments, settlements, compromises and other exercises of rights, such Grantor may take (and, at the Administrative Agent's direction upon the occurrence and during the continuance of an Event of Default, will take) such action as such Grantor (or, upon the occurrence and during the continuance of an Event of Default, the Administrative Agent) may deem necessary or advisable; provided, that, the Administrative Agent shall have the right at any time, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Administrative Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Administrative Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Administrative Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement) to be applied as provided in Section 20(b) of this Agreement or to prepay Loans under the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

(c) No Grantor will authorize the filing of any financing statement naming it as debtor covering all or any portion of the Collateral owned by it, except for financing statements (i) naming the Administrative Agent on behalf of the Secured Parties as the secured party, and (ii) in respect to other Liens permitted by the Credit Agreement. Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement naming the Administrative Agent as secured party without the prior written consent of the Administrative Agent, subject to such Grantor's rights under the UCC.

Section 12. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Restricted Subsidiaries, each Grantor agrees to take, at its expense, commercially reasonable steps as determined in Grantor's reasonable discretion, including in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authority, to (i) maintain (in accordance with the exercise of such Grantor's reasonable business discretion) the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property

Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other Governmental Authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings, in each case except where the failure to so file, register or maintain is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Administrative Agent, which shall not be unreasonably withheld or delayed, discontinue use of any material Trademark or otherwise abandon any such material Intellectual Property Collateral unless such Grantor shall have determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer material to the conduct of such Grantor's business.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide to the Administrative Agent, concurrently with any delivery of Financial Statements pursuant to Section 5.01(a) or (b) of the Credit Agreement, an updated Schedule of its registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights.

(c) In the event that any Grantor becomes aware that any item of Intellectual Property Collateral is being infringed or misappropriated by a third party, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including suing for infringement or misappropriation and for an injunction against such infringement or misappropriation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including maintaining substantially the quality of any and all products or services used or provided in connection with any such Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking steps reasonably necessary to ensure that all licensed users of any such Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Administrative Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Administrative Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Administrative Agent with such written notice, or otherwise

authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Administrative Agent (an “**IP Security Agreement Supplement**”) covering such Intellectual Property, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property.

Section 13. Voting Rights; Dividends; Etc. So long as no Event of Default shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; provided, that, any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall be promptly delivered to the Administrative Agent to hold as Security Collateral (to the extent it is not Excluded Property) and shall, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Administrative Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Upon the occurrence and during the continuance of an Event of Default:

(i) All rights of each Grantor (A) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 13(a)(i) shall, upon notice to such Grantor by the Administrative Agent, cease and (B) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 13(a)(ii) shall automatically cease, and all such rights shall, subject to the Intercreditor Agreement, thereupon become vested in the Administrative Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 13(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 14. As to the Assigned Agreements.

(a) Each Grantor will at its expense:

(i) perform and observe in all material respects all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Administrative Agent; and

(ii) furnish to the Administrative Agent promptly upon receipt thereof copies of all notices of defaults relating to agreements involving monetary liability of or to any Person in an amount in excess of \$5,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Administrative Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Administrative Agent may reasonably request and (B) upon request of the Administrative Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Administrative Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Administrative Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Pledged Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in the Credit Agreement so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 20(b).

Section 15. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement and this Agreement, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Administrative Agent, hereby assigns to the Administrative Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Administrative Agent, each Grantor will promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$2,500,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Administrative Agent and deliver written evidence of such consent to the Administrative Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, promptly upon request by the Administrative Agent, (i) notify (and such Grantor hereby authorizes the Administrative Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Administrative Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Administrative Agent or its designee and (ii) arrange for the Administrative Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$5,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 16. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.10 of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 17. Administrative Agent Appointed Attorney in Fact. Each Grantor hereby irrevocably appoints the Administrative Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, in the Administrative Agent's discretion, to take any action and to execute any instrument that the Administrative Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to obtain, an upon the occurrence and during the continuance of an Event of Default, adjust insurance required to be paid to the Administrative Agent pursuant to Section 10,

(b) upon the occurrence and during the continuation of any Event of Default, to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) upon the occurrence and during the continuance of an Event of Default, to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above,

(d) upon the occurrence and during the continuation of any Event of Default to file any claims or take any action or institute any proceedings that the Administrative Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Administrative Agent with respect to any of the Collateral;

(e) upon the occurrence and during the continuation of any Event of Default, to use any Intellectual Property or IP Agreements (solely pursuant to the terms thereof) that are not Excluded Property of such Grantor, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral;

(f) to take or cause to be taken all actions necessary to perform or comply or cause performance or compliance with the terms of this Agreement, including actions to pay or discharge taxes or Liens (other than Permitted Liens) levied or placed upon or threatened against the Collateral, the legality or validity thereof and the amounts necessary to discharge the same to be determined by Administrative Agent in its sole discretion, any such payments made by Administrative Agent to become obligations of such Grantor to Administrative Agent, due and payable immediately without demand;

(g) (i) upon the occurrence and during the continuation of any Event of Default, generally to sell, transfer, lease, license, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though Administrative Agent were the absolute owner thereof for all purposes, and (ii) to do, at Administrative Agent's option and such Grantor's expense, at any time or from time to time, all acts and things that Administrative Agent deems reasonably necessary to protect, preserve or realize upon the Collateral and Administrative Agent's security interest therein in order to effect the intent of this Agreement, all as fully and effectively as such Grantor might do;

(h) upon the occurrence and during the continuation of any Event of Default, to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to the Borrower or such other Grantor in respect of any Account of the Borrower or such other Grantor; and

(i) upon the occurrence and during the continuance of any Event of Default, to take exclusive possession of all locations where the Borrower or other Grantor conducts its business or has rights of possession, with prompt notice to the Borrower or any Grantor and to use such locations to store, process, manufacture, sell, use, and liquidate or otherwise dispose of items that are Collateral, without obligation to pay rent or other compensation for the possession or use of any location.

Section 18. Administrative Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Administrative Agent may, but without any obligation to do so,

upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Administrative Agent incurred in connection therewith shall be payable by such Grantor under Section 22.

Section 19. The Administrative Agent's Duties. (a) The powers conferred on the Administrative Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Administrative Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Administrative Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Administrative Agent may from time to time, when the Administrative Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a "**Subagent**") for the Administrative Agent hereunder with respect to all or any part of the Collateral. In the event that the Administrative Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Administrative Agent, for the benefit of the Secured Parties, as security for the Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Administrative Agent, with all rights, powers, privileges, interests and remedies of the Administrative Agent hereunder with respect to such Collateral, and (iii) the term "Administrative Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Administrative Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Administrative Agent.

Section 20. Remedies. If any Event of Default shall have occurred and be continuing and such Event of Default has resulted in the acceleration of the Obligations, which acceleration has not been rescinded or otherwise terminated:

(a) The Administrative Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Administrative Agent forthwith, assemble all or part of the Collateral as directed by the Administrative Agent and make it available to the Administrative Agent at a place and time to be designated by the Administrative Agent that is reasonably convenient to both parties; (ii) subject to applicable law, without notice

except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Administrative Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Administrative Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.08 of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Administrative Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Administrative Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the UCC and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten (10) days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the UCC.

(b) Any cash held by or on behalf of the Administrative Agent and all cash proceeds received by or on behalf of the Administrative Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral and any proceeds of the guarantee set forth in Section 1 may, in the discretion of the Administrative Agent, be held by the Administrative Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Administrative Agent for the benefit of the Secured Parties against, all or any part of the Obligations, in accordance with Section 7.03 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Administrative Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.08 of the Credit Agreement, the Administrative Agent may, without notice to any Grantor except as required by law and at any time or from time to time, charge, set off and otherwise apply all or any part of the Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such

sale or other disposition shall be included therein, and such Grantor shall supply to the Administrative Agent or its designee, documents and things relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Administrative Agent takes any action with respect to the Collateral, including proceeds, the Administrative Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the company's financial statements in accordance with GAAP.

Section 21. Grant of Intellectual Property License. For the purpose of enabling Administrative Agent, upon the occurrence and during the continuance of an Event of Default, to exercise rights and remedies under Section 20 hereof at such time as Administrative Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Grantor hereby grants to Administrative Agent, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Grantor), subject, in the case of Trademarks, to sufficient rights to quality control and inspection in favor of such Grantor to avoid the risk of invalidation of such Trademarks, to use, assign, license or sublicense any of the Intellectual Property, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, now owned or hereafter acquired, developed or created by such Grantor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof, solely to the extent such Grantor has all rights necessary to provide such access.

Section 22. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Administrative Agent the amount of any and all reasonable expenses, including the reasonable fees and expenses of its counsel and of any experts and agents, that the Administrative Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Administrative Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 23. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Administrative Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Administrative Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Each Subsidiary of the Borrower that is required to become a party to this Agreement pursuant to Section 5.10 of the Credit Agreement shall become a Grantor for all purposes of this Agreement upon the execution and delivery by such Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a "**Security Agreement Supplement**"). Such Person shall be referred to as an "**Additional Grantor**" and each reference in this Agreement and the other Loan Documents to "Grantor" or "Guarantor" shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the "Collateral" shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 24. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.12 of the Credit Agreement shall apply to all information received by the Administrative Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.01 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral	Section 2(f)
Additional Grantor Agreement	Section 23(b)
Agreement Collateral	Preamble
Assigned Agreements	Section 2(e)
Borrower	Section 2(e)
Collateral	Preamble
Copyrights	Section 2
Credit Agreement	Section 2 (g)(iii)
Equipment	Recitals (1)
Excluded Property	Section 2(a)
Grantor, Grantors	Section 2
Indemnified Party	Preamble
Initial Pledged Equity	Section 22(a)
Initial Pledged Debt	Recitals (4)
	Recitals (5)

Intellectual Property Collateral	Section 2(g)
Intellectual Property Security Agreement	Section 12(e)
Inventory	Section 2(b)
Intercreditor Agreement	Section 30
Investment Property	Section 2(d)(vi)
IP Agreements	Section 2(g)(v)
IP Security Agreement Supplement	Section 12
Lenders	Recitals (1)
Patents	Section 2(g)(i)
Pledged Debt	Section 2(d)(iv)
Pledged Deposit Accounts	Recitals (5)
Pledged Equity	Section 2(d)(iii)
Receivables	Section 2(c)
Related Contracts	Section 2(c)
Obligations	Section 3
Security Agreement Supplement	Section 23(b)
Security Collateral	Section 2(d)
Subagent	Section 19(b)
Trademarks	Section 2(g)(ii)
Trade Secrets	Section 2(g)(iii)
UCC	Recitals (10)
URLs	Section 2(g)(ii)

Section 25. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing guaranty and continuing security interest in the Collateral and shall (a) continue in effect (notwithstanding the fact that from time to time there may be no Obligations outstanding) until (i) the Credit Agreement has terminated pursuant to its express terms and (ii) all of the Obligations (other than any contingent indemnification obligations not then due and payable) have been paid in full and no commitments of the Administrative Agent or the Lenders which would give rise to any Obligations are outstanding, (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Administrative Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.04 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including all or any portion of its Commitments and the Loans owing to it and the promissory note or promissory notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 26. Release; Termination. (a) (i) Upon (A) any Disposition of any item of Collateral of any Grantor as permitted by the Loan Documents, and (B) any Subsidiary that is not an Excluded Subsidiary becoming an Excluded Subsidiary in a manner permitted by the Loan Documents, and (ii) upon any Foreign Subsidiary ceasing to be a Material First-Tier Foreign Subsidiary in a manner permitted by the Loan Documents, and, in each case (other than with respect to Dispositions of Collateral not comprising TMM Assets), receipt by the

Administrative Agent of a written certification by the Borrower that such Disposition or other event, as applicable, is permitted under the terms of the Loan Documents (which written certification the Administrative Agent shall be entitled to rely conclusively without further inquiry), then in the case of the foregoing clause (i), the security interests granted under this Agreement by such Grantor in such Collateral or in the assets of such Subsidiary, as applicable, shall immediately terminate and automatically be released, and in the case of the foregoing clause (ii), the security interests granted under this Agreement in the equity interests of such Foreign Subsidiary shall immediately terminate and automatically be released, and Administrative Agent will, in each case and subject to the Intercreditor Agreement, promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral so released, and Administrative Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; provided, that, no such documents shall be required unless such Grantor shall have delivered to the Administrative Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Administrative Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Administrative Agent (which form shall be reasonably acceptable to the Administrative Agent) and a certificate of such Grantor to the effect that the transaction will be in compliance with the Loan Documents. "**TMM Assets**" shall have the meaning set forth in the Stock and Asset Purchase Agreement. "**Stock and Asset Purchase Agreement**" shall mean the Amended and Restated Stock and Asset Purchase Agreement, dated August 31, 2013, among the Borrower, Qualex Inc., Kodak (Near East) Inc., as sellers and KPP Trustees Limited.

(b) At such time as the Obligations shall have been paid in full and the Commitments have been terminated, the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Administrative Agent and each Grantor hereunder shall automatically terminate, all without delivery of any instrument or performance of any act by any party, and all rights to Collateral shall revert to the Grantors. At the request and sole expense of any Grantor following any such termination, the Administrative Agent shall promptly deliver to such Grantor any Collateral held by the Administrative Agent hereunder, and promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence such termination. At the request and sole expense of the Borrower, a Guarantor shall be released from its obligations hereunder in the event that all the Capital Stock of such Guarantor shall be sold, transferred or otherwise disposed of in a transaction permitted by the Credit Agreement.

Section 27. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 28. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Section 29. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the exclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City in the borough of Manhattan, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in any such New York State court or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.01 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in any such New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Administrative Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 30. Intercreditor Agreement. Notwithstanding anything herein to the contrary, the Lien granted to the Administrative Agent, for the benefit of the Secured Parties, pursuant to this Security Agreement and the exercise of any right or remedy by the Administrative Agent and the other Secured Parties hereunder are subject to the provisions of the Intercreditor Agreement, dated as of even date herewith, among the Administrative Agent, as Senior Term Loan Agent, Bank of America, N.A, as ABL Agent, Barclays Bank PLC, as Junior Term Loan Agent, the Company and the Guarantors (the "**Intercreditor Agreement**"). In the event of any conflict or inconsistency between the provisions of the Intercreditor Agreement and this Agreement, the provisions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, any provision hereof that requires any Grantor to (a) deliver any Collateral to the Administrative Agent or (b) cause the Administrative Agent to have Control over such Collateral, may be satisfied prior to the Maturity Date by (i) the delivery of such Collateral by such Grantor to the Administrative Agent for the benefit of itself and the Lenders and (ii) providing that the Administrative Agent be provided with Control with respect to such Collateral of such Grantor for the benefit of the itself and the other Secured Parties. Until the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to ABL Priority Collateral (as defined in the Intercreditor Agreement), the delivery of any ABL

Priority Collateral (as defined in the Intercreditor Agreement) to the ABL Agent pursuant to the ABL Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, each Grantor and Guarantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

Address for Notices:

Eastman Kodak Company
345 State Street
Rochester, NY 14650

FAR EAST DEVELOPMENT LTD.

FPC INC.

KODAK (NEAR EAST), INC.

KODAK AMERICAS, LTD.

KODAK IMAGING NETWORK, INC.

KODAK PORTUGUESA LIMITED

KODAK REALTY, INC.

LASER-PACIFIC MEDIA CORPORATION

PAKON, INC.

QUALEX INC.

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

Address for Notices:

c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

[Signature Page to Guaranty and Collateral Agreement (First Lien Term Loan)]

KODAK PHILIPPINES, LTD.
NPEC INC.

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

Address for Notices:
c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

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

Address for Notices:

c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

[Signature Page to Guaranty and Collateral Agreement (First Lien Term Loan)]

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**IP Security Agreement**”) dated September 3, 2013, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”) in favor of JPMorgan Chase Bank, N.A., as Administrative Agent (the “**Administrative Agent**”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Credit Agreement**”), with JPMorgan Chase Bank, N.A., as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor has executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013, made by the Grantors to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”).

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent for the benefit of the Secured Parties a security interest in all of such Grantor’s right, title and interest in and to the following (the “**Collateral**”):

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the “**Patents**”);

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the “**Trademarks**”);

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "**IP Security Agreement Supplement**") dated _____, 200____, is made by the Person listed on the signature page hereof (the "Grantor") in favor of JPMorgan Chase Bank, N.A., as Administrative Agent (the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with JPMorgan Chase Bank, N.A., as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013 made by the Grantor and such other Persons to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and that certain Intellectual Property Security Agreement dated September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**");

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the "**Patents**");

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "**Trademarks**");

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____
Name:
Title:

Address for Notices:

FORM OF SECURITY AGREEMENT SUPPLEMENT

[Date of Security Agreement Supplement]

JPMorgan Chase Bank, N.A., as the Administrative Agent for
the Secured Parties referred to in the
Credit Agreement referred to below

JPMorgan Chase Bank, N.A.
[Insert Address]
Attn: []

Eastman Kodak Company

Ladies and Gentlemen:

Reference is made to (i) the Senior Secured First Lien Term Credit Agreement dated as of September 3, 2013 (as amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), among Eastman Kodak Company, a New Jersey corporation, as the Borrower, the Lenders party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent (together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement, the "Administrative Agent"), and (ii) the Guarantee and Collateral Agreement September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") made by the Grantors from time to time party thereto in favor of the Administrative Agent for the Secured Parties. Terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as applicable.

SECTION 1. Grant of Security. The undersigned hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of its right, title and interest in and to its Collateral consisting of the following, in each case, whether now owned or hereafter acquired by the undersigned, wherever located and whether now or hereafter existing or arising (collectively, the undersigned's "**Collateral**"): all Equipment, Inventory, Security Collateral (including the indebtedness set forth on Schedule A hereto and the securities, and securities/deposit accounts set forth on Schedule B hereto), Receivables, Related Contracts, all commercial tort claims described on Schedule J hereto and hereafter described on Schedule X to the Security Agreement, Agreement Collateral, Account Collateral (including the deposit accounts set forth on Schedule C hereto), Intellectual Property Collateral, all documents, all money and all letter-of-credit rights, all books and records and documents (including databases, customer lists, credit files, computer files, printouts and other computer output materials and records and other records) of the undersigned pertaining to any of the undersigned's Collateral, all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section), all proceeds of and payments under business interruption

insurance and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the undersigned's Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement and US Cash (as defined in the ABL Agreement); provided, that, notwithstanding any of the other provisions set forth in this Section 1 or in any Loan Document, no Excluded Property shall constitute Collateral.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number is set forth in Schedule D hereto. Within the five years preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule D hereto except as set forth in Schedule E hereto. Each of the trade names owned and used by the undersigned in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule D hereto.

(b) All Equipment having a value in excess of \$1,000,000 and all Inventory having a value in excess of \$1,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 7 of the Security Agreement with respect to itself and the Collateral granted by it (and, for the avoidance of doubt, delivers the corresponding schedules, if any, relating to such representations and warranties).

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor and Guarantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors and Guarantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" or a "Guarantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a reference to the undersigned's Collateral or part thereof, as the case may be, and that each reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 6. Jurisdiction; Waiver of Jury Trial. The undersigned agrees to be bound by the provisions of Section 29 of the Security Agreement.

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____

Title:

Address for notices:

SCHEDULE I
INVESTMENT PROPERTY

PART I
INITIAL PLEDGED EQUITY

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	No.1 – 100%
Eastman Kodak Holdings B.V.	The Netherlands	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5- 5,330 shares
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1- 10 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2- 80 shares
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6- 34,500 shares
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	No.1 – 100%
Kodak Holding GmbH	Germany	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93- 19,500,000 shares No. 89- 65,000,000 shares
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3- 1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1- 1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6- 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3- 100 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares

SCHEDULE I
INVESTMENT PROPERTY

PART II
INITIAL PLEDGED DEBT

<u>Grantor</u>	<u>Debt Issuer</u>	<u>Principal Amount¹</u>	<u>Currency</u>
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$126,205,470.00	USD
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 9,500,040.00	USD
Eastman Kodak Company	Kodak (Egypt) S.A.E.	\$ 5,666,138.00	USD
Kodak (Near East), Inc.	Eastman Kodak Company	\$ 16,720,673.00	USD
Kodak Portuguesa Limited	Eastman Kodak Company	\$ 4,760,828.70	USD

¹ Amount reflects outstanding principal and accrued interest as of July 31, 2013. Loan maturities typically roll on a monthly basis

SCHEDULE I
INVESTMENT PROPERTY

PART III
FOREIGN SUBSIDIARIES OTHER THAN MATERIAL FIRST-TIER FOREIGN SUBSIDIARIES

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
1680382 Ontario Limited	Canada	Common equity	100	100	100%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan	—
Cinelabs (Beijing) Limited ¹	China		N/A	N/A	40% 60%	Beijing Film & Video Laboratory Kodak (China) Limited	—
Creo Asia Pacific Limited	Hong Kong		N/A	N/A	99.998% .002%	Eastman Kodak Holdings B.V. Kodak Graphic Communications Canada Company	—
Eastman Kodak Sarl	Switzerland		1,900,000	1,900,000	100%	Eastman Kodak Holdings B.V.	—

Horsell Graphic Industries Ltd.	United Kingdom		31,648,053	2	100%	Kodak Limited	—
K.K. Kodak Information Systems ¹	Japan	Common stock	3,800	950	100%	Kodak Japan Ltd.	—
Kodak (Australasia) Pty. Ltd.	Australia	Ordinary shares	66,901,626	66,901,626	97.1576% 2.8424%	Eastman Kodak Company Kodak Graphic Communications Canada Company	—
Kodak (China) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (China) Graphic Communications Company Ltd.	China		N/A	N/A	75% 25%	Kodak (China) Company Ltd. Kodak (China) Investment Company Ltd.	—
Kodak (China) Investment Company Limited	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (China) Limited	China		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Eastern Europe) Limited	United Kingdom		1,000	2	100%	Kodak Limited	—
Kodak (Egypt) S.A.E. ¹	Egypt	Common stock		49,050 200 250	99.09091% .40404% .50505%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc. Far East Development, Ltd.	—

Kodak (Guangzhou) Technology Service Company Limited ¹	China		N/A	N/A	90%	Kodak (China) Limited	—
					10%	Canton Hotel	—
Kodak (Hong Kong) Limited	Hong Kong		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Malaysia) Sdn. Bhd.	Malaysia	Ordinary shares	10,000,000	8,509,343	99.98%	Eastman Kodak Company	—
					.01%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Then Tze Keen, Director	—
Kodak (Shanghai) International Trading Co. Ltd.	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (Singapore) Pte. Limited	Singapore	Ordinary shares	N/A	90,000	100%	Eastman Kodak Company	—
Kodak (Taiwan) Limited	Taiwan		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—

Kodak (Thailand) Limited	Thailand	Common shares	78,000	99.974359%	Eastman Kodak International Capital Company, Inc.	—
				.025641%	10 shares held by Chuanchart Prukpaisal and 10 shares held by Pat Sheller	—
Kodak (Wuxi) Company Limited	China	N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (Xiamen) Company Limited ¹	China	N/A	N/A	95%	Kodak (China) Investment Company Limited	—
				5%	Xiamen State-Owned Assets Investment Com	—
Kodak (Xiamen) Digital Imaging Products Company Limited	China	N/A	N/A	75%	Kodak (China) Company Limited	—
				25%	Kodak (China) Investment Company Limited	—
Kodak	France	N/A	N/A	100%	Eastman Kodak Company	—
Kodak A/S	Denmark	1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—

Kodak Argentina S.A.I.C.	Argentina	Capital stock	989,437	527,668 461,769	53.34% 46.66%	Eastman Kodak Company Eastman Kodak Holdings, B.V.	—
Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	Ordinary shares	N/A	100,000	100%	Eastman Kodak Holdings B.V.	—
Kodak Brasileira Comercio de Produtos Para Imagem e Serviços Ltda.	Brazil	N/A		136,566,397 189 quotas	99.9999987% .000001383%	Eastman Kodak Holdings, B.V. Kodak Americas, Ltd.	—
Kodak Canada Inc.	Canada	Common shares	unlimited number of Common Shares and one (1) Preference share	334,000	99.999997% 1 .000003%	Kodak Graphic Communications Canada Company Eastman Kodak Company	—
Kodak Chilena S.A.F. ¹	Chile	Capital stock	N/A	129,246,565	99.9962% .0038%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	N/A		149,798,463 2 quotas	99.9999987% 0.0000013%	Kodak Brasileira Comercio de Produtos para Imagem e Serviços Ltda. Kodak Americas, Ltd.	—

Kodak de Colombia, SAS	Colombia	Capital stock	5,000	704	100%	Kodak Mexicana S.A. de C.V.	—
Kodak de Mexico S.A. de C.V.	Mexico	Capital stock	179,341,945	179,341,945	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Electronic Products (Shanghai) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Co., Inc.	—
Kodak GmbH	Austria		N/A	N/A	100%	Eastman Kodak Company	—
Kodak GmbH	Germany		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications EAD ¹	Bulgaria		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	Ordinary shares	N/A	2	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Graphic Communications Canada Company	Canada	Common shares	7,655,813	7,655,813	100%	Eastman Kodak Company	—

Kodak Graphic Communications GmbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—
Kodak Graphic Communications Limited ¹	United Kingdom		52,000,002	52,000,002	100%	Kodak Limited	—
Kodak IL Ltd.	Israel	Common shares	38,000	20,000	100%	Eastman Kodak Holdings B.V.	—
Pre-settlement with Israel Tax Authorities							
Post Israel Tax Authorities Settlement, as of June 30, 2013 (still in process)			312,774	294,774	7%	Eastman Kodak Holdings B.V.	—
					93%	Kodak Polychrome Graphics Finance (Barbados) SRL	—
Kodak Imaging Network B.V. ¹	Netherlands		N/A	N/A	100%	Kodak Imaging Network, Inc.	—
Kodak Imaging Services (Shenzhen) Ltd. ¹	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak India Private Limited	India	Equity and Preference	327,500,000	9,734,506	99.99999979%	Kodak Limited	
				2	.00000021%	Kodak International Finance Limited	

Kodak International Finance Limited	England		N/A	28,061,408	100%	Kodak Limited	—
Kodak Japan Ltd.	Japan	Common stock	400,000	396,071	77.097%	Kodak Polychrome Graphics Company Ltd.	—
					12.674%	Eastman Kodak Holdings B.V.	
					10.229%	Kodak Graphic Communications Canada Company	
Kodak Kft. 1	Hungary		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Korea Ltd.	South Korea	Common stock	3,000,000	964,000	100%	Eastman Kodak Company	—
Kodak Mexicana S.A. de C.V.	Mexico	Capital stock	262,870,350	262,875,350	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Nederland B.V.	Netherlands			80,000	100%	Eastman Kodak Holdings B.V.	—
Kodak New Zealand Limited	New Zealand	Ordinary shares	1,000,000	1,000,000	100%	Eastman Kodak Company	—
Kodak Nordic AB	Sweden		270,000	270,000	100%	Eastman Kodak Company	—

Kodak Norge A/S ¹	Norway		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak OOO	Russia		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Oy	Finland		534,000	534,000	100%	Eastman Kodak Company	—
Kodak Polska Sp.zo.o	Poland		Share capital	25,287	100%	Eastman Kodak Company	—
			PLN	(shares are			
			24,022,650	uncertificated)			
Kodak Polychrome Graphics (Hong Kong) Ltd.	Hong Kong		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics China Co. Ltd.	China		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Cono Sur SA ¹	Uruguay	Capital stock	375,000	375,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Export SAFI ¹	Uruguay	Capital stock	5,000	5,000	100%	Kodak Polychrome Graphics Company Ltd.	—

Kodak Polychrome Graphics Finance UK Ltd. ¹	United Kingdom		50,000,000 [These shares are stated to be in USD]	44,999,998	100%	Kodak Limited	—
Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	N/A	2 quotas	1 quota 1 quota	50% 50%	Kodak Polychrome Graphics Company Ltd. Merrydown Limited	—
Kodak Polychrome Graphics Netherlands Antilles NV	Curacao	Ordinary / common shares	6,000		100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak SA/NV	Belgium			324,542 296,295 287,231 18,613 5	35.0217% 31.9735% 30.9955% 2.0085% .0008%	Eastman Kodak International Capital Company, Inc. Eastman Kodak Holdings B.V. Kodak Nederland BV Kodak Graphic Communications Canada Company Eastman Kodak Company	—

Kodak S.p.A.	Italy	Common stock	N/A	73,000,000	99.998% .002%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak Societe Anonyme	Switzerland		28,000 shares to a par value of 500 CHF each = 14,000,000 CHF – all shares owned by EKICC		100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Unterstützungsgesellschaft mbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Venezuela, S.A.	Venezuela	Capital stock	16,830	16,830	100%	Eastman Kodak Company	—
Kodak Versamark Europe SA	Switzerland			Empty shell	100%	Eastman Kodak Holdings B.V.	—
Kodak, S.A.	Spain	Ordinary shares	284,760	284,759 1	99.99% .01%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
KPG Finance (Barbados) SRL	Barbados		Unlimited number of quotas	100,000 quotas	100%	Kodak Polychrome Graphics Company Ltd.	—
Laboratoires Kodak S.A.S. ¹	France			454,399	100%	Kodak	—
Personalised Imaging Finance Limited	United Kingdom		N/A	100	100%	Kodak International Finance Limited	—
Project Ceylon Limited ¹	United Kingdom		13,001,000	13,001,000	100%	Kodak Limited	—

RPB Marketing Company	Japan	Common stock	100	3	100%	Kodak Japan Ltd.	—
SAS Villot-Marne ¹	France			2,499	.9996%	Kodak	—
				1	.0004%	Laboratoires Kodak S.A.S.	—
Shanghai Da Hai Camera Co., Ltd. ¹	China		N/A	N/A	75%	Kodak (China) Investment Company Limited	—
					25%	Kodak (China) Limited	—
Wheeling Insurance Ltd.	Bermuda	Common stock	120,000	120,000	100%	Eastman Kodak Company	—
Yamanashi RPB Supply Company	Japan	Common stock	32,000	31,227	100%	Kodak Japan Ltd.	—

¹ Entity is in the process of being liquidated

Effective as of 8/21/13

SCHEDULE I
INVESTMENT PROPERTY

PART IV
OTHER INVESTMENT PROPERTY

None.

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol “***,” has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE II
DEPOSIT ACCOUNTS**

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***
Eastman Kodak Company	***	***	***	***

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<u>Grantor</u>		<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>		<u>Contact Information</u>
Eastman Kodak	***		***	***	***	
Company	***		***		***	
	***				***	

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FOREIGN DEPOSIT ACCOUNTS

<u>Account Holder</u>	<u>Account Number</u>	<u>Branch Name</u>
Kodak (Near East), Inc.	***	***
Kodak (Near East), Inc.	***	***
Kodak (Near East), Inc.	***	***
Kodak Polychrome Graphics Company LTD	***	***
Kodak Polychrome Graphics Finance Barbados SRL	***	***
FPC Inc.	***	***

SCHEDULE III
RECEIVABLES AND AGREEMENT COLLATERAL

None.

SCHEDULE IV
INTELLECTUAL PROPERTY

PART I

Patents

Docket	Current Owner	Ctry	Patent Number	Appln No	Appln Date	Grant Date	Status	Title
35817	Eastman Kodak Company	FR	DE00072827	DE74072827	4/26/1974	4/26/1974	Granted	DISCLOSURE TITLE: 200 FOOT NOMINAL CAPACITY SUPER 8 CAMERA CARTRIDGE
39763	Eastman Kodak Company	FR	119627	DE76074815	5/18/1976	5/18/1976	Granted	
52782	Eastman Kodak Company	US	6441771	07/359,918	6/1/1989	8/27/2002	Granted	THIN FILM MAGNETODIELECTRIC FOR ABSORPTION OF A BROAD BAND OF ELECTROMAGNETIC RADIATION
52967	Eastman Kodak Company	US	5882732	07/955,671	6/29/1992	3/16/1999	Granted	HORIZONTALLY CHILL-SETTING A DOWNWARDS FACING LIQUID PHOTOGRAPHIC MATERIAL
55706	Eastman Kodak Company	US	5700611	08/568,772	12/7/1995	12/23/1997	Granted	METHOD FOR FORMING OVERLAPPING TONER IMAGES
56418	Eastman Kodak Company	US		07/315,961	2/27/1989		Filed	ARMOR FOR LIGHTWEIGHT BALLISTIC PROTECTION
56662	Eastman Kodak Company	US	5691039	08/485,873	6/7/1995	11/25/1997	Granted	TONER FIXING METHOD AND RECEIVING SHEET
57963	Eastman Kodak Company	US	5552266	07/946,310	10/30/1992	9/3/1996	Granted	PHOTOGRAPHIC MATERIAL COMPRISING A MAGENTA DYE IMAGE FORMING COUPLER COMBINATION
59549	Eastman Kodak Company	US	5644647	07/583,740	9/17/1990	7/1/1997	Granted	USER-INTERACTIVE REDUCTION OF SCENE BALANCE FAILURES
60161	Eastman Kodak Company	US	5457023	08/170,562	12/20/1993	10/10/1995	Granted	NON-IONIC SURFACE ACTIVE COMPOUNDS
60212	Eastman Kodak Company	US	5386332	08/197,655	2/17/1994	1/31/1995	Granted	MAGNETIC HEAD FOR HIGH-FREQUENCY, HIGH-DENSITY RECORDING
60737	Eastman Kodak Company	US	5410630	08/154,940	11/18/1993	4/25/1995	Granted	OPTICAL ARTICLE CONTAINING A POLYMER EXHIBITING A HIGH LEVEL OF SECOND ORDER POLARIZATION SUSCEPTIBILITY
60811-1	Eastman Kodak Company	US	5616797	08/353,466	12/9/1994	4/1/1997	Granted	N-(CARBONYL, CARBONIMIDOYL, CARBONOTHIOYL)- SULFONAMIDE CHARGE CONTROL AGENTS AND TONERS AND DEVELOPERS
60904	Eastman Kodak Company	US	5381507	08/154,804	11/18/1993	1/10/1995	Granted	OPTICAL ARTICLE CONTAINING A POLYMER THAT EXHIBITSNONLINEAR SECOND ORDER POLARIZATION SUSCEPTIBILITY
60943-1	Eastman Kodak Company	US	5597686	08/429,989	4/27/1995	1/28/1997	Granted	PHOTOGRAPHIC SILVER HALIDE EMULSION CONTAINING CONTRAST IMPROVING DOPANTS
60979	Eastman Kodak Company	US	5739928	07/758,053	9/12/1991	4/14/1998	Granted	A TECHNIQUE PARTICULARLY SUITED FOR USE IN A PRINTPREVIEW FUNCTION FOR ADAPTING CRT COLORIMETRY TO AMBIENT LIGHTING CONDITIONS
61091	Eastman Kodak Company	DE	69410852.9	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	FR	0613778	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	GB	0613778	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61226	Eastman Kodak Company	DE	69312015.0	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	FR	595032	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	GB	595032	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	JP	3400505	93/0271625	10/29/1993	2/21/2003	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61287	Eastman Kodak Company	US	5629435	08/401,540	3/10/1995	5/13/1997	Granted	HYDROGEN SULFIDE GAS SENSOR AND PRECURSOR COMPOUNDS FOR MANUFACTURE OF SAME
61376	Eastman Kodak Company	US	5647026	07/784,488	10/29/1991	7/8/1997	Granted	UNIFORMITY CORRECTION AND THRESHOLD OR HALFTONING CONVERSION UNIT AND METHOD
61404	Eastman Kodak Company	US	5641635	08/589,129	1/22/1996	6/24/1997	Granted	DRY ELEMENTS, TEST DEVICES, TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE-LABELED REAGENTS
61404	Eastman Kodak Company	US	5736335	08/783,049	1/14/1997	4/7/1998	Granted	DRY ELEMENTS TEST DEVICES TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE LABELED REAGENTS
61463	Eastman Kodak Company	US	6122401	07/828,092	1/30/1992	9/19/2000	Granted	IMAGE PROCESSING METHOD AND APPARATUS
61627	Eastman Kodak Company	US	5706047	08/427,520	4/24/1995	1/6/1998	Granted	STORAGE MEDIA FOR AN OPTICAL INFORMATION SYSTEM HAVING AN IDENTIFICATION CODE EMBEDDED THEREIN
61691-1	Eastman Kodak Company	US	5671003	07/787,284	11/4/1991	9/23/1997	Granted	HYBRID DIGITAL IMAGE PRINTER WITH HALFTONE GRAY SCALE CAPABILITY
61942	Eastman Kodak Company	US	5457210	08/231,602	4/22/1994	10/10/1995	Granted	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
61942	Eastman Kodak Company	US	5565572	08/475,913	6/7/1995	10/15/1996	Granted	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
62448	Eastman Kodak Company	US	5982350	08/126,450	9/24/1993	11/9/1999	Granted	COMPOSITER INTERFACE FOR ARRANGING THE COMPONENTS OF SPECIAL EFFECTS FOR A MOTION PICTURE PRODUCTION
62775	Eastman Kodak Company	US	5912097	08/088,012	7/6/1993	6/15/1999	Granted	ELECTROSTATOGRAPHIC METHOD USING AN OVERLAY TONER
63133	Eastman Kodak Company	US	5715383	07/951,261	9/28/1992	2/3/1998	Granted	COMPOUND DEPTH IMAGE DISPLAY SYSTEM
63180	Eastman Kodak Company	US	5468583	08/365,524	12/28/1994	11/21/1995	Granted	CYCLIC BIS-DICARBOXIMIDE ELECTRON TRANSPORT COMPOUNDS FOR ELECTROPHOTOGRAPHY
63253	Eastman Kodak Company	US	5417102	08/174,496	12/28/1993	5/23/1995	Granted	AN ON-LINE METHOD FOR MEASURING DENSITY OF SOLIDS IN REACTION PROCESS
63296	Eastman Kodak Company	US	5754311	07/848,779	3/10/1992	5/19/1998	Granted	METHOD AND APPARATUS FOR GENERATING SIMULTANEOUSLYDERIVED CORRELATED DIGITAL HALFTONE PATTERNS
63606	Eastman Kodak Company	US	5563226	08/330,406	10/28/1994	10/8/1996	Granted	THE PROCESS FOR MAKING PHOTOGRAPHIC POLYMERIC MATTE BEAD PARTICLES

64108	Eastman Kodak Company	US	5948497	07/963,189	10/19/1992	9/7/1999	Granted	HIGH STABILITY SILVER BASED ALLOY REFLECTORS FOR USE IN A WRITABLE COMPACT DISK
64216	Eastman Kodak Company	US	5764272	08/634,598	4/24/1996	6/9/1998	Granted	AUTOFOCUS MECHANISM FOR LASER IMAGER
64388	Eastman Kodak Company	DE	69310873.8	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	FR	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER

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64388	Eastman Kodak Company	GB	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	NL	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64397	Eastman Kodak Company	US	5649253	08/414,087	3/31/1995	7/15/1997	Granted	SELF CALIBRATION CIRCUIT FOR A CAMERA
64441	Eastman Kodak Company	US	5536158	08/142,271	10/25/1993	7/16/1996	Granted	APPARATUS AND METHOD FOR DRYING SOLVENT BASED FILM
64441	Eastman Kodak Company	US	5553835	08/418,740	4/7/1995	9/10/1996	Granted	METHOD FOR DRYING SOLVENT BASED FILM (AS AMENDED)
64664	Eastman Kodak Company	US	5764231	07/884,001	5/15/1992	6/9/1998	Granted	METHOD AND APPARATUS FOR CREATING GEOMETRIC DEPTH IMAGES USING COMPUTER GRAPHICS
64792	Eastman Kodak Company	DE	69323474.1	93420424.9	10/28/1993	2/10/1999	Granted	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	NL	0599740	93420424.9	10/28/1993	2/10/1999	Granted	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64863	Eastman Kodak Company	US	5555317	07/931,741	8/18/1992	9/10/1996	Granted	SUPERVISED TRAINING AUGMENTED POLYNOMIAL METHOD AND APPARATUS FOR CHARACTER RECOGNITION
64889	Eastman Kodak Company	US	5805783	08/402,461	3/10/1995	9/8/1998	Granted	METHOD AND APPARATUS FOR CREATING, STORING AND PRODUCING THREE-DIMENSIONAL FONT CHARACTERS AND PERFORMING THREE-DIMENSIONAL TYPESETTING
64894	Eastman Kodak Company	US	5558263	08/280,693	7/26/1994	9/24/1996	Granted	APPARATUS AND METHOD FOR NON-CONTACT ACTIVE TENSIONING AND STEERING OF MOVING WEBS
64934	Eastman Kodak Company	US	5760460	08/048,249	4/19/1993	6/2/1998	Granted	LIGHT-EMITTING DIODE ARRAY
65166	Eastman Kodak Company	GB	0603570	93118911.2	11/24/1993	2/7/1996	Granted	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYESTER/POLYCARBONATE BLENDED DYE IMAGE- RECEIVING LAYER
65192	Eastman Kodak Company	US	6156473	09/096,682	6/12/1998	12/5/2000	Granted	MONODISPERSE SPHERICAL TONER PARTICLES CONTAINING ALIPHATIC AMIDES OR ALIPHATIC ACIDS
65317	Eastman Kodak Company	US	5436118	08/221,711	3/31/1994	7/25/1995	Granted	A METHOD OF PROCESSING SILVER HALIDE PHOTOGRAPHIC ELEMENTS USING A LOW VOLUME THIN TANK PROCESSING SYSTEM **ALSO RECORDED — SEE FN**
65469	Eastman Kodak Company	JP	3659990	94/0201225	8/26/1994	3/25/2005	Granted	APPARATUS AND METHOD FOR FEDERAL RESERVE NOTE AUTHENTICATION
65469	Eastman Kodak Company	US	5418458	08/114,720	8/31/1993	5/23/1995	Granted	APPARATUS AND METHOD FOR AUTHENTICATION OF DOCUMENTS PRINTED WITH MAGNETIC INK
65521	Eastman Kodak Company	US	5534385	08/416,105	4/4/1995	7/9/1996	Granted	OVERCOAT FOR OPTICAL TAPE HAVING SbInSn RECORDING LAYER
65663	Eastman Kodak Company	US	5428491	08/161,298	12/3/1993	6/27/1995	Granted	MAGNETORESISTIVE HEAD WITH DEPOSITED BIASING MAGNET
65692	Eastman Kodak Company	US	5450939	08/159,971	11/30/1993	9/19/1995	Granted	APPARATUS AND METHOD FOR TRANSFERRING OBJECTS
65759-1	Eastman Kodak Company	DE	69420788.8	94420183.9	6/29/1994	9/22/1999	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	JP	3650148	94/0160080	7/12/1994	2/25/2005	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	NL	0634689	94420183.9	6/29/1994	9/22/1999	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65804	Eastman Kodak Company	US	5625402	08/054,486	4/30/1993	4/29/1997	Granted	DIGITAL PRINTERS USING MULTIPLE LASERS OR LASER ARRAYS WITH DIFFERENT WAVELENGTHS
65853	Eastman Kodak Company	US	5523831	08/214,901	3/17/1994	6/4/1996	Granted	THE ACCURATE DYNAMIC CONTROL OF THE POTENTIAL ON THE PHOTOCONDUCTOR SURFACE USING AN UPDATABLE LOOK-UP TABLE
65936	Eastman Kodak Company	US	5600391	08/330,572	10/28/1994	2/4/1997	Granted	ONE PIECE VIEWFINDER AND FABRICATION PROCESS
65939	Eastman Kodak Company	JP	3383697	93/0317870	12/17/1993	12/20/2002	Granted	MONOLITHIC SEMI-CONDUCTOR LASER PRODUCING BLUE, GREEN AND RED OUTPUT WAVELENGTHS
65967	Eastman Kodak Company	US	5803392	08/745,075	11/7/1996	9/8/1998	Granted	VACUUM BOX AND METHOD OF OPERATION FOR NON-CONTACT WEB TRANSPORT THEREIN (AS AMENDED)
66041	Eastman Kodak Company	US	5440534	08/179,474	1/10/1994	8/8/1995	Granted	METHOD AND APPARATUS FOR MAINTAINING A RECORDING LIGHT BEAM IN AN ON-TRACK POSITION ON A RECORDING MEDIUM
66093	Eastman Kodak Company	US	5586203	08/331,246	10/28/1994	12/17/1996	Granted	METHOD AND APPARATUS FOR GENERATING A HALFTONE PATTERN FOR A MULTI-LEVEL OUTPUT DEVICE
66100	Eastman Kodak Company	US	5521723	08/260,936	6/16/1994	5/28/1996	Granted	COLOR IMAGE REPRODUCTION SYSTEM
66103	Eastman Kodak Company	US	5460930	08/144,860	10/28/1993	10/24/1995	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING INDUANILINE DUMMYDYES
66229	Eastman Kodak Company	US	5581343	08/320,018	10/7/1994	12/3/1996	Granted	IMAGE-FORMING METHOD AND APPARATUS ADAPTED TO USE BOTH UNCOATED AND

66271	Eastman Kodak Company	DE	69302076.8	93308818.9	11/4/1993	4/3/1996	Granted	THERMOPLASTIC-COATED RECEIVER MATERIALS
66271	Eastman Kodak Company	FR	0597628	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	GB	0597628	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66295	Eastman Kodak Company	US	5477301	08/239,179	5/6/1994	12/19/1995	Granted	PHOTOGRAPHIC PROCESSING APPARATUS
66311	Eastman Kodak Company	US	5631981	08/614,446	3/12/1996	5/20/1997	Granted	BITMAP REGISTRATION BY GRADIENT DESCENT
66461	Eastman Kodak Company	US	5744295	08/298,009	8/30/1994	4/28/1998	Granted	ANTISTATIC COMPOSITION CONTAINING ANIONIC AND CATIONIC SURFACE ACTIVE AGENTS WHEREIN BOTH SURFACE ACTIVE AGENT ...(AS AMENDED).
66507	Eastman Kodak Company	US	5818960	08/407,785	3/20/1995	10/6/1998	Granted	CHARACTERIZATION CALIBRATION
66555	Eastman Kodak Company	JP	2648572	94/0176562	7/28/1994	5/9/1997	Granted	A PROCESS OF FORMING A DYE ABLATION IMAGE
66627	Eastman Kodak Company	US	5549879	08/311,093	9/23/1994	8/27/1996	Granted	PROCESS FOR PULSE FLOW DOUBLE-JET PRECIPITATION
66753	Eastman Kodak Company	US	5372922	08/175,081	12/29/1993	12/13/1994	Granted	METHOD OF PREPARING PHOTOGRAPHIC ELEMENTS INCORPORATING POLYMERIC ULTRAVIOLET ABSORBERS LOADED WITH HIGH BOILING POINT ORGANIC SOLVENTS

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66800	Eastman Kodak Company	US	5523189	08/330,297	10/27/1994	6/4/1996	Granted	ELECTROPHOTOGRAPHIC RECORDING ELEMENTS AND PREPARATION METHOD
66821	Eastman Kodak Company	US	5942062	08/882,794	6/26/1997	8/24/1999	Granted	PATTERN TO CONTROL SPREAD OF ADHESIVE DURING LAMINATION OF SHEETS
66856	Eastman Kodak Company	US	5493385	08/353,001	12/9/1994	2/20/1996	Granted	ELECTROPHOTOGRAPHIC COLOR PRINTER APPARATUS WITH IMPROVED REGISTRATION OF COLORS
66861-3	Eastman Kodak Company	US	5470688	08/250,146	5/27/1994	11/28/1995	Granted	HEAT DEVELOPMENT OF ELEMENTS CONTAINING METHINE-DYE RELEASING COUPLERS
66950	Eastman Kodak Company	US	5475428	08/118,897	9/9/1993	12/12/1995	Granted	METHOD FOR PROCESSING COLOR IMAGE RECORDS SUBJECT TO MISREGISTRATION
67100	Eastman Kodak Company	US	5543964	08/174,657	12/28/1993	8/6/1996	Granted	DEPTH IMAGE APPARATUS AND METHOD WITH ANGULARLY CHANGING DISPLAY INFORMATION
67165	Eastman Kodak Company	US	5571457	08/298,914	8/31/1994	11/5/1996	Granted	BIASABLE TRANSFER MEMBERS HAVING EXTENDED ELECTRICAL LIFE
67230-1	Eastman Kodak Company	US	5411844	08/220,985	3/31/1994	5/2/1995	Granted	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67230-2	Eastman Kodak Company	US	5418128	08/220,850	3/31/1994	5/23/1995	Granted	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67263	Eastman Kodak Company	DE	69410878.2	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	FR	0624469	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	GB	0624469	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67266	Eastman Kodak Company	US	5466560	08/135,700	10/13/1993	11/14/1995	Granted	LIMITED USE CAMERAS AND FILMS
67352	Eastman Kodak Company	US	5692069	08/406,264	3/17/1995	11/25/1997	Granted	APPARATUS FOR PERFORMING CHARACTER SEGMENTATION
67357-1	Eastman Kodak Company	US	5565266	08/076,604	6/14/1993	10/15/1996	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
67420	Eastman Kodak Company	US	5442533	08/263,638	6/22/1994	8/15/1995	Granted	HIGH EFFICIENCY LINEAR LIGHT SOURCE
67423	Eastman Kodak Company	US	5644456	08/583,578	1/5/1996	7/1/1997	Granted	MAGNETICALLY CAPPED DUAL MAGNETORESISTIVE REPRODUCE HEAD
67424	Eastman Kodak Company	US	5529232	08/292,987	8/19/1994	6/25/1996	Granted	FILM REGISTRATION GATE ASSEMBLY
67444	Eastman Kodak Company	US	6049371	08/218,279	3/25/1994	4/11/2000	Granted	IMAGE PRINT HAVING ONE OR MORE POSITIVE IMAGES AND METHOD FOR MAKING SAME
67466	Eastman Kodak Company	US	5447832	08/221,432	3/31/1994	9/5/1995	Granted	IMAGING ELEMENT
67466	Eastman Kodak Company	US	5643972	08/442,437	5/16/1995	7/1/1997	Granted	IMAGING ELEMENT
67472	Eastman Kodak Company	US	5705924	08/797,013	2/7/1997	1/6/1998	Granted	INDUCED FIELD DETECTOR
67549	Eastman Kodak Company	US	5463429	08/152,798	11/15/1993	10/31/1995	Granted	SURFACE INSPECTION OPTICAL GEOMETRY ALIGNMENT SYSTEM
67593	Eastman Kodak Company	DE	69425187.9	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	FR	0624028	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	GB	0624028	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	US	5956044	08/059,060	5/7/1993	9/21/1999	Granted	IMAGING DEVICE TO MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING WITH FLARE, LUMINANCE, AND WHITE POINT COMPARISON
67638	Eastman Kodak Company	US	5425980	08/199,416	2/22/1994	6/20/1995	Granted	USE OF GLOW DISCHARGE TREATMENT TO PROMOTE ADHESION OF AQUEOUS COATINGS TO SUBSTRATE
67679	Eastman Kodak Company	DE	69425398.7	94201359.0	5/13/1994	8/2/2000	Granted	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67681	Eastman Kodak Company	US	5671440	08/287,373	8/8/1994	9/23/1997	Granted	COLOR IMAGE DATA REORIENTATION AND FORMAT CONVERSION SYSTEM
67763	Eastman Kodak Company	US	5426588	08/201,734	2/25/1994	6/20/1995	Granted	METHOD FOR ENGRAVING A GRAVURE CYLINDER
67795	Eastman Kodak Company	US	5436880	08/179,476	1/10/1994	7/25/1995	Granted	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM USING PARTIAL CORRECTION OF REFLECTED SIGNAL ERROR
67804	Eastman Kodak Company	US	5399459	08/143,325	10/26/1993	3/21/1995	Granted	THERMALLY BLEACHABLE DYES FOR LASER ABLATIVE IMAGING
67940	Eastman Kodak Company	US	5563724	08/327,243	10/21/1994	10/8/1996	Granted	A COLOR-TO-INK TRANSFORMATION FOR EXTRA-QUARTERNARY PRINTING PROCESSES
67968	Eastman Kodak Company	US	5414022	08/209,150	3/10/1994	5/9/1995	Granted	A PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
68082	Eastman Kodak Company	US	5342821	08/145,893	10/29/1993	8/30/1994	Granted	DYE MIGRATION BARRIER LAYER FOR DUAL LAMINATE PROCESS FOR THERMAL COLOR PROOFING
68124	Eastman Kodak Company	US	5412743	08/163,206	12/6/1993	5/2/1995	Granted	METHOD AND APPARATUS FOR AMPLITUDE MODULATION FOR A LASER BEAM
68129	Eastman Kodak Company	US	5446355	08/127,844	9/28/1993	8/29/1995	Granted	MEDIA TRANSPORT SYSTEM WITH HIGH

68151	Eastman Kodak Company	US	5455320	08/221,544	3/31/1994	10/3/1995	Granted	PRECISION POSITION AND SPEED CONTROL
68162	Eastman Kodak Company	US	5405969	08/165,765	12/10/1993	4/11/1995	Granted	METHOD OF MAKING POLYMERIC PARTICLES
68180	Eastman Kodak Company	US	5811579	08/836,662	5/7/1997	9/22/1998	Granted	MANUFACTURE OF THIOETHER COMPOUNDS
								METHOD OF SYNTHESIZING A 2- SUBSTITUTED NITROGEN- CONTAINING COMPOUND
68233	Eastman Kodak Company	US	5841581	08/611,354	3/5/1996	11/24/1998	Granted	METHOD AND APPARATUS FOR MAKING A SPATIALLY SELECTIVE HIGH RESOLUTION LIGHT FILTER
68247	Eastman Kodak Company	US	5726736	08/638,404	4/26/1996	3/10/1998	Granted	METHOD OF LABELING PHOTOGRAPHS

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68254	Eastman Kodak Company	US	5434035	08/175,067	12/29/1993	7/18/1995	Granted	FIXER ADDITIVES USED IN COMBINATION WITH IRON COMPLEX BASED BLEACHES TO IMPROVE DESILVERING
68257	Eastman Kodak Company	US	5979731	08/959,920	10/29/1997	11/9/1999	Granted	METHOD AND APPARATUS FOR PREVENTING CREASES IN THIN WEBS
68261	Eastman Kodak Company	US	5646788	08/417,166	4/6/1995	7/8/1997	Granted	DUAL APERTURE LENS
68279	Eastman Kodak Company	US	5418802	08/152,559	11/12/1993	5/23/1995	Granted	A FREQUENCY TUNABLE WAVEGUIDE EXTENDED CAVITY LASER
68319	Eastman Kodak Company	US	5646674	08/235,627	4/29/1994	7/8/1997	Granted	OPTICAL PRINT HEAD WITH FLEXURE MOUNTED OPTICAL DEVICE
68345	Eastman Kodak Company	US	5633719	08/330,493	10/28/1994	5/27/1997	Granted	METHOD AND APPARATUS FOR ALIGNING A LENTICULAR OVERLAY WITH A LENTICULAR PRINT
68347	Eastman Kodak Company	US	5661702	08/346,557	11/29/1994	8/26/1997	Granted	COMPACT DISC VISUAL/AUDIO DISPLAY SYSTEM
68361	Eastman Kodak Company	US	5406433	08/160,563	12/1/1993	4/11/1995	Granted	DUAL MAGNETORESISTIVE HEAD FOR REPRODUCING VERY NARROW TRACK WIDTH SHORT WAVELENGTH DATA
68365	Eastman Kodak Company	US	5574363	08/196,052	2/14/1994	11/12/1996	Granted	STABILITY METHOD AND APPARATUS FOR NONDESTRUCTIVE MEASURE OF MAGNETIC SATURATION FLUX DENSITY IN MAGNETIC MATERIALS
68391	Eastman Kodak Company	US	5619245	08/283,003	7/29/1994	4/8/1997	Granted	MULTI-BEAM OPTICAL SYSTEM USING LENSLET ARRAYS IN LASER MULTI-BEAM PRINTERS AND RECORDERS
68396	Eastman Kodak Company	US	5594047	08/390,400	2/17/1995	1/14/1997	Granted	METHOD FOR FORMING PHOTOGRAPHIC DISPERSIONS COMPRISING LOADED LATEX POLYMERS
68498	Eastman Kodak Company	US	5576152	08/296,774	8/26/1994	11/19/1996	Granted	PHOTOGRAPHIC PAPER FORMED WITH LOW MOLECULAR WEIGHT POLYVINYL ALCOHOL HAVING LOW OXYGEN PERMEABILITY
68523	Eastman Kodak Company	US	5468598	08/228,839	4/18/1994	11/21/1995	Granted	SOLID PARTICLE DISPERSIONS FOR IMAGING SYSTEMS
68566	Eastman Kodak Company	US	5578173	08/415,861	4/3/1995	11/26/1996	Granted	REMOVAL OF DIMETHYLTEREPHTHALATE FROM A METHANOLYSIS VAPOR STREAM
68606	Eastman Kodak Company	US	5546513	08/123,833	9/20/1993	8/13/1996	Granted	DATA TRANSMISSION SYSTEM FOR SPARSE ARRAY PRINT HEAD 2ND ASSIGNMENT REC01NOV93 REEL 6787 FRAME 714 715
68696	Eastman Kodak Company	US	5512415	08/400,078	3/7/1995	4/30/1996	Granted	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
68703	Eastman Kodak Company	US	5457008	08/359,264	12/19/1994	10/10/1995	Granted	PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL CYAN DYE FORMING COUPLER AND PROCESS FOR ITS USE
68711	Eastman Kodak Company	US	5436919	08/186,068	1/25/1994	7/25/1995	Granted	MULTIWAVELENGTH UPCONVERSION WAVEGUIDE LASER
68712	Eastman Kodak Company	US	5525380	08/432,281	5/1/1995	6/11/1996	Granted	A DEVICE FOR CONVERTING INVISIBLE AND VISIBLE RADIATION TO VISIBLE LIGHT AND/OR UV RADIATION
68713-1	Eastman Kodak Company	US	5536352	08/338,933	11/14/1994	7/16/1996	Granted	METHODS OF MAKING CENTRIFUGALLY CAST PARTS
68713-2	Eastman Kodak Company	US	5677022	08/761,060	12/5/1996	10/14/1997	Granted	ELECTROSTATOGRAPHIC ROLLER MASK
68714	Eastman Kodak Company	US	5436072	08/209,933	3/11/1994	7/25/1995	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
68820	Eastman Kodak Company	US	5657931	08/445,321	5/19/1995	8/19/1997	Granted	STABLE AQUEOUS SOLID PARTICLE DISPERSIONS
68833	Eastman Kodak Company	US	5619590	08/318,923	10/6/1994	4/8/1997	Granted	SYSTEM FOR ELECTRONIC IMAGE SIGNAL PROCESSING TO PROVIDE A TONESCALE CORRECTED FULL RESOLUTION LUMINANCE AND TWO HALF RESOLUTION (SEE NOTES)
68836	Eastman Kodak Company	US	5666447	08/342,958	11/21/1994	9/9/1997	Granted	USING OPTICAL FIBER MULTIPLEXER TO COMBINE LIGHT BEAMS IN A LASER PRINTER
68837	Eastman Kodak Company	US	5521748	08/261,370	6/16/1994	5/28/1996	Granted	A LIGHT MODULATOR WITH A LASER OR LASER ARRAY FOR EXPOSING IMAGE DATA
68838	Eastman Kodak Company	US	5521629	08/249,507	5/26/1994	5/28/1996	Granted	METHOD AND APPARATUS FOR LASER DYE ABLATION PRINTING WITH HIGH INTENSITY LASER DIODE
68844	Eastman Kodak Company	US	5453325	08/164,244	12/9/1993	9/26/1995	Granted	NONLINEAR OPTICAL WAVEGUIDE MULTILAYER STRUCTURE
68851	Eastman Kodak Company	JP	3652767	95/0335308	12/22/1995	3/4/2005	Granted	PHOTOGRAPHIC EMULSION AND THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	US	5726005	08/649,391	5/17/1996	3/10/1998	Granted	PHOTOGRAPHIC PRINT ELEMENTS CONTAINING CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS
68851	Eastman Kodak Company	US	5736310	08/651,193	5/17/1996	4/7/1998	Granted	CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
68854	Eastman Kodak Company	US	5475506	08/130,072	9/30/1993	12/12/1995	Granted	PHOTOGRAPHIC COLOR PRINTER
68891	Eastman Kodak Company	US	5581402	08/156,339	11/22/1993	12/3/1996	Granted	METHOD FOR PRODUCING AN IMPROVED STEREOSCOPIC PICTURE AND STEREOSCOPIC PICTURE OBTAINED ACCORDING TO THIS METHOD
68920	Eastman Kodak Company	US	5627703	08/501,278	7/17/1995	5/6/1997	Granted	DUAL MAGNETORESISTIVE REPRODUCE HEAD UTILIZING MULTILAYER MAGNETORESISTIVE SENSING ELEMENTS
68921	Eastman Kodak Company	US	5442508	08/248,772	5/25/1994	8/15/1995	Granted	GIANT MAGNETORESISTIVE REPRODUCE HEAD HAVING DUAL MAGNETORESISTIVE SENSOR

68934	Eastman Kodak Company	US	5888711	08/666,516	6/27/1996	3/30/1999	Granted	POLYMERIC CONDUCTIVE ALUMINO-SILICATE MATERIAL, ELEMENT COMPRISING SAID MATERIAL, AND PROCESS FOR PREPARING IT
69009	Eastman Kodak Company	US	5500317	08/260,846	6/16/1994	3/19/1996	Granted	ELECTROPHOTOGRAPHIC ELEMENTS CONTAINING SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69009	Eastman Kodak Company	US	5618950	08/534,999	9/27/1995	4/8/1997	Granted	ELECTROPHOTOGRAPHIC ELEMENTS AND SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69119	Eastman Kodak Company	US	5652930	08/388,094	2/14/1995	7/29/1997	Granted	CAMERA INFORMATION DISPLAY
69124-1	Eastman Kodak Company	US	5434037	08/252,500	6/1/1994	7/18/1995	Granted	PHOTOGRAPHIC ELEMENT HAVING A TRANSPARENT MAGNETICRECORDING LAYER
69178	Eastman Kodak Company	US	5644509	08/320,023	10/7/1994	7/1/1997	Granted	METHOD AND APPARATUS FOR COMPUTING COLOR TRANSFORMATION TABLES
69210	Eastman Kodak Company	US	5431775	08/282,677	7/29/1994	7/11/1995	Granted	METHOD OF FORMING OPTICAL LIGHT GUIDES THROUGH SILICON
69241-1	Eastman Kodak Company	US	5808655	08/439,746	5/12/1995	9/15/1998	Granted	INTERLEAVING THERMAL PRINTING WITH DISCONTIGUOUS DYE-TRANSFER TRACKS ON AN INDIVIDUAL MULTIPLE-SOURCE PRINTHEAD PASS

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69241-2	Eastman Kodak Company	US	5724086	08/440,408	5/12/1995	3/3/1998	Granted	DATA CHANNELS WITH REVISABLE ADDRESSES FOR INTERLEAVING SCAN LINES
69290	Eastman Kodak Company	US	5474183	08/268,900	6/30/1994	12/12/1995	Granted	CARTON FOR ENCLOSING AND DISPLAYING ARTICLES
69343	Eastman Kodak Company	JP	3067973	1995-50118	3/9/1995	5/19/2000	Granted	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69343	Eastman Kodak Company	US	5574493	08/212,098	3/11/1994	11/12/1996	Granted	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69363-1	Eastman Kodak Company	US	5582961	08/469,062	6/6/1995	12/10/1996	Granted	PHOTOGRAPHIC ELEMENTS WHICH ACHIEVE COLORMETRICALLY ACCURATE RECORDING
69363-2	Eastman Kodak Company	US	5609978	08/466,862	6/6/1995	3/11/1997	Granted	METHOD FOR PRODUCING AN ELECTRONIC IMAGE FROM A PHOTOGRAPHIC ELEMENT
69374	Eastman Kodak Company	US	5558843	08/299,776	9/1/1994	9/24/1996	Granted	NEAR ATMOSPHERIC PRESSURE TREATMENT OF POLYMERS USING HELIUM DISCHARGES
69384-2	Eastman Kodak Company	US	5670616	08/383,804	2/3/1995	9/23/1997	Granted	COLLAGEN-LIKE PEPTIDE SEQUENCES, BIOPOLYMERS CONTAINING SAME, NUCLEIC ACIDS ENCODING SAME, VECTORS AND HOST CELLS CONTAINING SAME
69384-2	Eastman Kodak Company	US	5801045	08/814,309	3/10/1997	9/1/1998	Granted	COLLAGEN-LIKE POLYPEPTIDES AND BIOPOLYMERS AND NUCLEIC ACIDS ENCODING SAME
69412	Eastman Kodak Company	US	5561510	08/381,245	1/31/1995	10/1/1996	Granted	IMAGE FORMING METHOD UTILIZING INTERMEDIATE TRANSFER
69425	Eastman Kodak Company	US	5765728	08/677,757	7/10/1996	6/16/1998	Granted	METHOD AND APPARATUS FOR FEEDING CHOPPED POLYESTER SCRAP
69429	Eastman Kodak Company	US	5451485	08/205,537	3/4/1994	9/19/1995	Granted	INTERLAYER ADDENDUM FOR LASER ABLATIVE IMAGING
69435	Eastman Kodak Company	US	5411856	08/179,471	1/10/1994	5/2/1995	Granted	CARBAMYL-SUBSTITUTED BIS(VINYLSULFONYL)METHANE HARDENERS
69446	Eastman Kodak Company	US	5477520	08/296,560	8/26/1994	12/19/1995	Granted	A SYSTEM AND METHOD FOR HIGH RESOLUTION OPTICAL RECORDING USING AN INDUCED SHIFT IN MEDIA ABSORPTION
69488	Eastman Kodak Company	US	5492776	08/186,415	1/25/1994	2/20/1996	Granted	HIGHLY ORIENTED METAL FLUORIDE THIN FILM WAVEGUIDE ARTICLES ON A SUBSTRATE — TERMINAL DISCLAIMER
69499	Eastman Kodak Company	US	5631885	08/236,977	5/2/1994	5/20/1997	Granted	WAVEGUIDE GRATINGS USED FOR ANALYSIS OF OPTICAL BEAMS CONSTRUCTED AS DUAL-PITCH DOUBLE SURFACE CORRUGATIONS
69507	Eastman Kodak Company	US	5608278	08/372,550	1/13/1995	3/4/1997	Granted	SELF-PUMPED FLUID BEARING WITH ELECTROMAGNETIC LEVITATION SUCH AS FOR A LIGHT BEAM DEFLECTOR
69531	Eastman Kodak Company	US	5841885	08/816,474	3/13/1997	11/24/1998	Granted	IMPROVED PRINT AND METHOD AND APPARATUS FOR PRINTING, STORING AND RETRIEVING AN IMAGE RECORD
69532	Eastman Kodak Company	US	5461164	08/213,786	3/14/1994	10/24/1995	Granted	OXIDATIVE DESULFURIZATION AND HALOGENATION OF THIOACYLATED PYRAZOLOTRIAZOLE COMPOUNDS
69539	Eastman Kodak Company	US	5492960	08/330,653	10/28/1994	2/20/1996	Granted	METHOD OF MAKING POLYMERIC PARTICLES
69549	Eastman Kodak Company	US	5633672	08/601,418	2/14/1996	5/27/1997	Granted	REAL-TIME CALIBRATION OF PROCESSLESS WRITER
69562	Eastman Kodak Company	US	5436758	08/261,533	6/17/1994	7/25/1995	Granted	QUASI-PHASEMATCHED FREQUENCY CONVERTERS
69601	Eastman Kodak Company	US	5393916	08/265,302	6/24/1994	2/28/1995	Granted	INHIBITION OF DIOXANE FORMATION DURING RECOVERY OF GLYCOLS FROM POLYESTER RESINS
69603	Eastman Kodak Company	US	5452112	08/217,782	3/25/1994	9/19/1995	Granted	COLOR IMAGE REPRODUCTION SYSTEM FIELD CALIBRATION METHOD AND APPARATUS
69607	Eastman Kodak Company	US	5412679	08/195,239	2/14/1994	5/2/1995	Granted	OPTICAL WAVEGUIDE EPITAXIALLY GROWN ON SEMICONDUCTORS FOR UPCONVERSION
69634	Eastman Kodak Company	US	5529412	08/289,048	8/11/1994	6/25/1996	Granted	PRINT GUIDE MECHANISM
69641	Eastman Kodak Company	US	5719292	08/829,910	3/27/1997	2/17/1998	Granted	PROCESS FOR PREPARING A THIOETHER COMPOUND
69651	Eastman Kodak Company	US	5461492	08/201,282	2/16/1994	10/24/1995	Granted	FILM SCANNER WITH IN-LINE DUAL SCANNING GATES
69665	Eastman Kodak Company	US	6778326	08/855,556	5/13/1997	8/17/2004	Granted	COMBINED HEAT FILTER AND CONDENSER LENS, A PROJECTION TYPE APPARATUS USING SUCH, AND A METHOD FOR FABRICATING IT
69732-1	Eastman Kodak Company	DE	69632097.5	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	FR	0733877	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	GB	0733877	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	US	5659392	08/408,871	3/22/1995	8/19/1997	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69732-2	Eastman Kodak Company	US	5596409	08/408,770	3/22/1995	1/21/1997	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT METHOD FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69742	Eastman Kodak Company	US	5543911	08/305,228	9/13/1994	8/6/1996	Granted	A METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF AN ANTI-COUNTERFEITING MAGNETIC VIEWING STRIP
69743	Eastman Kodak Company	US	5533759	08/305,227	9/13/1994	7/9/1996	Granted	METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF A TEMPERATURE SENSITIVE MAGNETIC PATTERN
69751	Eastman Kodak Company	US	5470626	08/393,142	2/21/1995	11/28/1995	Granted	OPTICAL RECORDING LAYERS CONTAINING SULFUR
69943	Eastman Kodak Company	US	5368995	08/231,218	4/22/1994	11/29/1994	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING PARTICLES OF A METAL ANTIMONATE
69959	Eastman Kodak Company	US	5438581	08/291,253	8/16/1994	8/1/1995	Granted	LASER DRIVER ASIC CHIP
69966	Eastman Kodak Company	US	5606351	08/262,414	6/20/1994	2/25/1997	Granted	ALTERING THE INTENSITY OF THE COLOR OF INK JET

69978	Eastman Kodak Company	DE	69603893.5	96420086.9	3/15/1996	8/25/1999	Granted	DROPLETS ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	FR	0736249	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	GB	0736249	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS

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69978	Eastman Kodak Company	US	5683826	08/605,240	2/9/1996	11/4/1997	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5846555	08/711,354	9/5/1996	12/8/1998	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTION
69992	Eastman Kodak Company	US	5491568	08/260,134	6/15/1994	2/13/1996	Granted	METHOD AND APPARATUS FOR CLOSED SYSTEM COLOR CALIBRATION
69993	Eastman Kodak Company	US	5473383	08/259,830	6/15/1994	12/5/1995	Granted	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH THREE (SEE NOTES)
70036	Eastman Kodak Company	US	5589318	08/583,198	1/4/1996	12/31/1996	Granted	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
70077	Eastman Kodak Company	US	5674658	08/515,025	8/14/1995	10/7/1997	Granted	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70077	Eastman Kodak Company	US	5677106	08/698,829	8/16/1996	10/14/1997	Granted	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70081	Eastman Kodak Company	US	5700594	08/385,613	2/9/1995	12/23/1997	Granted	A MAGNETIC MEDIUM CAPABLE OF SUPPORTING BOTH LONGITUDINAL AND PERPENDICULAR RECORDING, AND METHOD OF MAKING SAME
70104	Eastman Kodak Company	US	5518867	08/394,996	2/27/1995	5/21/1996	Granted	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70104	Eastman Kodak Company	US	5534397	08/443,638	5/18/1995	7/9/1996	Granted	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70171	Eastman Kodak Company	US	5550011	08/381,803	2/1/1995	8/27/1996	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70171	Eastman Kodak Company	US	5595862	08/533,625	9/25/1995	1/21/1997	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70203	Eastman Kodak Company	US	5615223	08/424,913	4/19/1995	3/25/1997	Granted	PPM DECODER UTILIZING DROP-OUT LOCATION INFORMATION
70205	Eastman Kodak Company	US	5616911	08/448,945	5/24/1995	4/1/1997	Granted	READ ONLY MAGNETIC SECURITY PATTERN
70223	Eastman Kodak Company	US	5698839	08/418,336	4/7/1995	12/16/1997	Granted	MAGNETICALLY ENCODABLE CARD HAVING MAGNETIC PIGMENT UNIFORMLY DISPERSED IN PLASTIC
70234	Eastman Kodak Company	US	5519462	08/278,298	7/21/1994	5/21/1996	Granted	DUAL FUNCTION MAGNETIC DATA READ CIRCUIT FOR PHOTOGRAPHIC EQUIPMENT
70285	Eastman Kodak Company	US	5478705	08/248,925	5/25/1994	12/26/1995	Granted	MILLING A COMPOUND USEFUL IN IMAGING ELEMENTS USING POLYMERIC MILLING MEDIA
70345	Eastman Kodak Company	US	5691682	08/370,720	1/10/1995	11/25/1997	Granted	VERY HIGH FIELD MICRO MAGNETIC ROLLER AND METHOD OF MAKING SAME
70346	Eastman Kodak Company	US	5610709	08/595,709	2/2/1996	3/11/1997	Granted	AUTOMATIC RANGING OPTICAL POWER MONITORING SYSTEM
70418	Eastman Kodak Company	US	5483306	08/245,109	5/17/1994	1/9/1996	Granted	SOUNDTRACK INTERFACE FOR MOTION PICTURE PROJECTOR
70446	Eastman Kodak Company	US	5521644	08/268,363	6/30/1994	5/28/1996	Granted	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH FOUR (SEE NOTES)
70453	Eastman Kodak Company	US	5436921	08/263,854	6/22/1994	7/25/1995	Granted	HIGH DYANMIC RANGE LASER DIODE DIRECT MODULATION
70456	Eastman Kodak Company	US	5791692	08/455,770	5/31/1995	8/11/1998	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	6004061	09/035,448	3/5/1998	12/21/1999	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	5957502	09/105,291	6/26/1998	9/28/1999	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70457	Eastman Kodak Company	FR	0684507	95106646.3	5/3/1995	9/8/1999	Granted	COMMINUTION WITH SMALL PARTICLE MILLING MEDIA
70457	Eastman Kodak Company	GB	0684507	95106646.3	5/3/1995	9/8/1999	Granted	COMMINUTION WITH SMALL PARTICLE MILLING MEDIA
70462	Eastman Kodak Company	US	5474888	08/331,789	10/31/1994	12/12/1995	Granted	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70463	Eastman Kodak Company	US	5500335	08/331,832	10/31/1994	3/19/1996	Granted	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70497	Eastman Kodak Company	US	5429909	08/283,880	8/1/1994	7/4/1995	Granted	OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5468591	08/259,586	6/14/1994	11/21/1995	Granted	BARRIER LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5576144	08/547,268	10/24/1995	11/19/1996	Granted	VINYL POLYMER BINDER FOR LASER ABLATIVE IMAGING
70500	Eastman Kodak Company	US	5510227	08/259,588	6/14/1994	4/23/1996	Granted	IMAGE DYE FOR LASER ABLATIVE RECORDING ELEMENT
70574	Eastman Kodak Company	US	5629354	08/395,352	2/28/1995	5/13/1997	Granted	SENSITIZED PHOTOPOLYMERIZABLE COMPOSITIONS AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
70575	Eastman Kodak Company	US	5543273	08/394,115	2/24/1995	8/6/1996	Granted	RADIATION-SENSITIVE PHOTOGRAPHIC

70577	Eastman Kodak Company	DE	69525088.4	95101866.2	2/11/1995	1/23/2002	Granted	PLATES AND IMPROVED METHOD FOR MANUFACTURE THEREOF
70582	Eastman Kodak Company	US	5715073	08/383,286	2/3/1995	2/3/1998	Granted	ELECTRONIC STILL CAMERA
70628-1	Eastman Kodak Company	US	5553965	08/388,015	2/14/1995	9/10/1996	Granted	PROCESSING HALFTONE COLOR IMAGES
70641	Eastman Kodak Company	US	5609923	08/600,709	2/13/1996	3/11/1997	Granted	CONSTRAINT SYSTEM FOR PARALLEL CANTILEVER SHAFTS
70693	Eastman Kodak Company	US	5633664	08/380,898	1/30/1995	5/27/1997	Granted	A METHOD OF CURTAIN COATING A MOVING SUPPORT WHEREIN THE MAXIMUM PRACTICAL COATING SPEED IS INCREASED (AS AMENDED)
70703	Eastman Kodak Company	DE	M9001573.8	M9001573.8	3/2/1990	11/24/1990	Granted	METHOD OF INFLUENCING THE CONTACT ANGLE OF THE NOZZLE SURFACE OF INKJET PRINTHEADS
70719	Eastman Kodak Company	US	5760804	07/952,628	1/21/1993	6/2/1998	Granted	PRINTER WITH A DETACHABLE CASSETTE HOUSING
70729	Eastman Kodak Company	US	5429441	08/122,532	11/23/1993	7/4/1995	Granted	INK-JET PRINTING HEAD FOR A LIQUID-JET PRINTING DEVICE OPERATING ON THE HEAT CONVERTER PRINCIPLE AND PROCESS FOR MAKING IT
								PROCESS OF PRINTING WITH SERIAL PRINTHEAD

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70850	Eastman Kodak Company	US	5627846	08/424,916	4/19/1995	5/6/1997	Granted	DROP-OUT LOCATION DETECTION CIRCUIT
70857	Eastman Kodak Company	US	5682205	08/709,525	9/6/1996	10/28/1997	Granted	ADAPTIVE, GLOBAL-MOTION COMPENSATED DEINTERLACING OF SEQUENTIAL VIDEO FIELDS WITH POST PROCESSING
70891	Eastman Kodak Company	US	5723623	08/732,732	10/18/1996	3/3/1998	Granted	METHOD OF TRANSFORMING PYRAZOLE COMPOUNDS
70916	Eastman Kodak Company	US	5541645	08/282,182	7/28/1994	7/30/1996	Granted	METHOD AND APPARATUS FOR DYNAMICALLY DETERMINING AND SETTING CHARGE TRANSFER AND COLOR CHANNEL EXPOSURE TIMES FOR A »SEE FILING NOTES»
70952	Eastman Kodak Company	US	5585910	08/281,332	7/27/1994	12/17/1996	Granted	IMAGE FORMING APPARATUS INCLUDING RECEIVING SHEET CONTROL DEVICE AND IMAGE FORMING METHOD
70953	Eastman Kodak Company	US	5493378	08/281,281	7/27/1994	2/20/1996	Granted	IMAGE FORMING APPARATUS HAVING A HEATED PRESSURE FUSER AND METHOD OF USE
70981	Eastman Kodak Company	US	5581339	08/281,282	7/27/1994	12/3/1996	Granted	A METHOD OF FORMING DUPLEX TONER IMAGES
71057	Eastman Kodak Company	US	5644228	08/330,506	10/28/1994	7/1/1997	Granted	PERMANENT MAGNET ASSEMBLY WITH MR AND DC COMPENSATING BIAS
71074	Eastman Kodak Company	US	5532584	08/330,639	10/28/1994	7/2/1996	Granted	MY SENSOR INCLUDING CALIBRATION CIRCUIT WHEREIN SIGNALS ARE AVERAGED FOR DETERMINING A CORRECTION FACTOR AND POLE PIECES ARE SHAPED TO REDUCE FIELD IN GAP THERE BETWEEN
71116	Eastman Kodak Company	US	5747585	08/390,449	2/17/1995	5/5/1998	Granted	PROCESS FOR SYNTHESIZING LATEX POLYMERS FROM SOLIDMONOMER PARTICLES
71131	Eastman Kodak Company	US	5605323	08/407,836	3/21/1995	2/25/1997	Granted	IMAGING APPARATUS WITH SHEET MEDIA TRAY HAVING PARTIAL SIDES
71142	Eastman Kodak Company	US	5478434	08/349,632	12/1/1994	12/26/1995	Granted	DE-LAMINATOR APPARATUS AND METHOD WITH LEADER DIVERTER
71169	Eastman Kodak Company	US	5724071	08/378,855	1/25/1995	3/3/1998	Granted	DEPTH IMAGE DISPLAY ON A CRT
71170	Eastman Kodak Company	US	6218071	08/295,315	8/24/1994	4/17/2001	Granted	ABRASION-RESISTANT OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
71192	Eastman Kodak Company	US	5583665	08/387,550	2/13/1995	12/10/1996	Granted	METHOD AND APPARATUS FOR PERFORMING COLOR TRANSFORMATIONS
71209	Eastman Kodak Company	US	5536628	08/352,015	12/8/1994	7/16/1996	Granted	AQUEOUS COATING COMPOSITIONS CONTAINING DYE-IMPREGNATED POLYMERS
71211	Eastman Kodak Company	US	5506919	08/411,035	3/27/1995	4/9/1996	Granted	CONDUCTIVE MEMBRANE OPTICAL MODULATOR METHOD FOR PREPARING TITANYL
71228	Eastman Kodak Company	US	5629418	08/330,396	10/27/1994	5/13/1997	Granted	FLUOROPHTHALOCYA-NINES, ELECTROPHOTOGRAPHIC ELEMENTS, AND TITANYL FLUOROPHTHALOCYANINE COMPOSITIONS
71231	Eastman Kodak Company	US	5432203	08/353,863	12/12/1994	7/11/1995	Granted	PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
71264	Eastman Kodak Company	US	5774236	08/574,757	12/20/1995	6/30/1998	Granted	A MULTI-RESOLUTION HALFTONE TILIER
71288	Eastman Kodak Company	US	5529884	08/353,577	12/9/1994	6/25/1996	Granted	BACKING LAYER FOR LASER ABLATIVE IMAGING
71290	Eastman Kodak Company	US	5968704	09/056,027	4/6/1998	10/19/1999	Granted	TRANSFER SUPPORT AND METHOD FOR FUSING A TRANSFERABLE IMAGE TO A DIGITAL DISC
71327	Eastman Kodak Company	US	5536627	08/407,936	3/21/1995	7/16/1996	Granted	PHOTOGRAPHIC ELEMENTS WITH IMPROVED CINCH SCRATCH RESISTANCE
71334	Eastman Kodak Company	US	5793414	08/559,388	11/15/1995	8/11/1998	Granted	INTERACTIVE VIDEO COMMUNICATION SYSTEM
71339	Eastman Kodak Company	US	5484694	08/342,959	11/21/1994	1/16/1996	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING ANTIMONY-DOPED TIN OXIDE PARTICLES
71416	Eastman Kodak Company	US	5573631	08/347,927	12/1/1994	11/12/1996	Granted	MANUALLY-OPERABLE DE-LAMINATOR APPARATUS
71438	Eastman Kodak Company	US	5593152	08/398,207	3/2/1995	1/14/1997	Granted	SHEET MEDIA SUPPLY TRAY ORIENTS SHEETS TO REGISTRATION POSTS IN IMAGING APPARATUS
71462	Eastman Kodak Company	US	5956157	08/353,644	12/8/1994	9/21/1999	Granted	METHOD AND APPARATUS FOR LOCALLY BLENDING GRAY DOT TYPES OF THE SAME OR DIFFERENT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
71507	Eastman Kodak Company	US	5541048	08/440,265	5/12/1995	7/30/1996	Granted	LUBRICANT PARTICLES, METHOD OF PREPARATION, AND PHOTOGRAPHIC ELEMENTS
71508	Eastman Kodak Company	US	5742405	08/378,851	1/26/1995	4/21/1998	Granted	AN IMPROVED METHOD AND SYSTEM FOR FORMING MULTI-LEVEL HALFTONE IMAGES FROM AN INPUT DIGITAL IMAGE
71558	Eastman Kodak Company	US	5520601	08/403,082	3/13/1995	5/28/1996	Granted	CERAMIC ROLLERS FOR CONVEYANCE OF PHOTOGRAPHIC FILMS AND PAPER AND POLYMERIC WEBS
71586	Eastman Kodak Company	US	5563717	08/383,332	2/3/1995	10/8/1996	Granted	METHOD AND MEANS FOR CALIBRATION OF PHOTOGRAPHIC MEDIA
71604	Eastman Kodak Company	US	5581371	08/399,678	3/7/1995	12/3/1996	Granted	IMPROVED ERROR DIFFUSION METHOD
71624	Eastman Kodak Company	US	5520544	08/411,138	3/27/1995	5/28/1996	Granted	TALKING PICTURE ALBUM
71684	Eastman Kodak Company	US	6237264	08/907,746	2/9/2000	5/29/2001	Granted	DEVICE AND METHOD FOR PRODUCING LENTICULAR IMAGES WITH MOTION
71816	Eastman Kodak Company	US	5521050	08/356,985	12/16/1994	5/28/1996	Granted	UV DYES FOR LASER ABLATIVE RECORDING ELEMENT
71861	Eastman Kodak Company	US	5874981	08/574,506	12/19/1995	2/23/1999	Granted	COMBINED PULSE-WIDTH AND AMPLITUDE MODULATION OF EXPOSING LASER BEAM FOR THERMAL DYE TRANSFER
71866	Eastman Kodak Company	US	5598040	08/455,963	5/31/1995	1/28/1997	Granted	LASER WRITER HAVING HIGH SPEED, HIGH CURRENT LASERDRIVER
71916	Eastman Kodak Company	US	5764258	08/510,211	8/2/1995	6/9/1998	Granted	PRINT HEAD WITH INTEGRATED PUMP
71933	Eastman Kodak Company	US	6042048	09/132,436	8/11/1998	3/28/2000	Granted	CORE FOR WINDING A WEB OF DEFORMABLE

								MATERIAL
72013	Eastman Kodak Company	US	5543269	08/417,318	4/4/1995	8/6/1996	Granted	IMAGE WRITING ON CERAMICS
72038	Eastman Kodak Company	US	5691123	08/587,123	1/11/1996	11/25/1997	Granted	METHOD TO SELECTIVELY REMOVE LUBRICANT FROM ONE SIDE OF LUBRICANT-COATED SUPPORT
72072	Eastman Kodak Company	US	5757517	08/409,554	3/23/1995	5/26/1998	Granted	ADAPTIVE ERROR DIFFUSION METHOD

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72084	Eastman Kodak Company	US	5558980	08/390,722	2/17/1995	9/24/1996	Granted	METHOD FOR PREPARING PHOTOGRAPHIC ELEMENTS COMPRISING LOADED LATEX COMPOSITIONS
72098	Eastman Kodak Company	US	5673320	08/392,713	2/23/1995	9/30/1997	Granted	METHOD AND APPARATUS FOR IMAGE-BASED VALIDATIONS OF PRINTED DOCUMENTS
72114-1	Eastman Kodak Company	US	5551213	08/414,462	3/31/1995	9/3/1996	Granted	APPARATUS AND METHOD FOR VACUUM SEALING POUCHES
72114-2	Eastman Kodak Company	US	5561964	08/414,479	3/31/1995	10/8/1996	Granted	APPARATUS AND METHOD FOR HEAT SEALING POUCHES
72124	Eastman Kodak Company	US	5737677	08/572,559	12/14/1995	4/7/1998	Granted	APPARATUS AND METHOD OF TONER TRANSFER USING NON-MARKING TONER
72134	Eastman Kodak Company	US	5654470	08/687,819	7/26/1996	8/5/1997	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72145-1	Eastman Kodak Company	US	5689376	08/427,552	4/24/1995	11/18/1997	Granted	A TWO ELEMENT OPTICAL SYSTEM, A CAMERA USING IT AND METHOD OF MAKING THE CAMERA
72182-1	Eastman Kodak Company	US	5722924	08/636,436	4/23/1996	3/3/1998	Granted	ROLLER FOR CONVEYING WEB IN A RESIN COATING ENVIRONMENT
72182-2	Eastman Kodak Company	US	5738754	08/636,418	4/23/1996	4/14/1998	Granted	IMPROVED LAMINATION EQUIPMENT
72201	Eastman Kodak Company	US	5622818	08/564,515	11/29/1995	4/22/1997	Granted	COLOR PHOTOGRAPHIC ELEMENTS CONTAINING YELLOW-COLORED MAGENTA DYE-FORMING MASKING COUPLERS
72225	Eastman Kodak Company	US	5773181	08/448,056	5/23/1995	6/30/1998	Granted	NON-UNIFORMLY SUBSTITUTED PHTHALOCYANINE COMPOSITIONS, PREPARATION METHODS, AND ELECTROPHOTOGRAPHIC ELEMENTS
72226	Eastman Kodak Company	US	5614342	08/434,148	5/2/1995	3/25/1997	Granted	METHODS FOR PREPARING COCRYSTALS OF TITANYL FLUOROPHTHALOCYANINES AND UNSTUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **SEE FN**
72226	Eastman Kodak Company	US	5766810	08/734,799	10/23/1996	6/16/1998	Granted	METHODS FOR PREPARING AMORPHOUS AND COCRYSTALLIZEDOF TITANYL FLUOROPHTHALOCYANINES AND UNSUBSTITUTEDTITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **FN**
72289	Eastman Kodak Company	US	5757425	08/574,707	12/19/1995	5/26/1998	Granted	METHOD AND APPARATUS FOR INDEPENDENTLY CALIBRATING LIGHT SOURCE AND PHOTO SENSOR ARRAYS
72310	Eastman Kodak Company	US	5777751	08/667,264	6/20/1996	7/7/1998	Granted	CORRECTION OF CURVED SCAN LINES IN AN OPTICAL SCANNING SYSTEM
72311	Eastman Kodak Company	US	5646786	08/427,523	3/24/1995	7/8/1997	Granted	BEAMSPLITTER FOR LASER MULTI-BEAM PRINTERS AND RECORDERS
72311	Eastman Kodak Company	US	5825552	08/885,307	6/30/1997	10/20/1998	Granted	BEAMSPLITTER/STAGGERER FOR MULTI-BEAM LASER PRINTERS
72318	Eastman Kodak Company	US	5597680	08/567,788	12/5/1995	1/28/1997	Granted	IMAGING ELEMENT COMPRISING AN AUXILIARY LAYER CONTAINING SOLVENT-DISPERSIBLE POLYMER PARTICLES
72341	Eastman Kodak Company	US	5689184	08/681,002	7/22/1996	11/18/1997	Granted	LARGE SCALE METALLIC OBJECT DETECTOR
72348	Eastman Kodak Company	US	5667944	08/636,076	4/22/1996	9/16/1997	Granted	DIGITAL PROCESS SENSITIVITY CORRECTION
72355	Eastman Kodak Company	US	5690264	08/608,887	2/29/1996	11/25/1997	Granted	APPARATUS AND METHOD FOR SELF-ALIGNING CONTACTING SURFACES (AS AMENDED)
72383	Eastman Kodak Company	US	5831759	08/564,614	11/29/1995	11/3/1998	Granted	AN ELECTRO-OPTIC MODULATOR WITH PASSIVATION LAYER
72397	Eastman Kodak Company	US	5576456	08/589,444	1/22/1996	11/19/1996	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72398	Eastman Kodak Company	US	5952520	08/678,006	7/10/1996	9/14/1999	Granted	RECOVERY OF ESTER MONOMER FROM POLYESTER RESINS
72399	Eastman Kodak Company	US	5794111	08/572,586	12/14/1995	8/11/1998	Granted	APPARATUS AND METHOD OF TRANSFERING TONER USING NON-MARKING TONER AND MARKING TONER
72400	Eastman Kodak Company	US	5576267	08/633,283	4/16/1996	11/19/1996	Granted	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
72450-1	Eastman Kodak Company	US	5633486	08/444,488	5/19/1995	5/27/1997	Granted	SATURATED MODE MR HEAD
72484	Eastman Kodak Company	US	5805189	08/568,052	12/6/1995	9/8/1998	Granted	DEVICE FOR FLUID SUPPLY OF A MICRO-METERING DEVICE
72492	Eastman Kodak Company	US	5576172	08/442,232	5/15/1995	11/19/1996	Granted	ELEVATED IODIDE SURFACE LAMINAE TABULAR GRAIN EMULSIONS
72503	Eastman Kodak Company	US	5558981	08/442,238	5/15/1995	9/24/1996	Granted	EMULSIONS WITH THE HIGHEST SPEEDS COMPATIBLE WITH LOW GRANULARITY
72522	Eastman Kodak Company	JP	3974206	96/0212802	8/12/1996	6/22/2007	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72522	Eastman Kodak Company	US	5736295	08/694,354	8/8/1996	4/7/1998	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72595	Eastman Kodak Company	DE	69618753.1	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	DE	69618553.9	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	FR	0778977	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	FR	0778978	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	GB	0778977	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	GB	0778978	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	US	6109324	08/809,062	2/11/2000	8/29/2000	Granted	METHOD AND APPARATUS FOR PREPARING

72604	Eastman Kodak Company	US	5577614	08/571,008	12/12/1995	11/26/1996	Granted	LABELLED DIGITAL DISC COMBINED SHIPPING AND DISPENSING PACKAGE FOR FLUID CONTAINERS
72609	Eastman Kodak Company	US	5747547	08/687,883	7/26/1996	5/5/1998	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72610	Eastman Kodak Company	US	5770778	08/678,018	7/10/1996	6/23/1998	Granted	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72611-1	Eastman Kodak Company	US	5956469	08/896,713	7/18/1997	9/21/1999	Granted	SELECTING A CALIBRATION FUNCTION FOR A DIGITAL PRINTER WHICH MINIMIZES AN ERROR CRITERION

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72611-2	Eastman Kodak Company	US	5995714	08/602,409	2/16/1996	11/30/1999	Granted	METHOD FOR PRINTER CALIBRATION
72613	Eastman Kodak Company	US	5675568	08/586,082	1/16/1996	10/7/1997	Granted	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM TO COMPENSATE FOR VARIATIONS IN MARK LENGTH RESULTING FROM A WOBBLED GROOVE
72644	Eastman Kodak Company	US	5585158	08/482,718	6/7/1995	12/17/1996	Granted	RECORDABLE OPTICAL ELEMENT USING LOW ABSORPTION MATERIALS
72727	Eastman Kodak Company	US	5672780	08/687,822	7/26/1996	9/30/1997	Granted	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72736-1	Eastman Kodak Company	US	5693200	08/616,148	3/14/1996	12/2/1997	Granted	FORMING A HIGH PERFORMANCE CO/PT DISK
72736-2	Eastman Kodak Company	US	5612109	08/615,367	3/14/1996	3/18/1997	Granted	OPTICAL STORAGE MEDIUM INCLUDING MULTIPLE DATA LEVELS MADE OF CO/PT MAGNETO-OPTIC RECORDING MEDIA
72750	Eastman Kodak Company	US	5910400	09/031,155	2/26/1998	6/8/1999	Granted	ANTISTATIC COMPOSITION AND PHOTOGRAPHIC ELEMENT CONTAINNG A LAYER OF THIS COMPOSITION
72776	Eastman Kodak Company	US	5662279	08/567,794	12/5/1995	9/2/1997	Granted	PROCESS FOR MILLING AND MEDIA SEPARATION
72801	Eastman Kodak Company	US	6192955	09/022,782	2/12/1998	2/27/2001	Granted	APPARATUS AND METHOD FOR ALIGNING WEBS
72820	Eastman Kodak Company	US	5835254	08/633,091	4/16/1996	11/10/1998	Granted	A MOUNTING ASSEMBLY FOR MODULATORS
72821	Eastman Kodak Company	US	6075888	08/585,082	1/11/1996	6/13/2000	Granted	SYSTEM FOR CREATING A DEVICE SPECIFIC COLOR PROFILE
72837	Eastman Kodak Company	US	5659433	08/655,579	5/30/1996	8/19/1997	Granted	ACTUATOR WITH REDUCED LENS TILT ERROR
72845	Eastman Kodak Company	US	5646919	08/584,933	1/16/1996	7/8/1997	Granted	DYNAMIC TRACKING CONTROL IN AN OPTICAL RECORDING SYSTEM BY SENSING MARK FORMATION
72875	Eastman Kodak Company	US	5666592	08/631,335	4/12/1996	9/9/1997	Granted	VARIABLE GLOSS FUSER
72883	Eastman Kodak Company	US	5967450	09/018,093	2/3/1998	10/19/1999	Granted	MULTIPLE DUROMETER PRESSURE ROLLER
72896	Eastman Kodak Company	US	5748204	08/639,582	4/29/1996	5/5/1998	Granted	HYBRID IMAGING SYSTEM CAPABLE OF USING INK JET AND THERMAL DYE TRANSFER IMAGING TECHNOLOGIES ON A SINGLE IMAGE RECEIVER
72915	Eastman Kodak Company	US	5699190	08/567,790	12/5/1995	12/16/1997	Granted	ENCODED LENTICULAR MEDIA
72916	Eastman Kodak Company	US	5689340	08/567,827	12/6/1995	11/18/1997	Granted	APPARATUS AND METHOD FOR MEASURING ALIGNMENT IN LENTICULAR MEDIA
72922	Eastman Kodak Company	US	6115062	08/817,868	9/6/1996	9/5/2000	Granted	TELECINE REFERENCE ELEMENT, SYSTEM, AND METHOD FOR PROVIDING SCENE EXPOSURE INFORMATION
72954	Eastman Kodak Company	US	5650843	08/655,654	5/30/1996	7/22/1997	Granted	FEEDBACK CONTROL SYSTEM FOR AN OPTICAL INEGRATING CYLINDER
72955	Eastman Kodak Company	US	5734491	08/655,577	5/30/1996	3/31/1998	Granted	ELECTRO-OPTIC MODULATOR WITH THRESHOLD BIAS
72956	Eastman Kodak Company	US	5801856	08/687,127	7/24/1996	9/1/1998	Granted	SECURE PHOTOGRAPHIC SYSTEM
72967	Eastman Kodak Company	US	5731117	08/667,270	6/20/1996	3/24/1998	Granted	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72967	Eastman Kodak Company	US	5874018	08/882,671	6/25/1997	2/23/1999	Granted	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72968	Eastman Kodak Company	US	5693442	08/667,901	6/20/1996	12/2/1997	Granted	CHARGE GENERATING ELEMENTS HAVING MODIFIED SPECTRAL SENSITIVITY
72974	Eastman Kodak Company	US	5764183	08/639,072	4/24/1996	6/9/1998	Granted	COLOR IMAGING APPARATUS USING OPTICAL PRINT HEAD WITH GREEN LED
72982	Eastman Kodak Company	US	5668899	08/638,899	4/24/1996	9/16/1997	Granted	OPTICAL RADIATION COUPLING INTO AN OPTICAL FIBER
72989	Eastman Kodak Company	US	5706097	08/713,306	9/13/1996	1/6/1998	Granted	INDEX PRINT FOR DIGITAL RECORDING MEDIUM
73000	Eastman Kodak Company	US	5698060	08/572,322	12/14/1995	12/16/1997	Granted	WEB BUTT-SPLICING APPARATUS
73001	Eastman Kodak Company	US	5667860	08/557,252	11/14/1995	9/16/1997	Granted	OPTICAL RECORDING ELEMENTS HAVING RECORDING LAYERSEXHIBITING REDUCED BUBBLE FORMATION
73031	Eastman Kodak Company	DE	69611509.3	96420331.8	11/15/1996	1/10/2001	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	GB	0776952	96420331.9	11/15/1996	1/10/2001	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	US	5679138	08/565,270	11/30/1995	10/21/1997	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73037	Eastman Kodak Company	US	5700540	08/686,093	7/24/1996	12/23/1997	Granted	AN OPTICAL RECORDING MEDIUM
73042	Eastman Kodak Company	US	5767945	08/608,427	2/28/1996	6/16/1998	Granted	METHODS OF CHANGING THE VISIBILITY OF SOME CHARACTERISTIC OR INFORMATION TO BE INCLUDED IN A HARD COPY OF A RECORDED IMAGE
73059	Eastman Kodak Company	US	6032945	08/752,090	1/25/1999	3/7/2000	Granted	SHEET TRANSPORT APPARATUS
73077	Eastman Kodak Company	US	5804818	08/593,997	1/30/1996	9/8/1998	Granted	COATED INTERNALLY REFLECTING OPTICAL ELEMENT
73090	Eastman Kodak Company	US	5688964	08/600,714	2/13/1996	11/18/1997	Granted	PROCESS FOR PREPARING A ACYLHYRAZINO PYRAZOLE DERIVATIVE AND A PYRAZOLO{5,1-C}-1,2,4-TRIAZOLE COMPOUND
73100	Eastman Kodak Company	US	5599766	08/633,251	4/18/1996	2/4/1997	Granted	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
73110	Eastman Kodak Company	US	5701567	08/655,536	5/30/1996	12/23/1997	Granted	COMPLIANT TRANSFER MEMBER HAVING

73111	Eastman Kodak Company	US	5717381	08/576,192	12/21/1995	2/10/1998	Granted	MULTIPLE PARALLEL ELECTRODES AND METHOD OF USING COPYRIGHT PROTECTION FOR PHOTOS AND DOCUMENTS USING MAGNETIC ELEMENTS
73114	Eastman Kodak Company	US	5691533	08/560,556	11/17/1995	11/25/1997	Granted	A METHOD AND APPARATUS FOR THE DETECTION OF THE LOCATION OF MULTIPLE CHARACTER MARKS (AS AMENDED)
73117	Eastman Kodak Company	FR	9701318	9701318	1/31/1997	6/4/1999	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES

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73117	Eastman Kodak Company	GB	2309936	97002280.0	2/4/1997	10/20/1999	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	US	5666193	08/605,340	2/9/1996	9/9/1997	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73124	Eastman Kodak Company	US	5605750	08/580,698	12/29/1995	2/25/1997	Granted	MICROPOROUS INK-JET RECORDING ELEMENTS
73134	Eastman Kodak Company	US	5689372	08/577,633	12/22/1995	11/18/1997	Granted	INTEGRAL IMAGING WITH ANTI-HALATION
73136	Eastman Kodak Company	US	5639580	08/600,712	2/13/1996	6/17/1997	Granted	REFLECTIVE INTEGRAL IMAGE ELEMENT
73139	Eastman Kodak Company	US	5752111	08/600,713	2/13/1996	5/12/1998	Granted	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73139	Eastman Kodak Company	US	5946509	08/936,560	9/24/1997	8/31/1999	Granted	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73166	Eastman Kodak Company	US	5696752	08/587,178	1/16/1996	12/9/1997	Granted	RECORDED WOBBLED GROOVE SIGNAL DETECTION IN AN OPTICAL SYSTEM
73183	Eastman Kodak Company	US	5651813	08/565,263	11/30/1995	7/29/1997	Granted	PREPARATION OF INK JET INKS WITH SODIUM N-METHYL-N-OLEOYL TAURATE
73184	Eastman Kodak Company	US	6008270	08/936,881	9/25/1997	12/28/1999	Granted	INK JET INKS CONTAINING BLOCK COPOLYMERS OF POLYETHYLENE OXIDE AND PROPYLENE OXIDE
73185	Eastman Kodak Company	US	5733695	08/562,668	11/27/1995	3/31/1998	Granted	ELECTROPHOTOGRAPHIC ELEMENTS WITH GENERATING LAYERS CONTAINING POLYESTER IONOMERS
73267	Eastman Kodak Company	US	5701535	08/668,192	6/21/1996	12/23/1997	Granted	CAMERA WITH MOVABLE OPTICAL ALBADA VIEWFINDER
73303	Eastman Kodak Company	US	5713032	08/582,571	1/3/1996	1/27/1998	Granted	COMPOUND DOCUMENT PROCESSING SYSTEM
73309	Eastman Kodak Company	US	5714747	08/682,176	7/17/1996	2/3/1998	Granted	MAGNETIC CARD AND READER SYSTEM
73315	Eastman Kodak Company	US	5678304	08/686,081	7/24/1996	10/21/1997	Granted	METHOD FOR MANUFACTURING DOUBLE-SIDED CIRCUIT ASSEMBLIES
73332	Eastman Kodak Company	DE	69730544.9	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	FR	0785464	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	GB	0785464	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	US	5576162	08/588,180	1/18/1996	11/19/1996	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73354	Eastman Kodak Company	US	5919730	08/598,785	2/8/1996	7/6/1999	Granted	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6045881	08/854,238	5/9/1997	4/4/2000	Granted	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6103353	09/111,984	7/8/1998	8/15/2000	Granted	COPY RESTRICTIVE DOCUMENTS
73358	Eastman Kodak Company	US	5822660	08/598,446	2/8/1996	10/13/1998	Granted	COPYRIGHT PROTECTION IN COLOR THERMAL PRINTS
73366	Eastman Kodak Company	US	5683836	08/586,105	1/16/1996	11/4/1997	Granted	METHOD OF MAKING BLACK MATRIX GRID LINES FOR A COLOR FILTER ARRAY
73375	Eastman Kodak Company	US	5689742	08/729,460	10/11/1996	11/18/1997	Granted	FULL FRAME ANNOTATION SYSTEM FOR CAMERA
73381	Eastman Kodak Company	US	5880759	08/750,438	12/3/1996	3/9/1999	Granted	LIQUID INK PRINTING APPARATUS AND SYSTEM
73382	Eastman Kodak Company	US	5856836	08/750,599	4/9/1996	1/5/1999	Granted	COINCIDENT DROP SELECTION, DROP SEPARATION PRINTING METHOD AND SYSTEM
73386	Eastman Kodak Company	US	5815178	08/765,127	4/9/1996	9/29/1998	Granted	PRINTING METHOD AND APPARATUS EMPLOYING ELECTROSTATIC DROP SEPARATION
73394	Eastman Kodak Company	US	5841449	08/765,035	4/9/1996	11/24/1998	Granted	HEATER POWER COMPENSATION FOR PRINTING LOAD IN THERMAL PRINTING SYSTEMS
73395	Eastman Kodak Company	US	5920331	08/750,600	4/9/1996	7/6/1999	Granted	METHOD AND APPARATUS FOR ACCURATE CONTROL OF TEMPERATURE PULSES IN PRINTING HEADS
73399	Eastman Kodak Company	US	5808631	08/765,130	4/10/1996	9/15/1998	Granted	INTEGRATED FAULT TOLERANCE IN PRINTING MECHANISMS
73400	Eastman Kodak Company	US	5815179	08/750,431	4/10/1996	9/29/1998	Granted	BLOCK FAULT TOLERANCE IN INTEGRATED PRINTING HEADS
73403	Eastman Kodak Company	US	6030072	08/759,774	4/10/1996	2/29/2000	Granted	FAULT TOLERANCE IN HIGH VOLUME PRINTING PRESSES
73407	Eastman Kodak Company	US	6012799	08/750,604	4/9/1996	1/11/2000	Granted	INTEGRATED FOUR COLOR PRINT HEADS
73409	Eastman Kodak Company	US	5850241	08/750,435	4/10/1996	12/15/1998	Granted	MONOLITHIC PRINT HEAD STRUCTURE AND A MANUFACTURING PROCESS THEREFOR USING ANISOTROPIC WET ETCHING
73416	Eastman Kodak Company	US	6002847	08/750,312	4/10/1996	12/14/1999	Granted	HIGH CAPACITY COMPRESSED DOCUMENT IMAGE STORAGE FOR DIGITAL COLOR PRINTERS
73421	Eastman Kodak Company	US	5805178	08/750,602	4/10/1996	9/8/1998	Granted	INK JET HALFTONING WITH DIFFERENT INK CONCENTRATIONS (AS AMENDED)
73424	Eastman Kodak Company	US	5784077	08/750,437	4/10/1996	7/21/1998	Granted	MODULAR DIGITAL PRINTING
73430	Eastman Kodak Company	US	5909227	08/765,756	4/10/1996	6/1/1999	Granted	PHOTOGRAPH PROCESSING AND COPYING SYSTEM USING COINCIDENT FORCE DROP-ON-DEMAND INK JET PRINTING
73457	Eastman Kodak Company	US	5912109	08/599,908	1/6/1998	6/15/1999	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES OF SPECIFIED SHEAR MODULUS (SEE NOTES)
73458	Eastman Kodak Company	US	5905021	08/598,590	1/6/1998	5/18/1999	Granted	IMAGING ELEMENT COMPRISING AN

73460	Eastman Kodak Company	US	5685537	08/595,061	2/1/1996	11/11/1997	Granted	ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES CONTAINING SULFONIC ACID GROUPS
73493	Eastman Kodak Company	US	5611526	08/595,059	2/1/1996	3/18/1997	Granted	CROSS-TRACK AND SKEW JUSTIFICATION OF CUT SHEETS CUT SHEET TRAY HAVING JAM PREVENTION MEANS

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73494	Eastman Kodak Company	US	5681389	08/594,203	1/31/1996	10/28/1997	Granted	GRAVURE COATING FEED APPARATUS (AS AMENDED)
73494	Eastman Kodak Company	US	6228431	08/851,915	9/8/1999	5/8/2001	Granted	CURTAIN FEED METHOD FOR A GRAVURE PROCESS
73509	Eastman Kodak Company	US	5678447	08/633,602	4/17/1996	10/21/1997	Granted	ON-LINE WEB PLANARITY MEASUREMENT APPARATUS AND METHOD
73516	Eastman Kodak Company	US	5672864	08/606,671	2/26/1996	9/30/1997	Granted	LIGHT INTEGRATOR
73517	Eastman Kodak Company	US	5633127	08/626,228	3/29/1996	5/27/1997	Granted	IMAGING ELEMENTS CAPABLE OF PROVIDING IN A SINGLE LAYER AN IMAGE AND AN INDEPENDENT MAGNETIC RECORD
73540	Eastman Kodak Company	US	5825399	08/608,161	2/28/1996	10/20/1998	Granted	DATA-DEPENDENT THERMAL COMPENSATION FOR AN LED PRINTHEAD
73541	Eastman Kodak Company	US	5673909	08/627,521	4/4/1996	10/7/1997	Granted	NIP SET FOR REVERSIBLE FEEDING OF SINGLE SHEETS
73575	Eastman Kodak Company	US	5871656	08/733,711	10/17/1996	2/16/1999	Granted	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73575	Eastman Kodak Company	US	6217155	09/104,546	6/25/1998	4/17/2001	Granted	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73583	Eastman Kodak Company	US	6126846	08/736,537	9/28/1998	10/3/2000	Granted	PRINT HEAD CONSTRUCTIONS FOR REDUCED ELECTROSTATIC INTERACTION BETWEEN PRINTED DROPLETS
73608	Eastman Kodak Company	US	5682398	08/643,243	5/3/1996	10/28/1997	Granted	FREQUENCY CONVERSION LASER DEVICES
73632	Eastman Kodak Company	US	5972831	08/873,657	6/12/1997	10/26/1999	Granted	INORGANIC TRANSPARENT PHOTOCATALYTIC COMPOSITION
73634	Eastman Kodak Company	US	5767874	08/615,366	3/14/1996	6/16/1998	Granted	PRINTING UNIFORMITY USING NARROW PRINTHEAD SEGMENTS IN DIGITAL PRINTERS
73675	Eastman Kodak Company	US	5835117	08/657,880	5/31/1996	11/10/1998	Granted	NONLINEAR DITHERING TO REDUCE NEUTRAL TONE COLOR SHIFTS
73689	Eastman Kodak Company	US	5771059	08/621,417	3/25/1996	6/23/1998	Granted	AN APPARATUS FOR PREVENTING AXIAL MOVEMENT OF A LEAD SCREW
73698	Eastman Kodak Company	US	5944924	08/960,310	10/29/1997	8/31/1999	Granted	ULTRASONIC CUTTING APPARATUS AND METHOD
73704	Eastman Kodak Company	US	5700524	08/688,487	7/30/1996	12/23/1997	Granted	IMPROVED HIGH SPEED COATING STARTS USING A SHEAR THINNING TOP LAYER
73711	Eastman Kodak Company	US	5629791	08/658,904	5/31/1996	5/13/1997	Granted	OPTICAL COMPENSATION FOR LASER EMITTER ARRAY NON-LINEARITY
73720	Eastman Kodak Company	US	5614465	08/672,167	6/25/1996	3/25/1997	Granted	METHOD OF MAKING A COLOR FILTER ARRAY BY THERMAL TRANSFER
73722	Eastman Kodak Company	US	5672869	08/627,852	4/3/1996	9/30/1997	Granted	A NOISE AND BACKGROUND REDUCTION METHOD FOR COMPONENT DETECTION IN CHROMATOGRAPHY/SPECTROMETRY
73734	Eastman Kodak Company	US	5695920	08/636,203	4/22/1996	12/9/1997	Granted	AQUEOUS COATING COMPOSITIONS USEFUL IN THE PREPARATION OF AUXILIARY LAYERS OF IMAGING ELEMENTS
73740	Eastman Kodak Company	US	5735617	08/886,846	7/1/1997	4/7/1998	Granted	ADJUSTABLE PRINTHEAD MOUNT FOR DOCUMENT IMAGING APPARATUS
73748	Eastman Kodak Company	US	5723211	08/625,980	4/1/1996	3/3/1998	Granted	INK-JET PRINTER RECORDING ELEMENT
73783	Eastman Kodak Company	US	5808657	08/668,041	6/17/1996	9/15/1998	Granted	A LASER PRINTER WITH LOW FILL MODULATOR ARRAY AND HIGH PIXEL FILL AT A MEDIA PLANE
73801	Eastman Kodak Company	US	5705309	08/719,100	9/24/1996	1/6/1998	Granted	LASER IMAGEABLE PHOTSENSITIVE COMPOSITION AND ELEMENT CONTAINING POLYAZIDE IN PHOTOCROSSLINKABLE BINDER AND METHOD OF IMAGING THEREOF
73802	Eastman Kodak Company	US	6063544	08/822,376	3/21/1997	5/16/2000	Granted	POSITIVE-WORKING PRINTING PLATE AND METHOD OF PROVIDING A POSITIVE IMAGE THEREFROM USING LASER IMAGING
73803	Eastman Kodak Company	US	5683859	08/650,675	5/20/1996	11/4/1997	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION CONTAINING A SLUDGE INHIBITING AGENT AND USE THEREOF IN THE HIGH CONTRAST DEVELOPMENT OF NUCLEATED...
73804	Eastman Kodak Company	DE	69714149.7	97108442.1	5/26/1997	7/24/2002	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	JP	4503105	97/0144014	6/2/1997	4/30/2010	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	5822451	08/658,452	6/5/1996	10/13/1998	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	6091849	09/113,268	7/10/1998	7/18/2000	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73806	Eastman Kodak Company	US	6482577	09/306,296	1/11/1999	11/19/2002	Granted	INFRARED-SENSITIVE NEGATIVE-WORKING DIAZONAPHTHOQUINONE IMAGING COMPOSITION AND ELEMENT PE JEW-JLT 12JUL96
73872	Eastman Kodak Company	US	5728496	08/653,518	5/24/1996	3/17/1998	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73872	Eastman Kodak Company	US	5807651	08/975,538	11/20/1997	9/15/1998	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73899	Eastman Kodak Company	US	5966506	08/882,905	6/26/1997	10/12/1999	Granted	METHOD FOR PRINTING ELECTRONICALLY SHARPENED IMAGES
73900	Eastman Kodak Company	US	5959718	08/828,572	3/31/1997	9/28/1999	Granted	ALIGNMENT AND PRINTING OF INTEGRAL IMAGES
73934	Eastman Kodak Company	US	5975671	08/657,723	2/22/1999	11/2/1999	Granted	METHOD AND APPARATUS FOR PRINTING AN

73940	Eastman Kodak Company	US	5696749	08/672,735	6/28/1996	12/9/1997	Granted	IMAGE ON A DEVICE HAVING MULTIPLE DOT DENSITIES AND MULTIPLE DOT AREAS
73942	Eastman Kodak Company	US	5664255	08/654,945	5/29/1996	9/2/1997	Granted	DUAL-WAVELENGTH OPTICAL RECORDING HEAD UTILIZING GRATING BEAM SPLITTER AND INTEGRATED LASER AND DETECTORS
73950	Eastman Kodak Company	US	5709973	08/673,448	6/28/1996	1/20/1998	Granted	PHOTOGRAPHIC PRINTING AND PROCESSING APPARATUS
73965	Eastman Kodak Company	US	5669601	08/657,841	5/31/1996	9/23/1997	Granted	PROCESS FOR CONTROLLING GLOSS IN ELECTROSTATIC IMAGES
73980	Eastman Kodak Company	US	5677902	08/674,225	6/28/1996	10/14/1997	Granted	SHEET FEEDING DEVICE WITH FLOATING GUIDE
73984	Eastman Kodak Company	JP	3920416	97/0222640	8/19/1997	2/23/2007	Granted	IMPROVED BEAM SPLITTER FOR OPTICAL RECORDING
								COLOR PIGMENTED INK JET INK SET

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73984	Eastman Kodak Company	US	5738716	08/699,877	8/20/1996	4/14/1998	Granted	COLOR PIGMENTED INK JET INK SET
74007	Eastman Kodak Company	US	6040115	09/208,520	12/9/1998	3/21/2000	Granted	A PROCESSLESS PLANOGRAPHIC PRINTING PLATE
74040	Eastman Kodak Company	US	5753021	08/686,159	7/24/1996	5/19/1998	Granted	PIGMENTED INK JET INKS CONTAINING MODIFIED POLYSACCHARIDE RESIN
74075	Eastman Kodak Company	US	5756010	08/667,272	6/20/1996	5/26/1998	Granted	PROTECTIVE EYESHIELD
74080	Eastman Kodak Company	US	5777855	08/664,611	6/18/1996	7/7/1998	Granted	METHOD AND APPARATUS FOR CONNECTING FLEXIBLE CIRCUITS TO PRINTED CIRCUIT BOARDS
74086	Eastman Kodak Company	US	5838345	08/667,775	6/21/1996	11/17/1998	Granted	AN APPARATUS FOR MAINTAINING THE POSITIONAL RELATIONSHIP OF A PRINT HEAD
74098	Eastman Kodak Company	US	5702875	08/674,497	6/28/1996	12/30/1997	Granted	WEAKLY ALKALINE ASCORBIC ACID DEVELOPING COMPOSITION, PROCESSING KIT AND METHOD USING SAME *ALSO RECORDED, SEE FN*
74105	Eastman Kodak Company	US	5818499	08/672,605	6/28/1996	10/6/1998	Granted	RECORDING HEAD WITH INTEGRALLY MOUNTED IMPEDANCE ELEMENTS
74109	Eastman Kodak Company	US	5695843	08/722,903	9/27/1996	12/9/1997	Granted	MIXTURES OF SYMMETRICAL AND UNSYMMETRICAL NICKEL FORMAZAN DYES
74123	Eastman Kodak Company	US	5672729	08/696,556	8/14/1996	9/30/1997	Granted	RECOVERY OF TEREPHTHALATE DIESTERS FROM GLYCOL RESIDUES
74181	Eastman Kodak Company	US	5928849	08/688,181	1/23/1998	7/27/1999	Granted	BLACK AND WHITE PHOTOGRAPHIC ELEMENT
74200	Eastman Kodak Company	US	5679142	08/699,963	8/20/1996	10/21/1997	Granted	CYAN INK JET PIGMENT SET
74201	Eastman Kodak Company	US	5679141	08/699,962	8/20/1996	10/21/1997	Granted	MAGENTA INK JET PIGMENT SET
74204	Eastman Kodak Company	DE	69707619.9	97202463.2	8/8/1997	10/24/2001	Granted	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	JP	4545836	1997-222236	8/19/1997	7/9/2010	Granted	DYE SET, INK JET CARTRIDGE FOR IT AND METHOD OF IMAGING
74204	Eastman Kodak Company	US	5679140	08/699,956	8/20/1996	10/21/1997	Granted	MAGENTA AND YELLOW DYE SET FOR IMAGING SYSTEMS
74240	Eastman Kodak Company	JP	3946237	2006-144325	5/24/2006	4/20/2007	Granted	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	US	6075965	08/900,696	7/25/1997	6/13/2000	Granted	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74241	Eastman Kodak Company	US	5710964	08/681,637	7/29/1996	1/20/1998	Granted	MECHANISM FOR FACILITATING REMOVAL OF RECEIVER MEMBER FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER
74250	Eastman Kodak Company	DE	69707618.0	97202462.4	8/8/1997	10/24/2001	Granted	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	US	5679139	08/699,955	8/20/1996	10/21/1997	Granted	CYAN AND MAGENT PIGMENT SET
74258	Eastman Kodak Company	US	5689492	08/693,033	8/6/1996	11/18/1997	Granted	AN ASSEMBLY USED FOR PRECISELY POSITIONING THE COMPONENT PARTS OF A LASER DETECTOR GRATING UNIT (LDGU)
74268	Eastman Kodak Company	US	5999703	08/825,039	6/17/1999	12/7/1999	Granted	COMPUTER PROGRAM PRODUCT FOR MODIFYING THE BLACK CHANNEL OF AN OUTPUT DEVICE PROFILE WITHOUT ALTERING ITS COLORIMETRIC ACCURACY
74276	Eastman Kodak Company	US	5708948	08/691,621	8/2/1996	1/13/1998	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
74301	Eastman Kodak Company	US	5730928	08/701,895	8/23/1996	3/24/1998	Granted	METHOD OF MAKING AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74304	Eastman Kodak Company	US	5738446	08/701,944	8/23/1996	4/14/1998	Granted	AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74314	Eastman Kodak Company	US	6060222	08/752,698	11/19/1996	5/9/2000	Granted	POSITIVE-WORKING IMAGING COMPOSITION AND ELEMENT AND METHOD FOR FORMING POSITIVE IMAGE WITH A LASER
74371	Eastman Kodak Company	US	5923825	08/759,198	12/4/1996	7/13/1999	Granted	DATA TRANSMISSION FOR A SPARSE ARRAY PRINTHEAD
74414	Eastman Kodak Company	US	6138496	08/724,715	9/30/1996	10/31/2000	Granted	TRACTION MEASUREMENT APPARATUS AND METHOD
74439	Eastman Kodak Company	US	5789726	08/758,120	11/25/1996	8/4/1998	Granted	METHOD AND APPARATUS FOR ENHANCED TRANSACTION CARD COMPRESSION
74441	Eastman Kodak Company	US	5857063	08/825,137	3/27/1997	1/5/1999	Granted	MULTICOLORANT PROCESS CONTROL
74482	Eastman Kodak Company	US	5902673	08/812,088	3/4/1997	5/11/1999	Granted	WATERPROOF RECEIVER SHEET FOR TONER IMAGES
74485	Eastman Kodak Company	US	5968656	08/846,056	4/25/1997	10/19/1999	Granted	ELECTROSTATOGRAPHIC INTERMEDIATE TRANSFER MEMBER HAVING A CERAMER-CONTAINING SURFACE LAYER
74497	Eastman Kodak Company	US	5897985	08/729,472	10/11/1996	4/27/1999	Granted	SILICATE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74498	Eastman Kodak Company	US	5851735	08/904,092	7/31/1997	12/22/1998	Granted	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74511	Eastman Kodak Company	US	5808725	08/721,147	9/27/1996	9/15/1998	Granted	ILLUMINATION CONTROL SYSTEM FOR A FILM SCANNER
74567	Eastman Kodak Company	US	5714288	08/745,673	11/8/1996	2/3/1998	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
74575	Eastman Kodak Company	US	5900033	08/866,854	5/30/1997	5/4/1999	Granted	APPARATUS AND METHOD FOR IMPROVED OPTICAL GLASS GOB PREFORM PRODUCTION
74585	Eastman Kodak Company	US	5706151	08/760,087	12/12/1996	1/6/1998	Granted	LOW BIAS CURRENT PAIRED

74595	Eastman Kodak Company	US	5698018	08/790,131	1/29/1997	12/16/1997	Granted	MAGNETORESISTIVE HEAD WITH MISALIGNED ANISOTROPY AXES
74620	Eastman Kodak Company	US	5867298	08/771,367	12/16/1996	2/2/1999	Granted	HEAT TRANSFERRING INKJET INK IMAGES
74624	Eastman Kodak Company	US	6037957	08/909,174	8/11/1997	3/14/2000	Granted	DUAL FORMAT PRE-OBJECTIVE SCANNER
74636	Eastman Kodak Company	US	5991065	08/763,174	11/16/1998	11/23/1999	Granted	INTEGRATED MICROCHANNEL PRINT HEAD FOR ELECTROGRAPHIC PRINTER
								ADDRESSABLE ELECTRO-OPTIC MODULATOR WITH PERIODICALLY POLED DOMAIN REGIONS

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74644	Eastman Kodak Company	US	5714301	08/738,508	10/24/1996	2/3/1998	Granted	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74645	Eastman Kodak Company	US	5763136	08/736,104	10/24/1996	6/9/1998	Granted	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74646	Eastman Kodak Company	US	5800960	08/738,951	10/24/1996	9/1/1998	Granted	UNIFORM BACKGROUND FOR COLOR TRANSFER
74656	Eastman Kodak Company	US	5783348	08/938,879	9/26/1997	7/21/1998	Granted	METHOD OF FUSING TONER
74671	Eastman Kodak Company	US	6079444	09/162,022	9/28/1998	6/27/2000	Granted	VALVE SYSTEM
74671	Eastman Kodak Company	US	6149129	09/227,248	1/8/1999	11/21/2000	Granted	VALVE SYSTEM
74676	Eastman Kodak Company	US	6312099	08/784,668	5/31/2000	11/6/2001	Granted	PRINTING UNIFORMITY USING PRINTHEAD SEGMENTS IN PAGEWIDTH DIGITAL PRINTERS
74683	Eastman Kodak Company	US	5972089	09/034,676	3/4/1998	10/26/1999	Granted	PIGMENTED INKJET INKS CONTAINING PHOSPHATED ESTER DERIVATIVES
74702	Eastman Kodak Company	US	5923475	08/757,889	11/27/1996	7/13/1999	Granted	LASER PRINTER USING A FLY'S EYE INTEGRATOR
74705	Eastman Kodak Company	US	5985509	08/993,089	12/18/1997	11/16/1999	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL *PREVIOUSLY RECORDED 10DEC97, REEL/FRAME:8904/0582
74709	Eastman Kodak Company	US	5783301	08/741,416	10/29/1996	7/21/1998	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA TERMINAL DISCLAIMER
74716	Eastman Kodak Company	US	5754278	08/753,667	11/27/1996	5/19/1998	Granted	IMAGE TRANSFER ILLUMINATION SYSTEM AND METHOD
74810	Eastman Kodak Company	US	6224978	08/879,896	6/20/1997	5/1/2001	Granted	TONER FUSER ROLL FOR HIGH GLOSS IMAGING AND PROCESS FOR FORMING SAME
74811	Eastman Kodak Company	US	5948491	08/782,899	1/11/1997	9/7/1999	Granted	TONER FUSER MEMBER AND NEW ADHESION PRIMING COMPOSITION INCLUDED THEREIN
74811	Eastman Kodak Company	US	6074574	09/335,236	6/17/1999	6/13/2000	Granted	ADHESION PRIMING COMPOSITION FOR TONER FUSER MEMBER
74812	Eastman Kodak Company	US	5778295	08/812,370	3/5/1997	7/7/1998	Granted	TONER FUSING BELT AND METHOD OF FORMING SAME
74836	Eastman Kodak Company	JP	3887095	1998-28796	2/10/1998	12/1/2006	Granted	ABLATIVE RECORDING ELEMENT
74836	Eastman Kodak Company	US	5759741	08/797,221	2/11/1997	6/2/1998	Granted	BARRIER LAYER FOR LASER ABLATIVE IMAGING
74885	Eastman Kodak Company	US	6132944	09/433,256	11/4/1999	10/17/2000	Granted	PHOTOGRAPHIC ELEMENT CONTAINING HIGH DYE-YIELD COUPLERS
74896	Eastman Kodak Company	US	5821381	08/792,049	2/3/1997	10/13/1998	Granted	PURIFICATION OF CRUDE ESTERS BY SUBLIMATION
74936	Eastman Kodak Company	US	6109732	09/326,351	6/4/1999	8/29/2000	Granted	IMAGING APPARATUS AND METHOD ADAPTED TO CONTROL INK DROPLET VOLUME AND VOID FORMATION
74948	Eastman Kodak Company	US	5682586	08/767,356	12/18/1996	10/28/1997	Granted	IMPROVED MAGNETIC BRUSH DEVELOPMENT ROLLER FOR AN ELECTROGRAPHIC PRINTER
74969	Eastman Kodak Company	US	5742401	08/769,336	12/19/1996	4/21/1998	Granted	LASER-EXPOSED THERMAL RECORDING ELEMENT
75002	Eastman Kodak Company	US	6046848	08/771,189	11/3/1998	4/4/2000	Granted	INTEGRAL IMAGE DISPLAY
75012	Eastman Kodak Company	US	5809216	08/775,789	12/31/1996	9/15/1998	Granted	METHOD AND APPARATUS FOR MULTIPLE ADDRESS RECORDING WITH BRIGHTNESS AND EXPOSURE TIME CONTROL
75031	Eastman Kodak Company	US	6070799	08/902,473	7/29/1997	6/6/2000	Granted	COPY PROTECTION FOR A RECORDABLE MEDIUM AND FOR CONTROLLING A RECORDER
75050	Eastman Kodak Company	US	6018381	08/794,220	1/30/1997	1/25/2000	Granted	METHOD FOR CALIBRATING A PHOTOFINISHING SYSTEM ANDCOMPONENTS FOR USE IN SUCH A METHOD *ALSO RECORDED, SEE FN*
75066	Eastman Kodak Company	US	6241333	08/783,256	8/23/1999	6/5/2001	Granted	INK JET PRINTHEAD FOR MULTI-LEVEL PRINTING
75067	Eastman Kodak Company	US	5961113	08/869,541	6/5/1997	10/5/1999	Granted	SHEET FEEDING APPARATUS AND METHOD FOR RELIABLY FEEDING SHEETS FROM A COLUMN OF SHEETS
75076	Eastman Kodak Company	US	5946452	08/799,954	2/14/1997	8/31/1999	Granted	PARTIALLY CORRELATED MINIMUM VISIBILITY HALFTONE PATTERNS FOR DIGITAL PRINTERS
75105	Eastman Kodak Company	US	6034713	08/861,119	5/21/1997	3/7/2000	Granted	AN IMAGE PROCESSOR HAVING MAGNETICALLY ATTACHED PRINT HEAD
75112	Eastman Kodak Company	US	5817805	08/804,197	2/21/1997	10/6/1998	Granted	SYNTHESIS OF BIS(PHTHALOCYANYLALUMINO)TETRAPHENYLDISILOXANES
75128	Eastman Kodak Company	US	5966394	08/866,437	5/30/1997	10/12/1999	Granted	LASER DIODE CONTROLLER
75141	Eastman Kodak Company	US	5712410	08/811,085	3/3/1997	1/27/1998	Granted	GAS PHASE CRYSTALLIZATION OF DIMETHYL TEREPHTHALATE
75167	Eastman Kodak Company	DE		19817591.4	4/20/1998		Filed	PRINTER
75167	Eastman Kodak Company	US	6031561	09/025,273	2/18/1998	2/29/2000	Granted	A PRINTER SYSTEM
75169	Eastman Kodak Company	US	5965242	08/803,048	2/19/1997	10/12/1999	Granted	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75169	Eastman Kodak Company	US	6071855	09/396,243	9/15/1999	6/6/2000	Granted	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75174	Eastman Kodak Company	US	5984539	08/965,560	11/6/1997	11/16/1999	Granted	METHOD AND APPARATUS OF APPLYING A SOLUTION OF A PREDETERMINED VISCOSITY TO PHOTSENSITIVE MATERIAL TO FORM A PROTECTIVE COATING THEREON
75182	Eastman Kodak Company	US	5725910	08/795,987	2/5/1997	3/10/1998	Granted	EDGE REMOVAL APPARATUS FOR CURTAIN COATING
75183	Eastman Kodak Company	US	5763013	08/795,097	2/5/1997	6/9/1998	Granted	EDGE REMOVAL APPARATUS INCLUDING AIR-FLOW BLOCKINGMEANS FOR CURTAIN COATING
75184	Eastman Kodak Company	US	5919850	08/815,525	3/12/1997	7/6/1999	Granted	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS

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75197	Eastman Kodak Company	US	5849472	08/816,650	3/13/1997	12/15/1998	Granted	IMAGING ELEMENT COMPRISING AN IMPROVED ELECTRICALLY-CONDUCTIVE LAYER
75247	Eastman Kodak Company	US	5929190	09/022,082	2/11/1998	7/27/1999	Granted	(2-CYANOACETAMIDO) REACTIVE POLYURETHANES
75274	Eastman Kodak Company	US	5730929	08/812,810	3/6/1997	3/24/1998	Granted	LOW PRESSURE INJECTION MOLDING OF FINE PARTICULATECERAMICS AND ITS COMPOSITES AT ROOM TEMPERATURE
75289	Eastman Kodak Company	US	5874191	08/873,648	6/12/1997	2/23/1999	Granted	AUXILIARY LAYERS FOR IMAGING ELEMENTS APPLIED FROM AQUEOUS COATING COMPOSITIONS CONTAINING FLUORO-POLYMER LATEX
75290	Eastman Kodak Company	US	5866285	08/873,609	6/12/1997	2/2/1999	Granted	AUXILIARY LAYER FOR IMAGING ELEMENTS CONTAINING SOLVENT-SOLUBLE FLUOROPOLYMER
75297	Eastman Kodak Company	US	5861977	08/806,303	2/26/1997	1/19/1999	Granted	DUAL FORMAT DUAL RESOLUTION SCANNER WITH OFF-AXIS BEAMS
75338	Eastman Kodak Company	US	6191872	08/979,890	11/26/1997	2/20/2001	Granted	ILLUMINATOR WITH LIGHT SOURCE ARRAYS
75373	Eastman Kodak Company	US	6072515	08/840,092	4/11/1997	6/6/2000	Granted	IMAGE MARKING DEVICE ADAPTED TO REDUCE AN EXTERIOR ENVELOPE THEREOF
75380	Eastman Kodak Company	US	5723393	08/812,809	3/6/1997	3/3/1998	Granted	ZIRCONIA CERAMIC ARTICLE
75381	Eastman Kodak Company	US	5726110	08/812,813	3/6/1997	3/10/1998	Granted	ZIRCONIA-ALUMINA CERAMIC ARTICLE
75395	Eastman Kodak Company	US	5705322	08/723,176	9/30/1996	1/6/1998	Granted	METHOD OF PROVIDING AN IMAGE USING A NEGATIVE WORKING INFRARED SENSITIVE PHOTSENSITIVE ELEMENT
75443	Eastman Kodak Company	US	5800973	08/847,634	4/28/1997	9/1/1998	Granted	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING HARD FILLER PARTICLES AND CROSSLINKED, ELASTOMERICMATTE BEADS
75445	Eastman Kodak Company	US	6089692	08/907,610	8/8/1997	7/18/2000	Granted	INK JET PRINTING WITH GRAY SCALE
75472	Eastman Kodak Company	US	6091479	08/857,110	5/15/1997	7/18/2000	Granted	SYSTEM FOR ALIGNING LENTICULAR IMAGES USING LINE SETS WITH DIFFERENT LINE COLORS
75519	Eastman Kodak Company	US	5893666	08/992,060	12/17/1997	4/13/1999	Granted	COOLING AND REUSING THE HEAT TO PREHEAT THE FUSING WEB IN A BELT FUSER
75520	Eastman Kodak Company	US	5890032	08/992,057	12/17/1997	3/30/1999	Granted	BELT FUSING ACCESSORY WITH SELECTABLE FUSED IMAGE GLOSS
75522	Eastman Kodak Company	JP	4086389	10-352558	12/11/1998	2/29/2008	Granted	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75522	Eastman Kodak Company	US	5895153	08/992,056	12/17/1997	4/20/1999	Granted	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75524	Eastman Kodak Company	US	6026274	08/992,059	12/17/1997	2/15/2000	Granted	A COLLAPSIBLE READILY REPLACEABLE BELT FUSER ASSEMBLY
75525	Eastman Kodak Company	US	5897249	08/992,643	12/17/1997	4/27/1999	Granted	BELT FUSER APPARATUS FOR PREVENTING LINE ART TYPE MARKING PARTICLE OFFSET
75560	Eastman Kodak Company	US	5920742	08/995,959	12/22/1997	7/6/1999	Granted	NOZZLE ASSEMBLY AND A PROCESSING TANK AND METHOD FOR PROCESSING PHOTSENSITIVE MATERIAL USING SAID NOZZLE ASSEMBLY
75567	Eastman Kodak Company	US	6036808	08/904,108	7/31/1997	3/14/2000	Granted	LOW HEAT TRANSFER MATERIAL
75587	Eastman Kodak Company	US	5993750	08/835,979	4/11/1997	11/30/1999	Granted	INTEGRATED CERAMIC MICRO-CHEMICAL PLANT
75602	Eastman Kodak Company	US	5966369	08/839,003	4/23/1997	10/12/1999	Granted	REDUCING CORRUGATIONS IN OPTICAL RECORDING DISCS
75635	Eastman Kodak Company	US	5963536	08/962,940	10/28/1997	10/5/1999	Granted	COPY COUNT PROTECTION STRUCTURE FOR OPTICAL RECORDING MEDIUM AND METHOD FOR SAME
75695	Eastman Kodak Company	US	5962210	09/005,861	1/12/1998	10/5/1999	Granted	COLOR PAPER WITH IMPROVED WET ABRASION SENSITIVITY
75740	Eastman Kodak Company	US	6001516	08/873,959	6/12/1997	12/14/1999	Granted	COPY RESTRICTIVE COLOR-NEGATIVE PHOTOGRAPHIC PRINTMEDIA
75760	Eastman Kodak Company	US	5786298	08/848,115	4/28/1997	7/28/1998	Granted	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING CROSSLINKED ELASTOMERIC MATTE BEADS
75772	Eastman Kodak Company	US	5853470	08/847,858	4/28/1997	12/29/1998	Granted	PIGMENTED INK JET INKS CONTAINING ALDEHYDES
75796	Eastman Kodak Company	US	5976776	08/980,728	12/1/1997	11/2/1999	Granted	ANTISTATIC COMPOSITIONS FOR IMAGING ELEMENTS
75801	Eastman Kodak Company	US	5804360	08/854,572	5/12/1997	9/8/1998	Granted	IMAGING ELEMENT AND AQUEOUS COATING COMPOSITIONS CONTAINING POLYURETHANE/VINYL POLYMER DISPERSIONS
75844	Eastman Kodak Company	FR	DE97004097	DE97004097	7/10/1997	11/28/1997	Granted	CAMERA WITH WATER-RESISTANT HOUSING
75918	Eastman Kodak Company	US	5811221	08/865,795	5/30/1997	9/22/1998	Granted	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
75940	Eastman Kodak Company	US	6485897	09/862,923	5/22/2001	11/26/2002	Granted	SPECTRAL SENSITIZED SILVER HALIDE ELEMENT FOR ELECTRONIC FILMWRITER DEVICE
75957	Eastman Kodak Company	US	6094210	08/865,792	5/30/1997	7/25/2000	Granted	METHOD AND APPARATUS FOR FOCUSING
75974	Eastman Kodak Company	US	6128131	08/970,131	11/13/1997	10/3/2000	Granted	SCALEABLE TILED FLAT-PANEL PROJECTION COLOR DISPLAY
75983	Eastman Kodak Company	US	5902711	08/881,952	6/25/1997	5/11/1999	Granted	METHOD TO MEDIA MILL PARTICLES USING CROSSLINKED POLYMER MEDIA AND ORGANIC SOLVENT
75993	Eastman Kodak Company	US	5933228	08/866,880	5/30/1997	8/3/1999	Granted	INTEGRAL IMAGING LENS SHEETS
76032	Eastman Kodak Company	US	5828495	08/904,089	7/31/1997	10/27/1998	Granted	LENTICULAR IMAGE DISPLAYS WITH

76043	Eastman Kodak Company	US	5964133	08/883,058	6/26/1997	10/12/1999	Granted	EXTENDED DEPTH METHOD OF PRECISION FINISHING A VACUUM IMAGING DRUM
76086	Eastman Kodak Company	US	6106089	08/958,274	10/27/1997	8/22/2000	Granted	MAGNETIC SENSOR FOR INK DETECTION
76087	Eastman Kodak Company	US	6091433	08/872,909	6/11/1997	7/18/2000	Granted	CONTACT MICROFLUIDIC PRINTING APPARATUS
76105	Eastman Kodak Company	US	5961932	08/879,345	6/20/1997	10/5/1999	Granted	REACTION CHAMBER FOR AN INTEGRATED MICRO-CERAMIC CHEMICAL PLANT

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76131	Eastman Kodak Company	US	5771810	08/882,620	6/25/1997	6/30/1998	Granted	CONTINUOUS TONE MICROFLUIDIC DISPLAY AND PRINTING
76135	Eastman Kodak Company	US	6065825	08/969,299	11/13/1997	5/23/2000	Granted	A PRINTER HAVING MECHANICALLY-ASSISTED INK DROPLET SEPARATION AND METHOD OF USING SAME
76146	Eastman Kodak Company	US	5994051	09/118,536	7/17/1998	11/30/1999	Granted	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76150	Eastman Kodak Company	US	5835832	08/883,459	6/26/1997	11/10/1998	Granted	OPTIMAL TONER CHARGE FOR USE WITH A COMPLIANT TRANSFER INTERMEDIATE
76153	Eastman Kodak Company	US	6177953	08/882,903	6/26/1997	1/23/2001	Granted	INTEGRAL IMAGES WITH TRANSITIONS
76162	Eastman Kodak Company	US	6106172	09/028,609	1/18/2000	8/22/2000	Granted	METHOD AND PRINTER UTILIZING A SINGLE MICROPROCESSOR TO MODULATE A PRINTHEAD AND IMPLEMENT PRINTING FUNCTIONS
76182	Eastman Kodak Company	US	6260509	09/198,974	11/24/1998	7/17/2001	Granted	TEXTURED PHOTOGRAPHIC PRINTS RESISTANT TO HANDLING HAZZARDS
76183	Eastman Kodak Company	US	5956543	09/197,301	11/20/1998	9/21/1999	Granted	FUSING APPARATUS PROVIDING TUNING OF IMAGE GLOSS TO MATCH GLOSS OF RECEIVER MEMBER
76188	Eastman Kodak Company	US	6016157	08/909,985	8/12/1997	1/18/2000	Granted	PRINTER USING MULTIPLE LIGHT SOURCES AND MONOCHROME LCD
76196	Eastman Kodak Company	US	6009301	08/905,793	7/28/1997	12/28/1999	Granted	CONDUCTIVE CLEANING BRUSH AND METHOD OF CLEANING
76197	Eastman Kodak Company	US	5937254	08/901,513	7/28/1997	8/10/1999	Granted	METHOD AND APPARATUS FOR CLEANING REMNANT TONER AND CARRIER PARTICLES
76210	Eastman Kodak Company	DE	69804058.9	98202161.0	6/27/1998	3/6/2002	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	GB	0890449	98202161.0	6/27/1998	3/6/2002	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	US	5847738	08/893,800	7/11/1997	12/8/1998	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76239	Eastman Kodak Company	US	6054260	09/118,714	7/17/1998	4/25/2000	Granted	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76247	Eastman Kodak Company	US	6011857	08/908,682	8/7/1997	1/4/2000	Granted	DETECTING COPY RESTRICTIVE DOCUMENTS
76254	Eastman Kodak Company	US	5955250	08/991,288	12/16/1997	9/21/1999	Granted	ELECTRICALLY-CONDUCTIVE OVERCOAT LAYER FOR PHOTOGRAPHIC ELEMENTS
76255	Eastman Kodak Company	US	5888712	08/991,493	12/16/1997	3/30/1999	Granted	ELECTRICALLY-CONDUCTIVE OVERCOAT FOR PHOTOGRAPHIC ELEMENTS
76264	Eastman Kodak Company	US	6036927	08/898,097	7/22/1997	3/14/2000	Granted	MICRO-CERAMIC CHEMICAL PLANT HAVING CATALYTIC REACTION CHAMBER
76288	Eastman Kodak Company	US	5975672	08/899,616	7/24/1997	11/2/1999	Granted	INK JET PRINTING APPARATUS AND METHOD ACCOMMODATING PRINTING MODE CONTROL
76335	Eastman Kodak Company	US	6064505	09/192,971	11/16/1998	5/16/2000	Granted	A METHOD AND APPARATUS FOR MOVABLY SUPPORTING A REFLECTING MEMBER OF A FOCUSING APPARATUS
76336	Eastman Kodak Company	US	6064528	09/197,302	11/20/1998	5/16/2000	Granted	MULTIPLE LASER ARAY SOURCES COMBINED FOR USE IN A LASER PRINTER
76345	Eastman Kodak Company	US	6023059	09/006,708	1/14/1998	2/8/2000	Granted	A DUAL FORMAT PRE-OBJECTIVE SCANNER
76348	Eastman Kodak Company	US	6014162	08/914,078	8/18/1997	1/11/2000	Granted	VACUUM IMAGING DRUM WITH MEDIA CONTOURS
76358	Eastman Kodak Company	US	6114078	08/998,358	12/24/1997	9/5/2000	Granted	IMAGING ELEMENT WITH BIAXIALLY ORIENTED FACE SIDE WITH NON GLOSSY SURFACE
76376	Eastman Kodak Company	US	6498615	08/918,474	8/26/1997	12/24/2002	Granted	INK PRINTING WITH VARIABLE DROP VOLUME SEPARATION
76382	Eastman Kodak Company	US	5955239	08/998,160	12/24/1997	9/21/1999	Granted	STRIPPABLE BIAXIALLY ORIENTED BASE FOR IMAGING ELEMENT
76419	Eastman Kodak Company	US	6486901	08/919,559	8/29/1997	11/26/2002	Granted	MICROFLUIDIC PRINTING WITH GEL-FORMING INKS
76422	Eastman Kodak Company	US	6037960	09/052,185	3/31/1998	3/14/2000	Granted	DIRECT WRITE PLATES ON A THERMAL DYE TRANSFER APPARATUS
76428	Eastman Kodak Company	US	5974922	09/064,403	4/22/1998	11/2/1999	Granted	HIGH RAKE KNIVES FOR COLOR PAPER SLITTING
76435	Eastman Kodak Company	US	5996893	08/959,041	10/28/1997	12/7/1999	Granted	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76436	Eastman Kodak Company	US	6094279	08/959,036	10/28/1997	7/25/2000	Granted	SYSTEM AND PROCESS FOR NON-PERCEPTIBLY INTEGRATING SOUND DATA INTO A PRINTED IMAGE
76451	Eastman Kodak Company	US	5940926	08/914,711	8/19/1997	8/24/1999	Granted	MULTIPLE PORT EVACUATION APPARATUS HAVING INDEPENDENT VACUUM LEVEL CONTROL
76454	Eastman Kodak Company	US	6056431	08/924,687	9/5/1997	5/2/2000	Granted	MODIFIED PASSIVE LIQUEFIER BATCH TRANSITION PROCESS
76497	Eastman Kodak Company	US	5966559	08/935,425	9/23/1997	10/12/1999	Granted	METHOD AND APPARATUS FOR SENSING AND ACCOMMODATING DIFFERENT THICKNESS PAPER STOCKS IN AN
76511	Eastman Kodak Company	US	6069205	08/943,925	10/3/1997	5/30/2000	Granted	ELECTROSTATOGRAPHIC MACHINE
76532	Eastman Kodak Company	US	5976630	08/939,617	9/29/1997	11/2/1999	Granted	NOVEL BLOCK COPOLYMERS
76553	Eastman Kodak Company	DE	60119207.9	01201152.4	3/28/2001	5/3/2006	Granted	METHOD AND APPARATUS FOR CURTAIN COATING
								CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION

76553	Eastman Kodak Company	JP	4128673	10-294259	10/15/1998	5/23/2008	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6079821	08/954,317	10/17/1997	6/27/2000	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6254225	09/544,688	4/7/2000	7/3/2001	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76554	Eastman Kodak Company	JP	4130715	10-324349	10/9/1998	5/30/2008	Granted	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	US	6012805	08/953,525	10/17/1997	1/11/2000	Granted	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION

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76555	Eastman Kodak Company	US	5963235	08/954,681	10/17/1997	10/5/1999	Granted	CONTINUOUS INK JET PRINTER WITH MICROMECHANICAL ACTUATOR DROP DEFLECTION
76556	Eastman Kodak Company	US	5824461	08/932,014	9/17/1997	10/20/1998	Granted	FLUOROPOLYETHER CONTAINING AQUEOUS COATING COMPOSITIONS FOR AN IMAGING ELEMENT
76558	Eastman Kodak Company	US	6509917	08/953,610	10/17/1997	1/21/2003	Granted	CONTINUOUS INK JET PRINTER WITH BINARY ELECTROSTATIC DEFLECTION
76561	Eastman Kodak Company	US	6140029	09/410,254	9/30/1999	10/31/2000	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING ELEMENTAL SILVER AND NITROGEN HETEROCYCLE IN A NON-LIGHT SENSITIVE LAYER
76566	Eastman Kodak Company	US	6094206	08/936,075	9/23/1997	7/25/2000	Granted	TRANSFERRING OF COLOR SEGMENTS
76571	Eastman Kodak Company	US	6247650	09/217,036	12/21/1998	6/19/2001	Granted	INTEGRAL IMAGE ELEMENT WITH DISPLAY CONTROL PARAMETERS
76573	Eastman Kodak Company	US	6102513	08/928,003	9/11/1997	8/15/2000	Granted	INK JET PRINTING APPARATUS AND METHOD USING TIMING CONTROL OF ELECTRONIC WAVEFORMS FOR VARIABLE GRAY SCALE PRINTING WITHOUT ARTIFACTS
76582	Eastman Kodak Company	US	5925178	09/126,866	7/31/1998	7/20/1999	Granted	PIGMENTED INKJET INKS CONTAINING ALUMINUM STABILIZED COLLOIDAL SILICA
76608	Eastman Kodak Company	US	5981126	08/940,860	9/29/1997	11/9/1999	Granted	CLAY CONTAINING ELECTRICALLY-CONDUCTIVE LAYER FOR IMAGING ELEMENTS
76621	Eastman Kodak Company	US	6051628	09/145,728	9/2/1998	4/18/2000	Granted	WATER-RESISTANT INK JET INK
76649	Eastman Kodak Company	US	6097416	08/966,513	11/10/1997	8/1/2000	Granted	METHOD FOR REDUCING DONOR UTILIZATION FOR RADIATION-INDUCED COLORANT TRANSFER
76672	Eastman Kodak Company	US	6109746	09/084,665	5/26/1998	8/29/2000	Granted	DELIVERING MIXED INKS TO AN INTERMEDIATE TRANSFER ROLLER.
76699	Eastman Kodak Company	US	5995132	08/961,057	10/30/1997	11/30/1999	Granted	METHOD FOR PRINTING INTERDIGITATED IMAGES
76710	Eastman Kodak Company	US	5876910	08/954,373	10/20/1997	3/2/1999	Granted	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76710	Eastman Kodak Company	US	6060541	09/136,217	8/19/1998	5/9/2000	Granted	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76724	Eastman Kodak Company	US	6163406	09/195,946	11/19/1998	12/19/2000	Granted	LENTICULAR IMAGE BEARING MEMBER WITH VARIABLE LINE SPACING TO IMPROVE IMAGE QUALITY
76771	Eastman Kodak Company	US	5945270	08/965,507	11/6/1997	8/31/1999	Granted	PHOTOGRAPHIC ELEMENT CONTAINING WATER SOLUBLE BIS AU(I) COMPLEXES
76782	Eastman Kodak Company	US	5965092	08/951,181	10/15/1997	10/12/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE MICRO-FILTERS
76783	Eastman Kodak Company	US	5976472	08/951,180	10/15/1997	11/2/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE CATALYTIC REACTION CHAMBERS
76784	Eastman Kodak Company	US	5961930	08/951,179	10/15/1997	10/5/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE REACTION CHAMBERS AND MICRO-FILTERS
76788	Eastman Kodak Company	US	6164757	08/961,058	10/30/1997	12/26/2000	Granted	APPARATUS FOR PRINTING PROOF IMAGE AND PRODUCING LITHOGRAPHIC PLATE
76803	Eastman Kodak Company	JP	1063527	98/0009461	4/2/1998	2/18/2000	Granted	CAMERA
76804	Eastman Kodak Company	JP	1063527	98/0009459	4/2/1998	2/18/2000	Granted	FLASH CAMERA
76806	Eastman Kodak Company	US	5930857	09/018,766	2/5/1998	8/3/1999	Granted	APPARATUS FOR CLEANING A SURFACE OF A MOVING WEB
76807	Eastman Kodak Company	US	5966154	08/954,316	10/17/1997	10/12/1999	Granted	GRAPHIC ARTS PRINTING PLATE PRODUCTION BY A CONTINUOUS JET DROP PRINTING WITH ASYMMETRIC HEATING
76863	Eastman Kodak Company	US	6046822	09/004,791	1/9/1998	4/4/2000	Granted	INK JET PRINTING APPARATUS AND METHOD FOR IMPROVED ACCURACY OF INK DROPLET PLACEMENT
76864	Eastman Kodak Company	US	6636332	09/019,506	2/5/1998	10/21/2003	Granted	SYSTEM FOR REPRODUCING IMAGES AND METHOD THEREOF
76870	Eastman Kodak Company	US	6103351	09/050,722	3/30/1998	8/15/2000	Granted	TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	GB	2332518	9826340.3	12/2/1998	12/5/2001	Granted	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	US	6113857	08/987,559	12/9/1997	9/5/2000	Granted	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76930	Eastman Kodak Company	US	6167152	09/005,082	1/9/1998	12/26/2000	Granted	A METHOD AND COMPUTER PROGRAM PRODUCT FOR REMOVING MICRODOTS FROM PHOTOGRAPHIC IMAGES
76932	Eastman Kodak Company	US	6037955	08/970,551	11/14/1997	3/14/2000	Granted	MICROFLUIDIC IMAGE DISPLAY
76938	Eastman Kodak Company	US	6079806	08/972,114	11/17/1997	6/27/2000	Granted	APPARATUS FOR PRODUCING HALFTONE IMAGES SUITABLE FOR LITHOGRAPHIC PRINTING PLATE
76975	Eastman Kodak Company	US	5949466	09/071,084	5/1/1998	9/7/1999	Granted	EXPOSING IMAGESETTER RECORDING FILM TO A DYE COLLECTION SHEET ON A THERMAL DYE TRANSFER APPARATUS
76978	Eastman Kodak Company	US	5927206	08/995,311	12/22/1997	7/27/1999	Granted	FERROELECTRIC IMAGING MEMBER AND METHODS OF USE
77018	Eastman Kodak Company	US	5926679	08/986,762	12/8/1997	7/20/1999	Granted	METHOD AND APPARATUS FOR FORMING AN IMAGE FOR TRANSFER TO A RECEIVER SHEET

77020	Eastman Kodak Company	US	5970873	09/067,247	4/27/1998	10/26/1999	Granted	USING A CLEAR TONER AND SINTERING OF A PIGMENTED TONER LAYER
77031	Eastman Kodak Company	US	6084626	09/069,344	4/29/1998	7/4/2000	Granted	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FORMATION OF INSOLUBLE CROSSLINED POLYMERIC SOL-GEL MATRIX
77053	Eastman Kodak Company	US	6007887	08/991,028	12/15/1997	12/28/1999	Granted	GRATING MODULATOR ARRAY
77061	Eastman Kodak Company	US	6066425	09/222,639	12/30/1998	5/23/2000	Granted	IMPROVED PERFORMANCE RECORDING MEDIA FOR RECORDABLE ELEMENT USING SILVER REFLECTOR
77064	Eastman Kodak Company	US	6277476	09/127,000	7/31/1998	8/21/2001	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING PRIMER LAYER
77065	Eastman Kodak Company	DE	69912214.7	99202692.2	8/19/1999	10/22/2003	Granted	MATCHED INK/RECEIVER SET CONTAINING COLLOIDAL INORGANIC PARTICLES
77065	Eastman Kodak Company	GB	0984046	99202692.2	8/19/1999	10/22/2003	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
								INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE

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77065	Eastman Kodak Company	US	6147139	09/144,031	8/31/1998	11/14/2000	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77078	Eastman Kodak Company	US	6106622	08/991,699	12/16/1997	8/22/2000	Granted	FORMING OPTICAL STRUCTURES ON RECEIVERS
77089	Eastman Kodak Company	US	6061078	08/996,782	12/23/1997	5/9/2000	Granted	NON-IMPACT PRINTER APPARATUS AND METHOD OF PRINTING WITH IMPROVED CONTROL OF EMITTER PULSEWIDTH MODULATION DURATION
77090	Eastman Kodak Company	US	6171752	09/208,144	12/9/1998	1/9/2001	Granted	PHOTOGRAPHIC SILVER HALIDE MATERIAL
77101	Eastman Kodak Company	US	5949967	08/989,557	12/12/1997	9/7/1999	Granted	TRANSFORMING INPUT COLOR VALUES TO DEVICE CONTROL SIGNALS
77102	Eastman Kodak Company	US	6278791	09/074,282	1/16/2001	8/21/2001	Granted	LOSSLESS RECOVERY OF AN ORIGINAL IMAGE CONTAINING EMBEDDED DATA
77134	Eastman Kodak Company	US	6131514	09/218,697	12/22/1998	10/17/2000	Granted	METHOD OF MAKING A PRINTING PLATE WITH AN INK JET FLUID MATERIAL
77142	Eastman Kodak Company	DE	69906165.2	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	FR	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	GB	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	JP	4318334	11-12205	1/20/1999	6/5/2009	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	NL	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	US	5885660	09/010,671	1/22/1998	3/23/1999	Granted	COATING SURFACES WITH A FREE FALLING COATING COMPOSITION, USING A BASIN WITH A WALL DIVIDING THE BASIN INTO TWO CHANNELS
77161	Eastman Kodak Company	US	5995654	09/086,044	6/17/1999	11/30/1999	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77163	Eastman Kodak Company	US	6171658	09/408,221	9/29/1999	1/9/2001	Granted	COATING METHOD USING ELECTROSTATIC ASSIST
77164	Eastman Kodak Company	US	6241351	09/010,020	1/21/1998	6/5/2001	Granted	PORTABLE RECHARGEABLE BATTERY POWERED PRINTER FOR USE WITH A COMPUTER
77167	Eastman Kodak Company	US	5922512	09/119,576	7/20/1998	7/13/1999	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE POLYMER
77169	Eastman Kodak Company	DE	69908269.2	99203038.7	9/17/1999	5/28/2003	Granted	AND METHODS OF IMAGING AND PRINTING PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	GB	0990516	99203038.7	9/17/1999	5/28/2003	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	US	6190830	09/309,999	5/11/1999	2/20/2001	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE
77173	Eastman Kodak Company	US	6185042	09/103,154	6/22/1998	2/6/2001	Granted	CROSSLINKED VINYL POLYMER WITH ORGANOONIUM GROUP AND METHODS OF IMAGING AND PRINTING
77182	Eastman Kodak Company	US	6126270	09/017,827	2/3/1998	10/3/2000	Granted	PROCESS FOR INCREASING THE CLARITY AND LEGIBILITY OF GRAPHICS, TEXT, AND CONTINUOUS TONE COMPOSITES IN LENTICULAR IMAGES
77183	Eastman Kodak Company	US	6211897	09/186,535	11/5/1998	4/3/2001	Granted	IMAGE FORMING SYSTEM AND METHOD A PRINTING SYSTEM AND METHOD FOR IMPROVING PRINT QUALITY OF LASER THERMAL PRINTERS
77187	Eastman Kodak Company	US	6031559	09/000,894	12/30/1997	2/29/2000	Granted	HYBRID IMAGING METHOD AND APPARATUS TO REDUCE CONTOURING AND DENSITY REVERSAL
77194	Eastman Kodak Company	US	6020398	09/083,869	5/22/1998	2/1/2000	Granted	PIGMENTED INK JET INKS FOR POLY(VINYALALCOHOL) RECEIVERS
77197	Eastman Kodak Company	US	6161929	09/083,875	5/22/1998	12/19/2000	Granted	INKJET IMAGES ON PVA OVERCOATED WITH HARDENER SOLUTION
77205	Eastman Kodak Company	DE	69921258.8	99202715.1	8/20/1999	10/20/2004	Granted	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	GB	0983867	99202715.1	8/20/1999	10/20/2004	Granted	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	US	6228475	09/145,364	9/1/1998	5/8/2001	Granted	INK JET RECORDING ELEMENT
77206	Eastman Kodak Company	US	6010791	09/032,443	2/27/1998	1/4/2000	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77207	Eastman Kodak Company	US	6007918	09/031,880	2/27/1998	12/28/1999	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77208	Eastman Kodak Company	US	6207243	09/032,004	8/14/2000	3/27/2001	Granted	FUSER MEMBER WITH MERCAPTO-TREATED AL2O3 FILLER
77212	Eastman Kodak Company	US	6061544	09/197,734	11/20/1998	5/9/2000	Granted	MAXIMIZING IMAGE GLOSS UNIFORMITY BY MINIMIZING THE EFFECT OF TEMPERATURE DROOP IN A FUSER FOR REPRODUCTION APPARATUS
77232	Eastman Kodak Company	US	5946023	09/078,119	5/13/1998	8/31/1999	Granted	MOUNT FOR BEAM SHAPING OPTICS IN A LASER SCANNER
77264	Eastman Kodak Company	US	6650771	09/447,118	11/22/1999	11/18/2003	Granted	COLOR MANAGEMENT SYSTEM INCORPORATING PARAMETER CONTROL CHANNELS
77275	Eastman Kodak Company	US	5985526	09/100,215	6/19/1998	11/16/1999	Granted	IMAGING PROCESS BASED ON CHANGE OF OPTICAL COVERING POWER
77290	Eastman Kodak Company	US	6122006	09/018,082	2/3/1998	9/19/2000	Granted	A METHOD FOR PREVIEWING A SCENE BEFORE ACTUAL CAPTURE BY A MOTION-PICTURE CAMERA
77292	Eastman Kodak Company	US	6214623	09/176,498	10/21/1998	4/10/2001	Granted	TIME-TEMPERATURE INDICATOR DEVICES
77315	Eastman Kodak Company	US	6295737	09/761,018	1/15/2001	10/2/2001	Granted	APPARATUS AND METHOD FOR MAKING A

77315	Eastman Kodak Company	US	6578276	09/782,491	2/13/2001	6/17/2003	Granted	CONTOURED SURFACE HAVING COMPLEX TOPOLOGY APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77335	Eastman Kodak Company	US	6169561	09/069,673	4/29/1998	1/2/2001	Granted	AN IMAGE FORMING APPARATUS AND RECEIVER TRAY CAPABLE OF AUTOMATICALLY ACCOMMODATING RECEIVER SHEETS OF VARIOUS SIZES AND METHOD OF ASSEMBLING
77346	Eastman Kodak Company	US	6276774	09/083,679	5/22/1998	8/21/2001	Granted	AN IMAGING APPARATUS CAPABLE OF INHIBITING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
77353	Eastman Kodak Company	US	6069680	09/128,521	8/3/1998	5/30/2000	Granted	FLYING SPOT LASER PRINTER APPARATUS AND A METHOD OF PRINTING SUITABLE FOR PRINTING LENTICULAR IMAGES

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77356	Eastman Kodak Company	US	6046253	09/151,121	9/10/1998	4/4/2000	Granted	DISPERSANT FOR INK JET INK
77359	Eastman Kodak Company	DE	69942537.9	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	FR	0958921	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	GB	0958921	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	US	6176574	09/083,673	8/23/2000	1/23/2001	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77391	Eastman Kodak Company	US	6171751	09/141,181	1/4/2000	1/9/2001	Granted	IMAGING ELEMENT WITH HINDERED AMINE STABILIZER IN THE BASE
77392	Eastman Kodak Company	US	6033059	09/040,121	3/17/1998	3/7/2000	Granted	A PRINTER APPARATUS ADAPTED TO REDUCE CROSS-TALK BETWEEN INK CHANNELS THEREIN AND METHOD THEREOF
77393	Eastman Kodak Company	US	6180330	09/370,951	8/10/1999	1/30/2001	Granted	TINTING CORRECTION OF IMAGES IN THE PHOTOGRAPHIC IMAGE LAYERS
77396	Eastman Kodak Company	US	6074046	09/036,012	3/6/1998	6/13/2000	Granted	PRINTER APPARATUS CAPABLE OF VARYING DIRECTION OF AN INK DROPLET TO BE EJECTED THEREFROM AND METHOD THEREFOR
77403	Eastman Kodak Company	US	6166759	09/056,494	4/7/1998	12/26/2000	Granted	BENT FIBER SMILE CORRECTOR
77405	Eastman Kodak Company	US	5975680	09/019,064	2/5/1998	11/2/1999	Granted	PRODUCING A NON-EMISSIVE DISPLAY HAVING A PLURALITY OF PIXELS
77436	Eastman Kodak Company	US	6149797	09/179,589	10/27/1998	11/21/2000	Granted	METHOD OF METAL RECOVERY USING ELECTROCHEMICAL CELL
77465	Eastman Kodak Company	US	6048389	09/025,162	2/18/1998	4/11/2000	Granted	INK JET INKS CONTAINING MODIFIERS FOR IMPROVED DROP FORMATION
77476	Eastman Kodak Company	US	6164846	09/047,662	3/25/1998	12/26/2000	Granted	APPARATUS AND METHOD FOR TRANSPORTING A WEB
77483	Eastman Kodak Company	DE	69931210.8	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	FR	0948191	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	GB	0948191	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	US	5982957	09/052,473	3/31/1998	11/9/1999	Granted	SCANNER ILLUMINATION
77511	Eastman Kodak Company	US	6165703	09/151,915	9/11/1998	12/26/2000	Granted	DYE LAYERING FOR ENHANCED LIGHT ABSORPTION
77516	Eastman Kodak Company	US	6440308	09/255,924	2/23/1999	8/27/2002	Granted	COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
77519	Eastman Kodak Company	US	6170963	09/050,611	3/30/1998	1/9/2001	Granted	A LIGHT SOURCE
77520	Eastman Kodak Company	US	6220725	09/050,439	3/30/1998	4/24/2001	Granted	AN INTEGRATING CAVITY
77524	Eastman Kodak Company	US	6064410	09/034,066	3/3/1998	5/16/2000	Granted	PRINTING CONTINUOUS TONE IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77528	Eastman Kodak Company	US	5949593	09/039,841	3/16/1998	9/7/1999	Granted	OFF-LOADED STRUT JOINT MIRROR SUPPORT SYSTEM
77534	Eastman Kodak Company	US	6090491	09/031,883	2/27/1998	7/18/2000	Granted	FUSER MEMBER WITH STYRYL-TREATED AL2O3 FILLER AND FUNCTIONALIZED RELEASE FLUIDS
77535	Eastman Kodak Company	US	6096429	09/087,013	5/29/1998	8/1/2000	Granted	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING ZINC OXIDE AND CUPRIC OXIDE
77547	Eastman Kodak Company	US	D413344	29/084,944	3/5/1998	8/31/1999	Granted	CAMCORDER CAMERA
77548	Eastman Kodak Company	US	6049073	09/049,300	3/27/1998	4/11/2000	Granted	STABILIZED LASER
77550	Eastman Kodak Company	US	6114079	09/053,563	12/8/1999	9/5/2000	Granted	ELECTRICALLY CONDUCTIVE LAYER FOR IMAGING ELEMENT CONTAINING COMPOSITE METAL-CONTAINING PARTICLES
77574	Eastman Kodak Company	US	6166105	09/170,680	10/13/1998	12/26/2000	Granted	PROCESS FOR MAKING AN INK JET INK
77575	Eastman Kodak Company	US	6053438	09/170,660	10/13/1998	4/25/2000	Granted	PROCESS FOR MAKING AN INK JET INK
77579	Eastman Kodak Company	US	5994026	09/050,724	3/30/1998	11/30/1999	Granted	FLEXOGRAPHIC PRINTING PLATE WITH MASK LAYER AND METHODS OF IMAGING AND PRINTING
77582	Eastman Kodak Company	US	6233069	09/086,333	5/28/1998	5/15/2001	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER EXPOSURE GAMMA, SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING
77583	Eastman Kodak Company	DE	69937708.0	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING
77583	Eastman Kodak Company	FR	0961486	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING
77583	Eastman Kodak Company	GB	0961486	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING
77583	Eastman Kodak Company	US	6097471	09/086,146	5/28/1998	8/1/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING
77584	Eastman Kodak Company	DE	69937705.6	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING

77584	Eastman Kodak Company	DE	69937707.2	99201540.4	5/15/1999	12/12/2007	Granted	OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING
77584	Eastman Kodak Company	FR	0961482	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL IMAGE PROCESSING DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	FR	0961484	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING
77584	Eastman Kodak Company	GB	0961482	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL IMAGE PROCESSING DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	GB	0961484	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING

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77584	Eastman Kodak Company	US	6097470	09/085,788	5/28/1998	8/1/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING
77586	Eastman Kodak Company	US	6153367	09/178,703	10/26/1998	11/28/2000	Granted	DIGITAL IMAGE PROCESSING BIAXIALY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77592	Eastman Kodak Company	US	6117236	09/040,868	3/18/1998	9/12/2000	Granted	CURTAIN COATING APPARATUS AND METHOD WITH CONTINUOUS WIDTH ADJUSTMENT
77637	Eastman Kodak Company	US	6421082	09/067,627	4/28/1998	7/16/2002	Granted	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77638	Eastman Kodak Company	US	6082853	09/083,870	5/22/1998	7/4/2000	Granted	PRINTING APPARATUS WITH PROCESSING TANK
77639	Eastman Kodak Company	US	6052142	09/290,299	4/13/1999	4/18/2000	Granted	PRECISION ASSEMBLY TECHNIQUE USING ALIGNMENT FIXTURE AND THE RESULTING ASSEMBLY
77640	Eastman Kodak Company	US	6000871	09/054,960	4/3/1998	12/14/1999	Granted	A PRINTER AND RECEIVER SUPPLY TRAY ADAPTED TO SENSE AMOUNT OF RECEIVER THEREIN AND METHOD THEREOF
77645	Eastman Kodak Company	US	6081285	09/067,730	4/28/1998	6/27/2000	Granted	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES AND CONDUCTING LAYER
77646	Eastman Kodak Company	US	6541100	09/223,859	9/13/2000	4/1/2003	Granted	ARTICLE AND METHOD FOR STORAGE OF DATA
77668	Eastman Kodak Company	US	6055057	09/218,868	12/22/1998	4/25/2000	Granted	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77697	Eastman Kodak Company	US	6177947	09/054,092	4/2/1998	1/23/2001	Granted	COLOR IMAGE FORMATION IN RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77700	Eastman Kodak Company	US	6092890	09/070,260	10/12/1999	7/25/2000	Granted	PRODUCING DURABLE INK IMAGES
77706	Eastman Kodak Company	US	6211896	09/212,651	12/16/1998	4/3/2001	Granted	METHOD FOR PRODUCING LENTICULAR IMAGES
77732	Eastman Kodak Company	US	5965339	09/062,068	4/17/1998	10/12/1999	Granted	PHOTOGRAPHIC ELEMENT HAVING A PROTECTIVE OVERCOAT
77749	Eastman Kodak Company	US	5923937	09/103,007	6/23/1998	7/13/1999	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD USING A TRANSFER MEMBER THAT IS SUPPORTED TO PREVENT DISTORTION
77761	Eastman Kodak Company	US	5897247	09/103,272	6/23/1998	4/27/1999	Granted	METHOD AND APPARATUS FOR APPLYING A CHARGE TO A MEMBER SO THAT A NET CHARGE FLOWING THROUGH A SEMICONDUCTIVE LAYER OF A CHARGE APPLYING MEMBER IS ABOUT ZERO
77769	Eastman Kodak Company	US	6164587	09/313,009	5/17/1999	12/26/2000	Granted	DRIVE DEVICE FOR ROTATING HOLLOW ELEMENTS
77770	Eastman Kodak Company	US	6428134	09/097,037	11/9/2000	8/6/2002	Granted	PRINTER AND METHOD ADAPTED TO REDUCE VARIABILITY IN EJECTED INK DROPLET VOLUME
77774	Eastman Kodak Company	DE	69923811.0	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	FR	0963842	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	GB	0963842	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	US	6435665	09/907,976	7/18/2001	8/20/2002	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77776	Eastman Kodak Company	US	6219140	09/212,991	12/16/1998	4/17/2001	Granted	APPARATUS FOR COMPENSATION FOR SPECTRAL FLUCTUATION OF A LIGHT SOURCE AND A SCANNER INCORPORATING SAID APPARATUS
77786	Eastman Kodak Company	DE	69919093.2	99202691.4	8/19/1999	8/4/2004	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	GB	0983866	99202691.4	8/19/1999	8/4/2004	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	US	6140390	09/144,389	8/31/1998	10/31/2000	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77787	Eastman Kodak Company	US	6052212	09/211,237	12/14/1998	4/18/2000	Granted	METHOD AND APPARATUS FOR CORRECTING COMA IN A HIGH RESOLUTION SCANNER
77788	Eastman Kodak Company	US	6104000	09/197,737	11/20/1998	8/15/2000	Granted	DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
77790	Eastman Kodak Company	US	6045965	09/196,545	11/20/1998	4/4/2000	Granted	PHOTOGRAPHIC MEMBER WITH PEELABLE AND REPOSITIONING ADHESIVE LAYER
77797	Eastman Kodak Company	US	6249384	09/342,391	6/29/1999	6/19/2001	Granted	DETECTION AND CORRECTION OF SKEW BETWEEN A WRITING LASER BEAM AND LENTICULES IN LENTICULAR MATERIAL
77811	Eastman Kodak Company	US	6542179	09/163,619	9/30/1998	4/1/2003	Granted	LIGHT INTEGRATING SYSTEM WITH REDUCED DYNAMIC SHADING
77812	Eastman Kodak Company	US	6440540	10/074,982	2/13/2002	8/27/2002	Granted	ELECTROPHOTOGRAPHIC TONER RECEIVING MATERIAL
77814	Eastman Kodak Company	DE	69913290.8	99203279.7	10/7/1999	12/3/2003	Granted	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	US	6089704	09/175,132	10/19/1998	7/18/2000	Granted	OVERCOAT FOR INK JET RECORDING ELEMENT
77823	Eastman Kodak Company	US	6033138	09/080,841	5/18/1998	3/7/2000	Granted	MAGNETICALLY HELD MOTOR STOP
77831	Eastman Kodak Company	US	5995193	09/071,483	5/1/1998	11/30/1999	Granted	SELF-CONTAINED DEVICE FOR RECORDING

77838	Eastman Kodak Company	US	6328399	09/081,984	3/30/2000	12/11/2001	Granted	DATA ENCODED EITHER IN VISIBLE OR INVISIBLE FORM
77847	Eastman Kodak Company	JP	4187354	11-174229	6/21/1999	9/19/2008	Granted	PRINTER AND PRINT HEAD CAPABLE OF PRINTING IN A PLURALITY OF DYNAMIC RANGES OF INK DROPLET VOLUMES AND METHOD OF ASSEMBLING SAME
77847	Eastman Kodak Company	US	6034774	09/105,742	6/26/1998	3/7/2000	Granted	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77848	Eastman Kodak Company	US	6614534	09/460,280	12/14/1999	9/2/2003	Granted	METHOD AND APPARATUS FOR COMBINED MEASUREMENT OF SURFACE NON-UNIFORMITY, INDEX OF REFRACTION VARIATION AND THICKNESS VARIATION
77849	Eastman Kodak Company	DE	60111983.5	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	FR	1136799	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	GB	1136799	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA

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77849	Eastman Kodak Company	US	6522410	09/521,089	3/7/2000	2/18/2003	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77852	Eastman Kodak Company	GB	2339297	9913755.6	6/15/1999	11/27/2002	Granted	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77852	Eastman Kodak Company	US	5972838	09/103,890	6/24/1998	10/26/1999	Granted	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77856	Eastman Kodak Company	US	6177939	09/168,812	8/7/2000	1/23/2001	Granted	A METHOD OF SAVING SECTIONS OF A DOCUMENT TO RANDOM ACCESS MEMORY
77870	Eastman Kodak Company	US	5996497	09/096,633	6/12/1998	12/7/1999	Granted	METHOD OF MAKING A DURABLE HYDROPHILIC LAYER
77878	Eastman Kodak Company	DE	69919274.9	99202077.6	6/28/1999	8/11/2004	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77878	Eastman Kodak Company	US	6187520	09/335,589	6/18/1999	2/13/2001	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77892	Eastman Kodak Company	US	6207037	09/351,824	7/12/1999	3/27/2001	Granted	RECOVERY OF METAL FROM SOLUTION
77906	Eastman Kodak Company	US	6001549	09/085,738	5/27/1998	12/14/1999	Granted	ELECTRICALLY CONDUCTIVE LAYER COMPRISING MICROGEL PARTICLES
77923	Eastman Kodak Company	US	6043193	09/102,784	6/23/1998	3/28/2000	Granted	THERMAL RECORDING ELEMENT
77939	Eastman Kodak Company	US	6014272	09/083,460	5/22/1998	1/11/2000	Granted	A RETROREFLECTIVE LENS
77961	Eastman Kodak Company	US	6260387	09/087,073	5/29/1998	7/17/2001	Granted	METHOD FOR FABRICATING GLASS PREFORMS FOR MOLDING OPTICAL SURFACES IN GLASS ELEMENTS
77974	Eastman Kodak Company	US	6086985	09/174,946	10/19/1998	7/11/2000	Granted	INK JET RECORDING ELEMENT
77981	Eastman Kodak Company	US	5952165	09/090,827	6/4/1998	9/14/1999	Granted	TOPCOAT FOR MOTION PICTURE FILM
77989	Eastman Kodak Company	US	6101006	09/134,619	8/14/1998	8/8/2000	Granted	METHOD AND APPARATUS FOR CONTROLLING IMAGE SCANNING AND DATA TRANSFER IN A PHOTOGRAPHIC FILM SCANNER
78016	Eastman Kodak Company	US	6262519	09/100,565	7/31/2000	7/17/2001	Granted	METHOD OF CONTROLLING FLUID FLOW IN A MICROFLUIDIC PROCESS
78018	Eastman Kodak Company	US	6158838	09/210,267	12/10/1998	12/12/2000	Granted	METHOD AND APPARATUS FOR CLEANING AND CAPPING A PRINT HEAD IN AN INK JET PRINTER
78021	Eastman Kodak Company	US	5946141	09/105,301	6/26/1998	8/31/1999	Granted	APOCHROMATIC LENS SYSTEM FOR RELAYING LASER BEAM WAISTS
78028	Eastman Kodak Company	US	5948585	09/116,802	7/16/1998	9/7/1999	Granted	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78037	Eastman Kodak Company	US	6296983	09/197,361	11/20/1998	10/2/2001	Granted	IMAGING ELEMENT WITH IMPROVED TWIST WARP
78038	Eastman Kodak Company	US	6163389	09/104,548	2/11/2000	12/19/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
78044	Eastman Kodak Company	US	D428420	29/090,363	7/7/1998	7/18/2000	Granted	"TRIM" ICON FOR A DISPLAY SCREEN
78045	Eastman Kodak Company	US	D428614	29/090,364	7/7/1998	7/25/2000	Granted	"SMART FIX" ICON FOR A DISPLAY SCREEN
78046	Eastman Kodak Company	US	D428615	29/090,365	7/7/1998	7/25/2000	Granted	"PICTURE POSTCARD" ICON FOR A DISPLAY SCREEN
78047	Eastman Kodak Company	US	D419146	29/090,340	7/7/1998	1/18/2000	Granted	"SELECT ALL" ICON FOR A DISPLAY SCREEN
78057	Eastman Kodak Company	US	6573222	09/568,835	5/11/2000	6/3/2003	Granted	LUBRICATING LAYER IN PHOTOGRAPHIC ELEMENTS
78060	Eastman Kodak Company	US	6234625	09/105,743	6/26/1998	5/22/2001	Granted	PRINTING APPARATUS WITH RECEIVER TREATMENT
78072	Eastman Kodak Company	US	6572516	10/071,315	2/8/2002	6/3/2003	Granted	DEVICE TO REDUCE PROCESS ELECTROSTATIC PATTERN TRANSFER IN COATING PROCESSES
78079	Eastman Kodak Company	US	6162549	09/156,061	9/17/1998	12/19/2000	Granted	DAY/NIGHT IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEETS
78080	Eastman Kodak Company	US	6197416	09/154,692	9/17/1998	3/6/2001	Granted	TRANSMISSION IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78084	Eastman Kodak Company	US	6222607	09/456,613	12/8/1999	4/24/2001	Granted	SYSTEM AND METHOD FOR PROCESSING AND/OR MANIPULATING IMAGES
78096	Eastman Kodak Company	US	D421429	29/092,073	8/12/1998	3/7/2000	Granted	"TRACH DELETE ALL" ICON FOR A DISPLAY SCREEN
78098	Eastman Kodak Company	US	6325480	09/123,689	7/28/1998	12/4/2001	Granted	AN INK JET PRINTER AND METHOD CAPABLE OF FORMING A PLURALITY OF REGISTRATION MARKS ON A RECEIVER AND SENSING THE MARKS FORMED THEREBY
78100	Eastman Kodak Company	US	6109745	09/118,538	7/17/1998	8/29/2000	Granted	BORDERLESS INK JET PRINTING ON RECEIVERS
78107	Eastman Kodak Company	US	6100911	09/143,007	8/28/1998	8/8/2000	Granted	METHOD AND APPARATUS TO PROVIDE A LOADING FORCE FOR PRINT-HEAD ADJUSTMENT USING MAGNETS
78115	Eastman Kodak Company	US	6044762	09/122,875	7/27/1998	4/4/2000	Granted	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FLUID APPLICATION TO FLUID-RECEIVING ELEMENT
78116	Eastman Kodak Company	US	6236461	09/219,042	12/23/1998	5/22/2001	Granted	LASER SENSITOMETER USING MULTIPLE-

78127	Eastman Kodak Company	US	6184534	09/128,881	8/4/1998	2/6/2001	Granted	PRISM BEAM EXPANSION AND A POLARIZER METHOD OF PULSING LIGHT EMITTING DIODES FOR READING FLUORESCENT INDICIA, DATA READER, AND SYSTEM
78130	Eastman Kodak Company	US	6322208	09/133,080	8/12/1998	11/27/2001	Granted	TREATMENT FOR IMPROVING PROPERTIES OF INK IMAGES
78132	Eastman Kodak Company	US	6180304	09/156,063	9/17/1998	1/30/2001	Granted	TRANSLUCENT IMAGING PAPER DISPLAY MATERIALS WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78146	Eastman Kodak Company	US	6096427	09/123,037	7/27/1998	8/1/2000	Granted	FUSER BELTS WITH ADHESION PROMOTING LAYER
78154	Eastman Kodak Company	US	6071688	09/124,690	7/29/1998	6/6/2000	Granted	PROVIDING ADDITIVES TO A COATING COMPOSITION BY VAPORIZATION
78157	Eastman Kodak Company	DE	69917536.4	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT

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78157	Eastman Kodak Company	FR	0970819	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	GB	0970819	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	US	6045917	09/114,022	7/10/1998	4/4/2000	Granted	INK JET RECORDING ELEMENT
78163	Eastman Kodak Company	US	6186610	09/157,455	9/21/1998	2/13/2001	Granted	AN IMAGING APPARATUS CAPABLE OF SUPPRESSING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
78164	Eastman Kodak Company	US	6047816	09/149,701	9/8/1998	4/11/2000	Granted	PRINTHEAD CONTAINER AND METHOD
78171	Eastman Kodak Company	US	6567190	09/435,099	11/5/1999	5/20/2003	Granted	MULTI-FUNCTIONAL SCANNER AND METHOD OF ASSEMBLING SAME
78172	Eastman Kodak Company	US	6242051	09/439,390	11/15/1999	6/5/2001	Granted	METHOD OF ASSEMBLING SAME
78177	Eastman Kodak Company	US	6103313	09/175,640	10/20/1998	8/15/2000	Granted	IMPROVED COATING METHOD USING ELECTROSTATIC ASSIST
78178	Eastman Kodak Company	US	6099913	09/175,519	10/20/1998	8/8/2000	Granted	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78184	Eastman Kodak Company	US	6049348	09/144,396	8/31/1998	4/11/2000	Granted	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78185	Eastman Kodak Company	US	6215547	09/197,328	10/10/2000	4/10/2001	Granted	PROGRAMMABLE GEARING CONTROL OF A LEADSCREW FOR A PRINTHEAD HAVING A VARIABLE NUMBER OF CHANNELS
78188	Eastman Kodak Company	US	6130024	09/197,730	11/20/1998	10/10/2000	Granted	REFLECTIVE LIQUID CRYSTAL MODULATOR BASED PRINTING SYSTEM
78201	Eastman Kodak Company	US	6293690	09/671,419	9/27/2000	9/25/2001	Granted	STRIPPABLE REPOSITIONABLE BACK SHEET FOR PHOTOGRAPHIC ELEMENT
78222	Eastman Kodak Company	US	6189991	09/133,879	8/14/1998	2/20/2001	Granted	AS AMENDED: VENTED SINGLE STAGE BARRIER SCREW—WITH A GAS VENT HOLE AND AXIAL BORE IN THE SCREW FOR VENTING GASES—
78229	Eastman Kodak Company	US	6215540	09/131,755	8/10/1998	4/10/2001	Granted	COMPENSATING FOR RECEIVER SKEW IN INK JET PRINTER
78234	Eastman Kodak Company	US	6515760	09/150,418	9/9/1998	2/4/2003	Granted	LIGHT MODULATING LAYER WITH DIFFERENT TRANSMISSIVE STATES
78236	Eastman Kodak Company	JP	4444403	1999-227435	8/11/1999	1/22/2010	Granted	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78236	Eastman Kodak Company	US	6099178	09/133,114	8/12/1998	8/8/2000	Granted	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78241	Eastman Kodak Company	US	6610386	09/224,606	1/3/2001	8/26/2003	Granted	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78248	Eastman Kodak Company	JP	4426021	1999-220502	8/3/1999	12/18/2009	Granted	TRANSFERABLE SUPPORT FOR APPLYING DATA TO AN OBJECT
78248	Eastman Kodak Company	JP	5021011	2009-238273	10/15/2009	6/22/2012	Granted	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	US	6252621	09/128,077	8/3/1998	6/26/2001	Granted	PRINTING LENTICULAR IMAGES
78253	Eastman Kodak Company	JP	4430760	1999-227437	8/11/1999	12/25/2009	Granted	PRINTING LENTICULAR IMAGES
78253	Eastman Kodak Company	US	6634814	09/767,624	1/23/2001	10/21/2003	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	7063470	10/651,682	8/29/2003	6/30/2006	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78260	Eastman Kodak Company	US	D427609	29/092,074	8/12/1998	7/4/2000	Granted	“ALBUM UTILITIES” ICON FOR A DISPLAY SCREEN
78261	Eastman Kodak Company	US	D426526	29/092,102	8/12/1998	6/13/2000	Granted	“NEW ALBUM” ICON FOR A DISPLAY SCREEN
78262	Eastman Kodak Company	US	D422988	29/092,110	8/12/1998	4/18/2000	Granted	“CAMERA UTILITIES” ICON FOR A DISPLAY SCREEN
78263	Eastman Kodak Company	US	D422987	29/092,075	8/12/1998	4/18/2000	Granted	“PRINT UTILITIES” ICON FOR A DISPLAY SCREEN
78274	Eastman Kodak Company	US	6463981	09/676,877	9/29/2000	10/15/2002	Granted	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A DEFORMABLE LAYER
78275	Eastman Kodak Company	US	6213183	09/133,248	11/9/2000	4/10/2001	Granted	A LAMINATOR ASSEMBLY HAVING AN ENDLESS BELT
78279	Eastman Kodak Company	US	D418411	29/092,499	8/11/1998	1/4/2000	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78280	Eastman Kodak Company	US	D417150	29/092,059	8/11/1998	11/30/1999	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78281	Eastman Kodak Company	US	D416487	29/092,060	8/11/1998	11/16/1999	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78282	Eastman Kodak Company	US	D434981	29/092,058	8/11/1998	12/12/2000	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78309	Eastman Kodak Company	US	5996653	09/168,780	10/8/1998	12/7/1999	Granted	VALVE ASSEMBLY AND APPARATUS
78310	Eastman Kodak Company	US	6041966	09/168,779	10/8/1998	3/28/2000	Granted	ENCLOSURE FOR A BOTTOM DRAINING CONTAINER
78323	Eastman Kodak Company	US	5997119	09/143,002	8/28/1998	12/7/1999	Granted	A MAGNETIC ARRANGEMENT FOR PRINTHEAD POSITIONING IN AN IMAGE PROCESSING APPARATUS
78337	Eastman Kodak Company	US	5985514	09/156,833	9/18/1998	11/16/1999	Granted	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78339	Eastman Kodak Company	US	6440048	09/224,191	12/31/1998	8/27/2002	Granted	LOW COST FUSER ROLLERS
78348	Eastman Kodak Company	US	6154239	09/144,227	8/31/1998	11/28/2000	Granted	CERAMIC INK JET PRINTING ELEMENT
78363	Eastman Kodak Company	US	5985017	09/179,497	10/27/1998	11/16/1999	Granted	POTASSIUM N-METHYL-N-OLEOYL

78365 Eastman Kodak Company JP 4130520 11-364339 12/22/1999 5/30/2008 Granted

TAURATE AS A DISPERSANT IN PIGMENTED
INK JET INKS
A PRINTER WITH DONOR AND RECEIVER
MEDIA SUPPLY TRAYS EACH ADAPTED TO
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78365	Eastman Kodak Company	US	6628316	09/667,920	9/22/2000	9/30/2003	Granted	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78370	Eastman Kodak Company	US	6281909	09/159,447	11/2/2000	8/28/2001	Granted	CLEANING ORIFICES IN INK JET PRINTING APPARATUS
78382	Eastman Kodak Company	US	6207338	09/265,750	3/10/1999	3/27/2001	Granted	TONER PARTICLES OF CONTROLLED MORPHOLOGY
78388	Eastman Kodak Company	US	6051532	09/193,342	11/16/1998	4/18/2000	Granted	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78393	Eastman Kodak Company	US	6319660	09/358,057	7/21/1999	11/20/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78393	Eastman Kodak Company	US	6455242	09/954,704	9/18/2001	9/24/2002	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78395	Eastman Kodak Company	US	6201125	09/473,636	12/28/1999	3/13/2001	Granted	COMPOUNDS AND SYNTHESIS PROCESS
78418	Eastman Kodak Company	DE	69910326.6	99203281.3	10/7/1999	8/13/2003	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	JP	4767380	11-291550	10/13/1999	6/24/2011	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	US	6191802	09/175,735	10/20/1998	2/20/2001	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78431	Eastman Kodak Company	US	6110656	09/161,881	9/28/1998	8/29/2000	Granted	COLLOIDAL VANADIUM OXIDE HAVING IMPROVED STABILITY
78447	Eastman Kodak Company	US	6078156	09/165,981	10/2/1998	6/20/2000	Granted	METHOD AND APPARATUS FOR IMPROVED ELECTRONIC BRAKING OF A DC MOTOR
78455	Eastman Kodak Company	US	5968724	09/177,154	10/22/1998	10/19/1999	Granted	SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH REDUCED FOG
78463	Eastman Kodak Company	US	6108930	09/274,418	3/23/1999	8/29/2000	Granted	APPARATUS FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
78475	Eastman Kodak Company	US	6069748	09/175,861	10/20/1998	5/30/2000	Granted	LASER LINE GENERATOR SYSTEM
78476	Eastman Kodak Company	DE	69909210.8	99203150.0	9/27/1999	7/2/2003	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	GB	0992347	99203150.0	9/27/1999	7/2/2003	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	US	6168259	09/169,054	10/9/1998	1/2/2001	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78477	Eastman Kodak Company	US	6014257	09/173,072	10/14/1998	1/11/2000	Granted	LIGHT MODULATOR
78478	Eastman Kodak Company	US	5991079	09/172,463	10/14/1998	11/23/1999	Granted	METHOD OF MAKING A LIGHT MODULATOR
78479	Eastman Kodak Company	US	6145952	09/174,794	10/19/1998	11/14/2000	Granted	A SELF-CLEANING INK JET PRINTER AND METHOD OF ASSEMBLING SAME
78488	Eastman Kodak Company	US	6168911	09/216,369	7/14/2000	1/2/2001	Granted	IMPROVED FORMULATIONS FOR PREPARING METAL OXIDE-BASED PIGMENT-BINDER TRANSPARENT ELECTRICALLY CONDUCTIVE LAYERS
78489	Eastman Kodak Company	US	6308601	09/196,092	11/10/2000	10/30/2001	Granted	APPARATUS AND METHOD FOR SLITTING A SHEET OF WEB MATERIAL
78496	Eastman Kodak Company	US	6092796	09/172,382	10/14/1998	7/25/2000	Granted	MULTI POSITION PART HOLDER FOR ROBOTIC APPLICATIONS
78500	Eastman Kodak Company	US	6061166	09/173,331	10/15/1998	5/9/2000	Granted	DIFFRACTIVE LIGHT MODULATOR
78512	Eastman Kodak Company	US	6271936	09/210,311	12/11/1998	8/7/2001	Granted	COMBINING ERROR DIFFUSION, DITHERING AND OVER-MODULATION FOR SMOOTH MULTILEVEL PRINTING
78523	Eastman Kodak Company	US	5992973	09/175,488	10/20/1998	11/30/1999	Granted	INK JET PRINTING REGISTERED COLOR IMAGES
78532	Eastman Kodak Company	US	6217163	09/221,342	12/28/1998	4/17/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78535	Eastman Kodak Company	US	6101039	09/399,835	9/21/1999	8/8/2000	Granted	LENTICULAR IMAGE PRODUCT HAVING CONTACT SPOT SUPPRESSION
78544	Eastman Kodak Company	US	6298154	09/280,100	3/29/1999	10/2/2001	Granted	METHOD FOR RENDERING IMPROVED PERSONAL HANDWRITING
78549	Eastman Kodak Company	US	6089696	09/188,574	11/9/1998	7/18/2000	Granted	AN INK JET PRINTER CAPABLE OF INCREASING SPATIAL RESOLUTION OF A PLURALITY OF MARKS TO BE PRINTED THEREBY AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6312090	09/221,241	12/28/1998	11/6/2001	Granted	AN INK JET PRINTER WITH WIPER BLADE CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6511151	09/736,089	12/13/2000	1/28/2003	Granted	AN INK JET PRINTER AND CLEANING BLADE AND METHOD OF CLEANING

78578	Eastman Kodak Company	US	6164751	09/221,526	12/28/1998	12/26/2000	Granted	AN INK JET PRINTER WITH WIPER BLADE AND VACUUM CANOPY CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78579	Eastman Kodak Company	US	6435647	09/847,833	5/2/2001	8/20/2002	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78583	Eastman Kodak Company	US	6075656	09/188,420	11/9/1998	6/13/2000	Granted	A HIGH NUMERICAL APERTURE OBJECTIVE LENS
78586	Eastman Kodak Company	US	6001161	09/203,254	12/1/1998	12/14/1999	Granted	METAL COMPLEX FOR INK JET INK
78589	Eastman Kodak Company	US	6020032	09/193,641	11/18/1998	2/1/2000	Granted	METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78592	Eastman Kodak Company	JP	4519968	11-359868	12/17/1999	5/28/2010	Granted	MANUFACTURE OF ELECTROMECHANICAL GRATING APPARATUS PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE (original)
78592	Eastman Kodak Company	US	6238581	09/216,202	12/18/1998	5/29/2001	Granted	PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE
78593	Eastman Kodak Company	DE	69909727.4	99204209.3	12/9/1999	7/23/2003	Granted	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	JP	4588147	1999-356802	12/16/1999	9/17/2010	Granted	METHOD TO MANUFACTURE FLATTENED SURFACE STRUCTURE
78593	Eastman Kodak Company	US	6284560	09/215,973	12/18/1998	9/4/2001	Granted	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES

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78593	Eastman Kodak Company	US	6426237	09/867,928	5/30/2001	7/30/2002	Granted	A METHOD FOR PRODUCING OPTICALLY PLANAR SURFACES FOR MICRO-ELECTROMECHANICAL SYSTEM DEVICES
78594	Eastman Kodak Company	US	6172796	09/216,559	12/18/1998	1/9/2001	Granted	A MULTILEVEL ELECTRO-MECHANICAL GRATING DEVICE AND A METHOD FOR OPERATING A MULTILEVEL MECHANICAL AND ELECTRO-MECHANICAL GRATING DEVICE
78595	Eastman Kodak Company	US	6144481	09/215,106	12/18/1998	11/7/2000	Granted	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78601	Eastman Kodak Company	US	6126283	09/182,711	10/29/1998	10/3/2000	Granted	FORMAT FLEXIBLE INK JET PRINTING
78602	Eastman Kodak Company	US	6170943	09/182,351	10/29/1998	1/9/2001	Granted	LARGE AND SMALL FORMAT INK JET PRINTING APPARATUS
78610	Eastman Kodak Company	US	6051531	09/192,769	11/16/1998	4/18/2000	Granted	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78614	Eastman Kodak Company	US	6177141	09/396,098	9/15/1999	1/23/2001	Granted	METHOD AND APPARATUS FOR COATING A LIQUID COMPOSITION TO A WEB
78625	Eastman Kodak Company	DE	69900628.7	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	FR	0997702	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	GB	0997702	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	US	6038027	09/216,045	12/18/1998	3/14/2000	Granted	METHOD FOR MEASURING MATERIAL THICKNESS PROFILES
78626	Eastman Kodak Company	US	6034772	09/216,044	12/18/1998	3/7/2000	Granted	METHOD FOR PROCESSING
78628	Eastman Kodak Company	DE	69900312.1	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	FR	0997703	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	GB	0997703	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	US	6067161	09/216,094	12/18/1998	5/23/2000	Granted	APPARATUS FOR MEASURING MATERIAL THICKNESS PROFILES
78635	Eastman Kodak Company	US	6037735	09/260,615	3/1/1999	3/14/2000	Granted	SLOW-SPEED SERVOMECHANISM
78652	Eastman Kodak Company	US	6241337	09/221,937	12/28/1998	6/5/2001	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM HAVING A WIPER BLADE AND TRANSDUCER AND METHOD OF ASSEMBLING THE PRINTER
78657	Eastman Kodak Company	DE	69919496.2	99204208.5	12/9/1999	8/18/2004	Granted	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	JP	4410891	1999-359888	12/17/1999	11/20/2009	Granted	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	US	6252697	09/216,289	12/18/1998	6/26/2001	Granted	A MECHANICAL GRATING DEVICE
78664	Eastman Kodak Company	US	6030438	09/203,260	12/1/1998	2/29/2000	Granted	ADDITIVE FOR INK JET INK
78685	Eastman Kodak Company	US	7517168	09/213,169	11/30/2000	4/14/2009	Granted	SYSTEM FOR DISPLAYING, STORING AND RETRIEVING IMAGES
78688	Eastman Kodak Company	US	6025119	09/216,187	12/18/1998	2/15/2000	Granted	ANTISTATIC LAYER FOR IMAGING ELEMENT
78695	Eastman Kodak Company	DE	69911157.9	99204246.5	12/13/1999	9/10/2003	Granted	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	JP	4372930	11-373102	12/28/1999	9/11/2009	Granted	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	US	6110601	09/224,531	12/31/1998	8/29/2000	Granted	INK JET RECORDING ELEMENT
78702	Eastman Kodak Company	US	6181458	09/216,054	12/18/1998	1/30/2001	Granted	A MECHANICAL GRATING DEVICE WITH OPTICAL COATING AND METHOD OF MAKING MECHANICAL GRATING DEVICE WITH OPTICAL COATING
78703	Eastman Kodak Company	US	6208827	09/197,367	11/20/1998	3/27/2001	Granted	IMPROVED DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78704	Eastman Kodak Company	US	6029039	09/197,259	11/20/1998	2/22/2000	Granted	RETRACTABLE CONTACT SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78705	Eastman Kodak Company	US	6142601	09/205,946	12/4/1998	11/7/2000	Granted	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78706	Eastman Kodak Company	US	6183057	09/206,272	12/4/1998	2/6/2001	Granted	A SELF-CLEANING INK JET PRINTER HAVING ULTRASONICS WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78725	Eastman Kodak Company	US	6149256	09/198,746	11/24/1998	11/21/2000	Granted	INSERTABLE CARTRIDGE FOR DIGITAL CAMERA WITH INK JET PRINTER
78729	Eastman Kodak Company	US	6052546	09/197,686	11/20/1998	4/18/2000	Granted	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78730	Eastman Kodak Company	US	6016410	09/197,365	11/20/1998	1/18/2000	Granted	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78746	Eastman Kodak Company	US	6141139	09/201,500	11/30/1998	10/31/2000	Granted	METHOD OF MAKING A BISTABLE MICROMAGNETIC LIGHT MODULATOR
78751	Eastman Kodak Company	JP	4226749	2000-34327	2/7/2000	12/5/2008	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT
78751	Eastman Kodak Company	US	6187491	09/246,639	5/8/2000	2/13/2001	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING ACID SCAVENGER IN OVERCOAT

78753	Eastman Kodak Company	US	6400386	09/547,603	4/12/2000	6/4/2002	Granted	METHOD OF PRINTING A FLUORESCENT IMAGE SUPERIMPOSED ON A COLOR IMAGE
78757	Eastman Kodak Company	US	6234620	09/342,371	6/29/1999	5/22/2001	Granted	CONTINUOUS INKJET PRINTER CATCHER AND METHOD FOR MAKING SAME
78758	Eastman Kodak Company	US	6202550	09/223,258	4/5/2000	3/20/2001	Granted	A PRINTER AND METHOD FOR PRINTING INDICIA ON A DISK
78773	Eastman Kodak Company	US	6367922	09/216,531	2/13/2001	4/9/2002	Granted	INK JET PRINTING PROCESS
78784	Eastman Kodak Company	US	6273542	09/218,690	12/22/1998	8/14/2001	Granted	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN AN INKJET PRINTER

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78805	Eastman Kodak Company	US	6067183	09/208,563	12/9/1998	5/23/2000	Granted	LIGHT MODULATOR WITH SPECIFIC ELECTRODE CONFIGURATIONS
78810	Eastman Kodak Company	US	6267464	09/221,349	12/28/1998	7/31/2001	Granted	SELF CLEANING INK JET PRINthead CARTRIDGES
78811	Eastman Kodak Company	US	6595617	09/751,620	12/29/2000	7/22/2003	Granted	SELF-CLEANING PRINTER AND PRINT HEAD AND METHOD FOR MANUFACTURING SAME
78816	Eastman Kodak Company	US	6250740	09/221,219	12/23/1998	6/26/2001	Granted	PAGEWIDTH IMAGE FORMING SYSTEM AND METHOD
78821	Eastman Kodak Company	US	6038057	09/215,728	12/18/1998	3/14/2000	Granted	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78825	Eastman Kodak Company	US	6140036	09/259,992	5/8/2000	10/31/2000	Granted	PHOTOGRAPHIC MATERIAL HAVING IMPROVED COLOR REPRODUCTION
78826	Eastman Kodak Company	US	6168256	09/222,752	12/29/1998	1/2/2001	Granted	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND METHOD OF ASSEMBLING THE PRINTER
78827	Eastman Kodak Company	US	6286929	09/222,409	10/10/2000	9/11/2001	Granted	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND ULTRASONICS AND METHOD OF ASSEMBLING THE PRINTER
78828	Eastman Kodak Company	US	6152999	09/300,829	4/27/1999	11/28/2000	Granted	COLOR PIGMENTED INK JET INK SET
78832	Eastman Kodak Company	US	6582515	09/461,964	6/6/2002	6/24/2003	Granted	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78841	Eastman Kodak Company	US	6183058	09/407,451	9/28/1999	2/6/2001	Granted	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78845	Eastman Kodak Company	US	6213288	09/212,666	12/16/1998	4/10/2001	Granted	PUCK DELIVERY SYSTEM
78846	Eastman Kodak Company	US	6224202	09/216,203	12/18/1998	5/1/2001	Granted	INK JET PRINTING METHOD
78848	Eastman Kodak Company	US	6552824	09/213,636	12/26/2001	4/22/2003	Granted	METHOD OF PROCESSING PIXELS WITH BINARY OR MULTIBIT ERROR DIFFUSION
78849	Eastman Kodak Company	US	6517909	09/697,526	10/26/2000	2/11/2003	Granted	METHOD FOR USING A PATTERNED BACKING ROLLER FOR CURTAIN COATING A LIQUID COMPOSITION TO A WEB
78853	Eastman Kodak Company	US	6048679	09/221,639	12/28/1998	4/11/2000	Granted	ANTISTATIC LAYER COATING COMPOSITIONS
78861	Eastman Kodak Company	US	6179978	09/249,831	2/12/1999	1/30/2001	Granted	A MANDREL FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND METHOD OF MAKING THE MANDREL
78867	Eastman Kodak Company	US	5976251	09/213,564	12/17/1998	11/2/1999	Granted	INLET FOR INTRODUCING WATER TO WIRE EDGE GUIDES FOR CURTAIN COATING
78868	Eastman Kodak Company	US	6233087	09/216,374	12/18/1998	5/15/2001	Granted	AN ELECTRO-MECHANICAL GRATING DEVICE
78872	Eastman Kodak Company	US	6426737	09/215,830	12/18/1998	7/30/2002	Granted	FORMING IMAGES BY FIELD-DRIVEN RESPONSIVE LIGHT-ABSORBING PARTICLES
78884	Eastman Kodak Company	US	6034457	09/221,510	12/28/1998	3/7/2000	Granted	MAGNETIC DRIVE APPARATUS FOR WEB TRANSPORT
78890	Eastman Kodak Company	US	6290323	09/407,448	9/28/1999	9/18/2001	Granted	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND ROTATING ROLLER AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78892	Eastman Kodak Company	US	6325490	09/224,533	12/31/1998	12/4/2001	Granted	NOZZLE PLATE WITH MIXED SELF-ASSEMBLED MONOLAYER
78897	Eastman Kodak Company	US	6087054	09/217,030	12/21/1998	7/11/2000	Granted	DETECTION AND CORRECTION OF SKEW BETWEEN A REFERENCE AND LENTICULES IN LENTICULAR MATERIAL
78902	Eastman Kodak Company	US	6243194	09/216,331	12/18/1998	6/5/2001	Granted	A MECHANICAL GRATING DEVICE
78924	Eastman Kodak Company	US	6316081	09/335,404	6/17/1999	11/13/2001	Granted	PHOTOGRAPHIC JACKET AND ALBUM
78931	Eastman Kodak Company	JP	4308393	11-375594	12/28/1999	5/15/2009	Granted	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	US	6213595	09/221,256	12/28/1998	4/10/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78932	Eastman Kodak Company	US	6209999	09/219,694	12/23/1998	4/3/2001	Granted	PRINTING APPARATUS WITH HUMIDITY-CONTROLLED RECEIVER TRAY
78958	Eastman Kodak Company	US	6203917	09/224,388	12/31/1998	3/20/2001	Granted	CONFORMABLE POLY(DIMETHYLSILOXANE) COATING AS INTERMEDIATE LAYER FOR FUSER MEMBERS
78961	Eastman Kodak Company	US	6802588	10/228,647	8/26/2002	10/12/2004	Granted	FLUID JET APPARATUS AND METHOD FOR CLEANING INKJET PRINtheadS
78963	Eastman Kodak Company	DE	60034508.4	00201973.5	6/5/2000	4/25/2007	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78963	Eastman Kodak Company	GB	1060894	00201973.5	6/5/2000	4/25/2007	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78963	Eastman Kodak Company	US	6196657	09/334,374	6/16/1999	3/6/2001	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78964	Eastman Kodak Company	US	6517188	09/641,107	8/17/2000	2/11/2003	Granted	INK JET PRINT HEAD CLEANING
78966	Eastman Kodak Company	DE	60009196.1	00201541.0	4/28/2000	3/24/2004	Granted	
78966	Eastman Kodak Company	JP	4355424	2000-137012	5/10/2000	8/7/2009	Granted	SELF-CLEANING INK PRINTING PRINTER WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78966	Eastman Kodak Company	US	6283575	09/307,876	5/10/1999	9/4/2001	Granted	INK PRINTING PRINT HEAD WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78967	Eastman Kodak Company	US	6273552	09/249,191	2/12/1999	8/14/2001	Granted	IMAGE FORMING SYSTEM INCLUDING A PRINT HEAD HAVING A PLURALITY OF INK CHANNEL PISTONS, AND METHOD OF ASSEMBLING THE SYSTEM AND PRINT HEAD
78984	Eastman Kodak Company	US	6470145	09/229,692	1/13/1999	10/22/2002	Granted	ONE-TIME-USE CAMERA WITH ELECTRONIC

79000	Eastman Kodak Company	US	6593073	09/467,613	9/4/2002	7/15/2003	Granted	FLASH HAVING FILM IDENTIFYING INDICIA CORE/SHELL EMULSIONS WITH ENHANCED PHOTOGRAPHIC RESPONSE
79021	Eastman Kodak Company	US	6097890	09/234,603	1/21/1999	8/1/2000	Granted	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR
79021	Eastman Kodak Company	US	6151449	09/535,202	3/27/2000	11/21/2000	Granted	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR

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79023	Eastman Kodak Company	US	D413614	29/099,564	1/22/1999	9/7/1999	Granted	CAMERA WITH FLIP-UP FLASH
79024	Eastman Kodak Company	US	D413435	29/099,563	1/22/1999	9/7/1999	Granted	HOLSTER FOR CAMERA
79031	Eastman Kodak Company	US	6290749	09/456,643	12/8/1999	9/18/2001	Granted	PREPARATION OF ULTRA-PURE SILVER METAL
79055	Eastman Kodak Company	US	6310626	09/256,798	2/24/1999	10/30/2001	Granted	SYSTEM FOR MODELING A COLOR IMAGING DEVICE
79090	Eastman Kodak Company	DE	60030795.6	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	FR	1041426	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	GB	1041426	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	JP	4357077	2000-90550	3/29/2000	8/14/2009	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	US	6211997	09/283,068	3/31/1999	4/3/2001	Granted	MODULATOR FOR OPTICAL PRINTING
79092	Eastman Kodak Company	US	6143061	09/299,480	4/26/1999	11/7/2000	Granted	DELOCALIZED CATIONIC AZO DYE FOR INK JET INK
79096	Eastman Kodak Company	US	6069752	09/250,803	2/17/1999	5/30/2000	Granted	REPLACEABLE LASER AND MODULATOR UNIT
79101	Eastman Kodak Company	US	D432163	29/101,845	3/11/1999	10/17/2000	Granted	DESIGN OF A CABINTRY ENCLOSURE FOR A BUSINESS MACHINE
79106	Eastman Kodak Company	US	6136080	09/299,412	4/26/1999	10/24/2000	Granted	CATIONIC AZO DYES FOR INK JET INK
79107	Eastman Kodak Company	US	6107018	09/250,200	2/16/1999	8/22/2000	Granted	HIGH CHLORIDE EMULSIONS DOPED WITH COMBINATION OF METAL COMPLEXES
79116	Eastman Kodak Company	US	6210851	09/451,554	12/1/1999	4/3/2001	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA MIXTURES
79121	Eastman Kodak Company	US	6197148	09/283,066	3/31/1999	3/6/2001	Granted	A WEB MATERIAL HAVING SPLICED JOINTS AND A METHOD FOR COATING A WEB MATERIAL HAVING SPLICED JOINTS
79128	Eastman Kodak Company	US	6278805	09/311,830	5/13/1999	8/21/2001	Granted	A SYSTEM FOR COMPOSING COLOR TRANSFORMS USING CLASS INFORMATION
79143	Eastman Kodak Company	US	6238584	09/257,895	3/2/1999	5/29/2001	Granted	FORMING INK JET NOZZLE PLATES
79144	Eastman Kodak Company	US	6214245	09/260,303	3/2/1999	4/10/2001	Granted	INK JET NOZZLE PLATES
79145	Eastman Kodak Company	US	6303042	09/260,698	3/2/1999	10/16/2001	Granted	MAKING INK JET NOZZLE PLATES
79158	Eastman Kodak Company	US	6272908	09/274,726	3/23/1999	8/14/2001	Granted	FLEXURAL PROBE AND METHOD FOR EXAMINING A MOVING SENSITIVE WEB SURFACE
79159	Eastman Kodak Company	US	6213324	09/441,985	11/17/1999	4/10/2001	Granted	PHOTOCHEMICAL FRANGIBLE CLOSURE
79161	Eastman Kodak Company	US	6312119	09/606,756	6/29/2000	11/6/2001	Granted	METHOD AND APPARATUS FOR FOAM REMOVAL IN AN INK CONTAINER
79162	Eastman Kodak Company	DE	60025569.7	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	FR	1040927	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	GB	1040927	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	US	6169565	09/283,272	3/31/1999	1/2/2001	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79163	Eastman Kodak Company	US	6479228	09/728,412	12/1/2000	11/12/2002	Granted	SCRATCH RESISTANT LAYER CONTAINING ELECTRONICALLY CONDUCTIVE POLYMER FOR IMAGING ELEMENTS
79177	Eastman Kodak Company	US	6208368	09/315,366	5/18/1999	3/27/2001	Granted	REMOVABLE LEAD SCREW ASSEMBLY FOR AN IMAGE PROCESSING APPARATUS
79180	Eastman Kodak Company	US	6186681	09/268,988	3/16/1999	2/13/2001	Granted	METHOD AND APPARATUS FOR PASTEURIZING FLUIDS
79210	Eastman Kodak Company	US	6152345	09/273,642	3/23/1999	11/28/2000	Granted	METHOD FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
79211	Eastman Kodak Company	US	6106166	09/292,859	4/16/1999	8/22/2000	Granted	A PHOTOPROCESSING APPARATUS FOR SENSING TYPE OF PHOTOPROCESSING CONSUMABLE AND METHOD OF ASSEMBLING THE APPARATUS
79220	Eastman Kodak Company	US	6713224	09/550,503	4/14/2000	3/30/2004	Granted	SOUND RECORDING FILM
79225	Eastman Kodak Company	JP	4510280	2000-397594	12/27/2000	5/14/2010	Granted	IMAGING SUPPORT
79239	Eastman Kodak Company	US	6507665	09/383,573	8/7/2002	1/14/2003	Granted	METHOD FOR CREATING ENVIRONMENT MAP CONTAINING INFORMATION EXTRACTED FROM STEREO IMAGE PAIRS
79252	Eastman Kodak Company	US	6165687	09/342,390	6/29/1999	12/26/2000	Granted	STANDARD ARRAY, PROGRAMMABLE IMAGE FORMING PROCESS
79283	Eastman Kodak Company	US	6226116	09/451,171	11/30/1999	5/1/2001	Granted	MAGNETIC MICRO-SHUTTERS
79296	Eastman Kodak Company	US	6894794	09/339,605	6/24/1999	5/17/2005	Granted	METHOD AND APPARATUS FOR MAKING A PRINT HAVING AN INVISIBLE COORDINATE SYSTEM
79305	Eastman Kodak Company	DE	60006184.1	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	FR	1057877	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	GB	1057877	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	JP	4782268	2000-166467	5/31/2000	7/15/2011	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	US	6210474	09/326,064	6/4/1999	4/3/2001	Granted	PROCESS FOR PREPARING AN INK JET INK

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79312	Eastman Kodak Company	DE	60119827.1	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	FR	1143287	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	GB	1143287	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	US	6479811	09/519,227	3/6/2000	11/12/2002	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79330	Eastman Kodak Company	US	6309749	09/305,999	5/6/1999	10/30/2001	Granted	CERAMIC MILLING MEDIA
79343	Eastman Kodak Company	US	6187501	09/370,955	8/10/1999	2/13/2001	Granted	IMAGING MEMBER WITH TOUGH BINDER LAYER
79344	Eastman Kodak Company	DE	60022577.1	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	FR	1060889	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	GB	1060889	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	US	6217156	09/334,810	6/17/1999	4/17/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79345	Eastman Kodak Company	DE	60027817.4	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	FR	1060890	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	GB	1060890	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	US	6158845	09/335,415	6/17/1999	12/12/2000	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79357	Eastman Kodak Company	US	6176670	09/295,207	4/21/1999	1/23/2001	Granted	ROLL HANDLING AND TRANSPORT ASSEMBLAGE
79364	Eastman Kodak Company	US	6207362	09/392,949	9/9/1999	3/27/2001	Granted	TOUGH DURABLE IMAGING CELLULOSE BASE MATERIAL
79372	Eastman Kodak Company	US	6279820	09/535,122	3/24/2000	8/28/2001	Granted	CARDBOARD PACK FOR DISPLAY STAND
79399	Eastman Kodak Company	US	D423542	29/104,397	5/4/1999	4/25/2000	Granted	FLASH CAMERA
79400	Eastman Kodak Company	US	D423545	29/104,396	5/4/1999	4/25/2000	Granted	FRONT COVER LABEL FOR FLASH CAMERA
79401	Eastman Kodak Company	US	D425536	29/104,380	5/4/1999	5/23/2000	Granted	REAR COVER LABEL FOR FLASH CAMERA
79405	Eastman Kodak Company	US	6083674	09/337,359	6/21/1999	7/4/2000	Granted	ANTISTATIC LAYER FOR LENTICULAR SURFACE
79409	Eastman Kodak Company	US	6174356	09/306,121	5/6/1999	1/16/2001	Granted	DYE FOR INK JET INK
79412	Eastman Kodak Company	US	6644544	09/334,021	6/16/1999	11/11/2003	Granted	AN IMAGING APPARATUS CAPABLE OF FORMING AN IMAGE CONSISTENT WITH TYPE OF IMAGING CONSUMABLE LOADED THEREIN AND METHOD OF ASSEMBLING THE APPARATUS
79425	Eastman Kodak Company	US	6567532	09/453,247	12/2/1999	5/20/2003	Granted	METHOD AND COMPUTER PROGRAM FOR EXTRACTING AN EMBEDDED MESSAGE FROM A DIGITAL IMAGE
79456	Eastman Kodak Company	US	6873433	09/521,588	3/9/2000	3/29/2005	Granted	CALIBRATION OF COLOR REPRODUCTION APPARATUS
79459	Eastman Kodak Company	US	6149985	09/349,288	7/7/1999	11/21/2000	Granted	HIGH-EFFICIENCY PLASMA TREATMENT OF IMAGING SUPPORTS
79459	Eastman Kodak Company	US	6603121	10/246,864	9/19/2002	8/5/2003	Granted	HIGH-EFFICIENCY PLASMA TREATMENT OF PAPER
79460	Eastman Kodak Company	US	6212158	09/323,496	6/1/1999	4/3/2001	Granted	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6480462	09/739,953	12/18/2000	11/12/2002	Granted	HYBRID OPTICAL DISC CONSTRUCTION
79464	Eastman Kodak Company	US	6249300	09/354,005	7/15/1999	6/19/2001	Granted	METHOD AND APPARATUS FOR POSITIONING A WRITING ASSEMBLY OF AN IMAGE PROCESSING APPARATUS
79465	Eastman Kodak Company	US	6537730	09/652,344	8/31/2000	3/25/2003	Granted	THERMAL IMAGING COMPOSITION AND MEMBER CONTAINING SULFONATED IR DYE AND METHODS OF IMAGING AND PRINTING
79481	Eastman Kodak Company	US	6572223	09/813,580	3/21/2001	6/3/2003	Granted	APPARATUS AND METHOD OF BALANCING END JET FORCES IN AN INK JET PRINTING SYSTEM
79482	Eastman Kodak Company	US	6474795	09/468,987	12/21/1999	11/5/2002	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6695440	10/229,207	8/26/2002	2/24/2004	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6796641	10/229,357	8/26/2002	9/28/2004	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79491	Eastman Kodak Company	US	6412910	09/586,099	6/2/2000	7/2/2002	Granted	PERMANENT ALTERATION OF A PRINTHEAD FOR CORRECTION OF MIS-DIRECTION OF EMITTED INK DROPS
79496	Eastman Kodak Company	DE	60026442.4	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR

79496	Eastman Kodak Company	FR	1060895	00202001.4	6/6/2000	3/8/2006	Granted	ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	GB	1060895	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	US	6938976	09/334,375	4/4/2001	9/6/2005	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79502	Eastman Kodak Company	US	6226024	09/336,934	6/21/1999	5/1/2001	Granted	VACUUM IMAGING DRUM WITH VACUUM HOLES FOR MAINTAINING A BOUNDARY LAYER IN AN IMAGE PROCESSING APPARATUS
79536	Eastman Kodak Company	US	6520629	09/675,831	9/29/2000	2/18/2003	Granted	STEERING FLUID DEVICE AND METHODS FOR INCREASING THE ANGLE OF DEFLECTION OF INK DROPLETS GENERATED BY AN ASYMMETRIC HEAT-TYPE INKJET PRINTER
79537	Eastman Kodak Company	US	6276782	09/481,303	1/11/2000	8/21/2001	Granted	ASSISTED DROP-ON-DEMAND INKJET PRINTER

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79539	Eastman Kodak Company	US	6428157	09/325,077	6/3/1999	8/6/2002	Granted	FORMING INK IMAGES HAVING PROTECTION FILMS
79540	Eastman Kodak Company	DE	60000594.1	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	FR	1057631	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	GB	1057631	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	JP	4841715	2000-159623	5/30/2000	10/14/2011	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	US	6193361	09/325,078	6/3/1999	2/27/2001	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79546	Eastman Kodak Company	JP		2012-021493	2/3/2012		Filed	APPARATUS FOR PRINTING, METHOD OF PRINTING, AND COMPUTER PROGRAM
79546	Eastman Kodak Company	US	6452663	09/470,290	3/14/2002	9/17/2002	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6533169	09/846,716	5/1/2001	3/18/2003	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6459471	09/846,717	5/1/2001	10/1/2002	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79568	Eastman Kodak Company	DE	60111813.8	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	FR	1215047	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	GB	1215047	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	US	6663221	09/731,355	12/6/2000	12/16/2003	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79595	Eastman Kodak Company	DE	60115589.0	01204938.3	12/17/2001	12/7/2005	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	GB	1219431	01204938.3	12/17/2001	12/7/2005	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	US	6478414	09/750,965	12/28/2000	11/12/2002	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79596	Eastman Kodak Company	US	6250736	09/366,819	8/4/1999	6/26/2001	Granted	CONTINUOUS INK JET PRINT HEAD WITH FIXED POSITION INK GUTTER COMPATIBLE WITH HYDRODYNAMIC AND WIPE CLEANING
79597	Eastman Kodak Company	DE	60109125.6	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	FR	1219430	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	GB	1219430	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	US	6554410	09/750,946	12/28/2000	4/29/2003	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79608	Eastman Kodak Company	US	6429248	09/880,384	6/13/2001	8/6/2002	Granted	COATING COMPOSITION CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER AND SOLVENT MIXTURE
79610	Eastman Kodak Company	US	6162596	09/386,523	8/30/1999	12/19/2000	Granted	IMAGING ELEMENTS CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER COMPRISING POLYTHIOPHENE AND A CELLULOSIC POLYMER BINDER
79627	Eastman Kodak Company	US	6883904	10/131,533	4/24/2002	4/26/2005	Granted	APPARATUS AND METHOD FOR MAINTAINING CONSTANT DROP VOLUMES IN A CONTINUOUS STREAM INK JET PRINTER
79638	Eastman Kodak Company	DE	60221764.4	02078695.0	9/9/2002	8/15/2007	Granted	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	GB	1296171	02078695.0	9/9/2002	8/15/2007	Granted	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	US	6750998	09/957,334	9/20/2001	6/15/2004	Granted	ELECTROMECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79641	Eastman Kodak Company	US	6305194	09/354,219	7/15/1999	10/23/2001	Granted	MOLD DESIGN FOR COMPRESSION MOLDING MICROLENS ARRAYS
79644	Eastman Kodak Company	US	6663965	10/170,609	6/12/2002	12/16/2003	Granted	THERMO-REVERSIBLE MATERIAL AND METHOD FOR PREPARING IT
79645	Eastman Kodak Company	US	6599991	09/475,843	12/30/1999	7/29/2003	Granted	IN-SITU BLENDING OF POLYESTERS WITH POLY(ETHER IMIDE)
79646	Eastman Kodak Company	US	6329652	09/362,639	7/28/1999	12/11/2001	Granted	METHOD FOR COMPARISON OF SIMILAR SAMPLES IN LIQUID
79661	Eastman Kodak Company	US	6248893	09/589,964	6/8/2000	6/19/2001	Granted	CHROMATOGRAPHY/MASS SPECTROMETRY NON-HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79661	Eastman Kodak Company	US	6248886	09/589,965	6/8/2000	6/19/2001	Granted	HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79666	Eastman Kodak Company	US	6153000	09/351,614	7/12/1999	11/28/2000	Granted	COLOR PIGMENTED INK JET INK SET
79668	Eastman Kodak Company	US	6482769	09/712,424	11/14/2000	11/19/2002	Granted	DIFFUSION RESISTANT LENTICULAR ELEMENT
79677	Eastman Kodak Company	GB	2354659	0013583.0	6/6/2000	8/13/2003	Granted	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79677	Eastman Kodak Company	US	6200713	09/360,018	7/23/1999	3/13/2001	Granted	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES

79680	Eastman Kodak Company	GB	2352514	0013581.4	6/6/2000	12/17/2003	Granted	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	US	6177217	09/360,462	7/23/1999	1/23/2001	Granted	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79687	Eastman Kodak Company	US	6972859	09/359,152	7/22/1999	12/6/2005	Granted	AUTHORIZING THE PRINTING OF DIGITAL IMAGES
79691	Eastman Kodak Company	JP	4717986	2000-240919	8/9/2000	4/8/2011	Granted	CO-MILLED PIGMENTS IN INK JET INK
79691	Eastman Kodak Company	US	6132501	09/371,657	8/10/1999	10/17/2000	Granted	CO-MILLED PIGMENTS IN INK JET INK

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79694	Eastman Kodak Company	US	6228572	09/358,501	7/21/1999	5/8/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED MERCAPTODIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79695	Eastman Kodak Company	US	6190849	09/358,500	7/21/1999	2/20/2001	Granted	PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TETRAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79698	Eastman Kodak Company	US	6190848	09/358,497	7/21/1999	2/20/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TRIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79723	Eastman Kodak Company	US	6310165	09/442,826	11/18/1999	10/30/2001	Granted	POLYMERIZATION PROCESS WITH NOVEL CATALYST SYSTEM
79754	Eastman Kodak Company	US	6688525	09/401,228	9/22/1999	2/10/2004	Granted	APPARATUS AND METHOD FOR READING A CODED PATTERN
79762	Eastman Kodak Company	US	6206586	09/376,174	8/17/1999	3/27/2001	Granted	PROTECTIVE FILMS ON PHOTOGRAPHIC IMAGES
79783	Eastman Kodak Company	US	6666534	10/174,170	6/18/2002	12/23/2003	Granted	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
79788	Eastman Kodak Company	US	6381418	09/372,329	11/6/2001	4/30/2002	Granted	A PRINT HAVING INFORMATION ASSOCIATED WITH THE PRINT STORED IN A MEMORY COUPLED TO THE PRINT
79791	Eastman Kodak Company	US	6576792	09/849,474	5/4/2001	6/10/2003	Granted	2-HALO-1-CYCLOALKENECARBOXAMIDES AND THEIR PREPARATION
79796	Eastman Kodak Company	US	6257510	09/376,115	8/17/1999	7/10/2001	Granted	ADJUSTABLE EMISSION CHAMBER FLOW CELL
79798	Eastman Kodak Company	US	6533951	09/626,874	7/27/2000	3/18/2003	Granted	METHOD OF MANUFACTURING FLUID PUMP
79799	Eastman Kodak Company	US	6497510	09/470,638	12/22/1999	12/24/2002	Granted	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79799	Eastman Kodak Company	US	6761437	10/273,916	10/18/2002	7/13/2004	Granted	APPARATUS AND METHOD OF ENHANCING FLUID DEFLECTION IN A CONTINUOUS INK JET PRINTHEAD
79799	Eastman Kodak Company	US	6986566	10/706,199	11/12/2003	1/17/2006	Granted	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79802	Eastman Kodak Company	US	6422826	09/585,941	6/2/2000	7/23/2002	Granted	FLUID PUMP AND METHOD
79810	Eastman Kodak Company	US	6536882	09/625,536	7/26/2000	3/25/2003	Granted	INKJET PRINTHEAD HAVING SUBSTRATE FEEDTHROUGHS FOR ACCOMMODATING CONDUCTORS
79811	Eastman Kodak Company	JP	4592178	2000-378284	12/13/2000	9/24/2010	Granted	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	US	6203145	09/466,346	12/17/1999	3/20/2001	Granted	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79816	Eastman Kodak Company	US	6326109	09/532,543	3/22/2000	12/4/2001	Granted	TWO-SIDED IMAGING MEMBER
79820	Eastman Kodak Company	US	6183548	09/387,585	8/31/1999	2/6/2001	Granted	INK JET INK SET
79835	Eastman Kodak Company	US	6481046	09/535,323	3/27/2000	11/19/2002	Granted	METHOD AND APPARATUS FOR CLEANING FROM THE OUTER SURFACE OF AN ENDLESS TRANSPORT BELT THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79852	Eastman Kodak Company	DE	60016333.4	00202883.5	8/17/2000	12/1/2004	Granted	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	GB	1079274	00202883.5	8/17/2000	12/1/2004	Granted	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	US	6197474	09/603,277	6/26/2000	3/6/2001	Granted	THERMAL COLOR PROOFING PROCESS
79859	Eastman Kodak Company	US	6576412	09/868,210	12/22/1999	6/10/2003	Granted	HYDROPHILIC COLLOID COMPOSITION
79865	Eastman Kodak Company	US	6520086	09/856,721	12/14/1999	2/18/2003	Granted	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	JP	4754692	2000-589347	12/14/1999	6/3/2011	Granted	METHOD FOR PREPARING A PRINTING PLATE
79867	Eastman Kodak Company	US	6634295	09/857,479	12/14/1999	10/21/2003	Granted	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79874	Eastman Kodak Company	US	6967746	09/651,508	8/30/2000	11/22/2005	Granted	METHOD FOR COMBINING DEVICE COLOR PROFILES
79882	Eastman Kodak Company	US	6795209	09/418,560	10/14/1999	9/21/2004	Granted	METHOD AND APPARATUS FOR MODIFYING A HARD COPY IMAGE DIGITALLY IN ACCORDANCE WITH INSTRUCTIONS PROVIDED BY CONSUMER
79892	Eastman Kodak Company	US	6352330	09/516,707	3/1/2000	3/5/2002	Granted	INK JET PLATE MAKER AND PROOFER APPARATUS AND METHOD
79900	Eastman Kodak Company	US	6303212	09/394,420	9/13/1999	10/16/2001	Granted	INK JET RECORDING ELEMENT
79931	Eastman Kodak Company	US	6521513	09/609,617	7/5/2000	2/18/2003	Granted	SILICON WAFER CONFIGURATION AND METHOD OF FORMING SAME
79948	Eastman Kodak Company	US	6423469	09/444,695	11/22/1999	7/23/2002	Granted	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING OXONOL IR DYE AND METHODS OF IMAGING AND PRINTING
79956	Eastman Kodak Company	JP	4824176	2001-006606	1/15/2001	9/16/2011	Granted	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	US	6299303	09/482,659	1/13/2000	10/9/2001	Granted	INK JET RECORDING ELEMENT
79987	Eastman Kodak Company	US	6313859	09/571,350	5/16/2000	11/6/2001	Granted	METHOD AND APPARATUS FOR AXIAL DIRECTION SHEET FEED TO A VACUUM DRUM
80008	Eastman Kodak Company	US	6523930	09/750,809	12/28/2000	2/25/2003	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM USING LAMINATED POLYIMIDE STRUCTURE AND METHOD CLEANING AN INK JET PRINTER
80012	Eastman Kodak Company	US	7097269	09/736,049	12/13/2000	8/29/2006	Granted	PROOFING HEAD AND PROOFER PRINTER APPARATUS
80023	Eastman Kodak Company	DE	60004623.0	00420234.7	11/14/2000	8/20/2003	Granted	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	US	6627208	09/726,941	11/30/2000	9/30/2003	Granted	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80036	Eastman Kodak Company	US	6096472	09/415,887	10/8/1999	8/1/2000	Granted	THERMAL COLOR PROOFING PROCESS
80039	Eastman Kodak Company	US	6461667	09/542,720	4/4/2000	10/8/2002	Granted	APPARATUS AND METHOD FOR VAPOR DEPOSITING LUBRICANT COATING ON A WEB

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80054	Eastman Kodak Company	US	6463656	09/606,293	6/29/2000	10/15/2002	Granted	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80054	Eastman Kodak Company	US	6789884	10/199,574	7/19/2002	9/14/2004	Granted	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80070	Eastman Kodak Company	US	6447978	09/454,151	12/3/1999	9/10/2002	Granted	IMAGING MEMBER CONTAINING HEAT SWITCHABLE POLYMER AND METHOD OF USE
80070	Eastman Kodak Company	US	6451500	09/644,600	8/23/2000	9/17/2002	Granted	IMAGING MEMBER CONTAINING HEAT SWITCHABLE CARBOXYLATE POLYMER AND METHOD OF USE
80084	Eastman Kodak Company	US	6162597	09/466,453	12/17/1999	12/19/2000	Granted	IMAGING ELEMENTS ADHESION PROMOTING SUBBING LAYER FOR
80085	Eastman Kodak Company	US	6165699	09/466,566	12/17/1999	12/26/2000	Granted	PHOTOTHERMOGRAPHIC IMAGING LAYERS ANNEALED ADHESION PROMOTING LAYER FOR PHOTOGRAPHIC IMAGING ELEMENTS
80128	Eastman Kodak Company	US	6247801	09/451,790	12/1/1999	6/19/2001	Granted	CONTINUOUS INK JET PRINTING PROCESS
80138	Eastman Kodak Company	CN	01101242.0	01101242.0	1/8/2001	5/19/2004	Granted	OPTIMIZED PRINTING SYSTEM
80138	Eastman Kodak Company	US	6963411	09/479,420	1/7/2000	11/8/2005	Granted	OPTIMIZED PRINTING SYSTEM
80143	Eastman Kodak Company	US	6486937	09/476,478	12/27/2001	11/26/2002	Granted	A METHOD AND APPARATUS FOR PRINTING LARGE FORMAT LENTICULAR IMAGES
80145	Eastman Kodak Company	US	6632486	09/451,786	12/1/1999	10/14/2003	Granted	INK JET RECORDING ELEMENT
80152	Eastman Kodak Company	US	6329113	09/586,913	6/5/2000	12/11/2001	Granted	IMAGING MATERIAL WITH DIMENSIONAL ADJUSTMENT BY HEAT
80154	Eastman Kodak Company	US	6312101	09/455,981	12/6/1999	11/6/2001	Granted	METHOD OF PRINTING DIGITAL IMAGES USING MULTIPLE COLORANTS HAVING SUBSTANTIALLY THE SAME COLOR
80187	Eastman Kodak Company	US	6509919	09/654,710	9/1/2000	1/21/2003	Granted	AN APPARATUS ADAPTED TO SENSE A COLORANT AND METHOD FOR SENSING COLOR AND DETECTING DONOR MISPICK CONDITION
80206	Eastman Kodak Company	US	6196281	09/441,499	11/17/1999	3/6/2001	Granted	FLUID TRANSFER SYSTEM FOR PHOTOPROCESSING MATERIALS
80221	Eastman Kodak Company	US	6173992	09/450,608	11/30/1999	1/16/2001	Granted	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
80242	Eastman Kodak Company	US	6274284	09/470,807	12/22/1999	8/14/2001	Granted	NACREOUS IMAGING MATERIAL
80248	Eastman Kodak Company	US	6165671	09/475,579	12/30/1999	12/26/2000	Granted	LASER DONOR ELEMENT
80274	Eastman Kodak Company	US	6472139	09/776,107	2/2/2001	10/29/2002	Granted	NONIONIC SURFACE ACTIVE OLIGOMERS AS COATING AIDS FOR THE MANUFACTURE OF PHOTOGRAPHIC PRODUCTS
80283	Eastman Kodak Company	US	6677982	09/686,610	10/11/2000	1/13/2004	Granted	METHOD FOR THREE DIMENSIONAL SPATIAL PANORAMA FORMATION
80284	Eastman Kodak Company	US	6286761	09/454,098	12/3/1999	9/11/2001	Granted	IDENTIFICATION DOCUMENT HAVING EMBEDDING INFORMATION RELATED TO THE SUBJECT
80287	Eastman Kodak Company	US	7088469	09/535,671	3/23/2000	8/8/2006	Granted	A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80294	Eastman Kodak Company	US	6435247	09/772,797	1/30/2001	8/20/2002	Granted	A LAMINATOR ASSEMBLY HAVING AN ENDLESS TWO-PLY OR HALF-LAP BELT
80295	Eastman Kodak Company	US	6203224	09/493,920	1/28/2000	3/20/2001	Granted	A PRINT ENGINE CHASSIS FOR SUPPORTING A VACUUM IMAGING DRUM
80297	Eastman Kodak Company	US	6427310	09/504,552	2/15/2000	8/6/2002	Granted	METHOD FOR FABRICATING A PRINT ENGINE CHASSIS FOR SUPPORTING AN IMAGING DRUM AND PRINthead TRANSLATION ASSEMBLY
80299	Eastman Kodak Company	JP	4119645	2001-375336	12/10/2001	5/2/2008	Granted	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	US	6476843	09/750,953	12/28/2000	11/5/2002	Granted	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80301	Eastman Kodak Company	US	6439787	09/751,227	12/28/2000	8/27/2002	Granted	A SHEET METAL PRINT ENGINE CHASSIS ASSEMBLED WITHOUT FASTENERS
80302	Eastman Kodak Company	US	6435246	09/772,796	1/30/2001	8/20/2002	Granted	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A PERFORATED LAYER AND A BELT FOR A LAMINATOR
80303	Eastman Kodak Company	US	6558466	09/465,202	6/6/2002	5/6/2003	Granted	APPARATUS FOR COATING A WEB
80333	Eastman Kodak Company	US	6754365	09/505,327	2/16/2000	6/22/2004	Granted	DETECTING EMBEDDED INFORMATION IN IMAGES
80343	Eastman Kodak Company	US	6793307	10/268,364	10/10/2002	9/21/2004	Granted	A PRINTER CAPABLE OF FORMING AN IMAGE ON A RECEIVER SUBSTRATE ACCORDING TO TYPE OF RECEIVER SUBSTRATE AND A METHOD OF ASSEMBLING THE PRINTER
80345	Eastman Kodak Company	US	6281268	09/467,198	12/20/1999	8/28/2001	Granted	PROCESS FOR MAKING AN INK JET INK
80352	Eastman Kodak Company	US	6258155	09/468,412	12/20/1999	7/10/2001	Granted	INK JET INK
80360	Eastman Kodak Company	US	6296344	09/470,813	12/22/1999	10/2/2001	Granted	METHOD FOR REPLENISHING COATINGS ON PRINthead NOZZLE PLATE
80363	Eastman Kodak Company	US	6836345	09/538,421	3/29/2000	12/28/2004	Granted	A METHOD FOR INCLUDING TRADITIONAL PHOTOGRAPHIC CALIBRATION INTO DIGITAL COLOR MANAGEMENT
80370	Eastman Kodak Company	US	6477029	09/671,438	9/27/2000	11/5/2002	Granted	DEFORMABLE MICRO-ACTUATOR
80372	Eastman Kodak Company	US	6487913	09/739,858	12/18/2000	12/3/2002	Granted	STRAIN GAUGE WITH RESONANT LIGHT MODULATOR
80380	Eastman Kodak Company	US	6435840	09/747,215	12/21/2000	8/20/2002	Granted	ELECTROSTRICTIVE MICRO-PUMP
80412	Eastman Kodak Company	US	6242841	09/479,266	1/6/2000	6/5/2001	Granted	STEPPER MOTOR WITH SHAPED MEMORY ALLOY ROTARY-DRIVER
80415	Eastman Kodak Company	US	6631983	09/751,229	12/28/2000	10/14/2003	Granted	INK RECIRCULATION SYSTEM FOR INK JET

80424	Eastman Kodak Company	US	D434057	29/118,537	2/9/2000	11/21/2000	Granted	PRINTERS DIGITAL CAMERA
80425	Eastman Kodak Company	US	D434431	29/118,476	2/9/2000	11/28/2000	Granted	BASE FOR A DIGITAL CAMERA

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80426	Eastman Kodak Company	US	D438224	29/117,794	1/31/2000	2/27/2001	Granted	DIGITAL CAMERA
80436	Eastman Kodak Company	US	6422772	09/607,166	6/29/2000	7/23/2002	Granted	A PRINTER HAVING AN INTERFERENCE-FREE RECEIVER SHEET FEED PATH AND METHOD OF ASSEMBLING THE PRINTER
80440	Eastman Kodak Company	US	6456435	09/493,982	2/11/2002	9/24/2002	Granted	METHOD AND APPARATUS FOR ADJUSTING SPOT SIZE OF ONE COLOR COMPONENT OF A MULTIPLE COLOR CO-AXIAL LASER BEAM
80447	Eastman Kodak Company	US	6236426	09/490,515	1/25/2000	5/22/2001	Granted	APPARATUS FOR LASER MARKING INDICIA ON A PHOTSENSITIVE WEB
80468	Eastman Kodak Company	US	6233408	09/501,748	2/10/2000	5/15/2001	Granted	IMAGE FORMING DEVICE WITH TOKEN PRINTING CAPABILITIES
80482	Eastman Kodak Company	US	6326590	09/490,914	1/25/2000	12/4/2001	Granted	NOZZLE ELEMENT ADAPTABLE TO A LASER BEAM TUBE USED IN LASER EDGE MARKING EQUIPMENT
80484	Eastman Kodak Company	US	6249308	09/490,512	1/25/2000	6/19/2001	Granted	METHOD OF CONTROLLING PEAK POWER OF A RADIANT ENERGY EMITTING SYSTEM
80486	Eastman Kodak Company	US	6680108	09/617,152	7/17/2000	1/20/2004	Granted	IMAGE LAYER COMPRISING INTERCALATED CLAY PARTICLES
80508	Eastman Kodak Company	US	D437867	29/117,650	1/28/2000	2/20/2001	Granted	FLASH CAMERA
80510	Eastman Kodak Company	US	6647126	09/493,531	1/28/2000	11/11/2003	Granted	AUTHORIZING THE PRODUCTION OF VISUAL IMAGES FROM DIGITAL IMAGES
80511	Eastman Kodak Company	US	6663788	09/867,927	5/30/2001	12/16/2003	Granted	A METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663790	10/158,516	5/30/2002	12/16/2003	Granted	METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED CONTRAST AND LIFETIME
80521	Eastman Kodak Company	US	6736067	09/903,346	7/11/2001	5/18/2004	Granted	METHOD FOR PRINTING AND VERIFYING LIMITED EDITION STAMPS
80530	Eastman Kodak Company	US	6492004	09/498,575	2/4/2000	12/10/2002	Granted	TRANSFER LAMINATING ELEMENT
80551	Eastman Kodak Company	US	D433047	29/117,761	1/28/2000	10/31/2000	Granted	VERIFYING FLASH CAMERA
80553	Eastman Kodak Company	US	6692798	09/624,629	7/24/2000	2/17/2004	Granted	KENAF IMAGING BASE AND METHOD OF FORMATION
80572	Eastman Kodak Company	US	6626416	09/735,012	12/12/2000	9/30/2003	Granted	ELECTROSTRICTIVE VALVE FOR MODULATING A FLUID FLOW
80591	Eastman Kodak Company	US	6240844	09/563,144	5/2/2000	6/5/2001	Granted	METHOD FOR SPECIFYING ENGRAVING OF A GRAVURE CYLINDER FOR COATINGS CONTAINING PARTICLE DISPERSIONS
80616	Eastman Kodak Company	US	6717560	10/264,050	10/3/2002	4/6/2004	Granted	SELF-ILLUMINATING IMAGING DEVICE
80621	Eastman Kodak Company	US	6819451	09/521,329	3/9/2000	11/16/2004	Granted	CALIBRATION OF COLOR REPRODUCTION APPARATUS FOR SIMILAR RECEIVERS FROM DIFFERENT COATING EVENTS
80633	Eastman Kodak Company	US	6435393	09/756,620	1/8/2001	8/20/2002	Granted	FILMSTRIP TRANSPORT MECHANISM WITH COMPENSATION FOR PERFORATION PITCH VARIATIONS FOR IMPROVED FILM REGISTRATION
80662	Eastman Kodak Company	US	6361161	09/516,086	3/1/2000	3/26/2002	Granted	NANOPARTICLES FOR PRINTING IMAGES
80699	Eastman Kodak Company	US	6438290	09/599,759	6/22/2000	8/20/2002	Granted	MICRO-ASPHERIC COLLIMATOR LENS
80705	Eastman Kodak Company	US	D449847	29/138,423	3/13/2001	10/30/2001	Granted	DIGITAL PROJECTOR
80708	Eastman Kodak Company	US	7050197	09/662,253	9/14/2000	5/23/2006	Granted	IMAGE PROCESSOR FOR HIGH-SPEED PRINTING APPLICATIONS
80713	Eastman Kodak Company	US	D446539	29/129,092	9/7/2000	8/14/2001	Granted	DIGITAL FILM SCANNER
80731	Eastman Kodak Company	US	6472136	09/946,256	9/5/2001	10/29/2002	Granted	METHOD OF DISPERSING WATER INSOLUBLE PHOTOGRAPHICALLY USEFUL COMPOUNDS
80733	Eastman Kodak Company	US	6639032	09/995,948	11/28/2001	10/28/2003	Granted	HIGHLY BRANCHED POLYMER FROM TELOMERIZATION
80754	Eastman Kodak Company	US	6443446	09/618,660	7/18/2000	9/3/2002	Granted	MEDIA TRANSPORT MECHANISM FOR INFORMATION TRANSFER DEVICES
80760	Eastman Kodak Company	US	6784973	09/652,190	8/31/2000	8/31/2004	Granted	QUALITY ASSURANCE SYSTEM FOR RETAIL PHOTOFINISHING
80787	Eastman Kodak Company	DE	60100371.3	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	FR	1132217	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	GB	1132217	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	US	6677008	10/105,744	3/25/2002	1/13/2004	Granted	INK JET PRINTING METHOD
80788	Eastman Kodak Company	US	6440537	09/535,703	3/27/2000	8/27/2002	Granted	INK JET RECORDING ELEMENT
80802	Eastman Kodak Company	US	6561607	09/680,378	10/5/2000	5/13/2003	Granted	APPARATUS AND METHOD FOR MAINTAINING A SUBSTANTIALLY CONSTANT CLOSELY SPACED WORKING DISTANCE BETWEEN AN INKJET PRINT HEAD AND A PRINTING RECEIVER
80803	Eastman Kodak Company	DE	60103096.6	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	FR	1138511	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	GB	1138511	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	US	6315405	09/535,698	3/27/2000	11/13/2001	Granted	INK JET PRINTING METHOD
80806	Eastman Kodak Company	US	6603499	09/891,755	6/26/2001	8/5/2003	Granted	A PRINthead HAVING NON-UNIFORMITY CORRECTION BASED ON SPATIAL ENERGY PROFILE DATA, A METHOD FOR NON-UNIFORMITY CORRECTION OF A PRINthead, AND AN APPARATUS FOR MEASURING SPATIAL ENERGY PROFILE DATA IN A PRINthead
80808	Eastman Kodak Company	US	6943919	09/606,891	6/29/2000	9/13/2005	Granted	A METHOD AND APPARATUS FOR CORRECTING DEFECTS IN A SPATIAL LIGHT MODULATOR BASED PRINTING SYSTEM

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80815	Eastman Kodak Company	US	6624891	09/976,654	10/12/2001	9/23/2003	Granted	INTERFEROMETRIC-BASED EXTERNAL MEASUREMENT SYSTEM AND METHOD
80875	Eastman Kodak Company	US	6475713	09/705,399	11/3/2000	11/5/2002	Granted	IMAGING MEMBER WITH POLYESTER ADHESIVE BETWEEN POLYMER SHEETS
80879	Eastman Kodak Company	DE	60223741.6	02076042.7	3/18/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
80879	Eastman Kodak Company	JP	4331436	2002-94621	3/29/2002	6/26/2009	Granted	INK JET RECORDING ELEMENT
80879	Eastman Kodak Company	US	6541103	09/822,731	3/30/2001	4/1/2003	Granted	INK JET RECORDING ELEMENT
80880	Eastman Kodak Company	US	6190827	09/564,887	5/4/2000	2/20/2001	Granted	LASER DONOR ELEMENT
80884	Eastman Kodak Company	US	6492006	09/608,969	6/30/2000	12/10/2002	Granted	INK JET RECORDING ELEMENT
80900	Eastman Kodak Company	US	6569600	09/822,057	3/30/2001	5/27/2003	Granted	OPTICAL RECORDING MATERIAL
80912	Eastman Kodak Company	US	6442497	09/549,901	4/14/2000	8/27/2002	Granted	CALIBRATION METHOD AND STRIP FOR FILM SCANNERS IN DIGITAL PHOTOFINISHING SYSTEMS
80915	Eastman Kodak Company	DE	60100247.4	01201109.4	3/26/2001	5/7/2003	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	FR	1148707	01201109.4	3/26/2001	5/7/2003	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	GB	1148707	01201109.4	3/26/2001	5/7/2003	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	JP	4523193	2001-105640	4/4/2001	6/4/2010	Granted	METHOD OF PROCESSING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE AND A COMPUTER STORAGE PRODUCT (Original-METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE)
80915	Eastman Kodak Company	US	6822760	09/543,652	4/5/2000	11/23/2004	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80918	Eastman Kodak Company	US	6423478	09/543,467	4/5/2000	7/23/2002	Granted	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80927	Eastman Kodak Company	US	6554388	09/977,545	10/15/2001	4/29/2003	Granted	A METHOD FOR IMPROVING PRINTER UNIFORMITY
80936	Eastman Kodak Company	US	6248510	09/546,886	4/10/2000	6/19/2001	Granted	MOTION PICTURE INTERMEDIATE FILM WITH PROCESS SURVIVING ANTISTATIC BACKING LAYER
80966	Eastman Kodak Company	US	D438569	29/122,244	4/20/2000	3/6/2001	Granted	PHOTO SERVICE ORDER KIOSK
80999	Eastman Kodak Company	US	6655579	09/558,204	4/26/2000	12/2/2003	Granted	MACHINE READABLE CODED FRAME FOR PERSONAL POSTAGE
81003	Eastman Kodak Company	DE	60139046.6	01201363.7	4/13/2001	6/24/2009	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	GB	1152592	01201363.7	4/13/2001	6/24/2009	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	US	7231067	11/017,398	12/20/2004	6/12/2007	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81016	Eastman Kodak Company	US	6589720	10/045,712	10/29/2001	7/8/2003	Granted	CREASE RESISTANT IMAGING ELEMENT WITH COATED PAPER BASE
81033	Eastman Kodak Company	US	6422697	09/610,735	7/6/2000	7/23/2002	Granted	INK JET PRINTING METHOD
81042	Eastman Kodak Company	DE	60108715.1	01204829.4	12/10/2001	2/2/2005	Granted	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	US	6961141	09/745,027	12/20/2000	11/1/2005	Granted	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81057	Eastman Kodak Company	DE	60101526.6	01203210.8	8/27/2001	12/17/2003	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	JP	5230046	2001-267507	9/4/2001	3/29/2013	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	US	6513918	09/656,627	9/7/2000	2/4/2003	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81067	Eastman Kodak Company	DE	60137176.3	01202968.2	8/6/2001	12/31/2008	Granted	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	US	6873435	09/640,972	8/17/2000	3/29/2005	Granted	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81068	Eastman Kodak Company	DE	60216170.3	02075709.2	2/21/2002	11/22/2006	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	NL	1238712	02075709.2	2/21/2002	11/22/2006	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	US	6524660	09/799,377	3/5/2001	2/25/2003	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81133	Eastman Kodak Company	US	6620581	09/690,068	10/16/2000	9/16/2003	Granted	PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION
81142	Eastman Kodak Company	US	6513932	09/672,272	9/28/2000	2/4/2003	Granted	AN IMPROVED MOTION PICTURE FILM PROJECTOR
81165	Eastman Kodak Company	US	6443306	09/712,535	11/14/2000	9/3/2002	Granted	STORAGE CASE FOR MULTIPLE REMOVABLE MEMORY CARDS
81168	Eastman Kodak Company	JP	4331424	2001-334450	10/31/2001	6/26/2009	Granted	METHOD OF MAKING A PRECISION

81168	Eastman Kodak Company	US	6491481	09/702,402	10/31/2000	12/10/2002	Granted	MICROLENS MOLD AND A MICROLENS MOLD METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81208	Eastman Kodak Company	DE	60200724.0	02075665.6	2/18/2002	7/14/2004	Granted	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81208	Eastman Kodak Company	US	7053927	09/797,901	3/2/2001	5/30/2006	Granted	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81209	Eastman Kodak Company	US	6525115	09/730,523	12/5/2000	2/25/2003	Granted	A METHOD OF MAKING AN AQUEOUS DISPERSION OF PARTICLES COMPRISING AN EPOXY MATERIAL FOR USE IN COATINGS
81219	Eastman Kodak Company	US	6672623	09/931,438	8/16/2001	1/6/2004	Granted	MODIFICATION OF RECEIVER SURFACE TO REJECT STAMP CANCELLATION INFORMATION

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81254	Eastman Kodak Company	US	7118134	09/593,645	6/13/2000	10/10/2006	Granted	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81254	Eastman Kodak Company	US	7090252	10/392,075	3/19/2003	8/15/2006	Granted	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81258	Eastman Kodak Company	JP	4142285	2001-387093	12/20/2001	6/20/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6780339	10/025,363	12/19/2001	8/24/2004	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81266	Eastman Kodak Company	US	6475602	09/608,466	6/30/2000	11/5/2002	Granted	INK JET RECORDING ELEMENT
81266	Eastman Kodak Company	US	6726991	10/237,438	9/9/2002	4/27/2004	Granted	POROUS POLYMER PARTICLES AND METHOD FOR PREPARATION THEREOF
81287	Eastman Kodak Company	US	D450335	29/126,362	7/11/2000	11/13/2001	Granted	CAMERA WITH FRONT AND REAR LABELS
81288	Eastman Kodak Company	US	D440258	29/126,205	7/11/2000	4/10/2001	Granted	FRONT LABEL FOR CAMERA
81289	Eastman Kodak Company	US	D438572	29/126,206	7/11/2000	3/6/2001	Granted	REAR LABEL FOR CAMERA
81290	Eastman Kodak Company	US	D447502	29/126,191	7/11/2000	9/4/2001	Granted	CAMERA
81300	Eastman Kodak Company	US	6700992	09/615,494	7/13/2000	3/2/2004	Granted	ADAPTIVE MESSAGE EMBEDDING ERROR DIFFUSION METHOD
81308	Eastman Kodak Company	DE	60108813.1	01202337.0	6/18/2001	2/9/2005	Granted	INK JET PRINTING METHOD
81308	Eastman Kodak Company	US	6528147	09/608,842	6/30/2000	3/4/2003	Granted	INK JET PRINTING METHOD
81315	Eastman Kodak Company	US	6614499	09/640,320	8/16/2000	9/2/2003	Granted	ELECTRICALLY ADDRESSABLE DISPLAY SYSTEM WITH ALIGNMENT REFERENCE FEATURES AND PROCESS FOR FORMING SAME
81316	Eastman Kodak Company	US	6469757	09/628,082	7/28/2000	10/22/2002	Granted	SELECTIVE REMOVAL OF LIGHT MODULATING LAYER FROM ELECTRICALLY CONDUCTIVE LAYER OF LIQUID CRYSTAL DISPLAY SUBSTRATE
81317	Eastman Kodak Company	US	6902454	09/627,802	7/28/2000	6/7/2005	Granted	PROCESS FOR LAMINATING ELECTRICALLY ADDRESSABLE DISPLAY
81333	Eastman Kodak Company	US	6685836	09/995,093	11/27/2001	2/3/2004	Granted	PROCESS FOR PURIFYING A MIXTURE OF COLLOIDAL ALUMINOSILICATE PARTICLES
81340	Eastman Kodak Company	US	6640996	10/027,301	12/21/2001	11/4/2003	Granted	METHOD AND APPARATUS FOR ONLINE SWITCHING BETWEEN SUPPLY VESSELS
81341	Eastman Kodak Company	US	6644348	09/996,653	11/28/2001	11/11/2003	Granted	PURGABLE MULTIPOINT VALVE
81354	Eastman Kodak Company	FR	0103432	0103432	3/14/2001	1/16/2004	Granted	IMPROVED COMPOSITE MATERIAL FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS MATERIAU COMPOSITE AMELIORE POUR LE TRAITEMENT D'EFFLUENTS PHOTOGRAPHIQUES
81354	Eastman Kodak Company	US	6680066	10/068,207	2/5/2002	1/20/2004	Granted	IMPROVED COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
81357	Eastman Kodak Company	US	6474885	09/826,643	4/5/2001	11/5/2002	Granted	A ROLLER SYSTEM TO HELP REMOVE CHAD AND TRIMMED MEDIA IN A THERMAL PRINTER
81370	Eastman Kodak Company	DE	602004008979.6	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	FR	1443751	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	GB	1443751	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	JP	4535740	2004-22017	1/29/2004	6/25/2010	Granted	COLOR ADJUSTING METHOD IN COLOR PROOF
81370	Eastman Kodak Company	US	7283282	10/355,372	1/31/2003	10/16/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81371	Eastman Kodak Company	US	7177048	10/166,955	6/11/2002	2/13/2007	Granted	N-CHANNEL SCREENING TOOL
81372	Eastman Kodak Company	US	6710795	09/832,746	4/11/2001	3/23/2004	Granted	TUNING A PRINTER BY PRINTING PATTERNS WHICH BEAT AGAINST A SPATIAL FREQUENCY OF A COMPONENT WITHIN THE PRINTER
81379	Eastman Kodak Company	US	6607257	09/960,109	9/21/2001	8/19/2003	Granted	PRINthead ASSEMBLY WITH MINIMIZED INTERCONNECTIONS TO AN INKJET PRINthead
81383	Eastman Kodak Company	DE	60115592.0	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	FR	1234669	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	GB	1234669	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	JP	4243057	2001-387314	12/20/2001	1/9/2009	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	US	6450619	09/792,188	2/22/2001	9/17/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED

81385	Eastman Kodak Company	US	6502925	09/792,114	2/22/2001	1/7/2003	Granted	DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6943037	10/242,080	9/12/2002	9/13/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	DE	60134112.0	01130219.7	12/19/2001	5/21/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	FR	1219422	01130219.7	12/19/2001	5/21/2008	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	GB	1219422	01130219.7	12/19/2001	5/21/2008	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	US	6474794	09/751,726	12/29/2000	11/5/2002	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81390	Eastman Kodak Company	DE	60300317.6	03076783.4	6/10/2003	2/9/2005	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81390	Eastman Kodak Company	JP	4488692	2003-161151	6/5/2003	4/9/2010	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM

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81390	Eastman Kodak Company	US	6677975	10/175,490	6/19/2002	1/13/2004	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81397	Eastman Kodak Company	US	7043019	09/796,201	2/28/2001	5/9/2006	Granted	COPY PROTECTION FOR DIGITAL MOTION PICTURE IMAGE DATA
81401	Eastman Kodak Company	US	6729235	09/845,145	4/30/2001	5/4/2004	Granted	IMAGING APPARATUS AND IMAGING DRUM HAVING MATERIAL CLAMP
81405	Eastman Kodak Company	US	6515691	09/891,480	6/26/2001	2/4/2003	Granted	IMPROVED LEAD SCREW AND WRITE ENGINE USING SAME
81406	Eastman Kodak Company	US	6572720	09/863,855	5/23/2001	6/3/2003	Granted	METHOD FOR LAMINATING HIGH QUALITY TRANSPARENCIES
81419	Eastman Kodak Company	US	6614462	09/692,728	10/19/2000	9/2/2003	Granted	A METHOD AND APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6700599	10/357,571	2/4/2003	3/2/2004	Granted	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6801238	10/679,751	10/6/2003	10/5/2004	Granted	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81427	Eastman Kodak Company	DE	60119241.9	01203133.2	8/17/2001	5/3/2006	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	GB	1184193	01203133.2	8/17/2001	5/3/2006	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	JP	5085820	2001-254014	8/24/2001	9/14/2012	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	US	6489008	09/650,068	8/29/2000	12/3/2002	Granted	INK JET RECORDING ELEMENT
81432	Eastman Kodak Company	US	6857333	10/135,627	4/30/2002	2/22/2005	Granted	ROTATIONAL STOP
81433	Eastman Kodak Company	US	6510793	09/894,551	6/28/2001	1/28/2003	Granted	IMAGING APPARATUS AND PRINTING PLATE MOUNTING SURFACE FOR USE IN AN IMAGING APPARATUS HAVING PRINTING PLATE REGISTRATION DETECTION
81434	Eastman Kodak Company	US	6508527	09/863,597	5/23/2001	1/21/2003	Granted	METHOD FOR LAMINATING A PRE-PRESS PROOF TO SIMULATE PRINTING ON THIN PLASTIC
81439	Eastman Kodak Company	US	7198882	10/988,656	11/15/2004	4/3/2007	Granted	ADHESION PROMOTING POLYMERIC MATERIALS AND PLANOGRAPHIC PRINTING ELEMENTS CONTAINING THEM
81443	Eastman Kodak Company	US	6444392	09/928,215	8/10/2001	9/3/2002	Granted	BLACK AND WHITE GRAPHIC ARTS FILM
81448	Eastman Kodak Company	US	6586498	09/710,346	11/9/2000	7/1/2003	Granted	INK JET INK
81450	Eastman Kodak Company	TW	NI-193772	90117913	7/23/2001	1/11/2004	Granted	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81450	Eastman Kodak Company	US	7120097	09/662,561	9/15/2000	10/10/2006	Granted	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81456	Eastman Kodak Company	DE	60115162.3	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	FR	1177908	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	GB	1177908	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	US	6552740	09/630,419	8/1/2000	4/22/2003	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81472	Eastman Kodak Company	DE	60101433.2	01203136.5	8/17/2001	12/10/2003	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	GB	1184806	01203136.5	8/17/2001	12/10/2003	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	US	7114660	09/650,198	8/29/2000	10/3/2006	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81509	Eastman Kodak Company	US	6475696	09/751,192	12/28/2000	11/5/2002	Granted	IMAGING ELEMENTS WITH NANOCOMPOSITE CONTAINING SUPPORTS
81510	Eastman Kodak Company	US	6476848	09/746,399	12/21/2000	11/5/2002	Granted	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SEGMENTED WAVEPLATE
81511	Eastman Kodak Company	JP	4814460	2001-290680	9/25/2001	9/2/2011	Granted	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SPATIALLY SEPARATED LIGHT BEAMS
81528	Eastman Kodak Company	US	D454583	29/127,913	8/14/2000	3/19/2002	Granted	PRINTER WITH A PIVOTING DISPLAY
81530	Eastman Kodak Company	US	6676164	09/641,112	8/17/2000	1/13/2004	Granted	A PERSONAL POSTAL PRODUCT
81538	Eastman Kodak Company	JP	4083421	2001-382987	12/17/2001	2/22/2008	Granted	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81538	Eastman Kodak Company	US	6520498	09/746,049	12/21/2000	2/18/2003	Granted	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81545	Eastman Kodak Company	US	D449634	29/138,421	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81546	Eastman Kodak Company	US	D449636	29/138,432	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81547	Eastman Kodak Company	US	D449635	29/138,422	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81555	Eastman Kodak Company	US	6561644	09/742,982	12/20/2000	5/13/2003	Granted	INK JET PRINTING PROCESS
81556	Eastman Kodak Company	US	6578955	09/981,281	10/17/2001	6/17/2003	Granted	CONTINUOUS INKJET PRINTER WITH ACTUATABLE VALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
81565	Eastman Kodak Company	US	6454389	09/658,800	9/11/2000	9/24/2002	Granted	MULTIPASS INKJET PRINTING USING PRINT MASKING
81570	Eastman Kodak Company	US	6501530	09/727,089	11/30/2000	12/31/2002	Granted	MOTION PICTURE FILM PROJECTOR ILLUMINATION SYSTEM FOR MINIMIZING

81578	Eastman Kodak Company	US	6761677	09/667,944	9/22/2000	7/13/2004	Granted	FILM BUCKLE ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7087006	10/385,104	3/10/2003	8/8/2006	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF

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81578	Eastman Kodak Company	US	7393315	10/385,279	3/10/2003	7/1/2008	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7322924	10/385,280	3/10/2003	1/29/2008	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81581	Eastman Kodak Company	US	6326131	09/652,240	8/31/2000	12/4/2001	Granted	HIGHLY LUBRICATED IMAGING ELEMENT WITH HIGH COEFFICIENT OF FRICTION
81588	Eastman Kodak Company	DE	60101126.0	01203140.7	8/20/2001	11/5/2003	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	GB	1184194	01203140.7	8/20/2001	11/5/2003	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	JP	4805492	2001-257642	8/28/2001	8/19/2011	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	US	6475603	09/652,234	8/31/2000	11/5/2002	Granted	INK JET RECORDING ELEMENT
81603	Eastman Kodak Company	US	6508542	09/751,483	12/28/2000	1/21/2003	Granted	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81604	Eastman Kodak Company	JP	4142286	2001-387274	12/20/2001	6/20/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	US	6439703	09/751,722	12/29/2000	8/27/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81619	Eastman Kodak Company	US	6999838	10/337,691	1/7/2003	2/14/2006	Granted	SYSTEM AND METHOD FOR IMPROVING LASER POWER AND STABILIZATION USING HIGH DUTY CYCLE RADIO FREQUENCY INJECTION
81620	Eastman Kodak Company	US	6600590	09/788,862	2/20/2001	7/29/2003	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING RF INJECTION
81622	Eastman Kodak Company	US	6480259	09/675,327	9/28/2000	11/12/2002	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGES USING A SPATIAL LIGHT MODULATOR HAVING A SELECTABLE LIGHT SOURCE
81633	Eastman Kodak Company	JP	4173662	2001-387062	12/20/2001	8/22/2008	Granted	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	US	6412928	09/751,115	12/29/2000	7/2/2002	Granted	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81644	Eastman Kodak Company	US	6537656	09/723,518	11/28/2000	3/25/2003	Granted	FOAM CORE IMAGING MEMBER
81646	Eastman Kodak Company	US	6580490	09/699,552	10/30/2000	6/17/2003	Granted	A METHOD AND APPARATUS FOR PRINTING IMAGES IN MULTIPLE FORMATS USING A SPATIAL LIGHT MODULATOR
81656	Eastman Kodak Company	US	6468338	09/689,184	10/12/2000	10/22/2002	Granted	DYE FOR INK JET INK
81659	Eastman Kodak Company	US	6904180	09/697,890	10/27/2000	6/7/2005	Granted	A METHOD FOR DETECTING IMAGE INTERPOLATION
81659	Eastman Kodak Company	US	7251378	10/961,892	10/8/2004	7/31/2007	Granted	A METHOD FOR DETECTING IMAGE INTERPOLATION
81665	Eastman Kodak Company	DE	60326189.2	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	FR	1375175	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	GB	1375175	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	US	6679603	10/184,672	6/18/2002	1/20/2004	Granted	INK JET PRINTING METHOD
81666	Eastman Kodak Company	US	6491362	09/910,405	7/20/2001	12/10/2002	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
81672	Eastman Kodak Company	JP	4117129	2001-394752	12/26/2001	4/25/2008	Granted	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	US	6505921	09/751,563	12/28/2000	1/14/2003	Granted	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81674	Eastman Kodak Company	DE	60221092.5	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	FR	1323531	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	GB	1323531	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	US	6923529	10/035,902	12/26/2001	8/2/2005	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81691	Eastman Kodak Company	DE	60229902.0	02077676.1	7/5/2002	11/19/2008	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	GB	1277581	02077676.1	7/5/2002	11/19/2008	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	US	6572222	09/907,159	7/17/2001	6/3/2003	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81696	Eastman Kodak Company	US	6474781	09/861,692	5/21/2001	11/5/2002	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS WITH NOZZLE CLUSTERS
81699	Eastman Kodak Company	DE	60228781.2	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	FR	1243426	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT

81699	Eastman Kodak Company	GB	1243426	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	JP	4272383	2002-55924	3/1/2002	3/6/2009	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	US	6517197	09/804,758	3/13/2001	2/11/2003	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81700	Eastman Kodak Company	DE	60205075.8	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	FR	1308278	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	GB	1308278	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER

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81700	Eastman Kodak Company	US	6851796	09/999,356	10/31/2001	2/8/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81701	Eastman Kodak Company	DE	60106185.3	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	FR	1219429	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	GB	1219429	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4787304	2008-264295	10/10/2008	7/22/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847561	2009-159798	7/6/2009	10/21/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847562	2009-159800	7/6/2009	10/21/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6588888	09/751,232	12/28/2000	7/8/2003	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6863385	10/426,295	4/30/2003	3/8/2005	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81702	Eastman Kodak Company	DE	60206702.2	02077391.7	6/17/2002	10/19/2005	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	GB	1277579	02077391.7	6/17/2002	10/19/2005	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	US	6450628	09/892,831	6/27/2001	9/17/2002	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81703	Eastman Kodak Company	US	6827429	09/969,679	10/3/2001	12/7/2004	Granted	CONTINUOUS INK JET PRINTING METHOD AND APPARATUS WITH INK DROPLET VELOCITY DISCRIMINATION
81704	Eastman Kodak Company	DE	60224136.7	02077602.7	7/1/2002	12/19/2007	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	GB	1277578	02077602.7	7/1/2002	12/19/2007	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	JP	4109912	2002-178489	6/19/2002	4/11/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	US	6588889	09/906,489	7/16/2001	7/8/2003	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81705	Eastman Kodak Company	DE	60228356.6	02075438.8	2/4/2002	8/20/2008	Granted	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	FR	1232863	02075438.8	2/4/2002	8/20/2008	Granted	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	GB	1232863	02075438.8	2/4/2002	8/20/2008	Granted	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	JP		2002-009484	1/18/2002		Filed	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	US	6536883	09/785,618	2/16/2001	3/25/2003	Granted	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81706	Eastman Kodak Company	JP	4253455	2002-11205	1/21/2002	1/30/2009	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF TRANSLATING INK DROPS
81706	Eastman Kodak Company	US	6508543	09/777,426	2/6/2001	1/21/2003	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF TRANSLATING INK DROPS
81707	Eastman Kodak Company	US	6682182	10/120,023	4/10/2002	1/27/2004	Granted	CONTINUOUS INK JET PRINTING WITH IMPROVED DROP FORMATION
81708	Eastman Kodak Company	US	6739705	10/054,476	1/22/2002	5/25/2004	Granted	CONTINUOUS STREAM INK JET PRINthead OF THE GAS STREAM DROP DEFLECTION TYPE HAVING AMBIENT PRESSURE COMPENSATION MECHANISM AND METHOD OF OPERATION THEREOF
81718	Eastman Kodak Company	US	6288227	09/679,922	10/5/2000	9/11/2001	Granted	SOLUBILIZED 2,6-DINAPHTHYLAMINOTRIAZINES
81718	Eastman Kodak Company	US	6509143	09/896,698	6/29/2001	1/21/2003	Granted	CONCENTRATED PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION CONTAINING STAIN REDUCING AGENT
81721	Eastman Kodak Company	DE	60108335.0	01126389.4	11/7/2001	1/12/2005	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	US	6838505	09/981,221	10/16/2001	1/4/2005	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81723	Eastman Kodak Company	US	6860308	10/353,664	1/29/2003	3/1/2005	Granted	APPARATUS FOR MAKING A TWO-SIDED IMAGE
81732	Eastman Kodak Company	US	6567217	09/993,034	11/6/2001	5/20/2003	Granted	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6552855	10/184,280	6/27/2002	4/22/2003	Granted	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81733	Eastman Kodak Company	US	6648943	10/027,288	12/21/2001	11/18/2003	Granted	INTEGRATED USE OF DEAERATION METHODS TO REDUCE BUBBLES AND LIQUID WASTE
81737	Eastman Kodak Company	TW	NI-195052	090119940	8/14/2001	2/1/2004	Granted	ANTIREFLECTION ARTICLE OF MANUFACTURE
81737	Eastman Kodak Company	US	6497957	09/679,314	10/4/2000	12/24/2002	Granted	ANTIREFLECTION ARTICLE OF MANUFACTURE
81742	Eastman Kodak Company	JP	4191404	2001-372645	12/6/2001	9/26/2008	Granted	CONTINUOUS INK JET PRINTING PROCESS
81744	Eastman Kodak Company	US	6652761	10/051,426	1/18/2002	11/25/2003	Granted	PROCESS FOR RECYCLING WASH-WATER RESULTING FROM FILM TREATMENT
81746	Eastman Kodak Company	DE	60208515.2	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	FR	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS

81746	Eastman Kodak Company	GB	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	NL	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	US	6620397	10/159,680	5/31/2002	9/16/2003	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS

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81756	Eastman Kodak Company	US	6649250	09/976,616	10/11/2001	11/18/2003	Granted	GLOSS COATING ON PERMEABLE SURFACE IMAGING SUPPORT
81757	Eastman Kodak Company	US	6746051	09/686,133	10/10/2000	6/8/2004	Granted	A TWO SIDED IMAGE PRODUCT
81758	Eastman Kodak Company	US	6711277	09/696,542	10/25/2000	3/23/2004	Granted	METHOD OF CONTROLLING THE REPRODUCTION OF COPYRIGHTED IMAGES
81772	Eastman Kodak Company	US	6643237	09/804,116	3/12/2001	11/4/2003	Granted	METHOD AND APPARATUS FOR THE AUTHENTICATION OF ENCODED DATA
81776	Eastman Kodak Company	US	6426172	09/751,723	12/29/2000	7/30/2002	Granted	METHOD OF PROCESSING MOTION PICTURE PRINT FILM TO PROVIDE IMPROVED LASER SUBTITLING PERFORMANCE, AND PROCESSED MOTION PICTURE PRINT FILM
81783	Eastman Kodak Company	US	6498711	09/708,353	11/8/2000	12/24/2002	Granted	DEFORMABLE MICRO-ACTUATOR WITH GRID ELECTRODE
81785	Eastman Kodak Company	JP	4326176	2001-334483	10/31/2001	6/19/2009	Granted	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	TW	NI-173085	090122119	9/6/2001	7/2/2003	Granted	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	US	6476971	09/702,952	10/31/2000	11/5/2002	Granted	METHOD FOR MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81786	Eastman Kodak Company	US	6846137	09/702,362	10/31/2000	1/25/2005	Granted	APPARATUS FOR FORMING A MICROLENS MOLD
81787	Eastman Kodak Company	US	6908266	09/702,500	10/31/2000	6/21/2005	Granted	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81788	Eastman Kodak Company	TW	NI-173084	90122112	9/6/2001	3/11/2003	Granted	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81794	Eastman Kodak Company	US	6436619	09/853,846	5/11/2001	8/20/2002	Granted	CONDUCTIVE AND ROUGHENING LAYER
81795	Eastman Kodak Company	US	6872501	10/133,836	4/26/2002	3/29/2005	Granted	ANTISTAT OF ONIUM SALT AND POLYETHER POLYMER
81798	Eastman Kodak Company	US	6799963	09/702,496	10/31/2000	10/5/2004	Granted	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81798	Eastman Kodak Company	US	6787072	10/368,872	2/19/2003	9/7/2004	Granted	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81820	Eastman Kodak Company	DE	60200328.8	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	FR	1226970	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	GB	1226970	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	JP	3939990	2002-16869	1/25/2002	4/6/2007	Granted	INK JET RECORDING ELEMENT
81820	Eastman Kodak Company	US	6630212	09/770,814	1/26/2001	10/7/2003	Granted	INK JET RECORDING ELEMENT
81821	Eastman Kodak Company	DE	60202221.5	02075132.7	1/14/2002	12/15/2004	Granted	INK JET PRINTING METHOD
81821	Eastman Kodak Company	US	6554418	09/771,251	1/26/2001	4/29/2003	Granted	INK JET PRINTING METHOD
81838	Eastman Kodak Company	US	D460474	29/148,082	9/14/2001	7/16/2002	Granted	"DIGITAL CAMERA BACK"
81854	Eastman Kodak Company	US	6475712	09/996,192	11/28/2001	11/5/2002	Granted	PHOTOGRAPHIC ELEMENT HAVING IMPROVED SURFACE PROTECTIVE LAYER CONTAINING COMPOSITE WAX PARTICLES
81857	Eastman Kodak Company	DE	60209854.8	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	FR	1248146	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	GB	1248146	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	US	6440654	09/825,325	4/3/2001	8/27/2002	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81859	Eastman Kodak Company	US	6470736	09/773,290	1/31/2001	10/29/2002	Granted	APPARATUS AND METHOD FOR CAPILLARY VISCOMETRY OF FLUIDS (AS AMENDED)
81873	Eastman Kodak Company	US	6576042	09/950,487	9/11/2001	6/10/2003	Granted	A PROCESS CONTROL METHOD TO INCREASE DEAERATION CAPACITY IN AN ECR BY CONSTANT VOLTAGE OPERATION
81875	Eastman Kodak Company	US	D457180	29/140,631	4/20/2001	5/14/2002	Granted	FILM SCANNER
81879	Eastman Kodak Company	US	6514659	09/723,489	11/28/2000	2/4/2003	Granted	FOAM CORE IMAGING ELEMENT WITH GLOSSY SURFACE
81892	Eastman Kodak Company	US	6497986	09/931,328	8/16/2001	12/24/2002	Granted	NACREOUS SATIN IMAGING ELEMENT
81893	Eastman Kodak Company	US	6423398	09/770,122	1/26/2001	7/23/2002	Granted	INK JET PRINTING METHOD
81895	Eastman Kodak Company	US	6596447	09/931,334	8/16/2001	7/22/2003	Granted	PHOTOGRAPHIC ELEMENT WITH NACREOUS OVERCOAT
81901	Eastman Kodak Company	US	6508548	09/742,961	12/20/2000	1/21/2003	Granted	INK JET PRINTING METHOD
81909	Eastman Kodak Company	DE	60130619.8	01204421.0	11/19/2001	9/26/2007	Granted	THERMAL ACTUATOR
81909	Eastman Kodak Company	JP	4040288	2001-355056	11/20/2001	11/16/2007	Granted	THERMAL ACTUATOR
81909	Eastman Kodak Company	US	6561627	09/726,945	11/30/2000	5/13/2003	Granted	THERMAL ACTUATOR
81912	Eastman Kodak Company	US	6848764	10/121,401	4/12/2002	2/1/2005	Granted	METHOD AND APPARATUS FOR CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINT HEAD
81913	Eastman Kodak Company	DE	60301592.1	03076685.1	6/2/2003	9/14/2005	Granted	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINTHEAD HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81913	Eastman Kodak Company	GB	1371489	03076685.1	6/2/2003	9/14/2005	Granted	METHOD OF CONTROLLING HEATERS IN A

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81913	Eastman Kodak Company	US	6820971	10/172,429	6/14/2002	11/23/2004	Granted	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81914	Eastman Kodak Company	US	6584857	09/717,318	11/20/2000	7/1/2003	Granted	OPTICAL STRAIN GAUGE
81915	Eastman Kodak Company	US	6596451	09/931,355	8/16/2001	7/22/2003	Granted	NACREOUS IMAGING ELEMENT CONTAINING A VOIDED POLYMER LAYER
81916	Eastman Kodak Company	US	6569593	09/931,699	8/16/2001	5/27/2003	Granted	ORIENTED POLYESTER IMAGING ELEMENT WITH NACREOUS PIGMENT
81928	Eastman Kodak Company	US	6689429	09/981,375	10/16/2001	2/10/2004	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81936	Eastman Kodak Company	US	6497472	09/751,236	12/29/2000	12/24/2002	Granted	A SELF-CLEANING INK JET PRINTER AND PRINT HEAD WITH CLEANING FLUID FLOW SYSTEM
81958	Eastman Kodak Company	US	6543899	09/730,360	12/5/2000	4/8/2003	Granted	AN AUTO-STEREOSCOPIC VIEWING SYSTEM USING MOUNTED PROJECTION
81966	Eastman Kodak Company	US	6882451	09/732,671	12/8/2000	4/19/2005	Granted	METHOD AND MEANS FOR DETERMINING ESTIMATED RELATIVE EXPOSURE VALUES FROM OPTICAL DENSITY VALUES OF PHOTOGRAPHIC MEDIA (AMENDED AS OF 8/13/2004)
81981	Eastman Kodak Company	DE	60236042.0	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	FR	1243627	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	GB	1243627	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	US	6547865	09/813,581	3/21/2001	4/15/2003	Granted	INK JET PRINTING PROCESS
81992	Eastman Kodak Company	DE	60220846.7	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	FR	1232864	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	GB	1232864	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	JP	4351412	2002-026305	2/4/2002	7/31/2009	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	US	6457807	09/785,615	2/16/2001	10/1/2002	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81993	Eastman Kodak Company	US	6481835	09/771,540	1/29/2001	11/19/2002	Granted	CONTINUOUS INK-JET PRINthead HAVING SERRATED GUTTER
81994	Eastman Kodak Company	JP	3776036	2001-383220	12/17/2001	3/3/2006	Granted	A MONOCENTRIC AUTOSTEREOCOPIC OPTICAL APPARATUS AND METHOD
81994	Eastman Kodak Company	US	6416181	09/738,747	12/15/2000	7/9/2002	Granted	A MONOCENTRIC AUTOSTEREOCOPIC OPTICAL APPARATUS AND METHOD
81997	Eastman Kodak Company	US	7094453	10/238,656	9/10/2002	8/22/2006	Granted	TACK FREE EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
81999	Eastman Kodak Company	US	7122235	09/878,853	6/11/2001	10/17/2006	Granted	TACK FREE CAUTERIZED EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
82000	Eastman Kodak Company	US	6553651	09/803,851	3/12/2001	4/29/2003	Granted	A METHOD FOR FABRICATING A PERMANENT MAGNETIC STRUCTURE IN A SUBSTRATE
82001	Eastman Kodak Company	DE	60206668.9	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	FR	1228873	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	GB	1228873	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	JP	4295946	2002-23532	1/31/2002	4/17/2009	Granted	CONTINUOUS INK JET PRINTER
82001	Eastman Kodak Company	US	6505922	09/777,461	2/6/2001	1/14/2003	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82009	Eastman Kodak Company	US	6471327	09/794,671	2/27/2001	10/29/2002	Granted	APPARATUS AND METHOD OF DELIVERING A FOCUSED BEAM OF A THERMODYNAMICALLY STABLE/METASTABLE MIXTURE OF A FUNCTIONAL MATERIAL IN A DENSE FLUID ONTO A RECEIVER
82009	Eastman Kodak Company	US	6752484	10/091,842	3/6/2002	6/22/2004	Granted	APPARATUS AND METHOD OF DELIVERING A BEAM OF A FUNCTIONAL MATERIALS TO A RECEIVER
82014	Eastman Kodak Company	DE	60200331.8	02075344.8	1/28/2002	4/7/2004	Granted	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82014	Eastman Kodak Company	JP	3943408	2002-28451	2/5/2002	4/13/2007	Granted	ULTRAHIGH CONTRAST PHOTOGRAPHIC MATERIAL
82014	Eastman Kodak Company	US	6573021	10/040,672	1/7/2002	6/3/2003	Granted	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82017	Eastman Kodak Company	US	6569597	09/766,076	1/19/2001	5/27/2003	Granted	THERMAL IMAGING COMPOSITION AND MEMBER AND METHODS OF IMAGING AND PRINTING
82030	Eastman Kodak Company	US	6864023	10/724,853	12/1/2003	3/8/2005	Granted	IMAGING MEMBER ADHERED TO VACUOUS CORE BASE
82039	Eastman Kodak Company	US	6361156	09/745,714	12/21/2000	3/26/2002	Granted	CONTINUOUS INK JET PRINTING PROCESS
82040	Eastman Kodak Company	DE	60216663.2	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING

82040	Eastman Kodak Company	FR	1260362	02076881.8	5/13/2002	12/13/2006	Granted	MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	GB	1260362	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	US	6551757	09/864,570	5/24/2001	4/22/2003	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82049	Eastman Kodak Company	US	6513903	09/750,993	12/29/2000	2/4/2003	Granted	INK JET PRINT HEAD WITH CAPILLARY FLOW CLEANING
82056	Eastman Kodak Company	US	6841226	10/011,040	11/13/2001	1/11/2005	Granted	ETHOXYLATED ALCOHOL INTERCALATED SMECTITE MATERIALS AND METHOD
82091	Eastman Kodak Company	US	6908178	10/602,433	6/24/2003	6/21/2005	Granted	CONTINUOUS INK JET COLOR PRINTING APPARATUS WITH RAPID INK SWITCHING

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82093	Eastman Kodak Company	US	6476962	09/841,356	4/24/2001	11/5/2002	Granted	A MULTI-BEAM ZOOM LENS FOR PRODUCING VARIABLE SPOT SIZES FOR A LASER PRINTER
82095	Eastman Kodak Company	DE	60225973.8	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	FR	1277580	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	GB	1277580	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	JP	4270817	2002-206889	7/16/2002	3/6/2009	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	US	6899410	10/606,106	6/25/2003	5/31/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82103	Eastman Kodak Company	DE	60113798.1	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	FR	1234668	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	GB	1234668	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	US	6491385	09/791,315	2/22/2001	12/10/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82109	Eastman Kodak Company	DE	60209852.1	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	FR	1226965	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	GB	1226965	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	US	6479135	09/771,191	1/26/2001	11/12/2002	Granted	INK JET RECORDING ELEMENT
82110	Eastman Kodak Company	DE	60223734.3	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	FR	1226962	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	GB	1226962	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	JP	3964686	2002-15682	1/24/2002	6/1/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	US	6548151	09/770,429	1/26/2001	4/15/2003	Granted	INK JET RECORDING ELEMENT
82113	Eastman Kodak Company	DE	60223742.4	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	FR	1245589	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	GB	1245589	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	US	6635693	09/822,096	3/30/2001	10/21/2003	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82115	Eastman Kodak Company	US	6699538	09/999,469	10/31/2001	3/2/2004	Granted	INK JET RECORDING ELEMENT
82116	Eastman Kodak Company	US	6645581	09/999,374	10/31/2001	11/11/2003	Granted	INK JET RECORDING ELEMENT
82139	Eastman Kodak Company	US	6457825	09/770,728	1/26/2001	10/1/2002	Granted	INK JET PRINTING METHOD
82140	Eastman Kodak Company	US	6555305	10/027,299	12/21/2001	4/29/2003	Granted	PHOTOGRAPHIC ELEMENT WITH SPECTRALLY SENSITIZED TABULAR GRAIN EMULSION AND RETAINED DYE STAIN REDUCING COMPOUNDS
82149	Eastman Kodak Company	US	6554402	09/931,523	8/16/2001	4/29/2003	Granted	INK CARTRIDGE WITH COLOR DISCRIMINATION STRUCTURE
82150	Eastman Kodak Company	US	6505926	09/931,521	8/16/2001	1/14/2003	Granted	INK CARTRIDGE WITH MEMORY CHIP AND METHOD OF ASSEMBLING
82155	Eastman Kodak Company	US	6476973	09/782,432	2/13/2001	11/5/2002	Granted	COMPOUND SURFACE TO AID IN THE FABRICATION OF A LENS WITH A PLANO SURFACE
82158	Eastman Kodak Company	US	6761046	09/882,599	6/15/2001	7/13/2004	Granted	COLD ROLLING OF GLASS PREFORMS
82160	Eastman Kodak Company	US	6977753	09/776,313	2/2/2001	12/20/2005	Granted	A PRINTING ASSEMBLY AND AN OPERATOR CONTROL PANEL USER INTERFACE FOR THE PRINTING ASSEMBLY
82161	Eastman Kodak Company	US	7111939	10/084,119	2/27/2002	9/26/2006	Granted	AN IMAGE DISPLAY SYSTEM WITH BODY POSITION COMPENSATION
82172	Eastman Kodak Company	DE	60222486.1	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	FR	1237379	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	GB	1237379	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	US	6987586	09/797,891	3/2/2001	1/17/2006	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82176	Eastman Kodak Company	US	6590695	10/084,716	2/26/2002	7/8/2003	Granted	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82176	Eastman Kodak Company	US	6707595	10/351,764	1/27/2003	3/16/2004	Granted	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82181	Eastman Kodak Company	DE	60211096.3	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING

82181	Eastman Kodak Company	FR	1308291	02079380.8	10/21/2002	5/3/2006	Granted	DELIMITING EDGE CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	GB	1308291	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	US	6676243	10/000,892	11/2/2001	1/13/2004	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE

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82184	Eastman Kodak Company	US	6650397	09/866,184	5/25/2001	11/18/2003	Granted	MEDIA WIDTH DETECTING SYSTEM FOR AN IMAGING APPARATUS
82186	Eastman Kodak Company	US	6590600	09/810,786	3/16/2001	7/8/2003	Granted	A METHOD AND APPARATUS FOR CONTROLLING EXPOSURE AMPLITUDE AND PRINTED TRACK WIDTH BY PULSE WIDTH MODULATION
82209	Eastman Kodak Company	US	7479183	10/446,013	5/27/2003	1/20/2009	Granted	INK JET INK COMPOSITION
82212	Eastman Kodak Company	US	6533408	09/887,183	6/21/2001	3/18/2003	Granted	INK JET PRINTING METHOD
82216	Eastman Kodak Company	US	6703111	10/032,922	10/25/2001	3/9/2004	Granted	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82217	Eastman Kodak Company	US	6572215	09/867,639	5/30/2001	6/3/2003	Granted	INK JET PRINT HEAD WITH CROSS-FLOW CLEANING
82298	Eastman Kodak Company	US	6541600	09/919,390	7/31/2001	4/1/2003	Granted	WATER SOLUBLE AND DISPERSIBLE HIGHLY BRANCHED POLYAMIDES
82306	Eastman Kodak Company	DE	60220563.8	02075531.0	2/8/2002	6/13/2007	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	JP	4307778	2002-32289	2/8/2002	5/15/2009	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6764814	10/051,667	1/18/2002	7/20/2004	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6927021	10/833,378	4/28/2004	8/9/2005	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82316	Eastman Kodak Company	US	6534114	09/796,153	2/28/2001	3/18/2003	Granted	COATING METHOD FOR MODIFYING ADHESION OF THIN FILMS TO SUBSTRATES
82321	Eastman Kodak Company	US	6620456	09/793,299	2/26/2001	9/16/2003	Granted	FORMING A DIELECTRIC LAYER BY THERMAL DECOMPOSITION OF A METALLO-ORGANIC MATERIAL
82323	Eastman Kodak Company	US	6625381	09/788,866	2/20/2001	9/23/2003	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM WITH PARTIAL BEAM REFLECTION
82324	Eastman Kodak Company	US	6445487	09/788,978	2/20/2001	9/3/2002	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING A MULTI-WAVELENGTH DOPPLER SHIFTED BEAM
82351	Eastman Kodak Company	DE	60217011.7	02076640.8	4/25/2002	12/27/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82351	Eastman Kodak Company	US	6514601	09/850,026	5/7/2001	2/4/2003	Granted	INK JET RECORDING ELEMENT
82360	Eastman Kodak Company	US	6638576	10/128,086	4/23/2002	10/28/2003	Granted	APPARATUS AND METHOD OF COATING A WEB
82364	Eastman Kodak Company	US	6599668	09/923,245	8/3/2001	7/29/2003	Granted	PROCESS FOR FORMING COLOR FILTER ARRAY
82371	Eastman Kodak Company	US	6489511	09/931,612	8/16/2001	12/3/2002	Granted	AZOMETHINE COMPOUND MANUFACTURE
82378	Eastman Kodak Company	DE	60209997.8	02078431.0	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	GB	1288011	02078431.0	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	US	6641875	09/944,618	8/31/2001	11/4/2003	Granted	INK JET RECORDING ELEMENT
82379	Eastman Kodak Company	DE	60209998.6	02078432.8	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	GB	1288012	02078432.8	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	US	6689430	09/943,952	8/31/2001	2/10/2004	Granted	INK JET RECORDING ELEMENT
82386	Eastman Kodak Company	DE	60207791.5	02077972.4	7/22/2002	12/7/2005	Granted	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	GB	1281738	02077972.4	7/22/2002	12/7/2005	Granted	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	US	6706102	09/920,188	8/1/2001	3/16/2004	Granted	DYE MIXTURE FOR INK JET INK
82401	Eastman Kodak Company	US	6525170	09/919,096	7/31/2001	2/25/2003	Granted	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS
82402	Eastman Kodak Company	US	6565205	09/799,932	3/6/2001	5/20/2003	Granted	INK JET PRINTING METHOD
82409	Eastman Kodak Company	US	D454147	29/141,256	5/2/2001	3/5/2002	Granted	CAMERA WITH FLIP-UP FLASH
82421	Eastman Kodak Company	US	6594084	10/027,698	12/20/2001	7/15/2003	Granted	METHOD OF MANUFACTURING A PRECISELY ALIGNED MICROLENS ARRAY
82431	Eastman Kodak Company	DE	60236041.2	02075942.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	GB	1243626	02075942.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	US	6517621	09/813,760	3/21/2001	2/11/2003	Granted	INK JET PRINTING PROCESS
82433	Eastman Kodak Company	US	D452520	29/138,433	3/13/2001	12/25/2001	Granted	REMOTE CONTROL FOR A VERTICAL DIGITAL PROJECTOR
82442	Eastman Kodak Company	DE	60300182.3	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	FR	1332877	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	GB	1332877	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	US	6863384	10/061,756	2/1/2002	3/8/2005	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82443	Eastman Kodak Company	DE	60311181.5	03076496.3	5/16/2003	1/17/2007	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER

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82443	Eastman Kodak Company	GB	1366902	03076496.3	5/16/2003	1/17/2007	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	US	6866370	10/156,617	5/28/2002	3/15/2005	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82444	Eastman Kodak Company	DE	60316497.8	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	FR	1356935	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	GB	1356935	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	US	6830320	10/131,294	4/24/2002	12/14/2004	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82473	Eastman Kodak Company	US	7232499	10/745,430	12/22/2003	6/19/2007	Granted	METHOD OF PREPARING PLASTIC MATERIALS TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
82504	Eastman Kodak Company	US	6793328	10/100,376	3/18/2002	9/21/2004	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
82507	Eastman Kodak Company	CN	02108702.4	02108702.4	3/29/2002	2/1/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	DE	60211993.6	02076149.0	3/19/2002	6/7/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	GB	1245969	02076149.0	3/19/2002	6/7/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	JP	4107860	2002-83864	3/25/2002	4/11/2008	Granted	A LINEAR ARRAY ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	US	6594060	09/821,529	3/29/2001	7/15/2003	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82518	Eastman Kodak Company	CN	ZL02105947.0	02105947.0	4/11/2002	1/18/2006	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	DE	60219988.3	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	FR	1249903	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	GB	1249903	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	JP	4037677	2002-107707	4/10/2002	11/9/2007	Granted	LASER LIGHT-EMITTING DEVICE APPARATUS
82518	Eastman Kodak Company	KR	852067	2002-0019373	4/10/2002	8/6/2008	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6658037	09/832,759	4/11/2001	12/2/2003	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6879618	10/602,143	6/24/2003	4/12/2005	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82523	Eastman Kodak Company	US	6755350	10/027,975	12/21/2001	6/29/2004	Granted	SENSUAL LABEL
82523	Eastman Kodak Company	US	7014910	10/824,676	4/15/2004	3/21/2006	Granted	SENSUAL LABEL
82545	Eastman Kodak Company	US	6523116	09/262,983	3/5/1999	2/18/2003	Granted	SECURE PERSONAL INFORMATION CARD DATABASE SYSTEM
82623	Eastman Kodak Company	US	7264855	10/255,918	9/26/2002	9/4/2007	Granted	IMAGING MEMBER WITH VACUOUS CORE BASE
82625	Eastman Kodak Company	US	6584830	09/880,383	6/13/2001	7/1/2003	Granted	VISCOSITY MEASURING APPARATUS
82628	Eastman Kodak Company	US	6676316	09/941,215	8/28/2001	1/13/2004	Granted	A MEDIA CASSETTE HAVING AN IDENTIFICATION DEVICE FOR IDENTIFYING THE TYPE OF MEDIA IN THE CASSETTE, AND AN IMAGING APPARATUS HAVING SAID MEDIA CASSETTE
82629	Eastman Kodak Company	US	6848766	10/269,626	10/11/2002	2/1/2005	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82632	Eastman Kodak Company	US	6575566	10/246,491	9/18/2002	6/10/2003	Granted	CONTINUOUS INKJET PRINTHEAD WITH

82635	Eastman Kodak Company	US	6620489	09/911,785	7/24/2001	9/16/2003	Granted	SELECTABLE PRINTING VOLUMES OF INK
82635	Eastman Kodak Company	US	6890628	10/434,855	5/9/2003	5/10/2005	Granted	A SELF-ADHERING IMAGE
82636	Eastman Kodak Company	US	6808270	10/038,950	1/3/2002	10/26/2004	Granted	A SELF-ADHERING IMAGE
82641	Eastman Kodak Company	JP	4455994	2004-522448	7/14/2003	2/12/2010	Granted	CLOSED LOOP THREE COLOR ALIGNMENT FOR DIGITAL PROJECTION
82641	Eastman Kodak Company	US	7507392	10/521,899	7/14/2003	3/24/2009	Granted	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82642	Eastman Kodak Company	US	7560092	10/521,348	7/14/2003	7/14/2009	Granted	METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82647	Eastman Kodak Company	US	6893105	10/355,600	1/31/2003	5/17/2005	Granted	A METHOD FOR PREPARING AN ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82648	Eastman Kodak Company	US	6717601	10/196,013	7/16/2002	4/6/2004	Granted	A METHOD FOR PRINTING AN IMAGE FROM A HALFTONE BINARY BITMAP USING MULTIPLE EXPOSURES
82648	Eastman Kodak Company	US	7400335	10/714,315	11/14/2003	7/15/2008	Granted	PRINTING APPARATUS WITH DOT-GAIN COMPENSATION USING SPATIAL FILTER
82652	Eastman Kodak Company	US	6863360	10/635,256	8/6/2003	3/8/2005	Granted	A METHOD FOR PRINTING A HALFTONE DIGITAL IMAGE
82662	Eastman Kodak Company	US	7901748	10/021,341	12/12/2001	3/8/2011	Granted	A METHOD FOR ADJUSTING DOT-GAIN FOR A HALFTONE BINARY BITMAP
82678	Eastman Kodak Company	US	6722699	09/920,972	8/2/2001	4/20/2004	Granted	INK JET RECORDING ELEMENT
82678	Eastman Kodak Company	US	8403367	09/957,011	9/20/2001	3/26/2013	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	7080857	10/601,800	6/23/2003	7/25/2006	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING

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82680	Eastman Kodak Company	US	7265778	10/364,486	2/11/2003	9/4/2007	Granted	VISUAL DISPLAY CHARACTERIZATION
82684	Eastman Kodak Company	US	7004571	10/375,514	2/25/2003	2/28/2006	Granted	PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINTHEAD FROM BEING USED FOR PRINTING
82685	Eastman Kodak Company	US	6595630	09/903,883	7/12/2001	7/22/2003	Granted	METHOD AND APPARATUS FOR CONTROLLING DEPTH OF A SOLVENT FREE FUNCTIONAL MATERIAL IN A RECEIVER.
82685	Eastman Kodak Company	US	7276184	10/193,363	7/11/2002	10/2/2007	Granted	A SURFACTANT ASSISTED NANOMATERIAL GENERATION PROCESS
82692	Eastman Kodak Company	US	6464330	09/939,936	8/27/2001	10/15/2002	Granted	AN INKJET PRINTER WITH IMPROVED DRY TIME
82697	Eastman Kodak Company	US	6709808	10/139,684	5/6/2002	3/23/2004	Granted	IMAGING MATERIALS COMPRISING ELECTRICALLY CONDUCTIVE POLYMER PARTICLE LAYERS
82698	Eastman Kodak Company	DE	60225214.8	02078219.9	8/5/2002	2/27/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	DE	60225385.3	02078222.3	8/5/2002	3/5/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1288871	02078219.9	8/5/2002	2/27/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1286315	02078222.3	8/5/2002	3/5/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	JP	4021728	2002-236825	8/15/2002	10/5/2007	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING AUTHENTIC DOCUMENT
82698	Eastman Kodak Company	US	6973196	09/930,696	8/15/2001	12/6/2005	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	US	6973198	10/179,041	6/25/2002	12/6/2005	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82702	Eastman Kodak Company	US	6667071	10/134,111	4/29/2002	12/23/2003	Granted	METHOD OF COATING A LIQUID FILM ON A SUPPORT
82705	Eastman Kodak Company	US	6848205	10/304,832	11/26/2002	2/1/2005	Granted	TRANSPARENT LABEL WITH ENHANCED SHARPNESS
82718	Eastman Kodak Company	US	6611380	10/037,954	12/21/2001	8/26/2003	Granted	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82719	Eastman Kodak Company	CN	03142484.8	03142484.8	6/12/2003	4/9/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	DE	60322298.6	03076707.3	6/2/2003	7/23/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	GB	1372014	03076707.3	6/2/2003	7/23/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	JP	3929935	2003-165278	6/10/2003	3/16/2007	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	US	6678085	10/171,252	6/12/2002	1/13/2004	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82720	Eastman Kodak Company	JP	4732679	2003-331324	9/24/2003	4/28/2011	Granted	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82720	Eastman Kodak Company	US	6844960	10/253,747	9/24/2002	1/18/2005	Granted	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82722	Eastman Kodak Company	US	6491376	09/862,953	5/22/2001	12/10/2002	Granted	CONTINUOUS INK JET PRINT HEAD WITH THIN MEMBRANE NOZZLE PLATE
82731	Eastman Kodak Company	DE	60326801.3	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	FR	1413437	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	GB	1413437	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	US	6644792	10/280,217	10/25/2002	11/11/2003	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82757	Eastman Kodak Company	US	6660119	09/877,429	6/8/2001	12/9/2003	Granted	PRODUCING A LAMINATED SCRAPBOOK PAGE
82770	Eastman Kodak Company	DE	60210892.6	02079023.4	9/30/2002	4/26/2006	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	GB	1302319	02079023.4	9/30/2002	4/26/2006	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	US	6435666	09/976,922	10/12/2001	8/20/2002	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82775	Eastman Kodak Company	US	7010158	10/010,795	11/13/2001	3/7/2006	Granted	METHOD AND APPARATUS FOR THREE-DIMENSIONAL SCENE MODELING AND RECONSTRUCTION
82777	Eastman Kodak Company	US	6655796	10/028,143	12/20/2001	12/2/2003	Granted	POST-PRINT TREATMENT FOR INK JET PRINTING APPARATUS
82779	Eastman Kodak Company	US	6460972	09/993,150	11/6/2001	10/8/2002	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82781	Eastman Kodak Company	DE	60334654.5	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	FR	1334832	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	GB	1334832	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	JP	4580619	2003-17968	1/27/2003	9/3/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	US	6588884	10/071,120	2/8/2002	7/8/2003	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82788	Eastman Kodak Company	US	6567223	09/872,592	6/1/2001	5/20/2003	Granted	MOLDED LENS ELEMENT HAVING A TWO-DIMENSIONAL REFERENCE MOLDED THEREIN
82792	Eastman Kodak Company	US	6538140	09/946,420	9/5/2001	3/25/2003	Granted	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82794	Eastman Kodak Company	US	6514660	10/044,874	10/29/2001	2/4/2003	Granted	POLYETHYLENEIMINE PRIMER FOR IMAGING MATERIALS

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82801	Eastman Kodak Company	US	6770343	10/079,688	2/20/2002	8/3/2004	Granted	INDEX STICKER PRINT
82801	Eastman Kodak Company	US	6942332	10/833,393	4/28/2004	9/13/2005	Granted	INDEX STICKER PRINT
82809	Eastman Kodak Company	US	6780455	10/178,724	6/24/2002	8/24/2004	Granted	METHOD OF CREATING AND COATING A MATERIAL
82812	Eastman Kodak Company	US	6898172	09/878,851	6/11/2001	5/24/2005	Granted	SYSTEM TO REDUCE WRITING OVERHEAD TO A HYBRID OPTICAL DISC
82817	Eastman Kodak Company	US	7273897	09/918,584	7/31/2001	9/25/2007	Granted	INK JET INK COMPOSITION
82820	Eastman Kodak Company	DE	60326919.2	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	FR	1431039	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	GB	1431039	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	JP	4414213	2003-417711	12/16/2003	11/27/2009	Granted	INK JET PRINTING SYSTEM (original) INK JET PRINTING SYSTEM AND METHOD OF REDUCING DEPOSITION OF A UNDESIRE
82820	Eastman Kodak Company	US	6808246	10/320,884	12/17/2002	10/26/2004	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82834	Eastman Kodak Company	DE	60231942.0	02078195.1	8/5/2002	4/15/2009	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	GB	1286531	02078195.1	8/5/2002	4/15/2009	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	US	6925192	09/930,634	8/15/2001	8/2/2005	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82839	Eastman Kodak Company	US	6789887	10/079,039	2/20/2002	9/14/2004	Granted	AN INKJET PRINTING METHOD
82841	Eastman Kodak Company	DE	60220239.6	02079866.6	11/22/2002	5/23/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	JP		2002-350894	12/3/2002		Filed	INK JET RECORDING ELEMENT
82841	Eastman Kodak Company	US	6777041	10/011,427	12/4/2001	8/17/2004	Granted	INK JET RECORDING ELEMENTS
82842	Eastman Kodak Company	DE	60212062.4	02080096.7	12/9/2002	6/7/2006	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	GB	1336638	02080096.7	12/9/2002	6/7/2006	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	JP	4886150	2002-368927	12/19/2002	12/16/2011	Granted	METHOD OF FORMING POROUS PARTICLES
82842	Eastman Kodak Company	US	6780942	10/027,701	12/20/2001	8/24/2004	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82846	Eastman Kodak Company	US	6568799	10/055,295	1/23/2002	5/27/2003	Granted	DROP-ON-DEMAND INK JET PRINTER WITH CONTROLLED FLUID FLOW TO EFFECT DROP EJECTION
82851	Eastman Kodak Company	US	6724379	09/877,893	6/8/2001	4/20/2004	Granted	MULTICHANNEL DRIVER CIRCUIT FOR SPATIAL LIGHT MODULATOR AND METHOD OF CALIBRATION
82854	Eastman Kodak Company	US	6522474	09/878,701	6/11/2001	2/18/2003	Granted	HEAD-MOUNTED OPTICAL APPARATUS FOR STEREOSCOPIC DISPLAY
82855	Eastman Kodak Company	US	6790602	10/346,745	1/17/2003	9/14/2004	Granted	A METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG
82857	Eastman Kodak Company	US	7166656	10/008,810	11/13/2001	1/23/2007	Granted	SMECTITE CLAY INTERCALATED WITH POLYETHER BLOCK POLYAMIDE COPOLYMER
82858	Eastman Kodak Company	US	6767951	10/006,545	11/13/2001	7/27/2004	Granted	POLYESTER NANOCOMPOSITES
82859	Eastman Kodak Company	US	6767952	10/008,428	11/13/2001	7/27/2004	Granted	ARTICLE UTILIZING BLOCK COPOLYMER INTERCALATED CLAY
82879	Eastman Kodak Company	US	6884205	09/968,392	10/2/2001	4/26/2005	Granted	NON-MARKING WEB CONVEYANCE ROLLER
82887	Eastman Kodak Company	DE	60225761.1	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	FR	1267565	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	GB	1267565	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	US	7190485	09/881,460	6/14/2001	3/13/2007	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82900	Eastman Kodak Company	US	6765102	10/207,720	7/29/2002	7/20/2004	Granted	WATER-COMPATIBLE CATIONIC EPOXY COMPOUNDS
82906	Eastman Kodak Company	US	6811724	10/036,131	12/26/2001	11/2/2004	Granted	COMPOSITION FOR ANTISTAT LAYER
82906	Eastman Kodak Company	US	6991750	10/911,193	8/4/2004	1/31/2006	Granted	COMPOSITION FOR ANTISTAT LAYER
83001	Eastman Kodak Company	DE	602004005516.6	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING

83001	Eastman Kodak Company	FR	1449677	04075376.6	2/6/2004	3/28/2007	Granted	ELEMENT PRIOR TO AND AFTER PRINTING A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	GB	1449677	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	US	6689532	10/368,163	2/18/2003	2/10/2004	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83018	Eastman Kodak Company	US	6692605	09/977,548	10/15/2001	2/17/2004	Granted	METHOD FOR LAMINATING AN OVERLAY TO VERIFY A PATTERN OR AS A PATTERN
83018	Eastman Kodak Company	US	6969442	10/696,149	10/29/2003	11/29/2005	Granted	A METHOD OF USING AN OVERLAY TO VERIFY OR FORM A FOLDING, EMBOSSING, OR RULE DIE
83018	Eastman Kodak Company	US	6926788	10/696,150	10/29/2003	8/9/2005	Granted	A METHOD FOR USING AN OVERLAY TO FORM A RULE DIE

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83025	Eastman Kodak Company	US	7593135	09/896,798	6/29/2001	9/22/2009	Granted	DIGITAL IMAGE MULTITONING METHOD
83026	Eastman Kodak Company	US	6565694	09/912,159	7/24/2001	5/20/2003	Granted	METHOD OF PREPARING METAL PLATES TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
83029	Eastman Kodak Company	US	6640866	09/953,778	9/17/2001	11/4/2003	Granted	LAMINATOR ASSEMBLY HAVING AN IMPROVED DUAL DUROMETER LAMINATION ROLLER
83032	Eastman Kodak Company	US	6620280	10/041,837	10/19/2001	9/16/2003	Granted	DUAL SIDED LAMINATION
83059	Eastman Kodak Company	US	6903824	10/327,392	12/20/2002	6/7/2005	Granted	LASER SENSITOMETER
83065	Eastman Kodak Company	US	7203335	09/923,583	8/7/2001	4/10/2007	Granted	SYSTEM AND METHOD FOR EXTRACTING A WATERMARK SIGNAL IN A DIGITAL IMAGE SEQUENCE
83066	Eastman Kodak Company	US	6867251	10/020,694	12/14/2001	3/15/2005	Granted	POLYMER-DYE PARTICLES AND PROCESS FOR MAKING POLYMER DYE PARTICLES
83070	Eastman Kodak Company	US	6935396	10/484,825	7/6/2002	8/30/2005	Granted	SPLICING TAPE APPLICATION DEVICE WITH RIGID ELECTROSTATIC CHARGE ELIMINATOR
83073	Eastman Kodak Company	JP	4143359	2002-239243	8/20/2002	6/20/2008	Granted	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83073	Eastman Kodak Company	US	6435657	09/933,498	8/20/2001	8/20/2002	Granted	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83074	Eastman Kodak Company	US	6574047	09/930,691	8/15/2001	6/3/2003	Granted	A BACKLIT DISPLAY FOR SELECTIVELY ILLUMINATION LENTICULAR IMAGES
83086	Eastman Kodak Company	US	6541599	09/919,097	7/31/2001	4/1/2003	Granted	PROCESS FOR MANUFACTURING OF SOLUBLE HIGHLY BRANCHED POLYAMIDES, AND AT LEAST PARTIALLY ALIPHATIC HIGHLY BRANCHED POLYAMIDES OBTAINED THEREFROM
83091	Eastman Kodak Company	US	6817927	10/045,718	10/19/2001	11/16/2004	Granted	METHOD OF REMOVING MATERIAL FROM AN EXTERNAL SURFACE USING CORE/SHELL PARTICLES
83104	Eastman Kodak Company	DE	60225506.6	02012607.4	6/6/2002	3/12/2008	Granted	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83104	Eastman Kodak Company	US	6770412	10/178,265	6/24/2002	8/3/2004	Granted	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83108	Eastman Kodak Company	US	6579662	09/947,112	9/5/2001	6/17/2003	Granted	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING COMPLEX OXONOL IR DYE AND METHOD OF IMAGING AND PRINTING
83109	Eastman Kodak Company	US	6660449	10/083,258	10/19/2001	12/9/2003	Granted	IMAGING MEMBERS CONTAINING CARBON BLACK AND METHODS OF IMAGING AND PRINTING
83110	Eastman Kodak Company	US	7087275	10/158,665	5/30/2002	8/8/2006	Granted	INK JET RECORDING MEDIA AND METHOD FOR THEIR PREPARATION
83111	Eastman Kodak Company	JP	4332355	2003-7205	1/15/2003	6/26/2009	Granted	LASER PROJECTION DISPLAY SYSTEM
83111	Eastman Kodak Company	US	6577429	10/050,003	1/15/2002	6/10/2003	Granted	LASER PROJECTION DISPLAY SYSTEM
83112	Eastman Kodak Company	DE	60243941.8	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	EP	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	FR	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	GB	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	US	6791739	09/924,619	8/8/2001	9/14/2004	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83115	Eastman Kodak Company	DE	60236779.4	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	FR	1292134	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	GB	1292134	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	JP	4303926	2002-240224	8/21/2002	5/1/2009	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	US	6594090	09/940,196	8/27/2001	7/15/2003	Granted	LASER PROJECTION DISPLAY SYSTEM
83131	Eastman Kodak Company	US	6814517	10/371,035	2/20/2003	11/9/2004	Granted	SINGLE PASS MULTI-COLOR PRINTER WITH IMPROVED CUTTING APPARATUS AND METHOD
83166	Eastman Kodak Company	DE	60208969.7	02078641.4	9/6/2002	2/1/2006	Granted	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	GB	1293356	02078641.4	9/6/2002	2/1/2006	Granted	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	US	6723397	09/955,549	9/18/2001	4/20/2004	Granted	INK JET RECORDING ELEMENT
83173	Eastman Kodak Company	DE	60207946.2	02078397.3	8/16/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	GB	1288008	02078397.3	8/16/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	US	6815020	09/944,971	8/31/2001	11/9/2004	Granted	INK JET RECORDING ELEMENT
83186	Eastman Kodak Company	US	6863368	10/460,245	6/12/2003	3/8/2005	Granted	A METHOD OF FORMING A COLOR FILTER
83193	Eastman Kodak Company	DE	60240848.2	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	FR	1280361	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	GB	1280361	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	JP	4143350	2002-214858	7/24/2002	6/20/2008	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	US	6621615	10/102,109	3/19/2002	9/16/2003	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY

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83207	Eastman Kodak Company	US	6685768	09/919,737	8/1/2001	2/3/2004	Granted	INK JET INK SET
83214	Eastman Kodak Company	US	D474219	29/153,025	12/21/2001	5/6/2003	Granted	CAMERA WITH INTEGRAL FLASH FEATURE
83215	Eastman Kodak Company	US	D472914	29/153,026	12/21/2001	4/8/2003	Granted	CAMERA WITH INTREGAL FLASH FEATURE
83216	Eastman Kodak Company	US	D466915	29/152,603	12/21/2001	12/10/2002	Granted	CAMERA COVERING
83218	Eastman Kodak Company	US	6815153	10/346,272	1/17/2003	11/9/2004	Granted	HIGH SPEED COLOR PHOTOGRAPHIC ELEMENT WITH IMPROVED GRANULARITY
83225	Eastman Kodak Company	US	6723402	10/027,974	12/21/2001	4/20/2004	Granted	PROTECTIVE LAYER FOR HYDROPHILIC PACKAGING MATERIAL
83229	Eastman Kodak Company	DE	60233630.9	02080077.7	12/5/2002	9/9/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	FR	1319510	02080077.7	12/5/2002	9/9/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4587638	2002-355556	12/6/2002	9/17/2010	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4309957	2008-295872	11/19/2008	5/15/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	US	6554389	10/023,248	12/17/2001	4/29/2003	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83230	Eastman Kodak Company	US	6984035	10/915,925	8/11/2004	1/10/2006	Granted	RECEIVER MEDIA FOR HIGH QUALITY INK JET PRINTING
83231	Eastman Kodak Company	US	6638693	10/046,024	10/29/2001	10/28/2003	Granted	PROCESS FOR MAKING MEDIA FOR HIGH QUALITY INK JET PRINTING
83236	Eastman Kodak Company	JP	4138397	2002-237528	8/16/2002	6/13/2008	Granted	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	US	6778290	09/935,613	8/23/2001	8/17/2004	Granted	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83243	Eastman Kodak Company	US	6958785	10/032,974	10/22/2001	10/25/2005	Granted	METHOD AND APPARATUS FOR DETERMINING AND CORRECTING FOR ILLUMINATION VARIATIONS IN A DIGITAL PROJECTOR
83246	Eastman Kodak Company	US	6713530	09/957,382	9/20/2001	3/30/2004	Granted	INK JET INK COMPOSITION
83254	Eastman Kodak Company	US	6488351	09/940,224	8/27/2001	12/3/2002	Granted	METHOD AND APPARATUS FOR INCREASING NUMBER OF AVAILABLE PRINTING GRADATIONS ON AN INK JET PRINTER
83255	Eastman Kodak Company	US	D462089	29/146,820	8/16/2001	8/27/2002	Granted	INK CARTRIDGE
83256	Eastman Kodak Company	US	D462986	29/146,821	8/16/2001	9/17/2002	Granted	INK CARTRIDGE WITH INTEGRAL HANDLE
83257	Eastman Kodak Company	US	D462383	29/146,819	8/16/2001	9/3/2002	Granted	INK CARTRIDGE WITH INK COLOR DISCRIMINATION STRUCTURE
83262	Eastman Kodak Company	DE	60220124.1	02078282.7	8/8/2002	5/16/2007	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	GB	1288002	02078282.7	8/8/2002	5/16/2007	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	US	6776468	09/940,195	8/27/2001	8/17/2004	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83275	Eastman Kodak Company	CN	200410004053.7	200410004053.7	2/4/2004	1/23/2008	Granted	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83275	Eastman Kodak Company	US	7340607	10/357,775	2/4/2003	3/4/2008	Granted	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83280	Eastman Kodak Company	US	6644786	10/191,002	7/8/2002	11/11/2003	Granted	METHOD OF MANUFACTURING A THERMALLY ACTUATED LIQUID CONTROL DEVICE
83287	Eastman Kodak Company	KR	10-0841856	2002-0060181	10/2/2002	6/20/2008	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	TW	I308967	091118543	8/16/2002	4/21/2009	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	US	6872766	10/150,634	5/17/2002	3/29/2005	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83291	Eastman Kodak Company	JP	4317433	2003-409024	12/8/2003	5/29/2009	Granted	APPARATUS FOR FILLING AND DEGASSING A POUCH
83291	Eastman Kodak Company	US	6722400	10/321,254	12/17/2002	4/20/2004	Granted	APPARATUS FOR FILLING AND DEGASSING A POUCH
83293	Eastman Kodak Company	US	6589326	10/158,681	5/30/2002	7/8/2003	Granted	COATING FLUID FOR IMAGING ELEMENT COMPRISING SOLUBILIZED COLLAGEN GELATIN AND HARDENER
83296	Eastman Kodak Company	CN	03136743.7	03136743.7	5/20/2003	4/1/2009	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	DE	60321856.3	03076366.8	5/8/2003	7/2/2008	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	JP	4274851	2003-140980	5/19/2003	3/13/2009	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	US	6648475	10/151,742	5/20/2002	11/18/2003	Granted	METHOD AND APPARATUS FOR

83317	Eastman Kodak Company	US	6906157	10/118,725	4/9/2002	6/14/2005	Granted	INCREASING COLOR GAMUT OF A DISPLAY
83317	Eastman Kodak Company	US	7390844	11/080,040	3/15/2005	6/24/2008	Granted	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	DE	60207947.0	02078411.2	8/19/2002	12/14/2005	Granted	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	GB	1288009	02078411.2	8/19/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	US	6632490	09/943,957	8/31/2001	10/14/2003	Granted	INK JET RECORDING ELEMENT
83329	Eastman Kodak Company	US	6585362	09/971,414	10/5/2001	7/1/2003	Granted	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE

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83329	Eastman Kodak Company	US	6824260	10/386,342	3/11/2003	11/30/2004	Granted	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83330	Eastman Kodak Company	US	7364277	10/824,507	4/14/2004	4/29/2008	Granted	AN APPARATUS AND METHOD OF CONTROLLING DROPLET TRAJECTORY
83331	Eastman Kodak Company	DE	60305985.6	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	FR	1329319	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	GB	1329319	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	JP	4531336	2003-005957	1/14/2003	6/18/2010	Granted	A LIQUID DROP EMITTER
83331	Eastman Kodak Company	US	6631979	10/050,993	1/17/2002	10/14/2003	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83373	Eastman Kodak Company	JP	4117180	2002-313650	10/29/2002	4/25/2008	Granted	DIGITAL AND ANALOG RECORDING DEVICE USING NEAR FIELD OPTICAL IMAGING, AND ITS MANUFACTURING METHOD
83373	Eastman Kodak Company	US	7294446	10/045,805	10/29/2001	11/13/2007	Granted	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83374	Eastman Kodak Company	DE	60301175.6	03076708.1	6/2/2003	8/3/2005	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	GB	1372159	03076708.1	6/2/2003	8/3/2005	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	US	7163746	10/167,638	6/12/2002	1/16/2007	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83404	Eastman Kodak Company	US	6574032	10/055,781	1/23/2002	6/3/2003	Granted	IMAGING APPARATUS USING DITHER TO MINIMIZE PIXEL EFFECTS
83405	Eastman Kodak Company	US	6574043	10/045,216	11/7/2001	6/3/2003	Granted	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83408	Eastman Kodak Company	US	6623428	09/976,123	10/11/2001	9/23/2003	Granted	DIGITAL IMAGE SEQUENCE DISPLAY SYSTEM AND METHOD
83417	Eastman Kodak Company	US	7167280	10/040,219	10/29/2001	1/23/2007	Granted	FULL CONTENT FILM SCANNING ON A FILM TO DATA TRANSFER DEVICE
83441	Eastman Kodak Company	US	6610148	09/994,167	11/26/2001	8/26/2003	Granted	CURTAIN COATING STARTUP APPARATUS
83466	Eastman Kodak Company	US	7335407	10/028,129	12/20/2001	2/26/2008	Granted	MULTILAYER INKJET RECORDING ELEMENT WITH POROUS POLYESTER PARTICLE
83478	Eastman Kodak Company	DE	60314043.2	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	FR	1359752	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	GB	1359752	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	US	6879306	10/137,761	5/2/2002	4/12/2005	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83481	Eastman Kodak Company	US	6820970	10/001,027	11/2/2001	11/23/2004	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE AN INK ACCUMULATION BORDER
83487	Eastman Kodak Company	US	7174029	10/000,886	11/2/2001	2/6/2007	Granted	METHOD AND APPARATUS FOR AUTOMATIC SELECTION AND PRESENTATION OF INFORMATION
83488	Eastman Kodak Company	US	6742809	10/047,875	10/22/2001	6/1/2004	Granted	PHOTO ALBUM CONSTRUCTED FROM A STRIP OF IMAGES
83509	Eastman Kodak Company	US	7145520	10/036,646	11/7/2001	12/5/2006	Granted	A DISPLAY APPARATUS BOX USING A SPATIAL LIGHT MODULATOR
83513	Eastman Kodak Company	US	7130444	10/292,665	11/12/2002	10/31/2006	Granted	A METHOD OF AUTHENTICATION FOR STEGANOGRAPHIC SIGNALS UNDERGOING DEGRADATIONS
83517	Eastman Kodak Company	US	6824941	10/140,846	5/8/2002	11/30/2004	Granted	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83517	Eastman Kodak Company	US	6911071	10/836,901	4/30/2004	6/28/2005	Granted	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83519	Eastman Kodak Company	US	6622746	10/021,457	12/12/2001	9/23/2003	Granted	A MICROFLUIDIC SYSTEM FOR CONTROLLED FLUID MIXING AND DELIVERY
83520	Eastman Kodak Company	DE	60325804.2	03076599.4	5/26/2003	1/14/2009	Granted	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	6971739	10/162,956	6/5/2002	12/6/2005	Granted	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	7413286	11/222,187	9/8/2005	8/19/2008	Granted	METHOD AND APPARATUS FOR PRINTING
83527	Eastman Kodak Company	EP	03075149.9	03075149.9	1/17/2003		Filed	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83527	Eastman Kodak Company	US	7003166	10/059,994	1/29/2002	2/21/2006	Granted	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83531	Eastman Kodak Company	US	7163738	10/189,679	7/3/2002	1/16/2007	Granted	POLYVINYL ALCOHOL FILMS PREPARED BY COATING METHODS
83533	Eastman Kodak Company	DE	60213544.3	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	FR	1319512	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	GB	1319512	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	JP	4251861	2002-359621	12/11/2002	1/30/2009	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	US	6592213	10/017,952	12/14/2001	7/15/2003	Granted	CONTINUOUS INK JET CATCHER
83534	Eastman Kodak Company	DE	60221089.5	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	FR	1319513	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER

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83534	Eastman Kodak Company	GB	1319513	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	JP	4251862	2002-359622	12/11/2002	1/30/2009	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	US	6648461	10/020,291	12/14/2001	11/18/2003	Granted	CONTINUOUS INKJET CATCHER
83556	Eastman Kodak Company	US	7325037	10/373,267	2/24/2003	1/29/2008	Granted	METHOD AND SYSTEM FOR CLIENT-BASED ADAPTIVE NETWORKING SYSTEM
83557	Eastman Kodak Company	US	6866371	10/051,888	1/17/2002	3/15/2005	Granted	METHOD AND APPARATUS FOR PRINTING AND COATING
83558	Eastman Kodak Company	US	6767937	10/150,836	5/17/2002	7/27/2004	Granted	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83559	Eastman Kodak Company	US	7044376	10/625,426	7/23/2003	5/16/2006	Granted	AUTHENTICATION METHOD AND APPARATUS FOR USE WITH COMPRESSED FLUID PRINTED SWATCHES
83566	Eastman Kodak Company	JP	4261175	2002-360932	12/12/2002	2/20/2009	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83566	Eastman Kodak Company	US	6730374	10/022,765	12/13/2001	5/4/2004	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83568	Eastman Kodak Company	US	6866895	10/289,194	11/6/2002	3/15/2005	Granted	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83577	Eastman Kodak Company	US	6575026	10/184,208	6/28/2002	6/10/2003	Granted	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83578	Eastman Kodak Company	US	6672702	10/163,326	6/5/2002	1/6/2004	Granted	METHOD AND APPARATUS FOR PRINTING, CLEANING, AND CALIBRATING
83582	Eastman Kodak Company	US	6869169	10/145,911	5/15/2002	3/22/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6953240	11/015,999	12/18/2004	10/11/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6948800	11/016,000	12/18/2004	9/27/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83584	Eastman Kodak Company	US	6744455	10/080,115	2/21/2002	6/1/2004	Granted	METHOD AND APPARATUS FOR THERMAL MANAGEMENT IN A THERMAL PRINTER HAVING PLURAL PRINTING STATIONS
83593	Eastman Kodak Company	US	6762003	10/154,887	5/24/2002	7/13/2004	Granted	IMAGING MEMBER WITH AMORPHOUS HYDROCARBON RESIN
83601	Eastman Kodak Company	US	6702425	10/252,312	9/23/2002	3/9/2004	Granted	COALESCENCE-FREE INKJET PRINTING BY CONTROLLING DROP SPREADING ON/IN A RECEIVER
83620	Eastman Kodak Company	US	6793351	10/038,948	1/3/2002	9/21/2004	Granted	A CLOSED LOOP THREE COLOR ALIGNMENT SYSTEM FOR A DIGITAL PROJECTOR
83621	Eastman Kodak Company	US	6909491	10/285,921	11/1/2002	6/21/2005	Granted	ELECTRONIC AND FILM THEATRICAL QUALITY
83641	Eastman Kodak Company	JP	4263461	2002-329660	11/13/2002	2/20/2009	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	US	6511182	10/010,500	11/13/2001	1/28/2003	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83648	Eastman Kodak Company	US	7051911	10/037,017	12/21/2001	5/30/2006	Granted	APPARATUS AND METHOD FOR CUTTING SHEET MATERIALS
83661	Eastman Kodak Company	JP	4223794	2002-360656	12/12/2002	11/28/2008	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83661	Eastman Kodak Company	US	6746732	10/017,787	12/13/2001	6/8/2004	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83662	Eastman Kodak Company	US	6820784	10/027,296	12/21/2001	11/23/2004	Granted	A METHOD OF CUTTING A LAMINATED WEB AND REDUCING DELAMINATION
83675	Eastman Kodak Company	US	7120272	10/144,487	5/13/2002	10/10/2006	Granted	A MEDIA DETECTING METHOD AND SYSTEM FOR AN IMAGING APPARATUS
83676	Eastman Kodak Company	US	6767677	10/300,343	11/20/2002	7/27/2004	Granted	DISPLAY ELEMENT WITH A BACKPRINT COMPRISING A SQUARINE DYE
83678	Eastman Kodak Company	JP	4620342	2003-391049	11/20/2003	11/5/2010	Granted	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83678	Eastman Kodak Company	US	6706460	10/300,171	11/20/2002	3/16/2004	Granted	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83679	Eastman Kodak Company	US	6566033	10/176,012	6/20/2002	5/20/2003	Granted	CONDUCTIVE FOAM CORE IMAGING MEMBER
83690	Eastman Kodak Company	US	6887656	10/346,434	1/17/2003	5/3/2005	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING IMPROVED HETEROCYCLIC SPEED ENHANCING COMPOUND
83709	Eastman Kodak Company	US	6669768	10/094,072	3/8/2002	12/30/2003	Granted	INK JET INK SET
83710	Eastman Kodak Company	US	6878197	10/034,721	12/28/2001	4/12/2005	Granted	INK JET INK SET
83712	Eastman Kodak Company	US	6846938	10/207,297	7/29/2002	1/25/2005	Granted	WATER-COMPATIBLE EPOXY COMPOUNDS CONTAINING SULFONATE OR THIOSULFATE MOIETIES
83714	Eastman Kodak Company	US	6515782	10/066,934	2/4/2002	2/4/2003	Granted	TELECENTRIC F-THETA LENS FOR LASER MICROFILM PRINTER
83716	Eastman Kodak Company	DE	60310668.4	03078621.4	11/12/2003	12/27/2006	Granted	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	US	6953244	10/302,210	11/22/2002	10/11/2005	Granted	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83719	Eastman Kodak Company	US	6702442	10/095,341	3/8/2002	3/9/2004	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83728	Eastman Kodak Company	US	6821586	10/021,227	12/12/2001	11/23/2004	Granted	INK JET RECORDING ELEMENT
83730	Eastman Kodak Company	US	6657083	10/012,128	12/3/2001	12/2/2003	Granted	5-ACYLAMINO-2-AMINO-4-SUBSTITUTED-PHENOL COMPOUNDS AND METHOD OF USING THEM
83736	Eastman Kodak Company	US	6624874	10/027,293	12/21/2001	9/23/2003	Granted	APPARATUS AND METHOD FOR INSERTING AN UPDATEABLE HIDDEN IMAGE INTO AN OPTICAL PATH
83745	Eastman Kodak Company	US	6791100	10/223,530	8/19/2002	9/14/2004	Granted	OBJECT DETECTION USING CODE-MODULATED LIGHT BEAM

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83750	Eastman Kodak Company	DE	60304276.7	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	FR	1361754	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	GB	1361754	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	US	6686947	10/121,422	4/12/2002	2/3/2004	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83758	Eastman Kodak Company	CN	ZL03136861.1	03136861.1	5/23/2003	5/17/2006	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6686407	10/155,256	5/24/2002	2/3/2004	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6867255	10/678,874	10/3/2003	3/15/2005	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83764	Eastman Kodak Company	US	6689431	10/020,443	12/12/2001	2/10/2004	Granted	INK JET RECORDING ELEMENT
83770	Eastman Kodak Company	US	6858293	10/104,450	3/22/2002	2/22/2005	Granted	CELLULOSE FILM WITH ANTI-BLOCKING PROPERTIES
83770	Eastman Kodak Company	US	7597956	11/046,039	1/28/2005	10/6/2009	Granted	METHOD OF MANUFACTURE OF A POLYMERIC FILM WITH ANTI-BLOCKING PROPERTIES
83772	Eastman Kodak Company	US	6831163	10/329,912	12/26/2002	12/14/2004	Granted	BICHROMOPHORIC MOLECULES
83774	Eastman Kodak Company	GB	2386020	0300665.7	1/13/2003	6/22/2005	Granted	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83774	Eastman Kodak Company	US	7177476	10/086,142	2/28/2002	2/13/2007	Granted	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83781	Eastman Kodak Company	US	7166657	10/099,092	3/15/2002	1/23/2007	Granted	ARTICLE UTILIZING HIGHLY BRANCHED POLYMERS TO SPLAY LAYERED MATERIALS
83795	Eastman Kodak Company	US	5646660	08/287,650	8/9/1994	7/8/1997	Granted	PRINTER INK CARTRIDGE WITH DRIVE LOGIC INTEGRATED CIRCUIT
83795	Eastman Kodak Company	US	6000773	08/812,176	3/6/1997	12/14/1999	Granted	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83795	Eastman Kodak Company	US	6435676	09/956,607	9/18/2001	8/20/2002	Granted	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83796	Eastman Kodak Company	US	5610635	08/287,907	8/9/1994	3/11/1997	Granted	PRINTER INK CARTRIDGE WITH MEMORY STORAGE CAPACITY
83804	Eastman Kodak Company	US	5686947	08/433,792	5/3/1995	11/11/1997	Granted	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83804	Eastman Kodak Company	US	6565197	08/966,894	11/10/1997	5/20/2003	Granted	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83812	Eastman Kodak Company	DE	60313079.8	03076862.6	6/16/2003	4/11/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83812	Eastman Kodak Company	JP	4291057	2003-182628	6/26/2003	4/10/2009	Granted	INK JET RECORDING ELEMENT
83812	Eastman Kodak Company	US	7105215	10/180,638	6/26/2002	9/12/2006	Granted	INK JET RECORDING ELEMENT
83813	Eastman Kodak Company	US	6843121	10/647,360	8/25/2003	1/18/2005	Granted	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83814	Eastman Kodak Company	US	7128972	10/208,344	7/30/2002	10/31/2006	Granted	WRINKLED POLYESTER PARTICLES
83820	Eastman Kodak Company	US	6625394	10/036,723	12/21/2001	9/23/2003	Granted	TWO-SHOT MOLDED SEAL INTEGRITY INDICATOR, UNDERWATER CAMERA, AND METHOD
83831	Eastman Kodak Company	US	D479257	29/153,013	12/21/2001	9/2/2003	Granted	UNDERWATER HOUSING ASSEMBLY
83834	Eastman Kodak Company	DE	60320876.2	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	FR	1334831	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	GB	1334831	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	JP	4758600	2003-23493	1/31/2003	6/10/2011	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	US	6464341	10/068,859	2/8/2002	10/15/2002	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83838	Eastman Kodak Company	US	6588890	10/023,129	12/17/2001	7/8/2003	Granted	CONTINUOUS INK JET PRINTER WITH HEAT ACTUATED MICROVALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
83839	Eastman Kodak Company	US	6901219	10/310,388	12/5/2002	5/31/2005	Granted	METHOD AND DEVICE FOR AUTOMATICALLY CALIBRATING A DIGITIZER
83846	Eastman Kodak Company	JP	4247014	2003-59574	3/6/2003	1/16/2009	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT

83846	Eastman Kodak Company	US	6550918	10/101,291	3/19/2002	4/22/2003	Granted	FIBER-OPTIC IMAGE GENERATION A MONOCENTRIC AUTOSTEREO SCOPIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83848	Eastman Kodak Company	US	7094460	10/154,894	5/24/2002	8/22/2006	Granted	IMAGING ELEMENT WITH IMPROVED SURFACE AND STIFFNESS
83855	Eastman Kodak Company	US	D470884	29/157,446	3/19/2002	2/25/2003	Granted	PRINTER WITH EXIT TRAY
83858	Eastman Kodak Company	US	6765603	10/027,994	12/20/2001	7/20/2004	Granted	METHOD OF FORMING FIDUCIAL MARKS ON A MICRO-SIZED ARTICLE
83862	Eastman Kodak Company	US		10/028,035	12/20/2001		Filed	LASER ARRAY AND METHOD OF MAKING SAME
83862	Eastman Kodak Company	US	6845120	10/420,244	4/22/2003	1/18/2005	Granted	LASER ARRAY AND METHOD OF MAKING SAME
83863	Eastman Kodak Company	US	6748145	10/027,748	12/20/2001	6/8/2004	Granted	FIBER OPTIC ARRAY AND METHOD OF MAKING SAME
83866	Eastman Kodak Company	US	6808269	10/050,309	1/16/2002	10/26/2004	Granted	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR

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83869	Eastman Kodak Company	DE	60305097.2	03076405.4	5/12/2003	5/10/2006	Granted	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	GB	1364806	03076405.4	5/12/2003	5/10/2006	Granted	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	US	7241719	10/152,859	5/22/2002	7/10/2007	Granted	THERMAL YELLOW DONOR AND DYES
83878	Eastman Kodak Company	US	6695980	10/033,422	12/27/2001	2/24/2004	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT MATERIAL
83879	Eastman Kodak Company	DE	602004019220.1	04781300.1	8/16/2004	1/21/2009	Granted	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83879	Eastman Kodak Company	US	7163734	10/648,420	8/26/2003	1/16/2007	Granted	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83886	Eastman Kodak Company	US	6742885	10/033,229	12/28/2001	6/1/2004	Granted	INK JET INK SET/RECEIVER COMBINATION
83886	Eastman Kodak Company	US	6908188	10/842,001	5/7/2004	6/21/2005	Granted	INK JET INK SET/RECEIVER COMBINATION
83891	Eastman Kodak Company	US	6624385	10/027,016	12/21/2001	9/23/2003	Granted	METHOD FOR MARKING GEMSTONES WITH A UNIQUE MICRO DISCRETE INDICIA
83892	Eastman Kodak Company	DE	602004009201.0	04781896.8	8/23/2004	9/26/2007	Granted	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	JP	4842815	2006-524767	8/23/2004	10/14/2011	Granted	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	US	6893790	10/648,419	8/26/2003	5/17/2005	Granted	PHOTOPATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER PARTICLES
83899	Eastman Kodak Company	US	6666553	10/034,285	12/28/2001	12/23/2003	Granted	A METHOD OF SELECTING INK JET INKS IN A COLOR SET
83900	Eastman Kodak Company	JP	4080865	2002-381268	12/27/2002	2/15/2008	Granted	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	US	6644799	10/032,931	12/28/2001	11/11/2003	Granted	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83901	Eastman Kodak Company	US	6598967	10/034,281	12/28/2001	7/29/2003	Granted	MATERIALS FOR REDUCING INTER-COLOR GLOSS DIFFERENCE
83941	Eastman Kodak Company	US	6572220	10/152,194	5/21/2002	6/3/2003	Granted	BEAM MICRO-ACTUATOR WITH A TUNABLE OR STABLE AMPLITUDE PARTICULARLY SUITED FOR INK JET PRINTING
83942	Eastman Kodak Company	DE	60308743.4	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	FR	1354706	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	GB	1354706	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	US	6527373	10/122,566	4/15/2002	3/4/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83943	Eastman Kodak Company	JP	4709150	2006-524783	8/23/2004	3/25/2011	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	KR	10-1250578	2006-7003898	8/23/2004	3/28/2013	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	US	7033713	10/648,418	8/26/2003	4/25/2006	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMERIC MATERIALS
83947	Eastman Kodak Company	US	7494704	10/219,584	8/15/2002	2/24/2009	Granted	MATERIAL, ARTICLE AND METHOD OF PREPARING MATERIALS CONTAINING ORIENTED ANISOTROPIC PARTICLES
83950	Eastman Kodak Company	DE	60310640.4	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	FR	1364792	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	GB	1364792	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	US	6598960	10/154,634	5/23/2002	7/29/2003	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83976	Eastman Kodak Company	US	6733961	10/328,493	12/23/2002	5/11/2004	Granted	HIGH CHLORIDE EMULSIONS WITH OPTIMIZED DIGITAL RECIPROCITY CHARACTERISTICS
83982	Eastman Kodak Company	US	6753051	10/208,220	7/30/2002	6/22/2004	Granted	INK RECORDING ELEMENT UTILIZING WRINKLED PARTICLES
83985	Eastman Kodak Company	US	6771504	10/327,826	12/23/2002	8/3/2004	Granted	THERMAL TRANSPORT ELEMENT FOR USE WITH A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
83995	Eastman Kodak Company	DE	60308566.0	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	FR	1333549	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING

83995	Eastman Kodak Company	GB	1333549	03075215.8	1/23/2003	9/27/2006	Granted	DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	US	6674776	10/066,936	2/4/2002	1/6/2004	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83998	Eastman Kodak Company	DE	60304275.9	03075214.1	1/23/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6687274	10/066,829	2/4/2002	2/3/2004	Granted	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
84003	Eastman Kodak Company	US	6683724	10/171,168	6/13/2002	1/27/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84003	Eastman Kodak Company	US	6831782	10/666,146	9/18/2003	12/14/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84006	Eastman Kodak Company	US	6874782	10/301,073	11/21/2002	4/5/2005	Granted	SORTER EXIT SENSOR
84033	Eastman Kodak Company	US	6756457	10/196,102	7/16/2002	6/29/2004	Granted	NOVEL POLYMERIZATION PROCESS
84051	Eastman Kodak Company	US	6007190	08/365,833	12/29/1994	12/28/1999	Granted	INK SUPPLY SYSTEM FOR AN INK JET PRINTER HAVING LARGE VOLUME INK CONTAINERS

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84052	Eastman Kodak Company	US	5801725	08/433,147	5/3/1995	9/1/1998	Granted	SLIDABLE WIPING AND CAPPING SERVICE STATION FOR INK JET PRINTER
84054	Eastman Kodak Company	US	5676475	08/573,226	12/15/1995	10/14/1997	Granted	SMART PRINT CARRIAGE INCORPORATING CIRCUITRY FOR PROCESSING DATA
84055	Eastman Kodak Company	US	6036380	09/025,973	2/19/1998	3/14/2000	Granted	PRINTER HAVING A PLASTIC PLATEN
84056	Eastman Kodak Company	US	6145968	09/036,103	3/6/1998	11/14/2000	Granted	SYSTEM AND METHOD FOR SUPPLYING INK TO A PRINTER
84059	Eastman Kodak Company	US	7150676	10/241,144	9/11/2002	12/19/2006	Granted	DUAL MOTION POLISHING TOOL
84061	Eastman Kodak Company	US	5938356	09/042,684	3/12/1998	8/17/1999	Granted	PINCH ROLLER FOR INKJET PRINTER
84064	Eastman Kodak Company	US	6227643	09/030,631	2/25/1998	5/8/2001	Granted	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84065	Eastman Kodak Company	US	6302511	09/127,397	7/31/1998	10/16/2001	Granted	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84065	Eastman Kodak Company	US	6398342	09/929,196	8/13/2001	6/4/2002	Granted	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84068	Eastman Kodak Company	US	6001137	09/041,476	3/11/1998	12/14/1999	Granted	INK JET PRINTED TEXTILES
84071	Eastman Kodak Company	TW	1278393	091137300	12/25/2002	4/11/2007	Granted	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84071	Eastman Kodak Company	US	6933064	10/077,393	2/15/2002	8/23/2005	Granted	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84072	Eastman Kodak Company	US	7273899	10/254,352	9/25/2002	9/25/2007	Granted	MATERIALS AND METHOD FOR MAKING SPLAYED LAYERED MATERIALS
84073	Eastman Kodak Company	US	6812997	10/301,402	11/21/2002	11/2/2004	Granted	PRINTING APPARATUS HAVING A MEDIA DEFECT DETECTION SYSTEM
84081	Eastman Kodak Company	US	6737486	10/195,971	7/16/2002	5/18/2004	Granted	NOVEL POLYMERIZATION PROCESS
84090	Eastman Kodak Company	US	6199969	09/127,398	7/31/1998	3/13/2001	Granted	METHOD AND SYSTEM FOR DETECTING NONFUNCTIONAL ELEMENTS IN AN INK JET PRINTER
84102	Eastman Kodak Company	US	6863382	10/360,942	2/6/2003	3/8/2005	Granted	LIQUID EMISSION DEVICE HAVING MEMBRANE WITH INDIVIDUALLY DEFORMABLE PORTIONS, AND METHODS OF OPERATING AND MANUFACTURING SAME
84109	Eastman Kodak Company	US	6444964	09/580,512	5/25/2000	9/3/2002	Granted	MICROWAVE APPLICATOR FOR DRYING SHEET MATERIAL
84111	Eastman Kodak Company	US	6425663	09/580,511	5/25/2000	7/30/2002	Granted	MICROWAVE ENERGY INK DRYING SYSTEM
84113-2	Eastman Kodak Company	US	6890690	10/389,349	3/14/2003	5/10/2005	Granted	PHOTOGRAPHIC ARTICLE
84114	Eastman Kodak Company	US	6846579	10/077,419	2/15/2002	1/25/2005	Granted	MULTILAYER WITH RADIATION ABSORBER AND TOUCH SCREEN
84115	Eastman Kodak Company	US	6924006	10/286,031	11/1/2002	8/2/2005	Granted	LIP PREPARATION APPARATUS AND METHOD FOR IMPROVING THE UNIFORMITY OF A LIQUID CURTAIN IN A CURTAIN COATING SYSTEM
84127	Eastman Kodak Company	DE	60333417.2	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	FR	1365574	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	GB	1365574	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	JP	4386674	2003-147976	5/26/2003	10/9/2009	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	US	7116447	10/154,546	5/24/2002	10/3/2006	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84131	Eastman Kodak Company	US	6702209	10/138,908	5/3/2002	3/9/2004	Granted	ELECTROSTATIC FLUID EJECTOR WITH DYNAMIC VALVE CONTROL
84134	Eastman Kodak Company	US	6474776	09/262,697	3/4/1999	11/5/2002	Granted	INK JET CARTRIDGE WITH TWO JET PLATES
84136-2	Eastman Kodak Company	US	6513905	09/728,719	12/1/2000	2/4/2003	Granted	NOZZLE CROSS TALK REDUCTION IN AN INK JET PRINTER
84138	Eastman Kodak Company	US	6749982	10/259,355	9/27/2002	6/15/2004	Granted	IMAGING MEMBER WITH POLYESTER BASE
84144-2	Eastman Kodak Company	US	6491361	09/711,174	11/9/2000	12/10/2002	Granted	DIGITAL MEDIA CUTTER
84152-2	Eastman Kodak Company	US	6530645	09/745,201	12/20/2000	3/11/2003	Granted	PRINT MASKS FOR HIGH SPEED INK JET PRINTING
84156	Eastman Kodak Company	US	6508550	09/579,856	5/25/2000	1/21/2003	Granted	MICROWAVE ENERGY INK DRYING METHOD
84157	Eastman Kodak Company	US	6637864	10/044,305	1/11/2002	10/28/2003	Granted	INK SUPPLY SYSTEM FOR AN INK JET PRINTER
84158	Eastman Kodak Company	DE	60224022.0	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	FR	1379390	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	GB	1379390	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	6908179	10/113,700	4/1/2002	6/21/2005	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	7393071	11/091,994	3/29/2005	7/1/2008	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84163	Eastman Kodak Company	US	6672697	10/008,790	11/8/2001	1/6/2004	Granted	COMPENSATION METHOD FOR OVERLAPPING PRINT HEADS OF AN INK JET PRINTER
84164	Eastman Kodak Company	US	6688739	09/858,329	5/15/2001	2/10/2004	Granted	IMAGE ACQUISITION DEVICE WITH INTEGRAL INK JET PRINTING
84166	Eastman Kodak Company	US	6655776	09/858,331	5/15/2001	12/2/2003	Granted	MEDIA PACK FOR COMBINATION IMAGE ACQUISITION AND PRINTING DEVICE

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84168	Eastman Kodak Company	US	6866359	10/042,946	1/8/2002	3/15/2005	Granted	INK JET PRINthead QUALITY MANAGEMENT SYSTEM AND METHOD
84173	Eastman Kodak Company	JP	4210554	2003-146215	5/23/2003	10/31/2008	Granted	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84173	Eastman Kodak Company	US	6736514	10/177,513	6/21/2002	5/18/2004	Granted	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84174	Eastman Kodak Company	US	6769772	10/269,314	10/11/2002	8/3/2004	Granted	SIX COLOR DISPLAY APPARATUS HAVING INCREASED COLOR GAMUT
84174	Eastman Kodak Company	US	6863402	10/840,633	5/6/2004	3/8/2005	Granted	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84174	Eastman Kodak Company	US	6857748	10/840,682	5/6/2004	2/22/2005	Granted	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84175	Eastman Kodak Company	EP		03076080.5	4/14/2003		Filed	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84175	Eastman Kodak Company	US	6676260	10/131,871	4/25/2002	1/13/2004	Granted	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84180	Eastman Kodak Company	US	7136191	10/178,099	6/24/2002	11/14/2006	Granted	A METHOD FOR INSPECTING PRINTS
84190	Eastman Kodak Company	DE	60305394.7	03077591.0	8/18/2003	5/24/2006	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	GB	1394227	03077591.0	8/18/2003	5/24/2006	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	US	6712891	10/232,035	8/30/2002	3/30/2004	Granted	INK JET INK COMPOSITION
84191	Eastman Kodak Company	DE	60312601.4	03076864.2	6/16/2003	3/21/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84191	Eastman Kodak Company	US	7122231	10/180,752	6/26/2002	10/17/2006	Granted	INK JET RECORDING ELEMENT
84192	Eastman Kodak Company	US	6958365	10/436,740	5/13/2003	10/25/2005	Granted	A MANUFACTURING PROCESS FOR OPEN CELLED MICROCELULAR FOAM
84199	Eastman Kodak Company	US	6902076	10/080,118	2/21/2002	6/7/2005	Granted	A BOTTLE AND BOTTLE CLOSURE ASSEMBLY
84206	Eastman Kodak Company	US	6835693	10/292,853	11/12/2002	12/28/2004	Granted	COMPOSITE POSITIONING IMAGING ELEMENT
84226	Eastman Kodak Company	US	7435765	10/313,368	12/6/2002	10/14/2008	Granted	ADDITIVE FOR INK JET INK
84227	Eastman Kodak Company	US	7365881	10/223,228	8/19/2002	4/29/2008	Granted	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84230	Eastman Kodak Company	DE	60338391.2	03764977.9	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	DE	60338392.0	03764978.7	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	GB	1528985	03764978.7	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	US	8124220	10/521,898	7/14/2003	2/28/2012	Granted	INKJET RECORDING ELEMENT
84232	Eastman Kodak Company	JP	4970940	2006-524765	8/23/2004	4/13/2012	Granted	PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	TW	I360721	093122188	7/23/2004	3/21/2012	Granted	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	US	6872500	10/648,421	8/26/2003	3/29/2005	Granted	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84254	Eastman Kodak Company	US	6758565	10/392,685	3/20/2003	7/6/2004	Granted	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84254	Eastman Kodak Company	US	6877859	10/812,519	3/30/2004	4/12/2005	Granted	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84266	Eastman Kodak Company	DE	60317434.5	03077980.5	9/22/2003	11/14/2007	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	GB	1405884	03077980.5	9/22/2003	11/14/2007	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	US	7317042	10/264,740	10/4/2002	1/8/2008	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84300	Eastman Kodak Company	US	7445736	10/328,547	12/23/2002	11/4/2008	Granted	EMBOSSED INDICIA ON FOAM CORE IMAGING MEDIA
84314	Eastman Kodak Company	DE	60303875.1	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	FR	1375152	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	GB	1375152	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	JP	4480956	2003-143696	5/21/2003	3/26/2010	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	US	6626520	10/153,990	5/23/2002	9/30/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	DE	60314564.7	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	FR	1364791	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	GB	1364791	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	US	6715704	10/155,306	5/23/2002	4/6/2004	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84316	Eastman Kodak Company	US	7152964	10/817,384	4/2/2004	12/26/2006	Granted	VERY HIGH SPEED PRINTING USING SELECTIVE DEFLECTION DROPLET SEPARATION
84317	Eastman Kodak Company	US	D474805	29/160,474	5/10/2002	5/20/2003	Granted	PRINTER

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84337	Eastman Kodak Company	JP	4303029	2003-127931	5/6/2003	5/1/2009	Granted	REPLACEABLE INK JET SUPPLY WITH ANTI-SIPHON BACK PRESSURE
84337	Eastman Kodak Company	US	6877846	10/138,883	5/3/2002	4/12/2005	Granted	REPLACEABLE INK JET INK SUPPLY WITH ANTI-SIPHON BACK PRESSURE CONTROL
84338	Eastman Kodak Company	DE	60310322.7	03077562.1	8/15/2003	12/13/2006	Granted	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	GB	1393924	03077562.1	8/15/2003	12/13/2006	Granted	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	US	6854840	10/228,689	8/27/2002	2/15/2005	Granted	INK JET PRINTING PROCESS
84346	Eastman Kodak Company	US	6870651	10/449,347	5/30/2003	3/22/2005	Granted	APPARATUS AND METHOD FOR GENERATING A DYNAMIC IMAGE
84371-1	Eastman Kodak Company	US	7170557	10/393,834	3/21/2003	1/30/2007	Granted	MODULAR DIGITAL IMAGING SYSTEM
84371-2	Eastman Kodak Company	US	7259793	10/394,862	3/21/2003	8/21/2007	Granted	DISPLAY MODULE FOR SUPPORTING A DIGITAL IMAGE DISPLAY DEVICE
84381	Eastman Kodak Company	US	6746108	10/298,768	11/18/2002	6/8/2004	Granted	METHOD AND APPARATUS FOR PRINTING INK DROPLETS THAT STRIKE PRINT MEDIA SUBSTANTIALLY PERPENDICULARLY
84386	Eastman Kodak Company	DE	60307187.2	03076863.4	6/16/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	JP	4261256	2003-179463	6/24/2003	2/20/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	US	7138162	10/180,182	6/26/2002	11/21/2006	Granted	INK JET RECORDING ELEMENT
84398	Eastman Kodak Company	US	7097888	10/736,392	12/15/2003	8/29/2006	Granted	AN ALIGNED LIQUID CRYSTAL LAYER CONTAINING AZOLIUM SALTS AND PROCESS FOR INCREASING THE TILT
84417	Eastman Kodak Company	TW	I291579	092126474	9/25/2003	12/21/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
84417	Eastman Kodak Company	US	7252864	10/292,353	11/12/2002	8/7/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
84448	Eastman Kodak Company	DE	60315392.5	03077894.8	9/15/2003	8/8/2007	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	GB	1403342	03077894.8	9/15/2003	8/8/2007	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	US	7381755	10/256,989	9/27/2002	6/3/2008	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84449	Eastman Kodak Company	DE	60302623.0	03077898.9	9/15/2003	12/7/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	GB	1403343	03077898.9	9/15/2003	12/7/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	US	6848777	10/256,519	9/27/2002	2/1/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84453	Eastman Kodak Company	US	7164434	10/269,305	10/11/2002	1/16/2007	Granted	LCD BASED IMAGING APPARATUS FOR PRINTING MULTIPLE FORMATS
84457	Eastman Kodak Company	US	6676292	10/151,739	5/20/2002	1/13/2004	Granted	A PACKAGING ENCLOSURE FOR CONTAINING AN ARTICLE OF MANUFACTURE
84458	Eastman Kodak Company	CN	200410004809.8	200410004809.8	2/6/2004	10/14/2009	Granted	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84458	Eastman Kodak Company	US	7224849	10/360,030	2/7/2003	5/29/2007	Granted	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84460	Eastman Kodak Company	US	6843875	10/230,825	8/29/2002	1/18/2005	Granted	DENSITY CONTROL THROUGH LAMINATION METHOD FOR FABRICATING
84484	Eastman Kodak Company	US	6830701	10/191,506	7/9/2002	12/14/2004	Granted	MICROELECTROMECHANICAL STRUCTURES FOR LIQUID EMISSION DEVICES
84490	Eastman Kodak Company	DE	60313398.3	03076859.2	6/16/2003	4/25/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84495	Eastman Kodak Company	US	D475386	29/163,911	7/15/2002	6/3/2003	Granted	FLASH CAMERA
84499	Eastman Kodak Company	US	7083752	10/190,181	7/3/2002	8/1/2006	Granted	CELLULOSE ACETATE FILMS PREPARED BY COATING METHODS
84499	Eastman Kodak Company	US	7393579	11/405,068	4/17/2006	7/1/2008	Granted	CELLULOSE ACETATE FILM PREPARED BY COATING METHODS
84514	Eastman Kodak Company	US	7048823	10/190,389	7/3/2002	5/23/2006	Granted	ACRYLIC FILMS PREPARED BY COATING METHODS
84519	Eastman Kodak Company	US	7686987	11/099,053	4/5/2005	3/30/2010	Granted	POLYCARBONATE FILMS PREPARED BY COATING METHODS
84520	Eastman Kodak Company	US	7012746	10/190,061	7/3/2002	3/14/2006	Granted	POLYVINYL BUTYRAL FILMS PREPARED BY COATING METHODS
84525	Eastman Kodak Company	DE	60336194.3	03077289.1	7/21/2003	3/2/2011	Granted	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	GB	1386751	03077289.1	7/21/2003	3/2/2011	Granted	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	JP	4991793	2009-137650	6/8/2009	5/11/2012	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	DE	60309405.8	03077944.1	9/18/2003	11/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	GB	1403090	03077944.1	9/18/2003	11/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	JP	4279642	2003-340792	9/30/2003	3/19/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	US	6815018	10/260,665	9/30/2002	11/9/2004	Granted	INK JET RECORDING ELEMENT
84528	Eastman Kodak Company	US	6721082	10/271,099	10/15/2002	4/13/2004	Granted	ELECTROTHERMAL DIFFRACTION GRATING
84529	Eastman Kodak Company	US	6680165	10/279,892	10/24/2002	1/20/2004	Granted	CYAN COUPLER DISPERSION WITH INCREASED ACTIVITY

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84533	Eastman Kodak Company	US	6692094	10/201,506	7/23/2002	2/17/2004	Granted	APPARATUS AND METHOD OF MATERIAL DEPOSITION USING COMPRESSED FLUIDS
84535	Eastman Kodak Company	US	6685303	10/218,788	8/14/2002	2/3/2004	Granted	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6886920	10/693,162	10/24/2003	5/3/2005	Granted	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84551	Eastman Kodak Company	US	6874867	10/325,205	12/18/2002	4/5/2005	Granted	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84553	Eastman Kodak Company	US	6770211	10/232,077	8/30/2002	8/3/2004	Granted	FABRICATION OF LIQUID EMISSION DEVICE WITH ASYMMETRICAL ELECTROSTATIC MANDREL
84564	Eastman Kodak Company	US	6936334	10/165,064	6/7/2002	8/30/2005	Granted	STEGANOGRAPHICALLY ENCODED MEDIA OBJECT HAVING AN INVISIBLE COLORANT
84566	Eastman Kodak Company	JP	4431343	2003-313793	9/5/2003	12/25/2009	Granted	COMMUNICATION NETWORK SYSTEM
84566	Eastman Kodak Company	US	7027836	10/238,134	9/10/2002	4/11/2006	Granted	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84568	Eastman Kodak Company	US	6896346	10/329,566	12/26/2002	5/24/2005	Granted	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84569	Eastman Kodak Company	DE	60304277.5	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	FR	1365490	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	GB	1365490	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	US	6728278	10/154,372	5/23/2002	4/27/2004	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84585	Eastman Kodak Company	US	7264856	11/084,986	3/21/2005	9/4/2007	Granted	FUSIBLE INKJET RECORDING ELEMENT AND PRINTING METHOD
84594	Eastman Kodak Company	US	7211294	10/629,392	7/29/2003	5/1/2007	Granted	A METHOD OF MAKING A MATERIAL
84595	Eastman Kodak Company	US	7790250	10/631,236	7/31/2003	9/7/2010	Granted	INKJET RECORDING MEDIUM
84600	Eastman Kodak Company	US	6683723	10/171,120	6/13/2002	1/27/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING AND USING SOLID IMMERSION LENS ARRAY WITH FIDUCIAL MARKS
84608	Eastman Kodak Company	DE	60336368.7	03077551.4	8/14/2003	3/16/2011	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	GB	1393909	03077551.4	8/14/2003	3/16/2011	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	US	6655787	10/228,623	8/26/2002	12/2/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84609	Eastman Kodak Company	US	7025348	10/303,263	11/25/2002	4/11/2006	Granted	A METHOD AND APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT SCANNER USING MULTIPLE ULTRASONIC SENSORS
84629	Eastman Kodak Company	JP	4377629	2003-280645	7/28/2003	9/18/2009	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84629	Eastman Kodak Company	US	6779892	10/205,723	7/26/2002	8/24/2004	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84638	Eastman Kodak Company	US	7104778	10/801,354	3/16/2004	9/12/2006	Granted	INTERNAL DIE DECKLE WITH FLOW CONTROL
84668	Eastman Kodak Company	US	6925414	10/388,787	3/14/2003	8/2/2005	Granted	AN APPARATUS AND METHOD OF MEASURING FEATURES OF AN ARTICLE
84669	Eastman Kodak Company	US	6692116	10/163,540	6/6/2002	2/17/2004	Granted	REPLACEABLE INK JET PRINT HEAD CARTRIDGE ASSEMBLY WITH REDUCED INTERNAL PRESSURE FOR SHIPPING
84671	Eastman Kodak Company	US	6715869	10/299,405	11/19/2002	4/6/2004	Granted	INK SET FOR INK JET PRINTING
84673	Eastman Kodak Company	DE	60310511.4	03078512.5	11/7/2003	12/20/2006	Granted	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	US	6953613	10/299,324	11/19/2002	10/11/2005	Granted	COMBINATION INK SET/IMAGE-RECORDING ELEMENT FOR INK JET PRINTING
84682	Eastman Kodak Company	DE	60320734.0	03077499.6	8/11/2003	5/7/2008	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	GB	1416064	03077499.6	8/11/2003	5/7/2008	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	US	6808745	10/225,846	8/22/2002	10/26/2004	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84683	Eastman Kodak Company	DE	60303557.4	03078970.5	12/18/2003	2/15/2006	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7369268	10/342,009	1/14/2003	5/6/2008	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7782347	12/017,460	1/22/2008	8/24/2010	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84684	Eastman Kodak Company	US	6809873	10/237,516	9/9/2002	10/26/2004	Granted	COLOR ILLUMINATION SYSTEM FOR SPATIAL LIGHT MODULATORS USING MULTIPLE DOUBLE TELECENTRIC RELAYS
84685	Eastman Kodak Company	US	7042483	10/385,325	3/10/2003	5/9/2006	Granted	APPARATUS AND METHOD FOR PRINTING USING A LIGHT EMISSIVE ARRAY
84691	Eastman Kodak Company	US	7233498	10/256,769	9/27/2002	6/19/2007	Granted	MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES AND METHOD FOR FORMING SAME

84694	Eastman Kodak Company	US	8035482	10/935,137	9/7/2004	10/11/2011	Granted	SYSTEM FOR UPDATING A CONTENT BEARING MEDIUM
84709	Eastman Kodak Company	US	7829161	11/374,360	3/13/2006	11/9/2010	Granted	FUSIBLE INKJET RECORDING ELEMENT AND RELATED METHODS OF COATING AND PRINTING
84722	Eastman Kodak Company	US	6655858	10/164,650	6/6/2002	12/2/2003	Granted	CAMERA WITH COVER ATTACHMENT MOVABLE TO ACTUATE OPERATIONAL DEVICE
84724	Eastman Kodak Company	JP	4744068	2003-294774	8/19/2003	5/20/2011	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	KR	10-1009868	2003-0057243	8/19/2003	1/13/2011	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION

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84724	Eastman Kodak Company	TW	1282648	092119008	7/11/2003	6/11/2007	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	US	6690697	10/224,238	8/20/2002	2/10/2004	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84730	Eastman Kodak Company	US	6863393	10/256,038	9/26/2002	3/8/2005	Granted	HEAT AND AIRFLOW MANAGEMENT FOR A PRINTER DRYER
84750	Eastman Kodak Company	US	6896827	10/313,617	12/6/2002	5/24/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT POLYMERIC MATERIAL
84770	Eastman Kodak Company	DE	60317863.4	03077515.9	8/11/2003	12/5/2007	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	GB	1391305	03077515.9	8/11/2003	12/5/2007	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	JP	4250482	2003-300000	8/25/2003	1/23/2009	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6824249	10/227,079	8/23/2002	11/30/2004	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6820964	10/293,077	11/13/2002	11/23/2004	Granted	TAPERED THERMAL ACTUATOR
84772	Eastman Kodak Company	US	6892014	10/201,707	7/23/2002	5/10/2005	Granted	DISPLAY DEVICE HAVING A FIBER OPTIC FACEPLATE
84796	Eastman Kodak Company	CN	200310124066.3	200310124066.3	12/31/2003	6/25/2008	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	DE	60332805.9	03078969.7	12/18/2003	6/2/2010	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	US	6724515	10/335,645	12/31/2002	4/20/2004	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84798	Eastman Kodak Company	US	6717714	10/320,294	12/16/2002	4/6/2004	Granted	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84825	Eastman Kodak Company	US	6866379	10/284,957	10/31/2002	3/15/2005	Granted	PREFERRED MATERIALS FOR PIGMENTED INK JET INK
84826	Eastman Kodak Company	US	7632879	11/095,285	3/31/2005	12/15/2009	Granted	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84826	Eastman Kodak Company	US	7829613	12/401,897	3/11/2009	11/9/2010	Granted	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84840	Eastman Kodak Company	US	6817702	10/293,982	11/13/2002	11/16/2004	Granted	TAPERED MULTI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING SAME
84845	Eastman Kodak Company	US	7180529	10/326,638	12/19/2002	2/20/2007	Granted	AN IMMERSIVE IMAGE VIEWING SYSTEM AND METHOD
84865	Eastman Kodak Company	US	6726310	10/294,219	11/14/2002	4/27/2004	Granted	PRINTING LIQUID DROPLET EJECTOR APPARATUS AND METHOD
84869	Eastman Kodak Company	US	6786975	10/383,293	3/7/2003	9/7/2004	Granted	METHOD OF CLEANING PRINTHEAD IN INKJET PRINTER
84872	Eastman Kodak Company	US	7001658	10/424,666	4/28/2003	2/21/2006	Granted	HEAT SELECTIVE ELECTRICALLY CONDUCTIVE POLYMER SHEET
84876	Eastman Kodak Company	US	6702435	10/198,512	7/18/2002	3/9/2004	Granted	INK CARTRIDGE HAVING INK IDENTIFIER ORIENTED TO PROVIDE INK IDENTIFICATION
84879	Eastman Kodak Company	US	6715864	10/198,515	7/18/2002	4/6/2004	Granted	DISPOSABLE INK SUPPLY BAG HAVING CONNECTOR-FITTING
84885	Eastman Kodak Company	US	7585557	10/780,263	2/17/2004	9/8/2009	Granted	FOAM CORE IMAGING ELEMENT WITH GRADIENT DENSITY CORE
84891	Eastman Kodak Company	US	6712459	10/198,511	7/18/2002	3/30/2004	Granted	INK CARTRIDGE HAVING SHIELDED POCKET FOR MEMORY CHIP
84893	Eastman Kodak Company	US	6703193	10/326,451	12/20/2002	3/9/2004	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR IMAGING MEDIAS
84901	Eastman Kodak Company	US	6640057	10/281,654	10/28/2002	10/28/2003	Granted	IMAGING USING SILVER HALIDE FILMS WITH INVERSE MOUNTED MICRO-LENS AND SPACER
84929	Eastman Kodak Company	US	6803088	10/279,584	10/24/2002	10/12/2004	Granted	REFLECTION MEDIA FOR SCANNABLE INFORMATION SYSTEM
84935	Eastman Kodak Company	US	6845114	10/272,546	10/16/2002	1/18/2005	Granted	ORGANIC LASER THAT IS ATTACHABLE TO AN EXTERNAL PUMP BEAM LIGHT SOURCE
84945	Eastman Kodak Company	US	7189299	10/602,839	6/24/2003	3/13/2007	Granted	THERMAL-DYE-TRANSFER LABEL CAPABLE OF REPRODUCING FLESH TONES
84968	Eastman Kodak Company	US	6712892	10/232,058	8/30/2002	3/30/2004	Granted	INK JET PRINTING PROCESS
84969	Eastman Kodak Company	DE	60319776.0	03077596.9	8/18/2003	3/19/2008	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	GB	1394228	03077596.9	8/18/2003	3/19/2008	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	US	6855193	10/231,836	8/30/2002	2/15/2005	Granted	INK JET INK COMPOSITION
84977	Eastman Kodak Company	EP		03078231.2	10/13/2003		Filed	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7219989	10/279,439	10/24/2002	5/22/2007	Granted	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7718235	11/678,723	2/26/2007	5/18/2010	Granted	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84978	Eastman Kodak Company	US	6759106	10/309,860	12/4/2002	7/6/2004	Granted	INK JET RECORDING ELEMENT
84979	Eastman Kodak Company	US	6908191	10/209,248	7/31/2002	6/21/2005	Granted	INK JET PRINTING METHOD
84980	Eastman Kodak Company	DE	60309402.3	03077795.7	9/8/2003	11/2/2006	Granted	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	GB	1400366	03077795.7	9/8/2003	11/2/2006	Granted	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER

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84992	Eastman Kodak Company	DE	602004004140.8	04778065.5	7/14/2004	1/3/2007	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	GB	1646510	04778065.5	7/14/2004	1/3/2007	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	JP	4437136	2006-521105	7/14/2004	1/8/2010	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	US	6890610	10/622,234	7/18/2003	5/10/2005	Granted	INKJET RECORDING ELEMENT
84995	Eastman Kodak Company	US	6827768	10/231,837	8/30/2002	12/7/2004	Granted	INK JET PRINTING PROCESS
84996	Eastman Kodak Company	US	6884479	10/320,293	12/16/2002	4/26/2005	Granted	INK JET RECORDING ELEMENT
85000	Eastman Kodak Company	US	6709093	10/215,334	8/8/2002	3/23/2004	Granted	INK CARTRIDGE IN WHICH INK SUPPLY BAG HELD FAST TO HOUSING
85001	Eastman Kodak Company	US	6755501	10/214,832	8/8/2002	6/29/2004	Granted	ALTERNATIVE INK/CLEANER CARTRIDGE
85004	Eastman Kodak Company	US	6939577	10/682,288	10/9/2003	9/6/2005	Granted	METHOD OF MAKING A MATERIAL
85007	Eastman Kodak Company	US	8062734	10/425,005	4/28/2003	11/22/2011	Granted	ARTICLE COMPRISING CONDUCTIVE CONDUIT CHANNELS
85011	Eastman Kodak Company	US	6853660	10/272,093	10/16/2002	2/8/2005	Granted	ORGANIC LASER CAVITY ARRAYS
85018	Eastman Kodak Company	US	6946240	10/633,806	8/4/2003	9/20/2005	Granted	IMAGING MATERIAL WITH IMPROVED SCRATCH RESISTANCE
85019	Eastman Kodak Company	US	7074551	10/633,904	8/4/2003	7/11/2006	Granted	IMAGING MATERIAL WITH IMPROVED MECHANICAL PROPERTIES
85064	Eastman Kodak Company	US	6667148	10/341,747	1/14/2003	12/23/2003	Granted	THERMALLY DEVELOPABLE MATERIALS HAVING BARRIER LAYER WITH INORGANIC FILLER PARTICLES
85077	Eastman Kodak Company	US	6818367	10/413,933	4/15/2003	11/16/2004	Granted	SUPPORT WITH REDUCED OPTICAL BRIGHTENER MIGRATION
85082	Eastman Kodak Company	US	6705714	10/224,889	8/21/2002	3/16/2004	Granted	INK CARTRIDGE HAVING INK SUPPLY BAG FILLED TO LESS THAN CAPACITY AND FOLDED IN CARTRIDGE HOUSING
85097	Eastman Kodak Company	DE	60313926.4	03077891.4	9/15/2003	5/23/2007	Granted	INKJET PRINTING METHOD
85097	Eastman Kodak Company	GB	1403341	03077891.4	9/15/2003	5/23/2007	Granted	INKJET PRINTING METHOD
85097	Eastman Kodak Company	US	6764173	10/256,822	9/27/2002	7/20/2004	Granted	INKJET PRINTING METHOD
85099	Eastman Kodak Company	US	7095600	10/283,458	10/30/2002	8/22/2006	Granted	ELECTROSTATIC CHARGE NEUTRALIZATION USING GROOVED ROLLER SURFACE PATTERNS
85100	Eastman Kodak Company	US	6773102	10/256,589	9/27/2002	8/10/2004	Granted	INKJET PRINTING METHOD FOR AN INK/RECEIVER COMBINATION
85109	Eastman Kodak Company	DE	60307193.7	03077943.3	9/18/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	GB	1403089	03077943.3	9/18/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	JP	4339656	2003-337302	9/29/2003	7/10/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	US	6695447	10/260,663	9/30/2002	2/24/2004	Granted	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	JP	4503984	2003-378247	11/7/2003	4/30/2010	Granted	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	US	6861114	10/289,862	11/7/2002	3/1/2005	Granted	INK JET RECORDING ELEMENT
85111	Eastman Kodak Company	JP	4656829	2003-355285	10/15/2003	1/7/2011	Granted	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85111	Eastman Kodak Company	US	6869185	10/272,548	10/16/2002	3/22/2005	Granted	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85124	Eastman Kodak Company	US	6689335	10/324,234	12/19/2002	2/10/2004	Granted	SILVER ION SEQUESTER AND RELEASE AGENT
85128	Eastman Kodak Company	US	D505684	29/179,991	4/17/2003	5/31/2005	Granted	DIGITAL CAMERA
85152	Eastman Kodak Company	US	6689518	10/300,618	11/20/2002	2/10/2004	Granted	PHOTOGRAPHIC DISPLAY ELEMENTS COMPRISING STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
85163	Eastman Kodak Company	US	6751005	10/327,412	12/20/2002	6/15/2004	Granted	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85178	Eastman Kodak Company	US	6710329	10/242,261	9/12/2002	3/23/2004	Granted	LIGHT INTEGRATOR FOR FILM SCANNING WITH ENHANCED SUPPRESSION OF ARTIFACTS DUE TO SCRATCHES AND DEBRIS
85179	Eastman Kodak Company	US	6821000	10/242,231	9/12/2002	11/23/2004	Granted	LIGHT INTEGRATOR USING AN END-SUPPORTED GLASS ROD FOR ENHANCED UNIFORMITY AND ROBUST SUPPORT
85210	Eastman Kodak Company	US	6555711	10/246,552	9/18/2002	4/29/2003	Granted	ALPHA-AMINO-N-ALLYLAMIDINO NITROBENZENE COMPOUND AND SYNTHESIS
85222	Eastman Kodak Company	US	6957886	10/256,963	9/27/2002	10/25/2005	Granted	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85222	Eastman Kodak Company	US	7401911	11/200,991	8/10/2005	7/22/2008	Granted	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85226	Eastman Kodak Company	US	6744566	10/262,233	10/1/2002	6/1/2004	Granted	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN TRANSMISSIVE AND REFLECTIVE OPTICAL FIBER COMPONENTS
85227	Eastman Kodak Company	US	6666548	10/287,579	11/4/2002	12/23/2003	Granted	METHOD AND APPARATUS FOR CONTINUOUS MARKING
85228	Eastman Kodak Company	US	6881492	10/256,520	9/27/2002	4/19/2005	Granted	PRIMER COMPOSITION FOR POLYESTERS
85233	Eastman Kodak Company	US	6843556	10/314,379	12/6/2002	1/18/2005	Granted	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A DUAL CONTROLLED DEPOSITION CHAMBER

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85244	Eastman Kodak Company	US	7232214	10/872,711	6/21/2004	6/19/2007	Granted	METHOD FOR INCREASING THE DIAMETER OF AN INK JET INK DOT
85258	Eastman Kodak Company	US	7039237	10/271,389	10/14/2002	5/2/2006	Granted	A METHOD AND SYSTEM FOR PREVENTING ABDUCTION OF A PERSON
85280	Eastman Kodak Company	TW	I234519	093107798	3/23/2004	6/21/2005	Granted	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85280	Eastman Kodak Company	US	6950454	10/395,730	3/24/2003	9/27/2005	Granted	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85281	Eastman Kodak Company	US	7097902	10/744,539	12/22/2003	8/29/2006	Granted	SELF ASSEMBLED ORGANIC NANOCRYSTAL SUPERLATTICES
85283	Eastman Kodak Company	US	6802613	10/272,594	10/16/2002	10/12/2004	Granted	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85287	Eastman Kodak Company	US	6814437	10/260,128	9/30/2002	11/9/2004	Granted	INK JET PRINTING METHOD
85300	Eastman Kodak Company	US	7147390	10/930,671	8/31/2004	12/12/2006	Granted	REPLENISHMENT SYSTEM FOR A PRINT MEDIA PROCESSOR
85307	Eastman Kodak Company	US	6866384	10/260,668	9/30/2002	3/15/2005	Granted	INK JET PRINTING METHOD
85316	Eastman Kodak Company	US	6967986	10/272,547	10/16/2002	11/22/2005	Granted	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85322	Eastman Kodak Company	CN	200310102778.5	200310102778.5	10/10/2003	9/19/2007	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	TW	I282650	092123481	8/26/2003	6/11/2007	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	US	6876684	10/269,652	10/11/2002	4/5/2005	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85328	Eastman Kodak Company	US	7063924	10/327,533	12/20/2002	6/20/2006	Granted	SECURITY DEVICE WITH PATTERNED METALLIC REFLECTION
85338	Eastman Kodak Company	US	7051429	10/411,624	4/11/2003	5/30/2006	Granted	A METHOD FOR FORMING A MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES
85339	Eastman Kodak Company	US	7349627	10/662,220	9/12/2003	3/25/2008	Granted	TRACKING AN IMAGE-RECORDING MEDIUM USING A WATERMARK AND ASSOCIATED MEMORY
85340	Eastman Kodak Company	JP	4370148	2003-381110	11/11/2003	9/4/2009	Granted	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85340	Eastman Kodak Company	US	6721020	10/293,653	11/13/2002	4/13/2004	Granted	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85348	Eastman Kodak Company	US	6866367	10/325,190	12/20/2002	3/15/2005	Granted	INKJET PRINTING SYSTEM USING A FIBER OPTIC DATA LINK
85361	Eastman Kodak Company	DE	60328074.9	03078593.5	11/17/2003	6/24/2009	Granted	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	US	7239422	10/310,009	12/4/2002	7/3/2007	Granted	COLOR GAMUT MAPPING USING A COST FUNCTION
85362	Eastman Kodak Company	US	7365879	10/845,037	5/13/2004	4/29/2008	Granted	DETERMINING SETS OF N-DIMENSIONAL COLORANT CONTROL SIGNALS
85374	Eastman Kodak Company	US	6670110	10/327,373	12/20/2002	12/30/2003	Granted	A PHOTOGRAPHIC MULTILAYER FILM BASE COMPRISING 1,4-CYCLOHEXANE DIMETHANOL
85383	Eastman Kodak Company	US	6929824	10/687,331	10/16/2003	8/16/2005	Granted	METHOD OF MAKING A MATERIAL
85384	Eastman Kodak Company	DE	602004005067.9	04778254.5	7/14/2004	2/28/2007	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	GB	1680280	04778254.5	7/14/2004	2/28/2007	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	JP	4313397	2006-521122	7/14/2004	5/22/2009	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	US	7223454	10/622,352	7/18/2003	5/29/2007	Granted	INK JET RECORDING ELEMENT WITH CORE SHELL PARTICLES
85397	Eastman Kodak Company	US	6899030	10/429,676	5/5/2003	5/31/2005	Granted	LITHOGRAPHIC PLATE IMAGING SYSTEM TO MINIMIZE PLATE MISREGISTRATION FOR MULTICOLOR PRINTING APPLICATIONS
85400	Eastman Kodak Company	US	7245395	10/309,866	12/4/2002	7/17/2007	Granted	CALIBRATING A DIGITAL PRINTER USING A COST FUNCTION
85413	Eastman Kodak Company	US	7201949	10/690,123	10/21/2003	4/10/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
85420	Eastman Kodak Company	US	6908730	10/347,014	1/17/2003	6/21/2005	Granted	SILVER HALIDE MATERIAL COMPRISING LOW STAIN ANTENNA DYES
85422	Eastman Kodak Company	US	6787297	10/436,288	5/12/2003	9/7/2004	Granted	DYE- LAYERED SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH LOW DYE-STAIN
85431	Eastman Kodak Company	DE	602004000783.8	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	FR	1465304	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	GB	1465304	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	US	7082147	10/395,484	3/24/2003	7/25/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85434	Eastman Kodak Company	US	6807010	10/395,678	3/24/2003	10/19/2004	Granted	PROJECTION DISPLAY APPARATUS HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES

85446	Eastman Kodak Company	JP	4512354	2003-409011	12/8/2003	5/14/2010	Granted	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	US	7196817	10/317,778	12/12/2002	3/27/2007	Granted	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85486	Eastman Kodak Company	US	7148280	10/876,871	6/25/2004	12/12/2006	Granted	POLYMER MICROSPHERES CONTAINING LATENT COLORANTS AND METHOD OF PREPARATION
85487	Eastman Kodak Company	US	7163998	10/658,009	9/9/2003	1/16/2007	Granted	STABILIZED POLYMER BEADS AND METHOD OF PREPARATION
85488	Eastman Kodak Company	US	7090913	10/439,662	5/16/2003	8/15/2006	Granted	SECURITY DEVICE WITH SPECULAR REFLECTIVE LAYER

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85493	Eastman Kodak Company	US	6927415	10/313,259	12/6/2002	8/9/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTRON TRANSPORTING MATERIAL
85497	Eastman Kodak Company	US	7292760	10/314,843	12/9/2002	11/6/2007	Granted	OPTICAL CONVERTER FORMED FROM FLEXIBLE STRIPS
85497	Eastman Kodak Company	US	7892381	11/838,285	8/14/2007	2/22/2011	Granted	A METHOD FOR FORMING AN OPTICAL CONVERTER
85508	Eastman Kodak Company	US	6908186	10/397,706	3/26/2003	6/21/2005	Granted	INKJET INK COMPOSITION AND AN INK/RECEIVER COMBINATION
85510	Eastman Kodak Company	US	6896723	10/313,564	12/6/2002	5/24/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING HOLE TRANSPORTING MATERIAL
85520	Eastman Kodak Company	US	6869178	10/289,607	11/7/2002	3/22/2005	Granted	INK JET PRINTING METHOD
85522	Eastman Kodak Company	US	6899996	10/441,550	5/20/2003	5/31/2005	Granted	METHOD OF PREPARING IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85523	Eastman Kodak Company	US	6838226	10/441,715	5/20/2003	1/4/2005	Granted	IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85538	Eastman Kodak Company	US	7695783	10/622,421	7/18/2003	4/13/2010	Granted	IMAGE-RECORDING ELEMENT WITH FLUROSURFACTANT AND COLLOIDAL PARTICLES
85557	Eastman Kodak Company	US	7076083	10/317,511	12/12/2002	7/11/2006	Granted	PERSONNEL ACCESS CONTROL SYSTEM
85570	Eastman Kodak Company	US	6908035	10/391,130	3/18/2003	6/21/2005	Granted	OPTICAL SECURITY SYSTEM
85572	Eastman Kodak Company	US	6790483	10/313,587	12/6/2002	9/14/2004	Granted	METHOD FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID
85572	Eastman Kodak Company	US	7160573	10/460,814	6/12/2003	1/9/2007	Granted	A METHOD OF MANUFACTURING A COLOR FILTER
85582	Eastman Kodak Company	US	7125504	10/434,901	5/9/2003	10/24/2006	Granted	OPTICAL SWITCH MICROFILMS
85586	Eastman Kodak Company	US	6678159	10/328,051	12/23/2002	1/13/2004	Granted	METHOD OF TRANSPORTING HEAT FROM A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
85587	Eastman Kodak Company	US	6725888	10/321,244	12/17/2002	4/27/2004	Granted	METHOD OF ACCURATELY FILLING AND DEGASSING A POUCH
85592	Eastman Kodak Company	US	7335899	11/003,969	12/3/2004	2/26/2008	Granted	MEDIA FOR DETECTION OF X-RAY EXPOSURE
85601	Eastman Kodak Company	JP	4398235	2003-404929	12/3/2003	10/30/2009	Granted	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	JP	4903712	2007-537917	10/11/2005	1/13/2012	Granted	MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	US	6812994	10/309,867	12/4/2002	11/2/2004	Granted	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	US	7236227	10/972,183	10/22/2004	6/26/2007	Granted	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	US	7034916	10/979,371	11/1/2004	4/25/2006	Granted	SCHEDULING BETWEEN DIGITAL PROJECTION AND FILM PROJECTION CORRESPONDING TO A PREDETERMINED CONDITION
85618	Eastman Kodak Company	US	6888862	10/457,634	6/9/2003	5/3/2005	Granted	DYE-DOPED POLYMER NANOPARTICLE GAIN MEDIUM
85635	Eastman Kodak Company	US	7111943	10/732,733	12/10/2003	9/26/2006	Granted	WIDE FIELD DISPLAY USING A SCANNED LINEAR LIGHT MODULATOR ARRAY
85639	Eastman Kodak Company	CN	200410005083.X	200410005083.X	2/18/2004	11/21/2007	Granted	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	US	6870868	10/368,164	2/18/2003	3/22/2005	Granted	ORGANIC LASER HAVING IMPROVED LINEARITY
85644	Eastman Kodak Company	US	7369100	10/795,555	3/4/2004	5/6/2008	Granted	DISPLAY SYSTEM AND METHOD WITH MULTI-PERSON PRESENTATION FUNCTION
85655	Eastman Kodak Company	DE	602004016290.6	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	FR	1590184	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	GB	1590184	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85673	Eastman Kodak Company	GB	2398883	0400314.1	1/8/2004	10/12/2005	Granted	METHOD AND APPARATUS FOR WATERMARKING FILM
85673	Eastman Kodak Company	US	6882356	10/364,488	2/11/2003	4/19/2005	Granted	METHOD AND APPARATUS FOR WATERMARKING FILM
85685	Eastman Kodak Company	DE	602004024058.3	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	FR	0305845	0305845	5/16/2003	7/8/2005	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT DISPOSITIF D'EXPOSITION POUR L'ECRITURE DE DONNEES MIXTES SUR UN SUPPORT PHOTOSENSIBLE
85685	Eastman Kodak Company	FR	1625446	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	GB	1625446	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	US	7292314	10/556,876	5/3/2004	11/6/2007	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85686	Eastman Kodak Company	US	7249878	10/340,485	1/10/2003	7/31/2007	Granted	MULTI-LAYER ILLUMINATED PACKAGE

85692	Eastman Kodak Company	GB	1431052	03078831.9	12/8/2003	4/12/2006	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85692	Eastman Kodak Company	US	6863939	10/326,448	12/20/2002	3/8/2005	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85698	Eastman Kodak Company	US	6921562	10/324,483	12/20/2002	7/26/2005	Granted	INK JET RECORDING ELEMENT
85705	Eastman Kodak Company	US	7327380	10/355,932	1/31/2003	2/5/2008	Granted	APPARATUS FOR PRINTING A MULTIBIT IMAGE
85706	Eastman Kodak Company	US	6755532	10/393,236	3/20/2003	6/29/2004	Granted	METHOD AND APPARATUS FOR MONOCENTRIC PROJECTION OF AN IMAGE

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85707	Eastman Kodak Company	US	7280259	10/356,006	1/31/2003	10/9/2007	Granted	METHOD FOR PRINTING A COLOR PROOF USING A SPATIAL FILTER
85708	Eastman Kodak Company	US	7253924	10/355,849	1/31/2003	8/7/2007	Granted	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85715	Eastman Kodak Company	US	6783228	10/335,383	12/31/2002	8/31/2004	Granted	DIGITAL LITHOGRAPHIC OFFSET PRINTING PRESS
85717	Eastman Kodak Company	DE	602004014502.5	04763069.4	7/2/2004	6/18/2008	Granted	INKJET RECORDING ELEMENT
85730	Eastman Kodak Company	US	7261254	11/020,908	12/22/2004	8/28/2007	Granted	SELF-REGULATING MEDIA HOLDER
85734	Eastman Kodak Company	US	D488165	29/181,525	5/12/2003	4/6/2004	Granted	REVIEW DEVICE
85739	Eastman Kodak Company	US	7372360	11/008,530	12/9/2004	5/13/2008	Granted	ITEM INFORMATION SYSTEM AND METHOD
85740	Eastman Kodak Company	CN	ZL200410042017	200410042017.X	4/29/2004	8/15/2007	Granted	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85740	Eastman Kodak Company	US	7295345	10/425,248	4/29/2003	11/13/2007	Granted	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85744	Eastman Kodak Company	US	6824320	10/702,161	11/5/2003	11/30/2004	Granted	FILM CORE ARTICLE AND METHOD FOR MAKING SAME
85747	Eastman Kodak Company	US	6692104	10/442,919	5/21/2003	2/17/2004	Granted	METHOD OF PRINTING MULTI-COLOR COMPOSITION
85749	Eastman Kodak Company	US	7153539	10/602,429	6/24/2003	12/26/2006	Granted	AN APPARATUS AND METHOD OF COLOR TUNING A LIGHT-EMITTING DISPLAY
85750	Eastman Kodak Company	US	7548676	11/304,442	12/15/2005	6/16/2009	Granted	APPARATUS AND METHOD FOR FORMING AN OPTICAL CONVERTER
85751	Eastman Kodak Company	US	8035609	12/165,679	7/1/2008	10/11/2011	Granted	IMAGING ELEMENT
85769	Eastman Kodak Company	US	6811963	10/346,582	1/17/2003	11/2/2004	Granted	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY
85772	Eastman Kodak Company	US	7371452	10/424,639	4/28/2003	5/13/2008	Granted	CONDUCTIVE PATTERNED SHEET UTILIZING MULTI-LAYERED CONDUCTIVE CONDUIT CHANNELS
85773	Eastman Kodak Company	DE	602004013958.0	04760313.9	4/21/2004	5/21/2008	Granted	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85773	Eastman Kodak Company	US	7138170	10/425,012	4/28/2003	11/21/2006	Granted	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85779	Eastman Kodak Company	US	7139115	10/838,666	5/4/2004	11/21/2006	Granted	ATHERMALIZATION OF AN OPTICAL PARAMETRIC OSCILLATOR
85785	Eastman Kodak Company	US	6794121	10/346,961	1/17/2003	9/21/2004	Granted	METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG AND CONTAINING A SCAVENGER FOR OXIDIZED DEVELOPER
85790	Eastman Kodak Company	US	D504696	29/176,974	2/28/2003	5/3/2005	Granted	COMBINED PRINTER AND DOCKING STATION
85791	Eastman Kodak Company	US	6699652	10/346,273	1/17/2003	3/2/2004	Granted	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY COMPRISING A PYRAZOLOTRIAZOLE COUPLER
85811	Eastman Kodak Company	US	7455959	10/574,669	10/1/2004	11/25/2008	Granted	PHOTOGRAPHIC ELEMENT CONTAINING A SPEED-ENHANCING COMPOUND
85829	Eastman Kodak Company	US	6793322	10/438,598	5/15/2003	9/21/2004	Granted	METHOD OF PRINTING MULTI-COLOR IMAGE
85832	Eastman Kodak Company	US	6897183	10/375,744	2/26/2003	5/24/2005	Granted	A PROCESS FOR MAKING IMAGE RECORDING ELEMENT COMPRISING AN ANTISTAT TIE LAYER UNDER THE IMAGE-RECEIVING LAYER
85838	Eastman Kodak Company	US	6918820	10/411,735	4/11/2003	7/19/2005	Granted	POLISHING COMPOSITIONS COMPRISING POLYMERIC CORES HAVING INORGANIC SURFACE PARTICLES AND METHODS OF USE
85848	Eastman Kodak Company	CN	200410043039.8	200410043039.8	4/30/2004	3/12/2008	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	DE	602004010740.9	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	FR	1475869	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	GB	1475869	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	JP	4522135	2004-128618	4/23/2004	6/4/2010	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	KR	10-1012942	2004-0031835	5/6/2004	1/27/2011	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	US	6836495	10/431,056	5/7/2003	12/28/2004	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85880	Eastman Kodak Company	US	D491950	29/181,930	5/16/2003	6/22/2004	Granted	A MULTI-FUNCTION SCANNER
85881	Eastman Kodak Company	US	7159787	10/145,653	5/15/2002	1/9/2007	Granted	METHOD AND APPARATUS FOR RECORDING DATA
85886	Eastman Kodak Company	US	7077516	10/397,699	3/26/2003	7/18/2006	Granted	INKJET PRINTING METHOD
85918	Eastman Kodak Company	US	7478895	10/728,628	12/5/2003	1/20/2009	Granted	BACKPRINTING ASSEMBLY FOR A PHOTOGRAPHIC PRINTER
85923	Eastman Kodak Company	US	6916514	10/622,230	7/18/2003	7/12/2005	Granted	CATIONIC SHELLED PARTICLE
85952	Eastman Kodak Company	CN	ZL200410028413	200410028413.7	3/11/2004	8/15/2007	Granted	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85952	Eastman Kodak Company	US	7064748	10/385,878	3/11/2003	6/20/2006	Granted	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER

85975	Eastman Kodak Company	US	7085444	10/668,421	9/23/2003	8/1/2006	Granted	POROUS OPTICAL SWITCH FILMS USE OF ORGANOCCLAYS IN INKJET RECEIVER LAYER TO PREVENT THE OZONE FADE OF PRINT
85977	Eastman Kodak Company	US	8377522	12/517,359	12/19/2007	2/19/2013	Granted	
85978	Eastman Kodak Company	DE	602004013322.1	04740547.7	7/2/2004	4/23/2008	Granted	INKJET RECORDING ELEMENT

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85978	Eastman Kodak Company	GB	1646508	04740547.7	7/2/2004	4/23/2008	Granted	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	US	7858160	10/563,693	7/2/2004	12/28/2010	Granted	INKJET RECORDING ELEMENT
86010	Eastman Kodak Company	CN	ZL200480039159.9	200480039159.9	11/25/2004	4/13/2011	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	DE	602004022859.1	04798670.8	11/25/2004	8/26/2009	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	US	7422835	10/582,677	11/25/2004	9/9/2008	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86011	Eastman Kodak Company	DE	602004008444.1	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	FR	1613482	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	GB	1613482	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86025	Eastman Kodak Company	US	7119178	10/865,129	6/10/2004	10/10/2006	Granted	MULTIMETALLIC POLYMERIC AZO COLORANTS
86026	Eastman Kodak Company	DE	602004011410.3	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	FR	1449665	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	GB	1449665	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	JP	4304095	2004-44897	2/20/2004	5/1/2009	Granted	INK FEEDING DEVICE FOR INK-JET PRINT HEAD AND INK FEEDING METHOD
86026	Eastman Kodak Company	US	6908180	10/373,257	2/24/2003	6/21/2005	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86033	Eastman Kodak Company	DE	602004027517.4	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86033	Eastman Kodak Company	FR	1670596	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86033	Eastman Kodak Company	GB	1670596	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86037	Eastman Kodak Company	US	7267936	10/557,653	4/30/2004	9/11/2007	Granted	PHOTOGRAPHIC ELEMENT
86039	Eastman Kodak Company	US	7311506	10/960,189	10/7/2004	12/25/2007	Granted	ACTUATOR BASED NUBBIN ALIGNMENT
86041	Eastman Kodak Company	US	7073883	10/686,696	10/16/2003	7/11/2006	Granted	METHOD OF ALIGNING INKJET NOZZLE BANKS FOR AN INKJET PRINTER
86045	Eastman Kodak Company	DE	602004036056.2	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86045	Eastman Kodak Company	FR	1452320	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86045	Eastman Kodak Company	GB	1452320	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86045	Eastman Kodak Company	US	6789874	10/376,560	2/28/2003	9/14/2004	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86046	Eastman Kodak Company	US	D490085	29/176,911	2/28/2003	5/18/2004	Granted	MEDIA SUPPLY
86047	Eastman Kodak Company	US	7277199	10/376,963	2/28/2003	10/2/2007	Granted	IMAGING SYSTEM AND MEDIA SUPPLY FOR USE IN IMAGING SYSTEM
86083	Eastman Kodak Company	US	6873479	10/426,257	4/30/2003	3/29/2005	Granted	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86084	Eastman Kodak Company	CN	200410031272.4	200410031272.4	3/26/2004	10/15/2008	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	DE	1463310	602004037389.3	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	FR	1463310	04075816.1	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	GB	1463310	04075816.1	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	JP	4295131	2004-49686	2/25/2004	4/17/2009	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	US	7221759	10/401,208	3/27/2003	5/22/2007	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86087	Eastman Kodak Company	US	6930759	10/669,069	9/23/2003	8/16/2005	Granted	METHOD AND APPARATUS FOR EXPOSING A LATENT WATERMARK ON FILM
86088	Eastman Kodak Company	US	7088383	10/640,197	8/13/2003	8/8/2006	Granted	METHOD OF REGISTERING A MOLDED LENSLET ARRAY WITH AN ARRAY OF LIGHT EMITTING ELEMENTS
86090	Eastman Kodak Company	US	6842188	10/439,539	5/16/2003	1/11/2005	Granted	METHOD FOR SETTING FOCUS OF A MULTICHANNEL PRINTHEAD
86110	Eastman Kodak Company	US	7106962	10/972,806	10/25/2004	9/12/2006	Granted	SYNCHRONIZING SHUTTER AND FLASH IN CAMERA
86114	Eastman Kodak Company	US	7178999	10/975,867	10/28/2004	2/20/2007	Granted	SHUTTER-OPENING/CLOSING AND SHUTTER-FLASH SYNCHRONIZATION DRIVER FOR DUAL-BLADE SHUTTER IN CAMERA
86166	Eastman Kodak Company	US	7251126	11/020,403	12/22/2004	7/31/2007	Granted	ROTATABLY RETRACTABLE IMAGE DISPLAY SYSTEM
86232	Eastman Kodak Company	US	6820982	10/465,503	6/19/2003	11/23/2004	Granted	METHOD AND APPARATUS FOR FORMING AN IMAGE ON A CURVED DIFFUSIVE SURFACE
86232	Eastman Kodak Company	US	6869183	10/902,311	7/29/2004	3/22/2005	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS FOR VIEWING A STEREOSCOPIC VIRTUAL IMAGE

86232	Eastman Kodak Company	US	6863404	10/902,327	7/29/2004	3/8/2005	Granted	A METHOD FOR PROVIDING A CURVED IMAGE
86234	Eastman Kodak Company	CN	200410062049.6	200410062049.6	6/25/2004	3/26/2008	Granted	A DISPLAY APPARATUS

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86234	Eastman Kodak Company	US	6839181	10/603,286	6/25/2003	1/4/2005	Granted	A DISPLAY APPARATUS
86236	Eastman Kodak Company	US	7025450	10/731,705	12/9/2003	4/11/2006	Granted	A RECORDING ELEMENT PRINTING AND TREATING SYSTEM AND METHOD
86244	Eastman Kodak Company	US	7224379	10/838,032	5/3/2004	5/29/2007	Granted	PRINTER USING DIRECT-COUPLED EMISSIVE ARRAY
86246	Eastman Kodak Company	DE	602005013515.4	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	FR	1749285	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	GB	1749285	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	US	7274289	10/854,880	5/27/2004	9/25/2007	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86279	Eastman Kodak Company	DE	602004023399.4	04782465.1	8/27/2004	9/30/2009	Granted	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	GB	1658178	04782465.1	8/27/2004	9/30/2009	Granted	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	US	7073890	10/650,874	8/28/2003	7/11/2006	Granted	THERMALLY CONDUCTIVE THERMAL ACTUATOR AND LIQUID DROP EMITTER USING SAME
86281	Eastman Kodak Company	DE	602004026182.3	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	FR	1638778	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	GB	1638778	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	US	6848771	10/610,169	6/30/2003	2/1/2005	Granted	MULTIPLE PULSE THERMALLY ACTIVATED MULTILAYER MICROACTUATOR
86282	Eastman Kodak Company	DE	602004029164.1	04777072.2	6/25/2004	9/15/2010	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7025443	10/608,498	6/27/2003	4/11/2006	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7144099	11/294,252	12/5/2005	12/5/2006	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACTUATOR
86294	Eastman Kodak Company	US	6816180	10/429,347	5/5/2003	11/9/2004	Granted	AUTHENTICATED IMAGES ON LABELS
86306	Eastman Kodak Company	DE	602004004829.1	04076284.1	4/26/2004	2/21/2007	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	GB	1475233	04076284.1	4/26/2004	2/21/2007	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	US	6830306	10/430,821	5/6/2003	12/14/2004	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86311	Eastman Kodak Company	JP	4294537	2004-126716	4/22/2004	4/17/2009	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	KR	10-1048561	2004-0028365	4/23/2004	7/5/2011	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	US	7081888	10/422,583	4/24/2003	7/25/2006	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86323	Eastman Kodak Company	DE	602005008406.1	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	FR	1729971	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	GB	1729971	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86366	Eastman Kodak Company	US	7459263	10/944,580	9/17/2004	12/2/2008	Granted	OPTICAL RECORDING MEDIA WITH TRIPLET-SENSITIZED ISOMERIZATION
86368	Eastman Kodak Company	DE	602004010392.6	04750644.9	4/26/2004	11/28/2007	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	GB	1627453	04750644.9	4/26/2004	11/28/2007	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	JP	4401389	2006-532462	4/26/2004	11/6/2009	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	US	6807211	10/445,980	5/27/2003	10/19/2004	Granted	WHITE-LIGHT LASER
86392	Eastman Kodak Company	US	6939012	10/452,855	6/2/2003	9/6/2005	Granted	LASER IMAGE PROJECTOR
86414	Eastman Kodak Company	US	7121203	10/731,335	12/9/2003	10/17/2006	Granted	APPARATUS AND METHOD OF TREATING A RECORDING ELEMENT
86416	Eastman Kodak Company	US	7473448	11/318,403	12/23/2005	1/6/2009	Granted	PHOTOALIGNMENT OF LIQUID CRYSTALS USING POLY(VINYLSILBZOLIUM) POLYMERS
86445	Eastman Kodak Company	US	6988688	10/637,198	8/8/2003	1/24/2006	Granted	WEB WINDING APPARATUS HAVING TRAVELING GIMBALED CINCH ROLLER AND WINDING METHOD
86456	Eastman Kodak Company	US	6750435	09/960,629	9/21/2001	6/15/2004	Granted	LENS FOCUSING DEVICE, SYSTEM AND METHOD FOR USE WITH MULTIPLE LIGHT WAVELENGTHS
86457	Eastman Kodak Company	US	6554504	09/777,396	2/5/2001	4/29/2003	Granted	DISTRIBUTED DIGITALFILM PROCESSING SYSTEM AND METHOD
86460	Eastman Kodak Company	US	7016080	09/960,239	9/21/2001	3/21/2006	Granted	METHOD AND SYSTEM FOR IMPROVING SCANNED IMAGE DETAIL
86471	Eastman Kodak Company	US	6069714	08/979,038	11/26/1997	5/30/2000	Granted	METHOD AND APPARATUS FOR REDUCING NOISE IN ELECTRONIC FILM DEVELOPMENT
86476	Eastman Kodak Company	US	6590679	09/237,706	1/26/1999	7/8/2003	Granted	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86479	Eastman Kodak Company	US	6594041	09/196,208	11/20/1998	7/15/2003	Granted	LOG TIME PROCESSING STITCHING SYSTEM
86483	Eastman Kodak Company	US	6437358	09/244,196	2/4/1999	8/20/2002	Granted	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA

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86486	Eastman Kodak Company	US	6788335	09/746,859	12/21/2000	9/7/2004	Granted	PULSED ILLUMINATION SIGNAL MODULATION CONTROL AND ADJUSTMENT METHOD AND SYSTEM
86496	Eastman Kodak Company	US	6924911	09/686,336	10/11/2000	8/2/2005	Granted	METHOD AND SYSTEM FOR MULTI-SENSOR SIGNAL DETECTION
86508	Eastman Kodak Company	US	6628884	09/730,332	12/5/2000	9/30/2003	Granted	DIGITAL FILM PROCEESING SYSTEM USING A LIGHT TRANSFER DEVICE
86508	Eastman Kodak Company	US	6888997	10/660,214	9/11/2003	5/3/2005	Granted	LIGHT TRANSFER DEVICE AND SYSTEM
86510	Eastman Kodak Company	US	6720560	09/702,388	10/31/2000	4/13/2004	Granted	METHOD AND APPARATUS FOR SCANNING IMAGES
86518	Eastman Kodak Company	US	6864973	09/751,119	12/28/2000	3/8/2005	Granted	METHOD AND APPARATUS TO PRE-SCAN FILM AND PRE-TREAT FILM FOR IMPROVED DIGITAL FILM PROCESSING HANDLING
86523	Eastman Kodak Company	US	6447178	09/752,155	12/29/2000	9/10/2002	Granted	SYSTEM, METHOD AND APPARATUS FOR PROVIDING MULTIPLE EXTRUSION WIDTHS
86536	Eastman Kodak Company	US	7215880	10/979,028	11/1/2004	5/8/2007	Granted	A ONE-TIME-USE CAMERA
86552	Eastman Kodak Company	US	6912039	10/660,340	9/11/2003	6/28/2005	Granted	METHOD FOR STAGING MOTION PICTURE CONTENT BY EXHIBITOR
86568	Eastman Kodak Company	US	7273643	10/602,430	6/24/2003	9/25/2007	Granted	AN ARTICLE HAVING MULTIPLE SPECTRAL DEPOSITS
86572	Eastman Kodak Company	US	6942175	10/460,552	6/12/2003	9/13/2005	Granted	WINDING APPARATUS HAVING BERNOULLI GUIDE CHUTE LEADING INTO ROLLER-CORE NIP AND METHOD
86581	Eastman Kodak Company	US	7249853	11/105,766	4/13/2005	7/31/2007	Granted	UNPOLISHED ELEMENT WITH PERIODIC SURFACE ROUGHNESS
86596	Eastman Kodak Company	CN	200410061743.6	200410061743.6	6/30/2004	9/21/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	DE	602004005781.9	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	FR	1494326	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	GB	1494326	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	KR	10-1045726	10-2004-0049691	6/29/2004	6/24/2011	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	TW	I333699	093119124	6/29/2004	11/21/2010	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	US	6790696	10/609,922	6/30/2003	9/14/2004	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86617	Eastman Kodak Company	US	6812949	10/640,910	8/14/2003	11/2/2004	Granted	AN IMAGING APPARATUS AND METHOD FOR EXPOSING A PHOTSENSITIVE MATERIAL
86623	Eastman Kodak Company	US	7255912	10/669,181	9/23/2003	8/14/2007	Granted	ANTISTATIC CONDUCTIVE GRID PATTERN WITH INTEGRAL LOGO
86624	Eastman Kodak Company	US	7083885	10/668,386	9/23/2003	8/1/2006	Granted	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86624	Eastman Kodak Company	US	7153620	10/839,935	5/6/2004	12/26/2006	Granted	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86650	Eastman Kodak Company	US	6886940	10/650,556	8/28/2003	5/3/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6893129	10/940,034	9/14/2004	5/17/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6871957	10/940,069	9/14/2004	3/29/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86654	Eastman Kodak Company	DE	602004022581.9	04800672.0	11/3/2004	8/12/2009	Granted	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	US	7274500	10/726,459	12/3/2003	9/25/2007	Granted	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86660	Eastman Kodak Company	US	7301971	10/638,865	8/11/2003	11/27/2007	Granted	A METHOD AND APPARATUS FOR CONTINUOUS SYNCHRONIZATION OF A PLURALITY OF ASYNCHRONOUS DATA SOURCES
86662	Eastman Kodak Company	US	7148910	10/702,854	11/6/2003	12/12/2006	Granted	HIGH-SPEED PULSE WIDTH MODULATION SYSTEM AND METHOD FOR LINEAR ARRAY SPATIAL LIGHT MODULATORS
86674	Eastman Kodak Company	US	7300138	10/935,339	9/7/2004	11/27/2007	Granted	REPLACEABLE INK CONTAINER FOR INKJET PRINTER
86675	Eastman Kodak Company	US	7210771	10/939,757	9/13/2004	5/1/2007	Granted	INK DELIVERY SYSTEM WITH PRINT CARTRIDGE CONTAINER AND RESERVOIR APPARATUS AND METHOD
86728	Eastman Kodak Company	US	7234787	10/935,343	9/7/2004	6/26/2007	Granted	LIQUID LEVEL DETECTION METHOD AND APPARATUS
86730	Eastman Kodak Company	US	6866365	10/816,250	4/1/2004	3/15/2005	Granted	BI-DIRECTIONAL COLOR PRINTER AND METHOD OF PRINTING

86741	Eastman Kodak Company	US	7292614	10/668,415	9/23/2003	11/6/2007	Granted	ORGANIC LASER AND LIQUID CRYSTAL DISPLAY
86742	Eastman Kodak Company	US	7424781	10/753,244	1/8/2004	9/16/2008	Granted	A MEDIA DRYING SYSTEM AND METHOD
86745	Eastman Kodak Company	US	7241003	10/753,245	1/8/2004	7/10/2007	Granted	MEDIA DRYING SYSTEM HAVING A HEATED SURFACE AND A DIRECTED GAS FLOW
86750	Eastman Kodak Company	DE	602004033800.1	04798494.3	11/12/2004	8/3/2011	Granted	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86750	Eastman Kodak Company	US	7351523	10/596,190	11/12/2004	4/1/2008	Granted	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86803	Eastman Kodak Company	US	6088136	08/907,955	8/11/1997	7/11/2000	Granted	METHOD FOR PRODUCING INDEX PRINTS
86823	Eastman Kodak Company	US	7166407	10/687,939	10/17/2003	1/23/2007	Granted	IMAGING ELEMENT HAVING PROTECTIVE OVERCOAT LAYERS
86876	Eastman Kodak Company	US	7141350	10/667,796	9/22/2003	11/28/2006	Granted	ARTICLE OF MANUFACTURE HAVING A PERFORMANCE VERIFICATION INDICATOR
86918	Eastman Kodak Company	US	8075963	11/349,374	2/7/2006	12/13/2011	Granted	MATERIAL FOR FORMING IMAGES BY INKJET PRINTING

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86924	Eastman Kodak Company	US	7150901	10/729,206	12/5/2003	12/19/2006	Granted	PLASMA TREATMENT OF POROUS INKJET RECEIVERS
86944	Eastman Kodak Company	JP	4669183	2001-546062	12/18/2000	1/21/2011	Granted	TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION ON DEMAND
86946	Eastman Kodak Company	US	7382380	09/724,658	11/28/2000	6/3/2008	Granted	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86963	Eastman Kodak Company	US	7303265	11/539,187	10/6/2006	12/4/2007	Granted	AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
86994	Eastman Kodak Company	US	6834961	10/662,208	9/12/2003	12/28/2004	Granted	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6871956	10/827,043	4/19/2004	3/29/2005	Granted	AUTOSTEREOSCOPIC OPTICAL APPARATUS
87004	Eastman Kodak Company	US	7083836	10/705,057	11/10/2003	8/1/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
87038	Eastman Kodak Company	US	7632555	10/583,528	12/3/2004	12/15/2009	Granted	INKJET RECORDING ELEMENT
87065	Eastman Kodak Company	US	7403708	10/700,747	11/4/2003	7/22/2008	Granted	TRACKING AN IMAGE-RECORDING MEDIUM USING AN IDENTIFYING MARK AND FILM ENCODEMENT
87072	Eastman Kodak Company	US	7192680	10/688,088	10/17/2003	3/20/2007	Granted	METHOD OF COATING A MULTILAYERED ELEMENT
87080	Eastman Kodak Company	US	7217504	11/215,497	8/30/2005	5/15/2007	Granted	METHOD OF IMAGING
87082	Eastman Kodak Company	DE	602005003928.7	05723445.2	2/22/2005	12/19/2007	Granted	INKJET RECORDING ELEMENT AND METHOD
87082	Eastman Kodak Company	US	7718236	10/795,836	3/8/2004	5/18/2010	Granted	INKJET RECORDING ELEMENT AND METHOD
87093	Eastman Kodak Company	DE	602005002021.7	05705057.7	1/5/2005	8/15/2007	Granted	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	US	6863400	10/761,507	1/21/2004	3/8/2005	Granted	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87095	Eastman Kodak Company	US	6902277	10/752,338	1/6/2004	6/7/2005	Granted	A HOUSING FOR A SPATIAL LIGHT MODULATOR
87099	Eastman Kodak Company	US	7306777	10/737,455	12/16/2003	12/11/2007	Granted	ANTIMICROBIAL COMPOSITION
87107	Eastman Kodak Company	DE	602005012840.9	05794080.1	9/1/2005	2/18/2009	Granted	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	GB	1786876	05794080.1	9/1/2005	2/18/2009	Granted	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	US	7056375	10/935,599	9/7/2004	6/6/2006	Granted	SOLUBILIZED DYES FOR INKS
87117	Eastman Kodak Company	EP		04796260.0	10/25/2004		Filed	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	JP	4857120	2006-542570	10/25/2004	11/4/2011	Granted	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	US	6984039	10/725,179	12/1/2003	1/10/2006	Granted	LASER PROJECTOR HAVING SILHOUETTE BLANKING FOR OBJECTS IN THE OUTPUT LIGHT PATH
87125	Eastman Kodak Company	US	7029099	10/697,595	10/30/2003	4/18/2006	Granted	METHOD OF PRODUCING INK JET CHAMBERS USING PHOTO-IMAGEABLE MATERIALS
87126	Eastman Kodak Company	US	7191520	10/795,050	3/5/2004	3/20/2007	Granted	METHOD OF OPTIMIZING INKJET PRINTHEADS USING A PLASMA-ETCHING PROCESS
87136	Eastman Kodak Company	CN	200580010235.8	200580010235.8	3/22/2005	8/20/2008	Granted	ELECTROWETTING DISPLAY ELEMENT
87136	Eastman Kodak Company	DE	602005002043.8	05729449.8	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
87136	Eastman Kodak Company	GB	1730575	05729449.8	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
87168	Eastman Kodak Company	US	7331650	10/820,593	4/8/2004	2/19/2008	Granted	PRINthead HAVING A REMOVABLE NOZZLE PLATE
87194	Eastman Kodak Company	DE	602005003849.3	05785546.2	9/2/2005	12/12/2007	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	GB	1791890	05785546.2	9/2/2005	12/12/2007	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	JP	4874974	2007-530629	9/2/2005	12/2/2011	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	US	7923082	11/574,740	9/2/2005	4/12/2011	Granted	MOLECULAR IMPRINTED MATERIAL AND INKJET RECORDING ELEMENT COMPRISING SAID MOLECULAR IMPRINTED MATERIAL
87225	Eastman Kodak Company	US	7330561	10/717,291	11/19/2003	2/12/2008	Granted	OPTIMAL TEMPLATES FOR IMAGE DATA EMBEDDING
87258	Eastman Kodak Company	US	7329434	11/064,372	2/23/2005	2/12/2008	Granted	POLARIZING LAYER WITH ADHERENT PROTECTIVE LAYER
87261	Eastman Kodak Company	DE	602005002474.3	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	FR	1740662	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	GB	1740662	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	US	7033425	10/824,693	4/15/2004	4/25/2006	Granted	INK JET INK SET
87270	Eastman Kodak Company	US	6866715	10/765,555	1/27/2004	3/15/2005	Granted	GRAVURE METHOD AND APPARATUS FOR COATING A LIQUID REACTIVE TO THE ATMOSPHERE
87286	Eastman Kodak Company	US	7271378	10/736,340	12/15/2003	9/18/2007	Granted	AMBIENT LIGHT DETECTION CIRCUIT
87290	Eastman Kodak Company	US	7569254	11/208,564	8/22/2005	8/4/2009	Granted	NANOCOMPOSITE MATERIALS COMPRISING HIGH LOADINGS OF FILLER MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
87291	Eastman Kodak Company	US	7252865	10/945,305	9/20/2004	8/7/2007	Granted	PROTECTIVE FILMS CONTAINING COMPATIBLE PLASTICIZER COMPOUNDS USEFUL IN POLARIZING PLATES FOR

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87315	Eastman Kodak Company	US	7261396	10/903,047	10/14/2004	8/28/2007	Granted	CONTINUOUS INKJET PRINTER HAVING ADJUSTABLE DROP PLACEMENT
87315	Eastman Kodak Company	US	7748829	11/776,749	7/12/2007	7/6/2010	Granted	ADJUSTABLE DROP PLACEMENT PRINTING METHOD
87318	Eastman Kodak Company	US	7824017	12/272,860	11/18/2008	11/2/2010	Granted	APPARATUS AND METHOD OF CONTROLLING TEMPERATURES IN EJECTION MECHANISMS
87338	Eastman Kodak Company	DE	602005011104.2	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	FR	0400979	0400979	2/3/2004	10/27/2006	Granted	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING
87338	Eastman Kodak Company	FR	1711346	05706924.7	1/19/2005	11/19/2008	Granted	MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
87338	Eastman Kodak Company	GB	1711346	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	US	7767281	10/597,655	1/19/2005	8/3/2010	Granted	INKJET RECORDING ELEMENT
87382	Eastman Kodak Company	US	6129464	09/219,999	12/23/1998	10/10/2000	Granted	PRINTER DEVICE, AND A SYSTEM HAVING THE PRINTING DEVICE AND AN IMAGE PROCESSING DEVICE
87435	Eastman Kodak Company	US	7519280	11/475,696	6/27/2006	4/14/2009	Granted	APPARATUS AND METHOD OF REMOVING CARRIER FROM A RECORDING ELEMENT
87437	Eastman Kodak Company	US	7078368	10/783,411	2/20/2004	7/18/2006	Granted	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87452	Eastman Kodak Company	TW	I358229	093139262	12/17/2004	2/11/2012	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	6972828	10/740,324	12/18/2003	12/6/2005	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7583355	11/143,168	6/2/2005	9/1/2009	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7782439	12/465,674	5/14/2009	8/24/2010	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87471	Eastman Kodak Company	US	7361275	10/823,443	4/13/2004	4/22/2008	Granted	USE OF DERIVATIZED NANOPARTICLES TO MINIMIZE GROWTH OF MICRO-ORGANISMS IN HOT FILLED DRINKS
87472	Eastman Kodak Company	US	7258786	10/823,446	4/13/2004	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7357863	10/936,929	9/9/2004	4/15/2008	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7344642	10/945,066	9/20/2004	3/18/2008	Granted	FILTER ASSEMBLY FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7384545	10/985,377	11/10/2004	6/10/2008	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7381334	10/985,378	11/10/2004	6/3/2008	Granted	METHOD FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7347946	10/985,393	11/10/2004	3/25/2008	Granted	METHOD FOR INHIBITING MICROBIAL GROWTH I LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258804	11/449,101	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258916	11/449,103	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258787	11/449,425	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7309462	11/449,654	6/8/2006	12/18/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87480	Eastman Kodak Company	CN	ZL200580039547.1	200580039547.1	11/14/2005	2/2/2011	Granted	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	EP		05823047.5	11/14/2005		Filed	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	US	7350902	10/992,311	11/18/2004	4/1/2008	Granted	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87484	Eastman Kodak Company	US	6917758	10/742,167	12/19/2003	7/12/2005	Granted	METHOD OF IMAGE COMPENSATION FOR WATERMARKED FILM
87485	Eastman Kodak Company	CN	200580009908.8	200580009908.8	3/31/2005	5/12/2010	Granted	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	KR	10-1054129	2006-7020502	3/31/2005	7/28/2011	Granted	DEPOSITION OF UNIFORM LAYER OF

87485	Eastman Kodak Company	TW	I360443	094110061	3/30/2005	3/21/2012	Granted	PARTICULATE MATERIAL PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	US	7223445	10/815,026	3/31/2004	5/29/2007	Granted	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	CN	200580010374.0	200580010374.0	3/31/2005	9/23/2009	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	TW	I342229	094110056	3/30/2005	5/21/2011	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	US	7220456	10/815,010	3/31/2004	5/22/2007	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87491	Eastman Kodak Company	JP	4740255	2007-541226	11/1/2005	5/13/2011	Granted	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	US	7449216	10/988,242	11/12/2004	11/11/2008	Granted	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87493	Eastman Kodak Company	DE	602005036377.7	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	FR	1718470	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	GB	1718470	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	JP	5069095	2007-500862	2/11/2005	8/24/2012	Granted	INKJET PRINTING USING PROTECTIVE INK

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87493	Eastman Kodak Company	US	7210753	10/785,818	2/24/2004	5/1/2007	Granted	INKJET PRINTING USING PROTECTIVE INK
87500	Eastman Kodak Company	US	7086731	11/052,349	2/7/2005	8/8/2006	Granted	PLATEN ASSEMBLY FOR AN INK JET PRINTER
87502	Eastman Kodak Company	US	7364082	10/877,384	6/25/2004	4/29/2008	Granted	PORTABLE SCANNER MODULE
87531	Eastman Kodak Company	DE	602005009803.8	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	FR	1718471	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	GB	1718471	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	JP	4629725	2007-500865	2/11/2005	11/19/2010	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	US	7140709	10/785,835	2/24/2004	11/28/2006	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87536	Eastman Kodak Company	US	7078367	10/783,103	2/20/2004	7/18/2006	Granted	THERMAL-DYE-TRANSFER RECEIVER ELEMENT WITH POLYLACTIC-ACID-BASED SHEET MATERIAL
87540	Eastman Kodak Company	US	7273269	10/903,051	7/30/2004	9/25/2007	Granted	SUPPRESSION OF ARTIFACTS IN INKJET PRINTING
87565	Eastman Kodak Company	JP	4960234	2007-530313	8/26/2005	3/30/2012	Granted	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87565	Eastman Kodak Company	US	7370944	10/929,816	8/30/2004	5/13/2008	Granted	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87569	Eastman Kodak Company	US	6969582	10/826,708	4/16/2004	11/29/2005	Granted	SILVER HALIDE EMULSION CONTAINING IRIIDIUM DOPANT
87580	Eastman Kodak Company	US	7165833	10/935,600	9/7/2004	1/23/2007	Granted	INK CONTAINER INSTALLATION AND ALIGNMENT FEATURE
87584	Eastman Kodak Company	US	6980226	10/778,528	2/13/2004	12/27/2005	Granted	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87592	Eastman Kodak Company	DE	602005022271.5	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	FR	1708892	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	GB	1708892	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	JP	5296833	2011-117992	1/12/2005	6/21/2013	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	US	7198363	10/767,287	1/28/2004	4/3/2007	Granted	INKJET RECORDING ELEMENT AND A METHOD OF USE
87596	Eastman Kodak Company	GB	1738576	05725955.8	3/21/2005	11/21/2007	Granted	WATERMARKING ON TO COLOR RECORDING MEDIA USING TWO COLOR PLANES
87596	Eastman Kodak Company	US	7227671	10/807,491	3/23/2004	6/5/2007	Granted	MOTION PICTURE WATERMARKING USING TWO COLOR PLANES
87618	Eastman Kodak Company	US	7199322	10/988,340	11/12/2004	4/3/2007	Granted	VARIABLE SPACER DOTS FOR TOUCH SCREEN
87619	Eastman Kodak Company	DE	69526280.7	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	FR	0672733	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	GB	0672733	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	JP	3179995	7-043185	3/2/1995	4/13/2001	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	US	5425805	08/204,479	3/2/1994	6/20/1995	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87622	Eastman Kodak Company	US	5512089	08/294,889	8/23/1994	4/30/1996	Granted	PROCESS OF MAKING AQUEOUS PIGMENTED INK-JET WITH IMPROVED MACHINE RUNNABILITY
87626	Eastman Kodak Company	US	5676744	08/746,156	11/6/1996	10/14/1997	Granted	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF CARBON PIGMENT INK JET INKS
87627	Eastman Kodak Company	US	5683187	08/665,490	6/18/1996	11/4/1997	Granted	DIGITAL COLOR PRESS PLATEN ASSEMBLY WITH PIVOTING PLATEN FRAME
87628	Eastman Kodak Company	US	5730789	08/681,806	7/29/1996	3/24/1998	Granted	WATERFAST INFRARED SCANNABLE INKS FOR INK JET PRINTING
87632	Eastman Kodak Company	DE	69701757.5	97300546.5	1/29/1997	4/26/2000	Granted	INSTANT RESONATOR POSITION LOCK
87632	Eastman Kodak Company	US	5812164	08/605,942	2/23/1996	9/22/1998	Granted	INSTANT RESONATOR POSITION LOCK
87633	Eastman Kodak Company	US	5812167	08/605,368	2/22/1996	9/22/1998	Granted	CYLINDRICAL CATCHER ASSEMBLY
87635	Eastman Kodak Company	DE	69834381.6	98309768.4	11/30/1998	5/3/2006	Granted	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	GB	0925948	98309768.4	11/30/1998	5/3/2006	Granted	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	US	6003988	08/996,933	12/23/1997	12/21/1999	Granted	PRINTER ARCHITECTURE
87636	Eastman Kodak Company	US	6050191	08/951,661	10/16/1997	4/18/2000	Granted	SYSTEM AND METHOD FOR PROVIDING MULTI-PASS IMAGING IN A PRINTING SYSTEM
87638	Eastman Kodak Company	DE	69934197.3	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	FR	1013452	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	GB	1013452	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	US	6187212	09/211,517	12/14/1998	2/13/2001	Granted	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER

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87639	Eastman Kodak Company	US	7163733	10/988,234	11/12/2004	1/16/2007	Granted	TOUCH SCREEN HAVING SPACER DOTS WITH CHANNELS
87640	Eastman Kodak Company	US	7208691	10/986,969	11/12/2004	4/24/2007	Granted	TOUCH SCREEN HAVING UNDERCUT SPACER DOTS
87647	Eastman Kodak Company	US	6203605	09/045,460	10/6/2000	3/20/2001	Granted	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF A CHEMICALLY MODIFIED CARBON BLACK DISPERSION
87648	Eastman Kodak Company	DE	69937784.6	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	FR	1013431	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	GB	1013431	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	US	6217162	09/211,214	12/14/1998	4/17/2001	Granted	ALIGNMENT APPARATUS FOR AN INK JET DROPLET GENERATOR
87650	Eastman Kodak Company	US	7449500	10/865,665	6/10/2004	11/11/2008	Granted	INK JET INK CONTAINING MULTIMETALLIC POLYMERIC COLORANTS
87651	Eastman Kodak Company	US	6230402	09/251,165	2/17/1999	5/15/2001	Granted	ELECTRICAL CONTACT TERMINATION FOR A FLEXIBLE CIRCUIT
87652	Eastman Kodak Company	US	6234621	09/211,015	12/14/1998	5/22/2001	Granted	FOAMLESS RAMPS FOR CONTROLLING THE FLOW OF INK TO ELIMINATE FOAM IN AN INK TANK
87653	Eastman Kodak Company	US	6247781	09/211,250	12/14/1998	6/19/2001	Granted	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87654	Eastman Kodak Company	US	6254211	09/218,806	12/22/1998	7/3/2001	Granted	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87655	Eastman Kodak Company	US	6273103	09/211,213	12/14/1998	8/14/2001	Granted	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87658	Eastman Kodak Company	US	6318833	09/455,067	12/6/1999	11/20/2001	Granted	STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87659	Eastman Kodak Company	US	6322204	09/211,063	12/14/1998	11/27/2001	Granted	RETAINING AND INSTALLING A PRINTHEAD IN A PRINTHEAD DOCKING STATION
87663	Eastman Kodak Company	DE	69932463.7	99301577.5	3/3/1999	7/26/2006	Granted	DROPLET GENERATOR
87663	Eastman Kodak Company	GB	2335628	9805783.9	3/19/1998	9/5/2001	Granted	DROPLET GENERATOR
87665	Eastman Kodak Company	DE	60027249.4	00309008.1	10/13/2000	4/12/2006	Granted	IMPROVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	FR	1095778	00309008.1	10/13/2000	4/12/2006	Granted	IMPROVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	GB	1095778	00309008.1	10/13/2000	4/12/2006	Granted	IMPROVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	JP	4979844	2000-330925	10/30/2000	4/27/2012	Granted	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	US	6435637	09/430,719	10/29/1999	8/20/2002	Granted	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87666	Eastman Kodak Company	DE	60106792.4	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	FR	1122943	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	GB	1122943	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	US	6443549	09/497,888	2/4/2000	9/3/2002	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87667	Eastman Kodak Company	DE	60145330.1	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	FR	1159996	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	GB	1159996	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	US	6454835	09/587,072	6/2/2000	9/24/2002	Granted	TWO-PHASE FLOW SEPARATOR
87668	Eastman Kodak Company	US	6505920	09/335,015	6/17/1999	1/14/2003	Granted	SYNCHRONOUSLY STIMULATED CONTINUOUS INK JET HEAD
87669	Eastman Kodak Company	DE	60203764.6	02255124.6	7/22/2002	4/20/2005	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	GB	1279504	02255124.6	7/22/2002	4/20/2005	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	US	6527363	09/916,992	7/27/2001	3/4/2003	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87670	Eastman Kodak Company	DE	60219722.8	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	FR	1275503	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	GB	1275503	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	US	6543885	09/894,374	6/27/2001	4/8/2003	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87677	Eastman Kodak Company	US	7395744	10/858,171	6/1/2004	7/8/2008	Granted	CHAD DIVERTING APPARATUS
87682	Eastman Kodak Company	US	7262758	10/864,100	6/9/2004	8/28/2007	Granted	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87686	Eastman Kodak Company	US	7122843	10/857,508	5/28/2004	10/17/2006	Granted	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS

87692	Eastman Kodak Company	JP	4800313	2007-530454	9/1/2005	8/12/2011	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	US	7629026	10/849,327	9/3/2004	12/8/2009	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY

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87693	Eastman Kodak Company	US	D505443	29/199,225	2/11/2004	5/24/2005	Granted	PHOTOGRAPHIC MEDIA DEVELOPER CARTRIDGE
87708	Eastman Kodak Company	US	7357979	10/822,929	4/13/2004	4/15/2008	Granted	COMPOSITION OF MATTER COMPRISING POLYMER AND DERIVATIZED NANOPARTICLES
87709	Eastman Kodak Company	US	D503187	29/199,224	2/11/2004	3/22/2005	Granted	PHOTOFINISHING SYSTEM MAINTENANCE CARTRIDGE
87726	Eastman Kodak Company	TW	I356635	094103082	2/1/2005	1/11/2012	Granted	INTERRUPTION PREVENTION OF FEATURE FILM PRESENTATION
87726	Eastman Kodak Company	US	7304714	11/014,799	12/15/2004	12/4/2007	Granted	USE OF OPTICAL SENSOR IN MOTION PICTURE FILM PROJECTOR LAMPHOUSE TO DETECT STATE OF PROJECTOR TO PREVENT INTERRUPTION OF FEATURE FILM PRESENTATION BY KODAK DIGITAL CINEMA SYSTEM DESIGNED FOR CINEMA ADVERTISING
87735	Eastman Kodak Company	DE	60222610.4	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	FR	1270090	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	GB	1270090	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	JP	4122180	2002-188116	6/27/2002	5/9/2008	Granted	VIBRATION MONITORING SYSTEM AND METHOD
87735	Eastman Kodak Company	US	6469418	09/893,111	6/27/2001	10/22/2002	Granted	VIBRATION MONITORING SYSTEM AND METHOD
87738	Eastman Kodak Company	JP	4971127	2007-500988	2/24/2005	4/13/2012	Granted	TILED DISPLAY
87738	Eastman Kodak Company	KR	10-1054122	2006-7017011	2/24/2005	7/28/2011	Granted	TILED DISPLAY
87738	Eastman Kodak Company	US	6999138	10/785,624	2/24/2004	2/14/2006	Granted	METHOD FOR MANUFACTURING A TILED DISPLAY AND TILED DISPLAY COMPRISING FACEPLATE
87740	Eastman Kodak Company	US	7397466	10/987,467	11/12/2004	7/8/2008	Granted	INTEGRAL SPACER DOTS FOR TOUCH SCREEN
87741	Eastman Kodak Company	DE	602005020762.7	05725697.6	3/16/2005	4/21/2010	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	JP	5096137	2007-506212	3/16/2005	9/28/2012	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	US	7471437	10/813,885	3/31/2004	12/30/2008	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87747	Eastman Kodak Company	DE	69708451.5	97310494.6	12/23/1997	11/21/2001	Granted	PIGMENT BASED INK JET RECORDING FLUID
87749	Eastman Kodak Company	DE	69730113.3	97310714.7	12/31/1997	8/4/2004	Granted	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87759	Eastman Kodak Company	DE	1602484	69943729.6	8/2/2005	9/21/2011	Granted	DROP GENERATOR FOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	DE	69932914.0	99309513.2	11/29/1999	8/23/2006	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4417499	11-353000	12/13/1999	12/4/2009	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4886817	2009-133699	6/3/2009	12/16/2011	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87762	Eastman Kodak Company	DE	69937095.7	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	FR	1013424	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	GB	1013424	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87767	Eastman Kodak Company	DE	69937783.8	99309555.3	11/29/1999	12/19/2007	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4383613	11-354365	12/14/1999	10/2/2009	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4740355	2009-147881	6/22/2009	5/13/2011	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87771	Eastman Kodak Company	DE	69932395.9	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheads
87771	Eastman Kodak Company	FR	1013450	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheads
87771	Eastman Kodak Company	GB	1013450	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheads
87776	Eastman Kodak Company	US	6829064	09/562,292	5/1/2000	12/7/2004	Granted	INK REDUCTION USING DIFFUSED BITMAP MASKS
87777	Eastman Kodak Company	DE	60101926.1	01305301.2	6/19/2001	2/4/2004	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	GB	1168825	01305301.2	6/19/2001	2/4/2004	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	JP	4662654	2001-185810	6/20/2001	1/14/2011	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	US	6513899	09/597,203	6/20/2000	2/4/2003	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87779	Eastman Kodak Company	DE	60130404.7	01305303.8	6/19/2001	9/12/2007	Granted	COLOR TABLE LEVEL RESERVATION
87779	Eastman Kodak Company	US	6980330	09/597,437	6/20/2000	12/27/2005	Granted	COLOR TABLE LEVEL RESERVATION
87780	Eastman Kodak Company	US	7050196	09/597,534	6/20/2000	5/23/2006	Granted	COLOR PRINTER CALIBRATION
87780	Eastman Kodak Company	US	7319547	11/301,586	12/13/2005	1/15/2008	Granted	COLOR PRINTER CALIBRATION
87781	Eastman Kodak Company	DE	60136313.2	01305766.6	7/4/2001	10/29/2008	Granted	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	GB	1170693	01305766.6	7/4/2001	10/29/2008	Granted	VARIABLE SPEED PRINTING SYSTEM

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87781	Eastman Kodak Company	US	6762855	09/611,726	7/7/2000	7/13/2004	Granted	VARIABLE SPEED PRINTING SYSTEM
87782	Eastman Kodak Company	US	6944334	09/775,454	2/1/2001	9/13/2005	Granted	COLOR CROSS REFERENCE SELECTION SYSTEM AND METHOD
87783	Eastman Kodak Company	US	7037973	09/893,938	6/27/2001	5/2/2006	Granted	HIGHLY VISCOUS COATING MATERIAL FOR POROUS SUBSTRATES
87784	Eastman Kodak Company	DE	60205069.3	02255125.3	7/22/2002	7/20/2005	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	GB	1279508	02255125.3	7/22/2002	7/20/2005	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	US	6793314	09/916,991	7/27/2001	9/21/2004	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87808	Eastman Kodak Company	US	7228051	10/815,012	3/31/2004	6/5/2007	Granted	LIGHT PIPE WITH ALIGNMENT STRUCTURES
87834	Eastman Kodak Company	US	7311933	10/823,453	4/13/2004	12/25/2007	Granted	PACKAGING MATERIAL FOR INHIBITING MICROBIAL GROWTH
87838	Eastman Kodak Company	DE	60218602.1	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	FR	1310376	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	GB	1310376	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	US	7102790	10/008,825	11/13/2001	9/5/2006	Granted	SIMPLIFIED TONE SCALE CORRECTION SCHEME
87839	Eastman Kodak Company	US	7298531	10/008,818	11/13/2001	11/20/2007	Granted	DIGITAL IMAGE OPTIMIZATION INCORPORATING PAPER EVALUATION
87840	Eastman Kodak Company	US	6679590	10/003,794	1/31/2002	1/20/2004	Granted	IMPROVED SHUTDOWN METHOD FOR AN INK-JET PRINTER
87841	Eastman Kodak Company	DE	60327275.4	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	FR	1332879	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	GB	1332879	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	US	7341824	11/344,425	1/31/2006	3/11/2008	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87842	Eastman Kodak Company	US	6742876	10/062,142	1/31/2002	6/1/2004	Granted	IMPROVED EYELID OPERATION FOR AN INK JET PRINTER
87843	Eastman Kodak Company	US	6886910	10/137,496	5/2/2002	5/3/2005	Granted	CORRECTING STIMULATION NONUNIFORMITY AT THE FLUID CAVITY TRENCH END BOUNDARY
87844	Eastman Kodak Company	US	7209600	10/178,872	6/24/2002	4/24/2007	Granted	SYNCHRONIZATION OF COMPONENTS FOR PRINTING
87845	Eastman Kodak Company	US	6769753	10/186,090	6/28/2002	8/3/2004	Granted	MINIMUM PERIOD CIRCUIT
87848	Eastman Kodak Company	DE	60327495.1	03255994.0	9/23/2003	5/6/2009	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	GB	1403071	03255994.0	9/23/2003	5/6/2009	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	US	6688736	10/254,323	9/25/2002	2/10/2004	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87849	Eastman Kodak Company	DE	60323715.0	03255926.2	9/23/2003	9/24/2008	Granted	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	GB	1403060	03255926.2	9/23/2003	9/24/2008	Granted	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	US	6688733	10/254,353	9/25/2002	2/10/2004	Granted	RAPID PRESSURE RAMP STARTUP
87850	Eastman Kodak Company	DE	60309995.5	03255930.4	9/23/2003	11/29/2006	Granted	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	GB	1403048	03255930.4	9/23/2003	11/29/2006	Granted	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	US	6793327	10/254,354	9/25/2002	9/21/2004	Granted	LOW CATCH VOLTAGE STARTUP
87851	Eastman Kodak Company	DE	60339182.6	03255928.8	9/23/2003	11/23/2011	Granted	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	GB	1403061	03255928.8	9/23/2003	11/23/2011	Granted	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87852	Eastman Kodak Company	DE	60302735.0	03255927.0	9/23/2003	12/14/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE

87852	Eastman Kodak Company	GB	1403057	03255927.0	9/23/2003	12/14/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87852	Eastman Kodak Company	US	6910756	10/254,726	9/25/2002	6/28/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87853	Eastman Kodak Company	DE	60302964.7	03255929.6	9/23/2003	12/28/2005	Granted	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	GB	1403058	03255929.6	9/23/2003	12/28/2005	Granted	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	US	6736498	10/254,816	9/25/2002	5/18/2004	Granted	IMPROVED EYELID POSITIONING
87854	Eastman Kodak Company	JP	4331560	2003-346706	10/6/2003	6/26/2009	Granted	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	US	6848767	10/264,736	10/4/2002	2/1/2005	Granted	SOLVENT INK STARTUP METHOD
87854	Eastman Kodak Company	US	7055931	11/006,442	12/7/2004	6/6/2006	Granted	SOLVENT INK STARTUP METHOD
87855	Eastman Kodak Company	US	6869160	10/264,751	10/4/2002	3/22/2005	Granted	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM

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87855	Eastman Kodak Company	US	7052108	11/011,842	12/14/2004	5/30/2006	Granted	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM
87856	Eastman Kodak Company	US	6962411	10/335,700	1/2/2003	11/8/2005	Granted	ANTI-WICKING CATCHER ARRANGEMENT FOR A SOLVENT INK PRINTHEAD
87857	Eastman Kodak Company	DE	60303755.0	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	FR	1435293	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	GB	1435293	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	US	6890054	10/335,725	1/2/2003	5/10/2005	Granted	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87858	Eastman Kodak Company	US	7251030	10/336,133	1/3/2003	7/31/2007	Granted	DIGITAL WORKFLOW INDEPENDENT OUTPUT MATCHING
87859	Eastman Kodak Company	US	6792864	10/336,134	1/3/2003	9/21/2004	Granted	IMAGE FILE DATA EQUIVALENCE ALGORITHMS RESPECTIVE TO OUTPUT DEVICES
87860	Eastman Kodak Company	US	7259888	10/336,376	1/3/2003	8/21/2007	Granted	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87860	Eastman Kodak Company	US	7518748	11/773,454	7/5/2007	4/14/2009	Granted	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87861	Eastman Kodak Company	US	6926394	10/387,968	3/13/2003	8/9/2005	Granted	ELASTOMERIC POLYMER CATCHER FOR CONTINUOUS INK JET PRINTERS
87862	Eastman Kodak Company	US	7091276	10/640,288	8/13/2003	8/15/2006	Granted	COATING MATERIAL FOR NON-POROUS AND SEMI-POROUS SUBSTRATES
87871	Eastman Kodak Company	US	7094733	10/783,101	2/20/2004	8/22/2006	Granted	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87893	Eastman Kodak Company	US	7197218	10/815,013	3/31/2004	3/27/2007	Granted	LIGHT PIPE WITH MOLDED OPTICAL SURFACES
87911	Eastman Kodak Company	US	6341857	09/574,037	5/18/2000	1/29/2002	Granted	INK SET FOR A MULTI-COLOR, HIGH SPEED CONTINUOUS INK JET PRINTER
87912	Eastman Kodak Company	US	7399068	11/071,923	3/4/2005	7/15/2008	Granted	CONTINUOUS INK JET PRINTING APPARATUS WITH INTEGRAL DEFLECTOR AND GUTTER STRUCTURE
87929	Eastman Kodak Company	DE	69701920.9	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	FR	0805030	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	GB	0805030	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87956	Eastman Kodak Company	US	7207655	10/878,097	6/28/2004	4/24/2007	Granted	LATENCY STIRRING IN FLUID EJECTION MECHANISMS
87960	Eastman Kodak Company	US	7369276	10/795,011	3/5/2004	5/6/2008	Granted	MULTI-LEVEL HALFTONING PROVIDING IMPROVED TEXTURE UNIFORMITY
87961	Eastman Kodak Company	US	7362472	10/794,133	3/5/2004	4/22/2008	Granted	COLOR ERROR DIFFUSION
87987	Eastman Kodak Company	US	7405480	11/020,909	12/22/2004	7/29/2008	Granted	ELIMINATION OF THERMAL DEFORMATION IN ELECTRONIC STRUCTURES
88016	Eastman Kodak Company	DE	602005033511.0	05778201.3	8/2/2005	4/4/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	GB	1784308	05778201.3	8/2/2005	4/4/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	KR	10-119565	2007-7002784	8/2/2005	10/11/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	US	7213908	10/911,186	8/4/2004	5/8/2007	Granted	A FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88016	Eastman Kodak Company	US	7836600	11/685,259	3/13/2007	11/23/2010	Granted	FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88040	Eastman Kodak Company	US	7777859	10/840,481	5/6/2004	8/17/2010	Granted	TWO-STAGE EXPOSURE DEVICE FOR WATERMARKING FILM
88046	Eastman Kodak Company	DE	602005001557.4	05729433.2	3/22/2005	7/4/2007	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	GB	1730574	05729433.2	3/22/2005	7/4/2007	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	JP	4672005	2007-505616	3/22/2005	1/28/2011	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	US	7436576	10/586,063	3/22/2005	10/14/2008	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	CN	200580010697.X	200580010697.X	3/22/2005	7/8/2009	Granted	ELECTROWETTING DISPLAY ELEMENT
88047	Eastman Kodak Company	DE	602005002041.1	05729431.6	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	GB	1730573	05729431.6	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	JP	4712030	2007-505611	3/22/2005	4/1/2011	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	US	8154485	10/589,547	3/22/2005	4/10/2012	Granted	DISPLAY ELEMENT
88056	Eastman Kodak Company	DE	602005017609.8	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	FR	1744888	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	GB	1744888	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7144103	10/839,464	5/5/2004	12/5/2006	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7506443	11/533,380	9/20/2006	3/24/2009	Granted	BEVELED CHARGE STRUCTURE

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88057	Eastman Kodak Company	JP	4756558	2007-524221	7/22/2005	6/10/2011	Granted	POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	US	7604342	11/573,148	7/22/2005	10/20/2009	Granted	METHOD FOR TREATING AN INKJET RECORDING ELEMENT
88059	Eastman Kodak Company	US	7156488	10/839,409	5/5/2004	1/2/2007	Granted	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINthead LIFE
88059	Eastman Kodak Company	US	7404622	11/561,452	11/20/2006	7/29/2008	Granted	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINthead LIFE
88060	Eastman Kodak Company	US	7342658	11/319,933	12/28/2005	3/11/2008	Granted	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88061	Eastman Kodak Company	US	7274454	11/316,857	12/23/2005	9/25/2007	Granted	IMAGING SYSTEM WITH PROGRAMMABLE SPECTRAL SWITCH
88062	Eastman Kodak Company	US	7289209	11/021,258	12/21/2004	10/30/2007	Granted	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88063	Eastman Kodak Company	US	7144102	10/839,408	5/5/2004	12/5/2006	Granted	SUPPRESSION OF MARANGONI EFFECT ON THE CATCHER FACE
88064	Eastman Kodak Company	EP		05746283.0	5/4/2005		Filed	INK COMPATIBILITY ASSURANCE PROGRAM
88064	Eastman Kodak Company	US	7192108	10/839,360	5/5/2004	3/20/2007	Granted	INK COMPATIBILITY ASSURANCE PROGRAM
88065	Eastman Kodak Company	DE	602005028653.5	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	FR	1742800	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	GB	1742800	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	US	7163281	10/839,359	5/5/2004	1/16/2007	Granted	METHOD FOR IMPROVING DROP CHARGING ASSEMBLY FLATNESS TO IMPROVED DROP CHARGE UNIFORMITY IN PLANAR ELECTRODE STRUCTURES
88066	Eastman Kodak Company	US	7090326	10/839,537	5/5/2004	8/15/2006	Granted	IMPROVED AUTOMATIC STARTUP SEQUENCE FOR THE SOLVENT INK PRINTING SYSTEM
88079	Eastman Kodak Company	US	7323109	10/868,488	6/15/2004	1/29/2008	Granted	COMPOSITION COMPRISING METAL-ION SEQUESTANT
88084	Eastman Kodak Company	US	7279060	10/838,681	5/4/2004	10/9/2007	Granted	GUARDED COVER FILM FOR LCD POLARIZERS
88085	Eastman Kodak Company	CN	200580014495.2	200580014495.2	4/19/2005	10/29/2008	Granted	PROTECTIVE SHEETING WITH ADHESION PROMOTER FOR LCD POLARIZERS TITLE CHANGED BY WIPO OLD TITLE: POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7252733	10/838,841	5/4/2004	8/7/2007	Granted	POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7399376	11/028,036	1/3/2005	7/15/2008	Granted	POLARIZING PLATE LAMINATED WITH AN IMPROVED GLUE COMPOSITION AND A METHOD OF MANUFACTURING THE SAME
88089	Eastman Kodak Company	US	7204020	10/966,236	10/15/2004	4/17/2007	Granted	IMPROVED CHARGE PLATE FABRICATION TECHNIQUE
88091	Eastman Kodak Company	US	7178897	10/942,446	9/15/2004	2/20/2007	Granted	METHOD FOR REMOVING LIQUID IN THE GAP OF A PRINthead
88092	Eastman Kodak Company	US	6912179	10/942,440	9/15/2004	6/28/2005	Granted	CUE DELAY CIRCUIT
88092	Eastman Kodak Company	US	7428188	11/113,595	4/25/2005	9/23/2008	Granted	METHOD FOR GENERATING A CUE DELAY CIRCUIT
88093	Eastman Kodak Company	US	7207671	10/839,406	5/5/2004	4/24/2007	Granted	HEPA FILTER PRINthead PROTECTION
88094	Eastman Kodak Company	US	7207638	10/948,071	9/23/2004	4/24/2007	Granted	VARYING CUE DELAY CIRCUIT
88095	Eastman Kodak Company	US	7207665	10/839,466	5/5/2004	4/24/2007	Granted	IMPROVED METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINthead
88095	Eastman Kodak Company	US	7370951	11/673,695	2/12/2007	5/13/2008	Granted	METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINthead
88096	Eastman Kodak Company	US	7163283	10/970,105	10/21/2004	1/16/2007	Granted	REUSE OF SOLVENT STARTUP/SHUTDOWN FLUID FOR CONCENTRATION CONTROL
88097	Eastman Kodak Company	US		11/573,095	7/22/2005		Filed	INKJET RECORDING ELEMENT
88100	Eastman Kodak Company	US	7312252	10/850,489	5/20/2004	12/25/2007	Granted	NANOPARTICULATE ANIONIC CLAYS
88108	Eastman Kodak Company	US	7594771	11/020,404	12/22/2004	9/29/2009	Granted	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7972071	12/354,840	1/16/2009	7/5/2011	Granted	SPOOL ADAPTER
88110	Eastman Kodak Company	DE	602005027063.9	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	FR	1744892	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	GB	1744892	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	US	7213902	10/839,467	5/5/2004	5/8/2007	Granted	METHOD OF SHUTTING DOWN A CONTINUOUS INK JET PRINTER FOR MAINTAINING POSITIVE PRESSURE AT THE PRINthead
88111	Eastman Kodak Company	US	7329301	10/953,427	9/29/2004	2/12/2008	Granted	SILVER NANOPARTICLES MADE IN SOLVENT
88112	Eastman Kodak Company	DE	602005015344.6	05809986.2	9/29/2005	7/8/2009	Granted	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	GB	1794763	05809986.2	9/29/2005	7/8/2009	Granted	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION

88131	Eastman Kodak Company	DE	602005040190.3	05852015.6	11/17/2005	6/26/2013	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	GB	1814739	05852015.6	11/17/2005	6/26/2013	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	JP	4801673	2007-543400	11/17/2005	8/12/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY

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88131	Eastman Kodak Company	US	7175258	10/994,952	11/22/2004	2/13/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88133	Eastman Kodak Company	US	7407242	10/839,618	5/5/2004	8/5/2008	Granted	DERIVATION OF MULTICOLOR TEXT COLORANT LIMITS FROM SINGLE COLOR TEXT COLORANT LIMIT
88181	Eastman Kodak Company	DE	602005011438.6	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	FR	1761394	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	GB	1761394	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	JP	4726897	2007-519249	6/13/2005	4/22/2011	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	US	7655286	10/881,264	6/30/2004	2/2/2010	Granted	FUSIBLE REACTIVE MEDIA COMPRISING MORDANT
88212	Eastman Kodak Company	US	8063132	11/722,666	12/22/2005	11/22/2011	Granted	COATING COMPOSITION COMPRISING BOEHMITE PARTICLES AND ONE OR MORE DISPERSANTS AND A METHOD OF COATING A SUBSTRATE USING SAID COATING COMPOSITION
88221	Eastman Kodak Company	US	7435024	11/101,360	4/7/2005	10/14/2008	Granted	ONE TIME USE PAPER EDGE CLEANER
88223	Eastman Kodak Company	CN	ZL200580017075.X	200580017075.X	5/11/2005	11/17/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	DE	602005025623.7	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	FR	1749405	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	GB	1749405	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	US	7226167	10/854,116	5/25/2004	6/5/2007	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88227	Eastman Kodak Company	US	7390617	10/882,028	6/30/2004	6/24/2008	Granted	SELECTIVE LIGHT ABSORPTION SHIFTING LAYER AND PROCESS
88237	Eastman Kodak Company	DE	602005007488.0	05779986.8	5/20/2005	6/11/2008	Granted	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88237	Eastman Kodak Company	GB	1758612	05779986.8	5/20/2005	6/11/2008	Granted	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88278	Eastman Kodak Company	US	7221383	10/872,614	6/21/2004	5/22/2007	Granted	PRINTER FOR RECORDING ON A MOVING MEDIUM
88282	Eastman Kodak Company	US	7195333	10/839,619	5/5/2004	3/27/2007	Granted	AN INK JET PRINT STATION WITH IMPROVED START UP AND A METHOD FOR STARTING UP INKJET PRINTERS
88286	Eastman Kodak Company	DE	602005005470.7	05076690.6	7/22/2005	3/19/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	GB	1745932	05076690.6	7/22/2005	3/19/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	US	7401052	10/839,617	5/5/2004	7/15/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88298	Eastman Kodak Company	US	7439339	11/109,388	4/19/2005	10/21/2008	Granted	AZO COUPLING REACTIONS OF HYDROPHOBIC COMPOUNDS
88301	Eastman Kodak Company	TW		095101112	1/11/2006		Filed	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTION
88301	Eastman Kodak Company	US	7362336	11/033,782	1/12/2005	4/22/2008	Granted	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTON
88307	Eastman Kodak Company	DE	60122623.2	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	FR	1162077	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	GB	1162077	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88320	Eastman Kodak Company	US	7583834	11/072,077	3/4/2005	9/1/2009	Granted	LASER ETCHED FIDUCIALS IN ROLL-ROLL DISPLAY
88328	Eastman Kodak Company	US	7251882	10/849,329	9/3/2004	8/7/2007	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY AND CONDUCTIVE SUPPORT
88336	Eastman Kodak Company	US	7046446	11/012,967	12/15/2004	5/16/2006	Granted	SPECKLE REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
88338	Eastman Kodak Company	EP		05825538.1	11/3/2005		Filed	OVERCOAT COMPOSITION FOR PRINTED IMAGES
88344	Eastman Kodak Company	US	7387352	10/967,990	10/19/2004	6/17/2008	Granted	PRINT OPTIMIZATION SYSTEM AND METHOD FOR DROP ON DEMAND INK JET PRINTERS
88345	Eastman Kodak Company	US	7375813	10/970,110	10/21/2004	5/20/2008	Granted	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88345	Eastman Kodak Company	US	7593107	11/395,785	3/31/2006	9/22/2009	Granted	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88348	Eastman Kodak Company	US	7354522	10/911,183	8/4/2004	4/8/2008	Granted	SUBSTRATE ETCHING METHOD FOR FORMING CONNECTED FEATURES
88349	Eastman Kodak Company	US	7427441	10/944,570	9/17/2004	9/23/2008	Granted	TRANSPARENT POLYMERIC COATED

88365	Eastman Kodak Company	US	7273270	11/229,456	9/16/2005	9/25/2007	Granted	CONDUCTOR IMPROVED INK JET PRINTING DEVICE WITH IMPROVED DROP SELECTION CONTROL
88394	Eastman Kodak Company	US	7369273	10/899,755	7/27/2004	5/6/2008	Granted	GRAYSCALE MISTRACKING CORRECTION FOR COLOR-POSITIVE TRANSPARENCY FILM ELEMENTS
88396	Eastman Kodak Company	US	7648745	10/881,127	6/30/2004	1/19/2010	Granted	FUSIBLE REACTIVE MEDIA
88400	Eastman Kodak Company	DE	602005026315.2	05824864.2	11/3/2005	2/9/2011	Granted	INK JET INK COMPOSITION
88400	Eastman Kodak Company	GB	1819786	05824864.2	11/3/2005	2/9/2011	Granted	INK JET INK COMPOSITION
88400	Eastman Kodak Company	JP	5161579	2007-540053	11/3/2005	12/21/2012	Granted	INK JET INK COMPOSITION

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88400	Eastman Kodak Company	US	7897655	10/984,092	11/9/2004	3/1/2011	Granted	INK JET INK COMPOSITION
88401	Eastman Kodak Company	DE	602005027386.7	05818538.0	11/4/2005	4/6/2011	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	JP	5161580	2007-540173	11/4/2005	12/21/2012	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	US	7449501	10/984,302	11/9/2004	11/11/2008	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88402	Eastman Kodak Company	US	7230198	10/986,973	11/12/2004	6/12/2007	Granted	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88445	Eastman Kodak Company	DE	602005021360.0	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	FR	1773598	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	GB	1773598	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	JP	4875617	2007-519868	6/30/2005	12/2/2011	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	US	7910182	11/570,605	6/30/2005	3/22/2011	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88470	Eastman Kodak Company	US	7537650	11/094,150	3/30/2005	5/26/2009	Granted	CHARGE ADHESIVE PROTECTIVE INK JET INKS
88475	Eastman Kodak Company	CN	ZL200680036390.1	200680036390.1	9/15/2006	10/5/2011	Granted	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88475	Eastman Kodak Company	US	7198879	11/240,964	9/30/2005	4/3/2007	Granted	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88498	Eastman Kodak Company	US	7221440	10/896,462	7/22/2004	5/22/2007	Granted	SYSTEM AND METHOD FOR CONTROLLING INK CONCENTRATION USING A REFRACTOMETER
88508	Eastman Kodak Company	US	7687136	10/999,411	11/30/2004	3/30/2010	Granted	FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88509	Eastman Kodak Company	US	7754315	11/000,259	11/30/2004	7/13/2010	Granted	MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88511	Eastman Kodak Company	JP	5053858	2007-544370	11/16/2005	8/3/2012	Granted	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	US	7147909	10/999,408	11/30/2004	12/12/2006	Granted	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88513	Eastman Kodak Company	US	7781047	10/969,889	10/21/2004	8/24/2010	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88513	Eastman Kodak Company	US	7850814	12/256,576	10/23/2008	12/14/2010	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88554	Eastman Kodak Company	JP	5199672	2007-543192	11/16/2005	2/15/2013	Granted	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	US	7211363	11/000,299	11/30/2004	5/1/2007	Granted	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88578	Eastman Kodak Company	US	7211364	11/256,253	10/21/2005	5/1/2007	Granted	THERMALLY CONDUCTIVE MATERIAL AND USE IN HIGH-SPEED PRINTING
88590	Eastman Kodak Company	US	8104170	12/020,789	1/28/2008	1/13/2012	Granted	CHARGE PLATE FABRICATION TECHNIQUE
88596	Eastman Kodak Company	JP	5086095	2007-544384	11/17/2005	9/14/2012	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7264867	10/999,254	11/30/2004	9/4/2007	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7678445	11/748,069	5/14/2007	3/16/2010	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88613	Eastman Kodak Company	US	7867603	11/000,124	11/30/2004	1/11/2011	Granted	COEXTRUDED TONER RECEIVING LAYER FOR ELECTROPHOTOGRAPHY
88644	Eastman Kodak Company	US	7165842	10/939,661	9/13/2004	1/23/2007	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS HAVING GLARE SUPPRESSION
88664	Eastman Kodak Company	US	7067756	10/988,343	11/12/2004	6/27/2006	Granted	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88684	Eastman Kodak Company	US	7731341	11/220,514	9/7/2005	6/8/2010	Granted	CONTINUOUS FLUID JET EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88696	Eastman Kodak Company	US	7718237	11/364,749	2/28/2006	5/18/2010	Granted	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER AND CAPABLE OF ABSORBING HIGH INK FLUX
88705	Eastman Kodak Company	US	7326956	11/015,897	12/17/2004	2/5/2008	Granted	FLUORINE-CONTAINING N,N'-DIARYL PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
88708	Eastman Kodak Company	JP	5074504	2009-530364	9/17/2007	8/31/2012	Granted	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	US	7448718	11/536,906	9/29/2006	11/11/2008	Granted	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88710	Eastman Kodak Company	EP		06786754.9	7/11/2006		Filed	ADAPTIVE PRINTING
88710	Eastman Kodak Company	JP	5053273	2008-522812	7/11/2006	8/3/2012	Granted	SYSTEM AND METHOD FOR PRINTING AN IMAGE ON A RECEIVER MEDIUM
88710	Eastman Kodak Company	US	7440123	11/185,392	7/20/2005	10/21/2008	Granted	ADAPTIVE PRINTING
88718	Eastman Kodak Company	US	7100510	11/054,680	2/9/2005	9/5/2006	Granted	METHOD FOR REGISTERING PATTERNS ON A WEB
88718	Eastman Kodak Company	US	7650839	11/500,209	8/7/2006	1/26/2010	Granted	METHOD FOR REGISTERING PATTERNS ON A WEB
88747	Eastman Kodak Company	DE	602006031754.9	06790166.0	9/6/2006	8/29/2012	Granted	INK JET BREAK-OFF LENGTH

88747	Eastman Kodak Company	GB	1931516	06790166.0	9/6/2006	8/29/2012	Granted	CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	US	7249830	11/229,467	9/16/2005	7/31/2007	Granted	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION

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88747	Eastman Kodak Company	US	7401906	11/758,786	6/6/2007	7/22/2008	Granted	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88750	Eastman Kodak Company	US	7249829	11/130,621	5/17/2005	7/31/2007	Granted	HIGH SPEED, HIGH QUALITY LIQUID PATTERN DEPOSITION APPARATUS
88774	Eastman Kodak Company	US	7196281	10/987,882	11/12/2004	3/27/2007	Granted	RESISTIVE TOUCH SCREEN HAVING CONDUCTIVE MESH
88781	Eastman Kodak Company	JP	5179510	2009-541308	12/4/2007	1/18/2013	Granted	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	US	7699441	11/609,375	12/12/2006	4/20/2010	Granted	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88827	Eastman Kodak Company	JP	5139444	2009-541309	12/4/2007	11/22/2012	Granted	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	US	7600856	11/609,365	12/12/2006	10/13/2009	Granted	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88836	Eastman Kodak Company	US	7642039	11/365,049	3/1/2006	1/5/2010	Granted	A METHOD OF MAKING AN ADDRESS PLATE
88838	Eastman Kodak Company	DE	602006003764.3	06773287.5	6/16/2006	11/19/2008	Granted	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	JP	4965566	2008-519350	6/16/2006	4/6/2012	Granted	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	US	7597439	11/173,706	7/1/2005	10/6/2009	Granted	INKJET PRINT AND METHOD OF PRINTING
88840	Eastman Kodak Company	US	7419565	11/048,400	2/1/2005	9/2/2008	Granted	METHOD FOR ENCAPSULATING VISUAL DISPLAY WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
88841	Eastman Kodak Company	US	7352926	11/095,167	3/31/2005	4/1/2008	Granted	PRINTING PRESS AND METHOD OF CONVEYING SHEETS ALONG MULTIPLE FORM CYLINDERS
88846	Eastman Kodak Company	US	5738010	08/722,369	9/27/1996	4/14/1998	Granted	SHEET FED PRINTING PRESS
88847	Eastman Kodak Company	US	5778783	09/686,817	7/26/1996	7/14/1998	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	DE	602006006842.5	06800934.9	8/8/2006	5/13/2009	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	GB	1917147	06800934.9	8/8/2006	5/13/2009	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	JP	5260289	2008-527953	8/8/2006	5/2/2013	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	US	7824030	11/210,169	8/23/2005	11/2/2010	Granted	EXTRUDED OPEN-CELLED INK-RECEIVING LAYER COMPRISING HYDROPHILIC POLYMER FOR USE IN INKJET RECORDING
88857	Eastman Kodak Company	US	5602632	09/560,772	11/21/1995	2/11/1997	Granted	BELT APPLICATOR FOR DEVELOPING INK OR TONER ON A PRINT MEMBER
88858	Eastman Kodak Company	US	5915300	08/874,258	6/13/1997	6/29/1999	Granted	PRINTING MACHINE WITH A SHEET-TRANSPORT BELT
88861	Eastman Kodak Company	US	6078769	09/136,106	8/18/1998	6/20/2000	Granted	CYLINDER FOR A PRINTING MACHINE
88886	Eastman Kodak Company	US	7325691	10/957,769	10/4/2004	2/5/2008	Granted	PACKAGING APPARATUS
88925	Eastman Kodak Company	US	7271935	11/352,056	2/10/2006	9/18/2007	Granted	SELF-CALIBRATING PRINTER AND PRINTER CALIBRATION METHOD
88949	Eastman Kodak Company	US	7501228	11/076,593	3/10/2005	3/10/2009	Granted	ANNULAR NOZZLE STRUCTURE FOR HIGH DENSITY INKJET PRINTHEADS
88969	Eastman Kodak Company	US	7350900	11/079,656	3/14/2005	4/1/2008	Granted	TOP FEED DROPLET GENERATOR
88983	Eastman Kodak Company	DE	602005015487.6	05851591.7	11/15/2005	7/15/2009	Granted	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	JP	4991557	2007-543152	11/15/2005	5/11/2012	Granted	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	US	7125446	10/994,593	11/19/2004	10/24/2006	Granted	YELLOW DYES FOR INK JET INKS
89065	Eastman Kodak Company	DE	602005031824.0	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	FR	1814741	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	GB	1814741	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	US	7188931	10/994,686	11/22/2004	3/13/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	JP	4846728	2007-543284	11/18/2005	10/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7283030	10/999,645	11/22/2004	10/16/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7508294	11/849,378	9/4/2007	3/24/2009	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89093	Eastman Kodak Company	US	7100508	11/066,574	2/25/2005	9/5/2006	Granted	COLOR REGISTRATION TEST PATTERN
89099	Eastman Kodak Company	US	8128196	12/333,338	12/12/2008	3/6/2012	Granted	THERMAL CLEANING OF INDIVIDUAL JETTING MODULE NOZZLES
89101	Eastman Kodak Company	US	7414313	11/022,155	12/22/2004	8/19/2008	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
89107	Eastman Kodak Company	CN	ZL200580044132.3	200580044132.3	12/6/2005	5/30/2012	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	EP		05853225.0	12/6/2005		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	TW		094145190	12/20/2005		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS,

89107 Eastman Kodak Company US 7198977 11/021,739 12/21/2004 4/3/2007 Granted

PROCESS FOR FABRICATING THIN FILM
SEMICONDUCTOR DEVICE AND
ELECTRONIC DEVICES
N,N'-DI(PHENYLALKYL)-SUBSTITUTED
PERYLENE-BASED TETRACARBOXYLIC
DIIMIDE COMPOUNDS AS N-TYPE
SEMICONDUCTOR MATERIALS FOR
THIN FILM TRANSISTORS

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89136	Eastman Kodak Company	US	7322542	11/130,441	5/13/2005	1/29/2008	Granted	AUTOMATIC WINDING SYSTEM CONCEPT
89151	Eastman Kodak Company	DE	602005007633.6	05854952.8	12/20/2005	6/18/2008	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	JP	4990794	2007-548426	12/20/2005	5/11/2012	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	US	7687277	11/021,120	12/22/2004	3/30/2010	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89152	Eastman Kodak Company	US	8153716	11/722,674	12/22/2005	4/10/2012	Granted	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89163	Eastman Kodak Company	US	7648821	11/911,825	3/24/2006	1/19/2010	Granted	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89165	Eastman Kodak Company	US	7501071	11/365,050	3/1/2006	3/10/2009	Granted	A METHOD OF FORMING A PATTERNED CONDUCTIVE STRUCTURE
89166	Eastman Kodak Company	US	7361379	11/365,251	3/1/2006	4/22/2008	Granted	A METHOD OF REGISTERING A SPACER WITH A CONDUCTING TRACK
89185	Eastman Kodak Company	EP		06803188.9	9/8/2006		Filed	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	7673976	11/229,261	9/16/2005	3/9/2010	Granted	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	8087740	12/690,954	1/21/2010	1/3/2012	Granted	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89196	Eastman Kodak Company	US	7300136	11/029,080	1/4/2005	11/27/2007	Granted	INK TUBING CHAIN SLIDER FOR WIDE FORMAT PRINTER
89198	Eastman Kodak Company	US	7472983	11/029,071	1/4/2005	1/6/2009	Granted	INTELLIGENT PRINT MASK
89199	Eastman Kodak Company	US	7210758	11/029,086	1/4/2005	5/1/2007	Granted	MEDIA FEED CALIBRATION
89206	Eastman Kodak Company	US	7288469	11/003,822	12/3/2004	10/30/2007	Granted	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89206	Eastman Kodak Company	US	7669988	11/851,436	9/7/2007	3/2/2010	Granted	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89221	Eastman Kodak Company	CN		201080035307.5	8/2/2010		Filed	METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	US	8496317	12/538,921	8/11/2009	7/30/2013	Granted	METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89223	Eastman Kodak Company	US	7455886	11/208,661	8/22/2005	11/25/2008	Granted	NANOCOMPOSITE MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
89233	Eastman Kodak Company	US	7515149	11/015,904	12/17/2004	4/7/2009	Granted	DISPLAY
89234	Eastman Kodak Company	US	7538756	11/016,459	12/17/2004	5/26/2009	Granted	METHODS FOR MAKING DISPLAY
89252	Eastman Kodak Company	DE	602006003750.3	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	FR	1883542	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	GB	1883542	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	JP	4733174	2008-500741	2/24/2006	4/28/2011	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	US	7507451	11/077,614	3/11/2005	3/24/2009	Granted	FUSIBLE REACTIVE MEDIA
89255	Eastman Kodak Company	DE	602006001643.3	06736064.4	2/24/2006	7/2/2008	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89255	Eastman Kodak Company	JP	4733173	2008-500739	2/24/2006	4/28/2011	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89255	Eastman Kodak Company	US	7661806	11/078,275	3/11/2005	2/16/2010	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89256	Eastman Kodak Company	US	7119936	11/012,739	12/15/2004	10/10/2006	Granted	SPECKLE-REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
89258	Eastman Kodak Company	US	7553526	11/302,875	12/14/2005	6/30/2009	Granted	INKJET RECORDING MEDIA COMPRISING PRECIPITATED CALCIUM CARBONATE
89259	Eastman Kodak Company	US	7656567	11/035,306	1/13/2005	2/2/2010	Granted	SELECTING A BEST THREE COLOR SOLUTION TO A CIE L*A*B INPUT USING LINEAR INTERPOATION
89266	Eastman Kodak Company	EP		06836979.2	11/7/2006		Filed	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	TW		095142933	11/21/2006		Filed	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS N-TYPE SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	US	7422777	11/285,238	11/22/2005	9/9/2008	Granted	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	EP		06817131.3	10/16/2006		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7629605	11/263,111	10/31/2005	12/8/2009	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7807994	12/545,337	8/21/2009	10/5/2010	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89276	Eastman Kodak Company	US	7178756	11/084,570	3/18/2005	2/20/2007	Granted	WEB AUTO-SPLICING SYSTEM CONCEPT
89308	Eastman Kodak Company	US	7638780	11/169,368	6/28/2005	12/29/2009	Granted	UV CURE EQUIPMENT WITH COMBINED LIGHT PATH
89310	Eastman Kodak Company	US	7268363	11/058,014	2/15/2005	9/11/2007	Granted	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS
89310	Eastman Kodak Company	US	7893428	11/838,448	8/14/2007	2/22/2011	Granted	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS

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89322	Eastman Kodak Company	DE	602006027822.5	06803195.4	9/8/2006	2/22/2012	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	GB	1934049	06803195.4	9/8/2006	2/22/2012	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	US	7404626	11/229,459	9/16/2005	7/29/2008	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL IN A HIGH RESOLUTION INK JET PRINTER
89334	Eastman Kodak Company	DE	602006002981.0	06752430.6	5/9/2006	10/1/2008	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	GB	1883540	06752430.6	5/9/2006	10/1/2008	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	US	7153626	11/135,263	5/23/2005	12/26/2006	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89335	Eastman Kodak Company	DE	602006019288.6	06790197.5	9/8/2006	12/29/2010	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	GB	1931517	06790197.5	9/8/2006	12/29/2010	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	US	7434919	11/229,454	9/16/2005	10/14/2008	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89335	Eastman Kodak Company	US	8226199	12/243,325	10/1/2008	7/24/2012	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89343	Eastman Kodak Company	US	7660013	11/035,304	1/13/2005	2/9/2010	Granted	METHOD OF CONVERTING A COLOR RECIPE
89345	Eastman Kodak Company	US	7635173	11/263,143	10/31/2005	12/22/2009	Granted	INKJET PRINTER WITH SPILL DETECTION
89355	Eastman Kodak Company	US	7541130	11/264,735	11/1/2005	6/2/2009	Granted	SULFONE CHARGE CONTROL AGENTS FOR ELECTROSTATOGRAPHIC TONERS
89361	Eastman Kodak Company	DE	602007010824.1	07848617.2	12/19/2007	11/24/2010	Granted	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	JP	5161890	2009-542212	12/19/2007	12/21/2012	Granted	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	US	8313808	12/517,288	12/19/2007	11/20/2012	Granted	COMPOSITE MATERIALS FROM CHARGED OR FUNCTIONALIZED LATEXES FOR INKJET APPLICATIONS
89392	Eastman Kodak Company	US	7449286	11/518,643	9/11/2006	11/11/2008	Granted	A METHOD OF FORMING CONDUCTIVE TRACKS
89393	Eastman Kodak Company	US	7563564	11/911,234	3/24/2006	7/21/2009	Granted	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89401	Eastman Kodak Company	US	7402506	11/156,143	6/16/2005	7/22/2008	Granted	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
89403	Eastman Kodak Company	US	7310107	11/086,879	3/22/2005	12/18/2007	Granted	METHOD FOR MONITORING IMAGE CALIBRATION
89404	Eastman Kodak Company	US	7570393	11/087,036	3/22/2005	8/4/2009	Granted	METHOD FOR CALIBRATION OF A PRINTER
89408	Eastman Kodak Company	EP		06851394.4	5/23/2006		Filed	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	JP	4965571	2008-526927	5/23/2006	4/6/2012	Granted	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	US	7593004	11/143,540	6/2/2005	9/22/2009	Granted	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89409	Eastman Kodak Company	US	7645497	11/143,562	6/2/2005	1/12/2010	Granted	MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89434	Eastman Kodak Company	US	7452594	11/281,856	11/17/2005	11/18/2008	Granted	FUSER MEMBER SYSTEM AND PROCESS
89451	Eastman Kodak Company	US	7101659	11/174,306	7/1/2005	9/5/2006	Granted	COLOR PHOTOGRAPHIC ELEMENT WITH UV ABSORBER
89452	Eastman Kodak Company	US	7153640	11/261,047	10/28/2005	12/26/2006	Granted	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
89455	Eastman Kodak Company	CN	ZL200780009882.6	200780009882.6	3/12/2007	11/14/2012	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	EP		07752897.4	3/12/2007		Filed	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	JP	4948593	2009-501451	3/12/2007	3/16/2012	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	US	7720288	11/385,071	3/21/2006	5/18/2010	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89512	Eastman Kodak Company	DE	602006011722.1	06738540.1	3/16/2006	1/13/2010	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	GB	1864301	06738540.1	3/16/2006	1/13/2010	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	JP		2008-504111	3/16/2006		Filed	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	US	7438832	11/092,301	3/29/2005	10/21/2008	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89532	Eastman Kodak Company	EP		06825677.5	10/10/2006		Filed	ELECTROSTATOGRAPHIC METHOD
89532	Eastman Kodak Company	US	7488563	11/250,224	10/14/2005	2/10/2009	Granted	ELECTROSTATOGRAPHIC METHOD
89564	Eastman Kodak Company	US	7479179	11/198,764	8/5/2005	1/20/2009	Granted	PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89582	Eastman Kodak Company	CN	200680010321.3	200680010321.3	3/20/2006	8/19/2009	Granted	LIGHT EMITTING SOURCE WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89582	Eastman Kodak Company	US	7272275	11/096,031	3/31/2005	9/18/2007	Granted	POLARIZED LIGHT EMITTING SOURCE WITH AN ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89584	Eastman Kodak Company	US	7552534	11/382,726	5/11/2006	6/30/2009	Granted	ELECTROFORMED INTEGRAL CHARGE PLATE AND ORIFICE PLATE FOR

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89604	Eastman Kodak Company	GB	2057510	07811302.4	8/13/2007	2/22/2012	Granted	CUSTOM COLOR TONER
89604	Eastman Kodak Company	US	7687213	11/511,045	8/28/2006	3/30/2010	Granted	CUSTOM COLOR TONER
89606	Eastman Kodak Company	US	7371492	11/192,347	7/28/2005	5/13/2008	Granted	VINYL POLYMER PHOTOCONDUCTIVE ELEMENTS
89613	Eastman Kodak Company	CN	200680016938.6	200680016938.6	5/2/2006	12/30/2009	Granted	A PATTERNED METAL LAYER USING LASER THERMAL TRANSFER
89613	Eastman Kodak Company	US	7648741	11/130,772	5/17/2005	1/19/2010	Granted	FORMING A PATTERNED METAL LAYER USING LASER INDUCED THERMAL TRANSFER METHOD
89619	Eastman Kodak Company	US	7540589	11/382,759	5/11/2006	6/2/2009	Granted	INTEGRATED CHARGE AND ORIFICE PLATES FOR CONTINUOUS INK JET PRINTERS
89631	Eastman Kodak Company	US	7410825	11/227,591	9/15/2005	8/12/2008	Granted	METAL AND ELECTRONICALLY CONDUCTIVE POLYMER TRANSFER
89636	Eastman Kodak Company	US	8361689	11/934,911	11/5/2007	1/29/2013	Granted	NEGATIVE CHARGE CONTROL AGENTS AND THEIR PREPARATION
89639	Eastman Kodak Company	US	7601473	11/474,018	6/23/2006	10/13/2009	Granted	IMPROVED TONER
89640	Eastman Kodak Company	DE	602007003192.3	602007003192.3-08	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	FR	1984790	07750776.2	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	GB	1984790	07750776.2	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	US	7501218	11/357,233	2/17/2006	3/10/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89646	Eastman Kodak Company	CN	200680015120.2	200680015120.2	4/26/2006	4/27/2010	Granted	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	IN		7252/DELNP/2007	4/26/2006		Filed	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	US	7198373	11/120,331	5/3/2005	4/3/2007	Granted	DISPLAY APPARATUS USING LCD PANEL
89651	Eastman Kodak Company	EP		05006182.9	3/22/2005		Filed	METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89651	Eastman Kodak Company	US	8437044	11/909,359	12/21/2005	5/7/2013	Granted	CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89653	Eastman Kodak Company	US	7301497	11/099,348	4/5/2005	11/27/2007	Granted	STEREO DISPLAY FOR POSITION SENSING SYSTEMS
89661	Eastman Kodak Company	US	7437820	11/382,773	5/11/2006	10/21/2008	Granted	CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS
89670	Eastman Kodak Company	US	7568285	11/382,787	5/11/2006	8/4/2009	Granted	SELF-ALIGNED PRINT HEAD AND ITS FABRICATION
89685	Eastman Kodak Company	EP		06801507.2	8/16/2006		Filed	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	US	7655708	11/387,037	3/22/2006	2/2/2010	Granted	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89692	Eastman Kodak Company	US	6593055	09/946,720	9/5/2001	7/15/2003	Granted	A MULTI-LAYER THERMALLY IMAGEABLE ELEMENT
89693	Eastman Kodak Company	US	6027849	07/855,799	3/23/1992	2/22/2000	Granted	ABLATIVE IMAGEABLE ELEMENT
89699	Eastman Kodak Company	US	5534381	08/498,881	7/6/1995	7/9/1996	Granted	ACETAL POLYMERS USEFUL IN PHOTSENSITIVE COMPOSITIONS
89700	Eastman Kodak Company	US	6660454	10/272,762	10/17/2002	12/9/2003	Granted	ADDITIVE COMPOSITION FOR BOTH RINSE WATER RECYCLING I WATER RECYCLING SYSTEMS AND SIMULTANEOUS SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATES
89702	Eastman Kodak Company	US	7083895	10/931,328	9/1/2004	8/1/2006	Granted	ADHESION PROMOTING INGREDIENTS FOR ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
89717	Eastman Kodak Company	US	6539865	09/791,240	2/21/2001	4/1/2003	Granted	METHOD OF PREPARING A LITHOGRAPHIC PRINTING PLATE FOR IMAGING IN A PRINTER ENGINE
89718	Eastman Kodak Company	US	7153045	11/031,743	1/7/2005	12/26/2006	Granted	AN ELECTRO-MECHANICAL SYSTEM AND METHOD FOR MIXING REPLENISHMENT FOR PLATE PRECURSOR DEVELOPERS
89719	Eastman Kodak Company	US	5843617	08/841,420	4/22/1997	12/1/1998	Granted	THERMAL BLEACHING OF INFRARED DYES
89722	Eastman Kodak Company	US	5764268	08/504,331	7/19/1995	6/9/1998	Granted	APPARATUS AND METHOD FOR PROVIDING DONOR-RECEPTOR CONTACT IN A LASER-INDUCED THERMAL TRANSFER PRINTER
89723	Eastman Kodak Company	DE	69615740.3	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	FR	0741491	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	GB	0741491	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5781206	08/431,614	5/1/1995	7/14/1998	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5877787	08/987,878	12/8/1997	3/2/1999	Granted	APPARATUS AND METHOD FOR

89723	Eastman Kodak Company	US	RE38180	09/687,079	10/16/2000	7/15/2003	Granted	RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	DE	602006035336.7	06803194.7	9/8/2006	3/27/2013	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	FR	1931518	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	GB	1931518	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	US	7364276	11/229,263	9/16/2005	4/29/2008	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89732	Eastman Kodak Company	US	7667391	11/499,474	8/4/2006	2/23/2010	Granted	ELECTRICALLY EXCITED ORGANIC LIGHT-EMITTING DIODES WITH SPATIAL AND SPECTRAL COHERENCE

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89751	Eastman Kodak Company	DE	1872416	602006014128.9	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	FR	1872416	06740494.7	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	GB	1872416	06740494.7	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7579619	11/110,076	4/20/2005	8/25/2009	Granted	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7981719	12/474,533	5/29/2009	7/19/2011	Granted	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89761	Eastman Kodak Company	US	6461794	09/371,977	8/11/1999	10/8/2002	Granted	ELIMINATION OF POST ANODIC TREATMENT REQUIREMENT FOR LITHOGRAPHIC SUPPORT
89766	Eastman Kodak Company	US	7365104	11/096,093	3/31/2005	4/29/2008	Granted	LIGHT CURABLE ARTICLES CONTAINING AZINIUM SALTS
89770	Eastman Kodak Company	US	6418850	09/902,917	7/11/2001	7/16/2002	Granted	HYDROPHILIZED SUBSTRATE FOR PLANOGRAPHIC PRINTING
89778	Eastman Kodak Company	US	6472054	09/494,224	1/27/2000	10/29/2002	Granted	METHOD OF PREPARING A PRINTING PLATE AND PRINTING PLATE
89780	Eastman Kodak Company	US	6458511	09/589,335	6/7/2000	10/1/2002	Granted	THERMALLY IMAGEABLE POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR IMAGING
89785	Eastman Kodak Company	US	6300038	09/444,125	11/19/1999	10/9/2001	Granted	ARTICLES HAVING IMAGABLE COATINGS
89786	Eastman Kodak Company	US	6706466	09/587,813	6/6/2000	3/16/2004	Granted	ARTICLE HAVING IMAGABLE COATINGS
89787	Eastman Kodak Company	US	6143479	09/449,072	11/24/1999	11/7/2000	Granted	DEVELOPING SYSTEM FOR ALKALINE-DEVELOPABLE LITHOGRAPHIC PRINTING PLATES
89790	Eastman Kodak Company	US	6427597	09/492,643	1/27/2000	8/6/2002	Granted	METHOD OF CONTROLLING IMAGE RESOLUTION ON A SUBSTRATE
89792	Eastman Kodak Company	US	6558787	09/472,470	12/27/1999	5/6/2003	Granted	RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89792	Eastman Kodak Company	US	7026254	10/405,403	4/2/2003	4/11/2006	Granted	IMPROVEMENTS IN RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89795	Eastman Kodak Company	US	6358669	09/469,489	12/22/1999	3/19/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89795	Eastman Kodak Company	US	6534238	09/592,895	6/13/2000	3/18/2003	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89796	Eastman Kodak Company	US	6528228	09/729,765	12/5/2000	3/4/2003	Granted	CHEMICAL RESISTANT UNDERLAYER FOR POSITIVE-WORKING PRINTING PLATES
89800	Eastman Kodak Company	US	6146812	09/399,191	9/17/1999	11/14/2000	Granted	IMAGING MEMBER CONTAINING SWITCHABLE POLYMERS AND METHOD FOR USE
89802	Eastman Kodak Company	US	6352811	09/469,490	12/22/1999	3/5/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89804	Eastman Kodak Company	US	6555283	09/589,334	6/7/2000	4/29/2003	Granted	IMAGEABLE ELEMENT AND WATERLESS PRINTING PLATE
89808	Eastman Kodak Company	US	6413694	09/431,706	11/1/1999	7/2/2002	Granted	PROCESSLESS IMAGING MEMBER CONTAINING HEAT SENSITIVE SULFONATE POLYMER AND METHODS OF USE
89809	Eastman Kodak Company	US	6506533	09/589,333	6/7/2000	1/14/2003	Granted	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89809	Eastman Kodak Company	US	6667137	10/331,415	12/30/2002	12/23/2003	Granted	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89810	Eastman Kodak Company	US	6524767	09/696,870	10/26/2000	2/25/2003	Granted	USE OF METAL COMPOUNDS IN IMAGEABLE ARTICLES
89811	Eastman Kodak Company	US	6294311	09/469,493	12/22/1999	9/25/2001	Granted	LITHOGRAPHIC PRINTING PLATE HAVING HIGH CHEMICAL RESISTANCE
89812	Eastman Kodak Company	US	6558872	09/658,548	9/9/2000	5/6/2003	Granted	RELATION TO THE MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89813	Eastman Kodak Company	CN	200380102351.3	200380102351.3	10/23/2003	8/29/2007	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS.
89813	Eastman Kodak Company	CN	ZL200710141068.1	200710141068.1	8/16/2007	4/20/2011	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	DE	60304889.7	03779238.9	10/23/2003	4/26/2006	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	GB	1556227	03779238.9	10/23/2003	4/26/2006	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS

89813	Eastman Kodak Company	JP	4253694	2004-550104	10/23/2003	2/6/2009	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89814	Eastman Kodak Company	US	6777164	09/828,075	4/6/2001	8/17/2004	Granted	LITHOGRAPHIC PRINTING FORMS
89815	Eastman Kodak Company	JP	4458389	2000-132808	5/1/2000	2/19/2010	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89815	Eastman Kodak Company	US	6689539	09/839,906	4/20/2001	2/10/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89816	Eastman Kodak Company	US	6894000	10/134,168	4/26/2002	5/17/2005	Granted	METHOD FOR PREPARING IMAGED MEMBERS AND IMAGED MEMBERS PREPARED THEREBY
89819	Eastman Kodak Company	US	6905812	10/290,378	11/7/2002	6/14/2005	Granted	LITHOGRAPHIC PRINTING FORM AND METHOD OF PREPARATION AND USE THEREOF
89820	Eastman Kodak Company	US	6555291	09/638,556	8/14/2000	4/29/2003	Granted	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE
89824	Eastman Kodak Company	US	6458503	09/801,538	3/8/2001	10/1/2002	Granted	FLUORINATED AROMATIC ACETAL POLYMERS AND PHOTOSENSITIVE COMPOSITIONS CONTAINING SUCH POLYMERS
89827	Eastman Kodak Company	US	6465152	09/603,013	6/26/2000	10/15/2002	Granted	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER ON IMPROVED SUBSTRATE AND METHODS OF USE
89828	Eastman Kodak Company	US	6482578	10/085,823	2/27/2002	11/19/2002	Granted	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89837	Eastman Kodak Company	US	6548215	09/779,811	2/9/2001	4/15/2003	Granted	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING THE DUAL-FEED TECHNOLOGY

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89838	Eastman Kodak Company	JP	4065404	2002-555144	10/15/2001	1/11/2008	Granted	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6506536	09/751,650	12/29/2000	1/14/2003	Granted	IMAGEABLE ELEMENT COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6911296	10/299,226	11/19/2002	6/28/2005	Granted	IMAGEABLE ELEMENT AND COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89839	Eastman Kodak Company	DE	60235801.9	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	FR	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	GB	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	JP	4053888	2002-579886	1/23/2002	12/14/2007	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	NL	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	US	6582882	09/826,300	4/4/2001	6/24/2003	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89840	Eastman Kodak Company	US	6596460	09/751,183	12/29/2000	7/22/2003	Granted	POLYVINYL ACETALS HAVING AZIDO GROUPS AND USE THEREOF IN RADIATION-SENSITIVE COMPOSITIONS
89842	Eastman Kodak Company	US	6613494	09/805,327	3/13/2001	9/2/2003	Granted	IMAGEABLE ELEMENT HAVING A PROTECTIVE OVERLAYER
89844	Eastman Kodak Company	US	6569609	10/075,661	2/14/2002	5/27/2003	Granted	PROCESS FOR DEVELOPING EXPOSED RADIATION-SENSITIVE PRINTING PLATE PRECURSORS
89846	Eastman Kodak Company	US	6864040	09/832,989	4/11/2001	3/8/2005	Granted	THERMAL INITIATOR SYSTEM USING LEUCO DYES AND POLYHALOGENE COMPOUNDS
89847	Eastman Kodak Company	US	6578485	09/930,814	8/16/2001	6/17/2003	Granted	ARTICLE AND METHOD FOR USE IN PREPARING A LITHOGRAPHIC PRINTING PLATE BY IMAGING IN A PRINTER ENGINE
89848	Eastman Kodak Company	US	6706454	09/899,741	7/5/2001	3/16/2004	Granted	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING PARTICLE GROWING ACCELERATION BY AN ADDITIVE POLYMER
89850	Eastman Kodak Company	US	6692890	09/826,315	4/4/2001	2/17/2004	Granted	SUBSTRATE IMPROVEMENTS FOR THERMALLY IMGEABLE COMPOSITIONS AND METHODS OF PREPARATION
89851	Eastman Kodak Company	CN	200580007930.9	200580007930.9	3/14/2005	11/24/2010	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	DE	602005006759.0	05725515.0	3/14/2005	5/14/2008	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	GB	1725402	05725515.0	3/14/2005	5/14/2008	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	US	6673514	09/948,182	9/7/2001	1/6/2004	Granted	IMAGEABLE ARTICLES AND COMPOSITIONS, AND THEIR USE
89851	Eastman Kodak Company	US	7163777	10/802,533	3/17/2004	1/16/2007	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89852	Eastman Kodak Company	CN	ZL02810555.9	02810555.9	5/10/2002	1/9/2008	Granted	COMPACT IMAGING HEAD AND HIGH SPEED MULTI-HEAD LASER IMAGING ASSEMBLY AND METHOD
89854	Eastman Kodak Company	US	6596456	10/119,392	4/11/2002	7/22/2003	Granted	USE OF CINNAMIC ACID GROUPS CONTAINING ACETAL POLYMERS FOR RADIATION-SENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
89856	Eastman Kodak Company	US	6610458	09/911,159	7/23/2001	8/26/2003	Granted	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89856	Eastman Kodak Company	US	6832554	10/609,732	6/30/2003	12/21/2004	Granted	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89858	Eastman Kodak Company	US	6670084	10/067,388	2/5/2002	12/30/2003	Granted	IMAGED PRINTING PLATE AND METHOD OF PREPARATION
89859	Eastman Kodak Company	US	6808857	10/151,199	5/20/2002	10/26/2004	Granted	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
89860	Eastman Kodak Company	US	6675710	10/034,676	12/21/2001	1/13/2004	Granted	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89861	Eastman Kodak Company	US	6649319	09/878,457	6/11/2001	11/18/2003	Granted	METHOD OF PROCESSING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89862	Eastman Kodak Company	US	6562555	09/919,695	8/1/2001	5/13/2003	Granted	METHOD OF MAINTAINING CONSTANT DEVELOPER ACTIVITY THROUGH USE OF IMAGE PROTECTING ADDITIVES IN THE REPLENISHER
89864	Eastman Kodak Company	DE	602006012334.5	06765194.3	8/3/2006	2/17/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	GB	1925002	06765194.3	8/3/2006	2/17/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	US	7695648	12/066,423	8/3/2006	4/13/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89865	Eastman Kodak Company	US	6699636	10/020,476	12/12/2001	3/2/2004	Granted	IMAGING ELEMENT COMPRISING A THERMALLY ACTIVATED CROSSLINKING AGENT
89868	Eastman Kodak Company	US	6921620	09/933,884	8/21/2001	7/26/2005	Granted	IMAGEABLE COMPOSITION CONTAINING

89869	Eastman Kodak Company	US	6800426	10/016,173	12/13/2001	10/5/2004	Granted	COLORANT HAVING A COUNTER ANION DERIVED FROM A NON-VOLATILE ACID PROCESS FOR MAKING A TWO LAYER THERMAL NEGATIVE PLATE
89873	Eastman Kodak Company	US	6830862	10/087,891	2/28/2002	12/14/2004	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH A CROSSLINKED TOP LAYER
89877	Eastman Kodak Company	US	6855487	10/044,165	10/26/2001	2/15/2005	Granted	METHOD AND APPARATUS FOR REFRESHMENT AND REUSE OF LOADED DEVELOPER
89881	Eastman Kodak Company	US	6902860	10/034,982	12/28/2001	6/7/2005	Granted	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89882	Eastman Kodak Company	US	6887642	10/117,569	4/5/2002	5/3/2005	Granted	MULTI-LAYER NEGATIVE WORKING IMAGEABLE ELEMENT
89884	Eastman Kodak Company	DE	60233968.5	02786990.8	12/10/2002	10/7/2009	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89884	Eastman Kodak Company	NL	1453675	02786990.8	12/10/2002	10/7/2009	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89885	Eastman Kodak Company	US	6821583	10/189,169	7/3/2002	11/23/2004	Granted	IMAGEABLE ELEMENT FOR SINGLE FLUID INK

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89886	Eastman Kodak Company	US	6759185	09/992,688	11/14/2001	7/6/2004	Granted	METHOD FOR REUSE OF LOADED DEVELOPER
89887	Eastman Kodak Company	US	6723495	10/057,518	1/24/2002	4/20/2004	Granted	WATER-DEVELOPABLE NEGATIVE-WORKING ULTRAVIOLET AND INFRARED IMAGEABLE ELEMENT
89889	Eastman Kodak Company	US	6645689	10/096,651	3/13/2002	11/11/2003	Granted	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89889	Eastman Kodak Company	US	RE41083	11/190,154	7/26/2005	1/19/2010	Granted	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89891	Eastman Kodak Company	US	6824947	10/370,385	2/18/2003	11/30/2004	Granted	PHOTOSENSITIVE COMPOSITION COMPRISING A PHENOL RESIN HAVING A UREA BOND IN THE MAIN CHAIN
89893	Eastman Kodak Company	US	6846614	10/066,874	2/4/2002	1/25/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES
89895	Eastman Kodak Company	US	6841335	10/207,583	7/29/2002	1/11/2005	Granted	IMAGING MEMBERS WITH IONIC MULTI-FUNCTIONAL EPOXY COMPOUNDS
89899	Eastman Kodak Company	US	6664025	10/074,791	2/12/2002	12/16/2003	Granted	VISIBLE RADIATION SENSITIVE COMPOSITION
89900	Eastman Kodak Company	US	6893797	10/217,005	8/12/2002	5/17/2005	Granted	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89901	Eastman Kodak Company	US	6884568	10/131,866	4/25/2002	4/26/2005	Granted	STABILIZED INFRARED-SENSITIVE POLYMERIZABLE SYSTEMS
89903	Eastman Kodak Company	US	6730457	10/190,066	7/5/2002	5/4/2004	Granted	DIGITAL WATERLESS LITHOGRAPHIC PRINTING PLATE HAVING HIGH RESISTANCE TO WATER-WASHABLE INKS
89904	Eastman Kodak Company	US	6732653	10/134,080	4/26/2002	5/11/2004	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE WORKING, RADIATION-SENSITIVE LAYER
89906	Eastman Kodak Company	AU	2003221914	2003221914	4/10/2003	3/6/2008	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	CN	03809491.6	03809491.6	4/10/2003	6/3/2009	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	EP		03718373.8	4/10/2003		Filed	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	HK	HK 1079578	05111672.7	4/10/2003	11/27/2009	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	IN	242432	2237/CHENP/2004	4/10/2003	8/26/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP	5270463	2009-143497	6/16/2009	5/17/2013	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2013-023341	2/8/2013		Filed	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	KR	0953771	10-2004-7015922	4/10/2003	4/12/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	RU	2300792	2004132874	4/10/2003	6/10/2007	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	6899994	10/119,454	4/10/2002	5/31/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7258964	11/091,124	3/28/2005	8/21/2007	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7592128	11/500,261	8/7/2006	9/22/2009	Granted	ON-PRESS DEVELOPABLE NEGATIVE-WORKING IMAGEABLE ELEMENTS
89906	Eastman Kodak Company	ZA	2004/8146	2004/8146	4/10/2003	11/30/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89907	Eastman Kodak Company	CN	ZL03811876.9	03811876.9	5/22/2003	11/21/2008	Granted	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSING FOR IMAGING RADIATION-SENSITIVE ELEMENTS
89907	Eastman Kodak Company	US	6787281	10/155,696	5/24/2002	9/7/2004	Granted	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSES FOR

89910	Eastman Kodak Company	US	7084993	10/223,586	8/16/2002	8/1/2006	Granted	IMAGING RADIATION-SENSITIVE ELEMENTS
89917	Eastman Kodak Company	US	6720130	10/266,888	10/8/2002	4/13/2004	Granted	CUSTOMER CHARGE ACCOUNTING IN A SOFT COLOR PROOFING SYSTEM
89923	Eastman Kodak Company	US	6742886	10/347,664	1/21/2003	6/1/2004	Granted	RADIATION SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSORS HAVING ABLATION-FREE IMAGEABLE COMPOSITION AND METHOD
89924	Eastman Kodak Company	CN	200380104739.7	200380104739.7	10/3/2003	12/2/2009	Granted	INK JET COMPOSITIONS FOR LITHOGRAPHIC PRINTING
89924	Eastman Kodak Company	DE	60308397.8	03770643.9	10/3/2003	9/13/2006	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	GB	1545878	03770643.9	10/3/2003	9/13/2006	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	JP	4382669	2004-543164	10/3/2003	10/2/2009	Granted	THERMALLY SENSITIVE MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	US	6858359	10/264,814	10/4/2002	2/22/2005	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89926	Eastman Kodak Company	US	6881533	10/368,209	2/18/2003	4/19/2005	Granted	FLEXOGRAPHIC PRINTING PLATES WITH INK-REPELLENT NON-IMAGE AREAS
89929	Eastman Kodak Company	US	7016042	10/647,791	8/25/2003	3/21/2006	Granted	COLOR PROFILING USING GRAY BACKING MATERIAL
89933	Eastman Kodak Company	CN	ZL200480008181.7	200480008181.7	1/20/2004	8/24/2011	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	DE	602004003029.5	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	FR	1587691	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	GB	1587691	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	JP	4546453	2006-502877	1/20/2004	7/9/2010	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	US	7097956	10/353,195	1/27/2003	8/29/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES

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89937	Eastman Kodak Company	US	6921626	10/400,714	3/27/2003	7/26/2005	Granted	NANOPASTES AS PATTERNING COMPOSITION FOR ELECTRONIC PARTS
89937-1	Eastman Kodak Company	US	7094503	10/400,715	3/27/2003	8/22/2006	Granted	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-1	Eastman Kodak Company	US	7217502	11/444,740	6/1/2006	5/15/2007	Granted	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-2	Eastman Kodak Company	US	7081322	10/400,959	3/27/2003	7/25/2006	Granted	NANOPASTES AS INKJET COMPOSITIONS FOR PRINTING PLATES
89939	Eastman Kodak Company	US	6962765	10/689,468	10/20/2003	11/8/2005	Granted	LASER GENERATED ULTRAVIOLET RADIATION MASK
89940	Eastman Kodak Company	US	6844139	10/336,595	1/3/2003	1/18/2005	Granted	METHOD FOR FORMING A LITHOGRAPHIC PRINTING PLATE
89941	Eastman Kodak Company	US	6899992	10/290,623	11/8/2002	5/31/2005	Granted	POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89942	Eastman Kodak Company	DE	602004003030.9	04703685.0	1/20/2004	11/2/2006	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	GB	1587880	04703685.0	1/20/2004	11/2/2006	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	US	6790590	10/353,106	1/27/2003	9/14/2004	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89945	Eastman Kodak Company	JP	4511523	2006-508807	2/23/2004	5/14/2010	Granted	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89945	Eastman Kodak Company	US	7229744	10/393,762	3/21/2003	6/12/2007	Granted	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89949	Eastman Kodak Company	US	6902861	10/384,989	3/10/2003	6/7/2005	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN PHOTOIMAGEABLE ELEMENTS
89965	Eastman Kodak Company	US	7442486	10/544,758	2/20/2004	10/28/2008	Granted	RADIATION-SENSITIVE COMPOSITIONS COMPRISING OXAZOLE DERIVATIVES AND IMAGEABLE ELEMENTS BASED THEREON
89972	Eastman Kodak Company	DE	602004018565.5	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	FR	1481800	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	GB	1481800	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	US	6924080	10/445,489	5/27/2003	8/2/2005	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89973	Eastman Kodak Company	GB	1481801	04012442.2	5/26/2004	8/8/2007	Granted	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89973	Eastman Kodak Company	US	6821709	10/445,548	5/27/2003	11/23/2004	Granted	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89976	Eastman Kodak Company	CN	200480012496.9	200480012496.9	5/11/2004	6/9/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	DE	602004033556.8	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	FR	1622768	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	GB	1622768	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	JP	5091299	2010-249754	11/8/2010	9/21/2012	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	US	7368215	10/436,506	5/12/2003	5/6/2008	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89981	Eastman Kodak Company	US	7070902	10/648,672	8/26/2003	7/4/2006	Granted	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89993	Eastman Kodak Company	US	7183039	10/559,230	6/8/2004	2/27/2007	Granted	1,4-DIHYDROPYRIDINE-CONTAINING IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PRODUCTION OF IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	DE	602004030255.4	04780824.1	8/11/2004	11/24/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	GB	1654119	04780824.1	8/11/2004	11/24/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENTS
90000	Eastman Kodak Company	US	6843176	10/661,236	9/12/2003	1/18/2005	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, RADIATION-SENSITIVE LAYER IN A LITHOGRAPHIC PRINTING PLATE
90001	Eastman Kodak Company	JP	4571479	2004-314443	10/28/2004	8/20/2010	Granted	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	US	7236179	10/695,545	10/28/2003	6/26/2007	Granted	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90002	Eastman Kodak Company	US	7291438	10/558,956	6/17/2004	11/6/2007	Granted	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
90003	Eastman Kodak Company	EP		04019062.1	8/11/2004		Filed	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90003	Eastman Kodak Company	US	6764232	10/639,885	8/13/2003	7/20/2004	Granted	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90005	Eastman Kodak Company	US	7710597	10/883,006	7/1/2004	5/4/2010	Granted	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90007	Eastman Kodak Company	US	7132550	10/722,257	11/25/2003	11/7/2006	Granted	PROCESS FOR THE PREPARATION OF CYANINE DYE WITH POLYSULFONATE ANIONS
90009	Eastman Kodak Company	US	6893783	10/681,701	10/8/2003	5/17/2005	Granted	MULTILAYER IMAGEABLE ELEMENTS
90011	Eastman Kodak Company	US	6844141	10/625,229	7/23/2003	1/18/2005	Granted	METHOD FOR DEVELOPING MULTILAYER

							IMAGEABLE ELEMENTS	
90018	Eastman Kodak Company	DE	602005002063.2	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	FR	1568506	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	GB	1568506	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER

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90018	Eastman Kodak Company	US	7147902	10/789,039	2/27/2004	12/12/2006	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90027	Eastman Kodak Company	US	7371454	10/736,078	12/15/2003	5/13/2008	Granted	IMAGEABLE ELEMENT COMPRISING SULFATED POLYMERS
90028	Eastman Kodak Company	US	7172992	10/949,899	9/24/2004	2/6/2007	Granted	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90033	Eastman Kodak Company	US	6001530	09/145,725	9/2/1998	12/14/1999	Granted	LASER ADDRESSABLE BLACK THERMAL TRANSFER DONORS
90035	Eastman Kodak Company	EP		04023906.3	10/7/2004		Filed	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7078162	10/681,574	10/8/2003	7/18/2006	Granted	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7316894	11/388,850	3/24/2006	1/8/2008	Granted	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7507526	11/623,334	3/27/2007	3/24/2009	Granted	DEVELOPER REGENERATORS
90036	Eastman Kodak Company	US	6022440	08/987,885	12/8/1997	2/8/2000	Granted	IMAGE TRANSFER PROCESS FOR INK-JET GENERATED IMAGES
90037	Eastman Kodak Company	US	6618158	09/185,182	11/3/1998	9/9/2003	Granted	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90038	Eastman Kodak Company	US	6992688	10/766,345	1/28/2004	1/31/2006	Granted	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90039	Eastman Kodak Company	US	6462835	09/353,997	7/15/1999	10/8/2002	Granted	IMAGING SYSTEM AND METHOD
90040	Eastman Kodak Company	DE	69905294.7	99949759.7	9/23/1999	2/5/2003	Granted	COLOR PROCESSING
90040	Eastman Kodak Company	US	7030888	09/259,863	3/1/1999	4/18/2006	Granted	COLOR PROCESSING
90041	Eastman Kodak Company	US	6608925	09/259,579	3/1/1999	8/19/2003	Granted	COLOR PROCESSING
90041	Eastman Kodak Company	US	7120295	10/612,734	7/2/2003	10/10/2006	Granted	COLOR IMAGE PROCESSING
90042	Eastman Kodak Company	US	6844140	10/747,643	12/29/2003	1/18/2005	Granted	METHOD FOR REDUCING START UP BLINDING IN NO-PROCESS LITHOGRAPHIC PRINTING PLATES
90043	Eastman Kodak Company	DE	60037589.7	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	FR	1190563	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	GB	1190563	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	US	6654150	09/342,983	6/29/1999	11/25/2003	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90044	Eastman Kodak Company	US	6650446	09/342,960	6/29/1999	11/18/2003	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND MEDIA MODELS
90046	Eastman Kodak Company	US	6633408	09/342,568	6/29/1999	10/14/2003	Granted	SPECTRAL MODELING OF PHOTOGRAPHIC PRINTING BASED ON DYE CONCENTRATION
90048	Eastman Kodak Company	DE	60009571.1	00959916.8	9/5/2000	3/31/2004	Granted	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	US	7900144	09/534,824	3/23/2000	3/1/2011	Granted	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90049	Eastman Kodak Company	US	7250245	10/852,552	5/24/2004	7/31/2007	Granted	SWITCHABLE POLYMER PRINTING PLATES WITH CARBON BEARING IONIC AND STERIC STABILIZING GROUPS
90050	Eastman Kodak Company	DE	60043061.8	00936285.6	5/24/2000	9/30/2009	Granted	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90050	Eastman Kodak Company	US	7057765	09/577,529	5/24/2000	6/6/2006	Granted	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90051	Eastman Kodak Company	DE	60106038.5-08	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	FR	1300000	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	GB	1300000	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	US	6867884	09/612,419	7/7/2000	3/15/2005	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90054	Eastman Kodak Company	US	7177047	09/741,460	12/19/2000	2/13/2007	Granted	GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7495804	11/644,860	12/22/2006	2/24/2009	Granted	GAMUT-PRESERVING COLOR IMAGING
90055	Eastman Kodak Company	JP	4142646	2004-522929	7/24/2002	6/20/2008	Granted	HALFTONE DOT THINNING
90055	Eastman Kodak Company	US	7016082	09/899,687	7/5/2001	3/21/2006	Granted	HALFTONE DOT THINNING
90058	Eastman Kodak Company	US	7215343	10/767,987	1/29/2004	5/8/2007	Granted	COLOR CORRECTION USING A DEVICE-DEPENDENT DISPLAY PROFILE
90062	Eastman Kodak Company	BR		PI0512217-1	6/2/2005		Filed	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	CN	200580019851.X	200580019851.X	6/2/2005	9/9/2009	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	DE	602005005058.2	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	FR	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	GB	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	JP		2012-203991	9/18/2012		Filed	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER

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90062	Eastman Kodak Company	NL	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	US	7261998	10/872,209	6/17/2004	8/28/2007	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90069	Eastman Kodak Company	EP		05008072.0	4/13/2005		Filed	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90069	Eastman Kodak Company	US	7317577	10/846,906	5/14/2004	1/8/2008	Granted	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90070	Eastman Kodak Company	DE	602005003657.1	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	GB	1747241	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	NL	1747241	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90073	Eastman Kodak Company	DE	602005001226.5	05009501.7	4/29/2005	6/14/2007	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	GB	1593520	05009501.7	4/29/2005	5/30/2007	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	US	6855474	10/838,940	5/3/2004	2/15/2005	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90076	Eastman Kodak Company	CN	ZL200580011950.3	200580011950.3	4/6/2005	11/7/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	CN		201210311213.7	4/6/2005		Filed	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	EP		05734358.4	4/6/2005		Filed	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	JP	5155654	2007-507503	4/6/2005	12/14/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	US	8142987	11/081,018	3/15/2005	3/27/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US	8409790	13/314,218	12/8/2011	4/2/2013	Granted	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90081	Eastman Kodak Company	US	6623894	09/808,309	3/14/2001	9/23/2003	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90081	Eastman Kodak Company	US	6943816	10/636,421	8/6/2003	9/13/2005	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90082	Eastman Kodak Company	DE	60214984.3	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	FR	1368962	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	GB	1368962	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90088	Eastman Kodak Company	US	6597388	09/886,446	6/21/2001	7/22/2003	Granted	THERMAL IMAGING MASK
90089	Eastman Kodak Company	US	6737204	10/238,508	9/4/2002	5/18/2004	Granted	HYBRID PROOFING METHOD
90090	Eastman Kodak Company	DE	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	EP	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	GB	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	NL	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	US	6888558	10/028,548	12/19/2001	5/3/2005	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90091	Eastman Kodak Company	US	6899988	10/461,738	6/13/2003	5/31/2005	Granted	LASER THERMAL METALLIC DONORS
90095	Eastman Kodak Company	DE	60223078.0	02792554.4	12/30/2002	10/17/2007	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	JP	4938810	2009-58368	12/30/2002	3/2/2012	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	6775633	10/039,669	12/31/2001	8/10/2004	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	7509222	10/854,113	5/26/2004	3/24/2009	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90120	Eastman Kodak Company	US	7184679	11/117,557	4/28/2005	2/27/2007	Granted	RECEIVER MEMBER SPEED CONTROL THROUGH A FUSER ASSEMBLY OF A REPRODUCTION APPARATUS
90121	Eastman Kodak Company	US	7194233	11/117,559	4/28/2005	3/20/2007	Granted	A VARIABLE POWER FUSER EXTERNAL HEATER
90123	Eastman Kodak Company	US	7680424	11/863,519	9/28/2007	3/16/2010	Granted	ROLLER FUSER SYSTEM WITH FUSING MEMBER TEMPERATURE CONTROL FOR PRINTING
90142	Eastman Kodak Company	US	7045271	10/842,111	5/10/2004	5/16/2006	Granted	ON PRESS DEVELOPABLE IMAGEABLE ELEMENT
90148	Eastman Kodak Company	US	7172850	10/891,727	7/15/2004	2/6/2007	Granted	PREPARATION OF SOLVENT-RESISTANT BINDER FOR AN IMAGEABLE ELEMENT
90150	Eastman Kodak Company	US	7292368	11/122,260	5/4/2005	11/6/2007	Granted	HALFTONE PROOFING WITH INKJET PRINTERS
90151	Eastman Kodak Company	US	7186482	11/144,315	6/3/2005	3/6/2007	Granted	MULTILAYER IMAGEABLE ELEMENTS
90154	Eastman Kodak Company	JP	4856075	2007-528027	8/17/2005	11/4/2011	Granted	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR

90154	Eastman Kodak Company	US	7416831	10/922,782	8/20/2004	8/26/2008	Granted	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90159	Eastman Kodak Company	CN	200580030800.7	200580030800.7	9/9/2005	10/27/2010	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL

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90159	Eastman Kodak Company	JP	4977610	2007-532378	9/9/2005	4/20/2012	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	KR	10-1087924	10-2007-7006050	9/9/2005	11/22/2011	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	US		10/944,586	9/17/2004		Filed	METHOD OF FORMING A STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90161	Eastman Kodak Company	JP	4499507	2004-242968	8/23/2004	4/23/2010	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	US	7807333	11/573,895	8/23/2005	10/5/2010	Granted	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90164	Eastman Kodak Company	US	7659046	11/013,954	12/16/2004	2/9/2010	Granted	WATER-DEVELOPABLE INFRARED-SENSITIVE PRINTING PLATE
90166	Eastman Kodak Company	US	7234791	11/114,530	4/26/2005	6/26/2007	Granted	REDUCING INK BLEED ARTIFACTS
90173	Eastman Kodak Company	JP	3275809	09-346144	12/16/1997	2/8/2002	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90182	Eastman Kodak Company	US	7294445	11/240,721	9/30/2005	11/13/2007	Granted	METHOD FOR SIMULATING SPOT VARNISH ON A SURPRINT PROOF
90183	Eastman Kodak Company	DE	602006031358.6	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	GB	2086763	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	JP	5038434	2009-539221	11/28/2006	7/13/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	NL	2086763	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90184	Eastman Kodak Company	DE	602004035362.0	04815940.4	12/29/2004	11/16/2011	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	GB	1700252	04815940.4	12/29/2004	11/16/2011	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	JP	5132152	2006-547573	12/29/2004	11/16/2012	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	US	7433103	11/025,690	12/29/2004	10/7/2008	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90197	Eastman Kodak Company	US	5460918	08/320,943	10/11/1994	10/24/1995	Granted	THERMAL TRANSFER DONOR AND RECEPTOR FOR LITHOGRAPHIC PRINTING APPLICATIONS
90201	Eastman Kodak Company	US	5360694	08/138,591	10/18/1993	11/1/1994	Granted	THERMAL DYE TRANSFER
90202	Eastman Kodak Company	US	5436695	08/210,153	3/17/1994	7/25/1995	Granted	METHOD AND APPARATUS FOR LOADING THIN FILM MEDIA
90203	Eastman Kodak Company	US	5326619	08/144,731	10/28/1993	7/5/1994	Granted	THERMAL TRANSFER DONOR ELEMENT COMPRISING A SUBSTRATE HAVING A MICROSTRUCTURED SURFACE
90206	Eastman Kodak Company	US	5635331	08/322,588	10/13/1994	6/3/1997	Granted	SUBSTRATE AND A COLOR PROOFING ARTICLE HAVING RELEASE AGENT/ADHESIVE MIXTURE COATED THEREON
90208	Eastman Kodak Company	US	5773170	08/627,825	4/2/1996	6/30/1998	Granted	UV-ABSORBING MEDIA BLEACHABLE BY IR-RADIATION
90211	Eastman Kodak Company	US	7796123	11/455,991	6/20/2006	9/14/2010	Granted	TOUCHSCREEN WITH CARBON NANOTUBE CONDUCTIVE LAYERS
90212	Eastman Kodak Company	DE	602006028203.6	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	EP	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	GB	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	JP		2012-172554	8/3/2012		Filed	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	NL	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	US	7535462	11/143,539	6/2/2005	5/19/2009	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90216	Eastman Kodak Company	DE	69806153.5	98914403.5	4/2/1998	6/19/2002	Granted	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90216	Eastman Kodak Company	US	6232954	08/855,709	5/8/1997	5/15/2001	Granted	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90217	Eastman Kodak Company	DE	69804795.8	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	FR	0991924	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	GB	0991924	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	US	6108442	08/884,411	6/27/1997	8/22/2000	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS

90218	Eastman Kodak Company	DE	69808095.5	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	FR	0995305	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	GB	0995305	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	US	7382379	09/536,366	3/27/2000	6/3/2008	Granted	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US	RE39161	10/764,384	1/23/2004	7/11/2006	Granted	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,155	1/25/2008		Filed	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,181	1/25/2008		Filed	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR

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90219	Eastman Kodak Company	DE	69600857.2	96302793.3	4/19/1996	10/28/1998	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	GB	0738609	96302793.3	4/19/1996	10/28/1998	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5935758	08/842,151	4/22/1997	8/10/1999	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5945249	08/844,805	4/22/1997	8/31/1999	Granted	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90219	Eastman Kodak Company	US	6291143	09/688,483	10/16/2000	9/18/2001	Granted	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90224	Eastman Kodak Company	US	7340208	11/155,268	6/17/2005	3/4/2008	Granted	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH GENERIC COLOR PROFILES AND INVERSE MASKS BASED ON RECEIVER MEMBER CHARACTERISTICS
90230	Eastman Kodak Company	US	7502581	11/512,926	8/30/2006	3/10/2009	Granted	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90230	Eastman Kodak Company	US	7953352	12/118,903	5/12/2008	5/31/2011	Granted	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90240	Eastman Kodak Company	US	5506090	08/311,510	9/23/1994	4/9/1996	Granted	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90240	Eastman Kodak Company	US	5939237	08/960,175	10/29/1997	8/17/1999	Granted	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90242	Eastman Kodak Company	US	5526140	08/398,516	3/3/1995	6/11/1996	Granted	EMULATION OF A HALFTONE PRINTED IMAGE ON A CONTINUOUS-TONE DEVICE
90244	Eastman Kodak Company	US	5754448	08/501,502	7/12/1995	5/19/1998	Granted	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90249	Eastman Kodak Company	US	6072589	08/856,371	5/14/1997	6/6/2000	Granted	ARRANGEMENT FOR EFFICIENT CHARACTERIZATION OF PRINTING DEVICES AND METHOD THEREFOR
90251	Eastman Kodak Company	US	5723617	08/576,502	12/21/1995	3/3/1998	Granted	PYRROLO[2,1-A] ISOQUINOLINE DYES
90253	Eastman Kodak Company	US	5847133	08/862,809	5/23/1997	12/8/1998	Granted	IONIC HALOMETHYL-1,3,5-TRIAZINE PHOTOINITIATORS
90282	Eastman Kodak Company	US	7535596	11/121,768	5/4/2005	5/19/2009	Granted	COLORANT CONTROL VALUES FOR COLOR PRINTING DEVICES
90323	Eastman Kodak Company	JP	3556756	1996-19911	2/6/1996	5/21/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING DEVICE
90323	Eastman Kodak Company	US	5731127	08/629,613	4/9/1996	3/24/1998	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE HAVING A RESIN WITH UREA BONDS IN THE SIDE CHAIN
90324	Eastman Kodak Company	JP	3825453	2004-155268	5/25/2004	7/7/2006	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90331	Eastman Kodak Company	DE		102005013756.3	3/22/2005		Filed	PAPER TRANSPORT ROLLER I VORRICHTUNG ZUM TRANSPORT VON BOEGEN
90336	Eastman Kodak Company	JP	5258900	2010-541428	12/22/2008	5/2/2013	Granted	DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	7658375	11/969,258	1/4/2008	2/9/2010	Granted	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	8220795	12/621,880	11/19/2009	7/17/2012	Granted	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90337	Eastman Kodak Company	US	8356883	12/026,953	2/6/2008	1/22/2013	Granted	INKJET PRINTING METHOD FOR COLORLESS INK USING COLORLESS INK PRINthead MASKS DEPENDENT ON COLORED INK PRINTING
90350	Eastman Kodak Company	US	6623905	09/480,250	6/26/1998	9/23/2003	Granted	PATTERN FORMATION
90351	Eastman Kodak Company	US	6461795	09/558,109	4/25/2000	10/8/2002	Granted	MANUFACTURE OF LITHOGRAPHIC PRINTING FORMS
90356	Eastman Kodak Company	US	6218083	09/263,605	7/2/1998	4/17/2001	Granted	PATTERN-FORMING METHODS
90357	Eastman Kodak Company	US	6558869	09/558,110	4/25/2000	5/6/2003	Granted	PATTERN FORMATION
90367	Eastman Kodak Company	US	5948534	08/804,681	2/25/1997	9/7/1999	Granted	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90367	Eastman Kodak Company	US	6048575	09/198,939	11/24/1998	4/11/2000	Granted	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90371	Eastman Kodak Company	US	6280899	09/483,990	1/18/2000	8/28/2001	Granted	RELATION TO LITHOGRAPHIC PRINTING FORMS
90371	Eastman Kodak Company	US	6485890	09/860,943	5/18/2001	11/26/2002	Granted	LITHOGRAPHIC PRINTING FORMS
90372	Eastman Kodak Company	JP	4499837	1998-502471	6/6/1997	4/23/2010	Granted	LITHOGRAPHIC PLATES
90372	Eastman Kodak Company	US	6303271	09/194,822	6/6/1997	10/16/2001	Granted	LITHOGRAPHIC PLATES
90373	Eastman Kodak Company	US	6420087	09/297,443	10/28/1997	7/16/2002	Granted	DIRECT POSITIVE LITHOGRAPHIC PLATE
90453	Eastman Kodak Company	US	6105500	09/077,181	11/21/1996	8/22/2000	Granted	HYDROPHILIZED SUPPORT FOR PLANOGRAPHIC PRINTING PLATES AND ITS PREPARATION
90457	Eastman Kodak Company	US	6182571	09/308,702	11/13/1997	2/6/2001	Granted	PLANOGRAPHIC PRINTING
90465	Eastman Kodak Company	US	5380942	08/118,556	9/9/1993	1/10/1995	Granted	BIS UREIDO COMPOSITIONS
90466	Eastman Kodak Company	US	5551585	08/419,228	4/10/1995	9/3/1996	Granted	PROCESS FOR THE SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSORS
90467	Eastman Kodak Company	US	6187380	08/995,495	12/22/1997	2/13/2001	Granted	PROCESS FOR THE PRODUCTION OF LITHOGRAPHIC PRINTING PLATES
90473	Eastman Kodak Company	EP		06751410.9	4/26/2006		Filed	DISPLAY APPARATUS USING LCD PANEL
90473	Eastman Kodak Company	US	7188953	11/120,340	5/3/2005	3/13/2007	Granted	DISPLAY APPARATUS USING LCD PANEL
90474	Eastman Kodak Company	US	7334897	11/684,844	3/12/2007	2/26/2008	Granted	DISPLAY APPARATUS USING LCD PANEL

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90475	Eastman Kodak Company	US	7442245	11/690,271	3/23/2007	10/28/2008	Granted	GLYCEROL DERIVATIVES FOR INKJET INKS
90476	Eastman Kodak Company	US	7550039	11/297,195	12/8/2005	6/23/2009	Granted	AN AQUEOUS INKJET INK COMPOSITION
90479	Eastman Kodak Company	US	5849842	08/917,057	8/22/1997	12/15/1998	Granted	SULFONAMIDE SUBSTITUTED ACETAL POLYMERS AND USE THEREOF IN PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
90487	Eastman Kodak Company	US	5919601	08/745,534	11/12/1996	7/6/1999	Granted	RADIATION-SENSITIVE COMPOSITIONS AND PRINTING PLATES
90489	Eastman Kodak Company	US	6060217	08/922,190	9/2/1997	5/9/2000	Granted	THERMAL LITHOGRAPHIC PRINTING PLATES
90495	Eastman Kodak Company	US	6309792	09/690,898	2/18/2000	10/30/2001	Granted	IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PREPARATION OF PRINTING PLATE PRECURSORS
90496	Eastman Kodak Company	DE	69935934.1	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	FR	1506857	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	GB	1506857	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	US	6352812	09/301,866	4/29/1999	3/5/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90500	Eastman Kodak Company	DE	69902598.2	99949163.2	10/6/1999	8/21/2002	Granted	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90500	Eastman Kodak Company	US	6423456	09/807,084	10/6/1999	7/23/2002	Granted	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90501	Eastman Kodak Company	US	6551763	09/587,224	10/6/1999	4/22/2003	Granted	IMPROVEMENTS IN RELATION TO ELECTRONIC PARTS
90509	Eastman Kodak Company	US	6475698	09/726,347	12/1/2000	11/5/2002	Granted	POLYMERIC COMPOUNDS
90510	Eastman Kodak Company	US	6416932	09/669,991	9/26/2000	7/9/2002	Granted	WATERLESS LITHOGRAPHIC PLATE
90511	Eastman Kodak Company	US	5695905	08/649,350	5/17/1996	12/9/1997	Granted	PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES UTILIZING OXAZOLINE MODIFIED ACID POLYMERS
90526	Eastman Kodak Company	DE		102006013875.9	3/23/2006		Filed	DIFFERENTIAL CLEAR COAT ICC-PROFILES
90526	Eastman Kodak Company	US	8107125	12/293,431	3/23/2007	1/31/2012	Granted	METHOD OF GENERATING PRINTING COLOR PROFILES FOR COLOR MANAGED REPRODUCTION OF COLOR PRINTS WITH TRANSPARENT LAYER
90527	Eastman Kodak Company	US	7961939	11/853,214	9/11/2007	6/14/2011	Granted	COLOR TRANSFORMING METHOD
90556	Eastman Kodak Company	EP		06758510.9	4/24/2006		Filed	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	JP	4800380	2008-510032	4/24/2006	8/12/2011	Granted	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	US	7738148	11/375,349	3/14/2006	6/15/2010	Granted	TECHNIQUES FOR PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90559	Eastman Kodak Company	US	7731186	11/758,052	6/5/2007	6/8/2010	Granted	SHEET TRANSPORT APPARATUS AND METHOD FOR TRANSPORTING A SHEET IN A PRINTING MACHINE
90560	Eastman Kodak Company	EP		08742756.3	4/11/2008		Filed	POWER SPLITTER FOR A MICROWAVE FUSER OF A REPRODUCTION APPARATUS
90560	Eastman Kodak Company	US	7515859	11/739,259	4/24/2007	4/7/2009	Granted	POWER SPLITTER FOR A MICROWAVE FUSER
90568	Eastman Kodak Company	DE	602009009099.2	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	GB	2328761	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	JP		2011-530039	9/22/2009		Filed	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	NL	2328761	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	US	8298634	12/241,355	9/30/2008	10/30/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90570	Eastman Kodak Company	EP		07795209.1	5/23/2007		Filed	HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	JP	5208927	2009-513179	5/23/2007	3/1/2013	Granted	HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	US	7819518	11/445,712	6/2/2006	10/26/2010	Granted	DIGITAL PRINTING APPARATUS FOR PRODUCING PRINTS AT HIGH SPEED
90575	Eastman Kodak Company	US	7291440	11/129,844	5/16/2005	11/6/2007	Granted	BAKEABLE MULTI-LAYER IMAGEABLE ELEMENT
90578	Eastman Kodak Company	DE	602006009120.6	06788272.0	7/21/2006	9/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	GB	1913443	06788272.0	7/21/2006	9/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	JP		2008-525011	7/21/2006		Filed	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	US	7153632	11/196,124	8/3/2005	12/26/2006	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90586	Eastman Kodak Company	US	7541124	11/210,100	8/19/2005	6/2/2009	Granted	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
90596	Eastman Kodak Company	DE	102006028020	102006028020.2	6/14/2006	8/18/2011	Granted	PARAMETERS OF THE SUBSTRATE
90597	Eastman Kodak Company	DE	102006028175	102006028175.6	6/16/2006	5/31/2012	Granted	THINNING OF LINES
90598	Eastman Kodak Company	US	8127673	12/305,655	4/10/2007	3/6/2012	Granted	DEVICE FOR TURNING OVER SHEET MATERIAL
90608	Eastman Kodak Company	US	7330646	11/184,397	7/19/2005	2/12/2008	Granted	CAMERA FILM PREWINDING USING D-SHAPED FILM PERFORATIONS

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90614	Eastman Kodak Company	AU	2006249525	2006249525	5/15/2006	6/30/2011	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	BR		PI 0610342-1	5/15/2006		Filed	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	EP		06759815.1	5/15/2006		Filed	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	US	7189494	11/138,026	5/26/2005	3/13/2007	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90616	Eastman Kodak Company	CN	ZL200780019759.2	200780019759.2	5/15/2007	11/14/2012	Granted	LASER ABLATION RESIST
90616	Eastman Kodak Company	DE		112007001312.5	5/15/2007		Filed	LASER ABLATION RESIST
90616	Eastman Kodak Company	TW		096119154	5/29/2007		Filed	LASER ABLATION RESIST
90616	Eastman Kodak Company	US	7867688	11/420,817	5/30/2006	1/11/2011	Granted	LASER ABLATION RESIST
90636	Eastman Kodak Company	EP		06760632.7	6/1/2006		Filed	THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	JP	5249021	2008-516907	6/1/2006	4/19/2013	Granted	THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	US	7691666	11/155,436	6/16/2005	4/6/2010	Granted	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
90644	Eastman Kodak Company	CN	ZL200680026706.9	200680026706.9	7/3/2006	9/14/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	DE	602006008960.0	06762358.7	7/3/2006	9/2/2009	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	GB	1910896	06762358.7	7/3/2006	9/2/2009	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	JP	4806019	2008-521829	7/3/2006	8/19/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	US	7955776	11/995,213	7/3/2006	6/7/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90645	Eastman Kodak Company	JP	5170953	2005-334144	11/18/2005	1/11/2013	Granted	NO PROCESS CTP PLATE HAVING NEUTRALIZED PHOSPHORIC ACID METHACRYLATE ESTER
90675	Eastman Kodak Company	US	6229972	09/542,960	4/3/2000	5/8/2001	Granted	DIGITAL DENSITOMETER WITH CALIBRATION AND STATISTICS
90677	Eastman Kodak Company	US	6331832	09/541,923	4/3/2000	12/18/2001	Granted	AUTO-RANGING DIGITAL DENSITOMETER WITH LOOKUP TABLE
90717	Eastman Kodak Company	EP		07795611.8	6/1/2007		Filed	CHILLED FINISH ROLLER SYSTEM AND METHOD
90717	Eastman Kodak Company	US	7867678	12/476,282	6/2/2009	1/11/2011	Granted	CHILLED FINISH ROLLER SYSTEM AND METHOD
90725	Eastman Kodak Company	DE	602006030890.6	06826923.2	10/27/2006	7/18/2012	Granted	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	US	7548343	11/262,142	10/28/2005	6/16/2009	Granted	COLOR ENHANCEMENT METHOD AND SYSTEM
90729	Eastman Kodak Company	US	7570894	11/474,301	6/23/2006	8/4/2009	Granted	SYSTEM FOR CONTROL OF FUSING MEMBER TEMPERATURE
90735	Eastman Kodak Company	US	7247418	11/293,554	12/1/2005	7/24/2007	Granted	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
90741	Eastman Kodak Company	US	7408558	11/211,235	8/25/2005	8/5/2008	Granted	LASER-BASED DISPLAY HAVING EXPANDED IMAGE COLOR
90759	Eastman Kodak Company	JP	4690090	2005-99741	3/30/2005	2/25/2011	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90760	Eastman Kodak Company	CN	200680016397.7	200680016397.7	5/8/2006	6/9/2010	Granted	MODIFIED SILICA PARTICLES, PHOTSENSITIVE COMPOSITION
90760	Eastman Kodak Company	EP		06746357.0	5/8/2006		Filed	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP	5090631	2005-140411	5/12/2005	9/21/2012	Granted	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP		2011-269768	12/9/2011		Filed	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	US	7951526	11/913,727	5/8/2006	5/31/2011	Granted	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90766	Eastman Kodak Company	US	7607227	11/350,158	2/8/2006	10/27/2009	Granted	A METHOD OF FORMING A PRINthead
90766	Eastman Kodak Company	US	8302308	12/556,087	9/9/2009	11/6/2012	Granted	METHOD OF FORMING A PRINthead
90769	Eastman Kodak Company	JP	3784931	9-218541	8/13/1997	3/24/2006	Granted	DEVELOPING METHOD OF PHOTSENSITIVE LITHOGRAPHIC

90770	Eastman Kodak Company	JP	3839552	1997-145138	6/3/1997	8/11/2006	Granted	PRINTING PLATE AND DEVELOPER TO BE USED FOR THE METHOD
90775	Eastman Kodak Company	DE	602006018324.0	06776607.1	8/4/2006	11/17/2010	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PALTE DEVELOPED BY
90775	Eastman Kodak Company	DE		102005038321.1	8/11/2005		Filed	PRINTING AND PHOTOMECHANICAL PROCESS FOR THE SAME
90775	Eastman Kodak Company	NL	1922274	06776607.1	8/4/2006	11/17/2010	Granted	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	US	7922168	12/063,479	8/4/2006	4/12/2011	Granted	FEEDING WITH INTRACK CORRECTION
90826	Eastman Kodak Company	US	7458677	11/425,265	6/20/2006	12/2/2008	Granted	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90833	Eastman Kodak Company	EP		07750693.9	2/12/2007		Filed	REDUCTION OF TURBULENCE WITHIN PRINTING REGION OF INKJET PRINTER HEADS
90833	Eastman Kodak Company	US	7554705	11/354,482	2/15/2006	6/30/2009	Granted	COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
								COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION

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90862	Eastman Kodak Company	JP	3795695	1999-106714	4/14/1999	4/21/2006	Granted	
90881	Eastman Kodak Company	JP	4689804	2000-292464	9/26/2000	2/25/2011	Granted	
90889	Eastman Kodak Company	JP	4503821	2000-376934	12/12/2000	4/30/2010	Granted	
90891	Eastman Kodak Company	JP	4536914	2000-384632	12/19/2000	6/25/2010	Granted	
90893	Eastman Kodak Company	JP	4574840	2000-390192	12/22/2000	8/27/2010	Granted	
90928	Eastman Kodak Company	JP	3825185	1998-269502	9/24/1998	7/7/2006	Granted	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90932	Eastman Kodak Company	JP	3802259	1999-016729	1/26/1999	5/12/2006	Granted	
90933	Eastman Kodak Company	JP	3836617	1999-023515	2/1/1999	8/4/2006	Granted	
90935	Eastman Kodak Company	JP	3946938	2000-200400	7/3/2000	4/20/2007	Granted	
90936	Eastman Kodak Company	JP	3902720	2000-207841	7/10/2000	1/12/2007	Granted	
90937	Eastman Kodak Company	JP	3946941	2000-258362	8/29/2000	4/20/2007	Granted	
90944	Eastman Kodak Company	DE	602006018313.5	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	FR	1907106	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	GB	1907106	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	US	7273570	11/178,091	7/8/2005	9/25/2007	Granted	METHOD OF FORMING POLYMER PARTICLES
90945	Eastman Kodak Company	CN		200680025507.6	6/22/2006		Filed	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	DE	602006019867.1	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	FR	1903396	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	GB	1903396	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	JP	5059303	2005-202306	7/11/2005	8/10/2012	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD USING THE SAME
90945	Eastman Kodak Company	US	8119326	11/994,857	6/22/2006	2/21/2012	Granted	LITHOGRAPHIC-PRINTING PLATE PRECURSOR AND IMAGE FORMING METHOD USING SAME
90948	Eastman Kodak Company	US	7632562	11/197,240	8/4/2005	12/15/2009	Granted	UNIVERSAL PRINT MEDIA
90951	Eastman Kodak Company	US	7343120	11/314,675	12/21/2005	3/11/2008	Granted	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90953	Eastman Kodak Company	US	7343121	11/314,676	12/21/2005	3/11/2008	Granted	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90957	Eastman Kodak Company	CN	ZL200880003182.0	200880003182.0	3/19/2008	5/23/2012	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	EP		08705600.8	1/15/2008		Filed	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	JP	5256213	2009-547259	3/19/2008	4/26/2013	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	TW		097102701	1/24/2008		Filed	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	7857422	11/626,965	1/25/2007	12/28/2010	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	8496318	12/917,899	11/2/2010	7/30/2013	Granted	LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90957	Eastman Kodak Company	US		13/300,723	11/21/2011		Filed	LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90959	Eastman Kodak Company	DE	602005007887.8	05016409.4	7/28/2005	7/2/2008	Granted	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90959	Eastman Kodak Company	GB	1747900	05016409.4	7/28/2005	7/2/2008	Granted	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90970	Eastman Kodak Company	DE	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	EP	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	FR	0605826	0605826	6/29/2006	9/19/2008	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD MATERIAU DESTINE A LA FORMATION OU A L'EDITION D'IMAGES ET SON PROCEDE DE FABRICATION
90970	Eastman Kodak Company	FR	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	GB	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	JP	5179485	2009-516934	6/13/2007	1/18/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD

90970	Eastman Kodak Company	US	8062719	12/304,783	6/13/2007	11/22/2011	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
91004	Eastman Kodak Company	CN	ZL200680016806.3	200680016806.3	5/2/2006	3/9/2011	Granted	MAKING RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	EP		06752110.4	5/2/2006		Filed	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	JP	4971311	2008-512318	5/2/2006	4/13/2012	Granted	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM

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91004	Eastman Kodak Company	US	7279254	11/130,065	5/16/2005	10/9/2007	Granted	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91021	Eastman Kodak Company	DE	602006005703.2	06826050.4	10/17/2006	3/11/2009	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	GB	1943104	06826050.4	10/17/2006	3/11/2009	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	JP	4870775	2008-538903	10/17/2006	11/25/2011	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	US	7144661	11/263,879	11/1/2005	12/5/2006	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91039	Eastman Kodak Company	DE	602009006869.5	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	GB	2331333	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	NL	2331333	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	US	7938516	12/187,613	8/7/2008	5/10/2011	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91058	Eastman Kodak Company	DE		102005040652.1	8/26/2005		Filed	PAPER STACKING SWITCH
91064	Eastman Kodak Company	JP	5043848	2008-531143	8/30/2006	7/20/2012	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	TW	I375339	095133906	9/13/2006	10/21/2012	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	US	7615800	11/226,622	9/14/2005	11/10/2009	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91072	Eastman Kodak Company	US	7501219	11/316,856	12/23/2005	3/10/2009	Granted	THERMAL RECEIVER
91074	Eastman Kodak Company	US		12/187,593	8/7/2008		Filed	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91074	Eastman Kodak Company	US		13/848,769	3/22/2013		Filed	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91084	Eastman Kodak Company	US	7976658	11/503,595	8/14/2006	7/12/2011	Granted	METHOD OF MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91085	Eastman Kodak Company	US	7641819	11/240,717	9/30/2005	1/5/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	DE	1929375	602006014012.6	9/22/2006	4/28/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	GB	1929375	06804097.1	9/22/2006	4/28/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	US	7540981	11/241,386	9/30/2005	6/2/2009	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91089	Eastman Kodak Company	DE	602006030445.5	06776634.5	8/4/2006	6/27/2012	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	JP	4913812	2008-525449	8/4/2006	4/11/2012	Granted	METHOD OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	NL	1912885	06776634.5	8/4/2006	6/27/2012	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	US	7976009	12/063,269	8/4/2006	7/12/2011	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91091	Eastman Kodak Company	US	7534376	11/240,825	9/30/2005	5/19/2009	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91091	Eastman Kodak Company	US	7955527	12/407,821	3/20/2009	6/7/2011	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91093	Eastman Kodak Company	US	7666329	11/240,931	9/30/2005	2/23/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91110	Eastman Kodak Company	DE	602009007116.5	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE

91110	Eastman Kodak Company	DE	602009008309.0	11154610.7	2/16/2011	7/11/2012	Granted	DROP VOLUMES METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	DE	602009011968.0	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	EP	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	GB	2303583	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	GB	2325015	11154610.7	2/16/2011	7/11/2012	Granted	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	GB	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	JP		2011-520036	7/22/2009		Filed	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2303583	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2325015	11154610.7	2/16/2011	7/11/2012	Granted	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	NL	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	US	8419145	12/179,788	7/25/2008	4/16/2013	Granted	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,629	2/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,630	2/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/963,283	8/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES

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91123	Eastman Kodak Company	US	8206502	12/334,878	12/15/2008	6/26/2012	Granted	TITANYL PHTHALOCYANINE WITH IMPROVED MILLING PROPERTIES
91165	Eastman Kodak Company	DE	602006017853.0	06762966.7	8/3/2006	10/27/2010	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	JP	4724227	2008-525438	8/3/2006	4/15/2011	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	NL	1922275	06762966.7	8/3/2006	10/27/2010	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	US	8424875	12/063,246	8/3/2006	4/23/2013	Granted	DEVICE FOR DEPOSITING FOR A PRINTING MACHINE WITH A BLOWER SYSTEM
91167	Eastman Kodak Company	EP		06720355.4	2/1/2006		Filed	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES
91167	Eastman Kodak Company	US	7710432	11/311,581	12/14/2005	5/4/2010	Granted	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES OR A DEVICE-INDEPENDENT COLOR SPACE
91223	Eastman Kodak Company	GB	1208014	00949860.1	7/28/2000	4/14/2004	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	IN	207173	680/CAL/2000	12/14/2000	5/23/2007	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6255033	09/365,279	7/30/1999	7/3/2001	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6541181	09/625,582	7/26/2000	4/1/2003	Granted	POSITIVE ACTING PHOTORESIST COMPOSITION AND IMAGEABLE ELEMENT
91244	Eastman Kodak Company	US	7461927	11/682,343	3/6/2007	12/9/2008	Granted	DROP DEFLECTION SELECTABLE VIA JET STEERING
91267	Eastman Kodak Company	US	7455378	11/385,051	3/16/2006	11/25/2008	Granted	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91267	Eastman Kodak Company	US	7828403	12/236,586	9/24/2008	11/9/2010	Granted	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91284	Eastman Kodak Company	CN	200680039959.X	200680039959.X	10/16/2006	10/20/2010	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN AND METHOD FOR FORMING IMAGE
91284	Eastman Kodak Company	EP		06816962.2	10/16/2006		Filed	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	JP	4898821	2008-537759	10/16/2006	1/6/2012	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	US	7160653	11/257,864	10/25/2005	1/9/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91285	Eastman Kodak Company	US	7226722	11/333,703	1/17/2006	6/5/2007	Granted	IMAGING MEMBERS WITH IR-SENSITIVE POLYMER IMAGEABLE LAYER
91286	Eastman Kodak Company	US	7411722	11/508,403	8/23/2006	8/12/2008	Granted	DISPLAY SYSTEM INCORPORATING BILINEAR ELECTROMECHANICAL GRATING DEVICE
91407	Eastman Kodak Company	JP	5069284	2009-501594	3/22/2007	8/24/2012	Granted	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91407	Eastman Kodak Company	US	8477102	11/386,997	3/22/2006	7/2/2013	Granted	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91435	Eastman Kodak Company	US	7178900	10/118,611	4/8/2002	2/20/2007	Granted	PRINTER FLUID MANAGEMENT SYSTEM
91437	Eastman Kodak Company	US	7032988	10/118,610	4/8/2002	4/25/2006	Granted	CERTIFIED PROOFING
91438	Eastman Kodak Company	US	6793310	10/118,608	4/8/2002	9/21/2004	Granted	CERTIFIED PROOFING
91448	Eastman Kodak Company	US	6908165	10/271,704	10/15/2002	6/21/2005	Granted	PRINTING FLUID DELIVERY SYSTEM
91451	Eastman Kodak Company	US	6511163	09/041,211	3/12/1998	1/28/2003	Granted	PRINTING SYSTEM
91451	Eastman Kodak Company	US	6626527	09/689,370	10/12/2000	9/30/2003	Granted	PRINTING SYSTEM
91452	Eastman Kodak Company	DE	60135619.5	01308068.4	9/24/2001	9/3/2008	Granted	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	US	7375857	09/667,900	9/22/2000	5/20/2008	Granted	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91453	Eastman Kodak Company	US	6786565	09/962,808	9/24/2001	9/7/2004	Granted	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91453	Eastman Kodak Company	US	6916078	10/935,760	9/7/2004	7/12/2005	Granted	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91493	Eastman Kodak Company	US	6116160	09/042,032	3/13/1998	9/12/2000	Granted	PRINTER DRUM
91495	Eastman Kodak Company	DE	69933723.2	99301935.5	3/12/1999	10/25/2006	Granted	INK PEN ASSEMBLY
91495	Eastman Kodak Company	US	6270204	09/042,031	3/13/1998	8/7/2001	Granted	INK PEN ASSEMBLY
91499	Eastman Kodak Company	US	5583551	08/434,903	5/1/1995	12/10/1996	Granted	DEFLECTION ELECTRODE
91503	Eastman Kodak Company	US	5625397	08/344,114	11/23/1994	4/29/1997	Granted	DOT ON DOT INK JET PRINTING USING INKS OF DIFFERING DENSITIES
91504	Eastman Kodak Company	US	7694217	11/421,210	5/31/2006	4/6/2010	Granted	SYSTEMS AND METHODS FOR COMPARING DOCUMENTS CONTAINING GRAPHIC ELEMENTS
91507	Eastman Kodak Company	US	7607766	11/568,229	5/4/2005	10/27/2009	Granted	METHOD AND PRINT HEAD FOR FLOW CONDITIONING A FLUID
91511	Eastman Kodak Company	DE	69320144.4	93308791.8	11/3/1993	8/5/1998	Granted	APPARATUS AND METHOD FOR PRODUCING COLOR HALFTONE IMAGES
91513	Eastman Kodak Company	US	5682191	08/185,508	1/24/1994	10/28/1997	Granted	INK JET PRINTING APPARATUS HAVING MODULAR COMPONENTS
91519	Eastman Kodak Company	DE	69938114.2	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	FR	0941857	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM

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91519	Eastman Kodak Company	GB	0941857	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	US	6099113	09/042,034	3/13/1998	8/8/2000	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91523	Eastman Kodak Company	US	6299160	09/262,950	3/4/1999	10/9/2001	Granted	IMPOSITION PROOFING
91525	Eastman Kodak Company	US	7380911	10/842,200	5/10/2004	6/3/2008	Granted	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91525	Eastman Kodak Company	US	7753499	12/103,849	4/16/2008	7/13/2010	Granted	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91551	Eastman Kodak Company	US	7732007	11/305,928	12/19/2005	6/8/2010	Granted	METHOD OF MAKING A POLARIZER PLATE
91555	Eastman Kodak Company	DE	602007030592.6	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	EP	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	FR	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	GB	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	JP	4920048	2008-556330	1/25/2007	2/10/2012	Granted	MERGING A MASK AND A PRINTING PLATE
91563	Eastman Kodak Company	CN	200680034765.0	200680034765.0	9/21/2006	9/8/2010	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	DE	602006020767.0	06803952.8	9/21/2006	3/16/2011	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	JP	4972647	2008-532364	9/21/2006	4/13/2012	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	US	7756812	11/472,142	6/21/2006	7/13/2010	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY USEFUL IN CONFIGURABLE ELECTRONIC CONTROLLERS
91567	Eastman Kodak Company	JP	4541996	2005-249272	8/30/2005	7/2/2010	Granted	POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD FOR PRODUCING THE SAME AND POSITIVE IMAGE FORMING METHOD
91570	Eastman Kodak Company	US	7776500	11/453,407	6/15/2006	8/17/2010	Granted	MONOMERIC GLASS MIXTURES INCORPORATING
91577	Eastman Kodak Company	US	7997709	11/425,309	6/20/2006	8/16/2011	Granted	TETRACARBONYLBISIMIDE GROUP DROP ON DEMAND PRINT HEAD WITH FLUID STAGNATION POINT AT NOZZLE OPENING
91582	Eastman Kodak Company	US	7279255	11/349,376	2/7/2006	10/9/2007	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91589	Eastman Kodak Company	EP		07748824.5	1/3/2007		Filed	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7948644	12/715,622	3/2/2010	5/24/2011	Granted	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91592	Eastman Kodak Company	US	7850283	12/429,205	4/24/2009	12/14/2010	Granted	PRINTHEAD WITH LIQUID FLOW THROUGH DEVICE
91594	Eastman Kodak Company	US	7331658	11/424,970	6/19/2006	2/19/2008	Granted	ANTI-WICKING CATCHER ASSEMBLY AND PRINTING SYSTEM
91600	Eastman Kodak Company	US	7959278	11/446,467	6/2/2006	6/14/2011	Granted	METHOD AND APPARATUS FOR INK JET PRINTING ON PATTERNED SUBSTRATE
91604	Eastman Kodak Company	US	7662456	11/299,546	12/12/2005	2/16/2010	Granted	GUARDED COVER SHEET FOR LCD POLARIZERS AND METHOD OF MAKING THE SAME
91605	Eastman Kodak Company	US	7655289	11/299,606	12/12/2005	2/2/2010	Granted	OPTICAL FILM COMPOSITE HAVING SPATIALLY CONTROLLED ADHESIVE STRENGTH
91664	Eastman Kodak Company	US	8101326	11/437,796	5/19/2006	1/24/2012	Granted	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91664	Eastman Kodak Company	US		13/373,488	11/16/2011		Filed	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91676	Eastman Kodak Company	CN		200980151026.3	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	DE	602009014679.3	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	EP		09795839.1	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	EP	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	GB	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	JP		2011-542132	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	NL	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	US	8118405	12/337,665	12/18/2008	2/21/2012	Granted	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91691	Eastman Kodak Company	DE		102007008153.9	2/19/2007		Filed	MINI PLATFORM ROUNDABOUT
91712	Eastman Kodak Company	US	7324264	11/360,902	2/23/2006	1/29/2008	Granted	ELECTRO-OPTICAL MODULATING DISPLAYS AND METHOD OF MAKING THE SAME
91725	Eastman Kodak Company	DE	602008009998.9	08754164.5	5/1/2008	9/21/2011	Granted	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91725	Eastman Kodak Company	US	7735980	11/746,104	5/9/2007	6/15/2010	Granted	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91727	Eastman Kodak Company	CN	200780002943.6	200780002943.6	1/9/2007	10/27/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	DE	602007013525.7	07709656.8	1/9/2007	3/30/2011	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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91727	Eastman Kodak Company	US	7338745	11/337,776	1/23/2006	3/4/2008	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91728	Eastman Kodak Company	US	6689421	09/804,417	3/12/2001	2/10/2004	Granted	METHOD OF PREPARING A MICROPOROUS FILM, AND IMAGING METHOD
91732	Eastman Kodak Company	EP		07777228.3	5/23/2007		Filed	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91732	Eastman Kodak Company	US	7823996	11/445,713	6/2/2006	11/2/2010	Granted	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91733	Eastman Kodak Company	US	7466954	11/321,286	12/28/2005	12/16/2008	Granted	IMAGE RECEIVER SHEET SURFACE CHARACTERISTICS FOR OPTIMUM SHEET HANDLING
91741	Eastman Kodak Company	JP	5318579	2008-547569	12/21/2006	7/19/2013	Granted	PRINTER WITH VARIABLE LEAD ADVANCE
91741	Eastman Kodak Company	US	7907290	11/317,922	12/23/2005	3/15/2011	Granted	PRINTER WITH VARIABLE LEAD ADVANCE
91778	Eastman Kodak Company	US	8066364	12/234,747	9/22/2008	11/29/2011	Granted	INKJET INKS HAVING ANTI-ABRASION POLYMERS AND ANTI-ABRASION AIDS
91787	Eastman Kodak Company	US	8221947	12/337,712	12/18/2008	7/17/2012	Granted	TONER SURFACE TREATMENT
91796	Eastman Kodak Company	DE		102008035755.3	7/31/2008		Filed	DYNAMIC ADJUSTMENT OF THE MW-POWER
91798	Eastman Kodak Company	DE	102009019198.4	102009019198.4	4/28/2009	1/19/2012	Granted	MW-FUSER FOR CUT
91801	Eastman Kodak Company	US	8202926	12/097,770	12/19/2006	6/19/2012	Granted	Coating Composition Containing a Dispersant
91808	Eastman Kodak Company	US	7570269	11/422,161	6/5/2006	8/4/2009	Granted	FONT MANAGEMENT SYSTEM
91816	Eastman Kodak Company	US	7596333	11/338,308	1/24/2006	9/29/2009	Granted	OPTIMIZING A PRINTING PROCESS FOR SUBSEQUENT FINISHING PROCEDURE
91832	Eastman Kodak Company	US	7419766	11/353,217	2/13/2006	9/2/2008	Granted	FLEXOGRAPHIC PRINTING PLATE PRECURSOR AND IMAGING METHOD
91843	Eastman Kodak Company	US	8311463	12/542,750	8/18/2009	11/13/2012	Granted	METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS
91846	Eastman Kodak Company	US	7838106	11/959,948	12/19/2007	11/23/2010	Granted	FOAMED IMAGE RECEIVER
91847	Eastman Kodak Company	DE	602007025145.1	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	FR	2024180	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	GB	2024180	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	JP	5014422	2009-513172	5/21/2007	6/15/2012	Granted	PRODUCING AN INK JET IMAGE
91847	Eastman Kodak Company	US	7695128	11/445,681	6/2/2006	4/13/2010	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91850	Eastman Kodak Company	EP		07795117.6	5/21/2007		Filed	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	JP	5063687	2009-513173	5/21/2007	8/17/2012	Granted	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	US	7789504	11/445,714	6/2/2006	9/7/2010	Granted	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91852	Eastman Kodak Company	DE	1957387	602006024047.3	9/20/2006	8/24/2011	Granted	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91852	Eastman Kodak Company	NL	1957387	06792183.3	9/20/2006	8/24/2011	Granted	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91853	Eastman Kodak Company	CN	ZL200780014819.1	200780014819.1	4/12/2007	5/4/2011	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	EP		06008510.7	4/25/2006		Filed	BAKEABLE RADIATION-SENSITIVE ELEMENTS WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	JP	5059849	2009-506945	4/12/2007	8/10/2012	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	US	8137891	12/297,058	4/12/2007	3/20/2012	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91855	Eastman Kodak Company	US	8119331	12/159,287	1/2/2007	2/21/2012	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
91856	Eastman Kodak Company	CN	ZL200780002909.9	200780002909.9	1/9/2007	6/22/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	DE	602007013703.9	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	FR	1984180	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	GB	1984180	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	JP	4938798	2008-551287	1/9/2007	3/2/2012	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7163770	11/337,778	1/23/2006	1/16/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7241556	11/551,753	10/23/2006	7/10/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91857	Eastman Kodak Company	EP		07749979.6	2/6/2007		Filed	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	JP	5155885	2008-555264	2/6/2007	12/14/2012	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	US	7175949	11/356,518	2/17/2006	2/13/2007	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91861	Eastman Kodak Company	DE	602007001191.4	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS

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91861	Eastman Kodak Company	GB	1984450	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	NL	1984450	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	US	8329761	11/352,586	2/13/2006	12/11/2012	Granted	OIL-IN-OIL EMULSIONS
91862	Eastman Kodak Company	DE	602007021150.6	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	GB	1984449	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	NL	1984449	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	US	8323392	11/353,210	2/13/2006	12/4/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91864	Eastman Kodak Company	US	8192909	11/313,612	12/21/2005	6/5/2012	Granted	CHEMICALLY PREPARED POROUS TONER
91865	Eastman Kodak Company	DE	602007020252.3	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	GB	1999296	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	KR		2008-7023861	3/14/2007		Filed	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	NL	1999296	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	TW	I396769	096110843	3/28/2007	5/21/2013	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	US	7456429	11/392,006	3/29/2006	11/25/2008	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	DE	602007032124.7	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	EP	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	GB	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	JP	5149272	2009-502830	3/14/2007	12/7/2012	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	KR		2008-7023813	3/14/2007		Filed	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	NL	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	TW	I396768	096110842	3/28/2007	5/21/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	US	7413982	11/392,007	3/29/2006	8/19/2008	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91871	Eastman Kodak Company	US	7715043	11/362,346	2/24/2006	5/11/2010	Granted	MULTI-LEVEL PRINTING MASKING METHOD
91879	Eastman Kodak Company	CN		200980138133.2	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	EP		09781053.5	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	JP		2011-527266	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	KR		10-2011-7009400	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	US	8382105	13/120,512	7/24/2009	2/26/2013	Granted	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91880	Eastman Kodak Company	DE		102008063215.5	12/29/2008		Filed	MICROWAVE WEB DRYER I
91881	Eastman Kodak Company	DE		102006010401.3	3/3/2006		Filed	MW-DRYER WITH RIDGED APPLICATOR
91881	Eastman Kodak Company	US	7673979	11/681,328	3/2/2007	3/9/2010	Granted	INK-JET PRINTING DEVICE INCLUDING A MICROWAVE HEATING DEVICE
91882	Eastman Kodak Company	EP		07711940.2	3/14/2007		Filed	METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91882	Eastman Kodak Company	US		12/293,568	3/14/2007		Filed	METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91883	Eastman Kodak Company	DE	102005055890	102005055890.9	11/22/2005	3/28/2013	Granted	PAPER GUIDING FOR HIGH VOLUME TRY
91883	Eastman Kodak Company	GB	1954616	06762221.7	6/27/2006	8/8/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	JP	4920695	2008-540466	6/27/2006	2/10/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	NL	1954616	06762221.7	6/27/2006	8/8/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	US	7850167	12/094,289	6/27/2006	12/14/2010	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91897	Eastman Kodak Company	CN	ZL200780011637.9	200780011637.9	3/22/2007	1/23/2013	Granted	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	EP		07753710.8	3/22/2007		Filed	MULTILEVEL HALFTONE

91897	Eastman Kodak Company	JP	5058247	2009-502867	3/22/2007	8/10/2012	Granted	SCREEN AND SETS THEREOF MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	US	7830569	11/394,770	3/31/2006	11/9/2010	Granted	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91900	Eastman Kodak Company	US	7273689	11/058,973	2/16/2005	9/25/2007	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE-WORKING, IR RADIATION SENSITIVE LAYER

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91927	Eastman Kodak Company	US	7509077	11/564,871	11/30/2006	3/24/2009	Granted	METHOD AND PRINTING MACHINE USED FOR PRINTING WITH THE USE OF TONER
91928	Eastman Kodak Company	US	7924395	11/622,809	1/12/2007	4/12/2011	Granted	METHOD AND SYSTEM FOR DELIVERING DIGITAL CINEMA CONTENT CONCURRENTLY TO BOTH A RETAIL EXHIBITOR AND REMOTE THEATER
91934	Eastman Kodak Company	US	7747951	11/364,713	2/28/2006	6/29/2010	Granted	SYSTEM AND METHOD FOR PROCESSING VERSION CONTENT
91940	Eastman Kodak Company	US	7824019	11/744,987	5/7/2007	11/2/2010	Granted	CONTINUOUS PRINTING APPARATUS HAVING IMPROVED DEFLECTOR MECHANISM
91953	Eastman Kodak Company	US	7368207	11/396,167	3/31/2006	5/6/2008	Granted	DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91961	Eastman Kodak Company	US	8033625	11/951,357	12/6/2007	10/11/2011	Granted	APPARATUS AND METHOD OF FILLING INK TANK
91990	Eastman Kodak Company	US		12/161,720	1/31/2007		Filed	UV-SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR WITH BENZOXAZOLE DERIVATIVE AND ANALOGUES THEREOF AS SENSITIZER
91991	Eastman Kodak Company	US	7223506	11/393,156	3/30/2006	5/29/2007	Granted	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
91992	Eastman Kodak Company	CN	ZL200780007475.1	200780007475.1	2/15/2007	5/22/2013	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	JP	5113087	2008-557285	2/15/2007	10/19/2012	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	US	7175967	11/366,076	3/2/2006	2/13/2007	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
92006	Eastman Kodak Company	CN	ZL200780047504.7	200780047504.7	12/5/2007	7/6/2011	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	DE	602007030805.4	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	EP	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	GB	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	NL	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	US	7976138	11/614,107	12/21/2006	7/12/2011	Granted	DATA-PROVIDING-COMPONENT SECURING MECHANISM FOR PRINTING APPARATUS RESERVOIR
92007	Eastman Kodak Company	US	7510259	11/613,435	12/20/2006	3/31/2009	Granted	CALIBRATING TURN-ON ENERGY OF A MARKING DEVICE
92009	Eastman Kodak Company	US	7738142	11/560,142	11/15/2006	6/15/2010	Granted	ESTIMATING COLOR OF A COLORANT DEPOSITED ON A SUBSTRATE
92013	Eastman Kodak Company	US	7261867	11/399,754	4/7/2006	8/28/2007	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92014	Eastman Kodak Company	US	8062615	12/101,249	4/11/2008	11/22/2011	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING CARBOXYLIC ACID ADDITIVES
92018	Eastman Kodak Company	EP		08724864.7	1/28/2008		Filed	POLYMER COMPOSITE
92018	Eastman Kodak Company	US	7579396	11/669,830	1/31/2007	8/25/2009	Granted	POLYMER COMPOSITE
92028	Eastman Kodak Company	CN	ZL200780024524.2	200780024524.2	6/13/2007	11/28/2012	Granted	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	EP		07809500.7	6/13/2007		Filed	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	US	7810910	11/427,374	6/29/2006	10/12/2010	Granted	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92041	Eastman Kodak Company	US	7582149	12/015,110	1/16/2008	9/1/2009	Granted	MONOAZO COLORANTS FROM PYRAZOLOBENZODIAZINEDIOXIDES
92044	Eastman Kodak Company	DE	602009013062.5	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	EP	2313270	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	GB	2313270	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	JP		2011-521100	7/21/2009		Filed	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US	8034540	12/183,173	7/31/2008	10/11/2011	Granted	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US		13/223,340	9/1/2011		Filed	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92069	Eastman Kodak Company	US	7548711	11/394,728	3/31/2006	6/16/2009	Granted	WEB CLEANING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
92072	Eastman Kodak Company	CN	200780013848.6	200780013848.6	4/10/2007	9/8/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE (original) A POSITIVE-WORKING IMAGEABLE ELEMENT, A METHOD OF FORMING IMAGE WITH THE SAME AND THE IMAGED ELEMENTS OBTAINED THEREFROM
92072	Eastman Kodak Company	DE	602007007748.6	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	FR	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	GB	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	JP	5319517	2009-506511	4/10/2007	7/19/2013	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

92072	Eastman Kodak Company	NL	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	US	7169518	11/405,185	4/17/2006	1/30/2007	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92078	Eastman Kodak Company	US	7773256	11/560,156	11/15/2006	8/10/2010	Granted	ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92081	Eastman Kodak Company	US		12/568,694	9/29/2009		Filed	A PRINthead AND METHOD OF FORMING SAME

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92083	Eastman Kodak Company	EP		07835793.6	6/8/2007		Filed	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92083	Eastman Kodak Company	US	7226709	11/455,990	6/20/2006	6/5/2007	Granted	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92087	Eastman Kodak Company	US	7847979	11/482,272	7/7/2006	12/7/2010	Granted	PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92108	Eastman Kodak Company	US	7608140	12/031,766	2/15/2008	10/27/2009	Granted	INKJET INKS CONTAINING AZO PYRAZOLOBENZOPYRIMIDINEONE CLASS OF COLORANTS
92137	Eastman Kodak Company	US	5787807	08/812,100	3/5/1997	8/4/1998	Granted	SHEET-FED ROTARY PRINTING PRESS WITH DIGITAL IMAGING
92139	Eastman Kodak Company	DE	19508254	19508254.0	3/8/1995	7/29/2010	Granted	METHOD FOR TRANSPORTING HANDLING SHEETS
92139	Eastman Kodak Company	US	5775683	08/904,378	8/1/1997	7/7/1998	Granted	METHOD FOR TRANSPORTING HANDLING SHEETS
92145	Eastman Kodak Company	US	5964153	09/169,061	10/9/1998	10/12/1999	Granted	SHEET-TURNING DEVICE FOR SHEET-FED PRINTING PRESSES
92156	Eastman Kodak Company	US	7464803	11/491,884	7/24/2006	12/16/2008	Granted	ORIENTATING APPARATUS
92165	Eastman Kodak Company	GB	2064140	07802336.3	9/17/2007	5/2/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	JP	5191490	2009-528631	9/17/2007	2/8/2013	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	NL	2064140	07802336.3	9/17/2007	5/2/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	US	8215855	12/441,728	9/17/2007	7/10/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92198	Eastman Kodak Company	EP		07750517.0	2/13/2007		Filed	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92198	Eastman Kodak Company	US	7829160	11/364,748	2/28/2006	11/9/2010	Granted	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92207	Eastman Kodak Company	US	7931834	11/674,291	2/13/2007	4/26/2011	Granted	PROCESS FOR THE FORMATION AND COLLECTION OF PARTICLES USING CRYOGENIC MATERIAL
92210	Eastman Kodak Company	US	7223529	11/429,614	5/5/2006	5/29/2007	Granted	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
92227	Eastman Kodak Company	CN	ISSUING	200880005659.9	2/13/2008	12/12/2012	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	EP		08725504.8	2/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	US	7544462	11/677,599	2/22/2007	6/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92228	Eastman Kodak Company	CN	ZL200880022552.5	200880022552.5	6/13/2008	4/10/2013	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	EP		08768429.6	6/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2010-514758	6/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2012-229079	10/16/2012		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7723012	11/769,766	6/28/2007	5/25/2010	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7955779	12/545,297	8/21/2009	6/7/2011	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92230	Eastman Kodak Company	US		12/975,780	12/22/2010		Filed	THERMALLY CONDUCTIVE FUSER COATING
92232	Eastman Kodak Company	US	7550244	11/453,177	6/14/2006	6/23/2009	Granted	REACTIVE POLYMER PARTICLES AND METHOD OF PREPARATION
92237	Eastman Kodak Company	EP		07796136.5	6/14/2007		Filed	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	JP	4981900	2009-515502	6/14/2007	4/27/2012	Granted	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	US	7777915	11/453,353	6/15/2006	8/17/2010	Granted	IMAGE CONTROL SYSTEM AND METHOD
92244	Eastman Kodak Company	DE	602008007812.4	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	GB	2144759	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	NL	2144759	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	US	7520598	11/746,094	5/9/2007	4/21/2009	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92252	Eastman Kodak Company	CN	ISSUING	200780023145.1	6/4/2007	5/6/2013	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	DE	602007024601.6	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	FR	2029361	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	GB	2029361	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92255	Eastman Kodak Company	US	7413293	11/417,458	5/4/2006	8/19/2008	Granted	DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
92273	Eastman Kodak Company	EP		07809538.7	6/14/2007		Filed	PRINT QUALITY MAINTENANCE METHOD AND

92273	Eastman Kodak Company	US	7539427	11/453,218	6/14/2006	5/26/2009	Granted	SYSTEM PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92274	Eastman Kodak Company	DE	602008020872.9	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS

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92274	Eastman Kodak Company	EP	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	GB	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	NL	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	US	8104885	11/969,277	1/4/2008	1/31/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92276	Eastman Kodak Company	EP		07839125.7	10/2/2007		Filed	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92276	Eastman Kodak Company	US	7777395	11/548,709	10/12/2006	8/17/2010	Granted	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92277	Eastman Kodak Company	CN	ZL200880015279.3	200880015279.3	4/25/2008	1/18/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	DE	602008014116.0	602008014116.0	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	FR	2142372	08743320.7	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	GB	2142372	08743320.7	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP	5245080	2010-507394	4/25/2008	4/19/2013	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2013-050258	3/13/2013		Filed	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	US	7682002	11/744,998	5/7/2007	3/23/2010	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92302	Eastman Kodak Company	US	8351829	12/281,050	8/30/2006	1/8/2013	Granted	METHOD OF PREVENTING A REGISTRATION ERROR WHILE PRINTING
92303	Eastman Kodak Company	DE		102006010249.5	3/2/2006		Filed	CROSS TRACK SHIFTING IN THE PERFECTOR PATH
92303	Eastman Kodak Company	US	8313099	12/281,002	9/21/2006	11/20/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF A SHEET
92315-1	Eastman Kodak Company	US	7458687	11/739,761	4/25/2007	12/2/2008	Granted	HIGH EFFICIENCY DIGITAL CINEMA PROJECTION SYSTEM WITH INCREASED ETENDUE
92342	Eastman Kodak Company	US	7641332	11/398,295	4/3/2006	1/5/2010	Granted	POST IMAGING PUNCHING APPARATUS AND METHOD
92342	Eastman Kodak Company	US	8240844	12/621,584	11/19/2009	8/14/2012	Granted	POST-IMAGING PUNCHING APPARATUS AND METHOD
92374	Eastman Kodak Company	CN	ZL200780011815.8	200780011815.8	3/22/2007	6/12/2013	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	EP		07753753.8	3/22/2007		Filed	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	JP	5070279	2009-502872	3/22/2007	8/24/2012	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	US	7626730	11/394,490	3/31/2006	12/1/2009	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92377	Eastman Kodak Company	CN	ISSUING	200780022075.8	6/5/2007	4/8/2013	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	DE	602006017047.5	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	FR	1868036	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	GB	1868036	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	JP	5113162	2009-514672	6/5/2007	10/19/2012	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	US	8105755	12/300,206	6/5/2007	1/31/2012	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PLATES WITH OVERCOAT
92379	Eastman Kodak Company	AU	2007268133	2007268133	5/14/2007	8/30/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	BR		PI 0712408-2	5/14/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	CN	ZL200780019287.0	200780019287.0	5/14/2007	7/4/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	DE	602007029363.4	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	EP	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	ES	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	FR	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	GB	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND

92379	Eastman Kodak Company	IN		8604/DELNP/2008	5/14/2007		Filed	IMAGEABLE MATERIALS NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IT	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	JP	5129242	2009-512038	5/14/2007	11/9/2012	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	NL	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	RU	2436799	2008151777	5/14/2007	12/20/2011	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	US	7524614	11/441,601	5/26/2006	4/28/2009	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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92380	Eastman Kodak Company	EP		07809499.2	6/13/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE ELEMENTS
92387	Eastman Kodak Company	CN	ZL200780047137.0	200780047137.0	12/18/2007	11/7/2012	Granted	INSERT MOLDED PRINTHEAD SUBSTRATE
92387	Eastman Kodak Company	EP		07863076.1	12/18/2007		Filed	INSERT MOLDED PRINTHEAD SUBSTRATE
92387	Eastman Kodak Company	US	8246141	11/614,143	12/21/2006	8/21/2012	Granted	INSERT MOLDED PRINTHEAD SUBSTRATE
92402	Eastman Kodak Company	US	7912426	11/863,302	9/28/2007	3/22/2011	Granted	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT
92416	Eastman Kodak Company	US	7423754	11/622,015	1/11/2007	9/9/2008	Granted	WEB PLANARITY GAUGE AND METHOD
92420	Eastman Kodak Company	EP		07874498.4	12/13/2007		Filed	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	TW		097103096	1/28/2008		Filed	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	US	7494903	11/668,041	1/29/2007	2/24/2009	Granted	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92422	Eastman Kodak Company	DE	602008007706.3	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	GB	2231411	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	NL	2231411	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	US	7988255	11/969,265	1/4/2008	8/2/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92426	Eastman Kodak Company	US	7282927	11/472,230	6/21/2006	10/16/2007	Granted	THE USE OF A CONFIGURABLE ELECTRONIC CONTROLLER FOR CAPACITANCE MEASUREMENTS AND CABLE BREAK DETECTION
92430	Eastman Kodak Company	US	7985031	11/969,288	1/4/2008	7/26/2011	Granted	GUIDE RAIL FOR CARRIAGE PRINTER
92446	Eastman Kodak Company	EP		07795927.8	6/8/2007		Filed	DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	JP		2009-516507	6/8/2007		Filed	DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	US	7696270	11/472,764	6/22/2006	4/13/2010	Granted	DISPERSANTS FOR WAXES
92447	Eastman Kodak Company	EP		07795932.8	6/8/2007		Filed	FUSER MEMBER
92447	Eastman Kodak Company	US	7531237	11/472,918	6/22/2006	5/12/2009	Granted	FUSER MEMBER
92448	Eastman Kodak Company	US	7494706	11/472,771	6/22/2006	2/24/2009	Granted	FUSER MEMBER
92449	Eastman Kodak Company	DE	602007017831.2	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	FR	2030090	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	GB	2030090	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	US	7534492	11/472,888	6/22/2006	5/19/2009	Granted	FUSER MEMBER
92450	Eastman Kodak Company	CN	ZL200780047344.6	200780047344.6	12/5/2007	8/17/2011	Granted	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	US	7731335	11/614,160	12/21/2006	6/8/2010	Granted	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTING DEVICE
92452	Eastman Kodak Company	US	7682542	11/472,919	6/22/2006	3/23/2010	Granted	METHOD OF MAKING FUSER MEMBER
92453	Eastman Kodak Company	US	7678701	11/461,080	7/31/2006	3/16/2010	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7964507	12/697,522	2/1/2010	6/21/2011	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92455	Eastman Kodak Company	US	7977170	11/538,173	10/3/2006	7/12/2011	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	8288214	13/106,203	5/12/2011	10/16/2012	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92462	Eastman Kodak Company	US	7892160	11/503,778	8/14/2006	2/22/2011	Granted	DOUBLE SLEEVED ELECTROGRAPHIC MEMBER
92494	Eastman Kodak Company	US	7175969	11/488,588	7/18/2006	2/13/2007	Granted	METHOD OF PREPARING NEGATIVE-WORKING IMAGEABLE ELEMENTS
92498	Eastman Kodak Company	CN	ZL200780028508.0	200780028508.0	7/23/2007	1/2/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	DE	2047333	602007005655.1	7/23/2007	3/31/2010	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	GB	2047333	07810685.3	7/23/2007	3/31/2010	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	JP		2009-521788	7/23/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US	7332253	11/494,235	7/27/2006	2/19/2008	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US		11/923,697	10/25/2007		Filed	NEGATIVE-WORKING IMAGEABLE MATERIALS
92503	Eastman Kodak Company	US	7577383	11/680,166	2/28/2007	8/18/2009	Granted	APPARATUS AND METHOD FOR TRANSPORTING POWDER TO AN IMAGE DEVICE OF AN ELECTROSTATOGRAPHIC PRINTER
92508	Eastman Kodak Company	US	7837285	11/687,119	3/16/2007	11/23/2010	Granted	INKJET PRINTING USING PROTECTIVE INK
92515	Eastman Kodak Company	DE	602007020017.2	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS

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92515	Eastman Kodak Company	GB	2024790	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	NL	2024790	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	US	7745101	11/421,894	6/2/2006	6/29/2010	Granted	NOVEL NANOPARTICLE PATTERNING PROCESS
92544	Eastman Kodak Company	US	D579348	29/259,957	5/17/2006	10/28/2008	Granted	THREE-CHAMBERED CONTAINER
92666	Eastman Kodak Company	US	7651206	11/612,694	12/19/2006	1/26/2010	Granted	OUTPUT IMAGE PROCESSING FOR SMALL DROP PRINTING
92679	Eastman Kodak Company	DE	602007028294.2	07866262.4	12/22/2007	1/23/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	EP	2102013	07866262.4	12/22/2007	1/23/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	FR	0700142	0700142	1/10/2007	7/22/2011	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL PROCEDE ET DISPOSITIF DE CONTROLE DE QUALITE D'ENCRE
92679	Eastman Kodak Company	JP	5185287	2009-545105	12/22/2007	1/25/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	US	8215733	12/522,305	12/22/2007	7/10/2012	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92705	Eastman Kodak Company	US		13/133,389	12/9/2008		Filed	METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92723	Eastman Kodak Company	JP	3889530	1999-227083	8/11/1999	12/8/2006	Granted	PHOTOPOLYMERIZABLE COMPOSITION, PHOTOPOLYMERIZABLE
92754	Eastman Kodak Company	CN	ZL200780047285.2	200780047285.2	12/6/2007	9/14/2011	Granted	PLANOGRAPHIC PRINTING PLATE AND IMAGE FORMING METHOD
92754	Eastman Kodak Company	DE	602007029906.3	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	EP	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	GB	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	NL	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	7690774	11/614,147	12/21/2006	4/6/2010	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8061829	12/705,673	2/15/2010	11/22/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8057028	12/705,687	2/15/2010	11/15/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92756	Eastman Kodak Company	DE	602007021687.7	07853397.3	12/14/2007	3/28/2012	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	NL	2097271	07853397.3	12/14/2007	3/28/2012	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	US	7833591	11/617,777	12/29/2006	11/16/2010	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92757	Eastman Kodak Company	US	7847027	11/617,775	12/29/2006	12/7/2010	Granted	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92757	Eastman Kodak Company	US		12/882,261	9/15/2010		Filed	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92772	Eastman Kodak Company	EP		09781054.3	7/24/2009		Filed	SHEET CONVEYING DEVICE
92773	Eastman Kodak Company	DE	102007040588.1	102007040588.1	8/28/2007	5/12/2011	Granted	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	DE		102007063795.2	8/28/2007		Filed	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	US	7812735	11/853,914	9/12/2007	10/12/2010	Granted	METHOD FOR AUTOMATICALLY IDENTIFYING A TYPE OF TRANSPARENT CONVEYOR BELT
92775	Eastman Kodak Company	DE		102006022753.0	5/12/2006		Filed	CROSS TRACK REGISTER CORRECTION
92775	Eastman Kodak Company	US	8238808	12/299,638	4/10/2007	8/7/2012	Granted	METHOD OF ENSURING A CORRECT LATERAL REGISTRATION SETTING AND PRINTING MACHINE SUITABLE THEREFOR
92778	Eastman Kodak Company	US	7714923	11/555,819	11/2/2006	5/11/2010	Granted	INTEGRATED DISPLAY AND CAPTURE APPARATUS
92805	Eastman Kodak Company	EP		07811427.9	8/20/2007		Filed	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189216	2002-127790	6/5/2012	2/1/2013	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5113173	2009-526628	8/20/2007	10/19/2012	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189215	2012-127781	6/5/2012	2/1/2013	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	US	7326521	11/513,995	8/31/2006	2/5/2008	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92806	Eastman Kodak Company	CN	ZL200780038955.4	200780038955.4	10/5/2007	3/27/2013	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES

92806	Eastman Kodak Company	EP		07867210.2	10/5/2007		Filed	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	JP	5065403	2009-533309	10/5/2007	8/17/2012	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	US	7300726	11/551,259	10/20/2006	11/27/2007	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92808	Eastman Kodak Company	US	8178283	12/516,884	12/5/2007	5/15/2012	Granted	METHOD FOR TREATING RINSING WASTEWATER FROM DEVELOPING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD OF DEVELOPMENT, AND DEVELOPING APPARATUS
92815	Eastman Kodak Company	US	7881530	11/695,170	4/2/2007	2/1/2011	Granted	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE

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92815	Eastman Kodak Company	US	8005299	13/004,102	1/11/2011	8/23/2011	Granted	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92816	Eastman Kodak Company	EP		07848620.6	12/19/2007		Filed	AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	US	8263683	12/517,213	12/19/2007	9/11/2012	Granted	INK FOR PRINTING ON LOW ENERGY SUBSTRATES
92835	Eastman Kodak Company	DE	602007026599.1	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	EP	2066730	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	GB	2066730	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	US	8430952	12/251,662	10/15/2008	4/30/2013	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92862	Eastman Kodak Company	US	7769338	11/557,838	11/8/2006	8/3/2010	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
92863	Eastman Kodak Company	US		12/317,552	12/23/2008		Filed	RIDGE-BASED COLOR GAMUT MAPPING
92873	Eastman Kodak Company	US	7452638	11/532,647	9/18/2006	11/18/2008	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92874	Eastman Kodak Company	CN	ZL200780034707.2	200780034707.2	9/18/2007	1/11/2012	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	DE	1903399	602006009936.3	9/20/2006	10/21/2009	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	GB	1903399	06019680.5	9/20/2006	10/21/2009	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	US	8507181	12/438,160	9/18/2007	8/13/2013	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92912	Eastman Kodak Company	US	7599634	11/734,821	4/13/2007	10/6/2009	Granted	SUBJECTIVE AND OBJECTIVE UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92917	Eastman Kodak Company	CN		200780047852.4	12/7/2007		Filed	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	DE	602007007984.5	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	FR	2097260	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	GB	2097260	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	US	7827912	11/615,025	12/22/2006	11/9/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92929	Eastman Kodak Company	DE	602007022475.6	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	GB	2054231	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	NL	2054231	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7845773	11/504,960	8/16/2006	12/7/2010	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7988250	12/903,244	10/13/2010	8/2/2011	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92931	Eastman Kodak Company	US	7916319	11/687,277	3/16/2007	3/29/2011	Granted	PRINTING MANAGEMENT SYSTEM
92931	Eastman Kodak Company	US	7978356	12/890,778	9/27/2010	7/12/2011	Granted	PRINTING MANAGEMENT SYSTEM
92937	Eastman Kodak Company	US	7449287	12/022,543	1/30/2008	11/11/2008	Granted	PEARLESCENT TEXTURED IMAGING SUPPORTS
92952	Eastman Kodak Company	CN	ZL200780047206.8	200780047206.8	12/6/2007	7/25/2012	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	CN		201110257732.5	12/6/2007		Filed	PRINTING DEVICE FLUID RSERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW	I389800	096149073	12/20/2007	3/21/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		100128253	12/20/2007		Filed	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	7810917	11/614,125	12/21/2006	10/12/2010	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	8052263	12/818,296	6/18/2010	11/8/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92963	Eastman Kodak Company	US	7792467	11/855,590	9/14/2007	9/7/2010	Granted	DUAL CHANNEL APPARATUS FOR TRANSPORTING POWDER IN AN ELECTROSTATOGRAPHIC PRINTER
93007	Eastman Kodak Company	EP		07868123.6	12/27/2007		Filed	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	JP		2009-544116	12/27/2007		Filed	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	US	8358957	11/646,134	12/27/2006	1/22/2013	Granted	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93019	Eastman Kodak Company	DE	102006040528.5	102006040528.5	8/30/2006	1/26/2012	Granted	TRAILER SHEETS
93019	Eastman Kodak Company	US	8155549	12/375,761	7/27/2007	4/10/2012	Granted	METHOD FOR CONTROLLING A PRINT JOB
93037	Eastman Kodak Company	US	7901057	12/100,565	4/10/2008	3/8/2011	Granted	THERMAL INKJET PRINthead ON A METALLIC SUBSTRATE
93039	Eastman Kodak Company	DE	102008061929.9	102008061929.9	12/12/2008	8/25/2011	Granted	PRINTING MODULES DRIVE
93039	Eastman Kodak Company	US		13/133,393	11/27/2009		Filed	ACTION DEVICE FOR PRESSURE

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93055	Eastman Kodak Company	US	8014029	12/193,843	8/19/2008	9/6/2011	Granted	RASTER-TO-SWATH IMAGE DATA CONVERSION PRINTING SYSTEM AND RELATED METHOD
93075	Eastman Kodak Company	JP	3949884	2000-255881	8/25/2000	4/27/2007	Granted	POSITIVE PHOTSENSITIVE COMPOSITION AND POSITIVE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
93085	Eastman Kodak Company	US	7505847	11/533,538	9/20/2006	3/17/2009	Granted	CONFIGURABLE ELECTRONIC CONTROL SYSTEM AND DIAGNOSTIC METHOD
93122	Eastman Kodak Company	US	7735954	11/682,352	3/6/2007	6/15/2010	Granted	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93125	Eastman Kodak Company	US	7758155	11/748,620	5/15/2007	7/20/2010	Granted	MONOLITHIC PRINthead WITH MULTIPLE ROWS OF INKJET ORIFICES
93149	Eastman Kodak Company	EP		08742739.9	4/10/2008		Filed	FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187793	11/738,536	4/23/2007	5/29/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187794	11/782,687	7/25/2007	5/29/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8163465	12/838,533	7/19/2010	4/24/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8313887	13/325,093	12/14/2011	11/20/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93158	Eastman Kodak Company	DE	602007016177.0	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	GB	2089919	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	JP		2009-540234	11/21/2007		Filed	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	NL	2089919	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	US	7804087	11/567,954	12/7/2006	9/28/2010	Granted	CONFIGURATIONALLY CONTROLLED N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
93160	Eastman Kodak Company	CN	ZL200780044806.9	200780044806.9	11/27/2007	7/4/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93160	Eastman Kodak Company	US	7883826	11/567,782	12/7/2006	2/8/2011	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93170	Eastman Kodak Company	EP		07838846.9	9/26/2007		Filed	AUTOMATED PRINTING
93170	Eastman Kodak Company	US		11/538,937	10/5/2006		Filed	A METHOD FOR AUTOMATED PRINTING WORKFLOW
93175	Eastman Kodak Company	US	7584539	11/549,710	10/16/2006	9/8/2009	Granted	ELECTROPOLISHING OF INK-JET PRINTER COMPONENTS
93178	Eastman Kodak Company	US	7826097	11/754,549	5/29/2007	11/2/2010	Granted	ASYMMETRICAL DIGITAL FILTERS FOR DOT GAIN ADJUSTMENTS
93181	Eastman Kodak Company	US	7989146	11/869,008	10/9/2007	8/2/2011	Granted	COMPONENT FABRICATION USING THERMAL RESIST MATERIALS
93187	Eastman Kodak Company	JP	5249243	2009-547254	1/14/2008	4/19/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	US	8207063	11/627,525	1/26/2007	6/26/2012	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93189	Eastman Kodak Company	DE	602009004006.5	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	GB	2310210	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	JP		2011-521103	7/21/2009		Filed	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	NL	2310210	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	US	8202585	12/183,699	7/31/2008	6/19/2012	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93194	Eastman Kodak Company	US	8290409	12/415,380	3/31/2009	10/16/2012	Granted	DEVELOPER STATION FOR AN ELECTROGRAPHIC PRINTER HAVING REDUCED DEVELOPER AGITATION
93195	Eastman Kodak Company	US	7643175	11/610,551	12/14/2006	1/5/2010	Granted	COLOR PRINT ENHANCEMENT SYSTEM WITH CONVERSION OF PCS ENCODED

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93197	Eastman Kodak Company	EP		07852977.3		10/26/2007		Filed	PICTUE INTO PHOTOGRAPHIC PROCESS CONFINED PCS AND CORRECTION FOR FINISH
93197	Eastman Kodak Company	JP		2009-535284		10/26/2007		Filed	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93197	Eastman Kodak Company	US	7697053	11/555,822		11/2/2006	4/13/2010	Granted	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93204	Eastman Kodak Company	US	8361840	12/236,907		9/24/2008	1/29/2013	Granted	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93205	Eastman Kodak Company	US	7879691	12/236,972		9/24/2008	2/1/2011	Granted	THERMAL BARRIER LAYER FOR INTEGRATED CIRCUIT MANUFACTURE
93206	Eastman Kodak Company	US	7772042	12/236,848		9/24/2008	8/10/2010	Granted	LOW COST DIE PLACEMENT SOLVENT SOFTENING TO ALLOW DIE PLACEMENT
93211	Eastman Kodak Company	US		11/962,529		12/21/2007		Filed	PRINTER AND PRINTING METHOD USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
93213	Eastman Kodak Company	US	7387361	11/675,761		2/16/2007	6/17/2008	Granted	FAILED NOZZLE CORRECTION SYSTEM AND METHOD FOR BORDERLESS PRINTING
93218	Eastman Kodak Company	CN	ZL200780049535.6	200780049535.6		12/26/2007	7/24/2013	Granted	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	EP		07868026.1		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	IN		3335/DELNP/2009		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	JP		2009-544851		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD

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93218	Eastman Kodak Company	KR		2009-7014140	12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	US		11/620,744	1/8/2007		Filed	DEPOSITION SYSTEM AND METHOD USING
93219	Eastman Kodak Company	US	7989506	11/696,232	4/4/2007	8/2/2011	Granted	A DELIVERY HEAD SEPARATED FROM A SUBSTRATE BY GAS PRESSURE
93228	Eastman Kodak Company	EP		07868038.6	12/26/2007		Filed	METHOD AND APPARATUS FOR DISPERSION OF HIGH-SURFACE-AREA, LOW-BULK-DENSITY FUMED SILICA
93228	Eastman Kodak Company	JP		2009-544853	12/26/2007		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	TW		097100593	1/7/2008		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US	7789961	11/620,740	1/8/2007	9/7/2010	Granted	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US		12/813,552	6/11/2010		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93245	Eastman Kodak Company	US	8034663	12/237,127	9/24/2008	10/11/2011	Granted	LOW COST DIE RELEASE WAFER
93258	Eastman Kodak Company	FR	0701749	0701749	3/12/2007	12/18/2009	Granted	VARIABLE-SPEED BROWSING METHOD FOR DIGITAL IMAGES PROCEDE DE FURETAGE A VITESSE VARIABLE POUR IMAGES NUMERIQUES
93265	Eastman Kodak Company	EP		08754815.2	6/2/2008		Filed	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93265	Eastman Kodak Company	US	8023846	11/759,406	6/7/2007	9/20/2011	Granted	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93268	Eastman Kodak Company	US		12/164,653	6/30/2008		Filed	INKJET PRINTER WITH INKS CONTAINING POLYOXYGENATED-POLYOLS
93299	Eastman Kodak Company	DE	602008018378.5	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	GB	2125375	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	NL	2125375	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	US	7758171	11/687,873	3/19/2007	7/20/2010	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93307	Eastman Kodak Company	US		12/809,698	12/22/2007		Filed	A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93308	Eastman Kodak Company	EP		07856793.0	12/17/2007		Filed	METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93308	Eastman Kodak Company	US		12/808,437	9/1/2010		Filed	METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93324	Eastman Kodak Company	US		12/057,929	3/28/2008		Filed	IMPROVED FLUID FLOW IN MICROFLUIDIC DEVICES
93365	Eastman Kodak Company	US	7643778	11/742,092	4/30/2007	1/5/2010	Granted	POWDER TRANSPORT WITH A TAPERED FEED ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
93408	Eastman Kodak Company	EP		08724440.6	1/8/2008		Filed	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	7887984	11/624,252	1/18/2007	2/15/2011	Granted	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	8329783	12/961,559	12/7/2010	12/11/2012	Granted	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93412	Eastman Kodak Company	EP		08754248.6	5/8/2008		Filed	APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	JP		2010-507457	5/8/2008		Filed	APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	US	7565091	11/746,089	5/9/2007	7/21/2009	Granted	ELECTROPHOTOGRAPHIC APPARATUS
93413	Eastman Kodak Company	CN	ZL200880003510.7	200880003510.7	1/15/2008	5/1/2013	Granted	METHOD AND APPARATUS FOR SEPARATING A SLIP-SHEET FROM AN IMAGE RECORDABLE MATERIAL
93414	Eastman Kodak Company	EP		08724513.0	1/15/2008		Filed	SEPARATING IMAGE RECORDABLE MATERIALS FROM A STACK
93414	Eastman Kodak Company	US	7614619	11/668,519	1/30/2007	11/10/2009	Granted	METHODS AND APPARATUS FOR SEPARATING IMAGE RECORDABLE MATERIALS FROM A MEDIA STACK
93415	Eastman Kodak Company	CN	ZL200880003549.9	200880003549.9	1/15/2008	12/14/2011	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	EP		08705599.2	1/15/2008		Filed	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7604231	11/668,533	1/30/2007	10/20/2009	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7866656	12/497,735	7/6/2009	1/11/2011	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	8056895	12/497,736	7/6/2009	11/15/2011	Granted	METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93416	Eastman Kodak Company	CN	ZL200880003484.8	200880003484.8	1/15/2008	7/18/2012	Granted	METHOD AND APPARATUS FOR STORING

93416	Eastman Kodak Company	EP		08713140.5	1/15/2008		Filed	SLIP-SHEETS METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	JP	5138706	2009-547257	1/15/2008	11/22/2012	Granted	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	US	7744078	11/668,550	1/30/2007	6/29/2010	Granted	METHODS AND APPARATUS FOR STORING SLIP-SHEETS
93423	Eastman Kodak Company	US	7923184	11/862,430	9/27/2007	4/12/2011	Granted	PHOTOCONDUCTORS CONTAINING TRIMELLITIMIDE ESTERS
93430	Eastman Kodak Company	US	7678531	11/668,502	1/30/2007	3/16/2010	Granted	IMPROVED POSITIVE-WORKING IMAGEABLE ELEMENTS
93457	Eastman Kodak Company	EP		08867288.6	12/17/2008		Filed	INKJET INKS FOR PLAIN AND PHOTO- GLOSSY MEDIA

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93457	Eastman Kodak Company	US	8356892	11/964,947	12/27/2007	1/22/2013	Granted	INKJET INKS FOR PRINTING ON BOTH PLAIN AND PHOTO-GLOSSY PAPERS
93458	Eastman Kodak Company	US	7976147	12/165,923	7/1/2008	7/12/2011	Granted	NEW INKS FOR INKJET PRINTING
93461	Eastman Kodak Company	US	8036583	12/489,464	6/23/2009	10/11/2011	Granted	PREHEATING OF SUBSTRATES
93465	Eastman Kodak Company	CN	ZL200880108969.3	200880108969.3	9/18/2008	10/31/2012	Granted	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	CN		201110427409.8	12/19/2011		Filed	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	EP		08833206.9	9/18/2008		Filed	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	US	8361544	13/309,621	12/2/2011	1/29/2013	Granted	THIN FILM ELECTRONIC DEVICE FABRICATION PROCESS
93477	Eastman Kodak Company	US	7789500	11/614,115	12/21/2006	9/7/2010	Granted	PRINTING DEVICE FLUID RESERVOIR CHASSIS WITH ALIGNMENT FEATURES
93481	Eastman Kodak Company	CN	ZL200880023817.3	200880023817.3	6/26/2008	9/5/2012	Granted	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	EP		08794384.1	6/26/2008		Filed	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	US	7582407	11/774,626	7/9/2007	9/1/2009	Granted	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93482	Eastman Kodak Company	US	7429445	11/682,906	3/7/2007	9/30/2008	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93483	Eastman Kodak Company	DE	602008005875.1	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	GB	2152933	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	NL	2152933	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93499	Eastman Kodak Company	JP		2009-544841	12/20/2007		Filed	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93499	Eastman Kodak Company	US	7877696	11/650,396	1/5/2007	1/25/2011	Granted	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93502	Eastman Kodak Company	US		11/650,281	1/5/2007		Filed	FUNCTION ENHANCING ARRAY FOR MULTI-FRAME DISPLAY SYSTEM
93508	Eastman Kodak Company	EP		08768609.3	6/19/2008		Filed	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	JP		2010-516978	6/19/2008		Filed	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	US	7965961	11/777,371	7/13/2007	6/21/2011	Granted	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93510	Eastman Kodak Company	US	7780280	11/679,892	2/28/2007	8/24/2010	Granted	FLUID PORT SEAL WITH SURFACE HAVING CHANNELS
93511	Eastman Kodak Company	US	8094838	11/623,107	1/15/2007	1/10/2012	Granted	VOICE COMMAND OF AUDIO EMITTING DEVICE
93513	Eastman Kodak Company	US	7735983	11/679,925	2/28/2007	6/15/2010	Granted	INK JET INK CARTRIDGE WITH VENTED WICK
93513	Eastman Kodak Company	US	8002398	12/757,259	4/9/2010	8/23/2011	Granted	INK JET INK CARTRIDGE WITH VENTED WICK
93515	Eastman Kodak Company	CN		201080010681.X	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	EP		10706812.4	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	JP		2011-552931	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	US	8164790	12/398,250	3/5/2009	4/24/2012	Granted	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93524	Eastman Kodak Company	US		12/234,742	9/22/2008		Filed	AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93531	Eastman Kodak Company	US	7781957	11/680,195	2/28/2007	8/24/2010	Granted	ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93536	Eastman Kodak Company	EP		08705528.1	1/8/2008		Filed	TONER MANUFACTURING METHOD
93536	Eastman Kodak Company	US	7754409	11/624,335	1/18/2007	7/13/2010	Granted	TONER MANUFACTURING METHOD
93538	Eastman Kodak Company	US	7696013	11/737,187	4/19/2007	4/13/2010	Granted	CONNECTING MICROSIZED DEVICES USING ABLATIVE FILMS
93554	Eastman Kodak Company	US	7914963	11/954,424	12/12/2007	3/29/2011	Granted	TONER COMPOSITION
93561	Eastman Kodak Company	US	7989536	12/240,073	9/29/2008	8/2/2011	Granted	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93561	Eastman Kodak Company	US		13/076,898	3/31/2011		Filed	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93566	Eastman Kodak Company	CN	200780051563.1	200780051563.1	12/10/2007	9/5/2012	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	DE	602007028478.3	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	EP	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	GB	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR

93566	Eastman Kodak Company	JP	5171848	2009-550856	12/10/2007	1/11/2013	Granted	TRANSPORT LAYER EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	NL	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER

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93566	Eastman Kodak Company	TW		096149078	12/20/2007		Filed	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	US	7375011	11/677,794	2/22/2007	5/20/2008	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93576	Eastman Kodak Company	AU		2008262404	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	BR		PI0811234-7	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	CN	ZL200880019176.4	200880019176.4	6/3/2008	4/3/2013	Granted	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	EP		08768051.8	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	IN		6721/DELNP/2009	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	JP		2010-511166	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	7799504	11/758,042	6/5/2007	9/21/2010	Granted	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	8198012	12/722,572	3/12/2010	6/12/2012	Granted	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93576	Eastman Kodak Company	US		13/468,376	5/10/2012		Filed	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93577	Eastman Kodak Company	US	7862984	11/692,255	3/28/2007	1/4/2011	Granted	POLYONIUM BORATES AND RADIATION-SENSITIVE
93578	Eastman Kodak Company	CN	ZL200880006298.X	200880006298.X	2/13/2008	8/3/2011	Granted	COMPOSITION AND IMAGEABLE ELEMENTS CONTAINING SAME
93578	Eastman Kodak Company	DE	602008001436.3	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	FR	2114676	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	GB	2114676	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	JP	5134015	2009-551667	2/13/2008	11/16/2012	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	US	7399576	11/679,962	2/28/2007	7/15/2008	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93591	Eastman Kodak Company	DE	602008005775.5	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	GB	2197680	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	JP	5210388	2010-527511	9/9/2008	3/1/2013	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	NL	2197680	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	US	8186784	12/679,912	9/9/2008	5/29/2012	Granted	CONTINUOUS INKJET PRINTING
93598	Eastman Kodak Company	US	7967426	11/679,860	2/28/2007	6/28/2011	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8308279	12/952,606	11/23/2010	11/13/2012	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8172386	13/013,936	1/26/2011	5/8/2012	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93606	Eastman Kodak Company	DE	602008022102.4	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	EP	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	GB	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	NL	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	US	8187371	12/029,929	2/12/2008	5/29/2012	Granted	PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93620	Eastman Kodak Company	CN	ZL200780051559.5	200780051559.5	12/10/2007	11/28/2012	Granted	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	US	7605062	11/678,734	2/26/2007	10/20/2009	Granted	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93625	Eastman Kodak Company	CN	ZL200880016168.4	200880016168.4	5/9/2008	12/14/2011	Granted	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	EP		08754335.1	5/9/2008		Filed	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	JP		2010-508379	5/9/2008		Filed	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	US	7828420	11/749,187	5/16/2007	11/9/2010	Granted	CONTINUOUS INK JET PRINTER WITH MODIFIED ACTUATOR ACTIVATION WAVEFORM
93626	Eastman Kodak Company	DE	602008021412.5	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	DE	602008025239.6	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS

93626	Eastman Kodak Company	EP	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CORRECTION CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CORRECTION CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CORRECTION CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION

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93626	Eastman Kodak Company	NL	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	NL	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	US	7735981	11/831,156	7/31/2007	6/15/2010	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93631	Eastman Kodak Company	JP	5231457	2009-551706	2/27/2008	3/29/2013	Granted	INKJET INK SET
93639	Eastman Kodak Company	EP		08754795.6	5/29/2008		Filed	A RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93639	Eastman Kodak Company	US	8253770	11/756,532	5/31/2007	8/28/2012	Granted	RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93655	Eastman Kodak Company	US	7946683	11/780,522	7/20/2007	5/24/2011	Granted	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93675	Eastman Kodak Company	JP	5319097	2007-269299	10/16/2007	7/19/2013	Granted	2 LAYERED POSITIVE-TYPE LITHOGRAPHIC PRINTING PLATE
93675	Eastman Kodak Company	US		12/682,820	8/25/2008		Filed	ORIGINAL PLATE AND ITS PROCESSING METHOD
93680	Eastman Kodak Company	EP		08726199.6	2/28/2008		Filed	POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PRODUCING THE SAME
93680	Eastman Kodak Company	US	7919342	12/266,775	11/7/2008	4/5/2011	Granted	METHOD OF PATTERNING INORGANIC LED DISPLAY
93681	Eastman Kodak Company	US	7772757	11/755,037	5/30/2007	8/10/2010	Granted	PATTERNED INORGANIC LED DEVICE
93684	Eastman Kodak Company	US	7966743	11/831,110	7/31/2007	6/28/2011	Granted	WHITE-LIGHT ELECTROLUMINESCENT DEVICE WITH IMPROVED EFFICIENCY
93689	Eastman Kodak Company	CN	ZL200880007531.6	200880007531.6	2/18/2008	11/25/2011	Granted	MICRO-STRUCTURED DRYING FOR INKJET PRINTERS
93689	Eastman Kodak Company	EP		08725651.7	2/18/2008		Filed	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	TW		097108221	3/7/2008		Filed	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	US	7888700	11/683,479	3/8/2007	2/15/2011	Granted	QUANTUM DOT LIGHT EMITTING DEVICE
93724	Eastman Kodak Company	US	7946691	12/265,146	11/5/2008	5/24/2011	Granted	DEFLECTION DEVICE INCLUDING EXPANSION AND CONTRACTION REGIONS
93726	Eastman Kodak Company	US	8210665	12/105,603	4/18/2008	7/3/2012	Granted	CONSTANT FLOW VALVE MECHANISM
93732	Eastman Kodak Company	US	8091992	12/265,111	11/5/2008	1/10/2012	Granted	DEFLECTION DEVICE INCLUDING GAS FLOW RESTRICTION DEVICE
93736	Eastman Kodak Company	EP		08754780.8	5/29/2008		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93736	Eastman Kodak Company	US	8154572	11/756,071	5/31/2007	4/10/2012	Granted	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93754	Eastman Kodak Company	US	7828282	12/178,849	7/24/2008	11/9/2010	Granted	PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93762	Eastman Kodak Company	US	7404627	11/770,774	6/29/2007	7/29/2008	Granted	ENERGY DAMPING FLOW DEVICE FOR PRINTING SYSTEM
93763	Eastman Kodak Company	US	7517066	11/876,840	10/23/2007	4/14/2009	Granted	PRINTER INCLUDING TEMPERATURE GRADIENT FLUID FLOW DEVICE
93765	Eastman Kodak Company	EP		08727107.8	3/24/2008		Filed	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93765	Eastman Kodak Company	US	7564067	11/693,334	3/29/2007	7/21/2009	Granted	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93777	Eastman Kodak Company	CN	ISSUING	200880010735.5	3/18/2008	8/3/2011	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	EP		08742132.7	3/18/2008		Filed	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	7854199	11/693,007	3/29/2007	12/21/2010	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	8148704	12/884,435	9/17/2010	4/3/2012	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93781	Eastman Kodak Company	US	7851987	11/694,176	3/30/2007	12/14/2010	Granted	COLOR ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93786	Eastman Kodak Company	CN	ZL200880022763.9	200880022763.9	6/20/2008	5/30/2012	Granted	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	EP		08826621.8	6/20/2008		Filed	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	TW		097124448	6/27/2008		Filed	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	US	8361823	11/770,833	6/29/2007	1/29/2013	Granted	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93794	Eastman Kodak Company	US	7697176	11/958,590	12/18/2007	4/13/2010	Granted	METHOD AND APPARATUS FOR CHROMATIC ADAPTATION
93799	Eastman Kodak Company	US	7883833	11/765,490	6/20/2007	2/8/2011	Granted	USE OF HIGHLY ALKALINE DEVELOPER REGENERATOR COMPOSITION
93813	Eastman Kodak Company	US	8117527	11/745,492	5/8/2007	2/14/2012	Granted	AUTOMATED FOLIO REFERENCES
93821	Eastman Kodak Company	US	7931880	11/694,582	3/30/2007	4/26/2011	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING INORGANIC ADDITIVES
93823	Eastman Kodak Company	US	7751083	11/694,098	3/30/2007	7/6/2010	Granted	SCANNER METAMERISM CORRECTION
93832	Eastman Kodak Company	US	7784402	11/739,152	4/24/2007	8/31/2010	Granted	METHOD FOR LOADING PRINTING PLATE ON IMAGING DEVICE
93843	Eastman Kodak Company	CN	ZL200880023206.9	200880023206.9	6/11/2008	5/16/2012	Granted	A METHOD OF CONTINUOUS INK JET PRINTING

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93843	Eastman Kodak Company	DE	602008009814.1	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	FR	2160293	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	GB	2160293	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	JP		2010-514089	6/11/2008		Filed	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	US	8272716	12/664,943	6/11/2008	9/25/2012	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93844	Eastman Kodak Company	CN	ZL200880023336.2	200880023336.2	6/27/2008	5/1/2013	Granted	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	EP		08762517.4	6/27/2008		Filed	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	JP		2010-514113	6/27/2008		Filed	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	US	8439487	12/664,938	6/27/2008	5/14/2013	Granted	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93852	Eastman Kodak Company	DE	602009010202.8	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	EP	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	GB	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	JP		2011-514607	6/17/2009		Filed	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	NL	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINTHEAD HAVING ISOLATED HEATER
93852	Eastman Kodak Company	US		12/143,880	6/23/2008		Filed	PRINTHEAD HAVING ISOLATED HEATER
93869	Eastman Kodak Company	US	8318853	12/665,040	6/19/2008	11/27/2012	Granted	THERMALLY-RESPONSIVE DISPERSANTS FOR MEDIA FORMULATIONS
93880	Eastman Kodak Company	US	7867679	11/739,118	4/24/2007	1/11/2011	Granted	POROUS PARTICLES
93881	Eastman Kodak Company	DE	602008004487.4	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	FR	2139942	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	GB	2139942	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	JP		2010-506230	4/22/2008		Filed	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	US	7888410	11/739,121	4/24/2007	2/15/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93882	Eastman Kodak Company	CN		200880109104.9	9/16/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE
93882	Eastman Kodak Company	EP		08834610.1	9/16/2008		Filed	PASSED THE DELIVERY HEAD PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE
93882	Eastman Kodak Company	US	8398770	11/861,359	9/26/2007	3/19/2013	Granted	PASSED THE DELIVERY HEAD DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US		13/747,505	1/23/2013		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93883	Eastman Kodak Company	CN	ISSUING	200880108960.2	9/18/2008	6/25/2013	Granted	PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	EP		08833592.2	9/18/2008		Filed	PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	TW		097136924	9/25/2008		Filed	PROCESS FOR ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	US	7851380	11/861,491	9/26/2007	12/14/2010	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93905	Eastman Kodak Company	CN	ZL200880017816.8	200880017816.8	5/30/2008	11/16/2011	Granted	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	EP		08767965.0	5/30/2008		Filed	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	JP	5123379	2010-510352	5/30/2008	11/2/2012	Granted	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	US	7781143	11/756,036	5/31/2007	8/24/2010	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93907	Eastman Kodak Company	JP	4980821	2007-214019	8/20/2007	4/27/2012	Granted	PROCESSING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE WITHOUT FORMING A DEPOSIT, AND PROCESSING METHOD USING IT
93908	Eastman Kodak Company	CN	ZL200880104054.5	200880104054.5	8/21/2008	6/19/2013	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	DE	602007005475.3	07114864.7	8/23/2007	3/24/2010	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER

93908	Eastman Kodak Company	GB	2028548	07114864.7	8/23/2007	3/24/2010	Granted	SOLUTION CONTAINING A HYDROPHILIC POLYMER PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	NL	2028548	07114864.7	8/23/2007	3/24/2010	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	US		12/669,064	8/21/2008		Filed	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93935	Eastman Kodak Company	JP	5191546	2010-540031	12/27/2007	2/8/2013	Granted	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	US		12/810,152	12/27/2007		Filed	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93942	Eastman Kodak Company	US	8512933	12/341,099	12/22/2008	8/20/2013	Granted	METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY

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93942	Eastman Kodak Company	US	8497057	13/616,558	9/14/2012	7/30/2013	Granted	METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93944	Eastman Kodak Company	EP		08843561.5	10/22/2008		Filed	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93944	Eastman Kodak Company	US	7852359	11/931,266	10/31/2007	12/14/2010	Granted	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93946	Eastman Kodak Company	US		11/953,230	12/10/2007		Filed	SECURITY CUSTOMIZATION SYSTEM AND METHOD
93947	Eastman Kodak Company	CN	ZL200880019051.1	200880019051.1	6/3/2008	4/25/2012	Granted	PLATE CUTTING
93947	Eastman Kodak Company	DE	602008010889.9	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	GB	2150411	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	JP	5197739	2010-511184	6/3/2008	2/15/2013	Granted	PLATE CUTTING
93947	Eastman Kodak Company	NL	2150411	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	US	7717040	11/758,152	6/5/2007	5/18/2010	Granted	PLATE CUTTING
93953	Eastman Kodak Company	CN	ZL200880018105.2	200880018105.2	5/22/2008	2/6/2013	Granted	LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	US		11/755,055	5/30/2007		Filed	LAMP WITH CONTROLLABLE SPECTRUM
93969	Eastman Kodak Company	DE	602008025585.9	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	EP	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	GB	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	NL	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	US	7972266	11/751,652	5/22/2007	7/5/2011	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93975	Eastman Kodak Company	CN	200880018165.4	200880018165.4	5/22/2008	8/8/2012	Granted	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93975	Eastman Kodak Company	EP		08754648.7	5/22/2008		Filed	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93989	Eastman Kodak Company	CN	ZL200880109145.8	200880109145.8	9/24/2008	4/24/2013	Granted	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	EP		08834208.4	9/24/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	JP		2010-526931	9/24/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	TW		097136925	9/25/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	US	7972898	11/861,455	9/26/2007	7/5/2011	Granted	PROCESS FOR MAKING DOPED ZINC OXIDE
93990	Eastman Kodak Company	CN	200880108974.4	200880108974.4	9/17/2008	8/8/2012	Granted	PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93991	Eastman Kodak Company	CN	ZL200880109120.8	200880109120.8	9/16/2008	7/17/2013	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	EP		08833709.2	9/16/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	JP		2010-526894	9/16/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	TW		097136919	9/25/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	US	8030212	11/861,658	9/26/2007	10/4/2011	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93999	Eastman Kodak Company	CN	ZL200880023287.2	200880023287.2	6/27/2008	2/6/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	DE	602008023256.5	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	EP	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	GB	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	JP		2010-514110	6/27/2008		Filed	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	NL	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	US	8302880	12/664,941	6/27/2008	11/6/2012	Granted	MONODISPERSE DROPLET GENERATION
94003	Eastman Kodak Company	CN		200880109453.0	9/24/2008		Filed	METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	JP		2010-525270	9/24/2008		Filed	METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	US	8361701	12/677,904	9/24/2008	1/29/2013	Granted	METHOD FOR MAKING LITHOGRAPHIC PLATES
94032	Eastman Kodak Company	US	7629112	12/129,726	5/30/2008	12/8/2009	Granted	COLOR PHOTOGRAPHIC MATERIALS WITH YELLOW MINIMUM DENSITY COLORANTS
94033	Eastman Kodak Company	US	7632632	12/147,548	6/27/2008	12/15/2009	Granted	COLOR PHOTOGRAPHIC MATERIALS WITH MAGENTA MINIMUM DENSITY DYES

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94041	Eastman Kodak Company	US	8145116	11/842,235	8/21/2007	3/27/2012	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94042	Eastman Kodak Company	US	7964328	11/829,984	7/30/2007	6/21/2011	Granted	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
94060	Eastman Kodak Company	US	7838889	11/837,026	8/10/2007	11/23/2010	Granted	SOLID-STATE AREA ILLUMINATION SYSTEM
94067	Eastman Kodak Company	DE	602008016203.6	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	GB	2155491	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	NL	2155491	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94070	Eastman Kodak Company	CN		200880100348.0	7/16/2008		Filed	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	DE	602008013628.0	08794513.5	7/16/2008	2/22/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	JP		2010-518181	7/16/2008		Filed	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	NL	2170607	08794513.5	7/16/2008	2/22/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	US	8096239	11/782,111	7/24/2007	1/17/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94072	Eastman Kodak Company	US	7875314	11/962,570	12/21/2007	1/25/2011	Granted	METHOD FOR USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
94074	Eastman Kodak Company	EP		08868591.2	12/15/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94074	Eastman Kodak Company	US		12/234,753	9/22/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94075	Eastman Kodak Company	US	8044115	12/234,760	9/22/2008	10/25/2011	Granted	PIGMENT-BASED INKS WITH IMPROVED JETTING LATENCY
94076	Eastman Kodak Company	CN	ZL200880022106.4	200880022106.4	6/13/2008	3/14/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	DE	602008019815.4	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	EP	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	GB	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	NL	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	US	7781076	11/768,262	6/26/2007	8/24/2010	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES AND METHODS OF MAKING THE SAME
94077	Eastman Kodak Company	CN	ZL200880109154.7	200880109154.7	9/24/2008	7/10/2013	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	DE	602008005766.6	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	GB	2191035	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	JP		2010-526933	9/24/2008		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	NL	2191035	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	TW		097136922	9/25/2008		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	US	8182608	11/861,420	9/26/2007	5/22/2012	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94079	Eastman Kodak Company	CN		200880108808.4	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	EP		08833304.2	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	JP		2010-526934	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	TW		097136931	9/25/2008		Filed	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94079	Eastman Kodak Company	US	7572686	11/861,372	9/26/2007	8/11/2009	Granted	SYSTEM FOR THIN FILM DEPOSITION

94079	Eastman Kodak Company	US	7850780	12/464,904	5/13/2009	12/14/2010	Granted	UTILIZING COMPENSATING FORCES SYSTEM FOR THIN FILM DEPOSITION
94084	Eastman Kodak Company	CN	ZL200880022306.X	200880022306.X	6/24/2008	2/20/2013	Granted	UTILIZING COMPENSATING FORCES LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE
94084	Eastman Kodak Company	US	7807001	11/770,374	6/28/2007	10/5/2010	Granted	MANUFACTURING LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE
94084	Eastman Kodak Company	US	7802598	12/780,185	5/14/2010	9/28/2010	Granted	MANUFACTURING LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE
94086	Eastman Kodak Company	DE	602008009381.6	08837595.1	9/23/2008	8/31/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	GB	2198345	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	NL	2198345	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	TW		097139063	10/9/2008		Filed	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	US		11/870,651	10/11/2007		Filed	POROUS PARTICLES WITH NON-POROUS SHELL
94087	Eastman Kodak Company	EP		08843171.3	10/10/2008		Filed	IMPROVED FUSER FLUID

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94087	Eastman Kodak Company	US	8012915	11/875,264	10/19/2007	9/6/2011	Granted	FUSER FLUID
94088	Eastman Kodak Company	CN	ZL200880022782.1	200880022782.1	6/25/2008	4/3/2013	Granted	TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS
94088	Eastman Kodak Company	US	7858970	11/771,196	6/29/2007	12/28/2010	Granted	HETEROCYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
94092	Eastman Kodak Company	CN	ZL200880023050.4	200880023050.4	6/27/2008	12/12/2012	Granted	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	EP		08762510.9	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	JP		2010-514109	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	US		12/664,937	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94094	Eastman Kodak Company	EP		08780027.2	7/8/2008		Filed	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	JP		2010-516040	7/8/2008		Filed	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	US	7831178	11/777,360	7/13/2007	11/9/2010	Granted	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94096	Eastman Kodak Company	DE	602008017191.4	08848404.3	11/4/2008	7/11/2012	Granted	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	JP		2010-533087	11/4/2008		Filed	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	NL	2205446	08848404.3	11/4/2008	7/11/2012	Granted	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	US	8247044	11/936,815	11/8/2007	8/21/2012	Granted	INKJET RECORDING ELEMENT
94102	Eastman Kodak Company	US	8035836	11/782,680	7/25/2007	10/11/2011	Granted	FAST JOB HALT IN A HIGH SPEED PRESS
94103	Eastman Kodak Company	CN		200880100425.2	7/21/2008		Filed	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	NL	2171646	08794608.3	7/21/2008	2/23/2011	Granted	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	US	7911636	11/782,688	7/25/2007	3/22/2011	Granted	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94105	Eastman Kodak Company	DE	602008004359.2	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	GB	2179396	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	NL	2179396	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	US	7755802	11/844,419	8/24/2007	7/13/2010	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94107	Eastman Kodak Company	EP		08768761.2	6/25/2008		Filed	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94107	Eastman Kodak Company	US	7885584	11/770,870	6/29/2007	2/8/2011	Granted	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94123	Eastman Kodak Company	US	7441717	11/931,948	10/31/2007	10/28/2008	Granted	IMPROVED MICROMEDIA MILLING PROCESS
94141	Eastman Kodak Company	CN	ZL200880109733.1	200880109733.1	10/8/2008	11/28/2012	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	DE	602008022177.6	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	GB	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	NL	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	US	8029105	11/873,655	10/17/2007	10/4/2011	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94144	Eastman Kodak Company	CN	ZL200880109109.1	200880109109.1	9/9/2008	4/24/2013	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	DE	602008004929.9	08806219.5	9/9/2008	2/9/2011	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	NL	2193220	08806219.5	9/9/2008	2/9/2011	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	US	8324008	12/677,132	9/9/2008	12/4/2012	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94148	Eastman Kodak Company	US		11/833,267	8/3/2007		Filed	METHOD FOR GENERATING STOCHASTIC DITHER MATRIX
94149	Eastman Kodak Company	EP		08780004.1	7/7/2008		Filed	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94149	Eastman Kodak Company	US	7990574	11/880,380	7/20/2007	8/2/2011	Granted	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94150	Eastman Kodak Company	CN	ZL200880108599.3	200880108599.3	9/9/2008	3/21/2012	Granted	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	EP		08788564.6	9/9/2008		Filed	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	US		12/677,901	9/9/2008		Filed	METHOD OF MAKING A COLOUR

94153	Eastman Kodak Company	CN	ZL200880108596.X	200880108596.X	9/15/2008	9/5/2012	Granted	FILTER ARRAY PRINTING APPARATUS AND METHOD THEREOF
94153	Eastman Kodak Company	DE	602008022173.3	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM

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94153	Eastman Kodak Company	EP	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	GB	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	NL	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	TW		097136646	9/24/2008		Filed	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	US	7762647	11/860,820	9/25/2007	7/27/2010	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94164	Eastman Kodak Company	EP		08795222.2	8/12/2008		Filed	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	TW		097132778	8/27/2008		Filed	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	7777233	11/928,292	10/30/2007	8/17/2010	Granted	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	8242515	12/791,173	6/1/2010	8/14/2012	Granted	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94168	Eastman Kodak Company	US	7569255	11/855,377	9/14/2007	8/4/2009	Granted	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94168	Eastman Kodak Company	US	8034422	12/436,816	5/7/2009	10/11/2011	Granted	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94169	Eastman Kodak Company	US	7639426	11/950,877	12/5/2007	12/29/2009	Granted	MICRO-LENS ENHANCED ELEMENT
94175	Eastman Kodak Company	EP		08831983.5	8/6/2008		Filed	STEERING FLUID JETS
94175	Eastman Kodak Company	US	7850289	11/840,296	8/17/2007	12/14/2010	Granted	STEERING FLUID JETS
94179	Eastman Kodak Company	DE	602009002416.7	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	FR	2257433	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	GB	2257433	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94180	Eastman Kodak Company	CN	ZL200880104514.4	200880104514.4	8/21/2008	2/27/2013	Granted	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	EP		08795491.3	8/21/2008		Filed	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	US	8283101	11/847,368	8/30/2007	10/9/2012	Granted	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94181	Eastman Kodak Company	CN	ZL200880102901.4	200880102901.4	8/4/2008	8/29/2012	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	EP		08827302.4	8/4/2008		Filed	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	JP	5285071	2010-519959	8/4/2008	6/7/2013	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	US	7824840	11/836,840	8/10/2007	11/2/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH SOLVENT RESISTANCE
94192	Eastman Kodak Company	EP		08866746.4	12/15/2008		Filed	INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	US		11/964,846	12/27/2007		Filed	INKJET SETS FOR HIGH SPEED PRINTING ON PLAIN PAPERS AND GLOSSY MEDIA
94193	Eastman Kodak Company	US		12/234,744	9/22/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94194	Eastman Kodak Company	EP		09731077.5	3/30/2009		Filed	PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	JP		2011-503971	3/30/2009		Filed	PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	US	7655212	12/101,237	4/11/2008	2/2/2010	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING A FLUORINATED ADDITIVE
94204	Eastman Kodak Company	CN	ZL2008801004807.2	200880104807.2	8/12/2008	6/27/2012	Granted	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	EP		08795216.4	8/12/2008		Filed	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	US		11/845,141	8/27/2007		Filed	ENGRAVING OF PRINTING

94217	Eastman Kodak Company	CN	ZL200880109091.5	200880109091.5	9/24/2008	5/1/2013	Granted	PLATES DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	EP		08834008.8	9/24/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	JP		2010-526932	9/24/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	TW		097136921	9/25/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8211231	11/861,402	9/26/2007	7/3/2012	Granted	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8420168	13/466,507	5/8/2012	4/16/2013	Granted	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/776,831	2/26/2013		Filed	DELIVERY DEVICE FOR DEPOSITION
94218	Eastman Kodak Company	CN	ISSUING	200880108812.0	9/17/2008	8/1/2013	Granted	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	EP		08833728.2	9/17/2008		Filed	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	US	7858144	11/861,618	9/26/2007	12/28/2010	Granted	PROCESS FOR DEPOSITING ORGANIC MATERIALS

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94235	Eastman Kodak Company	US	7892713	11/862,493	9/27/2007	2/22/2011	Granted	PHOTOCONDUCTORS CONTAINING TEREPHTHALATE ESTERS
94239	Eastman Kodak Company	EP		08831365.5	9/12/2008		Filed	PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94239	Eastman Kodak Company	JP		2010-525808	9/12/2008		Filed	PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94240	Eastman Kodak Company	EP		08795413.7	8/18/2008		Filed	MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	US		11/926,538	10/29/2007		Filed	MAKING COLLOIDAL TERNARY NANOCRYSTALS
94252	Eastman Kodak Company	US	7763413	11/872,772	10/16/2007	7/27/2010	Granted	METHODS FOR IMAGING AND PROCESSING NEGATIVE-WORKING IMAGEABLE ELEMENTS
94253	Eastman Kodak Company	CN		200980103362.0	1/22/2009		Filed	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	DE	602009005903.3	09706675.7	1/22/2009	3/14/2012	Granted	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	GB	2240321	09706675.7	1/22/2009	3/14/2012	Granted	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94267	Eastman Kodak Company	EP		10779653.4	11/15/2010		Filed	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94267	Eastman Kodak Company	US	8398191	12/624,444	11/24/2009	3/19/2013	Granted	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94276	Eastman Kodak Company	US	8041264	12/548,470	8/27/2009	10/18/2011	Granted	MULTIPLE-CHANNELED LAYER PRINTING BY ELECTROGRAPHY
94278	Eastman Kodak Company	US		13/178,726	7/8/2011		Filed	PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94284	Eastman Kodak Company	EP		09716382.8	2/20/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	JP		2010-548679	2/20/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	TW		098106519	2/27/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	US	8083332	12/040,048	2/29/2008	12/27/2011	Granted	DUAL SEATING QUICK CONNECT VALVE
94288	Eastman Kodak Company	CN	ZL200880109095.3	200880109095.3	9/17/2008	2/13/2013	Granted	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	DE	602008012938.1	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	GB	2193218	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	NL	2193218	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	TW		097136917	9/25/2008		Filed	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	US	8017183	11/861,705	9/26/2007	9/13/2011	Granted	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94289	Eastman Kodak Company	DE	602009008290.6	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	GB	2326510	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	NL	2326510	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8132899	12/139,544	6/16/2008	3/13/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8397740	13/313,060	12/7/2011	3/19/2013	Granted	INK TANK FOR INKJET PRINTER
94303	Eastman Kodak Company	US	8219513	12/340,216	12/19/2008	7/10/2012	Granted	SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94311	Eastman Kodak Company	EP		09789359.8	9/22/2009		Filed	MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	JP		2011-529011	9/22/2009		Filed	MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	US	7891757	12/241,124	9/30/2008	2/22/2011	Granted	MARKING ELEMENT REGISTRATION
94313	Eastman Kodak Company	US	7983604	11/945,497	11/27/2007	7/19/2011	Granted	MAGNETIC SCAVENGER FOR AN ELECTROSTATOGRAPHIC PRINTER
94319	Eastman Kodak Company	DE	602008010015.4	08787015.0	8/7/2008	9/21/2011	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	DE	102007041393.0	102007041393.0	8/31/2007	12/16/2010	Granted	ITERATIVE NOMINAL DELAY CALIBRATION
94319	Eastman Kodak Company	NL	2183647	08787015.0	8/7/2008	9/21/2011	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	US	8405879	12/675,182	8/7/2008	3/26/2013	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94328	Eastman Kodak Company	EP		09736500.1	9/28/2009		Filed	MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	JP		2011-529027	9/28/2009		Filed	MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	US	7762642	12/241,112	9/30/2008	7/27/2010	Granted	MEDIA ADVANCE CALIBRATION
94329	Eastman Kodak Company	US	8299140	11/962,480	12/21/2007	10/30/2012	Granted	A DISCRETE INK PARTICLE WITH SOLID PHASE AND LIQUID PHASE
94330	Eastman Kodak Company	DE	602008005474.8	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	GB	2190674	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS

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94330	Eastman Kodak Company	JP		2010-526904	9/17/2008		Filed	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	NL	2190674	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	TW		097137356	9/26/2008		Filed	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	US	7858161	11/863,560	9/28/2007	12/28/2010	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94354	Eastman Kodak Company	BE	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	CA		2704029	11/21/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	CN	ZL200880118398.1	200880118398.1	11/21/2008	2/6/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	DE	602008026507.2	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	EP	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	GB	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	JP		2010-535969	11/21/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	NL	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	TW		097146481	11/28/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	US	7871165	11/948,048	11/30/2007	1/18/2011	Granted	STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94372	Eastman Kodak Company	US	8139981	12/017,354	1/22/2008	3/20/2012	Granted	SPRING-LOADED WEB CLEANING APPARATUS FOR ELECTROGRAPHIC PRINTER
94376	Eastman Kodak Company	US	8173355	11/986,189	11/20/2007	5/8/2012	Granted	GRADIENT COLORED MASK
94377	Eastman Kodak Company	JP		2010-534945	11/12/2008		Filed	PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	US	8129098	11/986,169	11/20/2007	3/6/2012	Granted	COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94378	Eastman Kodak Company	JP		2010-534942	11/10/2008		Filed	MULTICOLOR MASK
94378	Eastman Kodak Company	US		11/986,102	11/20/2007		Filed	MULTICOLOR MASK
94379	Eastman Kodak Company	DE	602008023566.1	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP	2256554	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	GB	2256554	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US	8153352	11/986,088	11/20/2007	4/10/2012	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US		13/410,342	3/2/2012		Filed	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94381	Eastman Kodak Company	US	7947426	12/036,326	2/25/2008	5/24/2011	Granted	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PLATE PRECURSORS
94384	Eastman Kodak Company	CN	ISSUING	200880118874.X	11/21/2008	6/3/2013	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	EP		08856766.4	11/21/2008		Filed	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	JP	5307829	2010-536908	11/21/2008	7/5/2013	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	US	7858292	11/949,810	12/4/2007	12/28/2010	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94385	Eastman Kodak Company	DE	602008007693.8	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	GB	2217450	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	NL	2217450	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94417	Eastman Kodak Company	DE	602008008416.7	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	GB	2197943	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	JP	5319686	2010-528863	9/29/2008	7/19/2013	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	NL	2197943	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	US		11/870,710	10/11/2007		Filed	METHOD OF MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94430	Eastman Kodak Company	DE	602008009674.2	08867926.1	12/18/2008	9/7/2011	Granted	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	JP		2010-540647	12/18/2008		Filed	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	NL	2229284	08867926.1	12/18/2008	9/7/2011	Granted	RECORDING ELEMENT FOR AQUEOUS

94430	Eastman Kodak Company	US	7897218	11/965,065	12/27/2007	3/1/2011	Granted	INKS RECORDING ELEMENT FOR AQUEOUS INKS
94437	Eastman Kodak Company	US	8263182	12/250,607	10/14/2008	9/11/2012	Granted	INKJET PRINTING SYSTEM, INK, AND PROCESS

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94541	Eastman Kodak Company	US	8029139	12/021,519	1/29/2008	10/4/2011	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8201945	13/196,996	8/3/2011	6/19/2012	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8177367	13/197,033	8/3/2011	5/15/2012	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94544	Eastman Kodak Company	US	8076052	11/971,941	1/10/2008	12/13/2011	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS WITH CHEMICAL RESISTANCE
94546	Eastman Kodak Company	CN	ISSUING	200980102858.6	1/20/2009	11/7/2012	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	EP		09703870.7	1/20/2009		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	US	8323874	12/017,408	1/22/2008	12/4/2012	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94547	Eastman Kodak Company	CN	ZL200880121530.4	200880121530.4	12/5/2008	4/3/2013	Granted	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	EP		08868020.2	12/5/2008		Filed	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	JP		2010-539426	12/5/2008		Filed	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	US	8088549	11/959,492	12/19/2007	1/3/2012	Granted	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94548	Eastman Kodak Company	CN		200980151905.6	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	EP		09774995.6	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	JP		2011-542123	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	US	8048609	12/339,469	12/19/2008	11/1/2011	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94549	Eastman Kodak Company	DE	602008017895.1	08848284.9	10/24/2008	8/8/2012	Granted	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	NL	2205445	08848284.9	10/24/2008	8/8/2012	Granted	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	DE	602008009661.0	08847457.2	10/27/2008	9/7/2011	Granted	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	JP		2010-533065	10/27/2008		Filed	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	NL	2205444	08847457.2	10/27/2008	9/7/2011	Granted	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	US	8247045	11/936,819	11/8/2007	8/21/2012	Granted	INKJET RECORDING ELEMENT
94557	Eastman Kodak Company	US	7914109	11/944,658	11/26/2007	3/29/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94557	Eastman Kodak Company	US	8033647	13/010,820	1/21/2011	10/11/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94567	Eastman Kodak Company	DE	102008024216	102008024216.0	5/19/2008	2/11/2010	Granted	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	JP		2011-509919	5/6/2009		Filed	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94568	Eastman Kodak Company	BE	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CA		2703860	12/11/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CN	ZL200880119285.3	200880119285.3	12/11/2008	7/4/2012	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	DE	602008011610.7	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	FR	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	GB	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	JP		2010-537960	12/11/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	NL	2220533	08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES

94568	Eastman Kodak Company	TW		097148602	12/12/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	US		11/956,666	12/14/2007		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94569	Eastman Kodak Company	CN	ZL200980105441.5	200980105441.5	2/9/2009	6/26/2013	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	DE	602009006140.2	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	GB	2248346	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	JP		2010-547616	2/9/2009		Filed	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	NL	2248346	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	TW		098105844	2/24/2009		Filed	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	US	7891816	12/036,385	2/25/2008	2/22/2011	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94577	Eastman Kodak Company	EP		09762796.2	4/1/2009		Filed	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING

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94577	Eastman Kodak Company	US	8026041	12/060,906	4/2/2008	9/27/2011	Granted	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94615	Eastman Kodak Company	US	8221964	11/986,068	11/20/2007	7/17/2012	Granted	INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US		13/474,757	5/18/2012		Filed	INTEGRATED COLOR MASK
94616	Eastman Kodak Company	CN	ZL200880116804.0	200880116804.0	11/10/2008	3/27/2013	Granted	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	EP		08851109.2	11/10/2008		Filed	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	US	7846644	11/942,780	11/20/2007	12/7/2010	Granted	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94625	Eastman Kodak Company	US	8301062	12/396,809	3/3/2009	10/30/2012	Granted	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES
94626	Eastman Kodak Company	EP		08863333.4	12/12/2008		Filed	ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	US	7783243	11/958,831	12/18/2007	8/24/2010	Granted	ENHANCED FUSER OFFSET LATITUDE METHOD
94670	Eastman Kodak Company	US	7998665	12/719,227	3/8/2010	8/16/2011	Granted	COLOR INTERMEDIATE MOTION PICTURE FILM
94670	Eastman Kodak Company	US	8409792	13/026,391	2/14/2011	4/2/2013	Granted	COLOR INTERMEDIATE MOTION PICTURE FILM
94680	Eastman Kodak Company	JP	D1031497	1996-21946	7/19/1996	11/20/1998	Granted	ELECTRONIC STILL CAMERA
94683	Eastman Kodak Company	JP	D1033646	1997-3845	2/11/1997	12/18/1998	Granted	HOLDING STAND FOR TV CAMERA
94685	Eastman Kodak Company	JP	D1095937	1999-23736	9/2/1999	10/27/2000	Granted	ELECTRONIC STILL CAMERA WITH BUILT-IN PRINTER
94685	Eastman Kodak Company	US	D435263	29/119,183	2/25/2000	12/19/2000	Granted	ELECTRIC STILL CAMERA WITH PRINTER
94688	Eastman Kodak Company	US	7909474	11/950,488	12/5/2007	3/22/2011	Granted	DISPLAY APPARATUS USING BILINEAR ELECTROMECHANICAL MODULATOR
94691	Eastman Kodak Company	CN	ZL200980109014.4	200980109014.4	2/17/2009	10/10/2012	Granted	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL...
94691	Eastman Kodak Company	EP		09719158.9	2/17/2009		Filed	A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	JP	5260095	2008-066280	3/14/2008	5/2/2013	Granted	A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	US		12/922,249	2/17/2009		Filed	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL PLATE
94693	Eastman Kodak Company	CN	ZL200980104053.5	200980104053.5	1/21/2009	1/9/2013	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	EP		09708811.6	1/21/2009		Filed	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	JP	5314051	2010-545000	1/21/2009	7/12/2013	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	US	8198011	12/025,089	2/4/2008	6/12/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94697	Eastman Kodak Company	DE	602008012966.7	08868697.7	12/15/2008	1/25/2012	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	NL	2231800	08868697.7	12/15/2008	1/25/2012	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	US	8367756	11/964,987	12/27/2007	2/5/2013	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94698	Eastman Kodak Company	US	8099024	12/403,439	3/13/2009	1/17/2012	Granted	SYSTEMS AND METHODS OF PRODUCING GRADIENT INDEX OPTICS BY SEQUENTIAL PRINTING OF TONERS HAVING DIFFERENT INDICES OF REFRACTION
94699	Eastman Kodak Company	CN		200980151539.4	12/10/2009		Filed	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	DE	602009009136.0	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	EP	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	GB	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	IN		3046/CHENP/2011	12/10/2009		Filed	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	NL	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	US	8153984	12/337,752	12/18/2008	4/10/2012	Granted	SECURITY SYSTEM WITH DIFFERENT SIZE EMISSIVE PARTICLES
94699	Eastman Kodak Company	US	8398888	13/371,718	2/13/2012	3/19/2013	Granted	SIZE DEPENDENT MARKER CODES
94705	Eastman Kodak Company	US	8033628	12/047,359	3/13/2008	10/11/2011	Granted	SIGNAL PROCESSING OF INDICIA FOR MEDIA IDENTIFICATION
94706	Eastman Kodak Company	US	8251478	12/037,963	2/27/2008	8/28/2012	Granted	SIGNAL PROCESSING OF RECORDING MEDIUM INDICIA
94707	Eastman Kodak Company	US	7800089	12/037,966	2/27/2008	9/21/2010	Granted	OPTICAL SENSOR FOR A PRINTER
94708	Eastman Kodak Company	US	8291001	12/037,970	2/27/2008	10/16/2012	Granted	SIGNAL PROCESSING FOR MEDIA TYPE IDENTIFICATION
94713	Eastman Kodak Company	EP		09732392.7	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	JP		2011-504997	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	US	8031938	12/102,238	4/14/2008	10/4/2011	Granted	METHOD AND APPARATUS FOR PROVIDING IMPROVED HUMAN OBSERVER XYZ FUNCTIONS AND CALCULATIONS FOR CIELAB

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94713	Eastman Kodak Company	WO		PCT/US09/01863	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94723	Eastman Kodak Company	CN	ZL200980111980.X	200980111980.X	3/17/2009	3/6/2013	Granted	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	EP		09730064.4	3/17/2009		Filed	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	JP		2011-503965	3/17/2009		Filed	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	US	7649199	12/101,179	4/11/2008	1/19/2010	Granted	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS AND ELECTRONIC DEVICES
94725	Eastman Kodak Company	US		13/193,907	7/29/2011		Filed	SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
94726	Eastman Kodak Company	CN	ZL200880120767.0	200880120767.0	12/5/2008	8/1/2012	Granted	DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	US	7669529	11/956,607	12/14/2007	3/2/2010	Granted	APPARATUS FOR MOUNTING AND DISMOUNTING SHEET MATERIAL TO AND FROM A DRUM
94737	Eastman Kodak Company	US	8243294	12/100,558	4/10/2008	8/14/2012	Granted	SIMPLIFIED WALK-UP PRINT DRIVER INSTALLATION
94741	Eastman Kodak Company	EP		09789076.8	8/6/2009		Filed	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94741	Eastman Kodak Company	US	8079695	12/194,983	8/20/2008	12/20/2011	Granted	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94742	Eastman Kodak Company	US	7828426	12/229,940	8/28/2008	11/9/2010	Granted	INKJET PRINTING SYSTEM AND FLUORINATED INK
94743	Eastman Kodak Company	US		12/047,605	3/13/2008		Filed	STEREOSCOPIC DISPLAY USING MULTI-LINEAR ELECTROMECHANICAL MODULATOR
94745	Eastman Kodak Company	JP		2010-539432	12/9/2008		Filed	METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	US	8299141	11/962,520	12/21/2007	10/30/2012	Granted	MIXED PHASE METHOD OF MANUFACTURING INK
94746	Eastman Kodak Company	US	7914121	12/024,360	2/1/2008	3/29/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94746	Eastman Kodak Company	US	8033646	13/010,815	1/21/2011	10/11/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94754	Eastman Kodak Company	CN	ISSUING	200980109009.3	2/12/2009	5/20/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	DE	602009005246.2	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	FR	2260351	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	GB	2260351	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	JP		2010-550667	2/12/2009		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	US	8043787	12/048,452	3/14/2008	10/25/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94759	Eastman Kodak Company	US	8130400	12/052,235	3/20/2008	3/6/2012	Granted	MULTIPLE PROCESSOR PRINT DRIVER
94759	Eastman Kodak Company	US	8223353	13/356,972	1/24/2012	7/17/2012	Granted	MULTIPLE PROCESSOR PRINT DRIVER
94765	Eastman Kodak Company	US	7945094	12/014,961	1/16/2008	5/17/2011	Granted	A METHOD FOR CHROMATIC ADAPTATION OF IMAGES
94766	Eastman Kodak Company	CN	ISSUING	200980103967.X	1/28/2009	11/7/2012	Granted	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	EP		09709259.7	1/28/2009		Filed	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	JP		2010-545014	1/28/2009		Filed	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	US	8009330	12/025,807	2/5/2008	8/30/2011	Granted	A METHOD FOR IMAGING FLEXOGRAPHIC PLATES
94772	Eastman Kodak Company	US	8398226	12/477,310	6/3/2009	3/19/2013	Granted	INKJET PRINTING SYSTEM
94775	Eastman Kodak Company	DE	602009004005.7	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	GB	2307202	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	JP		2011-521099	7/20/2009		Filed	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	NL	2307202	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	US	8114487	12/183,658	7/31/2008	2/14/2012	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94783	Eastman Kodak Company	CN		201080023592.9	5/11/2010		Filed	CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	EP		10723812.3	5/11/2010		Filed	CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	JP		2012-513035	5/11/2010		Filed	CONTINUOUS INK JET INK

94783	Eastman Kodak Company	US	8173215	12/474,730	5/29/2009	5/8/2012	Granted	COMPOSITIONS CONTINUOUS INK JET INK COMPOSITIONS
94785	Eastman Kodak Company	EP		09702079.6	1/13/2009		Filed	SIMPLIFIED COLOR WORKFLOW
94785	Eastman Kodak Company	US	7945093	12/014,817	1/16/2008	5/17/2011	Granted	SIMPLIFIED COLOR WORKFLOW
94788	Eastman Kodak Company	US		12/015,155	1/16/2008		Filed	PRINT SCANNER WITH JAM DETECTION SYSTEM AND METHOD

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94791	Eastman Kodak Company	US	7956118	12/237,490	9/25/2008	6/7/2011	Granted	METHOD AND PREPARATION OF CHEMICALLY PREPARED TONERS
94802	Eastman Kodak Company	CN		200980117102.9	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	EP		09746952.2	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	JP		2011-509482	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	TW		098116059	5/14/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	US	7959297	12/121,185	5/15/2008	6/14/2011	Granted	UNIFORM SPECKLE REDUCED LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94818	Eastman Kodak Company	CN	ZL200980107263.X	200980107263.X	3/3/2009	3/20/2013	Granted	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94818	Eastman Kodak Company	JP		2010-549129	3/3/2009		Filed	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94819	Eastman Kodak Company	US	8221577	12/327,914	12/4/2008	7/17/2012	Granted	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94819	Eastman Kodak Company	US		13/485,963	6/1/2012		Filed	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94820	Eastman Kodak Company	DE	602009003770.6	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	GB	2300228	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	NL	2300228	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	US	8283107	12/133,397	6/5/2008	10/9/2012	Granted	IMAGEABLE ELEMENTS AND METHODS USEFUL FOR PROVIDING WATERLESS PRINTING PLATES
94828	Eastman Kodak Company	EP		09705698.0	1/22/2009		Filed	PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	JP		2010-545002	1/22/2009		Filed	PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94839	Eastman Kodak Company	US	8018623	12/040,055	2/29/2008	9/13/2011	Granted	MULTI-LEVEL HALFTONING PROVIDING REDUCED ERROR DIFFUSION ARTIFACTS
94841	Eastman Kodak Company	EP		10724919.5	5/27/2010		Filed	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	JP		2012-513050	5/27/2010		Filed	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	US	8419176	12/474,770	5/29/2009	4/16/2013	Granted	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94845	Eastman Kodak Company	DE		102009031115.7	6/30/2009		Filed	JAM CLEARANCE USING VACUUM BELT Bogentransportvorrichtung
94845	Eastman Kodak Company	US		13/378,444	6/10/2010		Filed	SHEET TRANSPORT DEVICE
94846	Eastman Kodak Company	DE	102008011513	102008011513.4	2/28/2008	8/6/2009	Granted	SHEET FEEDER HAVING LIFTING UNIT COMPENSATION FIXTURE FOR PRINTSUBSTRAT WITH DIFFERENT THICKNESS WHICH BUILD SLOPE STACK
94846	Eastman Kodak Company	US	8177223	12/919,505	4/10/2008	5/15/2012	Granted	SHEET FEEDER HAVING LIFTING UNIT
94853	Eastman Kodak Company	DE	602009006776.1	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	GB	2255249	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	JP		2010-550669	2/12/2009		Filed	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	NL	2255249	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	US	7888664	12/045,058	3/10/2008	2/15/2011	Granted	PLATE PALLET ALIGNMENT SYSTEM
94865	Eastman Kodak Company	US	8489006	12/323,495	11/26/2008	7/16/2013	Granted	EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94874	Eastman Kodak Company	EP		09726897.3	4/1/2009		Filed	DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	JP		2011-502957	4/1/2009		Filed	DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	US	8064084	12/060,910	4/2/2008	11/22/2011	Granted	DISTRIBUTED PROCESSING OF PRINT JOBS
94881	Eastman Kodak Company	US	8124328	12/123,510	5/20/2008	2/28/2012	Granted	METHODS FOR IMAGING AND PROCESSING POSITIVE-WORKING IMAGEABLE ELEMENTS
94887	Eastman Kodak Company	US	8314946	12/164,732	6/30/2008	11/20/2012	Granted	IMAGE RENDERING PRIOR TO MEDIA TYPE DETECTION
94891	Eastman Kodak Company	CN	ZL200980111359.3	200980111359.3	3/17/2009	3/27/2013	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT

94891	Eastman Kodak Company	DE	602009003185.6	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	GB	2260324	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	NL	2260324	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	US	7525670	12/060,926	4/2/2008	4/28/2009	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94904	Eastman Kodak Company	EP		09743020.1	5/5/2009		Filed	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94904	Eastman Kodak Company	US	8134591	12/116,467	5/7/2008	3/13/2012	Granted	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94905	Eastman Kodak Company	BE	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR

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94905	Eastman Kodak Company	BE	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009006868.7	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009011972.9	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009012749.7	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423744	11188376.5	11/9/2011	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2304498	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	JP		2011-517404	6/26/2009		Filed	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2304498	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	TW		098123497	7/10/2009		Filed	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	US	7926951	12/171,916	7/11/2008	4/19/2011	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94907	Eastman Kodak Company	CN	ISSUING	200980104863.0	3/20/2009	12/5/2012	Granted	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	EP		09726247.1	3/20/2009		Filed	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	US	7926422	12/055,352	3/26/2008	4/19/2011	Granted	PLATE TRANSPORT SPEED CONTROL SYSTEM
94913	Eastman Kodak Company	DE	602009011947.8	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	EP	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	GB	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	NL	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	US	8119328	12/189,239	8/11/2008	2/21/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94918	Eastman Kodak Company	US	8137888	12/342,138	12/23/2008	3/20/2012	Granted	METHOD OF PREPARING TONER HAVING CONTROLLED MORPHOLOGY
94927	Eastman Kodak Company	CN		201080029317.8	7/8/2010		Filed	DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	DE	102009034107.2	102009034107.2	7/21/2009	4/28/2011	Granted	NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE
94927	Eastman Kodak Company	DE		102009061070.7	8/27/2010		Filed	Entwicklervorrichtung NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE
94927	Eastman Kodak Company	EP		10734720.5	7/8/2010		Filed	Entwicklervorrichtung DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	US		13/384,847	7/8/2010		Filed	DEVELOPING DEVICE AND METHOD
94928	Eastman Kodak Company	DE	102008063320.8	102008063320.8	12/30/2008	8/5/2010	Granted	SECURITY PATTERNS IN GLOSSER BELT METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	JP		2011-542745	11/30/2009		Filed	METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	US		13/133,462	11/30/2009		Filed	METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94929	Eastman Kodak Company	DE	102008016456	102008016456.9	3/31/2008	4/28/2011	Granted	DETECTION COLOR REGISTERLINES
94929	Eastman Kodak Company	EP		09727818.8	1/22/2009		Filed	METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94929	Eastman Kodak Company	US		12/934,736	1/22/2009		Filed	METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94930	Eastman Kodak Company	EP		09158129.8	4/17/2009		Filed	ON-PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94930	Eastman Kodak Company	US	8084182	12/111,275	4/29/2008	12/27/2011	Granted	ON PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94931	Eastman Kodak Company	CN		200980150277.X	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM

94931	Eastman Kodak Company	DE	60200901255.2	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE		102008063319.4	12/30/2008		Filed	FOIL PRODUCTION USING DRY TONER
94931	Eastman Kodak Company	EP	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	FR	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	GB	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM

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94931	Eastman Kodak Company	JP		2011-544010	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	US		13/133,406	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94938	Eastman Kodak Company	CN		200980154138.4	12/21/2009		Filed	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US	8233035	12/351,190	1/9/2009	7/31/2012	Granted	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US		13/473,882	5/17/2012		Filed	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94939	Eastman Kodak Company	US	8217996	12/212,852	9/18/2008	7/10/2012	Granted	STEREOSCOPIC DISPLAY SYSTEM WITH FLEXIBLE RENDERING FOR MULTIPLE SIMULTANEOUS OBSERVERS
94944	Eastman Kodak Company	US	8251497	12/338,211	12/18/2008	8/28/2012	Granted	INJECTION MOLDED MOUNTING SUBSTRATE
94944	Eastman Kodak Company	US	8449082	13/568,972	8/7/2012	5/28/2013	Granted	INJECTION MOLDED MOUNTING SUBSTRATE
94950	Eastman Kodak Company	US	5585615	08/383,001	2/2/1995	12/17/1996	Granted	IMAGE READER
94953	Eastman Kodak Company	US	8058335	12/120,594	5/14/2008	11/15/2011	Granted	WAX DISPERSIONS FOR TONERS
94954	Eastman Kodak Company	US	7871145	12/505,562	7/20/2009	1/18/2011	Granted	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94954	Eastman Kodak Company	US	8393709	12/949,918	11/19/2010	3/12/2013	Granted	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94955	Eastman Kodak Company	US	8091990	12/127,861	5/28/2008	1/10/2012	Granted	CONTINUOUS PRINTHEAD CONTOURED GAS FLOW DEVICE
94956	Eastman Kodak Company	US	7819501	12/127,872	5/28/2008	10/26/2010	Granted	JETTING MODULE INSTALLATION AND ALIGNMENT APPARATUS
94956	Eastman Kodak Company	US	8465113	12/860,179	8/20/2010	6/18/2013	Granted	FIELD REPLACEABLE JETTING MODULE
94957	Eastman Kodak Company	US	8091991	12/127,876	5/28/2008	1/10/2012	Granted	CONTINUOUS PRINTHEAD GAS FLOW DUCT INCLUDING DRAIN
94958	Eastman Kodak Company	US	8123326	12/568,713	9/29/2009	2/28/2012	Granted	CALIBRATION SYSTEM FOR MULTI-PRINTHEAD INK SYSTEMS
94964	Eastman Kodak Company	US	8508785	12/183,085	7/31/2008	8/13/2013	Granted	SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94967	Eastman Kodak Company	CN	ZL200980118635.9	200980118635.9	5/14/2009	12/12/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	DE	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	FR	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	GB	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	NL	2285571	09750936.8	5/14/2009	5/9/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	US	8084189	12/125,084	5/22/2008	12/27/2011	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94969	Eastman Kodak Company	EP		09750928.5	5/12/2009		Filed	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	JP		2011-511597	5/12/2009		Filed	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	US	8099009	12/126,192	5/23/2008	1/17/2012	Granted	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94973	Eastman Kodak Company	DE	602009016701.4	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	EP	2279458	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	GB	2279458	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	JP		2011-510507	5/19/2009		Filed	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	NL	2279458	09750957.4	5/19/2009	6/26/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	US	8435712	12/124,544	5/21/2008	5/7/2013	Granted	DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94974	Eastman Kodak Company	US	8099033	12/127,142	5/27/2008	1/17/2012	Granted	PRESSURE ROLLER INTERFRAME OIL CLEANING DEVICE AND METHOD
94981-2	Eastman Kodak Company	US	8465148	13/218,736	8/26/2011	6/18/2013	Granted	DUPLEX WEB PRINTER WITH TURNING MECHANISM
94981-2	Eastman Kodak Company	US		13/218,771	8/26/2011		Filed	TURNING OR SHIFTING WEB IN PRINTER
94982	Eastman Kodak Company	CN	ZL200980122857.8	200980122857.8	6/15/2009	12/12/2012	Granted	SUBSTRATE AND IMAGEABLE

94982	Eastman Kodak Company	DE	602009005657.3	09767053.3	6/15/2009	2/29/2012	Granted	ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	FR	2288507	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	GB	2288507	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	US	8053162	12/140,545	6/17/2008	11/8/2011	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94995	Eastman Kodak Company	US	8031911	12/119,678	5/13/2008	10/4/2011	Granted	PRINT PROOFING USING MOTTLING TILE
94996	Eastman Kodak Company	EP		09758654.9	5/12/2009		Filed	PRINT ENGINE PRODUCTIVITY MODULE INVERTER

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94996	Eastman Kodak Company	JP	5231638	2011-511596	5/12/2009	3/29/2013	Granted	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8000645	12/128,897	5/29/2008	8/16/2011	Granted	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8224226	13/047,939	3/15/2011	7/17/2012	Granted	METHOD FOR INCREASING DUPLEX REPRODUCTION APPARATUS PRODUCTIVITY BY ADJUSTING SHEET TRAVEL TIME DIFFERENCE
94999	Eastman Kodak Company	US	8026034	12/342,435	12/23/2008	9/27/2011	Granted	ENHANCED FUSING FOR ELECTROPHOTOGRAPHIC TONERS
95000	Eastman Kodak Company	EP		09746938.1	5/12/2009		Filed	ADJUSTABLE GLOSS DOCUMENT PRINTING
95000	Eastman Kodak Company	US	8092970	12/152,498	5/15/2008	1/10/2012	Granted	ADJUSTABLE GLOSS DOCUMENT PRINTING
95001	Eastman Kodak Company	DE	602009006048.1	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	GB	2328981	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	NL	2328981	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	US	8192008	12/229,937	8/28/2008	6/5/2012	Granted	INKJET PRINTING SYSTEM AND INK
95003	Eastman Kodak Company	US		13/055,781	7/21/2009		Filed	A METHOD OF MAKING SOLAR CELLS
95008	Eastman Kodak Company	US	8158140	12/251,365	10/14/2008	4/17/2012	Granted	SILVER POLYAMIDE COMPOSITE
95009	Eastman Kodak Company	DE	602009010673.2	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	EP	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	GB	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	NL	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	US	7971961	12/134,514	6/6/2008	7/5/2011	Granted	FORMING IMAGES WITH STITCHED SWATHS
95010	Eastman Kodak Company	DE	602009008265.5	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	GB	2303582	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	JP		2011-512470	6/3/2009		Filed	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	NL	2303582	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	US	8300263	12/134,529	6/6/2008	10/30/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95015	Eastman Kodak Company	US	8118390	12/332,670	12/11/2008	2/21/2012	Granted	MEDIA IDENTIFICATION SYSTEM WITH MOVING OPTOELECTRONIC DEVICE
95017	Eastman Kodak Company	EP		09750927.7	5/12/2009		Filed	AUTOMATED COLOR ADJUSTMENT
95017	Eastman Kodak Company	US	8040560	12/124,451	5/21/2008	10/18/2011	Granted	AUTOMATED COLOR ADJUSTMENT
95021	Eastman Kodak Company	DE	102009022316	102009022316.9	5/22/2009	8/19/2010	Granted	CROSSTRACK-SENSOR
95021	Eastman Kodak Company	US		13/320,808	2/29/2012		Filed	METHOD AND DEVICE FOR THE DETECTION OF A SUBSTRATE EDGE IN A PRINTING MACHINE
95022	Eastman Kodak Company	DE	102009056293	102009056293.1	11/30/2009	3/26/2012	Granted	CONTROL FOR MULTIAxis-SYNCHRO-DRIVE Vorrichtung und Verfahren zum Regeln der Spannung einer Substratbahn
95022	Eastman Kodak Company	US		13/512,039	11/18/2010		Filed	DEVICE AND METHOD FOR CONTROLLING THE TENSION OF A SUBSTRATE WEB
95023	Eastman Kodak Company	US		13/516,266	12/9/2010		Filed	DEVICE AND METHOD FOR APPLYING AND FUSING A TONER IMAGE ON A SUBSTRATE
95024	Eastman Kodak Company	US	8035093	12/332,722	12/11/2008	10/11/2011	Granted	MOVABLE MEDIA TRAY WITH POSITION REFERENCE MARKS
95027	Eastman Kodak Company	DE	602009004823.6	09789052.9	7/31/2009	1/18/2012	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	NL	2308037	09789052.9	7/31/2009	1/18/2012	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	US	8360323	12/183,284	7/31/2008	1/29/2013	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95030	Eastman Kodak Company	US	7988306	12/244,032	10/2/2008	8/2/2011	Granted	A FOCAL ATTACHMENT FOR PROJECTION LENS
95031	Eastman Kodak Company	EP		09750933.5	5/14/2009		Filed	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	JP		2011-510495	5/14/2009		Filed	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	US	8180242	12/126,267	5/23/2008	5/15/2012	Granted	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95032	Eastman Kodak Company	DE	602009008291.4	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	GB	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	IT	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	NL	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	US	8240943	12/169,735	7/9/2008	8/14/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95033	Eastman Kodak Company	CN	ISSUING	200980119855.3	5/26/2009	5/6/2013	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008011520.8	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008007864.7	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	JP		2011-510982	5/26/2009		Filed	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	US		12/993,339	5/26/2009		Filed	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95034	Eastman Kodak Company	US	8137896	12/181,371	7/29/2008	3/20/2012	Granted	METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
95038	Eastman Kodak Company	CN		201080009406.6	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	EP		10705019.7	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	JP		2011-552022	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	US	8092874	12/394,150	2/27/2009	1/10/2012	Granted	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95039	Eastman Kodak Company	EP		09755229.3	5/12/2009		Filed	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	JP		2011-511594	5/12/2009		Filed	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	US	8304155	12/434,736	5/4/2009	11/6/2012	Granted	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95051	Eastman Kodak Company	US	8215776	12/349,567	1/7/2009	7/10/2012	Granted	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95051	Eastman Kodak Company	US	8465155	13/473,931	5/17/2012	6/18/2013	Granted	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95053	Eastman Kodak Company	US		12/245,059	10/3/2008		Filed	SWITCHABLE 2-D/3-D DISPLAY SYSTEM
95069	Eastman Kodak Company	DE	602009013313.6	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	EP	2310909	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	GB	2310909	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	US	8354216	12/173,220	7/15/2008	1/15/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95070	Eastman Kodak Company	US	8272710	12/174,061	7/16/2008	9/25/2012	Granted	BI-DIRECTIONAL PRINT MASKING
95073	Eastman Kodak Company	US	8136905	12/146,641	6/26/2008	3/20/2012	Granted	DROP VOLUME COMPENSATION FOR INK SUPPLY VARIATION
95079	Eastman Kodak Company	CN	ISSUING	200980124607.8	6/12/2009	5/30/2013	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	DE	602009007504.7	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	GB	2304502	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	NL	2304502	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	US	7798487	12/147,950	6/27/2008	9/21/2010	Granted	PRINT PLATE HANDLING SYSTEM
95089	Eastman Kodak Company	CN	ZL200980150117.5	200980150117.5	12/1/2009	7/17/2013	Granted	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	EP		09771615.3	12/1/2009		Filed	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8153347	12/327,937	12/4/2008	4/10/2012	Granted	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8486607	13/350,848	1/16/2012	7/16/2013	Granted	METHOD OF MAKING A RELIEF IMAGE
95090	Eastman Kodak Company	CN		201080006342.4	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	EP		10708425.3	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	JP		2011-549153	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	US	8280292	12/378,089	2/11/2009	10/2/2012	Granted	METHOD REDUCING IMAGE GLOSSER ARTIFACTS
95091	Eastman Kodak Company	US	8246862	12/512,278	7/30/2009	8/21/2012	Granted	STATIC DISSIPATIVE POLYMERIC COMPOSITION HAVING CONTROLLED CONDUCTIVITY
95092	Eastman Kodak Company	CN		201080012712.5	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY

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95092	Eastman Kodak Company	EP		10722797.7	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	JP		2012-500784	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	US	8064788	12/404,485	3/16/2009	11/22/2011	Granted	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95093	Eastman Kodak Company	US	8390829	12/241,328	9/30/2008	3/5/2013	Granted	INKJET PRINTING METHOD USING PRINT MODES SELECTED IN RESPONSE TO IMAGE QUALITY SCORES
95098	Eastman Kodak Company	US	7862147	12/241,816	9/30/2008	1/4/2011	Granted	INCLINED FEATURE TO PROTECT PRINthead FACE
95099	Eastman Kodak Company	US	8029117	12/335,819	12/16/2008	10/4/2011	Granted	SELECTABLE FILL VOLUME FOR INK RESERVOIR
95102	Eastman Kodak Company	US		13/017,384	1/31/2011		Filed	CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95102	Eastman Kodak Company	US		13/951,532	7/26/2013		Filed	CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95105	Eastman Kodak Company	US	8170441	12/713,205	2/26/2010	5/1/2012	Granted	CLEANING BLADE FOR ELECTROSTATOGRAPHIC APPARATUS
95108	Eastman Kodak Company	EP		09788970.3	7/22/2009		Filed	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95108	Eastman Kodak Company	US	8252414	12/505,757	7/20/2009	8/28/2012	Granted	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95112	Eastman Kodak Company	CN		200980136333.4	9/3/2009		Filed	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	DE	602009007117.3	09789254.1	9/3/2009	5/16/2012	Granted	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	JP		2011-527798	9/3/2009		Filed	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	NL	2323936	09789254.1	9/3/2009	5/16/2012	Granted	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	US	7893416	12/212,068	9/17/2008	2/22/2011	Granted	DETECTING PRINTING PLATE EDGE ALIGNMENT
95113	Eastman Kodak Company	US		12/685,007	1/11/2010		Filed	INDICATORS
95116	Eastman Kodak Company	DE		102009016583.5	4/6/2009		Filed	SEPERATION SHEET PUNCHER
95116	Eastman Kodak Company	EP		10711885.3	3/30/2010		Filed	DEVICE AND METHOD FOR DIVIDING PRINT JOBS
95116	Eastman Kodak Company	US	8191886	13/253,093	3/30/2010	6/5/2012	Granted	DIVIDING PRINT JOBS IN OUTPUT TRAY
95116	Eastman Kodak Company	US	8317184	13/253,095	3/30/2010	11/27/2012	Granted	PRINTER PRODUCING DIVIDING SHEETS FOR OUTPUT TRAY
95117	Eastman Kodak Company	DE	602010006391.7	102009031117.3	6/30/2009	2/10/2011	Granted	HIGH VOLUME TRAY II Vorrichtung und Verfahren zur stapelförmigen Ablage von bogenförmigen Substraten
95117	Eastman Kodak Company	DE	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	EP	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	GB	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95119	Eastman Kodak Company	US	7656571	12/183,094	7/31/2008	2/2/2010	Granted	BALANCED LIGHT VALVE
95122	Eastman Kodak Company	US	7973815	12/569,964	9/30/2009	7/5/2011	Granted	METHOD FOR CONTROLLING PEEL POSITION IN A PRINTER
95123	Eastman Kodak Company	EP		09788891.1	7/9/2009		Filed	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	JP		2011-520021	7/9/2009		Filed	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	US	8181953	12/178,713	7/24/2008	5/22/2012	Granted	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95124	Eastman Kodak Company	JP		2011-529007	9/18/2009		Filed	METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	US	8173030	12/241,747	9/30/2008	5/8/2012	Granted	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95124	Eastman Kodak Company	US		13/436,225	3/30/2012		Filed	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95126	Eastman Kodak Company	CN	ISSUING	200980128459.7	7/9/2009	7/2/2013	Granted	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	EP		09788883.8	7/9/2009		Filed	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	US	7885012	12/177,898	7/23/2008	2/8/2011	Granted	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95131	Eastman Kodak Company	US	8290208	12/352,030	1/12/2009	10/16/2012	Granted	ENHANCED SAFETY DURING LASER PROJECTION
95138	Eastman Kodak Company	US	8145076	12/412,674	3/27/2009	3/27/2012	Granted	PRINT SYSTEM WITH DROP-IN INTERCHANGEABLE MODULAR ACCESSORY CARTRIDGE
95139	Eastman Kodak Company	CN		200980145909.3	12/7/2009		Filed	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

95139	Eastman Kodak Company	DE	602009014513.4	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	EP	2387736	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	GB	2387736	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	JP		2011-540681	12/7/2009		Filed	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

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95139	Eastman Kodak Company	US	8170428		12/330,772	12/9/2008	5/1/2012	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95141	Eastman Kodak Company	CN		201080049231.1	10/12/2010			Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	EP		10768148.8	10/12/2010			Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	JP		2012-536840	10/12/2010			Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	US		12/609,027	10/30/2009			Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95142	Eastman Kodak Company	US	8276513		12/177,899	7/23/2008	10/2/2012	Granted	METHOD FOR HANDLING PRINTING PLATES AND ADJUSTING THE SPACING BETWEEN PLATES
95150	Eastman Kodak Company	US	8062827		12/189,245	8/11/2008	11/22/2011	Granted	MULTILAYER POSITIVE-WORKING IMAGEABLE ELEMENTS AND THEIR USE
95151	Eastman Kodak Company	US	8187792		12/195,468	8/21/2008	5/29/2012	Granted	PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95152	Eastman Kodak Company	CN	ZL200980134582.X	200980134582.X	8/21/2009		1/2/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	DE	602009009889.6	09789191.5	8/21/2009		9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	EP	2331328	09789191.5	8/21/2009		9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	GB	2331328	09789191.5	8/21/2009		9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	NL	2331328	09789191.5	8/21/2009		9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	US	8304170		12/204,102	9/4/2008	11/6/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95175	Eastman Kodak Company	US	8085435		12/257,417	10/24/2008	12/27/2011	Granted	ADAPTIVE COLOR TRANSFORM TO CONTROL COLOR INCONSTANCY
95179	Eastman Kodak Company	DE		102010032524.4	7/28/2010			Filed	PAPER OFFSETTING USING BALL SHAPED HALF-SHELLS
95179	Eastman Kodak Company	US		13/812,004	7/11/2011			Filed	BOGENFÖRDERVORRICHTUNG ZUM TRANSPORT EINES BOGENS IN ZWEI RICHTUNGEN
95180	Eastman Kodak Company	DE		102010032525.2	7/28/2010			Filed	SHEET-TURNING DEVICE, SHEET-TURNING UNIT AND METHOD FOR TURNING SHEETS
95184	Eastman Kodak Company	EP		09789126.1	8/13/2009			Filed	PAPER PERFECTING USING BALL SHAPED HALF-SHELLS BOGENWENDEINHEIT UND VERFAHREN ZUM WENDEN VON BÖGEN
95184	Eastman Kodak Company	US	8219227	12/193,784	8/19/2008	7/10/2012		Granted	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95196	Eastman Kodak Company	US	7967423	12/333,340	12/12/2008	6/28/2011		Granted	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95198	Eastman Kodak Company	US		12/767,824	4/27/2010			Filed	PRESSURE MODULATION CLEANING OF JETTING MODULE NOZZLES
95199	Eastman Kodak Company	US	8337003	12/504,050	7/16/2009	12/25/2012		Granted	PRINTHEAD INCLUDING FILTER ASSOCIATED WITH EACH NOZZLE
95203	Eastman Kodak Company	CN		201080022147.0	5/14/2010			Filed	CATCHER INCLUDING DRAG REDUCING DROP CONTACT SURFACE
95203	Eastman Kodak Company	DE	602010003991.9	10724157.2	5/14/2010	12/5/2012		Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	EP	2432645	10724157.2	5/14/2010	12/5/2012		Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	GB	2432645	10724157.2	5/14/2010	12/5/2012		Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	JP		2012-511815	5/14/2010			Filed	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	NL	2432645	10724157.2	5/14/2010	12/5/2012		Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	US	7938522	12/468,075	5/19/2009	5/10/2011		Granted	PRINTHEAD WITH POROUS CATCHER
95205	Eastman Kodak Company	US	8145104	12/339,580	12/19/2008	3/27/2012		Granted	PRINTHEAD WITH POROUS CATCHER
95206	Eastman Kodak Company	US	7970304	12/333,355	12/12/2008	6/28/2011		Granted	METERING SKIVE FOR A DEVELOPER ROLLER
95207	Eastman Kodak Company	US	7869047	12/337,673	12/18/2008	1/11/2011		Granted	A METHOD OF IMPROVING DEVELOPED FLAT FIELD UNIFORMITY
95208	Eastman Kodak Company	US	8482802	12/748,762	3/29/2010	7/9/2013		Granted	IN-LINE SELF-SPACING OPTICAL SENSOR ASSEMBLY FOR A PRINTER
95209	Eastman Kodak Company	CN		200980141441.0	10/13/2009			Filed	SCREENED HARDCOPY REPRODUCTION APPARATUS WITH COMPENSATION
95209	Eastman Kodak Company	DE	602009008854.8	09740551.8	10/13/2009	8/8/2012		Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	GB	2338272	09740551.8	10/13/2009	8/8/2012		Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	NL	2338272	09740551.8	10/13/2009	8/8/2012		Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	US	8493623	12/577,233	10/12/2009	7/23/2013		Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95210	Eastman Kodak Company	US		13/166,033	6/22/2011			Filed	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95218	Eastman Kodak Company	CN	ISSUING	201080039504.4	9/2/2010	5/30/2013		Granted	PRINTER NONUNIFORMITY COMPENSATION FOR HALFTONE SCREENS
95218	Eastman Kodak Company	DE	602009010972.3	09169492.7	9/4/2009	11/7/2012		Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	DE	602009010972.3	09169492.7	9/4/2009	11/7/2012		Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES

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95218	Eastman Kodak Company	GB	2293144	09169492.7	9/4/2009	11/7/2012	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	US		13/393,242	9/2/2010		Filed	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95222	Eastman Kodak Company	CN		200980151547.9	12/8/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	DE	602009016101.6	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	EP	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	GB	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	JP		2011-542118	12/8/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	NL	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	US		12/339,658	12/19/2008		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95225	Eastman Kodak Company	US	8167406	12/511,147	7/29/2009	5/1/2012	Granted	PRINTHEAD HAVING REINFORCED NOZZLE MEMBRANE STRUCTURE
95230	Eastman Kodak Company	US	8092985	12/621,589	11/19/2009	1/10/2012	Granted	METHOD OF MAKING A PLANOGRAPHIC PRINTING PLATE
95231	Eastman Kodak Company	US	8220908	12/265,133	11/5/2008	7/17/2012	Granted	PRINTHEAD HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95231	Eastman Kodak Company	US	8465130	13/491,726	6/8/2012	6/18/2013	Granted	PRINTHEAD HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95247	Eastman Kodak Company	US	7635853	12/250,717	10/14/2008	12/22/2009	Granted	ANALYZING REFLECTION DATA FOR RECORDING MEDIUM IDENTIFICATION
95253	Eastman Kodak Company	US	7845751	12/251,858	10/15/2008	12/7/2010	Granted	NONUNIFORM MASK CIRCULATION FOR IRREGULAR PAGE ADVANCE
95259	Eastman Kodak Company	CN		2010800439220	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	EP		10760888.7	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	JP		2012-532225	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	US	8348411	12/570,288	9/30/2009	1/8/2013	Granted	PIGMENT BASED INKS FOR RELIABLE HIGH SPEED INKJET PRINTING
95264	Eastman Kodak Company	US	8259349	12/287,098	10/6/2008	9/4/2012	Granted	DOCUMENT CONVERSION FOR OVERPRINTS
95266	Eastman Kodak Company	US		12/269,260	11/12/2008		Filed	POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95269	Eastman Kodak Company	JP	3814961	1997-205789	7/31/1997	6/16/2006	Granted	POSITIVE TYPE PHOTSENSITIVE COMPOSITION, POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
95270	Eastman Kodak Company	JP	3797381	2005-84185	7/31/1997	4/28/2006	Granted	POSITIVE PHOTSENSITIVE COMPOSITION
95273	Eastman Kodak Company	JP	3785833	1998-299373	10/21/1998	3/31/2006	Granted	POSITIVE TYPE PHOTSENSITIVE COMPOSITION, POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE AND PROCESSING METHOD FOR SAME
95275	Eastman Kodak Company	JP	3726766	2002-89424	7/31/1997	10/7/2005	Granted	IMAGE FORMING METHOD
95277	Eastman Kodak Company	US		12/339,719	12/19/2008		Filed	METHOD OF MAKING A COMPOSITE DEVICE
95278	Eastman Kodak Company	US	8267501	12/544,331	8/20/2009	9/18/2012	Granted	DROP EJECTOR HAVING MULTI-LOBED NOZZLE
95279	Eastman Kodak Company	US	8490282	12/468,076	5/19/2009	7/23/2013	Granted	A METHOD OF MANUFACTURING A POROUS CATCHER
95280	Eastman Kodak Company	BR		BR1120120196529	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	CN		201180011124.4	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	EP		11707269.4	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	IN		6322/DELNP/2012	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	JP		2012-555066	2/22/2011		Filed	PRINTHEAD INCLUDING PORT AFTER FILTER
95281	Eastman Kodak Company	US	8233705	12/244,813	10/3/2008	7/31/2012	Granted	POTENTIAL FIELD-BASED GAMUT MAPPING
95281	Eastman Kodak Company	US	8520938	13/473,914	5/17/2012	8/27/2013	Granted	POTENTIAL FIELD-BASED GAMUT MAPPING
95282	Eastman Kodak Company	US		12/329,935	12/8/2008		Filed	COMPACT WASTE INK ABSORBER FACILITATING FLUID EVAPORATION
95283	Eastman Kodak Company	CN		201080041798.4	9/16/2010		Filed	METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	EP		09789356.4	9/22/2009		Filed	OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	US		12/570,237	9/30/2009		Filed	METHOD FOR OPTIMIZING DISPLAY

95287	Eastman Kodak Company	US	8204411	12/533,044	7/31/2009	6/19/2012	Granted	PROFILES ELECTROGRAPHIC IMAGE DEVELOPING APPARATUS AND METHOD FOR DEVELOPING INCLUDING COMPENSATION FOR SLIPPAGE
95291	Eastman Kodak Company	CN		200980139360.7	10/9/2009		Filed	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	DE	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	EP	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER

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95291	Eastman Kodak Company	GB	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	NL	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	US	8210104	12/256,501	10/23/2008	7/3/2012	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95292	Eastman Kodak Company	US	8176846	12/256,510	10/23/2008	5/15/2012	Granted	PRINTING PLATE POSITIONING
95298	Eastman Kodak Company	EP		09744807.0	10/23/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	JP		2011-533186	10/23/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	TW		098136342	10/27/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8016422	12/259,307	10/28/2008	9/13/2011	Granted	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8136948	13/110,111	5/18/2011	3/20/2012	Granted	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95304	Eastman Kodak Company	US	8417171	12/257,452	10/24/2008	4/9/2013	Granted	METHOD AND APPARATUS FOR PRINTING EMBOSSED REFLECTIVE IMAGES
95305	Eastman Kodak Company	EP		09744227.1	10/21/2009		Filed	TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	US	7796913	12/261,260	10/30/2008	9/14/2010	Granted	TONER REMOVAL APPARATUS WITH PROFILED BLADE
95306	Eastman Kodak Company	CN		200980143720.0	10/27/2009		Filed	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	US	8086133	12/261,274	10/30/2008	12/27/2011	Granted	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95307	Eastman Kodak Company	CN		200980151546.4	12/18/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	DE	602009016103.2	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	EP	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	GB	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	JP		2011-542136	12/18/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	NL	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	US	8280297	12/339,693	12/19/2008	10/2/2012	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95308	Eastman Kodak Company	US	8223348	12/332,648	12/11/2008	7/17/2012	Granted	MEDIA IDENTIFICATION SYSTEM WITH SENSOR ARRAY
95309	Eastman Kodak Company	US	8302957	12/392,352	2/25/2009	11/6/2012	Granted	MOTOR INSIDE PICK-UP ROLLER
95310	Eastman Kodak Company	US	7980553	12/332,616	12/11/2008	7/19/2011	Granted	MEDIA MEASUREMENT WITH SENSOR ARRAY
95315	Eastman Kodak Company	DE	102008048278.1	102008048278.1	9/22/2008	6/24/2010	Granted	SPEED AUTO CONTROL
95315	Eastman Kodak Company	EP		09781766.2	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	JP		2011-527272	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	US		13/063,489	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95318	Eastman Kodak Company	US	5600574	08/242,275	5/13/1994	2/4/1997	Granted	AUTOMATED IMAGE QUALITY CONTROL
95320	Eastman Kodak Company	CN		201080059376.X	10/12/2010		Filed	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	EP		10768156.1	10/12/2010		Filed	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8114572	12/581,926	10/20/2009	2/14/2012	Granted	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8501388	13/334,230	12/22/2011	8/6/2013	Granted	METHOD OF MAKING LASER-ABLATABLE ELEMENTS
95326	Eastman Kodak Company	CN		200980146813.9	11/12/2009		Filed	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	DE	602009012510.9	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	EP	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	GB	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	NL	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	US		12/274,488	11/20/2008		Filed	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95334	Eastman Kodak Company	DE		112009005468.4	12/23/2009		Filed	METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES
95334	Eastman Kodak Company	US		13/518,396	12/23/2009		Filed	METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES
95338	Eastman Kodak Company	US	8338514	12/339,566	12/19/2008	12/25/2012	Granted	POLYOLEFIN ANTIMICROBIAL COMPOSITIONS AND MELT-PROCESSING METHODS
95339	Eastman Kodak Company	CN		200980144293.8	10/27/2009		Filed	AN APPARATUS FOR CASSETTE LOADING

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95339	Eastman Kodak Company	EP		09745154.6	10/27/2009		Filed	AN APPARATUS FOR CASSETTE LOADING
95339	Eastman Kodak Company	US		12/269,910	11/13/2008		Filed	AN APPARATUS FOR CASSETTE LOADING VIA A PALLET LOADER
95342	Eastman Kodak Company	US	7982916	12/275,705	11/21/2008	7/19/2011	Granted	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95342	Eastman Kodak Company	US	8098403	13/105,063	5/11/2011	1/17/2012	Granted	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95343	Eastman Kodak Company	US	8248678	12/274,579	11/20/2008	8/21/2012	Granted	ESTABLISHING ONE-DIMENSIONAL TRANSFORMS
95344	Eastman Kodak Company	US		12/339,251	12/19/2008		Filed	BOOK COVER AND USES
95345	Eastman Kodak Company	US		13/141,702	12/17/2009		Filed	METHOD OF PREPARING STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95347	Eastman Kodak Company	US	8085436	12/330,552	12/9/2008	12/27/2011	Granted	DIGITAL PRINTING USING SIMILAR COLORANTS
95354	Eastman Kodak Company	DE		102009031116.5	6/30/2009		Filed	DIVERTER FOR BELT TRANSPORT Bogenweiche und Verfahren zum Umlenken eines Bogens
95354	Eastman Kodak Company	US		13/376,451	6/11/2010		Filed	SHEET DIVERTER AND METHOD FOR DEFLECTING A SHEET
95358	Eastman Kodak Company	GB	2476300	0922173.0	12/18/2009	11/7/2012	Granted	LUMINESCENT SOLAR CONCENTRATOR
95358	Eastman Kodak Company	US		12/963,669	12/9/2010		Filed	LUMINESCENT SOLAR CONCENTRATOR
95360	Eastman Kodak Company	US	8159725	12/326,953	12/3/2008	4/17/2012	Granted	PRINTING PLATE REGISTRATION
95361	Eastman Kodak Company	US	8146498	12/326,968	12/3/2008	4/3/2012	Granted	PRINTING PLATE REGISTRATION
95362	Eastman Kodak Company	US	7989788	12/326,998	12/3/2008	8/2/2011	Granted	DETERMINING POSITION OF A MEDIA EDGE USING A SLOT IN THE IMAGING DRUM
95367	Eastman Kodak Company	CN		2011800106496	2/23/2011		Filed	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	EP		11707011.0	2/23/2011		Filed	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	US	8472831	12/713,202	2/26/2010	6/25/2013	Granted	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95373	Eastman Kodak Company	US	8507182	12/481,002	6/9/2009	8/13/2013	Granted	METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
95375	Eastman Kodak Company	US		12/621,735	11/19/2009		Filed	IMPROVED GRAYSCALE CHARACTERISTIC FOR COLOR DISPLAY DEVICE
95376	Eastman Kodak Company	CN	ZL200980148748.3	200980148748.3	12/7/2009	6/19/2013	Granted	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	EP		09799201.0	12/7/2009		Filed	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	JP		2011-539515	12/7/2009		Filed	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	US	8399177	12/329,837	12/8/2008	3/19/2013	Granted	ENHANCED RELIEF PRINTING PLATE
95377	Eastman Kodak Company	US	8306265	12/406,186	3/18/2009	11/6/2012	Granted	DETECTION OF ANIMATE OR INANIMATE OBJECTS
95385	Eastman Kodak Company	US	6248502	09/631,975	8/3/2000	6/19/2001	Granted	DEVELOPER SOLVENT FOR PHOTOPOLYMER PRINTING PLATES AND METHOD
95386	Eastman Kodak Company	CN	200480024826.6	200480024826.6	7/15/2004	4/7/2010	Granted	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95386	Eastman Kodak Company	US	6582886	09/993,912	11/27/2001	6/24/2003	Granted	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7413849	10/937,386	9/10/2004	8/19/2008	Granted	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7326353	11/341,654	1/30/2006	2/5/2008	Granted	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95388	Eastman Kodak Company	US	6897008	10/701,662	11/6/2003	5/24/2005	Granted	TERPENE ETHER DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95394	Eastman Kodak Company	US		13/456,520	4/26/2012		Filed	LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
95395	Eastman Kodak Company	CN		201080027457.1	6/14/2010		Filed	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	EP		10728452.3	6/14/2010		Filed	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	US	8113627	12/487,674	6/19/2009	2/14/2012	Granted	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95396	Eastman Kodak Company	US	8235505	12/494,331	6/30/2009	8/7/2012	Granted	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95396	Eastman Kodak Company	US	8469494	13/524,550	6/15/2012	6/25/2013	Granted	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95401	Eastman Kodak Company	US		13/132,326	12/22/2009		Filed	MULTILAYER DEVICES ON FLEXIBLE SUPPORTS
95404	Eastman Kodak Company	US	7749413	12/335,791	12/16/2008	7/6/2010	Granted	METHOD FOR REFURBISHING CYLINDRICAL MEMBERS
95408	Eastman Kodak Company	US	8182188	12/339,504	12/19/2008	5/22/2012	Granted	A BOOK AND A METHOD OF MAKING SAME
95412	Eastman Kodak Company	US	8469685	12/337,067	12/17/2008	6/25/2013	Granted	APPARATUS FOR REFURBISHING CYLINDRICAL MEMBERS
95415	Eastman Kodak Company	US	8011764	12/420,837	4/9/2009	9/6/2011	Granted	DEVICE INCLUDING MOVEABLE PORTION FOR CONTROLLING FLUID
95416	Eastman Kodak Company	US		13/300,917	11/21/2011		Filed	PRINTED ELECTRONIC CIRCUIT BOARDS AND OTHER ARTICLES

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95417	Eastman Kodak Company	CN	99814426.6	99814426.6	10/15/1999	3/24/2004	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	DE	69925297.0	99950791.6	10/15/1999	5/11/2005	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	JP	3811009	2000-577850	10/15/1999	6/2/2006	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	NL	1121826	99950791.6	10/15/1999	5/11/2005	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7058406	09/419,171	10/15/1999	6/6/2006	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7587204	11/110,444	4/20/2005	9/8/2009	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	8335509	12/506,292	7/21/2009	12/18/2012	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95418	Eastman Kodak Company	CN	01143122.9	01143122.9	1/11/2000	1/5/2005	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143124.5	01143124.5	1/11/2000	4/27/2005	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60040942.2	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60045893.8	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60134933.4	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	EP	1193910	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4460207	2002-3653	1/11/2000	2/19/2010	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	420751	2000-579	1/7/2000	2/18/2004	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1193910	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	US	6718179	09/480,071	1/10/2000	4/6/2004	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95419	Eastman Kodak Company	AU	731568	77698/1998	6/12/1998	7/19/2001	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	CN	98808034.6	98808034.6	6/12/1998	1/14/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	DE	69817188.8	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FR	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	GB	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	HK	1030510	01101363.6	2/23/2001	11/19/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	NL	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	RU	2199834	2000105897	6/12/1998	2/27/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	SE	1004211	98925675.5	6/12/1998	10/24/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	6717925	09/132,122	8/10/1998	4/6/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	7554935	10/818,244	4/5/2004	6/30/2009	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		12/428,013	4/22/2009		Filed	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION

95419	Eastman Kodak Company	US		13/420,325	3/14/2012		Filed	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95420	Eastman Kodak Company	KR	0470597	2001-7003007	9/16/1999	1/28/2005	Granted	IMPROVED METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	US	6546251	09/396,853	9/15/1999	4/8/2003	Granted	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95422	Eastman Kodak Company	US	8287072	12/407,130	3/19/2009	10/16/2012	Granted	IMAGE DATA EXPANSION BY PRINT MASK
95424	Eastman Kodak Company	US	8134539	12/413,790	3/30/2009	3/13/2012	Granted	DIGITAL PICTURE FRAME HAVING NEAR-TOUCH AND TRUE-TOUCH
95425	Eastman Kodak Company	US		12/862,069	8/24/2010		Filed	PRINTING SYSTEM CONTROL USING UPDATED METADATA PACKETS
95426	Eastman Kodak Company	CN		2011800309467	6/10/2011		Filed	PRINthead INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	EP		11727375.5	6/10/2011		Filed	PRINthead INCLUDING ALIGNMENT ASSEMBLY

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95426	Eastman Kodak Company	US	8454128	12/821,220	6/23/2010	6/4/2013	Granted	PRINthead INCLUDING ALIGNMENT ASSEMBLY
95428	Eastman Kodak Company	CN		201080007877.3	1/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	EP		10703710.3	1/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	US	8034538	12/370,625	2/13/2009	10/11/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95432	Eastman Kodak Company	US	8377624	12/412,400	3/27/2009	2/19/2013	Granted	NEGATIVE-WORKING THERMAL IMAGEABLE ELEMENTS
95461	Eastman Kodak Company	US	8241828	12/432,836	4/30/2009	8/14/2012	Granted	METHOD OF FILTERING POROUS PARTICLES
95464	Eastman Kodak Company	DE	102009022415.7	102009022415.7	5/22/2009	9/23/2010	Granted	FAILURE DETECTION ON PAPERROLLFEED
95465	Eastman Kodak Company	DE		102009060276.3	12/23/2009		Filed	TURNBAR WITH CONTROLLED CUSHION Vorrichtung zum wenden von bahnförmigen substraten
95465	Eastman Kodak Company	US		13/518,946	12/17/2010		Filed	DEVICE FOR TURNING SHEET-LIKE SUBSTRATES
95466	Eastman Kodak Company	US		12/397,429	3/4/2009		Filed	IMAGEABLE ELEMENTS WITH COLORANTS
95466	Eastman Kodak Company	US		13/480,634	5/25/2012		Filed	IMAGEABLE ELEMENTS WITH COLORANTS
95467	Eastman Kodak Company	DE	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	EP	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	GB	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	US	8318405	12/403,458	3/13/2009	11/27/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95468	Eastman Kodak Company	CN		201080025225.2	5/31/2010		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	EP		10783479.8	5/31/2010		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	JP		2009-133358	6/2/2009		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	US		13/322,922	11/29/2011		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95469	Eastman Kodak Company	DE	102009047776.4	102009047776.4	9/30/2009	4/26/2012	Granted	WEBGUIDE WITH PRECISE WEB DIRECTIONAL CONTROL Verfahren und Vorrichtung zum Messen einer Laufrichtung einer Substratbahn
95469	Eastman Kodak Company	US		13/496,541	9/16/2010		Filed	METHOD AND DEVICE FOR MEASURING A RUNNING DIRECTION OF A SUBSTRATE WEB
95474	Eastman Kodak Company	CN		201080007777.0	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	EP		10709085.4	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	JP		2011-550120	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	US	7854558	12/371,667	2/16/2009	12/21/2010	Granted	DEVELOPER WASTE REUSE
95484	Eastman Kodak Company	US	7782534	12/414,732	3/31/2009	8/24/2010	Granted	MICRO-LENS ENHANCED ELEMENT
95485	Eastman Kodak Company	US	7933545	12/378,145	2/11/2009	4/26/2011	Granted	REDUCING IMAGE ARTIFACT REDUCTION METHOD
95488	Eastman Kodak Company	CN		201080038555.5	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHODS OF USE
95488	Eastman Kodak Company	EP		10755009.7	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	JP		2012-526713	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	US		12/546,780	8/25/2009		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND METHOD OF USE
95489	Eastman Kodak Company	DE	102009047775.6	102009047775.6	9/30/2009	9/1/2011	Granted	SELFCONTROLLING BLOWER
95489	Eastman Kodak Company	US		13/498,330	9/28/2010		Filed	VENTILATING DEVICE AND METHOD FOR VENTILATING A HOUSING
95492	Eastman Kodak Company	US	8300269	12/413,729	3/30/2009	10/30/2012	Granted	DOT FORMING ELEMENT ARRAYS AT DIFFERENT RESOLUTIONS
95495	Eastman Kodak Company	US	7813044	12/414,738	3/31/2009	10/12/2010	Granted	MICRO-LENS ENHANCED ELEMENT
95496	Eastman Kodak Company	US	8345301	12/397,381	3/4/2009	1/1/2013	Granted	ORTHOGONALITY CORRECTION EMPLOYING SUBSTITUTED IMAGE DATA
95497	Eastman Kodak Company	US	8355162	12/397,389	3/4/2009	1/15/2013	Granted	IMAGING WITH HELICAL AND CIRCULAR SCANS
95498	Eastman Kodak Company	US	8485647	12/397,395	3/4/2009	7/16/2013	Granted	IMAGING WITH HELICAL AND CIRCULAR SCANS
95499	Eastman Kodak Company	US	8358431	12/397,403	3/4/2009	1/22/2013	Granted	ORTHOGONALITY CORRECTIONS FOR DIFFERENT SCANNING DIRECTIONS
95507	Eastman Kodak Company	DE		102009039444.3	8/31/2009		Filed	ADAPTIVE STITCH METHOD Druckvorrichtung und Verfahren zum Bedrucken eines Bedruckstoffs
95507	Eastman Kodak Company	DE	602010007680.6	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	EP	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	GB	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR

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95507	Eastman Kodak Company	NL	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	US		13/392,883	8/18/2010		Filed	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95508	Eastman Kodak Company	US	8142002	12/468,077	5/19/2009	3/27/2012	Granted	ROTATING COANDA CATCHER
95509	Eastman Kodak Company	US	8033643	12/466,422	5/15/2009	10/11/2011	Granted	RECYCLABLE CONTINUOUS INK JET PRINT HEAD AND METHOD
95510	Eastman Kodak Company	US	8182068	12/511,138	7/29/2009	5/22/2012	Granted	PRINthead INCLUDING DUAL NOZZLE STRUCTURE
95511	Eastman Kodak Company	US		12/843,910	7/27/2010		Filed	LIQUID FILM MOVING OVER POROUS CATCHER SURFACE
95512	Eastman Kodak Company	US	8382258	12/843,914	7/27/2010	2/26/2013	Granted	MOVING LIQUID CURTAIN CATCHER
95517	Eastman Kodak Company	US	7832824	12/432,802	4/30/2009	11/16/2010	Granted	METHOD FOR PRINTING WITH AN ACCELERATING PRINthead
95519	Eastman Kodak Company	EP		10710118.0	3/9/2010		Filed	DROPLET GENERATOR
95519	Eastman Kodak Company	US		13/257,373	3/9/2010		Filed	DROPLET GENERATOR
95519-1	Eastman Kodak Company	EP		10710474.7	3/9/2010		Filed	DROPLET GENERATOR
95520	Eastman Kodak Company	US		12/852,650	8/9/2010		Filed	FLEXOGRAPHIC PRINTING INKS
95521	Eastman Kodak Company	US		12/399,198	3/6/2009		Filed	TRAILING EDGE PATTERN FOR RELIEF PLATE FEATURE
95522	Eastman Kodak Company	US	8267504	12/767,846	4/27/2010	9/18/2012	Granted	PRINthead INCLUDING INTEGRATED STIMULATOR/FILTER DEVICE
95524	Eastman Kodak Company	CN		201080053753.9	11/16/2010		Filed	PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	US	8308037	12/627,003	11/30/2009	11/13/2012	Granted	PRINT MEDIA TENSIONING APPARATUS
95525	Eastman Kodak Company	CN		201080054096.X	11/24/2010		Filed	EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	US		12/627,010	11/30/2009		Filed	EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95529	Eastman Kodak Company	US		12/627,032	11/30/2009		Filed	MODULAR MEDIA TRANSPORT SYSTEM
95531	Eastman Kodak Company	CN		201080006552.3	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	EP		10707148.2	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	JP		2011-554035	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	US	7894495	12/400,130	3/9/2009	2/22/2011	Granted	A POWER STABILIZED LASER DIODE ARRAY
95532	Eastman Kodak Company	US	8180267	12/396,779	3/3/2009	5/15/2012	Granted	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES USING AN INTERMEDIATE TRANSFER MEMBER
95536	Eastman Kodak Company	US	8274138	12/570,314	9/30/2009	9/25/2012	Granted	II-VI SEMICONDUCTOR NANOWIRES
95539	Eastman Kodak Company	CN		201180031711.X	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	EP		11718193.3	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	JP		2013-508039	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	US		12/768,759	4/28/2010		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95542	Eastman Kodak Company	US	8301061	12/490,568	6/24/2009	10/30/2012	Granted	METHOD AND APPARATUS FOR ALIGNING COUPLED DIGITAL PRINT ENGINES
95544	Eastman Kodak Company	US		12/469,987	5/21/2009		Filed	SHEET INVERTER ADJUSTMENT IN A DUPLEX PRINTER
95545	Eastman Kodak Company	CN		201080021590.6	5/11/2010		Filed	DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	EP		10723813.1	5/11/2010		Filed	DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	US		12/468,286	5/19/2009		Filed	DUAL ENGINE SYNCHRONIZATION
95546	Eastman Kodak Company	CN		201080021607.8	5/7/2010		Filed	PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	EP		10724916.1	5/7/2010		Filed	PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	US	8355159	12/468,298	5/19/2009	1/15/2013	Granted	PRINT ENGINE SPEED COMPENSATION
95547	Eastman Kodak Company	CN		201080022087.2	5/5/2010		Filed	SCALING IMAGES IN A DUAL ENGINE SYSTEM
95547	Eastman Kodak Company	EP		10718351.9	5/5/2010		Filed	SCALING IMAGES IN A DUAL ENGINE SYSTEM
95548	Eastman Kodak Company	CN		201080026270.X	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	EP		10726669.4	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	JP		2012-516051	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	US		12/484,374	6/15/2009		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY

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95553	Eastman Kodak Company	US	7891655	12/418,858	4/6/2009	2/22/2011	Granted	SEPARATING MEDIA COMBINATION FROM A MEDIA STACK
95554	Eastman Kodak Company	US		12/433,121	4/30/2009		Filed	PROFIT BASED LAYOUTS
95555	Eastman Kodak Company	US	8111275	12/466,410	5/15/2009	2/7/2012	Granted	SYSTEM FOR OPTICALLY ADJUSTING AN IMAGING HEAD
95557	Eastman Kodak Company	CN		201080026132.1	5/28/2010		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	EP		10724920.3	5/28/2010		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	US	8247163	12/483,323	6/12/2009	8/21/2012	Granted	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95558	Eastman Kodak Company	CN		201080024438.3	6/1/2010		Filed	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	DE	602010005326.1	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	EP	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	FR	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	GB	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	NL	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	US	8221960	12/477,226	6/3/2009	7/17/2012	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95560	Eastman Kodak Company	US	8235609	12/492,496	6/26/2009	8/7/2012	Granted	SELECTABLE PRINthead-TO-PAPER SPACING ADJUSTMENT METHOD
95562	Eastman Kodak Company	US	8212236	12/689,310	1/19/2010	7/3/2012	Granted	II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
95564	Eastman Kodak Company	US	8203790	12/416,180	4/1/2009	6/19/2012	Granted	MICRO-LENS ENHANCED ELEMENT DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95570	Eastman Kodak Company	US	8219009	12/415,476	3/31/2009	7/10/2012	Granted	DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95571	Eastman Kodak Company	US	8121523	12/415,508	3/31/2009	2/21/2012	Granted	DEVELOPER STATION WITH TAPERED AUGER SYSTEM
95574	Eastman Kodak Company	US	8404424	13/022,658	2/8/2011	3/26/2013	Granted	SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95575	Eastman Kodak Company	US		13/022,660	2/8/2011		Filed	PRINTED PRODUCT WITH RAISED AUTHENTICATION FEATURE
95576	Eastman Kodak Company	US	8213821	12/470,724	5/22/2009	7/3/2012	Granted	ENGINE SYNCHRONIZATION WITH A SMALL DELTA TIME BETWEEN ENGINES
95577	Eastman Kodak Company	CN		201080021915.0	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	EP		10723374.4	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	JP		2012-511822	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	US	8427705	12/470,511	5/22/2009	4/23/2013	Granted	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95578	Eastman Kodak Company	CN		201080020908.9	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	EP		10716912.0	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	JP		2012-509784	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	US	8259354	12/436,815	5/7/2009	9/4/2012	Granted	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	CN		201080020933.7	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	EP		10719816.0	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	JP		2012-509783	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	US	8405865	12/436,820	5/7/2009	3/26/2013	Granted	GEOMETRIC CORRECTION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	CN		201080020909.3	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	EP		10716910.4	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	JP		2012-509782	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	US	8132886	12/436,827	5/7/2009	3/13/2012	Granted	ADJUSTING THE CALIBRATION OF A RECORDING APPARATUS WITH RECORDING HEAD MOVEMENT CHANGES
95584	Eastman Kodak Company	US	8016395	12/420,838	4/9/2009	9/13/2011	Granted	DEVICE FOR CONTROLLING DIRECTION OF FLUID
95586	Eastman Kodak Company	US	8007082	12/420,842	4/9/2009	8/30/2011	Granted	DEVICE FOR CONTROLLING FLUID VELOCITY
95587	Eastman Kodak Company	US	7946692	12/420,846	4/9/2009	5/24/2011	Granted	DEVICE FOR MERGING FLUID DROPS OR JETS

95593	Eastman Kodak Company	US	8329382	12/552,362	9/2/2009	12/11/2012	Granted	METHOD OF PROCESSING ELEMENTS WITH COALESCED PARTICLES
95597	Eastman Kodak Company	EP		10726673.6	6/16/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH MOVING SPECKLE REDUCING ELEMENT AND LIGHT INTEGRATION ELEMENT
95597	Eastman Kodak Company	US	8235531	12/488,661	6/22/2009	8/7/2012	Granted	OPTICAL INTERFERENCE REDUCING ELEMENT FOR LASER PROJECTION

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95598	Eastman Kodak Company	CN		201080027965.X	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	EP		10728454.9	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	JP		2012-517485	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	US	8237777	12/491,267	6/25/2009	8/7/2012	Granted	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95599	Eastman Kodak Company	CN		201080025645.0	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	EP		10729732.7	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	JP		2012-517488	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	US	8162483	12/491,275	6/25/2009	4/24/2012	Granted	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95600	Eastman Kodak Company	US	8220938	12/491,279	6/25/2009	7/17/2012	Granted	IMAGE PATH LIGHT INTENSITY SENSING DURING A BLANKING PERIOD BETWEEN A LEFT-EYE LIGHT BEAM AND A RIGHT-EYE LIGHT BEAM IN A STEREOSCOPIC LIGHT PROJECTOR
95601	Eastman Kodak Company	US	8142021	12/491,288	6/25/2009	3/27/2012	Granted	DUMP PATH LIGHT INTENSITY SENSING IN LIGHT PROJECTOR
95604	Eastman Kodak Company	BE	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	CN		201080031468.7	7/13/2010		Filed	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	DE	602010007662.8	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	EP	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	GB	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	JP		2012-520595	7/13/2010		Filed	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	NL	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	US	8066382	12/502,426	7/14/2009	11/29/2011	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95605	Eastman Kodak Company	CN		201080025944.4	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	EP		10729733.5	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	JP		2012-519533	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	US	8220931	12/498,396	7/7/2009	7/17/2012	Granted	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95609	Eastman Kodak Company	EP		10725905.3	6/9/2010		Filed	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	US	7995956	12/484,392	6/15/2009	8/9/2011	Granted	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95610	Eastman Kodak Company	US	8229333	12/484,409	6/15/2009	7/24/2012	Granted	DEVELOPER SYSTEM AND METHOD FOR PROVIDING A STABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95615	Eastman Kodak Company	US	8249480	12/491,320	6/25/2009	8/21/2012	Granted	FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95616	Eastman Kodak Company	US	8147026	12/430,264	4/27/2009	4/3/2012	Granted	IMAGE QUALITY MATCHING IN A MIXED PRINT ENGINE ASSEMBLY SYSTEM
95618	Eastman Kodak Company	US		12/868,122	8/25/2010		Filed	LAST PAGE SAVER
95624	Eastman Kodak Company	US	8335464	12/827,325	6/30/2010	12/18/2012	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC APPARATUS
95627	Eastman Kodak Company	US	8091983	12/431,818	4/29/2009	1/10/2012	Granted	JET DIRECTIONALITY CONTROL USING PRINTHEAD NOZZLE
95628	Eastman Kodak Company	US	7938517	12/431,826	4/29/2009	5/10/2011	Granted	JET DIRECTIONALITY CONTROL USING PRINTHEAD DELIVERY CHANNEL
95633	Eastman Kodak Company	CN		201080018794.4	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	EP		10716648.0	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	JP		2012-508464	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	TW		099113721	4/29/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	US	8132919	12/432,856	4/30/2009	3/13/2012	Granted	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95634	Eastman Kodak Company	CN		201080021801.6	5/20/2010		Filed	KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	JP		2012-511824	5/20/2010		Filed	KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	US	7992835	12/469,894	5/21/2009	8/9/2011	Granted	KINETIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS

95635	Eastman Kodak Company	DE	602009006714.1	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	GB	2284005	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	NL	2284005	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95636	Eastman Kodak Company	CN		201080027088.6	5/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95636	Eastman Kodak Company	EP		10724597.9	5/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	US	8257907	12/483,293	6/12/2009	9/4/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95637	Eastman Kodak Company	CN		201080019305.7	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	EP		10716418.8	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	JP		2012-508468	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	TW		099113719	4/29/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	US	8066389	12/432,999	4/30/2009	11/29/2011	Granted	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95643	Eastman Kodak Company	US	8218985	12/751,011	3/31/2010	7/10/2012	Granted	IMAGE PRINTING METHOD WITH REDUCED BANDING
95644	Eastman Kodak Company	US	8197022	12/568,733	9/29/2009	6/12/2012	Granted	AUTOMATED TIME OF FLIGHT SPEED COMPENSATION
95645	Eastman Kodak Company	US	8104861	12/568,750	9/29/2009	1/31/2012	Granted	COLOR TO COLOR REGISTRATION TARGET
95651	Eastman Kodak Company	US		13/305,812	11/29/2011		Filed	AIR EXTRACTION MANUFACTURING METHOD
95652	Eastman Kodak Company	CN		201080021514.5	5/5/2010		Filed	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	DE	602010004857.8	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	EP	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	GB	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	NL	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	US		12/468,315	5/19/2009		Filed	SCALING IMAGES USING MATCHED COMPONENTS IN A DUAL ENGINE SYSTEM
95653	Eastman Kodak Company	EP		10747332.4	8/13/2010		Filed	STRUCTURAL INKS
95653	Eastman Kodak Company	GB		0914655.6	8/21/2009		Filed	FLEXOGRAPHIC PRINTING INKS
95653	Eastman Kodak Company	US		13/391,012	8/13/2010		Filed	STRUCTURAL INKS
95654	Eastman Kodak Company	CN		201080023181.X	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	EP		10718350.1	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	JP		2012-511807	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	US	8172403	12/469,727	5/21/2009	5/8/2012	Granted	PROJECTION WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95655	Eastman Kodak Company	CN		201080021987.5	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	EP		10723811.5	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	JP		2012-513034	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	US	8305648	12/474,508	5/29/2009	11/6/2012	Granted	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95657	Eastman Kodak Company	CN		201080021416.1	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	EP		10723814.9	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	JP		2012-511811	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	US	8172404	12/469,751	5/21/2009	5/8/2012	Granted	PROJECTION WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95658	Eastman Kodak Company	CN		201080023175.4	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	EP		10723373.6	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	JP		2011-511821	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION

95658	Eastman Kodak Company	US	8366281	12/469,766	5/21/2009	2/5/2013	Granted	OUT-OF-PLANE MOTION OF SPECKLE REDUCTION ELEMENT
95660	Eastman Kodak Company	US		13/080,908	4/6/2011		Filed	STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95671	Eastman Kodak Company	EP		10723379.3	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	IN		7930/DELNP/2011	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	JP		2012-513049	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	US	8033666	12/473,451	5/28/2009	10/11/2011	Granted	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95672	Eastman Kodak Company	US		12/511,326	7/29/2009		Filed	INK RESERVOIR WITH A BIASING VALVE
95674	Eastman Kodak Company	WO		PCT/US12/34878	4/25/2012		Filed	STIMULUS-RESPONSIVE POLYMERIC PARTICLE FORMULATIONS

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95675	Eastman Kodak Company	CN		201080036041.6	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	EP		10747358.9	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	JP		2012-526831	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	US	8383319	12/546,769	8/25/2009	2/26/2013	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95676	Eastman Kodak Company	US		13/160,756	6/15/2011		Filed	SELECTABLE PRINTHEAD-TO-PAPER SPACING ADJUSTMENT APPARATUS
95682	Eastman Kodak Company	CN		2010800399740	9/1/2010		Filed	IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	EP		10757875.9	9/1/2010		Filed	IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	US	8284229	12/555,003	9/8/2009	10/9/2012	Granted	IMAGING HEAD FOR 3D IMAGING
95684	Eastman Kodak Company	US	8142976	12/630,214	12/3/2009	3/27/2012	Granted	METHOD FOR PREPARING MULTIPLE EMULSION AND POROUS POLYMER PARTICLES THEREFROM
95685	Eastman Kodak Company	US	8330870	12/632,854	12/8/2009	12/11/2012	Granted	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US		13/613,386	9/13/2012		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95687	Eastman Kodak Company	CN		201080031777.4	7/12/2010		Filed	IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	EP		10735101.7	7/12/2010		Filed	IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	US	8427695	12/503,096	7/15/2009	4/23/2013	Granted	IMPROVED SETTING OF IMAGING PARAMETERS
95688	Eastman Kodak Company	CN		201080031203.7	7/13/2010		Filed	SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	EP		10737133.8	7/13/2010		Filed	SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	US	8446640	12/503,099	7/15/2009	5/21/2013	Granted	IMPROVED SETTING OF IMAGING PARAMETERS USING A SCANNER
95689	Eastman Kodak Company	US	8063352	12/490,415	6/24/2009	11/22/2011	Granted	COLOR SEPARATION FILTER FOR SOLID STATE SENSOR
95693	Eastman Kodak Company	US		13/331,075	12/20/2011		Filed	PRODUCING CORRECTION DATA FOR PRINTER
95693	Eastman Kodak Company	WO		PCT/US12/68662	12/10/2012		Filed	PRODUCING CORRECTION DATA FOR PRINTER
95696	Eastman Kodak Company	US	8113628	12/487,675	6/19/2009	2/14/2012	Granted	INKJET PRINTERS HAVING MICRO-FLUIDIC ACTUATORS
95698	Eastman Kodak Company	US	8422082	12/507,226	7/22/2009	4/16/2013	Granted	REDUCING INK BLEED ARTIFACTS FOR RGB IMAGES
95700	Eastman Kodak Company	CN		201180009854.0	2/16/2011		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	EP		11704711.8	2/16/2011		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	US		12/707,873	2/18/2010		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95704	Eastman Kodak Company	US	8118408	12/494,337	6/30/2009	2/21/2012	Granted	FLOW THROUGH DROP DISPENSER
95705	Eastman Kodak Company	US	8210648	12/494,341	6/30/2009	7/3/2012	Granted	FLOW THROUGH DISPENSER INCLUDING TWO DIMENSIONAL ARRAY
95706	Eastman Kodak Company	US	8182073	12/494,343	6/30/2009	5/22/2012	Granted	FLOW THROUGH DISPENSER INCLUDING DIVERTER COOLING CHANNEL
95707	Eastman Kodak Company	US	8172364	12/494,346	6/30/2009	5/8/2012	Granted	FLOW THROUGH DISPENSER INCLUDING IMPROVED GUIDE STRUCTURE
95708	Eastman Kodak Company	US	8201924	12/494,350	6/30/2009	6/19/2012	Granted	LIQUID DIVERTER FOR FLOW THROUGH DROP DISPENSER
95716	Eastman Kodak Company	US	8215751	12/620,611	11/18/2009	7/10/2012	Granted	CARRIAGE WITH IMPROVED PRINT CARTRIDGE MOUNTING RELIABILITY
95720	Eastman Kodak Company	CN		201080027601.1	6/16/2010		Filed	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	EP		10728453.1	6/16/2010		Filed	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	US	8019255	12/491,630	6/25/2009	9/13/2011	Granted	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95725	Eastman Kodak Company	CN		201080040381.6	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	EP		10751747.6	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	IN		902/DELNP/2012	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	JP		2012-528813	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	US	8298750	12/555,040	9/8/2009	10/30/2012	Granted	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95727	Eastman Kodak Company	US		12/767,826	4/27/2010		Filed	CONTINUOUS PRINTHEAD INCLUDING POLYMERIC FILTER
95728	Eastman Kodak Company	CN		201080031868.8	7/12/2010		Filed	DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	US	8283647	12/507,184	7/22/2009	10/9/2012	Granted	DEVELOPER LIQUID LEVEL SENSOR

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95729	Eastman Kodak Company	EP		10747710.1	8/4/2010		Filed	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	US	8174552	12/543,525	8/19/2009	5/8/2012	Granted	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95730	Eastman Kodak Company	US	8179412	12/543,530	8/19/2009	5/15/2012	Granted	MERGING IMAGE PIXELS BASED ON MAIN-SCAN MISALIGNMENT
95731	Eastman Kodak Company	US	8493624	12/543,534	8/19/2009	7/23/2013	Granted	DETERMINATION OF OPTIMUM MERGE LINE LOCATION
95732	Eastman Kodak Company	US	8427698	12/543,539	8/19/2009	4/23/2013	Granted	ENHANCED IMAGING WITH ADJUSTED IMAGE SWATH WIDTHS
95733	Eastman Kodak Company	US	8033650	12/543,712	8/19/2009	10/11/2011	Granted	PAIRED DROP EJECTOR
95740	Eastman Kodak Company	US	8331818	12/507,823	7/23/2009	12/11/2012	Granted	OPTIMIZED FUSING FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95742	Eastman Kodak Company	US	8465899	12/911,978	10/26/2010	6/18/2013	Granted	LARGE PARTICLE TONER PRINTING METHOD
95744	Eastman Kodak Company	CN		201080049874.6	11/4/2010		Filed	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	EP		10852634.4	11/4/2010		Filed	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	US	8226217	12/613,683	11/6/2009	7/24/2012	Granted	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95761	Eastman Kodak Company	BR		112012024510-4	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	CN		201180020761.8	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	EP		11717135.5	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	IN		9260/DELNP/2012	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	JP		2013-508038	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	US		12/766,939	4/26/2010		Filed	TONER CONTAINING METALLIC FLAKES AND METHOD OF FORMING METALLIC IMAGE
95766	Eastman Kodak Company	EP		10765550.8	10/6/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	US	8426104	12/575,567	10/8/2009	4/23/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95767	Eastman Kodak Company	EP		10768147.0	10/12/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	US		13/940,330	7/12/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE
95773	Eastman Kodak Company	US	8507037	12/608,047	10/29/2009	8/13/2013	Granted	DIGITAL MANUFACTURE OF AN GAS OR LIQUID SEPARATION DEVICE
95778	Eastman Kodak Company	US	8203712	12/533,424	7/31/2009	6/19/2012	Granted	METHOD AND APPARATUS FOR MEASURING COLORS
95779	Eastman Kodak Company	US	8401289	12/533,451	7/31/2009	3/19/2013	Granted	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95779	Eastman Kodak Company	US		13/712,064	12/12/2012		Filed	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95784	Eastman Kodak Company	US	8162443	12/543,749	8/19/2009	4/24/2012	Granted	PAIRED DROP EJECTOR METHOD OF OPERATION
95796	Eastman Kodak Company	CN		201080050172.X	11/4/2010		Filed	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95796	Eastman Kodak Company	EP		10777189.1	11/4/2010		Filed	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95796	Eastman Kodak Company	US	8235514	12/614,476	11/9/2009	8/7/2012	Granted	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95797	Eastman Kodak Company	US	8118406	12/573,273	10/5/2009	2/21/2012	Granted	FLUID EJECTION ASSEMBLY HAVING A MOUNTING SUBSTRATE
95802	Eastman Kodak Company	US	8224209	12/542,757	8/18/2009	7/17/2012	Granted	HIGH-FREQUENCY BANDING REDUCTION FOR ELECTROPHOTOGRAPHIC PRINTER
95804	Eastman Kodak Company	US	8400670	12/618,949	11/16/2009	3/19/2013	Granted	IMAGE DOWN-SAMPLING WITH FINE DETAIL ENHANCEMENT
95805	Eastman Kodak Company	US		12/569,985	9/30/2009		Filed	DIGITAL MANUFACTURE OF AN OPTICAL WAVEGUIDE
95807	Eastman Kodak Company	US	8205338	12/544,396	8/20/2009	6/26/2012	Granted	METHOD OF MAKING A MULTI-LOBED NOZZLE
95811	Eastman Kodak Company	CN		201080045904	9/22/2010		Filed	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	EP		10760853.1	9/22/2010		Filed	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	US	8144022	12/566,906	9/25/2009	3/27/2012	Granted	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95820	Eastman Kodak Company	CN		201080038796.X	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	EP		10749965.9	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	JP		2012-527911	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	US	8320784	12/553,284	9/3/2009	11/27/2012	Granted	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95822	Eastman Kodak Company	US	8517516	12/908,920	10/21/2010	8/27/2013	Granted	INVERSE MASK GENERATING PRINTER AND PRINTER MODULE
95826	Eastman Kodak Company	US		12/647,573	12/28/2009		Filed	FUSER MEMBER WITH FLUOROPOLYMER OUTER LAYER

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95827	Eastman Kodak Company	US	8304016	12/647,569	12/28/2009	11/6/2012	Granted	METHOD OF MAKING FUSER MEMBER
95829	Eastman Kodak Company	US	8416454	12/649,374	12/30/2009	4/9/2013	Granted	METHOD FOR GENERATING PERSONALIZED DOCUMENTS
95835	Eastman Kodak Company	US	8168546	12/622,496	11/20/2009	5/1/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95836	Eastman Kodak Company	CN		201080041637.5	9/8/2010		Filed	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	US	8203131	12/563,462	9/21/2009	6/19/2012	Granted	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95837	Eastman Kodak Company	US	8153529	12/622,506	11/20/2009	4/10/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95837	Eastman Kodak Company	US		13/313,055	12/7/2011		Filed	ELECTRONIC DEVICE
95838	Eastman Kodak Company	US	8318249	12/622,519	11/20/2009	11/27/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95839	Eastman Kodak Company	US		12/622,530	11/20/2009		Filed	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95840	Eastman Kodak Company	US	7998878	12/622,550	11/20/2009	8/16/2011	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95841	Eastman Kodak Company	US		12/622,660	11/20/2009		Filed	DEPOSITION INHIBITOR COMPOSITION AND METHOD OF USE
95842	Eastman Kodak Company	US	8226215	12/707,704	2/18/2010	7/24/2012	Granted	JETTING MODULE INSTALL MECHANISM
95846	Eastman Kodak Company	US	8130374	13/245,143	9/26/2011	3/6/2012	Granted	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95846	Eastman Kodak Company	US	8154720	13/245,151	9/26/2011	4/10/2012	Granted	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95847	Eastman Kodak Company	US	8243115	12/609,093	10/30/2009	8/14/2012	Granted	METHOD FOR ADJUSTING A SPATIAL LIGHT MODULATOR
95849	Eastman Kodak Company	US		13/389,602	8/19/2010		Filed	IMAGE CAPTURE DEVICE
95860	Eastman Kodak Company	US	8184928	12/582,110	10/20/2009	5/22/2012	Granted	COMBINING SEAM CARVING AN IMAGE RESIZING
95861	Eastman Kodak Company	US	8213745	12/576,260	10/9/2009	7/3/2012	Granted	SEAM CARVING FOR IMAGE RESIZING
95866	Eastman Kodak Company	CN		201080045675.8	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	EP		10774094.6	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	TW		099136584	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	US		12/606,212	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95868	Eastman Kodak Company	US		12/606,213	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95870	Eastman Kodak Company	US		12/606,223	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING NON-PARALLEL NON-PERPENDICULAR SLOTS
95871	Eastman Kodak Company	CN		201080048658.X	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	EP		10774064.9	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	JP		2012-536874	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	US		12/606,228	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95872	Eastman Kodak Company	US		12/606,231	10/27/2009		Filed	FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95873	Eastman Kodak Company	US		12/606,234	10/27/2009		Filed	CONVEYANCE SYSTEM INCLUDING OPPOSED FLUID DISTRIBUTION MANIFOLDS
95874	Eastman Kodak Company	US		12/606,238	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD OPERATING STATE MANAGEMENT SYSTEM
95877	Eastman Kodak Company	US		12/581,198	10/19/2009		Filed	PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95878	Eastman Kodak Company	US		12/574,722	10/7/2009		Filed	PLATE MONITORING SYSTEM
95880	Eastman Kodak Company	US	8177052	12/638,109	12/15/2009	5/15/2012	Granted	BELT EDGE SENSOR AND ACTUATOR FOR CONTROLLING TRACKING OF SUCH BELT
95881	Eastman Kodak Company	US	8282183	12/604,428	10/23/2009	10/9/2012	Granted	INKJET PRINTER FOR DETECTING THE TYPE OF PRINT MEDIA
95883	Eastman Kodak Company	US	7982758	12/569,981	9/30/2009	7/19/2011	Granted	APPARATUS FOR CONTROLLING PEEL POSITION IN A PRINTER
95887	Eastman Kodak Company	EP		09743280.1	4/28/2009		Filed	FEEDER SYSTEM WITH INDEPENDENT CONTROL OF ROLLERS
95888	Eastman Kodak Company	US	7654521	11/019,108	12/22/2004	2/2/2010	Granted	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED OVERLAP
95888	Eastman Kodak Company	US	8066280	12/637,869	12/15/2009	11/29/2011	Granted	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED
95888	Eastman Kodak Company	US	8272639	13/253,764	10/5/2011	9/25/2012	Granted	APPARATUS AND METHOD FOR DETECTING ARTICLE MULTIFEED IN A PREDEFINED REGION OF A FLAT ARTICLE
95893	Eastman Kodak Company	US	8383315	12/707,861	2/18/2010	2/26/2013	Granted	RAISED LETTER PRINTING USING

95894	Eastman Kodak Company	EP	09743260.3	4/22/2009	Filed	LARGE YELLOW TONER PARTICLES VARIABLE FEEDER TRAY CAPACITY CONTROL
95894	Eastman Kodak Company	US	12/149,550	5/5/2008	Filed	VARIABLE FEEDER TRAY CAPACITY CONTROL

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95897	Eastman Kodak Company	US	6694384	09/352,441	7/13/1999	2/17/2004	Granted	METHOD AND SYSTEM TO REMOTELY CONFIGURE BUSINESS OFFICE DEVICES TO USER DEFINED PARAMETERS
95898	Eastman Kodak Company	US	8251475	12/636,806	12/14/2009	8/28/2012	Granted	POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
95900	Eastman Kodak Company	DE	60312408.9	03250626.3	1/27/2003	11/29/2007	Granted	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	GB	1331184	03250626.3	1/27/2003	3/14/2007	Granted	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	JP	4008360	2003-017564	1/27/2003	9/7/2007	Granted	PIC ROLLER WITH CLUTCH
95900	Eastman Kodak Company	US	6679490	10/057,743	1/25/2002	1/20/2004	Granted	PIC ROLLER WITH CLUTCH
95905	Eastman Kodak Company	US	6305684	09/262,768	3/4/1999	10/23/2001	Granted	FEED ROLLERS WITH REVERSING CLUTCH
95905	Eastman Kodak Company	US	6203005	09/262,770	3/4/1999	3/20/2001	Granted	FEEDER APPARATUS FOR DOCUMENTS AND THE LIKE
95905	Eastman Kodak Company	US	6585252	09/724,573	11/28/2000	7/1/2003	Granted	SEMI-ACTIVE CLUTCH ASSEMBLY
95908	Eastman Kodak Company	CN		201180006425.8	1/19/2011		Filed	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	EP		11702099.0	1/19/2011		Filed	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	US	8212243	12/691,793	1/22/2010	7/3/2012	Granted	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95909	Eastman Kodak Company	US	8260569	12/609,113	10/30/2009	9/4/2012	Granted	DETERMINING A DIMENSION OF A REGULAR PATTERN OF ELEMENTS
95912	Eastman Kodak Company	US		12/570,009	9/30/2009		Filed	DIGITAL MANUFACTURE OF AN ELECTRICAL CIRCUIT
95913	Eastman Kodak Company	US	8145114	12/608,040	10/29/2009	3/27/2012	Granted	DIGITAL MANUFACTURE OF A MICROFLUIDIC DEVICE
95936	Eastman Kodak Company	US	8395094	12/699,120	2/3/2010	3/12/2013	Granted	STRUCTURE FOR CONDUCTING HEAT FROM CARTRIDGE HEATERS
95942	Eastman Kodak Company	CN		201080050407.5	10/28/2010		Filed	AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	US	8376487	12/614,481	11/9/2009	2/19/2013	Granted	AIR EXTRACTION PRINTER
95943	Eastman Kodak Company	US	8313181	12/614,483	11/9/2009	11/20/2012	Granted	AIR EXTRACTION METHOD FOR INKJET PRINTER
95948	Eastman Kodak Company	CN		201080051366.1	11/4/2010		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	US	8329383	12/612,915	11/5/2009	12/11/2012	Granted	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95950	Eastman Kodak Company	US	8493616	12/604,447	10/23/2009	7/23/2013	Granted	A METHOD FOR IDENTIFYING A MEDIA TYPE AND SELECTING A PRINT MODE BASED ON THE MEDIA TYPE
95959	Eastman Kodak Company	US		12/635,023	12/10/2009		Filed	METHOD OF REGISTRATION CORRECTION
95986	Eastman Kodak Company	CN		201080051073.3	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	EP		10778783.0	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	JP		2012-538859	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8305502	12/616,156	11/11/2009	11/6/2012	Granted	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8508676	13/588,504	8/17/2012	8/13/2013	Granted	PHASE-COMPENSATED ANTI-REFLECTIVE THIN FILM COATING
95989	Eastman Kodak Company	CN		201080050173.4	10/20/2010		Filed	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	JP		2012-537899	10/20/2010		Filed	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	US	8231207	12/613,699	11/6/2009	7/31/2012	Granted	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95991	Eastman Kodak Company	US	8104878	12/613,712	11/6/2009	1/31/2012	Granted	PHASE SHIFTS FOR TWO GROUPS OF NOZZLES
95992	Eastman Kodak Company	US	8265505	12/702,343	2/9/2010	9/11/2012	Granted	SELECTIVE COOLING OF A FUSER HEATER ROLLER
95994	Eastman Kodak Company	US	8147033	12/614,487	11/9/2009	4/3/2012	Granted	INK CHAMBERS FOR INKJET PRINTER
95996	Eastman Kodak Company	CN		200980163316.X	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	JP		2012-538797	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	US		13/502,527	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95999	Eastman Kodak Company	CN		2010800568664	12/13/2010		Filed	CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	JP		2012-544662	12/13/2010		Filed	CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	US	8203757	12/636,879	12/14/2009	6/19/2012	Granted	CONTROLLING ERROR DIFFUSION DOT DENSITY
96002	Eastman Kodak Company	US		12/618,108	11/13/2009		Filed	ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	CN		2010800512230	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	EP		10776900.2	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE

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96003	Eastman Kodak Company	JP		2012-538860	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	US		12/618,086	11/13/2009		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96004	Eastman Kodak Company	US		12/618,059	11/13/2009		Filed	MULTIPASS ELECTROPHOTOGRAPHIC PRINT ENGINE
96006	Eastman Kodak Company	CN		201080054002.9	11/16/2010		Filed	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	JP		2012-541104	11/16/2010		Filed	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	US	8251494	12/627,133	11/30/2009	8/28/2012	Granted	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96008	Eastman Kodak Company	US	8376496	12/796,715	6/9/2010	2/19/2013	Granted	COLOR CONSISTENCY FOR A MULTI-PRINTHEAD SYSTEM
96009	Eastman Kodak Company	US		12/915,091	10/29/2010		Filed	METHOD OF CONTROLLING PRINT DENSITY
96013	Eastman Kodak Company	US	8306461	12/590,753	11/13/2009	11/6/2012	Granted	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96014	Eastman Kodak Company	CN		201080051101.1	11/10/2010		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	DE	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	EP	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	GB	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	JP		2012-538918	11/10/2010		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	NL	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	US		12/618,118	11/13/2009		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96017	Eastman Kodak Company	US	8220902	12/620,614	11/18/2009	7/17/2012	Granted	PRINTHEAD WITH IMPROVED INK TANK MOUNTING RELIABILITY
96018	Eastman Kodak Company	US	8220903	12/620,619	11/18/2009	7/17/2012	Granted	INK TANK FEATURE FOR IMPROVED MOUNTING RELIABILITY
96020	Eastman Kodak Company	CN		201080055291.4	12/2/2010		Filed	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	JP		2012-543155	12/2/2010		Filed	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	US	7963708	12/632,860	12/8/2009	6/21/2011	Granted	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96021	Eastman Kodak Company	CN		2010800586728	12/8/2010		Filed	INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	JP		2012-544620	12/8/2010		Filed	INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	US	8240816	12/642,883	12/21/2009	8/14/2012	Granted	INK FILL PORT FOR INKJET INK TANK
96022	Eastman Kodak Company	US		12/627,161	11/30/2009		Filed	METHOD OF MAKING BONDABLE PRINTED WIRING MEMBER
96027	Eastman Kodak Company	US		12/691,273	1/21/2010		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
96028	Eastman Kodak Company	EP		10805564.1	12/30/2010		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		12/695,190	1/28/2010		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		13/586,118	8/15/2012		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96041	Eastman Kodak Company	US	8459787	12/915,751	10/29/2010	6/11/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96043	Eastman Kodak Company	US	8317292	12/636,807	12/14/2009	11/27/2012	Granted	METHOD OF POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
96063	Eastman Kodak Company	BR		BR1120120199072	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	CN		201180010647.7	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	EP		11704703.5	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	IN		6475/DELNP/2012	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	JP		2012-555025	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	KR		10-2012-7022265	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	US		12/713,264	2/26/2010		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96064	Eastman Kodak Company	US		12/649,380	12/30/2009		Filed	SYSTEM FOR GENERATING PERSONALIZED DOCUMENTS
96068	Eastman Kodak Company	US	8277006	12/711,354	2/24/2010	10/2/2012	Granted	CONTROLLABLE MAINTENANCE OPERATIONS FOR EFFICIENT INK USE
96072	Eastman Kodak Company	US	8427722	12/793,924	6/4/2010	4/23/2013	Granted	COLOR TRANSFORM INSENSITIVE TO PROCESS VARIABILITY
96073	Eastman Kodak Company	US	8377729	12/689,326	1/19/2010	2/19/2013	Granted	FORMING II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
96078	Eastman Kodak Company	DE		102010046962.9	9/29/2010		Filed	SUBSTRAT PATH SPEED ADJUSTMENT FOR DIFFERENT OR EQUAL TRANSPORTATION PRINCIPLES WITHIN SAME DRIVE TRAIN TRANSPORTANORDNUNG FÜR BEDRUCKSTOFFE IN EINER DRUCKMASCHINE

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96078	Eastman Kodak Company	US		13/200,669	9/28/2011		Filed	TRANSPORT ARRANGEMENT FOR PRINTING MATERIALS IN A PRINTING MACHINE
96080	Eastman Kodak Company	CN		201180045527.0	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	EP		11826679.0	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	JP		2010-211946	9/22/2010		Filed	PHOTOPOLYMER PLATE CONTAINING SPECIFIC FLUORINATED POLYMER
96080	Eastman Kodak Company	US		13/825,136	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96081	Eastman Kodak Company	US	8309394	12/691,802	1/22/2010	11/13/2012	Granted	METHOD OF MAKING N-TYPE SEMICONDUCTOR DEVICES
96083	Eastman Kodak Company	US		12/707,877	2/18/2010		Filed	A SYSTEM TO PRINT RAISED PRINTING USING SMALL TONER PARTICLES
96085	Eastman Kodak Company	US	8422930	12/731,178	3/25/2010	4/16/2013	Granted	SAFE RADIANT TONER HEATING APPARATUS WITH MEMBRANE
96087	Eastman Kodak Company	US	8331842	12/749,804	3/30/2010	12/11/2012	Granted	TONER HEATING APPARATUS WITH BELT AND NIP
96088	Eastman Kodak Company	US	8201822	12/713,257	2/26/2010	6/19/2012	Granted	PLANAR MEDIA-FEED APPARATUS
96089	Eastman Kodak Company	US	8318406	12/699,079	2/3/2010	11/27/2012	Granted	A METHOD FOR FIXING A FLEXOGRAPHIC PLATE
96090	Eastman Kodak Company	TW		100104798	2/14/2011		Filed	GLASSES FOR VIEWING STEREO IMAGES
96090	Eastman Kodak Company	US	8384774	12/705,650	2/15/2010	2/26/2013	Granted	GLASSES FOR VIEWING STEREO IMAGES
96096	Eastman Kodak Company	BR		1120120196880	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	CN		201180010795.9	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	EP		11705115.1	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	IN		7381/DELNP/2012	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	JP		2012-555024	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	US		12/712,296	2/25/2010		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96097	Eastman Kodak Company	CN		201180010738.0	2/22/2011		Filed	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	EP		11707008.6	2/22/2011		Filed	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	US	8403252	12/712,271	2/25/2010	3/26/2013	Granted	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96105	Eastman Kodak Company	US	8396400	12/887,786	9/22/2010	3/12/2013	Granted	METHOD OF IMPLEMENTING A MAGNETICALLY ACTUATED FLAP SEAL
96115	Eastman Kodak Company	US		12/700,785	2/5/2010		Filed	DETECTION OF MISREGISTERED PRINTING PLATE
96116	Eastman Kodak Company	EP		11705735.6	2/1/2011		Filed	IMPROVED PRINTING PLATE REGISTRATION
96116	Eastman Kodak Company	US	8511227	12/700,788	2/5/2010	8/20/2013	Granted	IMPROVED PRINTING PLATE REGISTRATION
96117	Eastman Kodak Company	BR		BR1120120189107	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	CN		201180008889.2	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	EP		11702526.2	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	IN		6037/DELNP/2012	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	US	8457513	12/702,348	2/9/2010	6/4/2013	Granted	SELECTIVE COOLING OF A FUSER
96118	Eastman Kodak Company	EP		11712368.7	3/10/2011		Filed	LITHOGRAPHIC PROCESSING SOLUTIONS AND METHODS OF USE
96118	Eastman Kodak Company	US		13/615,739	9/14/2012		Filed	METHODS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96122	Eastman Kodak Company	US		12/712,256	2/25/2010		Filed	REINFORCED MEMBRANE FILTER FOR PRINTHEAD
96125	Eastman Kodak Company	US		13/116,186	5/26/2011		Filed	METHOD OF MAKING WEAR-RESISTANT PRINTED WIRING MEMBER
96126	Eastman Kodak Company	US	8273640	12/749,872	3/30/2010	9/25/2012	Granted	INTEGRATED SEMICONDUCTOR NANOWIRE DEVICE
96128	Eastman Kodak Company	US		13/601,259	8/31/2012		Filed	INKJET PRINTING FLUID COMPOSITION
96129	Eastman Kodak Company	CN		201180041443.X	8/18/2011		Filed	INKJET PRINTING FLUID
96129	Eastman Kodak Company	EP		11750035.5	8/18/2011		Filed	INKJET PRINTING FLUID
96129	Eastman Kodak Company	US	8430492	12/871,982	8/31/2010	4/30/2013	Granted	INKJET PRINTING FLUID
96138	Eastman Kodak Company	CN		201180017311.3	3/23/2011		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	EP		11712403.2	3/23/2011		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		12/748,475	3/29/2010		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF

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96138	Eastman Kodak Company	US	8361556	13/188,617	7/22/2011	1/29/2013	Granted	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		13/616,555	9/14/2012		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96139	Eastman Kodak Company	US	8411489	12/770,795	4/30/2010	4/2/2013	Granted	SEMICONDUCTING DEVICES AND METHODS OF PREPARING
96142	Eastman Kodak Company	BR		1120120198980	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	CN		2011800109899	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	EP		11706444.4	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	IN		6469/DELNP/2012	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	JP		2012-555086	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	KR		2012-7025076	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	US	7923313	12/713,252	2/26/2010	4/12/2011	Granted	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96143	Eastman Kodak Company	US	8376353	12/713,289	2/26/2010	2/19/2013	Granted	PLANAR-MEDIA-FEED METHOD
96144	Eastman Kodak Company	US		12/748,786	3/29/2010		Filed	SCREENED HARDCOPY REPRODUCTION APPARATUS COMPENSATION DATA CALCULATION
96145	Eastman Kodak Company	US		12/711,367	2/24/2010		Filed	USING NONDEPLETED INK SOURCE FOR MAINTENANCE OPERATION
96148	Eastman Kodak Company	US	8437053	12/760,600	4/15/2010	5/7/2013	Granted	GAMUT MAPPING USING HUE-PRESERVING COLOR SPACE
96150	Eastman Kodak Company	US	8322834	12/750,744	3/31/2010	12/4/2012	Granted	SNAP-IN DIE MOUNT ASSEMBLY FOR INKJET PRINthead
96151	Eastman Kodak Company	US	8277034	12/750,749	3/31/2010	10/2/2012	Granted	ORIENTATION OF AIR-PERMEABLE MEMBRANE IN INKJET PRINthead
96152	Eastman Kodak Company	BR		BR112012021918-9	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	CN		201180017092.9	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	EP		11713928.7	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	IN		7737/DELNP/2012	3/29/2011		Filed	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	US	8256876	12/750,752	3/31/2010	9/4/2012	Granted	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96153	Eastman Kodak Company	US	8286553	12/730,317	3/24/2010	10/16/2012	Granted	WIFFLE-TREE PRINTING PLATE REGISTRATION SYSTEM
96164	Eastman Kodak Company	US	8488163	12/789,515	5/28/2010	7/16/2013	Granted	PRINTER WITH IN-LINE SCANNER
96170	Eastman Kodak Company	US	7906354	12/749,929	3/30/2010	3/15/2011	Granted	LIGHT EMITTING NANOWIRE DEVICE
96174	Eastman Kodak Company	US	8023170	12/730,305	3/24/2010	9/20/2011	Granted	IMPROVED TOTAL INTERNAL REFLECTION MODULATOR
96175	Eastman Kodak Company	US		12/910,902	10/25/2010		Filed	DYNAMIC HETEROGENEOUS COMPUTER NETWORK MANAGEMENT TOOL
96177	Eastman Kodak Company	US		13/454,410	4/24/2012		Filed	PERMANENTLY BONDED FLUID CHANNEL NOZZLE PLATE FABRICATION
96178	Eastman Kodak Company	US	8111444	12/730,311	3/24/2010	2/7/2012	Granted	IMPROVED TOTAL INTERNAL REFLECTION LIGHT VALVE
96180	Eastman Kodak Company	US	8275300	12/749,819	3/30/2010	9/25/2012	Granted	FORMING SURFACE FINISH BY ELECTROPHOTOGRAPHIC TONER FUSING
96182	Eastman Kodak Company	US		12/818,441	6/18/2010		Filed	THERMALLY ABLATABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96184	Eastman Kodak Company	CN		201180017575.9	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	EP		11713912.1	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	IN		7719/DELNP/2012	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	US	8313180	12/750,732	3/31/2010	11/20/2012	Granted	INKJET INK TANK
96185	Eastman Kodak Company	BR		1120120219391	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	CN		201180016652.9	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	EP		11710643.5	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	IN		7725/DELNP/2012	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	US	8317300	12/750,738	3/31/2010	11/27/2012	Granted	INKJET PRINTER
96186	Eastman Kodak Company	US		12/750,747	3/31/2010		Filed	METHOD FOR ASSEMBLING AN INKJET PRINthead
96187	Eastman Kodak Company	BR		BR1120120277960	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	CN		201180024384.5	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	EP		11721914.7	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR

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96187	Eastman Kodak Company	IN		9914/DELNP/2012	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	JP		2013-511231	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	US		12/781,265	5/17/2010		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96188	Eastman Kodak Company	CN		201180020045X	4/12/2011		Filed	OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	EP		11717078.7	4/12/2011		Filed	OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	US	8477380	12/764,160	4/21/2010	7/2/2013	Granted	OPTIMIZING A SEAM FOR A PRINT JOB
96189	Eastman Kodak Company	US	8430474	12/797,850	6/10/2010	4/30/2013	Granted	DIE MOUNTING ASSEMBLY FORMED OF DISSIMILAR MATERIALS
96193	Eastman Kodak Company	CN		201180025606.6	5/23/2011		Filed	SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	EP		11725558.8	5/23/2011		Filed	SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	US	8297747	12/786,468	5/25/2010	10/30/2012	Granted	SEAL FOR INKJET INK TANK
96198	Eastman Kodak Company	CN		201180020763.7	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	EP		11719412.6	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	IN		9306/DELNP/2012	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	JP		2013-508175	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	US	8342690	12/770,081	4/29/2010	1/1/2013	Granted	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96199	Eastman Kodak Company	BR		BR1120120301683	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	CN		201180027891.4	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	EP		11727379.7	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	IN		391/DELNP/2013	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	TW		100120916	6/15/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8085467	12/816,559	6/16/2010	12/27/2011	Granted	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8218235	13/237,111	9/20/2011	7/10/2012	Granted	PROJECTION DISPLAY SURFACE PROVIDING ARTIFACT REDUCTION
96200	Eastman Kodak Company	US		12/767,876	4/27/2010		Filed	STEREOSCOPIIC DIGITAL PROJECTION APPARATUS USING POLARIZED LIGHT
96201	Eastman Kodak Company	CN		201180024845.9	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	EP		11721626.7	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	JP		2013-511316	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	US		12/784,520	5/21/2010		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96202	Eastman Kodak Company	US	8199176	12/786,465	5/25/2010	6/12/2012	Granted	LASER THERMAL DONOR ELEMENTS AND METHOD OF USE
96204	Eastman Kodak Company	US	8226216	12/752,576	4/1/2010	7/24/2012	Granted	METHOD FOR OPERATING CONTINUOUS PRINTERS
96205	Eastman Kodak Company	US		12/752,599	4/1/2010		Filed	DROP PLACEMENT METHOD FOR CONTINUOUS PRINTERS
96208	Eastman Kodak Company	US	8314265	12/770,803	4/30/2010	11/20/2012	Granted	AROMATIC AMIC ACIDS OR AMIC ESTERS AND COMPOSITIONS
96209	Eastman Kodak Company	US	8447203	12/795,946	6/8/2010	5/21/2013	Granted	REDUCING TONER CRACKING WITH SCREENING PATTERNS
96211	Eastman Kodak Company	CN		201180024355.9	5/9/2011		Filed	SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	EP		11720268.9	5/9/2011		Filed	SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	US	8312798	12/781,878	5/18/2010	11/20/2012	Granted	SLITTER WITH TRANSLATING CUTTING DEVICES
96211	Eastman Kodak Company	US		90/012,867	5/15/2013		Filed	SLITTER WITH TRANSLATING CUTTING DEVICES
96212	Eastman Kodak Company	CN		2011800238692	4/25/2011		Filed	FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	EP		11718206.3	4/25/2011		Filed	FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	US	8316749	12/779,279	5/13/2010	11/27/2012	Granted	FINISHER FOR CUTTING OR SCORING RECEIVER
96215	Eastman Kodak Company	US	8204413	12/827,178	6/30/2010	6/19/2012	Granted	PRINTING JOB WITH DEVELOPER REMOVAL
96216	Eastman Kodak Company	US	8406672	12/845,789	7/29/2010	3/26/2013	Granted	BENDING RECEIVER USING HEAT-SHRINKABLE TONER
96219	Eastman Kodak Company	US		12/767,828	4/27/2010		Filed	METHOD OF MANUFACTURING PRINTHEAD INCLUDING POLYMERIC FILTER
96220	Eastman Kodak Company	US	8277035	12/767,833	4/27/2010	10/2/2012	Granted	PRINTHEAD INCLUDING SECTIONED STIMULATOR/FILTER DEVICE

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96221	Eastman Kodak Company	BR		BR1120120246941	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	CN		201180020909.8	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	EP		11717867.3	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	IN		9295/DELNP/2012	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	JP		2013-508036	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	US		12/767,836	4/27/2010		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96222	Eastman Kodak Company	CN		201180020784.9	4/21/2011		Filed	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	EP		11719397.9	4/21/2011		Filed	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	US	8287101	12/767,840	4/27/2010	10/16/2012	Granted	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96223	Eastman Kodak Company	US		12/847,185	7/30/2010		Filed	METHOD FOR FORMING SURFACE DECORATED PARTICLES
96224	Eastman Kodak Company	US		13/329,547	12/19/2011		Filed	JOINING SHEETS TO FORM A BELT
96225	Eastman Kodak Company	US		12/789,919	5/28/2010		Filed	METHOD FOR PRINTING A SET OF IMAGES
96226	Eastman Kodak Company	US		12/789,664	5/28/2010		Filed	PRINT CUTTING SYSTEM
96227	Eastman Kodak Company	US	8313883	12/785,983	5/24/2010	11/20/2012	Granted	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD
96230	Eastman Kodak Company	US	8437687	12/770,095	4/29/2010	5/7/2013	Granted	CALCULATING BOOKLET SHEET LENGTH USING TONER THICKNESS
96231	Eastman Kodak Company	EP		11731168.8	5/6/2011		Filed	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96231	Eastman Kodak Company	US	8371569	12/777,317	5/11/2010	2/12/2013	Granted	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96232	Eastman Kodak Company	BR		BR1120120245333	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	CN		201180021457.5	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	EP		11717863.2	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	IN		9077/DELNP/2012	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	JP		2013-508029	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	US		12/767,822	4/27/2010		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96233	Eastman Kodak Company	US	8453307	12/821,228	6/23/2010	6/4/2013	Granted	ALIGNMENT ASSEMBLY FOR USE WITH A PRINTHEAD
96241	Eastman Kodak Company	US		12/771,268	4/30/2010		Filed	FOLDING METHOD FOR ELECTROPHOTOGRAPHIC PRINTS
96245	Eastman Kodak Company	CN		201180026271.9	5/17/2011		Filed	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	EP		11722678.7	5/17/2011		Filed	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	US	8404892	12/788,347	5/27/2010	3/26/2013	Granted	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96248	Eastman Kodak Company	EP		11718574.4	4/21/2011		Filed	PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	US		12/768,815	4/28/2010		Filed	PRINTING AND FUSING SYSTEM
96249	Eastman Kodak Company	US		12/768,824	4/28/2010		Filed	PRINTER AND FUSING METHOD
96250	Eastman Kodak Company	US	8040622	12/774,005	5/5/2010	10/18/2011	Granted	AN APPARATUS FOR COMPENSATING AN IMAGING LENS
96251	Eastman Kodak Company	US		12/944,186	11/11/2010		Filed	MULTIPLE RESOLUTION CONTINUOUS INK JET SYSTEM
96262	Eastman Kodak Company	BR		BR1120120259717	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	CN		201180023382.4	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		12197653.4	12/18/2012		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	IN		9721/DELNP/2012	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	US	8154808	12/777,447	5/11/2010	4/10/2012	Granted	AN AUTOFOCUS IMAGING APPARATUS
96264	Eastman Kodak Company	BR		BR1120120274538	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	CN		201180021870.1	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	EP		11720224.2	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	IN		9360/DELNP/2012	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	US		12/771,287	4/30/2010		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS

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96271	Eastman Kodak Company	US		13/860,553	4/11/2013		Filed	PRINthead INCLUDING ACOUSTIC DAMPENING STRUCTURE
96273	Eastman Kodak Company	US	8480206	13/222,129	8/31/2011	7/9/2013	Granted	CARRIAGE PRINTER WITH BUBBLE DISLODGING AND REMOVAL
96274	Eastman Kodak Company	US	8292399	12/826,722	6/30/2010	10/23/2012	Granted	PROVIDING UNIFORM ILLUMINATION TO A MOVING SENSOR
96275	Eastman Kodak Company	CN		201180052038.8	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	EP		11785166.7	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	JP		FILED	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	US		12/913,081	10/27/2010		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96276	Eastman Kodak Company	US	8215631	12/871,067	8/30/2010	7/10/2012	Granted	PICK ROLLER RETRACTION IN A CARRIAGE PRINTER
96278	Eastman Kodak Company	US	8408669	12/828,338	7/1/2010	4/2/2013	Granted	EFFICIENT DATA SCANNING FOR PRINT MODE SWITCHING
96287	Eastman Kodak Company	US	8431433	12/788,349	5/27/2010	4/30/2013	Granted	METHODS OF PROVIDING SEMICONDUCTOR LAYERS AND ARTICLES FROM AMIC ACID SALTS
96288	Eastman Kodak Company	US	8450726	12/788,355	5/27/2010	5/28/2013	Granted	ARTICLES CONTAINING COATINGS OF AMIC ACID SALTS
96289	Eastman Kodak Company	US		13/089,541	4/19/2011		Filed	MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96292	Eastman Kodak Company	US	8401433	12/893,177	9/29/2010	3/19/2013	Granted	METHODS FOR DUAL DRIVE OPERATION OF AN AUGER IN A DEVELOPMENT STATION
96294	Eastman Kodak Company	US	8336984	12/871,068	8/30/2010	12/25/2012	Granted	ENCODER FOR INKJET PRINTERS
96300	Eastman Kodak Company	CN		201180025604.6	5/9/2011		Filed	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	EP		11722953.4	5/9/2011		Filed	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	US	8366092	12/917,702	11/2/2010	2/5/2013	Granted	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96307	Eastman Kodak Company	US	8365662	12/781,149	5/17/2010	2/5/2013	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
96312	Eastman Kodak Company	US		12/786,042	5/24/2010		Filed	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD AND SYSTEM
96313	Eastman Kodak Company	US		12/786,017	5/24/2010		Filed	ELECTROPHOTOGRAPHIC PRINT BINDING SYSTEM
96314	Eastman Kodak Company	CN		2011800253033	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	EP		11719982.8	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	IN		10121/DELNP/2012	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	JP		2013-511214	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	US	8504328	12/784,521	5/21/2010	8/6/2013	Granted	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96315	Eastman Kodak Company	US	8287129	12/784,523	5/21/2010	10/16/2012	Granted	LOW THERMAL STRESS BIREFRINGENCE IMAGING SYSTEM
96318	Eastman Kodak Company	US		12/869,971	8/27/2010		Filed	JOB SCHEDULE GENERATION USING HISTORICAL DECISION DATABASE
96321	Eastman Kodak Company	US	8359724	12/786,472	5/25/2010	1/29/2013	Granted	METHOD OF SEALING AN INKJET INK TANK
96322	Eastman Kodak Company	JP		2010-248912	11/5/2010		Filed	ROLLER DESIGN OF GUMMING SECTION OF AUTOMATIC PROCESSOR FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
96322	Eastman Kodak Company	US		13/267,058	10/6/2011		Filed	A PROCESSING APPARATUS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96323	Eastman Kodak Company	US	8341216	12/827,377	6/30/2010	12/25/2012	Granted	EFFICIENT METHOD FOR IMAGE PROCESSING IN A COMPUTER NETWORK
96324	Eastman Kodak Company	US	8514246	12/827,331	6/30/2010	8/20/2013	Granted	METHOD FOR IMAGE RENDERING IN A COMPUTER NETWORK
96326	Eastman Kodak Company	CN		201180041838X	8/29/2011		Filed	PRINthead INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	EP		11757998.7	8/29/2011		Filed	PRINthead INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	US	8465140	12/871,995	8/31/2010	6/18/2013	Granted	PRINthead INCLUDING REINFORCED LIQUID CHAMBER
96330	Eastman Kodak Company	CN		201180024180.1	5/17/2011		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	EP		11722964.1	5/17/2011		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	US		12/789,934	5/28/2010		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96331	Eastman Kodak Company	US	8477329	12/789,519	5/28/2010	7/2/2013	Granted	PRINTING VARIABLE DATA ON A VARIETY OF DIFFERENT PRE-PRINTED STOCKS
96332	Eastman Kodak Company	US	8420297	12/860,149	8/20/2010	4/16/2013	Granted	DEVELOPERS AND METHOD OF COLORING LITHOGRAPHIC PRINTING MEMBERS
96333	Eastman Kodak Company	US	8317293	12/796,729	6/9/2010	11/27/2012	Granted	COLOR CONSISTENCY FOR A MULTI-PRINthead SYSTEM
96334	Eastman Kodak Company	US		12/889,716	9/24/2010		Filed	PROCESS FOR PRODUCING AN IMAGE FROM POROUS MARKING PARTICLES
96341	Eastman Kodak Company	US	8265514	12/869,985	8/27/2010	9/11/2012	Granted	REMOVING TONER DURING PRINTER PROCESS-

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96341	Eastman Kodak Company	US	8311434	12/869,995	8/27/2010	11/13/2012	Granted	REMOVING TONER FROM SKIVE MOUNT IN PRINTER
96342	Eastman Kodak Company	BR		BR1120120301748	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	CN		201180029092.0	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	EP		11727380.5	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	IN		392/DELNP/2013	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	US	8469519	12/816,579	6/16/2010	6/25/2013	Granted	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96343	Eastman Kodak Company	CN		201180040584.X	8/18/2011		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	EP		11758290.8	8/18/2011		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	US		12/868,039	8/25/2010		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96350	Eastman Kodak Company	US		12/945,994	11/15/2010		Filed	METHOD OF PHOTOPOLYMERIZING OF ACRYLATES
96351	Eastman Kodak Company	CN		201180054969.1	11/1/2011		Filed	PHOTOINITIATOR COMPOSITIONS
96351	Eastman Kodak Company	EP		11784862.2	11/1/2011		Filed	PHOTOINITIATOR COMPOSITIONS
96368	Eastman Kodak Company	US	8320817	12/858,767	8/18/2010	11/27/2012	Granted	CHARGE REMOVAL FROM A SHEET
96369	Eastman Kodak Company	US	8465141	12/871,999	8/31/2010	6/18/2013	Granted	LIQUID CHAMBER REINFORCEMENT IN CONTACT WITH FILTER
96370	Eastman Kodak Company	US	8303074	12/826,724	6/30/2010	11/6/2012	Granted	PRINTER WITH UNIFORM ILLUMINATION FOR MEDIA IDENTIFICATION
96372	Eastman Kodak Company	US	8406642	12/826,876	6/30/2010	3/26/2013	Granted	REMOVING TONER FROM LONGITUDINAL MEMBER IN PRINTER
96375	Eastman Kodak Company	US		12/906,190	10/18/2010		Filed	ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96379	Eastman Kodak Company	US	8507166	13/173,183	6/30/2011	8/13/2013	Granted	SURFACE TREATED TONER
96385	Eastman Kodak Company	US		12/826,825	6/30/2010		Filed	SELECTING DISPLAYS FOR DISPLAYING CONTENT
96388	Eastman Kodak Company	US	8452204	12/826,885	6/30/2010	5/28/2013	Granted	PROCESS CONTROL WITH LONGITUDINAL MEMBER TONER REMOVAL
96391	Eastman Kodak Company	US	8385784	12/893,184	9/29/2010	2/26/2013	Granted	DEVELOPMENT STATION WITH DUAL ACTUATOR DRIVE
96392	Eastman Kodak Company	US	8478169	12/893,196	9/29/2010	7/2/2013	Granted	DEVELOPMENT STATION WITH DUAL DRIVE
96393	Eastman Kodak Company	US		13/663,882	10/30/2012		Filed	METHOD OF PRINTING A PANORAMIC PRINT
96394	Eastman Kodak Company	US	8315532	12/827,168	6/30/2010	11/20/2012	Granted	REDUCING BACKGROUND DEVELOPMENT IN ELECTROPHOTOGRAPHIC PRINTER
96395	Eastman Kodak Company	CN		2011800611245	12/5/2011		Filed	INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	EP		11805683.7	12/5/2011		Filed	INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	US		12/972,581	12/20/2010		Filed	INKJET INK COMPOSITION WITH JETTING AID
96396	Eastman Kodak Company	US	8351828	12/827,261	6/30/2010	1/8/2013	Granted	PRINTER HAVING AN ALTERNATE SCAVENGER GEOMETRY
96397	Eastman Kodak Company	US	8449229	12/827,305	6/30/2010	5/28/2013	Granted	FABRICATION OF AN ALTERNATE SCAVENGER GEOMETRY
96398	Eastman Kodak Company	US	8312111	12/827,337	6/30/2010	11/13/2012	Granted	IMAGE PROCESSING IN A COMPUTER NETWORK
96399	Eastman Kodak Company	US	8369717	12/869,798	8/27/2010	2/5/2013	Granted	DETERMINING DEVELOPER TONER CONCENTRATION IN ELECTROPHOTOGRAPHIC PRINTER
96400	Eastman Kodak Company	US		12/944,960	11/12/2010		Filed	SCANNING PATCHES TO PROVIDE PRINTER CALIBRATION DATA
96401	Eastman Kodak Company	AU		2011329352	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	BR		BR1120130112840	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	CN		FILED	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	EP		11784863.0	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	IN		3186/DELNP/2013	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	TW		100142131	11/17/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	US		12/948,808	11/18/2010		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96402	Eastman Kodak Company	US		12/890,873	9/27/2010		Filed	REPLENISHING CONSUMABLE AT SERVICE TIME IN PRINTER
96403	Eastman Kodak Company	US	8452207	12/849,041	8/3/2010	5/28/2013	Granted	PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96404	Eastman Kodak Company	US		12/872,202	8/31/2010		Filed	A METHOD OF ALIGNING A PHOTOCONDUCTOR CARTRIDGE
96406	Eastman Kodak Company	US	8401454	12/885,627	9/20/2010	3/19/2013	Granted	A SYSTEM FOR COLLECTING WASTE TONER

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96407	Eastman Kodak Company	US	8463847	12/827,357	6/30/2010	6/11/2013	Granted	SYSTEM FOR IMAGE RENDERING IN A COMPUTER NETWORK
96408	Eastman Kodak Company	US	8475926	12/915,374	10/29/2010	7/2/2013	Granted	INTERMEDIATE TRANSFER MEMBER AND IMAGING APPARATUS AND METHOD
96410	Eastman Kodak Company	US		13/269,662	10/10/2011		Filed	ELECTROPHOTOGRAPHIC PRINTING WITH COMPENSATION
96411	Eastman Kodak Company	BR		BR1120130015330	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	CN		201180039186.6	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	EP		11746408.1	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	IN		775/DELNP/2013	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	US	8444275	12/854,919	8/12/2010	5/21/2013	Granted	LIGHT SOURCE CONTROL FOR PROJECTOR WITH MULTIPLE PULSE-WIDTH MODULATED LIGHT SOURCES
96414	Eastman Kodak Company	US	8441698	12/842,074	7/23/2010	5/14/2013	Granted	COMPACT HOUSING FOR A SCAN BAR ASSEMBLY
96415	Eastman Kodak Company	US	8382229	12/890,915	9/27/2010	2/26/2013	Granted	LEAD EDGE DETECTOR FOR PRINTER
96426	Eastman Kodak Company	US	8480224	12/915,559	10/29/2010	7/9/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96427	Eastman Kodak Company	US	8465139	12/897,902	10/5/2010	6/18/2013	Granted	THERMAL DEGASSING DEVICE FOR INKJET PRINTER
96429	Eastman Kodak Company	US	8328183	12/871,078	8/30/2010	12/11/2012	Granted	MEDIA STOPPER FOR A PRINTING SYSTEM
96430	Eastman Kodak Company	US		12/946,260	11/15/2010		Filed	APPARATUS AND METHOD FOR PRINTING IN BOTH IMAGE AND AROMA DOMAINS INTELLIGENTLY
96432	Eastman Kodak Company	US	8358942	12/847,158	7/30/2010	1/22/2013	Granted	ELECTROPHOTOGRAPHIC DEVELOPER TONER CONCENTRATION MEASUREMENT
96434	Eastman Kodak Company	US		12/843,904	7/27/2010		Filed	PRINTING METHOD USING MOVING LIQUID CURTAIN CATCHER
96435	Eastman Kodak Company	US	8444260	12/843,906	7/27/2010	5/21/2013	Granted	LIQUID FILM MOVING OVER SOLID CATCHER SURFACE
96436	Eastman Kodak Company	US	8409900	13/089,532	4/19/2011	4/2/2013	Granted	FABRICATING MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96437	Eastman Kodak Company	US	8398210	13/089,521	4/19/2011	3/19/2013	Granted	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96437	Eastman Kodak Company	WO		PCT/US12/33733	4/16/2012		Filed	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96452	Eastman Kodak Company	US	8398221	12/843,907	7/27/2010	3/19/2013	Granted	PRINTING USING LIQUID FILM POROUS CATCHER SURFACE
96453	Eastman Kodak Company	US	8398222	12/843,909	7/27/2010	3/19/2013	Granted	PRINTING USING LIQUID FILM SOLID CATCHER SURFACE
96457	Eastman Kodak Company	US	8227165	12/845,810	7/29/2010	7/24/2012	Granted	BENDING RECEIVER USING HEAT-SHRINKABLE FILM
96460	Eastman Kodak Company	CN		201180063907.7	12/14/2011		Filed	POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	EP		11808435.9	12/14/2011		Filed	POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	US	8507088	12/984,030	1/4/2011	8/13/2013	Granted	POROUS PARTICLES WITH MULTIPLE MARKERS
96462	Eastman Kodak Company	US		12/847,196	7/30/2010		Filed	SURFACE DECORATED PARTICLES
96463	Eastman Kodak Company	US		12/948,812	11/18/2010		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96463	Eastman Kodak Company	US		13/855,751	4/3/2013		Filed	METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
96464	Eastman Kodak Company	CN		201180054771.3	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	EP		11791698.1	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	JP		FILED	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96469	Eastman Kodak Company	US	8380091	12/847,192	7/30/2010	2/19/2013	Granted	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96469	Eastman Kodak Company	US	8463146	13/616,378	9/14/2012	6/11/2013	Granted	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96470	Eastman Kodak Company	US	8457521	12/849,044	8/3/2010	6/4/2013	Granted	METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96474	Eastman Kodak Company	US		13/186,820	7/20/2011		Filed	FEED AUGER WITH PADDLES
96476	Eastman Kodak Company	US		13/161,573	6/16/2011		Filed	SPEED OR TORQUE TO FILL DEVELOPER STATION
96478	Eastman Kodak Company	US	8408130	12/868,054	8/25/2010	4/2/2013	Granted	METHOD OF MAKING FLEXOGRAPHIC PRINTING MEMBERS
96483	Eastman Kodak Company	US	8488986	12/915,364	10/29/2010	7/16/2013	Granted	CONTROLLING SPEED TO REDUCE IMAGE QUALITY ARTIFACTS
96484	Eastman Kodak Company	US		12/890,899	9/27/2010		Filed	INDICATING CONSUMABLE REPLENISHMENT TIME
96485	Eastman Kodak Company	US		12/890,946	9/27/2010		Filed	EFFECTIVELY USING A CONSUMABLE IN TWO PRINTERS
96491	Eastman Kodak Company	US		13/186,829	7/20/2011		Filed	METHOD OF USING FEED AUGER WITH PADDLES
96494	Eastman Kodak Company	US	8422919	13/014,900	1/27/2011	4/16/2013	Granted	SUPPLYING ELECTROPHOTOGRAPHIC TONING MEMBER USING RIBBON BLENDER

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96496	Eastman Kodak Company	US		12/965,230	12/10/2010		Filed	CLEANING ROTATABLE MEMBER IN ELECTROPHOTOGRAPHIC PRINTER
96497	Eastman Kodak Company	US		12/956,188	11/30/2010		Filed	PROVIDING CALIBRATION DATA FOR PRINTER
96498	Eastman Kodak Company	US		13/860,554	4/11/2013		Filed	PRINTHEAD INCLUDING ACOUSTIC DAMPENING STRUCTURE
96499	Eastman Kodak Company	US		13/456,537	4/26/2012		Filed	LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
96501	Eastman Kodak Company	US		13/332,418	12/21/2011		Filed	INTERMEDIATE TRANSFER MEMBER, IMAGING APPARATUS, AND METHOD
96509	Eastman Kodak Company	US		12/878,295	9/9/2010		Filed	ANTI-ALIAS PROCESSING WITH LOW-RESOLUTION IMAGE
96510	Eastman Kodak Company	US		12/862,059	8/24/2010		Filed	PRINTING SYSTEM CONTROL USING MULTIPLE METADATA PACKETS
96513	Eastman Kodak Company	US	8427648	12/874,249	9/2/2010	4/23/2013	Granted	APPARATUS FOR DISCRIMINATING BETWEEN OBJECTS
96514	Eastman Kodak Company	US		12/862,978	8/25/2010		Filed	HEAD-MOUNTED DISPLAY CONTROL
96515	Eastman Kodak Company	US		12/862,985	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH BIOLOGICAL STATE DETECTION
96516	Eastman Kodak Company	US		12/862,998	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH EYE STATE DETECTION
96517	Eastman Kodak Company	US		12/868,013	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH ENVIRONMENTAL STATE DETECTION
96518	Eastman Kodak Company	US		12/908,158	10/20/2010		Filed	METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96520	Eastman Kodak Company	US		12/885,635	9/20/2010		Filed	A METHOD FOR COLLECTING WASTE TONER
96522	Eastman Kodak Company	US		12/908,955	10/21/2010		Filed	CONCURRENTLY REMOVING SHEET CHARGE AND CURL
96525	Eastman Kodak Company	US		12/862,994	8/25/2010		Filed	SWITCHABLE HEAD-MOUNTED DISPLAY
96527	Eastman Kodak Company	CN		201180058206.4	11/30/2011		Filed	DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES
96527	Eastman Kodak Company	EP		11802991.7	11/30/2011		Filed	DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES
96528	Eastman Kodak Company	CN		MAILED	2/16/2012		Filed	A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96528	Eastman Kodak Company	EP		12760410.6	2/16/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PREPARING SAME
96528	Eastman Kodak Company	JP		2011-060090	3/18/2011		Filed	A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96528	Eastman Kodak Company	US		13/982,309	2/16/2012		Filed	POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96529	Eastman Kodak Company	US		13/214,495	8/22/2011		Filed	PREVENTING FUSER ROLLER DAMAGE BY THICK RECEIVERS
96532	Eastman Kodak Company	US	8434857	12/872,018	8/31/2010	5/7/2013	Granted	RECIRCULATING FLUID PRINTING SYSTEM AND METHOD
96533	Eastman Kodak Company	US		13/115,465	5/25/2011		Filed	LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96533	Eastman Kodak Company	WO		PCT/US12/38298	5/17/2012		Filed	LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96535	Eastman Kodak Company	US	8215633	12/871,090	8/30/2010	7/10/2012	Granted	MEDIA STOPPER METHOD FOR A PRINTING SYSTEM
96536	Eastman Kodak Company	US	8215632	12/871,106	8/30/2010	7/10/2012	Granted	PICK ROLLER RETRACTION METHOD IN A CARRIAGE PRINTER
96539	Eastman Kodak Company	US		13/076,467	3/31/2011		Filed	COMPENSATING FOR PERIODIC NONUNIFORMITY IN ELECTROPHOTOGRAPHIC PRINTER
96541	Eastman Kodak Company	US	8469482	13/118,782	5/31/2011	6/25/2013	Granted	METHOD FOR DETERMINING VARIANCE OF INKJET SENSOR
96543	Eastman Kodak Company	US	8454137	12/974,025	12/21/2010	6/4/2013	Granted	BIASED WALL INK TANK WITH CAPILLARY BREATHER
96545	Eastman Kodak Company	US		12/874,256	9/2/2010		Filed	METHOD FOR DISCRIMINATING BETWEEN OBJECTS
96553	Eastman Kodak Company	US		12/908,168	10/20/2010		Filed	APPARATUS FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96556	Eastman Kodak Company	US		13/222,679	8/31/2011		Filed	CONTINUOUS INKJET PRINTING METHOD AND FLUID SET
96559	Eastman Kodak Company	US		12/883,219	9/16/2010		Filed	CREATING AN IMPROVED PIEZOELECTRIC LAYER FOR TRANSDUCERS
96561	Eastman Kodak Company	US	8110628	12/984,044	1/4/2011	2/7/2012	Granted	PREPARATION OF POROUS PARTICLES WITH MULTIPLE MARKERS
96562	Eastman Kodak Company	US	8507089	12/984,055	1/4/2011	8/13/2013	Granted	ARTICLES WITH POROUS PARTICLES FOR SECURITY PURPOSES
96563	Eastman Kodak Company	US		12/878,250	9/9/2010		Filed	SWITCHABLE HEAD-MOUNTED DISPLAY TRANSITION
96568	Eastman Kodak Company	US		13/015,606	1/28/2011		Filed	METHOD FOR OPERATING PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	US		13/015,607	1/28/2011		Filed	PRINTER WEB MEDIUM SUPPLY
96571	Eastman Kodak Company	US		12/906,228	10/18/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
96578	Eastman Kodak Company	US		12/893,092	9/29/2010		Filed	HEAD-MOUNTED DISPLAY WITH WIRELESS CONTROLLER
96581	Eastman Kodak Company	US		13/009,985	1/20/2011		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING

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96582	Eastman Kodak Company	US		13/022,714	2/8/2011		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES
96584	Eastman Kodak Company	US		12/893,202	9/29/2010		Filed	METHOD FOR UNLOCKING A DOOR ON A CARTRIDGE
96585	Eastman Kodak Company	US	8478170	12/893,209	9/29/2010	7/2/2013	Granted	METHOD FOR OPERATING DEVELOPMENT STATION AUGER
96586	Eastman Kodak Company	US	8385785	12/893,220	9/29/2010	2/26/2013	Granted	DEVELOPMENT STATION WITH AUGER TENSIONING
96590	Eastman Kodak Company	US		13/213,133	8/19/2011		Filed	ELECTROFORM FILTER STRUCTURE INCLUDING UNIFORM PORE SIZE
96592	Eastman Kodak Company	US		13/417,557	3/12/2012		Filed	DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
96594	Eastman Kodak Company	US		13/161,588	6/16/2011		Filed	METHOD FOR FILLING A DEVELOPER STATION
96595	Eastman Kodak Company	US	8454108	13/217,715	8/25/2011	6/4/2013	Granted	PRINthead SUPPORT STRUCTURE INCLUDING THERMAL INSULATOR
96597	Eastman Kodak Company	US	8395784	12/890,934	9/27/2010	3/12/2013	Granted	METHOD OF LEAD EDGE DETECTION IN AN INKJET PRINTER
96598	Eastman Kodak Company	US	8520275	12/908,916	10/21/2010	8/27/2013	Granted	METHODS FOR GENERATING AN INVERSE MASK
96599	Eastman Kodak Company	US		13/285,592	10/31/2011		Filed	EDGE PRINTING METHOD
96600	Eastman Kodak Company	US		13/285,615	10/31/2011		Filed	EDGE PRINTING METHOD
96607	Eastman Kodak Company	US		12/959,458	12/3/2010		Filed	DISENGAGING AN IMAGING MEMBER FROM A PHOTOCONDUCTOR
96608	Eastman Kodak Company	GB	2485020	GB1115401.0	9/6/2011	10/10/2012	Granted	COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	US	8357485	12/910,934	10/25/2010	1/22/2013	Granted	COLOR MOTION PICTURE PRINT FILMS
96610	Eastman Kodak Company	US		13/010,805	1/21/2011		Filed	AUTOMATIC DOCUMENT FEEDER WITH CONTINUOUS TRANSPARENT PLATEN
96615	Eastman Kodak Company	US	8517514	13/032,664	2/23/2011	8/27/2013	Granted	PRINthead ASSEMBLY AND FLUIDIC CONNECTION OF DIE
96617	Eastman Kodak Company	US	8469503	12/897,908	10/5/2010	6/25/2013	Granted	METHOD OF THERMAL DEGASSING IN AN INKJET PRINTER
96622	Eastman Kodak Company	US		13/024,555	2/10/2011		Filed	INDIUM PHOSPHIDE COLLOIDAL NANOCRYSTALS
96625	Eastman Kodak Company	US	8399533	12/946,074	11/15/2010	3/19/2013	Granted	PHOTOCURABLE COMPOSITIONS CONTAINING N-OXYAZINIUM SALT PHOTOINITIATORS
96626	Eastman Kodak Company	US		12/913,808	10/28/2010		Filed	HEAD-MOUNTED DISPLAY CONTROL WITH IMAGE-CONTENT ANALYSIS
96627	Eastman Kodak Company	US		13/435,283	3/30/2012		Filed	METHOD FOR SENSING UNFUSED TONER
96631	Eastman Kodak Company	US		13/040,297	3/4/2011		Filed	ELECTROPHOTOGRAPHIC NON-UNIFORMITY COMPENSATION USING INTENTIONAL PERIODIC VARIATION
96632	Eastman Kodak Company	US		13/096,215	4/28/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH STATEFUL TONER BOTTLES
96634	Eastman Kodak Company	US	8401416	12/942,420	11/9/2010	3/19/2013	Granted	ELECTROPHOTOGRAPHICALLY PRINTING JOB HAVING JOB TYPE
96638	Eastman Kodak Company	US	8450242	13/093,913	4/26/2011	5/28/2013	Granted	THERMAL TRANSFER DONOR ELEMENT
96641	Eastman Kodak Company	US		12/913,100	10/27/2010		Filed	INCLINED MOTOR IN AN INKJET PRINTER
96642	Eastman Kodak Company	US		12/913,115	10/27/2010		Filed	METHOD OF ASSEMBLING A MULTIFUNCTION PRINTER
96643	Eastman Kodak Company	US	8123210	12/913,139	10/27/2010	2/28/2012	Granted	PAPER FEEDING ASSEMBLY FOR PRINTERS
96644	Eastman Kodak Company	US		12/911,984	10/26/2010		Filed	LARGE PARTICLE TONER PRINTER
96646	Eastman Kodak Company	US	8147948	12/912,051	10/26/2010	4/3/2012	Granted	PRINTED ARTICLE
96647	Eastman Kodak Company	US		12/911,779	10/26/2010		Filed	LIQUID DISPENSER INCLUDING VERTICAL OUTLET OPENING WALL
96648	Eastman Kodak Company	US		12/911,783	10/26/2010		Filed	DISPENSING LIQUID USING VERTICAL OUTLET OPENING DISPENSER
96649	Eastman Kodak Company	CN		201180051491.7	10/14/2011		Filed	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	EP		11774159.5	10/14/2011		Filed	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	US	8439481	12/911,756	10/26/2010	5/14/2013	Granted	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96650	Eastman Kodak Company	US	8328335	12/911,758	10/26/2010	12/11/2012	Granted	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96652	Eastman Kodak Company	US	8336995	12/911,773	10/26/2010	12/25/2012	Granted	DISPENSING LIQUID USING CURVED OUTLET OPENING DISPENSER
96653	Eastman Kodak Company	US		12/911,751	10/26/2010		Filed	LIQUID DISPENSER INCLUDING CURVED VENT
96654	Eastman Kodak Company	US	8303091	12/911,755	10/26/2010	11/6/2012	Granted	DISPENSING LIQUID USING CURVED VENT DISPENSER
96655	Eastman Kodak Company	US		12/911,759	10/26/2010		Filed	LIQUID DISPENSER INCLUDING MULTIPLE LIQUID RETURN PASSAGES
96656	Eastman Kodak Company	US		12/911,762	10/26/2010		Filed	DISPENSING LIQUID USING DISPENSER INCLUDING MULTIPLE RETURNS
96659	Eastman Kodak Company	US	8322825	12/911,771	10/26/2010	12/4/2012	Granted	DISPENSER INCLUDING OVERLAPPING OUTLET AND RETURN PORT

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96660	Eastman Kodak Company	US		12/911,774	10/26/2010		Filed	DISPENSING LIQUID USING OVERLAPPING OUTLET RETURN DISPENSER
96661	Eastman Kodak Company	CN		201180051587.3	10/14/2011		Filed	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	EP		11774161.1	10/14/2011		Filed	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	US	8308275	12/911,776	10/26/2010	11/13/2012	Granted	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96662	Eastman Kodak Company	US		12/911,782	10/26/2010		Filed	DISPENSING LIQUID USING ARRAY OF DISPENSING ELEMENTS
96663	Eastman Kodak Company	US	8382254	12/911,754	10/26/2010	2/26/2013	Granted	LIQUID DISPENSER INCLUDING SECONDARY LIQUID MANIFOLD
96664	Eastman Kodak Company	US	8328334	12/911,750	10/26/2010	12/11/2012	Granted	DISPENSING LIQUID USING DISPENSER INCLUDING SECONDARY MANIFOLD
96667	Eastman Kodak Company	US		13/214,460	8/22/2011		Filed	ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
96668	Eastman Kodak Company	US		13/094,865	4/27/2011		Filed	PRINTING MULTI-CHANNEL IMAGE ON WEB RECEIVER
96669	Eastman Kodak Company	US		12/956,206	11/30/2010		Filed	PRODUCING CALIBRATION TARGET FOR PRINTER
96670	Eastman Kodak Company	US		13/249,333	9/30/2011		Filed	METHOD FOR MANAGING WAX ON A PRINT
96671	Eastman Kodak Company	US		13/018,188	1/31/2011		Filed	ENHANCEMENT OF DISCHARGED AREA DEVELOPED TONER LAYER
96679	Eastman Kodak Company	US	8485654	12/915,715	10/29/2010	7/16/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96680	Eastman Kodak Company	US	8465142	12/915,482	10/29/2010	6/18/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96681	Eastman Kodak Company	US	8282202	12/915,527	10/29/2010	10/9/2012	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96683	Eastman Kodak Company	US		12/948,044	11/17/2010		Filed	EXTRACTING STEP AND REPEAT DATA
96694	Eastman Kodak Company	US	8456655	12/966,153	12/13/2010	6/4/2013	Granted	USER IDENTIFICATION FOR SCANNING APPARATUS
96695	Eastman Kodak Company	US		13/433,331	3/29/2012		Filed	METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96695	Eastman Kodak Company	WO		PCT/US13/34083	3/27/2013		Filed	METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96701	Eastman Kodak Company	US		13/165,137	6/21/2011		Filed	METHOD OF CHARACTERIZING AN IMAGING SYSTEM
96702	Eastman Kodak Company	US		13/165,160	6/21/2011		Filed	METHOD OF DESIGNING A COLOR CHART
96706	Eastman Kodak Company	US		12/952,257	11/23/2010		Filed	PROCESSING REUSABLE AND SPECIFIC CONTENT
96708	Eastman Kodak Company	US		12/959,470	12/3/2010		Filed	APPARATUS FOR DECOUPLING A ROLLER CHARGER FROM A PHOTOCONDUCTOR
96711	Eastman Kodak Company	US		12/949,937	11/19/2010		Filed	EJECTING ANTI-CURL SOLUTION IN CARRIAGE PRINTERS
96712	Eastman Kodak Company	US	8465129	13/115,421	5/25/2011	6/18/2013	Granted	LIQUID EJECTION USING DROP CHARGE AND MASS
96712	Eastman Kodak Company	WO		PCT/US12/39071	5/23/2012		Filed	LIQUID EJECTION USING DROP CHARGE AND MASS
96714	Eastman Kodak Company	TW		101100696	1/6/2012		Filed	TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96714	Eastman Kodak Company	US		12/986,197	1/7/2011		Filed	TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96715	Eastman Kodak Company	CN		201280004446.0	1/4/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	EP		12700880.3	1/4/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	TW		101100694	1/6/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	US	8492769	12/986,241	1/7/2011	7/23/2013	Granted	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96716	Eastman Kodak Company	US		13/228,881	9/9/2011		Filed	PRINTHEAD FOR INKJET PRINTING DEVICE
96721	Eastman Kodak Company	CN		MAILED	3/8/2012		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	EP		12712455.0	3/8/2012		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	US		13/053,700	3/22/2011		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96724	Eastman Kodak Company	US		13/205,150	8/8/2011		Filed	NOTCHLESS CORE
96725	Eastman Kodak Company	US		12/947,986	11/17/2010		Filed	METHOD OF IDENTIFYING MOTION SICKNESS
96727	Eastman Kodak Company	US		13/181,701	7/13/2011		Filed	ELECTROPHOTOGRAPHIC DEVELOPER TONER REPLENISHMENT APPARATUS
96730	Eastman Kodak Company	US		13/612,920	9/13/2012		Filed	METALLIZED THERMAL DYE IMAGE RECEIVER ELEMENTS AND IMAGING
96731	Eastman Kodak Company	US	8333861	12/955,077	11/29/2010	12/18/2012	Granted	FORMING A FLEXIBLE WALL FOR AN INK TANK
96732	Eastman Kodak Company	US	8480199	12/949,960	11/19/2010	7/9/2013	Granted	METHOD OF PRINTING WITH ANTI-CURL SOLUTION
96735	Eastman Kodak Company	US	8455570	13/234,662	9/16/2011	6/4/2013	Granted	INK COMPOSITION FOR CONTINUOUS INKJET PRINTING

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96735	Eastman Kodak Company	WO		PCT/US12/54710	9/12/2012		Filed	INK COMPOSITION FOR CONTINUOUS INKJET PRINTING
96740	Eastman Kodak Company	CN		FILED	2/20/2012		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	EP		12706986.2	2/20/2012		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	US		13/031,300	2/21/2011		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96742	Eastman Kodak Company	US	8474944	12/968,381	12/15/2010	7/2/2013	Granted	MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96745	Eastman Kodak Company	US		12/952,263	11/23/2010		Filed	PROCESSING REUSABLE AND SPECIFIC CONTENT
96746	Eastman Kodak Company	CN		FILED	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	EP		12702109.5	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	US		13/017,260	1/31/2011		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	WO		PCT/US12/21939	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96747	Eastman Kodak Company	US	8406673	12/965,254	12/10/2010	3/26/2013	Granted	ROTATABLE MEMBER CLEANER FOR ELECTROPHOTOGRAPHIC PRINTER
96748	Eastman Kodak Company	US		12/956,275	11/30/2010		Filed	METHOD OF IDENTIFYING MOTION SICKNESS
96752	Eastman Kodak Company	US		13/011,103	1/21/2011		Filed	LASER LEVELING HIGHLIGHT CONTROL
96753	Eastman Kodak Company	US		12/974,038	12/21/2010		Filed	FORMING AN INK TANK WITH CAPILLARY BREATHING
96754	Eastman Kodak Company	US	8493588	12/966,169	12/13/2010	7/23/2013	Granted	METHOD OF IDENTIFYING USER OF SCANNING APPARATUS
96755	Eastman Kodak Company	US		13/094,920	4/27/2011		Filed	DEACTIVATION OF A SECURITY FEATURE
96755	Eastman Kodak Company	WO		PCT/US12/34852	4/25/2012		Filed	DEACTIVATION OF A SECURITY FEATURE
96756	Eastman Kodak Company	US		12/968,387	12/15/2010		Filed	MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96757	Eastman Kodak Company	US		13/074,388	3/29/2011		Filed	PRINTHEAD MAINTENANCE STATION INCLUDING STATION BACKFLUSH
96758	Eastman Kodak Company	US		13/292,117	11/9/2011		Filed	MEDIA TRANSPORT SYSTEM INCLUDING ACTIVE MEDIA STEERING
96762	Eastman Kodak Company	US		13/007,758	1/17/2011		Filed	HEAD-MOUNTED DISPLAY CONTROL WITH SENSORY STIMULATION
96766	Eastman Kodak Company	US		13/026,355	2/14/2011		Filed	PHOTOINITIATOR COMPOSITIONS AND USES
96770	Eastman Kodak Company	US		13/026,360	2/14/2011		Filed	PHOTOCURABLE INKS AND METHODS OF USE
96770	Eastman Kodak Company	US		13/906,461	5/31/2013		Filed	METHOD OF USING PHOTOCURABLE INKS
96771	Eastman Kodak Company	US		13/026,365	2/14/2011		Filed	ARTICLES WITH PHOTOCURABLE AND PHOTOCURED COMPOSITIONS
96772	Eastman Kodak Company	US		13/026,372	2/14/2011		Filed	METHODS OF PHOTOCURING AND IMAGING
96773	Eastman Kodak Company	US		13/077,496	3/31/2011		Filed	DUAL TONER PRINTING WITH DISCHARGE AREA DEVELOPMENT
96774	Eastman Kodak Company	US		13/018,172	1/31/2011		Filed	BALANCING DISCHARGE AREA DEVELOPED AND TRANSFERRED TONER
96775	Eastman Kodak Company	US		13/018,158	1/31/2011		Filed	ENHANCEMENT OF CHARGE AREA DEVELOPED TONER LAYER
96776	Eastman Kodak Company	US		13/077,474	3/31/2011		Filed	DUAL TONER PRINTING WITH CHARGE AREA DEVELOPMENT
96777	Eastman Kodak Company	US	8431313	13/018,148	1/31/2011	4/30/2013	Granted	BALANCING CHARGE AREA DEVELOPED AND TRANSFERRED TONER
96778	Eastman Kodak Company	US		13/018,183	1/31/2011		Filed	PRINTER WITH DISCHARGE AREA DEVELOPED TONER BALANCING
96779	Eastman Kodak Company	US		13/018,136	1/31/2011		Filed	PRINTER WITH CHARGE AREA DEVELOPED TONER BALANCING
96780	Eastman Kodak Company	US		13/015,608	1/28/2011		Filed	PRINTER WEB MEDIUM SUPPLY WITH DRIVE SYSTEM
96781	Eastman Kodak Company	US		13/017,111	1/31/2011		Filed	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96788	Eastman Kodak Company	US		13/101,178	5/5/2011		Filed	INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96788	Eastman Kodak Company	WO		PCT/US12/36225	5/3/2012		Filed	INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96792	Eastman Kodak Company	US		13/026,380	2/14/2011		Filed	PHOTOCURABLE INKS WITH ALDEHYDES AND METHODS OF USE
96792	Eastman Kodak Company	US		13/906,638	5/31/2013		Filed	METHODS OF USING PHOTOCURABLE INKS
96794	Eastman Kodak Company	DE		102010055852.4	12/22/2010		Filed	A METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE VERFAHREN ZUM DRUCKEN EINES MEHRFARBENBILDES AUF EINER BEDRUCKSTOFFBAHN
96794	Eastman Kodak Company	US		13/311,039	12/5/2011		Filed	METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE
96795	Eastman Kodak Company	DE	102010055422	102010055422.7	12/21/2010	4/5/2012	Granted	EXTENDED IN-TRACK CORRECTION VERFAHREN ZUR KORREKTUR DES POSITION EINES BOGENS IN TRANSPORTRICHTUNG UND BOGENBEARBEITUNGSMASCHINE
96796	Eastman Kodak Company	DE		102011016105.8	4/5/2011		Filed	VERFAHREN ZUM EINSPEISEN VON BÖGEN

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96796	Eastman Kodak Company	US		13/433,690	3/29/2012		Filed	METHOD FOR FEEDING SHEETS
96797	Eastman Kodak Company	DE		102011009823.2	1/31/2011		Filed	COMBINED IN-TRACK, CROSS-TRACK AND INDICA LENGTH DETECTION TRANSPORTBAND, MESSVORRICHTUNG UND VERFAHREN ZUR BESTIMMUNG DES TYPUS UND DER POSITION DES TRANSPORTBANDES
96798	Eastman Kodak Company	US		13/022,663	2/8/2011		Filed	PRINTED PRODUCT WITH AUTHENTICATION BI-FLUORESCENCE FEATURE
96809	Eastman Kodak Company	DE		102011017209.2	4/15/2011		Filed	VERFAHREN UND VORRICHTUNG ZUM AUTOMATISCHEN ANPASSEN EINES SCHREIBTAKTES IN EINER DIGITALEN DRUCKMASCHINE
96809	Eastman Kodak Company	US		13/406,832	2/28/2012		Filed	METHOD AND DEVICE FOR AUTOMATICALLY ADAPTING A WRITE CYCLE IN A DIGITAL PRINTING MACHINE
96812	Eastman Kodak Company	US		13/036,283	2/28/2011		Filed	PREPARATION OF LITHOGRAPHIC PRINTING PLATES
96823	Eastman Kodak Company	US	8485637	13/014,763	1/27/2011	7/16/2013	Granted	CARRIAGE WITH CAPPING SURFACE FOR INKJET PRINTHEAD
96824	Eastman Kodak Company	US		13/028,417	2/16/2011		Filed	OBLIQUELY MOUNTED MOTOR ON SCAN BAR ASSEMBLY
96825	Eastman Kodak Company	US		13/028,433	2/16/2011		Filed	SCANNING APPARATUS WITH CIRCUIT BOARD OVERLAPPING PLATEN
96826	Eastman Kodak Company	US	7985684	12/986,199	1/7/2011	7/26/2011	Granted	ACTUATING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96828	Eastman Kodak Company	US	8383469	12/986,206	1/7/2011	2/26/2013	Granted	PRODUCING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96829	Eastman Kodak Company	CN		FILED	1/4/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	EP		12727953.7	1/4/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	TW		101100698	1/6/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	US		12/986,210	1/7/2011		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96830	Eastman Kodak Company	US	8304347	12/986,218	1/7/2011	11/6/2012	Granted	ACTUATING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96831	Eastman Kodak Company	US	8338291	12/986,236	1/7/2011	12/25/2012	Granted	PRODUCING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96832	Eastman Kodak Company	US		12/986,251	1/7/2011		Filed	ACTUATING TRANSISTOR INCLUDING MULTILAYER REENTRANT PROFILE
96833	Eastman Kodak Company	US	8409937	12/986,247	1/7/2011	4/2/2013	Granted	PRODUCING TRANSISTOR INCLUDING MULTILAYER REENTRANT PROFILE
H10000	Eastman Kodak Company	US	6743560	10/109,535	3/28/2002	6/1/2004	Granted	TREATING COMPOSITION AND PROCESS FOR TONER FUSING IN ELECTROPHOTOGRAPHIC REPRODUCTION
H10001	Eastman Kodak Company	US	6585406	09/853,725	5/11/2001	7/1/2003	Granted	ELECTROSTATOGRAPHIC BLENDER ASSEMBLY AND METHOD
H10002	Eastman Kodak Company	DE	60121855.8	01110190.4	5/8/2001	8/2/2006	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	JP	4990464	2001-584956	5/11/2001	5/11/2012	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	NL	1156379	01110190.4	5/8/2001	8/2/2006	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6370340	09/572,524	5/17/2000	4/9/2002	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6427053	09/824,445	4/2/2001	7/30/2002	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10003	Eastman Kodak Company	US	6610451	09/747,764	12/26/2000	8/26/2003	Granted	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10003	Eastman Kodak Company	US	6766136	10/403,539	3/31/2003	7/20/2004	Granted	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10007	Eastman Kodak Company	DE	60142147.7	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	GB	1156377	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	JP		2001-584960	5/15/2001		Filed	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	NL	1156377	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6526247	09/855,384	5/15/2001	2/25/2003	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6775505	10/346,748	1/17/2003	8/10/2004	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS

H10010	Eastman Kodak Company	DE	50112262.1	01123394.7	10/11/2001	3/28/2007	Granted	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	US	7095526	09/691,332	10/18/2000	8/22/2006	Granted	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10013	Eastman Kodak Company	US	6890657	09/879,466	6/12/2001	5/10/2005	Granted	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING COMPOSITION
H10013	Eastman Kodak Company	US	7252885	10/992,267	11/18/2004	8/7/2007	Granted	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING THE COMPOSITION
H10014	Eastman Kodak Company	DE	60133962.2	01105399.8	3/12/2001	5/14/2008	Granted	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	NL	1134623	01105399.8	3/12/2001	5/14/2008	Granted	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	US	6724998	09/810,785	3/16/2001	4/20/2004	Granted	IMAGE FORMING APPARATUS WITH VARIABLE TONING BIAS OFFSET SERVICE UTILITY
H10015	Eastman Kodak Company	US	6673159	09/669,710	9/26/2000	1/6/2004	Granted	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10016	Eastman Kodak Company	DE	50115095.1	01111173.9	5/11/2001	9/9/2009	Granted	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM

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H10016	Eastman Kodak Company	US	6580880	09/572,526	5/17/2000	6/17/2003	Granted	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10017	Eastman Kodak Company	EP		01110023.7	4/26/2001		Filed	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	JP	4694084	2001-584949	5/11/2001	3/4/2011	Granted	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	US	6442358	09/572,521	5/17/2000	8/27/2002	Granted	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10019	Eastman Kodak Company	US	7466442	09/731,503	12/6/2000	12/16/2008	Granted	PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10026	Eastman Kodak Company	US	6480685	09/734,396	12/11/2000	11/12/2002	Granted	SYSTEM AND METHOD FOR QUIETLY AND EFFICIENTLY CLEANING AND REMOVING PARTICLES FROM A COPIER/PRINTER MACHINE
H10027	Eastman Kodak Company	DE	50107346.9	01121797.3	9/21/2001	9/7/2005	Granted	TENSION DEVICE OF A CORONA WIRE
H10027	Eastman Kodak Company	US	6900436	09/688,002	10/14/2000	5/31/2005	Granted	CORONA WIRE TENSIONING MECHANISM
H10030	Eastman Kodak Company	US	7267255	09/772,177	1/29/2001	9/11/2007	Granted	WEB TRACKING ADJUSTMENT DEVICE AND METHOD THROUGH USE OF A BIASED GIMBAL
H10031	Eastman Kodak Company	US	6518587	09/572,416	6/24/2002	2/11/2003	Granted	DETECTION AND CORRECTION OF DEFECTS FROM SCANNER CALIBRATION REFERENCES
H10034-1	Eastman Kodak Company	DE	60118054.2	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	GB	1156374	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	JP	4763216	2001-584954	5/11/2001	6/17/2011	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	NL	1156374	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	US	6232026	09/572,988	5/17/2000	5/15/2001	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	DE	60122424.8	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	FR	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	GB	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	NL	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	US	6228549	09/572,989	5/17/2000	5/8/2001	Granted	MAGNETIC CARRIER PARTICLES
H10034-3	Eastman Kodak Company	US	6723481	09/853,410	5/11/2001	4/20/2004	Granted	METHOD FOR USING HARD MAGNETIC CARRIERS IN AN ELECTROGRAPHIC PROCESS
H10036	Eastman Kodak Company	US	7115056	09/860,007	5/17/2001	10/3/2006	Granted	DUAL SPRING TENSIONER
H10040	Eastman Kodak Company	DE	50109854.2	01117708.6	7/27/2001	5/24/2006	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	DE		10136746.5	7/27/2001		Filed	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	JP	4907040	2002-515526	7/6/2001	1/20/2012	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	US	6650848	09/629,394	8/1/2000	11/18/2003	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10041	Eastman Kodak Company	US	6580885	09/796,321	2/28/2001	6/17/2003	Granted	AUTOMATIC MECHANISM FOR CLEANING CORONA WIRES
H10042	Eastman Kodak Company	US	6538677	09/854,636	5/14/2001	3/25/2003	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10044	Eastman Kodak Company	DE	60126015.5	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	FR	1156391	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	GB	1156391	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	US	6589703	09/853,412	5/11/2001	7/8/2003	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10046	Eastman Kodak Company	US	6496274	09/717,713	11/21/2000	12/17/2002	Granted	SCANNER WITH PREPRESS MODE
H10047	Eastman Kodak Company	DE	50113051.9	01110191.2	5/8/2001	9/26/2007	Granted	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	NL	1156390	01110191.2	5/8/2001	9/26/2007	Granted	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	US	6571077	09/859,129	5/16/2001	5/27/2003	Granted	ELECTROSTATIC IMAGE DEVELOPING METHOD AND APPARATUS USING A DRUM PHOTOCONDUCTOR AND HARD MAGNETIC CARRIERS
H10049	Eastman Kodak Company	US	6608990	09/692,973	10/19/2000	8/19/2003	Granted	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10052	Eastman Kodak Company	US	6577825	09/692,847	10/19/2000	6/10/2003	Granted	USER DETECTION SYSTEM FOR AN IMAGE-FORMING MACHINE
H10053	Eastman Kodak Company	GB	1223130	01128339.7	11/30/2001	8/23/2006	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	JP	3801912	2001-387426	12/20/2001	5/12/2006	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	US	6595513	09/751,193	12/28/2000	7/22/2003	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10054	Eastman Kodak Company	JP	4847669	2002-520026	7/31/2001	10/21/2011	Granted	IMAGE-FORMING MACHINE AND ON-LINE DENSITOMETER (as amended)
H10054	Eastman Kodak Company	US	6427057	09/737,320	12/14/2000	7/30/2002	Granted	IMAGE-FORMING MACHINE WITH A PULSE DENSITOMETER

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H10055-1	Eastman Kodak Company	US	7003723	09/573,368	5/17/2000	2/21/2006	Granted	SYSTEM AND METHOD FOR REPRESENTING AND MANAGING PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-10	Eastman Kodak Company	JP	4804697	2001-585440	5/16/2001	8/19/2011	Granted	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-10	Eastman Kodak Company	US	6509974	09/573,113	5/17/2000	1/21/2003	Granted	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-11	Eastman Kodak Company	CA	2375143	2375143	5/16/2001	7/24/2007	Granted	FLEXIBLE JOB DELIVERY FOR JOB PREPARATION
H10055-3	Eastman Kodak Company	DE	50116093.0	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	GB	1155850	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	JP	4860089	2001-585020	5/16/2001	11/11/2011	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	NL	1155850	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	US	6411314	09/573,026	5/17/2000	6/25/2002	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-6	Eastman Kodak Company	US	6407820	09/572,108	5/17/2000	6/18/2002	Granted	EFFICIENT USE OF PRINT RESOURCES WITHIN A JOB STREAM
H10055-7	Eastman Kodak Company	CA	2375142	2375142	5/16/2001	9/8/2009	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	EP		01111257.0	5/16/2001		Filed	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	JP	4860090	2001-585056	5/16/2001	11/11/2011	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	US	8386945	09/572,341	5/17/2000	2/26/2013	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	CA	2375171	2375171	5/16/2001	1/6/2004	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	JP	4804696	2001-584348	5/16/2001	8/19/2011	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	US	6462756	09/573,093	5/17/2000	10/8/2002	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10060	Eastman Kodak Company	US	6696212	09/818,253	3/27/2001	2/24/2004	Granted	SINGLE COMPONENT TONER FOR IMPROVED MAGNETIC IMAGE CHARACTER RECOGNITION
H10061	Eastman Kodak Company	US	6775510	10/190,761	7/8/2002	8/10/2004	Granted	METHOD FOR REDUCING RUB-OFF FROM TONER OR PRINTED IMAGES USING A PHASE CHANGE COMPOSITION
H10066	Eastman Kodak Company	US	6567642	10/190,763	7/8/2002	5/20/2003	Granted	A HYBRID THERMAL TRANSFER ROLLER BRUSH WAX APPLICATOR FOR RUB-OFF REDUCTION
H10069	Eastman Kodak Company	US	6570354	09/698,513	10/27/2000	5/27/2003	Granted	SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10070	Eastman Kodak Company	JP	3949929	2001-328163	10/25/2001	4/27/2007	Granted	APPARATUS AND METOD FOR IMPROVED REGISTRATION PERFORMANCE AND A RECEIVER REGISTRATION MECHANISM
H10070	Eastman Kodak Company	US	6641134	09/698,512	10/27/2000	11/4/2003	Granted	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10071	Eastman Kodak Company	GB	1197451	01123359.0	10/10/2001	1/10/2010	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	JP	4145037	2001-313938	10/11/2001	6/27/2008	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	US	6554269	09/688,000	10/14/2000	4/29/2003	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	DE	50114144.8	01123358.2	10/10/2001	7/23/2008	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	GB	1197450	01123358.2	10/10/2001	7/23/2008	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	JP	3892265	2001-309474	10/5/2001	12/15/2006	Granted	PULSED AIRKNIFE CONTROL METHOD OF VACUUM CORRUGATED FEED PAPER SUPPLYING DEVICE
H10072	Eastman Kodak Company	US	7007944	09/688,001	10/14/2000	3/7/2006	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10076	Eastman Kodak Company	US	6542713	09/821,303	3/29/2001	4/1/2003	Granted	IMAGE-FORMING MACHINE WITH A CONDITIONED CLEANING SYSTEM
H10078	Eastman Kodak Company	US	6449447	09/629,389	8/1/2000	9/10/2002	Granted	IMAGE-FORMING MACHINE HAVING CHARGER CLEANING ACTIVATION AFTER AN ARCING FAULT AND RELATED METHOD

H10079	Eastman Kodak Company	US	6617090	09/879,585	6/12/2001	9/9/2003	Granted	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10080	Eastman Kodak Company	US	6582871	09/879,674	6/12/2001	6/24/2003	Granted	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION, FUSER MEMBER FOR TONER FUSING SYSTEM AND PROCESS, AND COMPOSITION FOR FUSER MEMBER SURFACE LAYER
H10081	Eastman Kodak Company	US	7074488	10/194,572	7/12/2002	7/11/2006	Granted	MONOFUNCTIONAL BRANCHED POLYSILOXANES, COMPOSITIONS AND PROCESSES OF PREPARING THE SAME
H10083	Eastman Kodak Company	US	6503055	09/699,581	10/30/2000	1/7/2003	Granted	ENVIRONMENTAL CONTROL SYSTEM BLOWER ASSEMBLY
H10085	Eastman Kodak Company	US	6708006	10/059,500	1/29/2002	3/16/2004	Granted	IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DEVELOPER FLOW MONITORING SYSTEM
H10086	Eastman Kodak Company	US	6801746	10/180,755	6/26/2002	10/5/2004	Granted	METHOD AND SYSTEM FOR REDUCING TONER RUB-OFF IN AN ELECTROPHOTOGRAPHIC APPARATUS BY USING PRINTERS' ANTI-OFFSET SPRAY POWDER
H10090	Eastman Kodak Company	US	6539182	09/820,254	3/28/2001	3/25/2003	Granted	IMAGE-FORMING MACHINE HAVING A CONTROL DEVICE FOR DETECTING TONER CLOGGING IN A REPLENISHER STATION
H10094	Eastman Kodak Company	US	6670817	09/876,664	6/7/2001	12/30/2003	Granted	CAPACITIVE TONER LEVEL DETECTION
H10096	Eastman Kodak Company	US	6272311	09/689,147	10/12/2000	8/7/2001	Granted	AIR COOLING STATION FOR ELECTROPHOTOGRAPHIC COPIER
H10100	Eastman Kodak Company	JP	4374166	2002-23418	1/31/2002	9/11/2009	Granted	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	US	6631251	09/775,171	2/1/2001	10/7/2003	Granted	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE

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H10101	Eastman Kodak Company	US	6449456	09/686,030	10/11/2000	9/10/2002	Granted	METHOD AND SYSTEM FOR PROVIDING MORE UNIFORM FUSER OIL DISTRIBUTION ON A FUSER SURFACE
H10102	Eastman Kodak Company	US	6435024	09/675,413	9/29/2000	8/20/2002	Granted	METHOD AND APPARATUS FOR DETERMINING THE LEVEL OF PARTICULATE MATERIAL IN A PARTICULATE MATERIAL COLLECTION VESSEL
H10105	Eastman Kodak Company	US	6522858	09/679,239	10/4/2000	2/18/2003	Granted	INSTALLATION OF UPPER SKIVE PLATE IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10106	Eastman Kodak Company	US	7130071	10/078,120	2/19/2002	10/31/2006	Granted	PAGE AND SUBSET FEATURE SELECTION USER INTERFACE
H10107	Eastman Kodak Company	US	6430385	09/745,861	12/21/2000	8/6/2002	Granted	WICK ROLLER ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10112	Eastman Kodak Company	DE		10252883.7	11/12/2002		Filed	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10112	Eastman Kodak Company	US	6946230	10/054,514	11/13/2001	9/20/2005	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10113	Eastman Kodak Company	US	7214757	09/802,760	3/8/2001	5/8/2007	Granted	POLYURETHANE ELASTOMERS AND SHAPED ARTICLES PREPARED THEREFROM
H10116	Eastman Kodak Company	US	6714753	09/760,974	1/16/2001	3/30/2004	Granted	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10116	Eastman Kodak Company	US	6801739	10/757,687	1/14/2004	10/5/2004	Granted	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10119	Eastman Kodak Company	JP	4132778	2001-328206	10/25/2001	6/6/2008	Granted	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10119	Eastman Kodak Company	US	6453149	09/699,195	10/27/2000	9/17/2002	Granted	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10120	Eastman Kodak Company	US	6698747	09/777,947	2/6/2001	3/2/2004	Granted	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10120	Eastman Kodak Company	US	6908082	10/745,912	12/24/2003	6/21/2005	Granted	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10121	Eastman Kodak Company	US	6918582	10/668,404	9/23/2003	7/19/2005	Granted	SHEET FEEDER FOR A SHEET HANDLING MACHINE
H10122	Eastman Kodak Company	US	6564030	09/736,656	12/13/2000	5/13/2003	Granted	VENTED SKIVE ASSEMBLY FOR A FUSER STATION IN AN IMAGE-FORMING MACHINE
H10131	Eastman Kodak Company	US	6539181	09/772,383	1/29/2001	3/25/2003	Granted	IMPROVED JAM RECOVERY WHEN USING ORDERED MEDIA
H10132	Eastman Kodak Company	US	6799005	10/236,627	9/5/2002	9/28/2004	Granted	METHOD AND SYSTEM OF PRE-SELECTING ORDERED MEDIA IN A PRINTING SYSTEM
H10134	Eastman Kodak Company	US	6934047	09/777,476	2/6/2001	8/23/2005	Granted	INTEGRATION OF COLOR PAGES ON A BLACK AND WHITE PRINTER MANAGED BY A RASTER IMAGING PROCESSOR
H10135	Eastman Kodak Company	DE	50214619.2	02001101.1	1/23/2002	9/1/2010	Granted	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	GB	1229490	02001101.1	1/23/2002	9/1/2010	Granted	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	US	6888647	09/777,475	2/6/2001	5/3/2005	Granted	PROOFING WITH WATERMARK INFORMATION CREATED BY A RASTER IMAGING PROCESSOR
H10137	Eastman Kodak Company	DE		10202206.2	1/22/2002		Filed	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	EP		02001072.4	1/22/2002		Filed	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	JP	4077215	2002-50170	2/26/2002	2/8/2008	Granted	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	US	6930791	09/794,525	2/27/2001	8/16/2005	Granted	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10139	Eastman Kodak Company	US	6728503	09/855,985	5/15/2001	4/27/2004	Granted	ELECTROGRAPHIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED DEVELOPER MASS VELOCITY
H10143	Eastman Kodak Company	US	6466762	09/793,072	2/26/2001	10/15/2002	Granted	PRECISION MOUNTING FOR IMPRECISE PARTS
H10146	Eastman Kodak Company	US	6453148	09/732,505	12/7/2000	9/17/2002	Granted	APPARATUS AND PROCESS FOR DETECTING LEAKS IN AN ELECTROGRAPHIC CLEANING SYSTEM
H10148	Eastman Kodak Company	DE	60211584.1	02005283.3	3/12/2002	5/24/2006	Granted	SILSESQUOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	GB	1246016	02005283.3	3/12/2002	5/24/2006	Granted	SILSESQUOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	US	6517984	09/818,956	3/27/2001	2/11/2003	Granted	SILSESQUOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10157	Eastman Kodak Company	US	6621995	10/096,170	3/11/2002	9/16/2003	Granted	AN IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DUSTING CONTROL SYSTEM
H10159	Eastman Kodak Company	US	7056578	10/692,440	10/23/2003	6/6/2006	Granted	LAYER COMPRISING NONFIBRILLATABLE AND AUTOADHESIVE PLASTIC PARTICLES, AND METHOD OF PREPARATION
H10161	Eastman Kodak Company	US	7195853	10/691,779	10/23/2003	3/27/2007	Granted	PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10167	Eastman Kodak Company	US	8092359	10/691,778	10/23/2003	1/10/2012	Granted	FUSER MEMBER AND FUSER MEMBER SURFACE LAYER
H10173	Eastman Kodak Company	US	6873805	10/177,736	6/21/2002	3/29/2005	Granted	TONER REPLENISHMENT BASED ON WRITER CURRENT
H10174	Eastman Kodak Company	US	6885833	10/176,956	6/21/2002	4/26/2005	Granted	REDUCTION OF BANDING AND MOTTLE IN

H10176	Eastman Kodak Company	US	6459859	09/947,015	9/5/2001	10/1/2002	Granted	ELECTROPHOTOGRAPHIC SYSTEMS SERVICE ROUTINE TO IDENTIFY CAUSES FOR IMAGE ARTIFACTS IN PRINTED OUTPUT
H10178	Eastman Kodak Company	US	6647219	10/235,772	9/5/2002	11/11/2003	Granted	ELECTROPHOTOGRAPHIC RECORDING PROCESS CONTROL METHOD AND APPARATUS
H10181	Eastman Kodak Company	US	6416921	09/814,923	3/22/2001	7/9/2002	Granted	METHOD FOR FORMING TONER PARTICLES HAVING CONTROLLED MORPHOLOGY AND CONTAINING A QUATERNARY AMMONIUM TETRAPHENYLBORATE AND A POLYMERIC PHOSPHONIUM SALT
H10184	Eastman Kodak Company	DE	50201646.9	02003936.8	2/22/2002	12/1/2004	Granted	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10184	Eastman Kodak Company	US	6967747	09/791,935	2/22/2001	11/22/2005	Granted	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS

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H10186	Eastman Kodak Company	US	6731885	10/177,654	6/21/2002	5/4/2004	Granted	CAPACITIVE PROBE TONER LEVEL DETECTOR ASSEMBLY
H10188	Eastman Kodak Company	US	7815182	12/393,149	2/26/2009	10/19/2010	Granted	METHOD FOR CONTROLLING STACK-ADVANCING IN A REPRODUCTION APPARATUS
H10195	Eastman Kodak Company	US	7465409	11/232,275	9/21/2005	12/16/2008	Granted	HARD MAGNETIC CORE PARTICLES AND A METHOD OF MAKING SAME
H10196	Eastman Kodak Company	US	6593046	09/954,907	9/18/2001	7/15/2003	Granted	PHOTOCONDUCTIVE ELEMENTS HAVING A POLYMERIC BARRIER LAYER
H10198	Eastman Kodak Company	DE	60222620.1	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	FR	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	GB	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	JP	3972069	2002-136519	5/13/2002	6/22/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	NL	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	US	6692880	10/139,782	5/6/2002	2/17/2004	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10205	Eastman Kodak Company	US	6442354	09/822,569	3/30/2001	8/27/2002	Granted	SCAVENGER PLATE MONITORING SYSTEM
H10220	Eastman Kodak Company	US	6797448	10/138,840	5/3/2002	9/28/2004	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED IMAGE AND FUSING QUALITY
H10223	Eastman Kodak Company	DE	60233779.8	02019138.3	8/30/2002	9/23/2009	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	GB	1291728	02019138.3	8/30/2002	9/23/2009	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	US	7411691	10/235,282	9/4/2002	8/12/2008	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISH OUTPUT CHAINING
H10226	Eastman Kodak Company	US	6823147	10/232,633	8/30/2002	11/23/2004	Granted	METHOD OF RESOLVING MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10227	Eastman Kodak Company	US	6865354	10/650,659	8/28/2003	3/8/2005	Granted	METHOD FOR USING A USER INTERFACE TO RESOLVE MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10229	Eastman Kodak Company	US	6988725	10/701,838	11/5/2003	1/24/2006	Granted	METHOD FOR REGISTERING SHEETS IN A DUPLEX REPRODUCTION MACHINE FOR ALLEVIATING SKEW
H10233	Eastman Kodak Company	DE	60228528.3	02015563.6	7/12/2002	8/27/2008	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	GB	1280010	02015563.6	7/12/2002	8/27/2008	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	US	6861192	10/187,551	7/2/2002	3/1/2005	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10235	Eastman Kodak Company	US	7088947	10/668,751	9/23/2003	8/8/2006	Granted	POST PROCESSOR INSERTER SPEED AND TIMING ADJUST UNIT
H10236	Eastman Kodak Company	DE	60311376.1	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	GB	1403201	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	NL	1403201	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	US	6826384	10/668,860	9/23/2003	11/30/2004	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10241	Eastman Kodak Company	US	6892047	10/668,416	9/23/2003	5/10/2005	Granted	AIR BAFFLE FOR PAPER TRAVEL PATH WITHIN AN ELECTROPHOTOGRAPHIC MACHINE
H10243	Eastman Kodak Company	US	6957035	10/667,558	9/22/2003	10/18/2005	Granted	VACUUM ASSISTED FUSER ENTRANCE GUIDE FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10245	Eastman Kodak Company	US	6647235	10/141,254	5/8/2002	11/11/2003	Granted	MECHANISM FOR AGITATING THE TONER IN THE REPLENISHER ON AN ELECTROPHOTOGRAPHIC MACHINE
H10254	Eastman Kodak Company	US	7652779	10/235,557	9/5/2002	1/26/2010	Granted	IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10257	Eastman Kodak Company	US	7146125	10/678,287	10/3/2003	12/5/2006	Granted	TRANSFER ROLLER WITH RESISTIVITY RANGE
H10258	Eastman Kodak Company	US	6775490	10/235,752	9/5/2002	8/10/2004	Granted	ELECTROSTATOGRAPHIC REPRODUCTION METHOD AND APPARATUS WITH IMPROVED START-UP TO SUBSTANTIALLY PREVENT TRANSFER ROLLER CONTAMINATION
H10262	Eastman Kodak Company	US	7295799	11/089,498	3/24/2005	11/13/2007	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING PULSED DC FIELDS
H10263	Eastman Kodak Company	EP		05730806.6	3/29/2005		Filed	SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10263	Eastman Kodak Company	US	7469119	11/077,615	3/11/2005	12/23/2008	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10264	Eastman Kodak Company	US	7391425	11/089,383	3/24/2005	6/24/2008	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING DIRECTED CHARGED PARTICLE OR AEROSOL TONER DEVELOPMENT
H10272	Eastman Kodak Company	US	6894137	10/454,897	6/5/2003	5/17/2005	Granted	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10272	Eastman Kodak Company	US	7157543	11/103,398	4/11/2005	1/2/2007	Granted	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS

H10274	Eastman Kodak Company	US	7084202	10/454,900	6/5/2003	8/1/2006	Granted	MOLECULAR COMPLEXES AND RELEASE AGENTS
H10276	Eastman Kodak Company	EP		02012422.8	6/10/2002		Filed	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10276	Eastman Kodak Company	US	7314696	09/880,689	6/13/2001	1/1/2008	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10290	Eastman Kodak Company	US	7147222	10/418,378	4/18/2003	12/12/2006	Granted	METHOD AND APPARATUS FOR REGISTERING SHEET OF ARBITRARY SIZE
H10298	Eastman Kodak Company	DE	60207340.5	02018294.5	8/26/2002	11/16/2005	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX

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H10298	Eastman Kodak Company	GB	1291727	02018294.5	8/26/2002	11/16/2005	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	US	7087355	11/083,726	3/18/2005	8/8/2006	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10300	Eastman Kodak Company	US	6728506	10/144,580	5/13/2002	4/27/2004	Granted	A WICK ROLLER FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10312	Eastman Kodak Company	US	7372587	10/673,602	9/29/2003	5/13/2008	Granted	ORDERED MEDIA JAM RECOVERY SYSTEM AND METHOD
H10316	Eastman Kodak Company	US	7090417	10/692,186	10/23/2003	8/15/2006	Granted	METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10332-1	Eastman Kodak Company	US	7602510	10/812,686	3/30/2004	10/13/2009	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO REDUCE TONER CONSUMPTION
H10361	Eastman Kodak Company	US	6975411	10/785,677	2/24/2004	12/13/2005	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER USING DENSITY PATCH FEEDBACK
H10363	Eastman Kodak Company	US	7209244	10/784,643	2/23/2004	4/24/2007	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO MINIMIZE SCREEN FREQUENCY SENSITIVITY
H10370	Eastman Kodak Company	US	7056637	10/460,514	6/12/2003	6/6/2006	Granted	ELECTROPHOTOGRAPHIC TONER WITH UNIFORMLY DISPERSED WAX
H10372	Eastman Kodak Company	US	7955690	10/636,470	8/7/2003	6/7/2011	Granted	SLEEVED FUSER MEMBER
H10375	Eastman Kodak Company	US	6965744	10/668,392	9/23/2003	11/15/2005	Granted	METHOD AND APPARATUS FOR TONER-DRIVEN PRINTER CONTROL
H10378	Eastman Kodak Company	US	7289133	10/672,829	9/26/2003	10/30/2007	Granted	METHOD AND APPARATUS FOR TONER IDENTIFICATION
H10450	Eastman Kodak Company	US	7013572	10/808,153	3/24/2004	3/21/2006	Granted	IMPROVED SKIVE PLATE ASSEMBLY
H10476	Eastman Kodak Company	EP		04002512.4	2/5/2004		Filed	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10476	Eastman Kodak Company	US	7515295	10/767,589	1/29/2004	4/7/2009	Granted	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10478	Eastman Kodak Company	US	6959164	10/669,077	9/23/2003	10/25/2005	Granted	METHOD AND APPARATUS FOR CLEANING A PRESSURE ROLL IN A FUSING STATION
H10484	Eastman Kodak Company	US	7157202	10/669,078	9/23/2003	1/2/2007	Granted	METHOD AND APPARATUS FOR REDUCING DENSIFICATION OF MULTIPLE COMPONENT ELECTROGRAPHIC DEVELOPER
H10490	Eastman Kodak Company	US	7043176	10/668,938	9/23/2003	5/9/2006	Granted	APPARATUS AND METHOD FOR DAMPING A CORONA WIRE IN AN ELECTROGRAPHIC PRINTER
H10496	Eastman Kodak Company	DE	60343239.5	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	EP	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	GB	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	NL	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	US	6909856	10/669,732	9/24/2003	6/21/2005	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10504	Eastman Kodak Company	US	7258407	10/807,794	3/24/2004	8/21/2007	Granted	CUSTOM COLOR PRINTING APPARATUS AND PROCESS
H10507	Eastman Kodak Company	US	7973103	11/446,894	6/5/2006	7/5/2011	Granted	FUSER ROLLER COMPOSITION
H10512	Eastman Kodak Company	DE	602004018410.1	04001751.9	1/28/2004	12/17/2008	Granted	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10512	Eastman Kodak Company	US	6901238	10/767,569	1/29/2004	5/31/2005	Granted	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR A MARKING MACHINE
H10514	Eastman Kodak Company	US	7454697	10/790,353	3/1/2004	11/18/2008	Granted	MANUAL AND AUTOMATIC ALIGNMENT OF PAGES
H10519	Eastman Kodak Company	US	7088948	10/881,621	6/30/2004	8/8/2006	Granted	ADJUSTMENT OF SKEW REGISTRATION OF MEDIA TO A DEVELOPED IMAGE IN A PRINTING MACHINE
H10521	Eastman Kodak Company	US	7054572	10/795,051	3/5/2004	5/30/2006	Granted	METHOD AND APPARATUS FOR SELECTIVE FUSER ROLLER COOLING
H10532	Eastman Kodak Company	US	7330288	10/812,517	3/30/2004	2/12/2008	Granted	POST RIP IMAGE RENDERING IN A MICR ELECTROGRAPHIC PRINTER TO IMPROVE READABILITY
H10539	Eastman Kodak Company	US	7459203	11/281,868	11/17/2005	12/2/2008	Granted	FUSER MEMBER
H10543	Eastman Kodak Company	US	7215915	11/024,134	12/28/2004	5/8/2007	Granted	METHOD AND APPARATUS FOR VARIABLE WIDTH SURFACE TREATMENT APPLICATION TO A FUSER
H10551	Eastman Kodak Company	US	7242875	11/106,829	4/15/2005	7/10/2007	Granted	INDICATOR OF PROPERLY CURED INK FOR ELECTROPHOTOGRAPHIC EQUIPMENT
H10555	Eastman Kodak Company	US	7110706	10/802,375	3/17/2004	9/19/2006	Granted	TONER REPLENISHER AND METHOD FOR AN ELECTROGRAPHIC IMAGING MACHINE
H10556	Eastman Kodak Company	US	7481884	11/075,784	3/9/2005	1/27/2009	Granted	POWDER COATING APPARATUS AND METHOD OF POWDER COATING USING AN ELECTROMAGNETIC BRUSH
H10558-2	Eastman Kodak Company	US	7218875	11/087,779	3/23/2005	5/15/2007	Granted	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7260338	11/087,321	3/23/2005	8/21/2007	Granted	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7356275	11/778,227	7/16/2007	4/8/2008	Granted	APPARATUS AND PROCESS FOR FUSER

H10558-4	Eastman Kodak Company	US	7242884	11/087,347	3/23/2005	7/10/2007	Granted	CONTROL APPARATUS AND PROCESS FOR FUSER CONTROL
H10559	Eastman Kodak Company	US	7295793	11/081,426	3/16/2005	11/13/2007	Granted	ELECTROPHOTOGRAPHIC REPRODUCTION SYSTEM WITH A MULTIFACETED CHARGING MECHANISM
H10560	Eastman Kodak Company	JP	4827847	2007-531197	8/25/2005	9/22/2011	Granted	AN IMAGE DATA GENERATING APPARATUS
H10560	Eastman Kodak Company	US	7602529	10/935,460	9/7/2004	10/13/2009	Granted	METHOD AND SYSTEM FOR CONTROLLING PRINTER TEXT/LINE ART AND HALFTONE INDEPENDENTLY

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H10561	Eastman Kodak Company	US	7670642	11/376,960	3/16/2006	3/2/2010	Granted	OFFSET PREVENTION IN ELECTROSTATOGRAPHIC PRINTERS
H10567	Eastman Kodak Company	EP		05725408.8	3/10/2005		Filed	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	JP	4959548	2007-504996	3/10/2005	3/30/2012	Granted	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	US	7167662	11/038,660	1/19/2005	1/23/2007	Granted	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10572	Eastman Kodak Company	US	7137730	10/949,641	9/24/2004	11/21/2006	Granted	ELECTROGRAPHIC RIBBON BLENDER AND METHOD
H10574	Eastman Kodak Company	US	7120379	10/949,643	9/24/2004	10/10/2006	Granted	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10574	Eastman Kodak Company	US	7561837	11/505,182	8/15/2006	7/14/2009	Granted	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10577	Eastman Kodak Company	US	7248823	10/949,645	9/24/2004	7/24/2007	Granted	ELECTROGRAPHIC RIBBON BLENDER AND METHOD IMPLEMENTING A SKIVE
H10580	Eastman Kodak Company	US	7245848	11/087,309	3/23/2005	7/17/2007	Granted	METHOD AND APPARATUS FOR DISCHARGING A CONDUCTIVE BRUSH CLEANING ASSEMBLY FOR A TRANSFER ROLLER
H10583	Eastman Kodak Company	US	7464925	11/055,860	2/11/2005	12/16/2008	Granted	ADJUSTABLE SHEET FEEDER FOR ADJUSTING SHEET STACK CENTER RELATIVE TO SHEET STACK EDGES
H10584	Eastman Kodak Company	US	8223393	10/993,297	11/19/2004	7/17/2012	Granted	POST RIP IMAGE RENDERING FOR MICROPRINTING
H10587-1	Eastman Kodak Company	US	7270918	10/991,818	11/18/2004	9/18/2007	Granted	PRINTING SYSTEM, PROCESS, AND PRODUCT WITH MICROPRINTING
H10588	Eastman Kodak Company	US	7343108	11/121,551	5/4/2005	3/11/2008	Granted	APPARATUS AND PROCESS FOR ALTERING TIMING IN AN ELECTROGRAPHIC PRINTER
H10592	Eastman Kodak Company	DE	602005034153.6	05760746.7	6/15/2005	5/9/2012	Granted	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	GB	1761386	05760746.7	6/15/2005	5/9/2012	Granted	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	US	7517076	10/881,622	6/30/2004	4/14/2009	Granted	PHASE-CHANGE INK JET PRINTING WITH ELECTROSTATIC TRANSFER
H10594	Eastman Kodak Company	US	7248826	11/034,330	1/12/2005	7/24/2007	Granted	HEATER ROLLER CLEANER METHOD AND APPARATUS FOR A FUSER ASSEMBLY
H10595	Eastman Kodak Company	US	7609872	11/089,496	3/24/2005	10/27/2009	Granted	METHOD AND APPARATUS FOR VERIFYING THE AUTHENTICITY OF DOCUMENTS
H10599-2	Eastman Kodak Company	US	7551861	11/111,184	4/21/2005	6/23/2009	Granted	METHOD FOR PERFORMING QUALITY CHECKS ON A PRINT ENGINE FILM LOOP
H10630	Eastman Kodak Company	US	7602530	11/043,597	1/26/2005	10/13/2009	Granted	CREATING HIGH SPATIAL FREQUENCY HALFTONE SCREENS WITH INCREASED NUMBERS OF PRINTABLE DENSITY LEVELS
H10640	Eastman Kodak Company	US	7184696	10/928,936	8/27/2004	2/27/2007	Granted	PRINT FUSER AND PROCESS WITH MULTIPLE CLEANING BLADES
H10642	Eastman Kodak Company	US	7079799	10/928,934	8/27/2004	7/18/2006	Granted	CLEANING DEVICE AND FUSER ASSEMBLY FOR A PRINTER WITH MULTIPLE CLEANING BLADES HELD BY A COMMON MOUNT
H68912	Eastman Kodak Company	US	5464698	08/268,140	6/29/1994	11/7/1995	Granted	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING TIN OXIDE
H79879	Eastman Kodak Company	DE	60126885.7	01122611.5	9/27/2001	2/28/2007	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	NL	1201447	01122611.5	9/27/2001	2/28/2007	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	US	6971809	09/694,734	10/23/2000	12/6/2005	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H80037	Eastman Kodak Company	US	6575858	09/809,760	3/15/2001	6/10/2003	Granted	COMPENSATING DRIVE BELT TENSIONER
H80132	Eastman Kodak Company	US	6295425	09/444,181	11/19/1999	9/25/2001	Granted	SEAL ASSEMBLY FOR ELECTROGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
H80140	Eastman Kodak Company	US		09/443,754	11/19/1999		Filed	DUAL SLIDER BACKUP MECHANISM FOR DIELECTRIC SUPPORT MEMBER OF AN ELECTROGRAPHIC REPRODUCTION APPARATUS
H80158	Eastman Kodak Company	US	6532353	09/473,426	12/29/1999	3/11/2003	Granted	CLEANING WEB ADVANCEMENT AND DRIVE CONTROL MECHANISM
H80189	Eastman Kodak Company	US	6246852	09/438,937	11/12/1999	6/12/2001	Granted	GRID ELECTRODE FOR CORONA CHARGER
H80193	Eastman Kodak Company	US	6587664	09/580,185	5/26/2000	7/1/2003	Granted	FUSER LOADING SYSTEM
H80194	Eastman Kodak Company	US	6289185	09/573,910	5/18/2000	9/11/2001	Granted	SYSTEM FOR CONTROLLING AXIAL TEMPERATURE UNIFORMITY IN A REPRODUCTION APPARATUS FUSER CONTAINER
H80376	Eastman Kodak Company	US	6550627	09/835,611	4/16/2001	4/22/2003	Granted	METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
H80431	Eastman Kodak Company	US	7184154	09/692,645	10/19/2000	2/27/2007	Granted	ROTATING PRINTER PHOTORECEPTORS HAVING FIXED-POSITION FEATURES
K000004	Eastman Kodak Company	US		13/072,809	3/28/2011		Filed	EFFICIENT CHOICE SELECTION IN A USER INTERFACE
K000005	Eastman Kodak Company	US		13/075,435	3/30/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH CHARGING-ROLLER CLEANER
K000008	Eastman Kodak Company	US	8503902	13/097,118	4/29/2011	8/6/2013	Granted	FORMING A STRUCTURAL LAMINATE
K000010	Eastman Kodak Company	US		13/663,514	10/30/2012		Filed	ELECTROSTATOGRAPHIC CLEANING BLADE MEMBER AND APPARATUS
K000014	Eastman Kodak Company	US		13/117,187	5/27/2011		Filed	METERING APPARATUS FOR
K000016	Eastman Kodak Company	US	8509637	13/115,381	5/25/2011	8/13/2013	Granted	

K000017	Eastman Kodak Company	US		13/212,233	8/18/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER RECONDITIONING ROTATABLE PHOTORECEPTOR IN
K000019	Eastman Kodak Company	US	8438730	13/013,842	1/26/2011	5/14/2013	Granted	ELECTROPHOTOGRAPHIC PRINTER METHOD OF PROTECTING PRINthead DIE FACE

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K000020	Eastman Kodak Company	US		13/192,521	7/28/2011		Filed	CROSSLINKED ORGANIC POROUS PARTICLES
K000020	Eastman Kodak Company	WO		PCT/US12/47097	7/18/2012		Filed	CROSSLINKED ORGANIC POROUS PARTICLES
K000022	Eastman Kodak Company	US		13/097,128	4/29/2011		Filed	RECIRCULATING INKJET PRINGING FLUID SYSTEM AND METHOD
K000022	Eastman Kodak Company	WO		PCT/US12/35462	4/27/2012		Filed	RECIRCULATING INKJET PRINTING FLUID SYSTEM AND METHOD
K000023	Eastman Kodak Company	CN		MAILED	3/12/2012		Filed	INKJET PRINTING INK SET
K000023	Eastman Kodak Company	EP		12713438.5	3/12/2012		Filed	INKJET PRINTING INK SET
K000023	Eastman Kodak Company	US	8465578	13/076,940	3/31/2011	6/18/2013	Granted	INKJET PRINTING INK SET
K000024	Eastman Kodak Company	US	8493479	13/094,973	4/27/2011	7/23/2013	Granted	METHOD OF ELIMINATING BACKGROUND NOISE
K000025	Eastman Kodak Company	US		13/094,931	4/27/2011		Filed	IMAGE ALGORITHMS TO REJECT UNDESIREED IMAGE FEATURES
K000026	Eastman Kodak Company	US		13/025,194	2/11/2011		Filed	DISTRIBUTED REPLENISHMENT FOR ELECTROPHOTOGRAPHIC DEVELOPER
K000027	Eastman Kodak Company	US		13/011,129	1/21/2011		Filed	LASER LEVELING HIGHLIGHT CONTROL
K000031	Eastman Kodak Company	US		13/089,399	4/19/2011		Filed	ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000038	Eastman Kodak Company	US		13/017,300	1/31/2011		Filed	EMBEDDING DATA INTO SOLID AREAS, TEXT OR LINE WORK
K000050	Eastman Kodak Company	US		13/077,543	3/31/2011		Filed	RATIO MODULATED PRINTING WITH DISCHARGE AREA DEVELOPMENT
K000051	Eastman Kodak Company	US		13/454,117	4/24/2012		Filed	MULTI-TONER DISCHARGED AREA DEVELOPMENT METHOD
K000054	Eastman Kodak Company	US		13/015,611	1/28/2011		Filed	CORE DRIVING METHOD FOR PRINTER WEB MEDIUM SUPPLY
K000055	Eastman Kodak Company	US	8478086	13/038,688	3/2/2011	7/2/2013	Granted	IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000056	Eastman Kodak Company	DE		102011106171.5	6/30/2011		Filed	VERSTEIFUNGSVORRICHTUNG UND VERFAHREN ZUR ABLAGE VON BÖGEN IN EINER DRUCKMASCHINE
K000056	Eastman Kodak Company	US		13/525,587	6/18/2012		Filed	DEVICE AND METHOD FOR STACKING SHEETS IN A PRINTING PRESS
K000058	Eastman Kodak Company	US		13/331,048	12/20/2011		Filed	ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000061	Eastman Kodak Company	US		13/077,522	3/31/2011		Filed	RATIO MODULATED PRINTING WITH CHARGE AREA DEVELOPMENT
K000062	Eastman Kodak Company	US		13/032,918	2/23/2011		Filed	MOUNTING MEMBER WITH DUAL-FED INK PASSAGEWAYS
K000073	Eastman Kodak Company	US	8509630	13/076,472	3/31/2011	8/13/2013	Granted	DETERMINING THE CAUSE OF PRINTER IMAGE ARTIFACTS
K000077	Eastman Kodak Company	US		13/093,882	4/26/2011		Filed	EFFICIENT CHOICE SELECTION FOR MULTI-ELEMENT PRODUCTS
K000083	Eastman Kodak Company	US		13/537,165	6/29/2012		Filed	MAKING ARTICLE WITH DESIRED PROFILE
K000089	Eastman Kodak Company	US		13/025,220	2/11/2011		Filed	SYSTEM FOR IMAGING PRODUCT LAYOUT
K000090	Eastman Kodak Company	US		13/171,852	6/29/2011		Filed	ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000090	Eastman Kodak Company	WO		PCT/US12/42563	6/15/2012		Filed	ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000091	Eastman Kodak Company	US		13/282,503	10/27/2011		Filed	LOW THERMAL STRESS CATADIOPTRIC IMAGING SYSTEM
K000092	Eastman Kodak Company	US		13/192,531	7/28/2011		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000092	Eastman Kodak Company	WO		PCT/US12/46866	7/16/2012		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000093	Eastman Kodak Company	US		13/192,533	7/28/2011		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000094	Eastman Kodak Company	US		13/096,315	4/28/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH DUST SEAL
K000096	Eastman Kodak Company	US		13/108,246	5/16/2011		Filed	PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000096	Eastman Kodak Company	WO		PCT/US12/37874	5/15/2012		Filed	PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000097	Eastman Kodak Company	US	8520041	13/031,301	2/21/2011	8/27/2013	Granted	FLOOR RELIEF FOR DOT IMPROVEMENT
K000100	Eastman Kodak Company	US		13/053,717	3/22/2011		Filed	METHOD FOR RECYCLING RELIEF IMAGE ELEMENTS
K000102	Eastman Kodak Company	US		13/032,667	2/23/2011		Filed	METHOD OF ASSEMBLING AN INKJET PRINTHEAD
K000109	Eastman Kodak Company	US		13/049,944	3/17/2011		Filed	REUSEABLE PRINTING DEVICE
K000111	Eastman Kodak Company	JP	5021449	2007-330717	12/21/2007	6/22/2012	Granted	MANUFACTURING METHOD OF ORIGINAL PLATE FOR LETTERPRESS PRINTING, MANUFACTURING METHOD OF LETTERPRESS PRINTING PLATE, AND COMPOSITION FOR FORMING INK-RECEIVING LAYER
K000112	Eastman Kodak Company	JP	5128210	2007-228096	9/3/2007	11/9/2012	Granted	METHOD FOR PRODUCING LETTERPRESS PLATE
K000118	Eastman Kodak Company	DE		112004001662.2	9/1/2004		Filed	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	JP	4420923	2006-519276	9/1/2004	12/11/2009	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE

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K000118	Eastman Kodak Company	TW	I362565	093127304	9/9/2004	4/21/2012	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	US	7399575	10/564,978	1/18/2006	7/15/2008	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000121	Eastman Kodak Company	JP	4225979	2005-69307	3/11/2005	12/5/2008	Granted	ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	US	7998659	11/908,061	11/29/2007	8/16/2011	Granted	PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE FOR LETTERPRESS PRINTING AND PROCESS FOR PRODUCING LETTERPRESS PRINTING PLATE USING THE PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE
K000124	Eastman Kodak Company	DE	60141260.5	01304357.5	5/16/2001	2/10/2010	Granted	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000124	Eastman Kodak Company	EP	1156368	1304357.5	5/16/2001	2/10/2010	Granted	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000129	Eastman Kodak Company	DE		19909722.4	3/5/1999		Filed	NEGATIVE PHOTSENSITIVE RESIN COMPOSITION AND PHOTSENSITIVE RESIN PLATE WITH IT
K000134	Eastman Kodak Company	US	5521054	08/265,338	6/24/1994	5/28/1996	Granted	DEVELOPING SOLUTION COMPRISING AN AROMATIC HYDROCARBON, AN ALCOHOL, AND AN ESTER
K000134	Eastman Kodak Company	US	5578420	08/456,053	5/31/1995	11/26/1996	Granted	PROCESS FOR PRODUCING A FLEXOGRAPHIC PRINTING PLATE
K000141	Eastman Kodak Company	CN	1950749	200580013895.1	4/25/2005	8/18/2010	Granted	PHOTSENSITIVE PRINTING ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR THE PEFORMING METHOD
K000141	Eastman Kodak Company	JP	4342373	2004-136720	4/30/2004	7/17/2009	Granted	PHOTSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	KR	834455	10-2006-7024135	4/25/2005	5/27/2008	Granted	PHOTSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	US	8003299	11/587,506	4/25/2005	8/23/2011	Granted	PHOTSENSITIVE ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR PERFORMING THE METHOD
K000144	Eastman Kodak Company	US	5541038	08/417,186	4/5/1995	7/30/1996	Granted	PHOTOPOLYMERIZABLE COMPOSITIONS
K000144	Eastman Kodak Company	US	5645974	08/635,814	4/22/1996	7/8/1997	Granted	PHOTOPOLYMERIZABLE COMPOSITIONS
K000148	Eastman Kodak Company	CN		MAILED	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	EP		12718770.6	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	TW		101111931	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	US	8465905	13/079,150	4/4/2011	6/18/2013	Granted	PRINTING CONDUCTIVE LINES
K000157	Eastman Kodak Company	US		13/040,715	3/4/2011		Filed	WEB MEDIA MOVING APPARATUS
K000158	Eastman Kodak Company	US		13/040,732	3/4/2011		Filed	WEB MEDIA MOVING METHOD
K000159	Eastman Kodak Company	US	8303106	13/040,754	3/4/2011	11/6/2012	Granted	PRINTING SYSTEM INCLUDING WEB MEDIA MOVING APPARATUS
K000160	Eastman Kodak Company	US	8303107	13/040,772	3/4/2011	11/6/2012	Granted	PRINTING METHOD INCLUDING WEB MEDIA MOVING APPARATUS
K000161	Eastman Kodak Company	US		13/420,713	3/15/2012		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
K000162	Eastman Kodak Company	JP		2011-266146	12/5/2011		Filed	GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000162	Eastman Kodak Company	WO		PCT/JP12/81376	12/4/2012		Filed	GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000163	Eastman Kodak Company	JP		2011-246507	11/10/2011		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000163	Eastman Kodak Company	WO		PCT/JP2012/078058	10/30/2012		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000164	Eastman Kodak Company	US		13/221,936	8/31/2011		Filed	ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000165	Eastman Kodak Company	US		13/038,702	3/2/2011		Filed	IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT

K000166	Eastman Kodak Company	US		13/192,541	7/28/2011			Filed	PREPARATION OF CROSSLINKED ORGANIC POROUS PARTICLES
K000167	Eastman Kodak Company	US		13/192,544	7/28/2011			Filed	ARTICLE AND SYSTEM WITH CROSSLINKED ORGANIC POROUS PARTICLES
K000169	Eastman Kodak Company	US		13/625,269	9/24/2012			Filed	SHARED MOTOR DRIVER FOR INKJET PRINTERS
K000174	Eastman Kodak Company	US		13/070,724	3/24/2011			Filed	PRINTER MEDIA OUTPUT AND INPUT TRAY CONFIGURATION
K000175	Eastman Kodak Company	US		13/118,651	5/31/2011			Filed	PRINTING APPARATUS WITH PIVOTABLE DUPLEXING UNIT
K000176	Eastman Kodak Company	CN	200410038325.5	200410038325.5	5/19/2004	3/23/2005		Granted	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000178	Eastman Kodak Company	US	7209251	09/983,240	10/23/2001	4/24/2007		Granted	DOCUMENT INPUT/OUTPUT SYSTEM, APPARATUS MANAGEMENT SERVER AND METHOD FOR SETTING INFORMATION
K000179	Eastman Kodak Company	US	6115133	09/148,702	9/4/1998	9/5/2000		Granted	PRINTER DRIVER
K000180	Eastman Kodak Company	US	7542778	10/844,391	5/13/2004	6/2/2009		Granted	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000181	Eastman Kodak Company	US		13/215,595	8/23/2011			Filed	POWER MANAGEMENT DEVICE FOR PRINTING SYSTEM
K000182	Eastman Kodak Company	US		13/297,602	11/16/2011			Filed	RELEASE FLUID FOR REDUCING GEL BUILD
K000183	Eastman Kodak Company	US	8439275	13/080,824	4/6/2011	5/14/2013		Granted	MULTI-RESOLUTION OPTICAL CODES
K000185	Eastman Kodak Company	US	8505898	13/152,304	6/3/2011	8/13/2013		Granted	METHOD FOR MAKING A Z-FOLD SIGNATURE

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K000185	Eastman Kodak Company	WO		PCT/US12/40079	5/31/2012		Filed	METHOD FOR MAKING A Z-FOLD SIGNATURE
K000187	Eastman Kodak Company	TW		101109230	3/16/2012		Filed	REUSABLE PRINTING DEVICE
K000187	Eastman Kodak Company	US		13/049,951	3/17/2011		Filed	REUSABLE PRINTING DEVICE
K000190	Eastman Kodak Company	US	8449086	13/075,297	3/30/2011	5/28/2013	Granted	INKJET CHAMBER AND INLETS FOR CIRCULATING FLOW
K000191	Eastman Kodak Company	US		13/455,398	4/25/2012		Filed	SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000191	Eastman Kodak Company	WO		PCT/US13/36525	4/15/2013		Filed	SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000193	Eastman Kodak Company	US	8469502	13/095,998	4/28/2011	6/25/2013	Granted	AIR EXTRACTION PISTON DEVICE FOR INKJET PRINTHEAD
K000201	Eastman Kodak Company	US		13/114,275	5/24/2011		Filed	CONTROL CIRCUIT FOR SCANNER LIGHT SOURCE
K000202	Eastman Kodak Company	US	8201817	13/095,949	4/28/2011	6/19/2012	Granted	PICK ROLLER WITH DELAY CLUTCH
K000206	Eastman Kodak Company	US		13/173,430	6/30/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/304,974	11/28/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/613,393	9/13/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	WO		PCT/US12/42638	6/15/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000207	Eastman Kodak Company	US		13/074,405	3/29/2011		Filed	MAINTAINING PRINTHEAD USING BACKFLUSH
K000212	Eastman Kodak Company	US		13/094,945	4/27/2011		Filed	METHOD OF AUTHENTICATING SECURITY MARKER
K000214	Eastman Kodak Company	US	8394396	13/101,185	5/5/2011	3/12/2013	Granted	METHOD OF MAKING INORGANIC POROUS PARTICLES
K000218	Eastman Kodak Company	US		13/159,527	6/14/2011		Filed	STATIONARY PRINTING APPARATUS WITH CAMERA
K000219	Eastman Kodak Company	US		13/170,693	6/28/2011		Filed	MICROFLUIDIC DEVICE HAVING IMPROVED EPOXY LAYER ADHESION
K000224	Eastman Kodak Company	US		13/079,177	4/4/2011		Filed	PRINTING CONDUCTIVE LINES
K000226	Eastman Kodak Company	US		13/097,137	4/29/2011		Filed	INKJET PRINTING FLUID
K000227	Eastman Kodak Company	US	8469496	13/115,482	5/25/2011	6/25/2013	Granted	LIQUID EJECTION METHOD USING DROP VELOCITY MODULATION
K000228	Eastman Kodak Company	US	8382259	13/115,434	5/25/2011	2/26/2013	Granted	EJECTING LIQUID USING DROP CHARGE AND MASS
K000229	Eastman Kodak Company	DE		102011117494.3	10/31/2011		Filed	WEB PRESS CONFIGURATION WITH PAPER TRANSPORT VIA DRUM
K000229	Eastman Kodak Company	US		13/660,278	10/25/2012		Filed	LIFTING SUBSTRATE WITH AIR CUSHION WHILE PRINTING
K000229	Eastman Kodak Company	US		13/660,307	10/25/2012		Filed	SUBSTRATE WEB SUCTION FOR PRINTING
K000230	Eastman Kodak Company	US		13/152,305	6/3/2011		Filed	Z-FOLD SIGNATURE FINISHING METHOD
K000231	Eastman Kodak Company	US	8505897	13/152,302	6/3/2011	8/13/2013	Granted	Z-FOLD SIGNATURE FINISHING SYSTEM AND PRINTER
K000233	Eastman Kodak Company	US	8398223	13/076,976	3/31/2011	3/19/2013	Granted	INKJET PRINTING PROCESS
K000234	Eastman Kodak Company	US		13/245,931	9/27/2011		Filed	INKJET PRINTING USING LARGE PARTICLES
K000234	Eastman Kodak Company	WO		PCT/US12/54978	9/13/2012		Filed	INKJET PRINTING USING LARGE PARTICLES
K000236	Eastman Kodak Company	US		13/095,953	4/28/2011		Filed	METHOD OF ADVANCING SUCCESSIVE SHEETS OF MEDIA
K000240	Eastman Kodak Company	US		13/100,413	5/4/2011		Filed	OFFSET IMAGING SYSTEM
K000241	Eastman Kodak Company	US		13/080,846	4/6/2011		Filed	DECODING MULTI-RESOLUTION OPTICAL CODES
K000242	Eastman Kodak Company	US		13/156,602	6/9/2011		Filed	METHOD FOR AUTHENTICATING SECURITY MARKERS
K000246	Eastman Kodak Company	US	8434855	13/089,528	4/19/2011	5/7/2013	Granted	FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000247	Eastman Kodak Company	US		13/089,542	4/19/2011		Filed	FLUID EJECTION USING MEMS COMPOSITE TRANSDUCER
K000248	Eastman Kodak Company	US		13/089,513	4/19/2011		Filed	ULTRASONIC TRANSMITTER AND RECEIVER WITH COMPLIANT MEMBRANE
K000249	Eastman Kodak Company	US		13/089,524	4/19/2011		Filed	METHOD OF OPERATING AN ULTRASONIC TRANSMITTER AND RECEIVER
K000250	Eastman Kodak Company	US		13/156,620	6/9/2011		Filed	AUTHENTICATION OF A SECURITY MARKER
K000251	Eastman Kodak Company	US		13/089,507	4/19/2011		Filed	ENERGY HARVESTING DEVICE INCLUDING MEMS COMPOSITE TRANSDUCER
K000252	Eastman Kodak Company	US		13/089,500	4/19/2011		Filed	ENERGY HARVESTING USING MEMS COMPOSITE TRANSDUCER
K000253	Eastman Kodak Company	US		13/089,563	4/19/2011		Filed	FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER

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K000257	Eastman Kodak Company	US	8506039	13/089,610	4/19/2011	8/13/2013	Granted	FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000258	Eastman Kodak Company	US		13/089,632	4/19/2011		Filed	FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000260	Eastman Kodak Company	US		13/165,182	6/21/2011		Filed	METHOD OF FILTERING COLOR MEASUREMENT DATA
K000262	Eastman Kodak Company	US		13/245,971	9/27/2011		Filed	ELECTROGRAPHIC PRINTING USING FLUIDIC CHARGE DISSIPATION
K000269	Eastman Kodak Company	TW		191115846	5/3/2012		Filed	METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	US		13/100,428	5/4/2011		Filed	METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	WO		PCT/US12/33413	4/13/2012		Filed	METHOD FOR OFFSET IMAGING
K000270	Eastman Kodak Company	US		13/193,671	7/29/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM WITH SCRAPER CLEANING SYSTEM
K000271	Eastman Kodak Company	US		13/238,417	9/21/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER AND TRANSITIONAL CLEANING SYSTEM
K000272	Eastman Kodak Company	US		13/117,174	5/27/2011		Filed	CLEANING BLADE MEMBER AND APPARATUS WITH CONTROLLED TRIBOCHARGING
K000273	Eastman Kodak Company	US		13/334,473	12/22/2011		Filed	INKJET PRINTER FOR SEMI-POROUS OR NON-ABSORBENT SURFACES
K000274	Eastman Kodak Company	US		13/334,683	12/22/2011		Filed	LIQUID ENHANCED FIXING METHOD
K000276	Eastman Kodak Company	US		13/298,358	11/17/2011		Filed	PRODUCING A DEINKABLE PRINT
K000276	Eastman Kodak Company	WO		PCT/US12/64982	11/14/2012		Filed	PRODUCING A DEINKABLE PRINT
K000277	Eastman Kodak Company	US		13/298,361	11/17/2011		Filed	DEINKABLE PRINT
K000280	Eastman Kodak Company	US		13/298,365	11/17/2011		Filed	PRODUCING A DEINKABLE PRINT
K000281	Eastman Kodak Company	US		13/245,957	9/27/2011		Filed	LARGE-PARTICLE INKJET PRINTING ON SEMIPOROUS PAPER
K000282	Eastman Kodak Company	US		13/220,776	8/30/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000283	Eastman Kodak Company	US		13/188,537	7/22/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER TRANSFER STATION WITH SKI
K000285	Eastman Kodak Company	TW		101130892	8/24/2012		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	US		13/218,482	8/26/2011		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	WO		PCT/US12/51250	8/17/2012		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000286	Eastman Kodak Company	US		13/455,167	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH CODE CIRCUIT
K000292	Eastman Kodak Company	US		13/352,614	1/18/2012		Filed	METHOD FOR REDUCING GRAPHITE OXIDE
K000293	Eastman Kodak Company	US		13/541,784	7/5/2012		Filed	ANNULAR INTERMEDIATE TRANSFER MEMBERS, APPARATUS AND USE
K000294	Eastman Kodak Company	US		13/108,273	5/16/2011		Filed	PHOTOCURING METHODS AND ARTICLES PREPARED THEREFROM
K000297	Eastman Kodak Company	US	8497924	13/095,006	4/27/2011	7/30/2013	Granted	APPARATUS FOR ELIMINATING BACKGROUND NOISE
K000298	Eastman Kodak Company	US		13/245,947	9/27/2011		Filed	INKJET PRINTER USING LARGE PARTICLES
K000301	Eastman Kodak Company	US		13/114,097	5/24/2011		Filed	DEPOSITING TEXTURE ON RECEIVER
K000302	Eastman Kodak Company	US		13/334,495	12/22/2011		Filed	PRINTER FOR USE WITH LOCALLY DISTORTABLE MEDIUMS
K000305	Eastman Kodak Company	US		13/334,487	12/22/2011		Filed	METHOD FOR PRINTING ON LOCALLY DISTORTABLE MEDIUMS
K000310	Eastman Kodak Company	US	8469501	13/096,010	4/28/2011	6/25/2013	Granted	AIR EXTRACTION METHOD FOR INKJET PRINTHEAD
K000312	Eastman Kodak Company	JP		2012-147310	6/29/2012		Filed	Developer for Lithographic Printing Plates
K000313	Eastman Kodak Company	US		13/277,266	10/20/2011		Filed	ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000315	Eastman Kodak Company	US		13/068,931	5/24/2011		Filed	TARGET COLOR RECIPES
K000330	Eastman Kodak Company	US		13/245,893	9/27/2011		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000333	Eastman Kodak Company	US		13/280,469	10/25/2011		Filed	VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000333	Eastman Kodak Company	WO		PCT/US12/61409	10/23/2012		Filed	VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000335	Eastman Kodak Company	US		13/217,618	8/25/2011		Filed	PRINTING SYSTEM HAVING MULTIPLE SIDED PATTERN REGISTRATION
K000336	Eastman Kodak Company	US		13/240,051	9/22/2011		Filed	CONFIGURING A MODULAR PRINTING SYSTEM
K000338	Eastman Kodak Company	US		13/156,572	6/9/2011		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000338	Eastman Kodak Company	WO		PCT/US12/40166	5/31/2012		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000339	Eastman Kodak Company	US		13/400,164	2/20/2012		Filed	AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT

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K000341	Eastman Kodak Company	US	8509661	13/220,795	8/30/2011	8/13/2013	Granted	PRINTER WITH COMPRESSIBLE AND INCOMPRESSIBLE TRANSFER BACKUPS
K000342	Eastman Kodak Company	US		13/185,846	7/19/2011		Filed	EMBEDDING DATA IN A HALFTONE IMAGE
K000343	Eastman Kodak Company	US	8469495	13/182,755	7/14/2011	6/25/2013	Granted	PRODUCING INK DROPS IN A PRINTING APPARATUS
K000344	Eastman Kodak Company	US		13/592,443	8/23/2012		Filed	METHOD OF ADJUSTING DROP VOLUME
K000349	Eastman Kodak Company	US		13/181,760	7/13/2011		Filed	METHOD FOR PROVIDING DYNAMIC OPTICAL ILLUSION IMAGES
K000350	Eastman Kodak Company	US		13/118,671	5/31/2011		Filed	PRINTING APPARATUS WITH PIVOTABLE CLEANOUT MEMBER
K000351	Eastman Kodak Company	US		13/191,800	7/27/2011		Filed	MULTI-COMPONENT DUPLEX PRINTER
K000353	Eastman Kodak Company	US		13/221,940	8/31/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000353	Eastman Kodak Company	WO		PCT/US12/51703	8/21/2012		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000359	Eastman Kodak Company	US	8469483	13/118,805	5/31/2011	6/25/2013	Granted	A METHOD FOR ADJUSTING A SENSOR RESPONSE
K000361	Eastman Kodak Company	US		13/235,789	9/19/2011		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000361	Eastman Kodak Company	WO		PCT/US12/55289	9/14/2012		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000363	Eastman Kodak Company	US		13/118,656	5/31/2011		Filed	PRINTING METHOD WITH PIVOTABLE DUPLEXING UNIT
K000364	Eastman Kodak Company	US		13/212,223	8/18/2011		Filed	ELECTRICAL RECONDITIONING FOR PRINTER PHOTORECEPTOR
K000368	Eastman Kodak Company	US		13/118,683	5/31/2011		Filed	METHOD OF PIVOTABLE CLEANOUT MEMBER
K000370	Eastman Kodak Company	US		13/536,150	6/28/2012		Filed	IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K000371	Eastman Kodak Company	US		13/562,369	7/31/2012		Filed	INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K000374	Eastman Kodak Company	US		13/484,369	5/31/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000376	Eastman Kodak Company	US		13/481,984	5/29/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000377	Eastman Kodak Company	US		13/197,348	8/3/2011		Filed	SEMANTIC MAGAZINE PAGES
K000378	Eastman Kodak Company	US		13/332,415	12/21/2011		Filed	INTEGRATED IMAGING SYSTEM FOR PRINTING SYSTEMS
K000379	Eastman Kodak Company	US		13/548,247	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		13/671,880	11/8/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000381	Eastman Kodak Company	US		13/156,574	6/9/2011		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000382	Eastman Kodak Company	US		13/663,839	10/30/2012		Filed	WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K000383	Eastman Kodak Company	US		13/536,189	6/28/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000384	Eastman Kodak Company	US		13/612,915	9/13/2012		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000385	Eastman Kodak Company	US		13/362,129	1/31/2012		Filed	PROCESSING IMAGES FROM MULTIPLE SCANNERS
K000386	Eastman Kodak Company	US		13/362,419	1/31/2012		Filed	IMAGE PROCESSING UNIT FOR SUPPORTING MULTIPLE SCANNERS
K000387	Eastman Kodak Company	US		13/156,665	6/9/2011		Filed	AUTHENTICATION OF A SECURITY MARKER
K000388	Eastman Kodak Company	US		13/247,246	9/28/2011		Filed	METHOD FOR CREATING AN INDEX USING AN ALL-IN-ONE PRINTER AND ADJUSTABLE GROUPING PARAMETERS
K000392	Eastman Kodak Company	US		13/205,253	8/8/2011		Filed	NOTCHLESS CORE
K000396	Eastman Kodak Company	US		13/171,895	6/29/2011		Filed	ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000397	Eastman Kodak Company	US		13/334,453	12/22/2011		Filed	INKJET PRINTING ON SEMI-POROUS OR NON-ABSORBENT SURFACES
K000399	Eastman Kodak Company	US		13/312,658	12/6/2011		Filed	PRINTER DRIVER CACHING ARCHITECTURE
K000404	Eastman Kodak Company	US	8466206	13/334,199	12/22/2011	6/18/2013	Granted	PROCESS FOR PREPARING POROUS POLYMER PARTICLES
K000407	Eastman Kodak Company	US		13/245,105	9/26/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER DEVELOPMENT SYSTEM WITH MULTIPLE AUGERS
K000408	Eastman Kodak Company	US		13/245,111	9/26/2011		Filed	METHOD FOR TRANSPORTING ELECTROPHOTOGRAPHIC DEVELOPER IN A PRINTER
K000409	Eastman Kodak Company	US		13/278,241	10/21/2011		Filed	DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000409	Eastman Kodak Company	WO		PCT/US12/55305	9/14/2012		Filed	DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000410	Eastman Kodak Company	US		13/214,483	8/22/2011		Filed	COMBINED WASTE COLLECTION AND TONING STATION
K000417	Eastman Kodak Company	US		13/170,734	6/28/2011		Filed	MAKING A MICROFLUIDIC DEVICE WITH IMPROVED ADHESION
K000418	Eastman Kodak Company	US		13/220,769	8/30/2011		Filed	PRODUCING MATTE-FINISH PRINT ON RECEIVER

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K000419	Eastman Kodak Company	US		13/171,743	6/29/2011		Filed	DEPOSITING JOB-SPECIFIED TEXTURE ON RECEIVER
K000421	Eastman Kodak Company	US		13/548,256	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K000422	Eastman Kodak Company	US		13/334,574	12/22/2011		Filed	INKJET PRINTING METHOD WITH ENHANCED DEINKABILITY
K000423	Eastman Kodak Company	US		13/171,769	6/29/2011		Filed	DEPOSITING TEXTURE FOR JOB ON RECEIVER
K000425	Eastman Kodak Company	US		13/239,435	9/22/2011		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000425	Eastman Kodak Company	WO		PCT/US12/54705	9/12/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000426	Eastman Kodak Company	US		13/239,442	9/22/2011		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH IR DYES
K000426	Eastman Kodak Company	WO		PCT/US12/55437	9/14/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000428	Eastman Kodak Company	US		13/190,504	7/26/2011		Filed	INKJET PRINTHEAD WITH TEST RESISTORS
K000429	Eastman Kodak Company	US		13/220,800	8/30/2011		Filed	PRINTER PRODUCING SELECTED-FINISH PRINT ON RECEIVER
K000430	Eastman Kodak Company	US		13/205,718	8/9/2011		Filed	OFFSET IMAGING SYSTEM
K000430	Eastman Kodak Company	WO		PCT/US12/47098	7/18/2012		Filed	OFFSET IMAGING SYSTEM
K000433	Eastman Kodak Company	US		13/221,966	8/31/2011		Filed	DROP EJECTOR SHAPE FOR IMPROVED REFILL
K000434	Eastman Kodak Company	US		13/191,492	7/27/2011		Filed	INKJET PRINTHEAD WITH LAYERED CERAMIC MOUNTING SUBSTRATE
K000438	Eastman Kodak Company	US		13/181,780	7/13/2011		Filed	PRINTED DYNAMIC OPTICAL ILLUSION IMAGES
K000439	Eastman Kodak Company	US	8385640	13/181,828	7/13/2011	2/26/2013	Granted	SYSTEM FOR CONTROLLING DYNAMIC OPTICAL ILLUSION IMAGES
K000440	Eastman Kodak Company	TW		101136031	9/28/2012		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	US		13/248,488	9/29/2011		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	WO		PCT/US12/54982	9/13/2012		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000441	Eastman Kodak Company	US		13/401,934	2/22/2012		Filed	VERTICAL TRANSISTOR ACTUATION
K000447	Eastman Kodak Company	US		13/178,717	7/8/2011		Filed	AUTOMATIC CROSS-TRACK DENSITY CORRECTION METHOD
K000449	Eastman Kodak Company	US	8496998	13/303,520	11/23/2011	7/30/2013	Granted	PRODUCING GLOSS WATERMARK ON RECEIVER
K000450	Eastman Kodak Company	US		13/238,261	9/21/2011		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000450	Eastman Kodak Company	WO		PCT/US12/55294	9/14/2012		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000451	Eastman Kodak Company	US		13/326,421	12/15/2011		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000452	Eastman Kodak Company	US		13/326,435	12/15/2011		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000453	Eastman Kodak Company	US		13/326,449	12/15/2011		Filed	TURNBAR AND TURNOVER MODULE FOR PRINTING SYSTEMS
K000454	Eastman Kodak Company	US		13/424,416	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000454	Eastman Kodak Company	WO		PCT/US13/31223	3/14/2013		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000459	Eastman Kodak Company	US		13/435,025	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000463	Eastman Kodak Company	TW		101145259	12/3/2012		Filed	METHOD OF MAKING ELECTRONIC DEVICES
K000463	Eastman Kodak Company	US		13/310,831	12/5/2011		Filed	METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000463	Eastman Kodak Company	WO		PCT/US12/67838	12/5/2012		Filed	SELECTIVE DEPOSITION BY USE OF A POLYMERIC MASK
K000465	Eastman Kodak Company	US	8439477	13/190,505	7/26/2011	5/14/2013	Granted	METHOD OF CHARACTERIZING ARRAY OF RESISTIVE HEATERS
K000467	Eastman Kodak Company	US		13/275,424	10/18/2011		Filed	HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000467	Eastman Kodak Company	WO		PCT/US12/55008	9/13/2012		Filed	HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000471	Eastman Kodak Company	US		13/562,687	7/31/2012		Filed	WRINKLE ELIMINATION FOR SOLID INKJET WEB PRINTER
K000473	Eastman Kodak Company	US		13/589,553	8/20/2012		Filed	CONTROLLING GLOSS IN A SOLID INK JET PRINT
K000489	Eastman Kodak Company	US		13/191,495	7/27/2011		Filed	METHOD OF FABRICATING A LAYERED CERAMIC SUBSTRATE
K000502	Eastman Kodak Company	US		13/281,844	10/26/2011		Filed	INK DISTRIBUTION CONFIGURATION FOR CARRIAGE INKJET PRINTER
K000503	Eastman Kodak Company	US		13/327,809	12/16/2011		Filed	PRINTING ON A RANDOMLY ORDERED STACK OF MEDIA
K000504	Eastman Kodak Company	US		13/248,560	9/29/2011		Filed	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000512	Eastman Kodak Company	US		13/193,932	7/29/2011		Filed	DOUBLE SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE

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K000515	Eastman Kodak Company	US		13/276,510	10/19/2011		Filed	GEOGRAPHICALLY BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000518	Eastman Kodak Company	US		13/307,523	11/30/2011		Filed	CARRIAGE PRINTER WITH ADAPTIVE MOTION CONTROL
K000519	Eastman Kodak Company	US		13/270,259	10/11/2011		Filed	INFRARED FLUORESCENT COMPOSITION HAVING POLYVINYL ACETAL BINDER
K000520	Eastman Kodak Company	US		13/530,161	6/22/2012		Filed	CONTROLLING DROP CHARGE USING DROP MERGING DURING PRINTING
K000525	Eastman Kodak Company	US		13/277,334	10/20/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000527	Eastman Kodak Company	US		13/205,726	8/9/2011		Filed	METHOD FOR OFFSET MEDIA SYSTEM
K000528	Eastman Kodak Company	US		13/229,944	9/12/2011		Filed	IMAGING HEAD FOR A FLAT BED SCANNER
K000530	Eastman Kodak Company	US		13/218,487	8/26/2011		Filed	ACTUATING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000531	Eastman Kodak Company	US		13/218,490	8/26/2011		Filed	PRODUCING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000533	Eastman Kodak Company	US	8445853	13/214,550	8/22/2011	5/21/2013	Granted	METHOD OF MAKING A RADIATION-SENSITIVE SUBSTRATE
K000534	Eastman Kodak Company	US		13/214,471	8/22/2011		Filed	ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
K000538	Eastman Kodak Company	US		13/305,815	11/29/2011		Filed	TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID STRUCTURE
K000539	Eastman Kodak Company	US		13/213,141	8/19/2011		Filed	MANDREL FOR ELECTROFORM FILTER INCLUDING UNIFORM PORES
K000540	Eastman Kodak Company	US	8419175	13/213,143	8/19/2011	4/16/2013	Granted	PRINTING SYSTEM INCLUDING FILTER WITH UNIFORM PORES
K000541	Eastman Kodak Company	US		13/245,894	9/27/2011		Filed	METHOD OF MAKING LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000543	Eastman Kodak Company	US		13/230,006	9/12/2011		Filed	PAGE COMPLEXITY ANALYZER
K000545	Eastman Kodak Company	US		13/217,631	8/25/2011		Filed	MULTIPLE SIDED MEDIA PATTERN REGISTRATION SYSTEM
K000546	Eastman Kodak Company	US	8500234	13/217,651	8/25/2011	8/6/2013	Granted	REGISTERING PATTERNS ON MULTIPLE MEDIA SIDES
K000547	Eastman Kodak Company	US		13/217,665	8/25/2011		Filed	PRINTING REGISTERED PATTERNS ON MULTIPLE MEDIA SIDES
K000552	Eastman Kodak Company	US		13/357,060	1/24/2012		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000552	Eastman Kodak Company	WO		PCT/US13/22380	1/21/2013		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000553	Eastman Kodak Company	US		13/362,180	1/31/2012		Filed	IMAGE PROCESSING MANAGEMENT
K000556	Eastman Kodak Company	US		13/229,980	9/12/2011		Filed	IMAGING HEAD FOR A FLAT BED SCANNER
K000557	Eastman Kodak Company	US		13/445,114	4/12/2012		Filed	MAKING STACKED PANCAKE MOTORS USING PATTERNED ADHESIVES
K000558	Eastman Kodak Company	US		13/537,240	6/29/2012		Filed	FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K000559	Eastman Kodak Company	US		13/245,964	9/27/2011		Filed	LARGE-PARTICLE SEMIPOROUS-PAPER INKJET PRINTER
K000561	Eastman Kodak Company	US		13/245,977	9/27/2011		Filed	ELECTROGRAPHIC PRINTER USING FLUIDIC CHARGE DISSIPATION
K000568	Eastman Kodak Company	US		13/270,260	10/11/2011		Filed	COMPACT VIEWER FOR INVISIBLE INDICIA
K000570	Eastman Kodak Company	US	8474945	13/222,156	8/31/2011	7/2/2013	Granted	DISLODGING AND REMOVING BUBBLES FROM INKJET PRINTHEAD
K000572	Eastman Kodak Company	US		13/230,034	9/12/2011		Filed	PAGE COMPLEXITY ANALYZER
K000579	Eastman Kodak Company	US		13/359,865	1/27/2012		Filed	PRESSURE REGULATION FOR INKJET PRINTER INK SUPPLY
K000581	Eastman Kodak Company	US		13/956,652	8/1/2013		Filed	RECHARGER TO RESTORE ELECTROSTATIC HOLDING FORCE
K000584	Eastman Kodak Company	US		13/956,668	8/1/2013		Filed	CHARGER PROVIDING NON-UNIFORM ELECTROSTATIC HOLDING FORCE
K000585	Eastman Kodak Company	US		13/305,801	11/29/2011		Filed	PRINTHEAD MAINTENANCE BASED ON INK SUPPLY INTERRUPTION
K000587	Eastman Kodak Company	US		13/332,406	12/21/2011		Filed	PRINTING INK IMAGE USING POLYMER OR SALT
K000589	Eastman Kodak Company	US		13/303,542	11/23/2011		Filed	GLOSS-WATERMARK-PRODUCING APPARATUS
K000590	Eastman Kodak Company	US		13/406,557	2/28/2012		Filed	TRANSFER UNIT WITH COMPENSATION FOR VARIATION
K000591	Eastman Kodak Company	US		13/228,919	9/9/2011		Filed	MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000591	Eastman Kodak Company	WO		PCT/US12/53745	9/5/2012		Filed	MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000592	Eastman Kodak Company	US		13/348,674	1/12/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000596	Eastman Kodak Company	US	8273654	13/248,576	9/29/2011	9/25/2012	Granted	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000605	Eastman Kodak Company	US		13/240,112	9/22/2011		Filed	OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000605	Eastman Kodak Company	WO		PCT/US12/55297	9/14/2012		Filed	OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING

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K000606	Eastman Kodak Company	US		13/547,152	7/12/2012		Filed	LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000608	Eastman Kodak Company	US		13/234,695	9/16/2011		Filed	INK SET FOR CONTINUOUS INKJET PRINTING
K000611	Eastman Kodak Company	US		13/234,745	9/16/2011		Filed	CONTINUOUS INKJET PRINTING METHOD
K000612	Eastman Kodak Company	US		13/547,279	7/12/2012		Filed	LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000613	Eastman Kodak Company	US		13/251,456	10/3/2011		Filed	STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000613	Eastman Kodak Company	WO		PCT/US12/55346	9/14/2012		Filed	STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000614	Eastman Kodak Company	US		13/251,472	10/3/2011		Filed	STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000614	Eastman Kodak Company	WO		PCT/US12/58222	10/1/2012		Filed	STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000616	Eastman Kodak Company	US		13/312,003	12/6/2011		Filed	COLOR MULTICHANNEL DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000617	Eastman Kodak Company	US		13/238,280	9/21/2011		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000625	Eastman Kodak Company	US		13/270,273	10/11/2011		Filed	METHOD FOR VIEWING INVISIBLE INDICIA
K000626	Eastman Kodak Company	US		13/249,299	9/30/2011		Filed	FORMING A PLANAR FILM OVER MICROFLUIDIC DEVICE OPENINGS
K000629	Eastman Kodak Company	US	8441280	13/279,370	10/24/2011	5/14/2013	Granted	SAFETY COMPONENT IN A PROGRAMMABLE COMPONENTS CHAIN
K000630	Eastman Kodak Company	US		13/248,518	9/29/2011		Filed	PRODUCING VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000631	Eastman Kodak Company	US		13/249,345	9/30/2011		Filed	PRINTER WITH WAX MANAGEMENT SYSTEM
K000632	Eastman Kodak Company	US		13/280,683	10/25/2011		Filed	IMPROVED INK REDUCTION METHOD
K000633	Eastman Kodak Company	US		13/249,341	9/30/2011		Filed	WAX MANAGEMENT SYSTEM
K000634	Eastman Kodak Company	US		13/316,593	12/12/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000634	Eastman Kodak Company	WO		PCT/US12/68890	12/11/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000637	Eastman Kodak Company	US		13/270,262	10/11/2011		Filed	INK HAVING POLYVINYL ACETAL BINDER
K000638	Eastman Kodak Company	US		13/270,269	10/11/2011		Filed	ARTICLE PRINTED WITH INFRARED DYE
K000639	Eastman Kodak Company	US		13/906,384	5/31/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT WITH LOW ENERGY COMPONENTS
K000642	Eastman Kodak Company	US		13/906,389	5/31/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT USING SINTERING
K000643	Eastman Kodak Company	US		13/478,205	5/23/2012		Filed	IDENTIFYING FLUID SUPPLIED THROUGH HOSE
K000645	Eastman Kodak Company	US		13/297,640	11/16/2011		Filed	COMPACT CONFIGURATION FOR A SCAN BAR ASSEMBLY
K000648	Eastman Kodak Company	TW		101145715	12/5/2012		Filed	USING AUDIO TO DETECT MISFEED OR MULTIFEED
K000648	Eastman Kodak Company	US		13/312,340	12/6/2011		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000648	Eastman Kodak Company	WO		PCT/US12/67862	12/5/2012		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000653	Eastman Kodak Company	US	8362801	13/279,371	10/24/2011	1/29/2013	Granted	METHOD OF PROGRAMMING A SAFETY COMPONENT
K000654	Eastman Kodak Company	US		13/275,595	10/18/2011		Filed	METHOD OF MAKING HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000656	Eastman Kodak Company	US		13/424,426	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000657	Eastman Kodak Company	US		13/276,528	10/19/2011		Filed	WEATHER BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000658	Eastman Kodak Company	US		13/276,550	10/19/2011		Filed	INDOOR HUMIDITY CONDITION ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000660	Eastman Kodak Company	US		13/421,951	3/16/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000660	Eastman Kodak Company	WO		PCT/US13/31893	3/15/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000661	Eastman Kodak Company	US		13/402,985	2/23/2012		Filed	DYNAMIC ANAGLYPHIC PRINTS
K000662	Eastman Kodak Company	US	8454134	13/358,560	1/26/2012	6/4/2013	Granted	PRINTED DROP DENSITY RECONFIGURATION
K000663	Eastman Kodak Company	JP		2011-280339	12/21/2011		Filed	THERMAL POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR CONTAINING ALKALI-SOLUBLE POLYURETHANE HAVING SILOXANE UNIT
K000663	Eastman Kodak Company	WO		PCT/JP12/78554	10/30/2012		Filed	POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND PROCESS FOR PREPARING LITHOGRAPHIC PRINTING PLATE

K000666	Eastman Kodak Company	US	8439351	13/283,637	10/28/2011	5/14/2013	Granted	MEASURING AMOUNT OF MEDIA DURING STACK COMPRESSION
K000669	Eastman Kodak Company	US		13/278,248	10/21/2011		Filed	METHOD FOR TRANSFERRING DEVELOPER
K000671	Eastman Kodak Company	US		13/534,072	6/27/2012		Filed	PRINT CONTENT DEPENDENT ADJUSTMENT OF PRINTED LIQUID
K000672	Eastman Kodak Company	US	8469490	13/281,861	10/26/2011	6/25/2013	Granted	INK TANK CONFIGURATION FOR INKJET PRINTER

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K000674	Eastman Kodak Company	US		13/278,762	10/21/2011		Filed	AIRFLOW MANAGEMENT SYSTEM FOR CORONA CHARGER
K000677	Eastman Kodak Company	US		13/280,702	10/25/2011		Filed	IMPROVED METHOD OF INK REDUCTION
K000678	Eastman Kodak Company	US		13/278,779	10/21/2011		Filed	AIRFLOW MANAGEMENT METHOD FOR CORONA CHARGER
K000679	Eastman Kodak Company	US		13/298,368	11/17/2011		Filed	DEINKING A PRINT
K000680	Eastman Kodak Company	US		13/285,264	10/31/2011		Filed	DETECTING RFID TAG AND INHIBITING SKIMMING
K000681	Eastman Kodak Company	US		13/285,274	10/31/2011		Filed	AUTHORIZING RFID READER AND INHIBITING SKIMMING
K000683	Eastman Kodak Company	US		13/334,125	12/22/2011		Filed	INKJET INK COMPOSITION
K000683	Eastman Kodak Company	WO		PCT/US12/69180	12/12/2012		Filed	INKJET INK COMPOSITION
K000684	Eastman Kodak Company	US		13/282,512	10/27/2011		Filed	LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS
K000684	Eastman Kodak Company	WO		PCT/US12/61762	10/25/2012		Filed	LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS
K000689	Eastman Kodak Company	US		13/312,501	12/6/2011		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION SYSTEM AND SOUND-BASED DAMAGE DETECTION SYSTEM
K000704	Eastman Kodak Company	US		13/348,676	1/12/2012		Filed	METHOD FOR ENHANCING A DIGITIZED DOCUMENT
K000705	Eastman Kodak Company	US		13/792,329	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K000707	Eastman Kodak Company	US		13/483,356	5/30/2012		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000707	Eastman Kodak Company	WO		PCT/US13/42852	5/28/2013		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000708	Eastman Kodak Company	US		13/358,545	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000708	Eastman Kodak Company	WO		PCT/US13/20741	1/9/2013		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000709	Eastman Kodak Company	US		13/410,631	3/2/2012		Filed	CONTINUOUS INKJET PRINTER CLEANING METHOD
K000711	Eastman Kodak Company	US		13/285,649	10/31/2011		Filed	EDGE PRINTING MODULE
K000712	Eastman Kodak Company	US		13/285,666	10/31/2011		Filed	METHOD FOR OPERATING A PRINTING MODULE FOR EDGE PRINTING
K000718	Eastman Kodak Company	US		13/362,257	1/31/2012		Filed	PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000721	Eastman Kodak Company	DE		102012017403.9	9/3/2012		Filed	VERFAHREN UND VORRICHTUNG ZUM REINIGEN EINES PHOTOLEITERS IN EINER DRUCKMASCHINE
K000734	Eastman Kodak Company	US		13/305,831	11/29/2011		Filed	MAKING TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID
K000746	Eastman Kodak Company	US		13/923,403	6/21/2013		Filed	INKJET PRINTING SYSTEM WITH CONTOURED MEDIA GUIDE
K000748	Eastman Kodak Company	US		13/307,568	11/30/2011		Filed	ADAPTIVE MOTION CONTROL FOR CARRIAGE PRINTER
K000752	Eastman Kodak Company	US	8454145	13/305,828	11/29/2011	6/4/2013	Granted	AIR EXTRACTION MOMENTUM PUMP FOR INKJET PRINTHEAD
K000753	Eastman Kodak Company	US	8449092	13/305,849	11/29/2011	5/28/2013	Granted	AIR EXTRACTION MOMENTUM METHOD
K000754	Eastman Kodak Company	US		13/312,043	12/6/2011		Filed	STEREOSCOPIC DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000755	Eastman Kodak Company	US		13/312,075	12/6/2011		Filed	STEREOSCOPIC DISPLAY SYSTEM USING LIGHT-SOURCE DETECTOR
K000756	Eastman Kodak Company	US		13/312,024	12/6/2011		Filed	COLOR MULTICHANNEL DISPLAY USING LIGHT-SOURCE DETECTOR
K000757	Eastman Kodak Company	US		13/315,838	12/9/2011		Filed	CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000760	Eastman Kodak Company	US		13/315,866	12/9/2011		Filed	ASSEMBLY OF OPTICAL SENSOR TO CARRIAGE PRINTER
K000761	Eastman Kodak Company	US		13/430,741	3/27/2012		Filed	PUMP DISPOSED AROUND OUTPUT SHAFT OF INKJET PRINTER
K000763	Eastman Kodak Company	US		13/312,700	12/6/2011		Filed	PRINTER DRIVER CACHING METHOD
K000763	Eastman Kodak Company	WO		PCT/US12/66495	11/26/2012		Filed	PRINTER DRIVER CACHING METHOD
K000764	Eastman Kodak Company	US		13/326,487	12/15/2011		Filed	METHOD FOR TRANSPORTING PRINT MEDIA
K000765	Eastman Kodak Company	US		13/534,293	6/27/2012		Filed	SURFACE MODIFICATION OF CARBON BLACK
K000767	Eastman Kodak Company	DE	102011121834	102011121834.7	12/21/2011	3/21/2013	Granted	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000767	Eastman Kodak Company	US		13/707,719	12/7/2012		Filed	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000768	Eastman Kodak Company	US		13/482,151	5/29/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000768	Eastman Kodak Company	WO		PCT/US13/42813	5/28/2013		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000773	Eastman Kodak Company	US		13/329,560	12/19/2011		Filed	SYSTEM FOR JOINING SHEETS TO FORM A BELT
K000776	Eastman Kodak Company	US		13/356,964	1/24/2012		Filed	CORROSION PROTECTED FLEXIBLE PRINTED WIRING MEMBER

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K000781	Eastman Kodak Company	US		13/327,813	12/16/2011		Filed	SORTING A MEDIA STACK USING A PRINTER
K000782	Eastman Kodak Company	US		13/327,820	12/16/2011		Filed	IDENTIFYING A PREVIOUSLY MARKED SHEET
K000783	Eastman Kodak Company	US		13/327,828	12/16/2011		Filed	SORTING A MEDIA STACK USING A SCANNING APPARATUS
K000786	Eastman Kodak Company	US		13/483,227	5/30/2012		Filed	METHOD FOR PROVIDING A PRINTED PATTERN
K000786	Eastman Kodak Company	WO		PCT/US13/41930	5/21/2013		Filed	METHOD FOR PROVIDING A PRINTED PATTERN
K000787	Eastman Kodak Company	US		13/456,301	4/26/2012		Filed	LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000787	Eastman Kodak Company	WO		PCT/US13/37982	4/24/2013		Filed	LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000788	Eastman Kodak Company	US		13/430,798	3/27/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000788	Eastman Kodak Company	WO		PCT/US13/33449	3/22/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000789	Eastman Kodak Company	US		13/334,130	12/22/2011		Filed	INKJET PRINTING METHOD AND SYSTEM
K000790	Eastman Kodak Company	US		13/334,139	12/22/2011		Filed	POLYMER COMPOSITION
K000790	Eastman Kodak Company	WO		PCT/US12/70509	12/19/2012		Filed	POLYMER COMPOSITION
K000791	Eastman Kodak Company	US		13/331,073	12/20/2011		Filed	ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000799	Eastman Kodak Company	US		13/332,417	12/21/2011		Filed	METHOD FOR DETECTING ARTIFACTS IN PRINTED CONTENT
K000800	Eastman Kodak Company	US		13/334,707	12/22/2011		Filed	PRINTER WITH LIQUID ENHANCED FIXING SYSTEM
K000801	Eastman Kodak Company	US		13/334,509	12/22/2011		Filed	METHOD FOR PRINTING WITH ADAPTIVE DISTORTION CONTROL
K000802	Eastman Kodak Company	US		13/334,524	12/22/2011		Filed	PRINTER WITH ADAPTIVE DISTORTION CONTROL
K000803	Eastman Kodak Company	US		13/334,661	12/22/2011		Filed	INKJET PRINTER WITH ENHANCED DEINKABILITY
K000804	Eastman Kodak Company	US		13/351,432	1/17/2012		Filed	STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000804	Eastman Kodak Company	WO		PCT/US13/20476	1/7/2013		Filed	STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000805	Eastman Kodak Company	US		13/351,449	1/17/2012		Filed	SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000805	Eastman Kodak Company	WO		PCT/US13/21359	1/14/2013		Filed	SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000806	Eastman Kodak Company	US		13/351,470	1/17/2012		Filed	STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000806	Eastman Kodak Company	WO		PCT/US13/20736	1/9/2013		Filed	STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000807	Eastman Kodak Company	US		13/596,195	8/28/2012		Filed	PUMPING CAP FOR APPLYING SUCTION TO PRINTHEAD
K000808	Eastman Kodak Company	US		13/359,746	1/27/2012		Filed	SEAL AND SEAL PULLING MEMBER FOR INK TANK
K000809	Eastman Kodak Company	US		13/359,884	1/27/2012		Filed	INKJET PRINTHEAD WITH MULTI-LAYER MOUNTING SUBSTRATE
K000810	Eastman Kodak Company	US		13/435,617	3/30/2012		Filed	INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000811	Eastman Kodak Company	US		13/459,318	4/30/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000811	Eastman Kodak Company	WO		PCT/US13/38317	4/26/2013		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000812	Eastman Kodak Company	US		13/352,586	1/18/2012		Filed	DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000812	Eastman Kodak Company	WO		PCT/US13/21362	1/14/2013		Filed	DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000815	Eastman Kodak Company	US		13/530,171	6/22/2012		Filed	VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000815	Eastman Kodak Company	WO		PCT/US13/45120	6/11/2013		Filed	VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000816	Eastman Kodak Company	US		13/798,445	3/13/2013		Filed	METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K000817	Eastman Kodak Company	US		13/351,495	1/17/2012		Filed	FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000817	Eastman Kodak Company	WO		PCT/US13/20731	1/9/2013		Filed	FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000819	Eastman Kodak Company	US		13/359,762	1/27/2012		Filed	SEAL AND SECONDARY FILM FOR INK TANK
K000820	Eastman Kodak Company	US		13/433,412	3/29/2012		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000824	Eastman Kodak Company	US		13/362,226	1/31/2012		Filed	IMAGE SCANNING AND PROCESSING SYSTEM
K000825	Eastman Kodak Company	US		13/362,272	1/31/2012		Filed	IMAGE PROCESSING ADAPTER AND METHOD
K000827	Eastman Kodak Company	US		13/362,614	1/31/2012		Filed	IMAGE PROCESSING MANAGEMENT METHOD
K000829	Eastman Kodak Company	US		13/461,875	5/2/2012		Filed	PRINTED IMAGE FOR VISUALLY-IMPAIRED PERSON

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K000832	Eastman Kodak Company	US		13/929,829	6/28/2013		Filed	TIMED SEQUENCE INDICATORS
K000833	Eastman Kodak Company	US		13/351,518	1/17/2012		Filed	STEREOSCOPIC GLASSES USING TILTED FILTERS
K000833	Eastman Kodak Company	WO		PCT/US13/21360	1/14/2013		Filed	STEREOSCOPIC GLASSES USING TILTED FILTERS
K000836	Eastman Kodak Company	US		13/406,649	2/28/2012		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-PATTERN MICRO-WIRES
K000837	Eastman Kodak Company	US		13/526,803	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K000838	Eastman Kodak Company	US		13/646,761	10/8/2012		Filed	GAME SERVER IN A MULTIFUNCTION PRINTER
K000840	Eastman Kodak Company	US		13/534,031	6/27/2012		Filed	NOZZLE ARRAY CONFIGURATION FOR PRINTHEAD DIE
K000841	Eastman Kodak Company	US		13/430,749	3/27/2012		Filed	POWER FOR WIRELESS PRINTER DURING SLEEP MODE
K000843	Eastman Kodak Company	US		13/362,828	1/31/2012		Filed	METHOD OF IMAGE PROCESSING FROM MULTIPLE SCANNERS
K000844	Eastman Kodak Company	US		13/362,938	1/31/2012		Filed	IMAGE PROCESSING METHOD FOR SUPPORTING MULTIPLE SCANNERS
K000845	Eastman Kodak Company	US		13/363,048	1/31/2012		Filed	IMAGE PROCESSING METHOD
K000846	Eastman Kodak Company	US		13/537,704	6/29/2012		Filed	PIGMENT-BASED INKJET INKS
K000850	Eastman Kodak Company	US		13/646,763	10/8/2012		Filed	PHOTO EDITOR IN A MULTIFUNCTION PRINTER
K000851	Eastman Kodak Company	US		13/686,979	11/28/2012		Filed	PRESSURE REGULATED INKJET PRINTHEAD WITH REPLACEABLE ON-AXIS INK TANK
K000852	Eastman Kodak Company	US		13/400,178	2/20/2012		Filed	CONTROL CIRCUIT FOR LIGHT EMITTING DIODE INDICATOR
K000853	Eastman Kodak Company	US		13/357,082	1/24/2012		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000853	Eastman Kodak Company	WO		PCT/US13/22475	1/22/2013		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000854	Eastman Kodak Company	US		13/358,548	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000855	Eastman Kodak Company	US		13/358,558	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000856	Eastman Kodak Company	US		13/358,567	1/26/2012		Filed	PRINTED DROP DENSITY RECONFIGURATION
K000857	Eastman Kodak Company	US		13/358,574	1/26/2012		Filed	PRINTED DROP DENSITY RECONFIGURATION
K000859	Eastman Kodak Company	US		13/359,902	1/27/2012		Filed	FABRICATION OF AN INKJET PRINTHEAD MOUNTING SUBSTRATE
K000861	Eastman Kodak Company	US		13/851,182	3/27/2013		Filed	INKJET RECEIVER PRECOATS INCORPORATING SILICA
K000863	Eastman Kodak Company	US		13/532,840	6/26/2012		Filed	READING RFID TAG USING ANTENNA WITHIN ENCLOSURE
K000865	Eastman Kodak Company	US		13/532,859	6/26/2012		Filed	RFID SYSTEM WITH ENCLOSURE AND INTERFERENCE PATTERN
K000867	Eastman Kodak Company	US		13/532,821	6/26/2012		Filed	RFID SYSTEM WITH MULTIPLE TAG TRANSMIT FREQUENCIES
K000868	Eastman Kodak Company	US		13/362,267	1/31/2012		Filed	PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000869	Eastman Kodak Company	US		13/366,403	2/6/2012		Filed	DETECTING AN UNSECURED STATE OF A MANDREL
K000870	Eastman Kodak Company	US		13/408,072	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000871	Eastman Kodak Company	US		13/465,051	5/7/2012		Filed	IMPROVED EFFICIENCY OF A CORONA CHARGER
K000872	Eastman Kodak Company	US		13/406,658	2/28/2012		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000872	Eastman Kodak Company	WO		PCT/US13/27610	2/25/2013		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000875	Eastman Kodak Company	US		13/362,297	1/31/2012		Filed	PHOTONIC HEATING OF SILVER GRIDS
K000876	Eastman Kodak Company	US		13/362,324	1/31/2012		Filed	PHOTONIC HEATING OF SILVER GRIDS
K000880	Eastman Kodak Company	US		13/623,927	9/21/2012		Filed	ADJUSTING THE SHARPNESS OF A DIGITAL IMAGE
K000882	Eastman Kodak Company	US		13/406,665	2/28/2012		Filed	MAKING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000883	Eastman Kodak Company	US		13/406,829	2/28/2012		Filed	PATTERN-WISE DEFINING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000884	Eastman Kodak Company	US		13/406,845	2/28/2012		Filed	ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000884	Eastman Kodak Company	WO		PCT/US13/26784	2/20/2013		Filed	ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000885	Eastman Kodak Company	US		13/406,867	2/28/2012		Filed	TOUCH SCREEN WITH DUMMY MICRO-WIRES
K000886	Eastman Kodak Company	US		13/403,004	2/23/2012		Filed	PRINTED DYNAMIC ANAGLYPH IMAGE METHOD
K000887	Eastman Kodak Company	US		13/403,017	2/23/2012		Filed	DYNAMIC ANAGLYPH DESIGN APPARATUS
K000888	Eastman Kodak Company	US		13/462,031	5/2/2012		Filed	NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT

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K000888	Eastman Kodak Company	WO		PCT/US13/39049	5/1/2013		Filed	NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT
K000889	Eastman Kodak Company	US		13/462,077	5/2/2012		Filed	PREPARING DRY TONER PARTICLES FOR METALLIC EFFECT
K000890	Eastman Kodak Company	US		13/873,359	4/30/2013		Filed	PREPARING TONER IMAGES WITH METALLIC EFFECT
K000895	Eastman Kodak Company	US		13/366,409	2/6/2012		Filed	DETECTING AN UNSECURED STATE OF A MANDREL
K000896	Eastman Kodak Company	US		13/664,472	10/31/2012		Filed	COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000896	Eastman Kodak Company	WO		PCT/US13/37085	4/18/2013		Filed	COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000897	Eastman Kodak Company	US		13/434,896	3/30/2012		Filed	REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000902	Eastman Kodak Company	US		13/532,845	6/26/2012		Filed	RFID READING SYSTEM USING RF GRATING
K000903	Eastman Kodak Company	US		13/477,195	5/22/2012		Filed	CONTAINER-TYPE IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000904	Eastman Kodak Company	US		13/552,721	7/19/2012		Filed	CORRUGATED MEMBRANE MEMS ACTUATOR FABRICATION METHOD
K000905	Eastman Kodak Company	US		13/552,728	7/19/2012		Filed	CORRUGATED MEMBRANE MEMS ACTUATOR
K000906	Eastman Kodak Company	US		13/449,745	4/18/2012		Filed	CONTINUOUS INKJET PRINTING METHOD
K000907	Eastman Kodak Company	US		13/623,934	9/21/2012		Filed	CONTROLLING THE SHARPNESS OF A DIGITAL IMAGE
K000908	Eastman Kodak Company	US		13/413,935	3/7/2012		Filed	DISPLAY PIXELS WITH ALTERNATING COLORS
K000909	Eastman Kodak Company	US		13/455,257	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH EXTERNALLY-ALTERABLE CONDUCTOR
K000910	Eastman Kodak Company	US		13/455,360	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH ENVIRONMENTALLY-ALTERABLE CONDUCTOR
K000911	Eastman Kodak Company	US		13/532,874	6/26/2012		Filed	RFID SYSTEM WITH BARRIERS AND KEY ANTENNAS
K000912	Eastman Kodak Company	US		13/599,205	8/30/2012		Filed	CHANGING RADIUS GENERATOR
K000914	Eastman Kodak Company	US		13/400,169	2/20/2012		Filed	AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000915	Eastman Kodak Company	US		13/401,958	2/22/2012		Filed	CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000915	Eastman Kodak Company	WO		PCT/US13/26016	2/14/2013		Filed	CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000916	Eastman Kodak Company	US		13/417,569	3/12/2012		Filed	DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
K000917	Eastman Kodak Company	US		13/404,082	2/24/2012		Filed	SENSOR FOR AVERTING POTENTIAL PRINthead DAMAGE
K000918	Eastman Kodak Company	US		13/407,058	2/28/2012		Filed	OPTICALLY-READABLE ELECTROMAGNETIC ANTENNA
K000919	Eastman Kodak Company	US		13/686,941	11/28/2012		Filed	SEMI-PERMEABLE PARTICLES HAVING METALLIC CATALYSTS AND USES
K000920	Eastman Kodak Company	US		13/454,145	4/24/2012		Filed	TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC STRUCTURE
K000921	Eastman Kodak Company	US		13/421,987	3/16/2012		Filed	INK SUPPLY HAVING MEMBRANE FOR VENTING AIR
K000925	Eastman Kodak Company	US		13/408,089	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000926	Eastman Kodak Company	US		13/408,098	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000927	Eastman Kodak Company	US		13/627,140	9/26/2012		Filed	DIRECT LASER-ENGRAVEABLE PATTERNABLE ELEMENTS AND USES
K000928	Eastman Kodak Company	US		13/408,111	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000929	Eastman Kodak Company	US		13/404,103	2/24/2012		Filed	DETECTING POTENTIAL COLLISION DAMAGE TO PRINthead
K000931	Eastman Kodak Company	US		13/430,800	3/27/2012		Filed	PRINTING SYSTEM WITH RECEIVER CAPACITANCE ESTIMATION
K000936	Eastman Kodak Company	US		13/413,954	3/7/2012		Filed	METHOD FOR CONTROLLING DISPLAY WITH ALTERNATING COLOR PIXELS
K000937	Eastman Kodak Company	US		13/422,128	3/16/2012		Filed	METHOD FOR VENTING AIR WITH A MEMBRANE
K000938	Eastman Kodak Company	US		13/600,631	8/31/2012		Filed	INKJET PRINTING SYSTEM
K000943	Eastman Kodak Company	US		13/432,044	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000943	Eastman Kodak Company	WO		PCT/US13/33471	3/22/2013		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000944	Eastman Kodak Company	US		13/432,017	3/28/2012		Filed	FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID
K000945	Eastman Kodak Company	US		13/477,379	5/22/2012		Filed	CONTAINER-CLASSIFICATION IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000946	Eastman Kodak Company	US		13/477,422	5/22/2012		Filed	RFID MARKING OF UNITS IN A SPACE
K000948	Eastman Kodak Company	US		13/597,395	8/29/2012		Filed	MANUFACTURE OF LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ABLATION IMAGING
K000949	Eastman Kodak Company	US		13/430,744	3/27/2012		Filed	CARRIAGE ACTIVATED PUMP FOR INKJET PRINTER

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K000950	Eastman Kodak Company	US		13/552,735	7/19/2012		Filed	MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000950	Eastman Kodak Company	WO		PCT/US13/50447	7/15/2013		Filed	MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000951	Eastman Kodak Company	US		13/544,104	7/9/2012		Filed	ELECTRODE PRINT SPEED SYNCHRONIZATION IN ELECTROSTATIC PRINTER
K000952	Eastman Kodak Company	US		13/424,422	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	US		13/424,436	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	WO		PCT/US13/32881	3/19/2013		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000955	Eastman Kodak Company	US		13/744,751	1/18/2013		Filed	ACOUSTIC WAVE DRYING SYSTEM
K000958	Eastman Kodak Company	US		13/693,309	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH MATCHED EXHAUST FLOW
K000961	Eastman Kodak Company	US		13/559,638	7/27/2012		Filed	OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000961	Eastman Kodak Company	WO		PCT/US13/51928	7/25/2013		Filed	OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000964	Eastman Kodak Company	US		13/455,367	4/25/2012		Filed	ALTERING CONDUCTOR IN ELECTRONIC STORAGE SYSTEM
K000965	Eastman Kodak Company	US		13/532,826	6/26/2012		Filed	RFID SYSTEM WITH CONFIGURABLE RF PORT
K000966	Eastman Kodak Company	US		13/532,831	6/26/2012		Filed	RFID SYSTEM WITH MULTIPLE READER TRANSMIT FREQUENCIES
K000970	Eastman Kodak Company	US		13/535,876	6/28/2012		Filed	MULTIFUNCTION PRINTER WITH PLATEN CLOSEST TO LID
K000971	Eastman Kodak Company	US		13/456,323	4/26/2012		Filed	REACTIVE FLUOROPOLYMER AND LASER-ENGRAVEABLE COMPOSITIONS AND PREPARATORY METHODS
K000972	Eastman Kodak Company	US		13/455,377	4/25/2012		Filed	MAKING ELECTRONIC STORAGE SYSTEM HAVING CODE CIRCUIT
K000973	Eastman Kodak Company	US		13/432,052	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000974	Eastman Kodak Company	US		13/432,056	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000975	Eastman Kodak Company	US		13/432,062	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000976	Eastman Kodak Company	US		13/432,020	3/28/2012		Filed	FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID DISPENSER
K000978	Eastman Kodak Company	US		13/448,433	4/17/2012		Filed	SYSTEM FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000978	Eastman Kodak Company	WO		PCT/US13/35768	4/9/2013		Filed	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000980	Eastman Kodak Company	US		13/430,756	3/27/2012		Filed	POWERING A WIRELESS PRINTER DURING SLEEP MODE
K000983	Eastman Kodak Company	US		13/454,119	4/24/2012		Filed	MULTI-TONER CHARGED AREA DEVELOPMENT METHOD
K000984	Eastman Kodak Company	US		13/454,118	4/24/2012		Filed	PRINTER WITH MULTI-TONER DISCHARGED AREA DEVELOPMENT
K000985	Eastman Kodak Company	US		13/435,344	3/30/2012		Filed	PRINTER WITH UNFUSED TONER PROCESS CONTROL SYSTEM
K000986	Eastman Kodak Company	US		13/435,363	3/30/2012		Filed	PRINTER WITH UNFUSED TONER PROCESS CONTROL
K000987	Eastman Kodak Company	US		13/435,382	3/30/2012		Filed	TONER SENSOR MODULE
K000989	Eastman Kodak Company	US		13/454,121	4/24/2012		Filed	PRINTER WITH MULTI-TONER CHARGED AREA DEVELOPMENT
K000990	Eastman Kodak Company	US		13/433,339	3/29/2012		Filed	SYSTEM FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
K000991	Eastman Kodak Company	US		13/435,675	3/30/2012		Filed	INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000992	Eastman Kodak Company	US		13/462,067	5/2/2012		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000992	Eastman Kodak Company	WO		PCT/US13/38606	4/29/2013		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000993	Eastman Kodak Company	US		13/433,479	3/29/2012		Filed	REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000994	Eastman Kodak Company	US		13/435,039	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000995	Eastman Kodak Company	US		13/435,050	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000997	Eastman Kodak Company	US		13/454,153	4/24/2012		Filed	TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC METHOD
K001001	Eastman Kodak Company	US		13/455,390	4/25/2012		Filed	MAKING STORAGE SYSTEM HAVING ENVIRONMENTALLY-MODIFIABLE CONDUCTOR
K001002	Eastman Kodak Company	US	8356758	13/455,402	4/25/2012	1/22/2013	Granted	MAKING STORAGE SYSTEM HAVING MODIFIABLE CONDUCTOR AND MEMORY
K001003	Eastman Kodak Company	US		13/460,922	5/1/2012		Filed	DRYING PRINTED MEDIA MOVING ALONG MEDIA PATH
K001006	Eastman Kodak Company	US		13/454,422	4/24/2012		Filed	NOZZLE PLATE INCLUDING PERMANENTLY BONDED FLUID CHANNEL
K001007	Eastman Kodak Company	US		13/792,338	3/11/2013		Filed	PRINthead INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001008	Eastman Kodak Company	US		13/462,182	5/2/2012		Filed	ENHANCING COLOR TONER IMAGES WITH

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K001009	Eastman Kodak Company	US		13/792,358	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001010	Eastman Kodak Company	US		13/792,367	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001011	Eastman Kodak Company	US		13/462,155	5/2/2012		Filed	HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001011	Eastman Kodak Company	US		13/836,491	3/15/2013		Filed	HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001012	Eastman Kodak Company	US		13/837,043	3/15/2013		Filed	FLUORESCING YELLOW TONER PARTICLES AND METHODS OF USE
K001013	Eastman Kodak Company	US		13/462,133	5/2/2012		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	US		13/837,546	3/15/2013		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	WO		PCT/US13/39180	5/2/2013		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001014	Eastman Kodak Company	US		13/873,540	4/30/2013		Filed	PREPARING COLOR TONER IMAGES WITH METALLIC EFFECT
K001018	Eastman Kodak Company	US		13/693,344	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH INTERSPERSED EXHAUST CHANNELS
K001021	Eastman Kodak Company	US		13/461,827	5/2/2012		Filed	INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL SYSTEM
K001022	Eastman Kodak Company	US		13/461,832	5/2/2012		Filed	INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001022	Eastman Kodak Company	WO		PCT/US13/39165	5/2/2013		Filed	INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001024	Eastman Kodak Company	US		13/461,831	5/2/2012		Filed	CONDENSATION CONTROL IN AN INKJET PRINTING SYSTEM
K001025	Eastman Kodak Company	US		13/461,834	5/2/2012		Filed	IN-FLIGHT INK DROPLET DRYING METHOD
K001026	Eastman Kodak Company	US		13/461,836	5/2/2012		Filed	MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001026	Eastman Kodak Company	WO		PCT/US13/39170	5/2/2013		Filed	MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001028	Eastman Kodak Company	US		13/461,838	5/2/2012		Filed	MULTI-ZONE CONDENSATION CONTROL METHOD
K001029	Eastman Kodak Company	US		13/445,125	4/12/2012		Filed	SHAPED ELECTRICAL CONDUCTOR
K001032	Eastman Kodak Company	US		13/602,367	9/4/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001032	Eastman Kodak Company	WO		PCT/US13/56776	8/27/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001033	Eastman Kodak Company	US		13/599,119	8/30/2012		Filed	MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001034	Eastman Kodak Company	US		13/448,435	4/17/2012		Filed	METHOD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K001035	Eastman Kodak Company	US		13/622,382	9/19/2012		Filed	METHOD OF FORMING STRUCTURED MICRODOTS
K001036	Eastman Kodak Company	US		13/456,281	4/26/2012		Filed	AUTOMATICALLY-ADJUSTING WEB MEDIA TENSIONING MECHANISM
K001037	Eastman Kodak Company	US		13/459,567	4/30/2012		Filed	INK TANK SEAL RETAINER WITH SYMMETRIC SEAL FORCE
K001038	Eastman Kodak Company	US		13/459,514	4/30/2012		Filed	SNAP-ON SEAL FOR INKJET INK TANK
K001039	Eastman Kodak Company	US		13/459,534	4/30/2012		Filed	INKJET INK TANK FOR SNAP-ON SEAL
K001040	Eastman Kodak Company	US		13/686,942	11/28/2012		Filed	POROUS ORGANIC POLYMERIC FILMS AND PREPARATION
K001041	Eastman Kodak Company	US		13/548,675	7/13/2012		Filed	MAKING HIGH DENSITY POLYMER PARTICLES
K001042	Eastman Kodak Company	US		13/456,296	4/26/2012		Filed	METHOD FOR AUTOMATICALLY-ADJUSTING WEB MEDIA TENSION
K001043	Eastman Kodak Company	US		13/492,166	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001044	Eastman Kodak Company	US		13/859,813	4/10/2013		Filed	PRINTHEAD INCLUDING TUNED LIQUID CHANNEL MANIFOLD
K001046	Eastman Kodak Company	US		13/686,943	11/28/2012		Filed	POROUS PARTICLES AND METHODS OF MAKING THEM
K001049	Eastman Kodak Company	US		13/478,214	5/23/2012		Filed	VERIFYING IDENTIFICATION OF FLUID SUPPLIED THROUGH HOSE
K001050	Eastman Kodak Company	US		13/478,226	5/23/2012		Filed	IDENTIFYING FLUID SUPPLIED THROUGH HOSES
K001051	Eastman Kodak Company	US		13/477,412	5/22/2012		Filed	INKJET PRINTER WITH CARRIAGE-COUPLED MEDIA DETECTOR
K001052	Eastman Kodak Company	US		13/663,522	10/30/2012		Filed	FORMING A STRUCTURAL LAMINATE THAT RESISTS STRESS
K001053	Eastman Kodak Company	US		13/663,529	10/30/2012		Filed	FORMING A 3D STRUCTURAL ELEMENT
K001054	Eastman Kodak Company	US		13/478,389	5/23/2012		Filed	TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001054	Eastman Kodak Company	WO		PCT/US13/42146	5/22/2013		Filed	TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001055	Eastman Kodak Company	US		13/465,052	5/7/2012		Filed	IMPROVED EFFICIENCY OF A CORONA CHARGER
K001057	Eastman Kodak Company	US		13/477,132	5/22/2012		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE

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K001057	Eastman Kodak Company	WO		PCT/US13/41308	5/16/2013		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001060	Eastman Kodak Company	US		13/477,420	5/22/2012		Filed	DETECTING MEDIA TYPE USING CARRIAGE-COUPLED SENSOR
K001062	Eastman Kodak Company	US		13/750,206	1/25/2013		Filed	ACTIVATION OF MEDIA PRODUCT AGGREGATION USING ORDER HISTORY
K001063	Eastman Kodak Company	US		13/750,241	1/25/2013		Filed	PRODUCTION CAPACITY MANAGEMENT IN MEDIA PRODUCT AGGREGATION SYSTEMS
K001065	Eastman Kodak Company	US		13/750,286	1/25/2013		Filed	AGGREGATION OF MEDIA PRODUCT PRODUCTION AND DISTRIBUTION
K001066	Eastman Kodak Company	US		13/478,234	5/23/2012		Filed	VERIFYING IDENTIFICATION OF SEQUENTIALLY SUPPLIED FLUIDS
K001067	Eastman Kodak Company	US		13/591,256	8/22/2012		Filed	ELECTROGRAPHIC PRINTING OF TACTILE IMAGES
K001069	Eastman Kodak Company	US		13/481,986	5/29/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001073	Eastman Kodak Company	US		13/558,700	7/26/2012		Filed	BOUND DOCUMENT HAVING PRINTED COVER SHEET
K001074	Eastman Kodak Company	US		13/553,096	7/19/2012		Filed	EMBEDDING DATA WITH OFFSET PRINTING
K001075	Eastman Kodak Company	US		13/482,007	5/29/2012		Filed	CAMERA ON MULTIFUNCTION PRINTER
K001076	Eastman Kodak Company	US		13/587,119	8/16/2012		Filed	AUTHENTICATION WITH ACCESS CONTROL AND CALIBRATION
K001077	Eastman Kodak Company	US		13/482,011	5/29/2012		Filed	METHOD OF OPERATING A MULTIFUNCTION PRINTER
K001078	Eastman Kodak Company	US		13/492,194	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001079	Eastman Kodak Company	US		13/492,209	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001080	Eastman Kodak Company	US		13/477,138	5/22/2012		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001082	Eastman Kodak Company	US		13/478,409	5/23/2012		Filed	IMAGE CAPTURE DEVICE FOR EXTRACTING TEXTUAL INFORMATION
K001083	Eastman Kodak Company	US		13/478,422	5/23/2012		Filed	SYSTEM FOR EXTRACTING TEXT FROM A DOCUMENT
K001084	Eastman Kodak Company	US		13/534,048	6/27/2012		Filed	METHOD OF BI-DIRECTIONAL PRINTING WITH OFFSET NOZZLE ARRAYS
K001089	Eastman Kodak Company	US		13/484,378	5/31/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001090	Eastman Kodak Company	US		13/536,216	6/28/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K001091	Eastman Kodak Company	US		13/483,368	5/30/2012		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K001093	Eastman Kodak Company	US		13/750,319	1/25/2013		Filed	AGGREGATION OF CUSTOMER REQUIREMENTS
K001094	Eastman Kodak Company	US		13/535,543	6/28/2012		Filed	JOB CHANGE SCRAP REDUCTION
K001095	Eastman Kodak Company	US		13/549,611	7/16/2012		Filed	MASKED CONTAINER RFID TAG COMMUNICATIONS SYSTEM
K001096	Eastman Kodak Company	US		13/556,449	7/24/2012		Filed	INK TANK WITH A COMPLIANT WICK
K001097	Eastman Kodak Company	US		13/600,258	8/31/2012		Filed	ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCH
K001099	Eastman Kodak Company	US		13/686,946	11/28/2012		Filed	PARTICLES CONTAINING ORGANIC CATALYTIC MATERIALS AND USES
K001101	Eastman Kodak Company	US		13/671,854	11/8/2012		Filed	ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001103	Eastman Kodak Company	DE		102012021383.2	10/31/2012		Filed	ROTATING BELT INVERTER
K001104	Eastman Kodak Company	EP		12193855.9	11/22/2012		Filed	NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS COMPRISING A HYPERBRANCHED BINDER MATERIAL
K001107	Eastman Kodak Company	US		13/600,264	8/31/2012		Filed	THIN FILM DIELECTRIC LAYER FORMATION
K001108	Eastman Kodak Company	US		13/600,266	8/31/2012		Filed	ELECTRONIC ELEMENT INCLUDING DIELECTRIC STACK
K001109	Eastman Kodak Company	US		13/552,743	7/19/2012		Filed	LIQUID DISPENSER INCLUDING ACTIVE MEMBRANE ACTUATOR
K001110	Eastman Kodak Company	US		13/552,752	7/19/2012		Filed	LIQUID DISPENSER INCLUDING PASSIVE PRE-STRESSED FLEXIBLE MEMBRANE
K001111	Eastman Kodak Company	US		13/552,763	7/19/2012		Filed	LIQUID DISPENSER INCLUDING ASYMMETRIC NOZZLE ACTUATOR CONFIGURATION
K001115	Eastman Kodak Company	US		13/664,754	10/31/2012		Filed	FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001116	Eastman Kodak Company	US		13/591,559	8/22/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001116	Eastman Kodak Company	WO		PCT/US13/55686	8/20/2013		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001118	Eastman Kodak Company	US		13/526,820	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001119	Eastman Kodak Company	US		13/526,837	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001123	Eastman Kodak Company	US		13/951,506	7/26/2013		Filed	CUT SHEET MEDIA INVERTING SYSTEM
K001124	Eastman Kodak Company	US		13/947,164	7/22/2013		Filed	COMPACT INVERTER FOR CUT SHEET MEDIA

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K001125	Eastman Kodak Company	US		13/859,804	4/10/2013		Filed	MEMBRANE MEMS ACTUATOR INCLUDING FLUIDIC IMPEDANCE STRUCTURE
K001126	Eastman Kodak Company	US		13/544,116	7/9/2012		Filed	PRINTING WITH MERGED DROPS USING ELECTROSTATIC DEFLECTION
K001127	Eastman Kodak Company	US		13/775,549	2/25/2013		Filed	PATTERNING OF TRANSPARENT CONDUCTIVE COATINGS
K001134	Eastman Kodak Company	US		13/649,134	10/11/2012		Filed	APPLYING HEATING LIQUID TO REMOVE MOISTENING LIQUID
K001136	Eastman Kodak Company	US		13/750,340	1/25/2013		Filed	ADJUSTING A CUSTOMER CATALOG FOR ORDERING VISUAL MEDIA PRODUCTS
K001138	Eastman Kodak Company	US		13/535,912	6/28/2012		Filed	SCANNING OF OVERSIZED DOCUMENTS
K001139	Eastman Kodak Company	US		13/536,165	6/28/2012		Filed	IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K001140	Eastman Kodak Company	US		13/537,247	6/29/2012		Filed	FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K001142	Eastman Kodak Company	US		13/744,776	1/18/2013		Filed	ACOUSTIC DRYING SYSTEM WITH SOUND OUTLET CHANNEL
K001144	Eastman Kodak Company	US		13/693,366	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH PERIPHERAL EXHAUST CHANNEL
K001145	Eastman Kodak Company	US		13/535,548	6/28/2012		Filed	JOB CHANGE SCRAP REDUCTION
K001146	Eastman Kodak Company	US		13/663,532	10/30/2012		Filed	PRODUCING RAISED PRINT USING YELLOW TONER
K001151	Eastman Kodak Company	US		13/757,891	2/4/2013		Filed	SILVER METAL NANOPARTICLE COMPOSITION
K001152	Eastman Kodak Company	US		13/608,099	9/10/2012		Filed	METHOD FOR INCREASING IMAGE RESOLUTION
K001153	Eastman Kodak Company	US		13/624,985	9/24/2012		Filed	ESTIMATING THE CLUTTER OF DIGITAL IMAGES
K001155	Eastman Kodak Company	US		13/681,461	11/20/2012		Filed	IMAGE RECTIFICATION USING SPARSELY-DISTRIBUTED LOCAL FEATURES
K001156	Eastman Kodak Company	US		13/602,358	9/4/2012		Filed	INKJET PRINTING METHOD USING MODE SWITCHING
K001159	Eastman Kodak Company	US		13/562,347	7/31/2012		Filed	EJECTOR WITH IMPROVED JETTING LATENCY FOR HIGH SOLIDS CONTENT
K001160	Eastman Kodak Company	DE		102012021404.9	10/30/2012		Filed	BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING
K001164	Eastman Kodak Company	US		13/547,320	7/12/2012		Filed	LARGE-PARTICLE INKJET DUAL-SIGN DEVELOPMENT PRINTING
K001165	Eastman Kodak Company	US		13/547,411	7/12/2012		Filed	INTERMEDIATE MEMBER FOR LARGE-PARTICLE INKJET DEVELOPMENT
K001166	Eastman Kodak Company	US		13/547,473	7/12/2012		Filed	LARGE-PARTICLE INKJET RECEIVER-CHARGING INTERMEDIATE MEMBER
K001167	Eastman Kodak Company	US		13/548,251	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K001168	Eastman Kodak Company	US		13/548,264	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K001169	Eastman Kodak Company	US		13/549,615	7/16/2012		Filed	COMMUNICATING WITH RFID TAGS ON MASKED CONTAINERS
K001176	Eastman Kodak Company	US		13/558,776	7/26/2012		Filed	PRODUCING BOUND DOCUMENT HAVING INNER COVER SHEET
K001177	Eastman Kodak Company	US		13/548,690	7/13/2012		Filed	HIGH DENSITY POLYMER PARTICLES AND DISPERSION OF SAME
K001179	Eastman Kodak Company	US		13/559,647	7/27/2012		Filed	OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001179	Eastman Kodak Company	WO		PCT/US13/51646	7/23/2013		Filed	OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001180	Eastman Kodak Company	US		13/559,651	7/27/2012		Filed	DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001180	Eastman Kodak Company	WO		PCT/US13/51930	7/25/2013		Filed	DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001181	Eastman Kodak Company	US		13/956,692	8/1/2013		Filed	CONTROLLING RECHARGING TO RESTORE ELECTROSTATIC HOLDING FORCE
K001183	Eastman Kodak Company	US		13/571,704	8/10/2012		Filed	MICRO-WIRE ELECTRODE PATTERN
K001184	Eastman Kodak Company	US		13/587,152	8/16/2012		Filed	PIXEL-ALIGNED MICRO-WIRE ELECTRODE DEVICE
K001185	Eastman Kodak Company	US		13/553,124	7/19/2012		Filed	EMBEDDING DATA WITH OFFSET PRINTING
K001186	Eastman Kodak Company	US		13/591,283	8/22/2012		Filed	PIXEL-ALIGNED DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001187	Eastman Kodak Company	US		13/609,299	9/11/2012		Filed	TOUCH DETECTION FOR CAPACITIVE TOUCH SCREEN
K001189	Eastman Kodak Company	US		13/562,349	7/31/2012		Filed	EJECTOR WITH IMPROVED JETTING LATENCY FOR MOLECULAR WEIGHT POLYMERS
K001190	Eastman Kodak Company	US		13/562,357	7/31/2012		Filed	METHOD OF PRINTING WITH HIGH SOLIDS CONTENT INK
K001194	Eastman Kodak Company	US		13/562,377	7/31/2012		Filed	TONER PRINTING WITH INCREASED GAMUT
K001195	Eastman Kodak Company	US		13/562,409	7/31/2012		Filed	NOISE REDUCTION IN TONER PRINTS
K001196	Eastman Kodak Company	US		13/562,383	7/31/2012		Filed	SYSTEM FOR DETERMINING EFFICIENT COMBINATIONS OF TONER COLORS TO FORM PRINTS WITH ENHANCED GAMUT
K001197	Eastman Kodak Company	US		13/600,338	8/31/2012		Filed	ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCHES

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K001198	Eastman Kodak Company	JP		2012-229633	10/17/2012		Filed	PHOTOSENSITIVE COMPOSITION HAVING NOVEL FLUORO COPOLYMER FOR LITHOGRAPHIC PRINTING PLATE
K001201	Eastman Kodak Company	US		13/562,378	7/31/2012		Filed	INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K001202	Eastman Kodak Company	US		13/598,202	8/29/2012		Filed	METHOD FOR GENERATING TAG LAYOUTS
K001203	Eastman Kodak Company	US		13/562,404	7/31/2012		Filed	TONER PRINT WITH EFFICIENTLY ENHANCED GAMUT
K001204	Eastman Kodak Company	US		13/600,274	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001205	Eastman Kodak Company	US		13/600,287	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC LAYER FORMATION
K001206	Eastman Kodak Company	US		13/598,260	8/29/2012		Filed	SYSTEM FOR GENERATING TAG LAYOUTS
K001207	Eastman Kodak Company	US		13/600,292	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001208	Eastman Kodak Company	US		13/598,310	8/29/2012		Filed	METHOD FOR COMPUTING SCALE FOR TAG INSERTION
K001209	Eastman Kodak Company	US		13/600,302	8/31/2012		Filed	THIN FILM TRANSISTOR INCLUDING IMPROVED SEMICONDUCTOR INTERFACE
K001210	Eastman Kodak Company	US		13/600,308	8/31/2012		Filed	THIN FILM TRANSISTOR INCLUDING DIELECTRIC STACK
K001211	Eastman Kodak Company	US		13/600,323	8/31/2012		Filed	HIGH PERFORMANCE THIN FILM TRANSISTOR
K001211	Eastman Kodak Company	WO		PCT/US13/56934	8/28/2013		Filed	HIGH PERFORMANCE THIN FILM TRANSISTOR
K001212	Eastman Kodak Company	US		13/759,092	2/5/2013		Filed	METHOD OF FORMING PRINTED PATTERNS
K001213	Eastman Kodak Company	US		13/562,416	7/31/2012		Filed	PRINTING SYSTEM WITH NOISE REDUCTION
K001213	Eastman Kodak Company	WO		PCT/US13/52443	7/29/2013		Filed	PRINTING SYSTEM WITH NOISE REDUCTION
K001218	Eastman Kodak Company	US		13/600,356	8/31/2012		Filed	SENSING EXPOSURE TO ENVIRONMENTAL FACTORS
K001223	Eastman Kodak Company	US		13/627,217	9/26/2012		Filed	BINDING STRIP INCLUDING SPACER
K001224	Eastman Kodak Company	US		13/591,259	8/22/2012		Filed	ELECTROGRAPHIC TACTILE IMAGE PRINTING SYSTEM
K001225	Eastman Kodak Company	US		13/599,160	8/30/2012		Filed	MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001226	Eastman Kodak Company	US		13/587,139	8/16/2012		Filed	AUTHENTICATION DEVICE WITH ACCESS CONTROL AND CALIBRATION
K001228	Eastman Kodak Company	US		13/615,939	9/14/2012		Filed	INK TANK HAVING A SINGLE GASKET
K001229	Eastman Kodak Company	US		13/626,914	9/26/2012		Filed	PIXEL-ALIGNED GROUND MICRO-WIRE DEVICE
K001230	Eastman Kodak Company	US		13/571,727	8/10/2012		Filed	TRANSPARENT TOUCH-SCREEN CAPACITOR WITH MICRO-WIRE ELECTRODE
K001231	Eastman Kodak Company	US		13/571,738	8/10/2012		Filed	MAKING TRANSPARENT TOUCH-RESPONSIVE DEVICE WITH MICRO-WIRE ELECTRODES
K001232	Eastman Kodak Company	US		13/626,962	9/26/2012		Filed	PIXEL-ALIGNED ELECTRODE DEVICE
K001233	Eastman Kodak Company	US		13/587,165	8/16/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001234	Eastman Kodak Company	US		13/587,185	8/16/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001236	Eastman Kodak Company	US		13/599,067	8/30/2012		Filed	ALIGNING PRINT DATA USING MATCHING PIXEL PATTERNS
K001237	Eastman Kodak Company	US		13/599,096	8/30/2012		Filed	ALIGNING PRINT DATA FOR OVERLAPPING PRINTHEADS
K001238	Eastman Kodak Company	US		13/591,296	8/22/2012		Filed	DISPLAY APPARATUS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001239	Eastman Kodak Company	US		13/591,325	8/22/2012		Filed	MAKING TOUCH SCREENS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001242	Eastman Kodak Company	US		13/721,109	12/20/2012		Filed	INKJET PRINTING WITH MANAGED AIRFLOW FOR CONDENSATION CONTROL
K001243	Eastman Kodak Company	US		13/721,106	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH MANAGED CONDENSATION CONTROL AIRFLOW
K001244	Eastman Kodak Company	US		13/744,799	1/18/2013		Filed	ACOUSTIC DRYING METHOD USING SOUND OUTLET CHANNEL
K001245	Eastman Kodak Company	US		13/744,837	1/18/2013		Filed	ACOUSTIC WAVE DRYING METHOD
K001246	Eastman Kodak Company	US		13/596,202	8/28/2012		Filed	METHOD OF MAINTAINING AN INKJET PRINTHEAD
K001247	Eastman Kodak Company	US		13/655,509	10/19/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001249	Eastman Kodak Company	US		13/747,552	1/23/2013		Filed	PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001253	Eastman Kodak Company	US		13/599,129	8/30/2012		Filed	MODIFYING PRINT DATA USING MATCHING PIXEL PATTERNS
K001255	Eastman Kodak Company	US		13/768,488	2/15/2013		Filed	TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001255	Eastman Kodak Company	US		61/696,848	9/5/2012		Filed	TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001258	Eastman Kodak Company	US		13/871,225	4/26/2013		Filed	INKJET PRINTING WITH INCREASED GAMUT

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K001259	Eastman Kodak Company	US		13/599,224	8/30/2012		Filed	METHOD FOR GENERATING ELECTRICITY
K001260	Eastman Kodak Company	US		13/721,126	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL
K001261	Eastman Kodak Company	US		13/721,104	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW MANAGEMENT
K001262	Eastman Kodak Company	US		13/721,102	12/20/2012		Filed	MANAGING CONDENSATION IN AN INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW
K001268	Eastman Kodak Company	US		13/627,163	9/26/2012		Filed	METHOD FOR PROVIDING PATTERNS OF FUNCTIONAL MATERIALS
K001270	Eastman Kodak Company	US		13/626,917	9/26/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001271	Eastman Kodak Company	US		13/626,924	9/26/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL- ALIGNED GROUND MICRO-WIRE
K001273	Eastman Kodak Company	US		13/627,266	9/26/2012		Filed	BOUND DOCUMENT HAVING BINDING STRIP WITH SPACER
K001274	Eastman Kodak Company	US		13/627,303	9/26/2012		Filed	MAKING BOUND DOCUMENT HAVING FASTENER AND SPACER
K001277	Eastman Kodak Company	US		13/923,401	6/21/2013		Filed	PATTERNING FOR SELECTIVE AREA DEPOSITION
K001279	Eastman Kodak Company	US		13/624,986	9/24/2012		Filed	DETERMINING THE ESTIMATED CLUTTER OF DIGITAL IMAGES
K001281	Eastman Kodak Company	US		13/622,385	9/19/2012		Filed	SYSTEM FOR FORMING STRUCTURED MICRODOTS
K001282	Eastman Kodak Company	US		13/622,386	9/19/2012		Filed	METHOD OF FORMING SECURITY MARKINGS
K001283	Eastman Kodak Company	US		13/622,387	9/19/2012		Filed	SYSTEM FOR FORMING SECURITY MARKINGS USING STRUCTURED MICRODOTS
K001284	Eastman Kodak Company	US		13/626,971	9/26/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED ELECTRODE
K001285	Eastman Kodak Company	US		13/626,979	9/26/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL- ALIGNED ELECTRODE
K001287	Eastman Kodak Company	US		13/763,887	2/11/2013		Filed	PRINTING LIQUID TRANSFER AND SUPPLY SYSTEM
K001291	Eastman Kodak Company	US		13/803,307	3/14/2013		Filed	BOUND DOCUMENT WITH TRANSPARENT MEDADATA SHEET
K001292	Eastman Kodak Company	US		13/759,098	2/5/2013		Filed	MICRO-WIRE PATTERN WITH OFFSET INTERSECTIONS
K001295	Eastman Kodak Company	US		13/873,287	4/30/2013		Filed	DIGITAL EMBOSSING AND CREASING
K001296	Eastman Kodak Company	US		61/706,185	9/27/2012		Filed	VACUUM PULLDOWN OF WEB EDGES IN PRINTING SYSTEMS
K001297	Eastman Kodak Company	US		13/663,851	10/30/2012		Filed	WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K001298	Eastman Kodak Company	US		13/749,748	1/25/2013		Filed	POROUS PARTICLES WITH DESIGNED DIFFERENT SIZED DISCRETE PORES
K001299	Eastman Kodak Company	US		13/721,118	12/20/2012		Filed	INKJET PRINTING WITH CONDENSATION CONTROL
K001300	Eastman Kodak Company	US		13/919,203	6/17/2013		Filed	METHOD FOR IMPROVING PATTERNED SILVER CONDUCTIVITY
K001301	Eastman Kodak Company	US		13/771,549	2/20/2013		Filed	ENHANCING SILVER CONDUCTIVITY
K001302	Eastman Kodak Company	US		13/649,139	10/11/2012		Filed	DRYER TRANSPORTING MOISTENED MEDIUM THROUGH HEATING LIQUID
K001303	Eastman Kodak Company	US		13/649,141	10/11/2012		Filed	DRYER IMPINGING HEATING LIQUID ONTO MOISTENED MEDIUM
K001304	Eastman Kodak Company	US		13/649,143	10/11/2012		Filed	REMOVING MOISTENING LIQUID USING HEATING-LIQUID BARRIER
K001305	Eastman Kodak Company	US		13/649,146	10/11/2012		Filed	BARRIER DRYER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001306	Eastman Kodak Company	US		13/649,152	10/11/2012		Filed	DRYER WITH HEATING LIQUID IN CAVITY
K001307	Eastman Kodak Company	US		13/649,158	10/11/2012		Filed	BARRIER DRYER WITH POROUS LIQUID- CARRYING MATERIAL
K001308	Eastman Kodak Company	US		13/649,167	10/11/2012		Filed	DRYER IMPINGING HEATING LIQUID ONTO BARRIER
K001309	Eastman Kodak Company	US		13/655,523	10/19/2012		Filed	MAKING DISPLAY APPARATUS WITH PIXEL- ALIGNED GROUND MESH
K001310	Eastman Kodak Company	US		13/669,487	11/6/2012		Filed	WICKING ACCUMULATED INK AWAY FROM OPTICAL SENSOR IN INKJET PRINTER
K001311	Eastman Kodak Company	US		13/850,552	3/26/2013		Filed	PROTECTIVE CIRCUIT FOR INKJET PRINTHEAD
K001312	Eastman Kodak Company	US		13/669,493	11/6/2012		Filed	INK BARRIER FOR OPTICAL SENSOR IN INKJET PRINTER
K001316	Eastman Kodak Company	US		13/755,296	1/31/2013		Filed	METHOD FOR AUTHENTICATING AN OBJECT
K001318	Eastman Kodak Company	US		13/662,726	10/29/2012		Filed	APPLYING HEATING LIQUID TO FIX TONER
K001319	Eastman Kodak Company	US		13/751,430	1/28/2013		Filed	LARGE-CURRENT MICRO-WIRE PATTERN
K001320	Eastman Kodak Company	US		13/664,653	10/31/2012		Filed	PERFORATOR WITH TRANSLATING PERFORATING DEVICES
K001321	Eastman Kodak Company	US		13/896,582	5/17/2013		Filed	METHOD FOR AUTHENTICATING UV ABSORBING SECURITY MARK
K001322	Eastman Kodak Company	US		13/949,304	7/24/2013		Filed	METHOD OF AUTHENTICATING AN ITEM

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K001324	Eastman Kodak Company	US		13/786,512	3/6/2013		Filed	BINDING SYSTEM USING A RELEASABLE FASTENING STRIP
K001326	Eastman Kodak Company	US		13/663,548	10/30/2012		Filed	PRODUCING RAISED PRINT USING LIGHT TONER
K001327	Eastman Kodak Company	US		13/663,564	10/30/2012		Filed	PRODUCING RAISED PRINT USING THREE TONERS
K001328	Eastman Kodak Company	US		13/664,665	10/31/2012		Filed	PERFORATOR WITH BACKER AND TRANSLATING PERFORATING DEVICES
K001329	Eastman Kodak Company	US		13/664,675	10/31/2012		Filed	RECEIVER-PUNCTURING DEVICE WITH TRANSLATING PUNCTURING DEVICES
K001330	Eastman Kodak Company	US		13/676,441	11/14/2012		Filed	FUNCTIONAL PRINTING SYSTEM
K001331	Eastman Kodak Company	US		13/751,443	1/28/2013		Filed	MICRO-WIRE PATTERN FOR ELECTRODE CONNECTION
K001332	Eastman Kodak Company	US		13/751,450	1/28/2013		Filed	MICRO-WIRE ELECTRODE BUSS
K001333	Eastman Kodak Company	US		13/751,464	1/28/2013		Filed	CONDUCTIVE MICRO-WIRE STRUCTURE
K001334	Eastman Kodak Company	US		13/662,752	10/29/2012		Filed	TONER FIXER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001335	Eastman Kodak Company	US		13/662,771	10/29/2012		Filed	TONER FIXER IMPINGING HEATING LIQUID ONTO MEDIUM
K001336	Eastman Kodak Company	US		13/662,779	10/29/2012		Filed	FIXING TONER USING HEATING-LIQUID-BLOCKING BARRIER
K001337	Eastman Kodak Company	US		13/662,798	10/29/2012		Filed	TRANSPORTED MEDIUM HEATING-LIQUID-BARRIER TONER FIXER
K001338	Eastman Kodak Company	US		13/662,811	10/29/2012		Filed	TONER-FIXING DRUM CONTAINING HEATING LIQUID
K001339	Eastman Kodak Company	US		13/662,825	10/29/2012		Filed	TONER FIXER WITH HEATING LIQUID IN CAVITY
K001340	Eastman Kodak Company	US		13/662,847	10/29/2012		Filed	TONER FIXER WITH LIQUID-CARRYING POROUS MATERIAL
K001341	Eastman Kodak Company	US		13/662,861	10/29/2012		Filed	TONER FIXER IMPINGING HEATING LIQUID ONTO BARRIER
K001342	Eastman Kodak Company	US		13/779,917	2/28/2013		Filed	MULTI-LAYER MICRO-WIRE STRUCTURE
K001343	Eastman Kodak Company	US		13/690,161	11/30/2012		Filed	DECODER FOR BARCODES WITH ANTI-COPY FEATURE
K001345	Eastman Kodak Company	US		13/687,398	11/28/2012		Filed	PRINTER INCLUDING WIRELESS ROUTING CAPABILITY
K001346	Eastman Kodak Company	US		13/749,733	1/25/2013		Filed	MOBILE PRINTING APPARATUS AND PRINTED REFERENCE MARKS
K001348	Eastman Kodak Company	US		13/664,462	10/31/2012		Filed	SMART MOBILE DEVICE HOLDER ON MULTIFUNCTION PRINTER
K001349	Eastman Kodak Company	US		13/664,806	10/31/2012		Filed	INCREMENTALLY FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001350	Eastman Kodak Company	US		13/664,855	10/31/2012		Filed	THREE-DIMENSIONAL-STRUCTURE FORMER
K001351	Eastman Kodak Company	US		13/664,962	10/31/2012		Filed	Z-FOLDING THREE-DIMENSIONAL-STRUCTURE FORMER
K001353	Eastman Kodak Company	US		13/686,986	11/28/2012		Filed	MOBILE APPARATUS WITH LOCAL POSITION REFERENCING ELEMENTS
K001354	Eastman Kodak Company	US		13/686,998	11/28/2012		Filed	MOBILE APPARATUS WITH LOCAL POSITION REFERENCING STRUCTURE
K001355	Eastman Kodak Company	US		13/939,220	7/11/2013		Filed	ADAPTIVE CONTROL OF CONTINUOUS INKJET OPERATING PARAMETERS
K001357	Eastman Kodak Company	US		13/671,893	11/8/2012		Filed	DEVICES CONTAINING ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001358	Eastman Kodak Company	US		13/859,817	4/10/2013		Filed	PRE-HEATING LIQUID EJECTED FROM A LIQUID DISPENSER
K001360	Eastman Kodak Company	DE		102012021402.2	10/30/2012		Filed	BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING (J-INVERTER 2)
K001363	Eastman Kodak Company	US		13/663,898	10/30/2012		Filed	SYSTEM FOR MAKING A PANORAMIC IMAGE
K001364	Eastman Kodak Company	US		13/663,914	10/30/2012		Filed	METHOD OF MAKING A PANORAMIC PRINT
K001365	Eastman Kodak Company	US		13/663,927	10/30/2012		Filed	SYSTEM FOR MAKING A PANORAMIC PRINT
K001366	Eastman Kodak Company	US		13/681,472	11/20/2012		Filed	IMAGE RECTIFICATION USING AN ORIENTATION VECTOR FIELD
K001367	Eastman Kodak Company	US		13/681,488	11/20/2012		Filed	IMAGE RECTIFICATION USING TEXT LINE TRACKS
K001370	Eastman Kodak Company	US		13/939,249	7/11/2013		Filed	BURST MODE ELECTROHYDRODYNAMIC PRINTING
K001371	Eastman Kodak Company	US		13/939,283	7/11/2013		Filed	BURST MODE ELECTROHYDRODYNAMIC PRINTING SYSTEM
K001375	Eastman Kodak Company	US		13/769,868	2/19/2013		Filed	BINDING SYSTEM USING CONCENTRIC CYLINDERS
K001376	Eastman Kodak Company	US		13/769,911	2/19/2013		Filed	BINDING SYSTEM USING A RETAINER CLIP
K001377	Eastman Kodak Company	US		13/769,923	2/19/2013		Filed	BINDING SYSTEM USING TWO BINDING PIECES
K001379	Eastman Kodak Company	US		13/769,504	2/18/2013		Filed	INK JET PRINTER COMPOSITION AND USE
K001380	Eastman Kodak Company	US		13/846,985	3/19/2013		Filed	THIOSULFATE POLYMER COMPOSITIONS AND ARTICLES

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K001381	Eastman Kodak Company	US		61/725,063	11/12/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001385	Eastman Kodak Company	US		13/762,613	2/8/2013		Filed	BOOK COVER WITH PRINTED IMAGE
K001386	Eastman Kodak Company	US		61/725,086	11/12/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001387	Eastman Kodak Company	US		13/676,464	11/14/2012		Filed	METHOD FOR FUNCTIONAL PRINTING SYSTEM
K001390	Eastman Kodak Company	US		61/726,047	11/14/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001391	Eastman Kodak Company	US		13/686,992	11/28/2012		Filed	METHOD OF POSITIONING A MOBILE APPARATUS
K001392	Eastman Kodak Company	US		13/687,008	11/28/2012		Filed	DETERMINING A POSITION OF A MOBILE APPARATUS
K001393	Eastman Kodak Company	US		13/779,939	2/28/2013		Filed	MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001396	Eastman Kodak Company	US		13/737,979	1/10/2013		Filed	ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001397	Eastman Kodak Company	US		13/866,064	4/19/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT
K001401	Eastman Kodak Company	US		13/690,180	11/30/2012		Filed	SYSTEM FOR DETECTING REPRODUCTION OF BARCODES
K001403	Eastman Kodak Company	US		13/850,510	3/26/2013		Filed	AQUEOUS INK JET INK COMPOSITIONS AND USES
K001404	Eastman Kodak Company	US		13/742,602	1/16/2013		Filed	DUPLEXING UNIT WITH FREELY ROTATABLE CONTACT SURFACE
K001405	Eastman Kodak Company	US		13/742,618	1/16/2013		Filed	DUPLEXING UNIT WITH LOW FRICTION MEDIA GUIDE
K001406	Eastman Kodak Company	US		13/746,346	1/22/2013		Filed	METHOD OF MAKING MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001407	Eastman Kodak Company	US		13/749,734	1/25/2013		Filed	POSITIONING A MOBILE APPARATUS FOR ADJACENT PRINTING SWATHS
K001408	Eastman Kodak Company	US		13/779,906	2/28/2013		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001412	Eastman Kodak Company	US		13/864,501	4/17/2013		Filed	SYSTEM FOR DETECTING REORGINATION OF BARCODES
K001414	Eastman Kodak Company	US		13/721,091	12/20/2012		Filed	CONDENSATION CONTROL METHOD USING SURFACE ENERGY MANAGEMENT
K001415	Eastman Kodak Company	US		13/721,096	12/20/2012		Filed	PRINTING SYSTEM WITH CONDENSATION CONTROL USING SURFACE ENERGIES
K001416	Eastman Kodak Company	US		13/721,115	12/20/2012		Filed	CONDENSATION CONTROL SYSTEM FOR INKJET PRINTING SYSTEM
K001417	Eastman Kodak Company	US		13/771,121	2/20/2013		Filed	FLEXOGRAPHIC PLATE MOUNTING
K001418	Eastman Kodak Company	US		13/749,736	1/25/2013		Filed	HOME BASE FOR A MOBILE PRINTING APPARATUS
K001419	Eastman Kodak Company	US		13/759,106	2/5/2013		Filed	CONDUCTIVE MICRO-WIRE STRUCTURE WITH OFFSET INTERSECTIONS
K001420	Eastman Kodak Company	US		13/746,352	1/22/2013		Filed	MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001421	Eastman Kodak Company	US		13/850,315	3/26/2013		Filed	PATTERNED CONDUCTIVE POLYMER WITH DIELECTRIC PATCH
K001422	Eastman Kodak Company	US		13/784,866	3/5/2013		Filed	VARIABLE-DEPTH MICRO-CHANNEL STRUCTURE
K001423	Eastman Kodak Company	US		13/737,983	1/10/2013		Filed	ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001424	Eastman Kodak Company	US		13/915,680	6/12/2013		Filed	PATTERNED MATERIALS AND METHODS OF MAKING THEM
K001430	Eastman Kodak Company	US		13/772,380	2/21/2013		Filed	METHOD FOR LOCATING AN ELECTRONIC APPARATUS
K001431	Eastman Kodak Company	US		13/847,504	3/20/2013		Filed	OPTICALLY DIFFUSE MICRO-CHANNEL
K001432	Eastman Kodak Company	US		13/847,506	3/20/2013		Filed	EMBOSSING STAMP FOR OPTICALLY DIFFUSE MICRO-CHANNEL
K001434	Eastman Kodak Company	US		13/747,573	1/23/2013		Filed	PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001435	Eastman Kodak Company	US		13/755,329	1/31/2013		Filed	CELL PHONE AUTHENTICATION DEVICE
K001437	Eastman Kodak Company	US		13/849,683	3/25/2013		Filed	HIGH-SPEED MULTI-COLOR PRINTING
K001438	Eastman Kodak Company	US		13/833,244	3/15/2013		Filed	EMBOSSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL METHOD
K001439	Eastman Kodak Company	US		13/862,586	4/15/2013		Filed	HYBRID SINGLE-SIDE TOUCH SCREEN
K001440	Eastman Kodak Company	US		13/784,869	3/5/2013		Filed	MICRO-CHANNEL STRUCTURE WITH VARIABLE DEPTHS
K001441	Eastman Kodak Company	US		13/784,873	3/5/2013		Filed	MICRO-CHANNEL WITH CONDUCTIVE PARTICLE
K001442	Eastman Kodak Company	US		13/784,882	3/5/2013		Filed	MICRO-CHANNEL CONNECTION PAD
K001443	Eastman Kodak Company	US		13/784,893	3/5/2013		Filed	MICRO-CHANNEL CONNECTION METHOD
K001444	Eastman Kodak Company	US		13/921,258	6/19/2013		Filed	FOUR TERMINAL TRANSISTOR
K001446	Eastman Kodak Company	US		13/860,557	4/11/2013		Filed	SILICON SUBSTRATE FABRICATION

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K001447	Eastman Kodak Company	US		13/927,139	6/26/2013		Filed	REACTIVE INDICATOR COMPOSITIONS AND ARTICLES CONTAINING SAME
K001448	Eastman Kodak Company	US		13/769,880	2/19/2013		Filed	BINDING SYSTEM USING BINDER PIECES WITH CONCENTRIC CYLINDERS
K001449	Eastman Kodak Company	US		13/769,898	2/19/2013		Filed	BINDING SYSTEM USING ARC-SHAPED RETAINER
K001451	Eastman Kodak Company	US		13/765,748	2/13/2013		Filed	FORMING AN IMAGE ON A FLEXOGRAPHIC MEDIA
K001452	Eastman Kodak Company	US		13/757,896	2/4/2013		Filed	METAL NANOPARTICLE COMPOSITION WITH WATER SOLUBLE POLYMER
K001453	Eastman Kodak Company	US		13/757,899	2/4/2013		Filed	MAKING A CONDUCTIVE ARTICLE
K001454	Eastman Kodak Company	US		13/757,901	2/4/2013		Filed	CONDUCTIVE ARTICLE HAVING SILVER NANOPARTICLES
K001455	Eastman Kodak Company	US		13/757,905	2/4/2013		Filed	CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001456	Eastman Kodak Company	US		13/757,913	2/4/2013		Filed	MAKING A CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001457	Eastman Kodak Company	US		13/769,937	2/19/2013		Filed	BINDING SYSTEM USING ONE-PIECE RETAINER CLIP
K001461	Eastman Kodak Company	US		13/873,291	4/30/2013		Filed	DIGITAL EMBOSSING AND CREASING SHEET
K001462	Eastman Kodak Company	US		13/873,300	4/30/2013		Filed	DIGITAL EMBOSSING AND CREASING BEFORE PRINTING
K001463	Eastman Kodak Company	US		13/873,306	4/30/2013		Filed	DIGITAL EMBOSSING DEVICE
K001464	Eastman Kodak Company	US		14/012,150	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE METHOD
K001465	Eastman Kodak Company	US		13/765,755	2/13/2013		Filed	SYSTEM FOR FORMING AN IMAGE ON FLEXOGRAPHIC MEDIA
K001467	Eastman Kodak Company	US		13/775,582	2/25/2013		Filed	ASSEMBLING AN ELECTRODE DEVICE
K001472	Eastman Kodak Company	US		13/847,031	3/19/2013		Filed	FORMING PATTERNS USING THIOSULFATE POLYMER COMPOSITIONS
K001473	Eastman Kodak Company	US		13/847,049	3/19/2013		Filed	METHOD OF SEQUESTERING METALS USING THIOSULFATE POLYMERS
K001474	Eastman Kodak Company	US		13/847,063	3/19/2013		Filed	THIOSULFATE POLYMERS
K001475	Eastman Kodak Company	US		13/768,513	2/15/2013		Filed	METHOD FOR CONTROLLING TENSION IN A WEB
K001476	Eastman Kodak Company	US		13/771,124	2/20/2013		Filed	METHOD OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001477	Eastman Kodak Company	US		13/771,127	2/20/2013		Filed	SYSTEM FOR MOUNTING A FLEXOGRAPHIC PRINTING PLATE
K001478	Eastman Kodak Company	US		13/771,130	2/20/2013		Filed	SYSTEM OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001479	Eastman Kodak Company	US		13/870,056	4/25/2013		Filed	ABLATION IMAGEABLE LITHOGRAPHIC PRINTING PLATE
K001480	Eastman Kodak Company	JP		JP2012-147310	6/27/2013		Filed	
K001480	Eastman Kodak Company	WO		PCT/JP13/67696	6/27/2013		Filed	
K001484	Eastman Kodak Company	US		13/850,571	3/26/2013		Filed	METHOD FOR PROTECTING INKJET PRINTHEAD FROM LONG PULSES
K001485	Eastman Kodak Company	US		13/865,414	4/18/2013		Filed	MASK FORMING IMAGEABLE MATERIAL AND USE
K001486	Eastman Kodak Company	US		13/849,664	3/25/2013		Filed	ALIGNMENT METHOD FOR MULTI-PRINTHEAD PRINTERS
K001487	Eastman Kodak Company	US		13/847,083	3/19/2013		Filed	PATTERNING METHOD USING THIOSULFATE POLYMER AND METAL NANOPARTICLES
K001490	Eastman Kodak Company	US		13/862,679	4/15/2013		Filed	HYBRID SINGLE-SIDE TOUCH SCREEN METHOD
K001491	Eastman Kodak Company	US		13/803,370	3/14/2013		Filed	BOUND DOCUMENT WITH TRANSPARENT OVERLAY SHEET
K001494	Eastman Kodak Company	US		13/863,615	4/16/2013		Filed	MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001495	Eastman Kodak Company	US		13/833,361	3/15/2013		Filed	EMBOSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL
K001498	Eastman Kodak Company	US		13/798,465	3/13/2013		Filed	METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K001499	Eastman Kodak Company	US		13/866,068	4/19/2013		Filed	A SCRATCH-OFF DOCUMENT HAVING LAYERS OF DIFFERENT THERMAL CONDUCTIVITY
K001500	Eastman Kodak Company	US		13/849,713	3/25/2013		Filed	METHOD FOR MULTI-COLOR HIGH-SPEED PRINTING
K001502	Eastman Kodak Company	US		14/012,216	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE METHOD
K001503	Eastman Kodak Company	US		13/849,679	3/25/2013		Filed	MULTI-PRINTHEAD PRINTER ALIGNMENT
K001504	Eastman Kodak Company	US		13/864,516	4/17/2013		Filed	METHOD FOR DETECTING REORGANIZATION OF BARCODES
K001510	Eastman Kodak Company	US		13/860,560	4/11/2013		Filed	SILICON SUBSTRATE MEMS DEVICE
K001513	Eastman Kodak Company	US		13/891,434	5/10/2013		Filed	MICRO-WIRE ELECTRODE STRUCTURE HAVING NON-LINEAR GAPS
K001514	Eastman Kodak Company	US		13/941,713	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING MARKING HEAT SOURCE

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K001516	Eastman Kodak Company	US		13/906,472	5/31/2013		Filed	FORCE DETECTING METHOD FOR CAPACITIVE TOUCH SCREEN
K001520	Eastman Kodak Company	US		13/906,643	5/31/2013		Filed	DISPLAY WITH PIXEL-OBSCURING MICRO-WIRES
K001522	Eastman Kodak Company	US		13/906,506	5/31/2013		Filed	CAPACITIVE TOUCH SCREEN WITH FORCE DETECTION
K001524	Eastman Kodak Company	US		13/964,453	8/12/2013		Filed	MICRO-CHANNEL PATTERN FOR EFFECTIVE INK DISTRIBUTION
K001525	Eastman Kodak Company	US		13/921,261	6/19/2013		Filed	MULTI-RESOLUTION MICRO-WIRE TOUCH-SENSING METHOD
K001526	Eastman Kodak Company	US		13/896,601	5/17/2013		Filed	SYSTEM FOR AUTHENTICATING UV ABSORBING SECURITY MARK
K001527	Eastman Kodak Company	US		13/896,610	5/17/2013		Filed	DOCUMENT CONTAINING UV ABSORBING SECURITY MARK
K001530	Eastman Kodak Company	US		13/941,733	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING THERMAL FLUORESCENCE QUENCHING
K001531	Eastman Kodak Company	US		13/941,768	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING THERMALLY-FORMED HOLES
K001532	Eastman Kodak Company	US		13/941,804	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING DEFORMED REFERENCE MARKS
K001533	Eastman Kodak Company	US		13/923,407	6/21/2013		Filed	STAGGERED PRINthead PRINTER WITH CONTOURED MEDIA GUIDE
K001534	Eastman Kodak Company	US		13/923,410	6/21/2013		Filed	INKJET PRINTER WITH CONTOURED MEDIA GUIDE ROLLER
K001536	Eastman Kodak Company	US		13/906,680	5/31/2013		Filed	DISPLAY APPARATUS WITH PIXEL-OBSCURING MICRO-WIRES
K001537	Eastman Kodak Company	US		13/906,710	5/31/2013		Filed	MAKING DISPLAY APPARATUS WITH PIXEL-OBSCURING MICRO-WIRES
K001539	Eastman Kodak Company	US		61/840,541	6/28/2013		Filed	DETERMINING BARCODE LOCATIONS IN DOCUMENTS
K001540	Eastman Kodak Company	US		13/915,729	6/12/2013		Filed	PATTERNABLE MATERIALS AND METHODS OF USE
K001541	Eastman Kodak Company	US		13/921,282	6/19/2013		Filed	MULTI-RESOLUTION MICRO-WIRE TOUCH-SENSING DEVICE
K001543	Eastman Kodak Company	US		13/917,817	6/14/2013		Filed	A METHOD FOR CALIBRATING SPECIALTY COLOR TONER
K001548	Eastman Kodak Company	US		13/923,413	6/21/2013		Filed	SUBSTRATE PREPARATION FOR SELECTIVE AREA DEPOSITION
K001551	Eastman Kodak Company	US		13/921,267	6/19/2013		Filed	CIRCUIT INCLUDING FOUR TERMINAL TRANSISTOR
K001552	Eastman Kodak Company	US		13/921,279	6/19/2013		Filed	FOUR TERMINAL TRANSISTOR FABRICATION
K001555	Eastman Kodak Company	US		13/917,924	6/14/2013		Filed	SYSTEM FOR FORMING A CONDUCTIVE PATTERN
K001557	Eastman Kodak Company	US		13/927,164	6/26/2013		Filed	METHODS FOR USING INDICATOR COMPOSITIONS
K001559	Eastman Kodak Company	US		13/917,946	6/14/2013		Filed	METHOD FOR FORMING A CONDUCTIVE PATTERN
K001565	Eastman Kodak Company	US		14/012,173	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE METHOD WITH MULTI-LEVEL STAMP
K001566	Eastman Kodak Company	US		13/928,427	6/27/2013		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K001574	Eastman Kodak Company	US		13/949,312	7/24/2013		Filed	SYSTEM FOR AUTHENTICATING AN ITEM
K001575	Eastman Kodak Company	US		14/012,195	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE
K001585	Eastman Kodak Company	US		14/012,240	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE METHOD WITH BI-LEVEL STAMP
K001586	Eastman Kodak Company	US		14/012,269	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE
M52962	Eastman Kodak Company	US	6191867	08/972,102	11/17/1997	2/20/2001	Granted	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
N39767	Eastman Kodak Company	FR	DE00117370	DE00117370	9/18/1975	9/18/1975	Granted	
N40307	Eastman Kodak Company	FR	DE00118677	DE00118677	2/10/1976	2/10/1976	Granted	
N41071	Eastman Kodak Company	FR	DE00120806	DE00120806	9/16/1976	9/16/1976	Granted	
N41072	Eastman Kodak Company	FR	DE00120491	DE00120491	8/25/1976	8/25/1976	Granted	
N53936	Eastman Kodak Company	US	5699102	07/597,456	10/15/1990	12/16/1997	Granted	NON-IMPACT COPIER/PRINTER SYSTEM
N59547	Eastman Kodak Company	US	5575940	08/309,431	9/20/1994	11/19/1996	Granted	INVERSE LIMITED COALESCENCE PROCESS
N60291	Eastman Kodak Company	US	5462829	08/171,488	12/21/1993	10/31/1995	Granted	POLYMER BLENDS AND TONER

N60496	Eastman Kodak Company	US	5512403	08/286,854	8/5/1994	4/30/1996	Granted	COMPOSITIONS COMPRISING SAME
N60958	Eastman Kodak Company	US	5606358	07/812,094	12/23/1991	2/25/1997	Granted	MIXTURE OF CARRIER PARTICLES USEFUL IN ELECTROGRAPHIC DEVELOPERS
N62627	Eastman Kodak Company	US	5523591	08/377,882	1/25/1995	6/4/1996	Granted	LIGHT-EMITTING DIODE PRINTHEAD
N62770	Eastman Kodak Company	US	6680782	08/085,605	6/30/1993	1/20/2004	Granted	ASSEMBLY OF LED ARRAY AND LENS WITH ENGINEERED LIGHT OUTPUT PROFILE AND METHOD FOR MAKING THE ASSEMBLY
N62907	Eastman Kodak Company	US	5564109	08/184,893	1/21/1994	10/8/1996	Granted	A METHOD AND APPARATUS OF USING A RASTER IMAGE PROCESSOR AND INTERPOLATOR TO INCREASE THE SPEED OF OPERATION AND REDUCE MEMORY REQUIREMENTS FOR ELECTRONICALLY USING A REMOTE USER INTERFACE TO SELECT FROM A PLURALITY OF DOCUMENT PRODUCTION APPARATUS

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N63243	Eastman Kodak Company	US	5582917	08/122,754	9/16/1993	12/10/1996	Granted	FLUOROCARBON-SILICONE COATED ARTICLES USEFUL AS TONER FUSING MEMBERS
N63401	Eastman Kodak Company	US	5657069	07/807,522	12/13/1991	8/12/1997	Granted	METHOD AND APPARATUS FOR GREY LEVEL PRINTING
N64400	Eastman Kodak Company	US	5699103	08/360,156	12/20/1994	12/16/1997	Granted	METHOD FOR CALIBRATING AN ARRAY OF LIGHT- EMITTING DIODES
N64454	Eastman Kodak Company	US	5742879	07/976,913	11/16/1992	4/21/1998	Granted	METHOD AND APPARATUS FOR REPRODUCING DOCUMENTS WITH VARIABLE INFORMATION
N64524	Eastman Kodak Company	US	5532802	08/372,639	1/13/1995	7/2/1996	Granted	PIEZOELECTRIC SENSOR FOR IN-SITU MONITORING OF ELECTROSTATOGRAPHIC DEVELOPERS
N65071	Eastman Kodak Company	US	5446561	08/207,507	3/8/1994	8/29/1995	Granted	METHOD AND APPARATUS FOR DIGITAL SCALE HALFTONING WITH VARIABLE SCREEN STRUCTURE FOR ELECTROPHOTOGRAPHIC PRINTING DEVICES
N65161	Eastman Kodak Company	US	5450179	08/203,164	2/28/1994	9/12/1995	Granted	ACTIVE CHARGING TO PREVENT IMAGE DISRUPTION
N65275	Eastman Kodak Company	US	5604527	08/174,559	12/28/1993	2/18/1997	Granted	DOT PRINTER AND METHOD FOR GREY LEVEL RECORDING WITH DIFFERENT BIT-DEPTH DIMENSIONS
N65471	Eastman Kodak Company	US	5586479	08/029,257	3/10/1993	12/24/1996	Granted	CUTTING APPARATUS FOR CUTTING AN IMAGE FROM A RECEIVING SHEET
N66319	Eastman Kodak Company	US	5500320	08/297,462	8/29/1994	3/19/1996	Granted	HIGH SPEED DEVELOPER COMPOSITIONS
N66319	Eastman Kodak Company	US	5512404	08/297,681	8/29/1994	4/30/1996	Granted	DEVELOPER COMPOSITIONS EXHIBITING HIGH DEVELOPMENT SPEEDS
N66631	Eastman Kodak Company	US	5659855	08/322,242	10/12/1994	8/19/1997	Granted	ELECTROPHOTOGRAPHIC IMAGE MEMBER WITH MAGNETIC PROPERTY AND IMAGE FORMING APPARATUS
N66882	Eastman Kodak Company	US	5436430	08/163,971	12/6/1993	7/25/1995	Granted	ROLLER FUSER HAVING A TEMPERATURE CONTROL
N66897	Eastman Kodak Company	US	5666150	08/175,079	12/29/1993	9/9/1997	Granted	NON-UNIFORMITY CORRECTION FOR LED PRINTHEADS IN ELECTROPHOTOGRAPHIC GRAY SCALE PRINTING
N67164	Eastman Kodak Company	US	5554474	08/268,601	6/30/1994	9/10/1996	Granted	POLYURETHANE BIASABLE TRANSFER MEMBERS *ALSO RECORDED 27OCT94, 7176 133-140*
N67164	Eastman Kodak Company	US	5541001	08/268,897	6/30/1994	7/30/1996	Granted	POLYURETHANE BIASABLE TRANSFER MEMBERS HAVING IMPROVED MOISTURE STABILITY
N67427	Eastman Kodak Company	US	5739841	08/579,749	12/28/1995	4/14/1998	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH UNIFORMITY CORRECTION
N67428	Eastman Kodak Company	DE	69404550.0	94107101.1	5/6/1994	7/30/1997	Granted	METHOD FOR FORMING TWO SUPERIMPOSED TONER IMAGES
N67428	Eastman Kodak Company	DE	69427833.5	97100597.0	5/6/1994	7/25/2001	Granted	APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67589	Eastman Kodak Company	US	5585836	08/174,942	12/27/1993	12/17/1996	Granted	ELECTROPHOTOGRAPHIC IMAGE RECORDING APPARATUS AND METHOD WITH CORRECTION FOR BOW IN PLACEMENT OF RECORDING ELEMENTS
N67700	Eastman Kodak Company	US	5629061	08/453,553	5/30/1995	5/13/1997	Granted	FUSING MEMBER FOR ELECTROSTATOGRAPHIC REPRODUCING APPARATUS AND METHOD FOR PREPARING FUSING MEMBERS
N67855	Eastman Kodak Company	US	5528374	08/155,493	11/22/1993	6/18/1996	Granted	NETWORKED REPRODUCTION APPARATUS WITH SECURITY FEATURE
N67877	Eastman Kodak Company	US	5424540	08/293,526	8/19/1994	6/13/1995	Granted	CORONA CHARGER WIRE TENSIONING MECHANISM
N68200	Eastman Kodak Company	US	5583617	08/400,153	3/7/1995	12/10/1996	Granted	JAM CLEARANCE OPERATOR CONTROL FOR A REPRODUCTION APPARATUS
N68202	Eastman Kodak Company	US	5642185	08/399,866	3/7/1995	6/24/1997	Granted	AUTOMATIC TERMINATION OF SCREEN SAVER MODE ON A DISPLAY OF REPRODUCTION APPARATUS
N68276	Eastman Kodak Company	US	5473419	08/148,477	11/8/1993	12/5/1995	Granted	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68461	Eastman Kodak Company	US	5625460	08/164,274	12/9/1993	4/29/1997	Granted	IMPROVED METHOD AND APPARATUS FOR LOCALLY SWITCHING GRAY DOT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
N68574	Eastman Kodak Company	US	5859657	08/581,025	7/20/1998	1/12/1999	Granted	LED PRINTHEAD AND DRIVER CHIP FOR USE THEREWITH HAVING BOUNDARY SCAN TEST ARCHITECTURE
N68575	Eastman Kodak Company	US	5805197	08/580,403	12/28/1995	9/8/1998	Granted	DRIVER IC WITH AUTOMATIC TOKEN DIRECTION SELF-SENSING CIRCUITRY
N68576	Eastman Kodak Company	US	5926201	08/579,954	12/28/1995	7/20/1999	Granted	DRIVER IC CONFIGURABLE FOR RECORDING IN MULTIPLE RESOLUTIONS PRINTHEAD INCLUDING THE DRIVER IC AND METHOD OF OPERATING THE PRINTHEAD
N68653	Eastman Kodak Company	US	5441374	08/149,879	11/10/1993	8/15/1995	Granted	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO AN ADVANCING TRANSPORT UNIT
N68729	Eastman Kodak Company	US	5411832	08/127,382	9/24/1993	5/2/1995	Granted	METHOD OF MODIFYING THE CHARGING PROPENSITY OF CARRIER PARTICLES FOR

N68768	Eastman Kodak Company	US	6006807	08/150,668	11/10/1993	12/28/1999	Granted	ELECTROSTATOGRAPHIC DEVELOPERS AND MODIFIED CARRIER PARTICLES
N68770	Eastman Kodak Company	US	5448347	08/234,081	4/28/1994	9/5/1995	Granted	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO A SHEET-STACK BINDING APPARATUS
N68797	Eastman Kodak Company	US	5412212	08/162,545	12/6/1993	5/2/1995	Granted	IMPROVED FUSER SKIVE MOUNT
N68957	Eastman Kodak Company	US	5586055	08/310,112	9/20/1994	12/17/1996	Granted	CORONA-CHARGING APPARATUS AND METHOD
N69177	Eastman Kodak Company	US	5511150	08/158,549	11/29/1993	4/23/1996	Granted	NON-UNIFORMITY CORRECTION OF AN LED PRINTHEAD
N69177	Eastman Kodak Company	US	6469795	08/634,572	4/18/1996	10/22/2002	Granted	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69359	Eastman Kodak Company	US	5535009	08/174,106	12/28/1993	7/9/1996	Granted	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69411	Eastman Kodak Company	US	5585908	08/381,670	1/31/1995	12/17/1996	Granted	COPIER/PRINTER OPERATING WITH INTERRUPTS
N69454	Eastman Kodak Company	US	5614993	08/398,231	3/3/1995	3/25/1997	Granted	IMAGE FORMING APPARATUS USABLE WITH VARIABLE WIDTH RECEIVERS
N69580	Eastman Kodak Company	US	5655183	08/355,774	12/14/1994	8/5/1997	Granted	IMPROVED SYSTEM AND METHOD FOR JOB SET UP SUMMARIZING IN REPROGRAPHIC APPARATUS
N69581	Eastman Kodak Company	US	5489972	08/288,378	8/10/1994	2/6/1996	Granted	IMAGE FORMING APPARATUS WITH A TRANSFER STATION ERASE CLEANING MECHANISM FOR TRANSFER

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N69621	Eastman Kodak Company	US	5453825	08/259,725	6/14/1994	9/26/1995	Granted	METHOD AND APPARATUS FOR CONTROLLING THE TRANSPORT AND THE POSITIONING OF SHEETS
N69681	Eastman Kodak Company	US	5485255	08/298,875	8/31/1994	1/16/1996	Granted	AUTOMATIC CLEANING MECHANISM FOR A CORONA CHARGER USING CLEANING PAD
N69790	Eastman Kodak Company	US	5489761	08/318,925	10/6/1994	2/6/1996	Granted	METHOD OF CONTROLLING FUSER DURING STANDBY
N69872	Eastman Kodak Company	US	5600407	08/381,455	1/31/1995	2/4/1997	Granted	IMAGE FORMING METHOD AND APPARATUS FOR FORMING COMBINED TONER IMAGES
N69940	Eastman Kodak Company	US	5480757	08/253,446	6/8/1994	1/2/1996	Granted	TWO COMPONENT ELECTROPHOTOGRAPHIC DEVELOPERS AND PREPARATION METHOD
N70403	Eastman Kodak Company	US	5623585	08/276,063	7/15/1994	4/22/1997	Granted	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70403	Eastman Kodak Company	US	5675719	08/668,042	6/17/1996	10/7/1997	Granted	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70509-1	Eastman Kodak Company	US	5705221	08/629,818	4/10/1996	1/6/1998	Granted	METHOD OF DEPOSITING INSOLUBLE METAL SALT DEPOSITSON ELECTROSTATOGRAPHIC CARRIER SURFACES
N70509-2	Eastman Kodak Company	US	5686217	08/630,143	4/10/1996	11/11/1997	Granted	CARRIER PARTICLES BEARING INSOLUBLE METAL SALT DEPOSITS
N70580	Eastman Kodak Company	US	5692743	08/368,930	1/5/1995	12/2/1997	Granted	PAPER TRANSPORT APPARATUS
N70695	Eastman Kodak Company	US	5464703	08/268,131	6/29/1994	11/7/1995	Granted	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYL- SILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70695	Eastman Kodak Company	US	5563202	08/425,298	4/20/1995	10/8/1996	Granted	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYLSILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70762	Eastman Kodak Company	US	5655205	08/487,265	6/7/1995	8/5/1997	Granted	MECHANISM FOR CLEANING THE BACK SIDE OF A WEB IN AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N70866	Eastman Kodak Company	US	5568243	08/270,062	7/1/1994	10/22/1996	Granted	CLEANING MECHANISM FOR A TRANSFER DRUM OF A REPRODUCTION APPARATUS
N70912	Eastman Kodak Company	US	5568228	08/355,579	12/14/1994	10/22/1996	Granted	IMAGE FORMING APPARATUS WITH CONTROLLED TRANSFER
N70922	Eastman Kodak Company	US	5480725	08/306,066	9/14/1994	1/2/1996	Granted	FUSING MEMBER HAVING TIN-FILLED, ADDITION CURED LAYER
N71019	Eastman Kodak Company	US	5763129	08/692,162	8/1/1996	6/9/1998	Granted	METHOD OF INCREASING GLOSS AND TRANSPARENCY CLARITY OF FUSED TONER IMAGES
N71213	Eastman Kodak Company	US	5715503	08/655,583	5/30/1996	2/3/1998	Granted	METHOD AND APPARATUS FOR SCAVENGING CARRIER EMPLOYING A MAGNETIC FIELD AND ERASE RADIATION
N71273	Eastman Kodak Company	US	5694224	08/353,643	12/8/1994	12/2/1997	Granted	METHOD AND APPARATUS FOR TONE ADJUSTMENT CORRECTION ON RENDERING GRAY LEVEL IMAGE DATA
N71278	Eastman Kodak Company	US	6627370	09/096,985	6/12/1998	9/30/2003	Granted	HARD CARRIER PARTICLES COATED WITH A POLYMER RESIN AND A CONDUCTIVE MATERIAL
N71405	Eastman Kodak Company	US	5585891	08/412,427	3/29/1995	12/17/1996	Granted	SET-UP NAVIGATION SCHEME FOR PROGRAMMING REPRODUCTION APPARATUS
N71417	Eastman Kodak Company	DE	19622167.6	19622167.6	6/1/1996	3/27/2008	Granted	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH AND/OR AN INVERTER
N71462	Eastman Kodak Company	US	5729632	08/353,649	12/8/1994	3/17/1998	Granted	REPRODUCTION APPARATUS AND METHOD FOR ADJUSTING RENDERING WITH TONERS OF DIFFERENT PARTICLE SIZES
N71524	Eastman Kodak Company	US	5589925	08/335,927	11/8/1994	12/31/1996	Granted	ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS
N71545	Eastman Kodak Company	US	5966296	08/671,461	6/27/1996	10/12/1999	Granted	BIPOLAR-DUTY CYCLE CONTROLLABLE DC CORONA POWER SUPPLY
N71561	Eastman Kodak Company	US	5794099	08/343,407	11/22/1994	8/11/1998	Granted	COPIER APPARATUS AND METHOD WITH FLEXIBLE SOURCE DOCUMENT ENTRY SCANNING
N71593	Eastman Kodak Company	US	5459006	08/350,564	12/7/1994	10/17/1995	Granted	QUATERNARY PHOSPHONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS FOR TONERS AND DEVELOPERS CONTAINING SAME
N71593	Eastman Kodak Company	US	5464719	08/350,598	12/7/1994	11/7/1995	Granted	TONERS AND DEVELOPERS CONTAINING AMMONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS
N71595	Eastman Kodak Company	US	5881338	08/627,321	4/1/1996	3/9/1999	Granted	CONTAMINATION CONTROL DEVICE FOR AN ELECTROSTATOGRAHPIC DEVELOPMENT STATION
N71603	Eastman Kodak Company	US	5818501	08/580,263	12/28/1995	10/6/1998	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH IMPROVED CORRECTION OF EXPOSURE PARAMETERS
N71627	Eastman Kodak Company	US	6021256	08/706,953	9/3/1996	2/1/2000	Granted	RESOLUTION ENHANCEMENT SYSTEM FOR DIGITAL IMAGES
N71641	Eastman Kodak Company	US	6078697	08/724,641	10/1/1996	6/20/2000	Granted	METHOD AND APPARATUS FOR SEGMENTING IMAGE DATA INTO CONTONE, TEXT AND HALFTONE CLASSIFICATIONS
N71648	Eastman Kodak Company	US	5555080	08/569,388	12/8/1995	9/10/1996	Granted	SLIDE COVER FOR MARKING PARTICLE CARTRIDGE
N71688	Eastman Kodak Company	US	5678131	08/629,693	4/9/1996	10/14/1997	Granted	APPARATUS AND METHOD FOR REGULATING TONING CONTRAST AND EXTENDING DEVELOPER LIFE BY LONG-TERMADJUSTMENT OF TONER CONCENTRATION

N71691	Eastman Kodak Company	US	5937147	08/708,272	9/3/1996	8/10/1999	Granted	PRINTING OF ENHANCED IMAGES
N71721	Eastman Kodak Company	US	5655062	08/398,199	3/2/1995	8/5/1997	Granted	ACCENT COLOR PRINTING
N71725	Eastman Kodak Company	US	5659280	08/658,331	6/5/1996	8/19/1997	Granted	IMPROVED APPARATUS AND SYSTEM FOR MAGNETIZATION OF PERMANENT MAGNET CYLINDER ELEMENTS
N71865	Eastman Kodak Company	US	5876030	08/642,380	1/8/1998	3/2/1999	Granted	APPARATUS FOR FACILITATING HANDLING TAB STOCK IN A TOP FEED VACUUM CORRUGATED FEEDER
N71873	Eastman Kodak Company	US	5587245	08/363,149	12/23/1994	12/24/1996	Granted	FUSING MEMBER HAVING ZINC-OXIDE FILLED, ADDITION CURED LAYER
N71874	Eastman Kodak Company	US	5701550	08/620,781	3/22/1996	12/23/1997	Granted	METHOD AND APPARATUS FOR CONTROLLING CHARGE ON TONER IN A TONING STATION
N71878	Eastman Kodak Company	US	5649266	08/635,867	4/18/1996	7/15/1997	Granted	IN-STATION CALIBRATION OF TONER CONCENTRATION MONITOR AND REPLENISHER DRIVE
N71925	Eastman Kodak Company	US	5708946	08/659,483	6/6/1996	1/13/1998	Granted	FUSER SKIVE MECHANISM MOUNTING FOR FACILITATING JAM CLEARANCE
N71944	Eastman Kodak Company	US	5516615	08/381,246	1/31/1995	5/14/1996	Granted	STABILIZED CARRIERS WITH IMPROVED DEVELOPER PERFORMANCE

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N71947	Eastman Kodak Company	US	5655198	08/659,465	6/6/1996	8/5/1997	Granted	CLEANING MECHANISM FOR THE TONING ROLLER OF AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
N71997	Eastman Kodak Company	US	5642254	08/613,647	3/11/1996	6/24/1997	Granted	HIGH DUTY CYCLE AC CORONA CHARGER
N72115	Eastman Kodak Company	US	5599631	08/399,067	3/8/1995	2/4/1997	Granted	FLUORINATED ELASTOMER/FLUORINATED RESIN COMPOSITIONS FOR TONER FUSING MEMBERS
N72156	Eastman Kodak Company	US	5584478	08/499,831	7/10/1995	12/17/1996	Granted	DEVICE FOR PRECISELY POSITIONED ALIGNMENT OF SINGLY FED SHEETS
N72232	Eastman Kodak Company	US	5917534	08/624,033	3/27/1996	6/29/1999	Granted	LIGHT-EMITTING DIODE ARRAYS WITH INTEGRATED PHOTODETECTORS FORMED AS A MONOLITHIC DEVICE AND METHODS AND APPARATUS FOR USING SAME
N72301	Eastman Kodak Company	US	5689588	08/582,319	1/3/1996	11/18/1997	Granted	METHOD AND APPARATUS FOR INCREASING COMPRESSIBILITY OF MULTIBIT IMAGE DATA
N72320	Eastman Kodak Company	US	5674655	08/739,902	10/30/1996	10/7/1997	Granted	ELECTROSTATOGRAPHIC TONERS CONTAINING METAL OXIDES
N72454	Eastman Kodak Company	US	5671340	08/565,467	11/30/1995	9/23/1997	Granted	METHOD OF NON-OVERLAPPING ADDITIVE COLOR PRINTING
N72455	Eastman Kodak Company	US	5633990	08/631,768	4/10/1996	5/27/1997	Granted	METHOD OF NON-OVERLAPPING COLOR PRINTING
N72485	Eastman Kodak Company	US	5849449	08/631,723	4/10/1996	12/15/1998	Granted	ELECTROSTATOGRAPHIC DEVELOPER HAVING TONER PARTICLES CONTAINING POLYMERS OF (2-CYANOACETAMIDO) PHENYL ACRYLATES POLYMERS
N72897	Eastman Kodak Company	US	5606404	08/563,246	11/22/1995	2/25/1997	Granted	TONER DEVELOPMENT STATION WITH NON-CONDUCTIVE SKIVE
N72908	Eastman Kodak Company	US	5681680	08/644,801	5/10/1996	10/28/1997	Granted	DIFUNCTIONAL N-(2-CYANOETHENYL) SULFONAMIDES AND TONER COMPOSITIONS CONTAINING THEM
N72972	Eastman Kodak Company	US	5649891	08/572,198	12/13/1995	7/22/1997	Granted	COMPOSITE GUDGEONS AND ROLLER ASSEMBLIES
N73075	Eastman Kodak Company	US	5988629	08/720,481	9/30/1996	11/23/1999	Granted	CONTROL FOR A SHEET STACK SUPPORTING PLATFORM
N73119	Eastman Kodak Company	US	5722015	08/640,025	4/30/1996	2/24/1998	Granted	METHOD AND APPARATUS FOR ADJUSTING THE CHARGE ON TONER
N73120	Eastman Kodak Company	US	5772779	08/697,942	9/3/1996	6/30/1998	Granted	PHOTOCONDUCTOR CLEANING BRUSH FOR ELIMINATION OF PHOTOCONDUCTOR SCUM
N73380	Eastman Kodak Company	US	5604039	08/589,666	1/22/1996	2/18/1997	Granted	THERMALLY STABLE RELEASE AGENTS
N73463	Eastman Kodak Company	US	5672871	08/609,073	2/29/1996	9/30/1997	Granted	CORONA WIRE HANDLING DEVICE
N73489	Eastman Kodak Company	US	5631728	08/594,955	1/31/1996	5/20/1997	Granted	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N73616	Eastman Kodak Company	US	5709975	08/685,124	7/23/1996	1/20/1998	Granted	COATED HARD FERRITE CARRIER PARTICLES
N73618	Eastman Kodak Company	GB	2313092	9709584.8	5/13/1997	2/2/2000	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73618	Eastman Kodak Company	US	5689787	08/648,846	5/16/1996	11/18/1997	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73678	Eastman Kodak Company	US	5824416	08/612,698	3/8/1996	10/20/1998	Granted	FUSER MEMBER HAVING FLUOROELASTOMER LAYER
N73850	Eastman Kodak Company	US	5729794	08/650,673	5/20/1996	3/17/1998	Granted	TONER CONTAINER HAVING A WEB SEAL
N73949	Eastman Kodak Company	US	5808747	08/655,550	5/30/1996	9/15/1998	Granted	APPARATUS AND METHOD FOR PRODUCTION OF SIGNATURES
N73992	Eastman Kodak Company	US	5742868	08/661,527	6/11/1996	4/21/1998	Granted	METHOD AND APPARATUS OF ADJUSTING OF CHARGE LEVEL ON AN ELECTROSTATOGRAPHIC RECORDING MEDIUM **ALSO RECORDED R: 8078 F: 560-561
N74049	Eastman Kodak Company	US	5678154	08/674,227	6/28/1996	10/14/1997	Granted	TRANSPARENCY FEED WITH AMORPHOUS FLUOROPOLYMER COATED PRESSURE ROLL
N74084	Eastman Kodak Company	US	5853892	08/672,250	6/28/1996	12/29/1998	Granted	AMORPHOUS FLUOROPOLYMER COATED FUSING BELT
N74166	Eastman Kodak Company	US	5729787	08/685,261	7/23/1996	3/17/1998	Granted	IMPROVED TONER CONCENTRATION MONITOR AND METHOD *ALSO RECORDED. SEE FN*
N74183	Eastman Kodak Company	US	5811214	08/852,985	5/8/1997	9/22/1998	Granted	MONOCOMPONENT DEVELOPER COMPRISING SURFACE TREATED TONERS
N74521	Eastman Kodak Company	US	5805292	08/724,517	9/30/1996	9/8/1998	Granted	A CONTROL SYSTEM FOR AUTOMATIC INTENSITY ADJUSTMENT OF LIGHT EMITTERS OF A SHEET SENSOR DEVICE
N74614	Eastman Kodak Company	US	5906881	08/729,972	10/15/1996	5/25/1999	Granted	COATED FUSER MEMBERS
N74614	Eastman Kodak Company	US	6113830	09/123,126	7/27/1998	9/5/2000	Granted	METHODS OF MAKING COATED FUSER MEMBERS
N74721	Eastman Kodak Company	US	5735945	08/821,993	3/21/1997	4/7/1998	Granted	STATIC CHARGE-SUPPRESSING RELEASE AGENT COMPOSITIONS
N74759	Eastman Kodak Company	US	5853941	08/762,680	12/11/1996	12/29/1998	Granted	ELIMINATING TRIBOELECTRICALLY GENERATED BACKGROUND IN AN ELECTROPHOTOGRAPHICALLY PRODUCED IMAGE
N74938	Eastman Kodak Company	US	5740495	08/770,601	12/19/1996	4/14/1998	Granted	APPARATUS AND METHOD FOR ADJUSTING CLEANING SYSTEM PERFORMANCE ON AN ELECTROSTATOGRAPHIC RECORDING APPARATUS (*ALSO RECORDED, SEE FN*)
N74966	Eastman Kodak Company	US	5853893	08/806,569	2/25/1997	12/29/1998	Granted	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N74967	Eastman Kodak Company	US	5851673	08/805,479	2/25/1997	12/22/1998	Granted	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N75021	Eastman Kodak Company	US	6088050	08/775,815	12/31/1996	7/11/2000	Granted	NON-IMPACT RECORDING APPARATUS OPERABLE UNDER VARIABLE RECORDING CONDITIONS
N75062	Eastman Kodak Company	US	5839020	08/799,673	2/11/1997	11/17/1998	Granted	METHOD AND APPARATUS FOR CONTROLLING PRODUCTION OF FULL PRODUCTIVITY ACCENT COLOR IMAGE FORMATION
N75343	Eastman Kodak Company	US	5799236	08/903,583	7/31/1997	8/25/1998	Granted	FACILITATING DUPLEX COPYING WITH A REPRODUCTION APPARATUS UTILIZING AN

N75358	Eastman Kodak Company	DE	69822441.8	98966099.8	12/28/1998	3/17/2004	Granted	INTERMEDIATE TRANSFER MEMBER IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75358	Eastman Kodak Company	GB	0966701	98966099.8	12/28/1998	3/17/2004	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT

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N75358	Eastman Kodak Company	US	5937229	08/998,789	12/29/1997	8/10/1999	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75410	Eastman Kodak Company	US	5893558	08/906,794	8/5/1997	4/13/1999	Granted	SHEET GUIDANCE CHANNEL
N75523	Eastman Kodak Company	US	5887234	08/992,872	12/17/1997	3/23/1999	Granted	REPRODUCTION APPARATUS PROVIDING SELECTABLE IMAGE QUALITY AND GLOSS
N75626	Eastman Kodak Company	US	5839024	08/858,752	5/19/1997	11/17/1998	Granted	CORONA CHARGING OF A CHARGE RETENTIVE SURFACE
N75639	Eastman Kodak Company	JP	4249287	1998-117019	4/27/1998	1/23/2009	Granted	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75639	Eastman Kodak Company	US	6074756	08/845,300	4/25/1997	6/13/2000	Granted	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75793	Eastman Kodak Company	US	6014158	08/841,008	4/29/1997	1/11/2000	Granted	TRANSFER ROLLER ELECTRICAL BIAS CONTROL
N76295	Eastman Kodak Company	US	5926054	08/901,183	7/28/1997	7/20/1999	Granted	MODIFICATION OF PROCESS CONTROL SIGNALS SO AS TO ENABLE REPRODUCTION APPARATUS TO OPERATE OVER AN ALTERNATE PROCESS RANGE
N76312	Eastman Kodak Company	US	5968702	08/977,263	11/24/1997	10/19/1999	Granted	TONER PARTICLES OF CONTROLLED SHAPE AND METHOD OF PREPARATION
N76314	Eastman Kodak Company	US	5980245	08/920,969	8/29/1997	11/9/1999	Granted	DURABLE GUDGEONS FOR FUSING ROLLERS
N76315	Eastman Kodak Company	US	6146751	09/240,749	1/29/1999	11/14/2000	Granted	FUSER MEMBER WITH VINYL AND HYDRIDE CONTAINING SILANE ADHESIVE LAYER
N76465	Eastman Kodak Company	US	5956544	08/970,832	11/14/1997	9/21/1999	Granted	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS WITH ELECTROMETER CONTROL AND METHOD OF CALIBRATING THE ELECTROMETER
N76514	Eastman Kodak Company	US	5938100	09/047,618	3/25/1998	8/17/1999	Granted	MECHANISM FOR TRANSPORTING THE LEADING END OF A STAPLE WIRE FROM A SUPPLY ROLL TO A STAPLING DEVICE FOR SHEET STACKS
N76515	Eastman Kodak Company	US	5938388	09/044,354	3/19/1998	8/17/1999	Granted	METHOD AND DEVICE FOR PREPARING, MANIPULATING, AND PROCESSING A STAPLE WIRE FOR STAPLING SHEETS IN A STAPLING APPARATUS
N76604	Eastman Kodak Company	US	6114041	08/962,129	10/31/1997	9/5/2000	Granted	FUSER MEMBER WITH SURFACE TREATED AL2O3 AND FUNCTIONALIZED RELEASE FLUIDS
N76605	Eastman Kodak Company	US	5998033	08/961,838	10/31/1997	12/7/1999	Granted	FUSER MEMBER WITH METAL OXIDE FILLERS, SILANE COUPLING AGENTS, AND FUNCTIONALIZED RELEASE FLUIDS
N76606	Eastman Kodak Company	US	5935712	08/962,108	10/31/1997	8/10/1999	Granted	FUSER MEMBER WITH SURFACE TREATED SNO2, CUO, OR MIXTURE FILLER
N76629	Eastman Kodak Company	DE	69820413.1	98949530.4	9/25/1998	12/10/2003	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	GB	0941511	98949530.4	9/25/1998	12/10/2003	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	US	6453127	08/937,989	9/26/1997	9/17/2002	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76712	Eastman Kodak Company	US	5987271	08/998,787	12/29/1997	11/16/1999	Granted	METHOD AND APPARATUS FOR CONTROL OF VARIABILITY IN CHARGE TO MASS RATIO IN A DEVELOPMENT STATION
N76747	Eastman Kodak Company	US	6095518	09/084,746	5/26/1998	8/1/2000	Granted	SHEET DEPOSITING DEVICE
N76825	Eastman Kodak Company	US	6142466	09/126,305	7/30/1998	11/7/2000	Granted	APPARATUS FOR STACKED DEPOSITING AND ALIGNMENT OF INDIVIDUALLY DELIVERED SHEETS
N76834	Eastman Kodak Company	US	6153888	09/188,640	11/9/1998	11/28/2000	Granted	AUTOMATIC CONTROL OF REFLECTIVE-TYPE SENSORS IN REPRODUCTION APPARATUS
N76903	Eastman Kodak Company	US	5978624	09/052,475	3/31/1998	11/2/1999	Granted	SLIDE COVER BREATHABLE SEAL FOR A MARKING PARTICLE RECEPTACLE
N76907	Eastman Kodak Company	US	5970284	09/052,686	3/31/1998	10/19/1999	Granted	SLIDE COVER FOR MARKING PARTICLE RECEPTACLE
N76908	Eastman Kodak Company	US	5995783	09/052,620	3/31/1998	11/30/1999	Granted	RECEPTACLE FOR PARTICULATE MATTER
N77062	Eastman Kodak Company	US	5989767	09/212,065	12/15/1998	11/23/1999	Granted	CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS
N77185	Eastman Kodak Company	US	5862433	08/999,113	12/29/1997	1/19/1999	Granted	ELECTROSTATOGRAPHIC METHOD AND APPARATUS WITH IMPROVED AUTO CYCLE UP
N77191	Eastman Kodak Company	US	6121986	08/999,451	12/29/1997	9/19/2000	Granted	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N77241	Eastman Kodak Company	US	6252207	09/443,902	11/19/1999	6/26/2001	Granted	FUSER TEMPERATURE CONTROL SENSOR WHICH IS INSENSITIVE TO SURROUNDING AIR CURRENTS
N77245	Eastman Kodak Company	US	6226474	09/464,423	12/16/1999	5/1/2001	Granted	AIR IMPINGEMENT POST FUSER RECEIVER MEMBER COOLER DEVICE
N77280	Eastman Kodak Company	US	5933682	09/059,810	4/14/1998	8/3/1999	Granted	COPIER/PRINTER WITH MANUAL ADJUSTMENT FOR CROSS-TRACK UNIFORMITY
N77389	Eastman Kodak Company	US	6451956	09/877,763	6/8/2001	9/17/2002	Granted	NOVEL POLYMER AND PHOTOCONDUCTIVE ELEMENT HAVING A POLYMERIC BARRIER LAYER
N77457	Eastman Kodak Company	US	5905932	09/053,504	4/4/1998	5/18/1999	Granted	METHOD AND APPARATUS FOR THE REMOVAL OF TONER AND MAGNETIC

N77471	Eastman Kodak Company	US	6067438	09/157,391	9/18/1998	5/23/2000	Granted	CARRIER PARTICLES FROM A SURFACE FUSER MEMBER WITH FLUORO-SILICONE IPN NETWORK AS FUNCTIONAL RELEASE AGENT DONOR ROLLER
N77614	Eastman Kodak Company	US	6295427	09/473,417	12/29/1999	9/25/2001	Granted	PROTECTIVE CONTAINER/INSTALLATION FIXTURE FOR IMAGE-RECORDING/IMAGE-TRANSFER DRUMS
N77723	Eastman Kodak Company	US	6131846	09/197,731	11/20/1998	10/17/2000	Granted	DEVICE FOR HOLDING THE LEADING END OF THE WIRE ON A STAPLING WIRE SUPPLY REEL
N77897	Eastman Kodak Company	US	6184911	09/089,744	6/3/1998	2/6/2001	Granted	APPARATUS AND METHOD FOR RECORDING USING AN ELECTROGRAPHIC WRITER AND AN IMAGING WEB
N77936	Eastman Kodak Company	US	6195518	09/443,603	11/19/1999	2/27/2001	Granted	WEB CROSS-TRACK FORCE MONITORING MECHANISM
N77970	Eastman Kodak Company	US	6308951	09/238,486	1/27/1999	10/30/2001	Granted	DEVICE FOR DETECTING A SHEET STACK HEIGHT IN A TRAY
N77972	Eastman Kodak Company	US	6196542	09/260,408	3/1/1999	3/6/2001	Granted	DEVICE FOR DELIVERING, DEPOSITING, AND ALIGNING SHEETS IN A STACK CONTAINER VORRICHTUNG ZUM ZUFÜHREN, ABLEGEN UND AUSRICHTEN VON BLÄTTERN IN EINEM STAPELBEHÄLTER
N77980	Eastman Kodak Company	US	5903800	09/090,746	6/4/1998	5/11/1999	Granted	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS AND METHOD WITH IMPROVED DENSITOMETER

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N78027	Eastman Kodak Company	US	6118953	09/156,821	9/18/1998	9/12/2000	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD WITH PROGRAMMABLE TONER CONCENTRATION
N78144	Eastman Kodak Company	US	6041210	09/335,371	6/17/1999	3/21/2000	Granted	DECLINE WITH THE DEVELOPER LIFE ELECTROSTATIC CHARGE-SUPPRESSING FUSER ROLLER
N78231	Eastman Kodak Company	US	6222636	09/133,826	8/13/1998	4/24/2001	Granted	DISK-BASED IMAGE STORAGE SYSTEM INVENTION DISCLOSURE
N78246	Eastman Kodak Company	US	6225618	09/185,926	11/4/1998	5/1/2001	Granted	DIGITAL DENSITOMETER WITH AUTO-RANGING
N78247	Eastman Kodak Company	US	6144024	09/183,509	10/30/1998	11/7/2000	Granted	DIGITAL DENSITOMETER USING VOLTAGE-CONTROLLED OSCILLATOR, COUNTER, AND LOOK-UP TABLE
N78404	Eastman Kodak Company	US	6038120	09/164,064	9/30/1998	3/14/2000	Granted	A SYSTEM FOR GENERATING AND MAINTAINING FIELD SERVICE PUBLICATIONS
N78437	Eastman Kodak Company	US	6687874	09/166,326	10/5/1998	2/3/2004	Granted	METHOD AND APPARATUS FOR AUTOMATICALLY COMMUNICATING RETURNING STATUS AND INFORMATION FROM A PRINTER USING ELECTRONIC MAIL (EMAIL)
N78612	Eastman Kodak Company	US	6522421	09/181,104	10/28/1998	2/18/2003	Granted	DIGITAL DENSITOMETER WITH LUT OUTPUT SUMMATION TO YIELD DENSITY VALUE
N78641	Eastman Kodak Company	US	6222176	09/185,842	11/4/1998	4/24/2001	Granted	FUSER MEMBER HAVING COMPOSITE MATERIAL INCLUDING SILICONE T-RESINS
N78648	Eastman Kodak Company	US	6127041	09/204,598	12/3/1998	10/3/2000	Granted	ELECTROSTATOGRAPHIC APPARTUS AND METHOD FOR REDUCING IMAGE DEFECTS
N78672	Eastman Kodak Company	US	6649314	09/506,159	2/17/2000	11/18/2003	Granted	IMAGE TRANSFER APPARATUS AND METHOD USING A SEAMED ENDLESS BELT [TITLE PRIOR TO AMENDMENT - SEAM IMPROVEMENTS FOR APPARATUS USING ENDLESS BELT]
N78680	Eastman Kodak Company	US	6016415	09/199,896	11/25/1998	1/18/2000	Granted	OIL SWELLING CONTROLLING FUSER MEMBER HAVING A SILICONE T-RESIN
N78761	Eastman Kodak Company	US	5960245	09/204,601	12/3/1998	9/28/1999	Granted	AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78829	Eastman Kodak Company	US	6134095	09/213,848	12/17/1998	10/17/2000	Granted	FLUOROCARBON-SILICONE INTERPENETRATING NETWORK USEFUL AS FUSER MEMBER COATING
N78881	Eastman Kodak Company	US	6586100	09/213,070	12/16/1998	7/1/2003	Granted	BLADE CLEANING APPARATUS WITH ASSOCIATED DUST SEAL AND METHOD OF CLEANING
N78895	Eastman Kodak Company	US	5991568	09/219,046	12/23/1998	11/23/1999	Granted	FLUOROCARBON FUSER MEMBER WITH SILICON CARBIDE FILLER
N78919	Eastman Kodak Company	US	6218014	09/223,505	12/30/1998	4/17/2001	Granted	FUSER ASSEMBLY WITH DONOR ROLLER HAVING REDUCED RELEASE AGENT SWELL
N78927	Eastman Kodak Company	US	6190771	09/221,345	12/28/1998	2/20/2001	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH METAL OXIDES
N78977	Eastman Kodak Company	US	6197466	09/452,087	11/30/1999	3/6/2001	Granted	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79004	Eastman Kodak Company	JP	4806092	2010-185195	11/27/2000	8/19/2011	Granted	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79004	Eastman Kodak Company	US	6243555	09/473,403	12/28/1999	6/5/2001	Granted	DISK-BASED IMAGE STORAGE SYSTEM AND METHOD WITH PRIORITIZED LOADING AND RETRIEVAL OPERATIONS
N79032	Eastman Kodak Company	US	6483604	09/258,993	2/26/1999	11/19/2002	Granted	FUSER ASSEMBLY WITH CONTROLLED POLYMERIC RELEASE AGENT SWELL INTERMEDIATE LAYER
N79085	Eastman Kodak Company	US	6312817	09/244,375	2/4/1999	11/6/2001	Granted	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM
N79209	Eastman Kodak Company	US	6241404	09/405,833	9/24/1999	6/5/2001	Granted	VERFAHREN ZUM STEuern DES PAPIERFLUSSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79224	Eastman Kodak Company	US	6201556	09/443,602	11/19/1999	3/31/2001	Granted	ELECTROGRAPHIC REPRODUCTION APPARATUS LIGHT-EMITTING DEVICE SUPPORT MECHANISM
N79241	Eastman Kodak Company	US	6108504	09/277,618	3/26/1999	8/22/2000	Granted	CORONA WIRE REPLENISHING MECHANISM
N79463	Eastman Kodak Company	US	6678496	10/216,985	8/12/2002	1/13/2004	Granted	SKIVE MECHANISM FOR REPRODUCTION APPARATUS FUSER ROLLERS
N79479	Eastman Kodak Company	US	6181886	09/471,787	12/23/1999	1/30/2001	Granted	TONER REPLENISHMENT AND COLLECTION APPARATUS AND METHOD
N79697	Eastman Kodak Company	US	6160980	09/437,552	11/10/1999	12/12/2000	Granted	METHOD AND APPARATUS FOR REDUCING CONTAMINATION OF A TACKDOWN, CAPTURE OR TRANSFER ROLLER ON A SPLICED PHOTOCONDUCTOR OR TRANSPORT WEB
N79717	Eastman Kodak Company	US	6819886	10/625,429	7/23/2003	11/16/2004	Granted	GLOSS/DENSITY MEASUREMENT DEVICE WITH FEEDBACK TO CONTROL GLOSS AND DENSITY OF IMAGES PRODUCED BY AN ELECTROGRAPHIC REPRODUCTION APPARATUS
N79755	Eastman Kodak Company	US	6275672	09/442,303	11/19/1999	8/14/2001	Granted	ADJUSTMENT MECHANISM FOR DEVELOPMENT STATION ELEMENTS
N79901	Eastman Kodak Company	US	6417284	09/409,291	9/30/1999	7/9/2002	Granted	A NOVEL ADHESION PRIMING COMPOSITION FOR FLUOROPOLYMER COATINGS
N80050	Eastman Kodak Company	US	6821626	09/450,302	11/29/1999	11/23/2004	Granted	FLUOROCARBON RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80091	Eastman Kodak Company	US	6676996	10/209,040	7/31/2002	1/13/2004	Granted	FLUOROELASTOMER-SILICONE COMPOSITES USING POLYDIMETHYLSILOXANE PARTICLES
N80095	Eastman Kodak Company	US	6549747	10/080,005	2/21/2002	4/15/2003	Granted	CONDUCTIVE FUR BRUSH CLEANER HAVING AN INSULATED CASING
N80096	Eastman Kodak Company	US	6690899	10/080,215	2/21/2002	2/10/2004	Granted	CONDUCTIVE FIBER BRUSH CLEANER HAVING SEPARATE ZONES
N80110	Eastman Kodak Company	US	6654584	09/991,584	11/17/2001	11/25/2003	Granted	PRESSURE ROLLER OIL CLEANER FOR A ROLLER FUSING SYSTEM
N80148	Eastman Kodak Company	US	6537741	09/792,313	2/23/2001	3/25/2003	Granted	FUSING BELT FOR APPLYING A PROTECTIVE

N80159	Eastman Kodak Company	US	6243557	09/540,263	3/31/2000	6/5/2001	Granted	OVERCOAT TO A PHOTOGRAPHIC ELEMENT OFFSET PREVENTING OIL PRESSURE SENSOR SYSTEM
N80160	Eastman Kodak Company	US	6538453	09/540,789	3/31/2000	3/25/2003	Granted	DETECTING ERRATIC RESISTANCE IN TEMPERATURE SENSORS
N80391	Eastman Kodak Company	US	6358656	09/644,331	8/23/2000	3/19/2002	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA-TITANIUM DIOXIDE MIXTURES
N80396	Eastman Kodak Company	US	6304740	09/500,826	2/10/2000	10/16/2001	Granted	EXTERNALLY HEATED EXTERNAL HEATER ROLLERS
N80476	Eastman Kodak Company	US	6625408	09/574,054	5/18/2000	9/23/2003	Granted	PIN-MOUNT FOR OPTICAL WRITER/IMAGE- RECORDING ELEMENT IN A DOCUMENT PRINTER/COPIER

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N80519	Eastman Kodak Company	JP	3954400	2002-24532	1/31/2002	5/11/2007	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80519	Eastman Kodak Company	US	6532354	09/912,160	7/24/2001	3/11/2003	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80523	Eastman Kodak Company	US	6294303	09/489,811	1/24/2000	9/25/2001	Granted	MONOCOMPONENT DEVELOPER CONTAINING POSITIVELY CHARGEABLE INORGANIC FINE POWDER
N80567	Eastman Kodak Company	JP	4684467	2001-148414	5/17/2001	2/18/2011	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6512902	10/046,848	1/15/2002	1/28/2003	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480689	10/050,007	1/15/2002	11/12/2002	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480686	10/050,008	1/15/2002	11/12/2002	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80581	Eastman Kodak Company	US	6735407	10/263,983	10/3/2002	5/11/2004	Granted	CORONA CHARGERS HAVING CONSUMER REPLACEABLE COMPONENTS
N80700	Eastman Kodak Company	US	6240267	09/534,468	3/24/2000	5/29/2001	Granted	PRINTING APPARATUS
N80827	Eastman Kodak Company	DE	10211867.1	10211867.1	3/18/2002		Filed	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80827	Eastman Kodak Company	US	6754457	09/828,012	4/6/2001	6/22/2004	Granted	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80829	Eastman Kodak Company	US	6553201	09/574,055	5/18/2000	4/22/2003	Granted	REPLENISHER MECHANISM INTERFACE
N80830	Eastman Kodak Company	JP	4439743	2001-4265	1/11/2001	1/15/2010	Granted	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	US	6195527	09/570,090	5/12/2000	2/27/2001	Granted	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80914	Eastman Kodak Company	DE	60109085.3	01107859.9	4/10/2001	3/2/2005	Granted	FLUOROCARBON-SILICONE RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80914	Eastman Kodak Company	US	6797348	09/558,239	4/24/2000	9/28/2004	Granted	FUSER MEMBER OVERCOATED WITH FLUOROCARBON-SILICONE RANDOM COPOLYMER CONTAINING ALUMINUM OXIDE
N81116	Eastman Kodak Company	DE	50113850.1	01111316.4	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	JP	4713762	2001-147603	5/17/2001	4/1/2011	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	NL	1156387	01111316.4	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	US	6532873	09/858,208	5/15/2001	3/18/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81118	Eastman Kodak Company	DE	50113773.4	01109258.2	4/14/2001	3/26/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	NL	1155844	01109258.2	4/14/2001	3/26/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	US	6421522	09/858,111	5/15/2001	7/16/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON A CHANGE IN TONER PROFILE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81119	Eastman Kodak Company	DE	50114945.7	01110797.6	5/4/2001	6/24/2009	Granted	METHOD FOR REGISTRATION IN A MULTI-COLOUR PRINTING PRESS
N81119	Eastman Kodak Company	US	6615732	09/855,463	5/15/2001	9/9/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTER ON A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	DE	50112256.7	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	GB	1156400	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	NL	1156400	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	US	6496678	09/858,044	5/15/2001	12/17/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON CHANGE IN DIMENSIONS OF PRINTING SUBSTRATE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81121	Eastman Kodak Company	DE	50114493.5	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	FR	1155846	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

N81121	Eastman Kodak Company	GB	1155846	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	US	6519423	09/858,046	5/15/2001	2/11/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATE GRADE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81122	Eastman Kodak Company	DE	50113847.1	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	GB	1156384	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	NL	1156384	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	US	6493012	09/860,120	5/17/2001	12/10/2002	Granted	EXPOSURE TIMING
N81123	Eastman Kodak Company	US	6480693	09/858,431	5/16/2001	11/12/2002	Granted	METHOD AND APPARATUS FOR CORRECTING REGISTRATION FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (AMENDED) METHOD AND APPARATUS FOR CORRECTING REGISTER FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (ORIGINAL)
N81124	Eastman Kodak Company	DE	50113849.8	01111315.6	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81124	Eastman Kodak Company	US	6934041	09/858,378	5/16/2001	8/23/2005	Granted	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81126	Eastman Kodak Company	JP	4938180	2001-148236	5/17/2001	3/2/2012	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	DE	50113927.3	01109091.7	4/12/2001	5/7/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	NL	1156382	01109091.7	4/12/2001	5/7/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81128	Eastman Kodak Company	US	6522857	09/858,430	5/16/2001	2/18/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATES [AS AMENDED] METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS FILED]
N81134	Eastman Kodak Company	JP	4762439	2001-149933	5/18/2001	6/17/2011	Granted	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81134	Eastman Kodak Company	US	6823165	09/575,077	5/19/2000	11/23/2004	Granted	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81144	Eastman Kodak Company	DE	50111987.6	01110411.4	4/27/2001	1/31/2007	Granted	REPLACEABLE CYLINDER ELEMENTS ON ELECTROGRAPHIC PRINTING UNITS
N81144	Eastman Kodak Company	US	6615722	09/858,429	5/16/2001	9/9/2003	Granted	REPLACEABLE CYLINDER ELEMENT INCLUDING CYLINDRICAL SLEEVE AND END MEMBERS HAVING COMPLEMENTARY CENTERING FACES TITLE AMENDED PER EXAMINER'S AMENDMENT IN THE NOTICE OF ALLOWANCE DATED 04/01/2003. [REPLACEABLE CYLINDER ELEMENT ON ELECTROGRAPHIC PRINTING UNITS]
N81145	Eastman Kodak Company	DE	50115081.1	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	GB	1868043	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	NL	1868043	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81150	Eastman Kodak Company	US	6484002	09/877,777	6/8/2001	11/19/2002	Granted	DOCUMENT PRINTER/COPIER WITH DECOUPLEABLE DRUM-SUPPORT MEMBER
N81151	Eastman Kodak Company	JP	4854864	2001-79343	3/19/2001	11/4/2011	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6259873	09/574,275	5/19/2000	7/10/2001	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6625407	09/878,048	6/8/2001	9/23/2003	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	DE	10122238	10122238.6	5/8/2001	6/10/2010	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	JP	4578718	2001-148416	5/17/2001	9/3/2010	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	US	6394943	09/574,447	5/19/2000	5/28/2002	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81167	Eastman Kodak Company	US	6308030	09/575,043	5/19/2000	10/23/2001	Granted	METHOD AND APPARATUS FOR SUPPORTING A DRUM FOR LOADING AND UNLOADING FROM A COPIER AND/OR PRINTER APPARATUS
N81203	Eastman Kodak Company	DE		10319846.6	5/3/2003		Filed	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81203	Eastman Kodak Company	US	6745001	10/139,434	5/6/2002	6/1/2004	Granted	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81205	Eastman Kodak Company	US	6453147	09/730,368	12/5/2000	9/17/2002	Granted	DUST CONTROL IN CONDUCTIVE-CORE FIBER BRUSH CLEANING SYSTEMS USING SELF-GENERATED AIR FLOW
N81295	Eastman Kodak Company	US	6429249	09/609,561	6/30/2000	8/6/2002	Granted	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION
N81297	Eastman Kodak Company	US	6696158	09/608,290	6/30/2000	2/24/2004	Granted	FUSER MEMBER WITH FLUOROCARBON THERMOPLASTICS COATING
N81310	Eastman Kodak Company	US	6453134	09/738,753	12/15/2000	9/17/2002	Granted	WEB-CLEANING APPARATUS FOR ELECTROSTATIC PRINTER/COPIER
N81311	Eastman Kodak Company	US	6901227	09/738,751	12/15/2000	5/31/2005	Granted	SUPPORT FOR BRACKET/BACKUP SHOE ASSEMBLY FOR WEB-CLEANING CARTRIDGE
N81322	Eastman Kodak Company	DE	60100023.4	01112874.1	6/1/2001	9/11/2002	Granted	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81324	Eastman Kodak Company	DE	60145094.9	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	GB	1167444	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	NL	1167444	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	US	6416819	09/608,289	6/30/2000	7/9/2002	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81325	Eastman Kodak Company	DE	60112665.3	01113650.4	6/19/2001	8/17/2005	Granted	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	NL	1168103	01113650.4	6/19/2001	8/17/2005	Granted	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81328	Eastman Kodak Company	EP		01115333.5	6/25/2001		Filed	ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER
N81328	Eastman Kodak Company	US	6419615	09/609,563	6/30/2000	7/16/2002	Granted	ELECTROSTATIC CHARGE-SUPPRESSING FLUROPLASTIC FUSER ROLLER

N81333	Eastman Kodak Company	US	7016070	09/794,693	2/27/2001	3/21/2006	Granted	MULTIPLE-LEVEL PRINthead USING EMBEDDED HIGH SPEED SERIAL DATA AND CONTROL LINK WITH ON-BOARD EXPOSURE CLOCK GENERATION
N81334	Eastman Kodak Company	DE	10045261.2	10045261.2	9/13/2000	3/24/2011	Granted	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81334	Eastman Kodak Company	US	6521905	09/657,896	9/8/2000	2/18/2003	Granted	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81335	Eastman Kodak Company	US	6611345	09/657,897	9/8/2000	8/26/2003	Granted	METHOD AND DEVICE FOR DETERMINING THE POSITION OF AN OBJECT HAVING FACES AND EDGES, AND A POSITIONING SYSTEM
N81345	Eastman Kodak Company	DE		10137211.6	7/30/2001		Filed	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS
N81345	Eastman Kodak Company	JP	4615776	2001-228571	7/27/2001	10/29/2010	Granted	PROCESSOR AND METHOD FOR IMPROVING EDGE BY SETTING ADJUSTABLE THRESHOLD EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS (original)
N81345	Eastman Kodak Company	US	7079281	09/628,397	8/1/2000	7/18/2006	Granted	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTING
N81347	Eastman Kodak Company	DE		10137164.0	7/30/2001		Filed	GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7218420	09/629,993	8/1/2000	5/15/2007	Granted	GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7450269	11/609,377	12/12/2006	11/11/2008	Granted	GRAY LEVEL HALFTONE PROCESSING
N81353	Eastman Kodak Company	US	6541171	09/680,133	10/4/2000	4/1/2003	Granted	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING

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N81353	Eastman Kodak Company	US	6605399	10/277,492	10/22/2002	8/12/2003	Granted	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81355	Eastman Kodak Company	DE	60141559.0	01122614.9	9/27/2001	3/17/2010	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	GB	1195655	01122614.9	9/27/2001	3/17/2010	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	US	6456816	09/680,136	10/4/2000	9/24/2002	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81356	Eastman Kodak Company	US	6463250	09/679,345	10/4/2000	10/8/2002	Granted	EXTERNALLY HEATED DEFORMABLE FUSER ROLLER
N81358	Eastman Kodak Company	US	6490430	09/680,138	10/4/2000	12/3/2002	Granted	AN EXTERNALLY HEATED FUSER ROLLER FOR A TONER FUSING STATION [AS AMENDED OCT 4 2001] TONER FUSING STATION HAVING AN EXTERNALLY HEATED FUSER ROLLER
N81360	Eastman Kodak Company	US	6567641	09/680,134	10/4/2000	5/20/2003	Granted	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN EXTERNALLY HEATED FUSER ROLLER
N81361	Eastman Kodak Company	JP	4656774	2001-247408	8/16/2001	1/7/2011	Granted	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING
N81365	Eastman Kodak Company	US	6589048	09/827,410	4/6/2001	7/8/2003	Granted	ROLLER CONSTRUCTION FOR OPERATION AT ELEVATED TEMPERATURES
N81367	Eastman Kodak Company	US	6526236	10/007,998	11/13/2001	2/25/2003	Granted	REPLENISHER MECHANISM FOR A REPRODUCTION APPARATUS DEVELOPMENT STATION WITH CONTINUOUS MONITORING OF REMAINING MARKING PARTICLE MATERIAL
N81372	Eastman Kodak Company	US	6678483	10/163,109	6/5/2002	1/13/2004	Granted	SERIAL DRIVE SENSING FAULT CLEANING DEVICE DETECTOR
N81375	Eastman Kodak Company	DE		10224879.6	6/5/2002		Filed	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	JP	4071984	2002-113958	4/16/2002	1/25/2008	Granted	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	US	6611666	09/882,196	6/15/2001	8/26/2003	Granted	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81380	Eastman Kodak Company	DE	60241693.0	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	GB	1237054	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	NL	1237054	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	US	6549745	09/785,913	2/16/2001	4/15/2003	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81382	Eastman Kodak Company	EP		02011523.4	5/23/2002		Filed	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81382	Eastman Kodak Company	US	6819351	09/870,305	5/30/2001	11/16/2004	Granted	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81387	Eastman Kodak Company	US	6735411	10/177,265	6/21/2002	5/11/2004	Granted	COMPLIANT INTERMEDIATE TRANSFER ROLLER WITH FLEXIBLE MOUNT
N81388	Eastman Kodak Company	DE	10008909	10008909.7	2/25/2000	5/12/2011	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	JP	4584475	2001-50992	2/26/2001	9/10/2010	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	US	6629692	10/020,602	12/6/2001	10/7/2003	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81392	Eastman Kodak Company	DE	50114943.0	01101674.8	1/30/2001	6/24/2009	Granted	DEVICE FOR COMPENSATING A RADIAL MOVEMENT OF THE SCREW IN A SCREW AND NUT DRIVE VORRICHTUNG ZUM AUSGLEICHEN EINES RADIALEN GEWINDESPINDELSCHLAGS EINES SPINDELTRIEBS
N81392	Eastman Kodak Company	US	6959620	10/016,719	12/10/2001	11/1/2005	Granted	DEVICE FOR BALANCING OF A RADIAL THREADED SPINDLE ECCENTRICITY OF A SPINDLE DRIVE
N81402	Eastman Kodak Company	DE	50112755.0	01110024.5	4/26/2001	7/25/2007	Granted	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	GB	1156397	01110024.5	4/26/2001	7/25/2007	Granted	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	US	6490425	09/850,513	5/7/2001	12/3/2002	Granted	DEVICE FOR MANUAL REPLACEMENT AND TRANSPORT OF THE ROLLER OF A COPYING MACHINE OR AN ELECTROPHOTOGRAPHIC PRINTER

N81404	Eastman Kodak Company	DE	50113338.0	01109441.4	4/24/2001	12/5/2007	Granted	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81404	Eastman Kodak Company	US	6549739	09/850,461	5/7/2001	4/15/2003	Granted	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81408	Eastman Kodak Company	US	6731890	10/294,378	11/14/2002	5/4/2004	Granted	TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT
N81411	Eastman Kodak Company	US	6831818	09/866,182	5/25/2001	12/14/2004	Granted	CURRENT REGULATED VOLTAGE LIMITED HIGH VOLTAGE POWER SUPPLY FOR CORONA CHARGER
N81413	Eastman Kodak Company	DE		10221743.2	5/16/2002		Filed	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	JP	4663704	2007-297212	11/15/2007	1/14/2011	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	US	6813128	09/866,174	5/25/2001	11/2/2004	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81414	Eastman Kodak Company	US	6432598	09/892,946	6/27/2001	8/13/2002	Granted	PROCESS FOR FORMING TONERS CONTAINING ISOINDOLINE YELLOW PIGMENT
N81416	Eastman Kodak Company	DE	50110309.0	01104788.3	2/27/2001	6/28/2006	Granted	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81416	Eastman Kodak Company	US	6592119	09/850,462	5/7/2001	7/15/2003	Granted	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81418	Eastman Kodak Company	US	6533270	09/850,030	5/7/2001	3/18/2003	Granted	DELIVERY SYSTEM
N81419	Eastman Kodak Company	DE	50101105.6	01103500.3	2/15/2001	12/10/2003	Granted	THREE-WAY DIVERTER DREI-WEGE-WEICHE (A-2487)
N81419	Eastman Kodak Company	US	6595518	10/016,092	12/6/2001	7/22/2003	Granted	THREE-WAY DIVERTER DREI-WEGE-WEICHE (A-2487)
N81421	Eastman Kodak Company	US	6578483	09/850,045	5/7/2001	6/17/2003	Granted	DEVICE FOR ASSEMBLY OF TUBULAR CARRIER ELEMENTS

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N81423	Eastman Kodak Company	DE	50109123.8	01109214.5	4/14/2001	3/8/2006	Granted	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81423	Eastman Kodak Company	US	6676123	09/850,326	5/7/2001	1/13/2004	Granted	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81426	Eastman Kodak Company	DE	50109414.8	01109213.7	4/14/2001	4/5/2006	Granted	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81426	Eastman Kodak Company	NL	1170235	01109213.7	4/14/2001	4/5/2006	Granted	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81427	Eastman Kodak Company	DE	50109477.6	01109224.4	4/14/2001	4/12/2006	Granted	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81427	Eastman Kodak Company	JP	4960552	2001-148324	5/17/2001	3/30/2012	Granted	PROCESS FOR ALIGNMENT OF SHEET MATERIAL ON A REFERENCE EDGE
N81427	Eastman Kodak Company	NL	1170236	01109224.4	4/14/2001	4/12/2006	Granted	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81428	Eastman Kodak Company	DE	50110435.6	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	GB	1170237	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	NL	1170237	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81429	Eastman Kodak Company	DE	10023940	10023940.4	5/17/2000	7/17/2008	Granted	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL
N81429	Eastman Kodak Company	US	6663103	09/850,292	5/7/2001	12/16/2003	Granted	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL DURING TRANSPORT
N81433	Eastman Kodak Company	DE	50107884.3	01108977.8	4/11/2001	11/2/2005	Granted	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81433	Eastman Kodak Company	US	6626103	09/850,387	5/7/2001	9/30/2003	Granted	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81435	Eastman Kodak Company	US	6555237	09/957,127	9/20/2001	4/29/2003	Granted	FUSER SYSTEM WITH DONER ROLLER HAVING A CONTROLLED SWELL RELEASE AGENT SURFACE LAYER
N81436	Eastman Kodak Company	US	6687483	10/158,604	5/30/2002	2/3/2004	Granted	FUSER APPARATUS FOR ADJUSTING GLOSS OF A FUSED TONER IMAGE AND METHOD FOR FUSING A TONER IMAGE TO A RECEIVER [APPARATUS AND METHODS TO ADJUST GLOSS OF TONER IMAGES]
N81437	Eastman Kodak Company	US	6486441	10/011,388	12/4/2001	11/26/2002	Granted	HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81438	Eastman Kodak Company	US	7670650	10/662,913	9/15/2003	3/2/2010	Granted	METHOD FOR PRODUCING A REPLACEABLE FUSER MEMBER
N81439	Eastman Kodak Company	US	7115084	10/664,012	9/15/2003	10/3/2006	Granted	REPLACEABLE FUSER MEMBER
N81440	Eastman Kodak Company	US	6678486	10/080,004	2/21/2002	1/13/2004	Granted	INTEGRATED CONTAMINATION CONTROL SYSTEM FOR A CORONA CHARGER
N81441	Eastman Kodak Company	US	6721519	10/080,009	2/21/2002	4/13/2004	Granted	PERFORMANCE SENSING CLEANING DEVICE
N81445	Eastman Kodak Company	US	6684035	10/174,600	6/19/2002	1/27/2004	Granted	ADJUSTABLE AUTOMATIC PROCESS CONTROL DENSITY PATCH LOCATION DETECTION
N81447	Eastman Kodak Company	US	6771916	10/008,298	11/13/2001	8/3/2004	Granted	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81449	Eastman Kodak Company	US	6567635	09/956,629	9/20/2001	5/20/2003	Granted	APPARATUS AND METHOD FOR FLUIDIZING TONER IN A STORAGE CONTAINER
N81450	Eastman Kodak Company	US	6587652	09/929,623	8/14/2001	7/1/2003	Granted	METHOD AND APPARATUS FOR ADJUSTING DEVICES FOR GENERATING COLOR SEPARATIONS IN A MULTICOLOR PRINTING MACHINE [VERFAHREN UND VORRICHTUNG ZUR EINSTELLUNG VON EINRICHTUNGEN ZUR ERZEUGUNG VON TEILFARBENBILDERN BEI EINER MEHRFARBENDRUCKMASCHINE]
N81453	Eastman Kodak Company	US	6672999	10/097,334	3/14/2002	1/6/2004	Granted	GUDGEON ASSEMBLY
N81454	Eastman Kodak Company	US	6556796	10/054,453	1/22/2002	4/29/2003	Granted	DRUM-LOADING/UNLOADING APPARATUS FOR ELECTROSTATOGRAPHIC PRINTER/COPIER
N81455	Eastman Kodak Company	US	6611670	10/011,793	12/4/2001	8/26/2003	Granted	EXTERNAL HEATER MEMBER AND METHODS FOR FUSING TONER IMAGES
N81456	Eastman Kodak Company	JP	4128805	2000-164651	6/5/2002	5/23/2008	Granted	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81456	Eastman Kodak Company	US	6660351	09/957,992	9/21/2001	12/9/2003	Granted	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	DE	60215599.1	02019954.3	9/5/2002	10/25/2006	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	NL	1296199	02019954.3	9/5/2002	10/25/2006	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	US	6721529	09/960,661	9/21/2001	4/13/2004	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81458	Eastman Kodak Company	JP	4409864	2003-173923	6/18/2003	11/20/2009	Granted	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81458	Eastman Kodak Company	US	6724413	10/174,801	6/19/2002	4/20/2004	Granted	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81459	Eastman Kodak Company	US	6719423	09/973,239	10/9/2001	4/13/2004	Granted	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6761446	10/698,678	10/31/2003	7/13/2004	Granted	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER

N81460	Eastman Kodak Company	US	6682189	09/973,244	10/9/2001	1/27/2004	Granted	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6767092	10/681,799	10/8/2003	7/27/2004	Granted	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	US	6932469	09/973,228	10/9/2001	8/23/2005	Granted	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81463	Eastman Kodak Company	EP		02012017.6	5/31/2002		Filed	BANDED COMPOSITOR FOR VARIABLE DATA
N81463	Eastman Kodak Company	US	7327487	10/046,031	10/23/2001	2/5/2008	Granted	BANDED COMPOSITOR FOR VARIABLE DATA
N81466	Eastman Kodak Company	DE		10315054.4	4/2/2003		Filed	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]

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N81466	Eastman Kodak Company	JP	4177144	2003-78714	3/20/2003	8/29/2008	Granted	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	US	7375842	10/118,770	4/9/2002	5/20/2008	Granted	VARIABLE DATA PRINTING USING VARIANTS
N81474	Eastman Kodak Company	US	6619653	09/989,773	11/20/2001	9/16/2003	Granted	SHEET DELIVERY DEVICE [BLATTABLAGEVORRICHTUNG]
N81475	Eastman Kodak Company	DE	50111085.2	01118666.5	8/3/2001	9/27/2006	Granted	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHEGEM GUT]
N81475	Eastman Kodak Company	US	6588746	09/989,789	11/20/2001	7/8/2003	Granted	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHEGEM GUT]
N81476	Eastman Kodak Company	US	6549746	10/023,124	12/17/2001	4/15/2003	Granted	PROCESS AND DEVICE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81477	Eastman Kodak Company	US	6661993	10/028,037	12/20/2001	12/9/2003	Granted	PROCESS FOR CONTROLLING THE GLOSS OF A TONER IMAGE AND A DIGITAL IMAGE RECORDING DEVICE [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81480	Eastman Kodak Company	US	7092664	10/016,335	12/10/2001	8/15/2006	Granted	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81481	Eastman Kodak Company	DE	10135788	10135788.5	7/23/2001	2/5/2004	Granted	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81481	Eastman Kodak Company	US	6608986	10/023,384	12/17/2001	8/19/2003	Granted	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81483	Eastman Kodak Company	US	6608987	10/023,955	12/18/2001	8/19/2003	Granted	METHOD AND MACHINE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND MASCHINE ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81484	Eastman Kodak Company	US	6535711	10/021,413	12/6/2001	3/18/2003	Granted	PROCESS FOR THE DOUBLE-SIDED PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN ZUM DOPPELSEITIGEN BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81486	Eastman Kodak Company	US	6674990	10/023,959	12/18/2001	1/6/2004	Granted	OVERHEATING PROTECTION FOR TONER IMAGE PRINTED SUBSTRATE IN A RADIATION FIXING DEVICE [AS AMENDED] [ON 6/10/03] DIGITAL PRINTER OR COPIER MACHINE AND OVERHEATING PROTECTION DEVICE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND UEBERHITZUNGS-SCHUTZEINRICHTUNG]
N81487	Eastman Kodak Company	US	6993278	10/023,957	12/18/2001	1/31/2006	Granted	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81488	Eastman Kodak Company	US	6587665	10/022,692	12/17/2001	7/1/2003	Granted	DIGITAL PRINTER OR COPIER MACHINE AND PROCESSES FOR FIXING A TONER IMAGE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN EINES TONERBILDES]
N81489	Eastman Kodak Company	US	6740462	10/023,916	12/17/2001	5/25/2004	Granted	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81490	Eastman Kodak Company	US	6594465	10/015,995	12/6/2001	7/15/2003	Granted	RADIATION UNIT FOR A FIXATION DEVICE [BESTRAHLUNGSEINRICHTUNG FUER EINE FIXIERVORRICHTUNG]
N81491	Eastman Kodak Company	US	6665516	10/015,976	12/10/2001	12/16/2003	Granted	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81492	Eastman Kodak Company	US	6686573	10/008,852	12/4/2001	2/3/2004	Granted	PROCESS AND DEVICE FOR WARMING UP PRINTING MATERIAL AND/OR TONER [VERFAHREN UND EINRICHTUNG ZUR ERWAERMUNG VON BEDRUCKSTOFF UND/ODER TONER]
N81495	Eastman Kodak Company	DE	10145002.8	10145002.8	9/12/2001	8/14/2003	Granted	VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF
N81495	Eastman Kodak Company	US	6683287	10/011,354	12/4/2001	1/27/2004	Granted	PROCESS AND DEVICE FOR FIXING TONER ONTO A SUBSTRATE OR PRINTED MATERIAL [VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81497	Eastman Kodak Company	US	6954603	10/667,797	9/22/2003	10/11/2005	Granted	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81498	Eastman Kodak Company	US	6781052	10/121,721	4/12/2002	8/24/2004	Granted	HIGH VOLTAGE CABLE EMI SHIELD
N81499	Eastman Kodak Company	US	7246887	11/013,143	12/15/2004	7/24/2007	Granted	DUAL INPUT BI-DIRECTIONAL PRINthead DRIVER INTEGRATED CIRCUIT
N81503	Eastman Kodak Company	DE	60325794.1	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	FR	1333330	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS

N81503	Eastman Kodak Company	GB	1333330	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	US	6716560	10/061,149	2/1/2002	4/6/2004	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81504	Eastman Kodak Company	US	6718285	10/011,331	11/5/2001	4/6/2004	Granted	OPERATOR REPLACEABLE COMPONENT LIFE TRACKING SYSTEM
N81508	Eastman Kodak Company	US		11/013,069	12/15/2004		Filed	RETAINING CHANNEL SYNCHRONIZATION THROUGH USE OF ALTERNATE CONTROL CHARACTERS
N81509	Eastman Kodak Company	US	6625403	10/008,283	11/5/2001	9/23/2003	Granted	PERSONALIZATION OF OPERATOR REPLACEABLE COMPONENT LIFE PREDICTION BASED ON REPLACEABLE COMPONENT LIFE HISTORY
N81514	Eastman Kodak Company	DE		10326922.3	6/16/2003		Filed	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81514	Eastman Kodak Company	US	6608641	10/184,351	6/27/2002	8/19/2003	Granted	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81523	Eastman Kodak Company	US	6588741	10/151,641	5/20/2002	7/8/2003	Granted	STACKING DEVICE OF A PRINTING PRESS
N81531	Eastman Kodak Company	US	6618571	10/162,967	6/5/2002	9/9/2003	Granted	PROCESS AND DEVICE FOR TRANSFERRING TONER [VERFAHREN UND EINRICHTUNG ZUM UEBERTRAGEN VON TONER]
N81532	Eastman Kodak Company	US	6682163	10/178,984	6/25/2002	1/27/2004	Granted	METHOD AND DEVICE FOR DETECTING AND CORRECTING CHROMATIC ABERRATIONS IN MULTICOLOR PRINTING [VERFAHREN UND VORRICHTUNG ZUM ERFASSEN UND KORRIGIEREN VON FARBABWEICHUNGEN BEIM MEHRFARBDRUCK]
N81533	Eastman Kodak Company	DE	50201500.4	02002922.9	2/9/2002	11/10/2004	Granted	VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS
N81533	Eastman Kodak Company	US	6681923	10/180,183	6/26/2002	1/27/2004	Granted	MOUNTING AND REMOVING A CONTINUOUS CONVEYOR BELT [VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS]
N81535	Eastman Kodak Company	US	6553198	10/108,173	3/27/2002	4/22/2003	Granted	SINGLE PIECE CONTROL GRID ELECTRODE FOR A CORONA CHARGER
N81536	Eastman Kodak Company	US	6631898	10/151,266	5/20/2002	10/14/2003	Granted	METHOD AND DEVICE FOR DETECTION OF A TRANSLUCENT AREA OR OBJECT BY A LIGHT BARRIER [GREIFERANORDNUNG BEI DER ABLAGE EINER DRUCKMASCHINE]
N81538	Eastman Kodak Company	DE	50213734.7	02008220.2	4/18/2002	8/5/2009	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	GB	1255171	02008220.2	4/18/2002	8/5/2009	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	US	6668154	10/126,490	4/19/2002	12/23/2003	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]

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N81539	Eastman Kodak Company	US	6727674	10/207,523	7/29/2002	4/27/2004	Granted	DEVICE FOR PRODUCING OR CONTROLLING AN ALTERNATING CURRENT IN AT LEAST ONE INDUCTIVE LOAD [VORRICHTUNG ZUR ERZEUGUNG ODER STEUERUNG EINES WECHSELSTROMES IN WENIGNSTENS EINER INDUKTIVEN LAST]
N81540	Eastman Kodak Company	DE	10139310.5	10139310.5	8/9/2001	11/25/2010	Granted	SIMPLIFIED MAGNIFICATION
N81540	Eastman Kodak Company	US	6817295	10/207,501	7/29/2002	11/16/2004	Granted	METHOD AND ILLUSTRATION DEVICE FOR REGISTER MARK SETTING [VERFAHREN UND BEBILDERUNGSEINRICHTUNG ZUE REGISTEREINSTELLUNG]
N81542	Eastman Kodak Company	DE	50208390.5	02006038.0	3/16/2002	10/11/2006	Granted	PROCEDURE AND PRINTING MACHINE FOR DETERMINING REGISTER ERRORS
N81542	Eastman Kodak Company	US	6619209	10/208,626	7/30/2002	9/16/2003	Granted	PROCESS AND PRINTING MACHINE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	DE	50208478.2	02006044.8	3/16/2002	10/18/2006	Granted	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	US	6718879	10/208,216	7/30/2002	4/13/2004	Granted	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81544	Eastman Kodak Company	DE		10332971.4	7/21/2003		Filed	AN INTELLIGENT ROLLER FUSER SYSTEM WHERE THE FUSING MEMBER IS HEATED INTERNALLY WITH A LAMP AND EXTERNALLY WITH CONDUCTIVE HEATED ROLLERS. THE TEMPERATURE OF THE FUSING MEMBER IS CONTROLLED BY VARYING THE CONTACT NIP BETWEEN THE FUSING MEMBER AND THE HEATING ROLLERS FOR VARIOUS MEDIA TYPES WHILE PRINTING IN A MIX MODE.
N81544	Eastman Kodak Company	US	6799000	10/215,884	8/9/2002	9/28/2004	Granted	ROLLER FUSER SYSTEM WITH INTELLIGENT CONTROL OF FUSING MEMBER TEMPERATURE FOR PRINTING MIXED MEDIA TYPES
N81550	Eastman Kodak Company	US	7777773	11/037,643	1/18/2005	8/17/2010	Granted	IMAGE QUALITY ATTRIBUTES TRACKING AND PREVENTIVE MAINTENANCE PREDICTION
N81552	Eastman Kodak Company	US	7236183	11/012,977	12/15/2004	6/26/2007	Granted	FLEXIBLE PRINthead WIDTH
N81555	Eastman Kodak Company	US	7054588	10/645,394	8/21/2003	5/30/2006	Granted	IMAGE PRODUCTION SYSTEM WITH RELEASE AGENT SYSTEM AND ASSOCIATED METHOD OF CONTROLLING RELEASE AGENT TRANSFER
N81557	Eastman Kodak Company	EP		03009844.6	5/13/2003		Filed	FUSER MEMBER WITH A GLOSS LEVEL TUNED IN AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7087305	10/158,601	5/30/2002	8/8/2006	Granted	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7211362	10/974,141	10/27/2004	5/1/2007	Granted	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81561	Eastman Kodak Company	US	6517346	10/139,486	5/6/2002	2/11/2003	Granted	FUSING STATION WITH IMPROVED FUSER ROLLER
N81562	Eastman Kodak Company	US	6582222	10/139,464	5/6/2002	6/24/2003	Granted	FUSING STATION INCLUDING MULTILAYER FUSER ROLLER
N81567	Eastman Kodak Company	DE	50211590.4	02009078.3	4/24/2002	1/23/2008	Granted	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81567	Eastman Kodak Company	US	6651562	10/231,858	8/30/2002	11/25/2003	Granted	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81568	Eastman Kodak Company	DE	50207426.4	02009529.5	4/26/2002	6/7/2006	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	JP	4315657	2002-261300	9/6/2002	5/29/2009	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	NL	1291746	02009529.5	4/26/2002	6/7/2006	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81571	Eastman Kodak Company	US	7149445	10/863,707	6/8/2004	12/12/2006	Granted	DETECTION OF BACKGROUND TONER PARTICLES
N81572	Eastman Kodak Company	US	7400759	11/013,231	12/15/2004	7/15/2008	Granted	A METHOD FOR TESTING A PLASTIC SLEEVE FOR AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81573	Eastman Kodak Company	US	7302220	11/013,845	12/16/2004	11/27/2007	Granted	AN IMPROVED FUSER ROLLER AND FUSING STATION
N81575	Eastman Kodak Company	US	8024236	10/646,605	8/22/2003	9/20/2011	Granted	METHOD AND APPARATUS FOR REDUCING SUPPLY ORDERS IN INVENTORY MANAGEMENT
N81582	Eastman Kodak Company	US	7219805	10/955,427	9/30/2004	5/22/2007	Granted	SIEVE SCREEN LEVEL SENSOR
N81583	Eastman Kodak Company	US	7877053	11/017,488	12/20/2004	1/25/2011	Granted	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81583	Eastman Kodak Company	US		12/909,927	10/22/2010		Filed	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81584	Eastman Kodak Company	JP	3764718	322941/02	11/6/2002	1/27/2006	Granted	PAPIERTRANSPORTWAGEN
N81584	Eastman Kodak Company	US	6736584	10/274,556	10/21/2002	5/18/2004	Granted	PAPER TRANSPORTATION TROLLEY [PAPIERTRANSPORTWAGEN]
N81589	Eastman Kodak Company	DE	10225603.9	10225603.9	6/7/2002	1/24/2008	Granted	HYBRID FUSER
N81589	Eastman Kodak Company	US	6909871	10/422,487	4/24/2003	6/21/2005	Granted	METHOD AND DEVICE FOR FUSING TONER ONTO A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81591	Eastman Kodak Company	US	6920292	10/458,600	6/10/2003	7/19/2005	Granted	METHOD AND CONTROL DEVICE FOR PREVENTION

N81592	Eastman Kodak Company	US	6889028	10/458,543	6/10/2003	5/3/2005	Granted	OF IMAGE PLANE REGISTRATION ERRORS
N81593	Eastman Kodak Company	DE	50309942.2	03006971.0	3/27/2003	6/4/2008	Granted	TECHNIQUE AND DEVICE FOR CONTROLLING THE POSITION ACCURACY IN COLOR PRINTING
N81593	Eastman Kodak Company	US	7212780	10/457,878	6/10/2003	5/1/2007	Granted	METHOD AND APPARATUS FOR PROVIDING SHEETS IN A PRINTING MACHINE
N81598	Eastman Kodak Company	US	6866264	10/315,722	12/10/2002	3/15/2005	Granted	PROCESS AND DEVICE FOR SUPPLYING SUBSTRATES IN A PRINTING UNIT [VERFAHREN UND VORRICHTUNG ZUR BEREITSTELLUNG VON BOEGEN IN EINER DRUCKMASCHINE]
N81600	Eastman Kodak Company	JP	3784769	358563/02	12/10/2002	3/24/2006	Granted	BLOCKING DEVICE FOR A DEVICE FOR MOVING A SHEET
N81600	Eastman Kodak Company	US	6880820	10/315,701	12/10/2002	4/19/2005	Granted	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81601	Eastman Kodak Company	US	6848361	10/337,129	1/6/2003	2/1/2005	Granted	CONVEYOR ROLLER DEVICE FOR DEPOSITING SHEETS ON A STACK
N81604	Eastman Kodak Company	DE	10208597	10208597.9	2/27/2002	3/21/2013	Granted	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81604	Eastman Kodak Company	US	6836635	10/360,284	2/7/2003	12/28/2004	Granted	CONTROL DEVICE AND METHOD TO PREVENT REGISTER ERRORS [STEUERUNGSEINRICHTUNG UND VERFAHREN ZUM VERMEIDEN VON REGISTERFEHLERN]
								[VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
								METHOD AND CONTROL DEVICE FOR PREVENTING REGISTER ERRORS [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION

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N81609	Eastman Kodak Company	GB	1353241	02028443.6	12/19/2002	8/24/2011	Granted	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	NL	1353241	02028443.6	12/19/2002	8/24/2011	Granted	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	US	6871037	10/406,747	4/3/2003	3/22/2005	Granted	METHOD FOR CALIBRATING OR RECALIBRATING A CONVERSION FACTOR FOR DETERMINING THE DISTANCE COVERED BY A PRINT SUBSTRATE IN A PRINTING MACHINE [VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE]
N81612	Eastman Kodak Company	US	6862425	10/422,482	4/24/2003	3/1/2005	Granted	MICROWAVE DEVICE AND METHOD TO FUSE TONER ONTO PRINT SUBSTRATE [MIKROWELLENEINRICHTUNG UND VERFAHREN ZUM FIXIEREN VON TONER AUF BEDRUCKSTOFF]
N81617	Eastman Kodak Company	US	6735412	10/264,946	10/4/2002	5/11/2004	Granted	CAPILLARY MICRO-GROOVE SKIVE FINGERS
N81618	Eastman Kodak Company	US	6969207	10/635,255	8/6/2003	11/29/2005	Granted	METHOD AND DEVICE FOR RECOGNIZING AN OBJECT ON A SURFACE [VERFAHREN UND VORRICHTUNG ZUR ERKENNUNG EINES OBJEKTES AUF EINER OBERFLAECHE]
N81622	Eastman Kodak Company	US	7014899	10/667,996	9/22/2003	3/21/2006	Granted	ROLLER FOR USE IN A FUSING STATION
N81627	Eastman Kodak Company	US	6915087	10/640,202	8/13/2003	7/5/2005	Granted	FORMATION OF UNIFORM DENSITY PATCHES IN AN ELECTROGRAPHIC REPRODUCTION APPARATUS FOR PROCESS CONTROL
N81629	Eastman Kodak Company	DE	50310854.5	03012568.6	6/3/2003	12/3/2008	Granted	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81629	Eastman Kodak Company	GB	1410910	03012568.6	6/3/2003	12/3/2008	Granted	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81644	Eastman Kodak Company	DE	10251616.2	10251616.2	11/6/2002	3/11/2010	Granted	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81644	Eastman Kodak Company	US	7217113	10/695,315	10/28/2003	5/15/2007	Granted	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81652	Eastman Kodak Company	US	7329463	10/887,059	7/7/2004	2/12/2008	Granted	LOW DAMPING FUSER ROLLER COMPOSITION
N81653	Eastman Kodak Company	US	7006782	10/887,295	7/7/2004	2/28/2006	Granted	FUSING STATION AND METHOD FOR FUSING
N81655	Eastman Kodak Company	US	6950615	10/717,878	11/20/2003	9/27/2005	Granted	PROCEDURE AND DEVICE FOR ADJUSTING GLOSS IN PRINT MATERIAL
N81661	Eastman Kodak Company	US	6878911	10/422,317	4/24/2003	4/12/2005	Granted	DEVICE AND METHOD FOR CLEANING MICROWAVE DEVICES
N81697	Eastman Kodak Company	US	7181153	10/925,394	8/25/2004	2/20/2007	Granted	APPARATUS FOR PRECISELY ADJUSTING THE POSITION OF WORKSTATIONS IN A DOCUMENT PRINTER/COPIER
N81699	Eastman Kodak Company	DE	50310536.8	03014130.3	6/24/2003	9/24/2008	Granted	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81699	Eastman Kodak Company	US	7162956	10/635,260	8/6/2003	1/16/2007	Granted	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81700	Eastman Kodak Company	DE	10246394.8	10246394.8	10/4/2002	3/8/2007	Granted	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81700	Eastman Kodak Company	US	6904260	10/664,686	9/17/2003	6/7/2005	Granted	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81706	Eastman Kodak Company	US	7120380	10/965,369	10/14/2004	10/10/2006	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH RELEASE OIL-ABSORBING LAYER
N81708	Eastman Kodak Company	US	7191807	11/011,672	12/14/2004	3/20/2007	Granted	APPARATUS FOR TONER PROCESSING INCLUDING A VARIABLE-ORIFICE NON-CONTACT VALVE
N81710	Eastman Kodak Company	US	7156372	11/011,820	12/14/2004	1/2/2007	Granted	NON-CONTACT VALVE FOR PARTICULATE MATERIAL
N81713	Eastman Kodak Company	US	7341790	11/017,280	12/20/2004	3/11/2008	Granted	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-PHENOLIC

N81714	Eastman Kodak Company	US	7273687	11/017,485	12/20/2004	9/25/2007	Granted	RESIN COMPOSITION TONER FUSER MEMBER HAVING RELEASE LAYER FORMED FROM GLYCIDYL END-CAPPED POLYMER AND PERFLUOROALKYL GLYCIDYL- REACTIVE COMPOUND
N81715	Eastman Kodak Company	DE	50310998.3	03020915.9	9/16/2003	12/31/2008	Granted	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81715	Eastman Kodak Company	US	7035557	10/769,353	1/30/2004	4/25/2006	Granted	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81719	Eastman Kodak Company	US	7334336	11/017,397	12/20/2004	2/26/2008	Granted	A METHOD FOR PRODUCING A SLEEVED POLYMER MEMBER, AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81720	Eastman Kodak Company	US	7351512	11/017,486	12/20/2004	4/1/2008	Granted	OVERCOAT FOR A POLYMER SLEEVE MEMBER FOR A BLANKET CYLINDER AND A METHOD FOR MAKING THE OVERCOAT
N81723	Eastman Kodak Company	US	7139521	11/021,250	12/21/2004	11/21/2006	Granted	GLOSS AND DIFFERENTIAL GLOSS CONTROL METHODOLOGY
N81724	Eastman Kodak Company	US	7239816	11/020,504	12/21/2004	7/3/2007	Granted	IN-LINE APPEARANCE CONTROL METHOD
N81725	Eastman Kodak Company	US	7222850	10/790,426	3/1/2004	5/29/2007	Granted	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS CURRENT REGULATED, VOLTAGE LIMITED, AC POWER SUPPLY WITH DC OFFSET FOR CORONA CHARGERS
N81728	Eastman Kodak Company	US	7227735	10/961,782	10/8/2004	6/5/2007	Granted	VARIABLE TORQUE DEVICE FOR MAINTAINING CONSTANT WEB TENSION
N81729	Eastman Kodak Company	US	7130571	11/011,282	12/14/2004	10/31/2006	Granted	CONTROL OF CHARGE-TO-MASS OF TONER USING SILICA BLENDS CONTROL OF Q/M RATION USING BLENDS OF SILICA [DISCLOSURE]
N81731	Eastman Kodak Company	US		10/973,043	10/25/2004		Filed	METHOD OF PRODUCING A CUSTOM COLOR TONER A METHOD OF PRODUCING A CUSTOM ACCENT COLOR DRY ELECTROPHOTOGRAPHIC DEVELOPER [DISCLOSURE]
N81732	Eastman Kodak Company	US	7316881	10/973,042	10/25/2004	1/8/2008	Granted	DRY INK CONCENTRATION MONITOR INTERFACE WITH AUTOMATED TEMPERATURE COMPENSATION ALGORITHM
N81733	Eastman Kodak Company	US	7180532	11/022,209	12/21/2004	2/20/2007	Granted	PNEUMATICALLY ADJUSTABLE APPARATUS FOR COATING TONER FUSING BELT SUBSTRATE AND METHOD FOR USING SAME
N81734	Eastman Kodak Company	US	7459027	11/022,419	12/21/2004	12/2/2008	Granted	TRANSPORTING AN ESSENTIALLY SHEET- SHAPED ELEMENT, PARTICULARLY A PRINT MATERIAL SHEET [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERMIGEN ELEMENTES, INSBESONDERE EINES BEDRUCKSTOFFBOGENS]
N81735	Eastman Kodak Company	US	7017900	10/790,425	3/1/2004	3/28/2006	Granted	CLEANING MEMBER
N81741	Eastman Kodak Company	US	7248812	11/037,588	1/18/2005	7/24/2007	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	DE	602005035273.2	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	FR	1725913	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS

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N81743	Eastman Kodak Company	GB	1725913	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	US	7184698	11/076,843	3/10/2005	2/27/2007	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81747	Eastman Kodak Company	US	7438735	11/038,622	1/19/2005	10/21/2008	Granted	BELT FUSER WITH ULTRAVIOLET LAMPS FOR CROSSLINKABLE TONER [ORIGINAL] FILTER APPARATUS WITH AUTOMATIC CLEANING
N81748	Eastman Kodak Company	DE	10326964.9	10326964.9	6/16/2003	12/9/2004	Granted	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81748	Eastman Kodak Company	US	7127206	10/866,953	6/14/2004	10/24/2006	Granted	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	EP		05707492.4	2/18/2005		Filed	IMPROVED SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81750	Eastman Kodak Company	US	7596347	12/014,140	1/15/2008	9/29/2009	Granted	SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81751	Eastman Kodak Company	DE	10327315.8	10327315.8	6/16/2003	8/16/2007	Granted	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGER FUEER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81751	Eastman Kodak Company	US	7247228	10/867,443	6/14/2004	7/24/2007	Granted	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGER FUEER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81752	Eastman Kodak Company	DE	10320043	10320043.6	5/6/2003	4/13/2006	Granted	[VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81752	Eastman Kodak Company	US	7092668	10/826,721	4/16/2004	8/15/2006	Granted	DEVICE AND PROCESS FOR HANDLING A PRINTING MEDIA INSIDE A MICROWAVE MECHANISM [VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81755	Eastman Kodak Company	DE	602005005017.5	05722716.7	1/28/2005	2/27/2008	Granted	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	NL	1709491	05722716.7	1/28/2005	2/27/2008	Granted	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	US	7326507	11/043,541	1/26/2005	2/5/2008	Granted	PREPARATION OF A TONER FOR REPRODUCING A METALLIC HUE AND THE TONER
N81756	Eastman Kodak Company	US	7010258	10/814,316	3/31/2004	3/7/2006	Granted	HIGH HEAT TRANSFER FUSER ROLLER A FUSER ROLLER CONFIGURATION WITH HIGH HEAT TRANSFER EFFICIENCY AND HIGH THERMAL POWER [DISCLOSURE TITLE - ORIGINAL]
N81757	Eastman Kodak Company	EP		05737431.6	4/5/2005		Filed	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	JP	4691550	2007-507436	4/5/2005	2/25/2011	Granted	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	US	7155142	10/818,870	4/6/2004	12/26/2006	Granted	BELT FUSER/FINISHER BELT FUSER MECHANISM THAT ENABLES BELT CHANGING AND RELEASE OF LIGHT-WEIGHT MEDIA [ORIGINAL]
N81758	Eastman Kodak Company	US	7211359	10/836,784	4/30/2004	5/1/2007	Granted	A COATING SOLUTION CONTAINING COCRYSTALS AND OR CRYSTALS OF A CHARGE- GENERATION PIGMENT OR A MIXTURE OF CHARGE-GENERATION PIGMENTS
N81760	Eastman Kodak Company	EP		05736407.7	4/6/2005		Filed	ADJUSTING GLOSS FOR A PRINT IMAGE
N81760	Eastman Kodak Company	US	7088946	10/822,329	4/12/2004	8/8/2006	Granted	ADJUSTING GLOSS FOR A PRINT IMAGE
N81761	Eastman Kodak Company	DE	10331626.4	10331626.4	7/12/2003	1/13/2005	Granted	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE
N81761	Eastman Kodak Company	US	7392984	10/887,581	7/9/2004	7/1/2008	Granted	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE [VERFAHREN ZUR FUEHRUNG VON BEDRUCKSTOFF UND BEDRUCKSTOFFFUEHRUNG]
N81762	Eastman Kodak Company	US	7171139	10/887,664	7/9/2004	1/30/2007	Granted	A SLEEVE ON A DRUM AND CHANGING SAID SLEEVE [VERFAHREN ZUM WECHSELN EINER MANSCHETTE AN EINEM ZYLINDER UND ZYLINDER MIT EINER MANSCHETTE]
N81763	Eastman Kodak Company	US	7032519	10/887,674	7/9/2004	4/25/2006	Granted	SENSOR MECHANISM FOR A PRINTING MACHINE

N81766	Eastman Kodak Company	US	7169528	10/836,772	4/30/2004	1/30/2007	Granted	[VERFAHREN ZUM STEUERN EINER SENSOREINRICHTUNG UND SENSOREINRICHTUNG FUER EINE DRUCKMASCHINE]
N81766	Eastman Kodak Company	EP		05736392.1	4/11/2005		Filed	PROCESS FOR PREPARING COLORED TONER PARTICLES
N81768	Eastman Kodak Company	US	7298994	10/826,734	4/16/2004	11/20/2007	Granted	LIQUID PRINT COLOR PROCESS AND PRINTING MACHINE
N81770	Eastman Kodak Company	EP		05736247.7	4/18/2005		Filed	PROCESS AND PRINTING MACHINE FOR THE USE OF LIQUID PRINT COLORS
N81770	Eastman Kodak Company	JP	4679575	2007-510792	4/18/2005	2/10/2011	Granted	MULTI-COLOR PRINTING USING A HALFTONE SCREEN
N81770	Eastman Kodak Company	JP	4827979	2010-114986	4/18/2005	9/22/2011	Granted	APPARATUS FOR GENERATING COMPOSITE IMAGE DATA REPRESENTING A MONO-COLOR IMAGE DATA (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	JP	4827980	2010-114987	4/18/2005	9/22/2011	Granted	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	US	7839537	10/836,762	4/30/2004	11/23/2010	Granted	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81771	Eastman Kodak Company	US	7508549	10/837,518	4/30/2004	3/24/2009	Granted	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING A ROSETTE OR DIAMOND HALFTONE SCREEN FOR ONE OR MORE OF THE COLORS [HYBRID ROSETTE-DOT HALFTONE COMPOSITE SCREEN DESIGN FOR 4-COLOR AND HI-FI COLOR PRINTING SYSTEM]
N81772	Eastman Kodak Company	EP		05735689.1	4/18/2005		Filed	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING HYBRID DOT-LINE HALFTONE COMPOSITE SCREENS
N81772	Eastman Kodak Company	JP	4763686	2007-510791	4/18/2005	6/17/2011	Granted	PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7324240	10/836,803	4/30/2004	1/29/2008	Granted	A METHOD OF OPERATING A PRINTER AS CHANGED BY EXAMINER. FORMERLY: PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7924460	11/843,119	8/22/2007	4/12/2011	Granted	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81774	Eastman Kodak Company	US	7261986	10/836,756	4/30/2004	8/28/2007	Granted	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81775	Eastman Kodak Company	US	7211358	10/836,484	4/30/2004	5/1/2007	Granted	PHOTOCONDUCTIVE MEMBER FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD OF FORMING SAME [MICROFINISHING OF NICKLE SUBSTRATE FOR IC SLEEVE]
N81776	Eastman Kodak Company	US	7058348	10/896,396	7/22/2004	6/6/2006	Granted	IMAGE CYLINDER SLEEVE FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD FOR PRODUCING SAME [SMOOTHING LAYER ON THE INSIDE SURFACE OF THE IC SLEEVE]
N81777	Eastman Kodak Company	US	7937023	10/888,484	7/9/2004	5/3/2011	Granted	PRODUCING AN ENHANCED GLOSS TONER IMAGE ON A SUBSTRATE
N81779	Eastman Kodak Company	US	7113718	10/836,487	4/30/2004	9/26/2006	Granted	A METHOD AND A COMPOSITION FOR PRODUCING AN UNDERCOAT LAYER USING DIALKYL MALONATE BLOCKED ISOCYANATES (FOR ELECTROPHOTOGRAPHIC APPLICATIONS) METHOD AND APPARATUS FOR REDUCING IMAGE ARTIFACTS CAUSED BY RELEASE FLUID IN AN ELECTROPHOTOGRAPHIC MACHINE

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N81793	Eastman Kodak Company	EP		05736471.3	4/15/2005		Filed	TONER FUSER MEMBER WITH RELEASE LAYER [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81793	Eastman Kodak Company	US	7160963	10/836,782	4/30/2004	1/9/2007	Granted	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUOXANE-EPOXY RESIN COMPOSITION [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81794	Eastman Kodak Company	US	7151902	11/042,935	1/25/2005	12/19/2006	Granted	TONER TRANSFER TECHNIQUE
N81795	Eastman Kodak Company	US	7658376	10/569,769	8/24/2004	2/9/2010	Granted	METHOD AND APPARATUS FOR DEPOSITING SHEET OF PAPER ONTO A STACK
N81796	Eastman Kodak Company	DE	10340706.5	10340706.5	9/4/2003	3/22/2007	Granted	METHOD AND APPARATUS FOR TREATING A TRANSPORT MECHANISM IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUR BEHANDLUNG EINES TRANSPORTMITTELS IN EINER DRUCKMASCHINE]
N81796	Eastman Kodak Company	US	7532846	10/570,060	8/30/2004	5/12/2009	Granted	TREATING TRANSPORT MECHANISM IN A PRINTING PRESS
N81798	Eastman Kodak Company	US	7267915	10/888,172	7/9/2004	9/11/2007	Granted	PHOTOCONDUCTIVE ELEMENT HAVING AN AMORPHOUS, POLYMERIC BARRIER LAYER
N81810	Eastman Kodak Company	US	7454153	10/576,805	10/20/2004	11/18/2008	Granted	CLEANING OF CONTAMINATION IN A PRINTER AS A FUNCTION OF A REGISTER ERROR
N81811	Eastman Kodak Company	DE	10359666.6	10359666.6	12/18/2003	6/16/2011	Granted	METHOD AND FUSING ARRANGEMENT FOR FUSING TONER TO A PRINTING MATERIAL
N81811	Eastman Kodak Company	US	7630674	10/583,163	12/16/2004	12/8/2009	Granted	METHOD AND ARRANGEMENT FOR FUSING TONER IMAGES TO A PRINTING MATERIAL
N81812	Eastman Kodak Company	US	7763407	10/579,269	10/20/2004	7/27/2010	Granted	FIXING OF TONER IMAGES FOR DUPLEX PRINTING
N81817	Eastman Kodak Company	US	7559548	10/586,270	1/10/2005	7/14/2009	Granted	APPARATUS FOR THE ALIGNMENT OF A STACK OF SHEETS
N81818	Eastman Kodak Company	DE	602005011247.2	05700806.2	1/11/2005	11/26/2008	Granted	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	NL	1704053	05700806.2	1/11/2005	11/26/2008	Granted	METHOD AND CONTROL ARRANGEMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	US	8033545	10/586,433	1/11/2005	10/11/2011	Granted	METHOD AND CONTROL ARRANGEMENT FOR TRANSPORTING PRINTING MATERIAL
N81823	Eastman Kodak Company	US	7151903	10/921,736	8/19/2004	12/19/2006	Granted	METHOD AND APPARATUS FOR REDUCING SURFACE TEMPERATURE VARIATION OF AN EXTERNALLY-HEATED FUSING ROLLER A TEMPERATURE CONTROL ALGORITHM FOR EXTERNALLY HEATED [INTERNAL HEAT ASSIST] FUSER
N81824	Eastman Kodak Company	US	7253828	10/903,072	7/30/2004	8/7/2007	Granted	EXPOSURE-ENERGY-DENSITY AND DYNAMIC EFFECT BASED UNIFORMITY CORRECTION FOR LED PRINTHEADS
N81825	Eastman Kodak Company	US	7353605	10/903,340	7/30/2004	4/8/2008	Granted	A METHOD FOR PRODUCING A METALLIC CORE FOR USE IN CYLINDER SLEEVES FOR AN ELECTROPHOTOGRAPHIC PROCESS
N81827	Eastman Kodak Company	US	7068959	10/945,489	9/20/2004	6/27/2006	Granted	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD
N81829	Eastman Kodak Company	US	7127185	10/922,356	8/20/2004	10/24/2006	Granted	METHOD AND SYSTEM FOR COMPONENT REPLACEMENT BASED ON USE AND ERROR CORRELATION ORC REPLACEMENT
N81830	Eastman Kodak Company	EP		06720414.9	2/7/2006		Filed	INTEGRATION OF ERROR HISTORY
N81830	Eastman Kodak Company	JP		2007-556181	2/7/2006		Filed	CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81830	Eastman Kodak Company	US	7212772	11/063,063	2/22/2005	5/1/2007	Granted	CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81831	Eastman Kodak Company	US	7290658	10/903,046	7/30/2004	11/6/2007	Granted	SYSTEM AND METHOD FOR CREATING A THREE-DIMENSIONAL TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81832	Eastman Kodak Company	US	7089153	10/903,045	7/30/2004	8/8/2006	Granted	CHARGER WIRE PACKAGE AND CONTAINER
N81833	Eastman Kodak Company	US	7674032	10/967,993	10/19/2004	3/9/2010	Granted	REPLACEABLE COMPONENT MANAGEMENT TOOL
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81835	Eastman Kodak Company	US	7020425	10/922,043	8/19/2004	3/28/2006	Granted	HIGH EFFICIENCY HEAT EXCHANGE APPARATUS AND SYSTEM FOR USE WITH A FUSER BELT HIGH EFFICIENCY COOLING DEVICES FOR BELT FUSER
N81836	Eastman Kodak Company	US	7468820	11/062,417	2/22/2005	12/23/2008	Granted	PROFILE CREATION FOR TEXTURE SIMULATION WITH CLEAR TONER
N81837	Eastman Kodak Company	JP	4842969	2007-548483	12/22/2005	10/14/2011	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM
N81837	Eastman Kodak Company	US	7502582	11/021,119	12/22/2004	3/10/2009	Granted	ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	7720425	12/354,802	1/16/2009	5/18/2010	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	Granted	ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	Granted	METHOD AND APPARATUS FOR PRINTING

N81838	Eastman Kodak Company	US	7016621	10/933,986	9/3/2004	3/21/2006	Granted	USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	EP		06720413.1	2/7/2006		Filed	BACK-TRANSFER REDUCTION IN A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	US	7236734	11/062,972	2/22/2005	6/26/2007	Granted	ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	DE	10338598.3	10338598.3	8/22/2003	5/4/2005	Granted	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	US	7635130	10/569,170	8/20/2004	12/22/2009	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [DIE ANGEHEFTETEN STUECKE SIND EINE RICHTIGE UND GENAUE WIEDERGABE DER URSPRUENGLICHEN UNTERLAGEN DIESER PATENTANMELDUNG]
N81843	Eastman Kodak Company	DE	602004010405.1	04781728.3	8/20/2004	11/28/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81843	Eastman Kodak Company	DE	10338596.7	10338596.7	8/22/2003	4/29/2010	Granted	[VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	JP	4015649	2004-231587	8/6/2004	9/21/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	NL	1656316	04781728.3	8/20/2004	11/28/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	US	7731185	10/569,056	8/20/2004	6/8/2010	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER

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N81852	Eastman Kodak Company	US	7508545	10/951,013	9/27/2004	3/24/2009	Granted	COLOR CONTOUR DETECTION AND CORRECTION
N81862	Eastman Kodak Company	US	7252873	11/043,774	1/26/2005	8/7/2007	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH HIGH FRICTION LAYER
N81865	Eastman Kodak Company	US	7113735	10/974,414	10/27/2004	9/26/2006	Granted	PRECISION RELEASE AGENT MANAGEMENT SYSTEM
N89296	Eastman Kodak Company	DE		102004007367.8	2/16/2004		Filed	TRANSLUCENT SHEET REGISTRATION
N89296	Eastman Kodak Company	US	8160361	10/589,656	2/14/2005	4/17/2012	Granted	METHOD FOR THE DETECTION OF MARKS AND PRINTING MACHINE
N89297	Eastman Kodak Company	DE	102004008776	102004008776.8	2/23/2004	6/15/2012	Granted	STACKING WHEEL WITH FLAPS
N89297	Eastman Kodak Company	JP	4675337	2006-553564	2/22/2005	2/4/2011	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7658377	10/590,280	2/22/2005	2/9/2010	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7997575	12/618,995	11/16/2009	8/16/2011	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89300	Eastman Kodak Company	US	7628402	10/599,149	3/18/2005	12/8/2009	Granted	SHEET DELIVERY DEVICE FOR A PRINTING MACHINE
N89301	Eastman Kodak Company	US	7486920	10/593,402	3/15/2005	2/3/2009	Granted	METHOD AND DEVICE FOR ELECTRICALLY DISCHARGING A PRINTING MATERIAL
N89303	Eastman Kodak Company	DE	10200402341	102004023041	5/6/2004	2/16/2012	Granted	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89303	Eastman Kodak Company	US	8245638	11/568,736	4/26/2005	8/21/2012	Granted	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89305	Eastman Kodak Company	CN	200580025652.X	200580025652.X	7/11/2005	5/20/2009	Granted	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89305	Eastman Kodak Company	US		11/658,436	7/11/2005		Filed	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89306	Eastman Kodak Company	DE	102004036827.9	102004036827.9	7/29/2004	11/26/2009	Granted	UV IMPEDED TONER
N89306	Eastman Kodak Company	US	7912414	11/572,723	7/12/2005	3/22/2011	Granted	UV IMPEDED TONER
N89307	Eastman Kodak Company	JP	5028266	2007-537184	10/18/2005	6/29/2012	Granted	METHOD AND DEVICE FOR CONTROLLING THE CIRCUMFERENTIAL REGISTER
N89307	Eastman Kodak Company	US	8301048	11/577,675	10/18/2005	10/30/2012	Granted	METHOD AND APPARATUS FOR CONTROLLING THE REGISTRATION OF SHEETS

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68818	Kodak & Hallmark Cards, Inc.	DE	69431029.8	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	FR	0649244	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	GB	0649244	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	JP	3974665	1994-229557	9/26/1994	6/22/2007	Granted	METHOD OF COMBINING IMAGES, METHOD OF GENERATING IMAGES AND ITS DEVICE
68818	Kodak & Hallmark Cards, Inc.	US	5530793	08/126,617	9/24/1993	6/25/1996	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	US	5459819	08/231,073	4/22/1994	10/17/1995	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES (ALSO RECORDED REEL 6978 FR. 229-231 EKC)
68818	Kodak & Hallmark Cards, Inc.	US	5778164	08/646,794	5/21/1996	7/7/1998	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
69498	Kodak & University of Arizona	US	5420947	08/261,616	6/17/1994	5/30/1995	Granted	A METHOD FOR ACHROMATICALLY COUPLING A BEAM OF LIGHT INTO A WAVE GUIDE
74014	Kodak & Mobil Chemical Company	GB	0812700	97201583.8	5/29/1997	8/16/2000	Granted	DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER HAVING A SUBBING LAYER FOR AN ANTI-STATIC LAYER
74014	Kodak & Mobil Chemical Company	US	5747415	08/663,960	6/14/1996	5/5/1998	Granted	SUBBING LAYER FOR ANTISTATIC LAYER ON DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER
80236	Kodak, Clarkson Univ., & Ferro Corp	DE	60023635.8	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	FR	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	GB	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	KR	10-0759623	2000-0074748	12/8/2000	9/11/2007	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	NL	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	TW	NI-174475	89126232	1/4/2001	4/1/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6468910	09/456,612	12/8/1999	10/22/2002	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6491843	09/526,286	3/15/2000	12/10/2002	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6627107	10/192,471	7/10/2002	9/30/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6544892	10/192,815	7/10/2002	4/8/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	7091164	10/617,510	7/11/2003	8/15/2006	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
88729	Eastman Kodak Company and IMEC	EP		01870213.4	10/8/2001		Filed	A METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
88729	Eastman Kodak Company and IMEC	JP	4128764	2001-311468	10/9/2001	5/23/2008	Granted	MANUFACTURING METHOD OF MICROMACHINED DEVICE
88729	Eastman Kodak Company and IMEC	US	6740542	09/973,277	10/9/2001	5/25/2004	Granted	METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
89712	Eastman Kodak Company & Mitsubishi Aluminum Co., Ltd.	US	6572715	09/778,501	2/7/2001	6/3/2003	Granted	ALUMINUM ALLOY SUPPORT BODY FOR A PRESENSITIZED PLATE AND METHOD OF PRODUCING THE SAME
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	DE	60122053.6	01111963.3	5/21/2001	9/8/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	EP	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	FR	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE

89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	GB	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	NL	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	US	6627380	09/860,459	5/21/2001	9/30/2003	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE FOR PLANOGRAPHIC PRINTING PLATE USING THE SAME AND IMAGE FORMING METHOD
92381	Kodak, KPG Japan Ltd. & Kobe Steel, Ltd.	JP	5004267	2006-096122	3/30/2006	6/1/2012	Granted	ALUMINUM ALLOY SHEET FOR LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MANUFACTURING THE SAME AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
92504	Kodak & University of Rochester	US	8074598	11/565,027	11/30/2006	12/13/2011	Granted	FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92504	Kodak & University of Rochester	US		13/219,758	8/29/2011		Filed	FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92924	Eastman Kodak Company & Nittoh Kogaku KK	JP		2006-353142	12/27/2006		Filed	IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92924	Eastman Kodak Company & Nittoh Kogaku KK	US	8036481	11/616,985	12/28/2006	10/11/2011	Granted	IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92998	Eastman Kodak Company & Nittoh Kogaku KK	JP	4965179	2006-204342	7/27/2006	4/6/2012	Granted	IMAGE PROCESSING APPARATUS
92998	Eastman Kodak Company & Nittoh Kogaku KK	US	7903897	11/565,769	12/1/2006	3/8/2011	Granted	IMAGE PROCESSING APPARATUS
95925	Eastman Kodak Company and Columbia University	US	8135221	12/574,716	10/7/2009	3/13/2012	Granted	VIDEO CONCEPT CLASSIFICATION USING AUDIO-VISUAL ATOMS
95952	Pakon, Inc. and Agfa Graphics NV	DE	69803819	98203121	9/16/1998	2/13/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	EP		97203129	10/8/1997		Filed	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	FR	0908306	98203121	9/16/1998	2/13/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	GB	0908306	98203121	9/16/1998	2/13/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	JP		1998-299067	10/7/1998		Filed	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	US	6060218	163,372	9/30/1998	5/9/2000	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95953	Pakon, Inc. and Agfa Graphics NV	AT	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	BE	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	DE	69731513	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		04016020	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE

<u>Docket</u>	<u>Current Owner</u>	<u>Ctry</u>	<u>Patent Number</u>	<u>Appln No</u>	<u>Appln Date</u>	<u>Grant Date</u>	<u>Status</u>	<u>Title</u>
95953	Pakon, Inc. and Agfa Graphics NV	EP		05024849	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		06022316	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	ES	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	FR	0823327	97113521	8/5/1997	11/10/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	GB	823327	97113521	8/5/1997	11/10/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	IT	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	NL	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6326122	08/906,258	8/5/1997	12/4/2001	Granted	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PLATE AND METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6410207	09/480,161	1/10/2000	6/25/2002	Granted	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6808861	09/934,838	8/23/2001	10/26/2004	Granted	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95954	Pakon, Inc. and Agfa Graphics NV	DE	69900322	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	EP		98201213	4/15/1998		Filed	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	FR	950517	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	GB	950517	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	US	6569594	09/267,634	3/15/1999	5/27/2003	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	DE	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	FR	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	GB	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	JP	4208339	1999-105136	4/13/1999	10/31/2008	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	US	6192799	09/267,681	3/15/1999	2/27/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95956	Pakon, Inc. and Agfa Graphics NV	DE	69906818	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	ES	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	FR	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	GB	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	US	6596457	09/441,094	11/16/1999	7/22/2003	Granted	POSITIVE-WORKING PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95957	Pakon, Inc. and Agfa Graphics NV	US	5609980	883,019	5/14/1992	3/11/1997	Granted	RADIATION-SENSITIVE MATERIALS

95960	Pakon, Inc. and Agfa Graphics NV	DE	69517174	69517174	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	FR	770494	95202874	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	GB	770494	95202874	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	NL	770494	95202874	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6030750	08/715,496	9/18/1996	2/29/2000	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6096481	09/440,165	11/15/1999	8/1/2000	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95961	Pakon, Inc. and Agfa Graphics NV	DE	69620336	69620336	10/10/1996	4/3/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	DE	69623140	69623140	10/10/1996	8/21/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	1092555	00203621	10/10/1996	8/21/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	770497	96202817	10/10/1996	4/3/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	1092555	00203621	10/10/1996	8/21/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	770497	96202817	10/10/1996	4/3/2002	Granted	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	US	6001536	08/734,541	10/21/1996	12/14/1999	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95962	Pakon, Inc. and Agfa Graphics NV	DE	69606835	69606835	11/27/1996	3/1/2000	Granted	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	FR	778158	96203342	11/27/1996	3/1/2000	Granted	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	GB	778158	96203342	11/27/1996	3/1/2000	Granted	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	JP	3801708	1996-324104	12/4/1996	7/26/2006	Granted	LITHOGRAPHIC PRINTING PLATES HAVING SMOOTH AND LUSTROUS SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	US	5728503	08/566,759	12/4/1995	3/17/1998	Granted	LITHOGRAPHIC PRINTING PLATES HAVING SPECIFIC GRAINED AND ANODIZED ALUMINUM SUBSTRATE
95962	Pakon, Inc. and Agfa Graphics NV	US	5834129	08/965,134	11/6/1997	11/10/1998	Granted	GRAINED AND ANODIZED ALUMINUM SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATES
95963	Pakon, Inc. and Agfa Graphics NV	DE	69711148	69711148	10/2/1997	3/20/2002	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	FR	839647	97203032	10/2/1997	3/20/2002	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	GB	839647	97203032	10/2/1997	3/20/2002	Granted	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	US	6071369	08/949,189	10/14/1997	6/6/2000	Granted	METHOD FOR MAKING AN LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE

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95964	Pakon, Inc. and Agfa Graphics NV	DE	69612206	69612206	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	FR	849091	96203633	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	GB	849091	96203633	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	JP	4036518	1997-364369	12/19/1997	1/23/2008	Granted	THERMOSENSITIVE IMAGE FORMING ELEMENT FOR PRODUCING LITHOGRAPHIC PRINTING PLATE CONTAINING POLYMER PARTICLES HAVING SPECIFIED GRAIN SIZE
95964	Pakon, Inc. and Agfa Graphics NV	US	6427595	08/989,469	12/12/1997	8/6/2002	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95965	Pakon, Inc. and Agfa Graphics NV	BE	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69800847	69800847	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69833046	69833046	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	1110720	00204064	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	1110720	00204064	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	JP	3583610	1998-071233	3/6/1998	11/4/2004	Granted	THERMAL IMAGE FORMING ELEMENT FOR MANUFACTURING POSITIVE OPERABLE PRINTING PLATE
95965	Pakon, Inc. and Agfa Graphics NV	US	6040113	09/025,341	2/18/1998	3/21/2000	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95966	Pakon, Inc. and Agfa Graphics NV	DE	69802645	98203120	9/16/1998	7/19/2006	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	GB	908305	98203120	9/16/1998	7/19/2006	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	JP	4109359	1998-282730	10/5/1998	7/2/2008	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	US	6004728	09/163,367	9/30/1998	12/21/1999	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	DE	69820002	69820002	9/16/1998	11/16/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	FR	908307	98203122	9/16/1998	11/26/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	GB	908307	98203122	9/16/1998	11/26/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	JP	4215873	92899063	10/7/1998	1/28/2009	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	US	6235451	09/161,286	9/28/1998	5/22/2001	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95968	Pakon, Inc. and Agfa Graphics NV	DE	69925053	69925053	2/2/1999	5/4/2005	Granted	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95968	Pakon, Inc. and Agfa Graphics NV	US	6200727	09/244,206	2/4/1999	3/13/2001	Granted	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95969	Pakon, Inc. and Agfa Graphics NV	BE	943451	99200336	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	DE	69901642	69901642	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE

	NV								WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	FR	943451	99200336	2/5/1999	6/5/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	GB	943451	99200336	2/5/1999	6/5/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	US	6153353	09/265,599	3/10/1999	11/28/2000	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95970	Pakon, Inc. and Agfa Graphics NV	US	6645697	10/079,408	2/22/2002	11/11/2003	Granted		PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	EP		06121351	4/18/2001		Filed		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	6689537	09/837,655	4/19/2001	2/10/2004	Granted		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7041431	10/737,804	12/18/2003	5/9/2006	Granted		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7316887	11/299,792	12/13/2005	1/8/2008	Granted		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US		11/672,206	2/7/2007		Filed		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
96179	EKC & The Regents of the University of California	US		12/615,826	11/10/2009		Filed		PIEZOELECTRIC ACTUATORS
N73466	Eastman Kodak Company & Eliokem SAS	US	5783346	08/779,190	1/6/1997	7/21/1998	Granted		TONER COMPOSITIONS INCLUDING POLYMER BINDERS WITH ADHESION PROMOTING AND CHARGE CONTROL MONOMERS

Reg. Owner	Active	Mark (Profile Name)	Country Name	Application #	App. Date	Registration #	Reg. Date	Class(es)	Status
Eastman Kodak Co.	-1	ACCUMAX	Australia	A563019	9/4/1991	A563019	5/3/1993	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816411654	10/4/1991	816411654	4/27/1993	1.70, 1.90	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816520453	11/13/1991	816520453	8/10/1993	9.10, 9.80	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816520461	11/13/1991	816520461	8/10/1993	9.25, 9.45, 9.80	Registered
Eastman Kodak Co.	-1	ACCUMAX	Canada	687972	8/19/1991	416311	9/3/1993		Registered
Eastman Kodak Co.	-1	ACCUMAX	Denmark	5409/91	8/1/1991	5783/92	7/3/1992	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Denmark	1991/09031	12/19/1991	1993/06478	9/17/1993	9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Finland	4572/91	9/26/1991	126881	7/5/1993	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Greece	105371	8/5/1991	105371	7/17/1994	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Hong Kong	6545/91	9/6/1991	1347/95	9/6/1991	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	India	558203	9/9/1991	558203	9/9/1991	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Indonesia	R00 2011 008886	8/5/2011	IDM000335431	10/15/2011	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86660/91	8/17/1991	2688493	7/29/1994	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86662/91	8/17/1991	2642368-1	3/31/1994	11	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86663/1991	8/17/1991	2590887	10/29/1993	25	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86661/91	8/17/1991	2674638	6/29/1994	1, 9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Mexico	122003	9/6/1991	408919	3/25/1992	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Norway	91.4845	9/26/1991	154605	1/14/1993	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Norway	91.5881	11/21/1991	157624	7/8/1993	9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Singapore	S/8233/91	9/3/1991	T91/08233F	9/3/1991	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Sweden	91-6484	7/30/1991	236458	6/12/1992	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Sweden	91-9376	11/1/1991	256384	3/11/1994	9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Taiwan	46767-80	10/15/1991	574542	11/1/1992	48	Registered
Eastman Kodak Co.	-1	ACCUMAX	Taiwan	80046768	10/15/1991	679365	5/1/1995	73	Registered
Eastman Kodak Co.	-1	ACCUMAX	Thailand	463811	9/17/1991	Kor152396	6/22/1992	1	Registered
Eastman Kodak Co.	-1	ACHIEVE	Argentina	3025299	8/24/2010	2460213	9/2/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Chile	918313	8/25/2010	910354	2/16/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Hong Kong	301696212	8/23/2010	301696212	8/23/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Indonesia	D00.2010.031573	8/26/2010	IDM000337300	11/15/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Malaysia	2010/17100	9/9/2010	2010017100	9/9/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Mexico	1114051	8/23/2010	1179256	9/14/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Philippines	4-2010-009273	8/24/2010	4-2010-009273	12/23/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Taiwan	99041811		1460287	6/1/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Venezuela	13945-10	8/24/2010	P311101	9/29/2011	7	Registered
Eastman Kodak Co.	-1	AERECON	United States of America (USA)	94278	4/4/1960	705556	10/11/1960	26	Registered
Eastman Kodak Co.	-1	AEROCOLOR	United States of America (USA)	412762	2/7/1983	1269545	3/13/1984	1	Registered
Eastman Kodak Co.	-1	AEROGRAPHIC	Chile	883877	11/6/2009	872694	12/15/2009	1, 9	Registered
Eastman Kodak Co.	-1	ANITEC	Canada	595363	11/13/1987	TMA346150	10/7/1988		Registered
Eastman Kodak Co.	-1	ANITEC	United States of America (USA)	402653	11/15/1982	1266064	2/7/1984	1	Registered
Eastman Kodak Co.	-1	APPROVAL	South Africa	94/4163	4/25/1994	94/4163	4/25/1994	9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642559	3/12/1992	816642559	8/31/1993	1	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642672	3/12/1992	816642672	11/16/1993	40	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642672	3/12/1992	816642672	11/16/1993	41	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Finland	4058/90	8/8/1990	200005	4/30/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Georgia	4722/03	7/30/1993	2472	6/14/1996	1, 9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Japan	110713/1990	10/1/1990	2567562	8/31/1993	1, 5, 16	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Mexico			389055	1/10/1991	9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	South Africa	94/4164	4/25/1994	94/4164	4/25/1994	1	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	United States of America (USA)	74/424488	8/16/1993	1837619	5/31/1994	1	Registered
Eastman Kodak Co.	-1	ARIES	France	714799	3/7/1985	1301605	3/7/1985	16	Registered
Eastman Kodak Co.	-1	ARIES	United Kingdom	1206606	11/5/1983	1206606	11/5/1983	16	Registered
Eastman Kodak Co.	-1	ASSEMBLER	Israel	87981	7/5/1993	87981	11/3/1994	9	Registered
Eastman Kodak Co.	-1	BRISQUE	Canada	1097791	3/28/2001	TMA592649	10/20/2003		Registered
Eastman Kodak Co.	-1	BRISQUE	Israel	144035	11/19/2000	144035	1/2/2002	9	Registered
Eastman Kodak Co.	-1	BROWNIE	India		10/8/1942	6244	5/18/1944	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Israel		7/17/1935	3818	5/1/1937	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Nigeria		3/16/1946	4278	3/16/1946	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Singapore			T39/02841E	7/14/1939	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Venezuela			31176	10/1/1956	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Zambia			782/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	CADJET	France	94541603	10/24/1994	94541603	10/24/1994	9	Registered
Eastman Kodak Co.	-1	CADJET	Germany		10/21/1994	2906612	10/21/1994	9	Registered
Eastman Kodak Co.	-1	CADJET	United Kingdom		11/8/1994	2001251	1/26/1996	9	Registered
Eastman Kodak Co.	-1	KODAK CALIDAD CONTROLADA	Argentina	2412058	2/11/2003	1927623	5/20/2003	16	Registered
Eastman Kodak Co.	-1	CAMEO	Brazil	816719454	5/7/1992	816719454	10/19/1993	9.45	Registered
Eastman Kodak Co.	-1	CAMEO	Mexico	192243	2/28/1994	476220	10/6/1994	9	Registered
Eastman Kodak Co.	-1	CAMEO	Norway	92.2487	5/12/1992	158343	8/5/1993	9	Registered
Eastman Kodak Co.	-1	CAMEO	South Africa	94/4132	4/25/1994	94/4132	4/25/1994	9	Registered
Eastman Kodak Co.	-1	CAMEO	Taiwan	82023998	5/25/1993	650899	8/1/1994	73	Registered
Eastman Kodak Co.	-1	CAMEO	United States of America (USA)	74/269687	4/27/1992	1841213	6/21/1994	9	Registered
Eastman Kodak Co.	-1	CAROUSEL	Poland	96495	2/8/1991	71220	2/8/1991	9	Registered
Eastman Kodak Co.	-1	CINELABS	India	1250053	11/17/2003	1250053	11/17/2003	40	Registered

Eastman Kodak Co.	-1	CINELABS	Lebanon	95249	9/15/2003	95249	9/15/2003	40	Registered
Eastman Kodak Co.	-1	CINELABS	United Arab Emirates China	61348	6/7/2004	50608	1/11/2005	40	Registered
Eastman Kodak Co.	-1	CINEMA WORLD LOGO	(People's Republic of)	3098961	2/20/2002	3098961	7/7/2003	41	Registered
Eastman Kodak Co.	-1	CINEON	Argentina	2474882	11/10/2003	1971990	2/27/2004	9	Registered
Eastman Kodak Co.	-1	CINEON	Brazil	816822654	8/6/1992	816822654	2/22/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Finland	3967/92	8/14/1992	127530	8/5/1993	9	Registered
Eastman Kodak Co.	-1	CINEON	Indonesia	19950	10/26/1994	IDM000013511	11/24/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Japan	148814/92	7/30/1992	3087447	10/31/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Norway	924057	8/13/1992	170076	11/23/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Singapore	S/8783/94	10/11/1994	T94/08783E	10/11/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Sweden	92-6957	8/4/1992	256407	3/11/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Thailand	276449	11/24/1994	Kor33362	11/24/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	United Kingdom	1508176	7/30/1992	1508176	7/30/1992	9	Registered
Eastman Kodak Co.	-1	COLOR KEY	Costa Rica			47614	5/13/1974	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	Finland	196200339	2/2/1962	44638	5/10/1965	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	France	822373	11/5/1986	1378128	11/5/1986	1, 16, 17	Registered
Eastman Kodak Co.	-1	COLOR KEY	Russian Federation	94019193	6/3/1994	133895	10/27/1995	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	Sweden	6201845	5/14/1962	107918	11/15/1963	1	Registered
Eastman Kodak Co.	-1	COLOREDGE	Canada	599435	1/25/1988	TMA358688	7/21/1989		Registered
Eastman Kodak Co.	-1	COLOREDGE	Lithuania	12841	9/30/1993	14084	1/12/1995	9, 16, 35, 37	Registered
Eastman Kodak Co.	-1	COLORFLOW	Argentina	2828931	6/2/2008	2293961	6/11/2009	9	Registered

Eastman Kodak Co.	-1	COLORFLOW	Australia	A568091	11/26/1991	A568091	9/27/1994	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Brazil	819828491	2/28/1997	819828491	8/10/1999	9.55	Registered
Eastman Kodak Co.	-1	COLORFLOW	Brazil	819828505	2/28/1997	819828505	8/10/1999	9.35, 9.4, 9.45	Registered
Eastman Kodak Co.	-1	COLORFLOW	Canada	839199	3/13/1997	543136	3/27/2001		Registered
Eastman Kodak Co.	-1	COLORFLOW	Chile	787781	9/6/2007	809180	10/23/2007	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Mexico	287366	2/19/1997	543870	2/28/1997	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Peru	32248	2/13/1997	36113	5/30/1997	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	United States of America (USA)	75/236991	2/5/1997	2304510	12/28/1999	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Venezuela	3765/97	2/28/1997	205427	5/8/1998	9	Registered
Eastman Kodak Co.	-1	COLOR-KEY	Hong Kong	9706278	5/10/1997	1999/B07630	6/15/1999	1	Registered
Eastman Kodak Co.	-1	COLOR-KEY	Hong Kong	1998/B08924	12/19/1995	1998/B08924	9/3/1998	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Australia	620760	1/19/1994	620760	1/19/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Australia	620761	1/19/1994	620761	1/19/1994	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Denmark	1994/324	1/13/1994	1995/6542	10/6/1995	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Finland	871/94	2/17/1994	135418	12/5/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Japan	931/94	1/7/1994	3199526	9/30/1996	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Japan	932/94	1/7/1994	3234652	12/25/1996	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Sweden	94/00286	1/13/1994	262174	11/25/1994	1, 9	Registered
Eastman Kodak Co.	-1	CONFIRM	United Kingdom	1558696	1/11/1994	1558696	1/11/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	United Kingdom	1558697	1/11/1994	1558697	1/11/1994	9	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363961	1/16/2002	2036827	7/28/2005	1	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363960	1/16/2002	2036823	7/28/2005	2	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363959	1/16/2002	2036822	7/28/2005	7	Registered
Eastman Kodak Co.	-1	CREO	Australia	867096	2/22/2001	867096	7/20/2001	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Australia	839957	6/22/2000	839957	7/20/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Barbados	81/10639	8/18/2000	81/10639	12/20/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Brazil	823083268	8/18/2000	823083268	9/8/2009	9	Registered
Eastman Kodak Co.	-1	CREO	Brazil	823083225	8/18/2000	823083225	9/8/2009	37	Registered
Eastman Kodak Co.	-1	CREO	Canada	1093610	2/21/2001	TMA672712	9/14/2006		Registered
Eastman Kodak Co.	-1	CREO	Canada	1069298	8/1/2000	TMA568168	9/27/2002		Registered
Eastman Kodak Co.	-1	CREO	Canada	647588	12/21/1989	TMA401849	8/28/1992		Registered
Eastman Kodak Co.	-1	CREO	Canada	554890	12/30/1985	TMA321744	12/12/1986		Registered
Eastman Kodak Co.	-1	CREO	China (People's Republic of)	2001022406	2/21/2001	1978454	9/21/2002	9	Registered
Eastman Kodak Co.	-1	CREO	China (People's Republic of)	2000094678	6/30/2000	1916483	8/7/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013555	2/18/2002	288868	11/8/2004	2	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013556	2/18/2002	288869	11/8/2004	7	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013557	2/18/2002	288864	11/8/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Costa Rica	5723-2000	7/19/2000	125392	4/19/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Czech Republic	164661	2/22/2001	250660	1/27/2003	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Czech Republic	130872	3/16/1998	218955	7/26/1999	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Czech Republic	156941/OZ	6/28/2000	233462	4/24/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Ecuador	78112	2/23/2011	2074/11	4/24/2011	9	Registered
Eastman Kodak Co.	-1	CREO	El Salvador	2004042708	8/26/2004	82 BOOK 30	1/17/2005	9	Registered
Eastman Kodak Co.	-1	CREO	Estonia	M200200038	1/14/2002	37344	1/22/2003	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	2094308	2/19/2001	2094308	8/1/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	1636364	5/2/2000	1636364	7/9/2002	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	623165	8/26/1997	623165	3/15/1999	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Georgia	016630	2/19/2002	M15049	3/28/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Georgia	1863/03-00	8/17/2000	M14138	11/19/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Germany	394 01 397.2	11/11/1994	394 01 397	8/8/1995	9, 42	Registered
Eastman Kodak Co.	-1	CREO	Guatemala	2000-10097	11/17/2000	130137	6/10/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Guatemala	2000-10097	11/17/2000	125101	8/12/2003	42	Registered
Eastman Kodak Co.	-1	CREO	Hong Kong	01878/2001	2/2/2001	200305431AA	5/9/2003	1, 2, 7, 9, 16, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M01 01106	2/20/2001	173610	12/16/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M9801105	3/25/1998	156900	6/24/1999	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M0004143	8/4/2000	170578	5/28/2002	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Iceland	468/1998	3/13/1998	650/1998	5/6/1998	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015162	10/11/2000	IDM000261376	7/29/2010	9	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015161	10/11/2000	IDM000261377	10/11/2010	37	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015160	10/11/2000	IDM000261378	10/11/2010	41	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015159	10/11/2000	IDM000261375	10/11/2010	42	Registered
Eastman Kodak Co.	-1	CREO	Israel	146761	2/8/2001	146761	1/2/2002	1	Registered
Eastman Kodak Co.	-1	CREO	Israel	146762	2/18/2001	146762	1/2/2002	2	Registered
Eastman Kodak Co.	-1	CREO	Israel	146763	2/18/2001	146763	1/2/2002	7	Registered
Eastman Kodak Co.	-1	CREO	Israel	137409	5/2/2000	137409	9/4/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	119002	4/7/1998	119002	5/6/1999	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	95847	12/2/1994	95847	8/5/1996	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	146764	2/18/2001	146764	1/2/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	146765	2/1/2001	146765	1/2/2002	16	Registered
Eastman Kodak Co.	-1	CREO	Israel	146170	1/29/2001	146170	1/2/2002	35	Registered
Eastman Kodak Co.	-1	CREO	Israel	119003	4/7/1998	119003	5/6/1999	37	Registered
Eastman Kodak Co.	-1	CREO	Israel	137410	5/2/2000	137410	9/4/2001	37	Registered
Eastman Kodak Co.	-1	CREO	Israel	137411	5/2/2000	137411	9/4/2001	41	Registered
Eastman Kodak Co.	-1	CREO	Israel	137412	5/2/2000	137412	9/4/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Israel	95846	12/2/1994	95846	8/5/1996	42	Registered
Eastman Kodak Co.	-1	CREO	Jamaica	92563	7/24/2000	37068	5/22/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Japan	2001-013635	2/19/2001	4669545	5/9/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Japan	2000-050098	5/9/2000	4748136	2/20/2004	7, 9, 35, 37, 42	Registered
Eastman Kodak Co.	-1	CREO	Japan	1997-162880	10/1/1997	4748134	2/20/2004	7, 9, 37	Registered
Eastman Kodak Co.	-1	CREO	Lithuania	2000-1467	8/9/2000	44984	3/13/2003	9, 35, 37, 41, 42	Registered

Eastman Kodak Co.	-1	CREO	Malaysia	2002/00683	1/18/2002	2002/00683	3/12/2005	9	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2000/11221	8/16/2000	2000/11221	7/22/2003	37	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2000/11218	8/16/2000	2000/11218	5/31/2005	42	Registered
Eastman Kodak Co.	-1	CREO	Mexico	474510	3/7/2001	699904	5/29/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	318876	1/7/1998	571687	2/27/1998	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441922	8/15/2000	677333	10/31/2000	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	318877	1/7/1998	571688	2/27/1998	37	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441921	8/15/2000	677332	10/31/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441920	8/15/2000	673917	9/29/2000	41	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441919	8/15/2000	673916	9/29/2000	42	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632596	2/20/2001	632596	8/23/2001	1	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632597	2/20/2001	632597	8/23/2001	2	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632598	2/20/2001	632598	8/23/2001	7	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632599	2/20/2001	632599	8/23/2001	9	Registered

Eastman Kodak Co.	-1	CREO	New Zealand	617296	6/22/2000	617296	1/4/2001	9	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632600	2/20/2001	632600	8/23/2001	16	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617297	6/22/2000	617297	1/4/2001	37	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617298	6/22/2000	617298	1/4/2001	41	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617299	6/22/2000	617299	1/4/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Norway	2002 00164	1/11/2002	222736	3/30/2004	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Norway	1998 01039	2/4/1998	221901	11/20/2003	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Norway	2000 07348	6/23/2000	223588	7/2/2004	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Panama	109114	8/1/2000	109114	12/19/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Panama	109115	8/1/2000	109115	12/19/2001	37	Registered
Eastman Kodak Co.	-1	CREO	Panama	109116	8/1/2000	109116	12/19/2001	41	Registered
Eastman Kodak Co.	-1	CREO	Panama	109117	8/1/2000	109117	12/20/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Paraguay	17667-2000	7/18/2000	354393	7/3/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Peru	126179	4/9/2001	72977	7/5/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-245419	1/18/2002	165669	8/9/2005	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-221086	7/10/2000	158035	10/13/2004	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-184630	3/16/1998	128873	4/18/2001	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Russian Federation	2002702265	1/17/2002	262052	1/20/2004	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Russian Federation	2000720439	8/9/2000	213816	12/4/2002	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66046	8/19/2000	651/18	10/14/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66047	8/19/2000	651/19	10/14/2002	37	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66048	8/19/2000	651/20	10/14/2002	41	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66049	8/19/2000	659/14	11/16/2002	42	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T02/00455E	1/16/2002	T02/00455E	1/16/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11018H	6/24/2000	T00/11018H	6/24/2000	9	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11019F	6/24/2000	T00/11019F	6/24/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11020Z	6/24/2000	T00/11020Z	6/24/2000	41	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11021H	6/24/2000	T00/11021H	6/24/2000	42	Registered
Eastman Kodak Co.	-1	CREO	South Africa	98/04353	3/16/1998	98/04353	7/2/2001	9	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12619	6/21/2000	2000/12619	8/20/2004	9	Registered
Eastman Kodak Co.	-1	CREO	South Africa	98/04354	3/16/1998	98/04354	7/2/2001	37	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12620	6/21/2000	2000/12620	8/20/2004	37	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12621	6/21/2000	2000/12621	8/20/2004	41	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12622	6/21/2000	2000/12622	8/20/2004	42	Registered
Eastman Kodak Co.	-1	CREO	South Korea	2002-1338	1/11/2002	558392	9/3/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	00221/2002	1/11/2002	497127	4/3/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	07944/2000	7/3/2000	484568	5/10/2001	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	00856/1998	2/3/1998	453725	8/13/1998	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Thailand	429638	8/18/2000	Kor150217	1/24/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Thailand	426640	7/24/2000	Bor13235	2/18/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Thailand	426642	7/24/2000	Bor13563	8/23/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Turkey	98/4334	4/3/1998	193070	4/16/1998	9	Registered
Eastman Kodak Co.	-1	CREO	Turkey	98/4335	4/3/1998	192783	4/3/1998	37	Registered
Eastman Kodak Co.	-1	CREO	Turkey	2000/16254	8/7/2000	2000/16254	8/7/2000	37, 38, 41, 42	Registered

Co. Eastman Kodak Co.	-1	CREO	Ukraine	2000083461	8/7/2000	28228	11/15/2002	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	United States of America (USA)	75923077	2/18/2000	2815277	2/17/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Uruguay	326776	10/10/2000	424578	4/16/2011	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO (Stylized)	Canada	1131320	2/14/2002	671707	8/30/2006		Registered
Eastman Kodak Co.	-1	CREO (Stylized)	Japan	2004-000210	9/19/2002	4901362	10/14/2005	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	British Virgin Islands		11/21/1984	2098	11/21/1984	1, 8	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	China (People's Republic of)	970003310	11/21/1997	312682	4/30/1988	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic		2/19/1985	38738	4/30/1985	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic		2/19/1985	38806	4/30/1985	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic	2012/4724	1/23/2012	53147	4/14/1992	16	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	El Salvador	1379	12/3/1984	238 BOOK 110	11/28/1985	1, 9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Guatemala			51859	3/20/1997	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Guatemala			51854	3/18/1997	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia	R00.2004.8288.8292	10/14/2004	IDM000028005	1/24/2005	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia		10/14/2004	IDM000028006	1/24/2005	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia		11/4/1994	IDM000039192	6/24/2005	16	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Japan	122509/1991	11/26/1991	2685976	7/29/1994	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			95474	2/1/1978	55	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			95482	2/1/1978	56	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			112271	3/1/1979	57	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			111045	2/1/1979	62	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan	78-31881	7/7/1989	487833	6/16/1990	70	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			96613	3/1/1978	81	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	United States of America (USA)	73521003	2/6/1985	1387913	4/1/1986	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	United States of America (USA)	73/522339	2/14/1985	1367430	10/29/1985	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444093	7/14/2003	1950473	9/12/2003	35	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444094	7/14/2003	1950474	9/12/2003	36	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444095	7/14/2003	1950475	9/12/2003	37	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444096	7/14/2003	1950476	9/12/2003	38	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444097	7/14/2003	1950477	9/12/2003	39	Registered

Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444098	7/14/2003	1950478	9/12/2003	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444104	7/14/2003	1458414	5/7/1982	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444104	7/14/2003	1960082	11/19/2003	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444099	7/14/2003	1950479	9/12/2003	41	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444105	7/14/2003	1983757	6/22/2004	41	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444106	7/14/2003	1960086	11/19/2003	42	Registered
Eastman Kodak Co.	-1	LOGO	Australia	630885	5/30/1994	630885	5/30/1994	40	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630886	5/30/1994	630886	5/30/1994	41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630887	5/30/1994	630887	5/30/1994	42	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Canada	755639	5/25/1994	522154	1/25/2000		Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Denmark	1994/4047	6/9/1994	1995/97	1/6/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Finland	2874/1994	6/8/1994	136878	3/6/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Ireland	94/4089	7/4/1994	201547	7/1/1996	40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Norway	94/3181	6/8/1994	169359	8/31/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Sweden	94/5997	6/7/1994	301819	5/19/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	United States of America (USA)	74/581380	10/3/1994	2016189	11/12/1996	16	Registered
Eastman Kodak Co.	-1	D:GOLD CIRCLE	United Kingdom	2000915	10/31/1994	2000915	10/31/1994	16	Registered
Eastman Kodak Co.	-1	D:GOLD CIRCLE	United Kingdom	2018451	4/24/1995	2018451	4/24/1995	41	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Australia	A552100	3/15/1991	A552100	12/22/1992	1	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Australia	A552101	3/15/1991	A552101	2/25/1993	9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Canada	692068	10/24/1991	420246	12/3/1993		Registered
Eastman Kodak Co.	-1	D:KEYKODE	Denmark	1991/02109	3/20/1991	1993/01029	2/5/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Finland	1321/91	3/18/1991	120186	7/6/1992	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Greece	103435	3/29/1991	103435	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Japan	24500/1991	3/11/1991	2656791	4/28/1994	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	New Zealand	208252	2/19/1991	208252	2/19/1998	1	Registered
Eastman Kodak Co.	-1	D:KEYKODE	New Zealand	208253	2/19/1991	208253	2/19/1998	9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Norway	91.1414	3/18/1991	155815	3/25/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	Sweden	91-2481	3/19/1991	246745	2/19/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYKODE	United States of America (USA)	74/144546	3/4/1991	1706087	8/11/1992	1	Registered
Eastman Kodak Co.	-1	D:KODAK IMAGE GUARD PROGRAM	Germany	39526868	6/29/1995	39526868	4/30/1996	1, 9, 16, 41, 42	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	China (People's Republic of)	95014776	2/15/1995	1066035	7/28/1997	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Hong Kong	15268/94	12/22/1994	2616/1996	12/22/1994	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Hong Kong	6631/95	6/1/1995	1660/1997	6/1/1995	21	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Taiwan	87036719	7/29/1998	883785	3/1/2000	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	United States of America (USA)	74/370214	3/22/1993	1865215	11/29/1994	9	Registered
Eastman Kodak Co.	-1	D:KODAK PROCESSING LOGOSTYLE	United Kingdom	2018446	4/24/1995	2018446	4/24/1995	40	Registered
Eastman Kodak Co.	-1	D:PERSON SHOWING HANDS IN FILMSTRIP	Norway	92.1143	3/6/1992	157685	7/8/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Denmark	1993/05941	9/16/1993	1993/08856	12/24/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Greece	116623	11/9/1993	116623	11/9/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10586/93	10/6/1993	10921/1995	10/6/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10587/93	10/6/1993	10922/1995	10/6/1993	9	Registered

Co. Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10588/93	10/6/1993	10923/1995	10/6/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10589/93	10/6/1993	5465/1996	10/6/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02628.02631	3/21/2003	IDM000002024	3/31/2004	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02626.02629	3/21/2003	IDM000002022	3/31/2004	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02627.02630	3/21/2003	IDM000002023	3/31/2004	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	V00.2003.02625.02628	3/21/2003	IDM000002021	3/31/2004	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88871	9/7/1993	88871	7/4/1995	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88872	9/7/1993	88872	7/4/1995	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88873	9/7/1993	88873	7/4/1995	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88874	9/7/1993	88874	9/7/1995	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180557	10/14/1993	448060	12/3/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180560	10/14/1993	448061	12/3/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180559	10/14/1993	448286	12/7/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180558	10/14/1993	451228	2/2/1994	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/8733/93	11/9/1993	T93/08733E	11/9/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/B8732/93	11/9/1993	T93/08732G	11/9/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/8731/93	11/9/1993	T93/08731I	11/9/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	B T93/08730J	11/9/1993	T93/08730J	11/9/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257002	12/9/1993	Kor25126	12/9/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257003	12/9/1993	Kor61685	12/9/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257004	12/9/1993	Kor61202	12/9/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257005	12/9/1993	Bor2539	12/9/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Turkey		9/24/1993	146842	9/24/1993	9, 16	Registered
Eastman Kodak Co.	-1	D:RECYCLABLE CAMERA LOGO	Norway	91.086	2/14/1991	159179	9/9/1993	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961612	8/4/1998	820961612	5/22/2001	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	200043463	8/4/1998	200043463	2/3/2004	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961566	8/4/1998	820961566	2/3/2004	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961558	8/4/1998	820961558	5/22/2001	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961540	8/4/1998	820961540	5/22/2001	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	200008676	8/4/1998	200008676	5/22/2001	42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1932/91	8/14/1991	95BOOK14	11/13/1992	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1965/91	8/15/1991	53BOOK11	6/23/1992	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1952/91	8/15/1991	216BOOK13	10/22/1992	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1950/91	8/15/1991	201BOOK18	7/28/1993	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1951/91	8/15/1991	190BOOK13	10/20/1992	10	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1947/91	8/15/1991	186BOOK18	7/28/1993	10	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1966/91	8/15/1991	138BOOK15	2/25/1993	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1948/91	8/15/1991	50BOOK11	6/23/1992	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1961/91	8/15/1991	217BOOK13	10/22/1992	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Greece	114998	7/8/1993	114998	7/8/1993	35, 36, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Iceland	880/1991	9/26/1991	62/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88464	8/5/1993	88464	6/11/1995	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88465	8/5/1993	88465	6/11/1995	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88466	8/5/1993	88466	6/11/1995	16	Registered

Co. Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88467	8/5/1993	88467	9/7/1995	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Poland	96479	2/8/1991	70703	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13456G	11/3/1997	T97/13456G	11/3/1997	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13455I	11/3/1997	T97/13455I	11/3/1997	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13454J	11/3/1997	T97/13454J	11/3/1997	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04350Z	4/3/2002	T02/04350Z	4/3/2002	35	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04351H	4/3/2002	T02/04351H	4/3/2002	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04352F	4/3/2002	T02/04352F	4/3/2002	41	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061166	12/7/1999	135672	1/1/2001	35	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061167	12/7/1999	136900	1/16/2001	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061168	12/7/1999	131627	10/16/2000	42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA-Y&R	El Salvador	1953/91	8/15/1991	121BOOK14	11/18/1992	16	Registered
Eastman Kodak Co.	-1	D:SHARE	Argentina	2838956	7/16/2008	2300432	7/7/2009	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Argentina	2838957	7/16/2008	2300433	7/7/2009	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Australia	963590	7/28/2003	963590	7/28/2003	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Brazil	825756936	8/8/2003	825756936	7/3/2007	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Canada	1199959	12/18/2003	637016	4/8/2005		Registered
Eastman Kodak Co.	-1	D:SHARE	China (People's Republic of)	3767851	10/24/2003	3767851	8/21/2008	38	Registered
Eastman Kodak Co.	-1	D:SHARE	China (People's Republic of)	3767848		3767848	3/28/2006	40	Registered
Eastman Kodak Co.	-1	D:SHARE	France	03 3 238 565	7/28/2003	33238565	7/28/2003	9, 38, 39, 40, 41	Registered
Eastman Kodak Co.	-1	D:SHARE	India	1219446	8/1/2003	1219446	8/1/2003	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20823.21008	8/18/2003	IDM000073254	5/8/2006	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20824.21009	8/8/2003	IDM000025508	8/8/2003	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20825.21010	8/8/2003	IDM000025509	8/8/2003	40	Registered
Eastman Kodak Co.	-1	D:SHARE	Japan	40038/2004		4837804	2/10/2005	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Japan	77135/2003	9/5/2003	4817501	11/12/2004	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Mexico	611918	7/28/2003	884230	2/16/2004	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Mexico	611919	7/28/2003	903927	10/19/2005	38	Registered
Eastman Kodak Co.	-1	D:SHARE	South Korea	45-2003-2837	8/2/2003	11829	2/15/2005	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046302	7/29/2003	1136267	1/16/2005	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046305	7/29/2003	1112836	7/16/2004	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046307	7/29/2003	1103126	5/16/2004	40	Registered
Eastman Kodak Co.	-1	D-19	United States of America (USA)	445386	7/16/1941	409000	9/12/1944	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	China (People's Republic of)	3621008	7/7/2003	3621008	7/7/2005	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Hong Kong	300042876	7/4/2003	300042876	7/4/2003	1, 7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Japan	H06-092665	9/12/1994	3280584	4/11/1997	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Singapore	T03/09782D	7/3/2003	T03/09782D	7/3/2003	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Singapore	T03/09783B	7/3/2003	T03/09783B	7/3/2003	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	South Korea	40-2003-30408	7/4/2003	596918	10/22/2004	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Thailand	530621	9/17/2003	Kor199222	7/2/2004	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE DIAMONDPLATE	Thailand	530622	9/17/2003	Kor204573	9/17/2003	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE in Katakana characters	Japan	H06-092666	9/12/1994	3280585	4/11/1997	1	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Argentina	2247354	9/5/2000	1840124	8/10/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Argentina	2274355		1930437	9/19/2003	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Australia	829313	3/27/2000	829313	3/27/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Bahrain		3/26/2000	TM27288	3/26/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Brazil	822114798	3/30/2000	822114798	9/8/2009	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Canada	1052980	3/30/2000	TMA577275	3/11/2003		Registered
Eastman Kodak Co.	-1	DIGIMASTER	Chile	932879	12/16/2010	910931	11/3/2010	7	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Chile	916836	8/13/2010	903804	9/27/2010	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	China (People's Republic of)			1681800	12/14/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	China (People's Republic of)			1694306	1/7/2002	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Colombia	22970	3/9/2011	235795	5/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Colombia	22976		238409	7/9/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Czech Republic	153608	3/27/2000	234907	7/30/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Egypt	131659	3/23/2000	131659	9/13/2006	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	European (O.H.M.I.)	1558790	3/15/2000	1558790	3/15/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	France	96/647170	10/22/1996	96647170	10/22/1996	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Germany	30020004.8	3/15/2000	30020004.8	7/4/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Germany	39612204.3	3/13/1996	39612204.3	7/17/1996	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hong Kong	2002B02862	3/28/2000	2002B02862	3/28/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hong Kong	2001B14163	9/30/1999	2001B14163	9/30/1999	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hungary	M-00-01675	3/24/2000	166175	3/24/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Indonesia	473502	4/14/2000	IDM000257242	7/7/2010	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Israel	136028	3/20/2000	136028	9/5/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Israel	136027	3/20/2000	136027	9/5/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Japan	2000-029705	3/24/2000	4557454	4/5/2002	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Japan	2000-029706	3/24/2000	4447821	1/19/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Jordan	57189	3/30/2000	57189	9/23/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Jordan	57306	9/30/1999	57306	3/30/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Lebanon	83217	4/11/2000	83217	4/11/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Liechtenstein	11631	3/28/2000	11631	7/24/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Malaysia	2000/03589	9/30/1999	2000/03589	9/30/1999	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	418501	3/30/2000	831695	3/30/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	418502	3/30/2000	822716	3/30/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	557981	7/25/2002	828246	7/25/2002	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Montenegro (Republic of)	Z-423/00	5/12/2000	06054PP	2/9/2004	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Morocco	73526	5/17/2000	73526	5/17/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	New Zealand	611362	3/28/2000	611362	9/28/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	New Zealand	611363	3/28/2000	611363	9/28/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Norway	200003255	3/20/2000	206457	1/11/2001	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Peru	462557	7/27/2011	75900	10/31/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Poland	Z-216116	3/30/2000	R-151338	3/30/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Romania	M2000 01467	3/28/2000	45142	3/28/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Russian Federation	2000706953	3/29/2000	223942	10/7/2002	7, 9, 35, 42	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Saudi Arabia	63150	3/25/2000	556/33	1/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Saudi Arabia	63151	3/25/2000	548/79	11/7/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Slovakia	933-2000	3/29/2000	196120	7/16/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	South Africa	2000/05537	3/27/2000	2000/05537	3/27/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Taiwan	89032376	6/8/2000	954393	8/16/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Taiwan	89032377	6/8/2000	960039	9/16/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Thailand	415837	3/30/2000	KOR130195	3/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Thailand	415838	3/30/2000	KOR155446	3/27/2002	9	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Tunisia	EE 00.0474	3/22/2000	EE00.0474	3/22/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Turkey	2000/05497	3/29/2000	2000/05497	3/29/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Ukraine	2000031287	3/30/2000	30181	3/3/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	United Arab Emirates	35560	3/28/2000	31576	4/24/2002	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	United Arab Emirates	35561	3/28/2000	25295	8/19/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Uruguay	414406	7/22/2010	321620	10/23/2000	7, 9	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Venezuela	336592	10/10/2001	P-233072	8/27/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Viet Nam	45842	3/30/2000	38689	10/31/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Viet Nam	47275	3/30/2000	38523	10/8/2001	7, 9	Registered
Eastman Kodak Co.	-1	DIGITAL ICE3	Canada	1053026	3/30/2000	TMA563416	6/13/2002		Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Cyprus	42574	4/28/1995	42574	4/28/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic		6/30/1995	78739	8/15/1995	11	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic			79274	8/15/1995	66	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic		10/13/1995	81286	12/15/1995	70	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Ghana		7/19/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3625/95	3/28/1995	B8325/1998	3/28/1995	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3626/95	3/28/1995	B8326/1998	3/28/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3627/95	3/28/1995	B8327/1998	3/28/1995	10	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3628/95	3/28/1995	B8328/1998	3/28/1995	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3629/95	3/28/1995	B8329/1998	3/28/1995	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3623/95	3/28/1995	B8323/1998	3/28/1995	38	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3624/95	3/28/1995	B8324/1998	3/28/1995	42	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660747	3/28/1995			1	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660748	3/28/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660749	3/28/1995			16	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97884	4/3/1995	97884	10/8/1996	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97885	4/3/1995	97885	10/8/1996	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97886	4/3/1995	97886	10/8/1996	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97887	4/3/1995	97887	10/8/1996	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97888	4/3/1995	97888	10/8/1996	38	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97889	4/3/1995	97889	10/8/1996	42	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Morocco	57892	11/2/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Myanmar (Burma)	1954/1995	5/22/1995	1954/1995	5/22/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247298	3/30/1995	B247298	3/30/1995	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247299	3/30/1995	B247299	3/30/1997	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247300	3/30/1995	B247300	3/30/1995	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247301	3/30/1995	B247301	3/30/1997	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247302	3/30/1995	B247302	3/30/1997	38	Registered

		(STYLIZED)							
		DIGITAL							
		SCIENCE W/DS							
Eastman Kodak Co.	-1	(STYLIZED)	New Zealand	247303	3/30/1995	B247303	3/30/1997	42	Registered
Eastman Kodak Co.	-1	DIRECT IMAGE	Canada	806997	3/14/1996	517337	9/29/1999		Registered
Eastman Kodak Co.	-1	DOLEV	Canada	1097785	3/28/2001	TMA574543	1/28/2003		Registered
Eastman Kodak Co.	-1	DOLEV	France	1495222	8/26/1988	1495222	8/26/1988	9	Registered
Eastman Kodak Co.	-1	DOLEV	Germany	S47189/9 Wz	8/26/1988	1141966	6/28/1989	9	Registered
Eastman Kodak Co.	-1	DOLEV	Italy	36289C/88	9/2/1988	1297588	7/11/1991	9	Registered
Eastman Kodak Co.	-1	DOLEV	Japan	1988-104544	9/12/1988	2706487	4/28/1995	9	Registered
Eastman Kodak Co.	-1	DOLEV	United Kingdom	1356378	8/31/1988	1356378	8/31/1990	9	Registered
Eastman Kodak Co.	-1	DOUBLE-X	Mexico			459430	5/6/1994	9	Registered
Eastman Kodak Co.	-1	DOUBLE-X	United States of America (USA)	170391	6/5/1963	765871	3/3/1964	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Andorra	3689	1/14/1997	2435	1/14/1997	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4118/94	12/1/1994	4118/94	8/4/1999	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4119/94	12/1/1994	4119/94	8/30/1999	2	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4120/94	12/1/1994	4120/94	9/14/1999	5	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4122/94	12/1/1994	4122/94	8/30/1999	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4121/94	12/1/1994	4121/94	8/30/1999	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4128/94	12/1/1994	4128/94	8/30/1999	40	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4129/94	12/1/1994	4129/94	8/11/1999	42	Registered
Eastman Kodak Co.	-1	EASTMAN	Argentina	2897028	2/25/2009	1724031	3/3/1999	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Argentina	2952989	10/20/2009	2396363	9/27/2010	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	A231847	8/22/1976	A231847	8/22/1969	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	A404430	2/28/1984	A404430	2/28/1984	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	730531	3/25/1997	730531	3/25/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Bangladesh			3846	8/29/1995	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Bangladesh			3847	8/29/1995	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Chile	687007	5/13/2005	732154	8/29/2005	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Chile	849845	12/24/2008	849267	3/19/2009	9	Registered
Eastman Kodak Co.	-1	EASTMAN	China (People's Republic of)			154119	2/15/1982	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Colombia	92/271005	11/11/1997	15041A	11/27/1997	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Colombia	92/271005	11/11/1997	15041	11/27/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Cuba			110808	1/17/1992	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Cuba			110987	7/1/1995	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Denmark	8964/90	11/23/1990	8542/92	9/18/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic	2012/4708	1/23/2012	53036	4/14/1992	5	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic	2012/4717	1/23/2012	53168	4/14/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic		2/26/1992	53159	4/14/1992	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic		2/26/1992	53180	4/14/1992	70	Registered
Eastman Kodak Co.	-1	EASTMAN	Ecuador			26/40	1/3/1940	9	Registered
Eastman Kodak Co.	-1	EASTMAN	El Salvador	1958/91	8/15/1991	235BOOK20	12/2/1993	1	Registered
Eastman Kodak Co.	-1	EASTMAN	El Salvador	1955/91	8/15/1991	15BOOK16	3/19/1993	40	Registered
Eastman Kodak Co.	-1	EASTMAN	Estonia	9079	10/27/1993	18917	3/29/1996	Rene, onl, 1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Finland	6140/90	11/27/1990	122095	9/21/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Finland	T195300905	6/9/1953	27432A	2/15/1954	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Georgia	408/3	3/30/1994	8549	3/5/1998	1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece	102201	12/21/1990	102201	3/17/1994	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece			18670	6/11/1953	1, 9, 16	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece	114990	7/8/1993	114990	12/19/1995	40, 41, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Guatemala			31534	12/14/1996	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	99/49	2/3/1949	958/49	2/3/1949	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	5068/97	4/16/1997	2464/1999	4/16/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	99/49	2/3/1949	19490957AA	2/3/1949	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Iceland	1003/1990	12/7/1990	538/1991	5/31/1991	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Iceland	855/1991	9/26/1991	40/1992	1/23/1992	1, 16, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	EASTMAN	India	657154	2/28/1995	657154	2/28/1995	1	Registered
Eastman Kodak Co.	-1	EASTMAN	India			303114	2/20/1989	1	Registered
Eastman Kodak Co.	-1	EASTMAN	India			B303115	2/20/1989	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia	D97 19750		IDM000158966	3/15/1998	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia			IDM000194824	5/24/1989	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia	D98-15480		IDM000194825	5/24/2009	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Israel	15827	1/29/1957	15827	1/1/1959	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Japan	721836/1995	6/28/1995	74983	10/7/1915	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Japan	204932/1988	4/5/1988	523306	7/9/1978	1	Registered

Eastman Kodak Co.	-1	EASTMAN	Japan	54074/1989	5/12/1989	2409008	4/30/1992		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Laos	2124	6/3/1993	1343	6/4/2003		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Latvia	M-93-8125	9/21/1993	33630	8/20/1996		1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Lithuania	13082	10/13/1993	24313	2/18/1997		1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Madagascar	95/00831D	7/13/1995	1596	7/13/1995		35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	EASTMAN	Malaysia	01130/88	3/15/1988	01130/88	3/15/1995		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Malaysia			88/01126	3/15/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Mexico	26876		58083	8/27/1955		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Mexico	161717		244618	4/25/1980		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Myanmar (Burma)			3655/1993	11/29/1993		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Netherlands Antilles			3750	10/13/1996		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Norway	90.6261	11/27/1990	158209	7/29/1993		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Pakistan		6/25/1970	53754	6/25/1970		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Pakistan		6/25/1970	53753	6/25/1970		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Panama			1933	5/15/1929		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Paraguay	25700	12/16/1996	194354	7/4/1997		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Paraguay	25699	12/16/1996	194353	7/4/1997		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Peru	187547	6/26/1991	8960	10/15/1996		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Peru	491551	4/26/2012	45808	9/16/1992		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland		4/27/1970	49652	4/27/1970		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland	Z193546	10/28/1998	135069	2/5/2003		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland	96493	2/8/1991	70716	2/8/1991		1, 2, 3, 4, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Russian Federation	93047630	10/19/1993	136111	12/29/1995		1, 5, 16, 23, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		9/6/1970	T4911660J	9/6/1949		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		8/18/1971	T5012829C	8/18/1950		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		9/6/1970	T4911661I	9/6/1949		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore	S/5572/97	5/14/1997	T97/05572A	5/14/1997		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Africa	B65/5176	12/13/1965	B65/5176	12/13/1995		1	Registered
Eastman Kodak Co.	-1	EASTMAN	South Africa	B86/8186	12/8/1986	B86/8186	12/8/1986		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Korea	97-20315	5/6/1997	417740	8/22/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Korea	2888/1970	8/17/1970	20664	12/14/1970		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Sweden	90-10608	11/20/1990	233240	4/24/1992		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Sweden			29278	12/16/1924		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Taiwan			253007	8/1/1994		101	Registered
Eastman Kodak Co.	-1	EASTMAN	Tunisia	EE890144	2/21/1989	EE040339	2/21/1989		1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	Registered
Eastman Kodak Co.	-1	EASTMAN	Turkmenistan	1(2881)	12/29/1995	3026	11/25/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United Kingdom	2183190	11/30/1998	2183190	11/30/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United Kingdom	2012334	2/24/1995	2012334B	2/24/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United States of America (USA)	277545	8/4/1967	867753	4/8/1969		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Venezuela	338/93	1/13/1993	181539	10/10/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Venezuela			F-011832	11/7/1954		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN (ARABIC)	Iran			46003	11/16/1996		1, 9, 16, 17, 22, 23, 35, 41	Registered

Eastman Kodak Co.	-1	EASTMAN (CHINESE)	China (People's Republic of)	93016082	3/12/1993	697227	7/14/1994	1	Registered
Eastman Kodak Co.	-1	EASTMAN (CHINESE)	China (People's Republic of)	93016084	3/12/1993	699583	7/28/1994	9	Registered
Eastman Kodak Co.	-1	EASTMAN (STYLIZED WITH BEAKERS)	India	576402	7/3/1992	576402	7/3/1992	1	Registered
Eastman Kodak Co.	-1	EASTMAN EXR	Germany	E29990/1	9/14/1990	1177311	6/6/1991	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN EXR	Switzerland		10/18/1990	385555	10/18/1990	1, 9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Argentina	3205262	11/8/2012	1902130	11/28/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Australia	884119	7/30/2001	884119	7/30/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Australia	916487	6/14/2002	916487	6/13/2002	9, 40, 41	Registered
Eastman Kodak Co.	-1	EASYSHARE	Brazil	824680138	6/24/2002	824680138	4/24/2007	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Canada	1132388	2/27/2002	626957	11/29/2004		Registered
Eastman Kodak Co.	-1	EASYSHARE	Chile	997733	3/12/2012	961296	3/25/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Chile	1033660	11/15/2012	651927	12/11/2002	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	2001137443	8/1/2001	1983102	11/28/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3359004		3359004	2/7/2004	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296337	9/4/2002	3296337	4/21/2004	38	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296338	9/4/2002	3296338	4/21/2004	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296339	9/4/2002	3296339	12/20/2003	41	Registered
Eastman Kodak Co.	-1	EASYSHARE	Hong Kong	12177/2001	7/28/2001	B432/2003	7/28/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	India	1032937	7/31/2001	1032937	7/31/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	India	1236829	9/15/2003	1236829	9/15/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	R00 2011 008885	8/5/2011	IDM000335437	11/16/2011	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	D00.2002.22953.23209	10/3/2002	551874	11/11/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	R00 2012 001878	2/3/2012	IDM000357295	7/18/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Japan	66158/2002	8/5/2002	4727848	11/21/2003	9, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	498649	7/27/2001	718866	7/27/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	552303	6/18/2002	754985	6/1/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	552304	6/18/2002	754986		40	Registered
Eastman Kodak Co.	-1	EASYSHARE	South Korea	40-2001-42828	9/26/2001	548971	5/23/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	South Korea	41-2002-18456	9/11/2002	41-100931	5/18/2004	38, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	90031185	7/27/2001	1029657	1/15/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	91024682	6/17/2002	1043645	1/15/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	91024690	6/17/2002	184841	7/31/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	United States of America (USA)	85220062	1/18/2011	4110993	3/13/2012	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Uruguay	358614	11/24/2004	358614	6/20/2005	9, 38, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Venezuela	13802-01	8/2/2001	241720	11/11/2002	21, 24, 26	Registered
Eastman Kodak Co.	-1	ECENTRAL	Canada	1097880	3/28/2001	TMA580851	5/7/2003		Registered
Eastman Kodak Co.	-1	EKTA	India		4/19/1951	148454	4/28/1952	1	Registered
Eastman Kodak Co.	-1	EKTA	India		4/19/1951	148455	7/22/1952	9	Registered
Eastman Kodak Co.	-1	EKTA	South Africa	65/4503	11/4/1965	65/4503	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTA	South Africa	65/4504	11/4/1965	65/4504	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTA	Zambia			783/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	EKTA	Zambia			784/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	EKTACATH	Brazil	816639418	2/28/1992	816639418	9/21/1993	1	Registered
Eastman Kodak Co.	-1	EKTACATH	Brazil	816639400	2/28/1992	816639400	11/9/1993	10	Registered

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Eastman Kodak Co.	-1	EKTACATH	Finland	982/92	2/28/1992	127794	9/6/1993	1, 10 Registered
Eastman Kodak Co.	-1	EKTACATH	Japan	17919/92	2/24/1992	2704015	2/28/1995	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Andorra	3685	1/14/1997	2476	1/14/1997	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Argentina	2366554	2/21/2002	1872365	5/22/2002	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Argentina	2444087	7/14/2003	1950524	9/12/2003	40 Registered
Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83379-A	12/8/1970	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83378-A	12/8/1970	9 Registered

Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83377-A	12/8/1970	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil	814385524	7/22/1988	814385524	6/6/1995	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil			2299682	12/3/1948	1.7	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil			5019095	12/3/1968	9.45	Registered
Eastman Kodak Co.	-1	EKTACHROME	Chile	849844	12/24/2008	849307	3/19/2009	1, 5, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	China (People's Republic of)	9800004102	1/13/1998	1280097	6/7/1999	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Colombia	T2003/017113	2/27/2003	274680	9/26/2003	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Cuba			110809	1/17/1977	9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Dominican Republic		2/21/1992	53182	4/14/1992	44	Registered
Eastman Kodak Co.	-1	EKTACHROME	Dominican Republic	2012/4712	1/23/2012	53035	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	EKTACHROME	Estonia	9080	10/27/1993	18325	1/30/1996	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Georgia	424/03 / 11474	3/30/1994	M12967	11/9/1999	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	62.51	1/10/1979	62651	6/17/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	114993	7/8/1993	114993	12/19/1995	40, 42	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	84889	2/18/1987	84889	2/18/1987	Class, Rene, onl, 1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Hong Kong	46/49	1/15/1977	19490860	1/15/1949	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Iceland	455/1984	9/11/1984	334/1985	7/2/1985	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	India		11/23/1949	141298	1/20/1951	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Indonesia	D97-19746	9/15/1997	IDM000158965	3/15/1998	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Indonesia			IDM000195012	3/2/2009	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Iran			46028	11/16/1996	1, 9, 16, 35, 41	Registered
Eastman Kodak Co.	-1	EKTACHROME	Japan	214913/1990	7/17/1990	394384	12/1/1950	18	Registered
Eastman Kodak Co.	-1	EKTACHROME	Laos	2126	6/3/1993	1346	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Laos	2126	6/3/1993	1347	6/4/2003	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Latvia	M-93-8126	9/21/1993	M33308	6/20/1996	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Lithuania	13084	10/13/1993	24311	2/18/1997	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Madagascar	95/00832D	7/13/1995	1597	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	EKTACHROME	Malaysia	88/01117	3/15/1988	88/01117	3/15/1988	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	36074	8/21/1947	56626	6/27/1948	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	104607	9/27/1976	199949	3/26/1992	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	36073	8/21/1947	55958	4/15/1948	1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Myanmar (Burma)			3657/1993	11/25/1993	1, 16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Panama			175	9/5/1951	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Paraguay	5230	4/12/1993	257498	6/7/1993	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Peru	233068/93		22844	5/26/1994	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Poland	96490	2/8/1991	70713	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTACHROME	Russian Federation	93047635	10/19/1993	129943	7/24/1995	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Singapore		9/6/1970	T4911669D	9/6/1970	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4505	11/4/1965	65/4505	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4506	11/4/1965	65/4506	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4507	11/4/1965	65/4507	11/4/1965	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Korea	2889/1970	8/17/1970	20665	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Taiwan			19719	4/1/1965	19	Registered
Eastman Kodak Co.	-1	EKTACHROME	Thailand	285701	5/18/1995	Kor30466	7/28/1965	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Venezuela	1740	3/14/1997	26814	6/25/1952	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Venezuela	1736	3/14/1997	26859	6/30/1952	1	Registered
Eastman Kodak Co.	-1	EKTACHROME (CHINESE)	China (People's Republic of)	93016079	3/12/1993	697233	7/14/1994	1	Registered
Eastman Kodak Co.	-1	EKTACHROME (CHINESE)	Taiwan			68071	2/1/1974	81	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Andorra	3686	1/14/1997	2478	1/14/1997	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	China (People's Republic of)	960001661	7/8/1996	271252	12/10/1996	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Greece	62652	1/10/1979	62652	8/18/1980	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Greece	114994	7/8/1993	114994	7/8/1993	40, 42	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Iceland	895/1991	9/26/1991	75/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	India			172470	12/27/1997	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Indonesia			IDM000207488	4/23/1979	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Iran			45999	10/10/1976	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Japan			1273249	1/10/1977	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Laos	2123	6/3/1993	1342	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Malaysia	88/01119	3/15/1988	88/01119	7/11/1994	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Myanmar (Burma)			3658/1993	11/25/1993	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Nepal	4682	8/25/1999	14545/056	9/20/1999	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Panama			658	5/20/1971	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Poland	96489	2/8/1991	70712	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4508	11/4/1965	65/4508	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4509	11/4/1965	65/4509	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4510	11/4/1965	65/4510	11/4/1965	16	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Korea	1187/1971	4/1/1971	22623	6/28/1971	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Taiwan			358831	3/16/1987	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Taiwan			355491	2/1/1987	55	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Thailand	285702	5/18/1995	Kor30467	7/28/1965	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	United States of America (USA)	168593	5/10/1963	763900	1/28/1964	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	United States of America (USA)	78349188	1/8/2004	2985147	8/16/2005	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Germany	E28093/1WZ	11/5/1988	1145308	8/28/1989	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTAFL0	Mexico	245187		314685	6/28/1986	1	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	Chile	627763	11/12/2003	692530	5/6/2004	9	Registered

Eastman Kodak Co.	-1	EKTAGRAPHIC	Iceland	456/1984	9/11/1984	335/1985	7/2/1985	9	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	South Africa	94/4124	4/25/1994	94/4124	4/25/1994	9	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	Tunisia	EE.89.0148	2/21/1989	EE040343	2/21/1989	1, 9, 10	Registered
Eastman Kodak Co.	-1	EKTAJET	Japan	63587/1991	6/18/1991	2622962	1/26/1984	11	Registered
			United Kingdom	2003641	11/28/1994	2003641	11/28/1994	1	Registered
Eastman Kodak Co.	-1	EKTAMATE	Argentina	1971812	4/17/1995	1582724	12/14/1995	9	Registered
Eastman Kodak Co.	-1	EKTAMATE	Brazil	16694/74	9/16/1974	6296041	4/25/1996	9.45, 9.80	Registered
Eastman Kodak Co.	-1	EKTAMATE	Denmark	1974/105	1/4/1974	1975/46	1/3/1975	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATE	Japan	726798/1996	9/4/1996	1244798		1, 9	Registered
Eastman Kodak Co.	-1	EKTAMATE	Norway			93584	4/24/1975	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATE	Sweden	5719/73	11/22/1973	148687	9/20/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATIC	Brazil	790089742	4/5/1979	790089742	1/15/1985	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Chile	627762	11/12/2003	692529	5/6/2004	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Chile	627761	11/12/2003	692528	5/6/2004	9	Registered
Eastman Kodak Co.	-1	EKTAMAX	Greece	115205	7/22/1993	115205	12/19/1995	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Poland	Z-142548	1/19/1995	R-98262	1/19/1995	1	Registered
Eastman Kodak Co.	-1	EKTANAR	Japan	12469/86	2/12/1986	2085555	10/26/1988	10	Registered
Eastman Kodak Co.	-1	EKTANET	Algeria	614756	1/20/1994	614756	1/20/1994	9	Registered

Eastman Kodak Co.	-1	EKTANET	Austria	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Belarus	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Benelux	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Bulgaria	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Croatia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Czech Republic	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Egypt	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Germany	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Hungary	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	International						
Eastman Kodak Co.	-1	EKTANET	(WIPO)	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Italy	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Kazakhstan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Liechtenstein	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Macedonia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Monaco	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Morocco	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Poland	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Portugal	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Romania	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Russian						
Eastman Kodak Co.	-1	EKTANET	Federation	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	San Marino	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Slovakia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Slovenia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Spain	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Sudan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Switzerland	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Ukraine	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Uzbekistan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Viet Nam	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Denmark	7395/88	10/24/1988	2242/90	4/6/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Finland	4702/88	10/25/1988	109998	12/20/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Greece	91236	11/9/1988	91236	11/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Norway	88/4879	10/25/1988	141947	7/5/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Sweden	88/9159	10/26/1988	221082	2/15/1991	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Brazil	18551	6/30/1975	7229062	10/25/1980	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Colombia	94/031236	7/15/1994	170229	11/30/1994	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Colombia	94/031231	7/15/1994	170225	11/30/1994	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Greece	114992	7/8/1993	114992	7/8/1993	35, 37	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Hong Kong	1682/75		346/77	12/3/1975	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Iceland	457/1984	9/11/1984	348/1985	8/6/1985	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Latvia	M-93-8133	9/21/1993	33635	8/20/1996	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Lithuania	13100	10/13/1993	24296	2/18/1997	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Mexico			199109	11/30/1976	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Mexico	90585		196406	7/9/1976	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Norway	90.6259	11/27/1990	157585	7/8/1993	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Poland	96488	2/8/1991	70711	2/8/1991	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Russian						
Eastman Kodak Co.	-1	EKTAPRINT	Federation	93047619	10/19/1993	128342	6/16/1995	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela	753025	5/27/1975	90728	4/17/1979	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			86904-F	6/20/1978	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			90728	4/17/1979	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			86903-F	6/20/1978	16	Registered
Eastman Kodak Co.	-1	EKTAR	Argentina	2465081	10/1/2003	1966243	1/8/2004	1	Registered
Eastman Kodak Co.	-1	EKTAR	Brazil	16698/74	9/16/1974	6331246	5/25/1976	9	Registered
Eastman Kodak Co.	-1	EKTAR	Chile	928768	11/11/2010	907320	10/31/1990	1, 9	Registered
Eastman Kodak Co.	-1	EKTAR	Denmark	4039/88	6/15/1988	3679/90	6/15/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Dominican						
Eastman Kodak Co.	-1	EKTAR	Republic	2012/4725	1/23/2012	53166	4/14/1992	9	Registered
Eastman Kodak Co.	-1	EKTAR	Dominican						
Eastman Kodak Co.	-1	EKTAR	Republic			53187	4/14/1992	35	Registered
Eastman Kodak Co.	-1	EKTAR	Finland	2597/88	6/15/1988	108288	8/6/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	89546	6/24/1988	89546	10/17/1991	1	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	116095	9/24/1993	116095	4/17/1996	16	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	114991	7/8/1993	114991	12/19/1995	40	Registered
Eastman Kodak Co.	-1	EKTAR	Iceland	871/1991	9/26/1991	53/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTAR	India		11/23/1949	141297	2/5/1951	9	Registered
Eastman Kodak Co.	-1	EKTAR	Japan	12470/86	2/12/1986	2085556	10/26/1988	10	Registered
Eastman Kodak Co.	-1	EKTAR	Laos	2129	6/3/1993	1362	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTAR	Latvia	M-93-8127	9/21/1993	33631	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Lithuania	13081	10/13/1993	24314	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Mexico	61600	5/2/1989	371825	1/18/1990	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	EKTAR	Mexico	243700		308924	7/4/1985	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Myanmar						
Eastman Kodak Co.	-1	EKTAR	(Burma)			3661/1993	11/25/1993	1	Registered
Eastman Kodak Co.	-1	EKTAR	Panama			3406	9/27/1940	9	Registered
Eastman Kodak Co.	-1	EKTAR	Peru	243692	6/1/1994	27122	10/14/1994	9	Registered
Eastman Kodak Co.	-1	EKTAR	Poland	96487	2/8/1991	70710	2/8/1991	1, 9, 16, 17, 40	Registered
Eastman Kodak Co.	-1	EKTAR	Russian						
Eastman Kodak Co.	-1	EKTAR	Federation	93047616	10/19/1993	131182	8/28/1995	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Singapore		9/6/1970	T4911668F	9/6/1970	9	Registered
Eastman Kodak Co.	-1	EKTAR	South Korea	5142/1977	9/16/1977	57719	9/21/1978	1	Registered
Eastman Kodak Co.	-1	EKTAR	Sweden	88 5184	6/16/1988	219460	11/23/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Venezuela			20729	5/4/1949	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Hong Kong	14902/94	12/14/1994	5933/1996	12/14/1994	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Hong Kong	14901/94	12/14/1994	5932/1996	12/14/1994	9	Registered

Eastman Kodak Co.	-1	EKTASCAN	Madagascar	95/00820D	7/13/1995	1585	7/13/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTASCAN	Mexico	221488	1/12/1995	497343	7/18/1995	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Mexico	221489		498608	7/26/1995	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Poland	Z-150.837	8/18/1995	103568	8/18/1995	1, 9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Singapore	S/10679/94	12/10/1994	T94/10679A	12/10/1994	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Singapore	10680/94	12/10/1994	T94/10680E	12/10/1994	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Thailand	279030	1/13/1995	Kor35553	1/13/1995	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Thailand	279031	1/13/1995	Kor40261	1/13/1995	9	Registered
Eastman Kodak Co.	-1	EKTASPEED	Japan	730778/93	9/17/1993	1653452	3/30/1994	1	Registered
Eastman Kodak Co.	-1	EKTATHERM	Denmark	8164/90	10/25/1990	7000/91	10/18/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Denmark	6980/89	9/21/1989	7598/90	11/23/1990	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Finland	5473/90	10/24/1990	118495	4/21/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Finland	R201101354	5/4/2011	113768	9/5/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Greece	101565	11/8/1990	101565	1/17/1994	16	Registered

Eastman Kodak Co.	-1	EKTATHERM	Greece	96004	10/12/1989	96004	12/17/1992	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124733/1990	11/6/1990	2528844	4/28/1993	2	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124735/1990	11/6/1990	2515180	3/31/1993	1, 2, 16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124734/1990	11/6/1990	2503288	2/26/1993	1, 9, 10	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	89.4609	9/21/1989	146.165	7/25/1991	9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	90.5533	10/23/1990	150709	5/27/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	89.4609	9/21/1989	146165	7/25/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Singapore			T90/06976Z		1	Registered
Eastman Kodak Co.	-1	EKTATHERM	Singapore			T90/06977H		16	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32131/1990	11/2/1990	226154	11/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32132-90	11/2/1990	40-230140	1/9/1992	2	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	90-32133	11/2/1990	40-229359	12/27/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32134/1990	11/2/1990	227199	12/2/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Sweden	90-9692	10/23/1990	231463	3/13/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Sweden	89/8900	9/21/1989	225845	8/16/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Taiwan	80-01418	1/11/1991	526108	6/16/1991	48	Registered
Eastman Kodak Co.	-1	EKTATHERM	Taiwan	01419-80	1/11/1991	537062	10/1/1991	73	Registered
Eastman Kodak Co.	-1	EKTATHERM	United States of America (USA)	74/003458	11/20/1989	1638048	3/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Canada	830612	12/3/1996	520856	12/22/1999	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Greece	131619	12/18/1996	131619	11/17/1998	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Ireland	6349/96	12/12/1996	203736	12/12/1996	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	United Kingdom	2118191	12/10/1996	2118191	12/10/1996	1	Registered
Eastman Kodak Co.	-1	EKTRA	Poland	96486	2/8/1991	70709	2/8/1991	9	Registered
Eastman Kodak Co.	-1	EKTRA	Venezuela			91447-F	7/11/1979	9	Registered
Eastman Kodak Co.	-1	EKTRON	Hong Kong	2082/78	10/27/1978	405/1979	10/27/1978	9	Registered
Eastman Kodak Co.	-1	ELECTRA	Benelux	838309	12/1/1994	560964	12/1/1994	1, 7, 16	Registered
Eastman Kodak Co.	-1	ELECTRA	Benelux	847986	5/10/1995	570723	5/10/1995	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Denmark	VA 1997 00028	1/3/1997	04188	10/10/1997	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	France	94550953	12/21/1994	94550953	6/9/1995	1, 7, 16	Registered
Eastman Kodak Co.	-1	ELECTRA	France	95578957	6/30/1995	95578957	1/6/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Germany	39406080.6	12/12/1994	39406080.6	8/17/1995	1, 7	Registered
Eastman Kodak Co.	-1	ELECTRA	Germany	39519182.3	5/5/1995	39519182.3	3/21/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Italy	MI87C904797	10/13/1997	812127	5/15/2000	16	Registered
Eastman Kodak Co.	-1	ELECTRA	Sweden	199700415	1/16/1997	346031	5/11/2001	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	United Kingdom	1323106	10/3/1987	1323106	8/4/1989	16	Registered
Eastman Kodak Co.	-1	ELECTRA	United Kingdom	2019626A & B	5/4/1995	2019626A & B	12/5/1997	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELITE	Argentina	2501575	3/17/2004	1988971	8/25/2004	1	Registered
Eastman Kodak Co.	-1	ELITE	Canada	733565	7/27/1993	430813	7/22/1994		Registered
Eastman Kodak Co.	-1	ELITE	Greece	84912	2/19/1987	84912	2/19/1987	1	Registered
Eastman Kodak Co.	-1	ELITE	Iceland	894/1991	9/26/1991	74/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	ELITE	Mexico	173352	7/19/1993	459849	5/10/1994	1	Registered
Eastman Kodak Co.	-1	ELITE	South Korea	24887-93	7/16/1993	40-296029	8/16/1994	1	Registered
Eastman Kodak Co.	-1	ELITE	United States of America (USA)	74412525	7/15/1993	1898456	6/13/1995	1	Registered
Eastman Kodak Co.	-1	ENCAD	Japan			3181064	7/31/1996	9	Registered
Eastman Kodak Co.	-1	ENCAD	United Kingdom		12/22/1992	1521873	10/1/1993	9	Registered
Eastman Kodak Co.	-1	EQUIS & D:X	Chile	608188		670550	6/15/1993	9	Registered
Eastman Kodak Co.	-1	ESTAR	Mexico	114628	7/1/1977	215254	7/5/1978	1	Registered
Eastman Kodak Co.	-1	ESTAR	Mexico	507973	6/19/1980	256666	3/23/1981	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	ESTAR	Poland	96511	2/8/1991	R-71236	2/8/1991	1, 9	Registered
Eastman Kodak Co.	-1	ESTAR	South Africa	85/3710	5/27/1985	85/3710	5/27/1985	1	Registered
Eastman Kodak Co.	-1	ESTAR	Taiwan			40963	6/1/1970	19	Registered
Eastman Kodak Co.	-1	ESTAR	United States of America (USA)	94281	4/4/1960	718546	7/18/1961	1	Registered
Eastman Kodak Co.	-1	EVERSMART	Canada	1097783	3/28/2001	TMA592565	10/17/2003		Registered
Eastman Kodak Co.	-1	EVERSMART	Israel	144491	12/3/2000	144491	11/12/2001	9	Registered
Eastman Kodak Co.	-1	EXACTUS	European (O.H.M.I.)	3715331	6/16/2004	3715331	11/3/2005	9	Registered
Eastman Kodak Co.	-1	EXR	South Africa	94/4125	4/25/1994	94/4125	4/25/1994	1	Registered
Eastman Kodak Co.	-1	EXR	United Kingdom	2000918	10/31/1994	2000918	10/31/1994	1	Registered
Eastman Kodak Co.	-1	EXR	EXTHERMO (with Katakana)						
Eastman Kodak Co.	-1	EXR	Japan	2001-044986	5/18/2001	4582766	7/5/2002	1	Registered
Eastman Kodak Co.	-1	EXR	F.P.C.(AND United States of America (USA))	73/368,799	6/9/1982	1244297	7/5/1983	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Benelux	1036434	7/14/2003	748153	7/14/2003	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Brazil	826652301	6/22/2004	826652301	7/20/2010	1	Registered
Eastman Kodak Co.	-1	FLEXCEL	Brazil	826652280	6/22/2004	826652280	9/25/2007	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Canada	1184367	7/14/2003	TMA720940	8/14/2008		Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638743	7/18/2003	3638743	5/14/2005	1	Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638742	7/18/2003	3638742	10/28/2005	7	Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638744	7/18/2003	3638744	2/21/2005	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Finland	T200301766	7/24/2003	229991	3/31/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	France	33236684	7/16/2003	33236684	7/16/2003	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Hong Kong	300048357	7/16/2003	300048357	3/8/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Italy	MI2003C007322	7/17/2003	1041846	3/7/2007	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Norway	200310955	11/21/2003	224318	9/20/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Spain	2550919.5	7/16/2003	2550919	12/18/2003	1, 7, 9	Registered

Eastman Kodak Co.	-1	FLEXCEL	Sweden	200305076	9/4/2003	365488	2/13/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	United States of America (USA)	78/282416	8/4/2003	3392716	3/4/2008	7	Registered
Eastman Kodak Co.	-1	GALLERY	Canada			257305	4/3/1996		Registered
Eastman Kodak Co.	-1	GEN 5	Canada	861572	11/14/1997	537679	11/24/2000		Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Argentina	2812189	3/26/2008	2278769	3/25/2009	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Canada	1393041	4/25/2008	TMA788993	1/28/2011	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Chile	813494	3/28/2008	835409	12/2/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Hong Kong	301075491	3/19/2008	301075491	3/19/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	India	1668126	3/24/2008			7	Pending Application
Eastman Kodak Co.	-1	GENERATION NEWS	International (WIPO)	961096	4/8/2008	961096	4/8/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Mexico	922371	3/25/2008	1064015	9/30/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	Taiwan	97012792	3/21/2008	1330405	10/1/2008	7	Registered
Eastman Kodak Co.	-1	GENERATION NEWS	United States of America (USA)	77430834	3/25/2008	3640816	6/16/2009	7	Registered
Eastman Kodak Co.	-1	NEWS	Venezuela	5493-08	3/26/2008	290458	12/9/2008	7	Registered
Eastman Kodak Co.	-1	GENESIS	Canada	815929	6/21/1996	477425	6/10/1997		Registered
Eastman Kodak Co.	-1	GOLD	Andorra	3688	1/14/1997	2453	1/14/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	Argentina	2712496	11/6/2006	2192358	10/31/2007	1	Registered
Eastman Kodak Co.	-1	GOLD	Australia	676525	10/30/1995	676525	10/30/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Chile	816944		831471	6/12/2008	1	Registered
Eastman Kodak Co.	-1	GOLD	China (People's Republic of)	95051071	4/27/1995	940003	2/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	Colombia	92/282526	11/14/1995	130228	12/13/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Costa Rica	None	12/10/1997	108473	7/28/1998	1	Registered

Eastman Kodak Co.	-1	GOLD	Costa Rica	None	12/10/1997	108472	7/28/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Ecuador	83766	12/16/1997	1230	8/9/1999	1	Registered
Eastman Kodak Co.	-1	GOLD	Ecuador	83767	12/16/1997	1229	8/9/1999	40	Registered
Eastman Kodak Co.	-1	GOLD	El Salvador	11997006684	11/6/1997	092BOOK78	6/12/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	El Salvador	11997006683	11/6/1997	224BOOK79	8/12/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Estonia	9083	10/27/1993	18487	2/19/1996	1, 16-	Renew 1 only Registered
			European (O.H.M.I.)	1369016	11/3/1999	1369016	11/6/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Georgia	9078/03	3/30/1994	8550	3/5/1998	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Germany	39408597.3	11/1/1996	39408597	12/1/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Guatemala	9770/97	11/21/1997	105921	8/21/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Guatemala	9771/97	11/21/1997	98951	9/30/1999	40	Registered
Eastman Kodak Co.	-1	GOLD	India	633229	7/7/1994	633229	7/7/1994	1	Registered
Eastman Kodak Co.	-1	GOLD	Indonesia			IDM000195648	6/30/1989	1	Registered
Eastman Kodak Co.	-1	GOLD	Latvia	M-93-8128	9/21/1993	33632	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Lithuania	13087	10/13/1993	24308	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Madagascar	95/00822D	7/13/1995	1587	7/13/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD	Mexico	38769	3/8/1988	575236	4/14/1998	1, 9, 14, 16	Registered
Eastman Kodak Co.	-1	GOLD	Nicaragua	None	12/2/1997	38953CC	10/8/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	Nicaragua	None	12/2/1997	38945CC	10/8/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Panama	92067	1/21/1998	92067	1/21/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	Panama	92068	1/21/1998	92068	1/21/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Peru	162		99633	9/21/1992	1	Registered
Eastman Kodak Co.	-1	GOLD	Philippines	4-1997-119543	4/10/1997	4-1997-119543	2/10/2003	1	Registered
Eastman Kodak Co.	-1	GOLD	Poland	96509	2/8/1991	R-71234	2/8/1991	1	Registered
			Russian Federation	93047624	10/19/1993	144469	7/22/1996	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	South Africa	97/11971	8/7/1997	97/11971	8/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	South Africa	97/11972	8/7/1997	97/11972	8/7/1997	40	Registered
Eastman Kodak Co.	-1	GOLD	Sri Lanka	80872	11/6/1996			1	Pending
			United States of America (USA)	74-614525	12/22/1994	1941031	12/12/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Venezuela	19340-95	12/4/1995	P-195508	3/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Denmark	303/86	1/16/1986	1988 03590	10/21/1988	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Finland	T198600327	1/23/1986	105650	11/20/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Greece	82129	3/20/1986	82129	3/20/1986	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Iceland	884/1991	9/26/1991	182/1992	2/20/1992	1, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Norway	19860133	1/13/1986	130013	9/17/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Sweden	234/86	1/13/1986	241568	10/16/1992	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Turkey	93/8306	8/17/1993	93/8306	8/17/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	GREENSTAR	France	94534810	8/30/1994	94534810	11/3/1995	1, 7, 16	Registered
Eastman Kodak Co.	-1	HAWKEYE	Denmark	1995/1248	2/16/1995	1995/4427	7/7/1995	1, 9	Registered
Eastman Kodak Co.	-1	HAWKEYE	Finland	849/95	2/14/1995	203181	11/29/1996	1	Registered
Eastman Kodak Co.	-1	HAWKEYE	India		10/8/1942	6255	5/26/1944	9	Registered
Eastman Kodak Co.	-1	HAWKEYE	Ireland	95/1063	2/14/1995	174181	2/14/1995	1	Registered
Eastman Kodak Co.	-1	HAWKEYE	Norway	19951077	2/17/1995	174695	6/27/1996	1, 9	Registered
			United Kingdom	2011659	2/20/1995	2011659	2/20/1995	1	Registered
Eastman Kodak Co.	-1	HCF	South Africa	B85/3706	5/27/1985	B85/3706	5/27/1985	1	Registered
Eastman Kodak Co.	-1	HERO	Canada	1513991	2/4/2011	840761	1/21/2013	9	Registered
			International (WIPO)	1069927	2/25/2011	1069927	2/25/2011	9	Registered
Eastman Kodak Co.	-1	HERO	Mexico	1153300	2/8/2011	1217592	5/18/2011	9	Registered
Eastman Kodak Co.	-1	HERO	United States of America (USA)	85241300	2/14/2011	4265088	12/25/2012	9	Registered
			HIGH DEFINITION IMAGING & DESIGN (horizontal presentation)						
Eastman Kodak Co.	-1	HIGH FILM	Canada	1101722	5/3/2001	TMA602665	2/19/2004		Registered
Eastman Kodak Co.	-1	HIGH FILM	Mexico	223023	1/30/1995	519469	3/26/1996	9	Registered
Eastman Kodak Co.	-1	HIGH FILM	Mexico	223024	1/30/1995	490709	5/2/1995	16	Registered
Eastman Kodak Co.	-1	HIPERCOLOR	Mexico	612627	7/31/2003	998448	8/20/2007	1	Registered
Eastman Kodak Co.	-1	HORSELL	Hong Kong	199907896	6/21/1999	200006392	5/5/2000	1	Registered
Eastman Kodak Co.	-1	HORSELL	New Zealand	310640	6/4/1999	310640	6/4/1999	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Denmark	3805/93	6/11/1993	5885/93	8/6/1993	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Finland	3244/93	7/21/1993	134402	10/5/1994	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Norway	933459	7/20/1993	164422	9/1/1994	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Sweden	93-5386	6/11/1993	263425	1/13/1995	1	Registered
Eastman Kodak Co.	-1	IMAGE PAC	Japan	8522/2004	2/2/2004	4811902	10/22/2004	9	Registered
Eastman Kodak Co.	-1	IMAGECAPTURE IMAGECARE & DESIGN	Norway	82.0154	1/18/1982	114842	10/20/1983	1	Registered
Eastman Kodak Co.	-1	IMAGECARE & DESIGN	Argentina	2797219	1/10/2008	2255524	10/27/2008	42	Registered
Eastman Kodak Co.	-1	DESIGN	Australia	706348	4/15/1996	706348	4/15/1996	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	IMAGECARE &	Brazil	819647004	11/11/1996	819647004	4/6/1999	40.15, 40.55, 40.6	Registered

Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Chile	791334	10/8/2007	810876	11/25/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	China (People's Republic of)	960126340	11/15/1996	1141746	1/7/1998	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Denmark	5896/96	11/1/1996	VR 1997 02471	6/13/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Finland	4521/96	10/31/1996	206879	7/15/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Greece	131198	11/7/1996	131198	11/17/1998	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Hong Kong	12243/1996	9/30/1996	B3193/1998	9/30/1996	35, 42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Indonesia	J97-4364	3/14/1997	IDM000126506	11/20/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Ireland	96/5678	10/30/1996	205748	10/30/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Japan	116829/1996	10/16/1996	4374846	4/7/2000	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Mexico	275124	9/26/1996	626506	9/26/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	New Zealand	B266397	8/28/1996	B266397	8/28/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Norway	6748/1996	10/30/1996	186157	10/30/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Peru	22855	10/3/1996	9541	1/13/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Singapore	B T96/11113Z	10/14/1996	T96/11113Z	10/14/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	South Africa	96/13487	9/25/1996	96/13487	9/25/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	South Korea	1996-12623	10/12/1996	45203	8/11/1998	35, 40, 41, 42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Sweden	9976/96	10/31/1996	323976	6/27/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Taiwan	88010865	3/15/1999	131368	10/16/2000	42	Registered
Eastman Kodak Co.	-1	DESIGN	Venezuela	18371/96	10/30/1996	8102	7/31/1998	42	Registered
Eastman Kodak Co.	-1	IMAGEDIRECT	Canada	1078755	10/16/2000	TMA579124	4/8/2003	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Andorra	3678	1/14/1997	2458	1/14/1997	1, 9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Argentina	2576148	3/10/2005	2119482	10/10/2006	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	A524755	12/7/1989	A524755	12/7/1989	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	A524756	12/7/1989	A524756	12/7/1989	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	1045604	3/9/2005	1045604	3/9/2005	9	Registered

Eastman Kodak Co.	-1	IMAGELINK	Canada	646016	12/4/1989	394120	2/14/1992		Registered
Eastman Kodak Co.	-1	IMAGELINK	China (People's Republic of)	93090729		776330	1/20/1995	37	Registered
Eastman Kodak Co.	-1	IMAGELINK	Denmark	8878/90	11/21/1990	1017/93	2/5/1993	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Finland	5984/90	11/19/1990	119297	5/20/1992	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Georgia	8606/3	7/30/1993	5180	4/24/1997	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Greece	115000	7/8/1993	115000	7/8/1993	37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	1281/91	2/26/1991	B7183/94	2/26/1991	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	1280/91	2/26/1991	B4041/1998	2/26/1991	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	300381933	3/8/2005	300381933	3/8/2005	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Iceland	858/1991	9/26/1991	43/1992	1/23/1992	1, 9, 16	Registered
Eastman Kodak Co.	-1	IMAGELINK	Indonesia	D00.2005.000462	4/12/2005			9	Pending Application
Eastman Kodak Co.	-1	IMAGELINK	Japan	40629/2005	5/10/2005	4926284	2/3/2006	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Japan	189095/92	9/16/1992	3013724	12/22/1994	37	Registered
Eastman Kodak Co.	-1	IMAGELINK	Japan	139608/1989	12/7/1989	2370735	1/31/1992	9, 10	Registered
Eastman Kodak Co.	-1	IMAGELINK	Jordan	50453	8/5/1998	50453	8/5/1998	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	New Zealand			198113		1	Registered
Eastman Kodak Co.	-1	IMAGELINK	New Zealand			198114		9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Norway	90.5988	11/16/1990	157077	6/17/1993	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Poland	96485	2/8/1991	70708	2/8/1991	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Sweden	90-10420	11/14/1990	251788	9/17/1993	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Taiwan	94010603	3/10/2005	1181138	11/16/2005	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Turkmenistan	1(2879)	12/29/1995	3024	11/25/1998	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	United Kingdom	2001445	10/31/1994	2001445	10/31/1994	9, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	United States of America (USA)	74/549636	7/15/1994	1914405	8/29/1995	1	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Canada	479418	12/9/1981	295803	10/5/1984	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Denmark	00638/82	2/11/1982	3263/82	9/10/1982	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Finland	0709/1982	2/1/1982	92743	6/5/1985	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Norway	82.028	1/27/1982	114548	9/1/1983	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Sweden	082/0449	1/26/1982	182051	6/24/1982	9	Registered
Eastman Kodak Co.	-1	IMAGELITE	Georgia	4720/03	7/30/1993	1959	6/24/1996	1	Registered
Eastman Kodak Co.	-1	IMAGELITE	Norway	89/1323	3/21/1989	142993	10/4/1990	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Denmark	1993/7165	11/4/1993	1994/1654	3/11/1994	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Finland	814/94	2/15/1994	135597	12/20/1994	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Greece	116684	11/12/1993	116684	11/12/1993	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Sweden			259205	6/23/1994	1	Registered
Eastman Kodak Co.	-1	IMAGESMART	Canada	1078754	10/16/2000	TMA578918	4/3/2003	9	Registered
Eastman Kodak Co.	-1	IMT	Mexico	99354	4/2/1976	207273	10/26/1977	9	Registered
Eastman Kodak Co.	-1	INFOCAPTURE	Norway	82.0155	1/18/1982	114528	8/24/1983	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Australia	595699	2/11/1993	A595699	2/11/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Canada	722329	2/8/1993	442271	4/28/1995	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Denmark	1288/93		7241/93	10/15/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Finland	922/93	3/3/1993	130623	2/7/1994	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Ireland	93/0725	2/23/1993	153716	2/23/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Norway	931031	3/2/1993	167256	3/16/1995	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Sweden	93-1632	2/23/1993	254540	1/21/1994	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	United Kingdom	1527399	2/19/1993	1527399	2/19/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	United States of America (USA)	74/351189	1/22/1993	1836098	5/10/1994	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Argentina	2612388	8/22/2005	2073051	3/17/2006	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Chile	685032	4/28/2005	729819	7/22/2005	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Ecuador			527/75	4/10/1974	1, 9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260059	10/16/1997	1	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260060	10/16/1997	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260061	10/16/1997	11	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260062	10/16/1997	16	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260063	10/16/1997	18	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Mexico	54971	1/4/1989	361385	4/26/1989	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Sarawak			SAR/4497	2/27/1963	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	South Africa	63/0667	2/22/1963	63/0667	2/22/1963	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Thailand	285709	5/18/1995	Kor30066	7/28/1995	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Venezuela	913/63	3/1/1963	47280	4/29/1964	9	Registered
Eastman Kodak Co.	-1	INTEGRIS	Japan	2003-028220	4/8/2003	4712933	9/26/2003	2, 9, 16	Registered
Eastman Kodak Co.	-1	IQSMART	Australia	918113	6/28/2002	918113	6/28/2002	9	Registered
Eastman Kodak Co.	-1	IQSMART	European (O.H.M.I.)	2755783	6/28/2002	2755783	6/28/2002	9	Registered
Eastman Kodak Co.	-1	IQSMART	Japan	2002-055055	7/2/2002	4658713	4/4/2003	9	Registered
Eastman Kodak Co.	-1	IQSMART	Singapore	T02/09409J	6/29/2002	T02/09409J	6/4/2003	9	Registered
Eastman Kodak Co.	-1	IRIS	Australia	525023	12/12/1989	525023	8/22/1994	2	Registered
Eastman Kodak Co.	-1	IRIS	Israel	144036	11/19/2000	144036	11/12/2001	2	Registered
Eastman Kodak Co.	-1	IRIS	Israel	144037	11/19/2000	144037	1/2/2003	9	Registered
Eastman Kodak Co.	-1	IRIS	Israel	144038	11/19/2000	144038	1/2/2003	16	Registered
Eastman Kodak Co.	-1	IRIS	Japan	2000-139037	12/25/2000	4740873	1/16/2004	2	Registered
Eastman Kodak Co.	-1	IRIS	Singapore	1940/94	3/9/1994	T94/01940F	3/9/1994	9	Registered
Eastman Kodak Co.	-1	IRIS	United Kingdom	1410359	12/8/1989	1410359	1/8/1999	9	Registered
Eastman Kodak Co.	-1	IRIS	United States of America (USA)	74091039	8/23/1990	2007303	10/15/1996	2, 9, 16	Registered
Eastman Kodak Co.	-1	KEYCODE	Australia	A552090	3/15/1991	A552090	12/22/1992	1	Registered
Eastman Kodak Co.	-1	KEYCODE	Australia	A552094	3/15/1991	A552094	2/25/1993	9	Registered
Eastman Kodak Co.	-1	KEYCODE	Denmark	2108/91	3/20/1991	2044/92	3/27/1992	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	Finland	1320/91	3/18/1991	120940	8/5/1992	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	Greece	103434	3/29/1991	103434	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	Japan	24499/1991	3/11/1991	2542605	5/31/1993	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	New Zealand	208254	2/19/1991	208254	2/19/1998	1	Registered
Eastman Kodak Co.	-1	KEYCODE	New Zealand	208255	2/19/1991	208255	2/19/1998	9	Registered

Eastman Kodak Co.	-1	KEYKODE	Norway	91.1415	3/18/1991	157463	7/1/1993	1, 9	Registered
Eastman Kodak Co.	-1	KEYKODE	Sweden	91-2480	3/19/1991	246744	2/19/1993	1, 9	Registered
			United States of						
Eastman Kodak Co.	-1	KEYKODE	America (USA)	75/634494	2/8/1999	2304310	12/28/1999	1	Registered
Eastman Kodak Co.	-1	KODABROME	Denmark	1975/551	2/10/1975	1975/4362	10/24/1975	1	Registered
Eastman Kodak Co.	-1	KODABROME	Mexico	87313		195555	5/31/1976	16	Registered
Eastman Kodak Co.	-1	KODABROME	Sweden			152312	8/8/1975	1	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Argentina	2444116	7/14/2003	1951595	9/18/2003	1	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Chile	269708		699287	4/29/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Japan	708459/1993	3/22/1993	430097		1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Andorra	4327	1/21/1997	4713	1/21/1997	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4095/94	12/1/1994	4095/94	7/22/1999	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4096/94	12/1/1994	4096/94	8/9/1999	16	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4097/94	12/1/1994	4097/94	8/9/1999	40	Registered

Eastman Kodak Co.	-1	KODACHROME	Argentina	2444086	7/14/2003	1950523	9/12/2003	40	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83373-A	12/8/1970	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83372-A	12/8/1970	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83380-A	12/8/1970	16	Registered
Eastman Kodak Co.	-1	KODACHROME	Bosnia and Herzegovina	BAZR 96227	3/9/1996	BAZR 96227	3/9/1996	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Brazil	32327		2436159	5/22/1945	1.7	Registered
Eastman Kodak Co.	-1	KODACHROME	Brazil	32328		5023750	5/22/1960	9.45, 9.8	Registered
Eastman Kodak Co.	-1	KODACHROME	Chile	809442	2/28/2008	827418	5/18/2008	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	China (People's Republic of)	9700135119	12/18/1997	1260004	4/7/1999	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Croatia	Z940348N	2/9/1994	Z940348N	2/9/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic		2/21/1992	53167	4/14/1992	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic		2/21/1992	53184	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic	2012/4718	1/23/2012	53038	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODACHROME	Estonia	9081	10/27/1993	18164	1/11/1996	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	European (O.H.M.I.)	28472	4/1/1996	28472	2/4/1998	1, 16, 35, 40, 42 - Renew 1, 16 only	Registered
Eastman Kodak Co.	-1	KODACHROME	Greece			18135	6/20/1992	1, 2	Registered
Eastman Kodak Co.	-1	KODACHROME	Greece	114986	7/8/1993	114986	12/19/1995	40, 41, 42	Registered
Eastman Kodak Co.	-1	KODACHROME	Hong Kong	99/49	2/3/1977	19490952AA	2/3/1949	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Iceland	856/1991	9/26/1991	41/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACHROME	India		10/8/1942	6259	3/17/1945	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Indonesia			IDM000158970	3/15/1998	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Iran		10/10/1976	46026	11/16/1996	1, 9, 16, 35	Registered
Eastman Kodak Co.	-1	KODACHROME	Israel			3899	8/27/1997	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Japan	705392/93	2/23/1993	423774	7/29/1993	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Jordan		8/26/1953	2449	8/26/1988	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Laos	2125	6/3/1993	1344	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Latvia	M-93-8129	9/21/1993	33633	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Lithuania	13086	10/13/1993	24309	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Macedonia	PZ-1235/94	2/8/1994	6332	2/8/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Madagascar	95/00833D	7/13/1995	1598	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODACHROME	Malawi			785/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Malaysia	88/01118	3/15/1988	88/01118	7/11/1994	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	104606	9/27/1976	205871	9/1/1977	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	79526	4/9/1974	185476	10/10/1974	40	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	27333		50353	5/16/1945	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Myanmar (Burma)			3656/1993	11/30/1993	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Panama			1208	3/2/1979	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Peru	5398		11550	12/15/1977	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Peru	1489		1943	12/7/1975	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Poland	96507	2/8/1991	R-71232	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACHROME	Russian Federation	93047622	10/19/1993	129937	7/24/1995	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Serbia and Montenegro	8891		8891	8/2/1990		Registered
Eastman Kodak Co.	-1	KODACHROME	Singapore			T39/02825C	7/14/1939	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Slovenia	Z-3580146	2/21/1994	Z-3580146	6/18/1996	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4485	11/4/1965	65/4485	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4486	11/4/1965	65/4486	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4487	11/4/1965	65/4487	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODACHROME	South Korea	2891/1970	8/17/1970	20668	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Taiwan			19721	4/1/1965	19	Registered
Eastman Kodak Co.	-1	KODACHROME	Thailand	285703	7/28/1965	Kor30060	7/28/1965	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Tunisia	EE050839	4/19/2005	EE050839	4/19/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	United States of America (USA)	71366811	6/29/1935	329489	10/29/1935	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Venezuela	15097	11/28/1985	132209	1/27/1988	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Venezuela			37002-F	6/27/1959	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Zambia			785/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Zimbabwe		2/8/1958	785/59	8/12/1926	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Andorra	4328	1/21/1997	4707	1/21/1997	1, 40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4098/94	12/1/1994	4098/94	8/4/1999	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4099/94	12/1/1994	4099/94	8/4/1999	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4100/94	12/1/1994	4100/94	8/3/1999	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Argentina	2366553	2/21/2002	1872364	5/22/2002	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Argentina	2492511	1/30/2004	1984386	6/29/2004	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83371-A	12/8/1970	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83370-A	12/8/1970	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83381-A	12/8/2000	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Chile	685033	4/28/2005	729848	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	China (People's Republic of)	9900130175	11/3/1999	1500091	1/7/2001	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Cuba			111217	7/1/1995	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Cuba			112102	7/6/1996	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Dominican Republic		2/26/1992	53183	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODACOLOR	Dominican Republic	2012/4710	1/23/2012	53039	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODACOLOR	Ecuador			523/75	4/10/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1933/91	8/14/1991	188BOOK13	10/20/1992	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1960/91	8/15/1991	51BOOK11	6/23/1992	9	Registered

Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1928/91	8/14/1991	185BOOK13	10/20/1992	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1961/91	8/15/1991	187BOOK13	10/20/1992	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Estonia	9084	10/27/1993	18165	1/11/1996	1	Registered
			European					1, 16, 35, 40, 42 - Renew 1,	
Eastman Kodak Co.	-1	KODACOLOR	(O.H.M.I.)	28480	4/1/1996	28480	2/4/1998	16 only	Registered
Eastman Kodak Co.	-1	KODACOLOR	Finland	T198703559	8/24/1987	105947	12/20/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Georgia	1994 011467	3/30/1994	M13224	4/4/2000	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Greece	62655	1/10/1979	62655	8/18/1980	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Greece	114988	7/8/1993	114988	12/19/1995	40, 42	Registered
Eastman Kodak Co.	-1	KODACOLOR	Guatemala			31532	12/14/1996	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Hong Kong	99/49	2/3/1977	961/49	2/3/1949	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Hong Kong	99/49	2/3/1977	19490960AA	2/3/1949	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Iceland	891/1991	9/26/1991	71/1992	1/23/1992	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	India			210889	8/27/1997	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	India			210890	8/27/1997	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Indonesia	D97 19742	9/15/1997	IDM000158969	3/15/1998	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Iran		10/10/1976	46027	11/16/1996	1, 9, 16, 35	Registered
Eastman Kodak Co.	-1	KODACOLOR	Japan	222211/1990	11/5/1990	223053	3/17/1931	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12039	9/19/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12040	9/19/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12041	9/19/1963	16	Registered

Eastman Kodak Co.	-1	KODACOLOR	Laos	2122	6/3/1993	1340	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Latvia	M-93-8130	9/21/1993	33309	9/21/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Lithuania	13085	10/13/1993	24310	2/18/1997	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Madagascar	95/00834D	7/13/1995	1599	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01055	9/25/1998	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01056	9/25/1998	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01057	9/25/1998	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malaysia	88/01116	3/15/1988	88/01116	7/11/1994	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	104761	9/30/1976	213350	4/24/1978	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	35818	7/26/1947	56546	7/17/1949	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	35820	7/26/1947	55763	3/20/1948	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	79528	4/9/1974	187352	1/31/1975	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	241371	11/13/1984	307743	6/7/1985	35, 38	Registered
Eastman Kodak Co.	-1	KODACOLOR	Myanmar (Burma)			3654/1993	11/25/1993	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Paraguay	2729	3/2/1993	257497	6/11/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Paraguay	3578	2/19/2003	257500	6/11/1993	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Peru			22806	12/29/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Peru			22514	12/29/1993	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Poland	96506	2/8/1991	R-71231	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Russian Federation	93047623	10/19/1993	128343	6/16/1995	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Singapore			T4911664C	9/6/1949	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4488	11/4/1965	65/4488	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4489	11/4/1965	65/4489	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4490	11/4/1965	65/4490	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	72/6116	12/8/1972	72/6116	12/8/1972	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Korea	91-1321		40-21430	3/16/1971	1, 9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Taiwan			19720	4/1/1965	19	Registered
Eastman Kodak Co.	-1	KODACOLOR	Thailand	285704	7/28/1965	Kor30061	7/28/1965	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	United States of America (USA)	569616	11/30/1948	523176	3/28/1950	26	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela	11930	10/1/1985	130810-F	9/21/1987	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela	11931	10/1/1985	130811-F	9/21/1987	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela			31771-F	3/18/1957	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1055/63	9/25/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1056/63	9/25/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1057/63	9/25/1963	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1055/63	9/25/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1056/63	9/25/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1057/63	9/25/1963	16	Registered
Eastman Kodak Co.	-1	GOLD	Taiwan			479071	3/16/1990	73	Registered
Eastman Kodak Co.	-1	GOLD	Venezuela United States of America	19267	12/28/1987	145084	6/4/1991	50	Registered
Eastman Kodak Co.	-1	KODAFIX	(USA)	616951	7/26/1951	559958	6/10/1952	1	Registered
Eastman Kodak Co.	-1	KODAFLEX	Argentina	1584125	2/25/1987	1284148	4/13/1988	1	Registered
Eastman Kodak Co.	-1	KODAFLEX	Denmark	1984/309	1/16/1984	1985/2437	8/9/1985	6, 9, 10	Registered
Eastman Kodak Co.	-1	KODAFLEX	Finland	7084/1983	12/21/1983	94538	12/20/1985	1, 9, 10, 16	Registered
Eastman Kodak Co.	-1	KODAFLEX	Hong Kong	787/1966	8/11/1973	Oct-67	8/11/1966	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Chile	685034	4/28/2005	729847	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Hong Kong	99/49	2/3/1977	1949094AA	2/3/1949	1, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	India		8/29/1963	217389	8/3/1964	16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Mexico	501584		49226	8/27/1945	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Mexico	26888		49227	4/10/1945	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Peru			22785	3/16/1984	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4491	11/4/1965	65/4491	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4492	11/4/1965	65/4492	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4493	11/4/1965	65/4493	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODAJET	Denmark	1994/8738	12/12/1994	1995/2315	4/7/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	Finland	6482/1994	12/27/1994	139964	9/5/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	Sweden	94/12813	12/12/1994	305657	10/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	United Kingdom	2004706	12/8/1994	2004706	9/22/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	D-3115	8/24/2001	2855	9/15/2011	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	VD-110414	6/22/2011	2957	8/24/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	D-3115	8/24/2001	2957	8/24/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	Andorra	4329	1/21/1997	4711	1/21/1997	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4074/94	12/1/1994	4074/94	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4075/94	12/1/1994	4075/94	8/10/1999	2	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4076/94	12/1/1994	4076/94	8/11/1999	5	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4077/94	12/1/1994	4077/94	8/11/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4078/94	12/1/1994	4078/94	8/10/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4079/94	12/1/1994	4079/94	8/11/1999	17	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4080/94	12/1/1994	4080/94	8/11/1999	22	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4081/94	12/1/1994	4081/94	8/11/1999	23	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4082/94	12/1/1994	4082/94	7/23/1999	25	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4083/94	12/1/1994	4083/94	7/23/1999	28	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4084/94	12/1/1994	4084/94	7/23/1999	31	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4085/94	12/1/1994	4085/94	7/23/1999	34	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4086/94	12/1/1994	4086/94	7/23/1999	35	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4087/94	12/1/1994	4087/94	7/23/1999	37	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4088/94	12/1/1994	4088/94	7/23/1999	38	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4089/94	12/1/1994	4089/94	7/23/1999	40	Registered

Eastman Kodak Co.	-1	KODAK	Angola	4090/94	12/1/1994	4090/94	8/10/1999	42	Registered
Eastman Kodak Co.	-1	KODAK	Anguilla	2596		2596	11/23/1994	1, 9, 16	Registered
			Antigua and						
Eastman Kodak Co.	-1	KODAK	Barbuda		10/28/1996	4031	3/10/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2876390	11/18/2008	2340335	1/11/2010	1	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856805	9/12/2008	2299682	7/6/2009	7	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2855102	9/12/2008	2312640	9/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856806	9/12/2008	2310532	9/1/2009	16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856808	9/12/2008	2310534	9/1/2009	25	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856807	9/12/2008	2310533	9/1/2009	28	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444074	7/14/2003	1950437	9/12/2003	35	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444075	7/14/2003	1950438	9/12/2003	36	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2492512	1/30/2004	1984388	6/29/2004	37	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444076	7/14/2003	1950439	9/12/2003	38	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444077	7/14/2003	1950440	9/12/2003	39	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2492510	1/30/2004	1984384	6/29/2004	40	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453992	8/25/2003	1981498	5/27/2004	40	Registered

Eastman Kodak Co.	-1	KODAK	Argentina	2444078	7/14/2003	1950441	9/12/2003	41	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453991	8/25/2003	1980958	5/19/2004	41	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453990	8/25/2003	1980957	5/19/2004	42	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453989	8/25/2003	1968548	1/28/2004	44	Registered
Eastman Kodak Co.	-1	KODAK	Armenia	1296	2/12/1996	1832	6/11/1997		Registered
Eastman Kodak Co.	-1	KODAK	Aruba	94012011	1/20/1994	16939	1/20/1994	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK	Austria			21295	2/4/1993	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	Azerbaijan	2568	10/11/1994	970769	5/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Bahamas			1065	10/14/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Bahrain		11/30/1994	1508	11/30/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9788	11/5/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9789	11/5/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9790	11/5/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Barbados	2276A	12/14/1994	81/9325	10/14/1999	40	Registered
Eastman Kodak Co.	-1	KODAK	Belarus	3226	10/5/1993	3226	2/24/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Bermuda	25775	1/20/1994	25775	1/20/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Bermuda			1010	8/30/1939	1, 8, 39	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			86846-A	5/11/1971	1	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66319A	11/30/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			85589-A	10/23/1980	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			79754-A	5/11/1971	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66320A	11/30/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63662-A	7/21/1994	10	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			84081-A	5/11/1971	16	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66321A	11/30/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63660-A	7/21/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63661-A	7/21/1994	42	Registered
Eastman Kodak Co.	-1	KODAK	British Virgin Islands		11/21/1984	2097	11/21/1984	1, 8	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2039	9/16/1970	1	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2040	9/16/1970	9	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2041	9/16/1970	16	Registered
Eastman Kodak Co.	-1	KODAK	Bulgaria			823	2/20/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Bulgaria	5233	12/8/1987	5233	1/1/1988	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Cambodia (Kampuchea)	2778	4/19/1993	2776	4/23/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Cambodia (Kampuchea)	2781	4/19/1993	2779	4/23/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688643	5/27/2005	731857	8/25/2005	1	Registered
Eastman Kodak Co.	-1	KODAK	Chile	685035	4/28/2005	729846	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	849846	12/24/2008	849268	3/19/2009	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688647	5/27/2005	731985	8/26/2005	14, 15, 17, 18	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688646	5/27/2005	731851	8/25/2005	19, 20, 21, 23	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688650	5/27/2005	731850	8/25/2005	2, 4, 6, 7	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688645	5/27/2005	731852	8/25/2005	24, 25, 26, 27	Registered
Eastman Kodak Co.	-1	KODAK	Chile	696747	7/22/2005	735472	10/6/2005	28, 29, 30, 31	Registered
Eastman Kodak Co.	-1	KODAK	Chile	696725	7/22/2005	735554	10/7/2005	3, 5	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688644	5/27/2005	731853	8/25/2005	32, 33, 34	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688642	5/27/2005	732206	8/29/2005	32, 33, 34	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688641	5/27/2005	731854	8/25/2005	35, 36, 37, 38	Registered
Eastman Kodak Co.	-1	KODAK	Chile	694057	7/4/2005	744725	1/3/2006	40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688648	5/27/2005	731986	8/26/2005	8, 10, 12, 13	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110185	9/28/1996	1120489	10/21/1997	1	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)			528896	9/20/1990	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	4551678	3/21/2005	4551678	1/7/2011	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	8555711	8/9/2010	8555711	8/14/2011	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	6905300	8/18/2008	6905300	5/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)			529543	7/20/1990	8	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	95014777	2/15/1995	926799	1/7/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	95041856	4/13/1995	931258	1/14/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110186	9/28/1996	1134293	12/14/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110187	9/28/1996	1121924	10/21/1997	40	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960046031	4/12/1996	1085719	8/21/1997	41	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	2000190293	12/6/2000	1774277	5/21/2002	41	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328310		147755	12/2/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328312		147765	12/2/1993	5	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328313		147767	12/2/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328314		149529	12/2/1993	10	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328315		149494	12/2/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328317		149492	12/2/1993	20	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328321		149445	12/2/1993	25	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328309		149426	12/2/1993	27	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328322		149438	12/2/1993	28	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	93/398173	7/26/1993	158839	3/30/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	93/398174	7/26/1993	158840	3/30/1994	42	Registered

1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11,
 12, 13, 14, 15, 16, 17, 18, 19,
 20, 21, 22, 23, 24, 25, 26, 27,
 28, 29, 30, 31, 32, 33, 34 -
 Renew Classes 1, 5, 7, 9, 10,
 16, 25, 28 only

Eastman Kodak Co.	-1	KODAK	Congo (Democratic Republic of)			4044/C					Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			859/53057	3/12/2007				1 Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			859/53059	3/12/2007				9 Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			859/53058	3/12/2007				16 Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			91002	4/27/1995				40 Registered
Eastman Kodak Co.	-1	KODAK	Cuba			95646	11/27/1972				9 Registered
Eastman Kodak Co.	-1	KODAK	Cuba	417/94	5/4/1994	121202	11/29/1994				40 Registered
Eastman Kodak Co.	-1	KODAK	Cyprus			29806	7/15/1995				1 Registered
Eastman Kodak Co.	-1	KODAK	Cyprus			29808	7/15/1995				9 Registered
Eastman Kodak Co.	-1	KODAK	Cyprus			29810	7/15/1995				16 Registered
Eastman Kodak Co.	-1	KODAK	Dominica	128/94	11/15/1994	128/94	11/15/1994				1, 8, 39 Registered
			Dominican Republic		2/19/1985	38739	4/30/1985				1 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic			4456	10/13/1939				9 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic	2012/4723	1/23/2012	53146	4/14/1992				16 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic		2/21/1992	53161	4/14/1992				16 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic	2012/4729	1/23/2012	53569	6/15/1992				25 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic		2/21/1992	53185	4/14/1992				70 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35780	12/7/1992	27/94	2/1/1994				10 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35779	12/7/1992	Nov-94	2/1/1994				40 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35778	12/7/1992	98/95	2/17/1995				42 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador			16/40	2/26/1995				1, 9, 16 Registered
Eastman Kodak Co.	-1	KODAK	El Salvador	1378	12/3/1984	237BOOK110	11/28/1985				1 Registered

Eastman Kodak Co.	-1	KODAK	El Salvador	314/94	1/28/1994	218BOOK25	3/22/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador	315/94	1/28/1994	196BOOK26	5/12/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador			2439BOOK18	5/24/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Estonia	4620	5/14/1993			1, 9, 11, 16, 27, 30, 34	Pending
Eastman Kodak Co.	-1	KODAK	Estonia	9304620	5/14/1993	9490	3/24/1994	1, 9, 16	Registered
								2, 17, 22, 23, 25, 28, 31, 40,	
Eastman Kodak Co.	-1	KODAK	Estonia	9087	10/27/1993	18920	3/29/1996	42	Registered
Eastman Kodak Co.	-1	KODAK	Ethiopia	431		4622	6/11/2004	1, 9, 16, 40	Registered
			European						
Eastman Kodak Co.	-1	KODAK	(O.H.M.I.)	28456	4/1/1996	28456	2/4/1998	1, 9, 10, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK	Finland	5830/90	11/12/1990	123665	12/21/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Finland	T198800960	3/2/1988	110863	3/5/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Finland	6321/90	12/4/1990	124986	2/22/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	6090/03	7/28/1993	3417	9/30/1996	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	410/03	3/30/1994	8551	3/5/1998	2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	4940	7/30/1993	7833	12/15/1997	9, 11	Registered
Eastman Kodak Co.	-1	KODAK	Germany	20614/40	4/2/1979	1013235	4/2/1979	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Ghana	29171	3/20/1998	29171	3/20/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Ghana	29268	3/20/1998	29268	3/20/1998	9	Registered
									Pending
Eastman Kodak Co.	-1	KODAK	Ghana	29124	3/20/1998			16	Application
Eastman Kodak Co.	-1	KODAK	Greece	7745	6/6/1930	7745	6/6/1980	1	Registered
Eastman Kodak Co.	-1	KODAK	Greece			8909	2/11/1973	1	Registered
Eastman Kodak Co.	-1	KODAK	Greece	7744	6/6/1930	7744	6/6/1980	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	88876	4/26/1988	88876	8/17/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	102216	12/27/1990	102216	1/17/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	114984	7/8/1993	114984	12/19/1995	35, 36, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			49514	11/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			2271	12/2/1984	9	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			9465	12/26/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala	2395/95	3/30/1995	86915	10/24/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala	2263/95	3/24/1995	83211	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK	Guyana			3369A	9/23/1980	1	Registered
Eastman Kodak Co.	-1	KODAK	Guyana			3370A	9/23/1980	8	Registered
Eastman Kodak Co.	-1	KODAK	Guyana	14314A	1/26/1994	14314A	1/26/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			54/172	2/21/1991	1	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			55/172	2/21/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			56/172	2/21/1991	16	Registered
Eastman Kodak Co.	-1	KODAK	Haiti		2/7/1994	20/146	4/23/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			50016	11/10/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			330	11/1/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			50015	11/10/1988	16	Registered
Eastman Kodak Co.	-1	KODAK	Honduras	844/94	2/1/1994	1857	8/10/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	15267/94	12/22/1994	1680/1996	12/22/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	3311/83	11/17/1983	19841588	11/17/1983	14	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1683/89		2849/90	9/25/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1684/89		3202/93	8/5/1993	18	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1685/89		1637/90	6/11/1990	20	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	6630/95	6/1/1995	7174/1996	6/1/1995	21	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1686/89		3704/92	9/18/1992	25	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1687/89		3065/92	7/30/1992	28	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	46/49	1/15/1977	19490850AA	1/15/1949	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	1005/1990	12/7/1990	644/1991	6/28/1991	5	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	281/1923	11/7/1923	37/1923	11/15/1923	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	94/1991	1/29/1991	823/1991	8/30/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	868/1991	9/26/1991	51/1992	1/23/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	99/1975	3/13/1975	265/1975	8/14/1975	1, 16	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6322	1/30/1947	1	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6323	8/24/1946	2	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6324	8/22/1946	3	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6325	3/1/1946	4	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6326	8/22/1946	5	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6327	2/27/1948	6	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6328	2/12/1945	7	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6329	2/22/1945	8	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6330	5/28/1948	9	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6331	8/14/1944	10	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6332	8/17/1946	11	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6333	8/24/1946	14	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6334	8/14/1944	15	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6335	3/4/1946	16	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6337	4/12/1945	18	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6338	7/15/1949	20	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6339	4/9/1947	21	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6341	3/23/1944	24	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6342	4/8/1944	25	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6343	7/27/1945	28	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia			417144	5/9/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia	D97-24293		IDM000156827	5/9/2008	9	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia	D97-24296		417142	5/9/1998	16	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia			417259	5/9/1988	18	Registered
			International						
Eastman Kodak Co.	-1	KODAK	(WIPO)	1072503	3/25/2011	1072503	3/25/2011	9	Registered
			International						
Eastman Kodak Co.	-1	KODAK	(WIPO)	800273	8/8/2002	800273A	8/8/2002	1, 9, 16, 35, 37, 38, 39, 40, 41	Registered
								1, 3, 6, 7, 8, 9, 16, 20, 27, 28,	
Eastman Kodak Co.	-1	KODAK	Iran			230	7/19/1997	36	Registered

Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		11		1	Registered
Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		205		1	Registered
Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		91		9	Registered
Eastman Kodak Co.	-1	KODAK	Israel	150414	7/2/2001		150414	7/2/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica				3574	8/31/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	1/910	2/21/1994		28236	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	9/1537	2/21/1994		34948	2/21/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	16/1753	2/21/1994		27595	2/21/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Japan				35104	2/14/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219185/1988			312935	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219186/1988	10/11/1988		312936	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219187/1988	10/11/1988		312937	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40531/1989			2705505	3/31/1995	2	Registered

Eastman Kodak Co.	-1	KODAK	Japan	203268/1989		318992	7/21/1939	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	224785/91	10/25/1991	1496468	1/29/1982	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	13739/89	2/8/1989	2376560	2/28/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	205976/1989		1385978	7/31/1979	14	Registered
Eastman Kodak Co.	-1	KODAK	Japan			1346564	9/29/1978	16	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40533/89		2382482	2/28/1992	20	Registered
Eastman Kodak Co.	-1	KODAK	Japan			804305	1/20/1969	25	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281701/1992	9/30/1992	3021377	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281702/1992	9/30/1992	3028242	2/28/1995	38	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281703/1992	9/30/1992	3029708	3/31/1995	39	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281704/1992	9/30/1992	3216188	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281705/1992	9/30/1992	3118368	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281706/1992	9/30/1992	3201127	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK	Japan	149006/1975		2408923	4/30/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Japan			1362728	12/22/1978	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40534/89		2389889	3/31/1992	14, 18, 26	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40535/1989		2484657	12/25/1992	9, 14	Registered
Eastman Kodak Co.	-1	KODAK	Japan	222210/1990	11/5/1990	1454223	2/27/1981	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40536/1989	4/10/1989	2371327	1/31/1992	9, 16, 25, 28	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31451	12/19/1992	31451	12/19/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2448	8/26/1953	1	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31526	12/19/1992	31526	12/19/1992	2	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31450	12/19/1992	31450	12/19/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31334	12/19/1992	31334	12/19/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2447	8/26/1953	9	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31330	12/19/1992	31330	12/19/1992	10	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31333	12/19/1992	31333	12/19/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2445	8/26/1953	16	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31338	12/19/1992	31338	12/19/1992	22	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31331	12/19/1992	31331	12/19/1992	23	Registered
Eastman Kodak Co.	-1	KODAK	Kazakhstan	5010	10/29/1993	3587	10/29/1993	1, 9, 16	Registered
			Kyrgyzstan						
Eastman Kodak Co.	-1	KODAK	Republic	1478/32	7/29/1994	1240	10/6/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1330	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1331	6/4/2003	2	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1332	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1333	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1336	6/4/2003	35	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1337	6/4/2003	36	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1338	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1339	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK	Latvia	M-92-4425	12/29/1992	M11091	10/28/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Latvia	M-93-8134	9/21/1993	33636		2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Lithuania	12852	9/30/1993	13915	12/30/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Lithuania	13088	10/13/1993	24307	2/18/1997	2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Madagascar	95/00835D	7/13/1995	1600	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			768/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			781/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			767/59	2/8/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29567	1/28/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29566	1/28/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29565	1/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30180	6/11/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30181	6/11/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30182	6/11/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Mauritius		4/26/1999	A45 110	4/26/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26862		58072	2/19/1949	2	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26861		58071	2/19/1949	4	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26868		58076	2/19/1949	6	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26864		58074	2/19/1949	8	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	17712	5/23/1918	15687	5/23/1918	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	36853		58066	2/19/1949	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico			270355	1/6/1982	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26859		58069	2/19/1949	14	Registered
Eastman Kodak Co.	-1	KODAK	Mexico			58067	2/19/1949	16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	38539		58104	4/10/1945	16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	501806		58079	2/19/1949	18	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26870		58077	2/19/1949	20	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26871		58078	2/19/1949	21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	161723		249407	8/15/1980	21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122318	1/31/1978	218746	10/5/1978	35	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122319	1/31/1978	218747	10/5/1978	37	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	1079141	3/31/2010	1184214	10/15/2010	38	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	1079142	3/31/2010	1277319	3/30/2012	40	Registered
								1, 2, 3, 4, 6, 13, 17, 18, 19, 20,	
Eastman Kodak Co.	-1	KODAK	Mexico	26869		58142	2/26/1949	21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26865		58674	3/23/1966	1, 2, 5, 16, 17, 24	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122379		128109	3/23/1966	2, 7, 16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26863		58073	2/19/1949	7, 8, 9, 11, 12, 16, 17, 21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	17731	2/8/1968	144098	8/24/1968	9, 12, 16, 18, 20, 22, 28	Registered
Eastman Kodak Co.	-1	KODAK	Moldova	1166	4/12/1994	2200	8/14/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Montserrat	1828	10/7/1994	1828	10/7/1994	1, 8, 39	Registered
			Myanmar					1, 2, 9, 16, 22, 23, 35, 36, 40,	
			(Burma)			3653/1993	11/25/1993	42	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0592	5/8/2000	2000/0592	5/8/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0593	5/8/2000	2000/0593	5/8/2000	9	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0594	5/8/2000	2000/0594	5/8/2000	16	Registered

Eastman Kodak Co.	-1	KODAK	Namibia	2000/0595	5/8/2000	2000/0595	5/8/2000	40	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14613/056	10/29/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14614/056	10/29/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14615/056	10/29/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14616/056	10/29/1999	40	Registered
Eastman Kodak Co.	-1	KODAK	Netherlands Antilles	17821	2/4/1994	3749	4/8/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Netherlands Antilles		10/9/1979	3747	10/9/1979	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua			1996	9/30/1929	1	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua			1996A	9/30/1929	9	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua	394/94	2/22/1994	27774CC	2/28/1995	16	Registered

Eastman Kodak Co.	-1	KODAK	Nicaragua	895/94	2/22/1994	R29251CC	9/6/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4282	3/14/1932	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria	TP47364/2000	7/12/2000	61761	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria			62544	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4281	3/14/1932	8	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria	TP47368/2000	7/12/2000	61760	10/30/2000	9	Registered
									Pending
Eastman Kodak Co.	-1	KODAK	Nigeria	47369/2000	7/12/2000			16	Application
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4280	3/14/1932	39	Registered
Eastman Kodak Co.	-1	KODAK	Norway	90.5882	11/12/1990	150124	4/15/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Norway	880953	3/2/1988	137744	7/27/1989	9	Registered
Eastman Kodak Co.	-1	KODAK	Norway	90.6322	11/30/1990	156504	5/19/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10790	12/6/1994	10790	1/22/2002	1	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10791	12/6/1994	10791	1/22/2002	9	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10792	12/6/1994	10792	1/22/2002	16	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10793	12/6/1994	10793	5/3/2003	40	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145212	12/1/1997	145212	12/1/1997	1	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145213	12/1/1997	145213	12/1/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145214	12/1/1997	145214	12/1/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	Panama			1923	4/29/1929	9	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3442	2/20/2002	369144	8/11/2002	1	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3432	2/20/2002	365779	11/8/2002	2	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay			85017	8/28/1978	6	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	25307	12/12/1997	320294	12/16/1998	9	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3433	2/20/2002	365778	11/8/2002	16	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3439	2/20/2002	365777	9/13/2002	25	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3440	2/20/2002	365776	9/13/2002	28	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3441	2/20/2002	365775	9/13/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Peru	167681	4/10/1990	34005	7/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Peru	532838	5/14/2013	19679	12/27/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287627	12/19/1995	91419	6/5/1996	2	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287628	12/19/1995	91420	6/5/1996	3	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287629	12/19/1995	91421	6/5/1996	4	Registered
Eastman Kodak Co.	-1	KODAK	Peru			65316	3/18/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287630	12/19/1995	91422	6/5/1996	8	Registered
Eastman Kodak Co.	-1	KODAK	Peru	167680	4/10/1990	33989	6/16/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Peru	532840	5/14/2013	19645	12/27/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Peru	10597	5/14/1996	93628	10/17/1996	11	Registered
Eastman Kodak Co.	-1	KODAK	Peru	10598	5/14/1996	93630	10/17/1996	14	Registered
Eastman Kodak Co.	-1	KODAK	Peru	267863	5/5/1995	34061	10/27/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287635	12/19/1995	91423	6/5/1991	18	Registered
Eastman Kodak Co.	-1	KODAK	Peru	187541		62732	11/28/1996	20	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287636	12/19/1995	91425	6/5/1991	21	Registered
Eastman Kodak Co.	-1	KODAK	Poland			R-3311	2/11/1985	9	Registered
							1, 2, 3, 4, 6, 7, 8, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42		
Eastman Kodak Co.	-1	KODAK	Poland	96480	2/8/1991	70704	2/8/1991		Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12596	12/10/1994	12596	7/11/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12597	12/10/1994	12597	11/21/2001	9	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12598	12/10/1994	12598	7/11/2001	16	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12599	12/10/1994	12599	7/11/2001	40	Registered
Eastman Kodak Co.	-1	KODAK	Romania			2R3293	5/28/1993	1, 8, 9	Registered
Eastman Kodak Co.	-1	KODAK	Russian Federation		5/3/1992	2509	5/3/1992	1, 9, 10, 16, 27, 30, 34	Registered
								2, 17, 22, 23, 25, 28, 31, 35,	
Eastman Kodak Co.	-1	KODAK	Russian Federation	93047625	10/19/1993	144925	8/16/1996	40, 42	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9406	9/24/1970	1	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9397	9/24/1970	9	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9398	9/24/1970	16	Registered
			Saint Kitts and Nevis	4214	9/26/1994	2008/0367	9/26/1994	1, 8, 9, 39	Registered
Eastman Kodak Co.	-1	KODAK	Saint Lucia	2011/000452	12/28/2011	TM/2011/000452	10/15/2012	1, 9, 16	Registered
			Saint Vincent and the Grenadines			105/1996	10/1/1993	40	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4761		SAR/4761	9/17/1984	1	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4759		SAR/4759	9/17/1984	9	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4760		SAR/4760	9/17/1984	16	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8827	4/8/1989	212/22	2/4/1990	1	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8828	4/8/1989	212/23	2/3/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8830	4/8/1989	212/25	2/3/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02794Z	7/14/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	S/3095/95	4/6/1995	T95/03095J	4/6/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02795H	7/14/1939	2	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02798B	7/14/1939	5	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02858Z	7/14/1939	9	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02802D	7/14/1939	10	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02805I	7/14/1939	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T40/04855F	1/3/1940	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02808C	7/14/1939	18	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02809A	7/14/1939	20	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02813Z	7/14/1939	25	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02814H	7/14/1939	28	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04342I	4/3/2002	T02/04342I	4/3/2002	35	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04344E	4/3/2002	T02/04344E	4/3/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04345C	4/3/2002	T02/04345C	4/3/2002	41	Registered

Eastman Kodak Co.	-1	KODAK	Singapore	T02/04346A	4/3/2002	T02/04346A	4/3/2003	42	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6932	8/11/1988	88/6932	8/11/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4457	11/4/1965	65/4457	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4458	11/4/1965	65/4458	11/4/1965	2	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4461	11/4/1965	65/4461	11/4/1965	5	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	86/8185	12/8/1986	86/8185	12/8/1986	9	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4464	11/4/1965	65/4464	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4466	11/4/1965	65/4466	11/4/1965	14	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4467	11/4/1965	65/4467	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4469	11/4/1965	65/4469	11/4/1965	18	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4471	11/4/1965	65/4471	11/4/1965	20	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4476	11/4/1965	65/4476	11/4/1965	25	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4479	11/4/1965	65/4479	11/4/1965	28	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6933	8/11/1988	88/6933	8/11/1988	40	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	85/1059	2/13/1985	85/1059	2/13/1985	40	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6934	8/11/1988	88/6934	8/11/1988	42	Registered

Eastman Kodak Co.	-1	KODAK	South Korea	89-1237	1/20/1989	191615	5/15/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	89-1240	1/20/1989	190673	4/24/1990	20	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	97-376	11/6/1997	8608	11/1/1988	40	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	2893/1970	8/17/1970	40-20667	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	89-1248	1/20/1989	187051	1/15/1990	9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Suriname			13999	5/20/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			124/1966	11/4/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			126/1966	11/4/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			125/1966	11/4/1995	16	Registered
								1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42	
Eastman Kodak Co.	-1	KODAK	Sweden			162821	3/31/1978		Registered
Eastman Kodak Co.	-1	KODAK	Taiwan		9/30/1925	3314	10/1/1925	1	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	73/02755	1/19/1984	264905	11/16/1984	1	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063287	12/15/1997	837317	1/16/1999	6	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			3313	9/21/1925	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	84020236	4/28/1995	748993	2/16/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			487832	6/16/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063288	12/15/1997	849418	4/16/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063289	12/15/1997	823804	10/16/1998	14	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026260	5/31/1999	899922	8/1/2000	16	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86065175	12/27/1997	845010	3/16/1999	18	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026261	5/31/1999	896476	7/1/2000	21	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026262	5/31/1999	899924	8/1/2000	24	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063291	12/15/1997	854779	6/1/1999	25	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063292	12/15/1997	839194	2/1/1999	28	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88010866	12/7/1999	137880	2/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88030227	12/7/1999	126470	7/16/2000	40	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88061165	12/7/1999	131626	10/16/2000	42	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			355490	2/1/1987	55	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			365786	5/16/1987	56	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			112272	3/1/1979	57	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			603224	7/1/1993	73	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			373886	8/16/1987	80	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			341712	10/1/1986	99	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			68532	3/1/1974	102	Registered
Eastman Kodak Co.	-1	KODAK	Tajikistan	94001239	10/17/1994	961	10/17/1994	1, 9, 16	Registered
			Tanganyika						
Eastman Kodak Co.	-1	KODAK	(Tanzania Rep.)	661	6/4/1930	661	6/4/1930	1	Registered
			Tanganyika						
Eastman Kodak Co.	-1	KODAK	(Tanzania Rep.)	662	6/4/1930	662		8	Registered
			Tanganyika						
Eastman Kodak Co.	-1	KODAK	(Tanzania Rep.)	663	6/4/1930	663	6/4/1930	39	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228166		Kor5256	5/24/1932	1	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	373614	11/5/1998	KOR86499	11/8/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228167	5/24/1932	Kor3710	5/24/1932	9	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228168		Kor3568	5/24/1932	16	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	285707	5/20/1985	Kor30064	5/20/1985	25	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	285708	5/20/1985	Kor30065	5/20/1985	28	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago	15189	12/28/1984	15189	12/28/1984	1	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago			73/1939	11/20/1995	8	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago	23062	9/23/1994	23062	9/23/1994	39	Registered
			Trinidad and						
Eastman Kodak Co.	-1	KODAK	Tobago	23477	1/26/1995	23477	9/19/1997	42	Registered
								1, 5, 7, 9, 10, 11, 16, 17, 22,	
Eastman Kodak Co.	-1	KODAK	Tunisia	EE 89.0145	2/21/1989	EE040340	2/21/1989	23, 24, 28, 34, 40	Registered
Eastman Kodak Co.	-1	KODAK	Turkey	1998/18405	12/23/1998	202668	12/23/1998	40	Registered
Eastman Kodak Co.	-1	KODAK	Turkey			86831	8/16/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Turkey	2004/02855	2/13/2004	2004/02855	2/13/2004	1, 9, 16, 35, 37, 38, 39, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK	Turkmenistan	1269	10/25/1995	2577	9/7/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Turkmenistan	1(2878)	12/29/1995	3023	11/25/1998	9, 16, 35, 37, 38, 42	Registered
			Turks and Caicos						
Eastman Kodak Co.	-1	KODAK	Islands	11045	10/4/1994	11045	10/4/1994	1	Registered
			Turks and Caicos						
Eastman Kodak Co.	-1	KODAK	Islands	11047	10/4/1994	11047	10/4/1994	9	Registered
			Turks and Caicos						
Eastman Kodak Co.	-1	KODAK	Islands	11049	10/4/1994	11049	10/4/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2369	3/27/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2370	3/27/1992	8	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2371	3/27/1992	39	Registered
Eastman Kodak Co.	-1	KODAK	Ukraine	5877	6/18/1993	5877	6/30/1994	1, 9, 16	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	19525	11/24/1996	11227	7/26/1997	1	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	19523	11/24/1996	11225	7/26/1997	9	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	10502	5/3/1995	7998	1/16/1997	16	Registered
			United Arab						
Eastman Kodak Co.	-1	KODAK	Emirates	19524	11/24/1996	11226	7/26/1997	40	Registered
			United States of						
Eastman Kodak Co.	-1	KODAK	America (USA)	451804	3/21/1942	396975	8/11/1942	1	Registered
Eastman Kodak Co.	-1	KODAK	United States of	78/145225	7/18/2002	2709564	4/22/2003	1	Registered

Eastman Kodak Co.	-1	KODAK	America (USA) United States of America (USA)	78457846	7/28/2004	3031743	12/20/2005	2	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	451802	3/21/1942	396694	7/28/1942	3	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	85269707	3/17/2011	4041704	10/18/2011	9	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	432475	8/11/1972	962744	7/3/1973	14	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	202800	9/20/1924	195218	2/17/1925	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	438237	11/26/1940	387692	5/27/1941	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	463812	10/1/1943	406762	4/25/1944	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	162541	2/12/1963	763542	1/21/1964	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	73/475162	4/12/1984	1320758	2/19/1985	20	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	77910	7/17/1959	692796	2/9/1960	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	America (USA)	451815	3/21/1942	399092	12/15/1942	1, 9, 10	Registered
Eastman Kodak Co.	-1	KODAK	Uzbekistan	9301706.3	8/6/1993	865	7/7/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela			18430	7/31/1947	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela			19771	7/31/1948	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11923	10/1/1985	131105	9/22/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11928	10/1/1985	130808-F	9/21/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11924	10/1/1985	131106	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11925	10/1/1985	131107	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11916	10/1/1985	131097	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11917	10/1/1985	131100	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11140	6/23/1988	148907	8/2/1992	40	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela		6/28/1991	12466-D	9/1/1976	50	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11922	10/1/1985	131104	9/22/1987	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11913	10/1/1985	131096	9/22/1987	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11915	10/1/1985	131099	9/22/1987	7, 9	Registered
Eastman Kodak Co.	-1	KODAK	Zambia			768/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Zambia			781/59	2/8/1993	9	Registered

Eastman Kodak Co.	-1	KODAK	Zambia Zanzibar (Tanzania Republic)			767/59	2/8/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	34/50	3/25/1950	59/1950	3/25/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	35/50	3/25/1950	60/1950	3/25/1992	8	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	36/50	3/25/1950	61/1950	3/25/1992	39	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	768/59	3/13/1891	1	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	781/59	3/5/1888	9	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	767/59	3/23/1891	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2931608	7/23/2009	2386868	8/17/2010	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2931609	7/23/2009	2384965	8/9/2010	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2692034	7/27/2006	2160970	5/30/2007	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2692035	7/27/2006	2160971	5/30/2007	25	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019354	3/6/2003	277158	10/29/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019355	3/6/2003	277305	10/29/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019352	3/6/2003	277188	10/29/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	South Korea	96-8296	3/11/1996	382441	11/17/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2824153	5/13/2008	2346713	2/16/2010	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2828932	6/2/2008	2293962	6/11/2009	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2821150	4/30/2008	2287528	5/12/2009	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444079	7/14/2003	1950442	9/12/2003	35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444080	7/14/2003	1950443	9/12/2003	36	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444081	7/14/2003	1950444	9/12/2003	37	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444082	7/14/2003	1950446	9/12/2003	38	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444083	7/14/2003	1950447	9/12/2003	39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444084	7/14/2003	1950449	9/12/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444085	7/14/2003	1950522	9/12/2003	41	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2492513	1/30/2004	1984391	6/29/2004	44	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Taiwan	87002695	1/17/1998	839238	2/16/1999	1	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4101/94	12/1/1994	4101/94	8/3/1999	1	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4102/94	12/1/1994	4102/94	8/3/1999	2	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4103/94	12/1/1994	4103/94	8/3/1999	5	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4104/94	12/1/1994	4104/94	8/3/1999	9	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4105/94	12/1/1994	4105/94	8/3/1999	16	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4106/94	12/1/1994	4106/94	8/4/1999	17	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4107/94	12/1/1994	4107/94	8/4/1999	22	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Angola	4108/94	12/1/1994	4108/94	8/9/1999	23	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) KODAK &	Angola	4109/94	12/1/1994	4109/94	8/9/1999	25	Registered

		SYMBOL (NEW)							
		B&W							
		KODAK & D:CORPORATE							
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4110/94	12/1/1994	4110/94	8/4/1999	28	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4111/94	12/1/1994	4111/94	8/4/1999	31	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4112/94	12/1/1994	4112/94	8/4/1999	34	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4113/94	12/1/1994	4113/94	8/4/1999	35	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4114/94	12/1/1994	4114/94	8/4/1999	37	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4115/94	12/1/1994	4115/94	8/4/1999	38	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4116/94	12/1/1994	4116/94	8/9/1999	40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Angola	4117/94	12/1/1994	4117/94	8/4/1999	42	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Anguilla	2597		2597	11/23/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Antigua and Barbuda		10/28/1996	5035	3/10/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Aruba	94012811	1/28/1994	16940	1/28/1994	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Bahamas	16674	8/12/1994	16674	8/12/1994	1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Bahrain	1592/94	12/26/1994	18352	12/26/1994	1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Bahrain	1593/94	12/26/1994	18353	12/26/1994	9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Bahrain	1594/94	12/26/1994	18354	12/26/1994	16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Bahrain	1595/94	12/26/1994	1538	12/26/1994	40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Barbados	81/9792	1/12/1995	81/9792	11/5/1999	1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Barbados	81/9793	1/12/1995	81/9793	11/5/1999	9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Barbados	81/13389	1/12/1995	81/13389	11/5/1999	16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE	Barbados		5/4/1994	81/9454	11/5/1999	40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W	Bermuda	25835	2/21/1994	25835	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE	Bermuda	25834	2/21/1994	25834	2/21/1994	9	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Bermuda	25832	2/21/1994	25832	2/21/1994	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Bermuda	25833	2/21/1994	25833	2/21/1994	40	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63659-A	7/21/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63658-A	7/21/1994		5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63657-A	7/21/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63656-A	7/21/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia		2/3/1994	68067-A	11/30/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400349	8/5/1993	155730	3/29/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400351	8/5/1993	186654	3/18/1996		5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400350	8/5/1993	155485	3/29/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400352	8/5/1993	155597	3/29/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/3/1994	91001	4/27/1995		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		10/28/1994	92527	8/25/1995		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/11/1994	91015	4/27/1995		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/3/1994	91014	4/27/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	403/94	4/28/1994	121099	4/28/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	405/94	4/28/1994	121101	4/28/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	404/94	4/28/1994	121100	4/28/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	416/94	5/4/1994	121201	5/4/1994		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42173	2/28/1995	42173	3/1/1995		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42174	2/28/1995	42174	3/1/1995		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42175	2/28/1995	42175	3/1/1995		16	Registered
Eastman Kodak Co.	-1	B&W	Cyprus	42176	2/28/1995	42176	3/1/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE	Dominica	129/94	11/15/1994	129/94	11/15/1994		1, 8, 39	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Dominican Republic		2/21/1994	71079	4/15/1994		20	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Dominican Republic		2/21/1994	71257	4/15/1994		66	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35781	12/7/1992	3277/94	9/2/1994		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35782	12/7/1992	3278/94	9/2/1994		5	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35784	12/7/1992	2759/96	11/15/1996		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35783	12/7/1992	3279/94	9/2/1994		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1929/91	8/14/1991	155BOOK15	2/25/1993		2	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1931/91	8/14/1991	52BOOK11	6/23/1992		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1944/91	8/15/1991	132BOOK16	4/23/1993		10	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1949/91	8/15/1991	189BOOK13	10/20/1992		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1946/91	8/15/1991	189BOOK18	7/28/1993		28	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1963/91	8/15/1991	145BOOK16	4/23/1993		40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	European (O.H.M.I.)	28449	4/1/1996	28449	2/4/1998	1, 9, 10, 16, 35, 40, 42		Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Finland	6371/90	12/10/1990	123967	1/5/1993		5, 9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29147	3/20/1998	29147	3/20/1998		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29390	3/20/1998	29390	3/20/1998		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29368	3/20/1998				16	Pending Application
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Greece	103017	3/4/1991	103017	5/17/1994		1, 9, 16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Greece	114985	7/8/1993	114985	12/19/1995	35, 36, 37, 38, 40, 41, 42		Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guatemala	7809/94	11/11/1994	82727	10/30/1996		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guatemala	7810/94	11/11/1994	79933	7/10/1996		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14315A	1/27/1994	14315A	1/27/1994		1	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14316A	1/27/1994	14316A	1/27/1994	9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14317A	1/27/1994	14317A	1/27/1994	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iceland	1001/1990	12/7/1990	643/1991	6/28/1991	9	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iceland	879/1991	9/26/1991	61/1992	1/23/1992	1, 2, 7, 16, 17, 22, 23, 34, 35, 36, 37, 38, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iran	7502529	5/18/1996	79293	12/28/1996	1, 9, 16, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jamaica	1/911	2/21/1994	28239	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jamaica	9/1538	2/21/1994	27444	2/21/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jamaica	16/1754	2/21/1994	26964	2/21/1994	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Japan	122508/1991	11/26/1991	2685975	7/29/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jordan	48884	3/8/1998	48884	3/8/1998	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jordan	48885	3/8/1998	48885	3/8/1998	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Jordan	48883	3/8/1998	48883	3/8/1998	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Kuwait	39375	3/30/1998	34480	3/30/1998	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1348	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1349	6/4/2003	2	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1350	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1351	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1354	6/4/2003	35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1355	6/4/2003	36	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1356	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Laos	2127	6/3/1993	1357	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Madagascar	95/00827D	7/13/1995	1592	7/13/1995	35, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Malaysia	88/01120	3/15/1988	88/01120	3/15/1988	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Malaysia	88/01128		88/01128	3/15/1995	9	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE	Malaysia			88/02999	6/21/1988	16	Registered

		SYMBOL (NEW)							
		B&W							
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187763	1/12/1994	462782	6/8/1994	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187762	1/12/1994	455137	3/24/1994	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187760	1/12/1994	455136	3/24/1994	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187761	1/12/1994	461307	5/23/1994	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Montserrat	1829	10/7/1994	1829	10/7/1994	1, 8, 39	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14542/056	9/20/1999	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14543/056	9/20/1999	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14544/056	9/20/1999	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Netherlands		2/24/1994	3748	5/24/1994	1, 9, 16	Registered
		KODAK &	Antilles						
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	397/94	2/22/1994	28078CC	3/15/1995	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	396/94	2/22/1994	29102CC	8/17/1995	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	398/94	2/22/1994	28077CC	3/15/1995	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	399/94	2/22/1994	28079CC	3/15/1995	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47367/2000	10/24/2000			1	Pending Application
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47365/2000	10/24/2000	61758	10/30/2000	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47366/2000	10/24/2000	62541	10/30/2000	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Norway	90.6323	11/30/1990	151960	8/27/1992	5	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10794	12/6/1994	10794	1/22/2002	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10795	12/6/1994	10795	1/22/2002	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10796	12/6/1994	10796	1/22/2002	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10797	12/6/1994	10797	6/21/2004	40	Registered
Eastman Kodak Co.	-1	KODAK &	Pakistan	145217	12/1/1997	145217	12/1/1997	1	Registered
		D:CORPORATE							

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Pakistan	145215	12/1/1997	145215	12/1/1997	9	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Pakistan	145216	12/1/1997	145216	12/1/1997	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Panama	80169	3/29/1996	80169	3/29/1996	1	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Poland	Z-159932	5/21/1996	R-109100	5/21/1996		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Poland	96478	2/8/1991	70702	2/8/1991	1, 2, 5, 7, 9, 11, 17, 22, 23, 34, 37, 40, 42		Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12600	12/10/1994	12600	7/11/2001		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12601	12/10/1994	12601	11/21/2001		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12602	12/10/1994	12602	7/11/2001		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12603	12/10/1994	12603	7/11/2001		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Saint Kitts and Nevis	4215	9/26/1994	2008/0383	9/30/1994		1, 8, 9, 39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Saint Lucia	2011/000451	12/28/2011	TM/2011/000451	10/15/2012		1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13457E	11/3/1997	T97/13457E	11/3/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13459A	11/3/1997	T97/13459A	11/3/1997		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13458C	11/3/1997	T97/13458C	11/3/1997		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Suriname			14000	5/20/1994		1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	89009965	2/25/2000	946186	6/16/2001		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061171	12/7/1999	135674	1/1/2001		35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061172	12/7/1999	136901	1/16/2001		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061173	12/7/1999	133160	11/16/2000		42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23063	9/23/1994	23063	9/23/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23072	9/28/1994	23072	9/28/1994		8	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23061	9/23/1994	23061	9/23/1994		39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23476	1/26/1995	23476	9/19/1996		42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Turkey	1998/18406	12/23/1998	204206	12/23/1998		1, 2, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Turkey	1998/18404	12/23/1998	204226	12/23/1998		40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United Arab Emirates	19520	11/24/1996	11222	7/26/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United Arab Emirates	19521	11/24/1996	11223	7/26/1997		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United States of America (USA)	75/052795	2/1/1996	2033737	1/28/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United States of America (USA)	75/052792	2/1/1996	2040245	2/25/1997		9	Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL KODAK &	Iceland	964/1992	10/2/1992	75/1993	1/21/1993		1, 5, 9, 16, 35, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL KODAK &	Poland	Z-128660	1/18/1994	95591	10/6/1997		1, 2, 9, 16, 35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL	Poland	Z-128661	1/18/1994	95592	10/6/1997		1, 2, 9, 16, 35, 37, 40, 41, 42	Registered

Eastman Kodak Co.	-1	KODAK & D:DISTRIBUTORS' SYMBOL KODAK & D:SELLERS'	South Korea	97-379	11/6/1997	8612	11/1/1988	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Andorra	797	1/14/1997	2448	1/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579862	3/30/2005	2044687	9/29/2005	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2588998	5/9/2005	2047951	10/20/2005	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579861	3/30/2005	2044686	9/29/2005	2	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579929	3/30/2005	2044629	9/29/2005	2	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579930	3/30/2005	2044630	9/29/2005	5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579888	3/30/2005	2044331	9/28/2005	5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579851	3/30/2005	2044677	9/29/2005	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2588999	5/9/2005	2048392	10/24/2005	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579850	3/30/2005	2044676	9/29/2005	10	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579928	3/30/2005	2044628	9/29/2005	10	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579864	3/30/2005	2044688	9/29/2005	14	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579927	3/30/2005	2044627	9/29/2005	14	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579931	3/30/2005	2044631	9/29/2005	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2589001	5/9/2005	2048394	10/24/2005	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579863	3/30/2005	2051796	11/14/2005	18	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579926	3/30/2005	2044626	9/29/2005	18	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579860	3/30/2005	2044685	9/29/2005	20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579925	3/30/2005	2044625	9/29/2005	20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579859	3/30/2005	2044684	9/29/2005	25	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579924	3/30/2005	2044624	9/29/2005	25	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579858	3/30/2005	2044683	9/29/2005	28	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579923	3/30/2005	2044623	9/29/2005	28	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579857	3/30/2005	2044682	9/29/2005	35	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579922	3/30/2005	2044622	9/29/2005	35	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579856	3/30/2005	2044681	9/29/2005	37	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579921	3/30/2005	2044621	9/29/2005	37	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579855	3/30/2005	2044680	9/29/2005	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS'	Argentina	2579920	3/30/2005	2044369	9/28/2005	38	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Argentina	2579854	3/30/2005	2044679	9/29/2005	39	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579919	3/30/2005	2044368	9/28/2005	39	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579853	3/30/2005	2044678	9/29/2005	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2589000	5/9/2005	2048393	10/24/2005	40	Registered
Eastman Kodak Co.	-1	INSIGNIA	Argentina	2579956	3/30/2005	2045313	10/3/2005	41	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579918	3/30/2005	2044367	9/28/2005	41	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579933	3/30/2005	2044633	9/29/2005	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579884	3/30/2005	2044699	9/29/2005	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579883	3/30/2005	2044698	9/29/2005	44	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579932	3/30/2005	2044632	9/29/2005	44	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	China (People's Republic of)	93016078		699582	7/28/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339250	3/9/2011	113412	4/4/1986	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339253	3/9/2011	113414	4/7/1986	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339251	3/9/2011	113413	4/4/1986	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Denmark	1982/80	1/7/1982	1982/2697	7/30/1982	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Estonia	9085	10/27/1993	18918	3/29/1996	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Finland	6057/81	12/30/1981	88554	4/5/1984	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Georgia	407/03	3/30/1994	8548	3/5/1998	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Greece			70820	1/15/1982	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Hong Kong	F2595/83	9/5/1983	19840987AA	9/5/1983	1, 9, 16, 28	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Hong Kong	C2595/83	9/5/1983	19840990AA	9/5/1983	1, 9, 16, 28	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384784	12/30/1981	384784	12/30/1981	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384774	12/30/1981	384774	12/30/1981	2	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384775	12/30/1981	384775	12/30/1995	7	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384776	12/30/1981	384776	12/30/1995	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384785	12/30/1981	384785	12/30/1995	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	23040/84		1945544	4/30/1997	34	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	2039/84		1945545	4/30/1997	34	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281719/1992	9/30/1992	3021380	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281725/1992	9/30/1992	3021381	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281720/1992	9/30/1992	3118373	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281726/1992	9/30/1992	3118375	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281722/1992	9/30/1992	3216191	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281728/1992	9/30/1992	3216192	10/31/1996	40	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281723/1992	9/30/1992	3118374	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281729/1992	9/30/1992	3118376	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281724/1992	9/30/1992	3201130	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281730/1992	9/30/1992	3201131	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	23032/1984	3/10/1984	2439653	7/31/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	23033/84	3/10/1984	2027225	2/22/1998	1, 9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	23034/84	3/10/1984	2027226	2/22/1998	1, 9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	716895/96	6/6/1996	1903540	10/28/1996	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	716896/96	6/6/1996	1903541	10/28/1996	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Laos	2128	6/3/1993	1358	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Laos	2128	6/3/1993	1359	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Laos	2128	6/3/1993	1360	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Laos	2128	6/3/1993	1361	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Latvia	M-93-8132	9/21/1993	33634	8/20/1996	40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Lithuania	13098	10/13/1993	24298	2/18/1997	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Madagascar	95/00828D	7/13/1995	1593	7/13/1995	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Malaysia	M/95578	6/19/1982	M/95578	6/19/1989	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Malaysia	M/95577	6/19/1989	M/95577	1/7/1993	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Malaysia	M/95579	6/19/1982	M/95579		16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225017	11/4/1983	298438	4/18/1984	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225315	11/8/1983	298284	4/11/1984	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225010	11/4/1983	298342	5/8/1984	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225018	11/4/1983	298817	5/30/1984	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225313	11/8/1983	298123	4/25/1984	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225011	11/4/1983	297730	3/16/1984	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225314	11/8/1983	298702	4/27/1984	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225016	11/4/1983	298343	4/13/1984	35, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Mexico	225316	11/8/1983	307912	6/14/1985	35, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Myanmar (Burma)			3660/1993	11/30/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Panama		7/16/1996	39634	7/25/1996	1	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama			39638	8/4/1996		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama			39639	8/1/1996		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		9/6/1996	39796	8/12/1997		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		7/16/1996	39635	7/25/1996		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		9/6/1996	39797	9/24/1996		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	30324	12/19/1983	50997	12/19/1983		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	30323	12/19/1983	50998	12/19/1983		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	521495	1/28/2013	89757	6/25/2003		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Russian Federation	93047620	10/19/1993	139358	2/28/1996	1, 9, 16, 35, 40, 42		Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30108	6/19/1982	S/30108	4/27/1991		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30104	6/19/1982	S/30104	6/19/1989		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30106	6/19/1982	S/30106	6/19/1982		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25406	7/12/1982	SAR/25406	7/12/1989		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25409	7/12/1982	SAR/25409	7/12/1989		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25408	7/12/1982	SAR/25408	7/12/1989		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9729	12/22/1981	81/9729	12/22/1981		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9730	12/22/1981	81/9730	12/22/1981		2	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9732	12/22/1981	81/9732	12/22/1981		7	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9733	12/22/1981	81/9733	12/22/1981		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9735	12/22/1981	81/9735	12/22/1981		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9741	12/22/1981	81/9741	12/22/1981		40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9742	12/22/1981	81/9742	12/22/1981		42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Korea	97-380	11/6/1997	8613	11/1/1988		40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sweden	081/6847	12/21/1981	183371	10/1/1982	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42		Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251054	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251053	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251051	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251052	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			10947	12/1/1983		8	Registered

Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10948	12/1/1983		8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10949	12/1/1983		8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10950	12/1/1983		8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	81034965	7/15/1992	669399	2/1/1995		50	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	72/45751	11/9/1983	255683	9/1/1984		56	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	72/45758	11/9/1983	255684	9/1/1984		56	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Taiwan	72/45765	11/9/1983	255685	9/1/1984	56	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Taiwan			253038	8/1/1984	102	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Taiwan United States of America (USA)	73452772	11/14/1983	1314561	1/15/1985	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8831	4/8/1989	212/26	2/3/1990	1	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8832	4/8/1989	212/27	2/3/1990	9	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8834	4/8/1989	212/29	2/3/1990	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10651	5/17/1996	7341	12/21/1996	1	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10506	5/3/1995	7343	12/21/1996	9	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10504	5/3/1995	7344	12/21/1996	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10499	5/3/1995	7997	1/16/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	93016080	3/12/1993	695469	6/28/1994	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	98000206	1/14/1998	383727	5/30/1998	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	970003309	11/21/1997	314884	5/30/1988	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	95041857	4/13/1995	931257	1/14/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	93016081	3/12/1993	693889	6/14/1994	16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Hong Kong	252/50	3/18/1978	19500988AA	3/18/1950	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			4717	3/1/1956	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			94974	2/1/1978	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	84020235	4/28/1995	751130	3/1/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			64573	6/1/1993	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			66478	9/16/1993	12	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			4806	3/1/1956	18	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	88061170	12/7/1999	138371	2/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	83038518	6/4/1994	678150	4/16/1995	50	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			95473	2/1/1978	55	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			95481	2/1/1978	56	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			290649	7/16/1985	78	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			288791	7/1/1985	80	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan		2/28/1996	96612	3/1/1978	81	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan China (People's Republic of)			253006	8/1/1984	101	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110193	9/26/1996	1136070	12/21/1997	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	6907288	9/22/2008	6907288	5/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110194	9/28/1996	1139514	12/28/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	2001131745	7/24/2001	1982039	11/28/2002	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110195	9/28/1996	1134294	12/14/1997	16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	9800019799	3/10/1998	1280993	6/7/1999	25	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	9800019798	3/10/1998	1303183	8/14/1999	28	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110188	9/28/1996	1121925	10/21/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (CYRILLIC)	Russian Federation	97709924	7/7/1997	171721	2/5/1999	1, 9, 10, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK (FARSI)	Iran	7408322	3/7/1956	15322	3/7/1956	1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	Registered
Eastman Kodak Co.	-1	KODAK (FARSI)	Iran			15322		1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229989		Kor819	7/27/1982	1	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229986		Kor816	7/27/1982	9	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229994		Kor6937	7/27/1982	16	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700542/95	1/11/1995	178940	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700543/95	1/11/1995	178941	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700544/95	1/11/1995	178942	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	122507/1991	11/26/1991	2685974	7/29/1994	9	Registered

Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700541/95	1/11/1995	178904	3/17/1926	1, 9	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	28307/95	7/22/1995	367177	6/30/1997	14	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	31821/95	8/17/1995	359693	4/12/1997	16	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	7976/95	8/17/1995	37326	7/18/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	31820/95	8/17/1995	375783	9/25/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK ACHIEVE	China (People's Republic of)	9160547	3/1/2011	9160547	3/7/2012	7	Registered
Eastman Kodak Co.	-1	KODAK ACHIEVE	India	2265029	1/11/2012			7	Pending Application
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7966/90	9/28/1990	6811/94	11/4/1994	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7965/90	9/28/1990	3698/94	6/23/1994	2	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7964/90	9/28/1990	3176/93	8/2/1993	9	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7963/90	9/28/1990	2612/93	6/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia			90/06021	9/12/1997	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia			90/06020	9/12/1997	2	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia	90/06022	9/12/1990	90/06022	9/12/1990	9	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia	6019/90	9/12/1990	6019/90	7/22/1994	16	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Mexico			386423	11/11/1990	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Mexico			386243	8/31/1995	16, 28	Registered
Eastman Kodak Co.	-1	KODAK CHALLENGE LOGO	United States (USA)	77630582	12/10/2008	3735119	1/5/2010	41	Registered
Eastman Kodak Co.	-1	KODAK COLOR PLUS & Design II	Mexico	965667	10/3/2008	1103606	6/4/2009	1	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105174/91	10/9/1991	2616864	1/31/1994	1	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105177/1991	10/9/1991	2690597	7/29/1994	16	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105176/91	10/9/1991	2696276	9/30/1994	1, 2, 16	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105175/91	10/9/1991	2667966	5/31/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP. SYMBOL (NEW) - B&W	Myanmar (Burma)			3659/1993	11/29/1993	1, 2, 9, 16, 22, 23, 35, 36, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Denmark	1971/4562	11/25/1971	1975/2096	5/16/1975	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Dominican Republic			71047	4/15/1994	11	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Dominican Republic	2012/4715	1/23/2012	53154	4/14/1992	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Estonia	9088	10/27/1993	18921	3/29/1996	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Finland	T197105922	11/22/1971	65721	12/7/1976	1, 5, 7, 9, 11, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Georgia	416/03 E20616/40	3/30/1994	8557	3/5/1998	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Germany	Wz	4/2/1979	1013237	1/26/1981	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Greece	49129	9/26/1972	49129	9/26/1972	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Hong Kong	410/72		19721418AA	3/30/1972	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277310	1/29/1975	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1992	277311	6/7/1973	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277312	6/7/1974	5	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277320	6/21/1973	7	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277313	8/3/1974	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277315	8/10/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35920	11/5/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35921	11/5/1973	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35922	11/5/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35923	12/4/1973	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	732912/93	10/5/1993	1055290	2/12/1974	14	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	732914/93	10/5/1993	1057698	3/1/1974	34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281707/1992	9/30/1992	3021378	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281708/1992	9/30/1992	3118369	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281710/1992	9/30/1992	3216189	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281711/1992	9/30/1992	3118370	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281712/1992	9/30/1992	3201128	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	734271/95	10/16/1995	1187598	3/4/1976	1, 9, 10	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	721837/1995	6/28/1995	1163193	10/9/1975	9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Latvia	M-93-8135	9/21/1993	M35706	2/20/1997	25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Lebanon			91895	10/23/1972	1, 3, 4, 5, 7, 8, 9, 10, 11, 16, 17, 21, 22, 23, 24, 25, 26, 27, 34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Lithuania	13099	10/13/1993	24297	2/18/1997	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			169628	1/5/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			179718	10/16/1973	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			170634	2/25/1972	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Panama			32178	1/23/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Russian Federation	93047617	10/19/1993	139357	2/28/1996	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5078	11/10/1971	71/5078	11/10/1971	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5079	11/10/1971	71/5079	11/10/1971	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5081	11/10/1971	71/5081	11/10/1971	7	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5082	11/10/1971	71/5082	11/10/1971	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5084	11/10/1971	71/5084	11/10/1971	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-30657	10/31/1992	40-274042	9/10/1993	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-730	6/10/1972	40-27616	9/11/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-295	2/29/1992	40-27394	8/14/1972	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Sweden			140102	7/21/1972	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan	84020237	4/28/1995	748994	2/16/1997	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60424	11/1/1972	19	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60598	11/1/1972	66	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60600	11/1/1972	66	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Thailand	229987		Kor817	8/7/1972	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Thailand	229991		Kor4016	8/7/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71886-F	1/10/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71885-F	1/10/1973	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71887-F	1/10/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela	11934	10/1/1985	131112	9/22/1987	16	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela	11933	10/1/1985	131111	9/22/1987	7, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&Y	Peru			50712	12/30/1993	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4091/94	12/1/1994	4091/94	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4092/94	12/1/1994	4092/94	8/10/1999	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4093/94	12/1/1994	4093/94	8/10/1999	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4094/94	12/1/1994	4094/94	4/24/2000	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Chile	686390	5/9/2005	731907	8/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	China (People's Republic of)	98004171	5/30/1998	383891	5/30/1998	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	China (People's Republic of)	970006938	11/26/1997	314885	5/30/1988	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Denmark	1971/4563	11/25/1971	1975/2097	5/16/1975	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic	2012/4727	1/23/2012	53459	5/15/1992	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic	2012/4728	1/23/2012	53665	6/15/1992	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic		3/23/1992	53458	5/15/1992	63	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Estonia	9327	11/4/1993	18170	1/11/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Finland	T197106158	12/8/1971	65722	12/7/1976	1, 2, 5, 7, 9, 11, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Georgia	423/03	3/30/1994	M12966	11/9/1999	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Germany	20615/40	4/2/1979	1013236	1/26/1981	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Hong Kong	410/72		19721420AA	3/30/1972	9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan			1055289	2/12/1974	14	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	732913/93	10/5/1993	1057697	3/1/1974	34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281713/1992	9/30/1992	3021379	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281714/1992	9/30/1992	3118371	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281716/1992	9/30/1992	3216190	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281717/1992	9/30/1992	3118372	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281718/1992	9/30/1992	3201129	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan			1306519	10/20/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	704694/1995	2/20/1995	1125903	6/9/1975	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Kenya	32763	2/4/1985	32763	2/4/1985	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Kenya	32764	2/4/1985	32764	2/4/1985	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Latvia	M-93-8136	9/21/1993	33310	6/20/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Lithuania	13091	10/13/1993	24304	2/18/1997	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			173019	8/10/1972	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			172439	12/17/2001	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			187961	3/6/1975	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			171624	6/7/1972	1, 2, 3, 4, 17, 29	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Nigeria	42674	9/27/1982	42674	9/27/1982	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Panama			17501	3/9/1973	1, 6	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Peru			50710	12/30/1993	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Peru			50711	12/30/1993	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Russian Federation	93047628	10/19/1993	138654	2/28/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5089	11/10/1971	71/5089	11/10/1971	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5090	11/10/1971	71/5090	11/10/1971	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5092	11/10/1971	71/5092	11/10/1971	7	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	South Africa	71/5093	11/10/1971	71/5093	11/10/1971	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	South Africa	71/5095	11/10/1971	71/5095	11/10/1971	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Sweden	82-0220	1/15/1982	140103	7/21/1972	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			18546	9/16/1985	8	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			439335	4/16/1989	72	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			290648	7/16/1985	78	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			288790	7/1/1985	80	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Tunisia	EE.89.0146	2/21/1989	EE040341	2/21/1989	1, 5, 7, 9, 10, 11, 16, 17, 22, 24, 28, 34, 40	Registered

			United States of America (USA)						
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R		392581	5/20/1971	928096	2/1/1972	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11940	10/1/1985	131117	9/22/1987	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11941	10/1/1985	131118	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11942	10/1/1985	131119	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK DIGITAL SERVICES LOGO	Malaysia	2004/14124	9/20/2004	2004/14124	9/20/2004	42	Registered
Eastman Kodak Co.	-1	KODAK DIRECT IMAGE	United Kingdom	2109372	9/7/1996	2109372	9/7/1996	1, 2, 9	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5447383	6/28/2006	5447383	11/7/2009	38	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5479752	7/14/2006	5479752	4/28/2010	40	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5447384	6/28/2006	5447384	9/21/2009	41	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Denmark	1993/00553	1/26/1993	1993/06529	9/17/1993	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Finland	649/93	2/16/1993	131437	3/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Norway	930722	2/15/1993	169175	8/17/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Poland	Z-134 750	6/16/1994	92694	6/16/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Sweden	93-599	1/25/1993	257226	4/15/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Taiwan	83003103	1/22/1994	669635	2/1/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Tunisia	EE050123		EE050123	1/18/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897029	2/25/2009	1723657	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	1636342	6/30/1992	1885702	9/17/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897030	2/25/2009	1723658	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897031	2/25/2009	1723659	3/2/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	China (People's Republic of)	7704643	9/17/2009	7704643	2/21/2011	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	China (People's Republic of)	7704642	9/17/2009	7704642	1/21/2011	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Dominica	2/00086344	11/15/1997	86344	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Dominica	2/00086343	11/15/1997	86343	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Iceland	886/1991	9/26/1991	183/1992	2/20/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	224716	7/20/1993	78279	12/16/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	221963	11/25/1993	3253	11/25/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	221964	11/25/1993	3254	11/25/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341589	8/18/1997	Kor64261	10/20/1997	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341590	8/18/1997	Kor64255	10/21/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341591	8/18/1997	Kor64280	10/20/1997	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	321922	11/13/1996	Bor6156	11/13/1996	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS & D:HORIZONTAL STRIPES	Chile	775975		800447	7/24/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS & D:HORIZONTAL STRIPES	Chile	775979		799873	7/25/2007	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Denmark	1218/87	2/26/1987	928/89	3/3/1989	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Greece	86729	9/14/1987	86729	9/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Greece	85142	3/20/1987	85142	3/20/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Iceland	877/1991	9/26/1991	59/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Norway	2551/87	6/23/1987	139607	12/14/1989	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS DIGITAL SOLUTIONS LOGO (NEW)	China (People's Republic of)	10286888	12/9/2011	10286888	2/13/2013	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4036	6/18/1986	86/4036	6/18/1986	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4037	6/18/1986	86/4037	6/18/1986	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4038	6/18/1986	86/4038	6/18/1986	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4039	6/18/1986	86/4039	6/18/1986	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Antigua and Barbuda		2/24/1992	3322	2/24/1992	1, 8, 39	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897036	2/25/2009	1723682	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897032	2/25/2009	1723687	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897037	2/25/2009	1723683	3/2/1999	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897033	2/25/2009	2388491	8/23/2010	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2527456	7/13/2004	2012165	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897038	2/25/2009	1723685	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897034	2/25/2009	1723689	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897039	2/25/2009	2398549	10/4/2010	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897035	2/25/2009	1723690	3/2/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Aruba	IM-20120306.12	3/6/2012	30104	4/16/2012	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14891	11/15/1991	14891	11/15/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14892	11/15/1991	14892	11/15/1991	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14893	11/15/1991	14893	11/15/1991	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	664/91	10/30/1991	14509	10/30/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	666/91	10/30/1991	14511	10/30/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	665/91	10/30/1991	14510	10/30/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	663/91	10/30/1991	908	10/30/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73993	2/7/2002	73993	2/7/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73994	2/7/2002	73994	2/7/2002	9	Registered Pending Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73995	2/7/2002			16	Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6286	1/23/1998	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6288	1/23/1998	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6289	1/23/1998	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bermuda	21648	2/24/1992	21648	2/24/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bermuda	21647	2/24/1992	21647	2/24/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2707	6/23/2000	85774-A	8/21/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2708	6/23/2000	85773-A	8/21/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2709	6/23/2000	85772-A	8/21/2002	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2710	6/23/2000	85771-A	8/21/2002	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071938	8/21/1993	731756	2/28/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071939	8/21/1993	994084	4/28/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071940	8/21/1993	735359	3/14/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93094217	9/30/1993	775878	1/14/1995	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284851	4/22/1988	143996	8/30/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284850	4/22/1988	143994	8/30/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284854	11/5/1987	203796	8/27/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284852		203795	8/27/1997	42	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7580/94	7/6/1994	4745/97	7/6/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7581/94	7/6/1994	8525/1998	7/6/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7578/94	7/6/1994	4096/1996	7/6/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522965	1/17/1990	522965	1/17/1990	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522964	1/17/1990	522964	1/17/1990	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522966	1/17/1990	522966	1/17/1990	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	5520	4/5/1994	IDM000013516	6/28/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	5518	4/5/1994	IDM000013517	6/20/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	R00.2003.4109.4114	5/9/2003	IDM000003639	4/13/2004	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	V00.2003.4108.4113	5/9/2003	IDM000003638	4/13/2004	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Iran	110326	1/12/1993	72191	2/9/1994	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82442	2/19/1992	82442	9/4/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82444	2/19/1992	82444	9/4/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	152564	10/11/2001	152564	11/4/2002	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	150415	7/2/2001	150415	8/4/2002	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82445	2/19/1992	82445	11/3/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jamaica	1/879	3/31/1992	25674	3/31/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jamaica	16/1551	3/31/1992	27450	3/31/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jordan	33793	11/22/1993	33793	11/22/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jordan	33794	11/22/1993	33794	11/22/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jordan	33795	11/22/1993	33795	11/22/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Kuwait	35387	12/22/1996	31704	12/22/1996	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Kuwait	35388	12/22/1996	31895	12/22/1996	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Kuwait	35389	12/22/1996	43252	12/22/1996	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Laos	2133	6/3/1993	1369	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Laos	2133	6/3/1993	1371	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Laos	2133	6/3/1993	1372	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Lebanon	158/79263	8/5/1993	118258	8/5/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia	91/00303	1/17/1991	91/00303	1/17/1991	1	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia	91/00302	1/17/1991	91/00302	1/17/1991	9	Registered

		EXPRESS LOGO KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malaysia	91/00301	1/17/1991	91/00301	1/17/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Malta	22,236	3/16/1993	22236	3/16/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Malta	22237	3/16/1993	22237	3/16/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Malta	22,238	3/16/1993	22238	3/16/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mauritius		4/26/1999	A45 106	4/26/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mexico	38980	3/14/1988	356600	12/9/1988	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mexico	137655	4/10/1992	448667	12/10/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mexico	165053	4/7/1993	475309	9/29/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Myanmar (Burma)			3665/1993	11/25/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18119/059	8/23/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18120/059	8/23/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18121/059	8/23/2002	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18122/059	8/23/2002	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	237/92	2/7/1992	22091 CC	9/22/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	178/92	1/30/1992	21931 CC	8/24/1992	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	177/92	1/30/1992	21945 CC	8/26/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	275/92	2/11/1992	22090 CC	9/22/1992	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nigeria	TP47370/2000	10/24/2000	62543	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nigeria	TP14287/92/3	6/25/1992	57667	6/25/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nigeria	TP47371/2000	7/12/2000			16	Pending Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8650	7/4/1993	8650	3/25/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8651	7/4/1993	8651	3/20/2001	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8652	7/4/1993	8652	3/20/2001	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8653	7/4/1993	8653	3/20/2001	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68458	11/11/1993	68458	6/22/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68461	11/11/1993	68461	6/23/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68460	11/11/1993	68460	6/22/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68459	11/11/1993	68459	6/22/1995	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Paraguay	11828	6/13/1996	192990	6/13/1997	1	Registered

Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	11829	6/13/1996	192991	6/13/1997	9	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	11830	6/13/1996	192992	6/13/1997	16	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	25696	12/16/1996	320606	4/23/1998	38	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	11831	6/13/1996	192993	6/13/1997	40	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	25698	12/16/1996	314393	8/7/2008	42	Registered
Eastman Kodak Co.	-1	LOGO	Peru	284295	11/10/1995	6546	12/22/1995	40	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Peru	226357	8/23/1993	6539	1/31/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9186	10/22/1991	9186	10/22/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9187	10/22/1991	9187	10/22/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9188	10/22/1991	9188	10/22/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9191	10/22/1991	9191	10/22/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	202/1991TM	11/27/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	203/1991	11/27/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	204/1991	11/27/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saudi Arabia	17050	7/4/1992	274/98	2/3/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04044Z	8/2/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04045H	8/2/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04046F	8/2/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore	S/1912/91	3/1/1991	T91/01912Z	3/1/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3442	4/24/1992	92/3442	4/24/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3443	4/24/1992	92/3443	4/24/1992	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3444	4/24/1992	92/3444	4/24/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3445	4/24/1992	92/3445	4/24/1992	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20573	6/14/1999	482450	11/29/2000	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20574	6/14/1999	473736	7/19/2000	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20575	6/14/1999	476582	9/5/2000	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	41-1999-8047	6/14/1999	61765	6/8/2000	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79713	8/5/1996	79713	8/5/1996	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79712	8/5/1996	79712	8/16/1996	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79711	8/5/1996	79711	8/5/1996	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79710	8/13/1996	79710	8/13/1996	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Syria		2/27/1992	22807	9/14/1992	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan			575269	11/16/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	81003445	1/23/1992	65724	8/1/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	81-09024	2/29/1992	67203	11/16/1993	12	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	88061169	12/7/1999	135673	1/1/2001	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan			603222	7/1/1993	73	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	27162	8/16/1999	27162	8/16/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	27163	8/16/1999	27163	8/16/1999	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	27164	8/16/1999	27164	8/16/1999	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	957	8/16/1999	957	8/16/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239650	1/13/1993	Kor20191	1/13/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239652	1/13/1993	Kor15067	8/15/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239653	1/13/1993	Bor1508	1/13/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20334	12/13/1991	20334	10/3/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20336	12/13/1991	20336	10/3/1994	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20335	12/13/1991	20335	10/3/1994	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Turkey	1998/5439	5/5/1998	196734	5/5/1998	16	Registered

Co. Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	United Arab Emirates	18953	10/15/1996	10157	5/11/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Venezuela Zanzibar (Tanzania Republic)	8884-88	5/26/1988	28187	2/8/1992	50	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	363/99	8/10/1999	390/99	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	362/99	8/10/1999	389/99	8/10/1999	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	364/99	8/10/1999	391/99	8/10/1999	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	869/93	7/28/1993	16582	7/28/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	870/93	7/28/1993	16583	7/28/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	871/93	7/28/1993	16584	7/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	872/93	7/28/1993	1202	7/28/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32696	8/10/1993	32696	8/10/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32695	8/10/1993	32695	8/10/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32692	8/10/1993	32692	8/10/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30006	12/26/1994	27801	12/26/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30007	12/26/1994	27804	12/26/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30008	12/26/1994	27805	12/26/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Lebanon	170/85248	9/14/1993	118612	9/14/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Saudi Arabia	22289	9/13/1993	307/93	5/30/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Syria		3/22/1994	26577	11/21/2004	9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	United Arab Emirates	18954	10/15/1996	10156	5/11/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063870	6/12/1998	1322594	10/14/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063869	6/12/1998	1353765	1/14/2000	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063867	6/12/1998	2017616	5/14/2003	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063868	6/12/1998	1332395	11/7/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9475/1994	8/16/1994	10224/1997	8/16/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9476/1994	8/16/1994	10225/1997	8/16/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9472/1994	8/16/1994	6904/1998	8/16/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062393	12/13/1999	148759	9/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062394	12/13/1999	151542	11/1/2001	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062395	12/13/1999	149473	9/16/2001	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Estonia	9328	11/4/1993	19427	4/26/1996	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Georgia	421/03	3/30/1994	M12964	11/9/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Greece	114987	7/8/1993	114987	12/19/1995	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Latvia	M-93-8131	9/21/1993	M35491	12/20/1996	40	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Lithuania	13090	10/13/1993	24305	2/18/1997	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Madagascar	95/00829D	7/13/1995	1594	7/13/1995	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Poland	Z-147763	6/8/1995	R-102606	10/29/1998	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Russian Federation	93047636	10/19/1993	138655	2/29/1996	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527446	7/13/2004	2012156	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527452	7/13/2004	2012161	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527455	7/13/2004	2012164	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527448	7/13/2004	2012158	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527454	7/13/2004	2012163	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527445	7/13/2004	2012155	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527444	7/13/2004	2012154	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527447	7/13/2004	2012157	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527453	7/13/2004	2012162	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727948	12/2/2004	314215	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727947	12/2/2004	314214	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727946	12/2/2004	314213	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727945	12/2/2004	314212	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727944	12/2/2004	314211	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS NETWORK LOGO	Malaysia	2004/14123	9/20/2004	2004/14123	9/20/2004	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS SERVICIO DE CALIDAD CONTROLADA	Peru	284295	11/10/1995	2581	12/22/1995	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS TICKET LOGO	China (People's Republic of)	3723866	10/15/2003	3723866	12/21/2005	41	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	Colombia	92/278088	7/16/1996	134187	7/16/1996	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	Colombia	92/278087	8/17/1994	214233	8/17/1994	42	Registered
Eastman Kodak Co.	-1	KODAK GENERATION NEWS	South Korea	40-2009-3556	1/23/2009	40-815104	2/24/2010	7	Registered
Eastman Kodak Co.	-1	KODAK GOLD	Iran	111056	1/24/1994	72755	5/8/1994	1	Registered
Eastman Kodak Co.	-1	KODAK GOLD	Taiwan	81054431	10/30/1992	621395	11/16/1993	73	Registered
Eastman Kodak Co.	-1	KODAK GOLD (IN CHINESE KE DA JIN)"	China (People's Republic of)	960113611	10/11/1996	1116443	10/7/1997	1	Registered
Eastman Kodak Co.	-1	KODAK GOLD FILM CLUB (STYLIZED)	Switzerland	57839/2004	11/15/2004	529593	1/11/2005	1, 16, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK GOLD ULTRA	Colombia	T2002/066417	7/31/2002	275280	8/14/2003	1	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Denmark	9308/89	12/14/1989	3149/91	5/24/1991	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Finland	6312/89	12/14/1989	117285	3/5/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Germany	E30432/9 Wz	2/15/1991	2014443	5/22/1992	1, 9, 11, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Germany	E29500/9	3/26/1990	1177125	6/3/1991	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Norway	89.6033	12/11/1989	148319	1/2/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	South Africa	92/3289	4/21/1992	92/3289	4/21/1992	1	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	South Africa	92/3290	4/21/1992	92/3290	4/21/1992	9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Sweden	90/0122	1/5/1990	228024	11/22/1991	1, 9	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Denmark	1992/2101	3/19/1992	1994/1536	3/11/1994	10	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Finland	2111/92	4/28/1992	127435	8/5/1993	10	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Norway	92.2239	4/28/1992	166462	1/12/1995	10	Registered
Eastman Kodak Co.	-1	KODAK LOGOTYPE (new)	China	6939436	10/13/2008	6939436	7/21/2010	7	Registered

Co.			(People's Republic of)							
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Austria	AM06278/2007	9/11/2007	246748	9/4/2008		35	Registered
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Cyprus	75061	5/9/2008				35	Registered Pending Application
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Finland	T200702899	9/19/2007	241731	4/15/2008		35	Registered
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Switzerland	60962/2007	10/4/2007	567587	2/4/2008		35, 41	Registered
Eastman Kodak Co.	-1	KODAK MAX	Argentina	2952990	10/20/2009	2396364	9/27/2010		1	Registered
Eastman Kodak Co.	-1	KODAK MAX	Argentina	2952991	10/20/2009	2419828	1/17/2011		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Brazil	821109812	10/1/1998	821109812	11/16/2010		9,45	Registered
Eastman Kodak Co.	-1	KODAK MAX	Chile	849843	12/24/2008	849266	3/10/2009		1	Registered
Eastman Kodak Co.	-1	KODAK MAX	Chile	882302	10/23/2009	871342	11/9/2009		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Denmark	4370/98	10/8/1998	1998 04505	12/21/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Finland	T199803306	10/8/1998	214890	7/30/1999		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Greece	138533	10/13/1998	138533	4/18/2000		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Ireland	98/4015	10/9/1998	211606	10/9/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Mexico	348852	9/30/1998	591534	9/30/1998		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Mexico	348851	9/30/1998	591533	9/30/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Norway	9058/98	10/9/1998	196484	3/11/1999		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Poland	Z-217774	4/28/2000	148865	11/13/2003		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	South Korea	40-1998-25923	10/2/1998	452565	8/12/1999		1	Registered
Eastman Kodak Co.	-1	KODAK MAX	South Korea	40-1998-25924	10/2/1998	456897	10/18/1999		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Sweden	98-7594	10/9/1998	339737	8/25/2000		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	United Kingdom	2178763	10/3/1998	2178763	10/3/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK PHOTO PERFECT PAPER (Stylized)	Turkey	7198	3/19/2004	2004 07198	3/19/2004		1, 16	Registered Pending Application
Eastman Kodak Co.	-1	KODAK PHOTO PERFECT SERVICE (Stylized in gray print)	Turkey	2003/023782	10/13/2003				40	Registered Pending Application
Eastman Kodak Co.	-1	KODAK PHOTOLIFE	Germany	E28036/9WZ	10/15/1988	1157520	4/17/1990		9, 11	Registered

Eastman Kodak Co.	-1	KODAK PHOTOLIFE	Iceland	870/1991	9/26/1991	181/1992	2/20/1992	9	Registered
Eastman Kodak Co.	-1	KODAK PLAYFULL	Australia	1386207	9/28/2010	1386207	6/27/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PLAYFULL	China (People's Republic of)	8711203	9/29/2010	8711203	11/14/2011	9	Registered Pending
Eastman Kodak Co.	-1	KODAK PLAYFULL	India	2030719	9/29/2010			9	Application
Eastman Kodak Co.	-1	KODAK PLAYSPORT KODAK	Chile	953890	5/20/2011	935372	10/19/2011	9	Registered
Eastman Kodak Co.	-1	PLAYTOUCH	Chile	935948	1/6/2011	923533	7/5/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PRECISION	Finland	3829/91	8/16/1991	127346	8/5/1993	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Denmark	1994/299	1/12/1994	1994/2157	4/1/1994	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Finland	0819/94	2/15/1994	137004	3/20/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Norway	90.5138	10/5/1990	154019	12/23/1992	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Norway	940927	2/14/1994	169337	8/31/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Poland	Z-140217	11/16/1994	94954	11/16/1994	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	South Africa	94/4141	4/25/1994	94/4141	4/25/1994	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Sweden	90-9205	10/9/1990	238891	8/14/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Sweden	94-00287	1/13/1994	265214	3/24/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452437	6/8/2009	7452437	10/21/2010	2	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452317	6/8/2009	7452317	10/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452450	6/8/2009	7452450	10/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	Hong Kong	301353834	6/1/2009	301353834	12/28/2009	2, 7	Registered
Eastman Kodak Co.	-1	KODAK PULSE	Mexico	1043751	10/27/2009	1130054	11/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	South Korea	40-2010-62666	12/6/2010	40-903406	2/8/2012	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	Turkey	2010/31647	5/13/2010	2010/31647	7/18/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	United Kingdom	2531222	11/10/2009	2531222	11/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK Q-60	Austria	AM1541/94	3/29/1994	153 097	6/15/1994	16	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Australia	1316943	8/24/2009	1316943	8/24/2009	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Hong Kong	301411938	8/24/2009	301411938	7/6/2010	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Japan	65510/2009	8/27/2009	5343945	8/6/2010	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Norway	201108549	7/27/2011	262838	12/5/2011	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Russian Federation	2011700043	1/11/2011	475694	11/29/2012	9	Registered
Eastman Kodak Co.	-1	KODAK SONORA	Switzerland	50194/2010	1/8/2010	614379	4/19/2011	7	Registered
Eastman Kodak Co.	-1	KODAK STAR	South Korea	93-14171	4/29/1993	40-287751	3/30/1994	9	Registered
Eastman Kodak Co.	-1	KODAK STAR	Thailand	261848	3/15/1994	Kor27268	3/15/1994	9	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	Chile	696732	7/22/2005	736205	10/17/2005	9, 11	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	Hong Kong	1927/86		19873193	5/30/1986	9	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	India	454881	5/30/1986	454881	4/13/1992	9	Registered
Eastman Kodak Co.	-1		China (People's Republic of)	8170452	4/1/2010	8170452	4/7/2011	7	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Argentina	2491169	1/27/2004	2045756	10/6/2005	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Argentina	2515276	5/19/2004	2061848	1/9/2006	16	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Colombia	T2002/066419	7/31/2002	275235	8/14/2003	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	International (WIPO)	771061	11/5/2001	771061A	11/5/2001	1, 9, 16, 39, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Turkey	6683	3/26/2003	2003/06683	3/26/2003	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK ULTRA MAX	United Kingdom	2322139	1/30/2003	2322139	1/30/2003	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Finland	207/93	1/19/1993	131556	4/5/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Germany	39527559.8	7/4/1995	39527559	4/11/1996	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Hungary	M9601716	5/31/1996	147582	5/31/1996	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Sweden	92-10002	11/13/1992	265160	3/24/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	United Kingdom	1487125	1/8/1992	1487125	1/8/1992	1	Registered Pending
Eastman Kodak Co.	-1	KODAK VERSAMARK	India	1782043	2/5/2009			2, 9	Application Pending
Eastman Kodak Co.	-1	KODAK VERSAMARK	Turkey	2006/021059	5/9/2006			2, 9	Application Pending
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	China (People's Republic of)	3480660	3/10/2003	3480660	8/21/2004	9	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	China (People's Republic of)	3480659	3/10/2003	3480659	9/14/2004	40	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	South Korea	40-2003-9983	3/5/2003	583433	5/25/2004	9	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	South Korea	41-2003-4630	3/5/2003	41-100267	4/27/2004	40	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	Viet Nam	4-2003-02322	4/7/2003	59185	12/20/2004	9, 40	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Chile	845762	11/24/2008	848828	1/12/2009	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Finland	2512/88	6/10/1988	109922	12/20/1990	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Germany	E28037/9	10/15/1988	1143202	7/19/1989	9, 11	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Norway	89/0768	2/20/1989	142925	9/27/1990	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Sweden	88 4816	6/6/1988	218954	9/28/1990	9	Registered
Eastman Kodak Co.	-1	KODAKERY	United States of America (USA)	459593	4/3/1943	403507	9/28/1943	16, 38	Registered
Eastman Kodak Co.	-1	KODALINE	Taiwan			479070	3/16/1990	73	Registered
Eastman Kodak Co.	-1	KODALITH	Colombia	T2003/017109	2/27/2003	274682	9/26/2003	1	Registered
Eastman Kodak Co.	-1	KODALITH	Colombia	T2003/017111	2/27/2003	274729	9/26/2003	9	Registered

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Eastman Kodak Co.	-1	(STYLIZED)	Denmark	988/1985	2/18/1985	3592/86	11/7/1986	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAPOST	Norway	200411653	11/25/2004	230687	1/31/2006	9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAPOST	Sweden	2002/0746	2/4/2002	370377	1/28/2005	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODASTAR	Denmark	2826/79	7/10/1979	577/80	1/25/1980	1	Registered
Eastman Kodak Co.	-1	KODASTAR	Finland	T197903529	7/11/1979	79744	12/7/1981	1	Registered
Eastman Kodak Co.	-1	KODASTAR	Sweden	79-3729	7/11/1979	170681	1/18/1980	1	Registered
Eastman Kodak Co.	-1	KODATEL	Australia	583762	8/5/1992	583762	8/5/1992	35	Registered
Eastman Kodak Co.	-1	KODATEL	Australia	583763	8/5/1992	583763	8/5/1992	40	Registered
Eastman Kodak Co.	-1	KODATEL	Canada	709635	7/24/1992	TMA424256	3/4/1994		Registered
Eastman Kodak Co.	-1	KODATEL	Finland	3968/92	8/14/1992	127531	8/5/1993	42	Registered
Eastman Kodak Co.	-1	KODATEL	Greece	115001	7/8/1993	115001	7/8/1993	42	Registered
Eastman Kodak Co.	-1	KODATEL	Japan	148811/92	7/30/1992	3025463	2/28/1995	38	Registered
Eastman Kodak Co.	-1	KODATEL	Japan	148812/92	7/30/1992	3010814	11/30/1994	40	Registered
Eastman Kodak Co.	-1	KODATEL	Norway	92.4056	8/13/1992	162491	5/11/1994	42	Registered
Eastman Kodak Co.	-1	KODIREX	Zambia			769/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742277	10/8/2003	3742277	8/21/2005	1	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742276	10/8/2003	3742276	8/28/2005	2	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742275	10/8/2003	3742275	11/21/2005	7	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742274	10/8/2003	3742274	10/7/2005	9	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742273	10/8/2003	3742273	11/28/2005	16	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742281	10/8/2003	3742281	1/21/2006	37	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742280	10/8/2003	3742280	12/28/2005	38	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742279	10/8/2003	3742279	2/7/2006	40	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742278	10/8/2003	3742278	2/21/2006	42	Registered
Eastman Kodak Co.	-1	KPG	European (O.H.M.I.)	300087417	10/2/2003	300087417	5/4/2004	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KPG	European (O.H.M.I.)	3380664	10/1/2003			1, 2, 7, 9, 16, 37, 38, 40, 42	Pending Application
Eastman Kodak Co.	-1	KPG	Hong Kong	300087417	10/2/2003	300087417	5/4/2004	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621832	10/1/2003	818472	1/23/2004	1	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621833	10/1/2003	818473	1/23/2004	2	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621834	10/1/2003	826642	3/26/2004	7	Registered

Eastman Kodak Co.	-1	KPG	Mexico	621835	10/1/2003	826643	3/26/2004	9	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621836	10/1/2003	858113	4/1/2003	16	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621837	10/1/2003	826644	3/26/2004	37	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621838	10/1/2003	827538	3/30/2004	38	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621839	10/1/2003	826955	3/29/2004	40	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621840	10/1/2003	851717	9/21/2004	42	Registered
Eastman Kodak Co.	-1	LOTEM	Canada	1097790	3/28/2001	TMA583030	6/4/2003		Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124287	11/30/1998	124287	2/7/2000	1	Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124288	11/30/1998	124288	2/7/2000	7	Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124289	11/30/1998	124289	2/7/2000	9	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Argentina	2666572	4/27/2006	2166312	6/26/2007	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Brazil	828337560	5/5/2006	828337560	5/20/2008	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Canada	1301663	5/2/2006	TMA741714	6/9/2009		Registered
Eastman Kodak Co.	-1	MARKETMOVER	Hong Kong	300627688	4/26/2006	300627688	4/26/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Indonesia	J00.2006.014214	5/5/2006	IDM000145635	5/6/2006	35	Registered
			International						
Eastman Kodak Co.	-1	MARKETMOVER	(WIPO)	895112	6/1/2006	895112	6/1/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Israel	189597	4/26/2006	189597	2/14/2008	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Mexico	779391	4/26/2006	1005970	10/10/2007	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	South Africa	2006/09196	4/26/2006	2006/09196	4/26/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Taiwan	95021611	4/27/2006	1256937	4/1/2007	35	Registered
			United States of America						
Eastman Kodak Co.	-1	MARKETMOVER	(USA)	78873996	5/2/2006	3538851	11/25/2008	35, 41	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Venezuela	9007-06	5/2/2006	33722	12/22/2006	35	Registered
Eastman Kodak Co.	-1	MATCH PRINT	Mexico	34221	11/25/1987	343052	2/15/1988	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2855103	9/12/2008	2350663	3/10/2010	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2952987	10/20/2009	1762134	11/16/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2952988	10/20/2009	2398720	10/4/2010	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Australia	384194	11/19/1982	384194	11/19/1982	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Australia	737178	6/18/1997	737178	4/24/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Benelux	744445	4/10/1990	481176	4/10/1990	1, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Benelux	895975	6/19/1997	630053	6/19/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Bolivia		3/20/1992	62250-A	3/16/1993		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	820121223	7/7/1997	820121223	12/27/2005	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	816203873	5/29/1991	816203873	9/8/1992	7	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	820121215	7/7/1997	820121215	12/27/2005	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	811027856	11/26/1982	811027856	3/7/1984	9.45	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Canada	495045	11/18/1992	TMA283950	10/7/1983		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Canada	854013	8/20/1997	TMA534159	10/6/2000		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Chile	842461	10/27/2008	846666	12/21/2008	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Chile	802890	1/14/2008	820729	3/10/2008	9, 16	Registered
			China						
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037205	4/28/1994	798343	12/14/1995	1	Registered
			(People's Republic of) China		8/4/1997	1254049	3/14/1999	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037206	4/28/1994	804025	1/7/1996	3	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China		7/31/1999	1257539	3/21/1999	7	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037207	4/28/1994	842733	5/28/1996	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China		8/4/1997	1296182	7/21/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China		7/31/1997	1244452	2/7/1999	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	92 366818	8/28/1992	147061	12/28/1993	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034470		207916	4/30/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034472		207914	4/30/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034471		207915	4/30/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Costa Rica		12/17/1991	79221	4/13/1992	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Denmark	5685/85	10/10/1985	1622/88	4/25/1988	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Dominica		9/22/1994	93/94	9/22/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ecuador	47698	5/26/1994	3170/97	9/24/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	El Salvador	2001/94	6/9/1994	127 Book 107	6/29/2000	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Finland	1999203512	7/21/1992	127861	9/6/1993	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	France	97683803	6/23/1997	97683803	3/20/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	France	647325	12/3/1982	1220715	12/3/1982	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Germany	M52243	11/22/1982	1055847	11/14/1983	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Germany	39729099.3	6/24/1997	39729099	11/4/1997	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Guatemala	23366		79928	7/10/1996	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Hong Kong		1/25/1994	199811803	11/13/1998	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Hungary	M 94 02144	5/6/1994	143479	3/26/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15293	7/25/1997	IDM0000149052	5/4/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15294	7/25/1997	IDM000149053	5/4/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15295	7/25/1997	IDM000149051	5/4/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ireland	162849	5/6/1994	162849	5/6/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113095	6/20/1997	113095	11/4/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113096	6/20/1997	113096	1/7/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113097	6/20/1997	113097	11/4/1998	16	Registered

Eastman Kodak Co.	-1	MATCHPRINT	Italy	12249 2002 MI	12/18/2002	1518453	3/10/1986	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Italy	5751 97 MI	6/20/1997	809183	4/12/2000	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Japan	H09-133858	7/4/1997	4736835	12/23/2003	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Japan	S57-105183	11/29/1982	2415172	5/29/1992	1, 9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Jordan		6/7/1994	35090	6/7/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Lebanon	30470	9/22/1999	81094	9/22/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Malaysia	1779/94	3/8/1994	94/01779	3/8/1994	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305542	8/22/1997	619253	8/26/1999	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305541	8/22/1997	619252	8/26/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305540	8/22/1997	690269	3/23/2001	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	144943	11/22/1982	B144943	11/22/1982	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278425	6/18/1997	278425	6/18/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278426	6/18/1997	278426	6/18/1997	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278427	6/18/1997	278427	6/18/1997	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Nicaragua	94-015452	6/9/1994	27917CC	3/7/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Norway	198223538	11/24/1982	120697	4/25/1985	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Peru	244448	6/13/1994	11155	10/28/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Portugal		5/26/1994	300730	11/30/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Saudi Arabia		7/25/1994	338/13	1/5/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Singapore	T93/03043J	4/22/1993	T93/03043J	4/22/1993	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	82/9051	11/22/1982	82/9051	6/6/1984	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09035	6/18/1997	97/09035	6/18/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09036	6/18/1997	97/09036	6/18/1997	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09037	6/18/1997	97/09037	6/18/1997	16	Registered

Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29833	6/30/1997	429591	11/16/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29835	6/30/1997	433820	12/16/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	94-3089	1/26/1994	306786	1/23/1995	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29834	6/30/1997	422662	9/22/1998	1, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Spain	1023168	12/3/1982	1023168	4/23/1984	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Sweden	8207392	12/9/1982	198604	11/15/1985	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Switzerland	06570/1982	11/19/1982	P-322613	4/28/1983	1, 9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	262085	3/18/1994	KOR23007	3/18/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353488	2/2/1998	KOR88830	2/2/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353489	2/2/1998	KOR93949	2/2/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353490	10/15/1998	KOR90600	2/2/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Turkey		10/15/1998	201885	10/15/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ukraine	97072051	7/4/1997	18486	7/4/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	MAX	Canada	864100	12/12/1997	539073	1/2/2001		Registered
			China (People's						
Eastman Kodak Co.	-1	MAX	Republic of)	2000159455	10/17/2000	1688090	12/28/2001	1	Registered
Eastman Kodak Co.	-1	MAX	Hong Kong	10272/2000	5/12/2000	2001B05278	5/12/2000	1	Registered
Eastman Kodak Co.	-1	MAX	Turkey	1999/18492	11/8/1999	1999/18492	11/8/1999	1	Registered
			United States of						
Eastman Kodak Co.	-1	MAX	America (USA)	75/397140	11/28/1997	2243855	5/4/1999	1	Registered
Eastman Kodak Co.	-1	MERCURY	Benelux	58663	5/7/1987	431110	5/7/1987	9	Registered
Eastman Kodak Co.	-1	MERCURY	Denmark	19872831VA	5/4/1987	VR1989/1225	3/31/1989	7	Registered
Eastman Kodak Co.	-1	MERCURY	France	1406575	5/4/1987	1406575	5/4/1987	7	Registered
Eastman Kodak Co.	-1	MERCURY	Germany	H57760/7WZ	5/8/1987	1135637	5/8/1987	7	Registered
Eastman Kodak Co.	-1	MERCURY	Italy	IT97-5457-MI	6/15/1997	791643	6/28/2007	9	Registered
Eastman Kodak Co.	-1	MERCURY	Sweden	198703463	4/30/1987	211560	7/22/1988	7	Registered
			United						
Eastman Kodak Co.	-1	MERCURY	Kingdom	1306855	4/9/1987	1306855	9/18/1992	9	Registered
Eastman Kodak Co.	-1	NEWSETTER	Canada	1043540	1/21/2000	TMA554818	12/3/2001		Registered
Eastman Kodak Co.	-1	NEXPRESS	Australia	785628	2/15/1999	785628	2/15/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Canada	1011240	4/6/1999	TMA623953	10/29/2004		Registered
			European						
Eastman Kodak Co.	-1	NEXPRESS	(O.H.M.I.)	1064526	2/3/1999	1064526	8/25/2000	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Germany	39858794	10/13/1998	39858794	1/11/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Hong Kong	200011333	4/14/1999	200011333AA	4/14/1999	1, 7, 16, 37	Registered
			International						
Eastman Kodak Co.	-1	NEXPRESS	(WIPO)	718075	4/12/1999	718075	4/12/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127092	4/13/1999	127092	9/6/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127093	4/13/1999	127093	4/6/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127094	4/13/1999	127094	10/5/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127089	4/13/1999	127089	6/9/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127090	4/13/1999	127090	4/6/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127095	4/13/1999	127095	9/6/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127091	4/13/1999	127091	4/6/2000	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031331	4/12/1999	4372001	3/31/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031332	4/12/1999	4384385	5/19/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031333	4/12/1999	4384386	5/19/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031334	4/12/1999	4353380	1/21/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031335	4/12/1999	4397887	7/7/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031336	4/12/1999	4397888	7/7/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031337	4/12/1999	4487236	6/29/2001	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307997	4/15/1999	307997	5/12/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307998	4/15/1999	307998	5/12/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307999	4/15/1999	307999	5/12/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308000	4/15/1999	308000	5/12/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308001	4/15/1999	308001	5/12/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308002	4/15/1999	308002	5/12/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308003	4/15/1999	308003	5/12/2000	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03739I	4/16/1999	T99/03739I	4/16/1999	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03738J	4/16/1999	T99/03738J	4/16/1999	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03736D	4/16/1999	T99/03736D	4/16/1999	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03735F	4/16/1999	T99/03735F	4/16/1999	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03734H	4/16/1999	T99/03734H	4/16/1999	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03733Z	4/16/1999	T99/03733Z	4/16/1999	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T00/01804D	2/9/2000	T00/01804D	2/9/2000	42	Registered
Eastman Kodak Co.	-1	NOVAJET	Australia	642227	10/4/1994	642227	10/4/1994	9	Registered
Eastman Kodak Co.	-1	NOVAJET	Japan			3120238	2/29/1996	9	Registered
			United						
Eastman Kodak Co.	-1	NOVAJET	Kingdom		12/23/1992	1522733	9/27/1996	9	Registered
Eastman Kodak Co.	-1	OPTISTAR	Australia	552829	3/27/1991	552829	2/25/1993	1	Registered
Eastman Kodak Co.	-1	OPTISTAR	Australia	552830	3/27/1991	552830	2/25/1993	9	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Australia	542240	9/18/1990	542240	9/18/1990	1	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Australia	542241	9/18/1990	542241	9/18/1990	9	Registered
			Div. of						
Eastman Kodak Co.	-1	OPTIWRITER	Brazil	816520518	11/13/1991	816520518	10/10/1995	1	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Brazil	816520518	11/13/1991	816520518	10/10/1995	9	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Japan	116690/91	11/8/1991	2702557	1/31/1995	10	Registered
Eastman Kodak Co.	-1	ORACLE	Denmark	1974/138	1/8/1974	1975/2403	6/6/1975	9	Registered
			P: CARTON -						
Eastman Kodak Co.	-1	KODACOLOR VR-G	Venezuela	13147	9/23/1986	137381	2/22/1989	9	Registered
			United						
Eastman Kodak Co.	-1	P: GOLD FILM BOX	Kingdom	2000961	10/31/1994	2000961	10/31/1994	1	Registered
			P: KODACOLOR II 110						
Eastman Kodak Co.	-1	FILM CARTON	Argentina	2497064	2/25/2004	1985556	7/19/2004	1	Registered
			P: KODACOLOR VR						
Eastman Kodak Co.	-1	PLUS/DESIGN	Austria	AM5630/95	10/4/1995	161890	1/15/1996	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	P: KODACOLOR VR	Germany	39539623.9	9/29/1995	39539623	5/15/1996	1, 9, 16, 40	Registered

Eastman Kodak Co.	-1	PLUS/DESIGN P:KODACOLOR VR PLUS/PACKAGING P:STYLIZED CARTON-Y W/R	Germany	39540266	10/4/1995	39540266	5/30/1996	1, 16	Registered
Eastman Kodak Co.	-1	(KODACHROME) P:STYLIZED CARTON-YELLOW	Argentina	2497065	2/25/2004	1985555	7/19/2004	1	Registered
Eastman Kodak Co.	-1	W/BLOCK	Argentina	2513097	5/6/2004	2001849	12/10/2004	1	Registered
Eastman Kodak Co.	-1	PACIFIC	New Zealand	257931	1/19/1996	257931	1/19/1996	1	Registered
Eastman Kodak Co.	-1	PAGI-SET	South Africa	94/4165	4/25/1994	94/4165	4/25/1994	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Chile	688649	5/27/2005	731856	8/25/2005	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Hong Kong	46/49	1/15/1949	19490862	9/27/1949	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Japan	S09-020352	10/16/1934	266179	6/22/1935	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Peru			87167	9/13/1995	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Zambia			770/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	PANATOMIC-X	United States of America (USA)	113993	2/20/1961	723579	11/7/1961	1	Registered
Eastman Kodak Co.	-1	PANDORA	Canada	1169125	2/24/2003	TMA628970	12/22/2004		Registered
Eastman Kodak Co.	-1	PANDORA	European (O.H.M.I.)	3792661	4/23/2004	3792661	9/6/2005	9	Registered
Eastman Kodak Co.	-1	PATHE	Armenia	1288	2/12/1996	1825	6/11/1997	1, 9	Registered

Eastman Kodak Co.	-1	PATHE	Kazakhstan	5097	10/29/1993	3111	10/29/1993	1, 9	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Argentina	2399028	11/18/2002	1944907	8/8/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Argentina	2399029	11/18/2002	1944908	8/8/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Brazil	825124840	11/14/2002	825124840	5/2/2007	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Canada	1145631	7/2/2002	TMA679777	1/19/2007	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Canada	1159168	11/14/2002	TMA678136	12/5/2006		Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	China (People's Republic of)	3369334	11/14/2002	3369334	9/21/2004	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	China (People's Republic of)	3369335	11/14/2002	3369335	6/7/2004	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Hong Kong	200217663/2002	4/4/2003	300142082	1/20/2004	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Hong Kong	200217664	4/4/2003	300142091	1/20/2004	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	India	1150906	11/15/2002	1150906	11/15/2002	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Indonesia	D00.2002.26742.27031	11/18/2002	554972	12/15/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Indonesia	J00.2002.26741.27030	11/18/2002	554971	12/15/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	International (WIPO)	903186	10/13/2006	903186	10/13/2006	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Japan	96503/2002	11/14/2002	4670574	5/9/2003	16, 40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Mexico	574851	11/12/2002	771541	11/12/2002	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Mexico	574852	11/12/2002	771542	11/12/2002	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Taiwan	91047423	11/12/2002	1055995	9/1/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Taiwan	91047424	11/12/2002	185592	8/16/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	United States of America (USA)	78/109089	2/15/2002	2720163	5/27/2003	40	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Australia	A519810		A519810	9/25/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Brazil	819636347	11/1/1996	819636347	8/3/1999	9.3, 9.8	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Canada	829617	11/21/1996	483437	10/1/1997		Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Chile	776092	6/5/2007	800098	7/29/2007	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	China (People's Republic of)	960126453	11/15/1996	1139429	12/28/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Denmark	7300/86	11/6/1986	842/89	3/3/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Finland	T198604436	11/6/1986	103814	4/20/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Greece	84268	12/1/1986	84268	5/17/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Hong Kong	13445/1996	10/25/1996	1998B05837	10/25/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Malaysia	96/15563	12/26/1996	96/15563	12/26/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Mexico	277966	10/25/1996	536218	10/25/1996	9, 28	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	New Zealand			196374	9/26/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Norway	86.4387	11/4/1986	132756	7/14/1988	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Peru	24672	10/29/1996	32957	1/23/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Singapore	T96/12075I	11/6/1996	T96/12075I	11/6/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	South Africa	96/15162	10/24/1996	96/15162	10/24/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	South Korea	96-49661	11/7/1996	395769	2/17/1998	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Sweden	86-8537	11/5/1986	214543	8/18/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Taiwan	85054421	10/24/1996	782899	11/1/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Thailand	388795	6/4/1999	Kor107210	6/4/1999	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	United Kingdom	2000920	10/31/1994	2000920	10/31/1994	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Venezuela	19624	11/14/1996	P-202043	10/31/1997	9	Registered

Co.									
Eastman Kodak Co.		PICTURE							
Co.	-1	GUARD	Canada	890257	9/24/1998	TMA551,368	9/21/2001		Registered
Eastman Kodak Co.		PICTURE							
Co.	-1	PLAYGROUND	Canada	1019614	6/18/1999	546957	6/21/2001		Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Argentina	3034525	9/29/2010	2518904	8/16/2012	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Canada	1497515	9/28/2010	TMA824709	5/24/2012	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Chile	922747	9/29/2010	914451	3/30/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Hong Kong	301724544	9/28/2010	301724544	9/28/2010	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Indonesia International (WIPO)	D00.2010.035976	10/7/2010	IDM000339956	11/28/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	(WIPO)	1069865	2/25/2011	1069865	2/25/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Mexico	1122776	9/28/2010	1225017	6/29/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Taiwan United States of America (USA)	99048344		1478835	10/16/2011	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	(USA)	85145641	10/5/2010	4154831	6/5/2012	9	Registered
Eastman Kodak Co.		PLAYFULL							
Co.	-1	PLAYFULL	Venezuela	16203-10	9/28/2010	P312289	11/10/2011	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Argentina	2968914	12/28/2009	2403197	10/29/2010	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Canada	1464115	12/23/2009	TMA783923	12/1/2010		Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Hong Kong	301508346	12/24/2009	301508346	6/9/2010	9	Registered Pending
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	India	1901185	12/24/2009			9	Application
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Indonesia International (WIPO)	D00.2009.042768	12/31/2009	IDM000311655	6/27/2011	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	(WIPO)	1025157	12/27/2009	1025157	12/27/2009	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Mexico	1058084	1/7/2010	1143577	2/17/2010	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	South Korea	40-2009-63754	12/24/2009	40-860358	4/8/2011	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	Taiwan United States of America (USA)	98058320	12/25/2009	1436666	11/1/2010	9	Registered
Eastman Kodak Co.		PLAYSPORT							
Co.	-1	PLAYSPORT	(USA)	77899209	12/22/2009	4056887	11/15/2011	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Canada	1466544	1/21/2010	TMA787364	1/14/2011		Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Indonesia	D00.2010.003533	1/29/2010	IDM000312323	6/27/2011	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Mexico	1061656	1/21/2010	1180842	9/27/2010	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Taiwan United States of America (USA)	99003384	1/22/2010	1434668	10/16/2010	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	(USA)	77918209	1/20/2010	3924114	2/22/2011	9	Registered
Eastman Kodak Co.		PLAYTOUCH							
Co.	-1	PLAYTOUCH	Venezuela	848-10	1/22/2010	P307809	3/5/2011	9	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Andorra	3683	1/14/1997	2479	1/14/1997	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Argentina	2979579	2/16/2010	2423097	2/7/2011	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Bulgaria			825	4/16/1993	1, 9, 16	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Greece	84900	2/18/1987	84900	2/18/1987	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	India		10/8/1942	6308	3/23/1945	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Indonesia	D97 19747		IDM000158963	3/15/1998	9	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Iran		3/7/1956	15321		1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Israel	15068	1/8/1956	15068	12/22/1958	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Japan			1359527	11/30/1978	18	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Mexico	87531	5/6/1939	97909	9/12/1959	9	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Poland	96503	2/8/1991	71228	2/8/1991	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	South Africa	65/4514	11/4/1965	65/4514	11/4/1965	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Venezuela	1739	3/14/1997	26811	6/23/1952	1	Registered
Eastman Kodak Co.		PLUS-X							
Co.	-1	PLUS-X	Zambia		5/8/1977	B780/59	5/8/1977	1	Registered

Eastman Kodak Co.	-1	PLUS-X	Zimbabwe			B780/59	1/26/1943	1	Registered
Eastman Kodak Co.	-1	PMT	Madagascar	95/00825D	7/13/1995	1590	7/13/1995		Registered
Eastman Kodak Co.	-1	POLYMATIC PRECISION	Denmark	1980/5220	11/26/1980	1984/363	1/27/1984	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Denmark	3847/77	9/26/1977	1323/78	4/14/1978	1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Finland	4283/77	9/22/1977	81907	6/21/1982	1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Iceland	864/1991	9/26/1991	48/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Japan	135400/1987	12/2/1987	2202425	1/30/1990	1, 9	Registered
Eastman Kodak Co.	-1	LINE	Sweden	77-4193	9/13/1977	162851	3/31/1978	1	Registered
Eastman Kodak Co.	-1	PREPS	Canada	1169191	2/24/2003	TMA629052	12/22/2004		Registered
Eastman Kodak Co.	-1	PREPS	European (O.H.M.I.)	3791233	4/23/2004	3791233	9/2/2005	9	Registered

Eastman Kodak Co.	-1	PREPS	Japan	2004-039101	4/23/2004	4820143	11/19/2004	9	Registered
Eastman Kodak Co.	-1	PRESS AIM	Canada	1007175	3/2/1999	TMA541243	2/16/2001		Registered
Eastman Kodak Co.	-1	PRINERGY	Argentina	2993715	4/9/2010	2430083	4/26/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Australia	787663	3/5/1999	787663	3/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Brazil	821688308	6/2/1999	821688308	1/4/2005	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Canada	1007437	3/3/1999	TMA537313	11/20/2000		Registered
Eastman Kodak Co.	-1	PRINERGY	Chile	884124	11/9/2009	873184	12/16/2009	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	PRINERGY	China (People's Republic of)	9900051827	5/13/1999	1477683	11/21/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Czech Republic	140669	3/5/1999	223544	3/23/2000	9	Registered
			European						
Eastman Kodak Co.	-1	PRINERGY	(O.H.M.I.)	1094408	3/4/1999	1094408	6/14/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Hong Kong	1999/2618	3/4/1999	813	1/13/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Indonesia	D99-9618	6/9/1999	458356	12/18/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Israel	126330	3/7/1999	126330	4/6/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Japan	1999-019828	3/5/1999	4378383	4/21/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Malaysia	2003/01337	1/31/2003	3001337	9/21/2005	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Mexico	368106	3/18/1999	660957	6/27/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	New Zealand	306006	3/4/1999	306006	8/31/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Norway	1999 02302	3/4/1999	204262	8/24/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Philippines	4-1999-001489	3/3/1999	4-1999-001489	3/10/2006	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Poland	Z-198846	3/8/1999	R137931	5/7/2002	9	Registered
			Russian						
Eastman Kodak Co.	-1	PRINERGY	Federation	99702866	3/4/1999	190824	7/12/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Saudi Arabia	49734	6/15/1999	574/3	6/19/2001	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Singapore	T99/02213H	3/6/1999	T9902213H	2/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	South Africa	99/03360	3/3/1999	99/03360	4/4/2002	9	Registered
Eastman Kodak Co.	-1	PRINERGY	South Korea	99-6471	3/4/1999	466259	3/7/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Switzerland	99-02016	3/5/1999	464565	3/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Thailand	390803	6/25/1999	Kor108023	2/7/2000	9	Registered
			United States of						
Eastman Kodak Co.	-1	PRINERGY	America (USA)	75637976	2/5/1999	2388655	9/19/2000	9	Registered
			United						
Eastman Kodak Co.	-1	PRO-DIREKT	Kingdom	2113595	10/22/1996	2113595	10/22/1996	35	Registered
Eastman Kodak Co.	-1	PROOFSETTER	Canada	1097787	3/28/2001	TMA612202	6/7/2004		Registered
Eastman Kodak Co.	-1	PROOFSETTER	Israel	144492	12/3/2000	144492	5/3/2002	9	Registered
			PROOFSETTER						
Eastman Kodak Co.	-1	SPECTRUM	Canada	873897	3/31/1998	TMA521775	1/19/2000		Registered
			European						
Eastman Kodak Co.	-1	SPECTRUM	(O.H.M.I.)	863647	6/29/1998	863647	10/15/1999	9	Registered
			PROOFSETTER						
Eastman Kodak Co.	-1	SPECTRUM	Israel	144039	11/19/2000	144039	5/3/2002	9	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919010	6/2/2009	2472547	11/4/2011	2	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919011	6/2/2009	2356938	3/31/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919012	6/2/2009	2356937	3/31/2010	9	Registered
Eastman Kodak Co.	-1	PROSPER	Brazil	830306811	6/9/2009	830306811	3/27/2012	2	Registered
Eastman Kodak Co.	-1	PROSPER	Brazil	830306803	6/9/2009	830306803	3/27/2012	7	Registered
									Pending
Eastman Kodak Co.	-1	PROSPER	Canada	1439822	5/29/2009				Application
Eastman Kodak Co.	-1	PROSPER	Chile	866068	6/2/2009	908101	1/19/2011	2, 7	Registered
									Pending
Eastman Kodak Co.	-1	PROSPER	India	1824957	6/2/2009			2, 7, 9	Application
Eastman Kodak Co.	-1	PROSPER	Indonesia	D00.2009.020303	6/19/2009	IDM000285151	12/16/2010	2	Registered
Eastman Kodak Co.	-1	PROSPER	Indonesia	D00.2009.020305	6/19/2009	IDM000282708	12/2/2010	9	Registered
			International						
Eastman Kodak Co.	-1	PROSPER	(WIPO)	1009562	6/3/2009	1009562	6/3/2009	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	Mexico	1009654	6/1/2009	1109499	7/8/2009	2	Registered
Eastman Kodak Co.	-1	PROSPER	Mexico	1009653	6/1/2009	1167921	7/12/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Taiwan	98023080	6/2/2009	1438483	11/1/2010	2, 7	Registered
			United States of						
Eastman Kodak Co.	-1	PROSPER	America (USA)	77747478	5/29/2009	4099413	2/14/2012	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9001-09	6/4/2009	304193	6/3/2010	2	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9002-09	6/4/2009	304194	6/3/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9003-09	6/4/2009	304195	6/3/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	Canada	1456742	10/26/2009	TMA823838	5/10/2012	9	Registered
Eastman Kodak Co.	-1	PULSE	Hong Kong	301458199	10/27/2009	301458199	3/26/2010	9	Registered
									Pending
Eastman Kodak Co.	-1	PULSE	India	1877659	10/28/2009			9	Application
			International						
Eastman Kodak Co.	-1	PULSE	(WIPO)	1019982	11/4/2009	1019982	11/4/2009	9	Registered
Eastman Kodak Co.	-1	PULSE	New Zealand	814849	10/27/2009	814849	10/27/2009	9	Registered
Eastman Kodak Co.	-1	PULSE	Taiwan	98047638	10/28/2009	1421381	8/1/2010	9	Registered
			United States of						
Eastman Kodak Co.	-1	PULSE	America (USA)	77860751	10/29/2009	3848887	9/14/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	Venezuela	18155-09		P305430	7/23/2010	9	Registered
Eastman Kodak Co.	-1	Q1 (STYLIZED)	Finland	6228/91	12/27/1991	128412	10/5/1993	35	Registered
Eastman Kodak Co.	-1	Q1 (STYLIZED)	Norway	91.6462	12/27/1991	160730	12/23/1993	35	Registered
Eastman Kodak Co.	-1	QUALEX	Canada	822989	9/11/1996	534513	10/13/2000		Registered
			QUALEX & D:Q						
Eastman Kodak Co.	-1	(Q IN BLACK)	Canada	823131	9/12/1996	534514	10/13/2000		Registered
			RECRIE &						
			D:RAINBOW						
Eastman Kodak Co.	-1	W/DISK	Brazil	821966537	9/3/1999	821966537	7/6/2004	40	Registered
Eastman Kodak Co.	-1	RETINA	Argentina	2329213	2/27/2001	1884597	9/11/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Argentina	2444069	7/14/2003	1950432	9/12/2003	9	Registered
Eastman Kodak Co.	-1	RETINA	Bolivia	SM-0663	3/7/2001	91465-C	10/6/2003	1	Registered
Eastman Kodak Co.	-1	RETINA	Bolivia			11804C/63655-A	6/21/2004	9	Registered

Eastman Kodak Co.	-1	RETINA	Brazil	823561844	2/13/2001	823561844	3/13/2007	1	Registered
Eastman Kodak Co.	-1	RETINA	Canada	222876	1/11/1954	48652	1/11/1954		Registered
Eastman Kodak Co.	-1	RETINA	Chile	519011	2/27/2001	761416	6/29/2006	1	Registered
Eastman Kodak Co.	-1	RETINA	Chile	928767	11/11/2010	907319	12/12/2010	1, 9	Registered
Eastman Kodak Co.	-1	RETINA	Colombia	01/015132	2/26/2001	242978	11/16/2001	1	Registered
			Congo (Democratic Republic of)		2/25/2005	11000/2005	9/4/2007	1, 9, 10, 16	Registered
Eastman Kodak Co.	-1	RETINA	Costa Rica		3/15/2001	130036	11/23/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Denmark	1994/358	1/14/1994	1994/5240	8/5/1994	1	Registered
			Dominican Republic	2012/44650	7/2/2012	135735	10/15/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Ecuador	112311	3/27/2001	13873/01	7/11/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	El Salvador	12001012326	3/19/2001	57 Book 142	10/24/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Finland	620/94	2/7/1994	135370	12/5/1994	1	Registered
Eastman Kodak Co.	-1	RETINA	Greece	117508	1/18/1994	117508	1/18/1994	1	Registered
Eastman Kodak Co.	-1	RETINA	Greece	18381		18381	12/10/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Honduras	1159/2001	3/16/2001	82725	10/15/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Hong Kong	6404/2002	5/6/2002	498/2003	5/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	India	1068910B	12/24/2001	1068910	12/24/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	India		10/8/1942	6303	4/21/1944	9	Registered
Eastman Kodak Co.	-1	RETINA	Indonesia	R00 2011 015278	12/27/2011	IDM000352518	12/14/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Israel		12/24/1952	12555	8/2/1953	9	Registered
Eastman Kodak Co.	-1	RETINA	Japan	20345/1997	2/26/1997	4201471	10/16/1998	1	Registered
Eastman Kodak Co.	-1	RETINA	Japan	20346/1997	2/26/1997	4175109	8/7/1998	9	Registered
Eastman Kodak Co.	-1	RETINA	Malawi			1378/59	6/15/1994	9	Registered
Eastman Kodak Co.	-1	RETINA	Malaysia	2002/00925	1/24/2002	2000925	1/24/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Mexico	505338	9/4/2001	720553	9/4/2001	1	Registered

Eastman Kodak Co.	-1	RETINA	Nicaragua	2001-01052	3/29/2001	51713CC	10/17/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Nigeria		1/17/1953	7306	1/17/1953	8	Registered
Eastman Kodak Co.	-1	RETINA	Norway	94.0782	2/7/1994	166662	1/19/1995	1	Registered
Eastman Kodak Co.	-1	RETINA	Norway	51839	12/5/1952	41822	12/5/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Pakistan	176133	2/6/2002	176133	2/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Peru	124307-2001	3/2/2001	72032	5/30/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Singapore	T02/00477F	1/11/2002	T02/00477F	1/11/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Singapore South		9/6/1970	T4911682A	9/6/1970	9	Registered
Eastman Kodak Co.	-1	RETINA	Africa	65/4518	11/4/1965	65/4518	11/4/1965	9	Registered
Eastman Kodak Co.	-1	RETINA	South Korea	40-2002-25934	6/4/2002	40-556017	8/11/2003	1	Registered
Eastman Kodak Co.	-1	RETINA	Sweden	94-285	1/13/1994	303489	7/21/1995	1	Registered
Eastman Kodak Co.	-1	RETINA	Thailand	478907	1/29/2002	Kor166303	1/29/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Thailand	260894		Kor10482	2/25/1994	9	Registered
Eastman Kodak Co.	-1	RETINA	Uruguay	437012	6/11/2012	329844	8/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Venezuela	1730	3/14/1997	26854	6/30/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Zambia			1378/59	6/15/1994	9	Registered
			Zanzibar (Tanzania Republic)						
Eastman Kodak Co.	-1	RETINA	Republic)			166/55	9/6/1997	8	Registered
Eastman Kodak Co.	-1	RETINAR	Australia	904341	2/22/2002	904341	2/22/2002	9	Registered
Eastman Kodak Co.	-1	RETINAR	Canada	1132842	3/4/2002	624680	11/4/2004	9	Registered
Eastman Kodak Co.	-1	RETINAR	Chile	559452	2/25/2002	672151	8/29/2003	9	Registered
Eastman Kodak Co.	-1	RETINAR	Finland	T198703568	8/24/1987	105026	8/21/1989	9	Registered
Eastman Kodak Co.	-1	RETINAR	Iceland	875/1991	9/26/1991	57/1992	1/23/1992	9	Registered
Eastman Kodak Co.	-1	RETINAR	India	1083539	2/27/2002			9	Pending
Eastman Kodak Co.	-1	RETINAR	Indonesia	R00 2011 015276	12/27/2011	IDM000352516	2/28/2003	9	Registered
Eastman Kodak Co.	-1	RETINAR	Mexico	533888	2/22/2002	742800	2/22/2002	9	Registered
Eastman Kodak Co.	-1	RETINAR	South Korea	40-2002-9243	2/26/2002	558366	9/3/2003	9	Registered
			United States of America (USA)						
Eastman Kodak Co.	-1	RETINAR RIGILON with Japanese	(USA)	78/116945	3/22/2002	2814109	2/10/2004	9	Registered
			Japan						
Eastman Kodak Co.	-1	Characters	Japan	S53/011705	2/23/1978	1547825	11/26/1982	1	Registered
Eastman Kodak Co.	-1	ROYALFILM	Germany	30163695	11/2/2001	30163695	3/4/2002	1, 9, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALFOTO	Germany	30441709	7/20/2004	30441709	10/4/2004	16, 38, 42	Registered
Eastman Kodak Co.	-1	ROYALPAPER	Germany	30460084	10/21/2004	30460084	5/30/2005	1, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALPAPIER	Germany	30163696	11/2/2001	30163696	2/28/2002	1, 9, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALPLUS S:A KODAK	Germany	39928948.8	5/19/1999	39928948	10/12/1999	16, 40, 42	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Argentina	2501577	3/17/2004	1988973	8/25/2004	16	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Argentina	2501576	3/17/2004	1988972	8/25/2004	40	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	621880	9/17/2003	678776	11/18/2003	1	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	621881	9/17/2003	678795	11/18/2003	9	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	637970	2/20/2004	702674	9/7/2004	16	Registered
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Chile	249177	8/12/1993	691363	4/21/2004	40	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93062955		724608	1/14/1995	1	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93032433		736088	3/21/1995	9	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93092268	9/29/1993	742888	4/27/1995	16	Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	(People's Republic of) China	93090727	9/28/1993	777613	2/13/1995	40	Registered
			Colombia						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/385075	5/4/1993	153256	2/28/1994	1	Registered
			Colombia						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/385076	5/4/1993	153255	2/28/1994	9	Registered
			Colombia						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/401550	8/11/1993	159271	3/30/1994	16	Registered
			Colombia						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Colombia	93/401549	8/11/1993	158799	3/30/1994	40	Registered
			Denmark						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Denmark	1992/07431	10/20/1992	1993/07048	10/8/1993	1, 9	Registered
			Denmark						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Dominican Republic	1993/5328	8/19/1993	1994/386	1/21/1994	16, 40	Registered
			Dominican Republic						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Dominican Republic		5/17/1993	57797	7/15/1993	11	Registered
			Dominican Republic						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Dominican Republic		5/4/1993	59169	8/15/1993	66	Registered
			Finland						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Finland	5003/92	10/15/1992	130812	2/21/1994	1, 9	Registered
			Finland						
Eastman Kodak Co.	-1	MOMENT S:A KODAK	Finland	3819/93	8/31/1993	133685	8/22/1994	16, 40	Registered
			Greece						
Eastman Kodak Co.	-1	MOMENT	Greece	111605	11/26/1992	111605	9/18/1995	1, 9	Registered

Eastman Kodak Co.	-1	S:A KODAK MOMENT	Greece	115741	8/30/1993	115741	8/30/1993	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	16203/92	9/24/1992	199402817	5/11/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	16202/92	9/24/1992	199402816	5/11/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	8530/1993	8/13/1993	199505079	6/22/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	8531/1993	8/13/1993	199503417	4/28/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	593055	3/19/1993	593055	3/19/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	593056	3/19/1993	593056	3/19/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	604252	8/16/1993	604252	8/16/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2004.00121.00121	1/7/2004	IDM000013107	8/2/2004	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2004.00120.00120	1/7/2004	IDM000013106	8/2/2004	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2003.02606.02609	3/21/2003	IDM000002671	4/7/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	V00.2003.02609.0261	3/21/2003	IDM000002674	4/7/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	86877	3/29/1993	86877	7/4/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	86878	3/29/1993	86878	7/4/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	88561	8/12/1993	88561	9/7/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	88562	8/12/1993	88562	9/3/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	192443/1992	9/17/1992	3043678	5/31/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	192444/1992	9/17/1992	3057065	7/31/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	87132/93	8/24/1993	4007512	6/6/1997	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/02418	4/15/1993	93/02418	4/15/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/08177	10/18/1993	93/08177	10/18/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/08299	10/22/1993	93/08299	10/22/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico		9/24/1992	428528	12/28/1992	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico		9/24/1992	428529	12/28/1992	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico	175544	8/16/1993	446481	11/12/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico	175545	8/16/1993	446482	11/12/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Norway	925218	10/16/1992	161157	1/20/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8122	4/2/2004	270231	8/11/2004	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8123	4/2/2004	270232	8/11/2004	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8124	4/2/2004	270233	8/11/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8125	4/2/2004	270234	8/11/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	217824	3/16/1993	1839	10/14/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	217825	3/16/1993	1838	10/14/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	226111	8/18/1993	3692	12/3/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	226112	8/18/1993	1071	12/3/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Poland	Z-134749	6/16/1994	R-91856	6/16/1994	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	S/1867/93	3/15/1993	T93/01867H	3/15/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	S/1866/93	3/15/1993	T93/01866Z	3/15/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	6217/93	8/14/1993	T93/06217J	8/14/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	6216/93	8/12/1993	T93/06216B	8/14/1993	40	Registered

Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4110	4/25/1994	94/4110	4/25/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4111	4/25/1994	94/4111	4/25/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4112	4/25/1994	94/4112	4/25/1994	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4113	4/25/1994	94/4113	4/25/1994	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	28748-93	8/13/1993	308016	2/15/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	92-26022	9/18/1992	40-271987	8/18/1993	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	4767/93	8/13/1993	41-25995	2/8/1995	35, 40, 41	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Sweden	92-9014	10/13/1992	258881	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Sweden	93-7374	8/17/1993	259137	6/23/1994	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Taiwan	82039575	8/13/1993	69265	3/1/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	249360	7/29/1993	Kor37336	7/29/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	249361	7/29/1993	Kor28772	7/29/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	253695	10/14/1993	Kor36902	10/14/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	253696	10/14/1993	Bor2361	10/14/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Turkey	2618/93	3/22/1993	142458	3/22/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Turkey	8404/93	8/19/1993	145859	8/19/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	4648/93	3/22/1993	177756	7/10/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	4647/93	3/22/1993	177755	7/10/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	14768/93	8/13/1993	179430	7/10/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	14767/93	8/13/1993	1691	7/10/1995	40	Registered
Eastman Kodak Co.	-1	S:DE TOEKOMST IN BEELD	Benelux	81916	11/18/1996	607664	11/18/1996	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	S:DIGITAL MADE SIMPLE. PICTURES MADE BEAUTIFUL.	China (People's Republic of)	3367001	11/12/2002	3367001	6/7/2004	40	Registered
Eastman Kodak Co.	-1	S:KODAK TU MEJOR IMAGEN	Panama			40998	2/26/1997	35	Registered
Eastman Kodak Co.	-1	S:KODAK WORLD LEADER IN IMAGES	Chile	618081	8/20/2003	695600	6/18/2004	1, 9, 16	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15131/91	8/6/1991	L-2904	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15136/91	8/6/1991	L-2909	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15135/91	8/6/1991	L-2908	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15134/91	8/6/1991	L-2907	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15133/91	8/6/1991	L-2906	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN RECUERDO	Venezuela	15132/91	8/6/1991	L-2905	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:MEGAPRINT DE KODAK	Argentina	2431275	5/16/2003	2263936	12/15/2008	16	Registered
Eastman Kodak Co.	-1	S:PARA RETRATAR TU PAIS...KODAK	Dominica	2/00086486	11/15/1997	86486	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:RETRATA TU PAIS CON KODAK	Dominica	2/00086535	11/15/1997	86535	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367032	11/12/2002	3367032	3/14/2008	1	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367031	11/12/2002	3367031	10/28/2007	9	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367030	11/12/2002	3367030	9/21/2004	16	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	China (People's Republic of)	3367029	11/12/2002	3367029	6/7/2004	40	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE LIFE.	Japan	16397/2003	3/3/2003	4719703	10/17/2003	1, 9, 16, 40	Registered

		LIFE. S:SHARE	China							
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SHARE	(People's Republic of)	3443883	1/22/2003	3443883	1/14/2008	1	Registered	
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SHARE	China (People's Republic of)	3443884	1/22/2003	3443884	11/7/2007	9	Registered	
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SHARE	China (People's Republic of)	3443885	1/22/2003	3443885	4/7/2005	16	Registered	
Eastman Kodak Co.	-1	MOMENTS. SHARE LIFE. (IN CHINESE) S:SOLO KODAK	China (People's Republic of)	3443874	1/22/2003	3443874	11/7/2007	40	Registered	
Eastman Kodak Co.	-1	RETRATA TU PAIS S:TAKE PICTURES. FURTHER.	Dominica	2/00086571	11/15/1997	86571	11/15/1997	46	Registered	
Eastman Kodak Co.	-1	S:TU PAIS...RETRATALO	Canada	804396	2/14/1996	534092	10/4/2000		Registered	
Eastman Kodak Co.	-1	CON KODAK S:UN MOMENTO	Dominica	2/00086654	11/15/1997	86654	11/15/1997	46	Registered	
Eastman Kodak Co.	-1	KODAK S:UN MOMENTO	Argentina	2474894	11/10/2003	1971815	2/26/2004	1	Registered	
Eastman Kodak Co.	-1	KODAK S:UN MOMENTO	Argentina	2474895	11/10/2003	1971816	2/26/2004	9	Registered	
Eastman Kodak Co.	-1	KODAK S:UN MOMENTO	Argentina	2513089	5/6/2004	2001837	12/10/2004	16	Registered	
Eastman Kodak Co.	-1	KODAK	Argentina	2513096	5/6/2004	2001848	12/10/2004	40	Registered	
Eastman Kodak Co.	-1	SCRENCHECK	Sweden	1999/05398	7/27/1999	367073	5/28/2004	42	Registered	
Eastman Kodak Co.	-1	SENSALITE SERVICIO CALIDAD CONTROLADA &	Argentina	2474871	11/10/2003	1971980	2/27/2004	9	Registered	
Eastman Kodak Co.	-1	D:RIBBON SERVICIO DE CALIDAD	Colombia	92/296922	1/11/1989	134570	8/20/1996	40	Registered	
Eastman Kodak Co.	-1	CONTROLADA	Venezuela	13081/90	8/2/1990	7737	11/1/1994	50	Registered	
Eastman Kodak Co.	-1	SLICE	Canada	1449158	8/21/2009	TMA778038	9/24/2010	9	Registered	
Eastman Kodak Co.	-1	SLICE	Chile	875592	8/25/2009	880346	4/6/2010	9	Registered	
Eastman Kodak Co.	-1	SLICE	India	1854587	8/25/2009	1854587	8/25/2009	9	Registered	
Eastman Kodak Co.	-1	SLICE	Indonesia	D00.2009.028785	8/28/2009	IDM000290768	1/20/2011	9	Registered	
Eastman Kodak Co.	-1	SLICE	Japan	38627/2008	5/20/2008	5207403-2	2/20/2009	9	Registered	
Eastman Kodak Co.	-1	SLICE	Mexico	1028825	8/24/2009	1121990	9/22/2009	9	Registered	
Eastman Kodak Co.	-1	SLICE	Taiwan	98036911	8/25/2009	1407603	5/1/2010	9	Registered	
Eastman Kodak Co.	-1	SLICE	Venezuela	13919-09	8/26/2009	304942	7/23/2010	9	Registered	
Eastman Kodak Co.	-1	SMART SMILES by Kodak	Israel	62736	2/10/1986	62736	2/10/1986	9	Registered	
Eastman Kodak Co.	-1	(STYLIZED)	United Kingdom	2100012	5/13/1996	2100012	5/13/1996	16, 42	Registered	
Eastman Kodak Co.	-1	SOMOS REVELADO	Colombia	94/005225		161328	5/31/1994	40	Registered	
Eastman Kodak Co.	-1	SOMOS REVELADO	Colombia	94/005228		162130	5/31/1994	42	Registered	
Eastman Kodak Co.	-1	SONORA	Brazil	829572937	1/31/2008	829572937	7/20/2010	7	Registered	
Eastman Kodak Co.	-1	SONORA	Canada	1384019	2/11/2008	TMA828293	7/18/2012	7	Registered	
Eastman Kodak Co.	-1	SONORA	Chile	804256	1/21/2008	821343	7/7/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	Hong Kong	301034973	1/18/2008	301034973	1/18/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	India	1643705	1/21/2008	1643705	1/21/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	Indonesia	D00.2008.003876	2/4/2008	IDM000216781	9/7/2009	7	Registered	
Eastman Kodak Co.	-1	SONORA	International (WIPO)	954544	2/4/2008	954544	2/4/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	Mexico	908590	1/22/2008	1026635	1/22/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	New Zealand	782844	1/18/2008	782844	1/18/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	Taiwan	97003073	1/21/2008	1330391	10/1/2008	7	Registered	
Eastman Kodak Co.	-1	SONORA	United States of America (USA)	77380615	1/25/2008	4118811	3/27/2012	7	Registered	
Eastman Kodak Co.	-1	SP2000	Canada	481460	1/27/1982	299842	2/8/1985	2, 9	Registered	
Eastman Kodak Co.	-1	SPIRE	Canada	1097786	3/28/2001	TMA578401	3/27/2003		Registered	

Eastman Kodak Co.	-1	SQUARESPOT	Canada	873900	3/31/1998	TMA509843	3/23/1999		Registered
Eastman Kodak Co.	-1	SQUARESPOT	European						
Eastman Kodak Co.	-1	SQUARESPOT	(O.H.M.I.)	874149	6/29/1998	874149	2/28/2000	9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	Israel	144040	11/19/2000	144040	11/12/2001	9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	Japan	2000-139039	12/25/2000	4601504	9/6/2002	7, 9	Registered
			United States of America						
Eastman Kodak Co.	-1	SQUARESPOT	(USA)	75/441847	2/27/1998	2288250	10/19/1999	7	Registered
Eastman Kodak Co.	-1	STACCATO	Canada	884571	7/15/1998	TMA524614	3/10/2000		Registered
			European						
Eastman Kodak Co.	-1	STACCATO	(O.H.M.I.)	863555	6/29/1998	863555	10/4/1999	9	Registered
Eastman Kodak Co.	-1	STACCATO	Israel	144041	11/19/2000	144041	10/12/2001	9	Registered
Eastman Kodak Co.	-1	STACCATO	Japan	2000-139040	12/25/2000	4612148	10/11/2002	9	Registered
			STACCATO (IN						
Eastman Kodak Co.	-1	KATAKANA)	Japan	1994-000774	1/7/1994	3246268	1/31/1997	9	Registered
Eastman Kodak Co.	-1	STAR	Hong Kong	6580/93	6/29/1993	B3669/1996	6/29/1993	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Denmark	4325/75	10/15/1975	1383/76	4/9/1976	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Norway	123564	10/10/1975	95815	1/22/1976	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Sweden			154448	2/20/1976	9	Registered
Eastman Kodak Co.	-1	STARFILE	Denmark	1938/67	5/24/1967	1968 02209	8/23/1968	9	Registered
Eastman Kodak Co.	-1	STARFILE	Sweden			125185	10/18/1968	9	Registered
Eastman Kodak Co.	-1	STARLET	Argentina	2474865	11/10/2003	2034241	7/6/2005	9	Registered
Eastman Kodak Co.	-1	STARMATE	Denmark	881/87	2/12/1987	4060/1988	11/18/1988	9	Registered
Eastman Kodak Co.	-1	STARMATE	Norway	87 0569	2/11/1987	134055	11/3/1988	9	Registered
Eastman Kodak Co.	-1	STARVUE	Norway	117309	12/21/1973	93497	4/17/1975	9	Registered
Eastman Kodak Co.	-1	SUPER CLEAR	Taiwan	84025949	5/26/1995	713702	4/16/1996	1	Registered
			SUPERMARKET						
Eastman Kodak Co.	-1	PRODUCTS LOGO	Argentina	2586801	4/28/2005	2046664	10/13/2005	1	Registered
			SUPERMARKET						
Eastman Kodak Co.	-1	PRODUCTS LOGO	Argentina	2586800	4/28/2005	2046663	10/13/2005	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Argentina	2926008	6/30/1999	2383341	7/26/2010	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Denmark	3262/86	5/22/1986	1988/636	2/5/1988	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Greece	83005	6/19/1986	83005	3/17/1989	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	India	454882	5/30/1986	454882	5/30/1993	11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Japan	52022/1986	5/20/1986	2070083	8/29/1988	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Japan	52021/1986	5/20/1986	2094272	11/30/1988	10	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Malaysia	88/01127	3/15/1988	88/01127	3/15/1988	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Mexico	9587	5/21/1986	319000	5/21/1991	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Norway	19862041	5/22/1986	130178	10/1/1987	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Puerto Rico			27365	1/7/1997	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Africa	86/3210	5/20/1986	86/3210	5/20/1986	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Africa	86/3211	5/20/1986	86/3211	5/20/1986	11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Korea	5577/96	8/27/1996	140856	5/25/1987	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Sweden	86.3928	5/22/1986	214732	9/22/1989	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Taiwan			352961	1/1/1987	99	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Thailand	385055	4/9/1999	Kor103679	6/28/1999	9	Registered
Eastman Kodak Co.	-1	SWORD	Australia	953177	5/8/2003	953177	5/8/2003	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Brazil	825501237	5/12/2003	825501237	6/5/2007	1	Registered
Eastman Kodak Co.	-1	SWORD	Brazil	825501229	5/12/2003	825501229	6/5/2007	7	Registered
Eastman Kodak Co.	-1	SWORD	Canada	1177411	5/7/2003	TMA665644	6/6/2006		Registered
			China						
			(People's						
Eastman Kodak Co.	-1	SWORD	Republic of)	3577872	6/3/2003	3577872	5/14/2005	1	Registered
			China						
			(People's						
Eastman Kodak Co.	-1	SWORD	Republic of)	3577873	6/3/2003	3577873	6/14/2005	7	Registered
Eastman Kodak Co.	-1	SWORD	Hong Kong	300017171	5/12/2003	300017171	12/15/2003	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Japan	2003-38321	5/12/2003	4861085	4/28/2005	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Mexico	600112	5/9/2003	795985	6/24/2003	1	Registered
Eastman Kodak Co.	-1	SWORD	Mexico	600113	5/9/2003	795986	6/24/2003	7	Registered
Eastman Kodak Co.	-1	TELASSISTANCE	Denmark	8156/91	11/14/1991	4851/93	7/9/1993	37, 38, 92	Registered
Eastman Kodak Co.	-1	T-GRAIN	Australia	738088	6/30/1997	738088	6/30/1997	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Denmark	1983/5784	11/29/1983	1984/2816	8/3/1984	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Finland	T198306561	11/29/1983	95486	8/21/1986	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Norway	83.3821	11/24/1983	119073	11/1/1984	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	South Africa	85/3712	5/27/1985	85/3712	5/27/1985	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Sweden	83-7886	11/28/1983	198145	10/4/1985	1	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Australia	901998	1/31/2002	901998	1/31/2002	7	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Brazil	824357701	2/8/2002	824357701	1/15/2008	7	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Canada	1112317	8/10/2001	TMA619324	9/13/2004		Registered
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Argentina	2719270	12/13/2006	2205189	12/26/2007	7	Registered
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Brazil	828895449	12/14/2006	828895449	3/2/2010	7	Registered
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Canada	1334441	1/15/2007	TMA726004	10/14/2008		Registered
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Hong Kong	300872181	5/17/2007	300872181	5/17/2007	7	Registered
			THERMAL						Pending
Eastman Kodak Co.	-1	PLATINUM	India	1520224	12/26/2006			7	Application
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Indonesia	D00.2006.042033	12/22/2006	IDM000221603	10/12/2009	7	Registered
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Japan	114409/2006	12/11/2006	5148219	7/4/2008	7	Registered
			THERMAL						
Eastman Kodak Co.	-1	PLATINUM	Mexico	824394	12/11/2006	1000249	9/7/2007	7	Registered
Eastman Kodak Co.	-1	THERMAL	South Korea	40-2006-63211	12/13/2006	735303	1/24/2008	7	Registered

		PLATINUM THERMAL							
Eastman Kodak Co.	-1	PLATINUM	Taiwan	95062394	12/14/2006	1281802	10/1/2007	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Brazil	826230962	1/28/2004	826230962	9/11/2007	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Canada	1203877	1/22/2004	692397	7/19/2007		Registered
			China (People's Republic of)	3900057	1/30/2004	3900057	2/14/2006	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Japan	2004-5077	1/22/2004	4824763	12/10/2004	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Mexico United States of America	639392	1/28/2004	828743	4/7/2004	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	(USA)	78/358860	1/28/2004	2956130	5/24/2005	7	Registered
Eastman Kodak Co.	-1	THERMALNEWS	Australia	840466	6/27/2000	840466	6/27/2000	7	Registered
Eastman Kodak Co.	-1	THERMALNEWS	Canada	1065084	6/27/2000	TMA563464	6/14/2002		Registered
Eastman Kodak Co.	-1	THERMALNEWS	Japan	2000-072322	6/29/2000	4492769	7/19/2001	7	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465092	10/1/2003	1964899	12/22/2003	1	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465093	10/1/2003	1964900	12/22/2003	9	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina European (O.H.M.I.)	2465094	10/1/2003	1964752	12/19/2003	16	Registered
Eastman Kodak Co.	-1	TRACELESS	United States of America	4062238	10/5/2004	4062238	8/4/2006	9	Registered
Eastman Kodak Co.	-1	TRACELESS	(USA)	78/396718	4/5/2004	3172086	11/14/2006	9	Registered
Eastman Kodak Co.	-1	TRENDSSETTER	Canada	1097788	3/28/2001	TMA574601	1/29/2003		Registered
Eastman Kodak Co.	-1	TRENDSSETTER	Israel	144042	11/19/2000	144042	3/4/2002	9	Registered
Eastman Kodak Co.	-1	TRENDSSETTER	Japan	2000-139041	12/25/2000	4562251	4/19/2002	9	Registered
Eastman Kodak Co.	-1	SPECTRUM TRENDSSETTER	Canada	884570	7/15/1998	TMA515217	8/25/1999		Registered
Eastman Kodak Co.	-1	SPECTRUM TRENDSSETTER	Canada	1097789	3/28/2001	TMA592650	10/20/2003		Registered
Eastman Kodak Co.	-1	SPECTRUM	Israel	144495	12/3/2000	144495	5/3/2002	9	Registered
Eastman Kodak Co.	-1	TRILLIAN	Argentina	2984428	3/9/2010	2414663	12/17/2010	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Canada	1472101	3/5/2010	TMA794338	3/31/2011	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Chile	897491	3/9/2010	905726	12/22/2010	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Hong Kong	301562995	3/15/2010	301562995	3/15/2010	7	Pending Application

Eastman Kodak Co.	-1	TRILLIAN	India	1933096	3/9/2010				7	Pending Application
Eastman Kodak Co.	-1	TRILLIAN	Indonesia	D00.2010.009913	3/19/2010				7	Pending Application
Eastman Kodak Co.	-1	TRILLIAN	International (WIPO)	1034997	3/30/2010	1034997	3/30/2010		7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Mexico	1072834	3/8/2010	1181704	9/29/2010		7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Taiwan	99010118	3/8/2010	1478721	10/16/2011		7	Registered
Eastman Kodak Co.	-1	TRILLIAN	United States of America (USA)	77960308	3/16/2010	4032322	9/27/2011		7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Venezuela	3808-10	3/15/2010	318097	7/26/2012		7	Registered
Eastman Kodak Co.	-1	TRI-X	Andorra	4899	1/24/1997	3052	1/24/1997		1	Registered
Eastman Kodak Co.	-1	TRI-X	Argentina	32207032	1/7/2013	1909447	1/6/2003		1	Registered
Eastman Kodak Co.	-1	TRI-X	Chile	928766	11/11/2010	907318	12/12/2010		1, 9	Registered
Eastman Kodak Co.	-1	TRI-X	Greece	84904	2/19/1987	84904	2/19/1987		1	Registered
Eastman Kodak Co.	-1	TRI-X	India		10/8/1942	6314	3/5/1948		1	Registered
Eastman Kodak Co.	-1	TRI-X	Indonesia	D97 19745		IDM000158962	3/15/1998		9	Registered
Eastman Kodak Co.	-1	TRI-X	Iran		9/11/1966	29538			1	Registered
Eastman Kodak Co.	-1	TRI-X	Japan	734272/95	10/16/1995	477596	3/8/1956		1	Registered
Eastman Kodak Co.	-1	TRI-X	Mexico	88441	7/14/1959	98552	11/11/1959		1, 9	Registered
Eastman Kodak Co.	-1	TRI-X	Panama			29630	10/27/1982		16	Registered
Eastman Kodak Co.	-1	TRI-X	Peru	243691	6/1/1994	26890	10/14/1994		1	Registered
Eastman Kodak Co.	-1	TRI-X	Peru			92895	8/26/1991		9	Registered
Eastman Kodak Co.	-1	TRI-X	Poland	96499	2/8/1991	71224	2/8/1991		1	Registered
Eastman Kodak Co.	-1	TRI-X	South Africa	65/5175	12/13/1965	65/5175	12/13/1965		1	Registered
Eastman Kodak Co.	-1	TRI-X	South Korea	1188/1971	4/1/1971	22624	6/28/1971		1	Registered
Eastman Kodak Co.	-1	TRI-X	United States of America (USA)	71-672501	8/31/1954	609563	7/26/1955		1	Registered
Eastman Kodak Co.	-1	TRI-X	Venezuela			39283	1/12/1961		9	Registered
Eastman Kodak Co.	-1	ULTRA	Guatemala	M-9130-2001	12/19/2001	117781	5/22/2002		1	Registered
Eastman Kodak Co.	-1	ULTRALINE	Brazil	816873895	8/27/1992	816873895	1/25/1994		1	Registered
Eastman Kodak Co.	-1	ULTRAMAX	India	1678970	4/22/2008				1	Pending Application
Eastman Kodak Co.	-1	ULTRATEC	Canada	500047	3/10/1983	309848	12/27/1985			Registered
Eastman Kodak Co.	-1	ULTRATEC	Sweden	83/1669	3/15/1983	188793	11/4/1983		1	Registered
Eastman Kodak Co.	-1	UPFRONT VALUE FOREVER (in Chinese)	Canada (People's Republic of)	1169126	2/24/2003	682144	2/22/2007			Registered
Eastman Kodak Co.	-1	VERIFI	Australia	7120001	12/18/2008	7120001	8/7/2010		1	Registered
Eastman Kodak Co.	-1	VERIS	Canada	822636	2/7/2000	822636	2/7/2000		9	Registered
Eastman Kodak Co.	-1	VERIS	Japan	1173484	4/2/2003	TMA657577	1/31/2006			Registered
Eastman Kodak Co.	-1	VERIS	Japan	2003-028219	4/8/2003	4709249	9/12/2003		2, 16	Registered
Eastman Kodak Co.	-1	VERSALITE	South Africa	85/1465	2/27/1985	85/1465	2/27/1985		1	Registered
Eastman Kodak Co.	-1	VERSALITE & D:TRIANGLE	South Africa	85/3714	5/27/1985	85/3714	5/27/1985		1	Registered
Eastman Kodak Co.	-1	VERSAMARK	Argentina	2560064	12/9/2004	2095214	6/28/2006		2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Argentina	2560065	12/9/2004	2131321	11/30/2006		9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Brazil	827003064	12/13/2004	827003064	10/30/2007		2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Brazil	827003072	12/13/2004	827003072	10/30/2007		9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Canada	1244213	1/12/2005	TMA706280	2/1/2008		2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	France	04 3328481	12/8/2004	04 3328481	12/8/2004		2, 9	Registered

Eastman Kodak Co.	-1	VERSAMARK	Hong Kong	30331929	12/4/2004	30331929	12/4/2004	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Indonesia	D00.2004.36236.36597	12/10/2004	IDM000085805	8/31/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Indonesia	D00.2004.36219.36580	12/10/2004	IDM000085795	8/31/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Israel	177009	12/19/2004	177009	2/8/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Israel	177010	12/19/2004	177010	2/8/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Malaysia	2004/19224	12/8/2004	2004/19224	12/8/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Malaysia	2004/19223	12/8/2004	4019223	12/8/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Mexico	691451	12/6/2004	866708	12/6/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Mexico	691452	12/6/2004	866709	12/6/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Peru	227324	12/7/2004	104464	4/12/2005	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Peru	227325	12/7/2004	103938	3/15/2005	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Taiwan	93057212	12/8/2004	1176725	10/1/2005	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Thailand	575363	12/13/2004	KOR228071	12/13/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Thailand	575709	12/14/2004	Kor121237	12/14/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Venezuela	21684-04	12/9/2004		11/11/2005	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Venezuela	21685-04	12/9/2004		11/11/2005	9	Registered
Eastman Kodak Co.	-1	VERSAMAT	Finland	3571/87	8/24/1987	106531	2/20/1990	1, 9	Registered
Eastman Kodak Co.	-1	VERSAMAT	United States of America (USA)	T00156962	11/9/1962	766958	3/24/1964	1	Registered
Eastman Kodak Co.	-1	VERSAMAT	United States of America (USA)	156963	11/9/1962	767131	3/24/1964	9	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	China (People's Republic of)	4237786	8/25/2004	4237786	1/28/2007	7	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	Hong Kong	300274202	8/25/2004	300274202	8/25/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	Singapore	T04/14227J	8/27/2004	T04/14227J	8/27/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Brazil	827009232	12/17/2004	827009232	11/6/2007	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	China (People's Republic of)	4411839		4411839	3/21/2009	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Hong Kong	300336807	12/13/2004	300336807	6/7/2005	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Mexico	693118	12/15/2004	869350	12/15/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Russian Federation	2004728970	12/15/2004	310053	7/6/2006	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Singapore	T01/21945A	12/13/2004	T04/21945	12/13/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	South Korea	40-2004-55929	12/10/2004	649820	2/3/2006	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Australia	1014267	8/4/2004	1014267	8/4/2004	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Brazil	826773184	8/5/2004	826773184	10/16/2007	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Canada	1225833	8/4/2004	TMA694195	8/16/2007		Registered
Eastman Kodak Co.	-1	VIOLETNEWS	China (People's Republic of)	4206409	8/5/2004	4206409	12/21/2006	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Hong Kong	300262944	8/5/2004	300262944	1/27/2005	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Mexico	670851	8/9/2004	853356	8/9/2004	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Russian Federation	2004718735	8/18/2004	299493	12/14/2005	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Singapore	T04/13342E	8/10/2004	T04/13342E	8/10/2004	7	Registered
Eastman Kodak Co.	-1	VISAGE	South Africa	97/6512	5/2/1997	97/6512	5/2/1997	1	Registered
Eastman Kodak Co.	-1	VISION	Argentina	2607323	7/28/2005	2128291	11/20/2006	1	Registered
Eastman Kodak Co.	-1	VISION	Canada	1268095	8/4/2005	TMA694208	8/16/2007		Registered
Eastman Kodak Co.	-1	VISION	Hong Kong	300462762	7/22/2005	300462762	7/22/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Indonesia	D00.2005.015670	8/16/2005	IDM000230882	12/28/2009	1	Registered

Co. Eastman Kodak Co.	-1	VISION	International (WIPO)	869559	10/7/2005	869559	10/7/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Mexico	730264	7/25/2005	940367	7/25/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Taiwan	94035427	7/25/2005	1199457	3/16/2006	1	Registered
Eastman Kodak Co.	-1	VISION	United States of America (USA)	78/704018	8/31/2005	3129558	8/15/2006	1	Registered
Eastman Kodak Co.	-1	VISION	Venezuela China (People's Republic of)	16341-05	7/29/2005	270080	4/17/2006	1	Registered
Eastman Kodak Co.	-1	VIVID (in Chinese)	Canada	7120002	12/18/2008	7120002	8/7/2010	1	Registered
Eastman Kodak Co.	-1	WINNER	Canada	1007174	3/2/1999	TMA532131	9/5/2000		Registered
Eastman Kodak Co.	-1	WINNER	New Zealand	303786	1/11/1999	303786	6/23/1999	7	Registered
Eastman Kodak Co.	-1	WRATTEN	Greece	84919	2/18/1987	84919	2/18/1997	9	Registered
Eastman Kodak Co.	-1	WRATTEN	India		10/8/1942	6302	2/12/1945	9	Registered

Eastman Kodak Co.	-1	WRATTEN	Japan	734270/95	10/16/1995	78067	3/20/1916	1, 9	Registered
Eastman Kodak Co.	-1	WRATTEN	Peru			41744	7/24/1991	9	Registered
Eastman Kodak Co.	-1	WRATTEN	Singapore			T39/02868G	7/14/1939	9	Registered
			United States of America						
Eastman Kodak Co.	-1	WRATTEN	(USA)	71/070177	5/2/1913	98493	7/21/1914	9, 11	Registered
Eastman Kodak Co.	-1	X	Mexico	500521	4/26/1929	29229	5/1/1929	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Argentina	2876391	11/18/2008	1711208	12/18/1998	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Denmark	5676/86	9/3/1986	1829/88	4/25/1988	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Greece	83705	9/19/1986	83705	9/19/1986	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	India	1058605	11/12/2001	1058605	11/12/2001	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Mexico	311412	10/20/1997	565625	11/28/1997	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Paraguay	1004807	2/11/2010	341068	5/29/2000	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Peru	387839	4/28/2009	56888	7/2/1999	9	Registered
			United Kingdom						
Eastman Kodak Co.	-1	XTRALIFE	Kingdom	2000960	10/31/1994	2000960	10/31/1994	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Uruguay	308208	10/30/1998	425679	11/19/2001	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Venezuela	21346/97	10/21/1997	243710	12/20/2002	21	Registered
Eastman Kodak Co.	-1	YELLOW (color only)	Israel	173868	8/2/2004	173868	10/15/2006	1	Registered
Eastman Kodak Co.	-1	YELLOW (color only)	Israel	173869	8/2/2004	173869	10/15/2006	40	Registered
			YOU PUSH THE BUTTON, KODAK						
			United Kingdom						
Eastman Kodak Co.	-1	DOES THE REST	Kingdom	2000970	10/31/1994	2000970	10/31/1994	1, 9, 16, 40	Registered
Kodak (Near East)	-1	EKTACHROME	Lebanon	145180	9/5/2012	73555	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODACHROME	Lebanon	145182	9/5/2012	73554	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODACOLOR	Lebanon	145181	9/5/2012	73553	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK	Lebanon			45222	1/6/1984	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK	Syria	1104	3/17/2004	25755	6/9/2004	9	Registered
Kodak (Near East)	-1	KODAK (ARABIC)	Lebanon			49100	7/10/1986	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK (ARABIC)	Syria			28671	2/20/2006	1, 9, 16	Registered
			KODAK						
Kodak (Near East)	-1	CORP.SYMBOL-B&W	Lebanon		1/14/1987	49868	1/14/1987	40	Registered
Kodak (Near East)	-1	RETINA	Lebanon		1/6/1984	45221		9	Registered
Kodak (Near East)	-1	RETINA	Syria	1104	3/17/2004	25756	6/9/2004	9	Registered
Kodak Philippines	-1	KODAK EXPRESS	Philippines	94145	7/26/1994	65909	6/26/1998	41	Registered
Kodak Philippines	-1	KODAK EXPRESS	Philippines	4-2002-000841	1/31/2002	4-2002-000841	2/26/2006	42	Registered

Domain Names*

* As of August 30, 2013

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No.	Title	Registration Number	Registration Date	Record Owner
1	100-year start on tomorrow : 1880-1980.	TX0000478030	1980-05-15	Eastman Kodak Company
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7	About Kodak.	RE0000273640	1985-12-30	Eastman Kodak Company
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23	Adventures with your camera : unit 1, member's manual, 4-H photography.	TX0000604409	1980-12-04	Eastman Kodak Company
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380	Highlights. Vol. 9, no. 1, Mar. 15, 1956.	RE0000230805	1984-12-24	Eastman Kodak Company
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398	How to make good pictures.	RE0000015614	1979-01-15	Eastman Kodak Company
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1289	Operator's manual for the Kodak startech processor, model 244 and model 244T.	TX0000479271	1980-05-15	Eastman Kodak Company
1290	Operator's manual for the Kodamatic 17B processor.	TX0000751417	1981-07-21	Eastman Kodak Company
1291	Operator's manual, Kodak readymatic processor model 420A : [pub. Pt. no. 637020].	TX0000471688	1980-05-14	Eastman Kodak Company
1292	Pako 24-SQ processor.	TX0000149263	1978-11-13	Eastman Kodak Company
1293	Pakorall-G and super-G processor, models 17-1, 17-1.5, 24-1, and 24-1.5.	TX0000149257	1978-11-13	Eastman Kodak Company
1294	Panorama.	CSN0026859	1984	Eastman Kodak Company
1295	Panorama.	CSN0026859	1983	Eastman Kodak Company
1296	Panorama.	CSN0026859	1982	Eastman Kodak Company
1297	Panorama.	CSN0026859	1981	Eastman Kodak Company
1298	Panorama.	CSN0026859	1980	Eastman Kodak Company
1299	Panorama.	CSN0026859	1979	Eastman Kodak Company
1300	Panorama.	CSN0005827	1979	Eastman Kodak Company
1301	Panorama.	CSN0005827	1978	Eastman Kodak Company
1302	Panorama highlights.	TX0001474817	1984-12-21	Eastman Kodak Company
1303	Paper information from Kodak.	TX0002182867	1987-11-18	Eastman Kodak Company
1304	Parts list for the Kodamatic 17B processor.	TX0000781669	1981-10-13	Eastman Kodak Company
1305	Pathways to color : Kodak publication no. E-11.	TX0000254142	1979-04-20	Eastman Kodak Company
1306	Pattern 2305.	Vau000413412	1997-10-21	Eastman Kodak Company
1307	Pattern W610.	Vau000413414	1997-10-21	Eastman Kodak Company

1308	Pattern W610R.	Vau000413413	1997-10-21	Eastman Kodak Company
1309	People/ideas/quality products—Eastman Kodak's Apparatus & optical division.	RE0000500141	1990-12-03	Eastman Kodak Company
1310	Photo chemistry in black-and-white and color photography.	RE0000273646	1985-12-30	Eastman Kodak Company
1311	Photo decor : a guide to the enjoyment of photographic art : publication no. O-22 / written and designed by John Holland.	TX0000137797	1978-10-31	Eastman Kodak Company
1312	Photo decor : a guide to the enjoyment of photographic art / written by John Holland ; designed by Howlett-Bergner & Holland.	TX0001130640	1983-05-19	Eastman Kodak Company
1313	Photo decor : an idea book : [P3-200].	TX0000390366	1979-12-17	Eastman Kodak Company
1314	Photo explorations : [Kodak publication no. AT-16] / by Jack Biedermann.	TX0000515687	1980-06-23	Eastman Kodak Company
1315	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1983	Eastman Kodak Company
1316	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1982	Eastman Kodak Company
1317	Photo topics and techniques / edited by Eastman Kodak Company, Amphoto.	TX0000649318	1981-02-20	Amphoto & Eastman Kodak Company
1318	Photoengraving means business.	RE0000411316	1988-12-21	Eastman Kodak Company
1319	Photofabrication methods with Kodak photo resists : [Kodak publication no.] P-246, [cat. No. 105-8338].	TX0000255382	1979-05-11	Eastman Kodak Company
1320	Photographer's children.	RE0000600949	1992-12-11	Eastman Kodak Company
1321	Photographic production of slides and filmstrips.	RE0000411276	1988-12-21	Eastman Kodak Company
1322	Photographic retouching / written for Kodak by Vilia Reed.	TX0002597642	1989-06-08	Eastman Kodak Company
1323	Photographing baby and child / edited by George Hornby and the editors of Eastman Kodak Company.	TX0000093381	1978-03-16	Eastman Kodak Company and Crown Publishers, Inc.
1324	Photographing people : a Kodak audiovisual slide presentation, AV-37.	TX0000649222	1981-03-04	Eastman Kodak Company
1325	Photographing with automatic cameras / written for Kodak by Hubert C. Birnbaum.	TX0001009397	1982-10-07	Eastman Kodak Company
1326	Photographing your baby : tips for taking great pictures / by the editors of Eastman Kodak Company.	TX0001462422	1984-11-19	Eastman Kodak Company
1327	Photography & layout for reproduction : [no.] Q-74.	TX0000150376	1978-11-13	Eastman Kodak Company
1328	Photography at work, a progress report (motion picture, 42 mins./1507')	RE0000500175	1990-12-03	Eastman Kodak Company
1329	Photography books from Kodak.	TX0001118302	1983-05-19	Eastman Kodak Company
1330	Photography books from Kodak.	TX0000751418	1981-07-21	Eastman Kodak Company
1331	Photography for the printer.	RE0000500167	1990-12-03	Eastman Kodak Company
1332	Photography from lightplanes and helicopters.	TX0001587912	1985-06-17	Eastman Kodak Company
1333	Photography in the school. Vol. 62, no. 1, 1962.	RE0000500183	1990-12-03	Eastman Kodak Company

1334	Photography in the school. Vol. 62, no. 2, 1962.	RE0000500191	1990-12-03	Eastman Kodak Company
1335	Photography in the school. Vol. 62, no. 3, 1962.	RE0000500200	1990-12-03	Eastman Kodak Company
1336	Photography in the school. Vol. 63, no. 1, 1963.	RE0000549428	1991-11-12	Eastman Kodak Company
1337	Photography in the school. Vol. 63, no. 3, 1963.	RE0000549446	1991-11-12	Eastman Kodak Company
1338	Photography in your science fair project.	TX0001137146	1983-05-18	Eastman Kodak Company
1339	Photography through the microscope.	TX0002687030	1989-10-30	Eastman Kodak Company
1340	Photography through the microscope.	RE0000500156	1990-12-03	Eastman Kodak Company
1341	Photography through the microscope.	RE0000273643	1985-12-30	Eastman Kodak Company
1342	Photography through the microscope / [written, rev., or edited, with new photos. By John Gustav Delly].	TX0000602909	1980-12-04	Eastman Kodak Company
1343	Photolab design for professionals.	TX0002978634	1990-12-13	Eastman Kodak Company
1344	Photomacrography.	RE0000500155	1990-12-03	Eastman Kodak Company
1345	Photomacrography : mathematical analysis of magnification and depth of detail : Kodak publication no. N-15.	TX0000069169	1978-05-26	Eastman Kodak Company
1346	Photomicrography with Kodak Ektachrome professional films, process E-6.	TX0000092963	1978-07-14	Eastman Kodak Company
1347	Photoplotting desk reference.	TX0000661820	1981-03-26	Eastman Kodak Company
1348	Photoreproduction.	TX0000584745	1980-12-04	Eastman Kodak Company
1349	Phototypesetting with Kodak products / [edited by John F. Holtz].	TX0000661816	1981-03-26	Eastman Kodak Company
1350	Physical characteristics of glass for Kodak photographic plates.	TX0001201595	1983-08-30	Eastman Kodak Company
1351	Physical characteristics of Kodak polystyrene base films.	RE0000318822	1986-12-30	Eastman Kodak Company
1352	Picture-taking around Rochester.	TX0001481864	1984-12-31	Eastman Kodak Company
1353	Picture-taking at the Fair for miniature and other advanced cameras.	RE0000600925	1992-12-11	Eastman Kodak Company
1354	Picture-taking in northern California.	TX0000783107	1981-10-09	Eastman Kodak Company
1355	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0001250602	1983-12-19	Eastman Kodak Company
1356	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0000588339	1980-12-04	Eastman Kodak Company
1357	Picture-taking on Cape Cod and the Islands / [prepared as a public service by Kodak].	TX0000999169	1982-10-05	Eastman Kodak Company
1358	Picture-taking spots in Washington, D. C. / map by Frank Solomon.	TX0000402837	1980-01-21	Eastman Kodak Company
1359	Picture-tkaing [sic] in Florida.	TX0001477803	1984-12-21	Eastman Kodak Company
1360	Picture your teeth.	RE0000549423	1991-11-12	Eastman Kodak Company
1361	Pictures by existing light.	TX0002420471	1988-10-07	Eastman Kodak Company
1362	Picturing the times of your life / Don Nibbelink [i.e. Don D. Nibbelink], Monica Nibbelink ; edited for Eastern Kodak Company [by] Amphoto.	TX0000554199	1980-09-23	Eastman Kodak Company & American Photographic Book Publishing

1363	Planet Peru : an aerial journey through a timeless land / photos. By Marilyn Bridges ; introd. By Fernando Belaunde Terry ; historical commentary by John Hyslop ; afterword by Marilyn Bridges.	VA0000530817	1991-12-03	Eastman Kodak Company and Aperture Foundation, Inc. (employer for hire) on editing & compilation
1364	Planning and producing visual aids.	RE0000500161	1990-12-03	Eastman Kodak Company
1365	Planning, taking your travel pictures.	RE0000552560	1991-11-12	Eastman Kodak Company
1366	Plate care, on and off press.	TX0000092960	1978-07-14	Eastman Kodak Company
1367	Plate cracking / in cooperation with Paul R. Josephson.	TX0000106647	1978-09-15	Eastman Kodak Company
1368	Portrait : professional techniques and practices in portrait photography.	TX0003584366	1993-09-20	Eastman Kodak Company
1369	Potential silver yield from Kodak photographic products.	TX0000783115	1981-10-09	Eastman Kodak Company
1370	Potential silver yield from Kodak photographic products.	TX0000510102	1980-05-27	Eastman Kodak Company
1371	Practical densitometry.	TX0002301924	1987-12-09	Eastman Kodak Company
1372	Preparing large color prints on Kodak Ektacolor 74 RC and 78 papers.	TX0000324330	1979-08-30	Eastman Kodak Company
1373	Preparing large color transparencies for display.	TX0001023291	1982-11-15	Eastman Kodak Company
1374	Preparing process C-41 solutions from Kodak Flexicolor A R chemicals (concentrates) : [publication no.] Z-121F.	TX0000107689	1978-09-11	Eastman Kodak Company
1375	Presenting yourself.	TX0003861274	1994-06-14	Eastman Kodak Company
1376	Presenting yourself / by Michael Kenny [i.e. Michael F. Kenny] for Eastman Kodak Company.	TX0001070594	1983-02-09	Eastman Kodak Company
1377	Preservation of photographs.	TX0000347928	1979-10-17	Eastman Kodak Company
1378	Prevention of contact dermatitis in photographic work.	TX0000092961	1978-07-14	Eastman Kodak Company
1379	Principles of the Kodak x-omat processing system.	RE0000552565	1991-11-12	Eastman Kodak Company
1380	Printer monitoring method for use with Kodak Ektachrome 2203 paper : publication no. Z-123B.	TX0000093427	1978-08-07	Eastman Kodak Company
1381	Printing and cutting notched film accessories : [no. P5-231].	TX0000073188	1978-06-12	Eastman Kodak Company
1382	Printing color negatives.	TX0000107697	1978-09-11	Eastman Kodak Company
1383	Printing color negatives.	RE0000600930	1992-12-11	Eastman Kodak Company
1384	Printing color negatives.	RE0000317256	1986-12-30	Eastman Kodak Company
1385	Prizewinning photos—what makes them click : a Kodak audiovisual slide presentation : AV-42.	TX0001010529	1982-10-07	Eastman Kodak Company
1386	Process datafile : how to process Kodak Ektachrome 22 paper in Kodak rapid color processors.	TX0002182860	1987-11-18	Eastman Kodak Company
1387	Process datafile : small-tube or tray processing of Kodak Ektachrome 22 paper using Kodak Ektachrome R-3000 chemicals.	TX0002182861	1987-11-18	Eastman Kodak Company
1388	Process E-6 action maze.	TX0000092967	1978-07-14	Eastman Kodak Company
1389	Process monitoring : monitoring and troubleshooting processes using Kodak flexicolor chemicals : no. Z-131E2.	TX0004061045	1995-05-19	Eastman Kodak Company

1390	Processing and process monitoring of Kodak black-and-white films.	TX0000986218	1982-09-20	Eastman Kodak Company
1391	Processing chemicals and formulas.	RE0000552569	1991-11-12	Eastman Kodak Company
1392	Processing chemicals and formulas.	RE0000140574	1982-10-14	Eastman Kodak Company
1393	Processing Kodak Ektacolor paper in roller-transport processing machines using Kodak Ektaprint 2 chemicals.	TX0000214578	1979-02-27	Eastman Kodak Company
1394	Processing Kodak Ektacolor Plus and professional papers.	TX0002182871	1987-11-18	Eastman Kodak Company
1395	Processing Kodak high resolution plates.	TX0000985548	1982-09-07	Eastman Kodak Company
1396	Processing Kodak Vericolor print film 4111 (Estar thick base) in the Kodak rapid color processor, model 30 or model 30A.	TX0000282520	1979-05-11	Eastman Kodak Company
1397	Producing quality documents with KEEPS (Kodak Ektaprint electronic publishing system) : a basic guide to layout and typography.	TX0002576714	1989-05-22	Eastman Kodak Company
1398	Producing quality microfilm for Kodak automated retrieval systems.	TX0002576557	1989-05-22	Eastman Kodak Company
1399	Producing slides and filmstrips.	RE0000552568	1991-11-12	Eastman Kodak Company
1400	Production of X-rays.	RE0000600912	1992-12-11	Eastman Kodak Company
1401	Professional photographic illustration.	TX0002617538	1989-06-08	Eastman Kodak Company
1402	Professional photographic illustration techniques : Kodak publication no. O-16.	TX0000008235	1978-03-10	Eastman Kodak Company
1403	Professional portrait techniques : [Kodak publication] O-4 / [Frank McLaughlin, editor].	TX0000522532	1980-06-23	Eastman Kodak Company
1404	"Professional" versus "amateur" Kodak Ektachrome camera films : the difference between them!.	TX0000072489	1978-04-10	Eastman Kodak Company
1405	Programmed course in logarithms.	RE0000411291	1988-12-21	Eastman Kodak Company
1406	Programmed course in the electronic data processing system.	RE0000500139	1990-12-03	Eastman Kodak Company
1407	Programmed course on programmed instruction.	RE0000552567	1991-11-12	Eastman Kodak Company
1408	Programmed course on programmed instruction.	RE0000500147	1990-12-03	Eastman Kodak Company
1409	Quality assurance in dental radiography.	TX0002735888	1990-01-22	Eastman Kodak Company
1410	Quality control in the processing of Kodak Ektachrome film (process E3)	RE0000411284	1988-12-21	Eastman Kodak Company
1411	Quality enlarging with Kodak B/W papers : art, technique, and science, a Kodak data book.	TX0001020511	1982-11-15	Eastman Kodak Company
1412	Quality in industry; motion picture.	RE0000500177	1990-12-03	Eastman Kodak Company
1413	Quality in photographic lenses.	RE0000140272	1982-10-14	Eastman Kodak Company
1414	Questions and answers about Kodak super 8 film cartridges.	TX0000073183	1978-06-12	Eastman Kodak Company
1415	Questions and answers about Kodak super 8 movie films.	TX0001118327	1983-05-19	Eastman Kodak Company
1416	Quick-look reference : Kodak black-&- white reversal motion picture films : [Kodak publication no.] H-61.	TX0000489006	1980-05-27	Eastman Kodak Company

1417	Quick-look reference : Kodak color reversal motion picture films : [Kodak publication no.] H-60.	TX0000489007	1980-05-27	Eastman Kodak Company
1418	Quick-look reference, Kodak color reversal motion picture films, sports : [Kodak publication no. H-60].	TX0000391613	1979-10-26	Eastman Kodak Company
1419	Radiation safety in dental radiography.	TX0002742177	1990-01-22	Eastman Kodak Company
1420	Radiation safety manual.	TX0004049145	1995-05-19	Eastman Kodak Company
1421	Radiografia y fotografia clinicas. Vol. 26, no. 1.	RE0000411315	1988-12-21	Eastman Kodak Company
1422	Radiografia y fotografia clinicas. Vol. 26, no. 2.	RE0000411311	1988-12-21	Eastman Kodak Company
1423	Radiografia y fotografia clinicas. Vol. 26, no. 3.	RE0000411313	1988-12-21	Eastman Kodak Company
1424	Radiografia y fotografia clinicas. Vol. 28, no. 1, 1962.	RE0000500187	1990-12-03	Eastman Kodak Company
1425	Radiografia y fotografia clinicas. Vol. 28, no. 2, 1962.	RE0000500195	1990-12-03	Eastman Kodak Company
1426	Radiografia y fotografia clinicas. Vol. 28, no. 3, 1962.	RE0000500205	1990-12-03	Eastman Kodak Company
1427	Radiografia y fotografia clinicas. Vol. 29, no. 1, 1963.	RE0000549427	1991-11-12	Eastman Kodak Company
1428	Radiografia y fotografia clinicas. Vol. 29, no. 2, 1963.	RE0000549440	1991-11-12	Eastman Kodak Company
1429	Radiografia y fotografia clinicas. Vol. 29, no. 3, 1963.	RE0000549456	1991-11-12	Eastman Kodak Company
1430	Radiography in modern industry.	TX0000599323	1980-12-04	Eastman Kodak Company
1431	Radiography in modern industry.	RE0000273645	1985-12-30	Eastman Kodak Company
1432	Reciprocity data : Kodak color films.	TX0000321798	1979-08-30	Eastman Kodak Company
1433	Reciprocity data, Kodak color films.	TX0000092964	1978-07-14	Eastman Kodak Company
1434	Recovering silver from photographic materials.	TX0000368581	1979-10-26	Eastman Kodak Company
1435	Reference chart for Kodak color reversal products.	TX0002206285	1987-12-09	Eastman Kodak Company
1436	Reference guide using the Kodak colorwatch system in Technet quality management software : ser. C.	TX0002477484	1988-08-10	Eastman Kodak Company
1437	Reference information from Kodak.	TX0002419705	1988-10-07	Eastman Kodak Company
1438	Remote Ranger.	VA0000744298	1996-02-20	Eastman Kodak Company
1439	Research at Kodak.	RE0000500158	1990-12-03	Eastman Kodak Company
1440	Research magazine.	CSN0083195	1988	Eastman Kodak Company
1441	Retouching black-and-white negatives and prints.	TX0000214575	1979-02-27	Eastman Kodak Company
1442	Retouching color negatives.	TX0002482530	1988-10-07	Eastman Kodak Company
1443	Retouching Ektachrome film transparencies : (process E-6).	TX0000985790	1982-09-20	Eastman Kodak Company
1444	Retouching Ektacolor prints.	RE0000552557	1991-11-12	Eastman Kodak Company
1445	Retouching Ektacolor prints : contains new information on how to use Kodak retouching colors for spotting color prints.	TX0000214569	1979-02-27	Eastman Kodak Company
1446	Retouching Kodak color negatives.	RE0000552586	1991-11-12	Eastman Kodak Company
1447	Retouching Kodak Ektacolor negatives.	RE0000185709	1983-12-12	Eastman Kodak Company

1448	Retouching prints on Kodak Ektacolor and Ektachrome papers.	TX0002729941	1989-10-13	Eastman Kodak Company
1449	Retouching type C color prints.	RE0000317257	1986-12-30	Eastman Kodak Company
1450	Reverse-text slides.	TX0000783114	1981-10-09	Eastman Kodak Company
1451	Reverse-text slides.	TX0000401557	1980-01-21	Eastman Kodak Company
1452	Reversing optics for lateral reversal.	TX0000513990	1980-06-23	Eastman Kodak Company
1453	Revised information on color correction with Kodak tri-mask film.	RE0000552584	1991-11-12	Eastman Kodak Company
1454	[Revision & PVAC series 3]	TX0002189483	1987-11-18	Eastman Kodak Company
1455	Revision to the Kodak 312 color printer : DPC/DPCU, ser. 1.	TX0002182855	1987-11-18	Eastman Kodak Company
1456	Roller-transport processing of Kodak Ektachrome films, process E-6 : [publication no.] Z-119B.	TX0000107690	1978-09-11	Eastman Kodak Company
1457	Safe handling of photographic chemicals.	TX0000324331	1979-08-30	Eastman Kodak Company
1458	Salute to the tall ships.	RE0000641112	1993-11-08	Eastman Kodak Company
1459	Sample sequence from a program in economics.	RE0000411292	1988-12-21	Eastman Kodak Company
1460	Sample sequence from a program in human motivation.	RE0000411293	1988-12-21	Eastman Kodak Company
1461	Sample sequence from a program on industrial relations.	RE0000411298	1988-12-21	Eastman Kodak Company
1462	Scanners : using Kodak Ektachrome and Kodachrome film transparencies on color scanners.	TX0000669544	1981-03-26	Eastman Kodak Company
1463	Schlieren photography.	RE0000411279	1988-12-21	Eastman Kodak Company
1464	Scientific imaging with Kodak films and plates.	TX0002378191	1988-08-10	Eastman Kodak Company
1465	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1979	Eastman Kodak Company
1466	Scientific publications from Eastman Kodak laboratories : sections 1-4, 1976.	TX0000106649	1978-09-15	Eastman Kodak Company
1467	Selected bibliography on photography for law enforcement agencies : [Kodak pub. No. M-46].	TX0000118797	1978-05-05	Eastman Kodak Company
1468	Selected bibliography on photography for law enforcement agencies : [Kodak publication no. M-46].	TX0000254146	1979-04-20	Eastman Kodak Company
1469	Selected special order (S O) products list for Professional and Finishing Markets Division.	TX0000214567	1979-02-27	Eastman Kodak Company
1470	Seminar in print : analytical methods for testing Kodak products for microelectronics.	TX0000713069	1981-06-23	Eastman Kodak Company
1471	Seminar in print IV : relationship between micro and macro reproduction characteristics of Kodak high resolution plates.	TX0000584744	1980-12-04	Eastman Kodak Company
1472	Seminars in print III : analytical specifications for Kodak micro positive developer 809.	TX0000471684	1980-05-14	Eastman Kodak Company
1473	Sequence from a programmed course in photography.	RE0000448934	1989-11-29	Eastman Kodak Company
1474	Service manual for the Kodak ektagraphic III projectors, autofocus models.	TX0001028505	1982-11-22	Eastman Kodak Company

1475	Service manual Kodak X-OMAT processor model M3.	RE0000448935	1989-11-29	Eastman Kodak Company
1476	Setting up and balancing.	TX0002182868	1987-11-18	Eastman Kodak Company
1477	Setup and balancing the Kodak 2610 color printer using the Kodak 2610 program tape, series 7.	TX0000368572	1979-10-31	Eastman Kodak Company
1478	Setup and balancing : the Kodak 2610 color printer using the series 6 program tape : March 1978.	TX0000072480	1978-04-10	Eastman Kodak Company
1479	Setup and balancing the Kodak 2620D color printer.	TX0000137792	1978-10-31	Eastman Kodak Company
1480	Setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers : [publication pt. no. 638872].	TX0000093428	1978-08-07	Eastman Kodak Company
1481	Setup and balancing : the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape series 2.	TX0000368595	1979-10-26	Eastman Kodak Company
1482	Setup and balancing : the Kodak printer models S-5 and B-K series.	TX0000192369	1978-10-31	Eastman Kodak Company
1483	Shipboard holiday.	RE0000600950	1992-12-11	Eastman Kodak Company
1484	Silver masking of transparencies with three-aim-point control.	TX0000604410	1980-12-04	Eastman Kodak Company
1485	Silver recovery efficiency from Kodak Ektaprint 2 bleach-fix using the Kodak chemical recovery cartridge, type 1-P.	TX0000107692	1978-09-11	Eastman Kodak Company
1486	Silver recovery with the Kodak chemical recovery cartridge, type 3.	TX0000479267	1980-05-15	Eastman Kodak Company
1487	Silver recovery with the Kodak chemical recovery cartridge, type P.	TX0000401563	1980-01-21	Eastman Kodak Company
1488	Simple copying techniques with a Kodak Ektagraphic Visualmaker : [pamphlet no.] S-40.	TX0000136127	1978-10-16	Eastman Kodak Company
1489	Site preparations : Kodak disc film processor, model 200E.	TX0001118303	1983-05-19	Eastman Kodak Company
1490	Site preparations, Kodak Disc opener workcenter, Kodak Disc dispenser, Kodak Disc dispenser viewer, Kodak Disc film cleaner, Kodak Disc reorder workcenter.	TX0001118333	1983-05-19	Eastman Kodak Company
1491	Site preparations, Kodak disc printing attachment, models 7, 11, and 15, on the Kodak S and M C digital color printers.	TX0001131012	1983-05-19	Eastman Kodak Company
1492	Slides : planning and producing slide programs / written for Kodak by Ann Bishop.	TX0001474819	1984-12-21	Eastman Kodak Company
1493	Snapshots at the Fair with fixed-focus and other simple cameras.	RE0000600926	1992-12-11	Eastman Kodak Company
1494	Software interface manual : Kodak IMT- 200, IMT-250, and IMT-350 microimage terminals.	TX0002192563	1987-11-20	Eastman Kodak Company
1495	Some differences between Kodak Ektagraphic and Kodak Carousel slide projectors.	TX0000681781	1981-03-26	Eastman Kodak Company

1496	Sound : magnetic sound recording for motion pictures : [Kodak publication no.] S-75 / text written for Kodak by Raul DaSilva.	TX0000014321	1978-02-24	Eastman Kodak Company
1497	Sound recording with magnetic tape.	RE0000552578	1991-11-12	Eastman Kodak Company
1498	Sound recording with magnetic tape.	RE0000500151	1990-12-03	Eastman Kodak Company
1499	Sources of motion picture services and equipment : 16 mm, 8 mm, and super 8.	TX0000649224	1981-03-04	Eastman Kodak Company
1500	Special filters from Kodak for technical applications.	TX0000751420	1981-07-21	Eastman Kodak Company
1501	Spectrum in graphic arts photography : a primer in light and sensitivity.	TX0000401555	1980-01-21	Eastman Kodak Company
1502	Speechmaking, more than words alone.	TX0000471685	1980-05-14	Eastman Kodak Company
1503	Speechmaking, more than words alone : Kodak publication no. S-25.	TX0000258465	1979-05-11	Eastman Kodak Company
1504	Spinal cord arteries / P. Lasjaunias.	TX0003012064	1991-03-01	Eastman Kodak Company
1505	SPR contact / Professional and Finishing Markets Division.	CSN0022857	1979	Eastman Kodak Company
1506	Stabilization with Kodak Ektamatic products.	TX0000513993	1980-06-23	Eastman Kodak Company
1507	Stabilization with Kodak Ektamatic products : [no.] G-25.	TX0000072483	1978-07-24	Eastman Kodak Company
1508	Staffer's guide to fall P M A convention.	TX0000137970	1978-10-31	Eastman Kodak Company
1509	Staffer's guide to Kodak equipment : for Kodak personnel only.	TX0000228550	1979-03-26	Eastman Kodak Company
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1724	Compass / Vince Giummo, editor].	TX0000777830	1981-10-09	Eastman Kodak Company
1725	Compass / Vince Giummo, editor].	TX0001085730	1983-03-14	Eastman Kodak Company
1726	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000368593	1979-10-26	Eastman Kodak Company
1727	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000390349	1979-12-17	Eastman Kodak Company
1728	Data release.	TX0000985649	1982-09-07	Eastman Kodak Company
1729	Data release.	TX0000969858	1982-09-07	Eastman Kodak Company
1730	Data release.	TX0001021342	1982-11-15	Eastman Kodak Company
1731	Data release.	TX0000985650	1982-09-07	Eastman Kodak Company
1732	Data release.	TX0000323952	1979-08-31	Eastman Kodak Company
1733	Data release.	TX0000323948	1979-08-30	Eastman Kodak Company
1734	Dental radiography and photography / editor, Robert E. Silha.	TX0001252191	1983-12-19	Eastman Kodak Company
1735	Dental radiography and photography / editor, Robert E. Silha.	TX0001271596	1983-11-01	Eastman Kodak Company
1736	Dental radiography and photography / editor, Robert E. Silha.	TX0001271599	1983-11-01	Eastman Kodak Company
1737	Dental radiography and photography / editor, Robert E. Silha.	TX0001271600	1983-11-01	Eastman Kodak Company
1738	Dental radiography and photography / editor, Robert E. Silha.	TX0001271598	1983-11-01	Eastman Kodak Company
1739	Dental radiography and photography / editor, Robert E. Silha.	TX0001257281	1983-12-19	Eastman Kodak Company

1740	Dental radiography and photography / editor, Robert E. Silha.	TX0001252204	1983-12-19	Eastman Kodak Company
1741	Dental radiography and photography / editor, Robert E. Silha.	TX0001271597	1983-11-01	Eastman Kodak Company
1742	Dental radiography and photography / editor, Robert E. Silha.	TX0000484602	1980-05-27	Eastman Kodak Company
1743	Dental radiography and photography / editor, Robert E. Silha.	TX0000615752	1980-06-23	Eastman Kodak Company
1744	Dental radiography and photography / editor, Robert E. Silha.	TX0000662618	1981-03-26	Eastman Kodak Company
1745	Dental radiography and photography / editor, Robert E. Silha.	TX0000035644	1978-05-05	Eastman Kodak Company
1746	Dental radiography and photography / editor, Robert E. Silha.	TX0000118554	1978-09-25;	Eastman Kodak Company
1747	Dental radiography and photography / editor, Robert E. Silha.	TX0000195695	1979-01-12	Eastman Kodak Company
1748	Dental radiography and photography / editor, Robert E. Silha.	TX0000195694	1979-01-12	Eastman Kodak Company
1749	Desk calendar / by the editors of Eastman Kodak Company.	TX0000594059	1980-12-05	Eastman Kodak Company
1750	Directory of silver services / Kodak	TX0001021340	1982-11-15	Eastman Kodak Company
1751	Eastman Kodak Company ... annual report.	TX0001194336	1983-08-19	Eastman Kodak Company
1752	Eastman Kodak Company ... annual report.	TX0001194337	1983-08-19	Eastman Kodak Company
1753	Eastman Kodak Company ... annual report.	TX0001194338	1983-08-19	Eastman Kodak Company
1754	Eastman Kodak Company ... annual report.	TX0000471699	1980-05-14	Eastman Kodak Company
1755	Eastman Kodak Company ... annual report.	TX0000227407	1979-03-26	Eastman Kodak Company
1756	Eastman Kodak Company ... annual report.	TX0000076859	1978-04-10	Eastman Kodak Company
1757	Eastman organic chemical bulletin.	TX0000402340	1980-01-21	Eastman Kodak Company
1758	Eastman organic chemical bulletin.	TX0000368590	1979-10-26	Eastman Kodak Company
1759	Eastman organic chemical bulletin	TX0000035370	1978-04-14	Eastman Kodak Company
1760	Eastman organic chemical bulletin	TX0000169727	1978-12-26	Eastman Kodak Company
1761	Eastman organic chemicals : catalog & price list.	TX0000195696	1979-01-12	Eastman Kodak Company
1762	Eastman organic chemicals catalog. Supplement.	TX0000063341	1978-05-26	Eastman Kodak Company
1763	Financial statistics : graphic arts dealers.	TX0000323957	1979-08-30	Eastman Kodak Company
1764	Financial statistics : professional finishers.	TX0000323956	1979-08-30	Eastman Kodak Company
1765	Financial statistics : school finishers.	TX0000323958	1979-08-30	Eastman Kodak Company
1766	Financial statistics : X-ray dealers.	TX0000323955	1979-08-30	Eastman Kodak Company
1767	Functional group index of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185179	1979-01-12	Eastman Kodak Company
1768	Graphics newsletter.	TX0000279270	1979-06-21	Eastman Kodak Company
1769	Graphics newsletter.	TX0000279268	1979-06-21	Eastman Kodak Company
1770	Graphics newsletter.	TX0000368596	1979-10-25	Eastman Kodak Company
1771	Graphics newsletter.	TX0000368591	1979-10-26	Eastman Kodak Company
1772	Graphics newsletter.	TX0000134139	1978-10-16	Eastman Kodak Company

1773	Graphics newsletter.	TX0000174982	1978-12-26	Eastman Kodak Company
1774	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000489928	1980-05-27	Eastman Kodak Company
1775	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000402345	1980-01-21	Eastman Kodak Company
1776	Here's how : [techniques for outstanding pictures].	TX0000442323	1980-01-21	Eastman Kodak Company
1777	Index to Kodak information.	TX0001495619	1984-12-31	Eastman Kodak Company
1778	Index to Kodak information.	TX0001118304	1983-05-19	Eastman Kodak Company
1779	Index to Kodak information.	TX0000986217	1982-09-20	Eastman Kodak Company
1780	Index to Kodak information.	TX0000720511	1981-06-23	Eastman Kodak Company
1781	Index to Kodak information.	TX0000489931	1980-05-27	Eastman Kodak Company
1782	Interface	TX0000064818	1978-06-12	Eastman Kodak Company
1783	International photography / Kodak.	TX0000984528	1982-09-07	Eastman Kodak Company
1784	International photography / Kodak.	TX0000792831	1981-10-13	Eastman Kodak Company
1785	International photography / Kodak.	TX0001085735	1983-03-14	Eastman Kodak Company
1786	International photography / Kodak.	TX0000980529	1982-09-07	Eastman Kodak Company
1787	International photography / Kodak.	TX0000793667	1981-10-13	Eastman Kodak Company
1788	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0001009393	1982-10-07	Eastman Kodak Company
1789	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0000778869	1981-10-13	Eastman Kodak Company
1790	Kodak audiovisual products catalog	TX0001635399	1985-07-22	Eastman Kodak Company
1791	Kodak bulletin for the graphic arts.	TX0000599790	1980-12-04	Eastman Kodak Company
1792	Kodak catalog of educational materials ...	TX0001137171	1983-05-18	Eastman Kodak Company
1793	Kodak centennial desk calendar ...	TX0000319921	1979-07-02	Eastman Kodak Company
1794	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000778695	1981-10-09	Eastman Kodak Company
1795	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0001085731	1983-03-14	Eastman Kodak Company
1796	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000986305	1982-09-07	Eastman Kodak Company
1797	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000604408	1980-12-04	Eastman Kodak Company
1798	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000368594	1979-10-26	Eastman Kodak Company
1799	Kodak compass : reproduction processes/materials/industry news.	TX0000514215	1980-06-23	Eastman Kodak Company
1800	Kodak compass : reproduction processes/materials/industry news.	TX0000509718	1980-06-23	Eastman Kodak Company
1801	Kodak compass : reproduction processes/materials/industry news.	TX0000509717	1980-06-23	Eastman Kodak Company

1802	Kodak compass : reproduction processes/materials/industry news.	TX0000250165	1979-05-11	Eastman Kodak Company
1803	Kodak compass : reproduction processes/materials/industry news.	TX0000250167	1979-05-11	Eastman Kodak Company
1804	Kodak compass : reproduction processes/materials/industry news.	TX0000268624	1979-06-07	Eastman Kodak Company
1805	Kodak compass : reproduction processes/materials/industry news.	TX0000403619	1980-01-21	Eastman Kodak Company
1806	Kodak compass : reproduction processes/materials/industry news.	TX0000038209	1978-05-05	Eastman Kodak Company
1807	Kodak compass : reproduction processes/materials/industry news.	TX0000063340	1978-05-26	Eastman Kodak Company
1808	Kodak compass : reproduction processes/materials/industry news.	TX0000118555	1978-09-25	Eastman Kodak Company
1809	Kodak compass : reproduction processes/materials/industry news.	TX0000185178	1979-01-12	Eastman Kodak Company
1810	Kodak customer service pamphlet.	TX0001119160	1983-05-19	Eastman Kodak Company
1811	Kodak customer service pamphlet.	TX0001137145	1983-05-18	Eastman Kodak Company
1812	Kodak customer service pamphlet.	TX0001137150	1983-05-18	Eastman Kodak Company
1813	Kodak customer service pamphlet.	TX0001009391	1982-10-07	Eastman Kodak Company
1814	Kodak customer service pamphlet.	TX0000678967	1981-03-26	Eastman Kodak Company
1815	Kodak customer service pamphlet.	TX0000588341	1980-12-04	Eastman Kodak Company
1816	Kodak customer service pamphlet.	TX0000588340	1980-12-04	Eastman Kodak Company
1817	Kodak customer service pamphlet.	TX0000273621	1979-06-07	Eastman Kodak Company
1818	Kodak dental X-ray products.	TX0000513995	1980-06-23	Eastman Kodak Company
1819	Kodak dental X-ray products . : list prices.	TX0000268407	1979-06-07	Eastman Kodak Company
1820	Kodak desk calendar . / by the editors of Eastman Kodak Company.	TX0000791110	1981-10-13	Eastman Kodak Company
1821	Kodak highlights.	TX0001193393	1983-08-19	Eastman Kodak Company
1822	Kodak highlights.	TX0000474173	1980-05-14	Eastman Kodak Company
1823	Kodak highlights.	TX0000227406	1979-03-26	Eastman Kodak Company
1824	Kodak highlights.	TX0000442324	1980-01-21	Eastman Kodak Company
1825	Kodak highlights.	TX0000401877	1980-01-17	Eastman Kodak Company
1826	Kodak highlights.	TX0000076855	1978-04-10	Eastman Kodak Company
1827	Kodak highlights.	TX0000064816	1978-06-12	Eastman Kodak Company
1828	Kodak highlights.	TX0000101444	1978-09-11	Eastman Kodak Company
1829	Kodak highlights.	TX0000150374	1978-12-01	Eastman Kodak Company
1830	Kodak information ... index.	TX0000227408	1979-03-26	Eastman Kodak Company
1831	Kodak laboratory chemicals bulletin.	TX0001600545	1985-06-24	Eastman Kodak Company
1832	Kodak laboratory chemicals bulletin.	TX0000984542	1982-09-07	Eastman Kodak Company
1833	Kodak laboratory chemicals bulletin.	TX0000471694	1980-05-14	Eastman Kodak Company
1834	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001632108	1985-08-12	Eastman Kodak Company
1835	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001170431	1983-03-11	Eastman Kodak Company
1836	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0000666590	1981-03-26	Eastman Kodak Company
1837	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000781875	1981-10-13	Eastman Kodak Company
1838	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108503	1983-05-18	Eastman Kodak Company

1839	Kodak photographic products . : index update.	TX0000255383	1979-05-11	Eastman Kodak Company
1840	Kodak photonews.	TX0001481845	1984-12-31	Eastman Kodak Company
1841	Kodak photonews.	TX0001492038	1984-12-26	Eastman Kodak Company
1842	Kodak photonews.	TX0001175794	1983-08-29	Eastman Kodak Company
1843	Kodak photonews.	TX0001233016	1983-11-18	Eastman Kodak Company
1844	Kodak photonews.	TX0001233017	1983-11-18	Eastman Kodak Company
1845	Kodak photonews.	TX0000999170	1981-10-05	Eastman Kodak Company
1846	Kodak photonews.	TX0001119163	1983-05-19	Eastman Kodak Company
1847	Kodak photonews.	TX0001136579	1983-05-18	Eastman Kodak Company
1848	Kodak photonews.	TX0001108788	1983-05-18	Eastman Kodak Company
1849	Kodak photonews.	TX0000400495	1980-01-21	Eastman Kodak Company
1850	Kodak photonews.	TX0000599777	1980-12-04	Eastman Kodak Company
1851	Kodak photonews.	TX0000662610	1981-03-26	Eastman Kodak Company
1852	Kodak photonews.	TX0000325075	1979-08-31	Eastman Kodak Company
1853	Kodak photonews.	TX0000093425	1978-08-07	Eastman Kodak Company
1854	Kodak photonews.	TX0000134137	1978-10-31	Eastman Kodak Company
1855	Kodak Precision Line plate L P P.	TX0000400494	1980-01-21	Eastman Kodak Company
1856	Kodak studio light.	TX0000242373	1979-04-20	Eastman Kodak Company
1857	Kodak studio light.	TX0000148711	1978-12-01	Eastman Kodak Company
1858	Kodak studio light.	TX0000014322	1978-03-10	Eastman Kodak Company
1859	Kodak studio light / Jim Collinsworth, editor].	TX0000778863	1981-10-13	Eastman Kodak Company
1860	Kodak studio light / Jim Collinsworth, editor].	TX0000778825	1981-10-13	Eastman Kodak Company
1861	Kodak studio light / Jim Collinsworth, editor].	TX0001236016	1983-05-18	Eastman Kodak Company
1862	Kodak studio light / Jim Collinsworth, editor].	TX0000778862	1981-10-13	Eastman Kodak Company
1863	Kodak studio light / Jim Collinsworth, editor].	TX0000778870	1981-10-13	Eastman Kodak Company
1864	Kodak studio light / Jim Collinsworth, editor].	TX0000390365	1979-12-17	Eastman Kodak Company
1865	Kodak studio light / Jim Collinsworth, editor].	TX0000390353	1979-12-17	Eastman Kodak Company
1866	Kodak Tech Bits.	TX0003564509	1993-09-20	Eastman Kodak Company
1867	Kodak Tech Bits.	TX0003709537	1993-09-20	Eastman Kodak Company
1868	Kodak Tech Bits.	TX0002423587	1988-10-07	Eastman Kodak Company
1869	Kodak Tech Bits.	TX0002378190	1988-08-10	Eastman Kodak Company
1870	Kodak Tech Bits.	TX0002419708	1988-10-07	Eastman Kodak Company
1871	Kodak Tech Bits.	TX0000092962	1978-07-14	Eastman Kodak Company
1872	Kodak Tech Bits.	TX0000101457	1978-09-11	Eastman Kodak Company
1873	Kodak Tech Bits.	TX0000150375	1978-11-13	Eastman Kodak Company
1874	Kodak Tech Bits.	TX0000185177	1979-01-12	Eastman Kodak Company
1875	Kodak Tech Bits : a publication for scientists and engineers.	TX0001507882	1984-12-26	Eastman Kodak Company
1876	Kodak Tech Bits : a publication for scientists and engineers.	TX0000969859	1982-09-07	Eastman Kodak Company
1877	Kodak Tech Bits : a publication for scientists and engineers.	TX0001009395	1982-10-07	Eastman Kodak Company
1878	Kodak Tech Bits : a publication for scientists and engineers.	TX0000720510	1981-06-23	Eastman Kodak Company
1879	Kodak Tech Bits : a publication for scientists and engineers.	TX0000778694	1981-10-09	Eastman Kodak Company

1880	Kodak Tech Bits : a publication for scientists and engineers.	TX0001085732	1983-03-14	Eastman Kodak Company
1881	Kodak Tech Bits : a publication for scientists and engineers.	TX0000985607	1982-09-07	Eastman Kodak Company
1882	Kodak Tech Bits : a publication for scientists and engineers.	TX0000518586	1980-08-04	Eastman Kodak Company
1883	Kodak Tech Bits : a publication for scientists and engineers.	TX0000604126	1980-12-04	Eastman Kodak Company
1884	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662612	1981-03-26	Eastman Kodak Company
1885	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662617	1981-03-26	Eastman Kodak Company
1886	Kodak Tech Bits : a publication for scientists and engineers.	TX0000288522	1979-07-02	Eastman Kodak Company
1887	Kodak Tech Bits : a publication for scientists and engineers.	TX0000368589	1979-10-17	Eastman Kodak Company
1888	Kodak Tech Bits : a publication for scientists and engineers.	TX0000390357	1979-12-17	Eastman Kodak Company
1889	Kodak Tech Bits : a publication for scientists and engineers.	TX0000403620	1980-01-21	Eastman Kodak Company
1890	Kodak tips : technical information for photographic systems.	TX0000471700	1980-05-14	Eastman Kodak Company
1891	Kodak tips : technical information for photographic systems.	TX0000479160	1980-05-15	Eastman Kodak Company
1892	Kodak tips : technical information for photographic systems.	TX0000509719	1980-06-23	Eastman Kodak Company
1893	Kodak tips : technical information for photographic systems.	TX0000221702	1979-03-26	Eastman Kodak Company
1894	Kodak tips : technical information for photographic systems.	TX0000250162	1979-02-27	Eastman Kodak Company
1895	Kodak tips : technical information for photographic systems.	TX0000242371	1979-04-20	Eastman Kodak Company
1896	Kodak tips : technical information for photographic systems.	TX0000291844	1979-07-02	Eastman Kodak Company
1897	Kodak tips : technical information for photographic systems.	TX0000323949	1979-08-30	Eastman Kodak Company
1898	Kodak tips : technical information for photographic systems.	TX0000329253	1979-08-31	Eastman Kodak Company
1899	Kodak tips : technical information for photographic systems.	TX0000368599	1979-10-31	Eastman Kodak Company
1900	Kodak tips : technical information for photographic systems.	TX0000019314	1978-03-10	Eastman Kodak Company
1901	Kodak tips : technical information for photographic systems.	TX0000042043	1978-04-14	Eastman Kodak Company
1902	Kodak tips : technical information for photographic systems.	TX0000064817	1978-06-12	Eastman Kodak Company
1903	Kodak tips : technical information for photographic systems.	TX0000092720	1978-08-07	Eastman Kodak Company
1904	Kodak tips : technical information for photographic systems.	TX0000134140	1978-10-16	Eastman Kodak Company
1905	Kodak tips : technical information for photographic systems.	TX0000169651	1978-12-26	Eastman Kodak Company
1906	Kodak tips : technical information for photographic systems.	TX0000216619	1979-02-27	Eastman Kodak Company
1907	Kodak X-Omat products.	TX0000324327	1979-07-02	Eastman Kodak Company

1908	Kodak X-Omat products.	TX0000401876	1979-12-17	Eastman Kodak Company
1909	Kodak X-Omatic cassettes, X-Omatic screens, Lanex screens, Min-R cassette	TX0000323950	1979-08-31	Eastman Kodak Company
1910	Kodak X-ray products list prices / Health Sciences Markets Division, Eastman Kodak Company.	TX0000324588	1979-08-30	Eastman Kodak Company
1911	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646589	1981-03-04	Eastman Kodak Company
1912	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646588	1981-03-04	Eastman Kodak Company
1913	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646587	1981-03-04	Eastman Kodak Company
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1915	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646585	1981-03-04	Eastman Kodak Company
1916	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646584	1981-03-04	Eastman Kodak Company
1917	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662616	1981-03-26	Eastman Kodak Company
1918	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662615	1981-03-26	Eastman Kodak Company
1919	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662614	1981-03-26	Eastman Kodak Company
1920	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662613	1981-03-26	Eastman Kodak Company
1921	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000403617	1980-01-21	Eastman Kodak Company
1922	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000403621	1980-01-21	Eastman Kodak Company
1923	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484597	1980-05-27	Eastman Kodak Company
1924	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484596	1980-05-27	Eastman Kodak Company
1925	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484595	1980-05-27	Eastman Kodak Company
1926	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484594	1980-05-27	Eastman Kodak Company
1927	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484593	1980-05-27	Eastman Kodak Company
1928	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484592	1980-05-27	Eastman Kodak Company
1929	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484591	1980-05-27	Eastman Kodak Company
1930	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484590	1980-05-27	Eastman Kodak Company
1931	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484589	1980-05-27	Eastman Kodak Company
1932	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484588	1980-05-27	Eastman Kodak Company
1933	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484598	1980-05-27	Eastman Kodak Company
1934	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484599	1980-05-27	Eastman Kodak Company

1935	Kodakery / [editor-in-chief, Ron Wiley et al.].	TX0000484601	1980-05-27	Eastman Kodak Company
1936	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484600	1980-05-27	Eastman Kodak Company
1937	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484605	1980-05-27	Eastman Kodak Company
1938	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484604	1980-05-27	Eastman Kodak Company
1939	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484603	1980-05-27	Eastman Kodak Company
1940	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000489929	1980-05-27	Eastman Kodak Company
1941	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597140	1980-11-17	Eastman Kodak Company
1942	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599786	1980-12-04	Eastman Kodak Company
1943	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597139	1980-11-17	Eastman Kodak Company
1944	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597138	1980-11-17	Eastman Kodak Company
1945	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597137	1980-11-17	Eastman Kodak Company
1946	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597136	1980-11-17	Eastman Kodak Company
1947	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597135	1980-11-17	Eastman Kodak Company
1948	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597134	1980-11-17	Eastman Kodak Company
1949	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597133	1980-11-17	Eastman Kodak Company
1950	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597132	1980-11-17	Eastman Kodak Company
1951	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597131	1980-11-17	Eastman Kodak Company
1952	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597130	1980-11-17	Eastman Kodak Company
1953	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599776	1980-12-04	Eastman Kodak Company
1954	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599779	1980-12-04	Eastman Kodak Company
1955	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599778	1980-12-04	Eastman Kodak Company
1956	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599781	1980-12-04	Eastman Kodak Company
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2184	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000989775	1982-10-07	Eastman Kodak Company
2185	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000999222	1982-10-05	Eastman Kodak Company
2186	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001022419	1982-11-29	Eastman Kodak Company
2187	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108504	1983-05-18	Eastman Kodak Company
2188	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185180	1979-01-12	Eastman Kodak Company
2189	Panorama.	TX0001493395	1984-12-26	Eastman Kodak Company
2190	Panorama.	TX0001493394	1984-12-26	Eastman Kodak Company
2191	Panorama.	TX0001493393	1984-12-26	Eastman Kodak Company
2192	Panorama.	TX0001129700	1983-05-19	Eastman Kodak Company
2193	Panorama.	TX0001195848	1983-08-30	Eastman Kodak Company
2194	Panorama.	TX0001231622	1983-11-18	Eastman Kodak Company
2195	Panorama.	TX0000966060	1982-09-07	Eastman Kodak Company
2196	Panorama.	TX0000966059	1982-09-07	Eastman Kodak Company
2197	Panorama.	TX0001014664	1982-11-15	Eastman Kodak Company
2198	Panorama.	TX0001129701	1983-05-19	Eastman Kodak Company
2199	Panorama.	TX0000718606	1981-06-23	Eastman Kodak Company
2200	Panorama.	TX0000778864	1981-10-13	Eastman Kodak Company
2201	Panorama.	TX0000778866	1981-10-09	Eastman Kodak Company
2202	Panorama.	TX0000966058	1982-09-07	Eastman Kodak Company
2203	Panorama.	TX0000471698	1980-05-14	Eastman Kodak Company
2204	Panorama.	TX0000518587	1980-08-04	Eastman Kodak Company
2205	Panorama.	TX0000662619	1981-03-26	Eastman Kodak Company
2206	Panorama.	TX0000442325	1980-01-21	Eastman Kodak Company
2207	Panorama.	TX0000221700	1979-03-26	Eastman Kodak Company
2208	Panorama.	TX0000291845	1979-07-23	Eastman Kodak Company
2209	Panorama.	TX0000368597	1979-10-17	Eastman Kodak Company
2210	Panorama.	TX0000040134	1978-04-14	Eastman Kodak Company
2211	Panorama.	TX0000092721	1978-07-14	Eastman Kodak Company
2212	Panorama.	TX0000113288	1978-09-11	Eastman Kodak Company

2213	Panorama.	TX0000148709	1978-12-01	Eastman Kodak Company
2214	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001119159	1983-05-19	Eastman Kodak Company
2215	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001016374	1982-11-15	Eastman Kodak Company
2216	Research magazine.	TX0002499176	1989-02-03	Eastman Kodak Company
2217	Scientific publications / from Eastman Kodak Laboratories.	TX0000519933	1980-06-23	Eastman Kodak Company
2218	SPR contact / Professional and Finishing Markets Division.	TX0000308542	1979-07-23	Eastman Kodak Company
2219	Survey of motion picture, still photography, and graphic arts instruction : in American and Canadian colleges, universities, technical institutes, and schools of photography / by John Mercer.	TX0001005567	1982-10-07	Eastman Kodak Company
2220	Technical sales representatives.	TX0000368566	1979-10-25	Eastman Kodak Company
2221	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007811	1978-02-03	Eastman Kodak Company
2222	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007810	1978-02-03	Eastman Kodak Company
2223	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000004808	1978-02-13	Eastman Kodak Company
2224	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000028677	1978-02-27	Eastman Kodak Company
2225	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019315	1978-03-14	Eastman Kodak Company
2226	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019317	1978-03-29	Eastman Kodak Company
2227	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000060768	1978-04-10	Eastman Kodak Company
2228	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000036933	1978-04-24	Eastman Kodak Company
2229	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000047975	1978-05-08	Eastman Kodak Company

2230	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000043310	1978-05-22	Eastman Kodak Company
2231	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000082310	1978-06-06	Eastman Kodak Company
2232	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000055479	1978-06-19	Eastman Kodak Company
2233	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000058626	1978-07-03	Eastman Kodak Company
2234	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019316	1978-01-03	Eastman Kodak Company
2235	Tips net results : news from the Kodak technical assistance network.	TX0000965460	1982-09-07	Eastman Kodak Company
2236	Tips net results : news from the Kodak technical assistance network.	TX0001013729	1982-11-22	Eastman Kodak Company
2237	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312300	1984-03-02	Eastman Kodak Company
2238	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489389	1984-12-26	Eastman Kodak Company
2239	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489366	1984-12-26	Eastman Kodak Company
2240	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489288	1984-12-26	Eastman Kodak Company
2241	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489287	1984-12-26	Eastman Kodak Company
2242	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119165	1983-05-19	Eastman Kodak Company
2243	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119166	1983-05-19	Eastman Kodak Company

2244	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse et al.].	TX0001269217	1983-12-12	Eastman Kodak Company
2245	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271223	1983-12-12	Eastman Kodak Company
2246	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271224	1983-12-12	Eastman Kodak Company
2247	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312299	1984-03-02	Eastman Kodak Company
2248	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965457	1982-09-07	Eastman Kodak Company
2249	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965459	1982-09-07	Eastman Kodak Company
2250	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965458	1982-09-07	Eastman Kodak Company
2251	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000992129	1982-10-07	Eastman Kodak Company
2252	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001014663	1982-11-15	Eastman Kodak Company
2253	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119162	1983-05-19	Eastman Kodak Company
2254	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000662611	1981-03-26	Eastman Kodak Company
2255	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751414	1981-07-21	Eastman Kodak Company
2256	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000716808	1981-06-23	Eastman Kodak Company

2257	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse et al.].	TX0000751413	1981-07-21	Eastman Kodak Company
2258	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000775983	1981-10-09	Eastman Kodak Company
2259	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001243062	1983-05-18	Eastman Kodak Company
2260	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000973508	1982-09-07	Eastman Kodak Company
2261	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000615751	1980-12-04	Eastman Kodak Company
2262	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000722490	1981-03-04	Eastman Kodak Company
2263	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002198526	1987-11-03	Eastman Kodak Company
2264	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002193662	1987-11-18	Eastman Kodak Company
2265	TSR newsletter / Professional and Finishing Markets Division.	TX0000221701	1979-03-26	Eastman Kodak Company
2266	TSR newsletter / Professional and Finishing Markets Division.	TX0000242370	1979-04-20	Eastman Kodak Company
2267	TSR newsletter / Professional and Finishing Markets Division.	TX0000242372	1979-04-20	Eastman Kodak Company
2268	TSR newsletter / Professional and Finishing Markets Division.	TX0000250164	1979-05-11	Eastman Kodak Company
2269	TSR newsletter / Professional and Finishing Markets Division.	TX0000250163	1979-05-11	Eastman Kodak Company
2270	TSR newsletter / Professional and Finishing Markets Division.	TX0000250168	1979-05-11	Eastman Kodak Company
2271	TSR newsletter / Professional and Finishing Markets Division.	TX0000250166	1979-05-11	Eastman Kodak Company
2272	TSR newsletter / Professional and Finishing Markets Division.	TX0000268626	1979-06-07	Eastman Kodak Company
2273	TSR newsletter / Professional and Finishing Markets Division.	TX0000268625	1979-06-07	Eastman Kodak Company
2274	TSR newsletter / Professional and Finishing Markets Division.	TX0000279265	1979-06-21	Eastman Kodak Company
2275	TSR newsletter / Professional and Finishing Markets Division.	TX0000279264	1979-06-21	Eastman Kodak Company
2276	TSR newsletter / Professional and Finishing Markets Division.	TX0000282521	1979-07-02	Eastman Kodak Company

2277	TSR newsletter / Professional and Finishing Markets Division.	TX0000279266	1979-06-21	Eastman Kodak Company
2278	TSR newsletter / Professional and Finishing Markets Division.	TX0000275493	1979-07-02	Eastman Kodak Company
2279	TSR newsletter / Professional and Finishing Markets Division.	TX0000308544	1979-07-23	Eastman Kodak Company
2280	TSR newsletter / Professional and Finishing Markets Division.	TX0000308543	1979-07-23	Eastman Kodak Company
2281	TSR newsletter / Professional and Finishing Markets Division.	TX0000323953	1979-08-30	Eastman Kodak Company
2282	TSR newsletter / Professional and Finishing Markets Division.	TX0000323960	1979-08-30	Eastman Kodak Company
2283	TSR newsletter / Professional and Finishing Markets Division.	TX0000323954	1979-08-30	Eastman Kodak Company
2284	TSR newsletter / Professional and Finishing Markets Division.	TX0000329255	1979-08-31	Eastman Kodak Company
2285	TSR newsletter / Professional and Finishing Markets Division.	TX0000323951	1979-08-31	Eastman Kodak Company
2286	TSR newsletter / Professional and Finishing Markets Division.	TX0000402342	1979-10-26	Eastman Kodak Company
2287	TSR newsletter / Professional and Finishing Markets Division.	TX0000368602	1979-10-17	Eastman Kodak Company
2288	TSR newsletter / Professional and Finishing Markets Division.	TX0000349781	1979-10-17	Eastman Kodak Company
2289	TSR newsletter / Professional and Finishing Markets Division.	TX0000349782	1979-10-17	Eastman Kodak Company
2290	TSRunner / Robert A. LeBlanc.	TX0000992130	1982-10-07	Eastman Kodak Company
2291	Your programs from Kodak . : audio- visual library distribution.	TX0000107685	1978-09-11	Eastman Kodak Company
2292	Your programs from Kodak . : [catalog].	TX0001588016	1985-06-17	Eastman Kodak Company
2293	Your programs from Kodak . : [catalog].	TX0001233018	1983-11-18	Eastman Kodak Company
2294	Your programs from Kodak . : [catalog].	TX0000442322	1980-01-21	Eastman Kodak Company
2295	Camera trace / William A. Triggs, editor].	CSN0052402	1984	Eastman Kodak Company
2296	Cameras in the curriculum : an N E A/Kodak program.	CSN0052398	1984	Eastman Kodak Company
2297	Current information summary / Customer Technical Services, Eastman Kodak Company.	CSN0020509	1980	Eastman Kodak Company
2298	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1984	Eastman Kodak Company
2299	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1979	Eastman Kodak Company
2300	Here's how : [techniques for outstanding pictures].	CSN0025660	1980	Eastman Kodak Company
2301	Index to Kodak information.	CSN0025849	1985	Eastman Kodak Company
2302	International photography / Kodak.	CSN0037651	1983	Eastman Kodak Company
2303	Kodak audiovisual products catalog.	CSN0062582	1985	Eastman Kodak Company
2304	Kodak catalog of educational materials ...	CSN0050281	1983	Eastman Kodak Company
2305	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1983	Eastman Kodak Company
2306	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1982	Eastman Kodak Company

2307	Kodak customer service pamphlet.	CSN0017175	1982	Eastman Kodak Company
2308	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	CSN0033923	1983	Eastman Kodak Company
2309	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0037796	1983	Eastman Kodak Company
2310	Kodak photonews.	CSN0059511	1985	Eastman Kodak Company
2311	Kodak Precision Line plate L P P.	CSN0026065	1980	Eastman Kodak Company
2312	Kodak studio light / Jim Collinsworth, editor].	CSN0026066	1984	Eastman Kodak Company
2313	Kodak Tech Bits.	CSN0021607	1994	Eastman Kodak Company
2314	Kodak Tech Bits.	CSN0021607	1993	Eastman Kodak Company
2315	Kodak Tech Bits.	CSN0011829	1979	Eastman Kodak Company
2316	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1985	Eastman Kodak Company
2317	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1983	Eastman Kodak Company
2318	Kodak X-Omat products.	CSN0021609	1980	Eastman Kodak Company
2319	Medical radiography and photography.	CSN0004908	1989	Eastman Kodak Company
2320	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1984	Eastman Kodak Company
2321	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1983	Eastman Kodak Company
2322	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1981	Eastman Kodak Company
2323	Newsletter for photography instructors.	CSN0062884	1988	Eastman Kodak Company
2324	Newsletter for photography instructors.	CSN0062884	1985	Eastman Kodak Company
2325	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1985	Eastman Kodak Company
2326	Panorama.	CSN0026859	1985	Eastman Kodak Company
2327	Research magazine.	CSN0083195	1989	Eastman Kodak Company
2328	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1980	Eastman Kodak Company
2329	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	CSN0035399	1985	Eastman Kodak Company
2330	TIPS : technical information for photographic systems / Professional Photography Division [of Eastman Kodak Company].	CSN0035399	1985	Eastman Kodak Company
2331	Your programs from Kodak . : audio- visual library distribution.	CSN0014730	1980	Eastman Kodak Company
2332	Part of the picture / words by Ken Ashby and Paul Colwell ; music by Ken Ashby, Paul Colwell & Herbert Allen	PAu000133078	1979-08-10	Eastman Kodak Company
2333	Manual of local anesthesia in dentistry.	TX0000521094	1980-08-04	Eastman Kodak Company
2334	Moderator's implementation guide	TX0000934895	1982-07-06	Eastman Kodak Company
2335	Manual of local anesthesia in general dentistry	R335272	1964-04-09	Eastman Kodak Company
2336	The theory of the photographic process Fourth Edition	A0000907479	1977-10-03	Eastman Kodak Company

2337	Kodak pocket guide to 35 mm photography / by the editors of Eastman Kodak Company ; [editor, Susan Victor].	TX0001129007	1983-06-09	Eastmann [sic] Kodak Company
2338	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2001	Eastman Kodak & Meredith Corporation
2339	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2000	Eastman Kodak & Meredith Corporation
2340	Everyday Pictures : because the best moments in life happen every day.	TX0005193278	2000-09-22	Eastman Kodak & Meredith Corporation
2341	Everyday Pictures : because the best moments in life happen every day.	TX0005308424	2001-02-02	Eastman Kodak & Meredith Corporation
2342	Everyday Pictures : because the best moments in life happen every day.	TX0005308305	2001-02-02	Eastman Kodak & Meredith Corporation
2343	Everyday pictures : because the best moments in life happen every day : special advertising section.	TX0005439509	2001-11-02	Eastman Kodak, Meredith Corporation
2344	Kodak Halloween memories.	TX0005343180	2001-02-02	Meredith Corporation & Eastman Kodak
2345	Kodak holiday gift ideas.	TX0005343179	2001-02-02	Meredith Corporation & Eastman Kodak

None.

SCHEDULE V

LOCATION, CHIEF EXECUTIVE OFFICE, TYPE OF ORGANIZATION, JURISDICTION OF ORGANIZATION AND ORGANIZATIONAL IDENTIFICATION NUMBER

<u>Grantor</u>	<u>Trade Name(s)</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>	<u>Federal Employer ID Number</u>
Eastman Kodak Company		343 State Street Rochester, New York 14650	Corporation	New Jersey	3590801000	16-0417150
Creo Manufacturing America LLC		1821 Logan Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497	20-0754412
Far East Development Ltd.		343 State Street Rochester, NY 14650	Corporation	Delaware	0899514	16-1152300
FPC Inc.	Pro-Tek	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735	95-3519183
Kodak (Near East), Inc.		343 State Street Rochester, NY 14650	Corporation	New York	81040	16-6027936
Kodak Americas, Ltd.		343 State Street Rochester, NY 14650	Corporation	New York	109088	66-0216256
Kodak Aviation Leasing LLC		343 State Street Rochester, NY 14650	LLC	Delaware	3241322	06-1585224
Kodak Imaging Network, Inc.	Kodak Gallery	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736	94-3334107
Kodak Philippines, Ltd.		343 State Street Rochester, NY 14650	Corporation	New York	24429	16-0747862
Kodak Portuguesa Limited		343 State Street Rochester, NY 14650	Corporation	New York	66942	16-0839171

<u>Grantor</u>	<u>Trade Name(s)</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>	<u>Federal Employer ID Number</u>
Kodak Realty, Inc.		343 State Street Rochester, NY 14650	Corporation	New York	2133251	16-0912045
Laser-Pacific Media Corporation	Laser Edit, Inc. Pacific Video, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	2236415	95-3824617
NPEC Inc.		343 State Street Rochester, NY 14650	Corporation	California	C1513754	16-1375677
Pakon, Inc.		251 E. Ohio Street Suite 500 Indianapolis, IN 46204	Corporation	Indiana	198507-375	35-1643462
Qualex Inc.	QLX Photoprocessing QLX Photoprocessing, Inc. QLX Imaging Kodalux Processing Services Event Imaging Solutions	4020 Stirrup Creek Drive, Suite 100, Durham, NC 27703	Corporation	Delaware	2133251	16-1306019

SCHEDULE VI
CHANGES IN NAME, LOCATION, ETC. WITHIN FIVE YEARS
PRIOR TO THE DATE OF THE AGREEMENT

<u>Grantor</u>	<u>Previous Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Creo Manufacturing America LLC	1720 Carey Avenue, Suite 200 P.O. Box 1083 Cheyenne, WY 82003-1083	LLC	Wyoming	200400460497
FPC Inc.	1017 North Las Palmas Avenue, Hollywood, CA 90038	Corporation	California	C0957735
Kodak Imaging Network, Inc.	1480 64th Street, Suite 300, Emeryville, CA 94608	Corporation	Delaware	3059736
Laser-Pacific Media Corporation	809 N. Cahuenga Blvd. Los Angeles, CA 90038	Corporation	Delaware	2236415
Pakon, Inc.	251 E. Ohio Street, Suite 1100 Indianapolis, IN 46204	Corporation	Indiana	198507-375
Qualex Inc.	3414 North Duke Street Durham, NC 27704	Corporation	Delaware	2133251

The State of New York only recently started assigning organizational numbers. Therefore, the following Grantors acquired organizational identification numbers in the past 12 months.

<u>Grantor</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Kodak (Near East), Inc.	Corporation	New York	16-6027936
Kodak Americas, Ltd.	Corporation	New York	66-0216256
Kodak Philippines, Ltd.	Corporation	New York	16-0747862
Kodak Portuguesa Limited	Corporation	New York	16-0839171
Kodak Realty, Inc.	Corporation	New York	16-0912045

SCHEDULE VII
LETTERS OF CREDIT

None.

SCHEDULE VIII
EQUIPMENT LOCATIONS

<u>Grantor</u>	<u>Location</u>	<u>Owned/Leased/Operated by Third-Parties</u>
Eastman Kodak Company	Eastman Business Park 1964 & 1991 Lake Avenue Rochester, NY 14652	Owned
Eastman Kodak Company	Kodak Office 343 State Street Rochester, NY 14650	Owned
Eastman Kodak Company	Kodak Colorado 9952 Eastman Park Drive Windsor, CO 80551-1308	Owned
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934	Owned
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420	Leased from: Fifteenth Dayton, LLC c/o Lewiston Investment Company 67 Lewiston Road Grosse Pointe Farms, MI 48236
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624	Leased from: Tech Park Owner LLC 190 North Street Brooklyn NY 11211

SCHEDULE IX
INVENTORY LOCATIONS

<u>Grantor</u>	<u>Location</u>	<u>Owned/Leased/Operated by Third-Parties</u>
Eastman Kodak Company	Eastman Business Park Rochester, NY 14652	Owned
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624	Leased from: Tech Park Owner LLC 190 North Street Brooklyn NY 11211
Eastman Kodak Company	9952 Eastman Park Drive Windsor, CO 80551	Owned
Eastman Kodak Company	4585 Cargo Drive Columbus, GA 31907	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420	Leased from: Fifteenth Dayton, LLC c/o Lewiston Investment Company 67 Lewiston Road Grosse Pointe Farms, MI 48236
Eastman Kodak Company	4900 Creekside Parkway Lockbourne, OH 43137	Operated by: DHL Solutions (USA), Inc. 1200 South Pine Island Road, Suite 300, Plantation, Florida, 33324
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	12035 Moya Blvd Reno, NV 89506	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934	Owned

Eastman Kodak Company

2720 Frontage Road,
Weatherford, OK, 73096

Owned

Eastman Kodak Company

EI RDC
100 Latona Road, Building
326, Rochester, NY 14652

Owned

Eastman Kodak Company

1669 Lake Avenue
Rochester, NY 14650

Operated by: Rochester
Silver Works, LLC
PO Box 15397
Rochester, NY 14615-5397

SCHEDULE X
COMMERCIAL TORT CLAIMS

Case No.

Parties

Venue

Eastman Kodak Company,
Kodak Polychrome Graphics LLC,
Qualex, Inc., and
Kodak Versamark, Inc. as plaintiffs

United States District Court for the Western District
of New York

05-CV-6384L(P)

Mark S. Camarata, Kimberli K. Camarata,
Strategic Asset Management, Inc.,
Eastern Business Services,
John E. Nicolo, Constance Roeder,
American Valuation Services, Inc.,
Empire Valuation Services, Inc., Global
Valuation Technologies, Inc., South
Slope Holding Corp., Dale H. Durley,
Carol Durley, Durley & Durley LLC,
American Tax Associates, Inc.,
Charles A. Schwab, Karen M. Schwab,
I.A.C. Corporation, Steven R. Letman,
Nancy J. Letman, Nottingham, Inc.,
Consultus Asset Valuation, Inc.,
Richard C. Ackerman, Professional
Valuation Services, Inc., and
David N. Finnman as defendants

SCHEDULE XI
MERGERS AND ACQUISITIONS

None.*

* Not taking into account any real estate acquisitions.

SCHEDULE XII
LOCATIONS OF BOOKS AND RECORDS

<u>Grantor</u>	<u>Locations of Books and Records</u>
Eastman Kodak Company	343 State Street Rochester, New York 14650
Creo Manufacturing America LLC	1821 Logan Avenue Cheyenne, WY 82001
	343 State Street Rochester, NY 14650
Far East Development Ltd.	343 State Street Rochester, NY 14650
FPC Inc.	6721 Romaine Street Los Angeles, CA 90038
	343 State Street Rochester, NY 14650
Kodak (Near East), Inc.	343 State Street Rochester, NY 14650
Kodak Americas, Ltd.	343 State Street Rochester, NY 14650
Kodak Aviation Leasing LLC	343 State Street Rochester, NY 14650
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650
Kodak Philippines, Ltd.	343 State Street Rochester, NY 14650
Kodak Portuguesa Limited	343 State Street Rochester, NY 14650
Kodak Realty, Inc.	343 State Street Rochester, NY 14650
Laser-Pacific Media Corporation	343 State Street Rochester, NY 14650
NPEC Inc.	343 State Street Rochester, NY 14650
Pakon, Inc.	251 E. Ohio Street Suite 500 Indianapolis, IN 46204
	343 State Street Rochester, NY 14650

4020 Stirrup Creek Drive
Suite 100
Durham, NC 27703

343 State Street
Rochester, NY 14650

SCHEDULE XIII
FILING OFFICES

<u>Grantor</u>	<u>State</u>
Eastman Kodak Company	New Jersey Department of the Treasury
Creo Manufacturing America LLC	Wyoming Secretary of State
Far East Development Ltd.	Delaware Secretary of State
FPC Inc.	California Secretary of State
Kodak (Near East), Inc.	New York Secretary of State
Kodak Americas, Ltd.	New York Secretary of State
Kodak Aviation Leasing LLC	Delaware Secretary of State
Kodak Imaging Network, Inc.	Delaware Secretary of State
Kodak Philippines, Ltd.	New York Secretary of State
Kodak Portuguesa Limited	New York Secretary of State
Kodak Realty, Inc.	New York Secretary of State
Laser-Pacific Media Corporation	Delaware Secretary of State
NPEC Inc.	California Secretary of State
Pakon, Inc.	Indiana Secretary of State
Qualex Inc.	Delaware Secretary of State

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE XIV
OTHER ACTIONS**

Account control agreements for the following accounts:

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	***	***	***
Eastman Kodak Company	*** *** ***	***	***	***
Eastman Kodak Company	*** *** ***	***	***	***
Eastman Kodak Company	*** *** ***	***	***	***
Eastman Kodak Company	*** *** ***	***	***	***
Eastman Kodak Company	*** *** ***	***	***	***

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

<u>Account Holder</u>		<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
FPC Inc.	***		***	***	***
	***				***

Delivery of the following certificates and transfer powers accompanying each certificate:

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	No. 1 - 100%
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1 - 10 shares
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5 - 5,330 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2 - 80 shares
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4 - 5,000 shares
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6 - 34,500 shares
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	No. 1 - 100%
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5 - 100 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93 - 19,500,000 shares No. 89 - 65,000,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3 - 1,000 shares No. 4 - 1,500 shares No. 5 - 2,000 shares No. 6 - 1,500 shares
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1 - 1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6 - 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3 - 100 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1 - 1,000 shares No. 2 - 100 shares No. 3 - 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2 - 100 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1 - 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares

Execution of the following documents for foreign share pledges:

Eastman Kodak Holdings B.V. (Netherlands)
Document

1. EKC Power of Attorney (+Apostille)
2. JPM Power of Attorney (+ Apostille)
3. Deed of First Ranking Pledge

Signatories

Borrower
Administrative Agent
By PoAs

Kodak Holding GmbH (Germany)

Document

1. EKC Power of Attorney (+Apostille)
2. JPM Power of Attorney (+ Apostille)
3. Deed of First Ranking Pledge

Signatories

Borrower
Administrative Agent
By PoAs

Kodak Limited (United Kingdom)

Document

1. First Ranking Charge

Signatories

Administrative
Agent, Borrower

Document

1. First Ranking Deed of Charge
2. Articles of Amendment of Articles of Incorporation
3. Resolution of Sole Shareholder

Signatories

Administrative
Agent, Borrower,
Kodak Barbados
Borrower
Borrower

SENIOR SECURED SECOND LIEN TERM CREDIT AGREEMENT

dated as of September 3, 2013

among

**EASTMAN KODAK COMPANY,
as the Borrower**

and

The Lenders Party Hereto,

and

**BARCLAYS BANK PLC,
as Administrative Agent**

**J.P. MORGAN SECURITIES LLC,
BARCLAYS BANK PLC**

and

**MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED,
as Joint Lead Arrangers and Joint Bookrunners**

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Exhibit H	Form of Affiliate Assignment Agreement
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Exhibit J	Auction Procedures
Exhibit K	Form of Compliance Certificate

SENIOR SECURED SECOND LIEN TERM CREDIT AGREEMENT

This SENIOR SECURED SECOND LIEN TERM CREDIT AGREEMENT (this “**Agreement**”) dated as of September 3, 2013, among EASTMAN KODAK COMPANY, a New Jersey corporation (the “**Borrower**”), the several banks and other financial institutions or entities from time to time parties to this Agreement (the “**Lenders**”), and BARCLAYS BANK PLC, a national banking association, as Administrative Agent. The joint lead arrangers and joint bookrunners for the credit facility provided under this Agreement are J.P. MORGAN SECURITIES LLC, BARCLAYS BANK PLC and MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED.

W I T N E S S E T H:

WHEREAS, on January 19, 2012 (the “**Petition Date**”), the Borrower and certain of its Affiliates filed voluntary petitions with the Bankruptcy Court initiating cases under Chapter 11 of the Bankruptcy Code and have continued in the possession of their assets and in the management of their businesses pursuant to Sections 1107 and 1108 of the Bankruptcy Code;

WHEREAS, on June 27, 2013, the Borrower filed the Plan of Reorganization, which has been amended from time to time on or prior to the date hereof; and

WHEREAS, in connection with the Plan of Reorganization, the Borrower requires certain credit and other financial accommodations be made available to it, and the Lenders have agreed to extend credit in the form of an exit senior secured second lien term credit facility in the initial aggregate principal amount of \$275,000,000;

NOW, THEREFORE, subject to the satisfaction of the conditions set forth herein, the parties hereto agree as follows:

ARTICLE I
DEFINITIONS

Section 1.01 *Defined Terms*. As used in this Agreement, the following terms have the meanings specified below:

“**ABL Borrowing Base**” has the meaning set forth for “Borrowing Base” in the ABL Agreement.

“**ABL Agent**” has the meaning set forth in the Intercreditor Agreement.

“**ABL Agreement**” means (i) that certain Senior Secured Asset Based Revolving Credit Agreement, dated as of the Closing Date, by and among the Borrower, the ABL Agent, the lenders identified therein and the other agents identified therein, as amended, amended and restated, modified, or supplemented from time to time to the extent permitted by this Agreement and the Intercreditor Agreement and (ii) any other replacement, refinancing, restructuring, extension, renewal or refinancing thereof (whether through one or more credit facilities or other debt issuances pursuant to the agreement set forth in subclause (i) or any other agreement, contract or indenture) to the extent permitted by this Agreement and the Intercreditor Agreement.

“**ABL Facility**” means the asset-based revolving credit facility made available pursuant to the ABL Agreement.

“**ABL Lenders**” means the lenders under the ABL Agreement.

“**ABL Loan**” means a loan made by the ABL Lenders from time to time under the ABL Agreement.

“**ABL Loan Documents**” has the meaning set forth for “Loan Documents” (or any comparable term) in the ABL Agreement.

“**ABL Priority Collateral**” has the meaning set forth in the Intercreditor Agreement.

“**ABL Specified Hedging Agreement**” has the meaning set forth for “Specified Hedging Agreement” in the ABL Agreement.

“**ABR**”, when used in reference to any Loan or Borrowing, refers to whether such Loan, or the Loans comprising such Borrowing, is bearing interest at a rate determined by reference to the Alternate Base Rate.

“**Acceptable Foreign Currency**” means Pounds Sterling, and Euros, and the currencies listed on Schedule 1.01(A), any other currency used in the ordinary course of business of the Borrower and its Subsidiaries for cash management purposes outside the United States and other currency as may be approved by the Administrative Agent from time to time in its sole discretion.

“**Account**” has the meaning set forth in the UCC.

“**Account Control Agreement**” means, with respect to a Deposit Account or Securities Account (in each case other than an Excluded Account) established by a Loan Party, an agreement, in form and substance reasonably satisfactory to the Administrative Agent, establishing Control (as defined in the Security Agreement) of such Deposit Account or Securities Account by either the First Lien Agent, the Administrative Agent or the ABL Agent, in accordance with the terms of the Security Agreement and the Intercreditor Agreement.

“**Adjusted LIBO Rate**” means, with respect to each day during each Interest Period pertaining to a LIBOR Loan, a rate per annum determined for such day in accordance with the following formula:

$$\text{Adjusted LIBO Rate} = \frac{\text{LIBO Rate}}{1.00 - \text{Statutory Reserve Rate}}$$

“**Administrative Agent**” means Barclays, in its capacity as administrative agent for the Lenders hereunder, together with its permitted successors and assigns (including assignment of its agency role hereunder to a third party) in such capacity.

“**Administrative Questionnaire**” means an Administrative Questionnaire in a form supplied by the Administrative Agent.

“**Affiliate**” means, with respect to a specified Person, another Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by or is under common Control with the Person specified.

“**Affiliate Assignment Agreement**” means an Assignment and Assumption Agreement substantially in the form of Exhibit H, with such amendments or modifications as may be agreed by the Administrative Agent.

“**Agents**” means the Administrative Agent.

“**Aggregate Commitments**” means, at any time, the sum of the Commitments at such time. As of the Closing Date, the Aggregate Commitments are \$275,000,000.

“**Aggregate Outstandings**” means, at any time, the aggregate outstanding principal balance of the Loans of all Lenders at such time.

“**Agreement**” has the meaning set forth in the preamble hereto.

“**AlixPartners**” means AP Services, LLC, AlixPartners, LLP, and their subsidiary affiliates.

“**Alternate Base Rate**” means, for any day, a rate per annum equal to the greatest of (a) the Prime Rate in effect on such day, (b) the Federal Funds Effective Rate in effect on such day plus one-half of one percent (1/2 of 1%) and (c) the Adjusted LIBO Rate for a one month Interest Period on such day (or if such day is not a Business Day, the immediately preceding Business Day) plus one percent (1%); *provided that*, for the avoidance of doubt, the Adjusted LIBO Rate for any day shall be based on the rate appearing on Reuters Page LIBOR01 (or on any successor or substitute page) at approximately 11:00 a.m. London time on such day (without any rounding). Any change in the Alternate Base Rate due to a change in the Prime Rate, the Federal Funds Effective Rate or the Adjusted LIBO Rate shall be effective from and including the effective date of such change in the Prime Rate, the Federal Funds Effective Rate or the Adjusted LIBO Rate, respectively. Notwithstanding the foregoing, the Alternate Base Rate for purposes of interest rate determinations with respect to the Loans shall at no time be less than 2.25% per annum.

“**Applicable Law**” means, as to any Person, all statutes, rules, regulations, orders, or other requirements having the force of law and applicable to such Person, and all court orders and injunctions, and/or similar rulings and applicable to such Person, in each case of or by any Governmental Authority, or court, or tribunal which has jurisdiction over such Person, or any property of such Person.

“**Applicable Margin**” means, (a) for any ABR Loan, 8.50% per annum and (b) for any LIBOR Loan, 9.50% per annum.

“**Applicable Percentage**” means, with respect to any Lender at any time, the percentage (carried out to the fourth decimal place) of (i) prior to the funding of the Term Loans on the Closing Date, the amount of such Lender’s Commitment at such time to the Aggregate Commitments at such time and (ii) thereafter, the outstanding principal balance of such Lender’s Loan at such time to the Aggregate Outstandings at such time. The initial Applicable Percentage of each Lender is set forth opposite the name of such Lender on Schedule 2.01 or in the Assignment and Acceptance pursuant to which such Lender becomes a party hereto, as applicable.

“**Approved Fund**” means any Fund that is administered, advised or managed by (a) a Lender, (b) an Affiliate of a Lender or (c) an entity or an Affiliate of an entity that administers, advises or manages a Lender.

“**Asset Sale**” means any Disposition of Term Priority Collateral or series of related Dispositions of Term Priority Collateral (other than any such Disposition permitted by Sections 6.05(a), (b), (d), (h), (i), (j), (m) and (o)) that yields Net Proceeds to the Borrower or any of its Restricted Subsidiaries in excess of \$5,000,000. For the avoidance of doubt, the issuance of Equity Interests shall not constitute an Asset Sale solely for purposes of this definition.

“**Assignee Group**” means two or more Eligible Assignees that are Affiliates of one another or two or more Approved Funds managed or advised by the same investment advisor or investment manager or by affiliated investment advisors or investment managers.

“**Assignment and Acceptance**” means an assignment and acceptance entered into by a Lender and an assignee (with the consent of any party whose consent is required by Section 9.04), and accepted by the Administrative Agent, substantially in the form of Exhibit A or any other form approved by the Administrative Agent and the Borrower.

“**Auction Manager**” means (a) any of the Joint Lead Arrangers or (b) any other financial institution or advisor selected by Borrower and consented to by the Administrative Agent (such consent not to be unreasonably withheld or delayed) to act as an arranger in connection with any repurchases pursuant to Section 9.04(b)(v).

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

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

“**Barclays**” means Barclays Bank PLC and its successors.

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

“**Bona Fide Debt Fund**” means a debt fund or other investment vehicle engaged in the making, purchasing, holding or otherwise investing in commercial loans, bonds or similar extensions of credit in the ordinary course of business and whose managers have fiduciary duties to third party investors in such fund or investment vehicle.

“**Borrower**” has the meaning set forth in the preamble hereto.

“**Borrower Materials**” has the meaning set forth in Section 5.01.

“**Borrowing**” means a group of Loans of the same Type, made, converted or continued on the same date and, in the case of LIBOR Loans, as to which a single Interest Period is in effect.

“**Borrowing Request**” means a request by the Borrower for a Borrowing in accordance with Section 2.03.

“**Business Day**” means any day that is not a Saturday, Sunday or other day on which commercial banks in New York, New York are authorized or required by law to remain closed; *provided* that, when used in connection with a LIBOR Loan, the term “**Business Day**” shall also exclude any day on which banks are not open for dealings in dollar deposits in the London interbank market.

“**Capital Expenditures**” means, without duplication, any expenditure of money for any purchase or other acquisition of any asset which, in conformity with GAAP, would be required to be classified as a capital expenditure on the consolidated statement of cash flows of the Borrower and its Restricted Subsidiaries; *provided* that the term “**Capital Expenditures**” shall not include (i) any additions to property, plant and equipment and other expenditures made in connection with the replacement, substitution, restoration, repair or improvement of assets to the extent made with (w) the proceeds of equity issuances of, or capital contributions to, the Borrower, (x) Indebtedness borrowed (excluding borrowings under the ABL Agreement) by any Loan Party or any Restricted Subsidiary in connection with such capital expenditures, (y) the proceeds from any casualty insurance or condemnation or eminent domain paid on account of the loss of or damage to the assets being replaced, substituted, restored,

repaired or improved, to the extent that the proceeds therefrom are utilized or committed to be utilized for capital expenditures within twelve (12) months of the receipt of such proceeds and (if so committed) are so utilized within eighteen (18) months of the receipt of such proceeds, or (z) the proceeds from any sale or other disposition of the Borrower's or any Restricted Subsidiary's assets (other than assets consisting of Accounts and the proceeds thereof), to the extent that the proceeds therefrom are utilized or committed to be utilized for capital expenditures within twelve (12) months of the receipt of such proceeds and (if so committed) are so utilized within eighteen (18) months of the receipt of such proceeds, (ii) the purchase price of equipment that is purchased substantially contemporaneously with the trade-in of existing equipment solely to the extent of the amount of such purchase price reduced by the credit granted by the seller of such equipment for the equipment being traded in at such time, (iii) expenditures that constitute operating lease expenses in accordance with GAAP, (iv) expenditures that constitute Permitted Acquisitions or other investments that consist of the purchase of a business unit, line of business or a division of a Person or all or substantially all of the assets of a Person, (v) any expenditures which are paid by a third party or which are contractually required to be, and are, reimbursed to the Loan Parties in cash by a third party (including landlords) during such period of calculation or (vi) any non-cash capitalized interest expense reflected as additions to property, plant or equipment in the consolidated balance sheet of the Borrower and the Restricted Subsidiaries.

"Capital Lease Obligations" means, with respect to any Person for any period, the obligations of such Person to pay rent or other amounts under any lease of (or other arrangement conveying the right to use) real or personal property, or a combination thereof, which obligations are required to be classified and accounted for as a capital lease on a balance sheet of such Person under GAAP and the amount of which obligations shall be the capitalized amount thereof determined in accordance with GAAP. For the avoidance of doubt, operating leases shall also be accounted for in accordance with GAAP in effect as of the date hereof, provided that any such obligations that are required to be classified and accounted for as an operating lease under GAAP as existing on the date hereof that are recharacterized as capital leases due to a change in GAAP after the date hereof shall not be treated as Capital Lease Obligations for any purpose under this Agreement, but instead shall be accounted for as if they were operating leases for all purposes under this Agreement (other than provisions relating to the preparation or delivery of financial statements) as determined under GAAP in effect on the date hereof.

"Captive Insurance Subsidiary" means any Subsidiary that is subject to regulation as an insurance company.

"Cases" means one or more cases under Chapter 11 of the Bankruptcy Code with respect to which certain Guarantors were the debtors and the debtors-in-possession.

"Cash and Cash Equivalents" means:

(a) Dollars and Acceptable Foreign Currencies;

(b) securities issued or directly and fully guaranteed or insured by the United States of America or any agency or instrumentality of the United States of America (*provided* that the full faith and credit of the United States of America is pledged in support of those securities) having maturities of not more than twenty-four (24) months from the date of acquisition;

(c) obligations issued or fully guaranteed by any state of the United States of America or any political subdivision of any such state or province or any instrumentality thereof maturing within one year from the date of acquisition and having a rating of either "A" or better from S&P, A2 or better from Moody's;

(d) certificates of deposit and eurodollar time deposits with maturities of one year or less from the date of acquisition, banker's acceptances with maturities not exceeding one year and overnight bank deposits, in each case, with any Lender or with any United States commercial bank having capital and surplus in excess of \$250,000,000;

(e) repurchase obligations with a term of not more than seven (7) days for underlying securities of the types described in clauses (b), (c), and (d) above entered into with any financial institution meeting the qualifications specified in clause (d) above;

(f) commercial paper rated at least "P-2" by Moody's or at least "A-2" by S&P, in each case, maturing within one year after the date of acquisition;

(g) money market funds that either are (x) SEC.270.2a-7 compliant, (y) enhanced cash funds having a weighted average maturity of not greater than 120 days or (z) investing at least 95% of their assets in securities of the types described in clauses (a) through (f) above; and

(h) offshore overnight interest bearing deposits in foreign branches of the Administrative Agent, any Lender or an Affiliate of a Lender, or

(i) instruments equivalent to those referred to in clauses (a) through (h) above of comparable tenor to those referred to above, denominated in any Acceptable Foreign Currency and used in the ordinary course of business of the Borrower and its Subsidiaries for cash management purposes in any jurisdiction outside the United States of America to the extent reasonably required or advisable in connection with any business conducted by the Borrower or any Subsidiary.

"Cash Control Implementation Date" has the meaning set forth in Section 5.12(b).

"Change in Control" means, at any time, (a) any "person" or "group" (as such terms are used in Sections 13(d) and 14(d) of the Securities and Exchange Act of 1934 (the "Exchange Act"), other than a Permitted Holder, (x) is or becomes the beneficial owner (as defined in Rules 13d-3 and 13d-5 under the Exchange Act, except that a person or group shall be deemed to have "beneficial ownership" of all shares that any such person or group has the right to acquire, whether such right is exercisable immediately or only after the passage of time), directly or indirectly, of voting stock of the Borrower representing more than 35% of the voting power of all voting stock of the Borrower and (y) shall have acquired a beneficial ownership of more voting stock of the Borrower than the Specified Holders, and (b) during any period of two consecutive years (commencing immediately following the Closing Date), individuals who at the beginning of such period constituted the board of directors of the Borrower (together with any new directors whose election by such board of directors or whose nomination for election by the Borrower's shareholders was approved by a vote of a majority of the Borrower's directors then still in office who either were directors at the beginning of such period or whose election or nomination for election was previously so approved) cease for any reason to constitute a majority of the Borrower's directors then in office (excluding any directors from the numerator and denominator of such calculation to the extent such director is or was designated by a Permitted Holder or pursuant to a contractual agreement with the Borrower existing on the Closing Date); provided further that for the avoidance of doubt, none of the transactions contemplated or expressly authorized by the Plan of Reorganization shall constitute, or be deemed to constitute, a Change in Control.

"Change in Law" means (a) the adoption of any law, rule or regulation after the date of this Agreement, (b) any change in any law, rule or regulation or in the interpretation or application thereof by any Governmental Authority after the date of this Agreement or (c) compliance by any party hereto (or, for purposes of Section 2.11(b), by any lending office of such Lender or by such Lender's holding

company, if any) with any request, guideline or directive (whether or not having the force of law) of any Governmental Authority made or issued after the date of this Agreement. Notwithstanding the foregoing, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines and directives promulgated thereunder and (y) all requests, rules, guidelines or directives promulgated by the Bank for International Settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States or foreign regulatory authorities, in each case pursuant to Basel III, shall be deemed to have been introduced or adopted after the Closing Date, regardless of the date enacted or adopted.

“**Charges**” has the meaning set forth in Section 9.13.

“**Closing Date**” means the date on which each of the conditions set forth in Section 4.01 were satisfied (or waived in accordance with Section 9.02), which date is September 3, 2013.

“**Code**” means the Internal Revenue Code of 1986, as amended from time to time.

“**Collateral**” means all the “**Mortgaged Property**” as defined in any Mortgage and all the “**Collateral**” as defined in any other Security Document.

“**Commitment**” means, with respect to each Lender, the commitment of such Lender hereunder set forth as its Commitment opposite its name on Schedule 2.01 hereto or as may subsequently be set forth in the Register from time to time.

“**Commodity Exchange Act**” means the Commodity Exchange Act (7 U.S.C. § 1 et seq.), as amended from time to time, and any successor statute.

“**Competitors**” means those Persons who are directly or indirectly engaged in the same or similar line of business as the Borrower or its Subsidiaries.

“**Compliance Certificate**” means a certificate duly executed by a Responsible Officer substantially in the form of Exhibit K.

“**Confirmation Date**” has the meaning specified in the Plan of Reorganization.

“**Connection Income Taxes**” means Other Connection Taxes that are imposed on or measured by net income (however denominated) or that are franchise Taxes or branch profits Taxes.

“**Consolidated Current Assets**” means, at any date of determination, all amounts (other than Cash and Cash Equivalents) that would, in conformity with GAAP, be set forth opposite the caption “total current assets” (or any like caption) on a consolidated balance sheet of the Borrower and its Restricted Subsidiaries at such date.

“**Consolidated Current Liabilities**” means, at any date of determination, all amounts that would, in conformity with GAAP, be set forth opposite the caption “total current liabilities” (or any like caption) on a consolidated balance sheet of the Borrower and its Restricted Subsidiaries at such date, but excluding (a) the current portion of, and any accrued interest payments or expenses with respect to, any Funded Debt or Capital Lease Obligations, in each case, of the Borrower and its Restricted Subsidiaries, (b) liabilities (including accruals and reserves) in respect of any costs, charges, expenses or payment obligations related to Pension Agreements and (c) without duplication of clause (a) above, all Indebtedness consisting of ABL Loans (including letter of credit commitment fees and unused line fees) to the extent otherwise included therein.

“Consolidated EBITDA” means, at any date of determination, an amount equal to Consolidated Net Income for the most recently completed Measurement Period, plus the following to the extent reducing Consolidated Net Income (without duplication):

- (a) (i) Consolidated Interest Charges,
- (ii) provision for taxes based on income, profits or capital gains, including foreign, federal, state, franchise and similar taxes and foreign withholding taxes (including penalties and interest related to such taxes or arising from tax examinations) of such Person paid or accrued during such period,
- (iii) accretion, depreciation and amortization expense (excluding amortization of a prepaid cash item that was paid and not expensed in a prior period, other than in respect of licenses provided to the Borrower or a Restricted Subsidiary in connection with the settlement of litigation),
- (iv) any non-cash charges (other than (1) amortization of a prepaid cash item that was paid and not expensed in a prior period and (2) write down of current assets) including: (a) write-downs of property, plant and equipment and other assets, (b) impairment of intangible assets, (c) losses resulting from cumulative effect of changes in accounting principles, (d) net foreign currency reevaluation of intercompany indebtedness and remeasurement losses or gains related to the balance sheet of the Borrower and its Restricted Subsidiaries, (e) losses on sales of accounts receivable, (f) provisions for asset retirement obligations, (g) provisions for environmental restoration and remedial action, (h) net non-cash mark-to-market charges relating to hedging arrangements, (i) unrealized losses from Hedging Agreements and unrealized losses from foreign currency transactions, and (j) commercial capital expenses not included in depreciation expenses for such period; *provided* that if such non-cash charges represent an accrual or reserve for potential cash items in any future period, the cash payment in respect thereof in such future period shall be subtracted from Consolidated EBITDA to such extent,
- (v) fees, costs, charges, commissions, operating losses, write-downs and expenses (including (i) fees, costs and expenses related to legal, financial, restructuring and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) SEC and other filing fees and (iv) underwriting, arrangement, syndication, issuance backstop and placement premiums, discounts, fees, costs and expenses) paid, reimbursed or incurred during such period in connection with the Cases, the Transactions, obtaining confirmation, effectiveness and implementation of the Plan of Reorganization (including operating costs and expenses related to the consummation of the UK Pension Settlement Agreement, and the completion and implementation of the transactions contemplated thereby and in relation thereto and including any fees, costs and expenses of AlixPartners), negotiation, execution and ongoing performance of the Loan Documents, the First Lien Loan Documents, the ABL Loan Documents, the DIP ABL Credit Agreement, the DIP Term Loan Credit Agreement, including the form of exit facility (and any Permitted Refinancing of any of the foregoing), and, in each case, any transaction (including any financing, acquisition or disposition, whether or not consummated) or litigation related thereto or contemplated by any of the foregoing, in each case, regardless of whether initially incurred by the Borrower or paid by the Borrower to reimburse others for such fees, costs and expenses (including the advisors to the unsecured creditors’ committee and the ad hoc committee of second lien note holders) and whether incurred prior to or following emergence from Chapter 11,
- (vi) any extraordinary expenses, charges or losses,

(vii) any non-recurring or unusual expenses, charges or losses in an amount not to exceed for any four Fiscal Quarter period, the greater of (A) 5% of Consolidated EBITDA for such period (calculated after giving effect to any amounts added to Consolidated EBITDA pursuant to this clause (vii) and clauses (xi) and (xii) and Section 1.08) and (B) \$10,000,000,

(viii) fees, costs and expenses (including fees, costs and expenses related to (i) legal, financial and other advisors, auditors and accountants, including AlixPartners, (ii) printer costs and expenses, (iii) SEC and other filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) of the Borrower and its Restricted Subsidiaries, incurred as a result of Permitted Acquisitions, Investments, Dispositions, issuance of Equity Interests or issuance, waiver, refinancing or amendment of Indebtedness, in each case to the extent permitted hereunder, whether or not consummated, other than any fees paid, or costs or expenses reimbursed to any Restricted Subsidiary of the Borrower other than from a Person that is Borrower or any of its Restricted Subsidiaries,

(ix) deferred or amortized financing fees (and any write-offs thereof) for such period,

(x) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on the Petition Date,

(xi) business optimization expenses, and restructuring charges and reserves for such period, including any fees, costs and expenses of AlixPartners; *provided* that, with respect to each such business optimization expense or restructuring charge or reserve pursuant to this subclause (xi), the Borrower shall have delivered to the Administrative Agent an officer's certificate specifying and quantifying such expense, charge or reserve and stating that such expense, charge or reserve is a business optimization expense or restructuring charge or reserve,

(xii) the amount of cost savings and synergies projected by the Borrower in good faith to be realized as a result of specified actions taken or expected to be taken prior to or during such period (which cost savings or synergies shall be subject only to certification by a Responsible Officer of the Borrower and shall be calculated on a Pro Forma Basis as though such cost savings or synergies had been realized on the first day of the relevant period), net of the amount of actual benefits realized during such period from such actions; *provided* that (A) such cost savings or synergies are reasonably identifiable and factually supportable, and (B) such actions have been taken or are to be taken within twelve (12) months after the date of determination to take such action; *provided further that* aggregate amounts added pursuant to this subclause for any period shall not in the aggregate exceed the greater of (x) \$10,000,000 or (y) 5% of the Consolidated EBITDA (calculated without giving effect to this clause or to Section 1.08(c)),

(xiii) any expenses, charges or losses that are covered by indemnification or other reimbursement provisions or insurance in any agreement, to the extent such indemnification or insurance coverage has not been disclaimed or denied and is reasonably expected to be paid within 180 days of any claim made therefor (*provided* that if such expenses are not reimbursed within such 180 day period, for purposes of calculating Consolidated EBITDA for any fiscal period in which an addback pursuant to this clause (xiii) has been taken, Consolidated EBITDA shall be re-calculated going forward excluding the addback pursuant to this clause (xiii) for such period),

(xiv) any proceeds from business interruption, casualty or liability insurance received by such Person during such period, to the extent the associated losses arising out of the event that resulted in the payment of such business interruption insurance proceeds were included in computing Consolidated Net Income, and

(xv) non-cash expenses, charges and accruals for and reserves in respect of any charges, costs or expenses related to Pension Agreements, *minus*,

(b) without duplication and to the extent included in Consolidated Net Income for such period, the sum of (i) interest income (except to the extent deducted in determining Consolidated Interest Charges), (ii) income, profits or capital gains tax credits, (iii) other non-cash gains increasing Consolidated Net Income for such period (excluding any such non-cash gain to the extent it represents a reversal of an accrual or reserve for potential cash loss that was deducted and not added back to Consolidated EBITDA in any prior period) (provided that any cash received with respect to any non-cash items of income (other than extraordinary gains) for any prior period shall be added to the computation of Consolidated EBITDA), (iv) (A) any unusual or non-recurring income or gains not to exceed amounts that can be added back to Consolidated EBITDA pursuant to subclause (a)(vii) or (B) extraordinary income or gains, in each case, including, whether or not otherwise includable as a separate item in the statement of such Consolidated Net Income for such period, gains on the sale of assets outside of the ordinary course of business, (v) any other non-cash income arising from the cumulative effect of changes in accounting principles, (vi) provision for environmental restoration and remedial actions for continuing operations added back pursuant to clause (a)(iv) of this definition to the extent actually paid in cash, (vii) income and gains in respect of Pension Agreements and (viii) cash payments in respect of Pension Agreements, made in the period for which Consolidated EBITDA is being calculated.

Notwithstanding anything herein to the contrary, for purposes of calculating Consolidated EBITDA for any period of four Fiscal Quarters ending prior to June 30, 2014, Consolidated EBITDA for such period of four Fiscal Quarters shall be deemed to be (i) in the case of the period ended December 31, 2012, \$73 million, (ii) in the case of the period ended March 31, 2013, \$51 million and (iii) in the case of the period ended June 30, 2013, \$62 million.

“Consolidated Interest Charges” means, for any Measurement Period, all interest, premium payments, debt discount, fees, charges and related expenses in connection with borrowed money (including capitalized interest) or in connection with the deferred purchase price of assets, in each case to the extent treated as interest in accordance with GAAP, including all commissions, discounts and other fees and charges owed with respect to letters of credit and bankers’ acceptance financing and net costs under Hedging Agreements, but excluding (x) any interest paid, directly or indirectly, to any Loan Party by the Borrower and its Restricted Subsidiaries, (y) any non-cash or deferred interest and financing costs (including any legal and accounting costs, fees on account of bridge, commitment and other financings, any non-cash accretion or accrual of discounted liabilities not constituting Indebtedness, all as determined on a consolidated basis in accordance with GAAP) and (z) amortization or write-off of deferred financing fees, debt issuance costs, commissions, fees and expenses, including expenses resulting from the discounting of any outstanding Indebtedness in connection with the application of purchase accounting and/or fresh start accounting in connection with any acquisition.

“Consolidated Net Income” means, as of any date of determination, the net income of the Borrower and its Restricted Subsidiaries for the most recently completed Measurement Period, all as determined on a consolidated basis in accordance with GAAP; *provided*, however, that there shall be excluded:

(a) the net income (or loss) of any Person that is not a Restricted Subsidiary, except to the extent of the amount of dividends, distributions or other payments actually paid in cash (or to the extent converted into cash) to the Borrower or any of its wholly owned Restricted Subsidiaries during such period,

(b) the income (or loss) of any Person (other than a Subsidiary of the Borrower) in which the Borrower or any of its Subsidiaries has an ownership interest, except to the extent that any such income is actually received by the Borrower or any Restricted Subsidiary in the form of dividends or similar distributions,

(c) the income (or loss) of any Person during such Measurement Period and accrued prior to the date it becomes a Restricted Subsidiary of the Borrower or any of the Borrower's Restricted Subsidiaries or is merged into or consolidated with the Borrower or any of its Restricted Subsidiaries or that Person's assets are acquired by the Borrower or any of its Restricted Subsidiaries (but only the portion attributable to such Person or assets prior to the dates it became or is merged or consolidated with the Borrower or any Restricted Subsidiary or the assets were so acquired),

(d) any after-tax effect of gains or losses attributable to Dispositions or other dispositions or transfers of assets, in each case other than in the ordinary course of business, and discontinued operations or disposal of discontinued operations, as determined in good faith by the Borrower,

(e) effects of adjustments (including the effects of such adjustments pushed down to the Borrower and its Restricted Subsidiaries) in such Person's consolidated financial statements (including to property, equipment, inventory and other assets) pursuant to GAAP resulting from the application of purchase accounting and/or fresh start accounting in relation to the Transactions, the Plan of Reorganization or any consummated acquisition or the amortization or write-off of any amounts thereof (including the impact on net income (or loss) arising from mark-to-market adjustments with respect to earn-outs), net of taxes,

(f) (i) any non-cash compensation expense recorded from grants or periodic remeasurement of stock appreciation or similar rights, stock options, restricted stock or other rights and any cash charges associated with the rollover, acceleration, or payout of capital stock by management of the Borrower in connection with the Transactions and (ii) any costs or expenses incurred pursuant to any management equity plan or stock option plan or other management or employee benefit plan or agreement or any stock subscription agreement, to the extent that such costs or expenses are funded with cash proceeds contributed to the common equity capital of the Borrower,

(g) any after-tax effect of income (or loss) from the early extinguishment of obligations under Hedging Agreements or other derivative instruments, or Indebtedness,

(h) the undistributed earnings of any Subsidiary of the Borrower to the extent that the declaration or payment of dividends or similar distributions by such Subsidiary is not at the time permitted by the terms of any Contractual Obligation or law applicable to such Subsidiary,

(i) accruals and reserves and gains, losses or charges with respect to, or relating to, the UK Pension Settlement Agreement and the completion and implementation of the transactions contemplated thereby and in relation thereto, and

(j) accruals and reserves that are established or adjusted within eighteen (18) months of the Closing Date that are so required to be established or adjusted as a result of the Transactions in accordance with GAAP or changes as a result of a modification of accounting policies.

“Consolidated Working Capital” means at any date, the excess of Consolidated Current Assets on such date *less* Consolidated Current Liabilities on such date; *provided that* the net effect on Consolidated Working Capital resulting from changes in Consolidated Current Assets and Consolidated Current Liabilities caused by the consummation of the UK Pension Settlement Agreement, and the completion and implementation of the transactions contemplated thereby and in relation thereto, shall be excluded when calculating Consolidated Working Capital for the purposes of the definition of Excess Cash Flow.

“Contractual Obligation” means, as to any Person, any provision of any security issued by such Person or of any agreement, instrument or other undertaking to which such Person is a party or by which it or any of its property is bound.

“Control” means the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of a Person, whether through the ability to exercise voting power or by contract. **“Controlling”** and **“Controlled”** have meanings correlative thereto.

“Controlled Account” means any Controlled DDA Account or Controlled Lock Box Account.

“Controlled DDA Accounts” has the meaning set forth in Section 5.12(b).

“Controlled Lock Box Accounts” has the meaning set forth in Section 5.12(b).

“Credit Party” or **“Credit Parties”** means (a) individually, (i) each Lender, (ii) the Administrative Agent, (iii) each Joint Lead Arranger, (iv) any other Person (including, if applicable, Affiliates of Lenders) to whom Obligations are owing and (v) the successors and permitted assigns of each of the foregoing and (b) collectively, all of the foregoing.

“Currency and Commodity Hedging Agreement” means any foreign currency exchange agreement, commodity price protection agreement or other currency exchange rate or commodity price hedging arrangement.

“DDAs” means any checking, savings or other demand deposit account maintained by a Loan Party.

“Default” means any event or condition which constitutes an Event of Default or which upon notice, lapse of time or both would, unless cured or waived hereunder, become an Event of Default.

“Defaulting Lender” means, at any time, a Lender as to which the Administrative Agent has notified the Borrower that a Lender Insolvency Event has occurred and is continuing with respect to such Lender. Any determination that a Lender is a Defaulting Lender will be made by the Administrative Agent in its sole discretion acting in good faith. The Administrative Agent will promptly send to all parties hereto a copy of any notice to the Borrower provided for in this definition.

“Deposit Account” has the meaning set forth in the Security Agreement.

“**Designated Non-Cash Consideration**” shall mean the fair market value of non-cash consideration received by the Borrower or any Restricted Subsidiary in connection with a Disposition made pursuant to Section 6.05(c) that is so designated as Designated Non-Cash Consideration on the date received pursuant to a certificate of a Responsible Officer of Borrower, setting forth the basis of such valuation.

“**DIP ABL Credit Agreement**” means the Amended and Restated Debtor in Possession Credit Agreement, originally dated as of January 20, 2012 and Amended and Restated as of March 22, 2013, by and among Eastman Kodak Company, as Debtor and Debtor-in-Possession, as borrower, the U.S. subsidiaries of Eastman Kodak Company parties thereto, the lenders named therein, Citicorp North America, Inc., as Agent and Co-Collateral Agent, and Wells Fargo Capital Finance, LLC, as Co-Collateral Agent, as amended, amended and restated, supplemented and modified from time to time prior to the date hereof.

“**DIP Term Loan Credit Agreement**” means the Debtor-in-Possession Loan Agreement dated as of March 22, 2013 (as amended, modified or supplemented from time to time prior to the date hereof), by and among Eastman Kodak Company, as borrower, the guarantors party thereto, the lenders party thereto, and Wilmington Trust, National Association, as administrative agent and as collateral agent, as amended, amended and restated, supplemented and modified from time to time prior to the date hereof.

“**DIP Credit Facilities**” means the credit facilities made available under the DIP Term Loan Credit Agreement and the DIP ABL Credit Agreement.

“**Disbursement Accounts**” means the deposit accounts (other than Excluded Accounts) used by the Loan Parties for disbursements and payments (other than payroll) in the ordinary course of business; *provided* that in no event shall the aggregate amount on deposit in the Disbursement Accounts exceed the estimated amount expected for disbursements and payments by such Loan Parties and any fees in respect of such amount.

“**Disclosure Statement**” means that certain First Amended Disclosure Statement for Debtors’ First Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code dated June 27, 2013.

“**Disposition**” or “**Dispose**” means the sale, transfer, license, lease or other disposition (including any sale and leaseback transaction), whether in one transaction or in a series of related transactions, of any property (including any Equity Interests) by any Person, including any sale, assignment, transfer or other disposal, with or without recourse, of any notes or accounts receivable.

“**Disqualified Institution**” means (i) those Persons identified to the Administrative Agent and the Lenders in writing on the Closing Date and (ii) Competitors and their Affiliates that are not a Bona Fide Debt Fund identified to the Administrative Agent and the Lenders in writing (it being understood that the Borrower shall be permitted to supplement the list of Competitors and Affiliates in writing after the date hereof to the extent such supplemented Person becomes a Competitor (or an Affiliate of a Competitor) so long as such supplemented Person is not a Bona Fide Debt Fund). Any supplement shall be made available to the Lenders and shall become effective three (3) Business Days after delivery to the Administrative Agent. Notwithstanding anything herein to the contrary, in no event shall a supplement apply retroactively to disqualify any parties that have previously acquired an assignment or participation interest in the Loans that is otherwise permitted hereunder, but upon the effectiveness of such designation, any such party may not acquire any additional Loans or participations or other interest in Loans.

“Disqualified Stock” shall mean any Equity Interest that, by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable), or upon the happening of any event, (a) except as set forth in the proviso hereto, matures (excluding any maturity as the result of an optional redemption by the issuer thereof) or is mandatorily redeemable, pursuant to a sinking fund obligation or otherwise, or is redeemable at the option of the holder thereof, in whole or in part, or requires the payment of any cash dividend or any other scheduled payment constituting a return of capital, in each case at any time on or prior to the 91st day after the Maturity Date, or (b) is convertible into or exchangeable (unless at the sole option of the issuer thereof) for (i) debt securities or (ii) any Equity Interest referred to in clause (a) above, in each case at any time prior to the first anniversary of the Maturity Date; *provided* that (i) only the portion of the Equity Interests that so mature or are mandatorily redeemable, are so convertible or exchangeable or are so redeemable at the option of the holder thereof prior to such date shall be deemed to be Disqualified Stock; (ii) if such Equity Interests are issued to any plan for the benefit of employees of the Borrower or any Restricted Subsidiary or by any such plan to such employees, such Equity Interests shall not constitute Disqualified Stock solely because they may be required to be repurchased by the Borrower or any Restricted Subsidiary in order to satisfy applicable statutory or regulatory obligations or as a result of such employee’s termination, death or disability; and (iii) such Equity Interest may by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) become mandatorily redeemable or redeemable at the option of the holder thereof upon the occurrence of a change in control or Disposition subject to payment in full in cash of all Obligations (other than contingent indemnification obligations not then due and owing).

“Dollars” and the symbol **“\$”** mean the lawful currency of the United States.

“Domestic Subsidiary” means any Subsidiary of the Borrower that is not a Foreign Subsidiary.

“ECF Percentage” means 75%; *provided* that with respect to any fiscal year of the Borrower, the ECF Percentage shall be reduced to (a) 50% if the Secured Leverage Ratio as of the last day of such fiscal year is less than 3.00:1.00 but greater than or equal to 2.50:1.00, (b) 25% if the Secured Leverage Ratio as of the last day of such fiscal year is less than 2.50:1.00 but greater than or equal to 2.25:1.00 and (c) 0% if the Secured Leverage Ratio as of the last day of such fiscal year is less than 2.25:1.00.

“ECF Prepayment” has the meaning set forth in Section 2.07(b).

“Eligible Assignee” means (a) a Lender or any Affiliate of a Lender; (b) an Approved Fund; and (c) any other Person approved by (i) the Administrative Agent and (ii) unless an Event of Default has occurred and is continuing, the Borrower (each such approval under clauses (i) and (ii) not to be unreasonably withheld or delayed); *provided* that approval of the Borrower shall be deemed to have been given pursuant to clause (c)(ii) with respect to any potential assignee if it shall not have responded to an approval request with respect thereto within ten (10) Business Days of receipt thereof; *provided further* that notwithstanding the foregoing, **“Eligible Assignee”** shall not include (A) a Disqualified Institution without the prior written consent of the Borrower, (B) a natural person or (C) a Loan Party or any of the Loan Parties’ Affiliates or Subsidiaries.

“Engagement Letter” means that certain Engagement Letter dated as of June 19, 2013 between the Joint Lead Arrangers, the Administrative Agent and the Borrower (as amended, supplemented or otherwise modified from time to time).

“Environmental Laws” means all laws (statutory or common), rules, regulations, codes, ordinances, orders, decisions, decrees, judgments, injunctions, permits, or binding agreements issued, promulgated or entered into by or with any Governmental Authority, relating to the pollution or protection of the environment (including indoor air quality) or to human health and safety as it relates to

Hazardous Material handling or exposure or to the preservation or reclamation of natural resources, including those relating to the management, Release or threatened Release of or exposure to any Hazardous Material.

“Environmental Liability” means any liability, obligation, damage, loss, claim, action, suit, judgment, order, fine, penalty, fee, expense or cost, contingent or otherwise (including any liability for costs of Remedial Actions, or natural resource damages, administrative oversight costs, and indemnities), of or related to the Borrower or any Subsidiary (including any predecessor for whom the Borrower or any Subsidiary bears liability contractually or by operation of law) arising under or relating to any Environmental Law, including those resulting from or based upon (a) any compliance or noncompliance with any Environmental Law, (b) the generation, use, handling, transportation, storage, treatment or disposal or presence of any Hazardous Materials, (c) exposure to any Hazardous Materials, (d) the Release or threatened Release of any Hazardous Materials into the environment (including as related to indoor air quality) or (e) any of the foregoing for which liability is assumed or imposed by any contract or agreement.

“Equity Interests” means, as to any Person, all of the authorized shares of capital stock of (or other ownership or profit interests in) such Person, including all classes of common and preferred capital stock, all of the warrants, options or other rights for the purchase or acquisition from such Person of shares of capital stock of (or other ownership or profit interests in) such Person, all of the securities convertible into or exchangeable for shares of capital stock of (or other ownership or profit interests in) such Person or warrants, rights or options for the purchase or acquisition from such Person of such shares (or such other interests), and all of the other ownership or profit interests in such Person (including partnership, membership or trust interests therein), rights to receive distributions of cash and other property, and to receive allocations of items of income, gain, loss, deduction and credit and similar items from such Person, whether voting or nonvoting, whether or not such interests include rights entitling the holder thereof to exercise control over such Person, and whether or not such shares, warrants, options, rights or other interests are outstanding on any date of determination; *provided* that notwithstanding the foregoing, no Indebtedness shall constitute Equity Interests.

“ERISA” means the Employee Retirement Income Security Act of 1974, as amended from time to time.

“ERISA Affiliate” means (a) any entity, whether or not incorporated, that is under common control with the Borrower and any Restricted Subsidiary within the meaning of Section 4001(a)(14) of ERISA; (b) any corporation which is a member of a controlled group of corporations within the meaning of Section 414(b) of the Code of which the Borrower or any Restricted Subsidiary is a member; (c) any trade or business (whether or not incorporated) which is a member of a group of trades or businesses under common control within the meaning of Section 414(c) of the Code of which the Borrower or any Restricted Subsidiary is a member; and (d) with respect to the Borrower or an Restricted Subsidiary, any member of an affiliated service group within the meaning of Section 414(m) or (o) of the Code of which that Borrower or Restricted Subsidiary, any corporation described in clause (b) above or any trade or business described in clause (c) above is a member. Any former ERISA Affiliate of the Borrower or a Restricted Subsidiary shall continue to be considered an ERISA Affiliate of the Borrower or the Restricted Subsidiary within the meaning of this definition with respect to the period such entity was an ERISA Affiliate of the Borrower or a Restricted Subsidiary and with respect to liabilities arising after such period for which the Borrower or Restricted Subsidiary could be liable under the Code or ERISA.

“ERISA Event” means (a) the failure of any Plan to comply with any material provisions of ERISA and/or the Code (and applicable regulations under either) or with the material terms of such Plan; (b) the existence with respect to any Plan of a non-exempt Prohibited Transaction; (c) any Reportable

Event; (d) the failure of the Borrower or any Restricted Subsidiary or ERISA Affiliate to make by its due date a required installment under Section 430(j) of the Code with respect to any Pension Plan or any failure by any Pension Plan to satisfy the minimum funding standards (within the meaning of Section 412 of the Code or Section 302 of ERISA) applicable to such Pension Plan, whether or not waived in accordance with Section 412(c) of the Code or Section 302(c) of ERISA; (e) a determination that any Pension Plan is, or is expected to be, in "at risk" status (within the meaning of Section 430 of the Code or Section 303 of ERISA); (f) the filing pursuant to Section 412 of the Code or Section 302 of ERISA of an application for a waiver of the minimum funding standard with respect to any Pension Plan; (g) the occurrence of any event or condition which constitutes grounds under ERISA for the termination of, or the appointment of a trustee to administer, any Pension Plan or the incurrence by the Borrower or any ERISA Affiliate of any liability under Title IV of ERISA with respect to the termination of any Pension Plan, including but not limited to the imposition of any Lien in favor of the PBGC or any Pension Plan; (h) the receipt by the Borrower, any Restricted Subsidiary or any ERISA Affiliate from the PBGC or a plan administrator of any notice relating to an intention to terminate any Pension Plan or to appoint a trustee to administer any Pension Plan under Section 4042 of ERISA; (i) the failure by the Borrower, a Restricted Subsidiary or any of their ERISA Affiliates to make any required contribution to a Multiemployer Plan pursuant to Sections 431 or 432 of the Code; (j) the incurrence by the Borrower, a Restricted Subsidiary or any ERISA Affiliate of any liability with respect to the withdrawal or partial withdrawal (within the meaning of Sections 4203 and 4205 of ERISA) from any Pension Plan or Multiemployer Plan; (k) the receipt by the Borrower, any Restricted Subsidiary or any ERISA Affiliate of any notice, or the receipt by any Multiemployer Plan from the Borrower, any Restricted Subsidiary or any ERISA Affiliate of any notice, concerning the imposition of Withdrawal Liability or a determination that a Multiemployer Plan is, or is expected to be, Insolvent, in Reorganization, in "endangered" or "critical" status (within the meaning of Sections 431 or 432 of the Code or Sections 304 or 305 of ERISA), or terminated (within the meaning of Section 4041A of ERISA) or that it intends to terminate or has terminated under Section 4041A or 4042 of ERISA; (l) the failure by the Borrower, any Restricted Subsidiary or any of their ERISA Affiliates to pay when due (after expiration of any applicable grace period) any installment payment with respect to Withdrawal Liability under Section 4201 of ERISA; (m) the withdrawal by the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates from any Pension Plan with two or more contributing sponsors or the termination of any such Pension Plan resulting in liability to the Borrower or any of their respective Affiliates pursuant to Section 4063 or 4064 of ERISA; (n) the imposition of liability on the Borrower or any of their respective ERISA Affiliates pursuant to Section 4062(e) (except as may occur as a result of the transactions contemplated by the UK Pension Settlement Agreement solely to the extent that (x) they relate to the transactions contemplated by the UK Pension Settlement Agreement that have been consummated within fifteen (15) days of the Closing Date and (y) the Borrower and its Subsidiaries shall have no liability pursuant to Section 4062(e) following such consummation) or 4069 of ERISA or by reason of the application of Section 4212(c) of ERISA; (o) the occurrence of an act or omission which could give rise to the imposition on the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates of fines, penalties, taxes or related charges under Chapter 43 of the Code or under Section 409, Section 502(c), (i) or (l), or Section 4071 of ERISA in respect of any Plan; (p) the assertion of a material claim (other than routine claims for benefits) against any Plan other than a Multiemployer Plan or the assets thereof, or against the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates in connection with any Plan; (q) receipt from the IRS of notice of the failure of any Pension Plan (or any other Plan intended to be qualified under Section 401(a) of the Code) to qualify under Section 401(a) of the Code, or the failure of any trust forming part of any Pension Plan (or any other Plan) to qualify for exemption from taxation under Section 501(a) of the Code; or (r) the imposition of a Lien pursuant to Section 430(k) of the Code or pursuant to ERISA with respect to any Pension Plan.

"Euro" means the lawful single currency of participating member states of the European Monetary Union.

“Event of Default” has the meaning set forth in Section 7.01.

“Excess Cash Flow” shall mean, for any fiscal year of the Borrower, the excess, if any, of (a) the sum, without duplication, of (i) Consolidated Net Income for such fiscal year, (ii) the amount of all non-cash charges (including depreciation and amortization) deducted in arriving at such Consolidated Net Income (excluding any non-cash charge to the extent it represents an accrual or reserve for a potential cash charge in any future period provided that the payment thereof in such future period shall be added to Excess Cash Flow in such future period), (iii) decreases in Consolidated Working Capital for such fiscal year, (iv) the aggregate net amount of non-cash loss on the Disposition of property by the Borrower and its Restricted Subsidiaries during such fiscal year (other than sales of inventory in the ordinary course of business), to the extent deducted in arriving at such Consolidated Net Income, and (v) expenses, charges and accruals for and reserves in respect of any charges, costs or expenses related to Pension Agreements, to the extent deducted in arriving at such Consolidated Net Income; over (b) the sum, without duplication, of (i) the amount of all non-cash credits included in arriving at such Consolidated Net Income, (ii) the aggregate amount actually paid by the Borrower and its Restricted Subsidiaries in cash during such fiscal year on account of Capital Expenditures (excluding the principal amount of Indebtedness incurred in connection with such expenditures (except under the ABL Agreement) or amounts reinvested pursuant to Section 2.07(b)(v)), (iii) the aggregate amount of all prepayments of ABL Loans during such fiscal year to the extent accompanying permanent optional reductions of the commitments in respect thereof, (iv) the aggregate amount of all regularly scheduled principal payments of Funded Debt (including the Loans and the First Lien Loans) and Capital Lease Obligations of the Borrower and its Restricted Subsidiaries made during such fiscal year (other than in respect of any revolving credit facility to the extent there is not an equivalent permanent reduction in commitments thereunder), (v) increases in Consolidated Working Capital for such fiscal year, (vi) the aggregate net amount of non-cash gain on the Disposition of property by the Borrower and its Restricted Subsidiaries during such fiscal year (other than sales of inventory in the ordinary course of business), to the extent included in arriving at such Consolidated Net Income, (vii) the aggregate amount of cash payments made by the Borrower or any Restricted Subsidiary during such period pursuant to Section 6.08(a)(iv) using Internally Generated Cash, (viii) the aggregate amount of Investments made in cash by the Borrower or any Restricted Subsidiary pursuant to Section 6.04(c)(ii), (h) or (n) during such period using Internally Generated Cash, (ix) the aggregate amount of cash fees, costs and expenses relating to the Transactions, to the extent not expensed and deducted in calculating Consolidated Net Income, (x) losses, charges and expenses related to internal software development that are capitalized but could have been expensed under alternative accounting policies in accordance with GAAP, plus (xi) Net Proceeds to the extent constituting Consolidated Net Income and to the extent the Borrower has used or intends to use such Net Proceeds to either prepay the Loans or reinvest in assets used or usable in its business, in each case, pursuant to and in compliance with Section 2.07(b), (xii) to the extent included in arriving at Consolidated Net Income, net realized gains (or minus net realized losses) on swap agreements or other derivative instruments, (xiii) cash indemnity payments received pursuant to indemnification provisions in, any Permitted Acquisition or any other Investment permitted under this Agreement, in each case that resulted in an increase to Consolidated Net Income (up to the amount of such increase), (xiv) cash payments made by the Borrower and its Restricted Subsidiaries during such Excess Cash Flow period in respect of long term liabilities of Borrower and such Restricted Subsidiaries (other than Indebtedness) to the extent funded from Internally Generated Cash, (xv) without duplication of amounts deducted in arriving at such Consolidated Net Income or deducted from Excess Cash Flow in prior Excess Cash Flow periods, to the extent so elected by Borrower pursuant to a certificate of a Responsible Officer of the Borrower delivered to Administrative Agent, the aggregate consideration required to be paid in cash by the Borrower or any of its Restricted Subsidiaries in respect of Permitted Acquisitions, Investments pursuant to 6.04(c)(ii), (h) or (n) or Capital Expenditures permitted to be made hereunder, pursuant to binding contracts entered into prior to or during such Excess Cash Flow, which payments are required to be made during the first subsequent Excess Cash Flow period, (xvi) cash payments in respect of the reverse earn-out payment and purchase price adjustments, in

each case, relating to the UK Pension Settlement Agreement; *provided* that any amount so deducted shall not be deducted again in a subsequent Excess Cash Flow period, (xvii) income and gains in respect of Pension Agreements and (xviii) cash payments in respect of Pension Agreements made in the period for which Excess Cash Flow is being calculated.

“Excess Cash Flow Period” means each fiscal year of the Borrower, beginning with the fiscal year ending December 31, 2014, for which financial statements have been delivered in accordance with Section 5.01(a).

“Excluded Accounts” means any and all of the (i) payroll, employee benefits, healthcare, escrow, fiduciary, defeasance, redemption, trust, tax and other similar accounts, (ii) **“zero balance”** accounts from which balances are swept daily to a Controlled Account, (iii) other accounts prohibited by Applicable Law from being pledged to, or having a security interest therein granted to, a third party, (iv) the Professional Fee Escrow Account and (v) other accounts of the Loan Parties (other than DDAs and other accounts into which customer or other third party payments in respect of the Collateral are scheduled to be or regularly made) with aggregate balances for all such accounts under this clause (v) of less than \$5,000,000.

“Excluded Subsidiary” means (i) any Immaterial Subsidiary, (ii) any direct or indirect Domestic Subsidiary of a direct or indirect Foreign Subsidiary, (iii) any Captive Insurance Subsidiary, (iv) any Domestic Subsidiary that has no material assets other than Equity Interests in one or more Subsidiaries that are “controlled foreign corporations” (“CFC’s”) within the meaning of Section 957 of the Code (a **“Qualified CFC Holding Company”**), (v) any Foreign Subsidiary, (vi) any direct or indirect Subsidiary of a CFC or Qualified CFC Holding Company, (vii) any Unrestricted Subsidiary, (viii) any Subsidiary that is prohibited by Applicable Law from Guaranteeing the Obligations and (ix) any other Subsidiary to the extent the Administrative Agent and the Borrower agree that the provision of a Guaranty by such Subsidiary of the Obligations would result in a material adverse tax consequence; provided that, notwithstanding the foregoing, any Subsidiary that provides a guarantee in respect of the ABL Loan Documents or the First Lien Loan Documents shall not be an Excluded Subsidiary hereunder.

“Excluded Taxes” means any of the following Taxes imposed on or with respect to a Credit Party or required to be withheld or deducted from a payment to a Credit Party, (a) Taxes imposed on or measured by net income (however denominated), franchise Taxes, and branch profits Taxes, in each case, (i) imposed as a result of such Credit Party being organized under the laws of, or having its principal office or, in the case of any Lender, its applicable lending office located in, the jurisdiction imposing such Tax (or any political subdivision thereof) or (ii) that are Other Connection Taxes, (b) in the case of a Lender, U.S. Federal withholding Taxes imposed on amounts payable to or for the account of such Lender with respect to an applicable interest in a Loan or Commitment pursuant to a law in effect on the date on which (i) such Lender acquires such interest in the Loan or Commitment (other than pursuant to an assignment request by the Borrower under Section 2.15(b)) or (ii) such Lender changes its lending office, except in each case to the extent that, pursuant to Section 2.13, amounts with respect to such Taxes were payable either to such Lender’s assignor immediately before such Lender acquired the applicable interest in a Loan or Commitment or to such Lender immediately before it changed its lending office, (c) Taxes attributable to such Credit Party’s failure to comply with Section 2.13(f) and (d) any U.S. Federal withholding Taxes imposed under FATCA.

“Executive Order” has the meaning set forth in Section 3.17.

“Extended Loan” has the meaning set forth in Section 2.16(a)(i).

“Extension” has the meaning set forth in Section 2.16.

“**Extension Offer**” has the meaning set forth in Section 2.16.

“**FATCA**” means Sections 1471 through 1474 of the Code, as of the date of this Agreement (or any amended or successor version that is substantively comparable and not materially more onerous to comply with), any current or future regulations or official interpretations thereof and any agreements entered into pursuant to Section 1471(b)(1) of the Code.

“**Federal Funds Effective Rate**” means, for any day, the weighted average (rounded upwards, if necessary, to the next one-one hundredth of one percent (1/100 of 1%)) of the rates on overnight Federal funds transactions with members of the Federal Reserve System arranged by Federal funds brokers, as published on the next succeeding Business Day by the Federal Reserve Bank of New York, or, if such rate is not so published for any day that is a Business Day, the average (rounded upwards, if necessary, to the next one-one hundredth of one percent (1/100 of 1%)) of the quotations for such day for such transactions received by the Administrative Agent from three Federal funds brokers of recognized standing selected by it.

“**Fee Letters**” means those certain Fee Letters, dated as of June 19, 2013 among the Borrower and the Joint Lead Arrangers party thereto.

“**Financial Officer**” of any Person (other than a natural person) means the chief financial officer, president, chief executive officer, treasurer or controller or any other officer of such Person designated or authorized by any of the foregoing.

“**Financial Statements**” has the meaning set forth in Section 5.01(b).

“**First Lien Agent**” means the “Senior Term Loan Agent”, as defined in the Intercreditor Agreement.

“**First Lien Agreement**” means (i) that certain Senior Secured First Lien Term Loan Credit Agreement, dated as of the Closing Date, by and among the Borrower, the First Lien Agent, the lenders identified therein and the other agents identified therein, as amended, restated, modified, or supplemented from time to time to the extent permitted by this Agreement and the Intercreditor Agreement and (ii) any other replacement, refinancing, restructuring, extension, renewal or refinancing thereof (in each case whether through one or more credit facilities or other debt issuances pursuant to the agreement set forth in subclause (i) or any other agreement, contract or indenture, including any such replacement or refinancing facility or indenture that increases or decreases the amount permitted to be borrowed thereunder or alters the maturity thereof and whether by the same or any other agent, lender or group of lenders, and any amendments, supplements, modifications, extensions, renewals, restatements, amendments and restatements or refundings thereof) to the extent permitted by this Agreement and the Intercreditor Agreement.

“**First Lien Facility**” means the term loan credit facility made available pursuant to the First Lien Agreement.

“First Lien Incremental Equivalent Debt” has the meaning set forth for “Incremental Equivalent Debt” in the First Lien Agreement as of the date hereof.

“**First Lien Lenders**” means the lenders under the First Lien Agreement.

“**First Lien Loan**” means a loan made by the First Lien Lenders under the First Lien Agreement.

“**First Lien Loan Documents**” has the meaning set forth for “Loan Documents” (or any comparable term) in the First Lien Agreement.

“**Fiscal Month**” means each calendar month.

“**Fiscal Quarter**” means each three-month period of the Borrower ending on March 31, June 30, September 30 or December 31 of any year.

“**Flood Insurance Laws**” means, collectively, the following (in each case as now or hereafter in effect or any successor statute thereto): (i) the National Flood Insurance Act of 1968, (ii) the Flood Disaster Protection Act of 1973, (iii) the National Flood Insurance Reform Act of 1994 and (iv) the Flood Insurance Reform Act of 2004.

“**Foreign Assets Control Regulations**” has the meaning set forth in Section 3.17.

“**Foreign Benefit Arrangement**” means any employee benefit arrangement mandated by non-US law that is maintained or contributed to by the Borrower, any Restricted Subsidiary, any ERISA Affiliate or any other entity related to the Borrower on a controlled group basis.

“**Foreign Plan**” means each employee benefit plan (within the meaning of Section 3(3) of ERISA, whether or not subject to ERISA) that is not subject to US law and is maintained or contributed to by the Borrower, any Restricted Subsidiary, or any ERISA Affiliate or any other entity related to a Restricted Subsidiary on a controlled group basis.

“**Foreign Plan Event**” means, with respect to any Foreign Benefit Arrangement or Foreign Plan, (a) except for any such failure prior to the Closing Date in relation to the UK Pension Scheme, the failure to make or, if applicable, accrue in accordance with normal accounting practices, any employer or employee contributions required by applicable law or by the terms of such Foreign Benefit Arrangement or Foreign Plan; (b) the failure to register or loss of good standing with applicable regulatory authorities of any such Foreign Benefit Arrangement or Foreign Plan required to be registered; or (c) the failure of any Foreign Benefit Arrangement or Foreign Plan to comply with any material provisions of applicable law and regulations or with the material terms of such Foreign Benefit Arrangement or Foreign Plan.

“**Foreign Subsidiary**” means any Subsidiary organized under the laws of a jurisdiction other than the United States of America or any State thereof or the District of Columbia.

“**Fund**” shall mean any person that is (or will be) engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course of its business.

“**Funded Debt**” means, as to any Person, all Indebtedness of such Person that matures more than one year from the date of its creation or matures within one year from such date but is renewable or extendible, at the option of such Person, to a date more than one year from such date or arises under a revolving credit or similar agreement that obligates the lender or lenders to extend credit during a period of more than one year from such date, including all current maturities and current sinking fund payments in respect of such Indebtedness whether or not required to be paid within one year from the date of its creation and, in the case of the Borrower, Indebtedness in respect of the Loans and the First Lien Loans.

“**GAAP**” means generally accepted accounting principles in the United States of America, as in effect from time to time.

“**German Security Agreement**” means any Security Document which is governed by German law.

“**Governmental Authority**” means the government of the United States of America, any other nation or any political subdivision thereof, whether state, local or other, and any agency, authority, instrumentality, regulatory body, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.

“**Guarantee**” of or by any Person (the “**guarantor**”) means any obligation, contingent or otherwise, of the guarantor guaranteeing or having the economic effect of guaranteeing any Indebtedness of any other Person (the “**primary obligor**”) in any manner, whether directly or indirectly, and including any obligation of the guarantor, direct or indirect, (a) to purchase or pay (or advance or supply funds for the purchase or payment of) such Indebtedness or to purchase (or to advance or supply funds for the purchase of) any security for the payment thereof, (b) to purchase or lease property, securities or services for the purpose of assuring the owner of such Indebtedness or other obligation of the payment thereof, (c) to maintain working capital, equity capital or any other financial statement condition or liquidity of the primary obligor so as to enable the primary obligor to pay such Indebtedness or other obligation or (d) as an account party in respect of any letter of credit or letter of guaranty issued to support such Indebtedness or obligation; *provided* that the term “Guarantee” shall not include endorsements for collection or deposit in the ordinary course of business or customary and reasonable indemnity obligations in effect on the Closing Date or entered into in connection with any contractual arrangement, including, but not limited to, any acquisition, Capital Expenditure, investment or disposition of assets permitted under this Agreement (other than such obligations with respect to Indebtedness). The amount of any Guarantee by a person shall be deemed to be an amount equal to the stated amount or determinable amount of the primary obligation in respect of which such Guarantee is made or, if not stated or determinable, the maximum reasonably anticipated liability in respect thereof (assuming such person is required to perform thereunder) as determined by such person in good faith.

“**Guarantors**” means, collectively, each of the Loan Parties identified as a “Guarantor” under the Security Agreement, in such capacity.

“**Hazardous Materials**” means all explosive, radioactive, hazardous or toxic substances or materials, and all wastes, pollutants or contaminants, including petroleum or petroleum distillates, asbestos or asbestos containing materials, lead, polychlorinated biphenyls, toxic mold, radon gas, infectious or medical wastes, and all other substances or materials of any nature regulated pursuant to any Environmental Law due to their hazardous, toxic or deleterious properties or characteristics.

“**Hedging Agreement**” means any Currency and Commodity Hedging Agreement or Interest Rate Hedging Agreement.

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

“**Immaterial Foreign Subsidiary**” means each Restricted Subsidiary that is a Foreign Subsidiary designated in writing by the Borrower to the Administrative Agent as an Immaterial Foreign Subsidiary; *provided* that (a) an Immaterial Foreign Subsidiary shall not at the time of designation have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 5.0% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be, and (b) Immaterial Foreign Subsidiaries, when taken together with all other Immaterial Foreign Subsidiaries, at the time of designation shall not have net sales for any Fiscal Quarter or total assets as of

the last day of any Fiscal Quarter in an amount that is equal to or greater than 5.0% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be; *provided* that, if for any subsequent Fiscal Quarter the conditions above would not be met if the Borrower were designating such Subsidiary as an Immaterial Foreign Subsidiary at such time, the Borrower will promptly designate in writing to the Administrative Agent the Foreign Subsidiaries which will cease to be treated as “Immaterial Foreign Subsidiaries” in order to comply with the foregoing conditions.

“**Immaterial Subsidiary**” means each Restricted Subsidiary designated in writing by the Borrower to the Administrative Agent as an Immaterial Subsidiary; *provided* that Immaterial Subsidiaries, when taken together with all other Immaterial Subsidiaries and all Unrestricted Subsidiaries, at the time of designation shall not have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 7.5% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be; *provided* that if for any subsequent Fiscal Quarter the conditions above would not be met if the Borrower were designating such Subsidiary as an Immaterial Subsidiary at such time, the Borrower will promptly designate in writing to the Administrative Agent the Subsidiaries which will cease to be treated as “Immaterial Subsidiaries” in order to comply with the foregoing conditions. Any Restricted Subsidiary that is a Guarantor shall not be deemed an Immaterial Subsidiary and shall be excluded from the calculations above.

“**Indebtedness**” of any Person means, without duplication, (a) all obligations of such Person for borrowed money, (b) all obligations of such Person evidenced by bonds, debentures, notes or similar instruments, (c) all obligations of such Person under conditional sale or other title retention agreements relating to property acquired by such Person, (d) all obligations of such Person in respect of the deferred purchase price of property or services (excluding (i) current accounts payable incurred in the ordinary course of business and accrued expenses and (ii) any earn-out obligations, except to the extent not paid after becoming due and payable or such obligations appear as a liability on the balance sheet of such Person in accordance with GAAP), (e) all Indebtedness of others secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) any Lien on property owned or acquired by such Person, whether or not the Indebtedness secured thereby has been assumed, but only to the extent of such Lien, and only to the extent of the lesser of the fair market value of the property secured by the Lien and the amount of Indebtedness, (f) all Guarantees by such Person of Indebtedness set forth in subclauses (a)-(e) and (g)-(k), (g) all Capital Lease Obligations of such Person, (h) all obligations, contingent or otherwise, of such Person as an account party in respect of letters of credit and letters of guaranty, (i) all obligations, contingent or otherwise, of such Person in respect of bankers’ acceptances, (j) the obligations of such Person in respect of any Hedging Agreement and (k) all Disqualified Stock of such Person. The Indebtedness of any Person shall include the Indebtedness of any other entity (including any partnership in which such Person is a general partner) to the extent such Person is liable therefor as a result of such Person’s ownership interest in or other relationship with such entity, except to the extent the terms of such Indebtedness provide that such Person is not liable therefor (but only for the portion so liable). For purposes of determining Indebtedness, (x) the “principal amount” of the obligations of any Person in respect of any Hedging Agreement at any time shall be the maximum aggregate amount (giving effect to any netting agreements) that such Person would be required to pay if such Hedging Agreement were terminated at such time and (y) in no event shall obligations under any Hedging Agreement be deemed “Indebtedness” for calculating any financial ratio (or component thereof).

“**Indemnified Taxes**” means (a) Taxes, other than Excluded Taxes, imposed on or with respect to any payment made by or on account of any obligation of any Loan Party under any Loan Document and (b) to the extent not otherwise described in clause (a) above, Other Taxes.

“**Indemnitee**” has the meaning set forth in Section 9.03(b).

“**Information**” has the meaning set forth in Section 9.12.

“**Insolvent**” means with respect to any Multiemployer Plan, the condition that such plan is insolvent within the meaning of Section 4245 of ERISA.

“**Intercreditor Agreement**” means that certain Intercreditor Agreement, dated as of the Closing Date, by and among the Administrative Agent, the First Lien Agent, the ABL Agent and the Loan Parties, as amended, amended and restated, supplemented, modified, replaced, restructured, extended, renewed or refinanced and in effect from time to time.

“**Interest Election Request**” means a request by the Borrower to convert or continue a Borrowing in accordance with Section 2.05.

“**Interest Payment Date**” means (a) with respect to any ABR Loan, the first Business Day of each calendar quarter and the Maturity Date and (b) with respect to any LIBOR Loan, the last day of the Interest Period applicable to the Borrowing of which such Loan is a part (and, in the case of a LIBOR Borrowing with an Interest Period of more than three months’ duration, each day prior to the last day of such Interest Period that occurs at intervals of three months’ duration after the first day of such Interest Period) and the Maturity Date.

“**Interest Period**” means, with respect to any LIBOR Borrowing, the period commencing on the date of such Borrowing and ending on the numerically corresponding day in the calendar month that is one, two, three or six months thereafter (or any period of 12 months or less agreed to by the Administrative Agent and all Lenders at the request of Borrower), as the Borrower may elect; *provided* that (a) if any Interest Period would end on a day other than a Business Day, such Interest Period shall be extended to the next succeeding Business Day unless such next succeeding Business Day would fall in the next calendar month, in which case such Interest Period shall end on the next preceding Business Day and (b) any Interest Period that commences on the last Business Day of a calendar month (or on a day for which there is no numerically corresponding day in the last calendar month of such Interest Period) shall end on the last Business Day of the last calendar month of such Interest Period. For purposes hereof, the date of a Borrowing initially shall be the date on which such Borrowing is made and thereafter shall be the effective date of the most recent conversion or continuation of such Borrowing.

“**Interest Rate Hedging Agreement**” means any interest rate protection agreement or other interest rate hedging arrangement.

“**Internally Generated Cash**” means, with respect to any period, any cash of the Borrower or any Restricted Subsidiary generated during such period, excluding Net Proceeds and any cash that is received from an incurrence of Indebtedness, an issuance of Equity Interests or a capital contribution.

“**Investments**” shall have the meaning set forth in Section 6.04.

“**IRS**” means the United States Internal Revenue Service.

“**Joint Lead Arrangers**” means the Lead Arranger, Barclays Bank PLC and Merrill Lynch, Pierce, Fenner & Smith Incorporated.

“**Lead Arranger**” means J.P. Morgan Securities LLC.

“**Lease**” means any agreement pursuant to which a Loan Party is entitled to the use or occupancy of any real property for any period of time.

“**Lender**” shall have the meaning set forth in the preamble hereto.

“**Lender Insolvency Event**” means that (i) a Lender or its Parent Company is determined or adjudicated to be insolvent by a Governmental Authority, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors, or (ii) such Lender or its Parent Company is the subject of a bankruptcy, insolvency, reorganization, liquidation or similar proceeding, or a receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Lender or its Parent Company, or such Lender or its Parent Company has taken any action in furtherance of or indicating its consent to or acquiescence in any such proceeding or appointment; provided that a Lender Insolvency Event shall not be deemed to have occurred solely by virtue of the ownership or acquisition of any Equity Interest in any Lender or its Parent Company by a Governmental Authority or an instrumentality thereof.

“**LIBO Rate**” means with respect to any LIBOR Loan for any Interest Period, the London interbank offered rate as administered by the British Bankers Association (or any successor thereto or other Person that takes over the administration of such rate, including the New York Stock Exchange) for Dollars for a period equal in length to such Interest Period as displayed on pages LIBOR01 or LIBOR02 of the Reuters Screen that displays such rate (or, in the event such rate does not appear on a Reuters page or screen, on any successor or substitute page on such screen that displays such rate, or on the appropriate page of such other information service that publishes such rate from time to time as selected by the Administrative Agent in its reasonable discretion; in each case, the “**Screen Rate**”) at approximately 11:00 A.M., London time, two Business Days prior to the commencement of such Interest Period; provided that, if the Screen Rate shall not be available at such time for such Interest Period (an “**Impacted Interest Period**”) with respect to Dollars, then the LIBO Rate shall be the Interpolated Rate at such time. “**Interpolated Rate**” means, at any time, the rate per annum determined by the Administrative Agent (which determination shall be conclusive and binding absent manifest error) to be equal to the rate that results from interpolating on a linear basis between: (a) the Screen Rate for the longest period (for which that Screen Rate is available in Dollars) that is shorter than the Impacted Interest Period and (b) the Screen Rate for the shortest period (for which that Screen Rate is available for Dollars) that exceeds the Impacted Interest Period, in each case, at such time. Notwithstanding the foregoing, the LIBO Rate shall not be less than 1.25% per annum.

“**LIBOR**” means, when used in reference to any Loan or Borrowing, whether such Loan, or the Loans comprising such Borrowing, are bearing interest at a rate determined by reference to the Adjusted LIBO Rate.

“**Lien**” means, with respect to any asset (other than securities), (a) any mortgage, deed of trust, lien, pledge, hypothecation, encumbrance, charge or security interest in, on or of such asset and (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease or title retention agreement (or any lease having substantially the same economic effect as any of the foregoing) relating to such asset; *provided* that in no event shall an operating lease be deemed to constitute a Lien solely as a result of a change in GAAP after the Closing Date.

“**Loan Account**” has the meaning set forth in Section 2.04(a).

“**Loan Documents**” means this Agreement, the Account Control Agreements, the Lock Box Agreements, the Security Documents, the Intercreditor Agreement and any other instrument or agreement now or hereafter executed and delivered by a Loan Party in connection herewith, each as amended, restated, modified, replaced and supplemented and in effect from time to time.

“**Loan Parties**” means the Borrower and each Domestic Subsidiary initially as listed on Annex A, and each Domestic Subsidiary made a party hereto pursuant to Section 5.10.

“**Loan Transactions**” means (i) the execution, delivery and performance by the Borrower of this Agreement and the execution, delivery and performance by each Loan Party of the Loan Documents to which it is to be a party, the borrowing of Loans and the use of the proceeds thereof, (ii) the execution, delivery and performance by each Loan Party of the First Lien Agreement and other First Lien Loan Documents to which it is to be a party, the borrowing of First Lien Loans, the use of the proceeds thereof and (iii) the execution, delivery and performance by each Loan Party of the ABL Agreement and other ABL Loan Documents to which it is to be a party, the borrowing of ABL Loans, the use of the proceeds thereof and the issuance or deemed issuance of letters of credit thereunder.

“**Loans**” means the Term Loans and any other loans made hereunder.

“**Lock Box**” has the meaning set forth in Section 5.12(a).

“**Lock Box Agreement**” means, with respect to any Lock Box established by a Loan Party, an agreement, in form and substance reasonably satisfactory to the Administrative Agent, establishing Control (as defined in the Security Agreement) of such Lock Box by the ABL Agent, the First Lien Agent or the Administrative Agent, in accordance with the Security Agreement and the Intercreditor Agreement.

“**Margin Stock**” shall have the meaning set forth in Regulation U.

“**Material Adverse Effect**” means a material adverse effect on (a) the business, assets, operations, or financial condition of the Borrower and its Subsidiaries taken as a whole, (b) the ability of the Loan Parties (taken as a whole) to perform their payment obligations under the Loan Documents to which they are a party or (c) the rights of the Lenders or the Administrative Agent under any Loan Document.

“**Material First-Tier Foreign Subsidiary**” means any Foreign Subsidiary or Qualified CFC Holding Company that is owned directly by or on behalf of the Borrower or any Guarantor and is not an Immaterial Foreign Subsidiary.

“**Material Indebtedness**” means Indebtedness (other than the Loans), or obligations in respect of one or more Hedging Agreements, of any one or more of (i) the Borrower and its Restricted Subsidiaries that are Domestic Subsidiaries in an aggregate principal amount exceeding \$27,500,000 (or its equivalent) or (ii) the Restricted Subsidiaries of the Borrower that are Foreign Subsidiaries in an aggregate principal amount exceeding \$55,000,000 (or its equivalent); *provided* that, notwithstanding the foregoing, Indebtedness incurred pursuant to the ABL Agreement or the First Lien Agreement or any refinancing of the foregoing shall be deemed to be Material Indebtedness.

“**Material Subsidiary**” means any Restricted Subsidiary other than an Immaterial Subsidiary or an Immaterial Foreign Subsidiary, *provided* that, if all Material Subsidiaries taken together shall have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is

equal to less than 92.5% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be, the Borrower will promptly designate in writing to the Administrative Agent the Subsidiaries which will, solely for purposes of this definition, cease to be treated as “Immaterial Subsidiaries” or “Immaterial Foreign Subsidiaries” in order to comply with the foregoing conditions.

“**Maturity Date**” means September 3, 2020 (or in the case of any Extended Loans, the maturity date related to such Extended Loans as such date may be extended pursuant to Section 2.16).

“**Maximum Rate**” has the meaning set forth in Section 9.13.

“**Measurement Period**” means, at any date of determination, the most recently completed four Fiscal Quarters for which Financial Statements have been delivered or are required to be delivered (or, with respect to determinations to be made prior to the delivery of the first set of Financial Statements, the most recently completed four Fiscal Quarters ended at least thirty (30) days prior to the Closing Date).

“**Moody’s**” means Moody’s Investors Service, Inc. and its successors.

“**Mortgage(s)**” means each and every fee mortgage or deed of trust, security agreement and assignment by and between the Loan Party owning the Real Estate encumbered thereby in favor of the Administrative Agent, and in form and substance reasonably satisfactory to the Administrative Agent.

“**Mortgage Policies**” has the meaning set forth in the definition of Real Estate Requirements.

“**Mortgaged Properties**” means the owned Real Estate listed on Schedule 1.01(B) attached hereto and any Real Estate that becomes subject to a Mortgage pursuant to Section 5.11(b).

“**Multiemployer Plan**” means a multiemployer plan as defined in Section 4001(a)(3) of ERISA to which the Borrower, a Restricted Subsidiary or an ERISA Affiliate contributes or is obligated to contribute.

“**Multiple Employer Plan**” means a Plan which has two or more contributing sponsors (including any Restricted Subsidiary or any ERISA Affiliate) at least two of whom are not under common control, as such a plan is described in Section 4064 of ERISA.

“**Net Proceeds**” means, with respect to any event (a) the cash proceeds actually received in respect of such event including (i) any cash received in respect of any non-cash proceeds, but only as and when received, (ii) in the case of a casualty, insurance proceeds, and (iii) in the case of a condemnation or similar event, condemnation awards and similar payments, in each case net of (b) the sum of (i) all costs, fees and out-of-pocket fees, commissions, charges and expenses (including fees, costs and expenses related to appraisals, surveys, brokerage, finder, underwriting, arranging, legal, investment banking, placement, printing, auditor, accounting, title, environmental (including remedial expenses), title exceptions and encumbrances, and finder’s fees, success fees or similar fees and commissions) paid or payable by the Borrower and the Restricted Subsidiaries to third parties (other than Affiliates) in connection with such event, (ii) in the case of a Disposition of an asset (including pursuant to a casualty or a condemnation or similar proceeding), the amount of all payments required to be made (or required to be escrowed) by the Borrower and the Restricted Subsidiaries as a result of such event to repay (or establish an escrow, trust, defeasance, discharge or redemption account or similar arrangement for the repayment of) Indebtedness (other than the Obligations) secured by a Lien prior to the Lien of the Administrative Agent on such asset *provided* that if any amounts in such accounts or subject to such

agreements are released to the Borrower and its Restricted Subsidiaries, such amounts shall constitute Net Proceeds upon release), (iii) the amount of all taxes (including transfer tax and recording tax) paid (or reasonably estimated to be payable) by the Borrower and the Restricted Subsidiaries, and the amount of any reserves established by the Borrower and the Restricted Subsidiaries to fund contingent liabilities reasonably estimated to be payable that are directly attributable to such event (as determined reasonably and in good faith by the chief financial officer or other Financial Officer of the Borrower), (iv) in respect of any casualty or condemnation, any amounts paid to the Borrower or any Restricted Subsidiary related to the casualty or condemnation or Recovery Event, and (v) all other amounts deposited in trust or escrow or paid for the benefit of any third party or to which any third party may be entitled in connection with such event; provided that any such amounts returned to the Borrower or any Restricted Subsidiary shall constitute Net Proceeds when actually received. All amounts received under the UK Pension Settlement Agreement and the transactions contemplated thereby and in relation thereto shall be deemed not to be Net Proceeds.

“**Non-Consenting Lender**” has the meaning set forth in Section 9.02(c).

“**Non-U.S. Lender**” means a Lender that is not a U.S. Person.

“**Obligations**” has the meaning set forth in the Security Agreement.

“**Other Connection Taxes**” means, with respect to any Credit Party, Taxes imposed as a result of a present or former connection between such Credit Party and the jurisdiction imposing such Tax (other than connections arising from such Credit Party having executed, delivered, become a party to, performed its obligations under, received payments under, received or perfected a security interest under, engaged in any other transaction pursuant to, or enforced, any Loan Document, or sold or assigned an interest in any Loan or Loan Document).

“**Other Taxes**” means all present or future stamp, court, or documentary, intangible, recording, filing or similar Taxes that arise from any payment made under, from the execution, delivery, performance, enforcement or registration of, from the receipt or perfection of a security interest under, or otherwise with respect to, any Loan Document, except any such Taxes that are Other Connection Taxes imposed with respect to an assignment (other than an assignment made pursuant to Section 2.15).

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

“**Participant**” has the meaning set forth in Section 9.04(d); *provided* that in no circumstance shall a Disqualified Institution be a Participant.

“**Participant Register**” has the meaning set forth in Section 9.04(e).

“**PBGC**” means the Pension Benefit Guaranty Corporation referred to and defined in Section 4002 of ERISA and any successor entity performing similar functions.

“**Pension Agreements**” means defined benefit pension plans and defined benefit postretirement plans as defined by Accounting Standards Codification 715, *Compensation - Retirement Benefits*.

“**Pension Plan**” means any employee benefit plan (including a Multiple Employer Plan, but not including a Multiemployer Plan) which is subject to Title IV of ERISA, Section 412 of the Code or Section 302 of ERISA (i) which is or was sponsored, maintained or contributed to by, or required to be

contributed to by, the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates or (ii) with respect to which has the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates has any actual or contingent liability. For the avoidance of doubt, the UK Pension Scheme is not a Pension Plan.

“**Permitted Acquisitions**” has the meaning set forth in Section 6.04(h).

“**Permitted Encumbrances**” means:

(b) liens imposed by law for Taxes, assessments and governmental charges or claims that are not yet due or that are being contested in good faith by appropriate proceedings, provided that adequate reserves with respect thereto are maintained on the books of the Borrower or its Subsidiaries, as the case may be, in conformity with GAAP;

(c) carriers’, landlord’s, warehousemen’s, mechanics’, materialmen’s, brokers’, suppliers’ and repairmen’s liens, statutory liens of banks and rights of setoff and other Liens, in each case, imposed by law (other than obligations imposed pursuant to Section 303(k) or 4068 of ERISA or Section 430(k) of the Code), arising in the ordinary course of business and securing obligations that are not overdue by more than thirty (30) days or are being contested in compliance with Section 5.05;

(d) pledges or deposits made in the ordinary course of business in compliance with workers’ compensation, unemployment insurance, healthcare and other social security laws or regulations;

(e) (i) liens, pledges and deposits to secure the performance of bids, tenders, trade contracts or leases, (ii) deposits to secure public or statutory obligations, surety and appeal bonds, performance bonds and other obligations of a like nature or deposits as security for contested Taxes or import duties or for the payment of rent, in each case in the ordinary course of business and (iii) utility deposits made in the ordinary course of business;

(f) judgment liens in respect of judgments that do not constitute an Event of Default under Section 7.01(k);

(g) leases or subleases granted to others in the ordinary course of business, survey exceptions, minor encumbrances, easements or reservations of, or rights of others for, licenses, rights-of-way, sewers, electric lines, gas lines, water, cable, television, telegraph and telephone lines and other similar purposes, zoning restrictions, or other restrictions as to the use of real properties or Liens incidental, to the conduct of the business or to the ownership of its properties which were not incurred in connection with Indebtedness and which do not in the aggregate materially adversely affect the value of said properties or materially impair their use in the operation of the business of the Borrower or the Restricted Subsidiaries;

(h) encumbrances on assets disposed or to be disposed in a disposition permitted by Section 6.05 or created by an agreement(s) providing for such permitted disposition;

(i) any (i) reversionary interest or title of lessor or sublessor under any Lease, (ii) Lien, easement, restriction or encumbrance to which the interest or title of such lessor or sublessor may be subject, (iii) subordination of the interest of the lessee or sublessees under such Lease to any Lien, restriction or encumbrance referred to in the preceding clause (ii), (iv) lease or sublease of real property granted to others in the ordinary course of business, (v) non-exclusive license or sublicense, release, immunity or covenant not to sue with respect to intellectual property granted to others in the ordinary

course of business or in connection with the settlement of any litigation, threatened litigation or other dispute, or (vi) license, sublicense, release, immunity or covenant not to sue encumbering intellectual property acquired by the Borrower or any of its Restricted Subsidiaries;

(j) Liens arising from filing Uniform Commercial Code financing statements relating solely to the leased asset or consignments or operating leases entered into by the Borrower in the ordinary course of business; and

(k) encumbrances referred to in Schedule 1.01(C) of the Mortgage Policies insuring the Mortgages.

“Permitted Holders” means GSO Special Situations Fund LP, GSO Special Situations Overseas Master Fund LTD., GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP, FS Investment Corporation, Locust Street Funding LLC, FS Investment Corporation II, Blue Mountain Credit Alternatives Master Fund L.P., Bluemountain Credit Opportunities Master Fund I L.P., Bluemountain Timberline LTD., Bluemountain Strategic Credit Master Fund L.P., Bluemountain Kicking Horse Fund L.P., Bluemountain Long/Short Credit Master Fund L.P., Bluemountain Distressed Master Fund L.P., Bluemountain Long Short Grasmoor Fund LTD., Bluemountain Long/Short Credit and Distressed Reflection Fund P.L.C., A Sub-Fund of AAI Bluemountain Fund P.L.C., George Karfunkel, United Equities Commodities Company, Momar Corporation and Contrarian Funds, LLC and any Affiliate of any of the foregoing.

“Permitted Receivables Documents” means all documents and agreements evidencing, relating to or otherwise governing a Permitted Receivables Financing.

“Permitted Receivables Financing” means one or more transactions by the Borrower or any of its Restricted Subsidiaries pursuant to which the Borrower or such Restricted Subsidiary may sell, convey or otherwise transfer to one or more Special Purpose Receivables Subsidiaries or to any other person, or may grant a security interest in, any Receivables Assets (whether now existing or arising in the future) of the Borrower or such Restricted Subsidiary, and any assets related thereto including all contracts and all guarantees or other obligations in respect of such Receivables Assets, the proceeds of such Receivables Assets and other assets which are customarily transferred, or in respect of which security interests are customarily granted, in connection with sales, factoring or securitizations involving Receivables Assets; provided that (a) recourse to the Borrower and its Restricted Subsidiaries (other than the Special Purpose Receivables Subsidiary) in connection with such transactions shall be limited to the extent customary for similar transactions in the applicable jurisdictions (including, to the extent applicable, in a manner consistent with the delivery of a “true sale”/“absolute transfer” opinion with respect to any transfer by the Borrower or any Restricted Subsidiary (other than a Special Purpose Receivables Subsidiary)) and (b) the aggregate Receivables Net Investment shall not exceed \$27,500,000 at any time.

“Permitted Refinancings” means any refinancings, restructurings, refundings, renewals, extensions or replacements of Indebtedness from time to time or at any time, in whole or in part, at the same time or at different times (any such refinancing, restructuring, refunding, renewal, extension or replacement Indebtedness, the **“Refinancing Indebtedness”** and the Indebtedness being so refinanced, restructured, refunded, renewed, extended or replaced, the **“Refinanced Indebtedness”**) permitted hereunder; *provided that* (i) principal amount (or accreted value, if applicable) of such Refinancing Indebtedness does not exceed the principal amount (or accreted value, if applicable) of the Refinanced Indebtedness (plus unpaid accrued interest and premium thereon and discounts, fees, commissions and expenses in connection therewith), (ii) the Weighted Average Life to Maturity of such Refinancing Indebtedness is not shorter than the Weighted Average Life to Maturity of the Refinanced Indebtedness and the maturity of such Refinancing Indebtedness is not earlier than the Refinanced Indebtedness, (iii) if

the Refinanced Indebtedness is contractually subordinated in right of payment to the Obligations, such Refinancing Indebtedness is contractually subordinated in right of payment to the Obligations on terms at least as favorable to the Lenders, in all material respects, as those contained in the documentation governing the Refinanced Indebtedness, taken as a whole, (iv) no Refinancing Indebtedness shall have additional obligors than the Refinanced Indebtedness (unless to the extent otherwise permitted hereunder), (v) such Refinancing Indebtedness shall be unsecured if the Refinanced Indebtedness is unsecured or secured to the extent otherwise permitted hereunder, (vi) if such Indebtedness was secured, such Refinancing Indebtedness is not secured by any additional property or collateral other than (A) property or collateral securing the Refinanced Indebtedness, (B) after-acquired property that is affixed or incorporated into the property covered by the Lien securing such Refinancing Indebtedness or other improvements to such property and (C) proceeds and products thereof, (vii) if any Liens securing the Refinanced Indebtedness are secured by the Collateral on a junior priority basis to the Liens securing the Obligations, the Liens securing the Refinancing Indebtedness shall be secured by the Collateral on a junior priority basis to the Liens securing the Obligations on terms that are at least as favorable to the Secured Parties as those contained in the documentation governing the Refinanced Indebtedness, taken as a whole, (viii) the terms and conditions (including, if applicable, as to collateral) of any such Refinancing Indebtedness are either (A) customary for similar debt financings in light of then-prevailing market conditions (it being understood that such Indebtedness shall not include any financial maintenance covenants and that any negative covenants shall be incurrence-based prior to the latest Maturity Date) or (B) not materially less favorable to the Loan Parties, taken as a whole, than the terms and conditions of the Indebtedness being refinanced, restructured, refunded, renewed, extended or replaced (provided that a certificate of a Responsible Officer of the Borrower delivered to the Administrative Agent in good faith at least five (5) Business Days prior to the incurrence of such Refinancing Indebtedness, together with a reasonably detailed description of the material terms and conditions of such Refinancing Indebtedness or drafts of the documentation relating thereto, stating that the Borrower has determined in good faith that such terms and conditions satisfy the requirement set out in this clause (viii), shall be conclusive evidence that such terms and conditions satisfy such requirement unless the Administrative Agent provides notice to the Borrower of its objection during such five (5) Business Day period (including a reasonable description of the basis upon which it objects) and (ix) such Refinancing Indebtedness shall satisfy the Required Debt Conditions if the Refinanced Indebtedness is required to satisfy such conditions under this Agreement.

“**Person**” means any natural person, corporation, limited liability company, trust, joint venture, association, company, partnership, Governmental Authority or other entity.

“**Petition Date**” has the meaning set forth in the recitals hereto.

“**Plan**” means any employee benefit plan as defined in Section 3(3) of ERISA, including any employee welfare benefit plan (as defined in Section 3(1) of ERISA), any employee pension benefit plan (as defined in Section 3(2) of ERISA but excluding any Multiemployer Plan), and any plan which is both an employee welfare benefit plan and an employee pension benefit plan, and in respect of which the Borrower, any Restricted Subsidiary or any ERISA Affiliate is (or, if such Plan were terminated, would under Section 4069 of ERISA be deemed to be) an “employer” as defined in Section 3(5) of ERISA, Affiliate or in respect of which the Borrower, any Restricted Subsidiary or any ERISA Affiliate has had any actual or contingent liability. For the avoidance of doubt, the UK Pension Scheme is not a Plan.

“**Plan Confirmation Order**” has the meaning set forth in Section 4.01(p).

“**Plan Effective Date**” means the “Effective Date” as defined in the Plan of Reorganization.

“**Plan of Reorganization**” means that certain First Amended Joint Chapter 11 Plan of Reorganization of Eastman Kodak Company and its Debtor Affiliates dated August 21, 2013, as amended, modified or supplemented from time to time in a manner consistent with Section 4.01(o).

“**Prime Rate**” means the rate of interest per annum publicly announced from time to time by Barclays as its prime rate in effect at its principal office in New York, New York; each change in the Prime Rate shall be effective on the date such change is publicly announced as being effective.

“**Professional Fee Escrow Account**” has the meaning specified in the Plan of Reorganization. It shall not be subject to the Lien or control of the Administrative Agent.

“**Prohibited Transaction**” means as defined in Section 406 of ERISA and Section 4975(c) of the Code.

“**Pro Forma Balance Sheet**” has the meaning set forth in Section 3.04(b).

“**Pro Forma Basis**” means, with respect to compliance with any test or covenant or calculation of any ratio hereunder, the determination or calculation of such test, covenant or ratio (including in connection with Specified Transactions) in accordance with Section 1.08.

“**Qualified Preferred Stock**” means, with respect to any Person, any preferred capital stock or preferred equity interest that by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) or upon the happening of any event (other than solely at the direction of the issuer) does not (a) except as set forth in the proviso hereto, mature or becomes mandatorily redeemable prior to the Maturity Date, pursuant to a sinking fund obligation or otherwise; (b) become convertible or exchangeable at the option of the holder thereof for Indebtedness or preferred stock that is not Qualified Preferred Stock, prior to the Maturity Date; or (c) except as set forth in the proviso hereto, become redeemable at the option of the holder thereof, in whole or in part, prior to the Maturity Date, *provided* that such preferred capital stock or preferred equity interest, may by its terms (or by the terms of any security into which it is convertible or for which it is exchangeable or exercisable) become mandatorily redeemable or redeemable at the option of the holder thereof upon the occurrence of a change in control or Disposition subject to all Obligations (other than contingent indemnification obligations not then due and owing) having been paid in full in cash.

“**Real Estate**” means all Leases and all land, together with the buildings, structures, parking areas, and other improvements thereon, now or hereafter owned by any Loan Party, including all easements, rights-of-way, and similar rights relating thereto and all Leases, tenancies, and occupancies thereof.

“**Real Estate Requirements**” means, collectively, each of the following, unless waived by the Administrative Agent in its sole discretion:

(a) The applicable Loan Party shall have executed and delivered to the Administrative Agent a Mortgage with respect to any owned Real Estate, together with an opinion of counsel in each state where such Real Estate is located and an opinion of counsel in the jurisdiction where the applicable Loan Party is organized, in form and substance reasonably satisfactory to the Administrative Agent;

(b) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to or concurrently with the recording of such Mortgage, the Administrative Agent shall have received fully paid American Land Title Association Lender’s Extended Coverage title insurance policies or marked-up title insurance commitments having the effect of a policy of title

insurance (the **"Mortgage Policies"**) in form and substance, with such endorsements and affirmative coverages as may reasonably be requested by the Administrative Agent (to the extent available at commercially reasonable rates) and in amounts reasonably acceptable to the Administrative Agent (*provided* that such amounts shall not exceed the estimated fair market value of the applicable mortgaged property, as reasonably estimated by the Borrower, unless otherwise reasonably agreed by the Borrower and the Administrative Agent), issued, coinsured and reinsured (to the extent reasonably required by the Administrative Agent) by title insurers reasonably acceptable to the Administrative Agent, insuring the Mortgages to be valid and subsisting Liens prior and superior in right to any other Person except Liens arising under the First Lien Loan Documents (other than any Liens permitted by Section 6.02) in favor of the Administrative Agent on the property described therein, free and clear of all defects (including, but not limited to, mechanics' and materialmen's Liens) and encumbrances, other than the Permitted Encumbrances and any other Liens permitted pursuant to Section 6.02 or otherwise reasonably acceptable to the Administrative Agent;

(c) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to or concurrently with the delivery of such Mortgage (or such later date, if any, as the Administrative Agent shall agree in writing in its reasonable discretion), the Administrative Agent shall have received American Land Title Association/American Congress on Surveying and Mapping form surveys, for which all necessary fees (where applicable) have been paid, certified to the Administrative Agent and the issuer of the Mortgage Policies in a manner reasonably satisfactory to the Administrative Agent by a land surveyor duly registered and licensed in the states in which the property described in such surveys is located and reasonably acceptable to the Administrative Agent, showing all buildings and other improvements, the location of any easements, parking spaces, rights of way, building set-back lines and other dimensional regulations and the absence of encroachments, either by such improvements or on to such property, and other defects, other than encroachments and other defects reasonably acceptable to the Administrative Agent or such other form of survey with respect to which the title insurer providing the Mortgage Policies will agree to provide extended coverage; and

(d) For any Real Estate with respect to which a Mortgage is recorded in accordance with clause (a) hereof, prior to delivery of such Mortgage, the applicable Loan Party shall have delivered to the Administrative Agent (i) a "Life-of-Loan" Federal Emergency Management Agency Standard Flood Hazard Determination and (ii) in the event any such Real Estate is located in an area identified by the Federal Emergency Management Agency (or any successor agency) as a special flood hazard area, (A) a notice about special flood hazard area status and flood disaster assistance, duly executed by the applicable Loan Party and (B) evidence of flood insurance (which may be in the form of a blanket policy), with a financially sound and reputable insurer, naming the Administrative Agent, as mortgagee, in an amount and otherwise in form and substance reasonably satisfactory to the Administrative Agent and evidence of the payment of premiums in respect thereof.

"Receivables Assets" means accounts receivable (including any bills of exchange) and related assets and property from time to time originated, acquired or otherwise owned by the Borrower or any Subsidiary.

"Receivables Net Investment" means the aggregate cash amount paid by the lenders or purchasers under any Permitted Receivables Financing in connection with their purchase of, or the making of loans secured by, Receivables Assets or interests therein, as the same may be reduced from time to time by collections with respect to such Receivables Assets or otherwise in accordance with the terms of the Permitted Receivables Documents; *provided*, however, that, if all or any part of such Receivables Net Investment shall have been reduced by application of any distribution and thereafter such distribution is rescinded or must otherwise be returned for any reason, such Receivables Net Investment shall be increased by the amount of such distribution, all as though such distribution had not been made.

“Recovery Event” means any payment in respect of any property or casualty insurance claim or any condemnation proceeding.

“Refinanced Indebtedness” has the meaning set forth in the term Permitted Refinancing.

“Refinancing Indebtedness” has the meaning set forth in the term Permitted Refinancing.

“Register” has the meaning set forth in Section 9.04(c).

“Related Business” means any business which is the same as or related, ancillary or complementary to, or a reasonable extension or expansion of, any of the businesses of the Borrower and its Restricted Subsidiaries on the Closing Date.

“Related Business Assets” means any property, plant, equipment or other assets (excluding assets that are qualified as current assets under GAAP) to be used or useful by the Borrower or a Restricted Subsidiary in a Related Business or capital expenditures relating thereto.

“Related Parties” means, with respect to any specified Person, such Person’s Affiliates and the respective directors, officers, employees, agents and advisors of such Person and such Person’s Affiliates.

“Release” means any release, spill, emission, leaking, pumping, pouring, injection escaping, deposit, disposal, discharge, dispersal, dumping, leaching or migration of any Hazardous Material into the indoor or outdoor environment (including the abandonment or disposal of any barrels, containers or other closed receptacles containing any Hazardous Materials), including the migration of any Hazardous Material through the air, soil, surface water or groundwater.

“Remedial Action” means (a) all actions taken under any Environmental Law to (i) clean up, remove, remediate, contain, treat, monitor, assess or evaluate Hazardous Materials present in, or threatened to be Released into, the environment, (ii) perform pre-remedial studies and investigations and post-remedial operation and maintenance activities or (b) any response actions authorized by 42 U.S.C. 9601 et. seq. or analogous state law.

“Reorganization” means with respect to any Multiemployer Plan, the condition that such plan is in reorganization within the meaning of Section 4241 of ERISA.

“Reportable Event” means any of the events set forth in Section 4043(c) of ERISA or the regulations issued thereunder, with respect to a Pension Plan, other than (a) those events as to which notice is waived pursuant to 29 C.F.R. Section 4043 as in effect on the date hereof (no matter how such notice requirement may be changed in the future) or (b) except as may occur as a result of the transactions contemplated by the UK Pension Settlement Agreement so long as the Borrower and its Subsidiaries have no liability with respect thereto and only with respect to the portion of the transactions contemplated by the UK Pension Settlement Agreement that have not been consummated as of the Closing Date.

“Required Debt Conditions” means that any applicable Indebtedness (i) does not have any scheduled amortization payments, mandatory redemptions or sinking fund obligations or mandatory prepayments (including cash flow sweeps) on or prior to the date that is 91 days after the latest maturity date then in effect with respect to the Loans at the time such Indebtedness is incurred (other than customary offers to purchase upon a change of control, asset sale or event of loss, customary acceleration rights after an event of default and payments required to prevent any such Indebtedness from being treated as an “applicable high yield discount obligation” with the meaning of Section 163(i) of the Code, or any successor provision thereto), (ii) does not mature prior to the date that is 91 days after the latest

maturity date then in effect with respect to the Loans at the time such Indebtedness is incurred, (iii) does not have financial maintenance covenants, (iv) does not have a definition of "Change in Control" (or any other defined term having a similar purpose) that is materially more restrictive than the definition of Change in Control set forth herein and (v) does not otherwise have covenants or events of default that are, taken as a whole, materially more favorable to the holders of such Indebtedness than those set forth in this Agreement.

"Required Lenders" means, at any time, Lenders having Loans (and, prior to the making of the Loans pursuant to Section 2.01, Commitments), representing greater than fifty percent (50%) of the sum of all Loans outstanding (and, prior to the making of the Loans pursuant to Section 2.01, Commitments) at such time *provided*, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time the aggregate principal amount of the Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time (from both the numerator and the denominator).

"Responsible Officer" of any Person means the chief executive officer, president, chief financial officer, general counsel and any executive vice president (or any substantially similar office to any of the foregoing) or Financial Officer of such Person and any other officer or similar official thereof responsible for the administration of the obligations of such Person in respect of this Agreement.

"Restricted Payment" means any dividend or other distribution (whether in cash, securities or other property) on account of any Equity Interests in the Borrower or any Restricted Subsidiary, or any payment (whether in cash, securities or other property), including any sinking fund or similar deposit, on account of the purchase, redemption, retirement, acquisition, cancellation or termination of any Equity Interests in the Borrower or any Restricted Subsidiary (other than any option, warrant or other right that constitutes Indebtedness).

"Restricted Subsidiary" means any Subsidiary other than an Unrestricted Subsidiary. Unless otherwise specified, any references herein to a "Restricted Subsidiary" shall refer to a Restricted Subsidiary of the Borrower.

"Retained Excess Cash Flow Amount" means, at any date of determination, (a) the sum of Excess Cash Flow (but not less than zero for any period) for each fiscal year completed, commencing with the fiscal year ending December 31, 2014 (it being understood that no Excess Cash Flow generated during any period shall be deemed to be Retained Excess Cash Flow until the financial statements for such period are delivered pursuant to Section 5.01(a), the related officer's certificate is delivered pursuant to Section 5.01(d)) and the Borrower has complied with Section 2.07(b)(iv) with respect to Excess Cash Flow for such period) minus (b) the sum of: (i) any Excess Cash Flow for all such Excess Cash Flow Periods required to be used to prepay the Loans pursuant to Section 2.07(b)(iv) (without giving effect to Section 2.07(f), to the proviso set forth in Section 2.07(b)(iv) or to the last sentence of 2.07(b)); (ii) the aggregate amount of Restricted Payments made pursuant to Section 6.08(a)(iii) on or prior to such date, (iii) the aggregate amount of payments made pursuant to Section 6.08(b)(iv) on or prior to such date; and (iv) the aggregate amount of Investments made pursuant to Section 6.04(q) on or prior to such date; *provided* that, in the event that, with respect to any fiscal year, the aggregate principal amount of Loans that is required to be prepaid pursuant to Section 2.07(b)(iv) (without giving effect to the proviso set forth therein, to Section 2.07(f) or to the last sentence of 2.07(b)) (the **"Full ECF Prepayment Amount"**) shall have been reduced (the **"ECF Prepayment Reduction"**) as a result of (1) the application of the proviso set forth in Section 2.07(b)(iv) (or such comparable provision in the First Lien Credit Agreement), no Excess Cash Flow for such fiscal year shall be included in the calculation of the Retained Excess Cash Flow Amount until the Full ECF Prepayment Amount shall have been applied to prepay the Loans pursuant to Section 2.07(b)(iv) or the First Lien Term Loans pursuant to Section 2.07(b)(iv) of the First

Lien Term Loan Agreement or (2) the application of Section 2.07(f), the Excess Cash Flow for such fiscal year that is included in the calculation of the Retained Excess Cash Flow Amount shall be reduced on a dollar for dollar basis by the amount of any such ECF Prepayment Reduction.

“**S&P**” means Standard & Poor’s Financial Services LLC, and its successors.

“**Secured Indebtedness**” means, at any date, the aggregate principal amount of Indebtedness for borrowed money of the Borrower and its Restricted Subsidiaries at such date secured by a Lien on any of the assets of the Borrower or any of its Restricted Subsidiaries, determined on a consolidated basis in accordance with GAAP.

“**Secured Leverage Ratio**” means, on any date, the ratio of (a) Secured Indebtedness on such date less the domestic Cash and Cash Equivalents of the Loan Parties (excluding (x) Cash in the Professional Fee Escrow Account, (y) Cash and Cash Equivalents included in the ABL Borrowing Base and (z) Cash and Cash Equivalents securing letters of credit referred to in Section 6.01(a)(ii)(C)) on such date, in each case free and clear of all Liens other than any Liens permitted pursuant to Section 6.02(a) (other than, without duplication, Liens on amounts on deposit in a Cash Collateral Account) to (b) Consolidated EBITDA during the most recently completed Measurement Period.

“**Secured Parties**” means any of the Administrative Agent and the Lenders, as well as any other holder of Obligations.

“**Securities Account**” has the meaning set forth in the Security Agreement.

“**Security Agreement**” means the Guarantee and Collateral Agreement to be executed and delivered by the Loan Parties, dated as of the Closing Date, substantially in the form of Exhibit C, as such agreement may be amended, restated, supplemented and modified from time to time.

“**Security Documents**” means the Security Agreement, the Mortgages and each other security agreement or other instrument or document executed and delivered by any Loan Party to secure any of the Obligations or, with respect to Security Documents governed by the laws of the Netherlands, the obligations of the Borrower under the Parallel Debt (as defined in Section 8.16).

“**Solvent**” means, with respect to the Borrower, on a particular date, that on such date (i) the sum of the debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its Subsidiaries, taken as a whole, does not exceed the fair value of the present assets of the Borrower and its Subsidiaries, taken as a whole; (ii) the present fair saleable value of the assets of the Borrower and its Subsidiaries, taken as a whole, is greater than the total amount that will be required to pay the probable debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its Subsidiaries as they become absolute and matured, (iii) the capital of the Borrower and its Subsidiaries, taken as a whole, is not unreasonably small to engage in the business of the Borrower and its Subsidiaries, taken as a whole, on of the date hereof and as contemplated to be engaged following the Closing Date; and (iv) the Borrower and its Subsidiaries, taken as a whole, have not incurred, or believe that they will incur, debts or other liabilities including current obligations beyond their ability to pay such debt as they mature in the ordinary course of business. For the purposes hereof, the amount of any contingent liability at any time shall be computed as the amount that, in light of all of the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability (irrespective of whether such contingent liabilities meet the criteria for accrual under Statement of Financial Accounting Standard No. 5).

“Special Purpose Receivables Subsidiary” means a subsidiary of the Borrower established in connection with a Permitted Receivables Financing for the acquisition of Receivables Assets or interests therein, and which is organized in a manner intended to reduce the likelihood that it would be substantively consolidated with the Borrower or any of the Subsidiaries (other than Special Purpose Receivables Subsidiaries) in the event the Borrower or any such Subsidiary becomes subject to a proceeding under the U.S. Bankruptcy Code or a similar foreign debtor relief law.

“Specified Event of Default” means an Event of Default (after giving effect to any applicable grace periods) under Section 7.01(a), (b), (h), (i) or (j).

“Specified Holders” means GSO Special Situations Fund LP, GSO Special Situations Overseas Master Fund LTD., GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP, FS Investment Corporation, Locust Street Funding LLC, FS Investment Corporation II, Blue Mountain Credit Alternatives Master Fund L.P., Bluemountain Credit Opportunities Master Fund I L.P., Bluemountain Timberline LTD., Bluemountain Strategic Credit Master Fund L.P., Bluemountain Kicking Horse Fund L.P., Bluemountain Long/Short Credit Master Fund L.P., Bluemountain Distressed Master Fund L.P., Bluemountain Long Short Grasmoor Fund LTD., Bluemountain Long/Short Credit and Distressed Reflection Fund P.L.C., A Sub-Fund of AAI Bluemountain Fund P.L.C., and any Affiliate of any of the foregoing.

“Specified Permitted Liens” means the Liens on the ABL Priority Collateral securing the obligations of the Loan Parties under the ABL Loan Documents, subject to the Intercreditor Agreement.

“Specified Transaction” means (a) any incurrence or repayment of Indebtedness (other than for working capital purposes) or Investment that results in a Person becoming a Subsidiary, (b) any Permitted Acquisition, (c) any Disposition that results in a Subsidiary ceasing to be a Subsidiary of the Borrower, (d) any Disposition having an aggregate consideration in excess of \$5,000,000 (other than Dispositions in the ordinary course of business), (e) any Investment constituting an acquisition of assets constituting a business unit, line of business or division of another Person or any Disposition of a business unit, line of business or division of the Borrower or a Subsidiary, in each case whether by merger, consolidation, amalgamation or otherwise or (f) any designation of any Restricted Subsidiary as an Unrestricted Subsidiary, or of any Unrestricted Subsidiary as a Restricted Subsidiary, in each case in accordance with Section 5.13.

“SPV” has the meaning set forth in Section 9.04(i).

“Statutory Reserve Rate” means, for any day as applied to a LIBOR Loan, the aggregate (without duplication) of the maximum rates (expressed as a decimal fraction) of reserve requirements in effect on such day (including basic, supplemental, marginal and emergency reserves) under any regulations of the Board or other Governmental Authority having jurisdiction with respect thereto dealing with reserve requirements prescribed for eurocurrency funding (currently referred to as “Eurocurrency Liabilities” in Regulation D of the Board) maintained by a member bank of the Federal Reserve System.

“Subordinated Indebtedness” means any unsecured Indebtedness of the Loan Parties that is subordinated in right of payment to the Obligations on subordination terms reasonably satisfactory to the Administrative Agent.

“Subsidiary” means, with respect to any Person (the “parent”) at any date, any corporation, limited liability company, partnership, association or other entity the accounts of which would be consolidated with those of the parent in the parent’s consolidated financial statements if such financial statements were prepared in accordance with GAAP as of such date, as well as any other corporation,

limited liability company, partnership, association or other entity (a) of which securities or other ownership interests representing more than fifty percent (50%) of the ordinary voting power to elect a majority of the board of directors or other managers thereof or, in the case of a partnership, more than fifty percent (50%) of the general partnership interests are, as of such date, owned, controlled or held, or (b) that is, as of such date, otherwise Controlled, by the parent or one or more subsidiaries of the parent or by the parent and one or more subsidiaries of the parent. Unless otherwise specified, “**Subsidiary**” shall mean a Subsidiary of the Borrower. For the avoidance of doubt, a variable interest entity shall not constitute a Subsidiary.

“**Swap**” means any agreement, contract, or transaction that constitutes a “swap” within the meaning of Section 1a(47) of the Commodity Exchange Act.

“**Swap Obligation**” means, with respect to any person, any obligation to pay or perform under any Swap.

“**Taxes**” means any and all present or future taxes, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, fees or other charges imposed by any Governmental Authority, including any interest, additions to tax or penalties applicable thereto.

“**Term Loan**” means a term loan made by a Lender pursuant to Section 2.01 on the Closing Date.

“**Term Priority Collateral**” has the meaning set forth in the Intercreditor Agreement.

“**Termination Date**” means the earliest to occur of (a) the Maturity Date and (b) the acceleration of the Loans pursuant to Section 7.02.

“**Total Assets**” means, as of any date of determination, the aggregate amount of assets reflected on the consolidated balance sheet of the Borrower and its Restricted Subsidiaries most recently delivered by the Borrower pursuant to Section 5.01 on or prior to such date of determination.

“**Total Leverage Ratio**” means, at any date, the ratio of (a) the aggregate principal amount of Indebtedness for borrowed money of the Borrower and its Restricted Subsidiaries at such date less the domestic Cash and Cash Equivalents of the Loan Parties (excluding, without duplication, (x) Cash in the Professional Fee Escrow Account, (y) Cash and Cash Equivalents included in the ABL Borrowing Base and (z) Cash and Cash Equivalents securing letters of credit referred to in Section 6.01(a)(ii)(C)) at such date, in each case free and clear of all Liens other than any Liens permitted pursuant to Section 6.02(a) (other than, without duplication, Liens on amounts on deposit in a Cash Collateral Account) to (b) Consolidated EBITDA during the most recently completed Measurement Period.

“**Trading With the Enemy Act**” has the meaning set forth in Section 3.17.

“**tranche**” has the meaning set forth in Section 2.16.

“**Transactions**” means, collectively, (i) the Loan Transactions, (ii) the refinancing of the credit facilities under the DIP ABL Credit Agreement and the DIP Term Loan Credit Agreement, (iii) the consummation of the Plan of Reorganization and (iv) all other related transactions, including the payment of fees and expenses in connection therewith.

“**Type**”, when used in reference to any Loan or Borrowing, refers to whether the rate of interest on such Loan, or on the Loans comprising such Borrowing, is determined by reference to the Adjusted LIBO Rate or the Alternate Base Rate.

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

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

“**UK Pension Settlement Agreement**” means (i) the Stock and Asset Purchase Agreement, among the Borrower, Qualex Inc., Kodak (Near East) Inc. and KPP Trustees Limited; (ii) the Settlement Agreement, among the Borrower, Kodak Limited, KPP Trustees Limited, Kodak International Finance Limited and Kodak Polychrome Graphics Finance UK Limited, each dated April 26, 2013; and (iii) any related contract, agreement, deed and undertaking described in either of the foregoing to the extent entered into in conjunction with the consummation of the transactions and agreements contemplated therein; provided that the documents set forth in clauses (i) – (iii) may be modified or amended from time to time.

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

“**Unrestricted Subsidiary**” means (a) any Subsidiary of the Borrower designated by the board of directors (or equivalent governing body) of the Borrower as an Unrestricted Subsidiary pursuant to Section 5.13 subsequent to the date hereof and (b) any Subsidiary of an Unrestricted Subsidiary.

“**USA PATRIOT Act**” means The Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (Title III of Pub. L. No. 107-56 (signed into law October 26, 2001)).

“**U.S. Liquidity**” means, on any date of determination, the sum of (A) the aggregate amount of Cash and Cash Equivalents owned by the Loan Parties free and clear of all Liens (other than Liens created under the Security Documents, First Lien Loan Documents and the ABL Loan Documents (other than, without duplication, Liens on amounts on deposit in a Cash Collateral Account)) on such date plus (B) Excess Availability (as defined in and as calculated under the ABL Agreement) on such date.

“**U.S. Person**” means a “United States person” within the meaning of Section 7701(a)(30) of the Code.

“**U.S. Tax Compliance Certificate**” has the meaning set forth in Section 2.15(f)(ii)(B)(3).

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

“**Withdrawal Liability**” means liability to a Multiemployer Plan as a result of a complete or partial withdrawal by the Borrower, a Restricted Subsidiary or any ERISA Affiliate after the Closing Date from such Multiemployer Plan, as such terms are defined in Part I of Subtitle E of Title IV of ERISA.

Section 1.02 *Classification of Loans and Borrowings*. For purposes of this Agreement, Loans may be classified and referred to by Type (e.g., an “**ABR Loan**” or a “**LIBOR Loan**”). Borrowings also may be classified and referred to by Type (e.g., an “**ABR Borrowing**” or a “**LIBOR Borrowing**”).

Section 1.03 *Terms Generally*. The definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. The word “will” shall be construed to have the same meaning and effect as the word “shall”. Unless the context requires otherwise (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented, modified, restated, replaced, refinanced, extended, renewed or restructured (subject to any restrictions on such supplements, amendments, modifications, replacements, refinancings, extensions, renewals, restatements or restructurings set forth herein), (b) any reference herein to any Person shall be construed to include such Person’s successors and permitted assigns, (c) the words “herein”, “hereof” and “hereunder”, and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, (d) all references herein to Articles, Sections, Exhibits and Schedules shall be construed to refer to Articles and Sections of, and Exhibits and Schedules to, this Agreement, (e) the words “asset” and “property” shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, including cash, securities, accounts and contract rights, (f) all references to “knowledge” or “aware” of any Loan Party or a Subsidiary of the Borrower means the actual knowledge of a Financial Officer or Responsible Officer (provided that the foregoing shall not include any knowledge of a legal officer of a Loan Party or a Subsidiary to the extent such information is, in such legal officer’s sole good faith judgment, subject to attorney client or similar privilege and is not known to any other Financial Officer or Responsible Officer), (g) references to any Applicable Law shall include all statutory and regulatory provisions consolidating, amending, replacing, supplementing or interpreting such Applicable Law (including by succession of comparable successor laws), (h) in the computation of periods of time from a specified date to a later specified date, the word “from” means “from and including”; the words “to” and “until” each mean “to but excluding”; and the word “through” means “to and including” and (i) unless otherwise stated herein, all provisions herein within the discretion or to the satisfaction of a party shall be deemed to include a standard of reasonableness, good faith and fair dealing.

Section 1.04 *Accounting Terms; GAAP*. Except as otherwise expressly provided herein, all terms of an accounting or financial nature shall be construed in accordance with GAAP, as in effect from time to time; provided that (a) if the Borrower notifies the Administrative Agent that the Borrower requests an amendment to any provision hereof to eliminate the effect of any change occurring after the Closing Date in GAAP or in the application thereof on the operation of such provision (or if the Administrative Agent notifies the Borrower that the Required Lenders request an amendment to any provision hereof for such purpose), regardless of whether any such notice is given before or after such change in GAAP or in the application thereof, then such provision shall be interpreted on the basis of GAAP as in effect and applied immediately before such change shall have become effective until such notice shall have been affirmatively withdrawn by the Borrower (or, in the case of a request for an amendment under this Section by the Required Lenders, the Administrative Agent) or such provision amended in accordance herewith and (b) all terms of an accounting or financial nature used herein shall be construed, and all computations of amounts and ratios referred to herein shall be made, without giving effect to (i) any election under Accounting Standards Codification 825-10-25 (or any other Accounting Standards Codification having a similar result or effect) to value any Indebtedness or other liabilities of the Borrower or any Subsidiary at “**fair value**”, as defined therein and (ii) any treatment of Indebtedness in respect of convertible debt instruments under Accounting Standards Codification 470-20 (or any other Accounting Standards Codification having a similar result or effect) to value any such Indebtedness in a reduced or bifurcated manner as described therein, and such Indebtedness shall at all times be valued at the full stated principal amount thereof).

Section 1.05 *Rounding*. Any financial ratios required to be satisfied in order for a specific action to be permitted under this Agreement shall be calculated by dividing the appropriate component by the other component, carrying the result to one place more than the number of places by which such ratio is expressed herein and rounding the result up or down to the nearest number (with a rounding up if there is no nearest number).

Section 1.06 *Times of Day*. Unless otherwise specified, all references herein to times of day shall be references to Eastern time (daylight or standard, as applicable).

Section 1.07 *Timing of Payment or Performance*. When the payment of any obligation or the performance of any covenant, duty or obligation is stated to be due or performance required on a day which is not a Business Day, the date of such payment (other than as described in the definition of Interest Period) or performance shall extend to the immediately succeeding Business Day.

Section 1.08 *Pro Forma Calculations*.

(a) Notwithstanding anything to the contrary herein, Consolidated EBITDA, the Secured Leverage Ratio and the Total Leverage Ratio (except in each case with respect to any transactions consummated pursuant to the UK Pension Settlement Agreement) shall be calculated in the manner prescribed by this Section 1.08.

(b) For purposes of calculating Consolidated EBITDA, the Secured Leverage Ratio, and the Total Leverage Ratio, Specified Transactions (and the incurrence or repayment of any Indebtedness in connection therewith) that have been made (i) during the applicable Measurement Period and (ii) subsequent to such Measurement Period and prior to or simultaneously with the event for which the calculation of any such ratio is made shall be calculated on a *pro forma* basis assuming that all such Specified Transactions (and any increase or decrease in Consolidated EBITDA and the component financial definitions used therein attributable to any Specified Transaction) had occurred on the first day of the applicable Measurement Period. If since the beginning of any applicable Measurement Period any Person that subsequently became a Restricted Subsidiary or was merged, amalgamated or consolidated with or into the Borrower or any of its Restricted Subsidiaries since the beginning of such Measurement Period shall have made any Specified Transaction that would have required adjustment pursuant to this Section 1.08, then the Secured Leverage Ratio and the Total Leverage Ratio shall be calculated to give *pro forma* effect thereto in accordance with this Section 1.08.

(c) Whenever *pro forma* effect is to be given to a Specified Transaction, the *pro forma* calculations shall be made in good faith by a Financial Officer of the Borrower and include, for the avoidance of doubt, the amount of cost savings, operating expense reductions, other operating improvements and synergies actually realized as of the date of such *pro forma* calculation (calculated on a *pro forma* basis as though such cost savings, operating expense reductions, other operating improvements and synergies had been realized on the first day of such period as if such cost savings, operating expense reductions, other operating improvements and synergies were realized during the entirety of such period) relating to such Specified Transaction, net of the amount of actual benefits realized during such period from such actions.

(d) In the event that the Borrower or any Restricted Subsidiary incurs (including by assumption or guarantees) or repays (including by redemption, repayment, retirement or extinguishment) any Indebtedness included in the calculations of the Secured Leverage Ratio or the Total Leverage Ratio

(other than Indebtedness incurred or repaid under any revolving credit facility in the ordinary course of business for working capital purposes), (i) during the applicable Measurement Period and (ii) subsequent to the end of the applicable Measurement Period and prior to or simultaneously with the event for which the calculation of any such ratio is made, then the Secured Leverage Ratio or the Total Leverage Ratio, as applicable, shall be calculated giving *pro forma* effect to such incurrence or repayment of Indebtedness, to the extent required, as if the same had occurred on the first day of the applicable Measurement Period.

Section 1.09 *Certifications*. All certifications to be made hereunder or under any other Loan Document by an officer or representative of a Loan Party shall be made by such person in his or her capacity solely as an officer or a representative of such Loan Party, on such Loan Party's behalf and not in such Person's individual capacity.

ARTICLE II THE CREDITS

Section 2.01 *Loans*. Subject to the terms and conditions set forth herein, each Lender severally agrees to make a Loan to the Borrower on the Closing Date, in a principal amount equal to such Lender's Commitment.

Section 2.02 *Loans and Borrowings*. (a) Each Loan shall be made as part of a Borrowing consisting of Loans of the same Type made by the Lenders ratably in accordance with their respective Applicable Percentages. The failure of any Lender to make any Loan required to be made by it shall not relieve any other Lender of its obligations hereunder; provided that the Commitments of the Lenders are several and no Lender shall be responsible for any other Lender's failure to make Loans as required.

(b) Each Borrowing shall be denominated in Dollars and comprised entirely of ABR Loans or LIBOR Loans as the Borrower may request in accordance herewith. Each Lender at its option may make any LIBOR Loan by causing any domestic or foreign branch or Affiliate of such Lender to make such Loan; *provided* that any exercise of such option shall not affect the obligation of the Borrower to repay such Loan in accordance with the terms of this Agreement; *provided further* that the exercise of such option shall not result in an increase in additional amounts payable by the Borrower pursuant to Section 2.12.

(c) At the commencement of each Interest Period for any LIBOR Borrowing, such Borrowing shall be in an aggregate principal amount that is an integral multiple of \$1,000,000 and not less than \$3,000,000. At the time that each ABR Borrowing is made, such Borrowing shall be in an aggregate principal amount that is an integral multiple of \$1,000,000 and not less than \$3,000,000. Borrowings of more than one Type may be outstanding at the same time; *provided* that there shall not at any time be more than a total of ten (10) LIBOR Borrowings outstanding. For purposes of the foregoing, Loans having different Interest Periods, regardless of whether they commence on the same date, shall be deemed as made under separate Borrowings.

(d) Notwithstanding any other provision of this Agreement, the Borrower shall not be entitled to request, or to elect to convert or continue, any Borrowing if the Interest Period requested with respect thereto would end after the Maturity Date.

Section 2.03 *Requests for Borrowings*. To request a Borrowing, the Borrower shall notify the Administrative Agent of such request either in a writing (delivered by hand, telecopy or e-mail) substantially in the form attached hereto as Exhibit E or such other writings approved by the Administrative Agent and, in each case, signed by the Borrower or by telephone (a) in the case of a LIBOR Borrowing, not later than 1:00 p.m. (or such later time as the Administrative Agent may consent

to in its reasonable discretion), New York, New York time, three (3) Business Days before the date of the proposed Borrowing or (b) in the case of an ABR Borrowing, not later than 1:00 p.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, one (1) Business Day before the date of the proposed Borrowing. Each such telephonic Borrowing Request shall be irrevocable and confirmed promptly by hand delivery, e-mail or telecopy to the Administrative Agent of a written Borrowing Request substantially in the form attached hereto as Exhibit E or such other writings approved by the Administrative Agent and signed by the Borrower. Each such telephonic and written Borrowing Request shall specify the following information in compliance with Section 2.02:

- (i) the aggregate amount of such Borrowing;
- (ii) the date of such Borrowing, which shall be a Business Day;
- (iii) whether such Borrowing is to be an ABR Borrowing or a LIBOR Borrowing;
- (iv) in the case of a LIBOR Borrowing, the initial Interest Period to be applicable thereto, which shall be a period contemplated by the definition of the term “**Interest Period**”; and
- (v) the location and number of the Borrower’s account to which funds are to be disbursed, which shall comply with the requirements of Section 2.04.

If no election as to the Type of Borrowing is specified with respect to a Borrowing in Dollars, then the requested Borrowing shall be an ABR Borrowing. If no Interest Period is specified with respect to any requested LIBOR Borrowing, then the Borrower shall be deemed to have selected an Interest Period of one month’s duration. Promptly following receipt of a Borrowing Request in accordance with this Section, the Administrative Agent shall advise each of the applicable Lenders of the details thereof and of the amount of such Lender’s Loan to be made as part of the requested Borrowing.

Section 2.04 *Funding of Borrowings*. (a) Each Lender shall make each Loan to be made by it hereunder on the proposed date thereof by wire transfer of immediately available funds by 2:00 p.m., New York, New York time, to the account of the Administrative Agent most recently designated by it for such purpose by notice to the Lenders. The Administrative Agent will make each such Loan available to the Borrower by promptly crediting the amounts so received, in like funds, to an account of the Borrower designated by the Borrower in the applicable Borrowing Request (the “**Loan Account**”).

(b) Each Borrowing of Loans shall be made by the Lenders pro rata in accordance with their respective Applicable Percentage. The failure of any Lender to make any Loan shall neither relieve any other Lender of its obligation to fund its Loan in accordance with the provisions of this Agreement nor increase the obligation of any such other Lender.

(c) Unless the Administrative Agent shall have received notice from a Lender prior to the proposed date of any Loan to be made by such Lender on the occasion of any Borrowing that such Lender will not make available to the Administrative Agent such Lender’s share of such Borrowing, the Administrative Agent may assume that such Lender has made such share available on such date in accordance with paragraph (a) of this Section and may, in reliance upon such assumption, make available to the Borrower a corresponding amount. In such event, if a Lender has not in fact made its share of the applicable Borrowing available to the Administrative Agent, then such Lender and the Borrower jointly and severally agree to pay to the Administrative Agent forthwith on written demand such corresponding amount with interest thereon, for each day from and including the date such amount is made available to the Borrower to but excluding the date of payment to the Administrative Agent, at (i) in the case of any Lender, the greater of the Federal Funds Effective Rate and a rate determined by the Administrative

Agent in accordance with banking industry rules on interbank compensation or (ii) in the case of the Borrower, the interest rate applicable to ABR Loans. If such Lender pays such amount to the Administrative Agent, then such amount shall constitute such Lender's Loan included in such Borrowing.

Section 2.05 *Interest Elections*. (a) Each Borrowing initially shall be of the Type specified in the applicable Borrowing Request and, in the case of a LIBOR Borrowing, shall have an initial Interest Period as specified in such Borrowing Request. Thereafter, the Borrower may elect to convert such Borrowing to a different Type or to continue such Borrowing and, in the case of a LIBOR Borrowing, may elect Interest Periods therefor, all as provided in this Section. The Borrower may elect different options with respect to different portions of the affected Borrowing, in which case each such portion shall be allocated ratably among the Lenders holding the Loans comprising such Borrowing, and the Loans comprising each such portion shall be considered a separate Borrowing for all purposes hereof.

(b) To make an election pursuant to this Section, the Borrower shall notify the Administrative Agent of such election by telephone by the time that a Borrowing Request would be required under Section 2.03 if the Borrower were requesting a Borrowing of the Type resulting from such election to be made on the effective date of such election. Each such telephonic Interest Election Request shall be irrevocable and shall be confirmed promptly by hand delivery or telecopy to the Administrative Agent of a written Interest Election Request substantially in the form attached hereto as Exhibit F or such other form approved by the Administrative Agent and signed by the Borrower.

(c) Each telephonic and written Interest Election Request shall specify the following information in compliance with Section 2.02 and Section 2.03:

(i) the Borrowing to which such Interest Election Request applies and, if different options are being elected with respect to different portions thereof, the portions thereof to be allocated to each resulting Borrowing (in which case the information to be specified pursuant to clauses (iii) and (iv) below shall be specified for each resulting Borrowing);

(ii) the effective date of the election made pursuant to such Interest Election Request, which shall be a Business Day;

(iii) whether the resulting Borrowing is to be an ABR Borrowing or a LIBOR Borrowing; and

(iv) if the resulting Borrowing is a LIBOR Borrowing, the Interest Period to be applicable thereto after giving effect to such election, which shall be a period contemplated by the definition of the term "Interest Period".

(d) If any such Interest Election Request requests a LIBOR Borrowing but does not specify an Interest Period, then the Borrower shall be deemed to have selected an Interest Period of one month's duration.

(e) Promptly following receipt of an Interest Election Request, the Administrative Agent shall advise each affected Lender of the details thereof and of such Lender's portion of each resulting Borrowing.

(f) If the Borrower fails to deliver a timely Interest Election Request with respect to a LIBOR Borrowing prior to the end of the Interest Period applicable thereto, then, unless such Borrowing is repaid as provided herein, at the end of such Interest Period such Borrowing shall be converted to an ABR Borrowing. Notwithstanding any contrary provision hereof, if an Event of Default has occurred and

is continuing and the Administrative Agent or the Required Lenders shall so notify the Borrower, then, so long as an Event of Default is continuing (i) no outstanding Borrowing may be converted to or continued as a LIBOR Borrowing and (ii) unless repaid, each LIBOR Borrowing shall be converted to an ABR Borrowing at the end of the Interest Period applicable thereto.

Section 2.06 *Repayment of Loans; Evidence of Debt.* (a) The Borrower hereby unconditionally promises to pay to the Administrative Agent for the account of each Lender on the Termination Date the aggregate principal amount of all Term Loans outstanding on the Termination Date.

(b) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of the Borrower to such Lender resulting from each Loan made by such Lender, including the amounts of principal and interest payable and paid to such Lender from time to time under this Agreement.

(c) The Administrative Agent shall maintain accounts in which it shall record (i) the amount of each Loan made hereunder, the Type thereof and the Interest Period applicable thereto, (ii) the amount of any principal or interest due and payable or to become due and payable from the Borrower to each Lender hereunder and (iii) the amount of any sum received by the Administrative Agent hereunder for the account of the respective Lenders and each respective Lender's share thereof.

(d) The entries made in the accounts maintained pursuant to paragraph (b) or (c) of this Section shall be prima facie evidence of the existence and amounts of the obligations recorded therein; *provided* that the failure of any Lender or the Administrative Agent to maintain such accounts or any error therein shall not in any manner affect the obligation of the Borrower to repay its Loans in accordance with the terms of this Agreement.

(e) Any Lender may request that Loans made by it to the Borrower be evidenced by a promissory note. In such event, the Borrower shall promptly prepare, execute and deliver to such Lender a promissory note payable to such Lender (or, if requested by such Lender, to such Lender and its registered assigns) substantially in the form attached hereto as Exhibit G. Thereafter, unless otherwise agreed by the applicable Lender, the Loans evidenced by such promissory note and interest thereon shall at all times (including after assignment pursuant to Section 9.04) be represented by one or more promissory notes in such form payable to the payee named therein (or, if such promissory note is a registered note, to such payee and its registered assigns).

Section 2.07 *Prepayment of Loans.* (a) *Voluntary.* Subject to the payment of any amounts required under Section 2.12, and as set forth in the following sentence, the Borrower may, upon notice from the Borrower to the Administrative Agent, at any time or from time to time, voluntarily prepay Loans in whole or in part. No voluntary prepayment of Loans pursuant to this Section 2.07(a) or mandatory prepayment of any Loans pursuant to Section 2.07(b)(iii) shall be permitted prior to the first anniversary of the Closing Date. On and after the first anniversary of the Closing Date, each voluntary prepayment of any Loans pursuant to this Section 2.07(a) or a mandatory prepayment of any Loans pursuant to Section 2.07(b)(iii) shall be accompanied by a premium payable by the Borrower equal to (x) if such prepayment is made on or after the first anniversary of the Closing Date but before the second anniversary of the Closing Date, 3% of the principal amount of the Loans so prepaid and (y) if such prepayment is made on or after the second anniversary of the Closing Date but before the third anniversary of the Closing Date, 1% of the principal amount of the Loans so prepaid. No premium will be applicable if such prepayment is made on or after the third anniversary of the Closing Date. Prepayments of Loans pursuant to this Section 2.07 shall be applied as directed by the Borrower.

(b) Mandatory.

(i) Subject to clause (v) below, not later than the fifth Business Day following receipt by the Borrower or any Subsidiary of any Net Proceeds in connection with any Asset Sale (other than in connection with the UK Pension Settlement Agreement), the Borrower shall apply 100% of the Net Proceeds received with respect thereto to prepay outstanding Loans.

(ii) Subject to clause (v) below, not later than the fifth Business Day following receipt by the Borrower or any Subsidiary of any Net Proceeds in connection with any Recovery Event, the Borrower shall apply 100% of the Net Proceeds received with respect thereto to prepay outstanding Loans; *provided* that no prepayment pursuant to this clause (ii) shall be required if the Net Proceeds received in connection with any such Recovery Event are less than \$5,000,000.

(iii) Not later than the fifth Business Day following receipt of Net Proceeds by the Borrower or any Subsidiary from the issuance or incurrence of Indebtedness (other than any cash proceeds from the issuance of Indebtedness permitted pursuant to Section 6.01), the Borrower shall apply 100% of the Net Proceeds received with respect thereto to prepay outstanding Loans.

(iv) For each fiscal year of the Borrower, (commencing with the fiscal year ending on December 31, 2014), the Borrower shall, on June 30 of the following fiscal year (or, if June 30 is not a Business Day, on the first Business Day thereafter) (for any such fiscal year, the "**ECF Prepayment Date**"), prepay outstanding Loans in an aggregate principal amount equal to (x) the ECF Percentage of Excess Cash Flow for such fiscal year *minus* (y) optional prepayments of Loans under Section 2.07(a) during such fiscal year (the "**ECF Prepayment**") *minus* (z) optional prepayments of First Lien Loans under Section 2.07(a) of the First Lien Credit Agreement; *provided* that no prepayment shall be required pursuant to this Section 2.07(b)(iv) to the extent that making such prepayment would cause U.S. Liquidity to be less than \$100,000,000 ("**Minimum U.S. Liquidity Requirement**") at the time of making such prepayment; *provided* that (i) the Borrower shall make the maximum portion of any such ECF Prepayment when due to the extent such payment shall not cause the Borrower to violate the foregoing clause and (ii) the Borrower shall make additional portions of such ECF Prepayment within five (5) Business Days from delivery of financial statements pursuant to Section 5.01(a) or Section 5.01(b) thereafter to the extent that making such payment shall not cause the Borrower to violate the foregoing clause.

(v) Notwithstanding the foregoing, the Borrower shall not be required to apply any Net Proceeds that are the subject of clauses (i) or (ii) above to prepay the Loans to the extent reinvested by the Borrower or any of its Restricted Subsidiaries in assets of a kind then used or usable in the business of the Borrower and its Restricted Subsidiaries (which assets shall principally consist of Term Priority Collateral to the extent such Net Proceeds were generated from an Asset Sale or Recovery Event involving Term Priority Collateral) within 12 months of receipt of such Net Proceeds (or, if the Borrower or any Restricted Subsidiary has contractually committed within 12 months following receipt of such Net Proceeds to reinvest such Net Proceeds, then 18 months from the date of the receipt of such Net Proceeds); *provided* that no Event of Default shall have occurred and shall be continuing at the time of the earlier of the (x) application of such proceeds and (y) entry into the contractual commitment to apply such Net Proceeds; *provided, further*, that any such Net Proceeds not actually reinvested in accordance with the foregoing, shall be promptly applied by the Borrower to prepay the Loans.

Notwithstanding any of the other provisions of this Section 2.07(b), so long as no Event of Default shall have occurred and be continuing, if any prepayment of LIBOR Loans is required to be made under this Section 2.07(b) prior to the last day of the Interest Period therefor, the Borrower may, in its sole discretion, deposit the amount of any such prepayment otherwise required to be made hereunder into a Deposit Account subject to an Account Control Agreement in favor of the Administrative Agent until

the last day of such Interest Period, at which time the Administrative Agent shall be authorized (without any further action by or notice to or from the Borrower or any other Loan Party) to apply such amount to the prepayment of such Loans in accordance with this Section 2.07(b). Upon the occurrence and during the continuation of any Specified Event of Default, the Administrative Agent shall also be authorized (without any further action by or notice to or from the Borrower or any other Loan Party) to apply such amount to the prepayment of the outstanding Loans in accordance with this Section 2.07(b).

Notwithstanding anything to the contrary contained in this Section 2.07(b), any prepayments required by this Section 2.07(b) shall be reduced on a dollar-for-dollar basis by any mandatory prepayments of the First Lien Loans made by the Borrower under Section 2.07(b) of the First Lien Agreement (as in effect on the date hereof) and any mandatory prepayments of First Lien Incremental Equivalent Debt that is secured by the Collateral on a pari passu basis with the First Lien Loans, made by the Borrower as permitted under Section 2.07(f)(ii) of the First Lien Agreement (as in effect on the date hereof).

(c) The Borrower shall notify the Administrative Agent by telephone (confirmed by telecopy) of any prepayment under Section 2.07(a) or (b), (i) in the case of prepayment of a LIBOR Borrowing, not later than 11:00 a.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, three (3) Business Days before the date of prepayment or (ii) in the case of prepayment of an ABR Borrowing, not later than 11:00 a.m. (or such later time as the Administrative Agent may consent to in its reasonable discretion), New York, New York time, on the date of prepayment. Subject to Section 2.07(e), such notice shall be irrevocable and shall specify the prepayment date, the principal amount of each Borrowing or portion thereof to be prepaid and, in the case of a mandatory prepayment, a reasonably detailed calculation of the amount of such prepayment. Promptly following receipt of any such notice, the Administrative Agent shall advise the relevant Lenders of the contents thereof. Each partial prepayment of any Borrowing under Section 2.07(a) shall be in an amount that would be permitted in the case of an advance of a Borrowing of the same Type as provided in Section 2.02, except as necessary to apply fully the required amount of a mandatory prepayment. Prepayments under Section 2.07(a) and 2.07(b) shall be accompanied by accrued interest to the extent required by Section 2.09 and shall be subject to Section 2.12.

(d) Each prepayment shall be applied to the applicable Loans of the applicable Lenders in accordance with their respective Applicable Percentages.

(e) Any prepayment of Loans hereunder to be made with the proceeds from the incurrence of any Indebtedness or the closing of another transaction may state that such prepayment is conditioned on the effectiveness of other debt facilities or instruments or the closing of such other transaction, and no Default or Event of Default shall occur if such prepayment is not made because such condition is not satisfied.

(f) Notwithstanding any other provisions of this Section 2.07, (A) with respect to the Net Proceeds described in Section 2.08(b)(i) or (b)(ii), to the extent that applicable law would effectively (1) prohibit the repatriation to the United States of America of any Net Proceeds received by any Subsidiary that is not a Domestic Subsidiary or (2) impose material adverse tax consequences on the Borrower and its Subsidiaries if such Net Proceeds were so repatriated (taking into account any foreign tax credit or benefit actually realized in connection with any such repatriation), as determined by the Borrower in good faith, then, in each case, the Borrower and its Subsidiaries shall not be required to prepay such amounts as required under Section 2.07(b)(i) or (b)(ii) until such prohibition or material adverse tax consequence no longer exists, provided that (x) such obligation to prepay if such prohibition or material adverse tax consequence no longer exists shall only continue until (1) in the case of an Asset Sale or Recovery Event with Net Proceeds of less than \$15,000,000, the first anniversary of such Asset Sale or Recovery Event

and (II) otherwise, the second June 30 following such Asset Sale or Recovery Event and (y) the Borrower and its Subsidiaries shall take commercially reasonable actions to permit repatriation of the proceeds subject to such prepayments in order to effect such prepayments without violating law or incurring material adverse tax consequences, and (B) with respect only to any ECF Prepayment described in Section 2.07(b)(iv), to the extent that applicable law would effectively prohibit the repatriation to the United States of America of any proceeds received by any Subsidiary that is not a Domestic Subsidiary or result in material adverse tax consequences on the Borrower and its Subsidiaries if such proceeds were so repatriated, as determined by the Borrower in good faith, the Borrower and its Subsidiaries shall not be required to prepay such amounts as required under Section 2.07(b)(iv) until such prohibition or material adverse tax consequence no longer exists, provided that (x) such obligation to prepay if such prohibition or material adverse tax consequence no longer exists shall only continue until the first anniversary of the applicable ECF Prepayment Date and (y) the Borrower and its Subsidiaries shall take commercially reasonable actions to permit repatriation of the proceeds subject to such prepayments in order to effect such prepayments without violating law or incurring material adverse tax consequences.

Section 2.08 *Fees*. The Borrower shall pay to the Administrative Agent, for its own account, the fees and other charges earned, due and payable in the amounts and at the times separately agreed upon between the Borrower and the Administrative Agent. All fees shall be paid on the dates due, in immediately available funds, to the Administrative Agent for the respective accounts of the Administrative Agent and other Lenders as provided herein. Once due, all fees shall be fully earned and shall not be refundable under any circumstances.

Section 2.09 *Interest*. (a) The Loans comprising each ABR Borrowing shall bear interest at the Alternate Base Rate plus the Applicable Margin.

(b) The Loans comprising each LIBOR Borrowing shall bear interest at the Adjusted LIBO Rate for the Interest Period in effect for such Borrowing plus the Applicable Margin.

(c) Notwithstanding the foregoing, upon the occurrence and during the continuation of an Event of Default pursuant to Section 7.01(a) or (b), any such overdue amounts shall bear interest, after as well as before judgment, at a rate per annum equal to (i) in the case of overdue principal of any Loan, two percent (2.0%) plus the rate otherwise applicable to such Loan as provided in the preceding paragraphs of this Section 2.09 and (ii) in the case of any other overdue amounts, two percent (2.0%) plus the rate applicable to ABR Loans as provided in paragraph (a) of this Section 2.09, in each case, from the date of such nonpayment until such amount is paid in full.

(d) Accrued interest on each Loan shall be payable in arrears on each Interest Payment Date for such Loan; *provided* that (i) interest accrued pursuant to paragraph (c) of this Section 2.09 shall be payable on demand, (ii) in the event of any repayment or prepayment of any Loan of any Lender (other than a prepayment of an ABR Loan prior to acceleration), accrued interest on the principal amount repaid or prepaid shall be payable on the date of such repayment or prepayment and (iii) in the event of any conversion of any LIBOR Loan prior to the end of the current Interest Period therefor, accrued interest on such Loan shall be payable on the effective date of such conversion.

(e) All interest hereunder shall be computed on the basis of a year of 360 days (or 365/366 days in the case of ABR Loans the interest rate payable on which is then based on the Prime Rate), and in each case shall be payable for the actual number of days elapsed (including the first day but excluding the last day). The applicable Alternate Base Rate or Adjusted LIBO Rate shall be determined by the Administrative Agent, and such determination shall be conclusive absent manifest error.

Section 2.10 *Alternate Rate of Interest*. If prior to the commencement of any Interest Period for a LIBOR Borrowing:

(a) the Administrative Agent determines (which determination shall be conclusive absent manifest error) that adequate and reasonable means do not exist for ascertaining the Adjusted LIBO Rate for such Interest Period; or

(b) the Administrative Agent is advised by a majority in interest of the affected Lenders that the Adjusted LIBO Rate for such Interest Period will not adequately and fairly reflect the cost to such Lenders of making or maintaining their Loans included in such Borrowing for such Interest Period (each of clause (a) and (b), a "**Market Disruption Event**");

then the Administrative Agent shall give notice thereof to the Borrower and the Lenders by telephone or telecopy as promptly as practicable thereafter and, until the Administrative Agent thereafter notifies the Borrower and the Lenders that the circumstances giving rise to such notice no longer exist, (i) any Interest Election Request that requests the conversion of any Borrowing to, or continuation of any Borrowing as, a LIBOR Borrowing shall be ineffective and (ii) if any Borrowing Request requests a LIBOR Borrowing, such Borrowing shall be made as an ABR Borrowing. During any period in which a Market Disruption Event is in effect, Borrower may request that the Administrative Agent request the Required Lenders to confirm that the circumstances giving rise to the Market Disruption Event continue to be in effect; *provided* that (A) Borrower shall not be permitted to submit any such request more than once in any 30-day period and (B) nothing contained in this Section 2.10 or the failure to provide confirmation of the continued effectiveness of such Market Disruption Event shall in any way affect the Administrative Agent's or Required Lenders' right to provide any additional notices of a Market Disruption Event as provided in this Section 2.10. If the Required Lenders have not confirmed within ten (10) Business Days after request of such report from the Borrower that a Market Disruption Event has occurred, then such Market Disruption Event shall be deemed to be no longer existing.

Section 2.11 *Increased Costs*. (a) If any Change in Law shall:

(i) impose, modify or deem applicable any reserve, special deposit or similar requirement against assets of, deposits with or for the account of, or credit extended by, any Lender (except any such reserve requirement reflected in the Adjusted LIBO Rate);

(ii) impose on any Lender or the London interbank market any other condition (other than Taxes) affecting this Agreement, any Loans made by such Lender; or

(iii) subject any Credit Party to any Taxes (other than (A) Indemnified Taxes, (B) Taxes described in clauses (b) through (d) of the definition of Excluded Taxes and (C) Connection Income Taxes) on its loans, loan principal, letters of credit, commitments or other obligations, or its deposits, reserves, other liabilities or capital attributable thereto;

and the result of any of the foregoing shall be to increase the cost to such Lender or the Administrative Agent of making or maintaining any Loan (or of maintaining its obligation to make any such Loan) or to reduce the amount of any sum received or receivable by such Lender or the Administrative Agent hereunder (whether of principal, interest or otherwise), then the Borrower will pay to such Lender or the Administrative Agent, as the case may be, such additional amount or amounts as will compensate such Lender or the Administrative Agent, as the case may be, for such additional costs incurred or reduction suffered.

(b) If any Lender determines that any Change in Law regarding capital or liquidity requirements has or would have the effect of reducing the rate of return on such Lender's capital or on the capital of such Lender's holding company, if any, as a consequence of this Agreement or the Loans made by such Lender to a level below that which such Lender or such Lender's holding company could have achieved but for such Change in Law (taking into consideration such Lender's policies and the policies of such Lender's holding company with respect to capital adequacy or liquidity), then from time to time the Borrower will pay to such Lender such additional amount or amounts as will compensate such Lender or such Lender's holding company for any such reduction suffered. A Lender may only submit a request for compensation in connection with the Changes in Law described in clauses (a) and (b) of this Section 2.11 if such Lender imposes such increased costs on borrowers similarly situated to the Borrower under syndicated credit facilities comparable to the Loans.

(c) A certificate of a Lender setting forth in reasonable detail the amount or amounts necessary to compensate such Lender or its holding company, as the case may be, as specified in paragraph (a) or (b) of this Section 2.11(b) shall be delivered to the Borrower and shall be conclusive absent manifest error. The Borrower shall pay such Lender the amount shown as due on any such certificate within ten (10) days after receipt thereof.

(d) Failure or delay on the part of any Lender to demand compensation pursuant to this Section 2.11 shall not constitute a waiver of such Lender's right to demand such compensation; *provided* that the Borrower shall not be required to compensate a Lender or the Administrative Agent pursuant to this Section 2.11 for any increased costs or reductions incurred more than 120 days prior to the date that such Lender or the Administrative Agent notifies the Borrower of the Change in Law giving rise to such increased costs or reductions and of such Lender's or the Administrative Agent's intention to claim compensation therefor; *provided further* that, if the Change in Law giving rise to such increased costs or reductions is retroactive, then the 120-day period referred to above shall be extended to include the period of retroactive effect thereof.

Section 2.12 *Break Funding Payments*. In the event of (a) the payment of any principal of any LIBOR Loan other than on the last day of an Interest Period applicable thereto (including as a result of the acceleration of the Obligations upon the occurrence of an Event of Default or in accordance with the provisions of Section 2.07), (b) the conversion of any LIBOR Loan other than on the last day of the Interest Period applicable thereto, (c) the failure to borrow, convert, continue or prepay any Loan on the date specified in any notice delivered pursuant hereto (regardless of whether such notice may be revoked under Section 2.07(e) and is revoked in accordance therewith) or (d) the assignment of any LIBOR Loan other than on the last day of the Interest Period applicable thereto as a result of a request by the Borrower pursuant to Section 2.15(b), then, in any such event, the Borrower shall compensate each Lender for the actual loss, cost and expense attributable to such event. In the case of a LIBOR Loan, such loss, cost or expense to any Lender shall be deemed to include an amount reasonably determined by such Lender to be the excess, if any, of (i) the amount of interest which would have accrued on the principal amount of such Loan had such event not occurred, at the Adjusted LIBO Rate that would have been applicable to such Loan, for the period from the date of such event to the last day of the then current Interest Period therefor (or, in the case of a failure to borrow, convert or continue, for the period that would have been the Interest Period for such Loan), over (ii) the amount of interest which would accrue on such principal amount for such period at the interest rate which such Lender would bid were it to bid, at the commencement of such period, for dollar deposits of a comparable amount and period from other banks in the eurodollar market. A certificate of any Lender setting forth in reasonable detail any amount or amounts that such Lender is entitled to receive pursuant to this Section shall be delivered to the Borrower and shall be conclusive absent manifest error. The Borrower shall pay such Lender the amount shown as due on any such certificate within ten (10) days after receipt thereof.

Section 2.13 *Taxes*. (a) Any and all payments by or on account of any obligation of any Loan Party under any Loan Document shall be made without deduction or withholding for any Taxes, except as required by applicable law. If any applicable law (as determined in the good faith discretion of an applicable withholding agent) requires the deduction or withholding of any Tax from any such payment by a withholding agent, then the applicable withholding agent shall be entitled to make such deduction or withholding and shall timely pay the full amount deducted or withheld to the relevant Governmental Authority in accordance with applicable law and, if such Tax is an Indemnified Tax, then the sum payable by the applicable Loan Party shall be increased as necessary so that, after such deduction or withholding has been made (including such deductions and withholdings applicable to additional sums payable under this Section 2.13), the amounts received with respect to this agreement equal the sum which would have been received had no such deduction or withholding been made.

(b) In addition, the Loan Parties shall timely pay to the relevant Governmental Authority in accordance with applicable law, or at the option of the Administrative Agent timely reimburse it for, Other Taxes.

(c) The Loan Parties shall jointly and severally indemnify each Credit Party, within 10 days after demand therefor, for the full amount of any Indemnified Taxes (including Indemnified Taxes imposed or asserted on or attributable to amounts payable under this Section) payable or paid by such Credit Party or required to be withheld or deducted from a payment to such Credit Party and any reasonable expenses arising therefrom or with respect thereto, whether or not such Indemnified Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to the Borrower by a Lender (with a copy to the Administrative Agent), or by the Administrative Agent on its own behalf or on behalf of a Lender, shall be conclusive absent manifest error.

(d) Each Lender shall severally indemnify the Administrative Agent, within 10 days after demand therefor, for (i) any Taxes attributable to such Lender (but only to the extent that any Loan Party has not already indemnified the Administrative Agent for such Taxes and without limiting the obligation of the Loan Parties to do so) and (ii) any Taxes attributable to such Lender's failure to comply with the provisions of Section 9.04(e) relating to the maintenance of a Participant Register, in either case, that are payable or paid by the Administrative Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such Taxes were correctly or legally imposed or asserted by the relevant Governmental Authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Administrative Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Administrative Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Administrative Agent to the Lender from any other source against any amount due to the Administrative Agent under this paragraph (d).

(e) As soon as practicable after any payment of Taxes by any Loan Party to a Governmental Authority pursuant to this Section 2.13, such Loan Party shall deliver to the Administrative Agent the original or a certified copy of a receipt issued by such Governmental Authority evidencing such payment, a copy of the return reporting such payment or other evidence of such payment reasonably satisfactory to the Administrative Agent.

(f) (i) Any Lender that is entitled to an exemption from or reduction of withholding Tax with respect to payments made under any Loan Document shall deliver to the Borrower and the Administrative Agent, at the time or times reasonably requested by the Borrower or the Administrative Agent, such properly completed and executed documentation reasonably requested by the Borrower or the Administrative Agent as will permit such payments to be made without withholding or at a reduced rate

of withholding. In addition, any Lender, if reasonably requested by the Borrower or the Administrative Agent, shall deliver such other documentation prescribed by applicable law or reasonably requested by the Borrower or the Administrative Agent as will enable the Borrower or the Administrative Agent to determine whether or not such Lender is subject to backup withholding or information reporting requirements. Notwithstanding anything to the contrary in the preceding two sentences, the completion, execution and submission of such documentation (other than such documentation set forth in Section 2.13 (f)(ii)(A), (ii)(B) and (ii)(D) below) shall not be required if in the Lender's reasonable judgment such completion, execution or submission would subject such Lender to any material unreimbursed cost or expense or would materially prejudice the legal or commercial position of such Lender.

(ii) Without limiting the generality of the foregoing,

(A) any Lender that is a U.S. Person shall deliver to the Borrower and the Administrative Agent on or prior to the date on which such Lender becomes a Lender under this Agreement (and from time to time thereafter upon the reasonable request of the Borrower or the Administrative Agent), executed originals of IRS Form W-9 certifying that such Lender is exempt from U.S. Federal backup withholding tax;

(B) any Non-U.S. Lender shall, to the extent it is legally entitled to do so, deliver to the Borrower and the Administrative Agent (in such number of copies as shall be requested by the recipient) on or prior to the date on which such Non-U.S. Lender becomes a Lender under this Agreement (and from time to time thereafter upon the reasonable request of the Borrower or the Administrative Agent), whichever of the following is applicable:

(1) in the case of a Non-U.S. Lender claiming the benefits of an income tax treaty to which the United States is a party (x) with respect to payments of interest under any Loan Document, executed originals of IRS Form W-8BEN establishing an exemption from, or reduction of, U.S. Federal withholding Tax pursuant to the "interest" article of such tax treaty and (y) with respect to any other applicable payments under any Loan Document, IRS Form W-8BEN establishing an exemption from, or reduction of, U.S. Federal withholding Tax pursuant to the "business profits" or "other income" article of such tax treaty;

(2) executed originals of IRS Form W-8ECI;

(3) in the case of a Non-U.S. Lender claiming the benefits of the exemption for portfolio interest under Section 881(c) of the Code, (x) a certificate substantially in the form of Exhibit D-1 to the effect that such Non-U.S. Lender is not a "bank" within the meaning of Section 881(c)(3)(A) of the Code, a "10 percent shareholder" of the Borrower within the meaning of Section 881(c)(3)(B) of the Code, or a "controlled foreign corporation" described in Section 881(c)(3)(C) of the Code (a "U.S. Tax Compliance Certificate") and (y) executed originals of IRS Form W-8BEN; or

(4) to the extent a Non-U.S. Lender is not the beneficial owner, executed originals of IRS Form W-8IMY, accompanied by IRS Form W-8ECI, IRS Form W-8BEN, a U.S. Tax Compliance Certificate substantially in the form of Exhibit D-2 or Exhibit D-3, IRS Form W-9, and/or other certification documents from each beneficial owner, as applicable; provided that if the Non-U.S.

Lender is a partnership and one or more direct or indirect partners of such Non-U.S. Lender are claiming the portfolio interest exemption, such Non-U.S. Lender may provide a U.S. Tax Compliance Certificate substantially in the form of Exhibit D-4 on behalf of each such direct and indirect partner;

(C) any Non-U.S. Lender shall, to the extent it is legally entitled to do so, deliver to the Borrower and the Administrative Agent (in such number of copies as shall be requested by the recipient) on or prior to the date on which such Non-U.S. Lender becomes a Lender under this Agreement (and from time to time thereafter upon the reasonable request of the Borrower or the Administrative Agent), executed originals of any other form prescribed by applicable law as a basis for claiming exemption from or a reduction in U.S. Federal withholding Tax, duly completed, together with such supplementary documentation as may be prescribed by applicable law to permit the Borrower or the Administrative Agent to determine the withholding or deduction required to be made; and

(D) if a payment made to a Lender under any Loan Document would be subject to U.S. Federal withholding Tax imposed by FATCA if such Lender were to fail to comply with the applicable reporting requirements of FATCA (including those contained in Section 1471(b) or 1472(b) of the Code, as applicable), such Lender shall deliver to the Borrower and the Administrative Agent at the time or times prescribed by law and at such time or times reasonably requested by the Borrower or the Administrative Agent such documentation prescribed by applicable law (including as prescribed by Section 1471(b)(3)(C)(i) of the Code) and such additional documentation reasonably requested by the Borrower or the Administrative Agent as may be necessary for the Borrower and the Administrative Agent to comply with their obligations under FATCA and to determine that such Lender has complied with such Lender's obligations under FATCA or to determine the amount to deduct and withhold from such payment. Solely for purposes of this clause (D), "FATCA" shall include any amendments made to FATCA after the date of this Agreement.

Each Lender agrees that if any form or certification it previously delivered expires or becomes obsolete or inaccurate in any respect, it shall update such form or certification or promptly notify the Borrower and the Administrative Agent in writing of its legal inability to do so.

(g) If any party determines, in its sole discretion exercised in good faith, that it has received a refund of any Taxes as to which it has been indemnified pursuant to this Section 2.13 (including by the payment of additional amounts pursuant to this Section 2.13), it shall pay to the indemnifying party an amount equal to such refund (but only to the extent of indemnity payments made under this Section with respect to the Taxes giving rise to such refund), net of all out-of-pocket expenses (including Taxes) of such indemnified party and without interest (other than any interest paid by the relevant Governmental Authority with respect to such refund). Such indemnifying party, upon the request of such indemnified party, shall repay to such indemnified party the amount paid over pursuant to this paragraph (g) (plus any penalties, interest or other charges imposed by the relevant Governmental Authority) in the event that such indemnified party is required to repay such refund to such Governmental Authority. Notwithstanding anything to the contrary in this paragraph (g), in no event will the indemnified party be required to pay any amount to an indemnifying party pursuant to this paragraph (g) the payment of which would place the indemnified party in a less favorable net after-Tax position than the indemnified party would have been in if the Tax subject to indemnification and giving rise to such refund had not been deducted, withheld or otherwise imposed and the indemnification payments or additional amounts with respect to such Tax had never been paid. This paragraph shall not be construed to require any indemnified party to make available its Tax returns (or any other information relating to its Taxes that it deems confidential) to the indemnifying party or any other Person.

(h) Without prejudice to the survival of any other agreement contained herein, the agreements and obligations contained in this Section 2.13 shall survive the resignation or replacement of the Administrative Agent or any assignment of rights by, or the replacement of, a Lender, the termination of the Commitments and the repayment, satisfaction or discharge of all obligations under the Loan Documents.

(i) Nothing contained in this Section 2.13 shall require the Administrative Agent or any Lender to make available any of its tax returns (or any other information that it deems, in its sole discretion, to be confidential or proprietary).

(j) For purposes of this Section 2.13, the term "Applicable Law" includes FATCA.

Section 2.14 *Payments Generally; Pro Rata Treatment; Sharing of Setoffs.* (a) The Borrower shall make each payment required to be made by it hereunder or under any other Loan Document (whether of principal, interest, fees or of amounts payable under Sections 2.11, 2.12 or 2.13, or otherwise) prior to the time expressly required hereunder or under such other Loan Document for such payment (or, if no such time is expressly required, prior to 2:00 p.m., New York, New York time, on the date when due, in immediately available funds, without setoff or counterclaim. Any amounts received after such time on any date may, in the discretion of the Administrative Agent, be deemed to have been received on the next succeeding Business Day for purposes of calculating interest thereon. All such payments shall be made to the Administrative Agent at its offices at 745 Seventh Avenue, New York, New York except that payments pursuant to Sections 2.11, 2.12, 2.13 and 9.03 shall be made directly to the Persons entitled thereto and payments pursuant to other Loan Documents or as otherwise expressly provided herein shall be made to the Persons specified therein. The Administrative Agent shall distribute any such payments received by it for the account of any other Person to the appropriate recipient promptly following receipt thereof. Amounts to be applied to the prepayment of Loans shall be applied, as applicable, first to reduce outstanding ABR Loans. Any amounts remaining after each such application shall be applied to prepay LIBOR Loans. Amounts prepaid or repaid on account of the Loans may not be reborrowed. All payments under each Loan Document shall be made in Dollars.

(b) If at any time insufficient funds are received by and available to the Administrative Agent to pay fully all amounts of principal, interest and fees then due hereunder in respect of Obligations, then such funds shall be applied in the order and manner set forth in Section 7.03.

(c) If any Lender shall, by exercising any right of setoff or counterclaim or otherwise, obtain payment in respect of any principal of or interest on any of its Loans resulting in such Lender receiving payment of a greater proportion of the aggregate amount of its Loans and accrued interest thereon than the proportion received by any other Lender, then the Lender receiving such greater proportion shall purchase (for cash at face value) participations in the Loans of other Lenders to the extent necessary so that the benefit of all such payments shall be shared by the Lenders ratably in accordance with the aggregate amount of principal of and accrued interest on their respective Loans; *provided* that (i) if any such participations are purchased and all or any portion of the payment giving rise thereto is recovered, such participations shall be rescinded and the purchase price restored to the extent of such recovery, without interest, and (ii) the provisions of this paragraph shall not be construed to apply to any payment made by the Borrower pursuant to and in accordance with the express terms of this Agreement or any payment obtained by a Lender as consideration for the assignment of or sale of a participation in any of its Loans to any assignee or participant, other than to the Borrower or any Subsidiary or Affiliate thereof (as to which the provisions of this paragraph shall apply). The Borrower consents to the foregoing and

agrees, to the extent it may effectively do so under Applicable Law, that any Lender acquiring a participation pursuant to the foregoing arrangements may exercise against the Borrower any rights of setoff and counterclaim with respect to such participation as fully as if such Lender were a direct creditor of the Borrower in the amount of such participation.

(d) Unless the Administrative Agent shall have received notice from the Borrower prior to the date on which any payment by the Borrower is due to the Administrative Agent for the account of any of the Lenders hereunder that the Borrower will not make such payment, the Administrative Agent may assume that the Borrower has made such payment on such date in accordance herewith and may, in reliance upon such assumption, distribute to the applicable Lenders the amount due. In such event, if the Borrower has not in fact made such payment, then each of such Lenders severally agrees to repay to the Administrative Agent forthwith on demand the amount so distributed to such Lender with interest thereon, for each day from and including the date such amount is distributed to it to but excluding the date of payment to the Administrative Agent, at the greater of the Federal Funds Effective Rate and a rate determined by the Administrative Agent in accordance with banking industry rules on interbank compensation.

(e) If any Lender shall fail to make any payment required to be made by it pursuant to Sections 2.04(c), 2.13(d), 2.14(d) or 9.03(c), then the Administrative Agent may, in its discretion and notwithstanding any contrary provision hereof, (i) apply any amounts thereafter received by the Administrative Agent for the account of such Lender for the benefit of the Administrative Agent to satisfy such Lender's obligations to it under such Section until all such unsatisfied obligations are fully paid, and/or (ii) hold any such amounts in a segregated account as cash collateral for, and application to, any future funding obligations of such Lender under any such Section, in the case of each of clauses (i) and (ii) above, in any order as determined by the Administrative Agent in its reasonable discretion.

Section 2.15 Mitigation Obligations; Replacement of Lenders. (a) If any Lender requests compensation under Section 2.11, or if the Borrower is required to pay any additional amount or indemnification payment to any Lender, the Administrative Agent, or any Governmental Authority for the account of any Lender pursuant to Section 2.13, then such Lender shall use reasonable efforts to designate a different lending office for funding or booking its Loans hereunder or to assign its rights and obligations hereunder to another of its offices, branches or affiliates, if, in the reasonable judgment of such Lender, such designation or assignment (i) would eliminate or reduce amounts payable pursuant to Section 2.11 or Section 2.13, as the case may be, in the future and (ii) would not subject such Lender to any material unreimbursed cost or expense and would not otherwise be materially disadvantageous to such Lender. The Borrower hereby agrees to pay all reasonable out-of-pocket costs and expenses incurred by any Lender in connection with any such designation or assignment promptly following written demand (including documentation reasonably supporting such request) from such Lender.

(b) If any Lender (a) shall have become a Defaulting Lender or (b) requests compensation under Section 2.11, or if the Borrower is required to pay any additional amount or indemnification payment to any Lender, the Administrative Agent, or to any Governmental Authority for the account of any Lender pursuant to Section 2.13, then the Borrower may, at its sole expense and effort, upon notice to such Lender and the Administrative Agent, require such Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in Section 9.04), all its interests, rights and obligations under this Agreement to an assignee that shall assume such obligations (which assignee may be another Lender, if a Lender accepts such assignment); *provided* that (i) the Borrower shall have received the prior written consent of the Administrative Agent to the extent required under Section 9.04(b)(iii), for such assignment, which consent shall not be unreasonably withheld or delayed, (ii) such Lender shall have received payment of an amount equal to the outstanding principal of its Loans, accrued interest thereon, accrued fees and all other amounts payable to it hereunder, from the assignee (to the

extent of such outstanding principal and accrued interest and fees) or the Borrower (in the case of all other amounts) and (iii) in the case of any such assignment resulting from a claim for compensation under Section 2.11 or payments required to be made pursuant to Section 2.13, such assignment will result in a reduction in such compensation or payments. A Lender shall not be required to make any such assignment and delegation if, prior thereto, as a result of a waiver by such Lender or otherwise, the circumstances entitling the Borrower to require such assignment and delegation cease to apply. Each party hereto agrees that an assignment required pursuant to this Section 2.15(b) may be effected pursuant to an Assignment and Acceptance executed solely by the Borrower, the Administrative Agent and the assignee, and that the Lender required to make such assignment need not be a party thereto in order for such assignment to be effective.

Section 2.16 *Extensions of Loans*. (a) Notwithstanding anything to the contrary in this Agreement, pursuant to one or more offers (each, an “**Extension Offer**”) made from time to time by the Borrower to all Lenders whose Loans have a like maturity date, in each case on a pro rata basis (based on the Aggregate Outstandings with a like maturity date) and on the same terms to each such Lender, the Borrower is hereby permitted with the consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed) to consummate from time to time transactions with individual Lenders that accept the terms contained in such Extension Offers to extend the maturity date of each such Lender’s Loans, and otherwise modify the terms of such Loans pursuant to the terms of the relevant Extension Offer (including by increasing the interest rate or fees payable in respect of such Loans and/or modifying the amortization schedule in respect of such Lender’s Loans) (each, an “**Extension**,” and each group of Loans in each case as so extended, as well as the original Loans in each case not so extended, being a “**tranche**”); any Extended Loans shall constitute a separate tranche of Loans from the tranche of Loans from which they were converted), so long as the following terms are satisfied or waived in accordance with Section 9.02:

(i) except as to amortization payments, interest margins, rate floors, upfront fees, funding discounts, original issue discounts and premiums and final maturity (which shall be set forth in the relevant Extension Offer, the Loans of any Lender that agrees to extend such Loans pursuant to an Extension Offer (an “**Extended Loan**”), shall be Loans with the same terms as the original Loans; *provided* that the Extended Loan may provide for other covenants and terms that apply to any period after the latest maturity date then in effect with respect to the Loans (and may add a financial maintenance covenant prior to the latest maturity date then in effect with respect to the Loans if such financial maintenance covenant is applicable to both the Loans and the Extended Loan); and *provided further* that at no time shall there be Loans hereunder (including Extended Loans and any original Loans) which have more than three different maturity dates;

(ii) if the aggregate principal amount of Loans in respect of those Lenders who shall have accepted the relevant Extension Offer shall exceed the maximum aggregate principal amount of Loan offered to be extended by the Borrower pursuant to such Extension Offer, then the Loans of such Lenders shall be extended ratably up to such maximum amount based on the respective principal amounts (but not to exceed actual holdings of record) with respect to which such Lenders, as the case may be, have accepted such Extension Offer; and

(iii) all documentation in respect of such Extension shall be consistent with the foregoing.

(b) With respect to all Extensions consummated by the Borrower pursuant to this Section 2.16, (i) such Extensions shall not constitute voluntary or mandatory payments or prepayments for purposes of Section 2.07 and (ii) no Extension Offer is required to be in any minimum amount or any minimum increment; *provided* that the Borrower may at its election specify as a condition to

consummating any such Extension that a minimum amount (to be determined and specified in the relevant Extension Offer in the Borrower's sole discretion and may be waived by the Borrower) of Loans be tendered. The Lenders hereby consent to the transactions contemplated by this Section 2.16 (including, for the avoidance of doubt, payment of any interest, fees or premium in respect of any Extended Loans on such terms as may be set forth in the relevant Extension Offer) and hereby waive the requirements of any provision of this Agreement (including Sections 2.07 and 2.13) or any other Loan Document that may otherwise prohibit any such Extension or any other transaction contemplated by this Section 2.16.

(c) No consents shall be required to effectuate any Extension, other than (i) the consent of each Lender agreeing to such Extension with respect to its Loans (or a portion thereof) and (ii) the consent of the Administrative Agent (as set forth in clause (a) above). All Extended Loans and all obligations in respect thereof shall be Obligations under this Agreement and the other Loan Documents that are secured by the Collateral on a pari passu basis with all other applicable Obligations under this Agreement and the other Loan Documents. The Lenders hereby irrevocably authorize the Administrative Agent to enter into amendments to this Agreement and the other Loan Documents with the Borrower as may be necessary or advisable in order to establish new tranches in respect of Loans so extended and such technical amendments as may be necessary or appropriate in the reasonable opinion of the Administrative Agent and the Borrower in connection with the establishment of such new tranches, in each case on terms consistent with this Section 2.16. All such amendments entered into with the Borrower by the Administrative Agent hereunder shall be binding and conclusive on the Lenders. Without limiting the foregoing, in connection with any Extensions the respective Loan Parties shall (at their expense) amend (and the Administrative Agent is hereby directed to amend) any Mortgage that has a maturity date prior to then-latest maturity date so that such maturity date is extended to then-latest maturity date (or such later date as may be advised by local counsel to the Administrative Agent).

(d) In connection with any Extension Offer, the Borrower shall provide the Administrative Agent at least five (5) Business Days' (or such shorter period as may be agreed by the Administrative Agent in its reasonable discretion) prior written notice thereof, and shall agree to such procedures (including those regarding timing, rounding and other adjustments and to ensure reasonable administrative management of the credit facilities hereunder after such Extension), if any, as may be established by, or acceptable to, the Administrative Agent, in each case acting reasonably to accomplish the purposes of this Section 2.16.

Section 2.17 *Defaulting Lenders*. (a) Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Borrower's request that it cure such default, the Borrower shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Loans owing to such Lender, together with all other amounts due and payable (other than any prepayment premium) to such Lender under the Loan Documents.

ARTICLE III REPRESENTATIONS AND WARRANTIES

Until the Commitments have expired or been terminated and the principal of and interest on each Loan, all fees and other Obligations (other than contingent indemnification obligations not then due and owing) payable hereunder shall have been paid in full, the Borrower represents and warrants to the Lenders as of the Closing Date:

Section 3.01 *Organization; Powers*. (a) Each of the Borrower and the Restricted Subsidiaries is duly organized, validly existing and in good standing (as applicable) under the laws of the jurisdiction of its organization, except as to any Restricted Subsidiary other than the Borrower where such failure to be so organized, existing or in good standing would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, (b) (i) each Restricted Subsidiary has all requisite power and authority to carry on its business as now conducted, except to the extent that the failure to have any such power would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect and (ii) the Borrower has all requisite power and authority to carry on its business as now conducted in all material respects and (c) except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect, is qualified to do business in, and is in good standing in, every jurisdiction where such qualification is required.

Section 3.02 *Authorization; Enforceability*. After giving effect to the Plan Confirmation Order and the Plan of Reorganization, the Transactions to be entered into by each Loan Party are within such Loan Party's corporate, limited liability or partnership powers, as applicable, and have been duly authorized by all necessary corporate, limited liability or partnership action, as applicable, and, if required, equityholder action. This Agreement has been duly executed and delivered by the Borrower and constitutes, and each other Loan Document to which any Loan Party is to be a party, when executed and delivered by such Loan Party and after giving effect to the Plan Confirmation Order, will constitute, a legal, valid and binding obligation of each such Loan Party (as the case may be), enforceable in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

Section 3.03 *Governmental Approvals; No Conflicts*. After giving effect to the Plan Confirmation Order and the Plan of Reorganization, (a) the Transactions do not require any consent or approval of, registration or filing with, or any other action by, any Governmental Authority with competent jurisdiction over the Borrower or any Restricted Subsidiary, except (i) such as have been obtained or made and are in full force and effect, (ii) any consent or approval of, registration or filings necessary to perfect Liens created under the Loan Documents (or release existing Liens) and (iii) immaterial consents, approvals, registrations or filings, (b) the Loan Transactions will not violate any Applicable Law or regulation or the charter, by-laws or other organizational documents of the Borrower or any of the Restricted Subsidiaries or any order of any Governmental Authority applicable to the Borrower or any Restricted Subsidiary, (c) the Loan Transactions will not violate or result in a default under any indenture, agreement or other instrument binding upon the Borrower or any of the Restricted Subsidiaries or its assets, or give rise to a right thereunder to require any payment to be made by the Borrower or any of the Restricted Subsidiaries, except with respect to any default, conflict, breach or contravention or payment, to the extent that such violation, conflict, breach, contravention or payment would not reasonably be expected to have a Material Adverse Effect and (d) the Transactions will not result in the creation or imposition of any Lien on any asset of the Borrower or any of the Restricted Subsidiaries, except Liens created under the Loan Documents and Liens permitted under the Loan Documents.

Section 3.04 *Financial Condition; No Material Adverse Effect*. (a) The Borrower has heretofore furnished to the Administrative Agent the financial statements required under Section 4.01(f)(1) and (2), which financial statements present fairly, in all material respects, the consolidated financial position and results of operations and cash flows of the Borrower and its consolidated Subsidiaries as of such dates and for such periods in accordance with GAAP, subject to year-end audit adjustments and the absence of footnotes in the case of the statements referred to in Section 4.01(f)(2). As of the Closing Date, neither the Borrower nor any of its Restricted Subsidiaries has any material Guarantees, contingent liabilities and liabilities for taxes, or any long term leases or unusual forward or long term commitments, including any interest rate or foreign currency swap or exchange transaction or other obligation in respect of derivatives, that are not reflected in the most recent financial statements referred to in this paragraph.

(b) The unaudited pro forma consolidated balance sheet of the Borrower as at June 30, 2013 (including the notes thereto) (the “**Pro Forma Balance Sheet**”), copies of which have heretofore been furnished to each Lender, has been prepared giving effect (as if such events had occurred on such date) to the Transactions. The Pro Forma Balance Sheet has been prepared in good faith based on the information available as of the date of delivery thereof, and presents fairly on a pro forma basis the estimated financial position of Borrower and its consolidated Subsidiaries as at June 30, 2013, assuming that the events specified in the preceding sentence had actually occurred at such date.

(c) Since December 31, 2012, there has been no change, development or event that, individually or in the aggregate, has had or would reasonably be expected to have a Material Adverse Effect, other than as a result of (i) events leading up to, resulting from and following the commencement of the Cases or the continuation or prosecution thereof (including the announcement of the filing) and (ii) any circumstances disclosed in the Disclosure Statement.

Section 3.05 *Properties*. (a) Except as would not, individually or in the aggregate, reasonably be expected to result in a Material Adverse Effect, each of the Borrower and its Restricted Subsidiaries has good title to, or valid leasehold interests in or rights to use, all its real and personal property (excluding, for the avoidance of doubt, intellectual property, which is the subject of Section 3.06(b)(i)) material to its business taken as a whole, except for Liens permitted by Section 6.02 or other Liens reasonably acceptable to the Administrative Agent.

(b) (i) Each of the Borrower and its Restricted Subsidiaries owns, or is licensed or otherwise has a right to use, all trademarks, tradenames, copyrights, patents and other intellectual property used in its business; *provided, that*, this Section 3.05(b)(i) shall not be deemed to be or construed as a representation or warranty regarding the infringement, misappropriation or violation of the intellectual property rights of any other Person, and (ii) to the knowledge of the Borrower, the use thereof by the Borrower and its Restricted Subsidiaries and the conduct of their businesses does not infringe, misappropriate or violate the intellectual property rights of any other Person, in each case except (x) where the failure to own, be licensed or have the right to use and (y) for any such infringements, misappropriations or violations that, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

Section 3.06 *Litigation and Environmental Matters*. (a) After giving effect to the Plan Confirmation Order and the Plan of Reorganization, there are no actions, suits, investigations or proceedings by or before any arbitrator or Governmental Authority pending and unstayed against or, to the knowledge of the Borrower, threatened against or relating to the Borrower or any of the Subsidiaries (i) that could reasonably be expected, individually or in the aggregate, to result in a Material Adverse Effect or (ii) that involve any of the Loan Documents or the Loan Transactions.

(b) Except for matters that, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect, neither the Borrower nor any of its Restricted Subsidiaries (i) has failed to comply with any Environmental Law or to obtain, maintain or comply with any permit, license or other approval required under any Environmental Law, (ii) is or has become subject to, or to the knowledge of the Borrower is threatened with, any Environmental Liability or (iii) has received written notice of any claim with respect to any Environmental Liability or written notice of violation with respect to any Environmental Law.

Section 3.07 *Compliance with Laws and Agreements*. After giving effect to the Plan Confirmation Order, each of the Borrower and its Restricted Subsidiaries is in compliance with all laws, regulations and orders of any Governmental Authority applicable to it or its property and all indentures, agreements and other instruments binding upon it or its property, except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

Section 3.08 *Investment Company Status*. Neither the Borrower nor any of its Restricted Subsidiaries is (or is required to be) an “investment company” as defined in the Investment Company Act of 1940.

Section 3.09 *Taxes*. Each of the Borrower and its Restricted Subsidiaries has timely filed or caused to be filed all Tax returns and reports required to have been filed and has paid or caused to be paid all Taxes required to have been paid by it, except (a) any Taxes that are being contested in good faith by appropriate proceedings and for which the Borrower or such Restricted Subsidiary, as applicable, has set aside on its books adequate reserves in accordance with GAAP or (b) in each case, to the extent that the failure to do so would not reasonably be expected to result in a Material Adverse Effect.

Section 3.10 *Employee Benefit Plans*. Except as could not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect: (a) each of the Borrower, each Restricted Subsidiary and each of their respective ERISA Affiliates (and in the case of a Pension Plan or a Multiemployer Plan, each of their respective ERISA Affiliates) are in compliance with all applicable provisions and requirements of ERISA and the Code and other federal and state laws and the regulations and published interpretations thereunder with respect to each Plan and Pension Plan and have performed all their obligations under each Plan and Pension Plan; (b) no ERISA Event or Foreign Plan Event has occurred or is reasonably expected to occur; (c) each Plan or Pension Plan which is intended to qualify under Section 401(a) of the Code has received a favorable determination letter from the IRS covering such plan’s most recently completed five-year remedial amendment cycle in accordance with Revenue Procedure 2007-44, I.R.B. 2007-28, indicating that such Plan or Pension Plan is so qualified and the trust related thereto has been determined by the Internal Revenue Service to be exempt from federal income tax under Section 501(a) of the Code or an application for such a determination is currently pending before the Internal Revenue Service and, to the knowledge of Borrower, nothing has occurred subsequent to the issuance of the most recent determination letter which would cause such Plan or Pension Plan to lose its qualified status; (d) no liability to the PBGC (other than required premium payments), any Plan or Pension Plan or any trust established under Title IV of ERISA has been or is expected to be incurred by the Borrower, any Restricted Subsidiary or any of their ERISA Affiliates; (e) no ERISA Event has occurred and neither the Borrower, a Restricted Subsidiary nor any ERISA Affiliate is aware of any fact, event or circumstance that could reasonably be expected to constitute or result in an ERISA Event; (f) each of the Borrower’s and the Restricted Subsidiaries’ ERISA Affiliates have complied with the requirements of Section 515 of ERISA with respect to each Multiemployer Plan and are not in “default” (as defined in Section 4219(c)(5) of ERISA) with respect to payments to a Multiemployer Plan; (g) all amounts required by applicable law with respect to, or by the terms of, any retiree welfare benefit arrangement maintained by the Borrower, any Restricted Subsidiary or any ERISA Affiliate or to which the Borrower, any Restricted Subsidiary or any ERISA Affiliate has an obligation to contribute have been accrued in accordance with ASC Topic 715-60; (h) as of the most recent valuation date for each Multiemployer Plan for which the actuarial report is available, neither the Borrower, any Restricted Subsidiary, nor any of their respective ERISA Affiliates has any potential liability for a complete withdrawal from such Multiemployer Plan (within the meaning of Section 4203 of ERISA), when aggregated with such potential liability for a complete withdrawal from all Multiemployer Plans, based on information available pursuant to Section 4221(e) of ERISA; (i) there has been no Prohibited Transaction or violation of the fiduciary responsibility rules with respect to any Plan or Pension Plan that has resulted or could reasonably be expected to result in a Material Adverse Effect; (j) neither the Borrower, any

Restricted Subsidiary nor any ERISA Affiliate maintains or contributes to, or has any unsatisfied obligation to contribute to, or liability under, any active or terminated Pension Plan other than (i) on the Closing Date, those listed on Schedule 3.10 hereto and (ii) thereafter, Pension Plans not otherwise prohibited by this Agreement; (k) the present value of all accumulated benefit obligations under each Pension Plan, did not, as of the close of its most recent plan year, exceed the fair market value of the assets of such Pension Plan allocable to such accrued benefits (determined in both cases using the applicable assumptions under Section 430 of the Code and the Treasury Regulations promulgated thereunder) and (l) the present value of all accumulated benefit obligations of all underfunded Pension Plans did not, as of the date of the most recent financial statements reflecting such amounts, exceed the fair market value of the assets of all such underfunded Pension Plans (determined in both cases using the applicable assumptions under Section 430 of the Code and the Treasury Regulations promulgated thereunder).

(a) Except as would not reasonably be expected to result in a Material Adverse Effect, no event comprising (A) the commencement of winding up of the UK Pension Scheme, except pursuant to the UK Pension Settlement Agreement, (B) the cessation of participation in the UK Pension Scheme by any Affiliate of the Borrower, except pursuant to the UK Pension Settlement Agreement, or (C) the issue of a warning notice by the UK Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, has occurred, and (to the knowledge of the Borrower or Kodak Limited) the UK Pensions Regulator has not stated any intention to do so.

(b) No Loan Party nor any Affiliate of any Loan Party has incurred any liability to the UK Pension Scheme as a result of ceasing to participate in the UK Pension Scheme and (to the knowledge of the Borrower or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the UK Pension Scheme, except pursuant to the UK Pension Settlement Agreement.

(c) No Loan Party nor any Affiliate of any Loan Party has been notified by the trustees of the UK Pension Scheme that the UK Pension Scheme is being wound up and (to the knowledge of the Borrower or Kodak Limited) the trustees of the UK Pension Scheme have not stated any intention to do so, except pursuant to the UK Pension Settlement Agreement.

(d) Except as would not reasonably be expected to result in a Material Adverse Effect or, except pursuant to the UK Pension Settlement Agreement, the UK Pension Schemes are duly registered for HMRC tax purposes, all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor have been performed in a timely fashion; and there are no material outstanding disputes involving the Borrower or any of its Affiliates concerning the UK Pension Schemes.

Section 3.11 *Disclosure*. None of the reports, financial statements, certificates or other written information (other than projections, pro forma financial information, estimates, budgets, other forward-looking information and information of a general economic or industry nature) furnished by or on behalf of any Loan Party to the Administrative Agent or any Lender in connection with the negotiation of this Agreement or any other Loan Document or delivered hereunder or thereunder (giving effect to all supplements thereto and other public filings with the Bankruptcy Court and the U.S. Securities and Exchange Commission) in connection with the Loan Documents contains, taken as a whole, any material misstatement of fact or omits to state any material fact necessary to make the statements therein, in the light of the circumstances under which they were made, not materially misleading; provided that, with respect to projected financial information, the Borrower represents only that such information was prepared in good faith based upon assumptions by the Borrower believed to be reasonable at the time such projected financial information was furnished, it being understood that such projections are not to be

viewed as facts or as a guarantee of performance or achievement of any particular results and that actual results may vary from projected results (many of which factors are beyond the control of the Borrower and its Subsidiaries and their respective officers, representatives and advisors) and that such variances may be material and that no assurance can be given that the projected results will be realized.

Section 3.12 *Subsidiaries*. Schedule 3.12 sets forth the name of, and the ownership interest of the Borrower (or the Subsidiary of the Borrower that is the direct parent of such other Subsidiary of the Borrower) in, each Subsidiary of the Borrower, in each case as of the Closing Date.

Section 3.13 *Use of Proceeds*. The proceeds of the Loans shall be used to (i) refinance the New Money Loans and the Junior Loans (each as defined in the DIP Term Loan Credit Agreement) and (ii) for general corporate purposes and working capital needs of the Borrower and its subsidiaries.

Section 3.14 *Labor Matters*. As of the Closing Date and except as set forth on Schedule 3.14, there are no strikes, lockouts or slowdowns against the Borrower or any Restricted Subsidiary pending or, to the knowledge of the Borrower, threatened. Except as would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, (a) the Borrower and its Restricted Subsidiaries are in compliance with the Fair Labor Standards Act or any other applicable Federal, state, local or foreign law dealing with hours worked by or payments made to employees or any similar matters (including but not limited to the appropriate classification of employees as exempt or non-exempt), (b) the Borrower and its Restricted Subsidiaries have properly classified all individuals engaged as contractors as such under all applicable Federal, state, local or foreign law, (c) the Borrower and its Restricted Subsidiaries are in compliance with the Worker Adjustment and Retraining Notification Act and all other state, local or foreign laws relating to plant closings or mass layoffs and (d) all payments due from the Borrower or any Restricted Subsidiary, or for which any claim may be made against the Borrower or any Restricted Subsidiary, on account of wages and employee health and welfare insurance and other benefits, have been paid or accrued as a liability on the books of the Borrower or such Subsidiary. Neither the Borrower nor any Subsidiary is subject to any claims arising out of any employment matter, whether pending as of the Closing Date or to its knowledge threatened, which would, individually or in the aggregate, be reasonably expected to have a Material Adverse Effect. Except as does not, or would not reasonably be expected to, have a Material Adverse Effect, the consummation of the Transactions will not give rise to any right of termination or right of renegotiation on the part of any union under any collective bargaining agreement to which the Borrower or any Restricted Subsidiary is bound.

Section 3.15 *Security Documents*. (a) The Security Agreement creates in favor of the Administrative Agent, for the benefit of the Secured Parties referred to therein, a legal, valid, continuing and enforceable security interest in the Collateral (as defined in the Security Agreement) in accordance with and subject to the terms thereof, the enforceability of which is subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law, and the Pledged Collateral (as defined in the Security Agreement), (together with stock powers or other appropriate instruments of transfer executed in blank form), have been delivered to the Administrative Agent. The financing statements, releases and other filings set forth on Schedule 3.15(a) are in appropriate form and have been or will be filed on the Closing Date in the offices reasonably acceptable to the Administrative Agent. Upon such filings (and payment of applicable fees) and/or the obtaining of "control," the Administrative Agent will have a perfected Lien on, and security interest in, to and under all right, title and interest of the grantors thereunder in all such Collateral (as defined in the Security Agreement) to the extent that it may be perfected by filing, recording or registering a financing statement or analogous document (including the proceeds of such Collateral subject to the limitations relating to such proceeds in the UCC) or by obtaining control, under the UCC (in effect on the date this representation is made) in each case prior and superior in right to any other Person (other than, (x) in the

case of (i) the ABL Priority Collateral, the ABL Agent and the First Lien Agent, (ii) the Term Priority Collateral, the First Lien Agent and (y) Permitted Encumbrances, to the extent any such Permitted Encumbrances would have priority over the Liens in favor of the Administrative Agent pursuant to any applicable law).

(b) When the Security Agreement (or a short form thereof) is filed in the United States Patent and Trademark Office and the United States Copyright Office and when financing statements, releases and other filings set forth on Schedule 3.15(b) in appropriate form are filed (which filings shall occur on or prior to the Closing Date) in the offices reasonably acceptable to the Administrative Agent, (and the applicable fees are paid), the Security Agreement shall constitute a fully perfected Lien on, and security interest in, all right, title and interest of the applicable Loan Parties in the Intellectual Property (as defined in the Security Agreement) in accordance with and subject to the terms thereof to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Patent and Trademark Office or the United States Copyright Office, as applicable, in each case prior and superior in right to any other Person (other than the First Lien Agent and Permitted Encumbrances, to the extent any such Permitted Encumbrances would have priority over the Liens in favor of the Administrative Agent pursuant to any applicable law) (it being understood that subsequent recordings in the United States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect a Lien on patents, patent applications, registered trademarks, trademark applications and copyrights (whether or not registered) acquired by the Loan Parties after the date hereof). Notwithstanding the foregoing, nothing in this Agreement shall require any Loan Party to make any filings or take any other actions to record or perfect the Administrative Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse any Agent or any Lender for the same).

(c) The Mortgages, when delivered, will create in favor of the Administrative Agent, for the benefit of the Secured Parties referred to therein, a legal, valid, continuing and enforceable Lien in the Mortgaged Property (as defined in the Mortgages), the enforceability of which is subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law. Upon the filing of the Mortgages with the appropriate Governmental Authorities (and payment of the applicable fees), the Administrative Agent will have a perfected Lien and security interest in, to and under all right, title and interest of the Grantors thereunder in all Mortgaged Property that may be perfected by such filing (including the proceeds of such Mortgaged Property), in each case prior and superior in right to any other Person (other than the First Lien Agent and the Permitted Encumbrances, to the extent any such Permitted Encumbrances would have priority over the Liens in favor of the Administrative Agent pursuant to any applicable law).

Section 3.16 *Federal Reserve Regulations*. (a) No Loan Party is engaged principally, or as one of its important activities, in the business of extending credit for the purpose of buying or carrying Margin Stock.

(b) No part of the proceeds of any Loan will be used to buy or carry Margin Stock or to extend credit to others for the purpose of buying or carrying Margin Stock in violation of the Regulations of the Board, including Regulation U or X .

Section 3.17 *Anti-Terrorism Laws*. (a) Neither the advance of the Loans to the Borrower nor the use of the proceeds of any thereof will violate the Trading With the Enemy Act (50 U.S.C. Section 1 et seq., as amended) (the "**Trading With the Enemy Act**") or any of the foreign assets control regulations of the United States Treasury Department (31 CFR, Subtitle B, Chapter V, as amended) (the "**Foreign Assets Control Regulations**") or any enabling legislation or executive order relating thereto

(which for the avoidance of doubt shall include, but shall not be limited to (a) Executive Order 13224 of September 21, 2001 Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten to Commit, or Support Terrorism (66 Fed. Reg. 49079 (2001)) (the “**Executive Order**”) and (b) the USA PATRIOT Act. Furthermore, neither the Borrower nor any Subsidiary (x) is a “blocked person” as described in the Executive Order, the Trading With the Enemy Act or the Foreign Assets Control Regulations or (y) knowingly engages in any dealings or transactions, or be otherwise associated, with any such “blocked person” or in any manner violative of any such order.

(b) Each Loan Party is in compliance, in all material respects, with the USA PATRIOT Act. No part of the proceeds of the Loans will be knowingly used by the Borrower, directly or indirectly, for any payments to any governmental official or employee, political party, official of a political party, candidate for political office, or anyone else acting in an official capacity, in order to obtain, retain or direct business or obtain any improper advantage, in violation of the United States Foreign Corrupt Practices Act of 1977, as amended.

Section 3.18 *Senior Indebtedness*. The Obligations rank and shall continue to rank at least senior in priority of payment to all Subordinated Indebtedness and all senior unsecured Indebtedness of Borrower and each of its Restricted Subsidiaries and constitute “Junior Term Loan Obligations” and “Second Priority Obligations” with respect to the Term Priority Collateral (each as defined under the Intercreditor Agreement) under the Intercreditor Agreement and “Senior Indebtedness”, “Designated Senior Indebtedness”, “Guarantor Senior Indebtedness” or any comparable term for all Indebtedness that is subordinated in right of payment to the Obligations (if applicable).

Section 3.19 *Regulation H*. No Mortgage, when delivered, will encumber improved real property that is located in an area that has been identified by the Secretary of Housing and Urban Development as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968, unless the Borrower has complied with clause (d) of the Real Estate Requirements with respect to such real property.

Section 3.20 *Solvency*. On the Closing Date, after giving effect to the consummation of the Transactions, the Borrower and its Subsidiaries, on a consolidated basis, are Solvent.

Section 3.21 *No Default*. After giving effect to the consummation of the Transactions, neither the Borrower nor any Restricted Subsidiary will be in default under any indenture, agreement or other instrument binding upon the Borrower or any of the Restricted Subsidiaries or its assets, except with respect to any default to the extent that such default would not reasonably be expected to have a Material Adverse Effect. No Default or Event of Default has occurred and is continuing.

Section 3.22 *Real Estate*. Schedule 1.01(b) is an accurate and complete list of all Real Estate owned in fee simple by a Loan Party on the Closing Date that has an estimated fair market value in excess of \$15,000,000 and is located other than in the state of New York.

ARTICLE IV CONDITIONS

Section 4.01 *Closing Date*. The agreement of each Lender to make the extension of credit requested to be made by it on the Closing Date is subject to the satisfaction (or waiver in accordance with Section 9.02 or as otherwise set forth below), prior to or concurrently with the making of such extension of credit on the Closing Date of the following conditions precedent on or before December 31, 2013:

(a) The Administrative Agent shall have received (i) from each party hereto either a counterpart of this Agreement signed on behalf of such party or written evidence reasonably satisfactory to the Administrative Agent (which may include telecopy or PDF electronic transmission of a signed signature page of this Agreement) that such party has signed a counterpart of this Agreement and (ii) each of the following agreements, duly executed and delivered by each party thereto: (A) the Security Agreement, (B) the Intercreditor Agreement, and (C) each of the other Loan Documents required to be delivered prior to the Closing Date.

(b) The Administrative Agent shall have received a written opinion (addressed to the Administrative Agent and the Lenders and dated the Closing Date and in form and substance reasonably acceptable to the Administrative Agent) of (1) Sullivan & Cromwell LLP, special counsel for the Borrower, covering certain matters relating to the Loan Documents as the Administrative Agent shall reasonably request, (2) Day Pitney LLP, special New Jersey counsel to the Loan Parties and (iii) the general counsel of the Borrower.

(c) The Administrative Agent shall have received a true and complete copy of each Loan Party's organizational documents, an incumbency certificate for each Person authorized to execute Loan Documents on behalf of a Loan Party and who will execute any Loan Documents on behalf of such Loan Party, resolutions authorizing the due execution, delivery and performance of the Loan Documents and the Transactions and a good standing certificate from each Loan Party's jurisdiction of organization (where such concept or a similar concept exists), all in form and substance reasonably acceptable to the Administrative Agent and its counsel.

(d) The Administrative Agent shall have received a customary certificate, dated the Closing Date and signed by a Responsible Officer of the Borrower, confirming compliance with the conditions set forth in this Section 4.01.

(e) The Administrative Agent shall have received a certificate from a Financial Officer of the Borrower certifying that the Borrower and its Subsidiaries, on a consolidated basis, after giving effect to the Transactions (including any Loans to be made on the Closing Date), are Solvent.

(f) The Administrative Agent shall have received (1) the audited consolidated financial statements of the Borrower for the three most recent fiscal years ended at least 90 days prior to the Closing Date, (2) unaudited interim consolidated financial statements of the Borrower for each Fiscal Month and Fiscal Quarter ended subsequent to the date of the latest financial statements delivered pursuant to the preceding clause (1) and at least 45 days prior to the Closing Date, (3) the forecasts of the consolidated quarterly income statement, balance sheet and cash flows, prepared after giving effect to the Transactions, of the Borrower and its Subsidiaries, for each Fiscal Quarter ending after the Closing Date through and including the Fiscal Quarter ending December 31, 2013 and (4) consolidated forecasts of the consolidated income statement, balance sheet and cash flows of the Borrower and its Subsidiaries, prepared after giving effect to the Transactions, in form and substance reasonably acceptable to the Administrative Agent for each fiscal year of the Borrower through the fiscal year ending December 31, 2017.

(g) On a Pro Forma Basis, after giving effect to the Transactions, "Excess Availability" (as defined in the ABL Agreement) plus the unrestricted domestic Cash and Cash Equivalents of the Loan Parties (excluding Cash in the Professional Fee Escrow Account) shall be at least \$150,000,000.

(h) The Administrative Agent shall have received UCC searches conducted in the jurisdictions in which the Borrower and the other Loan Parties are incorporated or such other jurisdictions as the Administrative Agent may reasonably require, reflecting the absence of Liens on any of the Collateral other than Liens expressly permitted by Section 6.02 hereof or Liens which will be terminated on the Closing Date or post-closing as agreed by the Administrative Agent in its sole discretion.

(i) The Administrative Agent shall be reasonably satisfied that (i) all Uniform Commercial Code financing statements required by law or reasonably requested by the Administrative Agent to be filed, registered or recorded to create or perfect the Liens intended to be created under the Loan Documents and all such documents and instruments shall be filed, registered or recorded on or immediately following the Closing Date and (ii) Liens creating a second-priority security interest (subject to certain Liens expressly permitted by Section 6.02 hereof) in the Term Priority Collateral and a third-priority security interest (subject to certain Liens expressly permitted by Section 6.02 hereof) in the ABL Priority Collateral in favor of the Administrative Agent for the benefit of the Secured Parties shall have been perfected to the extent required pursuant to the Loan Documents.

(j) The Administrative Agent, the Lead Arrangers and the Lenders shall have received, as applicable (i) all fees, required to be paid by the Engagement Letter and Fee Letters (and as otherwise agreed) and payable on or prior to the Closing Date, and (ii) to the extent invoiced at least three Business Days prior to the Closing Date, reimbursement or payment of all reasonable out-of-pocket expenses (including reasonable fees, charges and disbursements of counsel) required to be reimbursed or paid by any Loan Party hereunder, under the Engagement Letter or under any other Loan Document.

(k) [Reserved]

(l) The Borrower shall be in compliance with all applicable requirements of Regulations U, T and X of the Board of Governors of the Federal Reserve System.

(m) Simultaneously with the funding of the Loans on the Closing Date, the DIP Credit Facilities shall have been repaid in full in cash and all commitments relating thereto shall have been terminated (other than certain letters of credit that shall have been cash collateralized or backstopped and secured agreements that have been cash collateralized or backstopped thereunder in accordance with the Plan of Reorganization), and all liens and security interests related thereto shall have been terminated or released with such payment in full, termination and release being evidenced by one or more payoff letters reasonably acceptable to the Administrative Agent.

(n) The Administrative Agent shall have received a complete and correct copy of the First Lien Loan Documents and the ABL Loan Documents, including any amendments, supplements or modifications with respect to any of the foregoing.

(o) The Closing Date (as defined under the ABL Agreement) and the Closing Date (as defined in the First Lien Agreement) shall have occurred (or shall occur substantially concurrently with the Closing Date).

(p) One or more orders (which may be the confirmation order) shall have been entered by the Bankruptcy Court (the "**Plan Confirmation Order**"), in form and substance reasonably satisfactory to the Administrative Agent and the Joint Lead Arrangers, which, among other things (A) confirms the Plan of Reorganization, and the Plan of Reorganization shall not have been amended or modified in any manner that is adverse (as determined in good faith by each of the Administrative Agent and the Joint Lead Arrangers) to the rights and interests of the Administrative Agent, the Joint Lead Arrangers and any Lender and their respective Affiliates, in their capacities as such, relative to the version filed with the Bankruptcy Court on June 27, 2013, without written consent of the Administrative Agent and the Joint Lead Arrangers, which order shall have been entered no later than December 31, 2013, provided that an amendment to the Plan of Reorganization that would have the effect of (i) repaying on the effective date

of the Plan of Reorganization in full or in part amounts outstanding under the Borrower's (x) 10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 with the proceeds of a rights offering, and/or (ii) modifying the relative, pro forma ownership of the common stock of the reorganized Borrower between prepetition creditors and/or rights offering participants and/or (iii) implementing and documenting the rights offering (including certain modifications with respect to distributions to general unsecured creditors), on terms not materially inconsistent with those set forth in the documentation provided to the Administrative Agent as of the date of the Engagement Letter, shall each be deemed not to be adverse to the Administrative Agent and the Joint Lead Arrangers, (B) authorizes and approves the extensions of credit in respect of the Loan Transactions, each in the amounts and on the terms set forth in the Loan Documents, First Lien Loan Documents and ABL Loan Documents, and all transactions contemplated by the Loan Transactions and (C) approves the payment by the Borrower of all of the fees provided for in the Fee Letters, the Engagement Letter, the Loan Documents, First Lien Loan Documents and ABL Loan Documents. Such orders shall be in full force and effect and shall not have been vacated or reversed and shall not be stayed or subject to a motion to stay and shall not have been amended or modified in any manner that is adverse (as determined in good faith by the Administrative Agent and the Joint Lead Arrangers) to the rights and interests of the Administrative Agent, the Joint Lead Arrangers and any Lender and their respective Affiliates, in their capacities as such, in any respect without written consent of each of the Administrative Agent and the Joint Lead Arrangers. The Plan Effective Date shall have occurred, or contemporaneous with the funding of the Term Loans shall occur, and all conditions precedent thereto as set forth therein shall have been satisfied or waived.

(q) The Administrative Agent shall have received evidence that all general liability and property insurance required to be maintained pursuant to Section 5.07 of this Agreement and Section 10 of the Security Agreement has been obtained and is in effect and that the Administrative Agent has been named as loss payee or additional insured, as appropriate, under each liability and property insurance policy.

(r) The Lenders shall have received, to the extent requested, all documentation and other information required by regulatory authorities under applicable "know your customer" and anti-money laundering rules and regulations, including the USA PATRIOT Act, in each case at least three (3) Business Days prior to the Closing Date to the extent requested by the Administrative Agent ten (10) Business Days prior to the Closing Date.

(s) The Administrative Agent shall have received any requested environmental review reports that have been prepared within the three years prior to the Closing Date to the extent previously prepared and in the possession or control of the Borrower and to the extent the Borrower is permitted or entitled, pursuant to the terms under which such report was prepared, to provide it to the Administrative Agent.

(t) All material governmental and third party approvals necessary in connection with the Loan Documents and the Transactions shall have been obtained and shall be in full force and effect.

(u) The Borrower shall be in compliance, as of the Closing Date and after giving pro forma effect to the Transactions, with the minimum consolidated adjusted EBITDA covenant set forth in Section 5.03(a) of the DIP Term Loan Credit Agreement (as in effect on June 19, 2013 without giving effect to any future amendments or modifications thereto) and the Administrative Agent shall have received a certificate of the chief financial officer of the Borrower certifying thereto.

(v) The UK Pension Settlement Agreement and the Order (I) Approving (A) the KPP Global Settlement and (B) Procedures for the Assumption and Assignment of Certain Contracts and (II)

Authorizing the Debtors' (A) Entry Into Agreements With Respect to the Transfer of the Document Imaging and Personalized Imaging Businesses and (B) Use, License and Lease of Property of the Estate in Connection Therewith, dated June 21, 2013, as amended from time to time, shall each be in full force and effect.

(w) (i) The Borrower and the Loans each shall have received a rating from Moody's and (ii) the Borrower shall have used commercially reasonable efforts to receive a rating with respect to the Borrower and the Loans from S&P (it being understood that the rating from S&P may not be obtained prior to the Closing Date); *provided*, that, in each case, no specific rating level need be attained.

(x) Either (i) the Amended and Restated Settlement Agreement Eastman Business Park, dated as of August 6, 2013, between the Borrower and the State of New York in respect of environmental liabilities relating to the Eastman Business Park in Rochester, New York (which includes, as a condition precedent to Kodak's obligations, that the United States shall have delivered a covenant not to sue and contribution protection under applicable federal environmental law), and the Order Approving and Authorizing the Debtors' Entry into the Eastman Business Park Settlement Agreement, entered August 19, 2013, shall each be in full force and effect or (ii) the Administrative Agent shall have received reasonably satisfactory evidence that the maximum aggregate projected cash cost estimated by the Borrower as of the Closing Date for the Borrower and its Subsidiaries with respect to such state or federal environmental liabilities over the ten year period following the Closing Date is (i) an average of \$2,500,000 or less per year and (ii) \$25,000,000 or less in the aggregate.

(y) The representations and warranties of each Loan Party set forth in the Loan Documents shall be true and correct in all material respects (or in all respects, if qualified by materiality) on and as of the Closing Date (unless a representation or warranty is made as of a specific date or for a specified period, in which case such representation or warranty shall be true and correct in all material respects as of such specified date or for such specified period).

(z) At the time of and immediately after giving effect to the Closing Date and the Borrowings to be made on the Closing Date, no Default or Event of Default shall have occurred and be continuing.

(aa) Clause (d) of the Real Estate Requirements shall have been satisfied with respect to all Mortgaged Property set forth on Schedule 1.01(b).

ARTICLE V AFFIRMATIVE COVENANTS

Until the Commitments have expired or been terminated and the principal of and interest on each Loan and all fees and other Obligations payable hereunder shall have been paid in full (other than contingent indemnification obligations not then due and payable), the Borrower covenants and agrees with the Lenders that:

Section 5.01 *Financial Statements and Other Information*. The Borrower will furnish to the Administrative Agent and each Lender (through the Administrative Agent) each of the following together with all supporting documentation as the Administrative Agent may reasonably require:

(a) by April 30, 2014 for the fiscal year ended December 31, 2013, and for each fiscal year thereafter as promptly as practicable and in no event later than ninety (90) days after the end of each such fiscal year of the Borrower, the audited consolidated balance sheet and related statements of operations, stockholders' equity and cash flows as of the end of and for such year of the Borrower and its

consolidated Subsidiaries, setting forth in each case in comparative form the figures for the previous fiscal year, accompanied by an opinion of PricewaterhouseCoopers LLP or other independent public accountants of recognized national standing (without a “going concern” or like qualification or exception and without any qualification or exception as to the scope of such audit or other material qualification or exception, except for any such qualification or exception with respect to any indebtedness maturing within 364 days after the date of such financial statements) to the effect that such consolidated financial statements present fairly in all material respects the financial condition and results of operations of the Borrower and its consolidated Subsidiaries on a consolidated basis in accordance with GAAP;

(b) by December 15, 2013 for the Fiscal Quarter ended September 30, 2013, and within forty-five (45) days after the end of each of the first three Fiscal Quarters of each fiscal year of the Borrower thereafter, the consolidated balance sheet and related statements of operations, stockholders’ equity and cash flows of the Borrower and its consolidated Subsidiaries as of the end of and for such Fiscal Quarter and then elapsed portion of the fiscal year, setting forth in each case in comparative form the figures for the corresponding period or periods of (or, in the case of the balance sheet, as of the end of) the previous fiscal year, all certified by one of its Financial Officers as presenting fairly in all material respects the financial condition and results of operations of the Borrower and its consolidated Subsidiaries on a consolidated basis in accordance with GAAP consistently applied, subject to normal year-end audit adjustments and the absence of footnotes (the financial statements required to be delivered pursuant to Section 5.01(a) and this Section 5.01(b), “**Financial Statements**”);

(c) concurrently with any delivery of Financial Statements, the related consolidating financial statements (which may be in footnote form only) reflecting the adjustments necessary to eliminate the accounts of Unrestricted Subsidiaries (if any) from such Financial Statements;

(d) concurrently with (i) any delivery of Financial Statements, a certificate of a Financial Officer certifying as to whether a Default or an Event of Default has occurred during the period covered by the Financial Statements and is continuing and, if a Default or Event of Default has occurred, specifying the details thereof and any action taken or proposed to be taken with respect thereto and (ii) any delivery of Financial Statements pursuant to Section 5.01(a) (unless the Borrower has or will file an Annual Report or Form 10-K for such period), a certificate of a Financial Officer setting forth reasonably detailed calculations demonstrating compliance with Section 6.13 and stating whether any change in GAAP or in the application thereof has occurred since the date of the Borrower’s audited financial statements referred to in Section 3.04 and, if any such change has occurred, specifying the effect of such change on the Financial Statements accompanying such certificate;

(e) (x) concurrently with the delivery of Financial Statements pursuant to Section 5.01(a), a certificate of a Financial Officer setting forth a reasonably detailed calculation of Excess Cash Flow for the applicable fiscal year and (y) concurrently with the delivery of Financial Statements pursuant to Section 5.01(a) or (b), (i) a Compliance Certificate containing all information and calculations necessary for determining compliance by the Borrower and its Restricted Subsidiaries with Section 6.15 as of the last day of the fiscal quarter or fiscal year of the Borrower, as the case may be, and (y) to the extent not previously disclosed to the Administrative Agent, (1) a description of any change in the jurisdiction of organization of any Loan Party, (2) a list of any Intellectual Property (as defined in the Security Agreement) acquired by any Loan Party and (3) a description of any new Restricted Subsidiary or Unrestricted Subsidiary (including each Person that has been designated as a Restricted Subsidiary or an Unrestricted Subsidiary) as of the date of delivery of such Compliance Certificate or a confirmation that there is no change in such information since the later of the Closing Date or the date of the last such list, in each case since the date of the most recent report delivered pursuant to this clause (y) (or, in the case of the first such report so delivered, since the Closing Date);

(f) within ninety (90) days after the beginning of the fiscal year ended December 31, 2013 of the Borrower and within sixty (60) days after the beginning of each fiscal year thereafter of the Borrower, a reasonably detailed consolidated budget of the Borrower and its consolidated Subsidiaries for such fiscal year (including a projected consolidated balance sheet and related statements of projected operations and cash flow and availability forecast as of the end of and for each Fiscal Month during such fiscal year and setting forth the assumptions used for purposes of preparing such budget); it being understood that the projections are made on the basis of the Borrower's then current good faith views and assumptions believed to be reasonable when made with respect to future events, and assumptions that the Borrower believes to be reasonable as of the date thereof and further being understood that projections, including the projections, are subject to significant uncertainties and contingencies, many of which are beyond the Borrower's control, inherently unreliable and that actual performance may differ materially from the projections and no assurance is given by the delivery of such projections or otherwise that the projections will be realized;

(g) promptly after the same become publicly available, copies of all periodic and other reports, proxy statements and other materials filed by the Borrower or any Subsidiary with the Securities and Exchange Commission, or any Governmental Authority succeeding to any or all of the functions of said Commission, or with any national securities exchange, or distributed by the Borrower to its stockholders generally, as the case may be;

(h) within five Business Days after the same are sent, copies of all financial and collateral reporting (including supporting information) provided by the Borrower or its Restricted Subsidiaries to the lenders or agents under the ABL Loan Documents or the First Lien Loan Documents;

(i) promptly following the effectiveness thereof, copies of any amendment, supplement, waiver or other modification with respect to any First Lien Loan Document or any ABL Loan Document; and

(j) promptly following any request therefor, such other information regarding the operations, business affairs and financial condition of the Borrower or any Subsidiary, or compliance with the terms of any Loan Document, as the Administrative Agent or any Lender may reasonably request.

Notwithstanding the foregoing or any provision of the Loan Documents, in no event shall Borrower or any of its Subsidiaries be required to provide any such information (1) which constitutes non-financial trade secrets or non-financial proprietary information, (2) in respect of which disclosure to any Agent or any Lender (or their respective representatives or contractors) is prohibited by law or contractual confidentiality obligation owed to a third party, which obligation (x) was entered into in the ordinary course of business, (y) was entered into for a bona fide purpose and (z) has a reasonable relationship as determined by the Borrower in their reasonable discretion to the event, condition or other matter that is the basis therefor or (3) is subject to attorney client or similar privilege or constitutes attorney work-product.

Documents required to be delivered pursuant to Section 5.01(a), Section 5.01(b), Section 5.01(d) or Section 5.01(g) (to the extent any such documents are included in materials otherwise filed with the Securities and Exchange Commission) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date (1) on which such documents are posted, or the Administrative Agent is provided a link thereto on the website address listed on Schedule 5.01; (2) on which such documents are posted on the Borrower's behalf on an Internet or intranet website, if any, to which each Lender and the Administrative Agent have access (whether a commercial, third-party website or whether sponsored by the Administrative Agent); or (3) on which such documents are filed for public availability on the SEC's Electronic Data Gathering and Retrieval System; *provided that*, with respect to each of

clauses (1) through (3) above: (x) at the reasonable request of any Lender (through the Administrative Agent), the Borrower shall deliver paper copies of the documents requested by such Lender to the Administrative Agent for delivery to such Lender, and (y) the Borrower shall notify the Administrative Agent and each Lender (by telecopier or email) of the posting of any such documents and provide to the Administrative Agent by email electronic versions (i.e., soft copies) of such documents (which notice shall be deemed delivered upon filing with the Securities and Exchange Commission). The Administrative Agent shall have no obligation to request the delivery or to maintain copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the Loan Parties with any such request for delivery, and each Lender shall be solely responsible for requesting delivery to it or maintaining its copies of such documents. Notwithstanding anything to the contrary herein, the Borrower is required to deliver paper copies of the certificates required by Section 5.01(d) to the Administrative Agent.

The Loan Parties hereby acknowledge that (1) the Administrative Agent will make available to the Lenders materials and/or information provided by or on behalf of the Loan Parties hereunder (collectively, "**Borrower Materials**") by posting the Borrower Materials on IntraLinks or another similar electronic system (the "**Platform**") and (2) certain of the Lenders may be "**public-side**" Lenders (i.e., Lenders that do not wish to receive material non-public information with respect to the Loan Parties or their securities) (each, a "**Public Lender**"). The Loan Parties hereby agree that so long as any Loan Party is the issuer of any outstanding debt or equity securities that are registered or issued pursuant to a private offering or is actively contemplating issuing any such securities they will use commercially reasonable efforts to identify that portion of the Borrower Materials that may be distributed to the Public Lenders and that (w) all such Borrower Materials shall be clearly and conspicuously marked "**PUBLIC**" which, at a minimum, shall mean that the word "**PUBLIC**" shall appear prominently on the first page thereof; (x) by marking Borrower Materials "**PUBLIC**," the Loan Parties shall be deemed to have authorized the Administrative Agent and the Lenders to treat such Borrower Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Loan Parties or their securities for purposes of United States Federal and state securities laws (*provided, however*, that to the extent such Borrower Materials constitute Information, they shall be treated as set forth in Section 9.12); (y) all Borrower Materials marked "**PUBLIC**" are permitted to be made available through a portion of the Platform designated "**Public Lender**"; and (z) the Administrative Agent shall treat any Borrower Materials that are not marked "**PUBLIC**" as being suitable only for posting on a portion of the Platform not designated "**Public Lender**."

Notwithstanding anything to the contrary contained herein or in any other Loan Document, neither Borrower nor any Subsidiary shall be required to provide the Administrative Agent, any Lender or any other party hereto (or any of their advisors or consultants) with access to, or details concerning, any facility or information to the extent that such provision would, in the Borrower's sole good faith judgment, result in a violation of Applicable Law or regulation, including International Traffic in Arms Regulations.

Section 5.02 *Notices of Material Events.*

(a) The Borrower will furnish to the Administrative Agent and each Lender (through the Administrative Agent), promptly following obtaining knowledge thereof, written notice of the following:

(i) the occurrence of any Default or Event of Default;

(ii) the filing or commencement of any action, suit or proceeding by or before any arbitrator or Governmental Authority against or affecting the Borrower or any Affiliate thereof that, if adversely determined, would reasonably be expected to result in a Material Adverse Effect;

(iii) (A) as soon as possible upon becoming aware of the occurrence of any ERISA Event or Foreign Plan Event, a written notice specifying the nature thereof, what action the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates has taken, is taking or proposes to take with respect thereto and, when known, any action taken or threatened by the IRS, the Department of Labor, the PBGC or any other governmental agency with respect thereto; and (B) with reasonable promptness, upon Administrative Agent's request, copies of (1) each Schedule B (Actuarial Information) to the annual report (Form 5500 Series) filed by the Borrower or any Restricted Subsidiary, any of the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates with the IRS with respect to each Pension Plan; (2) all notices received by the Borrower, any of the Restricted Subsidiaries or any of their respective ERISA Affiliates from a Multiemployer Plan sponsor concerning an ERISA Event; and three (3) copies of such other documents or governmental reports or filings relating to any Plan or Pension Plan as Administrative Agent shall reasonably request;

(iv) promptly following receipt thereof, copies of (i) any documents described in Section 101(f) of ERISA that the Borrower, any Restricted Subsidiary or any ERISA Affiliate may request with respect to any Plan, and any documents described in 101(k) or 101(l) of ERISA that the Borrower, any Restricted Subsidiary or any ERISA Affiliate may request with respect to any Multiemployer Plan; provided, that if the relevant Restricted Subsidiaries or ERISA Affiliates have not requested such documents or notices from the administrator or sponsor of the applicable Multiemployer Plans, then, upon reasonable request of the Administrative Agent, such Restricted Subsidiary or the ERISA Affiliate shall promptly make a request for such documents or notices from such administrator or sponsor and the Borrower shall provide copies of such documents and notices to the Administrative Agent promptly after receipt thereof;

(v) except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Borrower or Kodak Limited knows or has reason to know that (A) the UK Pension Scheme has commenced winding up, (B) the UK Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice to the Borrower or any of its Affiliates in relation to the UK Pension Scheme or (C) the Borrower or any of its Affiliates which currently participates in the UK Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Borrower (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto;

(vi) any other development that results in, or would reasonably be expected to result in, a Material Adverse Effect (other than in respect of developments the subject matter of which is covered by subclauses (a)(ii)-(v)); and

(vii) the filing or commencement of any action, suit or proceeding by or before any arbitrator or Governmental Authority against any Loan Party with respect to the Plan of Reorganization or Plan Confirmation Order.

(b) Each notice delivered under this Section 5.02 shall be accompanied by a statement of a Financial Officer or other executive officer of the Borrower setting forth the details of the event or development requiring such notice and any action taken or proposed to be taken with respect thereto.

Section 5.03 *Information Regarding Collateral*. The Borrower will furnish to the Administrative Agent notice of the following changes within fifteen (15) days after any change (i) in any Loan Party's corporate, limited liability company or partnership name, (ii) in the location of any Loan Party's "location" (as determined under Section 9-307 of the UCC), chief executive office or principal place of business (including the establishment of any such new principal place of business), (iii) in any Loan Party's organizational structure or (iv) in any Loan Party's Federal Taxpayer Identification Number or state organizational number. The Borrower agrees not to effect or permit any change referred to in the preceding sentence unless all filings have been made, or are timely made after such change, under the Uniform Commercial Code or otherwise that are required in order for the Administrative Agent to continue at all times following such change to have a valid, legal and perfected security interest in all of the Collateral (free and clear of all Liens other than Liens permitted by Section 6.02).

Section 5.04 *Existence; Conduct of Business*. The Borrower will, and will cause each of the Restricted Subsidiaries (other than Immaterial Subsidiaries) to, do or cause to be done all things necessary to preserve, renew and keep in full force and effect its (i) legal existence and (ii) rights, licenses, permits, privileges, franchises and intellectual property rights used in the normal conduct of its business, taken as a whole; except, in the case of (i) (other than with respect to the Borrower) or (ii), (x) to the extent (1) that failure to do so would not reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect or (2) pursuant to any merger, consolidation, liquidation or dissolution or Disposition permitted under Section 6.03 or Section 6.05, or (y) neither the Borrower nor any Restricted Subsidiary shall be required to preserve, renew or keep in full force and effect any intellectual property rights if the Borrower or such Restricted Subsidiary determines in its reasonable business judgment that the preservation, renewal or keeping in full force and effect thereof is no longer desirable in the conduct of the business of the Borrower or such Restricted Subsidiary, taken as a whole.

Section 5.05 *Payment of Taxes*. The Borrower will, and will cause each of the Restricted Subsidiaries to, pay all Taxes imposed upon it or any of its properties or assets or in respect of any of its income, businesses or franchises, before any penalty or fine accrues thereon; provided, that no such Tax need be paid if (i) the failure to pay would not be reasonably expected to have a Material Adverse Effect or (ii) it is being contested in good faith by appropriate proceedings and as to which adequate reserve or other appropriate provision, as shall be required in conformity with GAAP shall have been made therefor.

Section 5.06 *Maintenance of Properties*. Except where the failure to do so would not reasonably be expected to have a Material Adverse Effect, the Borrower will, and will cause each of the Restricted Subsidiaries to, keep and maintain all tangible property material to the conduct of the business of the Borrower and the Restricted Subsidiaries, taken as a whole, in good working order and condition, ordinary wear and tear, casualty and condemnation excepted; provided that the foregoing shall not prohibit any transactions permitted under Section 6.05.

Section 5.07 *Insurance*. (a) The Borrower will, and will cause each of the Restricted Subsidiaries to: (i) maintain insurance (after giving effect to self-insurance) with financially sound and reputable insurers on such of its property and in at least such amounts and against at least such risks as is customary with companies in the same or similar businesses operating in the same or similar locations; (ii) maintain such other insurance as may be required by law; and (iii) promptly following reasonable request by the Administrative Agent, which request need not be made in writing, furnish the Administrative Agent with certificates evidencing the insurance required by this paragraph. The Loan Parties shall require all property, casualty and liability insurance policies to be endorsed, which endorsement shall be reasonably satisfactory in form and substance to the Administrative Agent, to name the Administrative Agent for the benefit of the Lenders, as additional insured or loss payee, as appropriate; provided that the Borrower shall only be required to use its commercially reasonable efforts to obtain any notification endorsement. The Borrower shall deliver to the Administrative Agent, within

ten (10) Business Days after the cancellation of any such policy of insurance, a certificate of insurance for the replacement policy to the extent such insurance is required to be replaced pursuant to this Section 5.07. In the event of the Borrower's or any other Loan Party's failure to obtain or maintain the insurance required by this paragraph, without waiving any Event of Default occasioned thereby, the Administrative Agent shall have the right following thirty (30) days prior notice to the Borrower to obtain the required coverage and invoice the Borrower for the premium payments therefor.

(b) If at any time the area in which any owned Real Estate on which a Mortgage has been granted is located is designated (i) a "flood hazard area" in any Flood Insurance Rate Map published by the Federal Emergency Management Agency (or any successor agency) with respect to which flood insurance has been made available under any of the Flood Insurance Laws, the Borrower shall (A) maintain, with a financially sound and reputable insurer, flood insurance (which may be in the form of a blanket policy) in such total amount as is reasonably acceptable to the Administrative Agent and otherwise sufficient to comply with applicable rules and regulations promulgated pursuant to the Flood Insurance Laws, and (B) deliver to the Administrative Agent evidence of such compliance in form and substance reasonably acceptable to the Administrative Agent or (ii) a "Zone 1" area, the Borrower shall obtain earthquake insurance in such total amount as is reasonably required by the Administrative Agent (but in any event not to exceed the replacement cost or fair market value of the property, as reasonably estimated by the Borrower). All premiums on any of the insurance referred to in this Section 5.07(b) shall be paid when due by the Borrower and, if requested by the Administrative Agent, summaries of the policies shall be provided to the Administrative Agent annually or as it may otherwise reasonably request. Without limiting the rights of the Administrative Agent provided for above, if the Borrower fails to obtain or maintain any insurance required under the Flood Insurance Laws within thirty (30) days following written notice to the Borrower (or such shorter period as required by Applicable Law), the Administrative Agent may obtain it at the Borrower's expense. By purchasing any of the insurance referred to in this Section 5.07(b), the Administrative Agent shall not be deemed to have waived any Default or Event of Default arising from the Borrower's failure to maintain such insurance or pay any such premiums in respect thereof.

(c) The Borrower and the other Loan Parties acknowledge and agree that all income, payments and proceeds of a physical damage property insurance claim payable to them and relating to the Term Priority Collateral will be received by the Borrower and the other Loan Parties as agent hereunder for the benefit of the Lenders and, from and after the Cash Control Implementation Date, deposited in an account subject to an Account Control Agreement in favor of the Administrative Agent, the First Lien Agent or the ABL Agent in accordance with the Security Agreement and the Intercreditor Agreement. Unless an Event of Default has occurred and is continuing, the Administrative Agent shall cause any insurance proceeds for which it is loss payee for the benefit of the Secured Parties to be made available to the Borrower as promptly as practicable after receipt thereof by the Administrative Agent for application as required or otherwise permitted by the Loan Documents.

Section 5.08 *Books and Records; Inspection and Audit Rights*. The Borrower will keep proper financial records in accordance with GAAP in all material respects. The Borrower will, and will cause each of the Restricted Subsidiaries to, permit any representatives designated by the Administrative Agent in consultation with the Borrower, upon reasonable prior notice, no more than once in any period of twelve (12) consecutive months commencing on or after the Closing Date (or on an unlimited basis during the continuance of an Event of Default), to visit and inspect its properties, to examine and make extracts from such records, and to discuss its affairs, finances and condition with its officers and independent accountants, all during normal business hours at times mutually agreed by the Borrower and the Administrative Agent and in a commercially reasonable manner; provided that in no event shall the requirements set forth in this Section 5.08 require the Borrower or any of its Restricted Subsidiaries to provide any such information which (i) constitutes non-financial trade secrets or non-financial proprietary

information, (ii) in respect of which disclosure to the Administrative Agent or any Lender (or their respective representatives or contractors) is prohibited by Applicable Law or contractual confidentiality obligation owed to a third party or (iii) in the reasonable determination of the Borrower, is subject to attorney client or similar privilege or constitutes attorney work-product; provided, further that the Borrower shall be given the opportunity to be present at any meetings with its independent accountants. Notwithstanding anything to the contrary contained herein or in any other Loan Document, no Loan Party shall be required to provide the Administrative Agent, any Lender or any of their advisors or consultants with access to, or details concerning, any facility, document or information to the extent that such provision would, in such Loan Party's reasonable judgment, result in a violation of Applicable Law or regulation, including International Traffic in Arms Regulations.

Section 5.09 *Compliance with Laws and Contractual Obligations*. The Borrower will, and will cause each of the Restricted Subsidiaries to, comply with all Contractual Obligations and all laws, rules, regulations and orders of any Governmental Authority applicable to it or its property, except where the failure to do so, individually or in the aggregate, would not reasonably be expected to result in a Material Adverse Effect.

Section 5.10 *Additional Subsidiaries*. If (x) any additional Domestic Subsidiary is formed or acquired after the Closing Date or if a Domestic Subsidiary that was an Excluded Subsidiary no longer meets the applicable criteria to remain an Excluded Subsidiary, or (y) if any additional Foreign Subsidiary that is not an Immaterial Foreign Subsidiary is formed or acquired after the Closing Date or any Foreign Subsidiary ceases to be an Immaterial Foreign Subsidiary, the Borrower will promptly notify the Administrative Agent and the Lenders thereof and (a) the Borrower will cause any such Subsidiary that is a Domestic Subsidiary (other than an Excluded Subsidiary) (i) to become a party to the Security Agreement in the manner provided therein and within thirty (30) days (or such longer period as the Administrative Agent may consent to in its reasonable discretion) after such Subsidiary is formed or acquired or no longer qualifies as an Excluded Subsidiary, (ii) promptly to take such actions to create, grant, establish, preserve and perfect the Liens on such Subsidiary's assets to the extent required under the Security Documents or as the Administrative Agent or the Required Lenders shall reasonably request in accordance with the Loan Documents and (iii) to deliver, if requested by the Administrative Agent, a written opinion of counsel (which counsel shall be reasonably satisfactory to the Administrative Agent) to the Borrower or such Subsidiary, as applicable, with respect to the matters described in clauses (i) and (ii) hereof, in each case in form and substance reasonably satisfactory to the Administrative Agent and (b) if any Equity Interests of any such Subsidiary are owned directly by or on behalf of the Borrower or any Guarantor, the Borrower will cause such Equity Interests to be pledged pursuant to the Security Agreement within thirty (30) days for a Domestic Subsidiary and within sixty (60) days for a Foreign Subsidiary (or, in each case, such longer period as the Administrative Agent may consent to in its reasonable discretion) after such Subsidiary is formed or acquired (provided that in no event shall more than sixty-five percent (65%) of the total outstanding voting Equity Interests in any such Subsidiary that is a Material First-Tier Foreign Subsidiary be required to be so pledged; provided further, that no Foreign Subsidiary will be subject to local pledge perfection if in the applicable foreign jurisdiction such Foreign Subsidiary would have to consult a works council, or other similar entity, in order to perfect the pledge); provided further, that the Agent may agree at the request of the Borrower to exclude additional Foreign Subsidiaries from the pledge requirement if the burden of providing such pledge to the Company outweighs the expected benefit of the pledge to the Lenders.

Section 5.11 *Further Assurances; Post-Closing Mortgages*. (a) Subject to the limitations set forth in the Loan Documents, the Borrower will, and will cause each other Loan Party to, at the expense of the Loan Parties, promptly execute any and all further documents, financing statements, agreements and instruments, and take all such further actions (including the filing and recording of financing statements, intellectual property filings, termination statements, fixture filings and other documents),

which may be required under any Applicable Law, or which the Administrative Agent or the Required Lenders may reasonably request, to grant, preserve, protect or perfect the Liens created or intended to be created by the Security Documents or the validity or priority of any such Lien.

(b) The Borrower will deliver an executed Mortgage on, and satisfy the Real Estate Requirements with respect to, all Real Estate owned in fee simple by a Loan Party and acquired after the Closing Date that has an estimated fair market value in excess of \$15,000,000 and is located other than in the state of New York, within ninety (90) days of such acquisition (or such later period as agreed in writing by the Administrative Agent in its sole discretion), together with all documents and instruments required under the law of the jurisdiction in which such Mortgage is to be recorded to perfect the security interest of the Administrative Agent in the Collateral free of any other pledges, security interests or mortgages, except Liens expressly permitted hereunder.

(c) The Borrower will deliver an executed Mortgage on, and satisfy the Real Estate Requirements with respect to, all Mortgaged Property listed on Schedule 1.01(b) within ninety (90) days of the Closing Date (or such later period as agreed in writing by the Administrative Agent in its sole discretion), together with all documents and instruments required under the law of the jurisdiction in which such Mortgage is to be recorded to perfect the security interest of the Administrative Agent in the Collateral free of any other pledges, security interests or mortgages, except Liens expressly permitted hereunder.

Section 5.12 *Cash Management*. (a) Annexed hereto as Schedule 5.12(a)(i) is a schedule of all DDAs that are maintained by the Loan Parties as of the Closing Date, which schedule shall include, with respect to each depository as of the Closing Date (i) the name and address of such depository; (ii) the account number(s) maintained with such depository; and (iii) a contact person at such depository. Attached hereto as Schedule 5.12(a)(ii) is a schedule of all lock boxes that are maintained by the Loan Parties as of the Closing Date (the “**Lock Boxes**”).

(b) As soon as practicable and in no event more than sixty (60) days following the Closing Date (which period may be extended by the ABL Agent under the ABL Agreement) (the “**Cash Control Implementation Date**”), the Loan Parties shall enter into (i) an Account Control Agreement with the banks with which any Loan Party maintains DDAs and securities accounts, with respect to each DDA and securities account (other than any Excluded Accounts or Disbursement Accounts) (collectively, the “**Controlled DDA Accounts**”) and (ii) a Lock Box Agreement with the banks with which any Loan Party maintains a Lock Box, with respect to each Lock Box (collectively, the “**Controlled Lock Box Accounts**”).

(c) If, at any time from and after Cash Control Implementation Date, any cash or cash equivalents owned by any Loan Party that constitutes Collateral are deposited to any DDA, securities account or Lock Box Account, or held or invested in any manner, other than in a Controlled Account (or a Disbursement Account or an Excluded Account), the Administrative Agent (with the consent of the ABL Agent and the First Lien Agent) may require the applicable Loan Party to close such account and have all funds therein transferred to a Controlled Account, and all future deposits made to a Controlled Account (other than with respect to cash on deposit in an Excluded Account or Disbursement Account).

(d) The Loan Parties may close DDAs or Controlled Accounts and/or open new DDAs or Controlled Accounts, subject to the execution and delivery to the ABL Agent, the First Lien Agent and the Administrative Agent of appropriate Account Control Agreements or Lock Box Agreements, as applicable, consistent with the provisions of this Section 5.12 and otherwise reasonably satisfactory to the ABL Agent, the First Lien Agent and the Administrative Agent.

(e) The only Disbursement Accounts as of the Closing Date are as described in Schedule 5.12(e).

Section 5.13 *Designation of Subsidiaries*. The board of directors of the Borrower may at any time designate any Restricted Subsidiary as an Unrestricted Subsidiary or any Unrestricted Subsidiary as a Restricted Subsidiary; provided that (a) immediately before and after such designation, no Default shall have occurred and be continuing, (b) Unrestricted Subsidiaries, when taken together with all Immaterial Subsidiaries, at the time of designation shall not have net sales for any Fiscal Quarter or total assets as of the last day of any Fiscal Quarter in an amount that is equal to or greater than 7.5% of the net sales or total assets, as applicable, of the Borrower and its Restricted Subsidiaries for, or as of the last day of, such Fiscal Quarter determined as of the date of the most recent financial statements required to be delivered pursuant to Section 5.01(a) or 5.01(b), as the case may be; provided that if for any subsequent Fiscal Quarter the conditions above would not be met if the Borrower were designating such Subsidiary as an Unrestricted Subsidiary at such time, the Borrower will promptly designate in writing to the Administrative Agent, pursuant to this Section 5.13, the Subsidiaries which will cease to be Unrestricted Subsidiaries in order to comply with the foregoing conditions and (c) no Subsidiary may be designated as an Unrestricted Subsidiary if it is a "Restricted Subsidiary" for the purpose of the First Lien Facility or the ABL Facility. The designation of any Subsidiary as an Unrestricted Subsidiary shall constitute an Investment by the Borrower or the relevant Restricted Subsidiary (as applicable) therein at the date of designation in an amount equal to the fair market value of such Person's (as applicable) investment therein and the Investment resulting from such designation must otherwise be in compliance with Section 6.04. The designation of any Unrestricted Subsidiary as a Restricted Subsidiary shall constitute the incurrence at the time of designation of any Indebtedness or Liens of such Subsidiary existing at such time. As of the date hereof, there are no Unrestricted Subsidiaries.

Section 5.14 *Benefit Plans Payments*. The Borrower, the Restricted Subsidiaries and all ERISA Affiliates shall make all required contributions to any Plans, Pension Plans or Multiemployer Plans which, if not made, would reasonably be expected to result in a Material Adverse Effect, unless such payment is being contested pursuant to Section 5.05.

Section 5.15 *Lender Meetings*. The Borrower will, upon the request of the Administrative Agent or the Required Lenders, participate in one teleconference with the Administrative Agent and the Lenders during each Fiscal Quarter (or, for so long as an Event of Default is continuing, more frequent teleconferences as the Administrative Agent may reasonably request) during normal business hours at such time as may be mutually agreed to by the Borrower and the Administrative Agent, which teleconference shall include a clearly demarcated portion suitable for Public Lenders (it being understood and agreed that the appropriate ABL Lenders and First Lien Lenders may participate in any such teleconferences and such participation shall satisfy the Borrower's obligation in respect thereof under the ABL Agreement or First Lien Agreement, as applicable).

Section 5.16 *Environmental Matters*. Without limitation of any other covenants, rights or other obligations expressed elsewhere in this Agreement:

(a) Each Loan Party will, and will cause each of its Restricted Subsidiaries, to take all reasonable actions required under Environmental Laws to (i) the extent it has knowledge thereof, cure any violation of applicable Environmental Laws by any Loan Party or its Restricted Subsidiaries that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect; (ii) make an appropriate response to any claim, suit or proceeding against any Loan Party or any of its Restricted Subsidiaries asserting any Environmental Liability (in each case to the extent such Loan Party has knowledge of such claim, suit or proceeding) and discharge any obligations it may have to any Person thereunder, where failure to do so would reasonably be expected to have, individually or in the aggregate,

a Material Adverse Effect; (iii) implement any and all Remedial Actions required to comply with Environmental Laws or that are legally required by any Governmental Authority acting within its jurisdiction (following final resolution of the Loan party's or its Restricted Subsidiaries' challenges or appeals, if any, of the relevant Governmental Authority's order or decision) or that are otherwise necessary to maintain the value and marketability of its owned or leased Real Estate for industrial usage, except where failure to perform any such Remedial Action would not reasonably be expected to result in a Material Adverse Effect.

(b) Promptly upon obtaining knowledge of the occurrence thereof, the Borrower shall deliver to the Administrative Agent written notice describing in reasonable detail (i) any Release that would reasonably be expected to require a Remedial Action or give rise to Environmental Liability, in each case that would reasonably be expected to result in a Material Adverse Effect, (ii) any Remedial Action by any Loan Party, its Restricted Subsidiaries or any other Person in response to the presence or Release of Hazardous Materials that would reasonably be expected to result in Environmental Liability of any Loan Party or its Restricted Subsidiaries that would be reasonably expected to result in a Material Adverse Effect, (iii) any claim, demand, suit or proceeding (including any request for information by a Governmental Authority) that would reasonably be expected to result in Environmental Liability of any Loan Party or its Restricted Subsidiaries that would reasonably be expected to result in a Material Adverse Effect, (iv) any Loan Party or its Restricted Subsidiaries' discovery of any occurrence or condition at any of its owned or leased Real Estate, or on any adjoining Real Estate, that would reasonably be expected to cause such owned or leased Real Estate or any part thereof to be subject to any material restrictions on the ownership, occupancy, transferability or use thereof or any lien in favor of any Governmental Authority to secure the satisfaction of any liability under any Environmental Laws that, in each case, would reasonably be expected to result in a Material Adverse Effect, (v) any proposed acquisition of Equity Interests, assets or property by any Loan Party or any of its Restricted Subsidiaries that would reasonably be expected to expose any Loan Party or any of its Restricted Subsidiaries to, or result in, Environmental Liability that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect and (vi) any proposed action to be taken by any Loan Party or any of its Restricted Subsidiaries to modify current operations in a manner that would reasonably be expected to subject any Loan Party or any of its Restricted Subsidiaries to additional obligations or requirements under Environmental Laws that would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect.

Section 5.17 *Maintenance of Ratings*. The Borrower shall use its commercially reasonable efforts to maintain (x) a public rating of the Loans by S&P and Moody's and (y) a public corporate rating for the Borrower from S&P and a public corporate family rating from Moody's; provided that no specific rating shall be required.

Section 5.19 *Post-Closing Obligations*. The Borrower shall take all actions set forth on Schedule 5.18 within the time period set forth thereon.

ARTICLE VI NEGATIVE COVENANTS

Until the Commitments have expired or terminated and the principal of and interest on each Loan and all fees and other Obligations payable hereunder shall have been paid in full (other than contingent indemnification obligations not then due and owing), the Borrower covenants and agrees with the Lenders that:

Section 6.01 *Indebtedness; Certain Equity Securities*. (a) The Borrower will not, and will not permit any of the Restricted Subsidiaries to, create, incur, assume or permit to exist any Indebtedness, except:

- (i) Indebtedness constituting Obligations;

(ii) Indebtedness (A) evidenced by the First Lien Loan Documents in an aggregate principal amount not to exceed \$470,000,000 at any time, (B) evidenced by the ABL Loan Documents in an aggregate principal amount not to exceed \$250,000,000 at any time plus additional amounts not to exceed \$25,000,000 at any time constituting Protective Revolving Loans (as defined in the ABL Agreement) and (C) in respect of letters of credit to the extent amounts have been deposited in a Cash Collateral Account;

(iii) Indebtedness existing on the Closing Date and set forth in Schedule 6.01 and any Permitted Refinancing thereof;

(iv) Indebtedness of the Borrower to any Restricted Subsidiary and of any Restricted Subsidiary to the Borrower or any other Restricted Subsidiary; *provided* that (A) Indebtedness of any Loan Party owing to any Subsidiary that is not a Loan Party shall be subordinated in right of payment to the Obligations on subordination terms reasonably satisfactory to the Administrative Agent and (B) Indebtedness of any Subsidiary that is not a Loan Party owing to any Loan Party shall be subject to Section 6.04(c);

(v) Guarantees by the Borrower of Indebtedness of any Restricted Subsidiary and by any Restricted Subsidiary of Indebtedness of the Borrower or any other Restricted Subsidiary; *provided* that Guarantees by any Loan Party of Indebtedness of any Subsidiary that is not a Loan Party shall be subject to Section 6.04;

(vi) Indebtedness of the Borrower or any Restricted Subsidiary incurred to finance the acquisition, construction or improvement of any fixed or capital assets, including Capital Lease Obligations and any Indebtedness assumed in connection with the acquisition of any such assets or secured by a Lien on any such assets prior to the acquisition thereof, and Permitted Refinancings thereof and any Permitted Refinancings of such Refinanced Indebtedness; *provided* that (A) before and after giving effect to the incurrence of such Indebtedness, no Default (to the knowledge of any Loan Party) or Event of Default shall have occurred and be continuing, (B) such Indebtedness (other than any Permitted Refinancings thereof or Permitted Refinancings of any such Refinanced Indebtedness) is incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement and (C) the aggregate principal amount of Indebtedness incurred on or after the Closing Date and permitted by clauses (vi), (vii) and (viii) of this Section 6.01 at any time outstanding shall not exceed (x) the greater of (1) \$22,000,000 and (2) 0.71% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (y) the greater of (1) \$44,000,000 and (2) 1.43% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (z) the greater of (1) \$66,000,000 and (2) 2.14% of Total Assets thereafter;

(vii) Indebtedness of the Borrower or any Restricted Subsidiary relating to purchase money security interests (as defined in the New York Uniform Commercial Code, as amended) and Permitted Refinancings thereof and any Permitted Refinancings of such Refinanced Indebtedness; *provided* that (A) before and after giving effect to the incurrence of such Indebtedness no Default or Event of Default shall have occurred and be continuing, (B) such Indebtedness (other than any Permitted Refinancings thereof or Permitted Refinancings of any

such Refinanced Indebtedness) is incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement and (C) the aggregate principal amount of Indebtedness incurred on or after the Closing Date and permitted by clauses (vi), (vii) and (viii) of this Section 6.01 at any time outstanding shall not exceed (x) the greater of (1) \$22,000,000 and (2) 0.71% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (y) the greater of (1) \$44,000,000 and (2) 1.43% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (z) the greater of (1) \$66,000,000 and (2) 2.14% of Total Assets thereafter;

(viii) Indebtedness of the Borrower or any Restricted Subsidiary incurred to finance the acquisition by the Borrower or any Restricted Subsidiary after the Closing Date of real property and improvements thereto (but not inventory or other personal property located therein) and Permitted Refinancings thereof and any Permitted Refinancings of such Refinanced Indebtedness; *provided* that (A) before and after giving effect to the incurrence of such Indebtedness no Default (to the knowledge of any Loan Party) or Event of Default shall have occurred and be continuing, (B) the terms of such Indebtedness are commercially reasonable as determined by the Borrower, (C) the secured recourse to the Borrower or any Restricted Subsidiary of such Indebtedness shall be limited to the value of the real property and improvements financed by such Indebtedness and (D) the aggregate principal amount of Indebtedness incurred on or after the Closing Date and permitted by clauses (vi), (vii) and (viii) of this Section 6.01 at any time outstanding shall not exceed (x) the greater of (1) \$22,000,000 and (2) 0.71% of Total Assets during the twelve month period ending on the first anniversary of the Closing Date, (y) the greater of (1) \$44,000,000 and (2) 1.43% of Total Assets during the twelve month period ending on the second anniversary of the Closing Date and (z) the greater of (1) \$66,000,000 and (2) 2.14% of Total Assets thereafter;

(ix) Investments permitted under Section 6.04(g) that constitute Indebtedness;

(x) without duplication of any other Indebtedness permitted hereunder, liabilities for Leases of real property characterized as Indebtedness for purposes of GAAP;

(xi) Indebtedness of the Borrower or any of its Restricted Subsidiaries consisting of take-or-pay obligations contained in supply arrangements, in each case incurred in the ordinary course of business;

(xii) Indebtedness arising pursuant to agreements in connection with any Dispositions of any business, assets or Equity Interests of any Restricted Subsidiary permitted under Section 6.05, any Permitted Acquisition or any other permitted Investment hereof consisting of indemnification, earn-out obligations, adjustment of purchase price or similar obligations, or guarantees or letters of credit, bankers' acceptances, accommodation guarantees, surety bonds or performance bonds securing any obligations of the Borrower or any of its Restricted Subsidiaries pursuant to such agreements, in any case incurred in connection with such permitted Disposition, Permitted Acquisition or other permitted Investment (other than guarantees of Indebtedness incurred by any Person acquiring all or any portion of such business, assets or capital stock of such Restricted Subsidiary for the purpose of financing such acquisition) and any Permitted Refinancing thereof and any Permitted Refinancings of any such Refinanced Indebtedness;

(xiii) Indebtedness arising from the honoring by a bank or other financial institution of a check, draft or similar instrument drawn against insufficient funds in the ordinary course of business *provided, however*, that such Indebtedness is extinguished within ten (10) Business Days of the Borrower or the applicable Restricted Subsidiary becoming aware of such

Indebtedness) or other cash management obligations and other Indebtedness in respect of netting services, automatic clearinghouse arrangements, credit card processing, overdraft protections and similar arrangements in the ordinary course of business;

(xiv) Indebtedness arising in connection with endorsements of instruments for deposit in the ordinary course of business;

(xv) Indebtedness consisting of the financing of insurance premiums in the ordinary course of business;

(xvi) Indebtedness in respect of Hedging Agreements designed to hedge against the Borrower's or any Restricted Subsidiary's exposure to interest rates, foreign exchange rates or commodities pricing risks incurred in the ordinary course of business and not for speculative purposes;

(xvii) Indebtedness of any Restricted Subsidiary (A) assumed in connection with any Permitted Acquisition, *provided* that such Indebtedness is not incurred in contemplation of such Permitted Acquisition, and any Permitted Refinancing thereof, or (B) incurred to finance a Permitted Acquisition and any Permitted Refinancing thereof; *provided* that, in each case, (x) such Indebtedness and all Indebtedness resulting from a Permitted Refinancing thereof is unsecured or the Liens securing such Indebtedness are otherwise permitted and (y) other than in connection with a Permitted Refinancing pursuant to this subclause (xvii), after giving effect to the incurrence of such Indebtedness, the Secured Leverage Ratio, determined on a Pro Forma Basis, as of the last day of the most recently ended Measurement Period does not exceed 3.00 to 1.00;

(xviii) Indebtedness incurred by any Foreign Subsidiary for working capital or general corporate purposes (including for acquisitions) which is not guaranteed, or secured, by any assets of any Loan Party (other than the Equity Interests of such Foreign Subsidiary that are not pledged to the Administrative Agent as security for the Obligations) in an aggregate amount not to exceed \$165,000,000 at any time outstanding;

(xix) Indebtedness incurred by the Borrower or any of its Restricted Subsidiaries in respect of letters of credit, bank guarantees, supporting obligations, bankers' acceptances, performance bonds, surety bonds, statutory bonds, export or import indemnities, customs and appeal bonds, warehouse receipts or similar instruments issued or created in the ordinary course of business, including in respect of workers compensation claims, health, disability or other employee benefits or property, casualty or liability insurance or self-insurance or other Indebtedness with respect to reimbursement-type obligations regarding workers compensation claims; *provided* that no such Indebtedness is in respect of borrowed money;

(xx) obligations in respect of performance, bid, appeal and surety bonds and performance and completion guarantees and similar obligations provided by the Borrower or any of its Restricted Subsidiaries or obligations in respect of letters of credit, bank guarantees or similar instruments related thereto, in each case in the ordinary course of business;

(xxi) Indebtedness representing deferred compensation or similar obligations to employees or directors of the Borrower or any of its Restricted Subsidiaries incurred in the ordinary course of business;

(xxii) Indebtedness consisting of promissory notes issued by the Borrower or any Restricted Subsidiary to current or former officers, managers, consultants, directors and employees, their respective estates, spouses or former spouses to finance the purchase or redemption of Equity Interests of the Borrower or any direct or indirect parent of the Borrower permitted by Section 6.08; *provided* the aggregate principal amount of such Indebtedness shall not exceed \$11,000,000 at any time outstanding;

(xxiii) Indebtedness incurred by Kodak International Finance Limited, a company organized and existing under the laws of England or any successor entity, in connection with short term working capital needs in an aggregate amount not to exceed \$27,500,000 at any time outstanding;

(xxiv) unsecured Indebtedness consisting of Guarantees of amounts owing by customers of the Borrower under equipment and vendor financing programs in an aggregate amount, when combined with Investments pursuant to Section 6.04(r), not to exceed at any time outstanding (w) \$66,000,000 during the twelve month period ending on the first anniversary of the Closing Date, (x) \$77,000,000 during the twelve month period ending on the second anniversary of the Closing Date, (y) the greater of (1) \$83,000,000 and (2) 2.69% of Total Assets during the twelve month period ending on the third anniversary of the Closing Date, and (z) the greater of (1) \$88,000,000 and (2) 2.85% of Total Assets thereafter;

(xxv) (A) other Secured Indebtedness so long as, immediately after giving effect to the issuance, incurrence or assumption of such Indebtedness, the Secured Leverage Ratio on a Pro Forma Basis is no greater than 2.50 to 1.00, and any Permitted Refinancing thereof and (B) other unsecured Indebtedness so long as, immediately after giving effect to the issuance, incurrence or assumption of such Indebtedness, (x) the Secured Leverage Ratio on a Pro Forma Basis is no greater than 2.50 to 1.00 and (y) the Total Leverage Ratio on a Pro Forma Basis is no greater than 4.50 to 1.00, and any Permitted Refinancing thereof; *provided* that for the purposes of calculating the Secured Leverage Ratio for this Section 6.01(a)(xxv), any Indebtedness incurred pursuant to Section 6.01(a)(xviii) shall be deemed Secured Indebtedness;

(xxvi) Indebtedness in connection with Permitted Receivables Financings in an aggregate amount not to exceed \$27,500,000 at any time outstanding;

(xxvii) First Lien Incremental Equivalent Debt; and

(xxviii) other Indebtedness of the Borrower or any Restricted Subsidiary in an aggregate principal amount not to exceed \$110,000,000 (at any one time outstanding).

(xxix) The Borrower will not, nor will it permit any Restricted Subsidiary to, issue any preferred stock or other preferred Equity Interests, other than Qualified Preferred Stock; *provided* that the Borrower may issue Disqualified Stock that is permitted pursuant to Section 6.01(a).

Section 6.02 *Liens*. The Borrower will not, and will not permit any Restricted Subsidiary to, create, incur, assume or permit to exist any Lien on any property or asset now owned or hereafter acquired by it, except:

(a) (i) Liens created under the Loan Documents, (ii) subject to the Intercreditor Agreement, Liens created under the First Lien Loan Documents, and (iii) subject to the Intercreditor Agreement, Liens created under the ABL Loan Documents (including Liens relating to amounts on deposit in a Qualified Cash Account or Cash Collateral Account);

(b) Permitted Encumbrances;

(c) any Lien on any property or asset of the Borrower or any Restricted Subsidiary existing as of the Closing Date and set forth in Schedule 6.02; *provided* that (i) such Lien shall not apply to any other property or asset of the Borrower or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted herein and (ii) such Lien shall secure only those obligations which it secures on the Closing Date and extensions, refinancings, restructurings, renewals and replacements thereof that do not increase the outstanding principal amount thereof (other than by an amount equal to accrued interest and any fees, costs and expenses incurred in connection therewith), the obligations thereunder or the property or assets securing such obligations, in the case of each of subclauses (i) and (ii) above other than to the extent such Lien constitutes a Permitted Encumbrance;

(d) any Lien existing on any property or asset prior to the acquisition thereof by the Borrower or any Restricted Subsidiary; *provided* that (i) such Lien is not created in contemplation of or in connection with such acquisition, (ii) such Lien shall not apply to any other property or assets of the Borrower or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted herein and (iii) such Lien shall secure only those obligations which it secures on the date of such acquisition and extensions, renewals, refinancings, restructurings and replacements thereof that do not increase the outstanding principal amount thereof (except to the extent of any reasonable premiums, fees and expenses incurred in connection with any such extensions, renewals and replacements);

(e) Liens on fixed or capital assets acquired, constructed or improved by the Borrower or any Restricted Subsidiary and accessions and improvements thereto; *provided* that (i) such security interests secure Indebtedness permitted by clause (vi) of Section 6.01(a), (ii) such security interests and the Indebtedness secured thereby are incurred prior to or within 270 days after such acquisition or the completion of such construction or improvement, (iii) the Indebtedness secured thereby does not exceed the cost of acquiring, constructing or improving such fixed or capital assets and (iv) such security interests shall not apply to any other property or assets of the Borrower or any Restricted Subsidiary (other than proceeds thereof and extensions or improvements to any such property) unless otherwise permitted hereunder;

(f) Liens of sellers of goods to any Loan Party arising under the provisions of Applicable Law similar to Article 2 of the UCC in the ordinary course of business, covering only goods;

(g) Liens that secure Indebtedness permitted by clauses (vii) or (viii) of Section 6.01(a) on the assets being financed;

(h) any right, title and interest of a lessor under any lease entered into by the Borrower or any Restricted Subsidiary in the ordinary course of its business and covering only the assets so leased;

(i) Liens in favor of collecting or payor banks having a right of setoff, revocation, refund or chargeback with respect to money or instruments of the Borrower or any Restricted Subsidiary thereof on deposit with or in possession of such bank;

(j) (i) deposits in the ordinary course of business to secure liability to insurance carriers and (ii) Liens in insurance policies and proceeds thereof securing the financing of the premiums with respect thereto;

(k) Liens attaching solely to cash earnest money deposits in connection with any letter of intent or purchase agreement in respect of any Permitted Acquisition;

(l) Liens in favor of customs and revenue authorities arising as a matter of law to secure payment of customs duties in connection with the importation of goods in the ordinary course of business and securing obligations (i) that are not overdue by more than sixty (60) days, or (ii) (A) that are being contested in good faith by appropriate proceedings, (B) the applicable Loan Party or Restricted Subsidiary has set aside on its books adequate reserves with respect thereto in accordance with GAAP and (C) such contest effectively suspends collection of the contested obligation and enforcement of any Lien securing such obligation;

(m) Liens (i) of a collection bank arising under Section 4-210 of the Uniform Commercial Code (or equivalent statutes) on items in the course of collection, (ii) attaching to commodity trading accounts or other commodity brokerage amounts incurred in the ordinary course of business; *provided* that such Liens (A) attach only to such investments and the proceeds therefrom and (B) secure only obligations incurred in the ordinary course and arising in connection with the acquisition or Disposition of such investments and not any obligation in connection with margin financing; and (iii) in favor of banking institutions arising as a matter of law encumbering deposits (including the right of setoff) and which are within the general parameters customary in the banking industry;

(n) Liens (i) on cash advances in favor of the seller of any property to be acquired in an Investment permitted hereunder, and (ii) consisting of an agreement to Dispose of any property in a Disposition permitted hereunder, in each case, solely to the extent such Investment or Disposition, as the case may be, would have been permitted on the date of the creation of such Lien;

(o) with respect to the equity interests of any non-wholly owned Restricted Subsidiary, non-wholly-owned Unrestricted Subsidiary or joint venture, any put and call arrangements or restrictions on disposition related to such Equity Interests set forth in the applicable organizational documents or any related joint venture or similar agreement;

(p) Liens in the nature of the right of setoff in favor of counterparties to contractual obligations with the Loan Parties in the ordinary course of business;

(q) Liens arising out of conditional sale, title retention, consignment or other similar arrangements for the sale of goods entered into by the Borrower or any of its Restricted Subsidiaries in the ordinary course of business;

(r) Liens upon specific items of inventory or other goods and proceeds of the Borrower or any of its Restricted Subsidiaries securing such Person's obligations in respect of documentary letters of credit or bankers' acceptances issued or created for the account of such Person to facilitate the purchase, shipment or storage of such inventory or other goods;

(s) Liens on Collateral which secure Indebtedness permitted under Section 6.01(a)(xxv); provided, that such Liens shall be subject to an intercreditor agreement reasonably acceptable to the Administrative Agent;

(t) Liens over any assets of any Subsidiary that is not a Loan Party to the extent required to provide collateral in respect of any appeal in good faith of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal;

(u) Liens to secure obligations under treasury services agreements or to implement cash pooling arrangements in the ordinary course of business;

(v) Liens on Cash and Cash Equivalents or other property arising in connection with the defeasance, discharge or redemption of Indebtedness, to the extent such defeasance, discharge or redemption is otherwise permitted hereunder;

(w) Liens in favor of a Loan Party;

(x) Liens on assets of Foreign Subsidiaries (or on the shares of such Foreign Subsidiaries to the extent not pledged as Collateral) securing Indebtedness of Foreign Subsidiaries permitted under Section 6.01(a) in an aggregate amount not to exceed \$165,000,000 at any time outstanding;

(y) Liens in respect of Permitted Receivables Financings that extend only to the receivables subject thereto, the agreements governing the receivables included in such Permitted Receivables Financings, the rights under any such agreements, the proceeds thereof and the accounts into which such proceeds are paid (solely to the extent of such proceeds); and

(z) other Liens securing obligations of any Restricted Subsidiary in an aggregate amount not to exceed \$39,000,000 at any time outstanding.

Section 6.03 *Fundamental Changes*. (a) The Borrower will not, nor will it permit any Restricted Subsidiary to, merge into or consolidate or amalgamate with any other Person, or permit any other Person to merge into or consolidate with it, or liquidate or dissolve, except that, if at the time thereof and immediately after giving effect thereto no Specified Event of Default shall have occurred and be continuing (i) any Person may merge into or consolidate or amalgamate with the Borrower in a transaction in which the Borrower is the surviving corporation, (ii) any Person that is not a Loan Party may merge into or consolidate or amalgamate with any Subsidiary in a transaction in which a Subsidiary is the surviving corporation (and if any party to such merger, consolidation or amalgamation is a Loan Party, becomes a Loan Party), (iii) any Loan Party (other than the Borrower) may merge into or consolidate or amalgamate with any other Loan Party (other than the Borrower), (iv) any Subsidiary of the Borrower may liquidate or dissolve if the Borrower determines in good faith that such liquidation or dissolution is in the best interests of the Borrower and the Subsidiaries, taken as a whole, and is not materially disadvantageous to the Lenders, (v) any Immaterial Subsidiary may liquidate or dissolve, (vi) Permitted Acquisitions or any disposition permitted by Section 6.05 (other than clause (f) thereof) may be consummated in the form of a merger, consolidation or amalgamation, so long as, in the event of a Permitted Acquisition, a Loan Party is the surviving Person or a Person that shall become a Loan Party immediately after such merger, consolidation or amalgamation is the surviving Person; provided that any such merger involving a Person that is not a wholly owned Subsidiary immediately prior to such merger shall not be permitted unless also permitted by Section 6.04. and (v) any Subsidiary may merge, amalgamate or consolidate with any other Person (other than the Borrower or any Subsidiary) the purpose of which is to effect a transaction permitted pursuant to Section 6.05.

(b) The Borrower will not, and will not permit any of the Restricted Subsidiaries to engage to any material extent in any business other than a Related Business (except, in the case of a Special Purpose Receivables Subsidiary, Permitted Receivables Financings).

Section 6.04 *Investments, Loans, Advances, Guarantees and Acquisitions*. The Borrower will not, and will not permit any of the Restricted Subsidiaries to, purchase, hold or acquire (including pursuant to any merger with any other Person that was not a wholly owned Subsidiary prior to such merger) any Equity Interests in or evidence of Indebtedness or other securities (including any option,

warrant or other right to acquire any of the foregoing) of, make or permit to exist any loans or advances to, guarantee any obligations of, or make or permit to exist any investment or any other interest in, any other Person, or purchase or otherwise acquire (in one transaction or a series of related transactions) any assets of any other Person constituting a business unit (each, an “**Investment**”), except:

(a) Cash and Cash Equivalents;

(b) Investments existing on the Closing Date and set forth on Schedule 6.04, as extended, modified, renewed, replaced, refunded or refinanced at any time and from time to time, so long as the principal amount thereof is not increased;

(c) (i) Investments by the Borrower or any Restricted Subsidiary in the Borrower or any other Restricted Subsidiary and (ii) Investments in joint ventures and Unrestricted Subsidiaries; *provided* that (x) any Investment constituting such Equity Interests held by a Loan Party shall be pledged pursuant to, and to the extent required by, the Security Agreement, (y) immediately before and after giving effect to such Investment, no Default or Event of Default shall have occurred and be continuing and (z) the aggregate amount of Investments by Loan Parties in Restricted Subsidiaries that are not Loan Parties and in joint ventures shall not exceed \$110,000,000 (*provided* that the aggregate amounts set forth in clause (z) shall be calculated net of any returns, profits, distributions and similar amounts received by any Loan Party from any Investments made by such Loan Party in Restricted Subsidiaries that are not Loan Parties or joint ventures pursuant to this clause (c) (which, in each case, shall not exceed the amount of such Investment (valued at cost) at the time such Investment was made)); *provided further* that to the extent funds are returned (in full or in part) to any Loan Party which is making such Investment either from the party in which the Investment was made or any other entity in connection with or related to the transaction in which the Investment was made (even if not classified as return on investment), only the initial Investment net of the amount so returned shall be included for purposes of determining the amount of any limit on Investments by Borrower or any Restricted Subsidiary in the Borrower or any other Restricted Subsidiary and on Investments in joint ventures and Unrestricted Subsidiaries permitted under Section 6.04(c) and the remainder of such Investment shall be permitted;

(d) Guarantees constituting Indebtedness permitted by Section 6.01; *provided* that the aggregate principal amount of Indebtedness of Restricted Subsidiaries that are not Loan Parties that is Guaranteed by any Loan Party shall be subject to the limitation set forth in clause (c) above;

(e) investments received in connection with the bankruptcy or reorganization of, or in partial or full settlement of delinquent accounts, or accounts or disputes with, customers, troubled account debtors and suppliers, or received in compromise or resolution of litigation, arbitration, or commercial disputes;

(f) non-cash consideration received in connection with the Disposition of any asset in compliance with Section 6.05;

(g) earn-outs and other customary post-Disposition obligations arising out of permitted Dispositions;

(h) the Borrower or any Loan Party may acquire all or substantially all the assets of a Person or line of business of such Person, business unit or division, or not less than one hundred percent (100%) of the Equity Interests (other than directors’ qualifying shares) of a Person (referred to herein as the “**Acquired Entity**”); *provided* that (1) such acquisition was not preceded by an unsolicited tender offer for such Equity Interests by, or proxy contest initiated by, the Borrower or any Subsidiary; (2) the Acquired Entity shall engage in a Related Business in accordance with Section 6.03(b); (3) immediately

before and after giving effect to such transaction, no Default or Event of Default shall have occurred and be continuing; and (4) at the time of such transaction the Borrower shall comply, and shall cause the Acquired Entity to comply, with the applicable provisions of Section 5.10 and the Security Documents (any acquisition of an Acquired Entity meeting all the criteria of this Section 6.04(h) being referred to herein as a “**Permitted Acquisition**”);

(i) loans or advances to officers, directors, consultants and employees of any Loan Party (or any direct or indirect parent thereof) or any of the Restricted Subsidiaries (i) for reasonable and customary relocation purposes made in the ordinary course of business in accordance with the relocation policy of the Borrower, (ii) in connection with such Person’s purchase of Equity Interests of the Borrower or any direct or indirect parent thereof (*provided* that the amount of such loans and advances shall be contributed to the Borrower in cash as common equity), (iii) to permit the payment of Taxes by such Person with respect to the Equity Interests described in clause (ii) and (iv) for any other purposes not described in the foregoing clauses (i)-(iii); *provided* that the aggregate principal amount under clauses (ii) through (iv) above shall not exceed \$11,000,000 outstanding in the aggregate;

(j) Investments in connection with Hedging Agreements permitted by Section 6.07 or consisting of transactions permitted under Section 6.01(a)(xii);

(k) Investments to the extent that payment for such Investments is made solely with Equity Interests of the Borrower (or any direct or indirect parent of the Borrower);

(l) Investments in (i) deposit accounts and securities account (x) opened in the ordinary course of business, (y) holding only Cash and Cash Equivalents and (z) subject to Account Control Agreements to the extent required by the Loan Documents and (ii) Investments in deposit accounts and securities accounts at credit unions or foreign banking institutions, in each case (x) opened in the ordinary course of business and (y) subject to Account Control Agreements to the extent required by the Loan Documents;

(m) (i) loans and advances made to distributors in the ordinary course and (ii) deposits, prepayments and other credits to suppliers or service providers made in the ordinary course of business;

(n) other Investments made after the Closing Date in an aggregate amount not to exceed (i) (A) during the twelve month period ending on the first anniversary of the Closing Date, an amount equal to the sum of \$28,000,000, plus up to 50% of the allotment available in the following fiscal year, (B) during the twelve month period ending on the second anniversary of the Closing Date, an amount equal to (1) the sum of \$39,000,000, plus up to 50% of the allotment available in the following fiscal year plus any unused amounts from prior fiscal years, minus (2) any portion of the amount available in such fiscal year used in the preceding fiscal year and (C) in any fiscal year thereafter an amount equal to (1) the sum of \$55,000,000, plus any unused amounts from prior fiscal years, minus (2) any portion of the amount available in such fiscal year used in the preceding fiscal year and (ii) in the aggregate, \$165,000,000; *provided* that immediately before and after giving effect to the making of any such Investment, no Default or Event of Default shall have occurred and be continuing; and

(o) Investments arising as a result of Permitted Receivables Financings in an aggregate amount not to exceed \$27,500,000 at any time outstanding;

(p) accounts payable and other similar extension of credit to customers or suppliers in the ordinary course of business;

(q) Investments in an aggregate amount in any fiscal year not to exceed (together with the amount of any Restricted Payments made during such fiscal year and on or prior to such date pursuant to Section 6.08(a)(iii) and prepayments of Indebtedness made during such fiscal year and on or prior to such date pursuant to Section 6.08(b)(iv)), the Retained Excess Cash Flow Amount; provided that at the time of the making of any Indebtedness pursuant to this clause (q), (i) both immediately before and after giving effect to such transaction, no Default or Event of Default shall have occurred and be continuing, (ii) making such Investment would not cause U.S. Liquidity to be less than \$100,000,000 after giving effect to such Investment and (iii) the full amount of any ECF Prepayment due pursuant to Section 2.07(b)(iv) for such fiscal year has been paid; and

(r) Investments resulting from the funding of amounts owing by customers of the Borrower under equipment and vendor financing programs in an aggregate amount, when combined with Indebtedness incurred pursuant to Section 6.04(a)(xxiv), not to exceed at any time outstanding (w) \$66,000,000 during the twelve month period ending on the first anniversary of the Closing Date, (x) \$77,000,000 during the twelve month period ending on the second anniversary of the Closing Date, (y) the greater of (1) \$83,000,000 and (2) 2.69% of Total Assets during the twelve month period ending on the third anniversary of the Closing Date, and (z) the greater of (1) \$88,000,000 and (2) 2.85% of Total Assets thereafter.

Section 6.05 *Asset Sales*. The Borrower will not, and will not permit any of its Restricted Subsidiaries to Dispose of any asset, including any Equity Interest owned by it, except:

(a) (i) Dispositions of inventory, used, worn-out, obsolete or surplus equipment, or Cash and Cash Equivalents, in each case in the ordinary course of business or (ii) the abandonment or other Disposition of intellectual property that is, in the reasonable judgment of the Borrower, no longer economically practical or commercially reasonable to maintain or useful in any material respect in the conduct of the business of the Borrower and its Restricted Subsidiaries, taken as a whole, in the ordinary course of business;

(b) Dispositions to the Borrower or a Restricted Subsidiary; *provided* that any such sales, transfers or dispositions involving a Restricted Subsidiary that is not a Loan Party shall be made in compliance with Section 6.09;

(c) other Dispositions of assets for fair market value, *provided* that the Borrower or any of its Restricted Subsidiaries shall receive not less than 75% of total consideration expected to be received for such sale, transfer or other disposition in the form of Cash and Cash Equivalents (in each case, free and clear of all Liens at the time received); *provided* that, the value of (i) retained licenses, licenses back to the Borrower or its Restricted Subsidiaries (as a licensee) and covenants not-to-sue with respect to software or intellectual property that are incidental to such sale, transfer or other Disposition and received in the ordinary course for such transactions and (ii) the surrender, waiver, settlement, compromise or release of any claim against the Borrower or any of its Restricted Subsidiaries in connection therewith shall be excluded in determining whether 75% of the consideration received is in the form of Cash and Cash Equivalents; *provided* that Designated Non-Cash Consideration, together with Designated Non-Cash Consideration deemed cash pursuant to the last proviso to Section 6.05, in an amount up to \$5,000,000 in the aggregate shall be deemed cash for these purposes;

(d) (i) Leases, subleases, licenses or sublicenses of property (excluding sale and leaseback transactions) and termination thereof by the Borrower or any Restricted Subsidiary in the ordinary course of business or that do not materially impair the operation of the Borrower's or its Restricted Subsidiaries' business, (ii) Leases and subleases of real property located at Eastman Business Park in Rochester, NY and (iii) sales of assets pursuant to sale and leaseback transactions permitted by Section 6.06;

(e) mergers, consolidations, liquidations, amalgamations and dissolutions, in each case in compliance with Section 6.03(a);

(f) Dispositions of Accounts in connection with the compromise, settlement or collection thereof in the ordinary course of business or in bankruptcy, workout or similar proceedings;

(g) to the extent constituting a Disposition, the granting of Liens permitted as Permitted Encumbrances and the making of investments permitted by Section 6.04 or the making of a Restricted Payment permitted by Section 6.08;

(h) Dispositions of property to the extent that (i) such property is exchanged for credit against the purchase price of similar replacement property or (ii) the proceeds of such Disposition are promptly applied to the purchase price of such replacement property;

(i) transfers of property or assets subject to casualty or condemnation;

(j) Dispositions set forth on Schedule 6.05;

(k) Dispositions of Investments in joint ventures (including non-wholly owned Unrestricted Subsidiaries) to the extent required by, or made pursuant to customary buy/sell arrangements between, the joint venture parties set forth in joint venture arrangements and similar binding arrangements;

(l) the unwinding of any Hedging Agreement pursuant to its terms;

(m) Dispositions of Accounts that are owned by Foreign Subsidiaries (i) for fair market value or (ii) subject to customary factoring or receivables financing arrangements;

(n) Dispositions of claims that the Borrower or any Restricted Subsidiary may maintain (i) in connection with the settlement of, or judgments in respect of such claims or (ii) to the relevant insurance provider in connection with the receipt of insurance proceeds related to any such claims; and

(o) non-exclusive licenses of intellectual property in the ordinary course of business or in connection with a settlement of litigation,

provided that all Dispositions permitted hereby shall be made for fair value (other than those permitted by clauses (a)(ii), (c), (e), (g) (i), (k), (l) and (n) of this Section 6.05) and at least seventy-five percent (75%) consideration consisting of Cash and Cash Equivalents (other than those permitted by clauses (a)(ii), (b), (c) (to the extent otherwise permitted therein), (d), (e), (f), (g), (h), (i), (j), (k), (n) and (o) of this Section 6.05); *provided*, that, the value of (i) retained licenses, licenses back to the Borrower or its Restricted Subsidiaries (as a licensee) and covenants not-to-sue with respect to software or intellectual property that are incidental to such sale, transfer or other Disposition and received in the ordinary course for such transactions and (ii) the surrender, waiver, settlement, compromise or release of any claim against the Borrower or any of its Restricted Subsidiaries in connection therewith shall be excluded in determining whether 75% of the consideration received is in the form of Cash and Cash Equivalents; *provided further* that at the option of the Borrower, with respect to any Disposition, Designated Non-Cash Consideration, together with Designated Non-Cash Consideration deemed cash pursuant to Section 6.05(c), in an amount up to \$5,000,000 in the aggregate shall be deemed cash for these purposes.

Section 6.06 *Sale and Leaseback Transactions*. Except as otherwise set forth on Schedule 6.06 and except for any such transactions involving Eastman Business Park in Rochester, NY and the Borrower's premises located at 343 State Street, Rochester NY 14650, the Borrower will not, and will not

permit any of its Restricted Subsidiaries to, enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereinafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred other than any such sale of real property by the Borrower or any of its Restricted Subsidiary if such entity that sold such real property enters into a short term lease of no longer than twelve (12) months pending relocation after such sale, except for (a) any such sale of any fixed or capital asset is entered into in the ordinary course of business and is made for cash consideration in an amount not less fair market value of such fixed or capital asset, (b) the sale and leaseback transaction is permitted by Section 6.05(d) and is consummated within 90 days after such property is sold or transferred and (c) any Liens arising in connection with the use of property permitted by Section 6.02(e); provided that the aggregate market value of all property subject to such sale and leaseback transactions shall not exceed \$27,500,000 in the aggregate.

Section 6.07 *Hedging Agreements*. The Borrower will not, and will not permit any of its Restricted Subsidiaries to, enter into any Hedging Agreement, other than Hedging Agreements entered into in the ordinary course of business to hedge or mitigate interest rate, currency, commodities or energy exposure to which the Borrower or any Restricted Subsidiary is exposed in the conduct of its business.

Section 6.08 *Restricted Payments; Certain Payments of Indebtedness*. (a) The Borrower will not, nor will it permit any Restricted Subsidiary to, declare or make, directly or indirectly, any Restricted Payment, or incur any obligation (contingent or otherwise) to do so, except (i) the Borrower may make Restricted Payments with respect to its Equity Interest payable solely in additional shares of its Equity Interests, (ii) each Restricted Subsidiary may make Restricted Payments to the holders of its Equity Interests ratably with respect to such Equity Interests, (iii) Restricted Payments in an aggregate amount in any fiscal year not to exceed (together with the amount of any Investments made during such fiscal year and on or prior to such date pursuant to Section 6.04(q) and prepayments of Indebtedness made during such fiscal year and on or prior to such date pursuant to Section 6.08(b)(iv)), the Retained Excess Cash Flow Amount; provided that at the time of the making of any Restricted Payments pursuant to this clause (iii), (1) both immediately before and after giving effect to such transaction, no Default or Event of Default shall have occurred and be continuing, (2) after giving effect to the making of such Restricted Payment, the Secured Leverage Ratio, determined on a Pro Forma Basis, as of the last day of the most recently ended Measurement Period does not exceed 2.50 to 1.00, (3) after giving pro forma effect to the making of such Restricted Payment, U.S. Liquidity shall be greater than or equal to \$100,000,000 and (4) the full amount of any ECF Prepayments due pursuant to Section 2.07(b)(iv) shall have been made; (iv) repurchases of Equity Interests (1) constituting fractional shares or (2) deemed to occur upon exercise of stock options or warrants or other securities convertible or exchangeable into Equity Interests if such Equity Interests represent all or a portion of the exercise price of such options or warrants; and (v) other Restricted Payments in an amount not to exceed in the aggregate \$5,000,000.

(b) The Borrower will not, nor will it permit any Restricted Subsidiary to, make, directly or indirectly, any payment or other distribution (whether in cash, securities or other property) in respect of principal of, or any payment or other distribution (whether in cash, securities or other property), including any sinking fund or similar deposit, on account of the purchase, redemption, retirement, acquisition, cancellation or termination of Subordinated Indebtedness or any other Indebtedness for borrowed money of the Borrower or any Restricted Subsidiary (other than the Loans, the First Lien Loans, the ABL Loans, Indebtedness of Foreign Subsidiaries, secured Indebtedness permitted by Section 6.01(a)(vi) or (vii), any intercompany Indebtedness permitted hereunder or First Lien Incremental Equivalent Debt or any Permitted Refinancing thereof; *provided* that:

(i) the Loan Parties may make regularly scheduled repayments or redemptions of Indebtedness permitted to be incurred under Section 6.01 (including payments of principal and interest as and when due);

(ii) the Borrower or any Restricted Subsidiary may make payments and distributions in respect of, and purchase, redeem, retire, acquire, cancel or terminate any Indebtedness of the Borrower or any Restricted Subsidiary (x) by the conversion of such Indebtedness to Equity Interests of the Borrower or (y) with the issuance of common stock or Qualified Preferred Stock of the Borrower or the proceeds of such issuance;

(iii) refinancings, replacements, extensions, renewals and refundings of such Indebtedness subject to and in accordance with the terms of this Agreement shall be permitted; and

(iv) prepayments in an aggregate amount in any fiscal year not to exceed (together with the amount of any Investments made during such fiscal year and on or prior to such date pursuant to Section 6.04(q) and Restricted Payments made during such fiscal year and on or prior to such date pursuant to 1)a)i)(1)(a)(iii)) the Retained Excess Cash Flow Amount shall be permitted; *provided* that at the time of the making of any such prepayments pursuant to this clause (iv), (1) both immediately before and after giving effect to such prepayment, no Default or Event of Default shall have occurred and be continuing, (2) after giving effect to the making of such prepayment, the Secured Leverage Ratio, determined on a Pro Forma Basis, as of the last day of the most recently ended Measurement Period does not exceed 2.50 to 1.00, (3) after giving pro forma effect to the making of such prepayment, U.S. Liquidity shall not be less than \$100,000,000 and (4) the full amount of any ECF Prepayments due pursuant to Section 2.07(b) (iv) have been paid.

Section 6.09 *Transactions with Affiliates*. The Borrower will not, nor will it permit any Restricted Subsidiary to, sell, lease or otherwise transfer any property or assets to, or purchase, lease or otherwise acquire any property or assets from, or otherwise engage in any other transactions with, any of its Affiliates if the fair market value of such transactions is in excess of \$5,000,000 in the aggregate, except (a) transactions at prices and on terms and conditions not less favorable to the Borrower or such Restricted Subsidiary than could be obtained on an arm's-length basis from unrelated third parties (it being agreed that such condition may be satisfied by the Borrower's or such Restricted Subsidiary's obtaining a "fairness" opinion from a nationally recognized investment bank or accounting firm or other person reasonably acceptable to the Administrative Agent but the Borrower or such Restricted Subsidiary is not obligated to so obtain a "fairness" opinion), (b) transactions between or among the Borrower and its Restricted Subsidiaries and not involving any other Affiliate, (c) transactions, arrangements, fee reimbursements and indemnities specifically and expressly permitted or required under the Plan of Reorganization or this Agreement, (d) the consummation of the Transactions and the Plan of Reorganization, (e) Restricted Payments and payments permitted under Section 6.08, (f) employment and severance arrangements between the Borrower and its Restricted Subsidiaries and their respective officers and employees in the ordinary course of business and transactions pursuant to stock option plans and employee benefit plans and arrangements in the ordinary course of business, (g) the payment of customary fees and reasonable out of pocket costs to, and indemnities provided on behalf of, directors, managers, officers, employees and consultants of the Borrower and its Restricted Subsidiaries (or any direct or indirect parent of the Borrower) in the ordinary course of business to the extent attributable to the ownership or operation of the Borrower and its Restricted Subsidiaries, (h) transactions pursuant to agreements in existence on the Closing Date and set forth on Schedule 6.09 or any amendment thereto to the extent such an amendment is not materially adverse to the Lenders, (i) any Permitted Receivables Financing; (j) transactions with a Person who was not an Affiliate immediately before the consummation

of such transaction that becomes an Affiliate as a result of such transaction and (k) transactions entered into in the ordinary course of business, including, but not limited to, transactions with licensors, suppliers or other purchasers or sales of goods or services (including any intellectual property).

Section 6.10 *Restrictive Agreements*. (a) Except as set forth in Schedule 6.10, the Borrower will not, nor will it permit any Restricted Subsidiary to, directly or indirectly, enter into or suffer to exist or become effective, incur or permit to exist any agreement or other arrangement that prohibits, restricts or imposes any condition upon the ability of the Borrower or any Restricted Subsidiary to create, incur or permit to exist any Lien securing Obligations or any refinancing thereof upon any property or assets actually owned by it; *provided* that (i) the foregoing shall not apply to restrictions and conditions imposed by law or by any Loan Document, First Lien Loan Document or ABL Loan Document, (ii) the foregoing shall not apply to customary provisions included in licenses, contracts, leases, agreements and other instruments restricting assignment and/or encumbrance, (iii) the foregoing shall not apply to customary restrictions and conditions contained in agreements relating to the sale of a Restricted Subsidiary or other assets pending such sale, *provided* such restrictions and conditions apply only to the Restricted Subsidiary or other assets that is to be sold and such sale is permitted hereunder, (iv) the foregoing shall not apply to restrictions or conditions imposed by any agreement relating to secured Indebtedness permitted by this Agreement if such restrictions or conditions apply only to the property or assets securing such Indebtedness, (v) the foregoing shall not apply to customary provisions in Leases restricting the assignment thereof, (vi) the foregoing shall not apply to agreements or arrangements that are binding on a Restricted Subsidiary at the time such Restricted Subsidiary first becomes a Subsidiary of the Borrower, so long as such agreements or arrangements were not entered into solely in contemplation of such Person becoming a Subsidiary of the Borrower, (vii) the foregoing shall not apply to customary provisions in joint venture agreements and other similar agreements applicable to joint ventures permitted hereunder and applicable solely to such joint venture entered into in the ordinary course of business, (viii) the foregoing shall not apply to customary provisions restricting subletting, assignment or transfer of any Lease governing a leasehold interest of the Borrower or any Restricted Subsidiary, (ix) the foregoing shall not apply to restrictions on cash or other deposits or net worth imposed by customers under contracts entered into in the ordinary course of business, (x) the foregoing shall not apply to restrictions arising in connection with cash or other deposits permitted hereunder and limited to such cash or deposit, (xi) the foregoing shall not apply to restrictions regarding (1) the granting of non-exclusive licenses and sublicenses, releases, immunities and covenants not to sue by the Borrower or any of its Restricted Subsidiaries with respect to intellectual property in the ordinary course of business or, using reasonable business judgment, in connection with the settlement of any litigation, threatened litigation or other dispute or (2) licenses, sublicenses, releases, immunities and covenants not to sue granted in connection with intellectual property acquired by the Borrower or any of its Restricted Subsidiaries to the extent such restrictions exist prior to the acquisition thereof and are not created in contemplation thereof, (xii) the foregoing shall not apply to restrictions on cash earnest money deposits in favor of sellers in connection with acquisitions not prohibited hereunder or deposits made in connection with the defeasance, redemption or discharge of Indebtedness, (xiii) the foregoing shall not apply to restrictions pursuant to any Indebtedness listed on Schedule 6.10 existing on the date hereof and any refinancing thereof permitted hereunder; *provided* that the restrictions contained in any documents governing any such refinancing shall not be more restrictive than those contained in this Agreement, (xiv) the foregoing shall not apply to restrictions which are not more restrictive (taken as a whole) than those contained in this Agreement or contained in any documents governing any Indebtedness incurred after the Closing Date in accordance with the provisions of this Agreement and (xv) the foregoing shall not apply to any amendments, modifications, restatements or renewals of the agreements, contracts or instruments referred to in clauses (i) through (xiv) above; *provided* that such amendments, modifications, restatements, or renewals, taken as a whole, are not materially more restrictive with respect to such encumbrances or restrictions than those contained in such predecessor agreements, contracts or instruments.

(b) The Borrower will not, nor will it permit any Restricted Subsidiary to, enter into any consensual encumbrance or restriction on the ability of any Restricted Subsidiary of the Borrower to (i) make Restricted Payments in respect of any capital stock of such Restricted Subsidiary held by, or pay any Indebtedness owed to, the Borrower or any other Restricted Subsidiary of the Borrower, (ii) make loans or advances to, or other Investments in, the Borrower or any other Restricted Subsidiary of the Borrower or (iii) transfer any of its assets to the Borrower or any other Restricted Subsidiary of the Borrower, except for (a) customary restrictions and conditions contained in agreements relating to the sale of assets pending such sale, provided such restrictions and conditions apply only to the assets that are to be sold and such sale is permitted hereunder, (b) restrictions set forth in the document governing the First Lien Loans, the ABL Loans and in the documents governing other existing Indebtedness as set forth on Schedule 6.10, (c) restrictions contained in any Permitted Receivables Document with respect to any Special Purpose Receivables Subsidiary, (d) restrictions by reason of customary provisions restricting assignments, subletting or other transfers contained in leases, licenses and similar agreements entered into in the ordinary course of business (provided that such restrictions are limited to the property or assets secured by such Liens or the property or assets subject to such leases, licenses or similar agreements, as the case may be) and (e) customary restrictions in agreements representing Indebtedness permitted to be incurred hereunder of a Subsidiary of the Borrower that is not a Loan Party.

Section 6.11 *Amendment of Material Documents*. The Borrower will not, nor will it permit any Restricted Subsidiary to amend, modify or waive any of (a) the provisions of its certificate of incorporation, by-laws or other organizational documents in a manner materially adverse to the Lenders, except to the extent provided by Section 6.03, (b) the terms of the First Lien Loans or the ABL Loans; provided that with respect to any such Indebtedness, the Borrower and the Restricted Subsidiaries shall have the right to amend, modify or waive terms to the extent not prohibited by the Intercreditor Agreement or (c) the terms of any Subordinated Indebtedness or any other Indebtedness (other than Indebtedness described in clause (b) above); provided that with respect to any such Indebtedness, the Borrower and the Restricted Subsidiaries shall have the right to amend, modify or waive terms if such amendment, modification or waiver is not materially adverse to the Lenders.

Section 6.12 *Limitation on Change in Fiscal Year*. The Borrower will not, without the written consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed), permit its fiscal year to end on a date other than December 31 of each calendar year.

Section 6.13 *Consolidated Capital Expenditures*. The Borrower will not, nor will it permit any Restricted Subsidiary to, make any Capital Expenditures, except Capital Expenditures of the Borrower and its Restricted Subsidiaries in the ordinary course of business not exceeding (a) \$121,000,000 in the aggregate in the fiscal year ended December 31, 2013 and (b) \$94,000,000 in the aggregate in any fiscal year thereafter; provided that (i) any such amount referred to above, if not so expended in the fiscal year for which it is permitted, may be carried over for expenditure in the next immediately succeeding fiscal year and (ii) Capital Expenditures made pursuant to this Section during any fiscal year shall be deemed made, first, in respect of amounts permitted for such fiscal year as provided above and, second, in respect of amounts carried over from the prior fiscal year pursuant to clause (i) above.

Section 6.14 *Transactions Contemplated by the Plan of Reorganization*. Notwithstanding any other provision of this Agreement, including this Article 6, the implementation of the transactions specifically provided for in the Plan of Reorganization in accordance with the terms of the Plan of Reorganization, including those transactions contemplated by and related to the UK Pension Settlement Agreement (which for the avoidance of doubt shall include disposition or sale and leaseback transactions set forth in the Plan of Reorganization closing after the Plan Effective Date), shall be deemed to be permitted by this Agreement so long as they are consummated in a manner not inconsistent with the terms

of this Agreement; provided, that, this Section 6.14 shall not apply to any transactions consummated after the Plan Effective Date pursuant to Section 5.4 (Other Restructuring Transactions) of the Plan of Reorganization.

Section 6.15 *Financial Covenants*. ii) The Borrower will not permit U.S. Liquidity to be less than \$75,000,000 at any time from the Closing Date through December 31, 2014.

(a) The Borrower will not permit the Secured Leverage Ratio as at the last day of any period of four consecutive fiscal quarters of the Borrower ending with any fiscal quarter set forth below to exceed the ratio set forth below opposite such fiscal quarter:

<u>Fiscal Quarter</u>	<u>Secured Leverage Ratio</u>
December 31, 2014	3.90 to 1.00
March 31, 2015	3.90 to 1.00
June 30, 2015	3.40 to 1.00
September 30, 2015	3.40 to 1.00
December 31, 2015 and thereafter	2.90 to 1.00

ARTICLE VII
EVENTS OF DEFAULT

Section 7.01 *Events of Default*. If any of the following events (“**Events of Default**”) shall occur:

(a) any Loan Party shall fail to pay any principal of any Loan when and as the same shall become due and payable;

(b) any Loan Party shall fail to pay any interest on any Loan or any fee or any other amount (other than an amount referred to in clause (a) of this Article) payable under this Agreement or any other Loan Document, when and as the same shall become due and payable, and such failure shall continue unremedied for a period of three (3) Business Days;

(c) any representation or warranty made or deemed made by the Borrower or any other Loan Party in or in connection with any Loan Document or any amendment or modification thereof or waiver thereunder, or in any report, certificate, financial statement or other document furnished pursuant to or in connection with any Loan Document or any amendment or modification thereof or waiver thereunder, shall prove to have been incorrect in any material respect when made or deemed made;

(d) the Borrower shall fail to observe or perform any covenant, condition or agreement contained in Section 5.04 (with respect to the existence of the Borrower) or 5.12(b) or in ARTICLE VI;

(e) any Loan Party shall fail to observe or perform any covenant, condition or agreement contained in any Loan Document (other than those specified in clause (a), (b) or (d) of this Section 7.01),

and such failure shall continue unremedied for a period of thirty (30) days after written notice thereof from the Administrative Agent to the Borrower (which notice may be given at the request of the Required Lenders);

(f) the Borrower or any Restricted Subsidiary shall fail to make any payment (whether of principal or interest and regardless of amount) in respect of any Material Indebtedness, when and as the same shall become due and payable and such failure continues after the expiration of any applicable grace periods or cure periods and such Material Indebtedness is, or is permitted to be, accelerated such that all obligations thereunder shall become immediately due and payable;

(g) any event or condition occurs that results in any Material Indebtedness becoming due prior to its scheduled maturity or that enables or permits (after the giving of notice and/or the lapse of any applicable grace period) the holder or holders of any Material Indebtedness or any trustee or agent on its or their behalf to cause any Material Indebtedness to become due, or to require the prepayment, repurchase, redemption or defeasance thereof, prior to its scheduled maturity in each case beyond the grace period, if any, provided therein; *provided* that this clause (g) shall not apply to secured Indebtedness that becomes due as a result of the voluntary sale or transfer of the property or assets securing such Indebtedness; *provided further* that, for the avoidance of doubt, the conversion by any holder of convertible Indebtedness into Equity Interests of the Borrower shall not constitute an Event of Default under this clause (g);

(h) an involuntary proceeding shall be commenced or an involuntary petition shall be filed seeking (i) liquidation, reorganization or other relief in respect of the Borrower or any Material Subsidiary or its debts, or of a substantial part of its assets, under any Federal, state or foreign bankruptcy, insolvency, receivership or similar law now or hereafter in effect or (ii) the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for the Borrower or any Material Subsidiary or for a substantial part of its assets, and, in any such case, such proceeding or petition shall continue undismissed for sixty (60) days or an order or decree approving or ordering any of the foregoing shall be entered;

(i) the Borrower or any Material Subsidiary shall (i) voluntarily commence any proceeding or file any petition seeking liquidation, reorganization or other relief under any Federal, state or foreign bankruptcy, insolvency, receivership or similar law now or hereafter in effect, (ii) consent to the institution of, or fail to contest in a timely and appropriate manner, any proceeding or petition described in clause (h) of this Section 7.01, (iii) apply for or consent to the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for the Borrower or any Material Subsidiary or for substantially all of its assets, (iv) file an answer admitting the material allegations of a petition filed against it in any such proceeding, (v) make a general assignment for the benefit of creditors or (vi) take any corporate action for the purpose of authorizing any of the foregoing;

(j) the Borrower or any Material Subsidiary shall become unable, admit in writing its general inability or fail generally, to pay its debts as they become due;

(k) except as set forth on Schedule 7.01(k) (but solely to the extent that neither the Borrower nor any of its Material Subsidiaries (excluding Subsidiaries which would be permitted, at all times while the applicable judgment remains outstanding, to be designated as Immaterial Subsidiaries or Immaterial Foreign Subsidiaries, without regard for if such designation has been made) has any obligation with respect to judgments relating to items listed on Schedule 7.01(k)), one or more judgments for the payment of money of a liability or debt in an aggregate amount in excess of \$27,500,000 (or its equivalent) in excess of amounts covered by insurance shall be rendered against the Borrower, any Restricted Subsidiary or any combination thereof (including pursuant to a ruling that any claim previously found by

the Bankruptcy Court to be subject to discharge is found, by subsequent order, to remain an ongoing liability of the Borrower or any Restricted Subsidiary) and the same shall remain undischarged for a period of sixty (60) consecutive days during which execution shall not be effectively stayed, or any action shall be legally taken by a judgment creditor to attach or levy upon any assets of the Borrower or any Restricted Subsidiary to enforce any such judgment;

(l) (i) an ERISA Event and/or a Foreign Plan Event shall have occurred; (ii) a trustee shall be appointed by a United States district court to administer any Pension Plan; (iii) the PBGC shall institute proceedings to terminate any Pension Plan; or (iv) the Borrower, any Restricted Subsidiary or any of their respective ERISA Affiliates shall have been notified by the sponsor of a Multiemployer Plan that it has incurred or will be assessed Withdrawal Liability to such Multiemployer Plan and such entity does not have reasonable grounds for contesting such Withdrawal Liability or is not contesting such Withdrawal Liability in a timely and appropriate manner; and in each case in clauses (i) through (iv) above, such event or condition, together with all other such events or conditions, if any, could, in the sole judgment of the Required Lenders, reasonably be expected to result in a Material Adverse Effect;

(m) any Lien purported to be created under any Security Document shall cease to be, or shall be asserted by any Loan Party not to be, a valid and perfected Lien on any material portion of the Collateral, with the priority required by the applicable Security Document, except as expressly permitted hereunder or thereunder; or any Loan Party contests in any manner the validity or enforceability of any provision of any Loan Document or any Lien granted under any Security Document; or any Loan Party denies that it has any or further liability or obligation under any Loan Document, or purports to revoke, terminate or rescind any provision of any Loan Document or any Lien granted under any Loan Document, except, in each case, (i) in accordance with the terms of the Loan Documents (ii) to the extent that any absence of perfection or priority results from the failure of the Administrative Agent to maintain possession of certificates actually delivered to it representing securities pledged under the Security Documents or to file Uniform Commercial Code continuation statements and (iii) with respect to any Lien purported to be created on Collateral consisting of Real Estate that ceases to be a valid and perfected Lien on any material portion of such Collateral, to the extent that such losses are covered by a lender's title insurance policy and such insurer has not denied coverage;

(n) a Change in Control shall occur;

(o) any Loan Document shall not be in full force and effect (other than in accordance with its terms); or

(p) the subordination provisions set forth in any Subordinated Indebtedness that is Material Indebtedness shall, in whole or in material part, cease to be, or shall be asserted by any Loan Party not to be, effective or legally valid, binding and enforceable against the holders of such Subordinated Indebtedness.

Section 7.02 *Remedies Upon Event of Default*. If any Event of Default occurs and is continuing, the Administrative Agent may, or, at the request of the Required Lenders shall, take any or all of the following actions:

(a) declare the unpaid principal amount of all outstanding Loans, all interest accrued and unpaid thereon, and all other amounts owing or payable hereunder or under any other Loan Document to be immediately due and payable, without presentment, demand, protest or other notice of any kind, all of which are hereby expressly waived by the Loan Parties; and

(b) whether or not the maturity of the Obligations shall have been accelerated pursuant hereto, may (and at the direction of the Required Lenders, shall) proceed to protect, enforce and exercise all rights and remedies of the Credit Parties under this Agreement, any of the other Loan Documents or Applicable Law, including, but not limited to, by suit in equity, action at law or other appropriate proceeding, whether for the specific performance of any covenant or agreement contained in this Agreement and the other Loan Documents or any instrument pursuant to which the Obligations are evidenced, and, if such amount shall have become due, by declaration or otherwise, proceed to enforce the payment thereof or any other legal or equitable right of the Credit Parties.

(c) No remedy herein is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or any other provision of Applicable Law.

Section 7.03 *Application of Funds*. After the exercise of remedies provided for in Section 7.02 (or after the Loans have automatically become immediately due and payable), any amounts received on account of the Obligations shall be applied by the Administrative Agent in the following order:

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Administrative Agent reimbursable under the Loan Documents and amounts payable under ARTICLE II payable to the Administrative Agent), each in its capacity as such;

Second, to payment of that portion of the Obligations constituting indemnities, expenses, and other amounts (other than principal, interest and fees) payable to the Lenders, ratably among them in proportion to the amounts described in this clause Second payable to them;

Third, to payment of that portion of the Obligations constituting accrued and unpaid interest on the Loans, and fees, ratably among the Lenders in proportion to the respective amounts described in this clause Third payable to them;

Fourth, to payment of that portion of the Obligations constituting unpaid principal of the Loans, ratably among the Lenders in proportion to the respective amounts described in this clause Fourth held by them;

Fifth, to payment of all other Obligations (including the cash collateralization of unliquidated indemnification obligations) to the Credit Parties, their Affiliates and the Related Parties of the foregoing; and

Last, the balance, if any, after all of the Obligations have been paid in full, to the Loan Parties or as otherwise required by Applicable Law or the Intercreditor Agreement.

ARTICLE VIII THE AGENTS

Section 8.01 *Appointment and Administration by Administrative Agent*. Each Lender hereby irrevocably designates Barclays as Administrative Agent under this Agreement and the other Loan Documents. The general administration of the Loan Documents shall be by the Administrative Agent. The Lenders each hereby (a) irrevocably authorizes the Administrative Agent (i) to enter into the Loan Documents to which it is a party, and (ii) at its discretion, to take or refrain from taking such actions as agent on its behalf and to exercise or refrain from exercising such powers under the Loan Documents as are delegated by the terms hereof or thereof, as appropriate, together with all powers reasonably

incidental thereto, and (b) agrees and consents to all of the provisions of the Security Documents and the Intercreditor Agreement. All Collateral shall be held or administered by the Administrative Agent (or its duly-appointed agent) for its own benefit and for the ratable benefit of the other Credit Parties in their capacity as such and no Credit Party (other than the Administrative Agent) shall be required to execute any Security Documents as a party thereto. The Administrative Agent shall have no duties or responsibilities except as set forth in this Agreement and the other Loan Documents, nor shall it have any fiduciary relationship with any other Credit Party, and no implied covenants, responsibilities, duties, obligations, or liabilities shall be read into the Loan Documents or otherwise exist against the Administrative Agent.

Section 8.02 *Appointment of Administrative Agent*. Each Lender hereby irrevocably designates Barclays as Administrative Agent under this Agreement and the other Loan Documents. The Lenders each hereby (a) irrevocably authorizes the Administrative Agent (i) to enter into the Loan Documents to which it is a party, and (ii) at its discretion, to take or refrain from taking such actions as agent on its behalf and to exercise or refrain from exercising such powers under the Loan Documents as are delegated by the terms hereof or thereof, as appropriate, together with all powers reasonably incidental thereto, and (b) agrees and consents to all of the provisions of the Security Documents and the Intercreditor Agreement. The Administrative Agent shall have no duties or responsibilities except as set forth in this Agreement and the other Loan Documents, nor shall it have any fiduciary relationship with any other Credit Party, and no implied covenants, responsibilities, duties, obligations, or liabilities shall be read into the Loan Documents or otherwise exist against the Administrative Agent.

Section 8.03 *Agreement of Applicable Lenders*. Upon any occasion requiring or permitting an approval, consent, waiver, election or other action on the part of the Lenders, action shall be taken by the Administrative Agent, for and on behalf or for the benefit of all Credit Parties upon the direction of the requisite percentage of Lenders, and any such action shall be binding on all Credit Parties. No amendment, modification, consent, or waiver shall be effective except in accordance with the provisions of Section 9.02.

Section 8.04 *Liability of Agents*. (a) The Agents, when acting on behalf of the Credit Parties, may execute any of their respective duties under this Agreement by or through any of its officers, agents and employees, and no Agent nor its respective directors, officers, agents or employees shall be liable to any other Credit Party for any action taken or omitted to be taken in good faith, or be responsible to any other Credit Party for the consequences of any oversight or error of judgment, or for any loss, except to the extent of any liability imposed by law by reason of such Agent's own gross negligence, bad faith or willful misconduct. No Agent or its respective directors, officers, agents and employees shall in any event be liable to any other Credit Party for any action taken or omitted to be taken by it pursuant to instructions received by it from the requisite percentage of Lenders, or in reliance upon the advice of counsel selected by it. Without limiting the foregoing, no Agent or any of its respective directors, officers, employees, or agents shall be: (i) responsible to any other Credit Party for the due execution, validity, genuineness, effectiveness, sufficiency, or enforceability of, or for any recital, statement, warranty or representation in, this Agreement, any other Loan Document or any related agreement, document or order; (ii) required to ascertain or to make any inquiry concerning the performance or observance by any Loan Party of any of the terms, conditions, covenants, or agreements of this Agreement or any of the Loan Documents; (iii) responsible to any other Credit Party for the state or condition of any properties of the Loan Parties or any other obligor hereunder constituting Collateral for the Obligations or any information contained in the books or records of the Loan Parties; (iv) responsible to any other Credit Party for the validity, enforceability, collectability, effectiveness or genuineness of this Agreement or any other Loan Document or any other certificate, document or instrument furnished in connection therewith; or (v) responsible to any other Credit Party for the validity, priority or perfection of any Lien securing or purporting to secure the Obligations or for the value or sufficiency of any of the Collateral.

(b) The Agents may execute any of their duties under this Agreement or any other Loan Document by or through its agents or attorneys-in-fact, and shall be entitled to the advice of counsel concerning all matters pertaining to its rights and duties hereunder or under the other Loan Documents. The Agents shall not be responsible for the negligence or misconduct of any agents or attorneys-in-fact selected by it with reasonable care.

(c) None of the Agents nor any of their respective directors, officers, employees, or agents shall have any responsibility to any Loan Party on account of the failure or delay in performance or breach by any other Credit Party (other than by each such Agent in its capacity as a Lender) of any of its respective obligations under this Agreement or any of the other Loan Documents or in connection herewith or therewith.

(d) The Agents shall be entitled to rely, and shall be fully protected in relying, upon any notice, consent, certificate, affidavit, or other document or writing believed by them in good faith to be genuine and correct and to have been signed, sent or made by the proper person or persons, and upon the advice and statements of legal counsel (including, without limitation, counsel to the Loan Parties), independent accountants and other experts selected by any Loan Party or any Credit Party. The Agents shall be fully justified in failing or refusing to take any action under this Agreement or any other Loan Document unless they shall first receive such advice or concurrence of the requisite percentage of the Lenders as it deems appropriate or they shall first be indemnified to its satisfaction by the other Credit Parties against any and all liability and expense which may be incurred by them by reason of the taking or failing to take any such action.

Section 8.05 *Notice of Default*. The Agents shall not be deemed to have knowledge or notice of the occurrence of any Default or Event of Default unless such Agent has actual knowledge of the same or has received notice from a Credit Party or Loan Party referring to this Agreement, describing such Default or Event of Default and stating that such notice is a "notice of default". In the event that an Agent obtains such actual knowledge or receives such a notice, such Agent shall give prompt notice thereof to each of the other Credit Parties. Upon and during the occurrence of an Event of Default, the Administrative Agent shall (subject to the provisions of Section 9.02) take such action with respect to such Event of Default as shall be reasonably directed by the Required Lenders. Unless and until the Administrative Agent shall have received such direction, the Administrative Agent may (but shall not be obligated to) take such action, or refrain from taking such action, with respect to any such Event of Default as it shall deem advisable in the best interest of the Credit Parties. In no event shall the Administrative Agent be required to comply with any such directions to the extent that the Administrative Agent believes that its compliance with such directions would be unlawful.

Section 8.06 *Credit Decisions*. Each Credit Party (other than the Agents) acknowledges that it has, independently and without reliance upon the Agents or any other Credit Party, and based on the financial statements prepared by the Loan Parties and such other documents and information as it has deemed appropriate, made its own credit analysis and investigation into the business, assets, operations, property, and financial and other condition of the Loan Parties and has made its own decision to enter into this Agreement and the other Loan Documents. Each Credit Party (other than the Agents) also acknowledges that it will, independently and without reliance upon the Agents or any other Credit Party, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in determining whether or not conditions precedent to closing any Loan hereunder have been satisfied and in taking or not taking any action under this Agreement and the other Loan Documents.

Section 8.07 *Reimbursement and Indemnification*. Each Credit Party (other than the Agents in such capacity) agrees to (a) reimburse the Agents and their Affiliates for such Credit Party's Applicable

Percentage of (i) any expenses and fees incurred by any Agent for the benefit of Credit Parties under this Agreement and any of the other Loan Documents, including counsel fees and compensation of agents and employees paid for services rendered on behalf of the Credit Parties, and any other expense incurred in connection with the operations or enforcement thereof not reimbursed by the Loan Parties and (ii) any expenses of any Agent incurred for the benefit of the Credit Parties that the Loan Parties have agreed to reimburse pursuant to this Agreement or any other Loan Document and have failed to so reimburse and (b) indemnify and hold harmless each Agent and any of its Affiliates, directors, officers, employees, or agents, on demand, in the amount of such Credit Party's Applicable Percentage, from and against any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses, or disbursements of any kind or nature whatsoever which may be imposed on, incurred by, or asserted against it or any Credit Party in any way relating to or arising out of this Agreement or any of the other Loan Documents or any action taken or omitted by it or any of them under this Agreement or any of the other Loan Documents to the extent not reimbursed by the Loan Parties, including costs of any suit initiated by any Agent against any Credit Party (except such as shall have been determined by a court of competent jurisdiction by final and non-appealable judgment to have resulted from the gross negligence, bad faith or willful misconduct of such Agent); provided, however, that the unreimbursed expense or indemnified loss, claim, damage, liability or related expense, as the case may be, was incurred by or asserted against such Credit Party in its capacity as such. The provisions of this Section 8.07 shall survive the repayment of the Obligations and the termination of the Commitments.

Section 8.08 *Rights of Agents*. It is understood and agreed that the Agents shall have the same rights and powers hereunder (including the right to give such instructions) as the other Lenders and may exercise such rights and powers, as well as their rights and powers under other agreements and instruments to which they are or may be party, and engage in other transactions with the Loan Parties, as though they were not the Agents. Each Agent and its Affiliates may accept deposits from, lend money to, and generally engage in any kind of commercial or investment banking, trust, advisory or other business with the Loan Parties and their Affiliates as if it were not an Agent hereunder.

Section 8.09 *Notice of Transfer*. The Administrative Agent may deem and treat a Lender party to this Agreement as the owner of such Lender's portion of the Obligations for all purposes, unless and until, and except to the extent, an Assignment and Acceptance shall have become effective as set forth in Section 9.04.

Section 8.10 *Successor Agents*. Any Agent may resign at any time by giving thirty (30) Business Days' prior written notice thereof to the other Credit Parties and the Borrower. Upon any such resignation of an Agent, the Required Lenders shall have the right to appoint a successor Agent, which, so long as there is no Event of Default continuing, shall be reasonably satisfactory to the Borrower (whose consent in any event shall not be unreasonably withheld or delayed). If no successor Agent shall have been so appointed by the Required Lenders and/or none shall have accepted such appointment within thirty (30) Business Days after the retiring Agent's giving of notice of resignation, the retiring Agent may, on behalf of the other Credit Parties, appoint a successor Agent which shall be a Person capable of complying with all of the duties of such Agent hereunder (in the opinion of the retiring Agent and as certified to the other Credit Parties in writing by such successor Agent) which, so long as there is no Event of Default continuing, shall be reasonably satisfactory to the Borrower (whose consent shall not in any event be unreasonably withheld or delayed). Upon the acceptance of any appointment as Agent by a successor Agent, such successor Agent shall thereupon succeed to and become vested with all the rights, powers, privileges and duties of the retiring Agent and the retiring Agent shall be discharged from its duties and obligations under this Agreement.

After any retiring Agent's resignation hereunder as such Agent, the provisions of this ARTICLE VIII and Section 9.03 shall inure to its benefit as to any actions taken or omitted to be taken by it while it was such Agent under this Agreement.

Section 8.11 *Relation Among the Lenders*. The Lenders are not partners or co-venturers, and no Lender shall be liable for the acts or omissions of, or (except as otherwise set forth herein in case of any Agent) authorized to act for, any other Lender.

Section 8.12 *Reports and Financial Statements*. By signing this Agreement, each Lender:

- (1) is deemed to have requested that the Administrative Agent furnish such Lender, promptly after they become available, copies of all financial statements required to be delivered by the Borrower hereunder (including those described in Sections 5.01(a) through (d) hereof) and all examinations and appraisals of the Collateral received by the Administrative Agent (collectively, the "**Reports**");
- (2) expressly agrees and acknowledges that the Administrative Agent (i) makes no representation or warranty as to the accuracy of the Reports, and (ii) shall not be liable for any information contained in any Report;
- (3) expressly agrees and acknowledges that the Reports are not comprehensive audits or examinations, that the Administrative Agent or any other party performing any audit or examination will inspect only specific information regarding the Loan Parties and will rely significantly upon the Loan Parties' books and records, as well as on representations of the Loan Parties' personnel;
- (4) agrees to keep all Reports and other Information confidential in accordance with Section 9.12; and
- (5) without limiting the generality of any other indemnification provision contained in this Agreement, agrees: (i) to hold the Administrative Agent and any such other Lender preparing a Report harmless from any action the indemnifying Lender may take or conclusion the indemnifying Lender may reach or draw from any Report in connection with any Borrowings that the indemnifying Lender has made or may make to the Borrower, or the indemnifying Lender's participation in, or the indemnifying Lender's purchase of, a Loan or Loans of the Borrower; and (ii) to pay and protect, and indemnify, defend, and hold the Administrative Agent and any such other Lender preparing a Report harmless from and against, the claims, actions, proceedings, damages, costs, expenses, and other amounts (including attorney costs) incurred by the Administrative Agent and any such other Lender preparing a Report as the direct or indirect result of any third parties who might obtain all or part of any Report through the indemnifying Lender.

Section 8.13 *Agency for Perfection*. Each Lender hereby appoints each other Lender as agent for the purpose of perfecting Liens for the benefit of the Agents and the Lenders, in assets which, in accordance with Article 9 of the UCC or any other Applicable Law of the United States of America can be perfected only by possession or control. Should any Lender (other than an Agent) obtain possession or control of any such Collateral, such Lender shall notify the Administrative Agent thereof, and, promptly upon the Administrative Agent's request therefor, shall deliver such Collateral to the Administrative Agent or otherwise deal with such Collateral in accordance with the Administrative Agent's instructions.

Section 8.14 *Collateral and Guaranty Matters*. (a) The Lenders irrevocably authorize the Administrative Agent to and the Administrative Agent shall,

(i) release any Lien on any property granted to or held by the Administrative Agent under any Loan Document (i) upon termination of the Aggregate Commitments and payment in full of all Obligations (other than contingent indemnification obligations not then due and owing), (ii) that is sold or otherwise Disposed or to be sold or Disposed of (in each case, other than to the Borrower or any Restricted Subsidiary) as part of or in connection with any sale or Disposition permitted under the Loan Documents or (iii) if approved, authorized or ratified in writing in accordance with Section 9.02;

(ii) release any Loan Party from its obligations under the Loan Documents if such Person (i) ceases to be a Subsidiary or (ii) becomes an Unrestricted Subsidiary, in each case, as a result of a transaction or designation permitted hereunder; *provided* that no such release shall occur with respect to an entity that becomes an Unrestricted Subsidiary if such Loan Party continues to be a guarantor in respect of the First Lien Facility or the ABL Facility unless and until each guarantor is (or is being simultaneously) released from its guarantee with respect to the First Lien Facility and the ABL Facility;

(iii) subordinate any Lien on any property granted to or held by the Administrative Agent under any Loan Document to the holder of any Lien on such property that is permitted by Section 6.02(e) or 6.02(g) or clause (g), (i), (j) or (k) of the definition of Permitted Encumbrances;

(iv) release any Lien on any property granted to or held by the Administrative Agent under any Loan Document on any assets that are excluded from the Collateral; and

(v) enter into or amend an intercreditor agreement with the collateral agent or other representatives of the holders of Indebtedness that is permitted to be secured by a Lien on the Collateral.

Upon request by the Administrative Agent at any time, the Required Lenders will confirm in writing the Administrative Agent's authority, as applicable, to release or subordinate its interest in particular types or items of property, or to release any Loan Party from its obligations under the Loan Documents pursuant to this Section 8.14. In each case as specified in this Section 8.14, the Administrative Agent will, at the Loan Parties' expense, execute and deliver to the applicable Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Security Documents or to subordinate its interest in such item, or to release such Loan Party from its obligations under the Loan Documents, in each case in accordance with the terms of the Loan Documents and this Section 8.14.

(b) Notwithstanding anything to the contrary contained herein or in any other Loan Document, the Administrative Agent shall (without notice to, or vote or consent of, any Lender, or any affiliate of any Lender that is a party to any Hedging Agreement) take such actions as shall be reasonably requested by the Borrower as necessary or desirable to release, or document the release, by the Administrative Agent, of the security interest in any Collateral being sold, disposed of or transferred in a transaction permitted by the Loan Documents, in each case to a person other than the Borrower and its Subsidiaries, and to release any guarantee obligations under any Loan Documents of any person being sold, disposed of or transferred to a person other than the Borrower or its Subsidiaries, or no longer required to provide a guaranty hereunder to the extent necessary to permit consummation of such sales or dispositions of assets in accordance with the Loan Documents.

Section 8.15 *Syndication Agents; Documentation Agents*. Notwithstanding the provisions of this Agreement or any of the other Loan Documents, no Person who is or becomes a “syndication agent” or a “documentation agent” shall have any powers, rights, duties, responsibilities or liabilities with respect to this Agreement and the other Loan Documents.

Section 8.16 *Parallel Debt for the Purpose of Creating Dutch Security Rights*. For the purpose of ensuring and preserving the validity and continuity of the security rights to be granted pursuant to Security Documents that are governed by the laws of The Netherlands (including, but not limited to, a Dutch notarial deed of pledge relating to shares in the share capital of Eastman Kodak Holdings B.V.), the parties hereto agree as follows:

(a) The Borrower hereby irrevocably and unconditionally undertakes to pay to the Administrative Agent, as creditor in its own right and acting on its own behalf, and not as agent or representative of any other person, amounts equal to and in the currency of the amounts payable by the Borrower to the Lenders in respect of the Obligations of the Borrower (other than under the Parallel Debt (as defined hereafter)) from time to time as and when such amounts fall due for payment (the “Parallel Debt”).

(b) Each of the parties hereto acknowledges that:

(i) the Parallel Debt represents the Administrative Agent’s own separate and independent claim to receive payment of the Parallel Debt from the Borrower; and

(ii) the Parallel Debt constitutes an undertaking, obligation and liability of the Borrower to the Administrative Agent which is transferable, separate and independent from, and without prejudice to, the Obligations of the Borrower,

it being understood that the amounts owed by the Borrower to the Administrative Agent under this Agreement shall at any time never exceed the aggregate of the amounts owed by the Borrower to the Lenders under the Obligations of the Borrower at any such time.

(c) The Parallel Debt will become due and payable as and to the extent one or more of the Obligations of the Borrower becomes due and payable, without any further notice being required.

(d) To the extent the Administrative Agent irrevocably received any amount in payment of the Parallel Debt (the “Received Amount”), the Obligations of the Borrower shall be reduced by an aggregate amount equal to the Received Amount as if the Received Amount was received as a payment of such Obligations.

Section 8.17 *Certain Matters Relating to German Law*

In relation to the German Security Agreements the following additional provisions shall apply:

(a) The Administrative Agent, with respect to the part of the Collateral secured pursuant to the German Security Agreements or any other Collateral created under German law (“German Collateral”), shall:

(i) hold, administer and realise such German Collateral that is transferred or assigned by way of security (*Sicherungseigentum/Sicherungsabtretung*) or otherwise granted to it and is creating or evidencing a non-accessory security right (*nicht akzessorische Sicherheit*) in its own name as trustee (*Treuhänder*) for the benefit of the Secured Parties;

(ii) hold, administer, and realise any such German Collateral that is pledged (*verpfändet*) or otherwise transferred to the Administrative Agent and is creating or evidencing an accessory security right (*akzessorische Sicherheit*) as agent.

(b) With respect to the German Collateral, each Secured Party hereby authorizes and grants a power of attorney (*Vollmacht*) to the Administrative Agent (whether or not by or through employees or agents) to:

(i) to accept as its representative (*Stellvertreter*) any pledge or other creation of any accessory security right granted in favor of such Secured Party in connection with the German Security Agreements and to agree to and execute on its behalf as its representative (*Stellvertreter*) any amendments and/or alterations to any German Security Agreements or any other agreement related to such German Collateral which creates a pledge or any other accessory security right (*akzessorische Sicherheit*) including the release or confirmation of release of such security;

(ii) execute on behalf of itself and the Secured Parties where relevant and without the need for any further referral to, or authority from, the Secured Parties or any other person all necessary releases of any such German Collateral secured under the German Security Agreements or any other agreement related to such German Collateral;

(iii) realise such Collateral in accordance with the German Security Agreements or any other agreement securing such German Collateral;

(iv) make, receive all declarations and statements and undertake all other necessary actions and measures which are necessary or desirable in connection with such German Collateral or the German Security Agreements or any other agreement securing the German Collateral;

(v) take such action on its behalf as may from time to time be authorized under or in accordance with the German Security Agreements; and

(vi) to exercise such rights, remedies, powers and discretions as are specifically delegated to or conferred upon the Secured Parties under the German Security Agreements together with such powers and discretions as are reasonably incidental thereto.

(c) Each of the Secured Parties agrees that, if the courts of Germany do not recognize or give effect to the trust expressed to be created by this Agreement or any Security Document, the relationship of the Secured Parties to the Administrative Agent shall be construed as one of principal and agent but, to the extent permissible under the laws of Germany, all the other provisions of this Agreement shall have full force and effect between the parties hereto.

(d) Each Secured Party hereby ratifies and approves all acts and declarations previously done by the Administrative Agent on such person's behalf (including for the avoidance of doubt the declarations made by the Administrative Agent as representative without power of attorney (*Vertreter ohne Vertretungsmacht*) in relation to the creation of any pledge (*Pfandrecht*) on behalf and for the benefit of each Secured Party as future pledgee¹ or otherwise).

¹ S. gesonderten Abschnitt V. dazu

(e) For the purpose of performing its rights and obligations as Administrative Agent and to make use of any authorization granted under the German Security Agreements, each Secured Party hereby authorizes the Administrative Agent to act as its agent (*Stellvertreter*), and releases the Administrative Agent from any restrictions on representing several persons and self-dealing under any applicable law, and in particular from the restrictions of Section 181 of the German Civil Code (*Bürgerliches Gesetzbuch*). The Administrative Agent has the power to grant sub-power of attorney, including the release from the restrictions of section 181 of the German Civil Code.

Section 8.18 *German Parallel Debt*

(a) The Borrower hereby irrevocably and unconditionally undertakes (and to the extent necessary undertakes in advance) to pay to the Administrative Agent amounts equal to any amounts owing from time to time by the Borrower to any Secured Party under this Agreement and any other Loan Document pursuant to any Obligations as and when those amounts are due under any Loan Document (such payment undertakings under this Section 8.18 and the obligations and liabilities resulting therefrom being the "Parallel Debt").

(b) The Administrative Agent shall have its own independent right to demand payment of the Parallel Debt by the Borrower. The Borrower and the Administrative Agent acknowledge that the obligations of the Borrower under Section 8.18 are several, separate and independent (*selbständiges Schuldanerkenntnis*) from, and shall not in any way limit or affect, the corresponding obligations of the Borrower to any Secured Party under this Agreement or any other Loan Document (the "Corresponding Debt") nor shall the amounts for which the Borrower is liable under Section 8.18 (*German Parallel Debt*) be limited or affected in any way by its Corresponding Debt provided that:

(i) the Parallel Debt shall be decreased to the extent that the Corresponding Debt has been irrevocably paid or discharged (other than, in each case, contingent obligations);

(ii) the Corresponding Debt shall be decreased to the extent that the Parallel Debt has been irrevocably paid or discharged;

(iii) the amount of the Parallel Debt shall at all times be equal to the amount of the Corresponding Debt; and

(iv) for the avoidance of doubt, the Parallel Debt will become due and payable at the same time when the Corresponding Debt becomes due and payable.

(c) The security granted under any German Security Agreement with respect to the Parallel Debt is granted to the Administrative Agent in its capacity as sole creditor of the Parallel Debt.

(d) Without limiting or affecting the Administrative Agent's rights against the Borrower (whether under this Agreement or any other Loan Document), the Borrower acknowledges that:

(i) Nothing in this Agreement shall impose any obligation on the Administrative Agent to advance any sum to the Borrower or otherwise under any Loan Document; and

(ii) for the purpose of any vote taken under any Loan Document, the Administrative Agent shall not be regarded as having any participation or commitment other than those which it has in its capacity as a Lender.

(e) The parties to this Agreement acknowledge and confirm that the provisions contained in this Agreement shall not be interpreted so as to increase the maximum total amount of the Obligations.

(f) The Parallel Debt shall remain effective in case a third person should assume or be entitled, partially or in whole, to any rights of any of the Lenders under any of the other Loan Documents, be it by virtue of assignment, novation or otherwise.

(g) All monies received or recovered by the Administrative Agent pursuant to this Agreement and all amounts received or recovered by the Administrative Agent from or by the enforcement of any security granted to secure the Parallel Debt shall be applied in accordance with this Agreement.

ARTICLE IX
MISCELLANEOUS

Section 9.01 *Notices*. (a) Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail, e-mailed or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

- (i) if to the Borrower, to it at:
c/o Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attention: General Counsel
Tel: 585-724-4000
Fax: 585-724-9549
E-mail: patrick.sheller@kodak.com

with a copy to:

Sullivan & Cromwell LLP
125 Broad Street
New York, New York 10005
Attention: S. Neal McKnight
E-mail: mcknight@sullcrom.com

- (ii) if to the Administrative Agent, to:

Barclays Bank PLC
1301 Avenue of Americas,
New York, New York 10019
Attn: Harpreet Kaur
Phone: (201) 499-9377
Fax: (917) 522-0569

with copies to:

745 7th Avenue,
New York, New York 10019
Attn: Noam Azachi
E-mail: noam.azachi@barclays.com
Phone: (212) 526-1957
Fax: (212) 526-5115; and

(iii) if to a Lender, to it at its mail or e-mail address (or teletcopy number) set forth in its Administrative Questionnaire.

Any e-mail notice to the Administrative Agent shall be in "pdf" format. Any party hereto may change its address, e-mail address or teletcopy number for notices and other communications hereunder by notice to the other parties hereto. All notices and other communications given to any party hereto in accordance with the provisions of this Agreement shall be deemed to have been given on the date of receipt.

(b) Notices and other communications to the Lenders hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Administrative Agent; *provided* that the foregoing shall not apply to notices to any Lender pursuant to ARTICLE II if such Lender has notified the Administrative Agent that it is incapable of receiving notices under such Article by electronic communication. The Administrative Agent or the Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it; *provided* that approval of such procedures may be limited to particular notices or communications. Unless the Administrative Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement); *provided* that if such notice or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next Business Day for the recipient; and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(c) *The Platform*. THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE". THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE BORROWER MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE BORROWER MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD-PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE BORROWER MATERIALS OR THE PLATFORM. In no event shall the Agents or any of their Related Parties (collectively, the "**Agent Parties**") have any liability to any Loan Party, any Lender or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Loan Parties' or the Administrative Agent's transmission of Borrower Materials through the Internet, except to the extent that such losses, claims,

damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Agent Party (or its Related Parties); *provided, however*, that in no event shall any Agent Party have any liability to any Loan Party, any Lender or any other Person, nor shall any Loan Party have any liability to any Agent Party, any Lender or any other Person, for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages); *provided further* that this clause (c) shall not limit the indemnity obligations of the Borrower or any Subsidiary to the extent otherwise set forth in Section 9.03.

Section 9.02 *Waivers; Amendments*. (a) No failure or delay by the Administrative Agent, or any Lender in exercising any right or power hereunder or under any other Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. The rights and remedies of the Administrative Agent and the Lenders hereunder and under the other Loan Documents are cumulative and are not exclusive of any rights or remedies that they would otherwise have. No waiver of any provision of any Loan Document or consent to any departure by any Loan Party therefrom shall in any event be effective unless the same shall be permitted by clause (b) of this Section 9.02, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given. Without limiting the generality of the foregoing, the making of a Loan shall not be construed as a waiver of any Default or Event of Default, regardless of whether the Administrative Agent or any Lender may have had notice or knowledge of such Default or Event of Default at the time.

(b) Neither this Agreement nor any other Loan Document nor any provision hereof or thereof may be waived, amended or modified except, in the case of this Agreement, pursuant to an agreement or agreements in writing entered into by the Borrower and the Required Lenders, or, in the case of any other Loan Document, pursuant to an agreement or agreements in writing entered into by the Agent that is a party thereto and the Loan Party or Loan Parties that are parties thereto, in each case with the consent of the Required Lenders (other than an amendment or modification (x) to correct, amend, cure any ambiguity, inconsistency, defect or correct any typographical error or other manifest error in this Agreement or any other Loan Document, (y) to comply with Applicable Law or advice of local counsel in respect of a Security Document or (z) to cause a Security Document to be consistent with this Agreement and the other Loan Documents, which may be amended or modified by the agreement of the Borrower and the Administrative Agent); *provided* that no such agreement shall:

(i) increase the Commitment of any Lender without the written consent of such Lender;

(ii) reduce the principal amount of any Loan or reduce the rate of interest thereon, or reduce any fees payable hereunder, without the written consent of each Lender whose principal amount of its Loan or rate of interest or fees payable would be reduced (it being understood and agreed that waivers of any Defaults, Events of Defaults or additional interest payable during the continuation of an Event of Default shall not be deemed to be a reduction in the rate of interest or any fees payable hereunder),

(iii) postpone the scheduled date of payment of the principal amount of any Loan under Section 2.06 or any date for the payment of any interest or fees payable hereunder, or reduce the amount of, waive or excuse any such payment, or postpone the scheduled date of expiration of any Commitment, without the written consent of each Lender whose payment would be so postponed, reduced, waived or excused or each Lender with Commitments for which the scheduled date of expiration would be postponed, as applicable,

(iv) amend or modify Section 2.14(b), 2.14(c) or 7.03, without the written consent of each Lender,

(v) amend or modify any of the provisions of this Section or reduce the percentage set forth in (x) the definition of "Required Lenders" or (y) any other provision of any Loan Document specifying the number or percentage of Lenders required to waive, amend or modify any rights thereunder or make any determination or grant any consent thereunder, without the written consent of each Lender,

(vi) release all or substantially all of the Guarantors from their Guarantees under the Security Agreement, or limit the liability of all or substantially all of the Guarantors in respect of their Guarantees under the Security Agreement, in each case without the written consent of each Lender, or

(vii) release all or substantially all of the Collateral from the Liens of the Security Documents (except with respect to sales or transfers of, and other transactions relating to, Collateral permitted pursuant to the Loan Documents as of the Closing Date), without the written consent of each Lender;

provided further that no such agreement shall amend, modify or otherwise affect the rights or duties of the Administrative Agent without the prior written consent of the Administrative Agent, as the case may be. Each Lender shall be bound by any waiver, amendment or modification authorized by this Section 9.02 and any consent by any Lender pursuant to this Section 9.02 shall bind any successor or assignee of such Lender.

(c) If any Lender refuses to consent to any amendment or modification to or waiver of any Loan Document requested by the Borrower that requires the consent of all Lenders or all affected Lenders in accordance with this Section 9.02, and such amendment, modification or waiver is consented to by the Required Lenders (a "**Non-Consenting Lender**"), then the Borrower may, at its sole expense and effort, upon notice to such Lender and the Administrative Agent, require such Non-Consenting Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in Section 9.04), all its interests, rights and obligations under this Agreement to an assignee that shall assume such obligations (which assignee may be another Lender, if a Lender accepts such assignment); *provided* that such Non-Consenting Lender shall have received payment of an amount equal to the outstanding principal of its Loans, accrued interest thereon, accrued fees and all other amounts payable to it hereunder, from the assignee (to the extent of such outstanding principal and accrued interest and fees) or the Borrower (in the case of all other amounts).

Section 9.03 *Expenses; Indemnity; Damage Waiver.* (a) The Borrower agrees to pay (i) all reasonable and documented out-of-pocket expenses (including the reasonable fees and documented expenses of other advisors and professionals engaged by the Administrative Agent or the Lead Arranger in consultation with the Borrower) incurred by any Agent, any Joint Lead Arranger and their respective Affiliates, and in the case of legal fees and expenses, limited to the reasonable fees, charges and disbursements of one primary counsel designated by the Administrative Agent (and appropriate local and/or special counsel for each relevant jurisdiction and/or specialized area of law, but limited to one local and/or special counsel in each such jurisdiction or specialized area of law) for the Agents and the Joint Lead Arrangers, in connection with the syndication of the credit facilities provided for herein, the preparation, execution, delivery and administration of the Loan Documents or any amendments, supplements, modifications or waivers of the provisions thereof (whether or not the transactions contemplated hereby or thereby shall be consummated) and (ii) all documented out-of-pocket expenses incurred by any Agent or any Lender, including the fees, charges and disbursements of any counsel or

other professional consultants for any Agent or any Lender, in connection with the enforcement or protection of their rights in connection with the Loan Documents, including their rights under this Section, or in connection with the Loans made hereunder, including all such out-of-pocket expenses (including the fees, charges and disbursements of any counsel or other professional consultants for any Agent or any Lender) incurred during any workout, restructuring or negotiations in respect of such Loans; provided that the Agents and Lenders shall be entitled to reimbursement for no more than one counsel representing all such parties as designated by the Administrative Agent (and appropriate local counsel and/or special counsel for each relevant jurisdiction or specialized area of law, but limited to one local and/or special counsel in each such jurisdiction or specialized area of law, as designated by the Administrative Agent) (absent any actual or perceived conflict of interest in which case the Agents and Lenders who are similarly situated may engage and be reimbursed for one additional primary counsel and one additional local and/or special counsel in each relevant jurisdiction or specialized area of law for group members who are similarly situated).

(b) The Borrower agrees to indemnify the Agents, the Joint Lead Arrangers and each Lender, and each Related Party of any of the foregoing Persons (each such Person being called an “**Indemnitee**”) against, and hold each Indemnitee harmless (on an after-tax basis) from, any and all losses, claims, causes of action, damages, liabilities, settlement payments, costs and related expenses, including the reasonable and documented out-of-pocket fees, charges and disbursements of any counsel for any Indemnitee, incurred by or asserted against any Indemnitee arising out of, in connection with, or as a result of:

(i) the execution or delivery of any Loan Document or any other agreement or instrument contemplated hereby or thereby, the performance by the parties to the Loan Documents of their respective obligations thereunder or the consummation of the Transactions or any other transactions contemplated hereby or thereby,

(ii) any Loan or the use of the proceeds therefrom,

(iii) any actual or alleged presence or release of or exposure to Hazardous Materials on or from any property currently or formerly owned, leased or operated by the Borrower or any Subsidiary (including any predecessor for whom the Borrower or any such Subsidiary bears liability contractually or by operation of law), or any Environmental Liability, or

(iv) any actual or prospective claim, litigation, investigation or proceeding relating to any of the foregoing, whether based on contract, tort or any other theory and regardless of whether any Indemnitee is a party thereto;

provided that such indemnity shall not, as to any Indemnitee, be available to the extent that such losses, claims, damages, liabilities, costs or related expenses (A) are determined by a court of competent jurisdiction by final non-appealable judgment to have resulted from the gross negligence, bad faith, or willful misconduct of such Indemnitee (or its affiliates, officers, directors, employees, advisors and agents), (B) relate to Hazardous Materials that are first placed at any property owned by the Borrower or any Subsidiary after such property is transferred to any Indemnitee or its successors and assigns by foreclosure, deed in lieu of foreclosure or similar transfer or (C) arise from a dispute solely among Indemnitees not involving any act or omission on the part of the Borrower or its Subsidiaries or Affiliates, other than any losses, claims, damages, liabilities or costs incurred by or asserted against the Administrative Agent or the Joint Lead Arrangers acting in such capacity under this Agreement or any Loan Document, ; *provided further* that the Indemnitees shall be entitled to reimbursement for no more than one counsel representing all such parties (and appropriate local counsel and special counsel in each applicable local jurisdictions and/or for each specialized area of law, but limited to one local counsel in each such jurisdiction and one special counsel in each such area of law and solely in the case of a conflict of interest, one additional primary counsel and one additional counsel in each relevant jurisdiction and/or specialized area of law to the affected Indemnitees who are similarly situated).

(c) To the extent that the Borrower fails to pay any amount required to be paid by it to any Agent or any Joint Lead Arranger under paragraph (a) or (b) of this Section, each Lender severally agrees to pay to the Administrative Agent or the applicable Joint Lead Arranger, as the case may be, such Lender's pro rata share (determined as of the time that the applicable unreimbursed expense or indemnity payment is sought) of such unpaid amount; *provided* that the unreimbursed expense or indemnified loss, claim, damage, liability or related expense, as the case may be, was incurred by or asserted against the Administrative Agent or any Joint Lead Arranger in its capacity as such. For purposes hereof, a Lender's "pro rata share" shall be determined based upon its Applicable Percentage.

(d) To the extent permitted by Applicable Law, no party to this Agreement shall assert, and each party to this Agreement hereby waives, any claim against any other party to this Agreement, on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement or any agreement or instrument contemplated hereby, the Transactions, any Loan or the use of the proceeds thereof; *provided* that this clause (d) shall not limit the indemnity obligations of the Borrower or any Subsidiary to the extent otherwise set forth in Section 9.03(a) through (c).

(e) All amounts due under this Section shall be payable within thirty (30) days after written demand therefor (including documentation reasonably supporting such request).

For the avoidance of doubt, this Section 9.03 shall not apply with respect to Taxes other than any Taxes that represent losses or damages arising from any non-Tax claim.

Section 9.04 *Successors and Assigns*. (a) *Successors and Assigns Generally*. The provisions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns permitted hereby, except that no Loan Party may assign or otherwise transfer any of its rights or obligations hereunder or under any other Loan Document except to the extent otherwise permitted as a result of mergers or consolidations permitted hereunder without the prior written consent of the Administrative Agent and each Lender (and any attempted assignment or transfer by the Borrower shall be null and void) and no Lender may assign or otherwise transfer any of its rights or obligations hereunder except (i) to an Eligible Assignee in accordance with the provisions of Section 9.04(b), (ii) by way of participation in accordance with the provisions of Section 9.04(d) or (iii) by way of pledge or assignment of a security interest subject to the restrictions of Section 9.04(f) (and any other attempted assignment or transfer by any party hereto shall be null and void). Nothing in this Agreement, expressed or implied, shall be construed to confer upon any Person (other than the parties hereto, their respective successors and assigns permitted hereby, Participants to the extent provided in Section 9.04(d) and, to the extent expressly contemplated hereby, the Related Parties of each of the Credit Parties) any legal or equitable right, remedy or claim under or by reason of this Agreement.

(b) *Assignments by Lenders*. Any Lender may at any time assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including all or a portion of its Commitment(s) and the Loans at the time owing to it); *provided* that any such assignment shall be subject to the following conditions:

(i) *Minimum Amounts*:

(A) in the case of an assignment of the entire remaining amount of the assigning Lender's Commitment and the Loans at the time owing to it or in the case of an assignment to a Lender or an Affiliate of a Lender or an Approved Fund with respect to a Lender, no minimum amount need be assigned; and

(B) in any case not described in subsection (b)(i)(A) of this Section, the aggregate amount of the Commitment (which for this purpose includes Loans outstanding thereunder) or, if the Commitment is not then in effect, the principal outstanding balance of the Loans of the assigning Lender subject to each such assignment, determined as of the date the Assignment and Acceptance with respect to such assignment is delivered to the Administrative Agent or, if "Trade Date" is specified in the Assignment and Acceptance, as of the Trade Date, shall not be less than \$1,000,000, unless each of the Administrative Agent and, so long as no Event of Default has occurred and is continuing, the Borrower otherwise consents (each such consent not to be unreasonably withheld or delayed); *provided, however*, that concurrent assignments to members of an Assignee Group and concurrent assignments from members of an Assignee Group to a single Eligible Assignee (or to an Eligible Assignee and members of its Assignee Group) will be treated as a single assignment for purposes of determining whether such minimum amount has been met;

(ii) *Proportionate Amounts*. Each partial assignment by a Lender shall be made as an assignment of a proportionate part of all the assigning Lender's rights and obligations under this Agreement with respect to such Lender's Loan;

(iii) *Required Consents*. No consent shall be required for any assignment except to the extent required by subsection (b)(i)(B) of this Section and, in addition:

(A) the consent of the Borrower (such consent not to be unreasonably withheld or delayed) shall be required unless (i) an Event of Default has occurred and is continuing at the time of such assignment or (ii) such assignment is to a Lender, an Affiliate of a Lender or an Approved Fund of such Lender; *provided* that the Borrower shall be deemed to have consented to any such assignment (other than to a Disqualified Institution) if it shall not have responded to a consent request with respect thereto within ten (10) Business Days of written receipt thereof; and

(B) the consent of the Administrative Agent (such consent not to be unreasonably withheld or delayed) shall be required for assignments except if such assignment is to a Person that is a Lender, an Affiliate of such Lender or an Approved Fund of such Lender.

(iv) *Assignment and Acceptance*. The parties to each assignment (other than (i) assignments by a Lender to its Affiliate or an Approved Fund of such Lender or pursuant to Section 2.15 or 9.04(f) and (ii) the Borrower) shall execute and deliver to the Administrative Agent an *Assignment and Acceptance*, together with a processing and recordation fee of \$3,500, *provided, however*, that the Administrative Agent may, in its sole discretion, elect to waive such processing and recordation fee in the case of any assignment. The assignee, if it shall not be a Lender, shall deliver to the Administrative Agent an Administrative Questionnaire.

(v) *Assignments to Borrower*. Notwithstanding anything to the contrary contained in this Section 9.04 or any other provision of this Agreement, so long as no Default or Event of Default has occurred and is continuing or would result therefrom, each Lender shall have the right at any time to sell, assign or transfer all or a portion of its Term Loans, owing to it to Borrower or any of its Subsidiaries on a non-*pro rata* basis, subject to the following limitations:

(A) To effectuate such repurchase the Borrower or such Subsidiary of the Borrower must effectuate such repurchase (for all or any portion of the Term Loans) pursuant to one or more modified Dutch auctions (each, an “**Auction**”), *provided* that, (x) notice of the Auction shall be made to Administrative Agent (for distribution to the Lenders) and (y) the Auction shall be conducted pursuant to reasonable and customary procedures as the Auction Manager may establish which are consistent with this Section 9.04(b)(v) and the Auction procedures set forth on Exhibit J and are otherwise reasonably acceptable to Borrower, the Auction Manager, and Administrative Agent;

(B) With respect to all repurchases made by Borrower or such Subsidiary of the Borrower pursuant to this Section 9.04(b)(v), (x) Borrower shall deliver to the Auction Manager a certificate of a Responsible Officer stating that (1) no Default or Event of Default has occurred and is continuing or would result from such repurchase and (2) as of the launch date of the related Auction and the effective date of any Affiliate Assignment Agreement, the Borrower is not in possession of any material non-public information regarding Borrower or its Subsidiaries, or their assets, that has not previously been disclosed to the Auction Manager, Administrative Agent and any Lenders (taken into account all public information available about Borrower and its Subsidiaries) and (z) the assigning Lender, Borrower and any Subsidiary of the Borrower making such repurchase shall execute and deliver to the Auction Manager an Affiliate Assignment Agreement; and

(C) Following repurchase pursuant to this Section 9.04(b)(v), the Term Loans so repurchased shall, without further action by any Person, be deemed cancelled for all purposes and no longer outstanding (and may not be resold by Borrower (or its Subsidiaries, as applicable)), for all purposes of this Agreement and all other Loan Documents, including, but not limited to (x) the making of, or the application of, any payments to the Lenders under this Agreement or any other Loan Document, (y) the making of any request, demand, authorization, direction, notice, consent or waiver under this Agreement or any other Loan Document or (z) the determination of Required Lenders, or for any similar or related purpose, including calculation of Excess Cash Flow, under this Agreement or any other Loan Document. In connection with any Term Loans repurchased and cancelled pursuant to this Section 9.04(b)(v), Administrative Agent is authorized to make appropriate entries in the Register to reflect any such cancellation.

(vi) *Assignment with regards to Defaulting Lenders*. In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Administrative Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Borrower and the Administrative Agent, the applicable pro rata share of Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Administrative Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Loans. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder shall become effective under applicable Law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

Subject to acceptance and recording thereof by the Administrative Agent pursuant to subsection (c) of this Section, from and after the effective date specified in each Assignment and Acceptance, the Eligible Assignee thereunder shall be a party to this Agreement and, to the extent of the interest assigned by such Assignment and Acceptance, have the rights and obligations of a Lender under this Agreement, and the assigning Lender thereunder shall, to the extent of the interest assigned by such Assignment and Acceptance, be released from its obligations under this Agreement (and, in the case of an Assignment and Acceptance covering all of the assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto) but shall continue to be entitled to the benefits of Sections 2.11, 2.12, 2.13 and 9.03 with respect to facts and circumstances occurring prior to the effective date of such assignment. Promptly following request, the Borrower (at its expense) shall execute and deliver a promissory note to the assignee Lender (provided that such assignee Lender shall use its commercially reasonable efforts to cause the assignor Lender to deliver to the Borrower any promissory notes delivered to it by the Borrower hereunder). Any assignment or transfer by a Lender of rights or obligations under this Agreement that does not comply with this subsection shall be treated for purposes of this Agreement as a sale by such Lender of a participation in such rights and obligations in accordance with Section 9.04(d).

(c) *Register.* (i) The Administrative Agent, acting for this purpose as an agent of the Borrower, shall maintain at the Administrative Agent's Office a copy of each Assignment and Acceptance delivered to it and a register for the recordation of the names and addresses of the Lenders, and the Commitments of, and principal amounts (and stated interest) of the Loans owing to, each Lender pursuant to the terms hereof from time to time (the "**Register**"). The entries in the Register shall be conclusive, absent manifest error, and the Loan Parties, the Administrative Agent and the Lenders shall treat each Person whose name is recorded in the Register pursuant to the terms hereof as a Lender hereunder for all purposes of this Agreement, notwithstanding notice to the contrary. The Register shall be available for inspection by any Loan Party and any Lender at any reasonable time and from time to time upon reasonable prior notice.

(ii) Upon its receipt of a duly completed Assignment and Acceptance executed by an assigning Lender and an assignee, the assignee's completed Administrative Questionnaire (unless the assignee shall already be a Lender hereunder), the processing and recordation fee referred to in Section 9.04(b) and any written consent to such assignment required by Section 9.04(b), the Administrative Agent shall accept such Assignment and Acceptance and record the information contained therein in the Register. No assignment shall be effective for purposes of this Assignment unless it has been recorded in the Register as provided in this paragraph.

(d) *Participations.* Any Lender may at any time, without the consent of, or notice to, the Loan Parties or the Administrative Agent, sell participations to any Person (other than a natural person, the Loan Parties or any of the Loan Parties' Affiliates or Subsidiaries or to any Disqualified Institution) (each, a "**Participant**") in all or a portion of such Lender's rights and obligations under this Agreement (including all or a portion of its Commitment and/or the Loans owing to it); *provided* that (x) such Lender's obligations under this Agreement shall remain unchanged, (y) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations and (z) the Loan Parties, the Administrative Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement. Any agreement or instrument pursuant to which a Lender sells such a participation shall provide that such Lender shall retain the sole right to enforce the Loan Documents and to approve any amendment, supplement, modification or waiver of any provision of the Loan Documents; *provided* that such agreement or instrument may provide that such Lender will not, without the consent of the Participant, agree to any amendment, supplement, modification or waiver described in the first proviso to Section 9.02(b) that requires the consent of each Lender or each affected Lender. Subject to Section 9.04(e), the Borrower

agrees that each Participant shall be entitled to the benefits of Sections 2.11, 2.12 and 2.13 (subject to the requirements and limitations of such Sections, including the requirements under Section 2.13(f) (it being understood that the documentation required under Section 2.13(f) shall be delivered to the participating Lender)) to the same extent as if it were a Lender and had acquired its interest by assignment pursuant to Section 9.04(b). To the extent permitted by law, each Participant also shall be entitled to the benefits of Section 9.08 as though it were a Lender; *provided* that such Participant agrees to be subject to Section 2.14(c) as though it were a Lender.

(e) *Limitations upon Participant Rights.* A Participant shall not be entitled to receive any greater payment under Section 2.11 or 2.13 than the applicable Lender would have been entitled to receive with respect to the participation sold to such Participant, unless the sale of the participation to such Participant is made with the Borrower's prior written consent, which shall not be unreasonably withheld or delayed, and except to the extent such entitlement to receive a greater payment results from a Change in Law that occurs after the Participant acquired the applicable participation. A Participant that would be a Non-U.S. Lender if it were a Lender shall not be entitled to the benefits of Section 2.13 unless the Borrower is notified of the participation sold to such Participant and such Participant agrees, for the benefit of the Borrower, to comply with Section 2.13(f) as though it were a Lender. Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register in the United States on which it enters the name and address of each Participant and the principal amounts (and stated interest) of each Participant's interest in the Loans or other obligations under the Loan Documents (the "**Participant Register**"); *provided* that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any Participant or any information relating to a Participant's interest in any commitments, loans, letters of credit or its other obligations under any Loan Document) except to the extent that such disclosure is necessary to establish that such commitment, loan, letter of credit or other obligation is in registered form under Section 5f.103-1(c) of the United States Treasury Regulations. The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as the owner of such participation for all purposes of this Agreement notwithstanding any notice to the contrary. For the avoidance of doubt, the Administrative Agent (in its capacity as Administrative Agent) shall have no responsibility for maintaining a Participant Register.

(f) *Certain Pledges.* Any Lender may at any time grant, pledge, hypothecate or assign a security interest in all or any portion of its rights under this Agreement (including under its promissory note, if any) to secure obligations of such Lender, including any grant, pledge, hypothecation or assignment to secure obligations to a Federal Reserve Bank or other central bank, and none of the restrictions or conditions set forth in this Section 9.04 related to any grant, pledge, hypothecation or assignment shall apply to any such grant, pledge, hypothecation or assignment of a security interest; *provided* that no such grant, pledge, hypothecation or assignment of a security interest shall release a Lender from any of its obligations hereunder or substitute any such grantee, pledgee, hypothecatee or assignee for such Lender as a party hereto.

(g) *Electronic Execution of Assignments.* The words "execution," "signed," "signature," and words of like import in any Assignment and Acceptance shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any Applicable Law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

(h) The Administrative Agent may conclusively rely on the list of Disqualified Institutions provided by the Borrower (or any supplement thereto) for all purposes of this Agreement and the other

Loan Documents, including in approving or declining to approve a Person as an Eligible Assignee, executing and delivering any Assignment and Assumption, making any recording in the Register in respect of such Assignment and Assumption or otherwise, and shall have no liability of any kind to any Loan Party or any Affiliate thereof, any Lender or any other Person if such list of Disqualified Institutions (or any supplement thereto) is incorrect or if any Person is incorrectly identified in such list of Disqualified Institutions (or any supplement thereto) as a Person to whom no assignment is to be made.

(i) Notwithstanding any provision to the contrary, any Lender may assign to one or more special purpose funding vehicles that are not Disqualified Institutions (each, an “SPV”) all or any portion of its funded Loans (without the corresponding Commitment), without the consent of any Person or the payment of a fee, by execution of a written assignment agreement in a form agreed to by such Lender and such SPV, and may grant any such SPV the option, in such SPV’s sole discretion, to provide the Borrower all or any part of any Loans that such Lender would otherwise be obligated to make pursuant to this Agreement. Such SPVs shall have all the rights which a Lender making or holding such Loans would have under this Agreement (subject to the requirements and limitations to which the Lender would subject under this Agreement) but no obligations; *provided* that the Lender shall make all determinations on behalf of the SPV with respect to any matters requiring the consent or approval of the SPV hereunder and the Agents and the Borrower shall be entitled to rely on such determination by the Lender, without further inquiry and notwithstanding any communication to the contrary by the SPV; *provided further* an SPV shall not be entitled to receive any greater payment under Section 2.11 or 2.13 than the applicable granting Lender would have been entitled to receive absent such grant, without the consent of the Borrower (such consent not to be unreasonably withheld or delayed). The Lender making such assignment shall remain liable for all its original obligations under this Agreement, including its Commitment (although the unused portion thereof shall be reduced by the principal amount of any Loans held by an SPV). Notwithstanding such assignment, the Agents and Borrower may deliver notices to the Lender making such assignment (as agent for the SPV) and not separately to the SPV.

Section 9.05 *Survival*. All covenants, agreements, representations and warranties made by the Loan Parties in the Loan Documents and in the certificates or other instruments delivered in connection with or pursuant to this Agreement or any other Loan Document shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery of the Loan Documents and the making of any Loans, regardless of any investigation made by any such other party or on its behalf and notwithstanding that the Administrative Agent or any Lender may have had notice or knowledge of any Default or incorrect representation or warranty at the time any credit is extended hereunder, and shall continue in full force and effect as long as the principal of or any accrued interest on any Loan or any fee or any other amount payable under this Agreement is outstanding and unpaid (other than any contingent indemnification obligations not then due and payable) and so long as the Commitments have not expired or terminated. The provisions of Sections 2.11, 2.12, 2.13 and 9.03 and ARTICLE VIII shall survive and remain in full force and effect regardless of the consummation of the transactions contemplated hereby, the repayment of the Loans or the termination of this Agreement or any provision hereof.

Section 9.06 *Counterparts; Integration; Effectiveness*. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement, the other Loan Documents and any separate letter agreements with respect to fees payable to the Administrative Agent constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in Section 4.01, this Agreement shall become effective when it shall have been executed by the Administrative Agent and when the Administrative Agent shall have received counterparts hereof which, when taken together, bear the signatures of each of the other parties hereto, and thereafter shall be binding upon and inure to the benefit of the parties hereto and their respective

successors and permitted assigns. Delivery of an executed counterpart of a signature page of this Agreement by telecopy or electronic transmission shall be effective as delivery of a manually executed counterpart of this Agreement.

Section 9.07 *Severability*. Any provision of this Agreement held to be invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability without affecting the validity, legality and enforceability of the remaining provisions hereof; and the invalidity of a particular provision in a particular jurisdiction shall not invalidate such provision in any other jurisdiction.

Section 9.08 *Right of Setoff*. If one or more Events of Default shall have occurred and be continuing, each Lender shall have the right, in addition to and not in limitation of any right which any such Lender may have under Applicable Law or otherwise, to set off and apply any and all deposits (general or special, time or demand, provisional or final), at any time held and other obligations at any time owing by such Lender or its Affiliates to or for the credit or the account of the Borrower against any of and all the obligations of the Borrower now or hereafter existing under this Agreement and the other Loan Documents held by such Lender, irrespective of whether or not such Lender shall have made any demand under this Agreement or such other Loan Document and although such obligations may be unmaturred. The rights of each Lender under this Section 9.08 are in addition to other rights and remedies (including other rights of setoff) which such Lender may have. No Credit Party will, or will permit its Participant to, exercise its rights under this Section 9.08 without the consent of the Administrative Agent or the Required Lenders. ANY AND ALL RIGHTS TO REQUIRE THE ADMINISTRATIVE AGENT TO EXERCISE ITS RIGHTS OR REMEDIES WITH RESPECT TO ANY OTHER COLLATERAL WHICH SECURES ANY OF THE OBLIGATIONS PRIOR TO THE EXERCISE THE SETOFF UNDER THIS SECTION ARE HEREBY KNOWINGLY, VOLUNTARILY AND IRREVOCABLY WAIVED.

Section 9.09 *GOVERNING LAW; JURISDICTION; CONSENT TO SERVICE OF PROCESS*. (a) THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAW OF THE STATE OF NEW YORK (EXCEPT FOR THE CONFLICT OF LAWS RULES THEREOF, BUT INCLUDING GENERAL OBLIGATIONS LAW SECTIONS 5-1401 AND 5-1402).

(b) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property to the exclusive jurisdiction of the Supreme Court of the State of New York sitting in New York County and of the United States District Court of the Southern District of New York, and any appellate court from any thereof (and, to the extent necessary to enforce the Administrative Agent's or the Lenders' rights under the Loan Documents, courts where Collateral may be located or deemed to be located and any appellate court thereof), in any action or proceeding arising out of or relating to any Loan Document, or for recognition or enforcement of any judgment relating to any Loan Document, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such New York State or, to the extent permitted by law, in such Federal court. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

(c) Each of the parties hereto hereby irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection which it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement or any other Loan Document in any court referred to in paragraph (b) of this Section. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(d) Each party to this Agreement irrevocably consents to service of process in the manner provided for notices in Section 9.01. Nothing in this Agreement or any other Loan Document will affect the right of any party to this Agreement to serve process in any other manner permitted by law.

Section 9.10 *WAIVER OF JURY TRIAL*. EACH PARTY HERETO HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT, ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

Section 9.11 *Headings*. Article and Section headings and the Table of Contents used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

Section 9.12 *Confidentiality*. Each of the Administrative Agent and the Lenders agrees to maintain the confidentiality of the Information (as defined below) except that Information may be disclosed (a) to its and its Affiliates' directors, officers, employees and agents, including accountants, legal counsel and other advisors, and funding sources on a "need to know" basis (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such Information and instructed to keep such Information confidential and shall agree to keep such Information confidential), (b) to the extent requested by any regulatory authority, (c) to the extent required by Applicable Law or regulations or by any subpoena or similar legal process, (d) to any other party to this Agreement, (e) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or any other Loan Document or the enforcement of rights hereunder or thereunder, (f) subject to a written agreement containing provisions substantially the same as those of this Section, to any assignee of or Participant in, or any prospective assignee of or Participant in (other than, in each case, any Disqualified Institution), any of its rights or obligations under this Agreement, (g) with the prior written consent of the Borrower or (h) to the extent such Information (i) becomes publicly available other than as a result of a breach of this Section or (ii) becomes available to the Administrative Agent or any Lender on a nonconfidential basis from a source other than the Borrower. For the avoidance of doubt, the obligations of any Lender under this Section 9.12 shall not be abrogated by such Lender's assignment of all of its Loans under this Agreement. For the purposes of this Section, "Information" means all information received from the Borrower relating to the Borrower or its business, other than any such information that is available to the Administrative Agent or any Lender on a nonconfidential basis prior to disclosure by the Borrower. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information.

Section 9.13 *Interest Rate Limitation*. Notwithstanding anything herein to the contrary, if at any time the interest rate applicable to any Loan, together with all fees, charges and other amounts which are treated as interest on such Loan under Applicable Law (collectively, the "Charges"), shall exceed the maximum lawful rate (the "Maximum Rate") which may be contracted for, charged, taken, received or reserved by the Lender holding such Loan in accordance with Applicable Law, the rate of interest payable

in respect of such Loan hereunder, together with all Charges payable in respect thereof, shall be limited to the Maximum Rate and, to the extent lawful, the interest and Charges that would have been payable in respect of such Loan but were not payable as a result of the operation of this Section shall be cumulated and the interest and Charges payable to such Lender in respect of other Loans or periods shall be increased (but not above the Maximum Rate therefor) until such cumulated amount, together with interest thereon at the Federal Funds Effective Rate to the date of repayment, shall have been received by such Lender.

Section 9.14 *Patriot Act*. Each Lender hereby notifies the Borrower and the other Loan Parties that pursuant to the requirements of the USA PATRIOT Act, it is required to obtain, verify and record information that identifies the Borrower and the other Loan Parties, which information includes the name and address of the Borrower and the other Loan Parties and other information that will allow such Lender to identify the Borrower and the other Loan Parties in accordance with the USA PATRIOT Act.

Section 9.15 *Additional Waivers*. (a) The Obligations are the joint and several obligation of each Loan Party. To the fullest extent permitted by Applicable Law, the obligations of each Loan Party hereunder shall not be affected by (i) the failure of the Administrative Agent or any Lender to assert any claim or demand or to enforce or exercise any right or remedy against any other Loan Party under the provisions of this Agreement, any other Loan Document or otherwise, (ii) any rescission, waiver, amendment or modification of, or any release of any Loan Party from, any of the terms or provisions of, this Agreement or any other Loan Document, (other than as expressly contemplated by such waiver, amendment or modification), (iii) the failure to perfect any security interest in, or the release of, any of the Collateral or other security held by or on behalf of the Administrative Agent or any Lender or (iv) any insolvency, bankruptcy, reorganization or other similar proceeding affecting any other Loan Party or its assets or any resulting release or discharge of any obligation of any other Loan Party under any Loan Documents.

(b) The obligations of each Loan Party to pay the Obligations in full hereunder shall not be subject to any reduction, limitation, impairment or termination for any reason (other than the payment in full in cash of all Obligations and termination of the Commitments), including any claim of waiver, release, surrender, alteration or compromise of any of the Obligations and shall not be subject to any defense or setoff, counterclaim, recoupment or termination whatsoever by reason of the invalidity, illegality or unenforceability of any of the Obligations or otherwise. Without limiting the generality of the foregoing, the obligations of each Loan Party hereunder shall not be discharged or impaired or otherwise affected by the failure of any Agent or any Lender to assert any claim or demand or to enforce any remedy under this Agreement, any other Loan Document or any other agreement, by any waiver or modification of any provision of any thereof (other than to the extent such waiver or modification so expressly waives or modifies such obligations or remedies), any default, failure or delay, willful or otherwise, in the performance of any of the Obligations, or by any other act or omission that may or might in any manner or to any extent vary the risk of any Loan Party or that would otherwise operate as a discharge of any Loan Party as a matter of law or equity (other than the payment in full in cash of all Obligations (other than contingent indemnification obligations not then due and payable) and termination of the Commitments).

(c) To the fullest extent permitted by Applicable Law, each Loan Party waives any defense based on or arising out of any defense of any other Loan Party or the unenforceability of the Obligations or any part thereof from any cause, or the cessation from any cause of the liability of any other Loan Party, other than the payment in full in cash of all the Obligations (other than contingent indemnification obligations not then due and payable) and termination of the Commitments. The Administrative Agent and the Lenders may, at their election, foreclose on any security held by one or more of them by one or more judicial or nonjudicial sales, accept an assignment of any such security in lieu of foreclosure,

compromise or adjust any part of the Obligations, make any other accommodation with any other Loan Party, or exercise any other right or remedy available to them against any other Loan Party, without affecting or impairing in any way the liability of any Loan Party hereunder except to the extent that all the Obligations have been paid in full in cash (other than contingent indemnification obligations not then due and payable) and the Commitments terminated. Pursuant to Applicable Law, each Loan Party waives any defense arising out of any such election even though such election operates, pursuant to Applicable Law, to impair or to extinguish any right of reimbursement or subrogation or other right or remedy of such Loan Party against any other Loan Party, as the case may be, or any security.

(d) Each Loan Party (except for the Borrower) is a direct or indirect subsidiary of the Borrower, and each Loan Party acknowledges that (x) together with the other Loan Parties, it makes up a related organization of various entities constituting a single economic and business enterprise such that the Loan Parties share a common identity of interests and any benefit received by any one Loan Party benefits the other Loan Parties and (y) it will derive substantial benefit from the making of the Loans by the Lenders. Each Loan Party hereby agrees to keep each other Loan Party fully apprised at all times as to the status of its business, affairs, finances, and financial condition, and its ability to perform its Obligations under the Loan Documents and in particular as to any adverse developments with respect thereto. Each Loan Party hereby agrees to undertake to keep itself apprised at all times as to the status of the business, affairs, finances, and financial condition of each other Loan Party, and of the ability of each other Loan Party to perform its Obligations under the Loan Documents, and in particular as to any adverse developments with respect to any thereof. Each Loan Party hereby agrees, in light of the foregoing mutual covenants to inform each other, and to keep themselves and each other informed as to such matters, that the none of the Administrative Agent or any Lender shall have any duty to inform any Loan Party of any information pertaining to the business, affairs, finances, or financial condition of any other Loan Party, or pertaining to the ability of any other Loan Party to perform its Obligations under the Loan Documents, even if such information is adverse, and even if such information might influence the decision of one or more of the Loan Parties to continue to be jointly and severally liable for, or to provide Collateral for, Obligations of one or more of the other Loan Parties. To the fullest extent permitted by Applicable Law, each Loan Party hereby expressly waives any duty of the Administrative Agent or any Lender to inform any Loan Party of any such information.

Section 9.16 *No Advisory or Fiduciary Responsibility*. In connection with all aspects of each transaction contemplated hereby, the Loan Parties each acknowledge and agree that: (a) the credit facility provided for hereunder and any related arranging or other services in connection therewith (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document) are an arm's-length commercial transaction between the Loan Parties, on the one hand, and the Agents and the Lenders, on the other hand, and each of the Loan Parties is capable of evaluating and understanding and understands and accepts the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents (including any amendment, waiver or other modification hereof or thereof); (b) in connection with the process leading to such transaction, each Agent and Lender is and has been acting solely as a principal and is not the financial advisor, agent or fiduciary, for the Loan Parties or any of their respective Affiliates, stockholders, creditors or employees or any other Person; (c) none of the Administrative Agent or Lenders has assumed or will assume an advisory, agency or fiduciary responsibility in favor of the Loan Parties with respect to any of the transactions contemplated hereby or the process leading thereto, including with respect to any amendment, waiver or other modification hereof or of any other Loan Document (irrespective of whether any of the Agents or Lenders has advised or is currently advising any Loan Party or any of its Affiliates on other matters) and none of the Administrative Agent or Lenders has any obligation to any Loan Party or any of its Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; (d) the Administrative Agent and Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Loan Parties and their

respective Affiliates, and none of the Administrative Agent or Lenders has any obligation to disclose any of such interests by virtue of any advisory, agency or fiduciary relationship; and (e) none of the Administrative Agent and Lenders have provided or will provide any legal, accounting, regulatory or tax advice with respect to any of the transactions contemplated hereby (including any amendment, waiver or other modification hereof or of any other Loan Document) and each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate. Each of the Loan Parties hereby waives and releases, to the fullest extent permitted by law, any claims that it may have against each of the Agents and Lenders with respect to any breach or alleged breach of agency or fiduciary duty.

Section 9.17 *Intercreditor Agreement*. (a) Notwithstanding any provisions in the Agreement or any other Loan Document to the contrary, the terms, conditions and provisions of this Agreement and the other Loan Documents are subject to the term of the Intercreditor Agreement. To the extent there is a conflict between the Loan Documents and the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control.

(b) Without limiting the generality of the foregoing, and notwithstanding anything herein to the contrary, all rights and remedies of the Administrative Agent (and the Lenders) shall be subject to the terms of the Intercreditor Agreement, and (i) until the First Priority Obligations Payment Date in respect of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have occurred, any obligation of the Borrower and any Guarantor hereunder or under any other Loan Document with respect to the delivery or control of any Collateral constituting ABL Priority Collateral, the novation of any lien on any certificate of title, bill of lading or other document, the giving of any notice to any bailee or other Person or the obtaining of any consent of any Person, in each case to the extent relating to ABL Priority Collateral, shall be deemed to be satisfied if the Borrower or such Guarantor, as applicable, complies with the requirements of the similar provision of the applicable ABL Loan Document and (ii) if the First Priority Obligations Payment Date in respect of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have occurred, until the Second Priority Obligations Payment Date in respect of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have occurred, any obligation of the Borrower and any Guarantor hereunder or under any other Loan Document with respect to the delivery or control of any Collateral constituting ABL Priority Collateral, the novation of any lien on any certificate of title, bill of lading or other document, the giving of any notice to any bailee or other Person or the obtaining of any consent of any Person, in each case to the extent relating to ABL Priority Collateral, shall be deemed to be satisfied if the Borrower or such Guarantor, as applicable, complies with the requirements of the similar provision of the applicable First Lien Loan Document. Until the First Priority Obligations Payment Date in respect of the ABL Priority Collateral (each as defined in the Intercreditor Agreement) shall have occurred, the delivery of any Collateral constituting ABL Priority Collateral to the ABL Agent pursuant to the ABL Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document. If the First Priority Obligations Payment Date in respect of the ABL Priority Collateral (each as defined in the Intercreditor Agreement) shall have occurred, until the Second Priority Obligations Payment Date in respect of the ABL Priority Collateral (each as defined in the Intercreditor Agreement) shall have occurred, the delivery of any Collateral constituting ABL Priority Collateral to the First Lien Agent pursuant to the First Lien Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

(c) Without limiting the generality of the foregoing, and notwithstanding anything herein to the contrary, all rights and remedies of the Administrative Agent (and the Lenders) shall be subject to the terms of the Intercreditor Agreement, and until the First Priority Obligations Payment Date in respect of the Term Loan Priority Collateral (as defined in the Intercreditor Agreement) shall have occurred, any obligation of the Borrower and any Guarantor hereunder or under any other Loan Document with respect to the delivery or control of any Collateral constituting Term Loan Priority Collateral, the novation of any

lien on any certificate of title, bill of lading or other document, the giving of any notice to any bailee or other Person, the provision of voting rights or the obtaining of any consent of any Person, in each case to the extent relating to Term Loan Priority Collateral, shall be deemed to be satisfied if the Borrower or such Guarantor, as applicable, complies with the requirements of the similar provision of the applicable First Lien Loan Document. Until the First Priority Obligations Payment Date in respect of the Term Loan Priority Collateral (each as defined in the Intercreditor Agreement) shall have occurred, the delivery of any Collateral constituting Term Loan Priority Collateral to the First Lien Agent pursuant to the First Lien Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

[SIGNATURE PAGES FOLLOW]

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

By: /s/ Craig J. Malloy

Name: Craig J. Malloy

Title: Director

SCHEDULE 1.01(A)
ACCEPTABLE FOREIGN CURRENCY

None.

SCHEDULE 1.01(B)
MORTGAGED PROPERTIES

None.

SCHEDULE 1.01(C)
MORTGAGE INSURANCE POLICIES

Not applicable.

SCHEDULE 2.01
LENDERS AND COMMITMENTS

<u>Lenders</u>	<u>Commitment</u>
JPMorgan Chase Bank, N.A.	\$ 275,000,000
Total:	\$ 275,000,000

SCHEDULE 3.10
PENSION PLAN

None.

SCHEDULE 3.12
SUBSIDIARIES

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
1680382 Ontario Limited	Canada	Common equity	100	100	100%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan	—
Cinelabs (Beijing) Limited ¹	China		N/A	N/A	40%	Beijing Film & Video Laboratory	—
Creo Asia Pacific Limited	Hong Kong		N/A	N/A	60%	Kodak (China) Limited	—
					99.998%	Eastman Kodak Holdings B.V.	—
					.002%	Kodak Graphic Communications Canada Company	—
Creo Manufacturing America LLC	Wyoming	LLC membership interests		to be certificated at emergence	100%	Eastman Kodak Company	—
Eastman Kodak Holdings B.V.	The Netherlands		N/A	N/A	100%	Eastman Kodak Company	—
Eastman Kodak International Capital Company, Inc.	Delaware	Common stock	10,000	8,200	100%	Eastman Kodak Company	—

Eastman Kodak Sarl	Switzerland		1,900,000	1,900,000	100%	Eastman Kodak Holdings B.V.	—
Far East Development Ltd.	Delaware	Common stock	1,000	10	100%	Eastman Kodak Company	—
FPC Inc.	California	Common stock	7,500	80	100%	Laser-Pacific Media Corporation	—
Horsell Graphic Industries Ltd.	United Kingdom		31,648,053	2	100%	Kodak Limited	—
K.K. Kodak Information Systems 1	Japan	Common stock	3,800	950	100%	Kodak Japan Ltd.	—
Kodak (Australasia) Pty. Ltd.	Australia	Ordinary shares	66,901,626	66,901,626	97.1576%	Eastman Kodak Company	—
					2.8424%	Kodak Graphic Communications Canada Company	—
Kodak (China) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (China) Graphic Communications Company Ltd.	China		N/A	N/A	75%	Kodak (China) Company Ltd.	—
					25%	Kodak (China) Investment Company Ltd.	—
Kodak (China) Investment Company Limited	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (China) Limited	China		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Eastern Europe) Limited	United Kingdom		1,000	2	100%	Kodak Limited	—

Kodak (Egypt) S.A.E. 1	Egypt	Common stock		49,050	99.09091%	Eastman Kodak Company	—
				200	.40404%	Eastman Kodak International Capital Company, Inc.	
				250	.50505%	Far East Development, Ltd.	
Kodak (Guangzhou) Technology Service Company Limited 1	China		N/A	N/A	90%	Kodak (China) Limited	—
					10%	Canton Hotel	
Kodak (Hong Kong) Limited	Hong Kong		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Malaysia) Sdn. Bhd.	Malaysia	Ordinary shares	10,000,000	8,509,343	99.98%	Eastman Kodak Company	—
					.01%	Eastman Kodak International Capital Company, Inc.	
					.01%	Then Tze Keen, Director	
Kodak (Near East), Inc.	New York	Capital stock	12,000	5,000	100%	Eastman Kodak Company	—
Kodak (Shanghai) International Trading Co. Ltd.	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (Singapore) Pte. Limited	Singapore	Ordinary shares	N/A	90,000	100%	Eastman Kodak Company	—
Kodak (Taiwan) Limited	Taiwan		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—

Kodak (Thailand) Limited	Thailand	Common shares	78,000	99.974359%	Eastman Kodak International Capital Company, Inc. .025641% 10 shares held by Chuanchart Prukpaisal and 10 shares held by Pat Sheller	—	
Kodak (Wuxi) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (Xiamen) Company Limited ¹	China		N/A	N/A	95%	Kodak (China) Investment Company Limited	—
					5%	Xiamen State-Owned Assets Investment Com	
Kodak (Xiamen) Digital Imaging Products Company Limited	China		N/A	N/A	75%	Kodak (China) Company Limited	—
					25%	Kodak (China) Investment Company Limited	
Kodak	France		N/A	N/A	100%	Eastman Kodak Company	—
Kodak A/S	Denmark		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Americas, Ltd.	New York	Common stock	34,500	34,500	100%	Eastman Kodak Company	—

Kodak Argentina S.A.I.C.	Argentina	Capital stock	989,437	527,668 461,769	53.34% 46.66%	Eastman Kodak Company Eastman Kodak Holdings, B.V.	—
Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	Ordinary shares	N/A	100,000	100%	Eastman Kodak Holdings B.V.	—
Kodak Aviation Leasing LLC	Delaware	LLC membership interests		to be certificated at emergence	100%	Eastman Kodak Company	—
Kodak Brasileira Comercio de Produtos Para Imagem e Serviços Ltda.	Brazil	N/A		136,566,397 189 quotas	99.9999987% .000001383%	Eastman Kodak Holdings, B.V. Kodak Americas, Ltd.	—
Kodak Canada Inc.	Canada	Common shares	unlimited number of Common Shares and one (1) Preference share	334,000	99.999997%	Kodak Graphic Communications Canada Company	—
		Preference share	one (1) Preference share	1	.000003%	Eastman Kodak Company	
Kodak Chilena S.A.F. ¹	Chile	Capital stock	N/A	129,246,565	99.9962% .0038%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	N/A		149,798,463 2 quotas	99.9999987% 0.0000013%	Kodak Brasileira Comercio de Produtos para Imagem e Serviços Ltda. Kodak Americas, Ltd.	—

Kodak de Colombia, SAS	Colombia	Capital stock	5,000	704	100%	Kodak Mexicana S.A. de C.V.	—
Kodak de Mexico S.A. de C.V.	Mexico	Capital stock	179,341,945	179,341,945	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Electronic Products (Shanghai) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Co., Inc.	—
Kodak GmbH	Austria		N/A	N/A	100%	Eastman Kodak Company	—
Kodak GmbH	Germany		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications EAD ¹	Bulgaria		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	Ordinary shares	N/A	2	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Graphic Communications Canada Company	Canada	Common shares	7,655,813	7,655,813	100%	Eastman Kodak Company	—
Kodak Graphic Communications GmbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Graphic Communications Limited 1	United Kingdom		52,000,002	52,000,002	100%	Kodak Limited	—
Kodak Holding GmbH	Germany		N/A	N/A	100%	Eastman Kodak Company	—
Kodak IL Ltd.	Israel	Common shares	38,000	20,000	100%	Eastman Kodak Holdings B.V.	—
Pre-settlement with Israel Tax Authorities							
Post Israel Tax Authorities Settlement, as of June 30, 2013 (still in process)			312,774	294,774	7%	Eastman Kodak Holdings B.V.	—
					93%	Kodak Polychrome Graphics Finance (Barbados) SRL	—
Kodak Imaging Network B.V. 1	Netherlands		N/A	N/A	100%	Kodak Imaging Network, Inc.	—
Kodak Imaging Network, Inc.	Delaware	Common stock	100	100	100%	Eastman Kodak Company	—
Kodak Imaging Services (Shenzhen) Ltd. 1	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak India Private Limited	India	Equity and Preference	327,500,000	9,734,506	99.99999979%	Kodak Limited	—
				2	.00000021%	Kodak International Finance Limited	—
Kodak International Finance Limited	England		N/A	28,061,408	100%	Kodak Limited	—

Kodak Japan Ltd.	Japan	Common stock	400,000	396,071	77.097%	Kodak Polychrome Graphics Company Ltd.	—
					12.674%	Eastman Kodak Holdings B.V.	
					10.229%	Kodak Graphic Communications Canada Company	
Kodak Kft. 1	Hungary		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Korea Ltd.	South Korea	Common stock	3,000,000	964,000	100%	Eastman Kodak Company	—
Kodak Limited	United Kingdom	A Ordinary Shares	N/A	130,000,000	.9999923%	Eastman Kodak Company	—
		Eff. 9/1/13	N/A	1,000	.0000077%	Kodak Pension Plan	
		B Ordinary (non-voting) shares					
Kodak Mexicana S.A. de C.V.	Mexico	Capital stock	262,870,350	262,875,350	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Nederland B.V.	Netherlands			80,000	100%	Eastman Kodak Holdings B.V.	—
Kodak New Zealand Limited	New Zealand	Ordinary shares	1,000,000	1,000,000	100%	Eastman Kodak Company	—

Kodak Nordic AB	Sweden		270,000	270,000	100%	Eastman Kodak Company	—
Kodak Norge A/S ¹	Norway		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak OOO	Russia		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Oy	Finland		534,000	534,000	100%	Eastman Kodak Company	—
Kodak Philippines, Ltd.	New York	Capital stock	18,000	6,000	100%	Eastman Kodak Company	—
Kodak Polska Sp.zo.o	Poland		Share capital PLN 24,022,650	25,287 (shares are uncertificated)	100%	Eastman Kodak Company	—
Kodak Polychrome Graphics (Hong Kong) Ltd.	Hong Kong		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics China Co. Ltd.	China		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Company Ltd.	Barbados	Common shares	4	4	100%	Eastman Kodak Company	—
Kodak Polychrome Graphics Cono Sur SA ¹	Uruguay	Capital stock	375,000	375,000	100%	Kodak Polychrome Graphics Company Ltd.	—

Kodak Polychrome Graphics Export SAFI 1	Uruguay	Capital stock	5,000	5,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Finance UK Ltd. 1	United Kingdom		50,000,000 [These shares are stated to be in USD]	44,999,998	100%	Kodak Limited	—
Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	N/A	2 quotas	1 quota	50%	Kodak Polychrome Graphics Company Ltd.	—
				1 quota	50%	Merrydown Limited	
Kodak Polychrome Graphics Netherlands Antilles NV	Curacao	Ordinary / common shares	6,000		100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Portuguesa Limited	New York	Capital stock	1,000	1,000	100%	Eastman Kodak Company	—
Kodak Realty, Inc.	New York	Capital stock	10,000	100	100%	Eastman Kodak Company	—

Kodak SA/NV	Belgium			324,542	35.0217%	Eastman Kodak International Capital Company, Inc.	—
				296,295	31.9735%	Eastman Kodak Holdings B.V.	
				287,231	30.9955%	Kodak Nederland BV	
				18,613	2.0085%	Kodak Graphic Communications Canada Company	
				5	.0008%	Eastman Kodak Company	
Kodak S.p.A.	Italy	Common stock	N/A	73,000,000	99.998%	Eastman Kodak Company	—
					.002%	Eastman Kodak International Capital Company, Inc.	
Kodak Societe Anonyme	Switzerland		28,000 shares to a par value of 500 CHF each = 14,000,000 CHF – all shares owned by EKICC		100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Unterstutzungsgesellschaft mbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Venezuela, S.A.	Venezuela	Capital stock	16,830	16,830	100%	Eastman Kodak Company	—
Kodak Versamark Europe SA	Switzerland		Empty shell		100%	Eastman Kodak Holdings B.V.	—
Kodak, S.A.	Spain	Ordinary shares	284,760	284,759 1	99.99% .01%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
KPG Finance (Barbados) SRL	Barbados		Unlimited number of quotas	100,000 quotas	100%	Kodak Polychrome Graphics Company Ltd.	—
Laboratoires Kodak S.A.S. ¹	France			454,399	100%	Kodak	—
Laser-Pacific Media Corporation	Delaware	Common stock	1,200	1,110	100%	Eastman Kodak Company	—
NPEC Inc.	California	Common stock	10,000	100	100%	Eastman Kodak Company	—
Pakon, Inc.	Indiana	Capital stock	1,000	300	100%	Eastman Kodak Company	—

Personalised Imaging Finance Limited	United Kingdom		N/A	100	100%	Kodak International Finance Limited	—
Project Ceylon Limited ¹	United Kingdom		13,001,000	13,001,000	100%	Kodak Limited	—
Qualex Inc.	Delaware	Common stock	1,000	1,000	100%	Eastman Kodak Company	—
RPB Marketing Company	Japan	Common stock	100	3	100%	Kodak Japan Ltd.	—
SAS Villot-Marne ¹	France			2,499	.9996%	Kodak	—
				1	.0004%	Laboratoires Kodak S.A.S.	—
Shanghai Da Hai Camera Co., Ltd. ¹	China		N/A	N/A	75%	Kodak (China) Investment Company Limited	—
					25%	Kodak (China) Limited	—
Wheeling Insurance Ltd.	Bermuda	Common stock	120,000	120,000	100%	Eastman Kodak Company	—
Yamanashi RPB Supply Company	Japan	Common stock	32,000	31,227	100%	Kodak Japan Ltd.	—

¹ Entity is in the process of being liquidated

Effective as of 8/21/13

SCHEDULE 3.14
STRIKES, LOCKOUTS AND SLOWDOWNS

None.

SCHEDULE 3.15(A)

UCC FILINGS

UCC-3 termination statements, the form of which was previously delivered by the Borrower and approved by the Administrative Agent, to be filed in the following jurisdictions to release the security interests in favor of the secured parties under the DIP Credit Facilities and the Borrower's prepetition (x) 10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 and

UCC-1s in favor of the Secured Parties, the form of which was previously delivered by the Borrower and approved by the Administrative Agent, to be filed in the following jurisdictions:

<u>Grantor</u>	<u>State</u>
Eastman Kodak Company	New Jersey
Creo Manufacturing America LLC	Wyoming
Far East Development Ltd.	Delaware
FPC Inc.	California
Kodak (Near East), Inc.	New York
Kodak Americas, Ltd.	New York
Kodak Aviation Leasing LLC	Delaware
Kodak Imaging Network, Inc.	Delaware
Kodak Philippines, Ltd.	New York
Kodak Portuguesa Limited	New York
Kodak Realty, Inc.	New York
Laser-Pacific Media Corporation	Delaware
NPEC Inc.	California
Pakon, Inc.	Indiana
Qualex Inc.	Delaware

SCHEDULE 3.15(B)
INTELLECTUAL PROPERTY FILINGS

The following releases to filed at the United States Patent and Trademark Office:

Release of Security Interest in Patents by and among Citicorp North America, Inc., as agent, Wilmington Trust, National Association, as agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

Release of Security Interest in Trademarks by and among Citicorp North America, Inc., as agent, Wilmington Trust, National Association, as agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

The following release to filed at the United States Copyright Office

Release of Security Interest in Copyrights by and among Citicorp North America, Inc., as agent, Wilmington Trust, National Association, as agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

The following security agreement to be filed at the United States Patent and Trademark Office:

Intellectual Property Security Agreement by and between the Grantors and the Administrative Agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent.

The following security agreement to be filed at the United States Copyright Office

Intellectual Property Security Agreement by and between the Grantors and the Administrative Agent, dated September 3, 2013, the form of which was previously delivered by the Borrower and approved by the Administrative Agent,

SCHEDULE 5.01
INTERNET ADDRESSES

None.

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SCHEDULE 5.12(A)
PART I

DDA ACCOUNTS

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***
Eastman Kodak Company	*** *** *** ***	***	*** ***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak International Capital Company Inc.	*** *** *** ***	***	*** ***	*** ***
FPC Inc.	*** *** *** *** ***	***	***	*** ***
FPC Inc.	*** *** ***	***	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Kodak Imaging Network, Inc.	*** *** *** *** ***	***	***	*** ***
NPEC Inc.	*** *** *** *** ***	***	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** ***	*** *	***	*** ***
Qualex Inc.	*** *** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	*** ***
Eastman Kodak Co	*** *** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	*** ***
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***
Qualex Inc	*** *** ***	*** *	***	***
Eastman Kodak Company	*** *** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***

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<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	*** *	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** ***
Eastman Kodak Company	*** *** ***	***	***	*** *** ***
Eastman Kodak Company	*** *** ***	***	***	*** *** ***

* Represents an account that may be closed in connection with or pursuant to the Transactions.

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**SCHEDULE 5.12(A)
PART II**

LOCKBOXES

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	*** *** *** ***	***	***	*** ***
Qualex Inc	*** *** *** ***	***	***	*** ***

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SCHEDULE 5.12(E)
DISBURSEMENT ACCOUNTS

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***			***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***			***

SCHEDULE 5.18
POST-CLOSING OBLIGATIONS

1. As promptly as possible, but in no event later than the days indicated below after the Closing Date, or such later date as the Administrative Agent may agree, the Borrower will cause the perfection under the applicable local law of the Administrative Agent's second priority security interest in the stock of the following subsidiaries: 75 days after the Closing Date for Eastman Kodak Holdings B.V., 60 days after the Closing Date for Kodak Holding GmbH and Kodak Polychrome Graphics Company Ltd, and 45 days after the Closing Date for Kodak Limited. Simultaneously with the completion of the Borrower's obligations pursuant to the preceding sentence with respect to (i) Eastman Kodak Holdings B.V. and Kodak Polychrome Graphics Company Ltd, the Borrower will cause the Administrative Agent to receive a written legal opinion (addressed to the Administrative Agent and the Lenders and in form and substance reasonably acceptable to the Administrative Agent) covering matters relating to the Administrative Agent's security interest in the applicable stock and (ii) Kodak Holding GmbH and Kodak Limited the Borrower will use commercially reasonable efforts to cause the Administrative Agent to receive a written legal opinion (addressed to the Administrative Agent and the Lenders and in form and substance reasonably acceptable to the Administrative Agent) covering matters relating to the Administrative Agent's security interest in the applicable stock.
2. Within 3 Business Days of the Closing Date, the Borrower will cause the filing or execution of documents required to terminate:
 - a. the security interests in favor of the secured parties under the DIP Credit Facilities and the Borrower's prepetition (x) 10.625% senior secured notes due March 15, 2019 and (y) 9.75% senior secured notes due March 1, 2018 (collectively, the "**Prepetition Notes**") in the equity interests of the following Foreign Subsidiaries:
 - i. Kodak (Australasia) Proprietary Limited,
 - ii. Kodak Holding GmbH,
 - iii. Kodak Limited,
 - iv. Kodak (Singapore) Pte. Limited,
 - v. Kodak S.A., and
 - b. the security interests in favor of the secured parties under the DIP ABL Credit Facility and the Prepetition Notes in the equity interests of Eastman Kodak Holdings B.V.

SCHEDULE 6.01
EXISTING INDEBTEDNESS

<u>Entity</u>	<u>Type</u>	<u>Existing</u>	
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Debt for Borrowed Money	BRL	981,056.61
	Bank Guarantees/LOCs	BRL	1,699,275
	Customer Guarantee/Vendor Program	BRL	15,375,895
		USD	92,773
Kodak Graphic Communications Canada Company	Capital Leases	CAD	10,040,844
Kodak Mexicana S.A. de C.V.	Surety Bonds	MXN	266,914,511
		USD	6,300
Kodak Limited	Bank Guarantees/LOCs	EUR	1,648,662
	Customer Guarantee/Vendor Program	GBP	600,000
		SEK	319,932
		GBP	11,107,906
Kodak Nordic AB (Sweden)	Surety Bonds	SEK	24,133,833
Kodak Argentina S.A.I.C.	Customer Guarantee/Vendor Program	ARS	7,540,195
	Surety Bonds	ARS	379,600
Kodak S.p.A (Italy)	Bank Guarantees/LOCs	EUR	749,622

Entity	Type	Existing	
Kodak SA/NV (Belgium)	Customer Guarantee/Vendor Program	USD	130,180
	Bank Guarantees/LOCs	EUR	18,502
Kodak India Private Limited	Bank Guarantees/LOCs	INR	42,285,857
	Customer Guarantee/Vendor Program	INR	10,712,000
Kodak IL Ltd. (Israel)	Bank Guarantees/LOCs	USD	2,057,880
		ILS	150,000
Kodak, S.A. (Spain)	Bank Guarantees/LOCs	EUR	240,803
	Customer Guarantee/Vendor Program	EUR	708
Qualex Inc.	3rd Party Guarantees	USD	592,969
Eastman Kodak Sarl	Bank Guarantees/LOCs	NOK	1,000,000
	Customer Guarantee/Vendor Program	EUR	210,275
		CHF	221,250
		USD	33,462
Kodak (Hong Kong) Limited	Bank Guarantees/LOCs	HKD	103,556
Kodak (China) Company Limited	Customer Guarantee/Vendor Program	CNY	895,924
	Bank Guarantees/LOCs	HKD	5,300,000
Kodak (Thailand) Limited	Bank Guarantees/LOCs	THB	192,927
	Customer Guarantee/Vendor Program	THB	1,621,886
Kodak Societe Anonyme	Bank Guarantees/LOCs	CHF	115,000

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak Korea Limited	Bank Guarantees/LOCs	KRW 7,167,930
Kodak (Singapore) Pte Limited	Bank Guarantees/LOCs	SGD 45,261
Kodak Japan Ltd.	Bank Guarantees/LOCs	JPY 80,401,533
Kodak Turkey	Bank Guarantees/LOCs	TL 78,426

Eastman Kodak Company Debt (USD) (principal amounts where applicable)

Letters of Credit listed on Annex 1 to Schedule 6.01 in the aggregate amount set forth below.	\$123,246,352
Surety Bonds for U.S. and Canadian Customs	\$ 1,417,000
Customer Guarantees/Vendor Program (Loss Pool)	\$ 1,012,113

Annex 1 to Schedule 6.01¹

<u>Issuing Bank</u>	<u>Beneficiary</u>	<u>LC #</u>	<u>Face Amount</u>
Citibank, N.A.	CVS Pharmacy, Inc.	63667037	\$ 10,500,000.00
Citibank, N.A.	INA, Pacific, Atlantic Insurance Company	NY-02805-30035009	\$ 1,066,540.00
Citibank, N.A.	North Carolina Self-Insurance Security Association	63665579	\$ 150,000.00
Citibank, N.A.	NY Workers Compensation (CITI)	NY-02805-30031820	\$ 61,634,205.00
Citibank, N.A.	Ohio Environmental Protection Agency	NY-02805-30035285	\$ 1,600,000.00
Citibank, N.A.	Travelers	61604621	\$ 2,600,000.00
Wells Fargo Bank, N.A.	Maryland Workers' Compensation Commission	IS0012739	\$ 100,000.00
Wells Fargo Bank, N.A.	NYS Workers' Compensation	IS0012677	\$ 96,000.00
Wells Fargo Bank, N.A.	Township of Hamilton	IS0012760	\$ 5,500.00
Wells Fargo Bank, N.A.	Employment Development Department	IS0012762	\$ 55,100.00
Wells Fargo Bank, N.A.	New Jersey Dept of Environmental Protection	IS0012645	\$ 500,000.00
Wells Fargo Bank, N.A.	Finance Office, Workers' Compensation Board	IS0012271	\$ 11,390,063.00
Wells Fargo Bank, N.A.	Self Insurance Plans State of California	IS0012521	\$ 4,351,072.00
Wells Fargo Bank, N.A.	Westchester Fire Insurance Company	IS0011889	\$ 2,500,000.00

¹ All of the letters of credit on this Annex 1 are backstopped by letters of credit issued by the Issuing Bank (as defined in the ABL Agreement) on the date hereof.

Wells Fargo Bank, N.A.	Old Republic Insurance Company c/o Old Republic Risk Management	IS0011616	\$ 26,587,872.00
Wells Fargo Bank, N.A.	New York State Dept of Environmental Conservation	IS0012035	\$ 10,000.00
Wells Fargo Bank, N.A.	Commonwealth of Virginia	IS0012736	\$ 100,000.00

SCHEDULE 6.02
EXISTING LIENS

PART I

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash collateralization with American Express for corporate credit cards	USD 1,750,000
Eastman Kodak Company	Receipts reserve for credit card charges with PNC Merchant Services	USD 600,000
Eastman Kodak Company	Trust to support environmental liabilities to benefit New York State Department of Environmental Conservation	USD 23,201,482
Wheeling Insurance Ltd.	Trust to support claim liabilities related to past participation in Green Island Reinsurance Treaty	USD 107,418
Wheeling Insurance Ltd.	Trust to support claim liabilities related to Old Republic self-funded Workers' Compensation and Automobile Liability policies	USD 9,500,000
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of real property and its other assets to support adjudication of tax and labor disputes	USD 131,580,683
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of cash to support adjudication of tax and labor disputes	BRL 24,661,591
Kodak Limited	Cash collateralization to support guarantee liabilities with Lloyds Bank	GBP 2,851,907
Kodak India Private Limited	Cash collateralization to support guarantee liabilities with Citibank and HDFC	INR 38,173,541
Kodak India Private Limited	Pledge of its assets to support tax adjudication	INR 41,992,200
Kodak IL Ltd. (Israel)	Cash collateralization of bank guarantee by Bank Leumi	USD 2,030,000
Kodak International Finance Ltd.	Cash collateralization of FX dealing line by Bank of New York Mellon	USD 11,543,722

CONTINUING SECURED AGREEMENTS²
BACKED BY CASH COLLATERAL

Country	Kodak Entity	Description	Reference #	Amount
UAE	Kodak (Near East), Inc.	Standby Letters of Credit	US532203-2	\$ 30,500
Australia	Kodak (Australasia) Pty. Ltd.	Standby Letters of Credit	US539392-2	\$ 360,000
Hong Kong	Kodak (Hong Kong) Limited	Omnibus	US166612-1	\$ 13,400
Thailand	Kodak (Thailand) Limited	Omnibus	TH167067	\$ 63,800

² As defined in the Payoff Letter by Citicorp North America, Inc. dated September 3, 2013.

SCHEDULE 6.04
EXISTING INVESTMENTS

STOCK

<u>Investment</u>	<u>Investment Date</u>	<u>% Owned</u>	<u>Book Value</u>
Public			
Emagin Corporation	07/01/1998	.17%	\$ 148,333
Global Lighting Technologies	12/01/2003	1.00%	\$1,490,449
Private			
Hillcrest Laboratories Inc.	01/11/2008	1.00%	\$ 125,000
Next Engine, Inc.	01/01/2001	2.00%	\$ 250,000
Lockerz, Inc.	01/21/2011	6.57%	\$ 474,581
Total USD			<u>\$2,488,363</u>

LOSS POOL

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash funded loss pool related to equipment sales	USD 1,617,292
Eastman Kodak Sarl	Cash funded loss pool related to equipment sales	USD 639,670

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SCHEDULE 6.05
DISPOSITIONS

1. Proposed sale of real property in Argentina (including any sale and leaseback in connection therewith). If consummated, it is expected to be closed in October 2013.
2. ***
3. Proposed sale of utility operations at Eastman Business Park. Purchase price proceeds will go to environmental trust. If consummated, this is expected to be signed and closed by the end of August 2013.
4. ***
5. Proposed sale of Pro-Tek. This is a business that stores movie film in California. If consummated, it is expected to be signed in September 2013 and closed in October 2013.
6. Proposed donation of 365 sqm. of forest land by Kodak (Near East), Inc.'s Greek branch to the local government in Greece. This is the last asset Kodak (Near East), Inc. owns in Greece.
7. Proposed sale of parking lot located at Seward Street in Los Angeles, CA. If consummated, it is expected to be closed in October or November 2013.
8. Proposed sale of Airport Hangar in Rochester, NY. If consummated, it is expected to be closed in September or October of 2013.
9. ***
10. ***
11. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc. (including any sale and leaseback in connection therewith).
12. Proposed sale of the Hawkeye location.

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13. ***

SCHEDULE 6.06
SALE AND LEASEBACK TRANSACTIONS

1. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc., a Kodak Company.
2. Proposed sale of real estate property in Argentina.

SCHEDULE 6.09
TRANSACTIONS WITH AFFILIATES

Intercompany Loans³

<u>Lender Company Description</u>	<u>Debtor Trading Partner Description</u>	<u>Loan Currency</u>	<u>Local Currency Principal Balance</u>	<u>USD Principal Balance</u>	<u>Interest Rate</u>
1. Eastman Kodak Co. - Parent	Kodak (Egypt) S.A.E.	USD	5,666,138	5,666,138	0.00%
2. Eastman Kodak Co. - Parent	Kodak Graphic Com. Canada	USD	135,705,510	135,705,510	0.00%
3. Eastman Kodak Co. - Parent	Kodak International Finance Limited	USD	125,000,000	125,000,000	7.90%
4. Kodak (Near East) Inc.	Eastman Kodak Co. - Parent	USD	16,720,673	16,720,673	0.05%
5. Kodak de México, SA de CV	Eastman Kodak Co. - Parent	USD	19,772,256	19,772,256	0.00%
6. Kodak de México, SA de CV	Eastman Kodak Co. - Parent	USD	19,445,532	19,445,532	8.50%
7. Kodak China Ltd.	Eastman Kodak Co. - Parent	USD	174,000,000	174,000,000	0.00%
8. Kodak Japan Limited	Eastman Kodak Co. - Parent	JPY	3,030,036,942	30,949,668	2.00%
9. Kodak International Finance Limited	Eastman Kodak Co. - Parent	USD	44,000,000	44,000,000	7.90%
10. Kodak Societa per Azioni	Eastman Kodak Co. - Parent	USD	20,000,000	20,000,000	7.90%

³ These intercompany loans are permitted to be rolled over or renewed at principal amounts incorporating accrued but unpaid interests and (x) for each of #1 to #4 at the existing or a different interest rate or (y) for each of #5 to #10 at the existing or a lower interest rate.

SCHEDULE 6.10
EXISTING RESTRICTIONS

None.

SCHEDULE 7.01(K)
JUDGMENTS

<u>Case No. / Matter</u>	<u>Kodak Party</u>	<u>Other Party</u>	<u>Venue</u>
03-930139/2010 DHL	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual - SP	Brazil
0007292-65.2005.4.03.6103/INCOME TAX 91/92	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual - SP	Brazil
3.066.612/VAT STATE OF SP, DHL EXPORTATION	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual - SP	Brazil
967403	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
973.014	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda do Estado de São Paulo	Brazil
145.738	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
1314995	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual - SP	Brazil
583.00.2005.061.270	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Canadá Color Vídeo - Foto - Som Ltda	Brazil
1069186-0/4	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Paulo Afonso Cotta	Brazil
2009.135.14335	Kodak da Amazônia Indústria e Comércio Ltda.	Secretaria do Estado da Fazenda do Rio de Janeiro	Brazil
10283-720.630/2008-94	Kodak da Amazônia Indústria e Comércio Ltda.	União Federal	Brazil
0263043-53.2011.8.04.0001	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Flashmed	Brazil
001.05.045558-4	Kodak da Amazônia Indústria e Comércio Ltda.	Syncrofilm	Brazil

9 similar 2003 income/importation tax matters with unfavorable administrative determinations

0005130-69.2010.8.17.0810

Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.
Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.

União Federal

Meirelles S.A. Comércio e Indústria

Brazil

Brazil

Additional Matters:

1. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2006-7.
2. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2007-8.

**FORM OF
ASSIGNMENT AND ACCEPTANCE**

This Assignment and Acceptance (the "Assignment and Acceptance") is dated as of the Effective Date set forth below and is entered into between the Assignor named below (the "Assignor") and the Assignee named below (the "Assignee"). Capitalized terms used but not defined herein shall have the meanings given to them in the Credit Agreement identified below (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), receipt of a copy of which is hereby acknowledged by the Assignee. The Standard Terms and Conditions set forth in Annex 1 attached hereto are hereby agreed to and incorporated herein by reference and made a part of this Assignment and Acceptance as if set forth herein in full.

For an agreed consideration, the Assignor hereby irrevocably sells and assigns to the Assignee, and the Assignee hereby irrevocably purchases and assumes from the Assignor, subject to and in accordance with the Standard Terms and Conditions and the Credit Agreement, as of the Effective Date inserted by the Administrative Agent below (i) all of the Assignor's rights and obligations in its capacity as a Lender under the Credit Agreement and any other documents or instruments delivered pursuant thereto to the extent related to the amount and percentage interest identified below of all of such outstanding rights and obligations of the Assignor under the respective facilities identified below (including any letters of credit, guarantees, and swingline loans included in such facilities) and (ii) to the extent permitted to be assigned under applicable law, all claims, suits, causes of action and any other right of the Assignor (in its capacity as a Lender) against any Person, whether known or unknown, arising under or in connection with the Credit Agreement, any other documents or instruments delivered pursuant thereto or the loan transactions governed thereby or in any way based on or related to any of the foregoing, including contract claims, tort claims, malpractice claims, statutory claims and all other claims at law or in equity related to the rights and obligations sold and assigned pursuant to clause (i) above (the rights and obligations sold and assigned pursuant to clauses (i) and (ii) above being referred to herein collectively as the "Assigned Interest"). Such sale and assignment is without recourse to the Assignor and, except as expressly provided in this Assignment and Acceptance, without representation or warranty by the Assignor.

1. Assignor: _____
2. Assignee: _____
[and is an Affiliate/Approved Fund of [identify Lender]¹]
3. Borrower: The Company (as defined below).
4. Administrative Agent: Barclays Bank PLC, including any successor thereto, as administrative agent under the Credit Agreement.
5. Credit Agreement: The Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time), among EASTMAN KODAK COMPANY (the "Company"), the Lenders party thereto and Barclays Bank PLC, as Administrative Agent.

¹ Select as applicable.

6. Assigned Interest:

Aggregate Amount of Loans
for all Lenders

Amount of Loans Assigned
\$

Percentage Assigned of Loans²
%

Effective Date: _____, 20____ [TO BE INSERTED BY ADMINISTRATIVE AGENT AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE REGISTER THEREFOR.]

[The Assignee agrees to deliver to the Administrative Agent a completed administrative questionnaire in which the Assignee designates one or more credit contacts to whom all syndicate-level information (which may contain material non-public information about the Borrower, the Loan Parties and their Affiliates or their respective securities) will be made available and who may receive such information in accordance with the Assignee's compliance procedures and applicable laws, including Federal and state securities laws.]³

The terms set forth in this Assignment and Acceptance are hereby agreed to:

ASSIGNOR

NAME OF ASSIGNOR

By: _____

Name:
Title:

ASSIGNEE

NAME OF ASSIGNEE

By: _____

Name:
Title:

² Set forth, to at least 9 decimals, as a percentage of the Commitment of all Lenders.

³ To be inserted only if the Assignee is not a Lender at the time of such Assignment.

Consented to and Accepted:

BARCLAYS BANK PLC, as Administrative Agent

By _____
Name:
Title:

[Consented to:]⁴

[EASTMAN KODAK COMPANY]

By _____
Name:
Title:

⁴ To be added only if the consent of the Borrower is required by the terms of the Credit Agreement.

Reference is hereby made to the Senior Secured Second Lien Term Credit Agreement, dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time (the "Credit Agreement")), among EASTMAN KODAK COMPANY (the "Borrower"), the Lenders party thereto and BARCLAYS BANK PLC, as Administrative Agent (in such capacity, the "Administrative Agent").

STANDARD TERMS AND CONDITIONS FOR
ASSIGNMENT AND ACCEPTANCE

1. Representations and Warranties.

1.1 Assignor. The Assignor (a) represents and warrants that (i) it is the legal and beneficial owner of the Assigned Interest, (ii) the Assigned Interest is free and clear of any lien, encumbrance or other adverse claim[, and] (iii) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Acceptance and to consummate the transactions contemplated hereby [and (iv) the Assignee is not a Disqualified Institution]⁵ and (b) assumes no responsibility with respect to (i) any statements, warranties or representations made in or in connection with the Credit Agreement or any other Loan Document, (ii) the execution, legality, validity, enforceability, genuineness, sufficiency or value of the Loan Documents or any collateral thereunder, (iii) the financial condition of the Borrower, any of its Subsidiaries or Affiliates or any other Person obligated in respect of any Loan Document or (iv) the performance or observance by the Borrower, any of its Subsidiaries or Affiliates or any other Person of any of their respective obligations under any Loan Document.

1.2. Assignee. The Assignee (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Assignment and Acceptance and to consummate the transactions contemplated hereby and to become a Lender under the Credit Agreement, (ii) it satisfies the requirements, if any, specified in the Credit Agreement that are required to be satisfied by it in order to acquire the Assigned Interest and become a Lender, (iii) from and after the Effective Date, it shall be bound by the provisions of the Credit Agreement as a Lender thereunder and, to the extent of the Assigned Interest, shall have the obligations of a Lender thereunder, (iv) it has received a copy of the Credit Agreement, together with copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Assignment and Acceptance and to purchase the Assigned Interest on the basis of which it has made such analysis and decision independently and without reliance on the Administrative Agent or any other Lender and (v) if it is a Non-U.S. Lender, attached to the Assignment and Acceptance is any documentation required to be delivered by it pursuant to the terms of the Credit Agreement, duly completed and executed by the Assignee and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent, the Assignor or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue

⁵ Bracketed language to be excluded from any Assignment and Acceptance consented to by the Borrower pursuant to the Master Consent to Assignment dated September 3, 2013 relating to the Credit Agreement.

to make its own credit decisions in taking or not taking action under the Loan Documents and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender.

2. Payments. From and after the Effective Date, the Administrative Agent shall make all payments in respect of the Assigned Interest (including payments of principal, interest, fees and other amounts) to the Assignor for amounts which have accrued to but excluding the Effective Date and to the Assignee for amounts which have accrued from and after the Effective Date.

3. General Provisions. This Assignment and Acceptance shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. This Assignment and Acceptance may be executed in any number of counterparts, which together shall constitute one instrument. Delivery of an executed counterpart of a signature page of this Assignment and Acceptance by email or telecopy shall be effective as delivery of a manually executed counterpart of this Assignment and Acceptance. This Assignment and Acceptance shall be governed by, and construed in accordance with, the law of the State of New York.

[Reserved]

Form of Security Agreement

GUARANTEE AND COLLATERAL AGREEMENT

Dated September 3, 2013

From

The Grantors referred to herein

as Grantors

to

Barclays Bank PLC

as Administrative Agent

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Schedules

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- Schedule III - Receivables and Agreement Collateral
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- Schedule V - Legal Name, Trade Names, Location, Chief Executive Office, Type of Organization, Jurisdiction of Organization, Organizational Identification Number and Federal Employer Identification Number
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Exhibits

- Exhibit A - Form of Intellectual Property Security Agreement
- Exhibit B - Form of Intellectual Property Security Agreement Supplement
- Exhibit C - Form of Security Agreement Supplement

GUARANTEE AND COLLATERAL AGREEMENT

GUARANTEE AND COLLATERAL AGREEMENT dated September 3, 2013 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation ("**Borrower**" or "**Company**"), and the other Persons listed on the signature pages hereof, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Persons so listed or joined being, collectively, the "**Grantors**"), to Barclays Bank PLC, as administrative agent (in such capacity, together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement (as hereinafter defined) and assigns, the "**Administrative Agent**") for the Secured Parties (as defined in the Credit Agreement).

PRELIMINARY STATEMENTS.

(1) Borrower and the other Grantors have entered into a senior secured second lien term credit agreement with Administrative Agent and certain other parties as set forth in the Credit Agreement, dated of even date herewith, by and among the Borrower, the lenders party thereto from time to time (the "**Lenders**") and Administrative Agent (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**");

(2) Borrower is a member of an affiliated group of companies that includes each other Grantor;

(3) The proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses;

(4) Part I of Schedule I hereto lists all Equity Interests (other than Excluded Property) directly owned by such Grantor as of the date hereof (the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor as of the date hereof (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(5) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Pledged Deposit Accounts**").

(6) Company is the owner of an L/C Cash Deposit Account (as defined in the ABL Agreement, the "**L/C Cash Deposit Account**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(7) Company is the owner of the Pledged Cash Account (Eligible Cash) (as defined in the ABL Agreement, the "**Pledged Cash Account (Eligible Cash)**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(8) Company is the owner of the Pledged Cash Account (Qualified Cash) (as defined in the ABL Agreement, the “**Pledged Cash Account (Qualified Cash)**”) created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(9) It is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have granted the security interest contemplated by this Agreement.

(10) Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(11) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement (whether or not capitalized) as such terms are defined in such Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided, that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor hereby agrees with the Administrative Agent for the benefit of the Secured Parties as follows:

Section 1. Guarantee.

(a) Guarantee

(i) Each of the Guarantors hereby, jointly and severally, unconditionally and irrevocably, guarantees to the Administrative Agent, for the ratable benefit of the Secured Parties and their respective successors, indorsees, transferees and assigns, the prompt and complete payment and performance by the Borrower when due (whether at the stated maturity, by acceleration or otherwise) of the Borrower Obligations. “**Guarantors**” shall mean each Grantor other than the Borrower. “**Borrower Obligations**” shall mean the unpaid principal of and interest on (including interest accruing after the maturity of the Loans and interest accruing after the filing of any petition in bankruptcy, or the commencement of any insolvency, reorganization or like proceeding, relating to the Borrower, whether or not a claim for post-filing or post-petition interest is allowed in such proceeding) the Loans and all other obligations and liabilities of the Borrower to the Administrative Agent or to any Lender, whether direct or indirect, absolute or contingent, due or to become due, or now existing or hereafter incurred, which may arise under, out of, or in connection with, this Agreement, any other Loan Document,

or any other document made, delivered or given in connection herewith or therewith, whether on account of principal, interest, reimbursement obligations, fees, indemnities, costs, expenses (including all fees, charges and disbursements of counsel to the Administrative Agent or to any Lender that are required to be paid by the Borrower pursuant to Section 9.03 of the Credit Agreement) or otherwise.

(ii) Anything herein or in any other Loan Document to the contrary notwithstanding, the maximum liability of each Guarantor hereunder and under the other Loan Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 1(b)).

(iii) Each Guarantor agrees that the Borrower Obligations may at any time and from time to time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Section 1 or affecting the rights and remedies of the Administrative Agent or any Lender hereunder.

(iv) The guarantee contained in this Section 1 shall remain in full force and effect until all the Obligations (other than any contingent indemnification obligations not then due and payable) shall have been satisfied by payment in full and the Commitments shall be terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrower may be free from any Borrower Obligations. "**Obligations**" shall mean (i) in the case of the Borrower, the Borrower Obligations, and (ii) in the case of each Guarantor, its Guarantor Obligations. "**Guarantor Obligations**" shall mean with respect to any Guarantor, all obligations and liabilities of such Guarantor which may arise under or in connection with this Agreement (including, without limitation, this Section 1) or any other Loan Document, in each case whether on account of guarantee obligations, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by such Guarantor pursuant to Section 9.3 of the Credit Agreement or Section 22 hereof).

(v) No payment made by the Borrower, any of the Guarantors, any other guarantor or any other Person or received or collected by the Administrative Agent or any Lender from the Borrower, any of the Guarantors, any other guarantor or any other Person by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Borrower Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Borrower Obligations or any payment received or collected from such Guarantor in respect of the Borrower Obligations), remain liable for the Borrower Obligations up to the maximum liability of such Guarantor hereunder until the Obligations are paid in full (other than any contingent indemnification obligations not then due and payable) and the Commitments are terminated.

(b) Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made hereunder,

such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 1(c). The provisions of this Section 1(b) shall in no respect limit the obligations and liabilities of any Guarantor to the Administrative Agent and the Lenders, and each Guarantor shall remain liable to the Administrative Agent and the Lenders for the full amount guaranteed by such Guarantor hereunder.

(c) No Subrogation. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Administrative Agent or any Lender, no Guarantor shall be entitled to be subrogated to any of the rights of the Administrative Agent or any Lender against the Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Administrative Agent or any Lender for the payment of the Borrower Obligations, nor shall any Guarantor seek or be entitled to seek any contribution or reimbursement from the Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Administrative Agent and the Lenders by the Borrower on account of the Borrower Obligations (other than contingent indemnification obligations not then due and payable) are paid in full and the Commitments shall have terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Borrower Obligations shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Administrative Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Administrative Agent, if required), to be applied against the Borrower Obligations, whether matured or unmatured, in such order as the Administrative Agent may determine.

(d) Amendments, etc. with respect to the Borrower Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Borrower Obligations made by the Administrative Agent or any Lender may be rescinded by the Administrative Agent or such Lender and any of the Borrower Obligations continued, and the Borrower Obligations, or the liability of any other Person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Administrative Agent or any Lender, and the Credit Agreement and the other Loan Documents and any other documents executed and delivered in connection therewith may be amended, modified, waived, supplemented or terminated, in whole or in part, as the Administrative Agent (or the Required Lenders or such requisite Lenders as required pursuant to Section 9.02 of the Credit Agreement, as the case may be) may reasonably deem advisable from time to time, and any collateral security, guarantee or right of offset at any time held by the Administrative Agent or any Lender for the payment of the Borrower Obligations may be sold, exchanged, waived, surrendered or released. Neither the Administrative Agent nor any Lender shall have any obligation to protect, secure, perfect or insure any Lien at any time held by it as security for the Borrower Obligations or for the guarantee contained in this Section 1 or any property subject thereto.

(e) Guarantee Absolute and Unconditional. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Borrower Obligations and notice of or proof of reliance by the Administrative Agent or any Lender upon the guarantee contained in this Section 1 or acceptance of the guarantee contained in this Section 1; the Borrower Obligations, and any of them, shall conclusively be deemed to have been created, contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this Section; and all dealings between the Borrower and any of the Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, likewise shall be conclusively presumed to have been had or consummated in reliance upon the guarantee contained in this Section 1. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon the Borrower or any of the Guarantors with respect to the Borrower Obligations. Each Guarantor understands and agrees that the guarantee contained in this Section 1 shall be construed as a continuing, absolute and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Loan Document, any of the Borrower Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Administrative Agent or any Lender, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by the Borrower or any other Person against the Administrative Agent or any Lender, or (c) any other circumstance whatsoever (with or without notice to or knowledge of the Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of the Borrower for the Borrower Obligations, or of such Guarantor under the guarantee contained in this Section 1, in bankruptcy or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Administrative Agent or any Lender may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against the Borrower, any other Guarantor or any other Person or against any collateral security or guarantee for the Borrower Obligations or any right of offset with respect thereto, and any failure by the Administrative Agent or any Lender to make any such demand, to pursue such other rights or remedies or to collect any payments from the Borrower, any other Guarantor or any other Person or to realize upon any such collateral security or guarantee or to exercise any such right of offset, or any release of the Borrower, any other Guarantor or any other Person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Administrative Agent or any Lender against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.

(f) Reinstatement. The guarantee contained in this Section 1 shall continue to be effective, or be reinstated, as the case may be, if at any time payment, or any part thereof, of any of the Borrower Obligations is rescinded or must otherwise be restored or returned by the Administrative Agent or any Lender upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of the Borrower or any Guarantor, or upon or as a result of the appointment of a

receiver, intervenor or conservator of, or trustee or similar officer for, the Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made.

Section 2. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in such Grantor's right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the "**Collateral**"):

(a) all equipment in all of its forms, including all machinery, tools, motor vehicles, vessels, aircraft and furniture (excepting all fixtures), and all parts thereof and all accessions thereto, including computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the "**Equipment**");

(b) all inventory in all of its forms, including (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the "**Inventory**");

(c) (i) all accounts, instruments (including promissory notes), deposit accounts, chattel paper, general intangibles (including payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the "**Receivables**"), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the "**Related Contracts**"), and (ii) all commercial tort claims now or hereafter described on Schedule X hereto;

(d) the following (the "**Security Collateral**"):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional equity interests (other than Excluded Property) from time to time acquired by such Grantor in any manner (such equity interests, together with the Initial Pledged Equity, being the "**Pledged Equity**"), and the certificates, if any, representing such additional equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the "**Pledged Debt**") and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in, or from time to time credited to, as applicable, a securities account or commodity account (including the Term Proceeds Securities Account), all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedging Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account, the Term Proceeds Securities Account and all funds and financial

assets from time to time credited thereto (including all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account or the Term Proceeds Securities Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Administrative Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**"):

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, uniform resource locators ("**URLs**"), domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

(iii) all copyrights, including copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered ("**Copyrights**"); all confidential and proprietary information, including know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, "**Trade Secrets**"), and all other intellectual, industrial and intangible property of any type, including industrial designs and mask works;

(iv) except as set forth above, all registrations and applications for registration for any of the foregoing, including those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, permits, consents, orders and franchises relating to the license, development, use or disclosure of any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary ("**IP Agreements**"); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) all books and records and documents (including databases, customer lists, credit files, computer files, printouts, other computer output materials and records and other records) of the Grantors pertaining to any of the Grantors' Collateral;

(j) all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section); and

(k) all proceeds of and payments under business interruption insurance;

(l) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 2) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement) and US Cash (as defined in the ABL Agreement);

provided, that, notwithstanding any of the other provisions set forth in this Section 2 or in any Loan Document, no Excluded Property shall constitute Collateral under this Agreement. For purposes of this Agreement and the other Loan Documents, "**Excluded Property**" shall mean (1) any property to the extent that such grant of a security interest (x) is prohibited by any applicable Requirements of Law, (y) requires a consent not obtained of any Governmental Authority pursuant to such applicable Requirement of Law or (z) is prohibited by, or constitutes a breach or default under or results in the termination of or requires any consent not obtained under, any contract, license, agreement, instrument or other document evidencing or giving rise to such property or, in the case of any Security Collateral (other than any of the foregoing issued by a Grantor), any applicable shareholder or similar agreement, except to the extent that such Requirement of Law or the term in such contract, license, agreement, instrument or other document or shareholder or similar agreement providing for such prohibition, breach, default or termination or requiring such consent is ineffective under applicable law, (2) any lease, license or other agreement or any property that is subject to a purchase money Lien or capital lease or similar arrangement (in each case permitted by the Credit Agreement and for so long as subject to such purchase money Lien, capital lease or similar arrangement), in each case to the extent that a grant of a Lien therein would violate or invalidate such lease, license or agreement or such purchase money, capital lease or similar arrangement or create a right of termination in favor of any party thereto (other than a Loan Party), except to the extent that such lease, license or other agreement or other document providing for such violation or invalidation or termination right is ineffective under applicable law (it being understood that Excluded Property shall not include proceeds and Receivables in respect of the foregoing), (3) any United States trademark or service mark application filed on the basis of a Grantor's "intent-to-use" such trademark or service mark pursuant to Section 1(b) the Lanham Act, 15 U.S.C. § 1051, in each case, to the extent the inclusion in the Collateral of any such application would void, impair or invalidate any such

application or any resulting registration, unless and until an Amendment to Allege Use or a Statement of Use under Section 1(c) or 1(d) of said Act is filed with and accepted by the United States Patent and Trademark Office, (4) any property to the extent a security interest in such property would result in material adverse tax consequences as reasonably determined by the Borrower and the Administrative Agent, including any of the equity interests of any domestic Subsidiary of the Borrower that is a direct or indirect Subsidiary of a CFC, (5) any fee-owned real property with a fair market value of less than \$15,000,000 or that is located in the State of New York or in a jurisdiction other than the United States and all leasehold interests in real property, (6) any Excluded Account, (7) any of the equity interests of any Foreign Subsidiary of the Borrower that is not a Material First-Tier Foreign Subsidiary, each of which, as of the date hereof, is indicated on Part III of Schedule I hereto, (8) any of the equity interests of any Subsidiary of the Borrower that is a Material First-Tier Foreign Subsidiary in excess of 65% of all of the issued and outstanding shares of capital stock of such Material First-Tier Foreign Subsidiary entitled to vote (within the meaning of Treasury Regulation Section 1.956-2), and (9) any assets of Borrower, Qualex, Inc. or Kodak (Near East), Inc. which have been Disposed of on or before the date hereof pursuant to the UK Pension Settlement Agreement. Notwithstanding anything herein or in any other Loan Document, the Grantors shall not be required to perfect the Administrative Agent's security interest in (i) motor vehicles and other assets subject to certificates of title to the extent a Lien thereon cannot be perfected by the filing of a UCC financing statement, (ii) Letter-of-Credit Rights, (iii) Disbursement Accounts and (iv) any property as to which the Administrative Agent shall agree in writing that the cost of obtaining a security interest or perfection thereof would be excessive in relation to the value of the security to be afforded thereby. For purposes of this Agreement, "**Requirements of Law**" shall mean, as to any Person, the certificate of incorporation and by-laws or other organizational or governing documents of such Person, and any law, treaty, rule or regulation or determination of an arbitrator or a court or other Governmental Authority, in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

Section 3. Security for Obligations. This Agreement secures, in the case of each Grantor, the payment of all Obligations of such Grantor or Subsidiary of the Company owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

Section 4. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Administrative Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 5. Delivery and Control of Security Collateral. (a) Subject to the Intercreditor Agreement, all certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered to and held by or on behalf of the Administrative Agent pursuant hereto and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Administrative Agent except to the extent that such transfer or assignment is prohibited by applicable law. With respect to any Pledged Equity existing on the Closing Date, the transfer or assignment of which is subject to (x) certain corporate actions by the holders of or issuers of Initial Pledged Equity issued by Foreign Subsidiaries which have not occurred as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such corporate actions to occur prior to the Closing Date or (y) governmental approvals or consents which have not been obtained as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such approvals or consents to be obtained prior to the Closing Date, the Grantors shall cause such corporate actions to occur or shall obtain such approvals or consents within 45 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree).

(b) With respect to any Security Collateral representing interests in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will use commercially reasonable efforts (or in the case of a wholly-owned Subsidiary, take all actions necessary) to cause (i) the issuers of such Security Collateral and (ii) any securities intermediary which is the holder of any such Security Collateral, to cause the Administrative Agent to have and retain, subject to the Intercreditor Agreement, Control over such Security Collateral. Without limiting the foregoing, such Grantor will, with respect to any such Security Collateral held with a securities intermediary, use commercially reasonable efforts to cause such securities intermediary to enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(c) With respect to any securities or commodity account and any Security Collateral that constitutes a security entitlement (other than a security entitlement which is an uncertificated security, which for the avoidance of doubt shall be subject to the preceding Section 5(b)), within 60 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree), the relevant Grantor will cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Administrative Agent as the entitlement holder thereof or enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(d) Subject to the Intercreditor Agreement and upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause the Security Collateral to be registered in the name of the Administrative Agent or such of its nominees as the Administrative Agent shall direct, subject only to the revocable rights specified in Section 13(a). In addition, the Administrative Agent shall have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account or the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Administrative Agent, and to convert Security

Collateral consisting of financial assets held directly by the Administrative Agent to Security Collateral consisting of financial assets credited to any securities or commodity account or the L/C Cash Deposit Account.

(e) Upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 6. **Term Proceeds Accounts.** As soon as practicable and in no event more than thirty (30) days following the Closing Date (which period may be extended in the reasonable discretion the Administrative Agent), the Borrower shall establish a deposit account (the "**Term Proceeds Deposit Account**") and a securities account (the "**Term Proceeds Securities Account**") with JPMorgan Chase Bank, N.A. which accounts shall be maintained exclusively for identifiable proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement). The Borrower shall enter into an Account Control Agreement with respect to each of the Term Proceeds Deposit Account and the Term Proceeds Securities Account within the time period set forth in Section 5.12(b) of the Credit Agreement. Upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause all proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement) to be deposited in either the Term Proceeds Deposit Account or the Term Proceeds Securities Account, as applicable.

Section 7. **Representations and Warranties.** Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number as of the date hereof is set forth in Schedule V hereto. Within the five years preceding the date hereof, such Grantor has not changed its legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto. Each of the trade names owned and used by the any Grantor in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule V hereto.

(b) Since the date of four (4) months prior to the date hereof, each Grantor has made or entered into only the mergers and acquisitions set forth on Schedule XI hereto.

(c) The books and records of each Grantor pertaining to accounts, contract rights, inventory, and other assets are located at the addresses indicated for each Grantor on Schedule XII hereto.

(d) Such Grantor is the legal and beneficial owner of the Collateral and has rights in, the power to transfer, or a valid right to use, the Collateral with respect to which it has purported to grant a security interest hereunder, free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement or Liens permitted under the Credit Agreement, and has full power and authority to grant to the Administrative Agent the

security interest in such Collateral granted hereunder pursuant to the terms hereof. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Administrative Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(e) When financing statements naming such Grantor as debtor and the Administrative Agent as secured party and providing a description of the Collateral with respect to which such Grantor has purported to grant a security interest hereunder have been filed in the appropriate offices against such Grantor in the locations listed on Schedule XIII, the Administrative Agent will have a fully perfected and, subject to the Intercreditor Agreement, first priority security interest (except as enforceability may be affected by bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditor's rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing), subject only to Liens permitted under the Credit Agreement, in that Collateral of the Grantor in which a security interest may be perfected by filing of an initial financing statement in the appropriate office against such Grantor; provided that (i) the filing of Intellectual Property security agreements with the United States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect the security interest of the Administrative Agent in respect of any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights, (ii) additional filings may be necessary to perfect the Administrative Agent's security interest in any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights acquired by such Grantor after the date hereof, and (iii) upon completion of the filings referred to in this Section 7(e) and the other actions specified on Schedule XIV, the security interests granted pursuant to this Agreement will constitute valid perfected security interests in all of the Collateral (other than Excluded Property) in favor of the Administrative Agent as collateral security for the Obligations. Notwithstanding the foregoing, nothing in this Agreement shall require any Grantor to make any filings or take any other actions to record or perfect the Administrative Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse the Administrative Agent for the same). When used in this Agreement, "**Intellectual Property**" shall mean the collective reference to all rights in intellectual property, whether arising under United States laws, including, without limitation, the Copyrights, the Patents and the Trademarks, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

(f) All of such Grantor's locations where Equipment and Inventory having a value in excess of \$1,000,000 is located as of the date hereof are specified in Schedule VIII and Schedule IX hereto, respectively (other than Collateral in transit in the ordinary course of business, in use or on display at any trade show, conference or similar event in the ordinary course of business, maintained with customers (or otherwise on the premises of customers) and consignees in the ordinary course of business or in the possession of employees in the ordinary course of business). Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(g) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$3,750,000 that has not been delivered to the Administrative Agent. All such Receivables or Agreement Collateral valued in excess of \$3,750,000 is listed on Schedule III attached hereto.

(h) Subject to the Intercreditor Agreement, all Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$10,000,000 for all such Security Collateral of the Grantors have been delivered to the Administrative Agent.

(i) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(j) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non-assessable (to the extent such concepts are applicable), provided that the foregoing representation and warranty, insofar as it relates to the Pledged Equity issued by a Person other than a Subsidiary of a Grantor, is made to the knowledge of the Grantors. Each interest in any limited liability company or limited partnership wholly-owned by such Grantor, pledged hereunder and represented by a certificate is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and each such interest shall at all times hereafter be represented by a certificate. Each interest in any limited liability company or limited partnership controlled by such Grantor, pledged hereunder and not represented by a certificate either (1) is not a "security" within the meaning of Article 8 of the UCC and is not governed by Article 8 of the UCC and such Grantor shall at no time elect to treat any such interest as a "security" within the meaning of Article 8 of the UCC or issue any certificate representing such interest or (2) is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and, with respect to any such Pledged Equity having a value in excess of \$1,000,000, such Grantor shall have entered into a control agreement with the issuer of such "security" and the Administrative Agent to establish Control with respect to such "security." The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory notes, such promissory notes have been delivered to the Administrative Agent, and is not in default.

(k) The Initial Pledged Equity in Foreign Subsidiaries pledged by such Grantor constitutes, as of the date hereof, 65% of the issued and outstanding equity interests entitled to vote (within the meaning of Treasury Regulation Section 1.956-1) of the issuers thereof indicated on Part I of Schedule I hereto, each of which is a Material First-Tier Foreign Subsidiary. The Initial Pledged Debt constitutes all of the outstanding Indebtedness for borrowed money owed to such Grantor by the issuers thereof (other than intercompany Indebtedness in respect of the UK Pension Settlement Agreement).

(l) Such Grantor has no Investment Property with a market value in excess of \$1,000,000 as of the date hereof, other than the Investment Property listed on Part IV of Schedule I hereto.

(m) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(n) Such Grantor has no deposit accounts or securities accounts as of the date hereof, other than the deposit accounts and securities accounts listed on Schedule II hereto (other than deposit accounts or securities accounts that have less than \$750,000 in the aggregate on deposit).

(o) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$2,500,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(p) This Agreement creates in favor of the Administrative Agent for the benefit of the Secured Parties a valid security interest in the Collateral granted by such Grantor under this Agreement, securing the payment of the Obligations except to the extent that Control or possession by the Administrative Agent is required for the creation of the security interest; all filings and other actions necessary to perfect the security interest in the Collateral granted by such Grantor have been duly made or taken and are in full force and effect other than (i) actions necessary to perfect the Administrative Agent's security interest with respect to Collateral evidenced by a certificate of title or Collateral consisting of vessels or aircraft and (ii) actions necessary to transfer and prior approval of or filings with any governmental entity required in connection with any interest in Pledged Equity.

(q) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created hereunder (including, subject to the Intercreditor Agreement, the first priority nature of such security interest in Collateral), except for (A) the filing of financing and continuation statements under the UCC, (B) the recordation of the Intellectual Property Security Agreement with respect to certain registered Intellectual Property Collateral attached thereto, and the actions described in Section 5 with respect to the Security Collateral, (C) subject to certain corporate actions by the holders or issuers of Non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date, necessary to transfer or assign, (D) the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Pledged Equity issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity, and (E) the Control of certain assets as provided in Sections 9-104, 9-105, 9-106 and 9-107 of the UCC, or (iii) the exercise by the Administrative Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(r) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(s) As to itself and its Intellectual Property Collateral:

(i) The operation of such Grantor's business as currently conducted or as contemplated to be conducted and the use of the Intellectual Property Collateral in connection therewith do not conflict with, infringe, misappropriate, dilute, misuse or otherwise violate the intellectual property rights of any third party, except as are not expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and such Grantor is entitled to use all such Intellectual Property Collateral in accordance with applicable law, subject to the terms of the IP Agreements.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except as would not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor in full force and effect.

(vi) No claim has been asserted and is pending by any Person challenging or questioning the use of any Intellectual Property Collateral or the validity of effectiveness of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that in the aggregate are not reasonably expected to have a Material Adverse Effect. The conduct of the business of the Company and its Subsidiaries does not infringe on the rights of any Person except for such claims and infringements that, in the aggregate, are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or impairment (other than impairment contemplated by the Loan Documents) of any of the Intellectual Property Collateral.

(vii) With respect to each IP Agreement that is not Excluded Property: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and

effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) To the Company's knowledge, none of the material Trade Secrets of such Grantor has been used, divulged, disclosed or appropriated to the detriment of such Grantor for the benefit of any other Person other than such Grantor within the past two years.

(ix) This Agreement is effective to create a valid and continuing Lien and, upon filing of appropriate financing statements in the offices listed on Schedule XIII and appropriate releases (which releases have been filed or will be filed substantially simultaneously with the entering into of this Agreement) and Intellectual Property security agreements with the United States Copyright Office and the United States Patent and Trademark Office (to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Copyright Office or the United States Patent and Trademark Office, as applicable), fully perfected and, subject to the Intercreditor Agreement, first priority security interests in favor of the Administrative Agent on such Grantor's U.S. Patents, U.S. Trademarks and U.S. Copyrights and such perfected security interests are enforceable as such as against any and all creditor of and purchasers from such Grantor.

Section 8. Further Assurances.

(a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement at the expense of such Grantor and at the reasonable request of the Administrative Agent, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Administrative Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Administrative Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Administrative Agent, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Administrative Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Administrative Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory

note or other instrument or chattel paper, deliver and pledge to the Administrative Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Administrative Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Administrative Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) prepare, sign, and file for recordation in any intellectual property registry, appropriate evidence of the lien and security interest granted herein in any Intellectual Property in the name of such Grantor as debtor; and (v) deliver to the Administrative Agent evidence that all other actions that the Administrative Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(b) Each Grantor hereby authorizes the Administrative Agent to file one or more financing or continuation statements, and amendments thereto in the applicable UCC filing office, including one or more financing statements indicating that such financing statements cover all assets or all personal property (or words of similar effect) of such Grantor in the United States, or any real property or fixtures, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Administrative Agent to have filed such financing statements, continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Administrative Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Administrative Agent may reasonably request, all in reasonable detail.

Section 9. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$1,000,000 and Inventory having a value in excess of \$1,000,000 (other than Inventory sold in the ordinary course of business) at the locations therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Administrative Agent (or such lesser time as may be agreed by the Administrative Agent), at such other places designated by such Grantor in such notice. Schedule VIII and Schedule IX respectively set forth whether each such location is owned, leased or operated by third parties, and, if leased or operated by third parties, their names and addresses.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.05 of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 10. Insurance. Each Grantor will, and will cause each Restricted Subsidiary to, at its own expense, maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies

engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Restricted Subsidiary operates; provided, that, the Company and its Restricted Subsidiaries may self-insure to the extent consistent with prudent business practice. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Administrative Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses to be paid, in accordance with the Credit Agreement, the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Administrative Agent. Each such policy shall in addition (i) name such Grantor and the Administrative Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Administrative Agent) as their interests may appear, (ii) provide that (A) there shall be no recourse against the Administrative Agent for payment of premiums or other amounts with respect thereto and (B) if agreed by the insurer (which agreement such Grantor shall use commercially reasonable efforts to obtain), at least 10 days' prior written notice of cancellation or of lapse shall be given to the Administrative Agent by the insurer, and (iv) contain such other customary lender loss payee provisions as the Administrative Agent shall reasonably request. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(l) and cause the insurers to acknowledge notice of such assignment. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(k) and 2(l) and use its commercially reasonable efforts to cause the insurers to acknowledge notice of such assignment.

Section 11. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) If any Grantor changes its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement it will give written notice to the Administrative Agent within 15 days of such change and will take all action reasonably required by the Administrative Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including the Assigned Agreements and Related Contracts, and will permit representatives of the Administrative Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.08 of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will promptly notify the Administrative Agent of such organizational identification number.

(b) Administrative Agent shall have the right at any time or times, in Administrative Agent's name or in the name of a nominee of Administrative Agent, to verify the validity, amount or any other matter relating to any Receivables or other Collateral, by mail, telephone, facsimile transmission or otherwise (provided any visits shall be done during normal

business hours and at times to be mutually agreed). Except as otherwise provided in this subsection (b), each Grantor, at its own expense and in the ordinary course of business undertaken in a commercially reasonable manner and consistent with applicable law, will continue to collect, adjust, settle, compromise the amount or payment of, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, adjustments, settlements, compromises and other exercises of rights, such Grantor may take (and, at the Administrative Agent's direction upon the occurrence and during the continuance of an Event of Default, will take) such action as such Grantor (or, upon the occurrence and during the continuance of an Event of Default, the Administrative Agent) may deem necessary or advisable; provided, that, the Administrative Agent shall have the right at any time, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Administrative Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Administrative Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Administrative Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement) to be applied as provided in Section 20(b) of this Agreement or to prepay Loans under the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

(c) No Grantor will authorize the filing of any financing statement naming it as debtor covering all or any portion of the Collateral owned by it, except for financing statements (i) naming the Administrative Agent on behalf of the Secured Parties as the secured party, and (ii) in respect to other Liens permitted by the Credit Agreement. Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement naming the Administrative Agent as secured party without the prior written consent of the Administrative Agent, subject to such Grantor's rights under the UCC.

Section 12. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Restricted Subsidiaries, each Grantor agrees to take, at its expense, commercially reasonable steps as determined in Grantor's reasonable discretion, including in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authority, to (i) maintain (in accordance with the exercise of such Grantor's reasonable business discretion) the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property

Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other Governmental Authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings, in each case except where the failure to so file, register or maintain is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Administrative Agent, which shall not be unreasonably withheld or delayed, discontinue use of any material Trademark or otherwise abandon any such material Intellectual Property Collateral unless such Grantor shall have determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer material to the conduct of such Grantor's business.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide to the Administrative Agent, concurrently with any delivery of Financial Statements pursuant to Section 5.01(a) or (b) of the Credit Agreement, an updated Schedule of its registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights.

(c) In the event that any Grantor becomes aware that any item of Intellectual Property Collateral is being infringed or misappropriated by a third party, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including suing for infringement or misappropriation and for an injunction against such infringement or misappropriation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including maintaining substantially the quality of any and all products or services used or provided in connection with any such Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking steps reasonably necessary to ensure that all licensed users of any such Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Administrative Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Administrative Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Administrative Agent with such written notice, or otherwise

authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Administrative Agent (an “**IP Security Agreement Supplement**”) covering such Intellectual Property, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property.

Section 13. Voting Rights; Dividends; Etc. So long as no Event of Default shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; provided, that, any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall be promptly delivered to the Administrative Agent to hold as Security Collateral (to the extent it is not Excluded Property) and shall, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Administrative Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Upon the occurrence and during the continuance of an Event of Default:

(i) All rights of each Grantor (A) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 13(a)(i) shall, upon notice to such Grantor by the Administrative Agent, cease and (B) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 13(a)(ii) shall automatically cease, and all such rights shall, subject to the Intercreditor Agreement, thereupon become vested in the Administrative Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 13(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 14. As to the Assigned Agreements.

(a) Each Grantor will at its expense:

(i) perform and observe in all material respects all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Administrative Agent; and

(ii) furnish to the Administrative Agent promptly upon receipt thereof copies of all notices of defaults relating to agreements involving monetary liability of or to any Person in an amount in excess of \$5,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Administrative Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Administrative Agent may reasonably request and (B) upon request of the Administrative Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Administrative Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Administrative Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Pledged Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in the Credit Agreement so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 20(b).

Section 15. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement and this Agreement, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Administrative Agent, hereby assigns to the Administrative Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Administrative Agent, each Grantor will promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$2,500,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Administrative Agent and deliver written evidence of such consent to the Administrative Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, promptly upon request by the Administrative Agent, (i) notify (and such Grantor hereby authorizes the Administrative Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Administrative Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Administrative Agent or its designee and (ii) arrange for the Administrative Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$5,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 16. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.10 of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 17. Administrative Agent Appointed Attorney in Fact. Each Grantor hereby irrevocably appoints the Administrative Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, in the Administrative Agent's discretion, to take any action and to execute any instrument that the Administrative Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to obtain, an upon the occurrence and during the continuance of an Event of Default, adjust insurance required to be paid to the Administrative Agent pursuant to Section 10,

(b) upon the occurrence and during the continuation of any Event of Default, to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) upon the occurrence and during the continuance of an Event of Default, to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above,

(d) upon the occurrence and during the continuation of any Event of Default to file any claims or take any action or institute any proceedings that the Administrative Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Administrative Agent with respect to any of the Collateral;

(e) upon the occurrence and during the continuation of any Event of Default, to use any Intellectual Property or IP Agreements (solely pursuant to the terms thereof) that are not Excluded Property of such Grantor, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral;

(f) to take or cause to be taken all actions necessary to perform or comply or cause performance or compliance with the terms of this Agreement, including actions to pay or discharge taxes or Liens (other than Permitted Liens) levied or placed upon or threatened against the Collateral, the legality or validity thereof and the amounts necessary to discharge the same to be determined by Administrative Agent in its sole discretion, any such payments made by Administrative Agent to become obligations of such Grantor to Administrative Agent, due and payable immediately without demand;

(g) (i) upon the occurrence and during the continuation of any Event of Default, generally to sell, transfer, lease, license, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though Administrative Agent were the absolute owner thereof for all purposes, and (ii) to do, at Administrative Agent's option and such Grantor's expense, at any time or from time to time, all acts and things that Administrative Agent deems reasonably necessary to protect, preserve or realize upon the Collateral and Administrative Agent's security interest therein in order to effect the intent of this Agreement, all as fully and effectively as such Grantor might do;

(h) upon the occurrence and during the continuation of any Event of Default, to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to the Borrower or such other Grantor in respect of any Account of the Borrower or such other Grantor; and

(i) upon the occurrence and during the continuance of any Event of Default, to take exclusive possession of all locations where the Borrower or other Grantor conducts its business or has rights of possession, with prompt notice to the Borrower or any Grantor and to use such locations to store, process, manufacture, sell, use, and liquidate or otherwise dispose of items that are Collateral, without obligation to pay rent or other compensation for the possession or use of any location.

Section 18. Administrative Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Administrative Agent may, but without any obligation to do so,

upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Administrative Agent incurred in connection therewith shall be payable by such Grantor under Section 22.

Section 19. The Administrative Agent's Duties. (a) The powers conferred on the Administrative Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Administrative Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Administrative Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Administrative Agent may from time to time, when the Administrative Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a "**Subagent**") for the Administrative Agent hereunder with respect to all or any part of the Collateral. In the event that the Administrative Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Administrative Agent, for the benefit of the Secured Parties, as security for the Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Administrative Agent, with all rights, powers, privileges, interests and remedies of the Administrative Agent hereunder with respect to such Collateral, and (iii) the term "Administrative Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Administrative Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Administrative Agent.

Section 20. Remedies. If any Event of Default shall have occurred and be continuing and such Event of Default has resulted in the acceleration of the Obligations, which acceleration has not been rescinded or otherwise terminated:

(a) The Administrative Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Administrative Agent forthwith, assemble all or part of the Collateral as directed by the Administrative Agent and make it available to the Administrative Agent at a place and time to be designated by the Administrative Agent that is reasonably convenient to both parties; (ii) subject to applicable law, without notice

except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Administrative Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Administrative Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.08 of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Administrative Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Administrative Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the UCC and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten (10) days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the UCC.

(b) Any cash held by or on behalf of the Administrative Agent and all cash proceeds received by or on behalf of the Administrative Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral and any proceeds of the guarantee set forth in Section 1 may, in the discretion of the Administrative Agent, be held by the Administrative Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Administrative Agent for the benefit of the Secured Parties against, all or any part of the Obligations, in accordance with Section 7.03 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Administrative Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.08 of the Credit Agreement, the Administrative Agent may, without notice to any Grantor except as required by law and at any time or from time to time, charge, set off and otherwise apply all or any part of the Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such

sale or other disposition shall be included therein, and such Grantor shall supply to the Administrative Agent or its designee, documents and things relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Administrative Agent takes any action with respect to the Collateral, including proceeds, the Administrative Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the company's financial statements in accordance with GAAP.

Section 21. Grant of Intellectual Property License. For the purpose of enabling Administrative Agent, upon the occurrence and during the continuance of an Event of Default, to exercise rights and remedies under Section 20 hereof at such time as Administrative Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Grantor hereby grants to Administrative Agent, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Grantor), subject, in the case of Trademarks, to sufficient rights to quality control and inspection in favor of such Grantor to avoid the risk of invalidation of such Trademarks, to use, assign, license or sublicense any of the Intellectual Property, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, now owned or hereafter acquired, developed or created by such Grantor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof, solely to the extent such Grantor has all rights necessary to provide such access.

Section 22. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Administrative Agent the amount of any and all reasonable expenses, including the reasonable fees and expenses of its counsel and of any experts and agents, that the Administrative Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Administrative Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 23. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Administrative Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Administrative Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Each Subsidiary of the Borrower that is required to become a party to this Agreement pursuant to Section 5.10 of the Credit Agreement shall become a Grantor for all purposes of this Agreement upon the execution and delivery by such Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a "**Security Agreement Supplement**"). Such Person shall be referred to as an "**Additional Grantor**" and each reference in this Agreement and the other Loan Documents to "Grantor" or "Guarantor" shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the "Collateral" shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 24. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.12 of the Credit Agreement shall apply to all information received by the Administrative Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.01 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral	Section 2(f)
Additional Grantor Agreement	Section 23(b)
Agreement Collateral	Preamble
Assigned Agreements	Section 2(e)
Borrower	Section 2(e)
Collateral	Preamble
Copyrights	Section 2
Credit Agreement	Section 2 (g)(iii)
Equipment	Recitals (1)
Excluded Property	Section 2(a)
Grantor, Grantors	Section 2
Indemnified Party	Preamble
Initial Pledged Equity	Section 22(a)
Initial Pledged Debt	Recitals (4)
	Recitals (5)

Intellectual Property Collateral	Section 2(g)
Intellectual Property Security Agreement	Section 12(e)
Inventory	Section 2(b)
Intercreditor Agreement	Section 30
Investment Property	Section 2(d)(vi)
IP Agreements	Section 2(g)(v)
IP Security Agreement Supplement	Section 12
Lenders	Recitals (1)
Patents	Section 2(g)(i)
Pledged Debt	Section 2(d)(iv)
Pledged Deposit Accounts	Recitals (5)
Pledged Equity	Section 2(d)(iii)
Receivables	Section 2(c)
Related Contracts	Section 2(c)
Obligations	Section 3
Security Agreement Supplement	Section 23(b)
Security Collateral	Section 2(d)
Subagent	Section 19(b)
Trademarks	Section 2(g)(ii)
Trade Secrets	Section 2(g)(iii)
UCC	Recitals (10)
URLs	Section 2(g)(ii)

Section 25. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing guaranty and continuing security interest in the Collateral and shall (a) continue in effect (notwithstanding the fact that from time to time there may be no Obligations outstanding) until (i) the Credit Agreement has terminated pursuant to its express terms and (ii) all of the Obligations (other than any contingent indemnification obligations not then due and payable) have been paid in full and no commitments of the Administrative Agent or the Lenders which would give rise to any Obligations are outstanding, (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Administrative Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.04 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including all or any portion of its Commitments and the Loans owing to it and the promissory note or promissory notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 26. Release; Termination. (a) (i) Upon (A) any Disposition of any item of Collateral of any Grantor as permitted by the Loan Documents, and (B) any Subsidiary that is not an Excluded Subsidiary becoming an Excluded Subsidiary in a manner permitted by the Loan Documents, and (ii) upon any Foreign Subsidiary ceasing to be a Material First-Tier Foreign Subsidiary in a manner permitted by the Loan Documents, and, in each case (other than with respect to Dispositions of Collateral not comprising TMM Assets), receipt by the

Administrative Agent of a written certification by the Borrower that such Disposition or other event, as applicable, is permitted under the terms of the Loan Documents (which written certification the Administrative Agent shall be entitled to rely conclusively without further inquiry), then in the case of the foregoing clause (i), the security interests granted under this Agreement by such Grantor in such Collateral or in the assets of such Subsidiary, as applicable, shall immediately terminate and automatically be released, and in the case of the foregoing clause (ii), the security interests granted under this Agreement in the equity interests of such Foreign Subsidiary shall immediately terminate and automatically be released, and Administrative Agent will, in each case and subject to the Intercreditor Agreement, promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral so released, and Administrative Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; provided, that, no such documents shall be required unless such Grantor shall have delivered to the Administrative Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Administrative Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Administrative Agent (which form shall be reasonably acceptable to the Administrative Agent) and a certificate of such Grantor to the effect that the transaction will be in compliance with the Loan Documents. "**TMM Assets**" shall have the meaning set forth in the Stock and Asset Purchase Agreement. "**Stock and Asset Purchase Agreement**" shall mean the Amended and Restated Stock and Asset Purchase Agreement, dated August 31, 2013, among the Borrower, Qualex Inc., Kodak (Near East) Inc., as sellers and KPP Trustees Limited.

(b) At such time as the Obligations shall have been paid in full and the Commitments have been terminated, the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Administrative Agent and each Grantor hereunder shall automatically terminate, all without delivery of any instrument or performance of any act by any party, and all rights to Collateral shall revert to the Grantors. At the request and sole expense of any Grantor following any such termination, the Administrative Agent shall promptly deliver to such Grantor any Collateral held by the Administrative Agent hereunder, and promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence such termination. At the request and sole expense of the Borrower, a Guarantor shall be released from its obligations hereunder in the event that all the Capital Stock of such Guarantor shall be sold, transferred or otherwise disposed of in a transaction permitted by the Credit Agreement.

Section 27. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 28. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Section 29. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the exclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City in the borough of Manhattan, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in any such New York State court or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.01 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in any such New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Administrative Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 30. Intercreditor Agreement. Notwithstanding anything herein to the contrary, the Lien granted to the Administrative Agent, for the benefit of the Secured Parties, pursuant to this Security Agreement and the exercise of any right or remedy by the Administrative Agent and the other Secured Parties hereunder are subject to the provisions of the Intercreditor Agreement, dated as of even date herewith, among the Administrative Agent, as Senior Term Loan Agent, Bank of America, N.A, as ABL Agent, Barclays Bank PLC, as Junior Term Loan Agent, the Company and the Guarantors (the "**Intercreditor Agreement**"). In the event of any conflict or inconsistency between the provisions of the Intercreditor Agreement and this Agreement, the provisions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, any provision hereof that requires any Grantor to (a) deliver any Collateral to the Administrative Agent or (b) cause the Administrative Agent to have Control over such Collateral, may be satisfied prior to the Maturity Date by (i) the delivery of such Collateral by such Grantor to the Administrative Agent for the benefit of itself and the Lenders and (ii) providing that the Administrative Agent be provided with Control with respect to such Collateral of such Grantor for the benefit of the itself and the other Secured Parties. Until the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to ABL Priority Collateral (as defined in the Intercreditor Agreement), the delivery of any ABL

Priority Collateral (as defined in the Intercreditor Agreement) to the ABL Agent pursuant to the ABL Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, each Grantor and Guarantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: _____
Title:

[NAME OF GRANTOR]

By: _____
Title:

[NAME OF GRANTOR]

By: _____
Title:

[NAME OF GRANTOR]

By: _____
Title:

[ETC.]

Address for Notices:

Address for Notices:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**IP Security Agreement**”) dated September 3, 2013, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”) in favor of Barclays Bank PLC, as Administrative Agent (the “**Administrative Agent**”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Credit Agreement**”), with Barclays Bank PLC, as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor has executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013, made by the Grantors to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”).

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent for the benefit of the Secured Parties a security interest in all of such Grantor’s right, title and interest in and to the following (the “**Collateral**”):

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the “**Patents**”);

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during

the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "**Trademarks**");

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the "**Copyrights**");

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "**IP Security Agreement Supplement**") dated _____, 200____, is made by the Person listed on the signature page hereof (the "Grantor") in favor of Barclays Bank PLC, as Administrative Agent (the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with Barclays Bank PLC, as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013 made by the Grantor and such other Persons to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and that certain Intellectual Property Security Agreement dated September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the "**Patents**");

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "**Trademarks**");

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____

Name:

Title:

Address for Notices:

FORM OF SECURITY AGREEMENT SUPPLEMENT

[Date of Security Agreement Supplement]

Barclays Bank PLC, as the Administrative Agent for
the Secured Parties referred to in the
Credit Agreement referred to below

Barclays Bank PLC

[Insert Address]

Attn: []

Eastman Kodak Company

Ladies and Gentlemen:

Reference is made to (i) the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), among Eastman Kodak Company, a New Jersey corporation, as the Borrower, the Lenders party thereto, Barclays Bank PLC, as Administrative Agent (together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement, the "Administrative Agent"), and (ii) the Guarantee and Collateral Agreement September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") made by the Grantors from time to time party thereto in favor of the Administrative Agent for the Secured Parties. Terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as applicable.

SECTION 1. Grant of Security. The undersigned hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of its right, title and interest in and to its Collateral consisting of the following, in each case, whether now owned or hereafter acquired by the undersigned, wherever located and whether now or hereafter existing or arising (collectively, the undersigned's "**Collateral**"): all Equipment, Inventory, Security Collateral (including the indebtedness set forth on Schedule A hereto and the securities, and securities/deposit accounts set forth on Schedule B hereto), Receivables, Related Contracts, all commercial tort claims described on Schedule J hereto and hereafter described on Schedule X to the Security Agreement, Agreement Collateral, Account Collateral (including the deposit

accounts set forth on Schedule C hereto), Intellectual Property Collateral, all documents, all money and all letter-of-credit rights, all books and records and documents (including databases, customer lists, credit files, computer files, printouts and other computer output materials and records and other records) of the undersigned pertaining to any of the undersigned's Collateral, all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section), all proceeds of and payments under business interruption insurance and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the undersigned's Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement and US Cash (as defined in the ABL Agreement); provided, that, notwithstanding any of the other provisions set forth in this Section 1 or in any Loan Document, no Excluded Property shall constitute Collateral.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number is set forth in Schedule D hereto. Within the five years preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule D hereto except as set forth in Schedule E hereto. Each of the trade names owned and used by the undersigned in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule D hereto.

(b) All Equipment having a value in excess of \$1,000,000 and all Inventory having a value in excess of \$1,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 7 of the Security Agreement with respect to itself and the Collateral granted by it (and, for the avoidance of doubt, delivers the corresponding schedules, if any, relating to such representations and warranties).

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor and Guarantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors and Guarantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" or a "Guarantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a reference to the undersigned's Collateral or part thereof, as the case may be, and that each reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 6. Jurisdiction; Waiver of Jury Trial. The undersigned agrees to be bound by the provisions of Section 29 of the Security Agreement.

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____
Title:

Address for notices:

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Non-U.S. Lenders That Are Not Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and Barclays Bank PLC, as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record and beneficial owner of the Loan(s) (as well as any promissory note(s) evidencing such Loan(s)) in respect of which it is providing this certificate, (ii) it is not a bank within the meaning of Section 881(c)(3)(A) of the Code, (iii) it is not a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (iv) it is not a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished the Administrative Agent and the Borrower with a certificate of its non-U.S. Person status on IRS Form W-8BEN. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform the Borrower and the Administrative Agent, and (2) the undersigned shall have at all times furnished the Borrower and the Administrative Agent with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF LENDER]

By: _____
Name:
Title:

Date: _____, 20[]

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Foreign Participants That Are Not Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and Barclays Bank PLC, as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record and beneficial owner of the participation in respect of which it is providing this certificate, (ii) it is not a bank within the meaning of Section 881(c)(3)(A) of the Code, (iii) it is not a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (iv) it is not a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished its participating Lender with a certificate of its non-U.S. Person status on IRS Form W-8BEN. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform such Lender in writing, and (2) the undersigned shall have at all times furnished such Lender with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF PARTICIPANT]

By: _____
Name:
Title:

Date: _____, 20[]

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Foreign Participants That Are Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and Barclays Bank PLC, as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record owner of the participation in respect of which it is providing this certificate, (ii) its direct or indirect partners/members are the sole beneficial owners of such participation, (iii) with respect to such participation, neither the undersigned nor any of its direct or indirect partners/members is a bank extending credit pursuant to a loan agreement entered into in the ordinary course of its trade or business within the meaning of Section 881(c)(3)(A) of the Code, (iv) none of its direct or indirect partners/members is a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (v) none of its direct or indirect partners/members is a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished its participating Lender with IRS Form W-8IMY accompanied by one of the following forms from each of its partners/members that is claiming the portfolio interest exemption: (i) an IRS Form W-8BEN or (ii) an IRS Form W-8IMY accompanied by an IRS Form W-8BEN from each of such partner's/member's beneficial owners that is claiming the portfolio interest exemption. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform such Lender and (2) the undersigned shall have at all times furnished such Lender with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF PARTICIPANT]

By:

Name:

Title:

Date: , 20[]

FORM OF

U.S. TAX COMPLIANCE CERTIFICATE
(For Non-U.S. Lenders That Are Partnerships For U.S. Federal Income Tax Purposes)

Reference is hereby made to the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), a New Jersey company, the several banks and other financial institutions or entities from time to time parties to this Agreement and Barclays Bank PLC, as Administrative Agent.

Pursuant to the provisions of Section 2.13 of the Credit Agreement, the undersigned hereby certifies that (i) it is the sole record owner of the Loan(s) (as well as any promissory note(s) evidencing such Loan(s)) in respect of which it is providing this certificate, (ii) its direct or indirect partners/members are the sole beneficial owners of such Loan(s) (as well as any promissory note(s) evidencing such Loan(s)), (iii) with respect to the extension of credit pursuant to this Credit Agreement or any other Loan Document, neither the undersigned nor any of its direct or indirect partners/members is a bank extending credit pursuant to a loan agreement entered into in the ordinary course of its trade or business within the meaning of Section 881(c)(3)(A) of the Code, (iv) none of its direct or indirect partners/members is a ten percent shareholder of the Borrower within the meaning of Section 871(h)(3)(B) of the Code and (v) none of its direct or indirect partners/members is a controlled foreign corporation related to the Borrower as described in Section 881(c)(3)(C) of the Code.

The undersigned has furnished the Administrative Agent and the Borrower with IRS Form W-8IMY accompanied by one of the following forms from each of its partners/members that is claiming the portfolio interest exemption: (i) an IRS Form W-8BEN or (ii) an IRS Form W-8IMY accompanied by an IRS Form W-8BEN from each of such partner's/member's beneficial owners that is claiming the portfolio interest exemption. By executing this certificate, the undersigned agrees that (1) if the information provided on this certificate changes, the undersigned shall promptly so inform the Borrower and the Administrative Agent, and (2) the undersigned shall have at all times furnished the Borrower and the Administrative Agent with a properly completed and currently effective certificate in either the calendar year in which each payment is to be made to the undersigned, or in either of the two calendar years preceding such payments.

Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

[NAME OF LENDER]

By:

Name:

Title:

Date: , 20[]

FORM OF BORROWING REQUEST

Barclays Bank PLC, as
Administrative Agent (the "Administrative
Agent") for the Lenders party to the Credit
Agreement referred to below
[]
New York, NY []
Attention: []

[], 2013

Ladies and Gentlemen:

Reference is made to the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement", the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and Barclays Bank PLC, as Administrative Agent. The undersigned hereby gives you irrevocable notice, pursuant to Section 2.03 of the Credit Agreement, that the undersigned hereby requests a Borrowing under the Credit Agreement, and in connection therewith sets forth below the information relating to such Borrowing (the "Proposed Borrowing") as required by Section 2.03 of the Credit Agreement:

Aggregate amount of Proposed Borrowing: \$[]

Date of Proposed Borrowing (which is a Business Day): _____

Interest rate basis⁶: _____

[Interest Period]⁷: _____

Location and number of Borrower's account to which proceeds of Borrowing are to be disbursed⁸:

Very truly yours,

Eastman Kodak Company

By: _____
Name:
Title:

⁶ ABR Borrowing or LIBOR Borrowing.

⁷ Applicable only for LIBOR Borrowings and must comply with the definition of the term "Interest Period."

⁸ Must comply with the requirements of Section 2.04 of the Credit Agreement.

FORM OF INTEREST ELECTION REQUEST

Barclays Bank PLC, as
Administrative Agent (the "Administrative
Agent") for the Lenders party to the Credit
Agreement referred to below
[]
New York, NY []
Attention: []

[], 2013

Ladies and Gentlemen:

Reference is made to the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement", the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and Barclays Bank PLC, as Administrative Agent. The undersigned hereby gives you irrevocable notice, pursuant to Section 2.05 of the Credit Agreement, that the undersigned hereby makes an Interest Election Request under the Credit Agreement, and in connection therewith sets forth below the information relating to such Interest Election Request (the "Election") as required by Section 2.05 of the Credit Agreement:

Borrowing to which the Election applies⁹: _____
Effective date of the Election (which is a Business Day): _____
Interest rate basis of the resulting Borrowing¹⁰: _____
[Interest Period]¹¹: _____

Very truly yours,

Eastman Kodak Company

By: _____
Name:
Title:

⁹ If different options are being elected with respect to different portions thereof, the portions thereof to be allocated to each resulting Borrowing (in which case the interest rate basis of the resulting borrowing and the interest period shall be specified for each resulting Borrowing).
¹⁰ ABR Borrowing or LIBOR Borrowing.
¹¹ Applicable only for LIBOR Borrowings and must comply with the definition of the term "Interest Period."

PROMISSORY NOTE

[\$]

[], 2013
New York, New York

FOR VALUE RECEIVED, EASTMAN KODAK COMPANY, a New Jersey corporation (the "Borrower"), hereby promises to pay to [Lender] (the "Lender"), at the offices of Barclays Bank PLC, as Administrative Agent under the Credit Agreement referred to below, at 745 Seventh Avenue, New York, NY or such other office as shall be notified to the Borrower from time to time, the principal sum of [DOLLAR AMOUNT] DOLLARS (\$[]), in lawful money of the United States of America and in immediately available funds, on the dates and in the principal amounts provided in the Credit Agreement, and to pay interest on the unpaid principal amount of the Loan made by the Lender to the Borrower, at such office, in like money and funds, for the period commencing on the date of such Loan until such Loan shall be paid in full, at the rates per annum and on the dates provided in the Credit Agreement.

The date, amount, Type, interest rate and duration of Interest Period (if applicable) of the Loan made by the Lender to the Borrower, and each payment made on account of the principal thereof, shall be recorded by the Lender on its books and, prior to any transfer of this Promissory Note, endorsed by the Lender on the schedule attached hereto or any continuation thereof; provided that the failure of the Lender to make any such recordation or endorsement shall not affect the obligations of the Borrower to make a payment when due of any amount owing under the Credit Agreement or hereunder in respect of the Loan made by the Lender.

This Promissory Note evidences the Loan made by the Lender under the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement", the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and Barclays Bank PLC, as Administrative Agent. Terms used but not defined in this Promissory Note have the respective meanings assigned to them in the Credit Agreement.

The Credit Agreement provides for the acceleration of the maturity of this Promissory Note upon the occurrence of certain events and for prepayments of Loans upon the terms and conditions specified therein.

Except as permitted by Section 9.04 of the Credit Agreement, this Promissory Note may not be assigned by the Lender to any other Person.

This Promissory Note shall be governed by, and construed in accordance with, the law of the State of New York.

EASTMAN KODAK COMPANY

By _____

Name:

Title:

[Eastman Kodak Company Promissory Note Signature Page]

SCHEDULE TO PROMISSORY NOTE

This Promissory Note evidences a Loan made, continued or converted under the within-described Credit Agreement to the Borrower, on the dates, in the principal amounts, of the Types, bearing interest at the rates and having Interest Periods (if applicable) of the durations set forth below and pursuant to the Credit Agreement, subject to the continuations, conversions and payments and prepayments of principal set forth below:

<u>Date</u>	<u>Principal Amount of Loan</u>	<u>Type of Loan</u>	<u>Interest Rate</u>	<u>Duration of Interest Period (if any)</u>	<u>Amount Paid, Prepaid, Continued or Converted</u>	<u>Notation Made by</u>

FORM OF AFFILIATE ASSIGNMENT AGREEMENT

This Affiliate Assignment Agreement (the "Affiliate Assignment Agreement") is dated as of the Effective Date set forth below and is entered into between the Assignor named below (the "Assignor"), Eastman Kodak Company] and the Assignee named below (the "Assignee"). Capitalized terms used but not defined herein shall have the meanings given to them in the Credit Agreement identified below (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), receipt of a copy of which is hereby acknowledged by the Assignee. The Standard Terms and Conditions set forth in Annex 1 attached hereto are hereby agreed to and incorporated herein by reference and made a part of this Affiliate Assignment Agreement as if set forth herein in full.

For an agreed consideration, the Assignor hereby irrevocably sells and assigns to the Assignee, and the Assignee hereby irrevocably purchases and assumes from the Assignor, subject to and in accordance with the Standard Terms and Conditions and the Credit Agreement, as of the Effective Date inserted by the Administrative Agent below (i) all of the Assignor's rights and obligations in its capacity as a Lender under the Credit Agreement and any other documents or instruments delivered pursuant thereto to the extent related to the amount and percentage interest identified below of all of such outstanding rights and obligations of the Assignor under the respective facilities identified below (including any letters of credit, guarantees, and swingline loans included in such facilities) and (ii) to the extent permitted to be assigned under applicable law, all claims, suits, causes of action and any other right of the Assignor (in its capacity as a Lender) against any Person, whether known or unknown, arising under or in connection with the Credit Agreement, any other documents or instruments delivered pursuant thereto or the loan transactions governed thereby or in any way based on or related to any of the foregoing, including contract claims, tort claims, malpractice claims, statutory claims and all other claims at law or in equity related to the rights and obligations sold and assigned pursuant to clause (i) above (the rights and obligations sold and assigned pursuant to clauses (i) and (ii) above being referred to herein collectively as the "Assigned Interest"). Such sale and assignment is without recourse to the Assignor and, except as expressly provided in this Affiliate Assignment Agreement, without representation or warranty by the Assignor.

1. Assignor: _____
2. Assignee: _____
[and is an Affiliate/Approved Fund of [*identify Lender*]¹²]
3. Borrower: The Company (as defined below).
4. Administrative Agent: Barclays Bank PLC, including any successor thereto, as administrative agent under the Credit Agreement.
5. Credit Agreement: The Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time), among EASTMAN KODAK COMPANY (the "Company"), the Lenders party thereto and Barclays Bank PLC, as Administrative Agent.

¹² Select as applicable.

6. Assigned Interest:

<u>Aggregate Amount of Loans for all Lenders</u>	<u>Amount of Loans Assigned</u>	<u>Percentage Assigned of Loans¹³</u>
\$ _____	\$ _____	_____ %

Effective Date: _____, 20 [TO BE INSERTED BY ADMINISTRATIVE AGENT AND WHICH SHALL BE THE EFFECTIVE DATE OF RECORDATION OF TRANSFER IN THE REGISTER THEREFOR.]

The terms set forth in this Affiliate Assignment Agreement are hereby agreed to:

ASSIGNOR

NAME OF ASSIGNOR

By: _____
Name:
Title:

ASSIGNEE

NAME OF ASSIGNEE

By: _____
Name:
Title:

[EASTMAN KODAK COMPANY]¹⁴

By _____
Name:
Title:

¹³ Set forth, to at least 9 decimals, as a percentage of the Commitment of all Lenders.

¹⁴ To be added if the Borrower is not the Assignee

Consented to and Accepted:

BARCLAYS BANK PLC, as
Administrative Agent

By _____
Name:
Title:

Reference is hereby made to the Senior Secured Second Lien Term Credit Agreement, dated as of September 3, 2013 (as amended, restated, supplemented or otherwise modified from time to time (the "Credit Agreement")), among EASTMAN KODAK COMPANY (the "Borrower"), the Lenders party thereto and BARCLAYS BANK PLC, as Administrative Agent (in such capacity, the "Administrative Agent").

STANDARD TERMS AND CONDITIONS FOR
AFFILIATE ASSIGNMENT AGREEMENT

1. Representations and Warranties.

1.1 Assignor. The Assignor (a) represents and warrants that (i) it is the legal and beneficial owner of the Assigned Interest, (ii) the Assigned Interest is free and clear of any lien, encumbrance or other adverse claim and (iii) it has full power and authority, and has taken all action necessary, to execute and deliver this Affiliate Assignment Agreement and to consummate the transactions contemplated hereby and (b) assumes no responsibility with respect to (i) any statements, warranties or representations made in or in connection with the Credit Agreement or any other Loan Document, (ii) the execution, legality, validity, enforceability, genuineness, sufficiency or value of the Loan Documents or any collateral thereunder, (iii) the financial condition of the Borrower, any of its Subsidiaries or Affiliates or any other Person obligated in respect of any Loan Document or (iv) the performance or observance by the Borrower, any of its Subsidiaries or Affiliates or any other Person of any of their respective obligations under any Loan Document.

1.2. Assignee. The Assignee (a) represents and warrants that (i) it has full power and authority, and has taken all action necessary, to execute and deliver this Affiliate Assignment Agreement and to consummate the transactions contemplated hereby and to become a Lender under the Credit Agreement, (ii) it is the Borrower or a Subsidiary of the Borrower permitted to acquire the Assigned Interest in accordance with Section 9.04(b)(v) of the Credit Agreement (iii) it satisfies the requirements, if any, specified in the Credit Agreement that are required to be satisfied by it in order to acquire the Assigned Interest and become a Lender, (iv) from and after the Effective Date, it shall be bound by the provisions of the Credit Agreement as a Lender thereunder and, to the extent of the Assigned Interest, shall have the obligations of a Lender thereunder, (v) it has received a copy of the Credit Agreement, together with copies of the most recent financial statements delivered pursuant to Section 5.01 thereof, and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Affiliate Assignment Agreement and to purchase the Assigned Interest on the basis of which it has made such analysis and decision independently and without reliance on the Administrative Agent or any other Lender and (vi) if it is a Non-U.S. Lender, attached to the Affiliate Assignment Agreement is any documentation required to be delivered by it pursuant to the terms of the Credit Agreement, duly completed and executed by the Assignee and (b) agrees that (i) it will, independently and without reliance on the Administrative Agent, the Assignor or any other Lender, and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Loan Documents and (ii) it will perform in accordance with their terms all of the obligations which by the terms of the Loan Documents are required to be performed by it as a Lender. The Assignee affirms that (x) no Default or Event of Default has occurred and is continuing or would result from the transactions that are the subject of this Affiliate Assignment and Assumption, (y) as of the Effective Date, the Assignee is not in possession of any

material non-public information regarding the Borrower or its Subsidiaries, or their assets, that has not previously been disclosed to the Auction Manager, Administrative Agent and any Lenders (taken into account all public information available about Borrower and its Subsidiaries) and (z) this Affiliate Assignment Agreement is being entered into in connection with an offer by the Assignee to purchase or take by assignment Term Loans pursuant to a Dutch auction in accordance with the terms of Section 9.04(b)(v) of the Credit Agreement. The Assignee consents to the provisions of the Credit Agreement that apply to the purchase by or assignment to the Borrower or its Subsidiaries of Term Loans.

2. Payments. From and after the Effective Date, the Administrative Agent shall make all payments in respect of the Assigned Interest (including payments of principal, interest, fees and other amounts) to the Assignor for amounts which have accrued to but excluding the Effective Date and to the Assignee for amounts which have accrued from and after the Effective Date.

3. General Provisions. This Affiliate Assignment Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns. This Affiliate Assignment Agreement may be executed in any number of counterparts, which together shall constitute one instrument. Delivery of an executed counterpart of a signature page of this Affiliate Assignment Agreement by email or telecopy shall be effective as delivery of a manually executed counterpart of this Affiliate Assignment Agreement. This Affiliate Assignment Agreement shall be governed by, and construed in accordance with, the law of the State of New York.

FORM OF SOLVENCY CERTIFICATE

September 3, 2013

This Solvency Certificate is being executed and delivered pursuant to Section 4.01(e) of that certain Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, amended and restated, extended, supplemented or otherwise modified in writing from time to time, the "Credit Agreement"), the capitalized terms defined therein being used herein as therein defined), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and Barclays Bank PLC, as Administrative Agent.

I, [], the Chief Financial Officer of the Borrower, in such capacity and not in an individual capacity, hereby certify as follows:

1. I am generally familiar with the businesses and assets of the Borrower and its subsidiaries, taken as a whole, and am duly authorized to execute this Solvency Certificate on behalf of the Borrower pursuant to the Credit Agreement; and

I am familiar with the historical and current financial condition of the Borrower and its subsidiaries on a consolidated basis as the Chief Financial Officer of the Borrower. In preparing this certificate, I have made such investigations and inquiries as I deem necessary and prudent in connection with the matters set forth herein and have reviewed the terms of the Credit Agreement and the other Loan Documents.

As of the date hereof and after giving effect to the Transactions, the entering into the ABL Loan Documents and the refinancing of the DIP ABL Credit Agreement and the incurrence of the indebtedness and obligations being incurred in connection with the Credit Agreement, the Transactions, the entering into the ABL Loan Documents and the refinancing of the DIP ABL Credit Agreement, that, (i) the sum of the debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its subsidiaries, taken as a whole, does not exceed the fair value of the present assets of the Borrower and its subsidiaries, taken as a whole; (ii) the present fair saleable value of the assets of the Borrower and its subsidiaries, taken as a whole, is greater than the total amount that will be required to pay the probable debt and liabilities (including subordinated and contingent liabilities) of the Borrower and its subsidiaries as they become absolute and matured, (iii) the capital of the Borrower and its subsidiaries, taken as a whole, is not unreasonably small in relation to the business of the Borrower or its subsidiaries, taken as a whole, contemplated as of the date hereof and as proposed to be conducted following the Closing Date; and (iv) the Borrower and its subsidiaries, taken as a whole, have not incurred, or believe that they will incur, debts or other liabilities including current obligations beyond their ability to pay such debt as they mature in the ordinary course of business. For the purposes hereof, the amount of any contingent liability at any time shall be computed as the amount that, in light of all of the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability (irrespective of whether such contingent liabilities meet the criteria for accrual under Statement of Financial Accounting Standard No. 5).

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, I have executed this Solvency Certificate on the date first written above.

By: _____
Name: []
Title: Chief Financial Officer

AUCTION PROCEDURES

*This outline is intended to summarize certain basic terms of procedures with respect to Dutch auctions (each, an “**Auction**”) pursuant to and in accordance with the terms and conditions of Section 9.04(b)(v) of the Credit Agreement to which this Exhibit J is attached. It is not intended to be a definitive list of all of the terms and conditions of an Auction and all such terms and conditions shall be set forth in the applicable auction procedures documentation set for each Auction (the “**Offer Documents**”), which shall be reasonably acceptable to the Borrower, the Auction Manager and the Administrative Agent and shall otherwise comply with Section 9.04(b)(v) of the Credit Agreement. None of the Administrative Agent, any Auction Manager or any of their respective Affiliates makes any recommendation pursuant to the Offer Documents as to whether or not any Lender should sell by assignment any of its Term Loans pursuant to the Offer Documents (including, for the avoidance of doubt, by participating in the Auction as a Term Lender) or whether or not the Borrower or any of its Subsidiaries should purchase by assignment any Term Loans from any Lender pursuant to any Auction. Each Lender should make its own decision as to whether to sell by assignment any of its Term Loans and, if so, the principal amount of and price to be sought for such Term Loans. In addition, each Lender should consult its own attorney, business advisor or tax advisor as to legal, business, tax and related matters concerning any Auction and the Offer Documents. Capitalized terms used but not otherwise defined herein have the meanings assigned to them in the Credit Agreement.*

Summary. The Borrower or any of its Subsidiaries may purchase (by assignment) Term Loans on a non-pro rata basis by conducting one or more Auctions pursuant to the procedures described herein and otherwise in compliance with Section 9.04(b)(v) of the Credit Agreement; *provided* that no more than one Auction may be ongoing at any one time and no more than five Auctions may be made in any period of four consecutive fiscal quarters of the Company.

Notice Procedures. In connection with each Auction, the Borrower or any of its Subsidiaries (the “**Offeror**”) will provide notification to the Administrative Agent and Auction Manager (for distribution to the Lenders) of the Term Loans that will be the subject of the Auction by delivering to the Administrative Agent and Auction Manager a written notice in form and substance reasonably satisfactory to the Administrative Agent and Auction Manager (an “**Auction Notice**”). Each Auction Notice shall contain (i) the maximum principal amount of Term Loans the Offeror is willing to purchase (by assignment) in the Auction (the “**Auction Amount**”), which shall be no less than \$5,000,000 or an integral multiple of \$1,000,000 in excess of thereof, (ii) the range of discounts to par (the “**Discount Range**”), expressed as a range of prices per \$1,000, at which the Offeror would be willing to purchase Term Loans in the Auction, (iii) the first date on which Return Bids (as defined below) may be submitted and (iv) the date on which the Auction will conclude, on which date Return Bids will be due at the time provided in the Auction Notice (such time, the “**Expiration Time**”), as such date and time may be extended upon notice by the Offeror to the Auction Manager not less than 24 hours before the original Expiration Time. The Auction Manager will deliver a copy of the Offer Documents to each Lender promptly following completion thereof.

Reply Procedures. In connection with any Auction, each Lender holding Term Loans wishing to participate in such Auction shall, prior to the Expiration Time, provide the Auction Manager with an irrevocable notice of participation in form and substance reasonably satisfactory to the Auction Manager (the “**Return Bid**”, to be included in the Offer Documents) which shall specify (i) a discount to par that must be expressed as a price per \$1,000 of Term Loans (the “**Reply Price**”) within the Discount Range and (ii) the principal amount of Term Loans, in an amount not less than \$1,000,000, that such Lender is willing to offer for sale at its Reply Price (the “**Reply Amount**”); *provided*, that each Lender may submit a Reply Amount that is less than the minimum amount and incremental amount requirements described above only if the Reply Amount comprises the entire amount of the Term Loans held by such Lender at such time. A Lender may only submit one Return Bid per Auction, but each Return Bid may contain up to three component bids, each of which may result in a separate Qualifying Bid (as defined below) and each of which will not be contingent on any other component bid submitted by such Lender resulting in a Qualifying Bid. In addition to the Return Bid, a participating Lender must execute and deliver, to be held by the Auction Manager, an assignment and acceptance in the form included in the Offer Documents which shall be in form and substance reasonably satisfactory to the Auction Manager and the Administrative Agent (the “**Affiliate Assignment Agreement**”). The Offeror will not purchase any Term Loans at a price that is outside of the applicable Discount Range, nor will any Return Bids (including any component bids specified therein) submitted at a price that is outside such applicable Discount Range be considered in any calculation of the Applicable Threshold Price (as defined below).

Acceptance Procedures. Based on the Reply Prices and Reply Amounts received by the Auction Manager, the Auction Manager, in consultation with the Offeror, will calculate the lowest purchase price (the “**Applicable Threshold Price**”) for the Auction within the Discount Range for the Auction that will allow the Offeror to complete the Auction by purchasing the full Auction Amount (or such lesser amount of Term Loans for which the Offeror has received Qualifying Bids). The Offeror shall purchase (by assignment) Term Loans from each Lender whose Return Bid is within the Discount Range and contains a Reply Price that is equal to or less than the Applicable Threshold Price (each, a “**Qualifying Bid**”). The principal amount of all Term Loans included in Qualifying Bids received at a Reply Price lower than the Applicable Threshold Price will be purchased at a purchase price equal to the applicable Reply Price and shall not be subject to proration. If a Lender has submitted a Return Bid containing multiple component bids at different Reply Prices, then all Term Loans of such Lender offered in any such component bid that constitutes a Qualifying Bid with a Reply Price lower than the Applicable Threshold Price shall also be purchased (to the extent the Auction is consummated) at a purchase price equal to the applicable Reply Price and shall not be subject to proration.

Allocation Procedures. All Term Loans offered in Return Bids (or, if applicable, any component bid thereof) constituting Qualifying Bids equal to the Applicable Threshold Price will be purchased at a purchase price equal to the Applicable Threshold Price; *provided* that if the aggregate principal amount of all Term Loans for which Qualifying Bids have been submitted in any given Auction equal to the Applicable Threshold Price would exceed the remaining portion of the Auction Amount (after deducting all Term Loans purchased below the Applicable Threshold Price), the Offeror shall purchase the Term Loans for which the Qualifying Bids submitted were at the Applicable Threshold Price ratably based on the respective principal amounts offered and in an aggregate amount up to the amount

necessary to complete the purchase of the Auction Amount. For the avoidance of doubt, no Return Bids (or any component thereof) will be accepted above the Applicable Threshold Price.

Notification Procedures. The Auction Manager, in consultation with the Offeror, will calculate the Applicable Threshold Price no later than the next Business Day after the date that the Return Bids were due. The Auction Manager will insert the amount of Term Loans to be assigned and the applicable settlement date determined by the Auction Manager in consultation with the Offeror onto each applicable Affiliate Assignment Agreement received in connection with a Qualifying Bid. Upon written request of the submitting Lender, the Auction Manager will promptly return any Affiliate Assignment Agreement received in connection with a Return Bid that is not a Qualifying Bid.

Additional Procedures. Once initiated by an Auction Notice, the Offeror may withdraw an Auction by written notice to the Auction Manager so long as no Qualifying Bids have been received by the Auction Manager at or prior to the time the Auction Manager receives such written notice; *provided* that that the Offeror's obligation to purchase Term Loans from any Lender shall be conditioned on (i) such Lender making the representations and warranties set forth in the Affiliate Assignment Agreement and (ii) there being no pending actions, suits or proceedings pending or threatened, in each case brought by a third party, in writing that seek to enjoin such Auction. Furthermore, in connection with any Auction, upon submission by a Lender of a Return Bid, such Lender will not have any withdrawal rights. Any Return Bid (including any component bid thereof) delivered to the Auction Manager may not be modified, revoked, terminated or cancelled; *provided* that a Lender may modify a Return Bid at any time prior to the Expiration Time solely to reduce the Reply Price included in such Return Bid. However, an Auction shall become void if the Offeror fails to satisfy one or more of the conditions to the purchase of Term Loans set forth in Section 9.04(b) of the Credit Agreement, as applicable, or to otherwise comply with any of the provisions of such Section 9.04(b). The purchase price for all Term Loans purchased in an Auction shall be paid in cash by the Offeror directly to the respective assigning Lender on a settlement date as determined by the Auction Manager in consultation with the Offeror (which shall be no later than ten (10) Business Days after the date Return Bids are due). The Offeror shall execute each applicable Affiliate Assignment Agreement received in connection with a Qualifying Bid.

All questions as to the form of documents and validity and eligibility of Term Loans that are the subject of an Auction will be determined by the Auction Manager in accordance with the terms of the Loan Documents, in consultation with the Offeror, and the Auction Manager's determination will be conclusive, absent manifest error.

None of the Administrative Agent, the Auction Manager, any other agent or any of their respective affiliates assumes any responsibility for the accuracy or completeness of the information concerning the Borrower or its Subsidiaries contained in the Offer Documents or otherwise or for any failure to disclose events that may have occurred and may affect the significance or accuracy of such information.

The Auction Manager acting in its capacity as such under an Auction shall be entitled to the benefits of the provisions of Article 8 and Section 9.03 of the Credit Agreement to the same extent as if each reference therein to the "Administrative Agent" were a reference to the Auction Manager, and the Administrative Agent shall cooperate with the Auction Manager as reasonably requested by the Auction Manager in order to enable it to perform its responsibilities and duties in connection with each Auction.

This Exhibit L shall not require the Borrower or any of its Subsidiaries to initiate any Auction, nor shall any Lender be obligated to participate in any Auction.

**FORM OF
COMPLIANCE CERTIFICATE**

This Compliance Certificate (this "Certificate") is delivered pursuant to Section 5.01(e) of the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, restated, modified and/or supplemented from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Borrower"), the Lenders party thereto, and Barclays Bank PLC, as administrative agent (in such capacity, the "Administrative Agent"). Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement.

1. I am a Responsible Officer and a Financial Officer of the Borrower.

2. I have reviewed and am familiar with the contents of this Certificate.

3. I have reviewed the terms of the Credit Agreement and the Loan Documents and have made or caused to be made under my supervision, a review in reasonable detail of the transactions and condition of the Borrower during the accounting period covered by the financial statements attached hereto as Attachment 1 (the "Financial Statements").

4. Attached hereto as Attachment 2 is all information and calculations necessary for determining compliance by the Borrower and its Restricted Subsidiaries with Section 6.15 of the Credit Agreement as of the last day of the fiscal quarter or fiscal year of the Borrower to which the Financial Statements relate.

5. [To the extent not previously disclosed to the Administrative Agent, attached hereto as Attachment 3 are (i) descriptions of any change in the jurisdiction of organization of any Loan Party, (ii) a list of any Intellectual Property (as defined in the Security Agreement) acquired by any Loan Party and (iii) descriptions of any new Restricted Subsidiary or Unrestricted Subsidiary (including each Person that has been designated as a Restricted Subsidiary or an Unrestricted Subsidiary) as of the date of delivery of this Certificate, in each case since the date of the most recent Compliance Certificate (or, in the case of the first Compliance Certificate so delivered, since the Closing Date).]¹⁵

IN WITNESS WHEREOF, I have executed this Certificate this day of , 20 .

Name:

Title:

¹⁵ Alternatively, the Responsible Officer shall confirm that there is no change in such information since the later of the Closing Date or the date of the last such list.

[Attach Financial Statements]

The information described herein is as of _____, _____, and pertains to the period from _____, _____ to _____, _____.

[Set forth Compliance Calculations]

[Set forth the Information Required by Paragraph 5]

GUARANTEE AND COLLATERAL AGREEMENT

Dated September 3, 2013

From

The Grantors referred to herein

as Grantors

to

Barclays Bank PLC

as Administrative Agent

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Exhibits

Exhibit A	- Form of Intellectual Property Security Agreement
Exhibit B	- Form of Intellectual Property Security Agreement Supplement
Exhibit C	- Form of Security Agreement Supplement

GUARANTEE AND COLLATERAL AGREEMENT

GUARANTEE AND COLLATERAL AGREEMENT dated September 3, 2013 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation ("**Borrower**" or "**Company**"), and the other Persons listed on the signature pages hereof, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Persons so listed or joined being, collectively, the "**Grantors**"), to Barclays Bank PLC, as administrative agent (in such capacity, together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement (as hereinafter defined) and assigns, the "**Administrative Agent**") for the Secured Parties (as defined in the Credit Agreement).

PRELIMINARY STATEMENTS.

(1) Borrower and the other Grantors have entered into a senior secured second lien term credit agreement with Administrative Agent and certain other parties as set forth in the Credit Agreement, dated of even date herewith, by and among the Borrower, the lenders party thereto from time to time (the "**Lenders**") and Administrative Agent (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**");

(2) Borrower is a member of an affiliated group of companies that includes each other Grantor;

(3) The proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses;

(4) Part I of Schedule I hereto lists all Equity Interests (other than Excluded Property) directly owned by such Grantor as of the date hereof (the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor as of the date hereof (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(5) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Pledged Deposit Accounts**").

(6) Company is the owner of an L/C Cash Deposit Account (as defined in the ABL Agreement, the "**L/C Cash Deposit Account**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(7) Company is the owner of the Pledged Cash Account (Eligible Cash) (as defined in the ABL Agreement, the "**Pledged Cash Account (Eligible Cash)**") created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(8) Company is the owner of the Pledged Cash Account (Qualified Cash) (as defined in the ABL Agreement, the “**Pledged Cash Account (Qualified Cash)**”) created in accordance with the ABL Agreement and subject to the security interest granted under this Agreement.

(9) It is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have granted the security interest contemplated by this Agreement.

(10) Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(11) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. The words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement (whether or not capitalized) as such terms are defined in such Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided, that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor hereby agrees with the Administrative Agent for the benefit of the Secured Parties as follows:

Section 1. Guarantee.

(a) Guarantee

(i) Each of the Guarantors hereby, jointly and severally, unconditionally and irrevocably, guarantees to the Administrative Agent, for the ratable benefit of the Secured Parties and their respective successors, indorsees, transferees and assigns, the prompt and complete payment and performance by the Borrower when due (whether at the stated maturity, by acceleration or otherwise) of the Borrower Obligations. “**Guarantors**” shall mean each Grantor other than the Borrower. “**Borrower Obligations**” shall mean the unpaid principal of and interest on (including interest accruing after the maturity of the Loans and interest accruing after the filing of any petition in bankruptcy, or the commencement of any insolvency, reorganization or like proceeding, relating to the Borrower, whether or not a claim for post-filing or post-petition interest is allowed in such proceeding) the Loans and all other obligations and liabilities of the Borrower to the Administrative Agent or to any Lender, whether direct or indirect, absolute or contingent, due or to become due, or now existing or hereafter incurred, which may arise under, out of, or in connection with, this Agreement, any other Loan Document,

or any other document made, delivered or given in connection herewith or therewith, whether on account of principal, interest, reimbursement obligations, fees, indemnities, costs, expenses (including all fees, charges and disbursements of counsel to the Administrative Agent or to any Lender that are required to be paid by the Borrower pursuant to Section 9.03 of the Credit Agreement) or otherwise.

(ii) Anything herein or in any other Loan Document to the contrary notwithstanding, the maximum liability of each Guarantor hereunder and under the other Loan Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 1(b)).

(iii) Each Guarantor agrees that the Borrower Obligations may at any time and from time to time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Section 1 or affecting the rights and remedies of the Administrative Agent or any Lender hereunder.

(iv) The guarantee contained in this Section 1 shall remain in full force and effect until all the Obligations (other than any contingent indemnification obligations not then due and payable) shall have been satisfied by payment in full and the Commitments shall be terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrower may be free from any Borrower Obligations. "**Obligations**" shall mean (i) in the case of the Borrower, the Borrower Obligations, and (ii) in the case of each Guarantor, its Guarantor Obligations. "**Guarantor Obligations**" shall mean with respect to any Guarantor, all obligations and liabilities of such Guarantor which may arise under or in connection with this Agreement (including, without limitation, this Section 1) or any other Loan Document, in each case whether on account of guarantee obligations, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by such Guarantor pursuant to Section 9.3 of the Credit Agreement or Section 22 hereof).

(v) No payment made by the Borrower, any of the Guarantors, any other guarantor or any other Person or received or collected by the Administrative Agent or any Lender from the Borrower, any of the Guarantors, any other guarantor or any other Person by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Borrower Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Borrower Obligations or any payment received or collected from such Guarantor in respect of the Borrower Obligations), remain liable for the Borrower Obligations up to the maximum liability of such Guarantor hereunder until the Obligations are paid in full (other than any contingent indemnification obligations not then due and payable) and the Commitments are terminated.

(b) Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made hereunder,

such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 1(c). The provisions of this Section 1(b) shall in no respect limit the obligations and liabilities of any Guarantor to the Administrative Agent and the Lenders, and each Guarantor shall remain liable to the Administrative Agent and the Lenders for the full amount guaranteed by such Guarantor hereunder.

(c) No Subrogation. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Administrative Agent or any Lender, no Guarantor shall be entitled to be subrogated to any of the rights of the Administrative Agent or any Lender against the Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Administrative Agent or any Lender for the payment of the Borrower Obligations, nor shall any Guarantor seek or be entitled to seek any contribution or reimbursement from the Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Administrative Agent and the Lenders by the Borrower on account of the Borrower Obligations (other than contingent indemnification obligations not then due and payable) are paid in full and the Commitments shall have terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Borrower Obligations shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Administrative Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Administrative Agent, if required), to be applied against the Borrower Obligations, whether matured or unmatured, in such order as the Administrative Agent may determine.

(d) Amendments, etc. with respect to the Borrower Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Borrower Obligations made by the Administrative Agent or any Lender may be rescinded by the Administrative Agent or such Lender and any of the Borrower Obligations continued, and the Borrower Obligations, or the liability of any other Person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Administrative Agent or any Lender, and the Credit Agreement and the other Loan Documents and any other documents executed and delivered in connection therewith may be amended, modified, waived, supplemented or terminated, in whole or in part, as the Administrative Agent (or the Required Lenders or such requisite Lenders as required pursuant to Section 9.02 of the Credit Agreement, as the case may be) may reasonably deem advisable from time to time, and any collateral security, guarantee or right of offset at any time held by the Administrative Agent or any Lender for the payment of the Borrower Obligations may be sold, exchanged, waived, surrendered or released. Neither the Administrative Agent nor any Lender shall have any obligation to protect, secure, perfect or insure any Lien at any time held by it as security for the Borrower Obligations or for the guarantee contained in this Section 1 or any property subject thereto.

(e) Guarantee Absolute and Unconditional. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Borrower Obligations and notice of or proof of reliance by the Administrative Agent or any Lender upon the guarantee contained in this Section 1 or acceptance of the guarantee contained in this Section 1; the Borrower Obligations, and any of them, shall conclusively be deemed to have been created, contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this Section; and all dealings between the Borrower and any of the Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, likewise shall be conclusively presumed to have been had or consummated in reliance upon the guarantee contained in this Section 1. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon the Borrower or any of the Guarantors with respect to the Borrower Obligations. Each Guarantor understands and agrees that the guarantee contained in this Section 1 shall be construed as a continuing, absolute and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Loan Document, any of the Borrower Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Administrative Agent or any Lender, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by the Borrower or any other Person against the Administrative Agent or any Lender, or (c) any other circumstance whatsoever (with or without notice to or knowledge of the Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of the Borrower for the Borrower Obligations, or of such Guarantor under the guarantee contained in this Section 1, in bankruptcy or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Administrative Agent or any Lender may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against the Borrower, any other Guarantor or any other Person or against any collateral security or guarantee for the Borrower Obligations or any right of offset with respect thereto, and any failure by the Administrative Agent or any Lender to make any such demand, to pursue such other rights or remedies or to collect any payments from the Borrower, any other Guarantor or any other Person or to realize upon any such collateral security or guarantee or to exercise any such right of offset, or any release of the Borrower, any other Guarantor or any other Person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Administrative Agent or any Lender against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.

(f) Reinstatement. The guarantee contained in this Section 1 shall continue to be effective, or be reinstated, as the case may be, if at any time payment, or any part thereof, of any of the Borrower Obligations is rescinded or must otherwise be restored or returned by the Administrative Agent or any Lender upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of the Borrower or any Guarantor, or upon or as a result of the appointment of a

receiver, intervenor or conservator of, or trustee or similar officer for, the Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made.

Section 2. Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in such Grantor's right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the "**Collateral**"):

(a) all equipment in all of its forms, including all machinery, tools, motor vehicles, vessels, aircraft and furniture (excepting all fixtures), and all parts thereof and all accessions thereto, including computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the "**Equipment**");

(b) all inventory in all of its forms, including (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the "**Inventory**");

(c) (i) all accounts, instruments (including promissory notes), deposit accounts, chattel paper, general intangibles (including payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the "**Receivables**"), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the "**Related Contracts**"), and (ii) all commercial tort claims now or hereafter described on Schedule X hereto;

(d) the following (the "**Security Collateral**"):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional equity interests (other than Excluded Property) from time to time acquired by such Grantor in any manner (such equity interests, together with the Initial Pledged Equity, being the "**Pledged Equity**"), and the certificates, if any, representing such additional equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the "**Pledged Debt**") and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in, or from time to time credited to, as applicable, a securities account or commodity account (including the Term Proceeds Securities Account), all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedging Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account, the Term Proceeds Securities Account and all funds and financial

assets from time to time credited thereto (including all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Pledged Deposit Accounts, the L/C Cash Deposit Account, the Pledged Cash Account (Eligible Cash), the Pledged Cash Account (Qualified Cash), the Term Proceeds Deposit Account or the Term Proceeds Securities Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Administrative Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**");

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, uniform resource locators ("**URLs**"), domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

(iii) all copyrights, including copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered ("**Copyrights**"); all confidential and proprietary information, including know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, "**Trade Secrets**"), and all other intellectual, industrial and intangible property of any type, including industrial designs and mask works;

(iv) except as set forth above, all registrations and applications for registration for any of the foregoing, including those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, permits, consents, orders and franchises relating to the license, development, use or disclosure of any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary ("**IP Agreements**"); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) all books and records and documents (including databases, customer lists, credit files, computer files, printouts, other computer output materials and records and other records) of the Grantors pertaining to any of the Grantors' Collateral;

(j) all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section); and

(k) all proceeds of and payments under business interruption insurance;

(l) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 2) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement) and US Cash (as defined in the ABL Agreement);

provided, that, notwithstanding any of the other provisions set forth in this Section 2 or in any Loan Document, no Excluded Property shall constitute Collateral under this Agreement. For purposes of this Agreement and the other Loan Documents, "**Excluded Property**" shall mean (1) any property to the extent that such grant of a security interest (x) is prohibited by any applicable Requirements of Law, (y) requires a consent not obtained of any Governmental Authority pursuant to such applicable Requirement of Law or (z) is prohibited by, or constitutes a breach or default under or results in the termination of or requires any consent not obtained under, any contract, license, agreement, instrument or other document evidencing or giving rise to such property or, in the case of any Security Collateral (other than any of the foregoing issued by a Grantor), any applicable shareholder or similar agreement, except to the extent that such Requirement of Law or the term in such contract, license, agreement, instrument or other document or shareholder or similar agreement providing for such prohibition, breach, default or termination or requiring such consent is ineffective under applicable law, (2) any lease, license or other agreement or any property that is subject to a purchase money Lien or capital lease or similar arrangement (in each case permitted by the Credit Agreement and for so long as subject to such purchase money Lien, capital lease or similar arrangement), in each case to the extent that a grant of a Lien therein would violate or invalidate such lease, license or agreement or such purchase money, capital lease or similar arrangement or create a right of termination in favor of any party thereto (other than a Loan Party), except to the extent that such lease, license or other agreement or other document providing for such violation or invalidation or termination right is ineffective under applicable law (it being understood that Excluded Property shall not include proceeds and Receivables in respect of the foregoing), (3) any United States trademark or service mark application filed on the basis of a Grantor's "intent-to-use" such trademark or service mark pursuant to Section 1(b) the Lanham Act, 15 U.S.C. § 1051, in each case, to the extent the inclusion in the Collateral of any such application would void, impair or invalidate any such

application or any resulting registration, unless and until an Amendment to Allege Use or a Statement of Use under Section 1(c) or 1(d) of said Act is filed with and accepted by the United States Patent and Trademark Office, (4) any property to the extent a security interest in such property would result in material adverse tax consequences as reasonably determined by the Borrower and the Administrative Agent, including any of the equity interests of any domestic Subsidiary of the Borrower that is a direct or indirect Subsidiary of a CFC, (5) any fee-owned real property with a fair market value of less than \$15,000,000 or that is located in the State of New York or in a jurisdiction other than the United States and all leasehold interests in real property, (6) any Excluded Account, (7) any of the equity interests of any Foreign Subsidiary of the Borrower that is not a Material First-Tier Foreign Subsidiary, each of which, as of the date hereof, is indicated on Part III of Schedule I hereto, (8) any of the equity interests of any Subsidiary of the Borrower that is a Material First-Tier Foreign Subsidiary in excess of 65% of all of the issued and outstanding shares of capital stock of such Material First-Tier Foreign Subsidiary entitled to vote (within the meaning of Treasury Regulation Section 1.956-2), and (9) any assets of Borrower, Qualex, Inc. or Kodak (Near East), Inc. which have been Disposed of on or before the date hereof pursuant to the UK Pension Settlement Agreement. Notwithstanding anything herein or in any other Loan Document, the Grantors shall not be required to perfect the Administrative Agent's security interest in (i) motor vehicles and other assets subject to certificates of title to the extent a Lien thereon cannot be perfected by the filing of a UCC financing statement, (ii) Letter-of-Credit Rights, (iii) Disbursement Accounts and (iv) any property as to which the Administrative Agent shall agree in writing that the cost of obtaining a security interest or perfection thereof would be excessive in relation to the value of the security to be afforded thereby. For purposes of this Agreement, "**Requirements of Law**" shall mean, as to any Person, the certificate of incorporation and by-laws or other organizational or governing documents of such Person, and any law, treaty, rule or regulation or determination of an arbitrator or a court or other Governmental Authority, in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

Section 3. Security for Obligations. This Agreement secures, in the case of each Grantor, the payment of all Obligations of such Grantor or Subsidiary of the Company owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

Section 4. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Administrative Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 5. Delivery and Control of Security Collateral. (a) Subject to the Intercreditor Agreement, all certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered to and held by or on behalf of the Administrative Agent pursuant hereto and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Administrative Agent except to the extent that such transfer or assignment is prohibited by applicable law. With respect to any Pledged Equity existing on the Closing Date, the transfer or assignment of which is subject to (x) certain corporate actions by the holders of or issuers of Initial Pledged Equity issued by Foreign Subsidiaries which have not occurred as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such corporate actions to occur prior to the Closing Date or (y) governmental approvals or consents which have not been obtained as of the Closing Date despite the Grantors' use of commercially reasonable efforts to cause such approvals or consents to be obtained prior to the Closing Date, the Grantors shall cause such corporate actions to occur or shall obtain such approvals or consents within 45 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree).

(b) With respect to any Security Collateral representing interests in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will use commercially reasonable efforts (or in the case of a wholly-owned Subsidiary, take all actions necessary) to cause (i) the issuers of such Security Collateral and (ii) any securities intermediary which is the holder of any such Security Collateral, to cause the Administrative Agent to have and retain, subject to the Intercreditor Agreement, Control over such Security Collateral. Without limiting the foregoing, such Grantor will, with respect to any such Security Collateral held with a securities intermediary, use commercially reasonable efforts to cause such securities intermediary to enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(c) With respect to any securities or commodity account and any Security Collateral that constitutes a security entitlement (other than a security entitlement which is an uncertificated security, which for the avoidance of doubt shall be subject to the preceding Section 5(b)), within 60 days after the Closing Date (or such later date as the Administrative Agent shall reasonably agree), the relevant Grantor will cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Administrative Agent as the entitlement holder thereof or enter into a control agreement with the Administrative Agent, in form and substance reasonably satisfactory to the Administrative Agent, giving the Administrative Agent Control, subject to the Intercreditor Agreement.

(d) Subject to the Intercreditor Agreement and upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause the Security Collateral to be registered in the name of the Administrative Agent or such of its nominees as the Administrative Agent shall direct, subject only to the revocable rights specified in Section 13(a). In addition, the Administrative Agent shall have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account or the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Administrative Agent, and to convert Security

Collateral consisting of financial assets held directly by the Administrative Agent to Security Collateral consisting of financial assets credited to any securities or commodity account or the L/C Cash Deposit Account.

(e) Upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 6. **Term Proceeds Accounts.** As soon as practicable and in no event more than thirty (30) days following the Closing Date (which period may be extended in the reasonable discretion the Administrative Agent), the Borrower shall establish a deposit account (the "**Term Proceeds Deposit Account**") and a securities account (the "**Term Proceeds Securities Account**") with JPMorgan Chase Bank, N.A. which accounts shall be maintained exclusively for identifiable proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement). The Borrower shall enter into an Account Control Agreement with respect to each of the Term Proceeds Deposit Account and the Term Proceeds Securities Account within the time period set forth in Section 5.12(b) of the Credit Agreement. Upon the occurrence and during the continuance of an Event of Default, each Grantor shall cause all proceeds of Term Loan Priority Collateral (as defined in the Intercreditor Agreement) to be deposited in either the Term Proceeds Deposit Account or the Term Proceeds Securities Account, as applicable.

Section 7. **Representations and Warranties.** Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number as of the date hereof is set forth in Schedule V hereto. Within the five years preceding the date hereof, such Grantor has not changed its legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto. Each of the trade names owned and used by the any Grantor in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule V hereto.

(b) Since the date of four (4) months prior to the date hereof, each Grantor has made or entered into only the mergers and acquisitions set forth on Schedule XI hereto.

(c) The books and records of each Grantor pertaining to accounts, contract rights, inventory, and other assets are located at the addresses indicated for each Grantor on Schedule XII hereto.

(d) Such Grantor is the legal and beneficial owner of the Collateral and has rights in, the power to transfer, or a valid right to use, the Collateral with respect to which it has purported to grant a security interest hereunder, free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement or Liens permitted under the Credit Agreement, and has full power and authority to grant to the Administrative Agent the

security interest in such Collateral granted hereunder pursuant to the terms hereof. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Administrative Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(e) When financing statements naming such Grantor as debtor and the Administrative Agent as secured party and providing a description of the Collateral with respect to which such Grantor has purported to grant a security interest hereunder have been filed in the appropriate offices against such Grantor in the locations listed on Schedule XIII, the Administrative Agent will have a fully perfected and, subject to the Intercreditor Agreement, first priority security interest (except as enforceability may be affected by bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditor's rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing), subject only to Liens permitted under the Credit Agreement, in that Collateral of the Grantor in which a security interest may be perfected by filing of an initial financing statement in the appropriate office against such Grantor; provided that (i) the filing of Intellectual Property security agreements with the United States Patent and Trademark Office and the United States Copyright Office may be necessary to perfect the security interest of the Administrative Agent in respect of any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights, (ii) additional filings may be necessary to perfect the Administrative Agent's security interest in any registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights acquired by such Grantor after the date hereof, and (iii) upon completion of the filings referred to in this Section 7(e) and the other actions specified on Schedule XIV, the security interests granted pursuant to this Agreement will constitute valid perfected security interests in all of the Collateral (other than Excluded Property) in favor of the Administrative Agent as collateral security for the Obligations. Notwithstanding the foregoing, nothing in this Agreement shall require any Grantor to make any filings or take any other actions to record or perfect the Administrative Agent's Lien on and security interest in any Intellectual Property outside the United States (or to reimburse the Administrative Agent for the same). When used in this Agreement, "**Intellectual Property**" shall mean the collective reference to all rights in intellectual property, whether arising under United States laws, including, without limitation, the Copyrights, the Patents and the Trademarks, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

(f) All of such Grantor's locations where Equipment and Inventory having a value in excess of \$1,000,000 is located as of the date hereof are specified in Schedule VIII and Schedule IX hereto, respectively (other than Collateral in transit in the ordinary course of business, in use or on display at any trade show, conference or similar event in the ordinary course of business, maintained with customers (or otherwise on the premises of customers) and consignees in the ordinary course of business or in the possession of employees in the ordinary course of business). Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(g) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$3,750,000 that has not been delivered to the Administrative Agent. All such Receivables or Agreement Collateral valued in excess of \$3,750,000 is listed on Schedule III attached hereto.

(h) Subject to the Intercreditor Agreement, all Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$10,000,000 for all such Security Collateral of the Grantors have been delivered to the Administrative Agent.

(i) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(j) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non-assessable (to the extent such concepts are applicable), provided that the foregoing representation and warranty, insofar as it relates to the Pledged Equity issued by a Person other than a Subsidiary of a Grantor, is made to the knowledge of the Grantors. Each interest in any limited liability company or limited partnership wholly-owned by such Grantor, pledged hereunder and represented by a certificate is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and each such interest shall at all times hereafter be represented by a certificate. Each interest in any limited liability company or limited partnership controlled by such Grantor, pledged hereunder and not represented by a certificate either (1) is not a "security" within the meaning of Article 8 of the UCC and is not governed by Article 8 of the UCC and such Grantor shall at no time elect to treat any such interest as a "security" within the meaning of Article 8 of the UCC or issue any certificate representing such interest or (2) is a "security" within the meaning of Article 8 of the UCC and is governed by Article 8 of the UCC and, with respect to any such Pledged Equity having a value in excess of \$1,000,000, such Grantor shall have entered into a control agreement with the issuer of such "security" and the Administrative Agent to establish Control with respect to such "security." The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory notes, such promissory notes have been delivered to the Administrative Agent, and is not in default.

(k) The Initial Pledged Equity in Foreign Subsidiaries pledged by such Grantor constitutes, as of the date hereof, 65% of the issued and outstanding equity interests entitled to vote (within the meaning of Treasury Regulation Section 1.956-1) of the issuers thereof indicated on Part I of Schedule I hereto, each of which is a Material First-Tier Foreign Subsidiary. The Initial Pledged Debt constitutes all of the outstanding Indebtedness for borrowed money owed to such Grantor by the issuers thereof (other than intercompany Indebtedness in respect of the UK Pension Settlement Agreement).

(l) Such Grantor has no Investment Property with a market value in excess of \$1,000,000 as of the date hereof, other than the Investment Property listed on Part IV of Schedule I hereto.

(m) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(n) Such Grantor has no deposit accounts or securities accounts as of the date hereof, other than the deposit accounts and securities accounts listed on Schedule II hereto (other than deposit accounts or securities accounts that have less than \$750,000 in the aggregate on deposit).

(o) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$2,500,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(p) This Agreement creates in favor of the Administrative Agent for the benefit of the Secured Parties a valid security interest in the Collateral granted by such Grantor under this Agreement, securing the payment of the Obligations except to the extent that Control or possession by the Administrative Agent is required for the creation of the security interest; all filings and other actions necessary to perfect the security interest in the Collateral granted by such Grantor have been duly made or taken and are in full force and effect other than (i) actions necessary to perfect the Administrative Agent's security interest with respect to Collateral evidenced by a certificate of title or Collateral consisting of vessels or aircraft and (ii) actions necessary to transfer and prior approval of or filings with any governmental entity required in connection with any interest in Pledged Equity.

(q) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created hereunder (including, subject to the Intercreditor Agreement, the first priority nature of such security interest in Collateral), except for (A) the filing of financing and continuation statements under the UCC, (B) the recordation of the Intellectual Property Security Agreement with respect to certain registered Intellectual Property Collateral attached thereto, and the actions described in Section 5 with respect to the Security Collateral, (C) subject to certain corporate actions by the holders or issuers of Non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date, necessary to transfer or assign, (D) the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Pledged Equity issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity, and (E) the Control of certain assets as provided in Sections 9-104, 9-105, 9-106 and 9-107 of the UCC, or (iii) the exercise by the Administrative Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(r) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(s) As to itself and its Intellectual Property Collateral:

(i) The operation of such Grantor's business as currently conducted or as contemplated to be conducted and the use of the Intellectual Property Collateral in connection therewith do not conflict with, infringe, misappropriate, dilute, misuse or otherwise violate the intellectual property rights of any third party, except as are not expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and such Grantor is entitled to use all such Intellectual Property Collateral in accordance with applicable law, subject to the terms of the IP Agreements.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except as would not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor in full force and effect.

(vi) No claim has been asserted and is pending by any Person challenging or questioning the use of any Intellectual Property Collateral or the validity of effectiveness of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that in the aggregate are not reasonably expected to have a Material Adverse Effect. The conduct of the business of the Company and its Subsidiaries does not infringe on the rights of any Person except for such claims and infringements that, in the aggregate, are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or impairment (other than impairment contemplated by the Loan Documents) of any of the Intellectual Property Collateral.

(vii) With respect to each IP Agreement that is not Excluded Property: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and

effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) To the Company's knowledge, none of the material Trade Secrets of such Grantor has been used, divulged, disclosed or appropriated to the detriment of such Grantor for the benefit of any other Person other than such Grantor within the past two years.

(ix) This Agreement is effective to create a valid and continuing Lien and, upon filing of appropriate financing statements in the offices listed on Schedule XIII and appropriate releases (which releases have been filed or will be filed substantially simultaneously with the entering into of this Agreement) and Intellectual Property security agreements with the United States Copyright Office and the United States Patent and Trademark Office (to the extent a security interest may be perfected by filing, recording or registering a security agreement, financing statement or analogous document in the United States Copyright Office or the United States Patent and Trademark Office, as applicable), fully perfected and, subject to the Intercreditor Agreement, first priority security interests in favor of the Administrative Agent on such Grantor's U.S. Patents, U.S. Trademarks and U.S. Copyrights and such perfected security interests are enforceable as such as against any and all creditor of and purchasers from such Grantor.

Section 8. Further Assurances.

(a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement at the expense of such Grantor and at the reasonable request of the Administrative Agent, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Administrative Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Administrative Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Administrative Agent, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Administrative Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Administrative Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory

note or other instrument or chattel paper, deliver and pledge to the Administrative Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Administrative Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Administrative Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) prepare, sign, and file for recordation in any intellectual property registry, appropriate evidence of the lien and security interest granted herein in any Intellectual Property in the name of such Grantor as debtor; and (v) deliver to the Administrative Agent evidence that all other actions that the Administrative Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(b) Each Grantor hereby authorizes the Administrative Agent to file one or more financing or continuation statements, and amendments thereto in the applicable UCC filing office, including one or more financing statements indicating that such financing statements cover all assets or all personal property (or words of similar effect) of such Grantor in the United States, or any real property or fixtures, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Administrative Agent to have filed such financing statements, continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Administrative Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Administrative Agent may reasonably request, all in reasonable detail.

Section 9. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$1,000,000 and Inventory having a value in excess of \$1,000,000 (other than Inventory sold in the ordinary course of business) at the locations therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Administrative Agent (or such lesser time as may be agreed by the Administrative Agent), at such other places designated by such Grantor in such notice. Schedule VIII and Schedule IX respectively set forth whether each such location is owned, leased or operated by third parties, and, if leased or operated by third parties, their names and addresses.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.05 of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 10. Insurance. Each Grantor will, and will cause each Restricted Subsidiary to, at its own expense, maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies

engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Restricted Subsidiary operates; provided, that, the Company and its Restricted Subsidiaries may self-insure to the extent consistent with prudent business practice. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Administrative Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses to be paid, in accordance with the Credit Agreement, the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Administrative Agent. Each such policy shall in addition (i) name such Grantor and the Administrative Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Administrative Agent) as their interests may appear, (ii) provide that (A) there shall be no recourse against the Administrative Agent for payment of premiums or other amounts with respect thereto and (B) if agreed by the insurer (which agreement such Grantor shall use commercially reasonable efforts to obtain), at least 10 days' prior written notice of cancellation or of lapse shall be given to the Administrative Agent by the insurer, and (iv) contain such other customary lender loss payee provisions as the Administrative Agent shall reasonably request. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(l) and cause the insurers to acknowledge notice of such assignment. Each Grantor will, if so requested by the Administrative Agent, deliver to the Administrative Agent certificates of insurance evidencing such insurance and, as often as the Administrative Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Administrative Agent, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 2(k) and 2(l) and use its commercially reasonable efforts to cause the insurers to acknowledge notice of such assignment.

Section 11. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) If any Grantor changes its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement it will give written notice to the Administrative Agent within 15 days of such change and will take all action reasonably required by the Administrative Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including the Assigned Agreements and Related Contracts, and will permit representatives of the Administrative Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.08 of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will promptly notify the Administrative Agent of such organizational identification number.

(b) Administrative Agent shall have the right at any time or times, in Administrative Agent's name or in the name of a nominee of Administrative Agent, to verify the validity, amount or any other matter relating to any Receivables or other Collateral, by mail, telephone, facsimile transmission or otherwise (provided any visits shall be done during normal

business hours and at times to be mutually agreed). Except as otherwise provided in this subsection (b), each Grantor, at its own expense and in the ordinary course of business undertaken in a commercially reasonable manner and consistent with applicable law, will continue to collect, adjust, settle, compromise the amount or payment of, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, adjustments, settlements, compromises and other exercises of rights, such Grantor may take (and, at the Administrative Agent's direction upon the occurrence and during the continuance of an Event of Default, will take) such action as such Grantor (or, upon the occurrence and during the continuance of an Event of Default, the Administrative Agent) may deem necessary or advisable; provided, that, the Administrative Agent shall have the right at any time, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Administrative Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Administrative Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Administrative Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement) to be applied as provided in Section 20(b) of this Agreement or to prepay Loans under the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

(c) No Grantor will authorize the filing of any financing statement naming it as debtor covering all or any portion of the Collateral owned by it, except for financing statements (i) naming the Administrative Agent on behalf of the Secured Parties as the secured party, and (ii) in respect to other Liens permitted by the Credit Agreement. Each Grantor acknowledges that it is not authorized to file any financing statement or amendment or termination statement with respect to any financing statement naming the Administrative Agent as secured party without the prior written consent of the Administrative Agent, subject to such Grantor's rights under the UCC.

Section 12. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Restricted Subsidiaries, each Grantor agrees to take, at its expense, commercially reasonable steps as determined in Grantor's reasonable discretion, including in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authority, to (i) maintain (in accordance with the exercise of such Grantor's reasonable business discretion) the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property

Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other Governmental Authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings, in each case except where the failure to so file, register or maintain is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Administrative Agent, which shall not be unreasonably withheld or delayed, discontinue use of any material Trademark or otherwise abandon any such material Intellectual Property Collateral unless such Grantor shall have determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer material to the conduct of such Grantor's business.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide to the Administrative Agent, concurrently with any delivery of Financial Statements pursuant to Section 5.01(a) or (b) of the Credit Agreement, an updated Schedule of its registered U.S. Patents, U.S. Patent applications, registered or applied for U.S. Trademarks and registered or applied for U.S. Copyrights.

(c) In the event that any Grantor becomes aware that any item of Intellectual Property Collateral is being infringed or misappropriated by a third party, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including suing for infringement or misappropriation and for an injunction against such infringement or misappropriation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including maintaining substantially the quality of any and all products or services used or provided in connection with any such Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking steps reasonably necessary to ensure that all licensed users of any such Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Administrative Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Administrative Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Administrative Agent with such written notice, or otherwise

authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Administrative Agent (an “**IP Security Agreement Supplement**”) covering such Intellectual Property, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other Governmental Authorities necessary to perfect the security interest hereunder in such Intellectual Property.

Section 13. Voting Rights; Dividends; Etc. So long as no Event of Default shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; provided, that, any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall be promptly delivered to the Administrative Agent to hold as Security Collateral (to the extent it is not Excluded Property) and shall, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Administrative Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Upon the occurrence and during the continuance of an Event of Default:

(i) All rights of each Grantor (A) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 13(a)(i) shall, upon notice to such Grantor by the Administrative Agent, cease and (B) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 13(a)(ii) shall automatically cease, and all such rights shall, subject to the Intercreditor Agreement, thereupon become vested in the Administrative Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 13(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Administrative Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 14. As to the Assigned Agreements.

(a) Each Grantor will at its expense:

(i) perform and observe in all material respects all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Administrative Agent; and

(ii) furnish to the Administrative Agent promptly upon receipt thereof copies of all notices of defaults relating to agreements involving monetary liability of or to any Person in an amount in excess of \$5,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Administrative Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Administrative Agent may reasonably request and (B) upon request of the Administrative Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Administrative Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Administrative Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Pledged Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in the Credit Agreement so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 20(b).

Section 15. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement and this Agreement, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Administrative Agent, hereby assigns to the Administrative Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Administrative Agent, each Grantor will promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$2,500,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Administrative Agent and deliver written evidence of such consent to the Administrative Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, promptly upon request by the Administrative Agent, (i) notify (and such Grantor hereby authorizes the Administrative Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Administrative Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Administrative Agent or its designee and (ii) arrange for the Administrative Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$5,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 16. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.10 of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 17. Administrative Agent Appointed Attorney in Fact. Each Grantor hereby irrevocably appoints the Administrative Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, in the Administrative Agent's discretion, to take any action and to execute any instrument that the Administrative Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including:

(a) to obtain, an upon the occurrence and during the continuance of an Event of Default, adjust insurance required to be paid to the Administrative Agent pursuant to Section 10,

(b) upon the occurrence and during the continuation of any Event of Default, to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) upon the occurrence and during the continuance of an Event of Default, to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above,

(d) upon the occurrence and during the continuation of any Event of Default to file any claims or take any action or institute any proceedings that the Administrative Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Administrative Agent with respect to any of the Collateral;

(e) upon the occurrence and during the continuation of any Event of Default, to use any Intellectual Property or IP Agreements (solely pursuant to the terms thereof) that are not Excluded Property of such Grantor, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, or advertising matter, in preparing for sale, advertising for sale, or selling Inventory or other Collateral;

(f) to take or cause to be taken all actions necessary to perform or comply or cause performance or compliance with the terms of this Agreement, including actions to pay or discharge taxes or Liens (other than Permitted Liens) levied or placed upon or threatened against the Collateral, the legality or validity thereof and the amounts necessary to discharge the same to be determined by Administrative Agent in its sole discretion, any such payments made by Administrative Agent to become obligations of such Grantor to Administrative Agent, due and payable immediately without demand;

(g) (i) upon the occurrence and during the continuation of any Event of Default, generally to sell, transfer, lease, license, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though Administrative Agent were the absolute owner thereof for all purposes, and (ii) to do, at Administrative Agent's option and such Grantor's expense, at any time or from time to time, all acts and things that Administrative Agent deems reasonably necessary to protect, preserve or realize upon the Collateral and Administrative Agent's security interest therein in order to effect the intent of this Agreement, all as fully and effectively as such Grantor might do;

(h) upon the occurrence and during the continuation of any Event of Default, to repair, alter, or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any Person obligated to the Borrower or such other Grantor in respect of any Account of the Borrower or such other Grantor; and

(i) upon the occurrence and during the continuance of any Event of Default, to take exclusive possession of all locations where the Borrower or other Grantor conducts its business or has rights of possession, with prompt notice to the Borrower or any Grantor and to use such locations to store, process, manufacture, sell, use, and liquidate or otherwise dispose of items that are Collateral, without obligation to pay rent or other compensation for the possession or use of any location.

Section 18. Administrative Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Administrative Agent may, but without any obligation to do so,

upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Administrative Agent incurred in connection therewith shall be payable by such Grantor under Section 22.

Section 19. The Administrative Agent's Duties. (a) The powers conferred on the Administrative Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Administrative Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Administrative Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Administrative Agent may from time to time, when the Administrative Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a "**Subagent**") for the Administrative Agent hereunder with respect to all or any part of the Collateral. In the event that the Administrative Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Administrative Agent, for the benefit of the Secured Parties, as security for the Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Administrative Agent, with all rights, powers, privileges, interests and remedies of the Administrative Agent hereunder with respect to such Collateral, and (iii) the term "Administrative Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Administrative Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Administrative Agent.

Section 20. Remedies. If any Event of Default shall have occurred and be continuing and such Event of Default has resulted in the acceleration of the Obligations, which acceleration has not been rescinded or otherwise terminated:

(a) The Administrative Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Administrative Agent forthwith, assemble all or part of the Collateral as directed by the Administrative Agent and make it available to the Administrative Agent at a place and time to be designated by the Administrative Agent that is reasonably convenient to both parties; (ii) subject to applicable law, without notice

except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Administrative Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Administrative Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.08 of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Administrative Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Administrative Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Grantor agrees that (A) the internet shall constitute a "place" for purposes of Section 9-610(b) of the UCC and (B) to the extent notification of sale shall be required by law, notification by mail of the URL where a sale will occur and the time when a sale will commence at least ten (10) days prior to the sale shall constitute a reasonable notification for purposes of Section 9-611(b) of the UCC.

(b) Any cash held by or on behalf of the Administrative Agent and all cash proceeds received by or on behalf of the Administrative Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral and any proceeds of the guarantee set forth in Section 1 may, in the discretion of the Administrative Agent, be held by the Administrative Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Administrative Agent for the benefit of the Secured Parties against, all or any part of the Obligations, in accordance with Section 7.03 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Administrative Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Administrative Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.08 of the Credit Agreement, the Administrative Agent may, without notice to any Grantor except as required by law and at any time or from time to time, charge, set off and otherwise apply all or any part of the Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such

sale or other disposition shall be included therein, and such Grantor shall supply to the Administrative Agent or its designee, documents and things relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Administrative Agent takes any action with respect to the Collateral, including proceeds, the Administrative Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the company's financial statements in accordance with GAAP.

Section 21. Grant of Intellectual Property License. For the purpose of enabling Administrative Agent, upon the occurrence and during the continuance of an Event of Default, to exercise rights and remedies under Section 20 hereof at such time as Administrative Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Grantor hereby grants to Administrative Agent, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Grantor), subject, in the case of Trademarks, to sufficient rights to quality control and inspection in favor of such Grantor to avoid the risk of invalidation of such Trademarks, to use, assign, license or sublicense any of the Intellectual Property, including any labels, Patents, Trademarks, trade names, URLs, domain names, industrial designs, Copyrights, and advertising matter, now owned or hereafter acquired, developed or created by such Grantor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof, solely to the extent such Grantor has all rights necessary to provide such access.

Section 22. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Administrative Agent the amount of any and all reasonable expenses, including the reasonable fees and expenses of its counsel and of any experts and agents, that the Administrative Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Administrative Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 23. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Administrative Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Administrative Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Each Subsidiary of the Borrower that is required to become a party to this Agreement pursuant to Section 5.10 of the Credit Agreement shall become a Grantor for all purposes of this Agreement upon the execution and delivery by such Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a "**Security Agreement Supplement**"). Such Person shall be referred to as an "**Additional Grantor**" and each reference in this Agreement and the other Loan Documents to "Grantor" or "Guarantor" shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the "Collateral" shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 24. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.12 of the Credit Agreement shall apply to all information received by the Administrative Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.01 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral	Section 2(f)
Additional Grantor Agreement	Section 23(b)
Agreement Collateral	Preamble
Assigned Agreements	Section 2(e)
Borrower	Section 2(e)
Collateral	Preamble
Copyrights	Section 2
Credit Agreement	Section 2 (g)(iii)
Equipment	Recitals (1)
Excluded Property	Section 2(a)
Grantor, Grantors	Section 2
Indemnified Party	Preamble
Initial Pledged Equity	Section 22(a)
Initial Pledged Debt	Recitals (4)
	Recitals (5)

Intellectual Property Collateral	Section 2(g)
Intellectual Property Security Agreement	Section 12(e)
Inventory	Section 2(b)
Intercreditor Agreement	Section 30
Investment Property	Section 2(d)(vi)
IP Agreements	Section 2(g)(v)
IP Security Agreement Supplement	Section 12
Lenders	Recitals (1)
Patents	Section 2(g)(i)
Pledged Debt	Section 2(d)(iv)
Pledged Deposit Accounts	Recitals (5)
Pledged Equity	Section 2(d)(iii)
Receivables	Section 2(c)
Related Contracts	Section 2(c)
Obligations	Section 3
Security Agreement Supplement	Section 23(b)
Security Collateral	Section 2(d)
Subagent	Section 19(b)
Trademarks	Section 2(g)(ii)
Trade Secrets	Section 2(g)(iii)
UCC	Recitals (10)
URLs	Section 2(g)(ii)

Section 25. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing guaranty and continuing security interest in the Collateral and shall (a) continue in effect (notwithstanding the fact that from time to time there may be no Obligations outstanding) until (i) the Credit Agreement has terminated pursuant to its express terms and (ii) all of the Obligations (other than any contingent indemnification obligations not then due and payable) have been paid in full and no commitments of the Administrative Agent or the Lenders which would give rise to any Obligations are outstanding, (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Administrative Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.04 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including all or any portion of its Commitments and the Loans owing to it and the promissory note or promissory notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 26. Release; Termination. (a) (i) Upon (A) any Disposition of any item of Collateral of any Grantor as permitted by the Loan Documents, and (B) any Subsidiary that is not an Excluded Subsidiary becoming an Excluded Subsidiary in a manner permitted by the Loan Documents, and (ii) upon any Foreign Subsidiary ceasing to be a Material First-Tier Foreign Subsidiary in a manner permitted by the Loan Documents, and, in each case (other than with respect to Dispositions of Collateral not comprising TMM Assets), receipt by the

Administrative Agent of a written certification by the Borrower that such Disposition or other event, as applicable, is permitted under the terms of the Loan Documents (which written certification the Administrative Agent shall be entitled to rely conclusively without further inquiry), then in the case of the foregoing clause (i), the security interests granted under this Agreement by such Grantor in such Collateral or in the assets of such Subsidiary, as applicable, shall immediately terminate and automatically be released, and in the case of the foregoing clause (ii), the security interests granted under this Agreement in the equity interests of such Foreign Subsidiary shall immediately terminate and automatically be released, and Administrative Agent will, in each case and subject to the Intercreditor Agreement, promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral so released, and Administrative Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; provided, that, no such documents shall be required unless such Grantor shall have delivered to the Administrative Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Administrative Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Administrative Agent (which form shall be reasonably acceptable to the Administrative Agent) and a certificate of such Grantor to the effect that the transaction will be in compliance with the Loan Documents. "**TMM Assets**" shall have the meaning set forth in the Stock and Asset Purchase Agreement. "**Stock and Asset Purchase Agreement**" shall mean the Amended and Restated Stock and Asset Purchase Agreement, dated August 31, 2013, among the Borrower, Qualex Inc., Kodak (Near East) Inc., as sellers and KPP Trustees Limited.

(b) At such time as the Obligations shall have been paid in full and the Commitments have been terminated, the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Administrative Agent and each Grantor hereunder shall automatically terminate, all without delivery of any instrument or performance of any act by any party, and all rights to Collateral shall revert to the Grantors. At the request and sole expense of any Grantor following any such termination, the Administrative Agent shall promptly deliver to such Grantor any Collateral held by the Administrative Agent hereunder, and promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence such termination. At the request and sole expense of the Borrower, a Guarantor shall be released from its obligations hereunder in the event that all the Capital Stock of such Guarantor shall be sold, transferred or otherwise disposed of in a transaction permitted by the Credit Agreement.

Section 27. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 28. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Section 29. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the exclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City in the borough of Manhattan, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in any such New York State court or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.01 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in any such New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Administrative Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 30. Intercreditor Agreement. Notwithstanding anything herein to the contrary, the Lien granted to the Administrative Agent, for the benefit of the Secured Parties, pursuant to this Security Agreement and the exercise of any right or remedy by the Administrative Agent and the other Secured Parties hereunder are subject to the provisions of the Intercreditor Agreement, dated as of even date herewith, among the Administrative Agent, as Senior Term Loan Agent, Bank of America, N.A, as ABL Agent, Barclays Bank PLC, as Junior Term Loan Agent, the Company and the Guarantors (the "**Intercreditor Agreement**"). In the event of any conflict or inconsistency between the provisions of the Intercreditor Agreement and this Agreement, the provisions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, any provision hereof that requires any Grantor to (a) deliver any Collateral to the Administrative Agent or (b) cause the Administrative Agent to have Control over such Collateral, may be satisfied prior to the Maturity Date by (i) the delivery of such Collateral by such Grantor to the Administrative Agent for the benefit of itself and the Lenders and (ii) providing that the Administrative Agent be provided with Control with respect to such Collateral of such Grantor for the benefit of the itself and the other Secured Parties. Until the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to ABL Priority Collateral (as defined in the Intercreditor Agreement), the delivery of any ABL

Priority Collateral (as defined in the Intercreditor Agreement) to the ABL Agent pursuant to the ABL Loan Documents shall satisfy any delivery requirement hereunder or under any other Loan Document.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, each Grantor and Guarantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

Address for Notices:

Eastman Kodak Company
345 State Street
Rochester, NY 14650

FAR EAST DEVELOPMENT LTD.

FPC INC.

KODAK (NEAR EAST), INC.

KODAK AMERICAS, LTD.

KODAK IMAGING NETWORK, INC.

KODAK PORTUGUESA LIMITED

KODAK REALTY, INC.

LASER-PACIFIC MEDIA CORPORATION

PAKON, INC.

QUALEX INC.

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

Address for Notices:

c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

KODAK PHILIPPINES, LTD.
NPEC INC.

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

Address for Notices:
c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

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

Address for Notices:

c/o Eastman Kodak Company
345 State Street
Rochester, NY 14650

[Signature Page to Guaranty and Collateral Agreement (Second Lien Term Loan)]

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**IP Security Agreement**”) dated September 3, 2013, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”) in favor of Barclays Bank PLC, as Administrative Agent (the “**Administrative Agent**”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Credit Agreement**”), with Barclays Bank PLC, as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement, each Grantor has executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013, made by the Grantors to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”).

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent for the benefit of the Secured Parties a security interest in all of such Grantor’s right, title and interest in and to the following (the “**Collateral**”):

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the “**Patents**”);

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the “**Trademarks**”);

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "**IP Security Agreement Supplement**") dated _____, 200____, is made by the Person listed on the signature page hereof (the "Grantor") in favor of Barclays Bank PLC, as Administrative Agent (the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, has entered into a Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with Barclays Bank PLC, as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain Guarantee and Collateral Agreement dated September 3, 2013 made by the Grantor and such other Persons to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") and that certain Intellectual Property Security Agreement dated September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office, the United States Patent and Trademark Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. **Grant of Security.** Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**");

(i) the patents and patent applications and all exclusive patent licenses set forth in Schedule A hereto (the "**Patents**");

(ii) the trademark and service mark registrations and applications and all exclusive trademark licenses set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "**Trademarks**");

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “**Copyrights**”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

SECTION 2. Security for Obligations. The grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights, and the Commissioner for Patents or Trademarks record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____
Name:
Title:

Address for Notices:

FORM OF SECURITY AGREEMENT SUPPLEMENT

[Date of Security Agreement Supplement]

Barclays Bank PLC, as the Administrative Agent for
the Secured Parties referred to in the
Credit Agreement referred to below

Barclays Bank PLC
[Insert Address]
Attn: []

Eastman Kodak Company

Ladies and Gentlemen:

Reference is made to (i) the Senior Secured Second Lien Term Credit Agreement dated as of September 3, 2013 (as amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), among Eastman Kodak Company, a New Jersey corporation, as the Borrower, the Lenders party thereto, Barclays Bank PLC, as Administrative Agent (together with any successor Administrative Agent appointed pursuant to Article VIII of the Credit Agreement, the "Administrative Agent"), and (ii) the Guarantee and Collateral Agreement September 3, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") made by the Grantors from time to time party thereto in favor of the Administrative Agent for the Secured Parties. Terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as applicable.

SECTION 1. Grant of Security. The undersigned hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in all of its right, title and interest in and to its Collateral consisting of the following, in each case, whether now owned or hereafter acquired by the undersigned, wherever located and whether now or hereafter existing or arising (collectively, the undersigned's "**Collateral**"): all Equipment, Inventory, Security Collateral (including the indebtedness set forth on Schedule A hereto and the securities, and securities/deposit accounts set forth on Schedule B hereto), Receivables, Related Contracts, all commercial tort claims described on Schedule J hereto and hereafter described on Schedule X to the Security Agreement, Agreement Collateral, Account Collateral (including the deposit accounts set forth on Schedule C hereto), Intellectual Property Collateral, all documents, all money and all letter-of-credit rights, all books and records and documents (including databases, customer lists, credit files, computer files, printouts and other computer output materials and records and other records) of the undersigned pertaining to any of the undersigned's Collateral, all other property not otherwise described above (except for any property specifically excluded from any clause in this section, and any property specifically excluded from any defined term used in any clause of this section), all proceeds of and payments under business interruption

insurance and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the undersigned's Collateral (including proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash and cash equivalents, including all Eligible Cash (as defined in the ABL Agreement), Qualified Cash (as defined in the ABL Agreement and US Cash (as defined in the ABL Agreement); provided, that, notwithstanding any of the other provisions set forth in this Section 1 or in any Loan Document, no Excluded Property shall constitute Collateral.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents but for the fact that such Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization, organizational identification number and Federal Employer Identification Number is set forth in Schedule D hereto. Within the five years preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization, organizational identification number or Federal Employer Identification Number from those set forth in Schedule D hereto except as set forth in Schedule E hereto. Each of the trade names owned and used by the undersigned in the operation of its business (e.g. billing, advertising, etc.) are set forth in Schedule D hereto.

(b) All Equipment having a value in excess of \$1,000,000 and all Inventory having a value in excess of \$1,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 7 of the Security Agreement with respect to itself and the Collateral granted by it (and, for the avoidance of doubt, delivers the corresponding schedules, if any, relating to such representations and warranties).

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor and Guarantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors and Guarantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" or a "Guarantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a reference to the undersigned's Collateral or part thereof, as the case may be, and that each reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 6. Jurisdiction; Waiver of Jury Trial. The undersigned agrees to be bound by the provisions of Section 29 of the Security Agreement.

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____
Title:

Address for notices:

SCHEDULE I
INVESTMENT PROPERTY

PART I
INITIAL PLEDGED EQUITY

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	No.1 – 100%
Eastman Kodak Holdings B.V.	The Netherlands	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5- 5,330 shares
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1- 10 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2- 80 shares
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6- 34,500 shares
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	No.1 – 100%
Kodak Holding GmbH	Germany	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93-19,500,000 shares No. 89-65,000,000 shares
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3- 1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1- 1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6- 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3- 100 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares

SCHEDULE I
INVESTMENT PROPERTY

PART II
INITIAL PLEDGED DEBT

<u>Grantor</u>	<u>Debt Issuer</u>	<u>Principal Amount¹</u>	<u>Currency</u>
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$126,205,470.00	USD
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 9,500,040.00	USD
Eastman Kodak Company	Kodak (Egypt) S.A.E.	\$ 5,666,138.00	USD
Kodak (Near East), Inc.	Eastman Kodak Company	\$ 16,720,673.00	USD
Kodak Portuguesa Limited	Eastman Kodak Company	\$ 4,760,828.70	USD

¹ Amount reflects outstanding principal and accrued interest as of July 31, 2013. Loan maturities typically roll on a monthly basis

SCHEDULE I
INVESTMENT PROPERTY

PART III
FOREIGN SUBSIDIARIES OTHER THAN MATERIAL FIRST-TIER FOREIGN SUBSIDIARIES

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
1680382 Ontario Limited	Canada	Common equity	100	100	100%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan	—
Cinelabs (Beijing) Limited ¹	China		N/A	N/A	40%	Beijing Film & Video Laboratory	—
Creo Asia Pacific Limited	Hong Kong		N/A	N/A	60% 99.998% .002%	Kodak (China) Limited Eastman Kodak Holdings B.V. Kodak Graphic Communications Canada Company	—
Eastman Kodak Sarl	Switzerland		1,900,000	1,900,000	100%	Eastman Kodak Holdings B.V.	—
Horsell Graphic Industries Ltd.	United Kingdom		31,648,053	2	100%	Kodak Limited	—

K.K. Kodak Information Systems ¹	Japan	Common stock	3,800	950	100%	Kodak Japan Ltd.	—
Kodak (Australasia) Pty. Ltd.	Australia	Ordinary shares	66,901,626	66,901,626	97.1576%	Eastman Kodak Company	—
					2.8424%	Kodak Graphic Communications Canada Company	
Kodak (China) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (China) Graphic Communications Company Ltd.	China		N/A	N/A	75%	Kodak (China) Company Ltd.	—
					25%	Kodak (China) Investment Company Ltd.	
Kodak (China) Investment Company Limited	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (China) Limited	China		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Eastern Europe) Limited	United Kingdom		1,000	2	100%	Kodak Limited	—
Kodak (Egypt) S.A.E. ¹	Egypt	Common stock		49,050	99.09091%	Eastman Kodak Company	—
				200	.40404%	Eastman Kodak International Capital Company, Inc.	
				250	.50505%	Far East Development, Ltd.	

Kodak (Guangzhou) Technology Service Company Limited ¹	China		N/A	N/A	90%	Kodak (China) Limited	—
					10%	Canton Hotel	—
Kodak (Hong Kong) Limited	Hong Kong		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Malaysia) Sdn. Bhd.	Malaysia	Ordinary shares	10,000,000	8,509,343	99.98%	Eastman Kodak Company	—
					.01%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Then Tze Keen, Director	—
Kodak (Shanghai) International Trading Co. Ltd.	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak (Singapore) Pte. Limited	Singapore	Ordinary shares	N/A	90,000	100%	Eastman Kodak Company	—
Kodak (Taiwan) Limited	Taiwan		N/A	N/A	100%	Eastman Kodak Holdings B.V.	—
Kodak (Thailand) Limited	Thailand	Common shares		78,000	99.974359%	Eastman Kodak International Capital Company, Inc.	—
					.025641%	10 shares held by Chuanchart Prukpaisal and 10 shares held by Pat Sheller	—

Kodak (Wuxi) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Company Limited	—
Kodak (Xiamen) Company Limited ¹	China		N/A	N/A	95%	Kodak (China) Investment Company Limited	—
					5%	Xiamen State-Owned Assets Investment Com	
Kodak (Xiamen) Digital Imaging Products Company Limited	China		N/A	N/A	75%	Kodak (China) Company Limited	—
					25%	Kodak (China) Investment Company Limited	
Kodak	France		N/A	N/A	100%	Eastman Kodak Company	—
Kodak A/S	Denmark		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Argentina S.A.I.C.	Argentina	Capital stock	989,437	527,668 461,769	53.34% 46.66%	Eastman Kodak Company Eastman Kodak Holdings, B.V.	—

Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	Ordinary shares	N/A	100,000	100%	Eastman Kodak Holdings B.V.	—
Kodak Brasileira Comercio de Produtos Para Imagem e Serviços Ltda.	Brazil	N/A		136,566,397 quotas	99.9999987%	Eastman Kodak Holdings, B.V.	—
Kodak Canada Inc.	Canada	Common shares	unlimited number of Common Shares and one (1) Preference share	334,000	99.999997%	Kodak Americas, Ltd. Kodak Graphic Communications Canada Company	—
		Preference share		1	.000003%	Eastman Kodak Company	
Kodak Chilena S.A.F. 1	Chile	Capital stock	N/A	129,246,565	99.9962% .0038%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	N/A		149,798,463 quotas	99.9999987%	Kodak Brasileira Comercio de Produtos para Imagem e Serviços Ltda.	—
Kodak de Colombia, SAS	Colombia	Capital stock	5,000	2 quotas	0.0000013%	Kodak Americas, Ltd.	
				704	100%	Kodak Mexicana S.A. de C.V.	—

Kodak de Mexico S.A. de C.V.	Mexico	Capital stock	179,341,945	179,341,945	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Electronic Products (Shanghai) Company Limited	China		N/A	N/A	100%	Kodak (China) Investment Co., Inc.	—
Kodak GmbH	Austria		N/A	N/A	100%	Eastman Kodak Company	—
Kodak GmbH	Germany		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications EAD ¹	Bulgaria		N/A	N/A	100%	Kodak Graphic Communications GmbH	—
Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	Ordinary shares	N/A	2	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Graphic Communications Canada Company	Canada	Common shares	7,655,813	7,655,813	100%	Eastman Kodak Company	—
Kodak Graphic Communications GmbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—

Kodak Graphic Communications Limited 1	United Kingdom		52,000,002	52,000,002	100%	Kodak Limited	—
Kodak IL Ltd.	Israel	Common shares	38,000	20,000	100%	Eastman Kodak Holdings B.V.	—
Pre-settlement with Israel Tax Authorities							
Post Israel Tax Authorities Settlement, as of June 30, 2013 (still in process)			312,774	294,774	7%	Eastman Kodak Holdings B.V.	—
					93%	Kodak Polychrome Graphics Finance (Barbados) SRL	—
Kodak Imaging Network B.V. 1	Netherlands		N/A	N/A	100%	Kodak Imaging Network, Inc.	—
Kodak Imaging Services (Shenzhen) Ltd. 1	China		N/A	N/A	100%	Kodak (China) Limited	—
Kodak India Private Limited	India	Equity and Preference	327,500,000	9,734,506	99.99999979%	Kodak Limited	—
				2	.00000021%	Kodak International Finance Limited	—
Kodak International Finance Limited	England		N/A	28,061,408	100%	Kodak Limited	—

Kodak Japan Ltd.	Japan	Common stock	400,000	396,071	77.097%	Kodak Polychrome Graphics Company Ltd.	—
					12.674%	Eastman Kodak Holdings B.V.	
					10.229%	Kodak Graphic Communications Canada Company	
Kodak Kft. ¹	Hungary		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Korea Ltd.	South Korea	Common stock	3,000,000	964,000	100%	Eastman Kodak Company	—
Kodak Mexicana S.A. de C.V.	Mexico	Capital stock	262,870,350	262,875,350	99.99%	Eastman Kodak International Capital Company, Inc.	—
					.01%	Kodak Americas, Ltd.	
Kodak Nederland B.V.	Netherlands			80,000	100%	Eastman Kodak Holdings B.V.	—
Kodak New Zealand Limited	New Zealand	Ordinary shares	1,000,000	1,000,000	100%	Eastman Kodak Company	—
Kodak Nordic AB	Sweden		270,000	270,000	100%	Eastman Kodak Company	—
Kodak Norge A/S ¹	Norway		1,000,000	1,000,000	100%	Eastman Kodak International Capital Company, Inc.	—

Kodak OOO	Russia		N/A	N/A	100%	Eastman Kodak Company	—
Kodak Oy	Finland		534,000	534,000	100%	Eastman Kodak Company	—
Kodak Polska Sp.zo.o	Poland		Share capital PLN 24,022,650	25,287 (shares are uncertificated)	100%	Eastman Kodak Company	—
Kodak Polychrome Graphics (Hong Kong) Ltd.	Hong Kong		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics China Co. Ltd.	China		N/A	N/A	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Cono Sur SA ¹	Uruguay	Capital stock	375,000	375,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Export SAFI ¹	Uruguay	Capital stock	5,000	5,000	100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak Polychrome Graphics Finance UK Ltd. ¹	United Kingdom		50,000,000 [These shares are stated to be in USD]	44,999,998	100%	Kodak Limited	—

Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	N/A	2 quotas	1 quota	50%	Kodak Polychrome Graphics Company Ltd.	—
				1 quota	50%	Merrydown Limited	
Kodak Polychrome Graphics Netherlands Antilles NV	Curacao	Ordinary / common shares	6,000		100%	Kodak Polychrome Graphics Company Ltd.	—
Kodak SA/NV	Belgium			324,542	35.0217%	Eastman Kodak International Capital Company, Inc.	—
				296,295	31.9735%	Eastman Kodak Holdings B.V.	
				287,231	30.9955%	Kodak Nederland BV	
				18,613	2.0085%	Kodak Graphic Communications Canada Company	
				5	.0008%	Eastman Kodak Company	
Kodak S.p.A.	Italy	Common stock	N/A	73,000,000	99.998%	Eastman Kodak Company	—
					.002%	Eastman Kodak International Capital Company, Inc.	

Kodak Societe Anonyme	Switzerland		28,000 shares to a par value of 500 CHF each = 14,000,000 CHF – all shares owned by EKICC		100%	Eastman Kodak International Capital Company, Inc.	—
Kodak Unterstutzungsgesellschaft mbH	Germany		N/A	N/A	100%	Kodak Holding GmbH	—
Kodak Venezuela, S.A.	Venezuela	Capital stock	16,830	16,830	100%	Eastman Kodak Company	—
Kodak Versamark Europe SA	Switzerland		Empty shell		100%	Eastman Kodak Holdings B.V.	—
Kodak, S.A.	Spain	Ordinary shares	284,760	284,759 1	99.99% .01%	Eastman Kodak Company Eastman Kodak International Capital Company, Inc.	—
KPG Finance (Barbados) SRL	Barbados		Unlimited number of quotas	100,000 quotas	100%	Kodak Polychrome Graphics Company Ltd.	—

Laboratoires Kodak S.A.S. ¹	France		454,399	100%	Kodak	—	
Personalised Imaging Finance Limited	United Kingdom		N/A	100%	Kodak International Finance Limited	—	
Project Ceylon Limited ¹	United Kingdom		13,001,000	13,001,000	100%	Kodak Limited	—
RPB Marketing Company	Japan	Common stock	100	3	100%	Kodak Japan Ltd.	—
SAS Villot-Marne ¹	France		2,499	1	.9996%	Kodak	—
					.0004%	Laboratoires Kodak S.A.S.	—
Shanghai Da Hai Camera Co., Ltd. ¹	China		N/A	N/A	75%	Kodak (China) Investment Company Limited	—
					25%	Kodak (China) Limited	—
Wheeling Insurance Ltd.	Bermuda	Common stock	120,000	120,000	100%	Eastman Kodak Company	—
Yamanashi RPB Supply Company	Japan	Common stock	32,000	31,227	100%	Kodak Japan Ltd.	—

¹ Entity is in the process of being liquidated

Effective as of 8/21/13

SCHEDULE I
INVESTMENT PROPERTY

PART IV
OTHER INVESTMENT PROPERTY

None.

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE II
DEPOSIT ACCOUNTS**

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***			***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***			***
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Eastman Kodak Company	***	***	***	***
	***	***		***
	***			***

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<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***	***		***
	***			***

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FOREIGN DEPOSIT ACCOUNTS

<u>Account Holder</u>	<u>Account Number</u>	<u>Branch Name</u>
Kodak (Near East), Inc.	***	***
Kodak (Near East), Inc.	***	***
Kodak (Near East), Inc.	***	***
Kodak Polychrome Graphics Company LTD	***	***
Kodak Polychrome Graphics Finance Barbados SRL	***	***
FPC Inc.	***	***

SCHEDULE III
RECEIVABLES AND AGREEMENT COLLATERAL

None.

SCHEDULE IV
INTELLECTUAL PROPERTY

PART I

Patents

Docket	Current Owner	Ctry	Patent Number	Appln No	Appln Date	Grant Date	Status	Title
35817	Eastman Kodak Company	FR	DE00072827	DE74072827	4/26/1974	4/26/1974	Granted	DISCLOSURE TITLE: 200 FOOT NOMINAL CAPACITY SUPER 8 CAMERA CARTRIDGE
39763	Eastman Kodak Company	FR	119627	DE76074815	5/18/1976	5/18/1976	Granted	
52782	Eastman Kodak Company	US	6441771	07/359,918	6/1/1989	8/27/2002	Granted	THIN FILM MAGNETODIELECTRIC FOR ABSORPTION OF A BROAD BAND OF ELECTROMAGNETIC RADIATION
52967	Eastman Kodak Company	US	5882732	07/955,671	6/29/1992	3/16/1999	Granted	HORIZONTALLY CHILL-SETTING A DOWNWARDS FACING LIQUID PHOTOGRAPHIC MATERIAL
55706	Eastman Kodak Company	US	5700611	08/568,772	12/7/1995	12/23/1997	Granted	METHOD FOR FORMING OVERLAPPING TONER IMAGES
56418	Eastman Kodak Company	US		07/315,961	2/27/1989		Filed	ARMOR FOR LIGHTWEIGHT BALLISTIC PROTECTION
56662	Eastman Kodak Company	US	5691039	08/485,873	6/7/1995	11/25/1997	Granted	TONER FIXING METHOD AND RECEIVING SHEET
57963	Eastman Kodak Company	US	5552266	07/946,310	10/30/1992	9/3/1996	Granted	PHOTOGRAPHIC MATERIAL COMPRISING A MAGENTA DYE IMAGE FORMING COUPLER COMBINATION
59549	Eastman Kodak Company	US	5644647	07/583,740	9/17/1990	7/1/1997	Granted	USER-INTERACTIVE REDUCTION OF SCENE BALANCE FAILURES
60161	Eastman Kodak Company	US	5457023	08/170,562	12/20/1993	10/10/1995	Granted	NON-IONIC SURFACE ACTIVE COMPOUNDS
60212	Eastman Kodak Company	US	5386332	08/197,655	2/17/1994	1/31/1995	Granted	MAGNETIC HEAD FOR HIGH-FREQUENCY, HIGH-DENSITY RECORDING
60737	Eastman Kodak Company	US	5410630	08/154,940	11/18/1993	4/25/1995	Granted	OPTICAL ARTICLE CONTAINING A POLYMER EXHIBITING A HIGH LEVEL OF SECOND ORDER POLARIZATION SUSCEPTIBILITY
60811-1	Eastman Kodak Company	US	5616797	08/353,466	12/9/1994	4/1/1997	Granted	N-(CARBONYL,CARBONIMIDOYL,CARBONOTHIOYL)-SULFONAMIDE CHARGE CONTROL AGENTS AND TONERS AND DEVELOPERS
60904	Eastman Kodak Company	US	5381507	08/154,804	11/18/1993	1/10/1995	Granted	OPTICAL ARTICLE CONTAINING A POLYMER THAT EXHIBITS NONLINEAR SECOND ORDER POLARIZATION SUSCEPTIBILITY
60943-1	Eastman Kodak Company	US	5597686	08/429,989	4/27/1995	1/28/1997	Granted	PHOTOGRAPHIC SILVER HALIDE EMULSION CONTAINING CONTRAST IMPROVING DOPANTS
60979	Eastman Kodak Company	US	5739928	07/758,053	9/12/1991	4/14/1998	Granted	A TECHNIQUE PARTICULARLY SUITED FOR USE IN A PRINTPREVIEW FUNCTION FOR ADAPTING CRT COLORIMETRY TO AMBIENT LIGHTING CONDITIONS
61091	Eastman Kodak Company	DE	69410852.9	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	FR	0613778	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	GB	0613778	94301322.7	2/24/1994	6/10/1998	Granted	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61226	Eastman Kodak Company	DE	69312015.0	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	FR	595032	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	GB	595032	93115492.6	9/25/1993	7/9/1997	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	JP	3400505	93/0271625	10/29/1993	2/21/2003	Granted	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61287	Eastman Kodak Company	US	5629435	08/401,540	3/10/1995	5/13/1997	Granted	HYDROGEN SULFIDE GAS SENSOR AND PRECURSOR COMPOUNDS FOR MANUFACTURE OF SAME
61376	Eastman Kodak Company	US	5647026	07/784,488	10/29/1991	7/8/1997	Granted	UNIFORMITY CORRECTION AND THRESHOLD OR HALFTONING CONVERSION UNIT AND METHOD
61404	Eastman Kodak Company	US	5641635	08/589,129	1/22/1996	6/24/1997	Granted	DRY ELEMENTS, TEST DEVICES, TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE-LABELED REAGENTS
61404	Eastman Kodak Company	US	5736335	08/783,049	1/14/1997	4/7/1998	Granted	DRY ELEMENTS TEST DEVICES TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE LABELED REAGENTS
61463	Eastman Kodak Company	US	6122401	07/828,092	1/30/1992	9/19/2000	Granted	IMAGE PROCESSING METHOD AND APPARATUS
61627	Eastman Kodak Company	US	5706047	08/427,520	4/24/1995	1/6/1998	Granted	STORAGE MEDIA FOR AN OPTICAL INFORMATION SYSTEM HAVING AN IDENTIFICATION CODE EMBEDDED THEREIN
61691-1	Eastman Kodak Company	US	5671003	07/787,284	11/4/1991	9/23/1997	Granted	HYBRID DIGITAL IMAGE PRINTER WITH HALFTONE GRAY SCALE CAPABILITY
61942	Eastman Kodak Company	US	5457210	08/231,602	4/22/1994	10/10/1995	Granted	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
61942	Eastman Kodak Company	US	5565572	08/475,913	6/7/1995	10/15/1996	Granted	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
62448	Eastman Kodak Company	US	5982350	08/126,450	9/24/1993	11/9/1999	Granted	COMPOSITER INTERFACE FOR ARRANGING THE COMPONENTS OF SPECIAL EFFECTS FOR A MOTION PICTURE PRODUCTION
62775	Eastman Kodak Company	US	5912097	08/088,012	7/6/1993	6/15/1999	Granted	ELECTROSTATOGRAPHIC METHOD USING AN OVERLAY TONER
63133	Eastman Kodak Company	US	5715383	07/951,261	9/28/1992	2/3/1998	Granted	COMPOUND DEPTH IMAGE DISPLAY SYSTEM
63180	Eastman Kodak Company	US	5468583	08/365,524	12/28/1994	11/21/1995	Granted	CYCLIC BIS-DICARBOXIMIDE ELECTRON TRANSPORT COMPOUNDS FOR ELECTROPHOTOGRAPHY
63253	Eastman Kodak Company	US	5417102	08/174,496	12/28/1993	5/23/1995	Granted	AN ON-LINE METHOD FOR MEASURING DENSITY OF SOLIDS IN REACTION PROCESS
63296	Eastman Kodak Company	US	5754311	07/848,779	3/10/1992	5/19/1998	Granted	METHOD AND APPARATUS FOR GENERATING SIMULTANEOUSLY DERIVED CORRELATED DIGITAL HALFTONE PATTERNS
63606	Eastman Kodak Company	US	5563226	08/330,406	10/28/1994	10/8/1996	Granted	THE PROCESS FOR MAKING PHOTOGRAPHIC POLYMERIC MATTE BEAD PARTICLES

64108	Eastman Kodak Company	US	5948497	07/963,189	10/19/1992	9/7/1999	Granted	HIGH STABILITY SILVER BASED ALLOY REFLECTORS FOR USE IN A WRITABLE COMPACT DISK
64216	Eastman Kodak Company	US	5764272	08/634,598	4/24/1996	6/9/1998	Granted	AUTOFOCUS MECHANISM FOR LASER IMAGER
64388	Eastman Kodak Company	DE	69310873.8	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	FR	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER

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64388	Eastman Kodak Company	GB	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	NL	0599309	93119009.4	11/25/1993	5/21/1997	Granted	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64397	Eastman Kodak Company	US	5649253	08/414,087	3/31/1995	7/15/1997	Granted	SELF CALIBRATION CIRCUIT FOR A CAMERA
64441	Eastman Kodak Company	US	5536158	08/142,271	10/25/1993	7/16/1996	Granted	APPARATUS AND METHOD FOR DRYING SOLVENT BASED FILM
64441	Eastman Kodak Company	US	5553835	08/418,740	4/7/1995	9/10/1996	Granted	METHOD FOR DRYING SOLVENT BASED FILM (AS AMENDED)
64664	Eastman Kodak Company	US	5764231	07/884,001	5/15/1992	6/9/1998	Granted	METHOD AND APPARATUS FOR CREATING GEOMETRIC DEPTH IMAGES USING COMPUTER GRAPHICS
64792	Eastman Kodak Company	DE	69323474.1	93420424.9	10/28/1993	2/10/1999	Granted	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	NL	0599740	93420424.9	10/28/1993	2/10/1999	Granted	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64863	Eastman Kodak Company	US	5555317	07/931,741	8/18/1992	9/10/1996	Granted	SUPERVISED TRAINING AUGMENTED POLYNOMIAL METHOD AND APPARATUS FOR CHARACTER RECOGNITION
64889	Eastman Kodak Company	US	5805783	08/402,461	3/10/1995	9/8/1998	Granted	METHOD AND APPARATUS FOR CREATING, STORING AND PRODUCING THREE-DIMENSIONAL FONT CHARACTERS AND PERFORMING THREE-DIMENSIONAL TYPESETTING
64894	Eastman Kodak Company	US	5558263	08/280,693	7/26/1994	9/24/1996	Granted	APPARATUS AND METHOD FOR NON-CONTACT ACTIVE TENSIONING AND STEERING OF MOVING WEBS
64934	Eastman Kodak Company	US	5760460	08/048,249	4/19/1993	6/2/1998	Granted	LIGHT-EMITTING DIODE ARRAY
65166	Eastman Kodak Company	GB	0603570	93118911.2	11/24/1993	2/7/1996	Granted	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYESTER/POLYCARBONATE BLENDED DYE IMAGE- RECEIVING LAYER
65192	Eastman Kodak Company	US	6156473	09/096,682	6/12/1998	12/5/2000	Granted	MONODISPERSE SPHERICAL TONER PARTICLES CONTAINING ALIPHATIC AMIDES OR ALIPHATIC ACIDS
65317	Eastman Kodak Company	US	5436118	08/221,711	3/31/1994	7/25/1995	Granted	A METHOD OF PROCESSING SILVER HALIDE PHOTOGRAPHIC ELEMENTS USING A LOW VOLUME THIN TANK PROCESSING SYSTEM **ALSO RECORDED — SEE FN**
65469	Eastman Kodak Company	JP	3659990	94/0201225	8/26/1994	3/25/2005	Granted	APPARATUS AND METHOD FOR FEDERAL RESERVE NOTE AUTHENTICATION
65469	Eastman Kodak Company	US	5418458	08/114,720	8/31/1993	5/23/1995	Granted	APPARATUS AND METHOD FOR AUTHENTICATION OF DOCUMENTS PRINTED WITH MAGNETIC INK
65521	Eastman Kodak Company	US	5534385	08/416,105	4/4/1995	7/9/1996	Granted	OVERCOAT FOR OPTICAL TAPE HAVING SbInSn RECORDING LAYER
65663	Eastman Kodak Company	US	5428491	08/161,298	12/3/1993	6/27/1995	Granted	MAGNETORESISTIVE HEAD WITH DEPOSITED BIASING MAGNET
65692	Eastman Kodak Company	US	5450939	08/159,971	11/30/1993	9/19/1995	Granted	APPARATUS AND METHOD FOR TRANSFERRING OBJECTS
65759-1	Eastman Kodak Company	DE	69420788.8	94420183.9	6/29/1994	9/22/1999	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	JP	3650148	94/0160080	7/12/1994	2/25/2005	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	NL	0634689	94420183.9	6/29/1994	9/22/1999	Granted	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65804	Eastman Kodak Company	US	5625402	08/054,486	4/30/1993	4/29/1997	Granted	DIGITAL PRINTERS USING MULTIPLE LASERS OR LASER ARRAYS WITH DIFFERENT WAVELENGTHS
65853	Eastman Kodak Company	US	5523831	08/214,901	3/17/1994	6/4/1996	Granted	THE ACCURATE DYNAMIC CONTROL OF THE POTENTIAL ON THE PHOTOCONDUCTOR SURFACE USING AN UPDATABLE LOOK-UP TABLE
65936	Eastman Kodak Company	US	5600391	08/330,572	10/28/1994	2/4/1997	Granted	ONE PIECE VIEWFINDER AND FABRICATION PROCESS
65939	Eastman Kodak Company	JP	3383697	93/0317870	12/17/1993	12/20/2002	Granted	MONOLITHIC SEMI-CONDUCTOR LASER PRODUCING BLUE, GREEN AND RED OUTPUT WAVELENGTHS
65967	Eastman Kodak Company	US	5803392	08/745,075	11/7/1996	9/8/1998	Granted	VACUUM BOX AND METHOD OF OPERATION FOR NON-CONTACT WEB TRANSPORT THEREIN (AS AMENDED)
66041	Eastman Kodak Company	US	5440534	08/179,474	1/10/1994	8/8/1995	Granted	METHOD AND APPARATUS FOR MAINTAINING A RECORDING LIGHT BEAM IN AN ON-TRACK POSITION ON A RECORDING MEDIUM
66093	Eastman Kodak Company	US	5586203	08/331,246	10/28/1994	12/17/1996	Granted	METHOD AND APPARATUS FOR GENERATING A HALFTONE PATTERN FOR A MULTI-LEVEL OUTPUT DEVICE
66100	Eastman Kodak Company	US	5521723	08/260,936	6/16/1994	5/28/1996	Granted	COLOR IMAGE REPRODUCTION SYSTEM
66103	Eastman Kodak Company	US	5460930	08/144,860	10/28/1993	10/24/1995	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING INDUANILINE DUMMYDYES
66229	Eastman Kodak Company	US	5581343	08/320,018	10/7/1994	12/3/1996	Granted	IMAGE-FORMING METHOD AND APPARATUS ADAPTED TO USE BOTH UNCOATED AND

66271	Eastman Kodak Company	DE	69302076.8	93308818.9	11/4/1993	4/3/1996	Granted	THERMOPLASTIC-COATED RECEIVER MATERIALS
66271	Eastman Kodak Company	FR	0597628	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	GB	0597628	93308818.9	11/4/1993	4/3/1996	Granted	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66295	Eastman Kodak Company	US	5477301	08/239,179	5/6/1994	12/19/1995	Granted	PHOTOGRAPHIC PROCESSING APPARATUS
66311	Eastman Kodak Company	US	5631981	08/614,446	3/12/1996	5/20/1997	Granted	BITMAP REGISTRATION BY GRADIENT DESCENT
66461	Eastman Kodak Company	US	5744295	08/298,009	8/30/1994	4/28/1998	Granted	ANTISTATIC COMPOSITION CONTAINING ANIONIC AND CATIONIC SURFACE ACTIVE AGENTS WHEREIN BOTH SURFACE ACTIVE AGENT ...(AS AMENDED) .
66507	Eastman Kodak Company	US	5818960	08/407,785	3/20/1995	10/6/1998	Granted	CHARACTERIZATION CALIBRATION
66555	Eastman Kodak Company	JP	2648572	94/0176562	7/28/1994	5/9/1997	Granted	A PROCESS OF FORMING A DYE ABLATION IMAGE
66627	Eastman Kodak Company	US	5549879	08/311,093	9/23/1994	8/27/1996	Granted	PROCESS FOR PULSE FLOW DOUBLE-JET PRECIPITATION
66753	Eastman Kodak Company	US	5372922	08/175,081	12/29/1993	12/13/1994	Granted	METHOD OF PREPARING PHOTOGRAPHIC ELEMENTS INCORPORATING POLYMERIC ULTRAVIOLET ABSORBERS LOADED WITH HIGH BOILING POINT ORGANIC SOLVENTS

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66800	Eastman Kodak Company	US	5523189	08/330,297	10/27/1994	6/4/1996	Granted	ELECTROPHOTOGRAPHIC RECORDING ELEMENTS AND PREPARATION METHOD
66821	Eastman Kodak Company	US	5942062	08/882,794	6/26/1997	8/24/1999	Granted	PATTERN TO CONTROL SPREAD OF ADHESIVE DURING LAMINATION OF SHEETS
66856	Eastman Kodak Company	US	5493385	08/353,001	12/9/1994	2/20/1996	Granted	ELECTROPHOTOGRAPHIC COLOR PRINTER APPARATUS WITH IMPROVED REGISTRATION OF COLORS
66861-3	Eastman Kodak Company	US	5470688	08/250,146	5/27/1994	11/28/1995	Granted	HEAT DEVELOPMENT OF ELEMENTS CONTAINING METHINE- DYE RELEASING COUPLERS
66950	Eastman Kodak Company	US	5475428	08/118,897	9/9/1993	12/12/1995	Granted	METHOD FOR PROCESSING COLOR IMAGE RECORDS SUBJECT TO MISREGISTRATION
67100	Eastman Kodak Company	US	5543964	08/174,657	12/28/1993	8/6/1996	Granted	DEPTH IMAGE APPARATUS AND METHOD WITH ANGULARLY CHANGING DISPLAY INFORMATION
67165	Eastman Kodak Company	US	5571457	08/298,914	8/31/1994	11/5/1996	Granted	BIASABLE TRANSFER MEMBERS HAVING EXTENDED ELECTRICAL LIFE
67230-1	Eastman Kodak Company	US	5411844	08/220,985	3/31/1994	5/2/1995	Granted	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67230-2	Eastman Kodak Company	US	5418128	08/220,850	3/31/1994	5/23/1995	Granted	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67263	Eastman Kodak Company	DE	69410878.2	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	FR	0624469	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	GB	0624469	94303109.6	4/28/1994	6/10/1998	Granted	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67266	Eastman Kodak Company	US	5466560	08/135,700	10/13/1993	11/14/1995	Granted	LIMITED USE CAMERAS AND FILMS
67352	Eastman Kodak Company	US	5692069	08/406,264	3/17/1995	11/25/1997	Granted	APPARATUS FOR PERFORMING CHARACTER SEGMENTATION
67357-1	Eastman Kodak Company	US	5565266	08/076,604	6/14/1993	10/15/1996	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
67420	Eastman Kodak Company	US	5442533	08/263,638	6/22/1994	8/15/1995	Granted	HIGH EFFICIENCY LINEAR LIGHT SOURCE
67423	Eastman Kodak Company	US	5644456	08/583,578	1/5/1996	7/1/1997	Granted	MAGNETICALLY CAPPED DUAL MAGNETORESISTIVE REPRODUCE HEAD
67424	Eastman Kodak Company	US	5529232	08/292,987	8/19/1994	6/25/1996	Granted	FILM REGISTRATION GATE ASSEMBLY
67444	Eastman Kodak Company	US	6049371	08/218,279	3/25/1994	4/11/2000	Granted	IMAGE PRINT HAVING ONE OR MORE POSITIVE IMAGES AND METHOD FOR MAKING SAME
67466	Eastman Kodak Company	US	5447832	08/221,432	3/31/1994	9/5/1995	Granted	IMAGING ELEMENT
67466	Eastman Kodak Company	US	5643972	08/442,437	5/16/1995	7/1/1997	Granted	IMAGING ELEMENT
67472	Eastman Kodak Company	US	5705924	08/797,013	2/7/1997	1/6/1998	Granted	INDUCED FIELD DETECTOR
67549	Eastman Kodak Company	US	5463429	08/152,798	11/15/1993	10/31/1995	Granted	SURFACE INSPECTION OPTICAL GEOMETRY ALIGNMENT SYSTEM
67593	Eastman Kodak Company	DE	69425187.9	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	FR	0624028	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	GB	0624028	94107166.4	5/6/1994	7/12/2000	Granted	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	US	5956044	08/059,060	5/7/1993	9/21/1999	Granted	IMAGING DEVICE TO MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING WITH FLARE, LUMINANCE, AND WHITE POINT COMPARISON
67638	Eastman Kodak Company	US	5425980	08/199,416	2/22/1994	6/20/1995	Granted	USE OF GLOW DISCHARGE TREATMENT TO PROMOTE ADHESION OF AQUEOUS COATINGS TO SUBSTRATE
67679	Eastman Kodak Company	DE	69425398.7	94201359.0	5/13/1994	8/2/2000	Granted	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67681	Eastman Kodak Company	US	5671440	08/287,373	8/8/1994	9/23/1997	Granted	COLOR IMAGE DATA REORIENTATION AND FORMAT CONVERSION SYSTEM
67763	Eastman Kodak Company	US	5426588	08/201,734	2/25/1994	6/20/1995	Granted	METHOD FOR ENGRAVING A GRAVURE CYLINDER
67795	Eastman Kodak Company	US	5436880	08/179,476	1/10/1994	7/25/1995	Granted	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM USING PARTIAL CORRECTION OF REFLECTED SIGNAL ERROR
67804	Eastman Kodak Company	US	5399459	08/143,325	10/26/1993	3/21/1995	Granted	THERMALLY BLEACHABLE DYES FOR LASER ABLATIVE IMAGING
67940	Eastman Kodak Company	US	5563724	08/327,243	10/21/1994	10/8/1996	Granted	A COLOR-TO-INK TRANSFORMATION FOR EXTRA- QUARTERNARY PRINTING PROCESSES
67968	Eastman Kodak Company	US	5414022	08/209,150	3/10/1994	5/9/1995	Granted	A PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
68082	Eastman Kodak Company	US	5342821	08/145,893	10/29/1993	8/30/1994	Granted	DYE MIGRATION BARRIER LAYER FOR DUAL LAMINATE PROCESS FOR THERMAL COLOR PROOFING
68124	Eastman Kodak Company	US	5412743	08/163,206	12/6/1993	5/2/1995	Granted	METHOD AND APPARATUS FOR AMPLITUDE MODULATION FOR A LASER BEAM

68129	Eastman Kodak Company	US	5446355	08/127,844	9/28/1993	8/29/1995	Granted	MEDIA TRANSPORT SYSTEM WITH HIGH PRECISION POSITION AND SPEED CONTROL
68151	Eastman Kodak Company	US	5455320	08/221,544	3/31/1994	10/3/1995	Granted	METHOD OF MAKING POLYMERIC PARTICLES
68162	Eastman Kodak Company	US	5405969	08/165,765	12/10/1993	4/11/1995	Granted	MANUFACTURE OF THIOETHER COMPOUNDS
68180	Eastman Kodak Company	US	5811579	08/836,662	5/7/1997	9/22/1998	Granted	METHOD OF SYNTHESIZING A 2-SUBSTITUTED NITROGEN- CONTAINING COMPOUND
68233	Eastman Kodak Company	US	5841581	08/611,354	3/5/1996	11/24/1998	Granted	METHOD AND APPARATUS FOR MAKING A SPATIALLY SELECTIVE HIGH RESOLUTION LIGHT FILTER
68247	Eastman Kodak Company	US	5726736	08/638,404	4/26/1996	3/10/1998	Granted	METHOD OF LABELING PHOTOGRAPHS

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68254	Eastman Kodak Company	US	5434035	08/175,067	12/29/1993	7/18/1995	Granted	FIXER ADDITIVES USED IN COMBINATION WITH IRON COMPLEX BASED BLEACHES TO IMPROVE DESILVERING
68257	Eastman Kodak Company	US	5979731	08/959,920	10/29/1997	11/9/1999	Granted	METHOD AND APPARATUS FOR PREVENTING CREASES IN THIN WEBS
68261	Eastman Kodak Company	US	5646788	08/417,166	4/6/1995	7/8/1997	Granted	DUAL APERTURE LENS
68279	Eastman Kodak Company	US	5418802	08/152,559	11/12/1993	5/23/1995	Granted	A FREQUENCY TUNABLE WAVEGUIDE EXTENDED CAVITY LASER
68319	Eastman Kodak Company	US	5646674	08/235,627	4/29/1994	7/8/1997	Granted	OPTICAL PRINT HEAD WITH FLEXURE MOUNTED OPTICAL DEVICE
68345	Eastman Kodak Company	US	5633719	08/330,493	10/28/1994	5/27/1997	Granted	METHOD AND APPARATUS FOR ALIGNING A LENTICULAR OVERLAY WITH A LENTICULAR PRINT
68347	Eastman Kodak Company	US	5661702	08/346,557	11/29/1994	8/26/1997	Granted	COMPACT DISC VISUAL/AUDIO DISPLAY SYSTEM
68361	Eastman Kodak Company	US	5406433	08/160,563	12/1/1993	4/11/1995	Granted	DUAL MAGNETORESISTIVE HEAD FOR REPRODUCING VERY NARROW TRACK WIDTH SHORT WAVELENGTH DATA
68365	Eastman Kodak Company	US	5574363	08/196,052	2/14/1994	11/12/1996	Granted	STABILITY METHOD AND APPARATUS FOR NONDESTRUCTIVE MEASURE OF MAGNETIC SATURATION FLUX DENSITY IN MAGNETIC MATERIALS
68391	Eastman Kodak Company	US	5619245	08/283,003	7/29/1994	4/8/1997	Granted	MULTI-BEAM OPTICAL SYSTEM USING LENSLET ARRAYS IN LASER MULTI-BEAM PRINTERS AND RECORDERS
68396	Eastman Kodak Company	US	5594047	08/390,400	2/17/1995	1/14/1997	Granted	METHOD FOR FORMING PHOTOGRAPHIC DISPERSIONS COMPRISING LOADED LATEX POLYMERS
68498	Eastman Kodak Company	US	5576152	08/296,774	8/26/1994	11/19/1996	Granted	PHOTOGRAPHIC PAPER FORMED WITH LOW MOLECULAR WEIGHT POLYVINYL ALCOHOL HAVING LOW OXYGEN PERMEABILITY
68523	Eastman Kodak Company	US	5468598	08/228,839	4/18/1994	11/21/1995	Granted	SOLID PARTICLE DISPERSIONS FOR IMAGING SYSTEMS
68566	Eastman Kodak Company	US	5578173	08/415,861	4/3/1995	11/26/1996	Granted	REMOVAL OF DIMETHYLTEREPHTHALATE FROM A METHANOLYSIS VAPOR STREAM
68606	Eastman Kodak Company	US	5546513	08/123,833	9/20/1993	8/13/1996	Granted	DATA TRANSMISSION SYSTEM FOR SPARSE ARRAY PRINT HEAD 2ND ASSIGNMENT REC01NOV93 REEL 6787 FRAME 714 715
68696	Eastman Kodak Company	US	5512415	08/400,078	3/7/1995	4/30/1996	Granted	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
68703	Eastman Kodak Company	US	5457008	08/359,264	12/19/1994	10/10/1995	Granted	PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL CYAN DYE FORMING COUPLER AND PROCESS FOR ITS USE
68711	Eastman Kodak Company	US	5436919	08/186,068	1/25/1994	7/25/1995	Granted	MULTIWAVELENGTH UPCONVERSION WAVEGUIDE LASER
68712	Eastman Kodak Company	US	5525380	08/432,281	5/1/1995	6/11/1996	Granted	A DEVICE FOR CONVERTING INVISIBLE AND VISIBLE RADIATION TO VISIBLE LIGHT AND/OR UV RADIATION
68713-1	Eastman Kodak Company	US	5536352	08/338,933	11/14/1994	7/16/1996	Granted	METHODS OF MAKING CENTRIFUGALLY CAST PARTS
68713-2	Eastman Kodak Company	US	5677022	08/761,060	12/5/1996	10/14/1997	Granted	ELECTROSTATOGRAPHIC ROLLER MASK
68714	Eastman Kodak Company	US	5436072	08/209,933	3/11/1994	7/25/1995	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
68820	Eastman Kodak Company	US	5657931	08/445,321	5/19/1995	8/19/1997	Granted	STABLE AQUEOUS SOLID PARTICLE DISPERSIONS
68833	Eastman Kodak Company	US	5619590	08/318,923	10/6/1994	4/8/1997	Granted	SYSTEM FOR ELECTRONIC IMAGE SIGNAL PROCESSING TO PROVIDE A TONESCALE CORRECTED FULL RESOLUTION LUMINANCE AND TWO HALF RESOLUTION (SEE NOTES)
68836	Eastman Kodak Company	US	5666447	08/342,958	11/21/1994	9/9/1997	Granted	USING OPTICAL FIBER MULTIPLEXER TO COMBINE LIGHT BEAMS IN A LASER PRINTER
68837	Eastman Kodak Company	US	5521748	08/261,370	6/16/1994	5/28/1996	Granted	A LIGHT MODULATOR WITH A LASER OR LASER ARRAY FOR EXPOSING IMAGE DATA
68838	Eastman Kodak Company	US	5521629	08/249,507	5/26/1994	5/28/1996	Granted	METHOD AND APPARATUS FOR LASER DYE ABLATION PRINTING WITH HIGH INTENSITY LASER DIODE
68844	Eastman Kodak Company	US	5453325	08/164,244	12/9/1993	9/26/1995	Granted	NONLINEAR OPTICAL WAVEGUIDE MULTILAYER STRUCTURE
68851	Eastman Kodak Company	JP	3652767	95/0335308	12/22/1995	3/4/2005	Granted	PHOTOGRAPHIC EMULSION AND THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	US	5726005	08/649,391	5/17/1996	3/10/1998	Granted	PHOTOGRAPHIC PRINT ELEMENTS CONTAINING CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS
68851	Eastman Kodak Company	US	5736310	08/651,193	5/17/1996	4/7/1998	Granted	CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
68854	Eastman Kodak Company	US	5475506	08/130,072	9/30/1993	12/12/1995	Granted	PHOTOGRAPHIC COLOR PRINTER
68891	Eastman Kodak Company	US	5581402	08/156,339	11/22/1993	12/3/1996	Granted	METHOD FOR PRODUCING AN IMPROVED STEREOSCOPIC PICTURE AND STEREOSCOPIC PICTURE OBTAINED ACCORDING TO THIS METHOD
68920	Eastman Kodak Company	US	5627703	08/501,278	7/17/1995	5/6/1997	Granted	DUAL MAGNETORESISTIVE REPRODUCE HEAD UTILIZING MULTILAYER MAGNETORESISTIVE SENSING ELEMENTS
68921	Eastman Kodak Company	US	5442508	08/248,772	5/25/1994	8/15/1995	Granted	GIANT MAGNETORESISTIVE REPRODUCE HEAD HAVING DUAL MAGNETORESISTIVE SENSOR

68934	Eastman Kodak Company	US	5888711	08/666,516	6/27/1996	3/30/1999	Granted	POLYMERIC CONDUCTIVE ALUMINO-SILICATE MATERIAL, ELEMENT COMPRISING SAID MATERIAL, AND PROCESS FOR PREPARING IT
69009	Eastman Kodak Company	US	5500317	08/260,846	6/16/1994	3/19/1996	Granted	ELECTROPHOTOGRAPHIC ELEMENTS CONTAINING SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69009	Eastman Kodak Company	US	5618950	08/534,999	9/27/1995	4/8/1997	Granted	ELECTROPHOTOGRAPHIC ELEMENTS AND SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69119	Eastman Kodak Company	US	5652930	08/388,094	2/14/1995	7/29/1997	Granted	CAMERA INFORMATION DISPLAY
69124-1	Eastman Kodak Company	US	5434037	08/252,500	6/1/1994	7/18/1995	Granted	PHOTOGRAPHIC ELEMENT HAVING A TRANSPARENT MAGNETICRECORDING LAYER
69178	Eastman Kodak Company	US	5644509	08/320,023	10/7/1994	7/1/1997	Granted	METHOD AND APPARATUS FOR COMPUTING COLOR TRANSFORMATION TABLES
69210	Eastman Kodak Company	US	5431775	08/282,677	7/29/1994	7/11/1995	Granted	METHOD OF FORMING OPTICAL LIGHT GUIDES THROUGH SILICON
69241-1	Eastman Kodak Company	US	5808655	08/439,746	5/12/1995	9/15/1998	Granted	INTERLEAVING THERMAL PRINTING WITH DISCONTIGUOUS DYE-TRANSFER TRACKS ON AN INDIVIDUAL MULTIPLE- SOURCE PRINTHEAD PASS

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69241-2	Eastman Kodak Company	US	5724086	08/440,408	5/12/1995	3/3/1998	Granted	DATA CHANNELS WITH REVISABLE ADDRESSES FOR INTERLEAVING SCAN LINES
69290	Eastman Kodak Company	US	5474183	08/268,900	6/30/1994	12/12/1995	Granted	CARTON FOR ENCLOSING AND DISPLAYING ARTICLES
69343	Eastman Kodak Company	JP	3067973	1995-50118	3/9/1995	5/19/2000	Granted	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69343	Eastman Kodak Company	US	5574493	08/212,098	3/11/1994	11/12/1996	Granted	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATIONPRINTING PROCESS
69363-1	Eastman Kodak Company	US	5582961	08/469,062	6/6/1995	12/10/1996	Granted	PHOTOGRAPHIC ELEMENTS WHICH ACHIEVE COLORMETRICALLY ACCURATE RECORDING
69363-2	Eastman Kodak Company	US	5609978	08/466,862	6/6/1995	3/11/1997	Granted	METHOD FOR PRODUCING AN ELECTRONIC IMAGE FROM A PHOTOGRAPHIC ELEMENT
69374	Eastman Kodak Company	US	5558843	08/299,776	9/1/1994	9/24/1996	Granted	NEAR ATMOSPHERIC PRESSURE TREATMENT OF POLYMERS USING HELIUM DISCHARGES
69384-2	Eastman Kodak Company	US	5670616	08/383,804	2/3/1995	9/23/1997	Granted	COLLAGEN-LIKE PEPTIDE SEQUENCES, BIOPOLYMERS CONTAINING SAME, NUCLEIC ACIDS ENCODING SAME, VECTORS AND HOST CELLS CONTAINING SAME
69384-2	Eastman Kodak Company	US	5801045	08/814,309	3/10/1997	9/1/1998	Granted	COLLAGEN-LIKE POLYPEPTIDES AND BIOPOLYMERS AND NUCLEIC ACIDS ENCODING SAME
69412	Eastman Kodak Company	US	5561510	08/381,245	1/31/1995	10/1/1996	Granted	IMAGE FORMING METHOD UTILIZING INTERMEDIATE TRANSFER
69425	Eastman Kodak Company	US	5765728	08/677,757	7/10/1996	6/16/1998	Granted	METHOD AND APPARATUS FOR FEEDING CHOPPED POLYESTERSCRAP
69429	Eastman Kodak Company	US	5451485	08/205,537	3/4/1994	9/19/1995	Granted	INTERLAYER ADDENDUM FOR LASER ABLATIVE IMAGING
69435	Eastman Kodak Company	US	5411856	08/179,471	1/10/1994	5/2/1995	Granted	CARBAMYL-SUBSTITUTED BIS(VINYLSULFONYL)METHANE HARDENERS
69446	Eastman Kodak Company	US	5477520	08/296,560	8/26/1994	12/19/1995	Granted	A SYSTEM AND METHOD FOR HIGH RESOLUTION OPTICAL RECORDING USING AN INDUCED SHIFT IN MEDIA ABSORPTION
69488	Eastman Kodak Company	US	5492776	08/186,415	1/25/1994	2/20/1996	Granted	HIGHLY ORIENTED METAL FLUORIDE THIN FILM WAVEGUIDEARTICLES ON A SUBSTRATE — TERMINAL DISCLAIMER
69499	Eastman Kodak Company	US	5631885	08/236,977	5/2/1994	5/20/1997	Granted	WAVEGUIDE GRATINGS USED FOR ANALYSIS OF OPTICAL BEAMS CONSTRUCTED AS DUAL-PITCH DOUBLE SURFACE CORRUGATIONS
69507	Eastman Kodak Company	US	5608278	08/372,550	1/13/1995	3/4/1997	Granted	SELF-PUMPED FLUID BEARING WITH ELECTROMAGNETIC LEVITATION SUCH AS FOR A LIGHT BEAM DEFLECTOR
69531	Eastman Kodak Company	US	5841885	08/816,474	3/13/1997	11/24/1998	Granted	IMPROVED PRINT AND METHOD AND APPARATUS FOR PRINTING, STORING AND RETRIEVING AN IMAGE RECORD
69532	Eastman Kodak Company	US	5461164	08/213,786	3/14/1994	10/24/1995	Granted	OXIDATIVE DESULFURIZATION AND HALOGENATION OF THIOACYLATED PYRAZOLOTRIAZOLE COMPOUNDS
69539	Eastman Kodak Company	US	5492960	08/330,653	10/28/1994	2/20/1996	Granted	METHOD OF MAKING POLYMERIC PARTICLES
69549	Eastman Kodak Company	US	5633672	08/601,418	2/14/1996	5/27/1997	Granted	REAL-TIME CALIBRATION OF PROCESSLESS WRITER
69562	Eastman Kodak Company	US	5436758	08/261,533	6/17/1994	7/25/1995	Granted	QUASI-PHASEMATCHED FREQUENCY CONVERTERS
69601	Eastman Kodak Company	US	5393916	08/265,302	6/24/1994	2/28/1995	Granted	INHIBITION OF DIOXANE FORMATION DURING RECOVERY OF GLYCOLS FROM POLYESTER RESINS
69603	Eastman Kodak Company	US	5452112	08/217,782	3/25/1994	9/19/1995	Granted	COLOR IMAGE REPRODUCTION SYSTEM FIELD CALIBRATION METHOD AND APPARATUS
69607	Eastman Kodak Company	US	5412679	08/195,239	2/14/1994	5/2/1995	Granted	OPTICAL WAVEGUIDE EPITAXIALLY GROWN ON SEMICONDUCTORS FOR UPCONVERSION
69634	Eastman Kodak Company	US	5529412	08/289,048	8/11/1994	6/25/1996	Granted	PRINT GUIDE MECHANISM
69641	Eastman Kodak Company	US	5719292	08/829,910	3/27/1997	2/17/1998	Granted	PROCESS FOR PREPARING A THIOETHER COMPOUND
69651	Eastman Kodak Company	US	5461492	08/201,282	2/16/1994	10/24/1995	Granted	FILM SCANNER WITH IN-LINE DUAL SCANNING GATES
69665	Eastman Kodak Company	US	6778326	08/855,556	5/13/1997	8/17/2004	Granted	COMBINED HEAT FILTER AND CONDENSER LENS, A PROJECTION TYPE APPARATUS USING SUCH, AND A METHOD FOR FABRICATING IT
69732-1	Eastman Kodak Company	DE	69632097.5	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	FR	0733877	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	GB	0733877	96102790.1	2/24/1996	4/7/2004	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	US	5659392	08/408,871	3/22/1995	8/19/1997	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69732-2	Eastman Kodak Company	US	5596409	08/408,770	3/22/1995	1/21/1997	Granted	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT METHOD FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69742	Eastman Kodak Company	US	5543911	08/305,228	9/13/1994	8/6/1996	Granted	A METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USEOF AN ANTI-COUNTERFEITING MAGNETIC VIEWING STRIP
69743	Eastman Kodak Company	US	5533759	08/305,227	9/13/1994	7/9/1996	Granted	METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF A TEMPERATURE SENSITIVE MAGNETIC PATTERN
69751	Eastman Kodak Company	US	5470626	08/393,142	2/21/1995	11/28/1995	Granted	OPTICAL RECORDING LAYERS CONTAINING SULFUR
69943	Eastman Kodak Company	US	5368995	08/231,218	4/22/1994	11/29/1994	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING PARTICLES OF A METAL ANTIMONATE
69959	Eastman Kodak Company	US	5438581	08/291,253	8/16/1994	8/1/1995	Granted	LASER DRIVER ASIC CHIP
69966	Eastman Kodak Company	US	5606351	08/262,414	6/20/1994	2/25/1997	Granted	ALTERING THE INTENSITY OF THE COLOR OF INK JET

69978	Eastman Kodak Company	DE	69603893.5	96420086.9	3/15/1996	8/25/1999	Granted	DROPLETS ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	FR	0736249	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	GB	0736249	96420086.9	3/15/1996	8/25/1999	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS

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69978	Eastman Kodak Company	US	5683826	08/605,240	2/9/1996	11/4/1997	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5846555	08/711,354	9/5/1996	12/8/1998	Granted	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTION
69992	Eastman Kodak Company	US	5491568	08/260,134	6/15/1994	2/13/1996	Granted	METHOD AND APPARATUS FOR CLOSED SYSTEM COLOR CALIBRATION
69993	Eastman Kodak Company	US	5473383	08/259,830	6/15/1994	12/5/1995	Granted	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH THREE (SEE NOTES)
70036	Eastman Kodak Company	US	5589318	08/583,198	1/4/1996	12/31/1996	Granted	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
70077	Eastman Kodak Company	US	5674658	08/515,025	8/14/1995	10/7/1997	Granted	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70077	Eastman Kodak Company	US	5677106	08/698,829	8/16/1996	10/14/1997	Granted	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70081	Eastman Kodak Company	US	5700594	08/385,613	2/9/1995	12/23/1997	Granted	A MAGNETIC MEDIUM CAPABLE OF SUPPORTING BOTH LONGITUDINAL AND PERPENDICULAR RECORDING, AND METHOD OF MAKING SAME
70104	Eastman Kodak Company	US	5518867	08/394,996	2/27/1995	5/21/1996	Granted	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70104	Eastman Kodak Company	US	5534397	08/443,638	5/18/1995	7/9/1996	Granted	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70171	Eastman Kodak Company	US	5550011	08/381,803	2/1/1995	8/27/1996	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70171	Eastman Kodak Company	US	5595862	08/533,625	9/25/1995	1/21/1997	Granted	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70203	Eastman Kodak Company	US	5615223	08/424,913	4/19/1995	3/25/1997	Granted	PPM DECODER UTILIZING DROP-OUT LOCATION INFORMATION
70205	Eastman Kodak Company	US	5616911	08/448,945	5/24/1995	4/1/1997	Granted	READ ONLY MAGNETIC SECURITY PATTERN
70223	Eastman Kodak Company	US	5698839	08/418,336	4/7/1995	12/16/1997	Granted	MAGNETICALLY ENCODABLE CARD HAVING MAGNETIC PIGMENT UNIFORMLY DISPERSED IN PLASTIC
70234	Eastman Kodak Company	US	5519462	08/278,298	7/21/1994	5/21/1996	Granted	DUAL FUNCTION MAGNETIC DATA READ CIRCUIT FOR PHOTOGRAPHIC EQUIPMENT
70285	Eastman Kodak Company	US	5478705	08/248,925	5/25/1994	12/26/1995	Granted	MILLING A COMPOUND USEFUL IN IMAGING ELEMENTS USING POLYMERIC MILLING MEDIA
70345	Eastman Kodak Company	US	5691682	08/370,720	1/10/1995	11/25/1997	Granted	VERY HIGH FIELD MICRO MAGNETIC ROLLER AND METHOD OF MAKING SAME
70346	Eastman Kodak Company	US	5610709	08/595,709	2/2/1996	3/11/1997	Granted	AUTOMATIC RANGING OPTICAL POWER MONITORING SYSTEM
70418	Eastman Kodak Company	US	5483306	08/245,109	5/17/1994	1/9/1996	Granted	SOUNDTRACK INTERFACE FOR MOTION PICTURE PROJECTOR
70446	Eastman Kodak Company	US	5521644	08/268,363	6/30/1994	5/28/1996	Granted	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH FOUR (SEE NOTES)
70453	Eastman Kodak Company	US	5436921	08/263,854	6/22/1994	7/25/1995	Granted	HIGH DYANMIC RANGE LASER DIODE DIRECT MODULATION
70456	Eastman Kodak Company	US	5791692	08/455,770	5/31/1995	8/11/1998	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	6004061	09/035,448	3/5/1998	12/21/1999	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	5957502	09/105,291	6/26/1998	9/28/1999	Granted	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70457	Eastman Kodak Company	FR	0684507	95106646.3	5/3/1995	9/8/1999	Granted	COMMINUTION WITH SMALL PARTICLE MILLING MEDIA
70457	Eastman Kodak Company	GB	0684507	95106646.3	5/3/1995	9/8/1999	Granted	COMMINUTION WITH SMALL PARTICLE MILLING MEDIA
70462	Eastman Kodak Company	US	5474888	08/331,789	10/31/1994	12/12/1995	Granted	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70463	Eastman Kodak Company	US	5500335	08/331,832	10/31/1994	3/19/1996	Granted	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70497	Eastman Kodak Company	US	5429909	08/283,880	8/1/1994	7/4/1995	Granted	OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5468591	08/259,586	6/14/1994	11/21/1995	Granted	BARRIER LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5576144	08/547,268	10/24/1995	11/19/1996	Granted	VINYL POLYMER BINDER FOR LASER ABLATIVE IMAGING
70500	Eastman Kodak Company	US	5510227	08/259,588	6/14/1994	4/23/1996	Granted	IMAGE DYE FOR LASER ABLATIVE RECORDING ELEMENT
70574	Eastman Kodak Company	US	5629354	08/395,352	2/28/1995	5/13/1997	Granted	SENSITIZED PHOTOPOLYMERIZABLE COMPOSITIONS AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
70575	Eastman Kodak Company	US	5543273	08/394,115	2/24/1995	8/6/1996	Granted	RADIATION-SENSITIVE PHOTOGRAPHIC

70577	Eastman Kodak Company	DE	69525088.4	95101866.2	2/11/1995	1/23/2002	Granted	PLATES AND IMPROVED METHOD FOR MANUFACTURE THEREOF
70582	Eastman Kodak Company	US	5715073	08/383,286	2/3/1995	2/3/1998	Granted	ELECTRONIC STILL CAMERA
70628-1	Eastman Kodak Company	US	5553965	08/388,015	2/14/1995	9/10/1996	Granted	PROCESSING HALFTONE COLOR IMAGES
70641	Eastman Kodak Company	US	5609923	08/600,709	2/13/1996	3/11/1997	Granted	CONSTRAINT SYSTEM FOR PARALLEL CANTILEVER SHAFTS
70693	Eastman Kodak Company	US	5633664	08/380,898	1/30/1995	5/27/1997	Granted	A METHOD OF CURTAIN COATING A MOVING SUPPORT WHEREIN THE MAXIMUM PRACTICAL COATING SPEED IS INCREASED (AS AMENDED)
70703	Eastman Kodak Company	DE	M9001573.8	M9001573.8	3/2/1990	11/24/1990	Granted	METHOD OF INFLUENCING THE CONTACT ANGLE OF THE NOZZLE SURFACE OF INKJET PRINTHEADS
70719	Eastman Kodak Company	US	5760804	07/952,628	1/21/1993	6/2/1998	Granted	PRINTER WITH A DETACHABLE CASSETTE HOUSING
70729	Eastman Kodak Company	US	5429441	08/122,532	11/23/1993	7/4/1995	Granted	INK-JET PRINTING HEAD FOR A LIQUID-JET PRINTING DEVICE OPERATING ON THE HEAT CONVERTER PRINCIPLE AND PROCESS FOR MAKING IT
								PROCESS OF PRINTING WITH SERIAL PRINTHEAD

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70850	Eastman Kodak Company	US	5627846	08/424,916	4/19/1995	5/6/1997	Granted	DROP-OUT LOCATION DETECTION CIRCUIT
70857	Eastman Kodak Company	US	5682205	08/709,525	9/6/1996	10/28/1997	Granted	ADAPTIVE, GLOBAL-MOTION COMPENSATED DEINTERLACING OF SEQUENTIAL VIDEO FIELDS WITH POST PROCESSING
70891	Eastman Kodak Company	US	5723623	08/732,732	10/18/1996	3/3/1998	Granted	METHOD OF TRANSFORMING PYRAZOLE COMPOUNDS
70916	Eastman Kodak Company	US	5541645	08/282,182	7/28/1994	7/30/1996	Granted	METHOD AND APPARATUS FOR DYNAMICALLY DETERMINING AND SETTING CHARGE TRANSFER AND COLOR CHANNEL EXPOSURE TIMES FOR A »SEE FILING NOTES»
70952	Eastman Kodak Company	US	5585910	08/281,332	7/27/1994	12/17/1996	Granted	IMAGE FORMING APPARATUS INCLUDING RECEIVING SHEET CONTROL DEVICE AND IMAGE FORMING METHOD
70953	Eastman Kodak Company	US	5493378	08/281,281	7/27/1994	2/20/1996	Granted	IMAGE FORMING APPARATUS HAVING A HEATED PRESSURE FUSER AND METHOD OF USE
70981	Eastman Kodak Company	US	5581339	08/281,282	7/27/1994	12/3/1996	Granted	A METHOD OF FORMING DUPLEX TONER IMAGES
71057	Eastman Kodak Company	US	5644228	08/330,506	10/28/1994	7/1/1997	Granted	PERMANENT MAGNET ASSEMBLY WITH MR AND DC COMPENSATING BIAS
71074	Eastman Kodak Company	US	5532584	08/330,639	10/28/1994	7/2/1996	Granted	MY SENSOR INCLUDING CALIBRATION CIRCUIT WHEREIN SIGNALS ARE AVERAGED FOR DETERMINING A CORRECTION FACTOR AND POLE PIECES ARE SHAPED TO REDUCE FIELD IN GAP THERE BETWEEN
71116	Eastman Kodak Company	US	5747585	08/390,449	2/17/1995	5/5/1998	Granted	PROCESS FOR SYNTHESIZING LATEX POLYMERS FROM SOLIDMONOMER PARTICLES
71131	Eastman Kodak Company	US	5605323	08/407,836	3/21/1995	2/25/1997	Granted	IMAGING APPARATUS WITH SHEET MEDIA TRAY HAVING PARTIAL SIDES
71142	Eastman Kodak Company	US	5478434	08/349,632	12/1/1994	12/26/1995	Granted	DE-LAMINATOR APPARATUS AND METHOD WITH LEADER DIVERTER
71169	Eastman Kodak Company	US	5724071	08/378,855	1/25/1995	3/3/1998	Granted	DEPTH IMAGE DISPLAY ON A CRT
71170	Eastman Kodak Company	US	6218071	08/295,315	8/24/1994	4/17/2001	Granted	ABRASION-RESISTANT OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
71192	Eastman Kodak Company	US	5583665	08/387,550	2/13/1995	12/10/1996	Granted	METHOD AND APPARATUS FOR PERFORMING COLOR TRANSFORMATIONS
71209	Eastman Kodak Company	US	5536628	08/352,015	12/8/1994	7/16/1996	Granted	AQUEOUS COATING COMPOSITIONS CONTAINING DYE-IMPREGNATED POLYMERS
71211	Eastman Kodak Company	US	5506919	08/411,035	3/27/1995	4/9/1996	Granted	CONDUCTIVE MEMBRANE OPTICAL MODULATOR METHOD FOR PREPARING TITANYL
71228	Eastman Kodak Company	US	5629418	08/330,396	10/27/1994	5/13/1997	Granted	FLUOROPHTHALOCYA- NINES, ELECTROPHOTOGRAPHIC ELEMENTS, AND TITANYL FLUOROPHTHALOCYANINE COMPOSITIONS
71231	Eastman Kodak Company	US	5432203	08/353,863	12/12/1994	7/11/1995	Granted	PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
71264	Eastman Kodak Company	US	5774236	08/574,757	12/20/1995	6/30/1998	Granted	A MULTI-RESOLUTION HALFTONE TILIER
71288	Eastman Kodak Company	US	5529884	08/353,577	12/9/1994	6/25/1996	Granted	BACKING LAYER FOR LASER ABLATIVE IMAGING
71290	Eastman Kodak Company	US	5968704	09/056,027	4/6/1998	10/19/1999	Granted	TRANSFER SUPPORT AND METHOD FOR FUSING A TRANSFERABLE IMAGE TO A DIGITAL DISC
71327	Eastman Kodak Company	US	5536627	08/407,936	3/21/1995	7/16/1996	Granted	PHOTOGRAPHIC ELEMENTS WITH IMPROVED CINCH SCRATCH RESISTANCE
71334	Eastman Kodak Company	US	5793414	08/559,388	11/15/1995	8/11/1998	Granted	INTERACTIVE VIDEO COMMUNICATION SYSTEM
71339	Eastman Kodak Company	US	5484694	08/342,959	11/21/1994	1/16/1996	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING ANTIMONY-DOPED TIN OXIDE PARTICLES
71416	Eastman Kodak Company	US	5573631	08/347,927	12/1/1994	11/12/1996	Granted	MANUALLY-OPERABLE DE-LAMINATOR APPARATUS
71438	Eastman Kodak Company	US	5593152	08/398,207	3/2/1995	1/14/1997	Granted	SHEET MEDIA SUPPLY TRAY ORIENTS SHEETS TO REGISTRATION POSTS IN IMAGING APPARATUS
71462	Eastman Kodak Company	US	5956157	08/353,644	12/8/1994	9/21/1999	Granted	METHOD AND APPARATUS FOR LOCALLY BLENDING GRAY DOT TYPES OF THE SAME OR DIFFERENT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
71507	Eastman Kodak Company	US	5541048	08/440,265	5/12/1995	7/30/1996	Granted	LUBRICANT PARTICLES, METHOD OF PREPARATION, AND PHOTOGRAPHIC ELEMENTS
71508	Eastman Kodak Company	US	5742405	08/378,851	1/26/1995	4/21/1998	Granted	AN IMPROVED METHOD AND SYSTEM FOR FORMING MULTI- LEVEL HALFTONE IMAGES FROM AN INPUT DIGITAL IMAGE
71558	Eastman Kodak Company	US	5520601	08/403,082	3/13/1995	5/28/1996	Granted	CERAMIC ROLLERS FOR CONVEYANCE OF PHOTOGRAPHIC FILMS AND PAPER AND POLYMERIC WEBS
71586	Eastman Kodak Company	US	5563717	08/383,332	2/3/1995	10/8/1996	Granted	METHOD AND MEANS FOR CALIBRATION OF PHOTOGRAPHIC MEDIA
71604	Eastman Kodak Company	US	5581371	08/399,678	3/7/1995	12/3/1996	Granted	IMPROVED ERROR DIFFUSION METHOD
71624	Eastman Kodak Company	US	5520544	08/411,138	3/27/1995	5/28/1996	Granted	TALKING PICTURE ALBUM
71684	Eastman Kodak Company	US	6237264	08/907,746	2/9/2000	5/29/2001	Granted	DEVICE AND METHOD FOR PRODUCING LENTICULAR IMAGES WITH MOTION
71816	Eastman Kodak Company	US	5521050	08/356,985	12/16/1994	5/28/1996	Granted	UV DYES FOR LASER ABLATIVE RECORDING ELEMENT
71861	Eastman Kodak Company	US	5874981	08/574,506	12/19/1995	2/23/1999	Granted	COMBINED PULSE-WIDTH AND AMPLITUDE MODULATION OF EXPOSING LASER BEAM FOR THERMAL DYE TRANSFER
71866	Eastman Kodak Company	US	5598040	08/455,963	5/31/1995	1/28/1997	Granted	LASER WRITER HAVING HIGH SPEED, HIGH CURRENT LASERDRIVER
71916	Eastman Kodak Company	US	5764258	08/510,211	8/2/1995	6/9/1998	Granted	PRINT HEAD WITH INTEGRATED PUMP
71933	Eastman Kodak Company	US	6042048	09/132,436	8/11/1998	3/28/2000	Granted	CORE FOR WINDING A WEB OF DEFORMABLE

								MATERIAL
72013	Eastman Kodak Company	US	5543269	08/417,318	4/4/1995	8/6/1996	Granted	IMAGE WRITING ON CERAMICS
72038	Eastman Kodak Company	US	5691123	08/587,123	1/11/1996	11/25/1997	Granted	METHOD TO SELECTIVELY REMOVE LUBRICANT FROM ONE SIDE OF LUBRICANT-COATED SUPPORT
72072	Eastman Kodak Company	US	5757517	08/409,554	3/23/1995	5/26/1998	Granted	ADAPTIVE ERROR DIFFUSION METHOD

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72084	Eastman Kodak Company	US	5558980	08/390,722	2/17/1995	9/24/1996	Granted	METHOD FOR PREPARING PHOTOGRAPHIC ELEMENTS COMPRISING LOADED LATEX COMPOSITIONS
72098	Eastman Kodak Company	US	5673320	08/392,713	2/23/1995	9/30/1997	Granted	METHOD AND APPARATUS FOR IMAGE-BASED VALIDATIONS OF PRINTED DOCUMENTS
72114-1	Eastman Kodak Company	US	5551213	08/414,462	3/31/1995	9/3/1996	Granted	APPARATUS AND METHOD FOR VACUUM SEALING POUCHES
72114-2	Eastman Kodak Company	US	5561964	08/414,479	3/31/1995	10/8/1996	Granted	APPARATUS AND METHOD FOR HEAT SEALING POUCHES
72124	Eastman Kodak Company	US	5737677	08/572,559	12/14/1995	4/7/1998	Granted	APPARATUS AND METHOD OF TONER TRANSFER USING NON-MARKING TONER
72134	Eastman Kodak Company	US	5654470	08/687,819	7/26/1996	8/5/1997	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72145-1	Eastman Kodak Company	US	5689376	08/427,552	4/24/1995	11/18/1997	Granted	A TWO ELEMENT OPTICAL SYSTEM, A CAMERA USING IT AND METHOD OF MAKING THE CAMERA
72182-1	Eastman Kodak Company	US	5722924	08/636,436	4/23/1996	3/3/1998	Granted	ROLLER FOR CONVEYING WEB IN A RESIN COATING ENVIRONMENT
72182-2	Eastman Kodak Company	US	5738754	08/636,418	4/23/1996	4/14/1998	Granted	IMPROVED LAMINATION EQUIPMENT
72201	Eastman Kodak Company	US	5622818	08/564,515	11/29/1995	4/22/1997	Granted	COLOR PHOTOGRAPHIC ELEMENTS CONTAINING YELLOW- COLORED MAGENTA DYE-FORMING MASKING COUPLERS
72225	Eastman Kodak Company	US	5773181	08/448,056	5/23/1995	6/30/1998	Granted	NON-UNIFORMLY SUBSTITUTED PHTHALOCYANINE COMPOSITIONS, PREPARATION METHODS, AND ELECTROPHOTOGRAPHIC ELEMENTS
72226	Eastman Kodak Company	US	5614342	08/434,148	5/2/1995	3/25/1997	Granted	METHODS FOR PREPARING COCRYSTALS OF TITANYL FLUOROPHTHALOCYANINES AND UNSTUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **SEE FN**
72226	Eastman Kodak Company	US	5766810	08/734,799	10/23/1996	6/16/1998	Granted	METHODS FOR PREPARING AMORPHOUS AND COCRYSTALLIZEDOF TITANYL FLUOROPHTHALOCYANINES AND UNSUBSTITUTEDTITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **FN**
72289	Eastman Kodak Company	US	5757425	08/574,707	12/19/1995	5/26/1998	Granted	METHOD AND APPARATUS FOR INDEPENDENTLY CALIBRATING LIGHT SOURCE AND PHOTO SENSOR ARRAYS
72310	Eastman Kodak Company	US	5777751	08/667,264	6/20/1996	7/7/1998	Granted	CORRECTION OF CURVED SCAN LINES IN AN OPTICAL SCANNING SYSTEM
72311	Eastman Kodak Company	US	5646786	08/427,523	3/24/1995	7/8/1997	Granted	BEAMSPLITTER FOR LASER MULTI-BEAM PRINTERS AND RECORDERS
72311	Eastman Kodak Company	US	5825552	08/885,307	6/30/1997	10/20/1998	Granted	BEAMSPLITTER/STAGGERER FOR MULTI-BEAM LASER PRINTERS
72318	Eastman Kodak Company	US	5597680	08/567,788	12/5/1995	1/28/1997	Granted	IMAGING ELEMENT COMPRISING AN AUXILIARY LAYER CONTAINING SOLVENT-DISPERSIBLE POLYMER PARTICLES
72341	Eastman Kodak Company	US	5689184	08/681,002	7/22/1996	11/18/1997	Granted	LARGE SCALE METALLIC OBJECT DETECTOR
72348	Eastman Kodak Company	US	5667944	08/636,076	4/22/1996	9/16/1997	Granted	DIGITAL PROCESS SENSITIVITY CORRECTION
72355	Eastman Kodak Company	US	5690264	08/608,887	2/29/1996	11/25/1997	Granted	APPARATUS AND METHOD FOR SELF-ALIGNING CONTACTING SURFACES (AS AMENDED)
72383	Eastman Kodak Company	US	5831759	08/564,614	11/29/1995	11/3/1998	Granted	AN ELECTRO-OPTIC MODULATOR WITH PASSIVATION LAYER
72397	Eastman Kodak Company	US	5576456	08/589,444	1/22/1996	11/19/1996	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72398	Eastman Kodak Company	US	5952520	08/678,006	7/10/1996	9/14/1999	Granted	RECOVERY OF ESTER MONOMER FROM POLYESTER RESINS
72399	Eastman Kodak Company	US	5794111	08/572,586	12/14/1995	8/11/1998	Granted	APPARATUS AND METHOD OF TRANSFERING TONER USING NON-MARKING TONER AND MARKING TONER
72400	Eastman Kodak Company	US	5576267	08/633,283	4/16/1996	11/19/1996	Granted	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
72450-1	Eastman Kodak Company	US	5633486	08/444,488	5/19/1995	5/27/1997	Granted	SATURATED MODE MR HEAD
72484	Eastman Kodak Company	US	5805189	08/568,052	12/6/1995	9/8/1998	Granted	DEVICE FOR FLUID SUPPLY OF A MICRO-METERING DEVICE
72492	Eastman Kodak Company	US	5576172	08/442,232	5/15/1995	11/19/1996	Granted	ELEVATED IODIDE SURFACE LAMINAE TABULAR GRAIN EMULSIONS
72503	Eastman Kodak Company	US	5558981	08/442,238	5/15/1995	9/24/1996	Granted	EMULSIONS WITH THE HIGHEST SPEEDS COMPATIBLE WITH LOW GRANULARITY
72522	Eastman Kodak Company	JP	3974206	96/0212802	8/12/1996	6/22/2007	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72522	Eastman Kodak Company	US	5736295	08/694,354	8/8/1996	4/7/1998	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72595	Eastman Kodak Company	DE	69618753.1	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	DE	69618553.9	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	FR	0778977	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	FR	0778978	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	GB	0778977	96921659.7	6/17/1996	1/23/2002	Granted	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	GB	0778978	96921681.1	6/17/1996	1/16/2002	Granted	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	US	6109324	08/809,062	2/11/2000	8/29/2000	Granted	METHOD AND APPARATUS FOR PREPARING

72604	Eastman Kodak Company	US	5577614	08/571,008	12/12/1995	11/26/1996	Granted	LABELLED DIGITAL DISC COMBINED SHIPPING AND DISPENSING PACKAGE FOR FLUID CONTAINERS
72609	Eastman Kodak Company	US	5747547	08/687,883	7/26/1996	5/5/1998	Granted	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72610	Eastman Kodak Company	US	5770778	08/678,018	7/10/1996	6/23/1998	Granted	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72611-1	Eastman Kodak Company	US	5956469	08/896,713	7/18/1997	9/21/1999	Granted	SELECTING A CALIBRATION FUNCTION FOR A DIGITAL PRINTER WHICH MINIMIZES AN ERROR CRITERION

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72611-2	Eastman Kodak Company	US	5995714	08/602,409	2/16/1996	11/30/1999	Granted	METHOD FOR PRINTER CALIBRATION
72613	Eastman Kodak Company	US	5675568	08/586,082	1/16/1996	10/7/1997	Granted	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM TO COMPENSATE FOR VARIATIONS IN MARK LENGTH RESULTING FROM A WOBBLED GROOVE
72644	Eastman Kodak Company	US	5585158	08/482,718	6/7/1995	12/17/1996	Granted	RECORDABLE OPTICAL ELEMENT USING LOW ABSORPTION MATERIALS
72727	Eastman Kodak Company	US	5672780	08/687,822	7/26/1996	9/30/1997	Granted	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72736-1	Eastman Kodak Company	US	5693200	08/616,148	3/14/1996	12/2/1997	Granted	FORMING A HIGH PERFORMANCE CO/PT DISK
72736-2	Eastman Kodak Company	US	5612109	08/615,367	3/14/1996	3/18/1997	Granted	OPTICAL STORAGE MEDIUM INCLUDING MULTIPLE DATA LEVELS MADE OF CO/PT MAGNETO-OPTIC RECORDING MEDIA
72750	Eastman Kodak Company	US	5910400	09/031,155	2/26/1998	6/8/1999	Granted	ANTISTATIC COMPOSITION AND PHOTOGRAPHIC ELEMENT CONTAINNG A LAYER OF THIS COMPOSITION
72776	Eastman Kodak Company	US	5662279	08/567,794	12/5/1995	9/2/1997	Granted	PROCESS FOR MILLING AND MEDIA SEPARATION
72801	Eastman Kodak Company	US	6192955	09/022,782	2/12/1998	2/27/2001	Granted	APPARATUS AND METHOD FOR ALIGNING WEBS
72820	Eastman Kodak Company	US	5835254	08/633,091	4/16/1996	11/10/1998	Granted	A MOUNTING ASSEMBLY FOR MODULATORS
72821	Eastman Kodak Company	US	6075888	08/585,082	1/11/1996	6/13/2000	Granted	SYSTEM FOR CREATING A DEVICE SPECIFIC COLOR PROFILE
72837	Eastman Kodak Company	US	5659433	08/655,579	5/30/1996	8/19/1997	Granted	ACTUATOR WITH REDUCED LENS TILT ERROR
72845	Eastman Kodak Company	US	5646919	08/584,933	1/16/1996	7/8/1997	Granted	DYNAMIC TRACKING CONTROL IN AN OPTICAL RECORDING SYSTEM BY SENSING MARK FORMATION
72875	Eastman Kodak Company	US	5666592	08/631,335	4/12/1996	9/9/1997	Granted	VARIABLE GLOSS FUSER
72883	Eastman Kodak Company	US	5967450	09/018,093	2/3/1998	10/19/1999	Granted	MULTIPLE DUROMETER PRESSURE ROLLER
72896	Eastman Kodak Company	US	5748204	08/639,582	4/29/1996	5/5/1998	Granted	HYBRID IMAGING SYSTEM CAPABLE OF USING INK JET AND THERMAL DYE TRANSFER IMAGING TECHNOLOGIES ON A SINGLE IMAGE RECEIVER
72915	Eastman Kodak Company	US	5699190	08/567,790	12/5/1995	12/16/1997	Granted	ENCODED LENTICULAR MEDIA
72916	Eastman Kodak Company	US	5689340	08/567,827	12/6/1995	11/18/1997	Granted	APPARATUS AND METHOD FOR MEASURING ALIGNMENT IN LENTICULAR MEDIA
72922	Eastman Kodak Company	US	6115062	08/817,868	9/6/1996	9/5/2000	Granted	TELECINE REFERENCE ELEMENT, SYSTEM, AND METHOD FOR PROVIDING SCENE EXPOSURE INFORMATION
72954	Eastman Kodak Company	US	5650843	08/655,654	5/30/1996	7/22/1997	Granted	FEEDBACK CONTROL SYSTEM FOR AN OPTICAL INEGRATING CYLINDER
72955	Eastman Kodak Company	US	5734491	08/655,577	5/30/1996	3/31/1998	Granted	ELECTRO-OPTIC MODULATOR WITH THRESHOLD BIAS
72956	Eastman Kodak Company	US	5801856	08/687,127	7/24/1996	9/1/1998	Granted	SECURE PHOTOGRAPHIC SYSTEM
72967	Eastman Kodak Company	US	5731117	08/667,270	6/20/1996	3/24/1998	Granted	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72967	Eastman Kodak Company	US	5874018	08/882,671	6/25/1997	2/23/1999	Granted	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72968	Eastman Kodak Company	US	5693442	08/667,901	6/20/1996	12/2/1997	Granted	CHARGE GENERATING ELEMENTS HAVING MODIFIED SPECTRAL SENSITIVITY
72974	Eastman Kodak Company	US	5764183	08/639,072	4/24/1996	6/9/1998	Granted	COLOR IMAGING APPARATUS USING OPTICAL PRINT HEAD WITH GREEN LED
72982	Eastman Kodak Company	US	5668899	08/638,899	4/24/1996	9/16/1997	Granted	OPTICAL RADIATION COUPLING INTO AN OPTICAL FIBER
72989	Eastman Kodak Company	US	5706097	08/713,306	9/13/1996	1/6/1998	Granted	INDEX PRINT FOR DIGITAL RECORDING MEDIUM
73000	Eastman Kodak Company	US	5698060	08/572,322	12/14/1995	12/16/1997	Granted	WEB BUTT-SPLICING APPARATUS
73001	Eastman Kodak Company	US	5667860	08/557,252	11/14/1995	9/16/1997	Granted	OPTICAL RECORDING ELEMENTS HAVING RECORDING LAYERSEXHIBITING REDUCED BUBBLE FORMATION
73031	Eastman Kodak Company	DE	69611509.3	96420331.8	11/15/1996	1/10/2001	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	GB	0776952	96420331.9	11/15/1996	1/10/2001	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	US	5679138	08/565,270	11/30/1995	10/21/1997	Granted	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73037	Eastman Kodak Company	US	5700540	08/686,093	7/24/1996	12/23/1997	Granted	AN OPTICAL RECORDING MEDIUM
73042	Eastman Kodak Company	US	5767945	08/608,427	2/28/1996	6/16/1998	Granted	METHODS OF CHANGING THE VISIBILITY OF SOME CHARACTERISTIC OR INFORMATION TO BE INCLUDED IN A HARD COPY OF A RECORDED IMAGE
73059	Eastman Kodak Company	US	6032945	08/752,090	1/25/1999	3/7/2000	Granted	SHEET TRANSPORT APPARATUS
73077	Eastman Kodak Company	US	5804818	08/593,997	1/30/1996	9/8/1998	Granted	COATED INTERNALLY REFLECTING OPTICAL ELEMENT
73090	Eastman Kodak Company	US	5688964	08/600,714	2/13/1996	11/18/1997	Granted	PROCESS FOR PREPARING A ACYLHYRAZINO PYRAZOLE DERIVATIVE AND A PYRAZOLO{5,1-C}-1,2,4-TRIAZOLE COMPOUND
73100	Eastman Kodak Company	US	5599766	08/633,251	4/18/1996	2/4/1997	Granted	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
73110	Eastman Kodak Company	US	5701567	08/655,536	5/30/1996	12/23/1997	Granted	COMPLIANT TRANSFER MEMBER HAVING

73111	Eastman Kodak Company	US	5717381	08/576,192	12/21/1995	2/10/1998	Granted	MULTIPLE PARALLEL ELECTRODES AND METHOD OF USING COPYRIGHT PROTECTION FOR PHOTOS AND DOCUMENTS USING MAGNETIC ELEMENTS
73114	Eastman Kodak Company	US	5691533	08/560,556	11/17/1995	11/25/1997	Granted	A METHOD AND APPARATUS FOR THE DETECTION OF THE LOCATION OF MULTIPLE CHARACTER MARKS (AS AMENDED)
73117	Eastman Kodak Company	FR	9701318	9701318	1/31/1997	6/4/1999	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES

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73117	Eastman Kodak Company	GB	2309936	97002280.0	2/4/1997	10/20/1999	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	US	5666193	08/605,340	2/9/1996	9/9/1997	Granted	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73124	Eastman Kodak Company	US	5605750	08/580,698	12/29/1995	2/25/1997	Granted	MICROPOROUS INK-JET RECORDING ELEMENTS
73134	Eastman Kodak Company	US	5689372	08/577,633	12/22/1995	11/18/1997	Granted	INTEGRAL IMAGING WITH ANTI-HALATION
73136	Eastman Kodak Company	US	5639580	08/600,712	2/13/1996	6/17/1997	Granted	REFLECTIVE INTEGRAL IMAGE ELEMENT
73139	Eastman Kodak Company	US	5752111	08/600,713	2/13/1996	5/12/1998	Granted	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73139	Eastman Kodak Company	US	5946509	08/936,560	9/24/1997	8/31/1999	Granted	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73166	Eastman Kodak Company	US	5696752	08/587,178	1/16/1996	12/9/1997	Granted	RECORDED WOBBLED GROOVE SIGNAL DETECTION IN AN OPTICAL SYSTEM
73183	Eastman Kodak Company	US	5651813	08/565,263	11/30/1995	7/29/1997	Granted	PREPARATION OF INK JET INKS WITH SODIUM N-METHYL-N-OLEOYL TAURATE
73184	Eastman Kodak Company	US	6008270	08/936,881	9/25/1997	12/28/1999	Granted	INK JET INKS CONTAINING BLOCK COPOLYMERS OF POLYETHYLENE OXIDE AND PROPYLENE OXIDE
73185	Eastman Kodak Company	US	5733695	08/562,668	11/27/1995	3/31/1998	Granted	ELECTROPHOTOGRAPHIC ELEMENTS WITH GENERATING LAYERS CONTAINING POLYESTER IONOMERS
73267	Eastman Kodak Company	US	5701535	08/668,192	6/21/1996	12/23/1997	Granted	CAMERA WITH MOVABLE OPTICAL ALBADA VIEWFINDER
73303	Eastman Kodak Company	US	5713032	08/582,571	1/3/1996	1/27/1998	Granted	COMPOUND DOCUMENT PROCESSING SYSTEM
73309	Eastman Kodak Company	US	5714747	08/682,176	7/17/1996	2/3/1998	Granted	MAGNETIC CARD AND READER SYSTEM
73315	Eastman Kodak Company	US	5678304	08/686,081	7/24/1996	10/21/1997	Granted	METHOD FOR MANUFACTURING DOUBLE-SIDED CIRCUIT ASSEMBLIES
73332	Eastman Kodak Company	DE	69730544.9	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	FR	0785464	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	GB	0785464	97200015.2	1/6/1997	9/8/2004	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	US	5576162	08/588,180	1/18/1996	11/19/1996	Granted	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73354	Eastman Kodak Company	US	5919730	08/598,785	2/8/1996	7/6/1999	Granted	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6045881	08/854,238	5/9/1997	4/4/2000	Granted	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6103353	09/111,984	7/8/1998	8/15/2000	Granted	COPY RESTRICTIVE DOCUMENTS
73358	Eastman Kodak Company	US	5822660	08/598,446	2/8/1996	10/13/1998	Granted	COPYRIGHT PROTECTION IN COLOR THERMAL PRINTS
73366	Eastman Kodak Company	US	5683836	08/586,105	1/16/1996	11/4/1997	Granted	METHOD OF MAKING BLACK MATRIX GRID LINES FOR A COLOR FILTER ARRAY
73375	Eastman Kodak Company	US	5689742	08/729,460	10/11/1996	11/18/1997	Granted	FULL FRAME ANNOTATION SYSTEM FOR CAMERA
73381	Eastman Kodak Company	US	5880759	08/750,438	12/3/1996	3/9/1999	Granted	LIQUID INK PRINTING APPARATUS AND SYSTEM
73382	Eastman Kodak Company	US	5856836	08/750,599	4/9/1996	1/5/1999	Granted	COINCIDENT DROP SELECTION, DROP SEPARATION PRINTING METHOD AND SYSTEM
73386	Eastman Kodak Company	US	5815178	08/765,127	4/9/1996	9/29/1998	Granted	PRINTING METHOD AND APPARATUS EMPLOYING ELECTROSTATIC DROP SEPARATION
73394	Eastman Kodak Company	US	5841449	08/765,035	4/9/1996	11/24/1998	Granted	HEATER POWER COMPENSATION FOR PRINTING LOAD IN THERMAL PRINTING SYSTEMS
73395	Eastman Kodak Company	US	5920331	08/750,600	4/9/1996	7/6/1999	Granted	METHOD AND APPARATUS FOR ACCURATE CONTROL OF TEMPERATURE PULSES IN PRINTING HEADS
73399	Eastman Kodak Company	US	5808631	08/765,130	4/10/1996	9/15/1998	Granted	INTEGRATED FAULT TOLERANCE IN PRINTING MECHANISMS
73400	Eastman Kodak Company	US	5815179	08/750,431	4/10/1996	9/29/1998	Granted	BLOCK FAULT TOLERANCE IN INTEGRATED PRINTING HEADS
73403	Eastman Kodak Company	US	6030072	08/759,774	4/10/1996	2/29/2000	Granted	FAULT TOLERANCE IN HIGH VOLUME PRINTING PRESSES
73407	Eastman Kodak Company	US	6012799	08/750,604	4/9/1996	1/11/2000	Granted	INTEGRATED FOUR COLOR PRINT HEADS
73409	Eastman Kodak Company	US	5850241	08/750,435	4/10/1996	12/15/1998	Granted	MONOLITHIC PRINT HEAD STRUCTURE AND A MANUFACTURING PROCESS THEREFOR USING ANISOTROPIC WET ETCHING
73416	Eastman Kodak Company	US	6002847	08/750,312	4/10/1996	12/14/1999	Granted	HIGH CAPACITY COMPRESSED DOCUMENT IMAGE STORAGE FOR DIGITAL COLOR PRINTERS
73421	Eastman Kodak Company	US	5805178	08/750,602	4/10/1996	9/8/1998	Granted	INK JET HALFTONING WITH DIFFERENT INK CONCENTRATIONS (AS AMENDED)
73424	Eastman Kodak Company	US	5784077	08/750,437	4/10/1996	7/21/1998	Granted	MODULAR DIGITAL PRINTING
73430	Eastman Kodak Company	US	5909227	08/765,756	4/10/1996	6/1/1999	Granted	PHOTOGRAPH PROCESSING AND COPYING SYSTEM USING COINCIDENT FORCE DROP-ON-DEMAND INK JET PRINTING
73457	Eastman Kodak Company	US	5912109	08/599,908	1/6/1998	6/15/1999	Granted	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES OF SPECIFIED SHEAR MODULUS (SEE NOTES)
73458	Eastman Kodak Company	US	5905021	08/598,590	1/6/1998	5/18/1999	Granted	IMAGING ELEMENT COMPRISING AN

73460	Eastman Kodak Company	US	5685537	08/595,061	2/1/1996	11/11/1997	Granted	ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES CONTAINING SULFONIC ACID GROUPS
73493	Eastman Kodak Company	US	5611526	08/595,059	2/1/1996	3/18/1997	Granted	CROSS-TRACK AND SKEW JUSTIFICATION OF CUT SHEETS CUT SHEET TRAY HAVING JAM PREVENTION MEANS

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73494	Eastman Kodak Company	US	5681389	08/594,203	1/31/1996	10/28/1997	Granted	GRAVURE COATING FEED APPARATUS (AS AMENDED)
73494	Eastman Kodak Company	US	6228431	08/851,915	9/8/1999	5/8/2001	Granted	CURTAIN FEED METHOD FOR A GRAVURE PROCESS
73509	Eastman Kodak Company	US	5678447	08/633,602	4/17/1996	10/21/1997	Granted	ON-LINE WEB PLANARITY MEASUREMENT APPARATUS AND METHOD
73516	Eastman Kodak Company	US	5672864	08/606,671	2/26/1996	9/30/1997	Granted	LIGHT INTEGRATOR
73517	Eastman Kodak Company	US	5633127	08/626,228	3/29/1996	5/27/1997	Granted	IMAGING ELEMENTS CAPABLE OF PROVIDING IN A SINGLE LAYER AN IMAGE AND AN INDEPENDENT MAGNETIC RECORD
73540	Eastman Kodak Company	US	5825399	08/608,161	2/28/1996	10/20/1998	Granted	DATA-DEPENDENT THERMAL COMPENSATION FOR AN LED PRINTHEAD
73541	Eastman Kodak Company	US	5673909	08/627,521	4/4/1996	10/7/1997	Granted	NIP SET FOR REVERSIBLE FEEDING OF SINGLE SHEETS
73575	Eastman Kodak Company	US	5871656	08/733,711	10/17/1996	2/16/1999	Granted	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73575	Eastman Kodak Company	US	6217155	09/104,546	6/25/1998	4/17/2001	Granted	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73583	Eastman Kodak Company	US	6126846	08/736,537	9/28/1998	10/3/2000	Granted	PRINT HEAD CONSTRUCTIONS FOR REDUCED ELECTROSTATIC INTERACTION BETWEEN PRINTED DROPLETS
73608	Eastman Kodak Company	US	5682398	08/643,243	5/3/1996	10/28/1997	Granted	FREQUENCY CONVERSION LASER DEVICES
73632	Eastman Kodak Company	US	5972831	08/873,657	6/12/1997	10/26/1999	Granted	INORGANIC TRANSPARENT PHOTOCATALYTIC COMPOSITION
73634	Eastman Kodak Company	US	5767874	08/615,366	3/14/1996	6/16/1998	Granted	PRINTING UNIFORMITY USING NARROW PRINTHEAD SEGMENTS IN DIGITAL PRINTERS
73675	Eastman Kodak Company	US	5835117	08/657,880	5/31/1996	11/10/1998	Granted	NONLINEAR DITHERING TO REDUCE NEUTRAL TONE COLOR SHIFTS
73689	Eastman Kodak Company	US	5771059	08/621,417	3/25/1996	6/23/1998	Granted	AN APPARATUS FOR PREVENTING AXIAL MOVEMENT OF A LEAD SCREW
73698	Eastman Kodak Company	US	5944924	08/960,310	10/29/1997	8/31/1999	Granted	ULTRASONIC CUTTING APPARATUS AND METHOD
73704	Eastman Kodak Company	US	5700524	08/688,487	7/30/1996	12/23/1997	Granted	IMPROVED HIGH SPEED COATING STARTS USING A SHEAR THINNING TOP LAYER
73711	Eastman Kodak Company	US	5629791	08/658,904	5/31/1996	5/13/1997	Granted	OPTICAL COMPENSATION FOR LASER EMITTER ARRAY NON-LINEARITY
73720	Eastman Kodak Company	US	5614465	08/672,167	6/25/1996	3/25/1997	Granted	METHOD OF MAKING A COLOR FILTER ARRAY BY THERMAL TRANSFER
73722	Eastman Kodak Company	US	5672869	08/627,852	4/3/1996	9/30/1997	Granted	A NOISE AND BACKGROUND REDUCTION METHOD FOR COMPONENT DETECTION IN CHROMATOGRAPHY/SPECTROMETRY
73734	Eastman Kodak Company	US	5695920	08/636,203	4/22/1996	12/9/1997	Granted	AQUEOUS COATING COMPOSITIONS USEFUL IN THE PREP-ARATION OF AUXILIARY LAYERS OF IMAGING ELEMENTS
73740	Eastman Kodak Company	US	5735617	08/886,846	7/1/1997	4/7/1998	Granted	ADJUSTABLE PRINTHEAD MOUNT FOR DOCUMENT IMAGING APPARATUS
73748	Eastman Kodak Company	US	5723211	08/625,980	4/1/1996	3/3/1998	Granted	INK-JET PRINTER RECORDING ELEMENT
73783	Eastman Kodak Company	US	5808657	08/668,041	6/17/1996	9/15/1998	Granted	A LASER PRINTER WITH LOW FILL MODULATOR ARRAY AND HIGH PIXEL FILL AT A MEDIA PLANE
73801	Eastman Kodak Company	US	5705309	08/719,100	9/24/1996	1/6/1998	Granted	LASER IMAGEABLE PHOTSENSITIVE COMPOSITION AND ELEMENT CONTAINING POLYAZIDE IN PHOTOCROSSLINKABLE BINDER AND METHOD OF IMAGING THEREOF
73802	Eastman Kodak Company	US	6063544	08/822,376	3/21/1997	5/16/2000	Granted	POSITIVE-WORKING PRINTING PLATE AND METHOD OF PROVIDING A POSITIVE IMAGE THEREFROM USING LASER IMAGING
73803	Eastman Kodak Company	US	5683859	08/650,675	5/20/1996	11/4/1997	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION CONTAINING A SLUDGE INHIBITING AGENT AND USE THEREOF IN THE HIGH CONTRAST DEVELOPMENT OF NUCLEATED...
73804	Eastman Kodak Company	DE	69714149.7	97108442.1	5/26/1997	7/24/2002	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	JP	4503105	97/0144014	6/2/1997	4/30/2010	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	5822451	08/658,452	6/5/1996	10/13/1998	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	6091849	09/113,268	7/10/1998	7/18/2000	Granted	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73806	Eastman Kodak Company	US	6482577	09/306,296	1/11/1999	11/19/2002	Granted	INFRARED-SENSITIVE NEGATIVE-WORKING DIAZONAPHTHOQUINONE IMAGING COMPOSITION AND ELEMENT PE JEW-JLT 12JUL96
73872	Eastman Kodak Company	US	5728496	08/653,518	5/24/1996	3/17/1998	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73872	Eastman Kodak Company	US	5807651	08/975,538	11/20/1997	9/15/1998	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73899	Eastman Kodak Company	US	5966506	08/882,905	6/26/1997	10/12/1999	Granted	METHOD FOR PRINTING ELECTRONICALLY SHARPENED IMAGES
73900	Eastman Kodak Company	US	5959718	08/828,572	3/31/1997	9/28/1999	Granted	ALIGNMENT AND PRINTING OF INTEGRAL IMAGES
73934	Eastman Kodak Company	US	5975671	08/657,723	2/22/1999	11/2/1999	Granted	METHOD AND APPARATUS FOR PRINTING AN

73940	Eastman Kodak Company	US	5696749	08/672,735	6/28/1996	12/9/1997	Granted	IMAGE ON A DEVICE HAVING MULTIPLE DOT DENSITIES AND MULTIPLE DOT AREAS
73942	Eastman Kodak Company	US	5664255	08/654,945	5/29/1996	9/2/1997	Granted	DUAL-WAVELENGTH OPTICAL RECORDING HEAD UTILIZING GRATING BEAM SPLITTER AND INTEGRATED LASER AND DETECTORS
73950	Eastman Kodak Company	US	5709973	08/673,448	6/28/1996	1/20/1998	Granted	PHOTOGRAPHIC PRINTING AND PROCESSING APPARATUS
73965	Eastman Kodak Company	US	5669601	08/657,841	5/31/1996	9/23/1997	Granted	PROCESS FOR CONTROLLING GLOSS IN ELECTROSTATIC IMAGES
73980	Eastman Kodak Company	US	5677902	08/674,225	6/28/1996	10/14/1997	Granted	SHEET FEEDING DEVICE WITH FLOATING GUIDE
73984	Eastman Kodak Company	JP	3920416	97/0222640	8/19/1997	2/23/2007	Granted	IMPROVED BEAM SPLITTER FOR OPTICAL RECORDING
								COLOR PIGMENTED INK JET INK SET

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73984	Eastman Kodak Company	US	5738716	08/699,877	8/20/1996	4/14/1998	Granted	COLOR PIGMENTED INK JET INK SET
74007	Eastman Kodak Company	US	6040115	09/208,520	12/9/1998	3/21/2000	Granted	A PROCESSLESS PLANOGRAPHIC PRINTING PLATE
74040	Eastman Kodak Company	US	5753021	08/686,159	7/24/1996	5/19/1998	Granted	PIGMENTED INK JET INKS CONTAINING MODIFIED POLYSACCHARIDE RESIN
74075	Eastman Kodak Company	US	5756010	08/667,272	6/20/1996	5/26/1998	Granted	PROTECTIVE EYESHIELD
74080	Eastman Kodak Company	US	5777855	08/664,611	6/18/1996	7/7/1998	Granted	METHOD AND APPARATUS FOR CONNECTING FLEXIBLE CIRCUITS TO PRINTED CIRCUIT BOARDS
74086	Eastman Kodak Company	US	5838345	08/667,775	6/21/1996	11/17/1998	Granted	AN APPARATUS FOR MAINTAINING THE POSITIONAL RELATIONSHIP OF A PRINT HEAD
74098	Eastman Kodak Company	US	5702875	08/674,497	6/28/1996	12/30/1997	Granted	WEAKLY ALKALINE ASCORBIC ACID DEVELOPING COMPOSITION, PROCESSING KIT AND METHOD USING SAME *ALSO RECORDED, SEE FN*
74105	Eastman Kodak Company	US	5818499	08/672,605	6/28/1996	10/6/1998	Granted	RECORDING HEAD WITH INTEGRALLY MOUNTED IMPEDANCE ELEMENTS
74109	Eastman Kodak Company	US	5695843	08/722,903	9/27/1996	12/9/1997	Granted	MIXTURES OF SYMMETRICAL AND UNSYMMETRICAL NICKEL FORMAZAN DYES
74123	Eastman Kodak Company	US	5672729	08/696,556	8/14/1996	9/30/1997	Granted	RECOVERY OF TEREPHTHALATE DIESTERS FROM GLYCOL RESIDUES
74181	Eastman Kodak Company	US	5928849	08/688,181	1/23/1998	7/27/1999	Granted	BLACK AND WHITE PHOTOGRAPHIC ELEMENT
74200	Eastman Kodak Company	US	5679142	08/699,963	8/20/1996	10/21/1997	Granted	CYAN INK JET PIGMENT SET
74201	Eastman Kodak Company	US	5679141	08/699,962	8/20/1996	10/21/1997	Granted	MAGENTA INK JET PIGMENT SET
74204	Eastman Kodak Company	DE	69707619.9	97202463.2	8/8/1997	10/24/2001	Granted	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	JP	4545836	1997-222236	8/19/1997	7/9/2010	Granted	DYE SET, INK JET CARTRIDGE FOR IT AND METHOD OF IMAGING
74204	Eastman Kodak Company	US	5679140	08/699,956	8/20/1996	10/21/1997	Granted	MAGENTA AND YELLOW DYE SET FOR IMAGING SYSTEMS
74240	Eastman Kodak Company	JP	3946237	2006-144325	5/24/2006	4/20/2007	Granted	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	US	6075965	08/900,696	7/25/1997	6/13/2000	Granted	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74241	Eastman Kodak Company	US	5710964	08/681,637	7/29/1996	1/20/1998	Granted	MECHANISM FOR FACILITATING REMOVAL OF RECEIVER MEMBER FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER
74250	Eastman Kodak Company	DE	69707618.0	97202462.4	8/8/1997	10/24/2001	Granted	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	US	5679139	08/699,955	8/20/1996	10/21/1997	Granted	CYAN AND MAGENT PIGMENT SET
74258	Eastman Kodak Company	US	5689492	08/693,033	8/6/1996	11/18/1997	Granted	AN ASSEMBLY USED FOR PRECISELY POSITIONING THE COMPONENT PARTS OF A LASER DETECTOR GRATING UNIT (LDGU)
74268	Eastman Kodak Company	US	5999703	08/825,039	6/17/1999	12/7/1999	Granted	COMPUTER PROGRAM PRODUCT FOR MODIFYING THE BLACK CHANNEL OF AN OUTPUT DEVICE PROFILE WITHOUT ALTERING ITS COLORIMETRIC ACCURACY
74276	Eastman Kodak Company	US	5708948	08/691,621	8/2/1996	1/13/1998	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
74301	Eastman Kodak Company	US	5730928	08/701,895	8/23/1996	3/24/1998	Granted	METHOD OF MAKING AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74304	Eastman Kodak Company	US	5738446	08/701,944	8/23/1996	4/14/1998	Granted	AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74314	Eastman Kodak Company	US	6060222	08/752,698	11/19/1996	5/9/2000	Granted	POSITIVE-WORKING IMAGING COMPOSITION AND ELEMENT AND METHOD FOR FORMING POSITIVE IMAGE WITH A LASER
74371	Eastman Kodak Company	US	5923825	08/759,198	12/4/1996	7/13/1999	Granted	DATA TRANSMISSION FOR A SPARSE ARRAY PRINTHEAD
74414	Eastman Kodak Company	US	6138496	08/724,715	9/30/1996	10/31/2000	Granted	TRACTION MEASUREMENT APPARATUS AND METHOD
74439	Eastman Kodak Company	US	5789726	08/758,120	11/25/1996	8/4/1998	Granted	METHOD AND APPARATUS FOR ENHANCED TRANSACTION CARD COMPRESSION
74441	Eastman Kodak Company	US	5857063	08/825,137	3/27/1997	1/5/1999	Granted	MULTICOLORANT PROCESS CONTROL
74482	Eastman Kodak Company	US	5902673	08/812,088	3/4/1997	5/11/1999	Granted	WATERPROOF RECEIVER SHEET FOR TONER IMAGES
74485	Eastman Kodak Company	US	5968656	08/846,056	4/25/1997	10/19/1999	Granted	ELECTROSTATOGRAPHIC INTERMEDIATE TRANSFER MEMBER HAVING A CERAMER-CONTAINING SURFACE LAYER
74497	Eastman Kodak Company	US	5897985	08/729,472	10/11/1996	4/27/1999	Granted	SILICATE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74498	Eastman Kodak Company	US	5851735	08/904,092	7/31/1997	12/22/1998	Granted	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74511	Eastman Kodak Company	US	5808725	08/721,147	9/27/1996	9/15/1998	Granted	ILLUMINATION CONTROL SYSTEM FOR A FILM SCANNER
74567	Eastman Kodak Company	US	5714288	08/745,673	11/8/1996	2/3/1998	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
74575	Eastman Kodak Company	US	5900033	08/866,854	5/30/1997	5/4/1999	Granted	APPARATUS AND METHOD FOR IMPROVED OPTICAL GLASS GOB PREFORM PRODUCTION
74585	Eastman Kodak Company	US	5706151	08/760,087	12/12/1996	1/6/1998	Granted	LOW BIAS CURRENT PAIRED

74595	Eastman Kodak Company	US	5698018	08/790,131	1/29/1997	12/16/1997	Granted	MAGNETORESISTIVE HEAD WITH MISALIGNED ANISOTROPY AXES
74620	Eastman Kodak Company	US	5867298	08/771,367	12/16/1996	2/2/1999	Granted	HEAT TRANSFERRING INKJET INK IMAGES
74624	Eastman Kodak Company	US	6037957	08/909,174	8/11/1997	3/14/2000	Granted	DUAL FORMAT PRE-OBJECTIVE SCANNER
74636	Eastman Kodak Company	US	5991065	08/763,174	11/16/1998	11/23/1999	Granted	INTEGRATED MICROCHANNEL PRINT HEAD FOR ELECTROGRAPHIC PRINTER
								ADDRESSABLE ELECTRO-OPTIC MODULATOR WITH PERIODICALLY POLED DOMAIN REGIONS

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74644	Eastman Kodak Company	US	5714301	08/738,508	10/24/1996	2/3/1998	Granted	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74645	Eastman Kodak Company	US	5763136	08/736,104	10/24/1996	6/9/1998	Granted	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74646	Eastman Kodak Company	US	5800960	08/738,951	10/24/1996	9/1/1998	Granted	UNIFORM BACKGROUND FOR COLOR TRANSFER
74656	Eastman Kodak Company	US	5783348	08/938,879	9/26/1997	7/21/1998	Granted	METHOD OF FUSING TONER
74671	Eastman Kodak Company	US	6079444	09/162,022	9/28/1998	6/27/2000	Granted	VALVE SYSTEM
74671	Eastman Kodak Company	US	6149129	09/227,248	1/8/1999	11/21/2000	Granted	VALVE SYSTEM
74676	Eastman Kodak Company	US	6312099	08/784,668	5/31/2000	11/6/2001	Granted	PRINTING UNIFORMITY USING PRINTHEAD SEGMENTS IN PAGEWIDTH DIGITAL PRINTERS
74683	Eastman Kodak Company	US	5972089	09/034,676	3/4/1998	10/26/1999	Granted	PIGMENTED INKJET INKS CONTAINING PHOSPHATED ESTER DERIVATIVES
74702	Eastman Kodak Company	US	5923475	08/757,889	11/27/1996	7/13/1999	Granted	LASER PRINTER USING A FLY'S EYE INTEGRATOR
74705	Eastman Kodak Company	US	5985509	08/993,089	12/18/1997	11/16/1999	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL *PREVIOUSLY RECORDED 10DEC97, REEL/FRAME:8904/0582
74709	Eastman Kodak Company	US	5783301	08/741,416	10/29/1996	7/21/1998	Granted	MULTILAYER MAGNETOOPTIC RECORDING MEDIA TERMINAL DISCLAIMER
74716	Eastman Kodak Company	US	5754278	08/753,667	11/27/1996	5/19/1998	Granted	IMAGE TRANSFER ILLUMINATION SYSTEM AND METHOD
74810	Eastman Kodak Company	US	6224978	08/879,896	6/20/1997	5/1/2001	Granted	TONER FUSER ROLL FOR HIGH GLOSS IMAGING AND PROCESS FOR FORMING SAME
74811	Eastman Kodak Company	US	5948491	08/782,899	1/11/1997	9/7/1999	Granted	TONER FUSER MEMBER AND NEW ADHESION PRIMING COMPOSITION INCLUDED THEREIN
74811	Eastman Kodak Company	US	6074574	09/335,236	6/17/1999	6/13/2000	Granted	ADHESION PRIMING COMPOSITION FOR TONER FUSER MEMBER
74812	Eastman Kodak Company	US	5778295	08/812,370	3/5/1997	7/7/1998	Granted	TONER FUSING BELT AND METHOD OF FORMING SAME
74836	Eastman Kodak Company	JP	3887095	1998-28796	2/10/1998	12/1/2006	Granted	ABLATIVE RECORDING ELEMENT
74836	Eastman Kodak Company	US	5759741	08/797,221	2/11/1997	6/2/1998	Granted	BARRIER LAYER FOR LASER ABLATIVE IMAGING
74885	Eastman Kodak Company	US	6132944	09/433,256	11/4/1999	10/17/2000	Granted	PHOTOGRAPHIC ELEMENT CONTAINING HIGH DYE-YIELD COUPLERS
74896	Eastman Kodak Company	US	5821381	08/792,049	2/3/1997	10/13/1998	Granted	PURIFICATION OF CRUDE ESTERS BY SUBLIMATION
74936	Eastman Kodak Company	US	6109732	09/326,351	6/4/1999	8/29/2000	Granted	IMAGING APPARATUS AND METHOD ADAPTED TO CONTROL INK DROPLET VOLUME AND VOID FORMATION
74948	Eastman Kodak Company	US	5682586	08/767,356	12/18/1996	10/28/1997	Granted	IMPROVED MAGNETIC BRUSH DEVELOPMENT ROLLER FOR AN ELECTROGRAPHIC PRINTER
74969	Eastman Kodak Company	US	5742401	08/769,336	12/19/1996	4/21/1998	Granted	LASER-EXPOSED THERMAL RECORDING ELEMENT
75002	Eastman Kodak Company	US	6046848	08/771,189	11/3/1998	4/4/2000	Granted	INTEGRAL IMAGE DISPLAY
75012	Eastman Kodak Company	US	5809216	08/775,789	12/31/1996	9/15/1998	Granted	METHOD AND APPARATUS FOR MULTIPLE ADDRESS RECORDING WITH BRIGHTNESS AND EXPOSURE TIME CONTROL
75031	Eastman Kodak Company	US	6070799	08/902,473	7/29/1997	6/6/2000	Granted	COPY PROTECTION FOR A RECORDABLE MEDIUM AND FOR CONTROLLING A RECORDER
75050	Eastman Kodak Company	US	6018381	08/794,220	1/30/1997	1/25/2000	Granted	METHOD FOR CALIBRATING A PHOTOFINISHING SYSTEM ANDCOMPONENTS FOR USE IN SUCH A METHOD *ALSO RECORDED, SEE FN*
75066	Eastman Kodak Company	US	6241333	08/783,256	8/23/1999	6/5/2001	Granted	INK JET PRINTHEAD FOR MULTI-LEVEL PRINTING
75067	Eastman Kodak Company	US	5961113	08/869,541	6/5/1997	10/5/1999	Granted	SHEET FEEDING APPARATUS AND METHOD FOR RELIABLY FEEDING SHEETS FROM A COLUMN OF SHEETS
75076	Eastman Kodak Company	US	5946452	08/799,954	2/14/1997	8/31/1999	Granted	PARTIALLY CORRELATED MINIMUM VISIBILITY HALFTONE PATTERNS FOR DIGITAL PRINTERS
75105	Eastman Kodak Company	US	6034713	08/861,119	5/21/1997	3/7/2000	Granted	AN IMAGE PROCESSOR HAVING MAGNETICALLY ATTACHED PRINT HEAD
75112	Eastman Kodak Company	US	5817805	08/804,197	2/21/1997	10/6/1998	Granted	SYNTHESIS OF BIS(PHTHALOCYANYLALUMINO)TETRAPHENYLDISILOXANES
75128	Eastman Kodak Company	US	5966394	08/866,437	5/30/1997	10/12/1999	Granted	LASER DIODE CONTROLLER
75141	Eastman Kodak Company	US	5712410	08/811,085	3/3/1997	1/27/1998	Granted	GAS PHASE CRYSTALLIZATION OF DIMETHYL TEREPHTHALATE
75167	Eastman Kodak Company	DE		19817591.4	4/20/1998		Filed	PRINTER
75167	Eastman Kodak Company	US	6031561	09/025,273	2/18/1998	2/29/2000	Granted	A PRINTER SYSTEM
75169	Eastman Kodak Company	US	5965242	08/803,048	2/19/1997	10/12/1999	Granted	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75169	Eastman Kodak Company	US	6071855	09/396,243	9/15/1999	6/6/2000	Granted	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75174	Eastman Kodak Company	US	5984539	08/965,560	11/6/1997	11/16/1999	Granted	METHOD AND APPARATUS OF APPLYING A SOLUTION OF A PREDETERMINED VISCOSITY TO PHOTOSENSITIVE MATERIAL TO FORM A PROTECTIVE COATING THEREON
75182	Eastman Kodak Company	US	5725910	08/795,987	2/5/1997	3/10/1998	Granted	EDGE REMOVAL APPARATUS FOR CURTAIN COATING
75183	Eastman Kodak Company	US	5763013	08/795,097	2/5/1997	6/9/1998	Granted	EDGE REMOVAL APPARATUS INCLUDING AIR-FLOW BLOCKINGMEANS FOR CURTAIN COATING
75184	Eastman Kodak Company	US	5919850	08/815,525	3/12/1997	7/6/1999	Granted	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS

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75197	Eastman Kodak Company	US	5849472	08/816,650	3/13/1997	12/15/1998	Granted	IMAGING ELEMENT COMPRISING AN IMPROVED ELECTRICALLY-CONDUCTIVE LAYER
75247	Eastman Kodak Company	US	5929190	09/022,082	2/11/1998	7/27/1999	Granted	(2-CYANOACETAMIDO) REACTIVE POLYURETHANES
75274	Eastman Kodak Company	US	5730929	08/812,810	3/6/1997	3/24/1998	Granted	LOW PRESSURE INJECTION MOLDING OF FINE PARTICULATE CERAMICS AND ITS COMPOSITES AT ROOM TEMPERATURE
75289	Eastman Kodak Company	US	5874191	08/873,648	6/12/1997	2/23/1999	Granted	AUXILIARY LAYERS FOR IMAGING ELEMENTS APPLIED FROM AQUEOUS COATING COMPOSITIONS CONTAINING FLUORO-POLYMER LATEX
75290	Eastman Kodak Company	US	5866285	08/873,609	6/12/1997	2/2/1999	Granted	AUXILIARY LAYER FOR IMAGING ELEMENTS CONTAINING SOLVENT-SOLUBLE FLUOROPOLYMER
75297	Eastman Kodak Company	US	5861977	08/806,303	2/26/1997	1/19/1999	Granted	DUAL FORMAT DUAL RESOLUTION SCANNER WITH OFF-AXIS BEAMS
75338	Eastman Kodak Company	US	6191872	08/979,890	11/26/1997	2/20/2001	Granted	ILLUMINATOR WITH LIGHT SOURCE ARRAYS
75373	Eastman Kodak Company	US	6072515	08/840,092	4/11/1997	6/6/2000	Granted	IMAGE MARKING DEVICE ADAPTED TO REDUCE AN EXTERIOR ENVELOPE THEREOF
75380	Eastman Kodak Company	US	5723393	08/812,809	3/6/1997	3/3/1998	Granted	ZIRCONIA CERAMIC ARTICLE
75381	Eastman Kodak Company	US	5726110	08/812,813	3/6/1997	3/10/1998	Granted	ZIRCONIA-ALUMINA CERAMIC ARTICLE
75395	Eastman Kodak Company	US	5705322	08/723,176	9/30/1996	1/6/1998	Granted	METHOD OF PROVIDING AN IMAGE USING A NEGATIVE WORKING INFRARED SENSITIVE PHOTSENSITIVE ELEMENT
75443	Eastman Kodak Company	US	5800973	08/847,634	4/28/1997	9/1/1998	Granted	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING HARD FILLER PARTICLES AND CROSSLINKED, ELASTOMERIC MATTE BEADS
75445	Eastman Kodak Company	US	6089692	08/907,610	8/8/1997	7/18/2000	Granted	INK JET PRINTING WITH GRAY SCALE
75472	Eastman Kodak Company	US	6091479	08/857,110	5/15/1997	7/18/2000	Granted	SYSTEM FOR ALIGNING LENTICULAR IMAGES USING LINE SETS WITH DIFFERENT LINE COLORS
75519	Eastman Kodak Company	US	5893666	08/992,060	12/17/1997	4/13/1999	Granted	COOLING AND REUSING THE HEAT TO PREHEAT THE FUSING WEB IN A BELT FUSER
75520	Eastman Kodak Company	US	5890032	08/992,057	12/17/1997	3/30/1999	Granted	BELT FUSING ACCESSORY WITH SELECTABLE FUSED IMAGE GLOSS
75522	Eastman Kodak Company	JP	4086389	10-352558	12/11/1998	2/29/2008	Granted	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75522	Eastman Kodak Company	US	5895153	08/992,056	12/17/1997	4/20/1999	Granted	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75524	Eastman Kodak Company	US	6026274	08/992,059	12/17/1997	2/15/2000	Granted	A COLLAPSIBLE READILY REPLACEABLE BELT FUSER ASSEMBLY
75525	Eastman Kodak Company	US	5897249	08/992,643	12/17/1997	4/27/1999	Granted	BELT FUSER APPARATUS FOR PREVENTING LINE ART TYPE MARKING PARTICLE OFFSET
75560	Eastman Kodak Company	US	5920742	08/995,959	12/22/1997	7/6/1999	Granted	NOZZLE ASSEMBLY AND A PROCESSING TANK AND METHOD FOR PROCESSING PHOTSENSITIVE MATERIAL USING SAID NOZZLE ASSEMBLY
75567	Eastman Kodak Company	US	6036808	08/904,108	7/31/1997	3/14/2000	Granted	LOW HEAT TRANSFER MATERIAL
75587	Eastman Kodak Company	US	5993750	08/835,979	4/11/1997	11/30/1999	Granted	INTEGRATED CERAMIC MICRO-CHEMICAL PLANT
75602	Eastman Kodak Company	US	5966369	08/839,003	4/23/1997	10/12/1999	Granted	REDUCING CORRUGATIONS IN OPTICAL RECORDING DISCS
75635	Eastman Kodak Company	US	5963536	08/962,940	10/28/1997	10/5/1999	Granted	COPY COUNT PROTECTION STRUCTURE FOR OPTICAL RECORDING MEDIUM AND METHOD FOR SAME
75695	Eastman Kodak Company	US	5962210	09/005,861	1/12/1998	10/5/1999	Granted	COLOR PAPER WITH IMPROVED WET ABRASION SENSITIVITY
75740	Eastman Kodak Company	US	6001516	08/873,959	6/12/1997	12/14/1999	Granted	COPY RESTRICTIVE COLOR-NEGATIVE PHOTOGRAPHIC PRINT MEDIA
75760	Eastman Kodak Company	US	5786298	08/848,115	4/28/1997	7/28/1998	Granted	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING CROSSLINKED ELASTOMERIC MATTE BEADS
75772	Eastman Kodak Company	US	5853470	08/847,858	4/28/1997	12/29/1998	Granted	PIGMENTED INK JET INKS CONTAINING ALDEHYDES
75796	Eastman Kodak Company	US	5976776	08/980,728	12/1/1997	11/2/1999	Granted	ANTISTATIC COMPOSITIONS FOR IMAGING ELEMENTS
75801	Eastman Kodak Company	US	5804360	08/854,572	5/12/1997	9/8/1998	Granted	IMAGING ELEMENT AND AQUEOUS COATING COMPOSITIONS CONTAINING POLYURETHANE/VINYL POLYMER DISPERSIONS
75844	Eastman Kodak Company	FR	DE97004097	DE97004097	7/10/1997	11/28/1997	Granted	CAMERA WITH WATER-RESISTANT HOUSING
75918	Eastman Kodak Company	US	5811221	08/865,795	5/30/1997	9/22/1998	Granted	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
75940	Eastman Kodak Company	US	6485897	09/862,923	5/22/2001	11/26/2002	Granted	SPECTRAL SENSITIZED SILVER HALIDE ELEMENT FOR ELECTRONIC FILMWRITER DEVICE
75957	Eastman Kodak Company	US	6094210	08/865,792	5/30/1997	7/25/2000	Granted	METHOD AND APPARATUS FOR FOCUSING
75974	Eastman Kodak Company	US	6128131	08/970,131	11/13/1997	10/3/2000	Granted	SCALEABLE TILED FLAT-PANEL PROJECTION COLOR DISPLAY
75983	Eastman Kodak Company	US	5902711	08/881,952	6/25/1997	5/11/1999	Granted	METHOD TO MEDIA MILL PARTICLES USING CROSSLINKED POLYMER MEDIA AND ORGANIC SOLVENT
75993	Eastman Kodak Company	US	5933228	08/866,880	5/30/1997	8/3/1999	Granted	INTEGRAL IMAGING LENS SHEETS
76032	Eastman Kodak Company	US	5828495	08/904,089	7/31/1997	10/27/1998	Granted	LENTICULAR IMAGE DISPLAYS WITH

76043	Eastman Kodak Company	US	5964133	08/883,058	6/26/1997	10/12/1999	Granted	EXTENDED DEPTH METHOD OF PRECISION FINISHING A VACUUM IMAGING DRUM
76086	Eastman Kodak Company	US	6106089	08/958,274	10/27/1997	8/22/2000	Granted	MAGNETIC SENSOR FOR INK DETECTION
76087	Eastman Kodak Company	US	6091433	08/872,909	6/11/1997	7/18/2000	Granted	CONTACT MICROFLUIDIC PRINTING APPARATUS
76105	Eastman Kodak Company	US	5961932	08/879,345	6/20/1997	10/5/1999	Granted	REACTION CHAMBER FOR AN INTEGRATED MICRO-CERAMIC CHEMICAL PLANT

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76131	Eastman Kodak Company	US	5771810	08/882,620	6/25/1997	6/30/1998	Granted	CONTINUOUS TONE MICROFLUIDIC DISPLAY AND PRINTING
76135	Eastman Kodak Company	US	6065825	08/969,299	11/13/1997	5/23/2000	Granted	A PRINTER HAVING MECHANICALLY-ASSISTED INK DROPLET SEPARATION AND METHOD OF USING SAME
76146	Eastman Kodak Company	US	5994051	09/118,536	7/17/1998	11/30/1999	Granted	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76150	Eastman Kodak Company	US	5835832	08/883,459	6/26/1997	11/10/1998	Granted	OPTIMAL TONER CHARGE FOR USE WITH A COMPLIANT TRANSFER INTERMEDIATE
76153	Eastman Kodak Company	US	6177953	08/882,903	6/26/1997	1/23/2001	Granted	INTEGRAL IMAGES WITH TRANSITIONS
76162	Eastman Kodak Company	US	6106172	09/028,609	1/18/2000	8/22/2000	Granted	METHOD AND PRINTER UTILIZING A SINGLE MICROPROCESSOR TO MODULATE A PRINTHEAD AND IMPLEMENT PRINTING FUNCTIONS
76182	Eastman Kodak Company	US	6260509	09/198,974	11/24/1998	7/17/2001	Granted	TEXTURED PHOTOGRAPHIC PRINTS RESISTANT TO HANDLING HAZZARDS
76183	Eastman Kodak Company	US	5956543	09/197,301	11/20/1998	9/21/1999	Granted	FUSING APPARATUS PROVIDING TUNING OF IMAGE GLOSS TO MATCH GLOSS OF RECEIVER MEMBER
76188	Eastman Kodak Company	US	6016157	08/909,985	8/12/1997	1/18/2000	Granted	PRINTER USING MULTIPLE LIGHT SOURCES AND MONOCHROME LCD
76196	Eastman Kodak Company	US	6009301	08/905,793	7/28/1997	12/28/1999	Granted	CONDUCTIVE CLEANING BRUSH AND METHOD OF CLEANING
76197	Eastman Kodak Company	US	5937254	08/901,513	7/28/1997	8/10/1999	Granted	METHOD AND APPARATUS FOR CLEANING REMNANT TONER AND CARRIER PARTICLES
76210	Eastman Kodak Company	DE	69804058.9	98202161.0	6/27/1998	3/6/2002	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	GB	0890449	98202161.0	6/27/1998	3/6/2002	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	US	5847738	08/893,800	7/11/1997	12/8/1998	Granted	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76239	Eastman Kodak Company	US	6054260	09/118,714	7/17/1998	4/25/2000	Granted	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76247	Eastman Kodak Company	US	6011857	08/908,682	8/7/1997	1/4/2000	Granted	DETECTING COPY RESTRICTIVE DOCUMENTS
76254	Eastman Kodak Company	US	5955250	08/991,288	12/16/1997	9/21/1999	Granted	ELECTRICALLY-CONDUCTIVE OVERCOAT LAYER FOR PHOTOGRAPHIC ELEMENTS
76255	Eastman Kodak Company	US	5888712	08/991,493	12/16/1997	3/30/1999	Granted	ELECTRICALLY-CONDUCTIVE OVERCOAT FOR PHOTOGRAPHIC ELEMENTS
76264	Eastman Kodak Company	US	6036927	08/898,097	7/22/1997	3/14/2000	Granted	MICRO-CERAMIC CHEMICAL PLANT HAVING CATALYTIC REACTION CHAMBER
76288	Eastman Kodak Company	US	5975672	08/899,616	7/24/1997	11/2/1999	Granted	INK JET PRINTING APPARATUS AND METHOD ACCOMMODATING PRINTING MODE CONTROL
76335	Eastman Kodak Company	US	6064505	09/192,971	11/16/1998	5/16/2000	Granted	A METHOD AND APPARATUS FOR MOVABLY SUPPORTING A REFLECTING MEMBER OF A FOCUSING APPARATUS
76336	Eastman Kodak Company	US	6064528	09/197,302	11/20/1998	5/16/2000	Granted	MULTIPLE LASER ARAY SOURCES COMBINED FOR USE IN A LASER PRINTER
76345	Eastman Kodak Company	US	6023059	09/006,708	1/14/1998	2/8/2000	Granted	A DUAL FORMAT PRE-OBJECTIVE SCANNER
76348	Eastman Kodak Company	US	6014162	08/914,078	8/18/1997	1/11/2000	Granted	VACUUM IMAGING DRUM WITH MEDIA CONTOURS
76358	Eastman Kodak Company	US	6114078	08/998,358	12/24/1997	9/5/2000	Granted	IMAGING ELEMENT WITH BIAXIALLY ORIENTED FACE SIDE WITH NON GLOSSY SURFACE
76376	Eastman Kodak Company	US	6498615	08/918,474	8/26/1997	12/24/2002	Granted	INK PRINTING WITH VARIABLE DROP VOLUME SEPARATION
76382	Eastman Kodak Company	US	5955239	08/998,160	12/24/1997	9/21/1999	Granted	STRIPPABLE BIAXIALLY ORIENTED BASE FOR IMAGING ELEMENT
76419	Eastman Kodak Company	US	6486901	08/919,559	8/29/1997	11/26/2002	Granted	MICROFLUIDIC PRINTING WITH GEL-FORMING INKS
76422	Eastman Kodak Company	US	6037960	09/052,185	3/31/1998	3/14/2000	Granted	DIRECT WRITE PLATES ON A THERMAL DYE TRANSFER APPARATUS
76428	Eastman Kodak Company	US	5974922	09/064,403	4/22/1998	11/2/1999	Granted	HIGH RAKE KNIVES FOR COLOR PAPER SLITTING
76435	Eastman Kodak Company	US	5996893	08/959,041	10/28/1997	12/7/1999	Granted	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76436	Eastman Kodak Company	US	6094279	08/959,036	10/28/1997	7/25/2000	Granted	SYSTEM AND PROCESS FOR NON- PERCEPTIBLY INTEGRATING SOUND DATA INTO A PRINTED IMAGE
76451	Eastman Kodak Company	US	5940926	08/914,711	8/19/1997	8/24/1999	Granted	MULTIPLE PORT EVACUATION APPARATUS HAVING INDEPENDENT VACUUM LEVEL CONTROL
76454	Eastman Kodak Company	US	6056431	08/924,687	9/5/1997	5/2/2000	Granted	MODIFIED PASSIVE LIQUEFIER BATCH TRANSITION PROCESS
76497	Eastman Kodak Company	US	5966559	08/935,425	9/23/1997	10/12/1999	Granted	METHOD AND APPARATUS FOR SENSING AND ACCOMMODATING DIFFERENT THICKNESS PAPER STOCKS IN AN
76511	Eastman Kodak Company	US	6069205	08/943,925	10/3/1997	5/30/2000	Granted	ELECTROSTATOGRAPHIC MACHINE
76532	Eastman Kodak Company	US	5976630	08/939,617	9/29/1997	11/2/1999	Granted	NOVEL BLOCK COPOLYMERS
76553	Eastman Kodak Company	DE	60119207.9	01201152.4	3/28/2001	5/3/2006	Granted	METHOD AND APPARATUS FOR CURTAIN COATING
								CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION

76553	Eastman Kodak Company	JP	4128673	10-294259	10/15/1998	5/23/2008	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6079821	08/954,317	10/17/1997	6/27/2000	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6254225	09/544,688	4/7/2000	7/3/2001	Granted	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76554	Eastman Kodak Company	JP	4130715	10-324349	10/9/1998	5/30/2008	Granted	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	US	6012805	08/953,525	10/17/1997	1/11/2000	Granted	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION

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76555	Eastman Kodak Company	US	5963235	08/954,681	10/17/1997	10/5/1999	Granted	CONTINUOUS INK JET PRINTER WITH MICROMECHANICAL ACTUATOR DROP DEFLECTION
76556	Eastman Kodak Company	US	5824461	08/932,014	9/17/1997	10/20/1998	Granted	FLUOROPOLYETHER CONTAINING AQUEOUS COATING COMPOSITIONS FOR AN IMAGING ELEMENT
76558	Eastman Kodak Company	US	6509917	08/953,610	10/17/1997	1/21/2003	Granted	CONTINUOUS INK JET PRINTER WITH BINARY ELECTROSTATIC DEFLECTION
76561	Eastman Kodak Company	US	6140029	09/410,254	9/30/1999	10/31/2000	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING ELEMENTAL SILVER AND NITROGEN HETEROCYCLE IN A NON-LIGHT SENSITIVE LAYER
76566	Eastman Kodak Company	US	6094206	08/936,075	9/23/1997	7/25/2000	Granted	TRANSFERRING OF COLOR SEGMENTS
76571	Eastman Kodak Company	US	6247650	09/217,036	12/21/1998	6/19/2001	Granted	INTEGRAL IMAGE ELEMENT WITH DISPLAY CONTROL PARAMETERS
76573	Eastman Kodak Company	US	6102513	08/928,003	9/11/1997	8/15/2000	Granted	INK JET PRINTING APPARATUS AND MEHTOD USING TIMING CONTROL OF ELECTRONIC WAVEFORMS FOR VARIABLE GRAY SCALE PRINTING WITHOUT ARTIFACTS
76582	Eastman Kodak Company	US	5925178	09/126,866	7/31/1998	7/20/1999	Granted	PIGMENTED INKJET INKS CONTAINING ALUMINUM STABILIZED COLLOIDAL SILICA
76608	Eastman Kodak Company	US	5981126	08/940,860	9/29/1997	11/9/1999	Granted	CLAY CONTAINING ELECTRICALLY-CONDUCTIVE LAYER FOR IMAGING ELEMENTS
76621	Eastman Kodak Company	US	6051628	09/145,728	9/2/1998	4/18/2000	Granted	WATER-RESISTANT INK JET INK
76649	Eastman Kodak Company	US	6097416	08/966,513	11/10/1997	8/1/2000	Granted	METHOD FOR REDUCING DONOR UTILIZATION FOR RADIATION-INDUCED COLORANT TRANSFER
76672	Eastman Kodak Company	US	6109746	09/084,665	5/26/1998	8/29/2000	Granted	DELIVERING MIXED INKS TO AN INTERMEDIATE TRANSFER ROLLER.
76699	Eastman Kodak Company	US	5995132	08/961,057	10/30/1997	11/30/1999	Granted	METHOD FOR PRINTING INTERDIGITATED IMAGES
76710	Eastman Kodak Company	US	5876910	08/954,373	10/20/1997	3/2/1999	Granted	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76710	Eastman Kodak Company	US	6060541	09/136,217	8/19/1998	5/9/2000	Granted	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76724	Eastman Kodak Company	US	6163406	09/195,946	11/19/1998	12/19/2000	Granted	LENTICULAR IMAGE BEARING MEMBER WITH VARIABLE LINE SPACING TO IMPROVE IMAGE QUALITY
76771	Eastman Kodak Company	US	5945270	08/965,507	11/6/1997	8/31/1999	Granted	PHOTOGRAPHIC ELEMENT CONTAINING WATER SOLUBLE BIS AU(I) COMPLEXES
76782	Eastman Kodak Company	US	5965092	08/951,181	10/15/1997	10/12/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE MICRO-FILTERS
76783	Eastman Kodak Company	US	5976472	08/951,180	10/15/1997	11/2/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE CATALYTIC REACTION CHAMBERS
76784	Eastman Kodak Company	US	5961930	08/951,179	10/15/1997	10/5/1999	Granted	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE REACTION CHAMBERS AND MICRO-FILTERS
76788	Eastman Kodak Company	US	6164757	08/961,058	10/30/1997	12/26/2000	Granted	APPARATUS FOR PRINTING PROOF IMAGE AND PRODUCING LITHOGRAPHIC PLATE
76803	Eastman Kodak Company	JP	1063527	98/0009461	4/2/1998	2/18/2000	Granted	CAMERA
76804	Eastman Kodak Company	JP	1063527	98/0009459	4/2/1998	2/18/2000	Granted	FLASH CAMERA
76806	Eastman Kodak Company	US	5930857	09/018,766	2/5/1998	8/3/1999	Granted	APPARATUS FOR CLEANING A SURFACE OF A MOVING WEB
76807	Eastman Kodak Company	US	5966154	08/954,316	10/17/1997	10/12/1999	Granted	GRAPHIC ARTS PRINTING PLATE PRODUCTION BY A CONTINUOUS JET DROP PRINTING WITH ASYMMETRIC HEATING
76863	Eastman Kodak Company	US	6046822	09/004,791	1/9/1998	4/4/2000	Granted	INK JET PRINTING APPARATUS AND METHOD FOR IMPROVED ACCURACY OF INK DROPLET PLACEMENT
76864	Eastman Kodak Company	US	6636332	09/019,506	2/5/1998	10/21/2003	Granted	SYSTEM FOR REPRODUCING IMAGES AND METHOD THEREOF
76870	Eastman Kodak Company	US	6103351	09/050,722	3/30/1998	8/15/2000	Granted	TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	GB	2332518	9826340.3	12/2/1998	12/5/2001	Granted	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	US	6113857	08/987,559	12/9/1997	9/5/2000	Granted	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76930	Eastman Kodak Company	US	6167152	09/005,082	1/9/1998	12/26/2000	Granted	A METHOD AND COMPUTER PROGRAM PRODUCT FOR REMOVING MICRODOTS FROM PHOTOGRAPHIC IMAGES
76932	Eastman Kodak Company	US	6037955	08/970,551	11/14/1997	3/14/2000	Granted	MICROFLUIDIC IMAGE DISPLAY
76938	Eastman Kodak Company	US	6079806	08/972,114	11/17/1997	6/27/2000	Granted	APPARATUS FOR PRODUCING HALFTONE IMAGES SUITABLE FOR LITHOGRAPHIC PRINTING PLATE
76975	Eastman Kodak Company	US	5949466	09/071,084	5/1/1998	9/7/1999	Granted	EXPOSING IMAGESETTER RECORDING FILM TO A DYE COLLECTION SHEET ON A THERMAL DYE TRANSFER APPARATUS
76978	Eastman Kodak Company	US	5927206	08/995,311	12/22/1997	7/27/1999	Granted	FERROELECTRIC IMAGING MEMBER AND METHODS OF USE
77018	Eastman Kodak Company	US	5926679	08/986,762	12/8/1997	7/20/1999	Granted	METHOD AND APPARATUS FOR FORMING AN IMAGE FOR TRANSFER TO A RECEIVER SHEET

77020	Eastman Kodak Company	US	5970873	09/067,247	4/27/1998	10/26/1999	Granted	USING A CLEAR TONER AND SINTERING OF A PIGMENTED TONER LAYER
77031	Eastman Kodak Company	US	6084626	09/069,344	4/29/1998	7/4/2000	Granted	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FORMATION OF INSOLUBLE CROSSLINED POLYMERIC SOL-GEL MATRIX
77053	Eastman Kodak Company	US	6007887	08/991,028	12/15/1997	12/28/1999	Granted	GRATING MODULATOR ARRAY
77061	Eastman Kodak Company	US	6066425	09/222,639	12/30/1998	5/23/2000	Granted	IMPROVED PERFORMANCE RECORDING MEDIA FOR RECORDABLE ELEMENT USING SILVER REFLECTOR
77064	Eastman Kodak Company	US	6277476	09/127,000	7/31/1998	8/21/2001	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING PRIMER LAYER
77065	Eastman Kodak Company	DE	69912214.7	99202692.2	8/19/1999	10/22/2003	Granted	MATCHED INK/RECEIVER SET CONTAINING COLLOIDAL INORGANIC PARTICLES
77065	Eastman Kodak Company	GB	0984046	99202692.2	8/19/1999	10/22/2003	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
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77065	Eastman Kodak Company	US	6147139	09/144,031	8/31/1998	11/14/2000	Granted	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77078	Eastman Kodak Company	US	6106622	08/991,699	12/16/1997	8/22/2000	Granted	FORMING OPTICAL STUCTURES ON RECEIVERS
77089	Eastman Kodak Company	US	6061078	08/996,782	12/23/1997	5/9/2000	Granted	NON-IMPACT PRINTER APPARATUS AND METHOD OF PRINTING WITH IMPROVED CONTROL OF EMITTER PULSEWIDTH MODULATION DURATION
77090	Eastman Kodak Company	US	6171752	09/208,144	12/9/1998	1/9/2001	Granted	PHOTOGRAPHIC SILVER HALIDE MATERIAL
77101	Eastman Kodak Company	US	5949967	08/989,557	12/12/1997	9/7/1999	Granted	TRANSFORMING INPUT COLOR VALUES TO DEVICE CONTROL SIGNALS
77102	Eastman Kodak Company	US	6278791	09/074,282	1/16/2001	8/21/2001	Granted	LOSSLESS RECOVERY OF AN ORIGINAL IMAGE CONTAINING EMBEDDED DATA
77134	Eastman Kodak Company	US	6131514	09/218,697	12/22/1998	10/17/2000	Granted	METHOD OF MAKING A PRINTING PLATE WITH AN INK JET FLUID MATERIAL
77142	Eastman Kodak Company	DE	69906165.2	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	FR	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	GB	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	JP	4318334	11-12205	1/20/1999	6/5/2009	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	NL	0931596	99200049.7	1/11/1999	3/26/2003	Granted	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	US	5885660	09/010,671	1/22/1998	3/23/1999	Granted	COATING SURFACES WITH A FREE FALLING COATING COMPOSITION, USING A BASIN WITH A WALL DIVIDING THE BASIN INTO TWO CHANNELS
77161	Eastman Kodak Company	US	5995654	09/086,044	6/17/1999	11/30/1999	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77163	Eastman Kodak Company	US	6171658	09/408,221	9/29/1999	1/9/2001	Granted	COATING METHOD USING ELECTROSTATIC ASSIST
77164	Eastman Kodak Company	US	6241351	09/010,020	1/21/1998	6/5/2001	Granted	PORTABLE RECHARGEABLE BATTERY POWERED PRINTER FOR USE WITH A COMPUTER
77167	Eastman Kodak Company	US	5922512	09/119,576	7/20/1998	7/13/1999	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE POLYMER AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	DE	69908269.2	99203038.7	9/17/1999	5/28/2003	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	GB	0990516	99203038.7	9/17/1999	5/28/2003	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	US	6190830	09/309,999	5/11/1999	2/20/2001	Granted	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE CROSSLINKED VINYL POLYMER WITH ORGANOONIUM GROUP AND METHODS OF IMAGING AND PRINTING
77173	Eastman Kodak Company	US	6185042	09/103,154	6/22/1998	2/6/2001	Granted	PROCESS FOR INCREASING THE CLARITY AND LEGIBILITY OF GRAPHICS, TEXT, AND CONTINUOUS TONE COMPOSITES IN LENTICULAR IMAGES
77182	Eastman Kodak Company	US	6126270	09/017,827	2/3/1998	10/3/2000	Granted	IMAGE FORMING SYSTEM AND METHOD
77183	Eastman Kodak Company	US	6211897	09/186,535	11/5/1998	4/3/2001	Granted	A PRINTING SYSTEM AND METHOD FOR IMPROVING PRINT QUALITY OF LASER THERMAL PRINTERS
77187	Eastman Kodak Company	US	6031559	09/000,894	12/30/1997	2/29/2000	Granted	HYBRID IMAGING METHOD AND APPARATUS TO REDUCE CONTOURING AND DENSITY REVERSAL
77194	Eastman Kodak Company	US	6020398	09/083,869	5/22/1998	2/1/2000	Granted	PIGMENTED INK JET INKS FOR POLY(VINYLAALCOHOL) RECEIVERS
77197	Eastman Kodak Company	US	6161929	09/083,875	5/22/1998	12/19/2000	Granted	INKJET IMAGES ON PVA OVERCOATED WITH HARDENER SOLUTION
77205	Eastman Kodak Company	DE	69921258.8	99202715.1	8/20/1999	10/20/2004	Granted	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	GB	0983867	99202715.1	8/20/1999	10/20/2004	Granted	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	US	6228475	09/145,364	9/1/1998	5/8/2001	Granted	INK JET RECORDING ELEMENT
77206	Eastman Kodak Company	US	6010791	09/032,443	2/27/1998	1/4/2000	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77207	Eastman Kodak Company	US	6007918	09/031,880	2/27/1998	12/28/1999	Granted	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77208	Eastman Kodak Company	US	6207243	09/032,004	8/14/2000	3/27/2001	Granted	FUSER MEMBER WITH MERCAPTO-TREATED AL2O3 FILLER
77212	Eastman Kodak Company	US	6061544	09/197,734	11/20/1998	5/9/2000	Granted	MAXIMIZING IMAGE GLOSS UNIFORMITY BY MINIMIZING THE EFFECT OF TEMPERATURE DROOP IN A FUSER FOR REPRODUCTION APPARATUS
77232	Eastman Kodak Company	US	5946023	09/078,119	5/13/1998	8/31/1999	Granted	MOUNT FOR BEAM SHAPING OPTICS IN A LASER SCANNER
77264	Eastman Kodak Company	US	6650771	09/447,118	11/22/1999	11/18/2003	Granted	COLOR MANAGEMENT SYSTEM INCORPORATING PARAMETER CONTROL

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77275	Eastman Kodak Company	US	5985526	09/100,215	6/19/1998	11/16/1999	Granted	CHANNELS IMAGING PROCESS BASED ON CHANGE OF OPTICAL COVERING POWER
77290	Eastman Kodak Company	US	6122006	09/018,082	2/3/1998	9/19/2000	Granted	A METHOD FOR PREVIEWING A SCENE BEFORE ACTUAL CAPTURE BY A MOTION-PICTURE CAMERA
77292	Eastman Kodak Company	US	6214623	09/176,498	10/21/1998	4/10/2001	Granted	TIME-TEMPERATURE INDICATOR DEVICES
77315	Eastman Kodak Company	US	6295737	09/761,018	1/15/2001	10/2/2001	Granted	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77315	Eastman Kodak Company	US	6578276	09/782,491	2/13/2001	6/17/2003	Granted	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77335	Eastman Kodak Company	US	6169561	09/069,673	4/29/1998	1/2/2001	Granted	AN IMAGE FORMING APPARATUS AND RECEIVER TRAY CAPABLE OF AUTOMATICALLY ACCOMMODATING RECEIVER SHEETS OF VARIOUS SIZES AND METHOD OF ASSEMBLING
77346	Eastman Kodak Company	US	6276774	09/083,679	5/22/1998	8/21/2001	Granted	AN IMAGING APPARATUS CAPABLE OF INHIBITING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
77353	Eastman Kodak Company	US	6069680	09/128,521	8/3/1998	5/30/2000	Granted	FLYING SPOT LASER PRINTER APPARATUS AND A METHOD OF PRINTING SUITABLE FOR PRINTING LENTICULAR IMAGES

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77356	Eastman Kodak Company	US	6046253	09/151,121	9/10/1998	4/4/2000	Granted	DISPERSANT FOR INK JET INK
77359	Eastman Kodak Company	DE	69942537.9	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	FR	0958921	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	GB	0958921	99201484.5	5/12/1999	6/30/2010	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	US	6176574	09/083,673	8/23/2000	1/23/2001	Granted	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77391	Eastman Kodak Company	US	6171751	09/141,181	1/4/2000	1/9/2001	Granted	IMAGING ELEMENT WITH HINDERED AMINE STABILIZER IN THE BASE
77392	Eastman Kodak Company	US	6033059	09/040,121	3/17/1998	3/7/2000	Granted	A PRINTER APPARATUS ADAPTED TO REDUCE CROSS-TALK BETWEEN INK CHANNELS THEREIN AND METHOD THEREOF
77393	Eastman Kodak Company	US	6180330	09/370,951	8/10/1999	1/30/2001	Granted	TINTING CORRECTION OF IMAGES IN THE PHOTOGRAPHIC IMAGE LAYERS
77396	Eastman Kodak Company	US	6074046	09/036,012	3/6/1998	6/13/2000	Granted	PRINTER APPARATUS CAPABLE OF VARYING DIRECTION OF AN INK DROPLET TO BE EJECTED THEREFROM AND METHOD THEREFOR
77403	Eastman Kodak Company	US	6166759	09/056,494	4/7/1998	12/26/2000	Granted	BENT FIBER SMILE CORRECTOR
77405	Eastman Kodak Company	US	5975680	09/019,064	2/5/1998	11/2/1999	Granted	PRODUCING A NON-EMISSIVE DISPLAY HAVING A PLURALITY OF PIXELS
77436	Eastman Kodak Company	US	6149797	09/179,589	10/27/1998	11/21/2000	Granted	METHOD OF METAL RECOVERY USING ELECTROCHEMICAL CELL
77465	Eastman Kodak Company	US	6048389	09/025,162	2/18/1998	4/11/2000	Granted	INK JET INKS CONTAINING MODIFIERS FOR IMPROVED DROP FORMATION
77476	Eastman Kodak Company	US	6164846	09/047,662	3/25/1998	12/26/2000	Granted	APPARATUS AND METHOD FOR TRANSPORTING A WEB
77483	Eastman Kodak Company	DE	69931210.8	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	FR	0948191	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	GB	0948191	99200867.2	3/19/1999	5/10/2006	Granted	SCANNER ILLUMINATION
77483	Eastman Kodak Company	US	5982957	09/052,473	3/31/1998	11/9/1999	Granted	SCANNER ILLUMINATION
77511	Eastman Kodak Company	US	6165703	09/151,915	9/11/1998	12/26/2000	Granted	DYE LAYERING FOR ENHANCED LIGHT ABSORPTION
77516	Eastman Kodak Company	US	6440308	09/255,924	2/23/1999	8/27/2002	Granted	COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
77519	Eastman Kodak Company	US	6170963	09/050,611	3/30/1998	1/9/2001	Granted	A LIGHT SOURCE
77520	Eastman Kodak Company	US	6220725	09/050,439	3/30/1998	4/24/2001	Granted	AN INTEGRATING CAVITY
77524	Eastman Kodak Company	US	6064410	09/034,066	3/3/1998	5/16/2000	Granted	PRINTING CONTINUOUS TONE IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77528	Eastman Kodak Company	US	5949593	09/039,841	3/16/1998	9/7/1999	Granted	OFF-LOADED STRUT JOINT MIRROR SUPPORT SYSTEM
77534	Eastman Kodak Company	US	6090491	09/031,883	2/27/1998	7/18/2000	Granted	FUSER MEMBER WITH STYRYL-TREATED AL2O3 FILLER AND FUNCTIONALIZED RELEASE FLUIDS
77535	Eastman Kodak Company	US	6096429	09/087,013	5/29/1998	8/1/2000	Granted	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING ZINC OXIDE AND CUPRIC OXIDE
77547	Eastman Kodak Company	US	D413344	29/084,944	3/5/1998	8/31/1999	Granted	CAMCORDER CAMERA
77548	Eastman Kodak Company	US	6049073	09/049,300	3/27/1998	4/11/2000	Granted	STABILIZED LASER
77550	Eastman Kodak Company	US	6114079	09/053,563	12/8/1999	9/5/2000	Granted	ELECTRICALLY CONDUCTIVE LAYER FOR IMAGING ELEMENT CONTAINING COMPOSITE METAL-CONTAINING PARTICLES
77574	Eastman Kodak Company	US	6166105	09/170,680	10/13/1998	12/26/2000	Granted	PROCESS FOR MAKING AN INK JET INK
77575	Eastman Kodak Company	US	6053438	09/170,660	10/13/1998	4/25/2000	Granted	PROCESS FOR MAKING AN INK JET INK
77579	Eastman Kodak Company	US	5994026	09/050,724	3/30/1998	11/30/1999	Granted	FLEXOGRAPHIC PRINTING PLATE WITH MASK LAYER AND METHODS OF IMAGING AND PRINTING
77582	Eastman Kodak Company	US	6233069	09/086,333	5/28/1998	5/15/2001	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER EXPOSURE GAMMA, SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	DE	69937708.0	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	FR	0961486	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	GB	0961486	99201542.0	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	US	6097471	09/086,146	5/28/1998	8/1/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE

									GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	DE	69937705.6	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE	COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	DE	69937707.2	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING	
77584	Eastman Kodak Company	FR	0961482	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE	COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	FR	0961484	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING	
77584	Eastman Kodak Company	GB	0961482	99201535.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE	COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	GB	0961484	99201540.4	5/15/1999	12/12/2007	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING	

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77584	Eastman Kodak Company	US	6097470	09/085,788	5/28/1998	8/1/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING
77586	Eastman Kodak Company	US	6153367	09/178,703	10/26/1998	11/28/2000	Granted	DIGITAL IMAGE PROCESSING
77592	Eastman Kodak Company	US	6117236	09/040,868	3/18/1998	9/12/2000	Granted	BIAXIALLY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77637	Eastman Kodak Company	US	6421082	09/067,627	4/28/1998	7/16/2002	Granted	CURTAIN COATING APPARATUS AND METHOD WITH CONTINUOUS WIDTH ADJUSTMENT
77638	Eastman Kodak Company	US	6082853	09/083,870	5/22/1998	7/4/2000	Granted	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77639	Eastman Kodak Company	US	6052142	09/290,299	4/13/1999	4/18/2000	Granted	PRINTING APPARATUS WITH PROCESSING TANK
77640	Eastman Kodak Company	US	6000871	09/054,960	4/3/1998	12/14/1999	Granted	PRECISION ASSEMBLY TECHNIQUE USING ALIGNMENT FIXTURE AND THE RESULTING ASSEMBLY
77645	Eastman Kodak Company	US	6081285	09/067,730	4/28/1998	6/27/2000	Granted	A PRINTER AND RECEIVER SUPPLY TRAY ADAPTED TO SENSE AMOUNT OF RECEIVER THEREIN AND METHOD THEREOF
77646	Eastman Kodak Company	US	6541100	09/223,859	9/13/2000	4/1/2003	Granted	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES AND CONDUCTING LAYER
77668	Eastman Kodak Company	US	6055057	09/218,868	12/22/1998	4/25/2000	Granted	ARTICLE AND METHOD FOR STORAGE OF DATA
77697	Eastman Kodak Company	US	6177947	09/054,092	4/2/1998	1/23/2001	Granted	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77700	Eastman Kodak Company	US	6092890	09/070,260	10/12/1999	7/25/2000	Granted	COLOR IMAGE FORMATION IN RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77706	Eastman Kodak Company	US	6211896	09/212,651	12/16/1998	4/3/2001	Granted	PRODUCING DURABLE INK IMAGES
77732	Eastman Kodak Company	US	5965339	09/062,068	4/17/1998	10/12/1999	Granted	METHOD FOR PRODUCING LENTICULAR IMAGES
77749	Eastman Kodak Company	US	5923937	09/103,007	6/23/1998	7/13/1999	Granted	PHOTOGRAPHIC ELEMENT HAVING A PROTECTIVE OVERCOAT
77761	Eastman Kodak Company	US	5897247	09/103,272	6/23/1998	4/27/1999	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD USING A TRANSFER MEMBER THAT IS SUPPORTED TO PREVENT DISTORTION
77769	Eastman Kodak Company	US	6164587	09/313,009	5/17/1999	12/26/2000	Granted	METHOD AND APPARATUS FOR APPLYING A CHARGE TO A MEMBER SO THAT A NET CHARGE FLOWING THROUGH A SEMICONDUCTIVE LAYER OF A CHARGE APPLYING MEMBER IS ABOUT ZERO
77770	Eastman Kodak Company	US	6428134	09/097,037	11/9/2000	8/6/2002	Granted	DRIVE DEVICE FOR ROTATING HOLLOW ELEMENTS
77774	Eastman Kodak Company	DE	69923811.0	99420130.9	6/9/1999	2/23/2005	Granted	PRINTER AND METHOD ADAPTED TO REDUCE VARIABILITY IN EJECTED INK DROPLET VOLUME
77774	Eastman Kodak Company	FR	0963842	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	GB	0963842	99420130.9	6/9/1999	2/23/2005	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	US	6435665	09/907,976	7/18/2001	8/20/2002	Granted	DEVICE FOR CONTROLLING FLUID MOVEMENT
77776	Eastman Kodak Company	US	6219140	09/212,991	12/16/1998	4/17/2001	Granted	APPARATUS FOR COMPENSATION FOR SPECTRAL FLUCTUATION OF A LIGHT SOURCE AND A SCANNER INCORPORATING SAID APPARATUS
77786	Eastman Kodak Company	DE	69919093.2	99202691.4	8/19/1999	8/4/2004	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	GB	0983866	99202691.4	8/19/1999	8/4/2004	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	US	6140390	09/144,389	8/31/1998	10/31/2000	Granted	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77787	Eastman Kodak Company	US	6052212	09/211,237	12/14/1998	4/18/2000	Granted	METHOD AND APPARATUS FOR CORRECTING COMA IN A HIGH RESOLUTION SCANNER
77788	Eastman Kodak Company	US	6104000	09/197,737	11/20/1998	8/15/2000	Granted	DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
77790	Eastman Kodak Company	US	6045965	09/196,545	11/20/1998	4/4/2000	Granted	PHOTOGRAPHIC MEMBER WITH PEELABLE AND REPOSITIONING ADHESIVE LAYER
77797	Eastman Kodak Company	US	6249384	09/342,391	6/29/1999	6/19/2001	Granted	DETECTION AND CORRECTION OF SKEW BETWEEN A WRITING LASER BEAM AND LENTICULES IN LENTICULAR MATERIAL
77811	Eastman Kodak Company	US	6542179	09/163,619	9/30/1998	4/1/2003	Granted	LIGHT INTEGRATING SYSTEM WITH REDUCED DYNAMIC SHADING
77812	Eastman Kodak Company	US	6440540	10/074,982	2/13/2002	8/27/2002	Granted	ELECTROPHOTOGRAPHIC TONER RECEIVING MATERIAL
77814	Eastman Kodak Company	DE	69913290.8	99203279.7	10/7/1999	12/3/2003	Granted	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	US	6089704	09/175,132	10/19/1998	7/18/2000	Granted	OVERCOAT FOR INK JET RECORDING ELEMENT
77823	Eastman Kodak Company	US	6033138	09/080,841	5/18/1998	3/7/2000	Granted	MAGNETICALLY HELD MOTOR STOP
77831	Eastman Kodak Company	US	5995193	09/071,483	5/1/1998	11/30/1999	Granted	SELF-CONTAINED DEVICE FOR RECORDING

77838	Eastman Kodak Company	US	6328399	09/081,984	3/30/2000	12/11/2001	Granted	DATA ENCODED EITHER IN VISIBLE OR INVISIBLE FORM PRINTER AND PRINT HEAD CAPABLE OF PRINTING IN A PLURALITY OF DYNAMIC RANGES OF INK DROPLET VOLUMES AND METHOD OF ASSEMBLING SAME
77847	Eastman Kodak Company	JP	4187354	11-174229	6/21/1999	9/19/2008	Granted	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77847	Eastman Kodak Company	US	6034774	09/105,742	6/26/1998	3/7/2000	Granted	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77848	Eastman Kodak Company	US	6614534	09/460,280	12/14/1999	9/2/2003	Granted	METHOD AND APPARATUS FOR COMBINED MEASUREMENT OF SURFACE NON-UNIFORMITY, INDEX OF REFRACTION VARIATION AND THICKNESS VARIATION
77849	Eastman Kodak Company	DE	60111983.5	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	FR	1136799	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	GB	1136799	01200717.5	2/26/2001	7/20/2005	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA

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77849	Eastman Kodak Company	US	6522410	09/521,089	3/7/2000	2/18/2003	Granted	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77852	Eastman Kodak Company	GB	2339297	9913755.6	6/15/1999	11/27/2002	Granted	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77852	Eastman Kodak Company	US	5972838	09/103,890	6/24/1998	10/26/1999	Granted	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77856	Eastman Kodak Company	US	6177939	09/168,812	8/7/2000	1/23/2001	Granted	A METHOD OF SAVING SECTIONS OF A DOCUMENT TO RANDOM ACCESS MEMORY
77870	Eastman Kodak Company	US	5996497	09/096,633	6/12/1998	12/7/1999	Granted	METHOD OF MAKING A DURABLE HYDROPHILIC LAYER
77878	Eastman Kodak Company	DE	69919274.9	99202077.6	6/28/1999	8/11/2004	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77878	Eastman Kodak Company	US	6187520	09/335,589	6/18/1999	2/13/2001	Granted	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77892	Eastman Kodak Company	US	6207037	09/351,824	7/12/1999	3/27/2001	Granted	RECOVERY OF METAL FROM SOLUTION
77906	Eastman Kodak Company	US	6001549	09/085,738	5/27/1998	12/14/1999	Granted	ELECTRICALLY CONDUCTIVE LAYER COMPRISING MICROGEL PARTICLES
77923	Eastman Kodak Company	US	6043193	09/102,784	6/23/1998	3/28/2000	Granted	THERMAL RECORDING ELEMENT
77939	Eastman Kodak Company	US	6014272	09/083,460	5/22/1998	1/11/2000	Granted	A RETROREFLECTIVE LENS
77961	Eastman Kodak Company	US	6260387	09/087,073	5/29/1998	7/17/2001	Granted	METHOD FOR FABRICATING GLASS PREFORMS FOR MOLDING OPTICAL SURFACES IN GLASS ELEMENTS
77974	Eastman Kodak Company	US	6086985	09/174,946	10/19/1998	7/11/2000	Granted	INK JET RECORDING ELEMENT
77981	Eastman Kodak Company	US	5952165	09/090,827	6/4/1998	9/14/1999	Granted	TOPCOAT FOR MOTION PICTURE FILM
77989	Eastman Kodak Company	US	6101006	09/134,619	8/14/1998	8/8/2000	Granted	METHOD AND APPARATUS FOR CONTROLLING IMAGE SCANNING AND DATA TRANSFER IN A PHOTOGRAPHIC FILM SCANNER
78016	Eastman Kodak Company	US	6262519	09/100,565	7/31/2000	7/17/2001	Granted	METHOD OF CONTROLLING FLUID FLOW IN A MICROFLUIDIC PROCESS
78018	Eastman Kodak Company	US	6158838	09/210,267	12/10/1998	12/12/2000	Granted	METHOD AND APPARATUS FOR CLEANING AND CAPPING A PRINT HEAD IN AN INK JET PRINTER
78021	Eastman Kodak Company	US	5946141	09/105,301	6/26/1998	8/31/1999	Granted	APOCHROMATIC LENS SYSTEM FOR RELAYING LASER BEAM WAISTS
78028	Eastman Kodak Company	US	5948585	09/116,802	7/16/1998	9/7/1999	Granted	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78037	Eastman Kodak Company	US	6296983	09/197,361	11/20/1998	10/2/2001	Granted	IMAGING ELEMENT WITH IMPROVED TWIST WARP
78038	Eastman Kodak Company	US	6163389	09/104,548	2/11/2000	12/19/2000	Granted	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
78044	Eastman Kodak Company	US	D428420	29/090,363	7/7/1998	7/18/2000	Granted	"TRIM" ICON FOR A DISPLAY SCREEN
78045	Eastman Kodak Company	US	D428614	29/090,364	7/7/1998	7/25/2000	Granted	"SMART FIX" ICON FOR A DISPLAY SCREEN
78046	Eastman Kodak Company	US	D428615	29/090,365	7/7/1998	7/25/2000	Granted	"PICTURE POSTCARD" ICON FOR A DISPLAY SCREEN
78047	Eastman Kodak Company	US	D419146	29/090,340	7/7/1998	1/18/2000	Granted	"SELECT ALL" ICON FOR A DISPLAY SCREEN
78057	Eastman Kodak Company	US	6573222	09/568,835	5/11/2000	6/3/2003	Granted	LUBRICATING LAYER IN PHOTOGRAPHIC ELEMENTS
78060	Eastman Kodak Company	US	6234625	09/105,743	6/26/1998	5/22/2001	Granted	PRINTING APPARATUS WITH RECEIVER TREATMENT
78072	Eastman Kodak Company	US	6572516	10/071,315	2/8/2002	6/3/2003	Granted	DEVICE TO REDUCE PROCESS ELECTROSTATIC PATTERN TRANSFER IN COATING PROCESSES
78079	Eastman Kodak Company	US	6162549	09/156,061	9/17/1998	12/19/2000	Granted	DAY/NIGHT IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEETS
78080	Eastman Kodak Company	US	6197416	09/154,692	9/17/1998	3/6/2001	Granted	TRANSMISSION IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78084	Eastman Kodak Company	US	6222607	09/456,613	12/8/1999	4/24/2001	Granted	SYSTEM AND METHOD FOR PROCESSING AND/OR MANIPULATING IMAGES
78096	Eastman Kodak Company	US	D421429	29/092,073	8/12/1998	3/7/2000	Granted	"TRACH DELETE ALL" ICON FOR A DISPLAY SCREEN
78098	Eastman Kodak Company	US	6325480	09/123,689	7/28/1998	12/4/2001	Granted	AN INK JET PRINTER AND METHOD CAPABLE OF FORMING A PLURALITY OF REGISTRATION MARKS ON A RECEIVER AND SENSING THE MARKS FORMED THEREBY
78100	Eastman Kodak Company	US	6109745	09/118,538	7/17/1998	8/29/2000	Granted	BORDERLESS INK JET PRINTING ON RECEIVERS
78107	Eastman Kodak Company	US	6100911	09/143,007	8/28/1998	8/8/2000	Granted	METHOD AND APPARATUS TO PROVIDE A LOADING FORCE FOR PRINT-HEAD ADJUSTMENT USING MAGNETS
78115	Eastman Kodak Company	US	6044762	09/122,875	7/27/1998	4/4/2000	Granted	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FLUID APPLICATION TO FLUID-RECEIVING ELEMENT
78116	Eastman Kodak Company	US	6236461	09/219,042	12/23/1998	5/22/2001	Granted	LASER SENSITOMETER USING MULTIPLE-

78127	Eastman Kodak Company	US	6184534	09/128,881	8/4/1998	2/6/2001	Granted	PRISM BEAM EXPANSION AND A POLARIZER METHOD OF PULSING LIGHT EMITTING DIODES FOR READING FLUORESCENT INDICIA, DATA READER, AND SYSTEM
78130	Eastman Kodak Company	US	6322208	09/133,080	8/12/1998	11/27/2001	Granted	TREATMENT FOR IMPROVING PROPERTIES OF INK IMAGES
78132	Eastman Kodak Company	US	6180304	09/156,063	9/17/1998	1/30/2001	Granted	TRANSLUCENT IMAGING PAPER DISPLAY MATERIALS WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78146	Eastman Kodak Company	US	6096427	09/123,037	7/27/1998	8/1/2000	Granted	FUSER BELTS WITH ADHESION PROMOTING LAYER
78154	Eastman Kodak Company	US	6071688	09/124,690	7/29/1998	6/6/2000	Granted	PROVIDING ADDITIVES TO A COATING COMPOSITION BY VAPORIZATION
78157	Eastman Kodak Company	DE	69917536.4	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT

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78157	Eastman Kodak Company	FR	0970819	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	GB	0970819	99202094.1	6/28/1999	5/26/2004	Granted	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	US	6045917	09/114,022	7/10/1998	4/4/2000	Granted	INK JET RECORDING ELEMENT
78163	Eastman Kodak Company	US	6186610	09/157,455	9/21/1998	2/13/2001	Granted	AN IMAGING APPARATUS CAPABLE OF SUPPRESSING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
78164	Eastman Kodak Company	US	6047816	09/149,701	9/8/1998	4/11/2000	Granted	PRINthead CONTAINER AND METHOD
78171	Eastman Kodak Company	US	6567190	09/435,099	11/5/1999	5/20/2003	Granted	MULTI-FUNCTIONAL SCANNER AND METHOD OF ASSEMBLING SAME
78172	Eastman Kodak Company	US	6242051	09/439,390	11/15/1999	6/5/2001	Granted	IMPROVED COATING METHOD USING ELECTROSTATIC ASSIST
78177	Eastman Kodak Company	US	6103313	09/175,640	10/20/1998	8/15/2000	Granted	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78178	Eastman Kodak Company	US	6099913	09/175,519	10/20/1998	8/8/2000	Granted	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78184	Eastman Kodak Company	US	6049348	09/144,396	8/31/1998	4/11/2000	Granted	PROGRAMMABLE GEARING CONTROL OF A LEADSCREW FOR A PRINthead HAVING A VARIABLE NUMBER OF CHANNELS
78185	Eastman Kodak Company	US	6215547	09/197,328	10/10/2000	4/10/2001	Granted	REFLECTIVE LIQUID CRYSTAL MODULATOR BASED PRINTING SYSTEM
78188	Eastman Kodak Company	US	6130024	09/197,730	11/20/1998	10/10/2000	Granted	STRIPPABLE REPOSITIONABLE BACK SHEET FOR PHOTOGRAPHIC ELEMENT
78201	Eastman Kodak Company	US	6293690	09/671,419	9/27/2000	9/25/2001	Granted	AS AMENDED: VENTED SINGLE STAGE BARRIER SCREW—WITH A GAS VENT HOLE AND AXIAL BORE IN THE SCREW FOR VENTING GASES—
78222	Eastman Kodak Company	US	6189991	09/133,879	8/14/1998	2/20/2001	Granted	COMPENSATING FOR RECEIVER SKEW IN INK JET PRINTER
78229	Eastman Kodak Company	US	6215540	09/131,755	8/10/1998	4/10/2001	Granted	LIGHT MODULATING LAYER WITH DIFFERENT TRANSMISSIVE STATES
78234	Eastman Kodak Company	US	6515760	09/150,418	9/9/1998	2/4/2003	Granted	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78236	Eastman Kodak Company	JP	4444403	1999-227435	8/11/1999	1/22/2010	Granted	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	US	6099178	09/133,114	8/12/1998	8/8/2000	Granted	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78241	Eastman Kodak Company	US	6610386	09/224,606	1/3/2001	8/26/2003	Granted	TRANSFERABLE SUPPORT FOR APPLYING DATA TO AN OBJECT
78248	Eastman Kodak Company	JP	4426021	1999-220502	8/3/1999	12/18/2009	Granted	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	JP	5021011	2009-238273	10/15/2009	6/22/2012	Granted	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	US	6252621	09/128,077	8/3/1998	6/26/2001	Granted	PRINTING LENTICULAR IMAGES
78253	Eastman Kodak Company	JP	4430760	1999-227437	8/11/1999	12/25/2009	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	6634814	09/767,624	1/23/2001	10/21/2003	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	7063470	10/651,682	8/29/2003	6/30/2006	Granted	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78260	Eastman Kodak Company	US	D427609	29/092,074	8/12/1998	7/4/2000	Granted	“ALBUM UTILITIES” ICON FOR A DISPLAY SCREEN
78261	Eastman Kodak Company	US	D426526	29/092,102	8/12/1998	6/13/2000	Granted	“NEW ALBUM” ICON FOR A DISPLAY SCREEN
78262	Eastman Kodak Company	US	D422988	29/092,110	8/12/1998	4/18/2000	Granted	“CAMERA UTILITIES” ICON FOR A DISPLAY SCREEN
78263	Eastman Kodak Company	US	D422987	29/092,075	8/12/1998	4/18/2000	Granted	“PRINT UTILITIES” ICON FOR A DISPLAY SCREEN
78274	Eastman Kodak Company	US	6463981	09/676,877	9/29/2000	10/15/2002	Granted	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A DEFORMABLE LAYER
78275	Eastman Kodak Company	US	6213183	09/133,248	11/9/2000	4/10/2001	Granted	A LAMINATOR ASSEMBLY HAVING AN ENDLESS BELT
78279	Eastman Kodak Company	US	D418411	29/092,499	8/11/1998	1/4/2000	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78280	Eastman Kodak Company	US	D417150	29/092,059	8/11/1998	11/30/1999	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78281	Eastman Kodak Company	US	D416487	29/092,060	8/11/1998	11/16/1999	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78282	Eastman Kodak Company	US	D434981	29/092,058	8/11/1998	12/12/2000	Granted	OUTER COVER FOR ONE-TIME-USE CAMERA
78309	Eastman Kodak Company	US	5996653	09/168,780	10/8/1998	12/7/1999	Granted	VALVE ASSEMBLY AND APPARATUS
78310	Eastman Kodak Company	US	6041966	09/168,779	10/8/1998	3/28/2000	Granted	ENCLOSURE FOR A BOTTOM DRAINING CONTAINER
78323	Eastman Kodak Company	US	5997119	09/143,002	8/28/1998	12/7/1999	Granted	A MAGNETIC ARRANGEMENT FOR PRINthead POSITIONING IN AN IMAGE PROCESSING APPARATUS
78337	Eastman Kodak Company	US	5985514	09/156,833	9/18/1998	11/16/1999	Granted	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND

78339	Eastman Kodak Company	US	6440048	09/224,191	12/31/1998	8/27/2002	Granted	METHODS OF USE LOW COST FUSER ROLLERS
78348	Eastman Kodak Company	US	6154239	09/144,227	8/31/1998	11/28/2000	Granted	CERAMIC INK JET PRINTING ELEMENT
78363	Eastman Kodak Company	US	5985017	09/179,497	10/27/1998	11/16/1999	Granted	POTASSIUM N-METHYL-N-OLEOYL TAURATE AS A DISPERSANT IN PIGMENTED INK JET INKS
78365	Eastman Kodak Company	JP	4130520	11-364339	12/22/1999	5/30/2008	Granted	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS

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78365	Eastman Kodak Company	US	6628316	09/667,920	9/22/2000	9/30/2003	Granted	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78370	Eastman Kodak Company	US	6281909	09/159,447	11/2/2000	8/28/2001	Granted	CLEANING ORIFICES IN INK JET PRINTING APPARATUS
78382	Eastman Kodak Company	US	6207338	09/265,750	3/10/1999	3/27/2001	Granted	TONER PARTICLES OF CONTROLLED MORPHOLOGY
78388	Eastman Kodak Company	US	6051532	09/193,342	11/16/1998	4/18/2000	Granted	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78393	Eastman Kodak Company	US	6319660	09/358,057	7/21/1999	11/20/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78393	Eastman Kodak Company	US	6455242	09/954,704	9/18/2001	9/24/2002	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78395	Eastman Kodak Company	US	6201125	09/473,636	12/28/1999	3/13/2001	Granted	COMPOUNDS AND SYNTHESIS PROCESS
78418	Eastman Kodak Company	DE	69910326.6	99203281.3	10/7/1999	8/13/2003	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	JP	4767380	11-291550	10/13/1999	6/24/2011	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	US	6191802	09/175,735	10/20/1998	2/20/2001	Granted	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78431	Eastman Kodak Company	US	6110656	09/161,881	9/28/1998	8/29/2000	Granted	COLLOIDAL VANADIUM OXIDE HAVING IMPROVED STABILITY
78447	Eastman Kodak Company	US	6078156	09/165,981	10/2/1998	6/20/2000	Granted	METHOD AND APPARATUS FOR IMPROVED ELECTRONIC BRAKING OF A DC MOTOR
78455	Eastman Kodak Company	US	5968724	09/177,154	10/22/1998	10/19/1999	Granted	SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH REDUCED FOG
78463	Eastman Kodak Company	US	6108930	09/274,418	3/23/1999	8/29/2000	Granted	APPARATUS FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
78475	Eastman Kodak Company	US	6069748	09/175,861	10/20/1998	5/30/2000	Granted	LASER LINE GENERATOR SYSTEM
78476	Eastman Kodak Company	DE	69909210.8	99203150.0	9/27/1999	7/2/2003	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	GB	0992347	99203150.0	9/27/1999	7/2/2003	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	US	6168259	09/169,054	10/9/1998	1/2/2001	Granted	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78477	Eastman Kodak Company	US	6014257	09/173,072	10/14/1998	1/11/2000	Granted	LIGHT MODULATOR
78478	Eastman Kodak Company	US	5991079	09/172,463	10/14/1998	11/23/1999	Granted	METHOD OF MAKING A LIGHT MODULATOR
78479	Eastman Kodak Company	US	6145952	09/174,794	10/19/1998	11/14/2000	Granted	A SELF-CLEANING INK JET PRINTER AND METHOD OF ASSEMBLING SAME
78488	Eastman Kodak Company	US	6168911	09/216,369	7/14/2000	1/2/2001	Granted	IMPROVED FORMULATIONS FOR PREPARING METAL OXIDE-BASED PIGMENT-BINDER TRANSPARENT ELECTRICALLY CONDUCTIVE LAYERS
78489	Eastman Kodak Company	US	6308601	09/196,092	11/10/2000	10/30/2001	Granted	APPARATUS AND METHOD FOR SLITTING A SHEET OF WEB MATERIAL
78496	Eastman Kodak Company	US	6092796	09/172,382	10/14/1998	7/25/2000	Granted	MULTI POSITION PART HOLDER FOR ROBOTIC APPLICATIONS
78500	Eastman Kodak Company	US	6061166	09/173,331	10/15/1998	5/9/2000	Granted	DIFFRACTIVE LIGHT MODULATOR
78512	Eastman Kodak Company	US	6271936	09/210,311	12/11/1998	8/7/2001	Granted	COMBINING ERROR DIFFUSION, DITHERING AND OVER-MODULATION FOR SMOOTH MULTILEVEL PRINTING
78523	Eastman Kodak Company	US	5992973	09/175,488	10/20/1998	11/30/1999	Granted	INK JET PRINTING REGISTERED COLOR IMAGES
78532	Eastman Kodak Company	US	6217163	09/221,342	12/28/1998	4/17/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78535	Eastman Kodak Company	US	6101039	09/399,835	9/21/1999	8/8/2000	Granted	LENTICULAR IMAGE PRODUCT HAVING CONTACT SPOT SUPPRESSION
78544	Eastman Kodak Company	US	6298154	09/280,100	3/29/1999	10/2/2001	Granted	METHOD FOR RENDERING IMPROVED PERSONAL HANDWRITING
78549	Eastman Kodak Company	US	6089696	09/188,574	11/9/1998	7/18/2000	Granted	AN INK JET PRINTER CAPABLE OF INCREASING SPATIAL RESOLUTION OF A

78577	Eastman Kodak Company	US	6312090	09/221,241	12/28/1998	11/6/2001	Granted	PLURALITY OF MARKS TO BE PRINTED THEREBY AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6511151	09/736,089	12/13/2000	1/28/2003	Granted	AN INK JET PRINTER WITH WIPER BLADE CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78578	Eastman Kodak Company	US	6164751	09/221,526	12/28/1998	12/26/2000	Granted	AN INK JET PRINTER AND CLEANING BLADE AND METHOD OF CLEANING
78579	Eastman Kodak Company	US	6435647	09/847,833	5/2/2001	8/20/2002	Granted	AN INK JET PRINTER WITH WIPER BLADE AND VACUUM CANOPY CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78583	Eastman Kodak Company	US	6075656	09/188,420	11/9/1998	6/13/2000	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78586	Eastman Kodak Company	US	6001161	09/203,254	12/1/1998	12/14/1999	Granted	A HIGH NUMERICAL APERTURE OBJECTIVE LENS
78589	Eastman Kodak Company	US	6020032	09/193,641	11/18/1998	2/1/2000	Granted	METAL COMPLEX FOR INK JET INK METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78592	Eastman Kodak Company	JP	4519968	11-359868	12/17/1999	5/28/2010	Granted	MANUFACTURE OF ELECTROMECHANICAL GRATING APPARATUS PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE (original)
78592	Eastman Kodak Company	US	6238581	09/216,202	12/18/1998	5/29/2001	Granted	PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE
78593	Eastman Kodak Company	DE	69909727.4	99204209.3	12/9/1999	7/23/2003	Granted	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	JP	4588147	1999-356802	12/16/1999	9/17/2010	Granted	METHOD TO MANUFACTURE FLATTENED SURFACE STRUCTURE
78593	Eastman Kodak Company	US	6284560	09/215,973	12/18/1998	9/4/2001	Granted	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES

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78593	Eastman Kodak Company	US	6426237	09/867,928	5/30/2001	7/30/2002	Granted	A METHOD FOR PRODUCING OPTICALLY PLANAR SURFACES FOR MICRO-ELECTROMECHANICAL SYSTEM DEVICES
78594	Eastman Kodak Company	US	6172796	09/216,559	12/18/1998	1/9/2001	Granted	A MULTILEVEL ELECTRO-MECHANICAL GRATING DEVICE AND A METHOD FOR OPERATING A MULTILEVEL MECHANICAL AND ELECTRO-MECHANICAL GRATING DEVICE
78595	Eastman Kodak Company	US	6144481	09/215,106	12/18/1998	11/7/2000	Granted	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78601	Eastman Kodak Company	US	6126283	09/182,711	10/29/1998	10/3/2000	Granted	FORMAT FLEXIBLE INK JET PRINTING
78602	Eastman Kodak Company	US	6170943	09/182,351	10/29/1998	1/9/2001	Granted	LARGE AND SMALL FORMAT INK JET PRINTING APPARATUS
78610	Eastman Kodak Company	US	6051531	09/192,769	11/16/1998	4/18/2000	Granted	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78614	Eastman Kodak Company	US	6177141	09/396,098	9/15/1999	1/23/2001	Granted	METHOD AND APPARATUS FOR COATING A LIQUID COMPOSITION TO A WEB
78625	Eastman Kodak Company	DE	69900628.7	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	FR	0997702	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	GB	0997702	99203420.7	10/18/1999	12/19/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	US	6038027	09/216,045	12/18/1998	3/14/2000	Granted	METHOD FOR MEASURING MATERIAL THICKNESS PROFILES
78626	Eastman Kodak Company	US	6034772	09/216,044	12/18/1998	3/7/2000	Granted	METHOD FOR PROCESSING INTERFEROMETRIC MEASUREMENT DATA
78628	Eastman Kodak Company	DE	69900312.1	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	FR	0997703	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	GB	0997703	99203424.9	10/18/1999	9/26/2001	Granted	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	US	6067161	09/216,094	12/18/1998	5/23/2000	Granted	APPARATUS FOR MEASURING MATERIAL THICKNESS PROFILES
78635	Eastman Kodak Company	US	6037735	09/260,615	3/1/1999	3/14/2000	Granted	SLOW-SPEED SERVOMECHANISM
78652	Eastman Kodak Company	US	6241337	09/221,937	12/28/1998	6/5/2001	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM HAVING A WIPER BLADE AND TRANSDUCER AND METHOD OF ASSEMBLING THE PRINTER
78657	Eastman Kodak Company	DE	69919496.2	99204208.5	12/9/1999	8/18/2004	Granted	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	JP	4410891	1999-359888	12/17/1999	11/20/2009	Granted	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	US	6252697	09/216,289	12/18/1998	6/26/2001	Granted	A MECHANICAL GRATING DEVICE
78664	Eastman Kodak Company	US	6030438	09/203,260	12/1/1998	2/29/2000	Granted	ADDITIVE FOR INK JET INK
78685	Eastman Kodak Company	US	7517168	09/213,169	11/30/2000	4/14/2009	Granted	SYSTEM FOR DISPLAYING, STORING AND RETRIEVING IMAGES
78688	Eastman Kodak Company	US	6025119	09/216,187	12/18/1998	2/15/2000	Granted	ANTISTATIC LAYER FOR IMAGING ELEMENT
78695	Eastman Kodak Company	DE	699111157.9	99204246.5	12/13/1999	9/10/2003	Granted	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	JP	4372930	11-373102	12/28/1999	9/11/2009	Granted	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	US	6110601	09/224,531	12/31/1998	8/29/2000	Granted	INK JET RECORDING ELEMENT
78702	Eastman Kodak Company	US	6181458	09/216,054	12/18/1998	1/30/2001	Granted	A MECHANICAL GRATING DEVICE WITH OPTICAL COATING AND METHOD OF MAKING MECHANICAL GRATING DEVICE WITH OPTICAL COATING
78703	Eastman Kodak Company	US	6208827	09/197,367	11/20/1998	3/27/2001	Granted	IMPROVED DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78704	Eastman Kodak Company	US	6029039	09/197,259	11/20/1998	2/22/2000	Granted	RETRACTABLE CONTACT SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78705	Eastman Kodak Company	US	6142601	09/205,946	12/4/1998	11/7/2000	Granted	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78706	Eastman Kodak Company	US	6183057	09/206,272	12/4/1998	2/6/2001	Granted	A SELF-CLEANING INK JET PRINTER HAVING ULTRASONICS WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78725	Eastman Kodak Company	US	6149256	09/198,746	11/24/1998	11/21/2000	Granted	INSERTABLE CARTRIDGE FOR DIGITAL CAMERA WITH INK JET PRINTER
78729	Eastman Kodak Company	US	6052546	09/197,686	11/20/1998	4/18/2000	Granted	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78730	Eastman Kodak Company	US	6016410	09/197,365	11/20/1998	1/18/2000	Granted	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78746	Eastman Kodak Company	US	6141139	09/201,500	11/30/1998	10/31/2000	Granted	METHOD OF MAKING A BISTABLE MICROMAGNETIC LIGHT MODULATOR
78751	Eastman Kodak Company	JP	4226749	2000-34327	2/7/2000	12/5/2008	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT
78751	Eastman Kodak Company	US	6187491	09/246,639	5/8/2000	2/13/2001	Granted	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING ACID SCAVENGER IN OVERCOAT

78753	Eastman Kodak Company	US	6400386	09/547,603	4/12/2000	6/4/2002	Granted	METHOD OF PRINTING A FLUORESCENT IMAGE SUPERIMPOSED ON A COLOR IMAGE
78757	Eastman Kodak Company	US	6234620	09/342,371	6/29/1999	5/22/2001	Granted	CONTINUOUS INKJET PRINTER CATCHER AND METHOD FOR MAKING SAME
78758	Eastman Kodak Company	US	6202550	09/223,258	4/5/2000	3/20/2001	Granted	A PRINTER AND METHOD FOR PRINTING INDICIA ON A DISK
78773	Eastman Kodak Company	US	6367922	09/216,531	2/13/2001	4/9/2002	Granted	INK JET PRINTING PROCESS
78784	Eastman Kodak Company	US	6273542	09/218,690	12/22/1998	8/14/2001	Granted	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN AN INKJET PRINTER

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78805	Eastman Kodak Company	US	6067183	09/208,563	12/9/1998	5/23/2000	Granted	LIGHT MODULATOR WITH SPECIFIC ELECTRODE CONFIGURATIONS
78810	Eastman Kodak Company	US	6267464	09/221,349	12/28/1998	7/31/2001	Granted	SELF CLEANING INK JET PRINthead CARTRIDGES
78811	Eastman Kodak Company	US	6595617	09/751,620	12/29/2000	7/22/2003	Granted	SELF-CLEANING PRINTER AND PRINT HEAD AND METHOD FOR MANUFACTURING SAME
78816	Eastman Kodak Company	US	6250740	09/221,219	12/23/1998	6/26/2001	Granted	PAGEWIDTH IMAGE FORMING SYSTEM AND METHOD
78821	Eastman Kodak Company	US	6038057	09/215,728	12/18/1998	3/14/2000	Granted	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78825	Eastman Kodak Company	US	6140036	09/259,992	5/8/2000	10/31/2000	Granted	PHOTOGRAPHIC MATERIAL HAVING IMPROVED COLOR REPRODUCTION
78826	Eastman Kodak Company	US	6168256	09/222,752	12/29/1998	1/2/2001	Granted	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND METHOD OF ASSEMBLING THE PRINTER
78827	Eastman Kodak Company	US	6286929	09/222,409	10/10/2000	9/11/2001	Granted	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND ULTRASONICS AND METHOD OF ASSEMBLING THE PRINTER
78828	Eastman Kodak Company	US	6152999	09/300,829	4/27/1999	11/28/2000	Granted	COLOR PIGMENTED INK JET INK SET
78832	Eastman Kodak Company	US	6582515	09/461,964	6/6/2002	6/24/2003	Granted	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78841	Eastman Kodak Company	US	6183058	09/407,451	9/28/1999	2/6/2001	Granted	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78845	Eastman Kodak Company	US	6213288	09/212,666	12/16/1998	4/10/2001	Granted	PUCK DELIVERY SYSTEM
78846	Eastman Kodak Company	US	6224202	09/216,203	12/18/1998	5/1/2001	Granted	INK JET PRINTING METHOD
78848	Eastman Kodak Company	US	6552824	09/213,636	12/26/2001	4/22/2003	Granted	METHOD OF PROCESSING PIXELS WITH BINARY OR MULTIBIT ERROR DIFFUSION
78849	Eastman Kodak Company	US	6517909	09/697,526	10/26/2000	2/11/2003	Granted	METHOD FOR USING A PATTERNED BACKING ROLLER FOR CURTAIN COATING A LIQUID COMPOSITION TO A WEB
78853	Eastman Kodak Company	US	6048679	09/221,639	12/28/1998	4/11/2000	Granted	ANTISTATIC LAYER COATING COMPOSITIONS
78861	Eastman Kodak Company	US	6179978	09/249,831	2/12/1999	1/30/2001	Granted	A MANDREL FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND METHOD OF MAKING THE MANDREL
78867	Eastman Kodak Company	US	5976251	09/213,564	12/17/1998	11/2/1999	Granted	INLET FOR INTRODUCING WATER TO WIRE EDGE GUIDES FOR CURTAIN COATING
78868	Eastman Kodak Company	US	6233087	09/216,374	12/18/1998	5/15/2001	Granted	AN ELECTRO-MECHANICAL GRATING DEVICE
78872	Eastman Kodak Company	US	6426737	09/215,830	12/18/1998	7/30/2002	Granted	FORMING IMAGES BY FIELD-DRIVEN RESPONSIVE LIGHT-ABSORBING PARTICLES
78884	Eastman Kodak Company	US	6034457	09/221,510	12/28/1998	3/7/2000	Granted	MAGNETIC DRIVE APPARATUS FOR WEB TRANSPORT
78890	Eastman Kodak Company	US	6290323	09/407,448	9/28/1999	9/18/2001	Granted	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND ROTATING ROLLER AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78892	Eastman Kodak Company	US	6325490	09/224,533	12/31/1998	12/4/2001	Granted	NOZZLE PLATE WITH MIXED SELF-ASSEMBLED MONOLAYER
78897	Eastman Kodak Company	US	6087054	09/217,030	12/21/1998	7/11/2000	Granted	DETECTION AND CORRECTION OF SKEW BETWEEN A REFERENCE AND LENTICULES IN LENTICULAR MATERIAL
78902	Eastman Kodak Company	US	6243194	09/216,331	12/18/1998	6/5/2001	Granted	A MECHANICAL GRATING DEVICE
78924	Eastman Kodak Company	US	6316081	09/335,404	6/17/1999	11/13/2001	Granted	PHOTOGRAPHIC JACKET AND ALBUM
78931	Eastman Kodak Company	JP	4308393	11-375594	12/28/1999	5/15/2009	Granted	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	US	6213595	09/221,256	12/28/1998	4/10/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78932	Eastman Kodak Company	US	6209999	09/219,694	12/23/1998	4/3/2001	Granted	PRINTING APPARATUS WITH HUMIDITY-CONTROLLED RECEIVER TRAY
78958	Eastman Kodak Company	US	6203917	09/224,388	12/31/1998	3/20/2001	Granted	CONFORMABLE POLY(DIMETHYLSILOXANE) COATING AS INTERMEDIATE LAYER FOR FUSER MEMBERS
78961	Eastman Kodak Company	US	6802588	10/228,647	8/26/2002	10/12/2004	Granted	FLUID JET APPARATUS AND METHOD FOR CLEANING INKJET PRINtheadS
78963	Eastman Kodak Company	DE	60034508.4	00201973.5	6/5/2000	4/25/2007	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78963	Eastman Kodak Company	GB	1060894	00201973.5	6/5/2000	4/25/2007	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78963	Eastman Kodak Company	US	6196657	09/334,374	6/16/1999	3/6/2001	Granted	MULTI-FLUIDIC CLEANING FOR INK JET PRINtheadS
78964	Eastman Kodak Company	US	6517188	09/641,107	8/17/2000	2/11/2003	Granted	INK JET PRINT HEAD CLEANING
78966	Eastman Kodak Company	DE	60009196.1	00201541.0	4/28/2000	3/24/2004	Granted	
78966	Eastman Kodak Company	JP	4355424	2000-137012	5/10/2000	8/7/2009	Granted	SELF-CLEANING INK PRINTING PRINTER WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78966	Eastman Kodak Company	US	6283575	09/307,876	5/10/1999	9/4/2001	Granted	INK PRINTING PRINT HEAD WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78967	Eastman Kodak Company	US	6273552	09/249,191	2/12/1999	8/14/2001	Granted	IMAGE FORMING SYSTEM INCLUDING A PRINT HEAD HAVING A PLURALITY OF INK CHANNEL PISTONS, AND METHOD OF ASSEMBLING THE SYSTEM AND PRINT HEAD
78984	Eastman Kodak Company	US	6470145	09/229,692	1/13/1999	10/22/2002	Granted	ONE-TIME-USE CAMERA WITH ELECTRONIC

79000	Eastman Kodak Company	US	6593073	09/467,613	9/4/2002	7/15/2003	Granted	FLASH HAVING FILM IDENTIFYING INDICIA CORE/SHELL EMULSIONS WITH ENHANCED PHOTOGRAPHIC RESPONSE
79021	Eastman Kodak Company	US	6097890	09/234,603	1/21/1999	8/1/2000	Granted	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR
79021	Eastman Kodak Company	US	6151449	09/535,202	3/27/2000	11/21/2000	Granted	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR

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79023	Eastman Kodak Company	US	D413614	29/099,564	1/22/1999	9/7/1999	Granted	CAMERA WITH FLIP-UP FLASH
79024	Eastman Kodak Company	US	D413435	29/099,563	1/22/1999	9/7/1999	Granted	HOLSTER FOR CAMERA
79031	Eastman Kodak Company	US	6290749	09/456,643	12/8/1999	9/18/2001	Granted	PREPARATION OF ULTRA-PURE SILVER METAL
79055	Eastman Kodak Company	US	6310626	09/256,798	2/24/1999	10/30/2001	Granted	SYSTEM FOR MODELING A COLOR IMAGING DEVICE
79090	Eastman Kodak Company	DE	60030795.6	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	FR	1041426	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	GB	1041426	00200974.4	3/17/2000	9/20/2006	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	JP	4357077	2000-90550	3/29/2000	8/14/2009	Granted	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	US	6211997	09/283,068	3/31/1999	4/3/2001	Granted	MODULATOR FOR OPTICAL PRINTING
79092	Eastman Kodak Company	US	6143061	09/299,480	4/26/1999	11/7/2000	Granted	DELOCALIZED CATIONIC AZO DYE FOR INK JET INK
79096	Eastman Kodak Company	US	6069752	09/250,803	2/17/1999	5/30/2000	Granted	REPLACEABLE LASER AND MODULATOR UNIT
79101	Eastman Kodak Company	US	D432163	29/101,845	3/11/1999	10/17/2000	Granted	DESIGN OF A CABINERY ENCLOSURE FOR A BUSINESS MACHINE
79106	Eastman Kodak Company	US	6136080	09/299,412	4/26/1999	10/24/2000	Granted	CATIONIC AZO DYES FOR INK JET INK
79107	Eastman Kodak Company	US	6107018	09/250,200	2/16/1999	8/22/2000	Granted	HIGH CHLORIDE EMULSIONS DOPED WITH COMBINATION OF METAL COMPLEXES
79116	Eastman Kodak Company	US	6210851	09/451,554	12/1/1999	4/3/2001	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA MIXTURES
79121	Eastman Kodak Company	US	6197148	09/283,066	3/31/1999	3/6/2001	Granted	A WEB MATERIAL HAVING SPLICED JOINTS AND A METHOD FOR COATING A WEB MATERIAL HAVING SPLICED JOINTS
79128	Eastman Kodak Company	US	6278805	09/311,830	5/13/1999	8/21/2001	Granted	A SYSTEM FOR COMPOSING COLOR TRANSFORMS USING CLASS INFORMATION
79143	Eastman Kodak Company	US	6238584	09/257,895	3/2/1999	5/29/2001	Granted	FORMING INK JET NOZZLE PLATES
79144	Eastman Kodak Company	US	6214245	09/260,303	3/2/1999	4/10/2001	Granted	INK JET NOZZLE PLATES
79145	Eastman Kodak Company	US	6303042	09/260,698	3/2/1999	10/16/2001	Granted	MAKING INK JET NOZZLE PLATES
79158	Eastman Kodak Company	US	6272908	09/274,726	3/23/1999	8/14/2001	Granted	FLEXURAL PROBE AND METHOD FOR EXAMINING A MOVING SENSITIVE WEB SURFACE
79159	Eastman Kodak Company	US	6213324	09/441,985	11/17/1999	4/10/2001	Granted	PHOTOCHEMICAL FRANGIBLE CLOSURE
79161	Eastman Kodak Company	US	6312119	09/606,756	6/29/2000	11/6/2001	Granted	METHOD AND APPARATUS FOR FOAM REMOVAL IN AN INK CONTAINER
79162	Eastman Kodak Company	DE	60025569.7	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	FR	1040927	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	GB	1040927	00200975.1	3/17/2000	1/18/2006	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	US	6169565	09/283,272	3/31/1999	1/2/2001	Granted	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79163	Eastman Kodak Company	US	6479228	09/728,412	12/1/2000	11/12/2002	Granted	SCRATCH RESISTANT LAYER CONTAINING ELECTRONICALLY CONDUCTIVE POLYMER FOR IMAGING ELEMENTS
79177	Eastman Kodak Company	US	6208368	09/315,366	5/18/1999	3/27/2001	Granted	REMOVABLE LEAD SCREW ASSEMBLY FOR AN IMAGE PROCESSING APPARATUS
79180	Eastman Kodak Company	US	6186681	09/268,988	3/16/1999	2/13/2001	Granted	METHOD AND APPARATUS FOR PASTEURIZING FLUIDS
79210	Eastman Kodak Company	US	6152345	09/273,642	3/23/1999	11/28/2000	Granted	METHOD FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
79211	Eastman Kodak Company	US	6106166	09/292,859	4/16/1999	8/22/2000	Granted	A PHOTOPROCESSING APPARATUS FOR SENSING TYPE OF PHOTOPROCESSING CONSUMABLE AND METHOD OF ASSEMBLING THE APPARATUS
79220	Eastman Kodak Company	US	6713224	09/550,503	4/14/2000	3/30/2004	Granted	SOUND RECORDING FILM
79225	Eastman Kodak Company	JP	4510280	2000-397594	12/27/2000	5/14/2010	Granted	IMAGING SUPPORT
79239	Eastman Kodak Company	US	6507665	09/383,573	8/7/2002	1/14/2003	Granted	METHOD FOR CREATING ENVIRONMENT MAP CONTAINING INFORMATION EXTRACTED FROM STEREO IMAGE PAIRS
79252	Eastman Kodak Company	US	6165687	09/342,390	6/29/1999	12/26/2000	Granted	STANDARD ARRAY, PROGRAMMABLE IMAGE FORMING PROCESS
79283	Eastman Kodak Company	US	6226116	09/451,171	11/30/1999	5/1/2001	Granted	MAGNETIC MICRO-SHUTTERS
79296	Eastman Kodak Company	US	6894794	09/339,605	6/24/1999	5/17/2005	Granted	METHOD AND APPARATUS FOR MAKING A PRINT HAVING AN INVISIBLE COORDINATE SYSTEM
79305	Eastman Kodak Company	DE	60006184.1	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	FR	1057877	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	GB	1057877	00201798.6	5/22/2000	10/29/2003	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	JP	4782268	2000-166467	5/31/2000	7/15/2011	Granted	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	US	6210474	09/326,064	6/4/1999	4/3/2001	Granted	PROCESS FOR PREPARING AN INK JET INK

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79312	Eastman Kodak Company	DE	60119827.1	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	FR	1143287	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	GB	1143287	01200662.3	2/23/2001	5/24/2006	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	US	6479811	09/519,227	3/6/2000	11/12/2002	Granted	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79330	Eastman Kodak Company	US	6309749	09/305,999	5/6/1999	10/30/2001	Granted	CERAMIC MILLING MEDIA
79343	Eastman Kodak Company	US	6187501	09/370,955	8/10/1999	2/13/2001	Granted	IMAGING MEMBER WITH TOUGH BINDER LAYER
79344	Eastman Kodak Company	DE	60022577.1	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	FR	1060889	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	GB	1060889	00201963.6	6/5/2000	9/14/2005	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	US	6217156	09/334,810	6/17/1999	4/17/2001	Granted	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79345	Eastman Kodak Company	DE	60027817.4	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	FR	1060890	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	GB	1060890	00201999.0	6/6/2000	5/10/2006	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	US	6158845	09/335,415	6/17/1999	12/12/2000	Granted	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79357	Eastman Kodak Company	US	6176670	09/295,207	4/21/1999	1/23/2001	Granted	ROLL HANDLING AND TRANSPORT ASSEMBLAGE
79364	Eastman Kodak Company	US	6207362	09/392,949	9/9/1999	3/27/2001	Granted	TOUGH DURABLE IMAGING CELLULOSE BASE MATERIAL
79372	Eastman Kodak Company	US	6279820	09/535,122	3/24/2000	8/28/2001	Granted	CARDBOARD PACK FOR DISPLAY STAND
79399	Eastman Kodak Company	US	D423542	29/104,397	5/4/1999	4/25/2000	Granted	FLASH CAMERA
79400	Eastman Kodak Company	US	D423545	29/104,396	5/4/1999	4/25/2000	Granted	FRONT COVER LABEL FOR FLASH CAMERA
79401	Eastman Kodak Company	US	D425536	29/104,380	5/4/1999	5/23/2000	Granted	REAR COVER LABEL FOR FLASH CAMERA
79405	Eastman Kodak Company	US	6083674	09/337,359	6/21/1999	7/4/2000	Granted	ANTISTATIC LAYER FOR LENTICULAR SURFACE
79409	Eastman Kodak Company	US	6174356	09/306,121	5/6/1999	1/16/2001	Granted	DYE FOR INK JET INK
79412	Eastman Kodak Company	US	6644544	09/334,021	6/16/1999	11/11/2003	Granted	AN IMAGING APPARATUS CAPABLE OF FORMING AN IMAGE CONSISTENT WITH TYPE OF IMAGING CONSUMABLE LOADED THEREIN AND METHOD OF ASSEMBLING THE APPARATUS
79425	Eastman Kodak Company	US	6567532	09/453,247	12/2/1999	5/20/2003	Granted	METHOD AND COMPUTER PROGRAM FOR EXTRACTING AN EMBEDDED MESSAGE FROM A DIGITAL IMAGE
79456	Eastman Kodak Company	US	6873433	09/521,588	3/9/2000	3/29/2005	Granted	CALIBRATION OF COLOR REPRODUCTION APPARATUS
79459	Eastman Kodak Company	US	6149985	09/349,288	7/7/1999	11/21/2000	Granted	HIGH-EFFICIENCY PLASMA TREATMENT OF IMAGING SUPPORTS
79459	Eastman Kodak Company	US	6603121	10/246,864	9/19/2002	8/5/2003	Granted	HIGH-EFFICIENCY PLASMA TREATMENT OF PAPER
79460	Eastman Kodak Company	US	6212158	09/323,496	6/1/1999	4/3/2001	Granted	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6480462	09/739,953	12/18/2000	11/12/2002	Granted	HYBRID OPTICAL DISC CONSTRUCTION
79464	Eastman Kodak Company	US	6249300	09/354,005	7/15/1999	6/19/2001	Granted	METHOD AND APPARATUS FOR POSITIONING A WRITING ASSEMBLY OF AN IMAGE PROCESSING APPARATUS
79465	Eastman Kodak Company	US	6537730	09/652,344	8/31/2000	3/25/2003	Granted	THERMAL IMAGING COMPOSITION AND MEMBER CONTAINING SULFONATED IR DYE AND METHODS OF IMAGING AND PRINTING
79481	Eastman Kodak Company	US	6572223	09/813,580	3/21/2001	6/3/2003	Granted	APPARATUS AND METHOD OF BALANCING END JET FORCES IN AN INK JET PRINTING SYSTEM
79482	Eastman Kodak Company	US	6474795	09/468,987	12/21/1999	11/5/2002	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6695440	10/229,207	8/26/2002	2/24/2004	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6796641	10/229,357	8/26/2002	9/28/2004	Granted	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM

79491	Eastman Kodak Company	US	6412910	09/586,099	6/2/2000	7/2/2002	Granted	AND METHOD OF MAKING SAME PERMANENT ALTERATION OF A PRINTHEAD FOR CORRECTION OF MIS-DIRECTION OF EMITTED INK DROPS
79496	Eastman Kodak Company	DE	60026442.4	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	FR	1060895	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	GB	1060895	00202001.4	6/6/2000	3/8/2006	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	US	6938976	09/334,375	4/4/2001	9/6/2005	Granted	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79502	Eastman Kodak Company	US	6226024	09/336,934	6/21/1999	5/1/2001	Granted	VACUUM IMAGING DRUM WITH VACUUM HOLES FOR MAINTAINING A BOUNDARY LAYER IN AN IMAGE PROCESSING APPARATUS
79536	Eastman Kodak Company	US	6520629	09/675,831	9/29/2000	2/18/2003	Granted	STEERING FLUID DEVICE AND METHODS FOR INCREASING THE ANGLE OF DEFLECTION OF INK DROPLETS GENERATED BY AN ASYMMETRIC HEAT-TYPE INKJET PRINTER
79537	Eastman Kodak Company	US	6276782	09/481,303	1/11/2000	8/21/2001	Granted	ASSISTED DROP-ON-DEMAND INKJET PRINTER

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79539	Eastman Kodak Company	US	6428157	09/325,077	6/3/1999	8/6/2002	Granted	FORMING INK IMAGES HAVING PROTECTION FILMS
79540	Eastman Kodak Company	DE	60000594.1	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	FR	1057631	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	GB	1057631	00201803.4	5/22/2000	10/16/2002	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	JP	4841715	2000-159623	5/30/2000	10/14/2011	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	US	6193361	09/325,078	6/3/1999	2/27/2001	Granted	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79546	Eastman Kodak Company	JP		2012-021493	2/3/2012		Filed	APPARATUS FOR PRINTING, METHOD OF PRINTING, AND COMPUTER PROGRAM
79546	Eastman Kodak Company	US	6452663	09/470,290	3/14/2002	9/17/2002	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6533169	09/846,716	5/1/2001	3/18/2003	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6459471	09/846,717	5/1/2001	10/1/2002	Granted	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79568	Eastman Kodak Company	DE	60111813.8	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	FR	1215047	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	GB	1215047	01204413.7	11/19/2001	7/6/2005	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	US	6663221	09/731,355	12/6/2000	12/16/2003	Granted	IMPROVED PAGE WIDE INK JET PRINTING
79595	Eastman Kodak Company	DE	60115589.0	01204938.3	12/17/2001	12/7/2005	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	GB	1219431	01204938.3	12/17/2001	12/7/2005	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	US	6478414	09/750,965	12/28/2000	11/12/2002	Granted	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79596	Eastman Kodak Company	US	6250736	09/366,819	8/4/1999	6/26/2001	Granted	CONTINUOUS INK JET PRINT HEAD WITH FIXED POSITION INK GUTTER COMPATIBLE WITH HYDRODYNAMIC AND WIPE CLEANING
79597	Eastman Kodak Company	DE	60109125.6	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	FR	1219430	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	GB	1219430	01204904.5	12/14/2001	3/2/2005	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	US	6554410	09/750,946	12/28/2000	4/29/2003	Granted	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79608	Eastman Kodak Company	US	6429248	09/880,384	6/13/2001	8/6/2002	Granted	COATING COMPOSITION CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER AND SOLVENT MIXTURE
79610	Eastman Kodak Company	US	6162596	09/386,523	8/30/1999	12/19/2000	Granted	IMAGING ELEMENTS CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER COMPRISING POLYTHIOPHENE AND A CELLULOSIC POLYMER BINDER
79627	Eastman Kodak Company	US	6883904	10/131,533	4/24/2002	4/26/2005	Granted	APPARATUS AND METHOD FOR MAINTAINING CONSTANT DROP VOLUMES IN A CONTINUOUS STREAM INK JET PRINTER
79638	Eastman Kodak Company	DE	60221764.4	02078695.0	9/9/2002	8/15/2007	Granted	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	GB	1296171	02078695.0	9/9/2002	8/15/2007	Granted	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	US	6750998	09/957,334	9/20/2001	6/15/2004	Granted	ELECTROMECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79641	Eastman Kodak Company	US	6305194	09/354,219	7/15/1999	10/23/2001	Granted	MOLD DESIGN FOR COMPRESSION MOLDING MICROLENS ARRAYS
79644	Eastman Kodak Company	US	6663965	10/170,609	6/12/2002	12/16/2003	Granted	THERMO-REVERSIBLE MATERIAL AND METHOD FOR PREPARING IT
79645	Eastman Kodak Company	US	6599991	09/475,843	12/30/1999	7/29/2003	Granted	IN-SITU BLENDING OF POLYESTERS WITH POLY(ETHER IMIDE)
79646	Eastman Kodak Company	US	6329652	09/362,639	7/28/1999	12/11/2001	Granted	METHOD FOR COMPARISON OF SIMILAR SAMPLES IN LIQUID CHROMATOGRAPHY/MASS SPECTROMETRY
79661	Eastman Kodak Company	US	6248893	09/589,964	6/8/2000	6/19/2001	Granted	NON-HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79661	Eastman Kodak Company	US	6248886	09/589,965	6/8/2000	6/19/2001	Granted	HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79666	Eastman Kodak Company	US	6153000	09/351,614	7/12/1999	11/28/2000	Granted	COLOR PIGMENTED INK JET INK SET
79668	Eastman Kodak Company	US	6482769	09/712,424	11/14/2000	11/19/2002	Granted	DIFFUSION RESISTANT LENTICULAR ELEMENT

79677	Eastman Kodak Company	GB	2354659	0013583.0	6/6/2000	8/13/2003	Granted	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79677	Eastman Kodak Company	US	6200713	09/360,018	7/23/1999	3/13/2001	Granted	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	GB	2352514	0013581.4	6/6/2000	12/17/2003	Granted	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	US	6177217	09/360,462	7/23/1999	1/23/2001	Granted	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79687	Eastman Kodak Company	US	6972859	09/359,152	7/22/1999	12/6/2005	Granted	AUTHORIZING THE PRINTING OF DIGITAL IMAGES
79691	Eastman Kodak Company	JP	4717986	2000-240919	8/9/2000	4/8/2011	Granted	CO-MILLED PIGMENTS IN INK JET INK
79691	Eastman Kodak Company	US	6132501	09/371,657	8/10/1999	10/17/2000	Granted	CO-MILLED PIGMENTS IN INK JET INK

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79694	Eastman Kodak Company	US	6228572	09/358,501	7/21/1999	5/8/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED MERCAPTODIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79695	Eastman Kodak Company	US	6190849	09/358,500	7/21/1999	2/20/2001	Granted	PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TETRAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79698	Eastman Kodak Company	US	6190848	09/358,497	7/21/1999	2/20/2001	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TRIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79723	Eastman Kodak Company	US	6310165	09/442,826	11/18/1999	10/30/2001	Granted	POLYMERIZATION PROCESS WITH NOVEL CATALYST SYSTEM
79754	Eastman Kodak Company	US	6688525	09/401,228	9/22/1999	2/10/2004	Granted	APPARATUS AND METHOD FOR READING A CODED PATTERN
79762	Eastman Kodak Company	US	6206586	09/376,174	8/17/1999	3/27/2001	Granted	PROTECTIVE FILMS ON PHOTOGRAPHIC IMAGES
79783	Eastman Kodak Company	US	6666534	10/174,170	6/18/2002	12/23/2003	Granted	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
79788	Eastman Kodak Company	US	6381418	09/372,329	11/6/2001	4/30/2002	Granted	A PRINT HAVING INFORMATION ASSOCIATED WITH THE PRINT STORED IN A MEMORY COUPLED TO THE PRINT
79791	Eastman Kodak Company	US	6576792	09/849,474	5/4/2001	6/10/2003	Granted	2-HALO-1-CYCLOALKENECARBOXAMIDES AND THEIR PREPARATION
79796	Eastman Kodak Company	US	6257510	09/376,115	8/17/1999	7/10/2001	Granted	ADJUSTABLE EMISSION CHAMBER FLOW CELL
79798	Eastman Kodak Company	US	6533951	09/626,874	7/27/2000	3/18/2003	Granted	METHOD OF MANUFACTURING FLUID PUMP
79799	Eastman Kodak Company	US	6497510	09/470,638	12/22/1999	12/24/2002	Granted	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79799	Eastman Kodak Company	US	6761437	10/273,916	10/18/2002	7/13/2004	Granted	APPARATUS AND METHOD OF ENHANCING FLUID DEFLECTION IN A CONTINUOUS INK JET PRINTHEAD
79799	Eastman Kodak Company	US	6986566	10/706,199	11/12/2003	1/17/2006	Granted	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79802	Eastman Kodak Company	US	6422826	09/585,941	6/2/2000	7/23/2002	Granted	FLUID PUMP AND METHOD
79810	Eastman Kodak Company	US	6536882	09/625,536	7/26/2000	3/25/2003	Granted	INKJET PRINTHEAD HAVING SUBSTRATE FEEDTHROUGHS FOR ACCOMMODATING CONDUCTORS
79811	Eastman Kodak Company	JP	4592178	2000-378284	12/13/2000	9/24/2010	Granted	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	US	6203145	09/466,346	12/17/1999	3/20/2001	Granted	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79816	Eastman Kodak Company	US	6326109	09/532,543	3/22/2000	12/4/2001	Granted	TWO-SIDED IMAGING MEMBER
79820	Eastman Kodak Company	US	6183548	09/387,585	8/31/1999	2/6/2001	Granted	INK JET INK SET
79835	Eastman Kodak Company	US	6481046	09/535,323	3/27/2000	11/19/2002	Granted	METHOD AND APPARATUS FOR CLEANING FROM THE OUTER SURFACE OF AN ENDLESS TRANSPORT BELT THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79852	Eastman Kodak Company	DE	60016333.4	00202883.5	8/17/2000	12/1/2004	Granted	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	GB	1079274	00202883.5	8/17/2000	12/1/2004	Granted	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	US	6197474	09/603,277	6/26/2000	3/6/2001	Granted	THERMAL COLOR PROOFING PROCESS
79859	Eastman Kodak Company	US	6576412	09/868,210	12/22/1999	6/10/2003	Granted	HYDROPHILIC COLLOID COMPOSITION
79865	Eastman Kodak Company	US	6520086	09/856,721	12/14/1999	2/18/2003	Granted	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	JP	4754692	2000-589347	12/14/1999	6/3/2011	Granted	METHOD FOR PREPARING A PRINTING PLATE
79867	Eastman Kodak Company	US	6634295	09/857,479	12/14/1999	10/21/2003	Granted	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79874	Eastman Kodak Company	US	6967746	09/651,508	8/30/2000	11/22/2005	Granted	METHOD FOR COMBINING DEVICE COLOR PROFILES
79882	Eastman Kodak Company	US	6795209	09/418,560	10/14/1999	9/21/2004	Granted	METHOD AND APPARATUS FOR MODIFYING A HARD COPY IMAGE DIGITALLY IN ACCORDANCE WITH INSTRUCTIONS PROVIDED BY CONSUMER
79892	Eastman Kodak Company	US	6352330	09/516,707	3/1/2000	3/5/2002	Granted	INK JET PLATE MAKER AND PROOFER APPARATUS AND METHOD
79900	Eastman Kodak Company	US	6303212	09/394,420	9/13/1999	10/16/2001	Granted	INK JET RECORDING ELEMENT
79931	Eastman Kodak Company	US	6521513	09/609,617	7/5/2000	2/18/2003	Granted	SILICON WAFER CONFIGURATION AND METHOD OF FORMING SAME
79948	Eastman Kodak Company	US	6423469	09/444,695	11/22/1999	7/23/2002	Granted	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING OXONOL IR DYE AND METHODS OF IMAGING AND PRINTING
79956	Eastman Kodak Company	JP	4824176	2001-006606	1/15/2001	9/16/2011	Granted	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	US	6299303	09/482,659	1/13/2000	10/9/2001	Granted	INK JET RECORDING ELEMENT
79987	Eastman Kodak Company	US	6313859	09/571,350	5/16/2000	11/6/2001	Granted	METHOD AND APPARATUS FOR AXIAL DIRECTION SHEET FEED TO A VACUUM DRUM
80008	Eastman Kodak Company	US	6523930	09/750,809	12/28/2000	2/25/2003	Granted	AN INK JET PRINTER WITH CLEANING MECHANISM USING LAMINATED POLYIMIDE STRUCTURE AND METHOD CLEANING AN INK JET PRINTER
80012	Eastman Kodak Company	US	7097269	09/736,049	12/13/2000	8/29/2006	Granted	PROOFING HEAD AND PROOFER PRINTER APPARATUS
80023	Eastman Kodak Company	DE	60004623.0	00420234.7	11/14/2000	8/20/2003	Granted	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	US	6627208	09/726,941	11/30/2000	9/30/2003	Granted	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80036	Eastman Kodak Company	US	6096472	09/415,887	10/8/1999	8/1/2000	Granted	THERMAL COLOR PROOFING PROCESS
80039	Eastman Kodak Company	US	6461667	09/542,720	4/4/2000	10/8/2002	Granted	APPARATUS AND METHOD FOR VAPOR DEPOSITING LUBRICANT COATING ON A WEB

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80054	Eastman Kodak Company	US	6463656	09/606,293	6/29/2000	10/15/2002	Granted	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80054	Eastman Kodak Company	US	6789884	10/199,574	7/19/2002	9/14/2004	Granted	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80070	Eastman Kodak Company	US	6447978	09/454,151	12/3/1999	9/10/2002	Granted	IMAGING MEMBER CONTAINING HEAT SWITCHABLE POLYMER AND METHOD OF USE
80070	Eastman Kodak Company	US	6451500	09/644,600	8/23/2000	9/17/2002	Granted	IMAGING MEMBER CONTAINING HEAT SWITCHABLE CARBOXYLATE POLYMER AND METHOD OF USE
80084	Eastman Kodak Company	US	6162597	09/466,453	12/17/1999	12/19/2000	Granted	IMAGING ELEMENTS ADHESION PROMOTING SUBBING LAYER FOR PHOTOTHERMOGRAPHIC IMAGING LAYERS
80085	Eastman Kodak Company	US	6165699	09/466,566	12/17/1999	12/26/2000	Granted	ANNEALED ADHESION PROMOTING LAYER FOR PHOTOGRAPHIC IMAGING ELEMENTS
80128	Eastman Kodak Company	US	6247801	09/451,790	12/1/1999	6/19/2001	Granted	CONTINUOUS INK JET PRINTING PROCESS
80138	Eastman Kodak Company	CN	01101242.0	01101242.0	1/8/2001	5/19/2004	Granted	OPTIMIZED PRINTING SYSTEM
80138	Eastman Kodak Company	US	6963411	09/479,420	1/7/2000	11/8/2005	Granted	OPTIMIZED PRINTING SYSTEM
80143	Eastman Kodak Company	US	6486937	09/476,478	12/27/2001	11/26/2002	Granted	A METHOD AND APPARATUS FOR PRINTING LARGE FORMAT LENTICULAR IMAGES
80145	Eastman Kodak Company	US	6632486	09/451,786	12/1/1999	10/14/2003	Granted	INK JET RECORDING ELEMENT
80152	Eastman Kodak Company	US	6329113	09/586,913	6/5/2000	12/11/2001	Granted	IMAGING MATERIAL WITH DIMENSIONAL ADJUSTMENT BY HEAT
80154	Eastman Kodak Company	US	6312101	09/455,981	12/6/1999	11/6/2001	Granted	METHOD OF PRINTING DIGITAL IMAGES USING MULTIPLE COLORANTS HAVING SUBSTANTIALLY THE SAME COLOR
80187	Eastman Kodak Company	US	6509919	09/654,710	9/1/2000	1/21/2003	Granted	AN APPARATUS ADAPTED TO SENSE A COLORANT AND METHOD FOR SENSING COLOR AND DETECTING DONOR MISPICK CONDITION
80206	Eastman Kodak Company	US	6196281	09/441,499	11/17/1999	3/6/2001	Granted	FLUID TRANSFER SYSTEM FOR PHOTOPROCESSING MATERIALS
80221	Eastman Kodak Company	US	6173992	09/450,608	11/30/1999	1/16/2001	Granted	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
80242	Eastman Kodak Company	US	6274284	09/470,807	12/22/1999	8/14/2001	Granted	NACREOUS IMAGING MATERIAL
80248	Eastman Kodak Company	US	6165671	09/475,579	12/30/1999	12/26/2000	Granted	LASER DONOR ELEMENT
80274	Eastman Kodak Company	US	6472139	09/776,107	2/2/2001	10/29/2002	Granted	NONIONIC SURFACE ACTIVE OLIGOMERS AS COATING AIDS FOR THE MANUFACTURE OF PHOTOGRAPHIC PRODUCTS
80283	Eastman Kodak Company	US	6677982	09/686,610	10/11/2000	1/13/2004	Granted	METHOD FOR THREE DIMENSIONAL SPATIAL PANORAMA FORMATION
80284	Eastman Kodak Company	US	6286761	09/454,098	12/3/1999	9/11/2001	Granted	IDENTIFICATION DOCUMENT HAVING EMBEDDING INFORMATION RELATED TO THE SUBJECT
80287	Eastman Kodak Company	US	7088469	09/535,671	3/23/2000	8/8/2006	Granted	A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80294	Eastman Kodak Company	US	6435247	09/772,797	1/30/2001	8/20/2002	Granted	A LAMINATOR ASSEMBLY HAVING AN ENDLESS TWO-PLY OR HALF-LAP BELT
80295	Eastman Kodak Company	US	6203224	09/493,920	1/28/2000	3/20/2001	Granted	A PRINT ENGINE CHASSIS FOR SUPPORTING A VACUUM IMAGING DRUM
80297	Eastman Kodak Company	US	6427310	09/504,552	2/15/2000	8/6/2002	Granted	METHOD FOR FABRICATING A PRINT ENGINE CHASSIS FOR SUPPORTING AN IMAGING DRUM AND PRINthead TRANSLATION ASSEMBLY
80299	Eastman Kodak Company	JP	4119645	2001-375336	12/10/2001	5/2/2008	Granted	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	US	6476843	09/750,953	12/28/2000	11/5/2002	Granted	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80301	Eastman Kodak Company	US	6439787	09/751,227	12/28/2000	8/27/2002	Granted	A SHEET METAL PRINT ENGINE CHASSIS ASSEMBLED WITHOUT FASTENERS
80302	Eastman Kodak Company	US	6435246	09/772,796	1/30/2001	8/20/2002	Granted	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A PERFORATED LAYER AND A BELT FOR A LAMINATOR
80303	Eastman Kodak Company	US	6558466	09/465,202	6/6/2002	5/6/2003	Granted	APPARATUS FOR COATING A WEB
80333	Eastman Kodak Company	US	6754365	09/505,327	2/16/2000	6/22/2004	Granted	DETECTING EMBEDDED INFORMATION IN IMAGES
80343	Eastman Kodak Company	US	6793307	10/268,364	10/10/2002	9/21/2004	Granted	A PRINTER CAPABLE OF FORMING AN IMAGE ON A RECEIVER SUBSTRATE ACCORDING TO TYPE OF RECEIVER SUBSTRATE AND A METHOD OF ASSEMBLING THE PRINTER
80345	Eastman Kodak Company	US	6281268	09/467,198	12/20/1999	8/28/2001	Granted	PROCESS FOR MAKING AN INK JET INK
80352	Eastman Kodak Company	US	6258155	09/468,412	12/20/1999	7/10/2001	Granted	INK JET INK
80360	Eastman Kodak Company	US	6296344	09/470,813	12/22/1999	10/2/2001	Granted	METHOD FOR REPLENISHING COATINGS ON PRINthead NOZZLE PLATE
80363	Eastman Kodak Company	US	6836345	09/538,421	3/29/2000	12/28/2004	Granted	A METHOD FOR INCLUDING TRADITIONAL PHOTOGRAPHIC CALIBRATION INTO DIGITAL COLOR MANAGEMENT
80370	Eastman Kodak Company	US	6477029	09/671,438	9/27/2000	11/5/2002	Granted	DEFORMABLE MICRO-ACTUATOR

80372	Eastman Kodak Company	US	6487913	09/739,858	12/18/2000	12/3/2002	Granted	STRAIN GAUGE WITH RESONANT LIGHT MODULATOR
80380	Eastman Kodak Company	US	6435840	09/747,215	12/21/2000	8/20/2002	Granted	ELECTROSTRICTIVE MICRO-PUMP
80412	Eastman Kodak Company	US	6242841	09/479,266	1/6/2000	6/5/2001	Granted	STEPPER MOTOR WITH SHAPED MEMORY ALLOY ROTARY-DRIVER
80415	Eastman Kodak Company	US	6631983	09/751,229	12/28/2000	10/14/2003	Granted	INK RECIRCULATION SYSTEM FOR INK JET PRINTERS
80424	Eastman Kodak Company	US	D434057	29/118,537	2/9/2000	11/21/2000	Granted	DIGITAL CAMERA
80425	Eastman Kodak Company	US	D434431	29/118,476	2/9/2000	11/28/2000	Granted	BASE FOR A DIGITAL CAMERA

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80426	Eastman Kodak Company	US	D438224	29/117,794	1/31/2000	2/27/2001	Granted	DIGITAL CAMERA
80436	Eastman Kodak Company	US	6422772	09/607,166	6/29/2000	7/23/2002	Granted	A PRINTER HAVING AN INTERFERENCE-FREE RECEIVER SHEET FEED PATH AND METHOD OF ASSEMBLING THE PRINTER METHOD AND APPARATUS FOR ADJUSTING SPOT SIZE OF ONE COLOR COMPONENT OF A MULTIPLE COLOR CO-AXIAL LASER BEAM
80440	Eastman Kodak Company	US	6456435	09/493,982	2/11/2002	9/24/2002	Granted	APPARATUS FOR LASER MARKING INDICIA ON A PHOTSENSITIVE WEB
80447	Eastman Kodak Company	US	6236426	09/490,515	1/25/2000	5/22/2001	Granted	IMAGE FORMING DEVICE WITH TOKEN PRINTING CAPABILITIES
80468	Eastman Kodak Company	US	6233408	09/501,748	2/10/2000	5/15/2001	Granted	NOZZLE ELEMENT ADAPTABLE TO A LASER BEAM TUBE USED IN LASER EDGE MARKING EQUIPMENT
80482	Eastman Kodak Company	US	6326590	09/490,914	1/25/2000	12/4/2001	Granted	METHOD OF CONTROLLING PEAK POWER OF A RADIANT ENERGY EMITTING SYSTEM
80484	Eastman Kodak Company	US	6249308	09/490,512	1/25/2000	6/19/2001	Granted	IMAGE LAYER COMPRISING INTERCALATED CLAY PARTICLES
80486	Eastman Kodak Company	US	6680108	09/617,152	7/17/2000	1/20/2004	Granted	FLASH CAMERA
80508	Eastman Kodak Company	US	D437867	29/117,650	1/28/2000	2/20/2001	Granted	AUTHORIZING THE PRODUCTION OF VISUAL IMAGES FROM DIGITAL IMAGES
80510	Eastman Kodak Company	US	6647126	09/493,531	1/28/2000	11/11/2003	Granted	A METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663788	09/867,927	5/30/2001	12/16/2003	Granted	METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED CONTRAST AND LIFETIME
80511	Eastman Kodak Company	US	6663790	10/158,516	5/30/2002	12/16/2003	Granted	METHOD FOR PRINTING AND VERIFYING LIMITED EDITION STAMPS
80521	Eastman Kodak Company	US	6736067	09/903,346	7/11/2001	5/18/2004	Granted	TRANSFER LAMINATING ELEMENT
80530	Eastman Kodak Company	US	6492004	09/498,575	2/4/2000	12/10/2002	Granted	VERIFYING FLASH CAMERA
80551	Eastman Kodak Company	US	D433047	29/117,761	1/28/2000	10/31/2000	Granted	KENAF IMAGING BASE AND METHOD OF FORMATION
80553	Eastman Kodak Company	US	6692798	09/624,629	7/24/2000	2/17/2004	Granted	ELECTROSTRICTIVE VALVE FOR MODULATING A FLUID FLOW
80572	Eastman Kodak Company	US	6626416	09/735,012	12/12/2000	9/30/2003	Granted	METHOD FOR SPECIFYING ENGRAVING OF A GRAVURE CYLINDER FOR COATINGS CONTAINING PARTICLE DISPERSIONS
80591	Eastman Kodak Company	US	6240844	09/563,144	5/2/2000	6/5/2001	Granted	SELF-ILLUMINATING IMAGING DEVICE CALIBRATION OF COLOR REPRODUCTION APPARATUS FOR SIMILAR RECEIVERS FROM DIFFERENT COATING EVENTS
80616	Eastman Kodak Company	US	6717560	10/264,050	10/3/2002	4/6/2004	Granted	FILMSTRIP TRANSPORT MECHANISM WITH COMPENSATION FOR PERFORATION PITCH VARIATIONS FOR IMPROVED FILM REGISTRATION
80621	Eastman Kodak Company	US	6819451	09/521,329	3/9/2000	11/16/2004	Granted	NANOPARTICLES FOR PRINTING IMAGES
80633	Eastman Kodak Company	US	6435393	09/756,620	1/8/2001	8/20/2002	Granted	MICRO-ASPHERIC COLLIMATOR LENS
80662	Eastman Kodak Company	US	6361161	09/516,086	3/1/2000	3/26/2002	Granted	DIGITAL PROJECTOR
80699	Eastman Kodak Company	US	6438290	09/599,759	6/22/2000	8/20/2002	Granted	IMAGE PROCESSOR FOR HIGH-SPEED PRINTING APPLICATIONS
80705	Eastman Kodak Company	US	D449847	29/138,423	3/13/2001	10/30/2001	Granted	DIGITAL FILM SCANNER
80708	Eastman Kodak Company	US	7050197	09/662,253	9/14/2000	5/23/2006	Granted	METHOD OF DISPERSING WATER INSOLUBLE PHOTOGRAPHICALLY USEFUL COMPOUNDS
80713	Eastman Kodak Company	US	D446539	29/129,092	9/7/2000	8/14/2001	Granted	HIGHLY BRANCHED POLYMER FROM TELOMERIZATION
80731	Eastman Kodak Company	US	6472136	09/946,256	9/5/2001	10/29/2002	Granted	MEDIA TRANSPORT MECHANISM FOR INFORMATION TRANSFER DEVICES
80733	Eastman Kodak Company	US	6639032	09/995,948	11/28/2001	10/28/2003	Granted	QUALITY ASSURANCE SYSTEM FOR RETAIL PHOTOFINISHING
80754	Eastman Kodak Company	US	6443446	09/618,660	7/18/2000	9/3/2002	Granted	INK JET PRINTING METHOD
80760	Eastman Kodak Company	US	6784973	09/652,190	8/31/2000	8/31/2004	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	DE	60100371.3	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	FR	1132217	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	GB	1132217	01200716.7	2/26/2001	6/18/2003	Granted	INK JET PRINTING METHOD
80787	Eastman Kodak Company	US	6677008	10/105,744	3/25/2002	1/13/2004	Granted	INK JET PRINTING METHOD
80788	Eastman Kodak Company	US	6440537	09/535,703	3/27/2000	8/27/2002	Granted	INK JET RECORDING ELEMENT
80802	Eastman Kodak Company	US	6561607	09/680,378	10/5/2000	5/13/2003	Granted	APPARATUS AND METHOD FOR MAINTAINING A SUBSTANTIALLY CONSTANT CLOSELY SPACED WORKING DISTANCE BETWEEN AN INKJET PRINT HEAD AND A PRINTING RECEIVER
80803	Eastman Kodak Company	DE	60103096.6	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	FR	1138511	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	GB	1138511	01200994.0	3/16/2001	5/6/2004	Granted	INK JET PRINTING METHOD
80803	Eastman Kodak Company	US	6315405	09/535,698	3/27/2000	11/13/2001	Granted	INK JET PRINTING METHOD
80806	Eastman Kodak Company	US	6603499	09/891,755	6/26/2001	8/5/2003	Granted	A PRINTHEAD HAVING NON-UNIFORMITY CORRECTION BASED ON SPATIAL ENERGY PROFILE DATA, A METHOD FOR NON-UNIFORMITY CORRECTION OF A PRINTHEAD, AND AN APPARATUS FOR MEASURING SPATIAL ENERGY PROFILE DATA IN A PRINTHEAD
80808	Eastman Kodak Company	US	6943919	09/606,891	6/29/2000	9/13/2005	Granted	A METHOD AND APPARATUS FOR

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80815	Eastman Kodak Company	US	6624891	09/976,654	10/12/2001	9/23/2003	Granted	INTERFEROMETRIC-BASED EXTERNAL MEASUREMENT SYSTEM AND METHOD
80875	Eastman Kodak Company	US	6475713	09/705,399	11/3/2000	11/5/2002	Granted	IMAGING MEMBER WITH POLYESTER ADHESIVE BETWEEN POLYMER SHEETS
80879	Eastman Kodak Company	DE	60223741.6	02076042.7	3/18/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
80879	Eastman Kodak Company	JP	4331436	2002-94621	3/29/2002	6/26/2009	Granted	INK JET RECORDING ELEMENT
80879	Eastman Kodak Company	US	6541103	09/822,731	3/30/2001	4/1/2003	Granted	INK JET RECORDING ELEMENT
80880	Eastman Kodak Company	US	6190827	09/564,887	5/4/2000	2/20/2001	Granted	LASER DONOR ELEMENT
80884	Eastman Kodak Company	US	6492006	09/608,969	6/30/2000	12/10/2002	Granted	INK JET RECORDING ELEMENT
80900	Eastman Kodak Company	US	6569600	09/822,057	3/30/2001	5/27/2003	Granted	OPTICAL RECORDING MATERIAL
80912	Eastman Kodak Company	US	6442497	09/549,901	4/14/2000	8/27/2002	Granted	CALIBRATION METHOD AND STRIP FOR FILM SCANNERS IN DIGITAL
80915	Eastman Kodak Company	DE	60100247.4	01201109.4	3/26/2001	5/7/2003	Granted	PHOTOFINISHING SYSTEMS METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT
80915	Eastman Kodak Company	FR	1148707	01201109.4	3/26/2001	5/7/2003	Granted	DIGITAL IMAGE METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT
80915	Eastman Kodak Company	GB	1148707	01201109.4	3/26/2001	5/7/2003	Granted	DIGITAL IMAGE METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT
80915	Eastman Kodak Company	JP	4523193	2001-105640	4/4/2001	6/4/2010	Granted	DIGITAL IMAGE METHOD OF PROCESSING FOR AN EXTENDED COLOR GAMUT
80915	Eastman Kodak Company	US	6822760	09/543,652	4/5/2000	11/23/2004	Granted	DIGITAL IMAGE AND A COMPUTER STORAGE PRODUCT (Original-METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE)
80918	Eastman Kodak Company	US	6423478	09/543,467	4/5/2000	7/23/2002	Granted	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80927	Eastman Kodak Company	US	6554388	09/977,545	10/15/2001	4/29/2003	Granted	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80936	Eastman Kodak Company	US	6248510	09/546,886	4/10/2000	6/19/2001	Granted	A METHOD FOR IMPROVING PRINTER UNIFORMITY
80966	Eastman Kodak Company	US	D438569	29/122,244	4/20/2000	3/6/2001	Granted	MOTION PICTURE INTERMEDIATE FILM WITH PROCESS SURVIVING ANTISTATIC BACKING LAYER
80999	Eastman Kodak Company	US	6655579	09/558,204	4/26/2000	12/2/2003	Granted	PHOTO SERVICE ORDER KIOSK MACHINE READABLE CODED FRAME FOR PERSONAL POSTAGE
81003	Eastman Kodak Company	DE	60139046.6	01201363.7	4/13/2001	6/24/2009	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	GB	1152592	01201363.7	4/13/2001	6/24/2009	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	US	7231067	11/017,398	12/20/2004	6/12/2007	Granted	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81016	Eastman Kodak Company	US	6589720	10/045,712	10/29/2001	7/8/2003	Granted	CREASE RESISTANT IMAGING ELEMENT WITH COATED PAPER BASE
81033	Eastman Kodak Company	US	6422697	09/610,735	7/6/2000	7/23/2002	Granted	INK JET PRINTING METHOD
81042	Eastman Kodak Company	DE	60108715.1	01204829.4	12/10/2001	2/2/2005	Granted	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	US	6961141	09/745,027	12/20/2000	11/1/2005	Granted	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81057	Eastman Kodak Company	DE	60101526.6	01203210.8	8/27/2001	12/17/2003	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	JP	5230046	2001-267507	9/4/2001	3/29/2013	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	US	6513918	09/656,627	9/7/2000	2/4/2003	Granted	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81067	Eastman Kodak Company	DE	60137176.3	01202968.2	8/6/2001	12/31/2008	Granted	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	US	6873435	09/640,972	8/17/2000	3/29/2005	Granted	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81068	Eastman Kodak Company	DE	60216170.3	02075709.2	2/21/2002	11/22/2006	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	NL	1238712	02075709.2	2/21/2002	11/22/2006	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	US	6524660	09/799,377	3/5/2001	2/25/2003	Granted	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81133	Eastman Kodak Company	US	6620581	09/690,068	10/16/2000	9/16/2003	Granted	PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION

81142	Eastman Kodak Company	US	6513932	09/672,272	9/28/2000	2/4/2003	Granted	AN IMPROVED MOTION PICTURE FILM PROJECTOR
81165	Eastman Kodak Company	US	6443306	09/712,535	11/14/2000	9/3/2002	Granted	STORAGE CASE FOR MULTIPLE REMOVABLE MEMORY CARDS
81168	Eastman Kodak Company	JP	4331424	2001-334450	10/31/2001	6/26/2009	Granted	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81168	Eastman Kodak Company	US	6491481	09/702,402	10/31/2000	12/10/2002	Granted	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81208	Eastman Kodak Company	DE	60200724.0	02075665.6	2/18/2002	7/14/2004	Granted	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81208	Eastman Kodak Company	US	7053927	09/797,901	3/2/2001	5/30/2006	Granted	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81209	Eastman Kodak Company	US	6525115	09/730,523	12/5/2000	2/25/2003	Granted	A METHOD OF MAKING AN AQUEOUS DISPERSION OF PARTICLES COMPRISING AN EPOXY MATERIAL FOR USE IN COATINGS
81219	Eastman Kodak Company	US	6672623	09/931,438	8/16/2001	1/6/2004	Granted	MODIFICATON OF RECEIVER SURFACE TO REJECT STAMP CANCELLATION INFORMATION

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81254	Eastman Kodak Company	US	7118134	09/593,645	6/13/2000	10/10/2006	Granted	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81254	Eastman Kodak Company	US	7090252	10/392,075	3/19/2003	8/15/2006	Granted	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81258	Eastman Kodak Company	JP	4142285	2001-387093	12/20/2001	6/20/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6780339	10/025,363	12/19/2001	8/24/2004	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81266	Eastman Kodak Company	US	6475602	09/608,466	6/30/2000	11/5/2002	Granted	INK JET RECORDING ELEMENT
81266	Eastman Kodak Company	US	6726991	10/237,438	9/9/2002	4/27/2004	Granted	POROUS POLYMER PARTICLES AND METHOD FOR PREPARATION THEREOF
81287	Eastman Kodak Company	US	D450335	29/126,362	7/11/2000	11/13/2001	Granted	CAMERA WITH FRONT AND REAR LABELS
81288	Eastman Kodak Company	US	D440258	29/126,205	7/11/2000	4/10/2001	Granted	FRONT LABEL FOR CAMERA
81289	Eastman Kodak Company	US	D438572	29/126,206	7/11/2000	3/6/2001	Granted	REAR LABEL FOR CAMERA
81290	Eastman Kodak Company	US	D447502	29/126,191	7/11/2000	9/4/2001	Granted	CAMERA
81300	Eastman Kodak Company	US	6700992	09/615,494	7/13/2000	3/2/2004	Granted	ADAPTIVE MESSAGE EMBEDDING ERROR DIFFUSION METHOD
81308	Eastman Kodak Company	DE	60108813.1	01202337.0	6/18/2001	2/9/2005	Granted	INK JET PRINTING METHOD
81308	Eastman Kodak Company	US	6528147	09/608,842	6/30/2000	3/4/2003	Granted	INK JET PRINTING METHOD
81315	Eastman Kodak Company	US	6614499	09/640,320	8/16/2000	9/2/2003	Granted	ELECTRICALLY ADDRESSABLE DISPLAY SYSTEM WITH ALIGNMENT REFERENCE FEATURES AND PROCESS FOR FORMING SAME
81316	Eastman Kodak Company	US	6469757	09/628,082	7/28/2000	10/22/2002	Granted	SELECTIVE REMOVAL OF LIGHT MODULATING LAYER FROM ELECTRICALLY CONDUCTIVE LAYER OF LIQUID CRYSTAL DISPLAY SUBSTRATE
81317	Eastman Kodak Company	US	6902454	09/627,802	7/28/2000	6/7/2005	Granted	PROCESS FOR LAMINATING ELECTRICALLY ADDRESSABLE DISPLAY
81333	Eastman Kodak Company	US	6685836	09/995,093	11/27/2001	2/3/2004	Granted	PROCESS FOR PURIFYING A MIXTURE OF COLLOIDAL ALUMINOSILICATE PARTICLES
81340	Eastman Kodak Company	US	6640996	10/027,301	12/21/2001	11/4/2003	Granted	METHOD AND APPARATUS FOR ONLINE SWITCHING BETWEEN SUPPLY VESSELS
81341	Eastman Kodak Company	US	6644348	09/996,653	11/28/2001	11/11/2003	Granted	PURGABLE MULTIPOINT VALVE
81354	Eastman Kodak Company	FR	0103432	0103432	3/14/2001	1/16/2004	Granted	IMPROVED COMPOSITE MATERIAL FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS MATERIAU COMPOSITE AMELIORE POUR LE TRAITEMENT D'EFFLUENTS PHOTOGRAPHIQUES
81354	Eastman Kodak Company	US	6680066	10/068,207	2/5/2002	1/20/2004	Granted	IMPROVED COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
81357	Eastman Kodak Company	US	6474885	09/826,643	4/5/2001	11/5/2002	Granted	A ROLLER SYSTEM TO HELP REMOVE CHAD AND TRIMMED MEDIA IN A THERMAL PRINTER
81370	Eastman Kodak Company	DE	602004008979.6	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	FR	1443751	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	GB	1443751	04075156.2	1/19/2004	9/19/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	JP	4535740	2004-22017	1/29/2004	6/25/2010	Granted	COLOR ADJUSTING METHOD IN COLOR PROOF
81370	Eastman Kodak Company	US	7283282	10/355,372	1/31/2003	10/16/2007	Granted	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81371	Eastman Kodak Company	US	7177048	10/166,955	6/11/2002	2/13/2007	Granted	N-CHANNEL SCREENING TOOL
81372	Eastman Kodak Company	US	6710795	09/832,746	4/11/2001	3/23/2004	Granted	TUNING A PRINTER BY PRINTING PATTERNS WHICH BEAT AGAINST A SPATIAL FREQUENCY OF A COMPONENT WITHIN THE PRINTER
81379	Eastman Kodak Company	US	6607257	09/960,109	9/21/2001	8/19/2003	Granted	PRINthead ASSEMBLY WITH MINIMIZED INTERCONNECTIONS TO AN INKJET PRINthead
81383	Eastman Kodak Company	DE	60115592.0	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	FR	1234669	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	GB	1234669	01130221.3	12/19/2001	12/7/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	JP	4243057	2001-387314	12/20/2001	1/9/2009	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	US	6450619	09/792,188	2/22/2001	9/17/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED

81385	Eastman Kodak Company	US	6502925	09/792,114	2/22/2001	1/7/2003	Granted	DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6943037	10/242,080	9/12/2002	9/13/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	DE	60134112.0	01130219.7	12/19/2001	5/21/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	FR	1219422	01130219.7	12/19/2001	5/21/2008	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	GB	1219422	01130219.7	12/19/2001	5/21/2008	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	US	6474794	09/751,726	12/29/2000	11/5/2002	Granted	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81390	Eastman Kodak Company	DE	60300317.6	03076783.4	6/10/2003	2/9/2005	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81390	Eastman Kodak Company	JP	4488692	2003-161151	6/5/2003	4/9/2010	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM

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81390	Eastman Kodak Company	US	6677975	10/175,490	6/19/2002	1/13/2004	Granted	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81397	Eastman Kodak Company	US	7043019	09/796,201	2/28/2001	5/9/2006	Granted	COPY PROTECTION FOR DIGITAL MOTION PICTURE IMAGE DATA
81401	Eastman Kodak Company	US	6729235	09/845,145	4/30/2001	5/4/2004	Granted	IMAGING APPARATUS AND IMAGING DRUM HAVING MATERIAL CLAMP
81405	Eastman Kodak Company	US	6515691	09/891,480	6/26/2001	2/4/2003	Granted	IMPROVED LEAD SCREW AND WRITE ENGINE USING SAME
81406	Eastman Kodak Company	US	6572720	09/863,855	5/23/2001	6/3/2003	Granted	METHOD FOR LAMINATING HIGH QUALITY TRANSPARENCIES
81419	Eastman Kodak Company	US	6614462	09/692,728	10/19/2000	9/2/2003	Granted	A METHOD AND APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6700599	10/357,571	2/4/2003	3/2/2004	Granted	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6801238	10/679,751	10/6/2003	10/5/2004	Granted	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81427	Eastman Kodak Company	DE	60119241.9	01203133.2	8/17/2001	5/3/2006	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	GB	1184193	01203133.2	8/17/2001	5/3/2006	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	JP	5085820	2001-254014	8/24/2001	9/14/2012	Granted	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	US	6489008	09/650,068	8/29/2000	12/3/2002	Granted	INK JET RECORDING ELEMENT
81432	Eastman Kodak Company	US	6857333	10/135,627	4/30/2002	2/22/2005	Granted	ROTATIONAL STOP
81433	Eastman Kodak Company	US	6510793	09/894,551	6/28/2001	1/28/2003	Granted	IMAGING APPARATUS AND PRINTING PLATE MOUNTING SURFACE FOR USE IN AN IMAGING APPARATUS HAVING PRINTING PLATE REGISTRATION DETECTION
81434	Eastman Kodak Company	US	6508527	09/863,597	5/23/2001	1/21/2003	Granted	METHOD FOR LAMINATING A PRE-PRESS PROOF TO SIMULATE PRINTING ON THIN PLASTIC
81439	Eastman Kodak Company	US	7198882	10/988,656	11/15/2004	4/3/2007	Granted	ADHESION PROMOTING POLYMERIC MATERIALS AND PLANOGRAPHIC PRINTING ELEMENTS CONTAINING THEM
81443	Eastman Kodak Company	US	6444392	09/928,215	8/10/2001	9/3/2002	Granted	BLACK AND WHITE GRAPHIC ARTS FILM
81448	Eastman Kodak Company	US	6586498	09/710,346	11/9/2000	7/1/2003	Granted	INK JET INK
81450	Eastman Kodak Company	TW	NI-193772	90117913	7/23/2001	1/11/2004	Granted	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81450	Eastman Kodak Company	US	7120097	09/662,561	9/15/2000	10/10/2006	Granted	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81456	Eastman Kodak Company	DE	60115162.3	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	FR	1177908	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	GB	1177908	01202784.3	7/19/2001	11/23/2005	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	US	6552740	09/630,419	8/1/2000	4/22/2003	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81472	Eastman Kodak Company	DE	60101433.2	01203136.5	8/17/2001	12/10/2003	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	GB	1184806	01203136.5	8/17/2001	12/10/2003	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	US	7114660	09/650,198	8/29/2000	10/3/2006	Granted	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81509	Eastman Kodak Company	US	6475696	09/751,192	12/28/2000	11/5/2002	Granted	IMAGING ELEMENTS WITH NANOCOMPOSITE CONTAINING SUPPORTS
81510	Eastman Kodak Company	US	6476848	09/746,399	12/21/2000	11/5/2002	Granted	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SEGMENTED WAVEPLATE
81511	Eastman Kodak Company	JP	4814460	2001-290680	9/25/2001	9/2/2011	Granted	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SPATIALLY SEPARATED LIGHT BEAMS
81528	Eastman Kodak Company	US	D454583	29/127,913	8/14/2000	3/19/2002	Granted	PRINTER WITH A PIVOTING DISPLAY
81530	Eastman Kodak Company	US	6676164	09/641,112	8/17/2000	1/13/2004	Granted	A PERSONAL POSTAL PRODUCT
81538	Eastman Kodak Company	JP	4083421	2001-382987	12/17/2001	2/22/2008	Granted	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81538	Eastman Kodak Company	US	6520498	09/746,049	12/21/2000	2/18/2003	Granted	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81545	Eastman Kodak Company	US	D449634	29/138,421	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81546	Eastman Kodak Company	US	D449636	29/138,432	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81547	Eastman Kodak Company	US	D449635	29/138,422	3/13/2001	10/23/2001	Granted	VERTICAL DIGITAL PROJECTOR
81555	Eastman Kodak Company	US	6561644	09/742,982	12/20/2000	5/13/2003	Granted	INK JET PRINTING PROCESS
81556	Eastman Kodak Company	US	6578955	09/981,281	10/17/2001	6/17/2003	Granted	CONTINUOUS INKJET PRINTER WITH ACTUATABLE VALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
81565	Eastman Kodak Company	US	6454389	09/658,800	9/11/2000	9/24/2002	Granted	MULTIPASS INKJET PRINTING USING PRINT MASKING
81570	Eastman Kodak Company	US	6501530	09/727,089	11/30/2000	12/31/2002	Granted	MOTION PICTURE FILM PROJECTOR

81578	Eastman Kodak Company	US	6761677	09/667,944	9/22/2000	7/13/2004	Granted	ILLUMINATION SYSTEM FOR MINIMIZING FILM BUCKLE
81578	Eastman Kodak Company	US	7087006	10/385,104	3/10/2003	8/8/2006	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
								ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF

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81578	Eastman Kodak Company	US	7393315	10/385,279	3/10/2003	7/1/2008	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7322924	10/385,280	3/10/2003	1/29/2008	Granted	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81581	Eastman Kodak Company	US	6326131	09/652,240	8/31/2000	12/4/2001	Granted	HIGHLY LUBRICATED IMAGING ELEMENT WITH HIGH COEFFICIENT OF FRICTION
81588	Eastman Kodak Company	DE	60101126.0	01203140.7	8/20/2001	11/5/2003	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	GB	1184194	01203140.7	8/20/2001	11/5/2003	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	JP	4805492	2001-257642	8/28/2001	8/19/2011	Granted	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	US	6475603	09/652,234	8/31/2000	11/5/2002	Granted	INK JET RECORDING ELEMENT
81603	Eastman Kodak Company	US	6508542	09/751,483	12/28/2000	1/21/2003	Granted	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81604	Eastman Kodak Company	JP	4142286	2001-387274	12/20/2001	6/20/2008	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	US	6439703	09/751,722	12/29/2000	8/27/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81619	Eastman Kodak Company	US	6999838	10/337,691	1/7/2003	2/14/2006	Granted	SYSTEM AND METHOD FOR IMPROVING LASER POWER AND STABILIZATION USING HIGH DUTY CYCLE RADIO FREQUENCY INJECTION
81620	Eastman Kodak Company	US	6600590	09/788,862	2/20/2001	7/29/2003	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING RF INJECTION
81622	Eastman Kodak Company	US	6480259	09/675,327	9/28/2000	11/12/2002	Granted	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGES USING A SPATIAL LIGHT MODULATOR HAVING A SELECTABLE LIGHT SOURCE
81633	Eastman Kodak Company	JP	4173662	2001-387062	12/20/2001	8/22/2008	Granted	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	US	6412928	09/751,115	12/29/2000	7/2/2002	Granted	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81644	Eastman Kodak Company	US	6537656	09/723,518	11/28/2000	3/25/2003	Granted	FOAM CORE IMAGING MEMBER
81646	Eastman Kodak Company	US	6580490	09/699,552	10/30/2000	6/17/2003	Granted	A METHOD AND APPARATUS FOR PRINTING IMAGES IN MULTIPLE FORMATS USING A SPATIAL LIGHT MODULATOR
81656	Eastman Kodak Company	US	6468338	09/689,184	10/12/2000	10/22/2002	Granted	DYE FOR INK JET INK
81659	Eastman Kodak Company	US	6904180	09/697,890	10/27/2000	6/7/2005	Granted	A METHOD FOR DETECTING IMAGE INTERPOLATION
81659	Eastman Kodak Company	US	7251378	10/961,892	10/8/2004	7/31/2007	Granted	A METHOD FOR DETECTING IMAGE INTERPOLATION
81665	Eastman Kodak Company	DE	60326189.2	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	FR	1375175	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	GB	1375175	03076768.5	6/5/2003	2/18/2009	Granted	INK JET PRINTING METHOD
81665	Eastman Kodak Company	US	6679603	10/184,672	6/18/2002	1/20/2004	Granted	INK JET PRINTING METHOD
81666	Eastman Kodak Company	US	6491362	09/910,405	7/20/2001	12/10/2002	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
81672	Eastman Kodak Company	JP	4117129	2001-394752	12/26/2001	4/25/2008	Granted	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	US	6505921	09/751,563	12/28/2000	1/14/2003	Granted	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81674	Eastman Kodak Company	DE	60221092.5	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	FR	1323531	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	GB	1323531	02080296.3	12/16/2002	7/11/2007	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	US	6923529	10/035,902	12/26/2001	8/2/2005	Granted	INK-JET PRINTING WITH REDUCED CROSS-TALK
81691	Eastman Kodak Company	DE	60229902.0	02077676.1	7/5/2002	11/19/2008	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	GB	1277581	02077676.1	7/5/2002	11/19/2008	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	US	6572222	09/907,159	7/17/2001	6/3/2003	Granted	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81696	Eastman Kodak Company	US	6474781	09/861,692	5/21/2001	11/5/2002	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS WITH NOZZLE CLUSTERS
81699	Eastman Kodak Company	DE	60228781.2	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	FR	1243426	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT

81699	Eastman Kodak Company	GB	1243426	02075820.7	3/1/2002	9/10/2008	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	JP	4272383	2002-55924	3/1/2002	3/6/2009	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	US	6517197	09/804,758	3/13/2001	2/11/2003	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81700	Eastman Kodak Company	DE	60205075.8	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	FR	1308278	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	GB	1308278	02079370.9	10/21/2002	7/20/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER

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81700	Eastman Kodak Company	US	6851796	09/999,356	10/31/2001	2/8/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81701	Eastman Kodak Company	DE	60106185.3	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	FR	1219429	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	GB	1219429	01204903.7	12/14/2001	10/6/2004	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4787304	2008-264295	10/10/2008	7/22/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847561	2009-159798	7/6/2009	10/21/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847562	2009-159800	7/6/2009	10/21/2011	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6588888	09/751,232	12/28/2000	7/8/2003	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6863385	10/426,295	4/30/2003	3/8/2005	Granted	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81702	Eastman Kodak Company	DE	60206702.2	02077391.7	6/17/2002	10/19/2005	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	GB	1277579	02077391.7	6/17/2002	10/19/2005	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	US	6450628	09/892,831	6/27/2001	9/17/2002	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81703	Eastman Kodak Company	US	6827429	09/969,679	10/3/2001	12/7/2004	Granted	CONTINUOUS INK JET PRINTING METHOD AND APPARATUS WITH INK DROPLET VELOCITY DISCRIMINATION
81704	Eastman Kodak Company	DE	60224136.7	02077602.7	7/1/2002	12/19/2007	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	GB	1277578	02077602.7	7/1/2002	12/19/2007	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	JP	4109912	2002-178489	6/19/2002	4/11/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	US	6588889	09/906,489	7/16/2001	7/8/2003	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81705	Eastman Kodak Company	DE	60228356.6	02075438.8	2/4/2002	8/20/2008	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	FR	1232863	02075438.8	2/4/2002	8/20/2008	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	GB	1232863	02075438.8	2/4/2002	8/20/2008	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	JP		2002-009484	1/18/2002		Filed	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	US	6536883	09/785,618	2/16/2001	3/25/2003	Granted	CONTNUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81706	Eastman Kodak Company	JP	4253455	2002-11205	1/21/2002	1/30/2009	Granted	CONTINUOUS INK JET PRINHEAD AND METHOD OF TRANSLATING INK DROPS
81706	Eastman Kodak Company	US	6508543	09/777,426	2/6/2001	1/21/2003	Granted	CONTINUOUS INK JET PRINHEAD AND METHOD OF TRANSLATING INK DROPS
81707	Eastman Kodak Company	US	6682182	10/120,023	4/10/2002	1/27/2004	Granted	CONTINUOUS INK JET PRINTING WITH IMPROVED DROP FORMATION
81708	Eastman Kodak Company	US	6739705	10/054,476	1/22/2002	5/25/2004	Granted	CONTINUOUS STREAM INK JET PRINHEAD OF THE GAS STREAM DROP DEFLECTION TYPE HAVING AMBIENT PRESSURE COMPENSATION MECHANISM AND METHOD OF OPERATION THEREOF
81718	Eastman Kodak Company	US	6288227	09/679,922	10/5/2000	9/11/2001	Granted	SOLUBILIZED 2,6-DINAPHTHYLAMINOTRIAZINES
81718	Eastman Kodak Company	US	6509143	09/896,698	6/29/2001	1/21/2003	Granted	CONCENTRATED PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION CONTAINING STAIN REDUCING AGENT
81721	Eastman Kodak Company	DE	60108335.0	01126389.4	11/7/2001	1/12/2005	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	US	6838505	09/981,221	10/16/2001	1/4/2005	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81723	Eastman Kodak Company	US	6860308	10/353,664	1/29/2003	3/1/2005	Granted	APPARATUS FOR MAKING A TWO-SIDED IMAGE
81732	Eastman Kodak Company	US	6567217	09/993,034	11/6/2001	5/20/2003	Granted	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6552855	10/184,280	6/27/2002	4/22/2003	Granted	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81733	Eastman Kodak Company	US	6648943	10/027,288	12/21/2001	11/18/2003	Granted	INTEGRATED USE OF DEAERATION METHODS TO REDUCE BUBBLES AND LIQUID WASTE
81737	Eastman Kodak Company	TW	NI-195052	090119940	8/14/2001	2/1/2004	Granted	ANTIREFLECTION ARTICLE OF MANUFACTURE
81737	Eastman Kodak Company	US	6497957	09/679,314	10/4/2000	12/24/2002	Granted	ANTIREFLECTION ARTICLE OF MANUFACTURE
81742	Eastman Kodak Company	JP	4191404	2001-372645	12/6/2001	9/26/2008	Granted	CONTINUOUS INK JET PRINTING PROCESS
81744	Eastman Kodak Company	US	6652761	10/051,426	1/18/2002	11/25/2003	Granted	PROCESS FOR RECYCLING WASH-WATER RESULTING FROM FILM TREATMENT
81746	Eastman Kodak Company	DE	60208515.2	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	FR	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS

81746	Eastman Kodak Company	GB	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	NL	1267208	02356093.1	5/17/2002	1/4/2006	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	US	6620397	10/159,680	5/31/2002	9/16/2003	Granted	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS

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81756	Eastman Kodak Company	US	6649250	09/976,616	10/11/2001	11/18/2003	Granted	GLOSS COATING ON PERMEABLE SURFACE IMAGING SUPPORT
81757	Eastman Kodak Company	US	6746051	09/686,133	10/10/2000	6/8/2004	Granted	A TWO SIDED IMAGE PRODUCT
81758	Eastman Kodak Company	US	6711277	09/696,542	10/25/2000	3/23/2004	Granted	METHOD OF CONTROLLING THE REPRODUCTION OF COPYRIGHTED IMAGES
81772	Eastman Kodak Company	US	6643237	09/804,116	3/12/2001	11/4/2003	Granted	METHOD AND APPARATUS FOR THE AUTHENTICATION OF ENCODED DATA
81776	Eastman Kodak Company	US	6426172	09/751,723	12/29/2000	7/30/2002	Granted	METHOD OF PROCESSING MOTION PICTURE PRINT FILM TO PROVIDE IMPROVED LASER SUBTITLING PERFORMANCE, AND PROCESSED MOTION PICTURE PRINT FILM
81783	Eastman Kodak Company	US	6498711	09/708,353	11/8/2000	12/24/2002	Granted	DEFORMABLE MICRO-ACTUATOR WITH GRID ELECTRODE
81785	Eastman Kodak Company	JP	4326176	2001-334483	10/31/2001	6/19/2009	Granted	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	TW	NI-173085	090122119	9/6/2001	7/2/2003	Granted	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	US	6476971	09/702,952	10/31/2000	11/5/2002	Granted	METHOD FOR MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81786	Eastman Kodak Company	US	6846137	09/702,362	10/31/2000	1/25/2005	Granted	APPARATUS FOR FORMING A MICROLENS MOLD
81787	Eastman Kodak Company	US	6908266	09/702,500	10/31/2000	6/21/2005	Granted	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81788	Eastman Kodak Company	TW	NI-173084	90122112	9/6/2001	3/11/2003	Granted	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81794	Eastman Kodak Company	US	6436619	09/853,846	5/11/2001	8/20/2002	Granted	CONDUCTIVE AND ROUGHENING LAYER
81795	Eastman Kodak Company	US	6872501	10/133,836	4/26/2002	3/29/2005	Granted	ANTISTAT OF ONIUM SALT AND POLYETHER POLYMER
81798	Eastman Kodak Company	US	6799963	09/702,496	10/31/2000	10/5/2004	Granted	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81798	Eastman Kodak Company	US	6787072	10/368,872	2/19/2003	9/7/2004	Granted	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81820	Eastman Kodak Company	DE	60200328.8	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	FR	1226970	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	GB	1226970	02075169.9	1/16/2002	4/7/2004	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	JP	3939990	2002-16869	1/25/2002	4/6/2007	Granted	INK JET RECORDING ELEMENT
81820	Eastman Kodak Company	US	6630212	09/770,814	1/26/2001	10/7/2003	Granted	INK JET RECORDING ELEMENT
81821	Eastman Kodak Company	DE	60202221.5	02075132.7	1/14/2002	12/15/2004	Granted	INK JET PRINTING METHOD
81821	Eastman Kodak Company	US	6554418	09/771,251	1/26/2001	4/29/2003	Granted	INK JET PRINTING METHOD
81838	Eastman Kodak Company	US	D460474	29/148,082	9/14/2001	7/16/2002	Granted	"DIGITAL CAMERA BACK"
81854	Eastman Kodak Company	US	6475712	09/996,192	11/28/2001	11/5/2002	Granted	PHOTOGRAPHIC ELEMENT HAVING IMPROVED SURFACE PROTECTIVE LAYER CONTAINING COMPOSITE WAX PARTICLES
81857	Eastman Kodak Company	DE	60209854.8	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	FR	1248146	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	GB	1248146	02076136.7	3/22/2002	3/15/2006	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	US	6440654	09/825,325	4/3/2001	8/27/2002	Granted	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81859	Eastman Kodak Company	US	6470736	09/773,290	1/31/2001	10/29/2002	Granted	APPARATUS AND METHOD FOR CAPILLARY VISCOMETRY OF FLUIDS (AS AMENDED)
81873	Eastman Kodak Company	US	6576042	09/950,487	9/11/2001	6/10/2003	Granted	A PROCESS CONTROL METHOD TO INCREASE DEAERATION CAPACITY IN AN ECR BY CONSTANT VOLTAGE OPERATION
81875	Eastman Kodak Company	US	D457180	29/140,631	4/20/2001	5/14/2002	Granted	FILM SCANNER
81879	Eastman Kodak Company	US	6514659	09/723,489	11/28/2000	2/4/2003	Granted	FOAM CORE IMAGING ELEMENT WITH GLOSSY SURFACE
81892	Eastman Kodak Company	US	6497986	09/931,328	8/16/2001	12/24/2002	Granted	NACREOUS SATIN IMAGING ELEMENT
81893	Eastman Kodak Company	US	6423398	09/770,122	1/26/2001	7/23/2002	Granted	INK JET PRINTING METHOD
81895	Eastman Kodak Company	US	6596447	09/931,334	8/16/2001	7/22/2003	Granted	PHOTOGRAPHIC ELEMENT WITH NACREOUS OVERCOAT
81901	Eastman Kodak Company	US	6508548	09/742,961	12/20/2000	1/21/2003	Granted	INK JET PRINTING METHOD
81909	Eastman Kodak Company	DE	60130619.8	01204421.0	11/19/2001	9/26/2007	Granted	THERMAL ACTUATOR
81909	Eastman Kodak Company	JP	4040288	2001-355056	11/20/2001	11/16/2007	Granted	THERMAL ACTUATOR
81909	Eastman Kodak Company	US	6561627	09/726,945	11/30/2000	5/13/2003	Granted	THERMAL ACTUATOR
81912	Eastman Kodak Company	US	6848764	10/121,401	4/12/2002	2/1/2005	Granted	METHOD AND APPARATUS FOR CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINT HEAD
81913	Eastman Kodak Company	DE	60301592.1	03076685.1	6/2/2003	9/14/2005	Granted	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINTHEAD HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81913	Eastman Kodak Company	GB	1371489	03076685.1	6/2/2003	9/14/2005	Granted	METHOD OF CONTROLLING HEATERS IN A

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81913	Eastman Kodak Company	US	6820971	10/172,429	6/14/2002	11/23/2004	Granted	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81914	Eastman Kodak Company	US	6584857	09/717,318	11/20/2000	7/1/2003	Granted	OPTICAL STRAIN GAUGE
81915	Eastman Kodak Company	US	6596451	09/931,355	8/16/2001	7/22/2003	Granted	NACREOUS IMAGING ELEMENT CONTAINING A VOIDED POLYMER LAYER
81916	Eastman Kodak Company	US	6569593	09/931,699	8/16/2001	5/27/2003	Granted	ORIENTED POLYESTER IMAGING ELEMENT WITH NACREOUS PIGMENT
81928	Eastman Kodak Company	US	6689429	09/981,375	10/16/2001	2/10/2004	Granted	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81936	Eastman Kodak Company	US	6497472	09/751,236	12/29/2000	12/24/2002	Granted	A SELF-CLEANING INK JET PRINTER AND PRINT HEAD WITH CLEANING FLUID FLOW SYSTEM
81958	Eastman Kodak Company	US	6543899	09/730,360	12/5/2000	4/8/2003	Granted	AN AUTO-STEREOSCOPIC VIEWING SYSTEM USING MOUNTED PROJECTION
81966	Eastman Kodak Company	US	6882451	09/732,671	12/8/2000	4/19/2005	Granted	METHOD AND MEANS FOR DETERMINING ESTIMATED RELATIVE EXPOSURE VALUES FROM OPTICAL DENSITY VALUES OF PHOTOGRAPHIC MEDIA (AMENDED AS OF 8/13/2004)
81981	Eastman Kodak Company	DE	60236042.0	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	FR	1243627	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	GB	1243627	02075961.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	US	6547865	09/813,581	3/21/2001	4/15/2003	Granted	INK JET PRINTING PROCESS
81992	Eastman Kodak Company	DE	60220846.7	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	FR	1232864	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	GB	1232864	02075437.0	2/4/2002	6/27/2007	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	JP	4351412	2002-026305	2/4/2002	7/31/2009	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	US	6457807	09/785,615	2/16/2001	10/1/2002	Granted	CONTINUOUS INK JET PRINthead HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81993	Eastman Kodak Company	US	6481835	09/771,540	1/29/2001	11/19/2002	Granted	CONTINUOUS INK-JET PRINthead HAVING SERRATED GUTTER
81994	Eastman Kodak Company	JP	3776036	2001-383220	12/17/2001	3/3/2006	Granted	A MONOCENTRIC AUTOSTEREOCOPIC OPTICAL APPARATUS AND METHOD
81994	Eastman Kodak Company	US	6416181	09/738,747	12/15/2000	7/9/2002	Granted	A MONOCENTRIC AUTOSTEREOCOPIC OPTICAL APPARATUS AND METHOD
81997	Eastman Kodak Company	US	7094453	10/238,656	9/10/2002	8/22/2006	Granted	TACK FREE EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
81999	Eastman Kodak Company	US	7122235	09/878,853	6/11/2001	10/17/2006	Granted	TACK FREE CAUTERIZED EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
82000	Eastman Kodak Company	US	6553651	09/803,851	3/12/2001	4/29/2003	Granted	A METHOD FOR FABRICATING A PERMANENT MAGNETIC STRUCTURE IN A SUBSTRATE
82001	Eastman Kodak Company	DE	60206668.9	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	FR	1228873	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	GB	1228873	02075307.5	1/25/2002	10/19/2005	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	JP	4295946	2002-23532	1/31/2002	4/17/2009	Granted	CONTINUOUS INK JET PRINTER
82001	Eastman Kodak Company	US	6505922	09/777,461	2/6/2001	1/14/2003	Granted	CONTINUOUS INK JET PRINthead AND METHOD OF ROTATING INK DROPS
82009	Eastman Kodak Company	US	6471327	09/794,671	2/27/2001	10/29/2002	Granted	APPARATUS AND METHOD OF DELIVERING A FOCUSED BEAM OF A THERMODYNAMICALLY STABLE/METASTABLE MIXTURE OF A FUNCTIONAL MATERIAL IN A DENSE FLUID ONTO A RECEIVER
82009	Eastman Kodak Company	US	6752484	10/091,842	3/6/2002	6/22/2004	Granted	APPARATUS AND METHOD OF DELIVERING A BEAM OF A FUNCTIONAL MATERIALS TO A RECEIVER
82014	Eastman Kodak Company	DE	60200331.8	02075344.8	1/28/2002	4/7/2004	Granted	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82014	Eastman Kodak Company	JP	3943408	2002-28451	2/5/2002	4/13/2007	Granted	ULTRAHIGH CONTRAST PHOTOGRAPHIC MATERIAL
82014	Eastman Kodak Company	US	6573021	10/040,672	1/7/2002	6/3/2003	Granted	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82017	Eastman Kodak Company	US	6569597	09/766,076	1/19/2001	5/27/2003	Granted	THERMAL IMAGING COMPOSITION AND MEMBER AND METHODS OF IMAGING AND PRINTING
82030	Eastman Kodak Company	US	6864023	10/724,853	12/1/2003	3/8/2005	Granted	IMAGING MEMBER ADHERED TO VACUOUS CORE BASE
82039	Eastman Kodak Company	US	6361156	09/745,714	12/21/2000	3/26/2002	Granted	CONTINUOUS INK JET PRINTING PROCESS
82040	Eastman Kodak Company	DE	60216663.2	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING

82040	Eastman Kodak Company	FR	1260362	02076881.8	5/13/2002	12/13/2006	Granted	MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	GB	1260362	02076881.8	5/13/2002	12/13/2006	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	US	6551757	09/864,570	5/24/2001	4/22/2003	Granted	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82049	Eastman Kodak Company	US	6513903	09/750,993	12/29/2000	2/4/2003	Granted	INK JET PRINT HEAD WITH CAPILLARY FLOW CLEANING
82056	Eastman Kodak Company	US	6841226	10/011,040	11/13/2001	1/11/2005	Granted	ETHOXYLATED ALCOHOL INTERCALATED SMECTITE MATERIALS AND METHOD
82091	Eastman Kodak Company	US	6908178	10/602,433	6/24/2003	6/21/2005	Granted	CONTINUOUS INK JET COLOR PRINTING APPARATUS WITH RAPID INK SWITCHING

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82093	Eastman Kodak Company	US	6476962	09/841,356	4/24/2001	11/5/2002	Granted	A MULTI-BEAM ZOOM LENS FOR PRODUCING VARIABLE SPOT SIZES FOR A LASER PRINTER
82095	Eastman Kodak Company	DE	60225973.8	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	FR	1277580	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	GB	1277580	02077596.1	6/28/2002	4/9/2008	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	JP	4270817	2002-206889	7/16/2002	3/6/2009	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	US	6899410	10/606,106	6/25/2003	5/31/2005	Granted	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82103	Eastman Kodak Company	DE	60113798.1	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	FR	1234668	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	GB	1234668	01130220.5	12/19/2001	10/5/2005	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	US	6491385	09/791,315	2/22/2001	12/10/2002	Granted	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82109	Eastman Kodak Company	DE	60209852.1	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	FR	1226965	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	GB	1226965	02075135.0	1/14/2002	3/15/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	US	6479135	09/771,191	1/26/2001	11/12/2002	Granted	INK JET RECORDING ELEMENT
82110	Eastman Kodak Company	DE	60223734.3	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	FR	1226962	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	GB	1226962	02075125.1	1/14/2002	11/28/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	JP	3964686	2002-15682	1/24/2002	6/1/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	US	6548151	09/770,429	1/26/2001	4/15/2003	Granted	INK JET RECORDING ELEMENT
82113	Eastman Kodak Company	DE	60223742.4	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	FR	1245589	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	GB	1245589	02076137.5	3/19/2002	11/28/2007	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	US	6635693	09/822,096	3/30/2001	10/21/2003	Granted	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82115	Eastman Kodak Company	US	6699538	09/999,469	10/31/2001	3/2/2004	Granted	INK JET RECORDING ELEMENT
82116	Eastman Kodak Company	US	6645581	09/999,374	10/31/2001	11/11/2003	Granted	INK JET RECORDING ELEMENT
82139	Eastman Kodak Company	US	6457825	09/770,728	1/26/2001	10/1/2002	Granted	INK JET PRINTING METHOD
82140	Eastman Kodak Company	US	6555305	10/027,299	12/21/2001	4/29/2003	Granted	PHOTOGRAPHIC ELEMENT WITH SPECTRALLY SENSITIZED TABULAR GRAIN EMULSION AND RETAINED DYE STAIN REDUCING COMPOUNDS
82149	Eastman Kodak Company	US	6554402	09/931,523	8/16/2001	4/29/2003	Granted	INK CARTRIDGE WITH COLOR DISCRIMINATION STRUCTURE
82150	Eastman Kodak Company	US	6505926	09/931,521	8/16/2001	1/14/2003	Granted	INK CARTRIDGE WITH MEMORY CHIP AND METHOD OF ASSEMBLING
82155	Eastman Kodak Company	US	6476973	09/782,432	2/13/2001	11/5/2002	Granted	COMPOUND SURFACE TO AID IN THE FABRICATION OF A LENS WITH A PLANO SURFACE
82158	Eastman Kodak Company	US	6761046	09/882,599	6/15/2001	7/13/2004	Granted	COLD ROLLING OF GLASS PREFORMS
82160	Eastman Kodak Company	US	6977753	09/776,313	2/2/2001	12/20/2005	Granted	A PRINTING ASSEMBLY AND AN OPERATOR CONTROL PANEL USER INTERFACE FOR THE PRINTING ASSEMBLY
82161	Eastman Kodak Company	US	7111939	10/084,119	2/27/2002	9/26/2006	Granted	AN IMAGE DISPLAY SYSTEM WITH BODY POSITION COMPENSATION
82172	Eastman Kodak Company	DE	60222486.1	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	FR	1237379	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	GB	1237379	02075664.9	2/18/2002	9/19/2007	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	US	6987586	09/797,891	3/2/2001	1/17/2006	Granted	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82176	Eastman Kodak Company	US	6590695	10/084,716	2/26/2002	7/8/2003	Granted	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82176	Eastman Kodak Company	US	6707595	10/351,764	1/27/2003	3/16/2004	Granted	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82181	Eastman Kodak Company	DE	60211096.3	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING

82181	Eastman Kodak Company	FR	1308291	02079380.8	10/21/2002	5/3/2006	Granted	DELIMITING EDGE CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	GB	1308291	02079380.8	10/21/2002	5/3/2006	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	US	6676243	10/000,892	11/2/2001	1/13/2004	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE

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82184	Eastman Kodak Company	US	6650397	09/866,184	5/25/2001	11/18/2003	Granted	MEDIA WIDTH DETECTING SYSTEM FOR AN IMAGING APPARATUS
82186	Eastman Kodak Company	US	6590600	09/810,786	3/16/2001	7/8/2003	Granted	A METHOD AND APPARATUS FOR CONTROLLING EXPOSURE AMPLITUDE AND PRINTED TRACK WIDTH BY PULSE WIDTH MODULATION
82209	Eastman Kodak Company	US	7479183	10/446,013	5/27/2003	1/20/2009	Granted	INK JET INK COMPOSITION
82212	Eastman Kodak Company	US	6533408	09/887,183	6/21/2001	3/18/2003	Granted	INK JET PRINTING METHOD
82216	Eastman Kodak Company	US	6703111	10/032,922	10/25/2001	3/9/2004	Granted	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82217	Eastman Kodak Company	US	6572215	09/867,639	5/30/2001	6/3/2003	Granted	INK JET PRINT HEAD WITH CROSS-FLOW CLEANING
82298	Eastman Kodak Company	US	6541600	09/919,390	7/31/2001	4/1/2003	Granted	WATER SOLUBLE AND DISPERSIBLE HIGHLY BRANCHED POLYAMIDES
82306	Eastman Kodak Company	DE	60220563.8	02075531.0	2/8/2002	6/13/2007	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	JP	4307778	2002-32289	2/8/2002	5/15/2009	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6764814	10/051,667	1/18/2002	7/20/2004	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6927021	10/833,378	4/28/2004	8/9/2005	Granted	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82316	Eastman Kodak Company	US	6534114	09/796,153	2/28/2001	3/18/2003	Granted	COATING METHOD FOR MODIFYING ADHESION OF THIN FILMS TO SUBSTRATES
82321	Eastman Kodak Company	US	6620456	09/793,299	2/26/2001	9/16/2003	Granted	FORMING A DIELECTRIC LAYER BY THERMAL DECOMPOSITION OF A METALLO-ORGANIC MATERIAL
82323	Eastman Kodak Company	US	6625381	09/788,866	2/20/2001	9/23/2003	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM WITH PARTIAL BEAM REFLECTION
82324	Eastman Kodak Company	US	6445487	09/788,978	2/20/2001	9/3/2002	Granted	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING A MULTI-WAVELENGTH DOPPLER SHIFTED BEAM
82351	Eastman Kodak Company	DE	60217011.7	02076640.8	4/25/2002	12/27/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82351	Eastman Kodak Company	US	6514601	09/850,026	5/7/2001	2/4/2003	Granted	INK JET RECORDING ELEMENT
82360	Eastman Kodak Company	US	6638576	10/128,086	4/23/2002	10/28/2003	Granted	APPARATUS AND METHOD OF COATING A WEB
82364	Eastman Kodak Company	US	6599668	09/923,245	8/3/2001	7/29/2003	Granted	PROCESS FOR FORMING COLOR FILTER ARRAY
82371	Eastman Kodak Company	US	6489511	09/931,612	8/16/2001	12/3/2002	Granted	AZOMETHINE COMPOUND MANUFACTURE
82378	Eastman Kodak Company	DE	60209997.8	02078431.0	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	GB	1288011	02078431.0	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	US	6641875	09/944,618	8/31/2001	11/4/2003	Granted	INK JET RECORDING ELEMENT
82379	Eastman Kodak Company	DE	60209998.6	02078432.8	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	GB	1288012	02078432.8	8/19/2002	3/22/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	US	6689430	09/943,952	8/31/2001	2/10/2004	Granted	INK JET RECORDING ELEMENT
82386	Eastman Kodak Company	DE	60207791.5	02077972.4	7/22/2002	12/7/2005	Granted	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	GB	1281738	02077972.4	7/22/2002	12/7/2005	Granted	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	US	6706102	09/920,188	8/1/2001	3/16/2004	Granted	DYE MIXTURE FOR INK JET INK
82401	Eastman Kodak Company	US	6525170	09/919,096	7/31/2001	2/25/2003	Granted	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS
82402	Eastman Kodak Company	US	6565205	09/799,932	3/6/2001	5/20/2003	Granted	INK JET PRINTING METHOD
82409	Eastman Kodak Company	US	D454147	29/141,256	5/2/2001	3/5/2002	Granted	CAMERA WITH FLIP-UP FLASH
82421	Eastman Kodak Company	US	6594084	10/027,698	12/20/2001	7/15/2003	Granted	METHOD OF MANUFACTURING A PRECISELY ALIGNED MICROLENS ARRAY
82431	Eastman Kodak Company	DE	60236041.2	02075942.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	GB	1243626	02075942.9	3/11/2002	4/21/2010	Granted	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	US	6517621	09/813,760	3/21/2001	2/11/2003	Granted	INK JET PRINTING PROCESS
82433	Eastman Kodak Company	US	D452520	29/138,433	3/13/2001	12/25/2001	Granted	REMOTE CONTROL FOR A VERTICAL DIGITAL PROJECTOR
82442	Eastman Kodak Company	DE	60300182.3	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	FR	1332877	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	GB	1332877	03075175.4	1/20/2003	12/8/2004	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	US	6863384	10/061,756	2/1/2002	3/8/2005	Granted	CONTINUOUS INK JET METHOD AND APPARATUS
82443	Eastman Kodak Company	DE	60311181.5	03076496.3	5/16/2003	1/17/2007	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER

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82443	Eastman Kodak Company	GB	1366902	03076496.3	5/16/2003	1/17/2007	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	US	6866370	10/156,617	5/28/2002	3/15/2005	Granted	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82444	Eastman Kodak Company	DE	60316497.8	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	FR	1356935	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	GB	1356935	03076074.8	4/14/2003	9/26/2007	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	US	6830320	10/131,294	4/24/2002	12/14/2004	Granted	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82473	Eastman Kodak Company	US	7232499	10/745,430	12/22/2003	6/19/2007	Granted	METHOD OF PREPARING PLASTIC MATERIALS TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
82504	Eastman Kodak Company	US	6793328	10/100,376	3/18/2002	9/21/2004	Granted	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
82507	Eastman Kodak Company	CN	02108702.4	02108702.4	3/29/2002	2/1/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	DE	60211993.6	02076149.0	3/19/2002	6/7/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	GB	1245969	02076149.0	3/19/2002	6/7/2006	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	JP	4107860	2002-83864	3/25/2002	4/11/2008	Granted	A LINEAR ARRAY ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	US	6594060	09/821,529	3/29/2001	7/15/2003	Granted	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82518	Eastman Kodak Company	CN	ZL02105947.0	02105947.0	4/11/2002	1/18/2006	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	DE	60219988.3	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	FR	1249903	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	GB	1249903	02076241.5	3/29/2002	5/9/2007	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	JP	4037677	2002-107707	4/10/2002	11/9/2007	Granted	LASER LIGHT-EMITTING DEVICE APPARATUS
82518	Eastman Kodak Company	KR	852067	2002-0019373	4/10/2002	8/6/2008	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6658037	09/832,759	4/11/2001	12/2/2003	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6879618	10/602,143	6/24/2003	4/12/2005	Granted	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82523	Eastman Kodak Company	US	6755350	10/027,975	12/21/2001	6/29/2004	Granted	SENSUAL LABEL
82523	Eastman Kodak Company	US	7014910	10/824,676	4/15/2004	3/21/2006	Granted	SENSUAL LABEL
82545	Eastman Kodak Company	US	6523116	09/262,983	3/5/1999	2/18/2003	Granted	SECURE PERSONAL INFORMATION CARD DATABASE SYSTEM
82623	Eastman Kodak Company	US	7264855	10/255,918	9/26/2002	9/4/2007	Granted	IMAGING MEMBER WITH VACUOUS CORE BASE
82625	Eastman Kodak Company	US	6584830	09/880,383	6/13/2001	7/1/2003	Granted	VISCOSITY MEASURING APPARATUS
82628	Eastman Kodak Company	US	6676316	09/941,215	8/28/2001	1/13/2004	Granted	A MEDIA CASSETTE HAVING AN IDENTIFICATION DEVICE FOR IDENTIFYING THE TYPE OF MEDIA IN THE CASSETTE, AND AN IMAGING APPARATUS HAVING SAID MEDIA CASSETTE
82629	Eastman Kodak Company	US	6848766	10/269,626	10/11/2002	2/1/2005	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82632	Eastman Kodak Company	US	6575566	10/246,491	9/18/2002	6/10/2003	Granted	CONTINUOUS INKJET PRINTHEAD WITH

82635	Eastman Kodak Company	US	6620489	09/911,785	7/24/2001	9/16/2003	Granted	SELECTABLE PRINTING VOLUMES OF INK
82635	Eastman Kodak Company	US	6890628	10/434,855	5/9/2003	5/10/2005	Granted	A SELF-ADHERING IMAGE
82636	Eastman Kodak Company	US	6808270	10/038,950	1/3/2002	10/26/2004	Granted	A SELF-ADHERING IMAGE
82641	Eastman Kodak Company	JP	4455994	2004-522448	7/14/2003	2/12/2010	Granted	CLOSED LOOP THREE COLOR ALIGNMENT FOR DIGITAL PROJECTION
82641	Eastman Kodak Company	US	7507392	10/521,899	7/14/2003	3/24/2009	Granted	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82642	Eastman Kodak Company	US	7560092	10/521,348	7/14/2003	7/14/2009	Granted	METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82647	Eastman Kodak Company	US	6893105	10/355,600	1/31/2003	5/17/2005	Granted	A METHOD FOR PREPARING AN ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82648	Eastman Kodak Company	US	6717601	10/196,013	7/16/2002	4/6/2004	Granted	A METHOD FOR PRINTING AN IMAGE FROM A HALFTONE BINARY BITMAP USING MULTIPLE EXPOSURES
82648	Eastman Kodak Company	US	7400335	10/714,315	11/14/2003	7/15/2008	Granted	PRINTING APPARATUS WITH DOT-GAIN COMPENSATION USING SPATIAL FILTER
82652	Eastman Kodak Company	US	6863360	10/635,256	8/6/2003	3/8/2005	Granted	A METHOD FOR PRINTING A HALFTONE DIGITAL IMAGE
82662	Eastman Kodak Company	US	7901748	10/021,341	12/12/2001	3/8/2011	Granted	A METHOD FOR ADJUSTING DOT-GAIN FOR A HALFTONE BINARY BITMAP
82678	Eastman Kodak Company	US	6722699	09/920,972	8/2/2001	4/20/2004	Granted	INK JET RECORDING ELEMENT
82678	Eastman Kodak Company	US	8403367	09/957,011	9/20/2001	3/26/2013	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	7080857	10/601,800	6/23/2003	7/25/2006	Granted	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING

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82680	Eastman Kodak Company	US	7265778	10/364,486	2/11/2003	9/4/2007	Granted	VISUAL DISPLAY CHARACTERIZATION
82684	Eastman Kodak Company	US	7004571	10/375,514	2/25/2003	2/28/2006	Granted	PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINTHEAD FROM BEING USED FOR PRINTING
82685	Eastman Kodak Company	US	6595630	09/903,883	7/12/2001	7/22/2003	Granted	METHOD AND APPARATUS FOR CONTROLLING DEPTH OF A SOLVENT FREE FUNCTIONAL MATERIAL IN A RECEIVER.
82685	Eastman Kodak Company	US	7276184	10/193,363	7/11/2002	10/2/2007	Granted	A SURFACTANT ASSISTED NANOMATERIAL GENERATION PROCESS
82692	Eastman Kodak Company	US	6464330	09/939,936	8/27/2001	10/15/2002	Granted	AN INKJET PRINTER WITH IMPROVED DRY TIME
82697	Eastman Kodak Company	US	6709808	10/139,684	5/6/2002	3/23/2004	Granted	IMAGING MATERIALS COMPRISING ELECTRICALLY CONDUCTIVE POLYMER PARTICLE LAYERS
82698	Eastman Kodak Company	DE	60225214.8	02078219.9	8/5/2002	2/27/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	DE	60225385.3	02078222.3	8/5/2002	3/5/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1288871	02078219.9	8/5/2002	2/27/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1286315	02078222.3	8/5/2002	3/5/2008	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	JP	4021728	2002-236825	8/15/2002	10/5/2007	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING AUTHENTIC DOCUMENT
82698	Eastman Kodak Company	US	6973196	09/930,696	8/15/2001	12/6/2005	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	US	6973198	10/179,041	6/25/2002	12/6/2005	Granted	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82702	Eastman Kodak Company	US	6667071	10/134,111	4/29/2002	12/23/2003	Granted	METHOD OF COATING A LIQUID FILM ON A SUPPORT
82705	Eastman Kodak Company	US	6848205	10/304,832	11/26/2002	2/1/2005	Granted	TRANSPARENT LABEL WITH ENHANCED SHARPNESS
82718	Eastman Kodak Company	US	6611380	10/037,954	12/21/2001	8/26/2003	Granted	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82719	Eastman Kodak Company	CN	03142484.8	03142484.8	6/12/2003	4/9/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	DE	60322298.6	03076707.3	6/2/2003	7/23/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	GB	1372014	03076707.3	6/2/2003	7/23/2008	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	JP	3929935	2003-165278	6/10/2003	3/16/2007	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	US	6678085	10/171,252	6/12/2002	1/13/2004	Granted	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82720	Eastman Kodak Company	JP	4732679	2003-331324	9/24/2003	4/28/2011	Granted	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82720	Eastman Kodak Company	US	6844960	10/253,747	9/24/2002	1/18/2005	Granted	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82722	Eastman Kodak Company	US	6491376	09/862,953	5/22/2001	12/10/2002	Granted	CONTINUOUS INK JET PRINT HEAD WITH THIN MEMBRANE NOZZLE PLATE
82731	Eastman Kodak Company	DE	60326801.3	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	FR	1413437	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	GB	1413437	03078242.9	10/13/2003	3/25/2009	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	US	6644792	10/280,217	10/25/2002	11/11/2003	Granted	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82757	Eastman Kodak Company	US	6660119	09/877,429	6/8/2001	12/9/2003	Granted	PRODUCING A LAMINATED SCRAPBOOK PAGE
82770	Eastman Kodak Company	DE	60210892.6	02079023.4	9/30/2002	4/26/2006	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	GB	1302319	02079023.4	9/30/2002	4/26/2006	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	US	6435666	09/976,922	10/12/2001	8/20/2002	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82775	Eastman Kodak Company	US	7010158	10/010,795	11/13/2001	3/7/2006	Granted	METHOD AND APPARATUS FOR THREE-DIMENSIONAL SCENE MODELING AND RECONSTRUCTION
82777	Eastman Kodak Company	US	6655796	10/028,143	12/20/2001	12/2/2003	Granted	POST-PRINT TREATMENT FOR INK JET PRINTING APPARATUS
82779	Eastman Kodak Company	US	6460972	09/993,150	11/6/2001	10/8/2002	Granted	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82781	Eastman Kodak Company	DE	60334654.5	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	FR	1334832	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	GB	1334832	03075269.5	1/27/2003	10/27/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	JP	4580619	2003-17968	1/27/2003	9/3/2010	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	US	6588884	10/071,120	2/8/2002	7/8/2003	Granted	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82788	Eastman Kodak Company	US	6567223	09/872,592	6/1/2001	5/20/2003	Granted	MOLDED LENS ELEMENT HAVING A TWO-DIMENSIONAL REFERENCE MOLDED THEREIN
82792	Eastman Kodak Company	US	6538140	09/946,420	9/5/2001	3/25/2003	Granted	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82794	Eastman Kodak Company	US	6514660	10/044,874	10/29/2001	2/4/2003	Granted	POLYETHYLENEIMINE PRIMER FOR IMAGING MATERIALS

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82801	Eastman Kodak Company	US	6770343	10/079,688	2/20/2002	8/3/2004	Granted	INDEX STICKER PRINT
82801	Eastman Kodak Company	US	6942332	10/833,393	4/28/2004	9/13/2005	Granted	INDEX STICKER PRINT
82809	Eastman Kodak Company	US	6780455	10/178,724	6/24/2002	8/24/2004	Granted	METHOD OF CREATING AND COATING A MATERIAL
82812	Eastman Kodak Company	US	6898172	09/878,851	6/11/2001	5/24/2005	Granted	SYSTEM TO REDUCE WRITING OVERHEAD TO A HYBRID OPTICAL DISC
82817	Eastman Kodak Company	US	7273897	09/918,584	7/31/2001	9/25/2007	Granted	INK JET INK COMPOSITION
82820	Eastman Kodak Company	DE	60326919.2	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	FR	1431039	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	GB	1431039	03078837.6	12/5/2003	4/1/2009	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	JP	4414213	2003-417711	12/16/2003	11/27/2009	Granted	INK JET PRINTING SYSTEM (original) INK JET PRINTING SYSTEM AND METHOD OF REDUCING DEPOSITON OF A UNDESIREED SUBSTANCE ON A SURFACE OF A PRINT HEAD
82820	Eastman Kodak Company	US	6808246	10/320,884	12/17/2002	10/26/2004	Granted	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82834	Eastman Kodak Company	DE	60231942.0	02078195.1	8/5/2002	4/15/2009	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	GB	1286531	02078195.1	8/5/2002	4/15/2009	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	US	6925192	09/930,634	8/15/2001	8/2/2005	Granted	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82839	Eastman Kodak Company	US	6789887	10/079,039	2/20/2002	9/14/2004	Granted	AN INKJET PRINTING METHOD
82841	Eastman Kodak Company	DE	60220239.6	02079866.6	11/22/2002	5/23/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	JP		2002-350894	12/3/2002		Filed	INK JET RECORDING ELEMENT
82841	Eastman Kodak Company	US	6777041	10/011,427	12/4/2001	8/17/2004	Granted	INK JET RECORDING ELEMENTS
82842	Eastman Kodak Company	DE	60212062.4	02080096.7	12/9/2002	6/7/2006	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	GB	1336638	02080096.7	12/9/2002	6/7/2006	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	JP	4886150	2002-368927	12/19/2002	12/16/2011	Granted	METHOD OF FORMING POROUS PARTICLES
82842	Eastman Kodak Company	US	6780942	10/027,701	12/20/2001	8/24/2004	Granted	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82846	Eastman Kodak Company	US	6568799	10/055,295	1/23/2002	5/27/2003	Granted	DROP-ON-DEMAND INK JET PRINTER WITH CONTROLLED FLUID FLOW TO EFFECT DROP EJECTION
82851	Eastman Kodak Company	US	6724379	09/877,893	6/8/2001	4/20/2004	Granted	MULTICHANNEL DRIVER CIRCUIT FOR SPATIAL LIGHT MODULATOR AND METHOD OF CALIBRATION
82854	Eastman Kodak Company	US	6522474	09/878,701	6/11/2001	2/18/2003	Granted	HEAD-MOUNTED OPTICAL APPARATUS FOR STEREOSCOPIC DISPLAY
82855	Eastman Kodak Company	US	6790602	10/346,745	1/17/2003	9/14/2004	Granted	A METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG
82857	Eastman Kodak Company	US	7166656	10/008,810	11/13/2001	1/23/2007	Granted	SMECTITE CLAY INTERCALATED WITH POLYETHER BLOCK POLYAMIDE COPOLYMER
82858	Eastman Kodak Company	US	6767951	10/006,545	11/13/2001	7/27/2004	Granted	POLYESTER NANOCOMPOSITES
82859	Eastman Kodak Company	US	6767952	10/008,428	11/13/2001	7/27/2004	Granted	ARTICLE UTILIZING BLOCK COPOLYMER INTERCALATED CLAY
82879	Eastman Kodak Company	US	6884205	09/968,392	10/2/2001	4/26/2005	Granted	NON-MARKING WEB CONVEYANCE ROLLER
82887	Eastman Kodak Company	DE	60225761.1	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	FR	1267565	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	GB	1267565	02077177.0	6/3/2002	3/26/2008	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	US	7190485	09/881,460	6/14/2001	3/13/2007	Granted	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82900	Eastman Kodak Company	US	6765102	10/207,720	7/29/2002	7/20/2004	Granted	WATER-COMPATIBLE CATIONIC EPOXY COMPOUNDS
82906	Eastman Kodak Company	US	6811724	10/036,131	12/26/2001	11/2/2004	Granted	COMPOSITION FOR ANTISTAT LAYER
82906	Eastman Kodak Company	US	6991750	10/911,193	8/4/2004	1/31/2006	Granted	COMPOSITION FOR ANTISTAT LAYER
83001	Eastman Kodak Company	DE	602004005516.6	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING

83001	Eastman Kodak Company	FR	1449677	04075376.6	2/6/2004	3/28/2007	Granted	ELEMENT PRIOR TO AND AFTER PRINTING A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	GB	1449677	04075376.6	2/6/2004	3/28/2007	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	US	6689532	10/368,163	2/18/2003	2/10/2004	Granted	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83018	Eastman Kodak Company	US	6692605	09/977,548	10/15/2001	2/17/2004	Granted	METHOD FOR LAMINATING AN OVERLAY TO VERIFY A PATTERN OR AS A PATTERN
83018	Eastman Kodak Company	US	6969442	10/696,149	10/29/2003	11/29/2005	Granted	A METHOD OF USING AN OVERLAY TO VERIFY OR FORM A FOLDING, EMBOSSING, OR RULE DIE
83018	Eastman Kodak Company	US	6926788	10/696,150	10/29/2003	8/9/2005	Granted	A METHOD FOR USING AN OVERLAY TO FORM A RULE DIE

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83025	Eastman Kodak Company	US	7593135	09/896,798	6/29/2001	9/22/2009	Granted	DIGITAL IMAGE MULTITONING METHOD
83026	Eastman Kodak Company	US	6565694	09/912,159	7/24/2001	5/20/2003	Granted	METHOD OF PREPARING METAL PLATES TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
83029	Eastman Kodak Company	US	6640866	09/953,778	9/17/2001	11/4/2003	Granted	LAMINATOR ASSEMBLY HAVING AN IMPROVED DUAL DUROMETER LAMINATION ROLLER
83032	Eastman Kodak Company	US	6620280	10/041,837	10/19/2001	9/16/2003	Granted	DUAL SIDED LAMINATION
83059	Eastman Kodak Company	US	6903824	10/327,392	12/20/2002	6/7/2005	Granted	LASER SENSITOMETER
83065	Eastman Kodak Company	US	7203335	09/923,583	8/7/2001	4/10/2007	Granted	SYSTEM AND METHOD FOR EXTRACTING A WATERMARK SIGNAL IN A DIGITAL IMAGE SEQUENCE
83066	Eastman Kodak Company	US	6867251	10/020,694	12/14/2001	3/15/2005	Granted	POLYMER-DYE PARTICLES AND PROCESS FOR MAKING POLYMER DYE PARTICLES
83070	Eastman Kodak Company	US	6935396	10/484,825	7/6/2002	8/30/2005	Granted	SPLICING TAPE APPLICATION DEVICE WITH RIGID ELECTROSTATIC CHARGE ELIMINATOR
83073	Eastman Kodak Company	JP	4143359	2002-239243	8/20/2002	6/20/2008	Granted	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83073	Eastman Kodak Company	US	6435657	09/933,498	8/20/2001	8/20/2002	Granted	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83074	Eastman Kodak Company	US	6574047	09/930,691	8/15/2001	6/3/2003	Granted	A BACKLIT DISPLAY FOR SELECTIVELY ILLUMINATION LENTICULAR IMAGES
83086	Eastman Kodak Company	US	6541599	09/919,097	7/31/2001	4/1/2003	Granted	PROCESS FOR MANUFACTURING OF SOLUBLE HIGHLY BRANCHED POLYAMIDES, AND AT LEAST PARTIALLY ALIPHATIC HIGHLY BRANCHED POLYAMIDES OBTAINED THEREFROM
83091	Eastman Kodak Company	US	6817927	10/045,718	10/19/2001	11/16/2004	Granted	METHOD OF REMOVING MATERIAL FROM AN EXTERNAL SURFACE USING CORE/SHELL PARTICLES
83104	Eastman Kodak Company	DE	60225506.6	02012607.4	6/6/2002	3/12/2008	Granted	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83104	Eastman Kodak Company	US	6770412	10/178,265	6/24/2002	8/3/2004	Granted	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83108	Eastman Kodak Company	US	6579662	09/947,112	9/5/2001	6/17/2003	Granted	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING COMPLEX OXONOL IR DYE AND METHOD OF IMAGING AND PRINTING
83109	Eastman Kodak Company	US	6660449	10/083,258	10/19/2001	12/9/2003	Granted	IMAGING MEMBERS CONTAINING CARBON BLACK AND METHODS OF IMAGING AND PRINTING
83110	Eastman Kodak Company	US	7087275	10/158,665	5/30/2002	8/8/2006	Granted	INK JET RECORDING MEDIA AND METHOD FOR THEIR PREPARATION
83111	Eastman Kodak Company	JP	4332355	2003-7205	1/15/2003	6/26/2009	Granted	LASER PROJECTION DISPLAY SYSTEM
83111	Eastman Kodak Company	US	6577429	10/050,003	1/15/2002	6/10/2003	Granted	LASER PROJECTION DISPLAY SYSTEM
83112	Eastman Kodak Company	DE	60243941.8	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	EP	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	FR	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	GB	1283434	02078094.6	7/29/2002	10/31/2012	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	US	6791739	09/924,619	8/8/2001	9/14/2004	Granted	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83115	Eastman Kodak Company	DE	60236779.4	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	FR	1292134	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	GB	1292134	02078369.2	8/15/2002	6/23/2010	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	JP	4303926	2002-240224	8/21/2002	5/1/2009	Granted	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	US	6594090	09/940,196	8/27/2001	7/15/2003	Granted	LASER PROJECTION DISPLAY SYSTEM
83131	Eastman Kodak Company	US	6814517	10/371,035	2/20/2003	11/9/2004	Granted	SINGLE PASS MULTI-COLOR PRINTER WITH IMPROVED CUTTING APPARATUS AND METHOD
83166	Eastman Kodak Company	DE	60208969.7	02078641.4	9/6/2002	2/1/2006	Granted	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	GB	1293356	02078641.4	9/6/2002	2/1/2006	Granted	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	US	6723397	09/955,549	9/18/2001	4/20/2004	Granted	INK JET RECORDING ELEMENT
83173	Eastman Kodak Company	DE	60207946.2	02078397.3	8/16/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	GB	1288008	02078397.3	8/16/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	US	6815020	09/944,971	8/31/2001	11/9/2004	Granted	INK JET RECORDING ELEMENT
83186	Eastman Kodak Company	US	6863368	10/460,245	6/12/2003	3/8/2005	Granted	A METHOD OF FORMING A COLOR FILTER
83193	Eastman Kodak Company	DE	60240848.2	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	FR	1280361	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	GB	1280361	02077821.3	7/15/2002	8/24/2011	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	JP	4143350	2002-214858	7/24/2002	6/20/2008	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	US	6621615	10/102,109	3/19/2002	9/16/2003	Granted	METHOD AND SYSTEM FOR IMAGE DISPLAY

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83207	Eastman Kodak Company	US	6685768	09/919,737	8/1/2001	2/3/2004	Granted	INK JET INK SET
83214	Eastman Kodak Company	US	D474219	29/153,025	12/21/2001	5/6/2003	Granted	CAMERA WITH INTEGRAL FLASH FEATURE
83215	Eastman Kodak Company	US	D472914	29/153,026	12/21/2001	4/8/2003	Granted	CAMERA WITH INTREGAL FLASH FEATURE
83216	Eastman Kodak Company	US	D466915	29/152,603	12/21/2001	12/10/2002	Granted	CAMERA COVERING
83218	Eastman Kodak Company	US	6815153	10/346,272	1/17/2003	11/9/2004	Granted	HIGH SPEED COLOR PHOTOGRAPHIC ELEMENT WITH IMPROVED GRANULARITY
83225	Eastman Kodak Company	US	6723402	10/027,974	12/21/2001	4/20/2004	Granted	PROTECTIVE LAYER FOR HYDROPHILIC PACKAGING MATERIAL
83229	Eastman Kodak Company	DE	60233630.9	02080077.7	12/5/2002	9/9/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	FR	1319510	02080077.7	12/5/2002	9/9/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4587638	2002-355556	12/6/2002	9/17/2010	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4309957	2008-295872	11/19/2008	5/15/2009	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	US	6554389	10/023,248	12/17/2001	4/29/2003	Granted	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83230	Eastman Kodak Company	US	6984035	10/915,925	8/11/2004	1/10/2006	Granted	RECEIVER MEDIA FOR HIGH QUALITY INK JET PRINTING
83231	Eastman Kodak Company	US	6638693	10/046,024	10/29/2001	10/28/2003	Granted	PROCESS FOR MAKING MEDIA FOR HIGH QUALITY INK JET PRINTING
83236	Eastman Kodak Company	JP	4138397	2002-237528	8/16/2002	6/13/2008	Granted	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	US	6778290	09/935,613	8/23/2001	8/17/2004	Granted	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83243	Eastman Kodak Company	US	6958785	10/032,974	10/22/2001	10/25/2005	Granted	METHOD AND APPARATUS FOR DETERMINING AND CORRECTING FOR ILLUMINATION VARIATIONS IN A DIGITAL PROJECTOR
83246	Eastman Kodak Company	US	6713530	09/957,382	9/20/2001	3/30/2004	Granted	INK JET INK COMPOSITION
83254	Eastman Kodak Company	US	6488351	09/940,224	8/27/2001	12/3/2002	Granted	METHOD AND APPARATUS FOR INCREASING NUMBER OF AVAILABLE PRINTING GRADATIONS ON AN INK JET PRINTER
83255	Eastman Kodak Company	US	D462089	29/146,820	8/16/2001	8/27/2002	Granted	INK CARTRIDGE
83256	Eastman Kodak Company	US	D462986	29/146,821	8/16/2001	9/17/2002	Granted	INK CARTRIDGE WITH INTEGRAL HANDLE
83257	Eastman Kodak Company	US	D462383	29/146,819	8/16/2001	9/3/2002	Granted	INK CARTRIDGE WITH INK COLOR DISCRIMINATION STRUCTURE
83262	Eastman Kodak Company	DE	60220124.1	02078282.7	8/8/2002	5/16/2007	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	GB	1288002	02078282.7	8/8/2002	5/16/2007	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	US	6776468	09/940,195	8/27/2001	8/17/2004	Granted	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83275	Eastman Kodak Company	CN	200410004053.7	200410004053.7	2/4/2004	1/23/2008	Granted	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83275	Eastman Kodak Company	US	7340607	10/357,775	2/4/2003	3/4/2008	Granted	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83280	Eastman Kodak Company	US	6644786	10/191,002	7/8/2002	11/11/2003	Granted	METHOD OF MANUFACTURING A THERMALLY ACTUATED LIQUID CONTROL DEVICE
83287	Eastman Kodak Company	KR	10-0841856	2002-0060181	10/2/2002	6/20/2008	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	TW	I308967	091118543	8/16/2002	4/21/2009	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	US	6872766	10/150,634	5/17/2002	3/29/2005	Granted	ULTRAVIOLET LIGHT FILTER ELEMENT
83291	Eastman Kodak Company	JP	4317433	2003-409024	12/8/2003	5/29/2009	Granted	APPARATUS FOR FILLING AND DEGASSING A POUCH
83291	Eastman Kodak Company	US	6722400	10/321,254	12/17/2002	4/20/2004	Granted	APPARATUS FOR FILLING AND DEGASSING A POUCH
83293	Eastman Kodak Company	US	6589326	10/158,681	5/30/2002	7/8/2003	Granted	COATING FLUID FOR IMAGING ELEMENT COMPRISING SOLUBILIZED COLLAGEN GELATIN AND HARDENER
83296	Eastman Kodak Company	CN	03136743.7	03136743.7	5/20/2003	4/1/2009	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	DE	60321856.3	03076366.8	5/8/2003	7/2/2008	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	JP	4274851	2003-140980	5/19/2003	3/13/2009	Granted	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	US	6648475	10/151,742	5/20/2002	11/18/2003	Granted	METHOD AND APPARATUS FOR

83317	Eastman Kodak Company	US	6906157	10/118,725	4/9/2002	6/14/2005	Granted	INCREASING COLOR GAMUT OF A DISPLAY
83317	Eastman Kodak Company	US	7390844	11/080,040	3/15/2005	6/24/2008	Granted	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	DE	60207947.0	02078411.2	8/19/2002	12/14/2005	Granted	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	GB	1288009	02078411.2	8/19/2002	12/14/2005	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	US	6632490	09/943,957	8/31/2001	10/14/2003	Granted	INK JET RECORDING ELEMENT
83329	Eastman Kodak Company	US	6585362	09/971,414	10/5/2001	7/1/2003	Granted	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE

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83329	Eastman Kodak Company	US	6824260	10/386,342	3/11/2003	11/30/2004	Granted	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83330	Eastman Kodak Company	US	7364277	10/824,507	4/14/2004	4/29/2008	Granted	AN APPARATUS AND METHOD OF CONTROLLING DROPLET TRAJECTORY
83331	Eastman Kodak Company	DE	60305985.6	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	FR	1329319	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	GB	1329319	03075024.4	1/6/2003	6/14/2006	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	JP	4531336	2003-005957	1/14/2003	6/18/2010	Granted	A LIQUID DROP EMITTER
83331	Eastman Kodak Company	US	6631979	10/050,993	1/17/2002	10/14/2003	Granted	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83373	Eastman Kodak Company	JP	4117180	2002-313650	10/29/2002	4/25/2008	Granted	DIGITAL AND ANALOG RECORDING DEVICE USING NEAR FIELD OPTICAL IMAGING, AND ITS MANUFACTURING METHOD
83373	Eastman Kodak Company	US	7294446	10/045,805	10/29/2001	11/13/2007	Granted	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83374	Eastman Kodak Company	DE	60301175.6	03076708.1	6/2/2003	8/3/2005	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	GB	1372159	03076708.1	6/2/2003	8/3/2005	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	US	7163746	10/167,638	6/12/2002	1/16/2007	Granted	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83404	Eastman Kodak Company	US	6574032	10/055,781	1/23/2002	6/3/2003	Granted	IMAGING APPARATUS USING DITHER TO MINIMIZE PIXEL EFFECTS
83405	Eastman Kodak Company	US	6574043	10/045,216	11/7/2001	6/3/2003	Granted	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83408	Eastman Kodak Company	US	6623428	09/976,123	10/11/2001	9/23/2003	Granted	DIGITAL IMAGE SEQUENCE DISPLAY SYSTEM AND METHOD
83417	Eastman Kodak Company	US	7167280	10/040,219	10/29/2001	1/23/2007	Granted	FULL CONTENT FILM SCANNING ON A FILM TO DATA TRANSFER DEVICE
83441	Eastman Kodak Company	US	6610148	09/994,167	11/26/2001	8/26/2003	Granted	CURTAIN COATING STARTUP APPARATUS
83466	Eastman Kodak Company	US	7335407	10/028,129	12/20/2001	2/26/2008	Granted	MULTILAYER INKJET RECORDING ELEMENT WITH POROUS POLYESTER PARTICLE
83478	Eastman Kodak Company	DE	60314043.2	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	FR	1359752	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	GB	1359752	03076159.7	4/23/2003	5/30/2007	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	US	6879306	10/137,761	5/2/2002	4/12/2005	Granted	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83481	Eastman Kodak Company	US	6820970	10/001,027	11/2/2001	11/23/2004	Granted	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE AN INK ACCUMULATION BORDER
83487	Eastman Kodak Company	US	7174029	10/000,886	11/2/2001	2/6/2007	Granted	METHOD AND APPARATUS FOR AUTOMATIC SELECTION AND PRESENTATION OF INFORMATION
83488	Eastman Kodak Company	US	6742809	10/047,875	10/22/2001	6/1/2004	Granted	PHOTO ALBUM CONSTRUCTED FROM A STRIP OF IMAGES
83509	Eastman Kodak Company	US	7145520	10/036,646	11/7/2001	12/5/2006	Granted	A DISPLAY APPARATUS BOX USING A SPATIAL LIGHT MODULATOR
83513	Eastman Kodak Company	US	7130444	10/292,665	11/12/2002	10/31/2006	Granted	A METHOD OF AUTHENTICATION FOR STEGANOGRAPHIC SIGNALS UNDERGOING DEGRADATIONS
83517	Eastman Kodak Company	US	6824941	10/140,846	5/8/2002	11/30/2004	Granted	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83517	Eastman Kodak Company	US	6911071	10/836,901	4/30/2004	6/28/2005	Granted	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83519	Eastman Kodak Company	US	6622746	10/021,457	12/12/2001	9/23/2003	Granted	A MICROFLUIDIC SYSTEM FOR CONTROLLED FLUID MIXING AND DELIVERY
83520	Eastman Kodak Company	DE	60325804.2	03076599.4	5/26/2003	1/14/2009	Granted	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	6971739	10/162,956	6/5/2002	12/6/2005	Granted	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	7413286	11/222,187	9/8/2005	8/19/2008	Granted	METHOD AND APPARATUS FOR PRINTING
83527	Eastman Kodak Company	EP	03075149.9	03075149.9	1/17/2003		Filed	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83527	Eastman Kodak Company	US	7003166	10/059,994	1/29/2002	2/21/2006	Granted	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83531	Eastman Kodak Company	US	7163738	10/189,679	7/3/2002	1/16/2007	Granted	POLYVINYL ALCOHOL FILMS PREPARED BY COATING METHODS
83533	Eastman Kodak Company	DE	60213544.3	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	FR	1319512	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	GB	1319512	02079968.0	11/28/2002	8/2/2006	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	JP	4251861	2002-359621	12/11/2002	1/30/2009	Granted	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	US	6592213	10/017,952	12/14/2001	7/15/2003	Granted	CONTINUOUS INK JET CATCHER
83534	Eastman Kodak Company	DE	60221089.5	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	FR	1319513	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER

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83534	Eastman Kodak Company	GB	1319513	02079969.8	11/28/2002	7/11/2007	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	JP	4251862	2002-359622	12/11/2002	1/30/2009	Granted	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	US	6648461	10/020,291	12/14/2001	11/18/2003	Granted	CONTINUOUS INKJET CATCHER
83556	Eastman Kodak Company	US	7325037	10/373,267	2/24/2003	1/29/2008	Granted	METHOD AND SYSTEM FOR CLIENT-BASED ADAPTIVE NETWORKING SYSTEM
83557	Eastman Kodak Company	US	6866371	10/051,888	1/17/2002	3/15/2005	Granted	METHOD AND APPARATUS FOR PRINTING AND COATING
83558	Eastman Kodak Company	US	6767937	10/150,836	5/17/2002	7/27/2004	Granted	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83559	Eastman Kodak Company	US	7044376	10/625,426	7/23/2003	5/16/2006	Granted	AUTHENTICATION METHOD AND APPARATUS FOR USE WITH COMPRESSED FLUID PRINTED SWATCHES
83566	Eastman Kodak Company	JP	4261175	2002-360932	12/12/2002	2/20/2009	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83566	Eastman Kodak Company	US	6730374	10/022,765	12/13/2001	5/4/2004	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83568	Eastman Kodak Company	US	6866895	10/289,194	11/6/2002	3/15/2005	Granted	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83577	Eastman Kodak Company	US	6575026	10/184,208	6/28/2002	6/10/2003	Granted	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSTIONS ALONG A MICROFLUIDIC DEVICE
83578	Eastman Kodak Company	US	6672702	10/163,326	6/5/2002	1/6/2004	Granted	METHOD AND APPARATUS FOR PRINTING, CLEANING, AND CALIBRATING
83582	Eastman Kodak Company	US	6869169	10/145,911	5/15/2002	3/22/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6953240	11/015,999	12/18/2004	10/11/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6948800	11/016,000	12/18/2004	9/27/2005	Granted	SNAP-THROUGH THERMAL ACTUATOR
83584	Eastman Kodak Company	US	6744455	10/080,115	2/21/2002	6/1/2004	Granted	METHOD AND APPARATUS FOR THERMAL MANAGEMENT IN A THERMAL PRINTER HAVING PLURAL PRINTING STATIONS
83593	Eastman Kodak Company	US	6762003	10/154,887	5/24/2002	7/13/2004	Granted	IMAGING MEMBER WITH AMORPHOUS HYDROCARBON RESIN
83601	Eastman Kodak Company	US	6702425	10/252,312	9/23/2002	3/9/2004	Granted	COALESCENCE-FREE INKJET PRINTING BY CONTROLLING DROP SPREADING ON/IN A RECEIVER
83620	Eastman Kodak Company	US	6793351	10/038,948	1/3/2002	9/21/2004	Granted	A CLOSED LOOP THREE COLOR ALIGNMENT SYSTEM FOR A DIGITAL PROJECTOR
83621	Eastman Kodak Company	US	6909491	10/285,921	11/1/2002	6/21/2005	Granted	ELECTRONIC AND FILM THEATRICAL QUALITY
83641	Eastman Kodak Company	JP	4263461	2002-329660	11/13/2002	2/20/2009	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	US	6511182	10/010,500	11/13/2001	1/28/2003	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83648	Eastman Kodak Company	US	7051911	10/037,017	12/21/2001	5/30/2006	Granted	APPARATUS AND METHOD FOR CUTTING SHEET MATERIALS
83661	Eastman Kodak Company	JP	4223794	2002-360656	12/12/2002	11/28/2008	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83661	Eastman Kodak Company	US	6746732	10/017,787	12/13/2001	6/8/2004	Granted	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83662	Eastman Kodak Company	US	6820784	10/027,296	12/21/2001	11/23/2004	Granted	A METHOD OF CUTTING A LAMINATED WEB AND REDUCING DELAMINATION
83675	Eastman Kodak Company	US	7120272	10/144,487	5/13/2002	10/10/2006	Granted	A MEDIA DETECTING METHOD AND SYSTEM FOR AN IMAGING APPARATUS
83676	Eastman Kodak Company	US	6767677	10/300,343	11/20/2002	7/27/2004	Granted	DISPLAY ELEMENT WITH A BACKPRINT COMPRISING A SQUARINE DYE
83678	Eastman Kodak Company	JP	4620342	2003-391049	11/20/2003	11/5/2010	Granted	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83678	Eastman Kodak Company	US	6706460	10/300,171	11/20/2002	3/16/2004	Granted	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83679	Eastman Kodak Company	US	6566033	10/176,012	6/20/2002	5/20/2003	Granted	CONDUCTIVE FOAM CORE IMAGING MEMBER
83690	Eastman Kodak Company	US	6887656	10/346,434	1/17/2003	5/3/2005	Granted	COLOR PHOTOGRAPHIC ELEMENT CONTAINING IMPROVED HETEROCYCLIC SPEED ENHANCING COMPOUND
83709	Eastman Kodak Company	US	6669768	10/094,072	3/8/2002	12/30/2003	Granted	INK JET INK SET
83710	Eastman Kodak Company	US	6878197	10/034,721	12/28/2001	4/12/2005	Granted	INK JET INK SET
83712	Eastman Kodak Company	US	6846938	10/207,297	7/29/2002	1/25/2005	Granted	WATER-COMPATIBLE EPOXY COMPOUNDS CONTAINING SULFONATE OR THIOSULFATE MOIETIES
83714	Eastman Kodak Company	US	6515782	10/066,934	2/4/2002	2/4/2003	Granted	TELECENRIC F-THETA LENS FOR LASER MICROFILM PRINTER
83716	Eastman Kodak Company	DE	60310668.4	03078621.4	11/12/2003	12/27/2006	Granted	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	US	6953244	10/302,210	11/22/2002	10/11/2005	Granted	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83719	Eastman Kodak Company	US	6702442	10/095,341	3/8/2002	3/9/2004	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83728	Eastman Kodak Company	US	6821586	10/021,227	12/12/2001	11/23/2004	Granted	INK JET RECORDING ELEMENT
83730	Eastman Kodak Company	US	6657083	10/012,128	12/3/2001	12/2/2003	Granted	5-ACYLAMINO-2-AMINO-4-SUBSTITUTED-PHENOL COMPOUNDS AND METHOD OF USING THEM
83736	Eastman Kodak Company	US	6624874	10/027,293	12/21/2001	9/23/2003	Granted	APPARATUS AND METHOD FOR INSERTING AN UPDATEABLE HIDDEN IMAGE INTO AN OPTICAL PATH
83745	Eastman Kodak Company	US	6791100	10/223,530	8/19/2002	9/14/2004	Granted	OBJECT DETECTION USING CODE-MODULATED LIGHT BEAM

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83750	Eastman Kodak Company	DE	60304276.7	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	FR	1361754	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	GB	1361754	03075914.6	3/31/2003	3/29/2006	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	US	6686947	10/121,422	4/12/2002	2/3/2004	Granted	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83758	Eastman Kodak Company	CN	ZL03136861.1	03136861.1	5/23/2003	5/17/2006	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6686407	10/155,256	5/24/2002	2/3/2004	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6867255	10/678,874	10/3/2003	3/15/2005	Granted	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83764	Eastman Kodak Company	US	6689431	10/020,443	12/12/2001	2/10/2004	Granted	INK JET RECORDING ELEMENT
83770	Eastman Kodak Company	US	6858293	10/104,450	3/22/2002	2/22/2005	Granted	CELLULOSE FILM WITH ANTI-BLOCKING PROPERTIES
83770	Eastman Kodak Company	US	7597956	11/046,039	1/28/2005	10/6/2009	Granted	METHOD OF MANUFACTURE OF A POLYMERIC FILM WITH ANTI-BLOCKING PROPERTIES
83772	Eastman Kodak Company	US	6831163	10/329,912	12/26/2002	12/14/2004	Granted	BICHROMOPHORIC MOLECULES
83774	Eastman Kodak Company	GB	2386020	0300665.7	1/13/2003	6/22/2005	Granted	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83774	Eastman Kodak Company	US	7177476	10/086,142	2/28/2002	2/13/2007	Granted	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83781	Eastman Kodak Company	US	7166657	10/099,092	3/15/2002	1/23/2007	Granted	ARTICLE UTILIZING HIGHLY BRANCHED POLYMERS TO SPLAY LAYERED MATERIALS
83795	Eastman Kodak Company	US	5646660	08/287,650	8/9/1994	7/8/1997	Granted	PRINTER INK CARTRIDGE WITH DRIVE LOGIC INTEGRATED CIRUIT
83795	Eastman Kodak Company	US	6000773	08/812,176	3/6/1997	12/14/1999	Granted	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83795	Eastman Kodak Company	US	6435676	09/956,607	9/18/2001	8/20/2002	Granted	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83796	Eastman Kodak Company	US	5610635	08/287,907	8/9/1994	3/11/1997	Granted	PRINTER INK CARTRIDGE WITH MEMORY STORAGE CAPACITY
83804	Eastman Kodak Company	US	5686947	08/433,792	5/3/1995	11/11/1997	Granted	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83804	Eastman Kodak Company	US	6565197	08/966,894	11/10/1997	5/20/2003	Granted	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83812	Eastman Kodak Company	DE	60313079.8	03076862.6	6/16/2003	4/11/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
83812	Eastman Kodak Company	JP	4291057	2003-182628	6/26/2003	4/10/2009	Granted	INK JET RECORDING ELEMENT
83812	Eastman Kodak Company	US	7105215	10/180,638	6/26/2002	9/12/2006	Granted	INK JET RECORDING ELEMENT
83813	Eastman Kodak Company	US	6843121	10/647,360	8/25/2003	1/18/2005	Granted	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83814	Eastman Kodak Company	US	7128972	10/208,344	7/30/2002	10/31/2006	Granted	WRINKLED POLYESTER PARTICLES
83820	Eastman Kodak Company	US	6625394	10/036,723	12/21/2001	9/23/2003	Granted	TWO-SHOT MOLDED SEAL INTEGRITY INDICATOR, UNDERWATER CAMERA, AND METHOD
83831	Eastman Kodak Company	US	D479257	29/153,013	12/21/2001	9/2/2003	Granted	UNDERWATER HOUSING ASSEMBLY
83834	Eastman Kodak Company	DE	60320876.2	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	FR	1334831	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	GB	1334831	03075264.6	1/27/2003	5/14/2008	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	JP	4758600	2003-23493	1/31/2003	6/10/2011	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	US	6464341	10/068,859	2/8/2002	10/15/2002	Granted	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83838	Eastman Kodak Company	US	6588890	10/023,129	12/17/2001	7/8/2003	Granted	CONTINUOUS INK JET PRINTER WITH HEAT ACTUATED MICROVALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
83839	Eastman Kodak Company	US	6901219	10/310,388	12/5/2002	5/31/2005	Granted	METHOD AND DEVICE FOR AUTOMATICALLY CALIBRATING A DIGITIZER
83846	Eastman Kodak Company	JP	4247014	2003-59574	3/6/2003	1/16/2009	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT

83846	Eastman Kodak Company	US	6550918	10/101,291	3/19/2002	4/22/2003	Granted	FIBER-OPTIC IMAGE GENERATION A MONOCENTRIC AUTOSTEREO SCOPIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83848	Eastman Kodak Company	US	7094460	10/154,894	5/24/2002	8/22/2006	Granted	IMAGING ELEMENT WITH IMPROVED SURFACE AND STIFFNESS
83855	Eastman Kodak Company	US	D470884	29/157,446	3/19/2002	2/25/2003	Granted	PRINTER WITH EXIT TRAY
83858	Eastman Kodak Company	US	6765603	10/027,994	12/20/2001	7/20/2004	Granted	METHOD OF FORMING FIDUCIAL MARKS ON A MICRO-SIZED ARTICLE
83862	Eastman Kodak Company	US		10/028,035	12/20/2001		Filed	LASER ARRAY AND METHOD OF MAKING SAME
83862	Eastman Kodak Company	US	6845120	10/420,244	4/22/2003	1/18/2005	Granted	LASER ARRAY AND METHOD OF MAKING SAME
83863	Eastman Kodak Company	US	6748145	10/027,748	12/20/2001	6/8/2004	Granted	FIBER OPTIC ARRAY AND METHOD OF MAKING SAME
83866	Eastman Kodak Company	US	6808269	10/050,309	1/16/2002	10/26/2004	Granted	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR

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83869	Eastman Kodak Company	DE	60305097.2	03076405.4	5/12/2003	5/10/2006	Granted	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	GB	1364806	03076405.4	5/12/2003	5/10/2006	Granted	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	US	7241719	10/152,859	5/22/2002	7/10/2007	Granted	THERMAL YELLOW DONOR AND DYES
83878	Eastman Kodak Company	US	6695980	10/033,422	12/27/2001	2/24/2004	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT MATERIAL
83879	Eastman Kodak Company	DE	602004019220.1	04781300.1	8/16/2004	1/21/2009	Granted	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83879	Eastman Kodak Company	US	7163734	10/648,420	8/26/2003	1/16/2007	Granted	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83886	Eastman Kodak Company	US	6742885	10/033,229	12/28/2001	6/1/2004	Granted	INK JET INK SET/RECEIVER COMBINATION
83886	Eastman Kodak Company	US	6908188	10/842,001	5/7/2004	6/21/2005	Granted	INK JET INK SET/RECEIVER COMBINATION
83891	Eastman Kodak Company	US	6624385	10/027,016	12/21/2001	9/23/2003	Granted	METHOD FOR MARKING GEMSTONES WITH A UNIQUE MICRO DISCRETE INDICIA
83892	Eastman Kodak Company	DE	602004009201.0	04781896.8	8/23/2004	9/26/2007	Granted	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	JP	4842815	2006-524767	8/23/2004	10/14/2011	Granted	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	US	6893790	10/648,419	8/26/2003	5/17/2005	Granted	PHOTOPATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER PARTICLES
83899	Eastman Kodak Company	US	6666553	10/034,285	12/28/2001	12/23/2003	Granted	A METHOD OF SELECTING INK JET INKS IN A COLOR SET
83900	Eastman Kodak Company	JP	4080865	2002-381268	12/27/2002	2/15/2008	Granted	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	US	6644799	10/032,931	12/28/2001	11/11/2003	Granted	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83901	Eastman Kodak Company	US	6598967	10/034,281	12/28/2001	7/29/2003	Granted	MATERIALS FOR REDUCING INTER-COLOR GLOSS DIFFERENCE
83941	Eastman Kodak Company	US	6572220	10/152,194	5/21/2002	6/3/2003	Granted	BEAM MICRO-ACTUATOR WITH A TUNABLE OR STABLE AMPLITUDE PARTICULARLY SUITED FOR INK JET PRINTING
83942	Eastman Kodak Company	DE	60308743.4	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	FR	1354706	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	GB	1354706	03075998.9	4/4/2003	10/4/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	US	6527373	10/122,566	4/15/2002	3/4/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83943	Eastman Kodak Company	JP	4709150	2006-524783	8/23/2004	3/25/2011	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	KR	10-1250578	2006-7003898	8/23/2004	3/28/2013	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	US	7033713	10/648,418	8/26/2003	4/25/2006	Granted	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMERIC MATERIALS
83947	Eastman Kodak Company	US	7494704	10/219,584	8/15/2002	2/24/2009	Granted	MATERIAL, ARTICLE AND METHOD OF PREPARING MATERIALS CONTAINING ORIENTED ANISOTROPIC PARTICLES
83950	Eastman Kodak Company	DE	60310640.4	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	FR	1364792	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	GB	1364792	03076419.5	5/12/2003	12/27/2006	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	US	6598960	10/154,634	5/23/2002	7/29/2003	Granted	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83976	Eastman Kodak Company	US	6733961	10/328,493	12/23/2002	5/11/2004	Granted	HIGH CHLORIDE EMULSIONS WITH OPTIMIZED DIGITAL RECIPROCITY CHARACTERISTICS
83982	Eastman Kodak Company	US	6753051	10/208,220	7/30/2002	6/22/2004	Granted	INK RECORDING ELEMENT UTILIZING WRINKLED PARTICLES
83985	Eastman Kodak Company	US	6771504	10/327,826	12/23/2002	8/3/2004	Granted	THERMAL TRANSPORT ELEMENT FOR USE WITH A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
83995	Eastman Kodak Company	DE	60308566.0	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	FR	1333549	03075215.8	1/23/2003	9/27/2006	Granted	ORGANIC VERTICAL CAVITY LASING

83995	Eastman Kodak Company	GB	1333549	03075215.8	1/23/2003	9/27/2006	Granted	DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	US	6674776	10/066,936	2/4/2002	1/6/2004	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83998	Eastman Kodak Company	DE	60304275.9	03075214.1	1/23/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6687274	10/066,829	2/4/2002	2/3/2004	Granted	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
84003	Eastman Kodak Company	US	6683724	10/171,168	6/13/2002	1/27/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84003	Eastman Kodak Company	US	6831782	10/666,146	9/18/2003	12/14/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84006	Eastman Kodak Company	US	6874782	10/301,073	11/21/2002	4/5/2005	Granted	SORTER EXIT SENSOR
84033	Eastman Kodak Company	US	6756457	10/196,102	7/16/2002	6/29/2004	Granted	NOVEL POLYMERIZATION PROCESS
84051	Eastman Kodak Company	US	6007190	08/365,833	12/29/1994	12/28/1999	Granted	INK SUPPLY SYSTEM FOR AN INK JET PRINTER HAVING LARGE VOLUME INK CONTAINERS

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84052	Eastman Kodak Company	US	5801725	08/433,147	5/3/1995	9/1/1998	Granted	SLIDABLE WIPING AND CAPPING SERVICE STATION FOR INK JET PRINTER
84054	Eastman Kodak Company	US	5676475	08/573,226	12/15/1995	10/14/1997	Granted	SMART PRINT CARRIAGE INCORPORATING CIRCUITRY FOR PROCESSING DATA
84055	Eastman Kodak Company	US	6036380	09/025,973	2/19/1998	3/14/2000	Granted	PRINTER HAVING A PLASTIC PLATEN
84056	Eastman Kodak Company	US	6145968	09/036,103	3/6/1998	11/14/2000	Granted	SYSTEM AND METHOD FOR SUPPLYING INK TO A PRINTER
84059	Eastman Kodak Company	US	7150676	10/241,144	9/11/2002	12/19/2006	Granted	DUAL MOTION POLISHING TOOL
84061	Eastman Kodak Company	US	5938356	09/042,684	3/12/1998	8/17/1999	Granted	PINCH ROLLER FOR INKJET PRINTER
84064	Eastman Kodak Company	US	6227643	09/030,631	2/25/1998	5/8/2001	Granted	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84065	Eastman Kodak Company	US	6302511	09/127,397	7/31/1998	10/16/2001	Granted	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84065	Eastman Kodak Company	US	6398342	09/929,196	8/13/2001	6/4/2002	Granted	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84068	Eastman Kodak Company	US	6001137	09/041,476	3/11/1998	12/14/1999	Granted	INK JET PRINTED TEXTILES
84071	Eastman Kodak Company	TW	1278393	091137300	12/25/2002	4/11/2007	Granted	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84071	Eastman Kodak Company	US	6933064	10/077,393	2/15/2002	8/23/2005	Granted	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84072	Eastman Kodak Company	US	7273899	10/254,352	9/25/2002	9/25/2007	Granted	MATERIALS AND METHOD FOR MAKING SPLAYED LAYERED MATERIALS
84073	Eastman Kodak Company	US	6812997	10/301,402	11/21/2002	11/2/2004	Granted	PRINTING APPARATUS HAVING A MEDIA DEFECT DETECTION SYSTEM
84081	Eastman Kodak Company	US	6737486	10/195,971	7/16/2002	5/18/2004	Granted	NOVEL POLYMERIZATION PROCESS
84090	Eastman Kodak Company	US	6199969	09/127,398	7/31/1998	3/13/2001	Granted	METHOD AND SYSTEM FOR DETECTING NONFUNCTIONAL ELEMENTS IN AN INK JET PRINTER
84102	Eastman Kodak Company	US	6863382	10/360,942	2/6/2003	3/8/2005	Granted	LIQUID EMISSION DEVICE HAVING MEMBRANE WITH INDIVIDUALLY DEFORMABLE PORTIONS, AND METHODS OF OPERATING AND MANUFACTURING SAME
84109	Eastman Kodak Company	US	6444964	09/580,512	5/25/2000	9/3/2002	Granted	MICROWAVE APPLICATOR FOR DRYING SHEET MATERIAL
84111	Eastman Kodak Company	US	6425663	09/580,511	5/25/2000	7/30/2002	Granted	MICROWAVE ENERGY INK DRYING SYSTEM
84113-2	Eastman Kodak Company	US	6890690	10/389,349	3/14/2003	5/10/2005	Granted	PHOTOGRAPHIC ARTICLE
84114	Eastman Kodak Company	US	6846579	10/077,419	2/15/2002	1/25/2005	Granted	MULTILAYER WITH RADIATION ABSORBER AND TOUCH SCREEN
84115	Eastman Kodak Company	US	6924006	10/286,031	11/1/2002	8/2/2005	Granted	LIP PREPARATION APPARATUS AND METHOD FOR IMPROVING THE UNIFORMITY OF A LIQUID CURTAIN IN A CURTAIN COATING SYSTEM
84127	Eastman Kodak Company	DE	60333417.2	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	FR	1365574	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	GB	1365574	03076416.1	5/12/2003	7/21/2010	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	JP	4386674	2003-147976	5/26/2003	10/9/2009	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	US	7116447	10/154,546	5/24/2002	10/3/2006	Granted	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84131	Eastman Kodak Company	US	6702209	10/138,908	5/3/2002	3/9/2004	Granted	ELECTROSTATIC FLUID EJECTOR WITH DYNAMIC VALVE CONTROL
84134	Eastman Kodak Company	US	6474776	09/262,697	3/4/1999	11/5/2002	Granted	INK JET CARTRIDGE WITH TWO JET PLATES
84136-2	Eastman Kodak Company	US	6513905	09/728,719	12/1/2000	2/4/2003	Granted	NOZZLE CROSS TALK REDUCTION IN AN INK JET PRINTER
84138	Eastman Kodak Company	US	6749982	10/259,355	9/27/2002	6/15/2004	Granted	IMAGING MEMBER WITH POLYESTER BASE
84144-2	Eastman Kodak Company	US	6491361	09/711,174	11/9/2000	12/10/2002	Granted	DIGITAL MEDIA CUTTER
84152-2	Eastman Kodak Company	US	6530645	09/745,201	12/20/2000	3/11/2003	Granted	PRINT MASKS FOR HIGH SPEED INK JET PRINTING
84156	Eastman Kodak Company	US	6508550	09/579,856	5/25/2000	1/21/2003	Granted	MICROWAVE ENERGY INK DRYING METHOD
84157	Eastman Kodak Company	US	6637864	10/044,305	1/11/2002	10/28/2003	Granted	INK SUPPLY SYSTEM FOR AN INK JET PRINTER
84158	Eastman Kodak Company	DE	60224022.0	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	FR	1379390	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	GB	1379390	02723732.0	4/2/2002	12/12/2007	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	6908179	10/113,700	4/1/2002	6/21/2005	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	7393071	11/091,994	3/29/2005	7/1/2008	Granted	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84163	Eastman Kodak Company	US	6672697	10/008,790	11/8/2001	1/6/2004	Granted	COMPENSATION METHOD FOR OVERLAPPING PRINT HEADS OF AN INK JET PRINTER
84164	Eastman Kodak Company	US	6688739	09/858,329	5/15/2001	2/10/2004	Granted	IMAGE ACQUISITION DEVICE WITH INTEGRAL INK JET PRINTING
84166	Eastman Kodak Company	US	6655776	09/858,331	5/15/2001	12/2/2003	Granted	MEDIA PACK FOR COMBINATION IMAGE ACQUISITION AND PRINTING DEVICE

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84168	Eastman Kodak Company	US	6866359	10/042,946	1/8/2002	3/15/2005	Granted	INK JET PRINTHEAD QUALITY MANAGEMENT SYSTEM AND METHOD
84173	Eastman Kodak Company	JP	4210554	2003-146215	5/23/2003	10/31/2008	Granted	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84173	Eastman Kodak Company	US	6736514	10/177,513	6/21/2002	5/18/2004	Granted	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84174	Eastman Kodak Company	US	6769772	10/269,314	10/11/2002	8/3/2004	Granted	SIX COLOR DISPLAY APPARATUS HAVING INCREASED COLOR GAMUT
84174	Eastman Kodak Company	US	6863402	10/840,633	5/6/2004	3/8/2005	Granted	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84174	Eastman Kodak Company	US	6857748	10/840,682	5/6/2004	2/22/2005	Granted	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84175	Eastman Kodak Company	EP		03076080.5	4/14/2003		Filed	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84175	Eastman Kodak Company	US	6676260	10/131,871	4/25/2002	1/13/2004	Granted	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84180	Eastman Kodak Company	US	7136191	10/178,099	6/24/2002	11/14/2006	Granted	A METHOD FOR INSPECTING PRINTS
84190	Eastman Kodak Company	DE	60305394.7	03077591.0	8/18/2003	5/24/2006	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	GB	1394227	03077591.0	8/18/2003	5/24/2006	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	US	6712891	10/232,035	8/30/2002	3/30/2004	Granted	INK JET INK COMPOSITION
84191	Eastman Kodak Company	DE	60312601.4	03076864.2	6/16/2003	3/21/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84191	Eastman Kodak Company	US	7122231	10/180,752	6/26/2002	10/17/2006	Granted	INK JET RECORDING ELEMENT
84192	Eastman Kodak Company	US	6958365	10/436,740	5/13/2003	10/25/2005	Granted	A MANUFACTURING PROCESS FOR OPEN CELLED MICROCELULAR FOAM
84199	Eastman Kodak Company	US	6902076	10/080,118	2/21/2002	6/7/2005	Granted	A BOTTLE AND BOTTLE CLOSURE ASSEMBLY
84206	Eastman Kodak Company	US	6835693	10/292,853	11/12/2002	12/28/2004	Granted	COMPOSITE POSITIONING IMAGING ELEMENT
84226	Eastman Kodak Company	US	7435765	10/313,368	12/6/2002	10/14/2008	Granted	ADDITIVE FOR INK JET INK
84227	Eastman Kodak Company	US	7365881	10/223,228	8/19/2002	4/29/2008	Granted	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84230	Eastman Kodak Company	DE	60338391.2	03764977.9	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	DE	60338392.0	03764978.7	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	GB	1528985	03764978.7	7/14/2003	9/14/2011	Granted	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	US	8124220	10/521,898	7/14/2003	2/28/2012	Granted	INKJET RECORDING ELEMENT
84232	Eastman Kodak Company	JP	4970940	2006-524765	8/23/2004	4/13/2012	Granted	PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	TW	I360721	093122188	7/23/2004	3/21/2012	Granted	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	US	6872500	10/648,421	8/26/2003	3/29/2005	Granted	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84254	Eastman Kodak Company	US	6758565	10/392,685	3/20/2003	7/6/2004	Granted	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84254	Eastman Kodak Company	US	6877859	10/812,519	3/30/2004	4/12/2005	Granted	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84266	Eastman Kodak Company	DE	60317434.5	03077980.5	9/22/2003	11/14/2007	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	GB	1405884	03077980.5	9/22/2003	11/14/2007	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	US	7317042	10/264,740	10/4/2002	1/8/2008	Granted	INK JET INK COMPOSITION AND PRINTING METHOD
84300	Eastman Kodak Company	US	7445736	10/328,547	12/23/2002	11/4/2008	Granted	EMBOSSED INDICIA ON FOAM CORE IMAGING MEDIA
84314	Eastman Kodak Company	DE	60303875.1	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	FR	1375152	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	GB	1375152	03076415.3	5/12/2003	3/8/2006	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	JP	4480956	2003-143696	5/21/2003	3/26/2010	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	US	6626520	10/153,990	5/23/2002	9/30/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	DE	60314564.7	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	FR	1364791	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	GB	1364791	03076404.7	5/12/2003	6/27/2007	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	US	6715704	10/155,306	5/23/2002	4/6/2004	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84316	Eastman Kodak Company	US	7152964	10/817,384	4/2/2004	12/26/2006	Granted	VERY HIGH SPEED PRINTING USING SELECTIVE DEFLECTION DROPLET SEPARATION
84317	Eastman Kodak Company	US	D474805	29/160,474	5/10/2002	5/20/2003	Granted	PRINTER

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84337	Eastman Kodak Company	JP	4303029	2003-127931	5/6/2003	5/1/2009	Granted	REPLACEABLE INK JET SUPPLY WITH ANTI-SIPHON BACK PRESSURE
84337	Eastman Kodak Company	US	6877846	10/138,883	5/3/2002	4/12/2005	Granted	REPLACEABLE INK JET INK SUPPLY WITH ANTI-SIPHON BACK PRESSURE CONTROL
84338	Eastman Kodak Company	DE	60310322.7	03077562.1	8/15/2003	12/13/2006	Granted	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	GB	1393924	03077562.1	8/15/2003	12/13/2006	Granted	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	US	6854840	10/228,689	8/27/2002	2/15/2005	Granted	INK JET PRINTING PROCESS
84346	Eastman Kodak Company	US	6870651	10/449,347	5/30/2003	3/22/2005	Granted	APPARATUS AND METHOD FOR GENERATING A DYNAMIC IMAGE
84371-1	Eastman Kodak Company	US	7170557	10/393,834	3/21/2003	1/30/2007	Granted	MODULAR DIGITAL IMAGING SYSTEM
84371-2	Eastman Kodak Company	US	7259793	10/394,862	3/21/2003	8/21/2007	Granted	DISPLAY MODULE FOR SUPPORTING A DIGITAL IMAGE DISPLAY DEVICE
84381	Eastman Kodak Company	US	6746108	10/298,768	11/18/2002	6/8/2004	Granted	METHOD AND APPARATUS FOR PRINTING INK DROPLETS THAT STRIKE PRINT MEDIA SUBSTANTIALLY PERPENDICULARLY
84386	Eastman Kodak Company	DE	60307187.2	03076863.4	6/16/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	JP	4261256	2003-179463	6/24/2003	2/20/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	US	7138162	10/180,182	6/26/2002	11/21/2006	Granted	INK JET RECORDING ELEMENT
84398	Eastman Kodak Company	US	7097888	10/736,392	12/15/2003	8/29/2006	Granted	AN ALIGNED LIQUID CRYSTAL LAYER CONTAINING AZOLIUM SALTS AND PROCESS FOR INCREASING THE TILT
84417	Eastman Kodak Company	TW	I291579	092126474	9/25/2003	12/21/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
84417	Eastman Kodak Company	US	7252864	10/292,353	11/12/2002	8/7/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
84448	Eastman Kodak Company	DE	60315392.5	03077894.8	9/15/2003	8/8/2007	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	GB	1403342	03077894.8	9/15/2003	8/8/2007	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	US	7381755	10/256,989	9/27/2002	6/3/2008	Granted	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84449	Eastman Kodak Company	DE	60302623.0	03077898.9	9/15/2003	12/7/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	GB	1403343	03077898.9	9/15/2003	12/7/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	US	6848777	10/256,519	9/27/2002	2/1/2005	Granted	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84453	Eastman Kodak Company	US	7164434	10/269,305	10/11/2002	1/16/2007	Granted	LCD BASED IMAGING APPARATUS FOR PRINTING MULTIPLE FORMATS
84457	Eastman Kodak Company	US	6676292	10/151,739	5/20/2002	1/13/2004	Granted	A PACKAGING ENCLOSURE FOR CONTAINING AN ARTICLE OF MANUFACTURE
84458	Eastman Kodak Company	CN	200410004809.8	200410004809.8	2/6/2004	10/14/2009	Granted	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84458	Eastman Kodak Company	US	7224849	10/360,030	2/7/2003	5/29/2007	Granted	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84460	Eastman Kodak Company	US	6843875	10/230,825	8/29/2002	1/18/2005	Granted	DENSITY CONTROL THROUGH LAMINATION
84484	Eastman Kodak Company	US	6830701	10/191,506	7/9/2002	12/14/2004	Granted	METHOD FOR FABRICATING MICROELECTROMECHANICAL STRUCTURES FOR LIQUID EMISSION DEVICES
84490	Eastman Kodak Company	DE	60313398.3	03076859.2	6/16/2003	4/25/2007	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84495	Eastman Kodak Company	US	D475386	29/163,911	7/15/2002	6/3/2003	Granted	FLASH CAMERA
84499	Eastman Kodak Company	US	7083752	10/190,181	7/3/2002	8/1/2006	Granted	CELLULOSE ACETATE FILMS PREPARED BY COATING METHODS
84499	Eastman Kodak Company	US	7393579	11/405,068	4/17/2006	7/1/2008	Granted	CELLULOSE ACETATE FILM PREPARED BY COATING METHODS
84514	Eastman Kodak Company	US	7048823	10/190,389	7/3/2002	5/23/2006	Granted	ACRYLIC FILMS PREPARED BY COATING METHODS
84519	Eastman Kodak Company	US	7686987	11/099,053	4/5/2005	3/30/2010	Granted	POLYCARBONATE FILMS PREPARED BY COATING METHODS
84520	Eastman Kodak Company	US	7012746	10/190,061	7/3/2002	3/14/2006	Granted	POLYVINYL BUTYRAL FILMS PREPARED BY COATING METHODS
84525	Eastman Kodak Company	DE	60336194.3	03077289.1	7/21/2003	3/2/2011	Granted	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	GB	1386751	03077289.1	7/21/2003	3/2/2011	Granted	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	JP	4991793	2009-137650	6/8/2009	5/11/2012	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	DE	60309405.8	03077944.1	9/18/2003	11/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	GB	1403090	03077944.1	9/18/2003	11/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	JP	4279642	2003-340792	9/30/2003	3/19/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	US	6815018	10/260,665	9/30/2002	11/9/2004	Granted	INK JET RECORDING ELEMENT
84528	Eastman Kodak Company	US	6721082	10/271,099	10/15/2002	4/13/2004	Granted	ELECTROTHERMAL DIFFRACTION GRATING
84529	Eastman Kodak Company	US	6680165	10/279,892	10/24/2002	1/20/2004	Granted	CYAN COUPLER DISPERSION WITH INCREASED ACTIVITY

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84533	Eastman Kodak Company	US	6692094	10/201,506	7/23/2002	2/17/2004	Granted	APPARATUS AND METHOD OF MATERIAL DEPOSITION USING COMPRESSED FLUIDS
84535	Eastman Kodak Company	US	6685303	10/218,788	8/14/2002	2/3/2004	Granted	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6886920	10/693,162	10/24/2003	5/3/2005	Granted	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84551	Eastman Kodak Company	US	6874867	10/325,205	12/18/2002	4/5/2005	Granted	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84553	Eastman Kodak Company	US	6770211	10/232,077	8/30/2002	8/3/2004	Granted	FABRICATION OF LIQUID EMISSION DEVICE WITH ASYMMETRICAL ELECTROSTATIC MANDREL
84564	Eastman Kodak Company	US	6936334	10/165,064	6/7/2002	8/30/2005	Granted	STEGANOGRAPHICALLY ENCODED MEDIA OBJECT HAVING AN INVISIBLE COLORANT
84566	Eastman Kodak Company	JP	4431343	2003-313793	9/5/2003	12/25/2009	Granted	COMMUNICATION NETWORK SYSTEM
84566	Eastman Kodak Company	US	7027836	10/238,134	9/10/2002	4/11/2006	Granted	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84568	Eastman Kodak Company	US	6896346	10/329,566	12/26/2002	5/24/2005	Granted	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84569	Eastman Kodak Company	DE	60304277.5	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	FR	1365490	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	GB	1365490	03076414.6	5/12/2003	3/29/2006	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	US	6728278	10/154,372	5/23/2002	4/27/2004	Granted	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84585	Eastman Kodak Company	US	7264856	11/084,986	3/21/2005	9/4/2007	Granted	FUSIBLE INKJET RECORDING ELEMENT AND PRINTING METHOD
84594	Eastman Kodak Company	US	7211294	10/629,392	7/29/2003	5/1/2007	Granted	A METHOD OF MAKING A MATERIAL
84595	Eastman Kodak Company	US	7790250	10/631,236	7/31/2003	9/7/2010	Granted	INKJET RECORDING MEDIUM
84600	Eastman Kodak Company	US	6683723	10/171,120	6/13/2002	1/27/2004	Granted	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING AND USING SOLID IMMERSION LENS ARRAY WITH FIDUCIAL MARKS
84608	Eastman Kodak Company	DE	60336368.7	03077551.4	8/14/2003	3/16/2011	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	GB	1393909	03077551.4	8/14/2003	3/16/2011	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	US	6655787	10/228,623	8/26/2002	12/2/2003	Granted	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84609	Eastman Kodak Company	US	7025348	10/303,263	11/25/2002	4/11/2006	Granted	A METHOD AND APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT SCANNER USING MULTIPLE ULTRASONIC SENSORS
84629	Eastman Kodak Company	JP	4377629	2003-280645	7/28/2003	9/18/2009	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84629	Eastman Kodak Company	US	6779892	10/205,723	7/26/2002	8/24/2004	Granted	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84638	Eastman Kodak Company	US	7104778	10/801,354	3/16/2004	9/12/2006	Granted	INTERNAL DIE DECKLE WITH FLOW CONTROL
84668	Eastman Kodak Company	US	6925414	10/388,787	3/14/2003	8/2/2005	Granted	AN APPARATUS AND METHOD OF MEASURING FEATURES OF AN ARTICLE
84669	Eastman Kodak Company	US	6692116	10/163,540	6/6/2002	2/17/2004	Granted	REPLACEABLE INK JET PRINT HEAD CARTRIDGE ASSEMBLY WITH REDUCED INTERNAL PRESSURE FOR SHIPPING
84671	Eastman Kodak Company	US	6715869	10/299,405	11/19/2002	4/6/2004	Granted	INK SET FOR INK JET PRINTING
84673	Eastman Kodak Company	DE	60310511.4	03078512.5	11/7/2003	12/20/2006	Granted	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	US	6953613	10/299,324	11/19/2002	10/11/2005	Granted	COMBINATION INK SET/IMAGE-RECORDING ELEMENT FOR INK JET PRINTING
84682	Eastman Kodak Company	DE	60320734.0	03077499.6	8/11/2003	5/7/2008	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	GB	1416064	03077499.6	8/11/2003	5/7/2008	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	US	6808745	10/225,846	8/22/2002	10/26/2004	Granted	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84683	Eastman Kodak Company	DE	60303557.4	03078970.5	12/18/2003	2/15/2006	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7369268	10/342,009	1/14/2003	5/6/2008	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7782347	12/017,460	1/22/2008	8/24/2010	Granted	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84684	Eastman Kodak Company	US	6809873	10/237,516	9/9/2002	10/26/2004	Granted	COLOR ILLUMINATION SYSTEM FOR SPATIAL LIGHT MODULATORS USING MULTIPLE DOUBLE TELECENTRIC RELAYS
84685	Eastman Kodak Company	US	7042483	10/385,325	3/10/2003	5/9/2006	Granted	APPARATUS AND METHOD FOR PRINTING USING A LIGHT EMISSIVE ARRAY
84691	Eastman Kodak Company	US	7233498	10/256,769	9/27/2002	6/19/2007	Granted	MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES AND METHOD FOR FORMING SAME

84694	Eastman Kodak Company	US	8035482	10/935,137	9/7/2004	10/11/2011	Granted	SYSTEM FOR UPDATING A CONTENT BEARING MEDIUM
84709	Eastman Kodak Company	US	7829161	11/374,360	3/13/2006	11/9/2010	Granted	FUSIBLE INKJET RECORDING ELEMENT AND RELATED METHODS OF COATING AND PRINTING
84722	Eastman Kodak Company	US	6655858	10/164,650	6/6/2002	12/2/2003	Granted	CAMERA WITH COVER ATTACHMENT MOVABLE TO ACTUATE OPERATIONAL DEVICE
84724	Eastman Kodak Company	JP	4744068	2003-294774	8/19/2003	5/20/2011	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	KR	10-1009868	2003-0057243	8/19/2003	1/13/2011	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION

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84724	Eastman Kodak Company	TW	I282648	092119008	7/11/2003	6/11/2007	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	US	6690697	10/224,238	8/20/2002	2/10/2004	Granted	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84730	Eastman Kodak Company	US	6863393	10/256,038	9/26/2002	3/8/2005	Granted	HEAT AND AIRFLOW MANAGEMENT FOR A PRINTER DRYER
84750	Eastman Kodak Company	US	6896827	10/313,617	12/6/2002	5/24/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT POLYMERIC MATERIAL
84770	Eastman Kodak Company	DE	60317863.4	03077515.9	8/11/2003	12/5/2007	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	GB	1391305	03077515.9	8/11/2003	12/5/2007	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	JP	4250482	2003-300000	8/25/2003	1/23/2009	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6824249	10/227,079	8/23/2002	11/30/2004	Granted	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6820964	10/293,077	11/13/2002	11/23/2004	Granted	TAPERED THERMAL ACTUATOR
84772	Eastman Kodak Company	US	6892014	10/201,707	7/23/2002	5/10/2005	Granted	DISPLAY DEVICE HAVING A FIBER OPTIC FACEPLATE
84796	Eastman Kodak Company	CN	200310124066.3	200310124066.3	12/31/2003	6/25/2008	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	DE	60332805.9	03078969.7	12/18/2003	6/2/2010	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	US	6724515	10/335,645	12/31/2002	4/20/2004	Granted	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84798	Eastman Kodak Company	US	6717714	10/320,294	12/16/2002	4/6/2004	Granted	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84825	Eastman Kodak Company	US	6866379	10/284,957	10/31/2002	3/15/2005	Granted	PREFERRED MATERIALS FOR PIGMENTED INK JET INK
84826	Eastman Kodak Company	US	7632879	11/095,285	3/31/2005	12/15/2009	Granted	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84826	Eastman Kodak Company	US	7829613	12/401,897	3/11/2009	11/9/2010	Granted	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84840	Eastman Kodak Company	US	6817702	10/293,982	11/13/2002	11/16/2004	Granted	TAPERED MULTI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING SAME
84845	Eastman Kodak Company	US	7180529	10/326,638	12/19/2002	2/20/2007	Granted	AN IMMERSIVE IMAGE VIEWING SYSTEM AND METHOD
84865	Eastman Kodak Company	US	6726310	10/294,219	11/14/2002	4/27/2004	Granted	PRINTING LIQUID DROPLET EJECTOR APPARATUS AND METHOD
84869	Eastman Kodak Company	US	6786975	10/383,293	3/7/2003	9/7/2004	Granted	METHOD OF CLEANING PRINTHEAD IN INKJET PRINTER
84872	Eastman Kodak Company	US	7001658	10/424,666	4/28/2003	2/21/2006	Granted	HEAT SELECTIVE ELECTRICALLY CONDUCTIVE POLYMER SHEET
84876	Eastman Kodak Company	US	6702435	10/198,512	7/18/2002	3/9/2004	Granted	INK CARTRIDGE HAVING INK IDENTIFIER ORIENTED TO PROVIDE INK IDENTIFICATION
84879	Eastman Kodak Company	US	6715864	10/198,515	7/18/2002	4/6/2004	Granted	DISPOSABLE INK SUPPLY BAG HAVING CONNECTOR-FITTING
84885	Eastman Kodak Company	US	7585557	10/780,263	2/17/2004	9/8/2009	Granted	FOAM CORE IMAGING ELEMENT WITH GRADIENT DENSITY CORE
84891	Eastman Kodak Company	US	6712459	10/198,511	7/18/2002	3/30/2004	Granted	INK CARTRIDGE HAVING SHIELDED POCKET FOR MEMORY CHIP
84893	Eastman Kodak Company	US	6703193	10/326,451	12/20/2002	3/9/2004	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR IMAGING MEDIAS
84901	Eastman Kodak Company	US	6640057	10/281,654	10/28/2002	10/28/2003	Granted	IMAGING USING SILVER HALIDE FILMS WITH INVERSE MOUNTED MICRO-LENS AND SPACER
84929	Eastman Kodak Company	US	6803088	10/279,584	10/24/2002	10/12/2004	Granted	REFLECTION MEDIA FOR SCANNABLE INFORMATION SYSTEM
84935	Eastman Kodak Company	US	6845114	10/272,546	10/16/2002	1/18/2005	Granted	ORGANIC LASER THAT IS ATTACHABLE TO AN EXTERNAL PUMP BEAM LIGHT SOURCE
84945	Eastman Kodak Company	US	7189299	10/602,839	6/24/2003	3/13/2007	Granted	THERMAL-DYE-TRANSFER LABEL CAPABLE OF REPRODUCING FLESH TONES
84968	Eastman Kodak Company	US	6712892	10/232,058	8/30/2002	3/30/2004	Granted	INK JET PRINTING PROCESS
84969	Eastman Kodak Company	DE	60319776.0	03077596.9	8/18/2003	3/19/2008	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	GB	1394228	03077596.9	8/18/2003	3/19/2008	Granted	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	US	6855193	10/231,836	8/30/2002	2/15/2005	Granted	INK JET INK COMPOSITION
84977	Eastman Kodak Company	EP	03078231.2	03078231.2	10/13/2003		Filed	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7219989	10/279,439	10/24/2002	5/22/2007	Granted	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7718235	11/678,723	2/26/2007	5/18/2010	Granted	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84978	Eastman Kodak Company	US	6759106	10/309,860	12/4/2002	7/6/2004	Granted	INK JET RECORDING ELEMENT
84979	Eastman Kodak Company	US	6908191	10/209,248	7/31/2002	6/21/2005	Granted	INK JET PRINTING METHOD
84980	Eastman Kodak Company	DE	60309402.3	03077795.7	9/8/2003	11/2/2006	Granted	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	GB	1400366	03077795.7	9/8/2003	11/2/2006	Granted	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER

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84992	Eastman Kodak Company	DE	602004004140.8	04778065.5	7/14/2004	1/3/2007	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	GB	1646510	04778065.5	7/14/2004	1/3/2007	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	JP	4437136	2006-521105	7/14/2004	1/8/2010	Granted	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	US	6890610	10/622,234	7/18/2003	5/10/2005	Granted	INKJET RECORDING ELEMENT
84995	Eastman Kodak Company	US	6827768	10/231,837	8/30/2002	12/7/2004	Granted	INK JET PRINTING PROCESS
84996	Eastman Kodak Company	US	6884479	10/320,293	12/16/2002	4/26/2005	Granted	INK JET RECORDING ELEMENT
85000	Eastman Kodak Company	US	6709093	10/215,334	8/8/2002	3/23/2004	Granted	INK CARTRIDGE IN WHICH INK SUPPLY BAG HELD FAST TO HOUSING
85001	Eastman Kodak Company	US	6755501	10/214,832	8/8/2002	6/29/2004	Granted	ALTERNATIVE INK/CLEANER CARTRIDGE
85004	Eastman Kodak Company	US	6939577	10/682,288	10/9/2003	9/6/2005	Granted	METHOD OF MAKING A MATERIAL
85007	Eastman Kodak Company	US	8062734	10/425,005	4/28/2003	11/22/2011	Granted	ARTICLE COMPRISING CONDUCTIVE CONDUIT CHANNELS
85011	Eastman Kodak Company	US	6853660	10/272,093	10/16/2002	2/8/2005	Granted	ORGANIC LASER CAVITY ARRAYS
85018	Eastman Kodak Company	US	6946240	10/633,806	8/4/2003	9/20/2005	Granted	IMAGING MATERIAL WITH IMPROVED SCRATCH RESISTANCE
85019	Eastman Kodak Company	US	7074551	10/633,904	8/4/2003	7/11/2006	Granted	IMAGING MATERIAL WITH IMPROVED MECHANICAL PROPERTIES
85064	Eastman Kodak Company	US	6667148	10/341,747	1/14/2003	12/23/2003	Granted	THERMALLY DEVELOPABLE MATERIALS HAVING BARRIER LAYER WITH INORGANIC FILLER PARTICLES
85077	Eastman Kodak Company	US	6818367	10/413,933	4/15/2003	11/16/2004	Granted	SUPPORT WITH REDUCED OPTICAL BRIGHTENER MIGRATION
85082	Eastman Kodak Company	US	6705714	10/224,889	8/21/2002	3/16/2004	Granted	INK CARTRIDGE HAVING INK SUPPLY BAG FILLED TO LESS THAN CAPACITY AND FOLDED IN CARTRIDGE HOUSING
85097	Eastman Kodak Company	DE	60313926.4	03077891.4	9/15/2003	5/23/2007	Granted	INKJET PRINTING METHOD
85097	Eastman Kodak Company	GB	1403341	03077891.4	9/15/2003	5/23/2007	Granted	INKJET PRINTING METHOD
85097	Eastman Kodak Company	US	6764173	10/256,822	9/27/2002	7/20/2004	Granted	INKJET PRINTING METHOD
85099	Eastman Kodak Company	US	7095600	10/283,458	10/30/2002	8/22/2006	Granted	ELECTROSTATIC CHARGE NEUTRALIZATION USING GROOVED ROLLER SURFACE PATTERNS
85100	Eastman Kodak Company	US	6773102	10/256,589	9/27/2002	8/10/2004	Granted	INKJET PRINTING METHOD FOR AN INK/RECEIVER COMBINATION
85109	Eastman Kodak Company	DE	60307193.7	03077943.3	9/18/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	GB	1403089	03077943.3	9/18/2003	8/2/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	JP	4339656	2003-337302	9/29/2003	7/10/2009	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	US	6695447	10/260,663	9/30/2002	2/24/2004	Granted	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	JP	4503984	2003-378247	11/7/2003	4/30/2010	Granted	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	US	6861114	10/289,862	11/7/2002	3/1/2005	Granted	INK JET RECORDING ELEMENT
85111	Eastman Kodak Company	JP	4656829	2003-355285	10/15/2003	1/7/2011	Granted	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85111	Eastman Kodak Company	US	6869185	10/272,548	10/16/2002	3/22/2005	Granted	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85124	Eastman Kodak Company	US	6689335	10/324,234	12/19/2002	2/10/2004	Granted	SILVER ION SEQUESTER AND RELEASE AGENT
85128	Eastman Kodak Company	US	D505684	29/179,991	4/17/2003	5/31/2005	Granted	DIGITAL CAMERA
85152	Eastman Kodak Company	US	6689518	10/300,618	11/20/2002	2/10/2004	Granted	PHOTOGRAPHIC DISPLAY ELEMENTS COMPRISING STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
85163	Eastman Kodak Company	US	6751005	10/327,412	12/20/2002	6/15/2004	Granted	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85178	Eastman Kodak Company	US	6710329	10/242,261	9/12/2002	3/23/2004	Granted	LIGHT INTEGRATOR FOR FILM SCANNING WITH ENHANCED SUPPRESSION OF ARTIFACTS DUE TO SCRATCHES AND DEBRIS
85179	Eastman Kodak Company	US	6821000	10/242,231	9/12/2002	11/23/2004	Granted	LIGHT INTEGRATOR USING AN END-SUPPORTED GLASS ROD FOR ENHANCED UNIFORMITY AND ROBUST SUPPORT
85210	Eastman Kodak Company	US	6555711	10/246,552	9/18/2002	4/29/2003	Granted	ALPHA-AMINO-N-ALLYLAMIDINO NITROBENZENE COMPOUND AND SYNTHESIS
85222	Eastman Kodak Company	US	6957886	10/256,963	9/27/2002	10/25/2005	Granted	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85222	Eastman Kodak Company	US	7401911	11/200,991	8/10/2005	7/22/2008	Granted	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85226	Eastman Kodak Company	US	6744566	10/262,233	10/1/2002	6/1/2004	Granted	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN TRANSMISSIVE AND REFLECTIVE OPTICAL FIBER COMPONENTS
85227	Eastman Kodak Company	US	6666548	10/287,579	11/4/2002	12/23/2003	Granted	METHOD AND APPARATUS FOR CONTINUOUS MARKING
85228	Eastman Kodak Company	US	6881492	10/256,520	9/27/2002	4/19/2005	Granted	PRIMER COMPOSITION FOR POLYESTERS
85233	Eastman Kodak Company	US	6843556	10/314,379	12/6/2002	1/18/2005	Granted	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A DUAL CONTROLLED DEPOSITION CHAMBER

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85244	Eastman Kodak Company	US	7232214	10/872,711	6/21/2004	6/19/2007	Granted	METHOD FOR INCREASING THE DIAMETER OF AN INK JET INK DOT
85258	Eastman Kodak Company	US	7039237	10/271,389	10/14/2002	5/2/2006	Granted	A METHOD AND SYSTEM FOR PREVENTING ABDUCTION OF A PERSON
85280	Eastman Kodak Company	TW	I234519	093107798	3/23/2004	6/21/2005	Granted	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85280	Eastman Kodak Company	US	6950454	10/395,730	3/24/2003	9/27/2005	Granted	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85281	Eastman Kodak Company	US	7097902	10/744,539	12/22/2003	8/29/2006	Granted	SELF ASSEMBLED ORGANIC NANOCRYSTAL SUPERLATTICES
85283	Eastman Kodak Company	US	6802613	10/272,594	10/16/2002	10/12/2004	Granted	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85287	Eastman Kodak Company	US	6814437	10/260,128	9/30/2002	11/9/2004	Granted	INK JET PRINTING METHOD
85300	Eastman Kodak Company	US	7147390	10/930,671	8/31/2004	12/12/2006	Granted	REPLENISHMENT SYSTEM FOR A PRINT MEDIA PROCESSOR
85307	Eastman Kodak Company	US	6866384	10/260,668	9/30/2002	3/15/2005	Granted	INK JET PRINTING METHOD
85316	Eastman Kodak Company	US	6967986	10/272,547	10/16/2002	11/22/2005	Granted	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85322	Eastman Kodak Company	CN	200310102778.5	200310102778.5	10/10/2003	9/19/2007	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	TW	I282650	092123481	8/26/2003	6/11/2007	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	US	6876684	10/269,652	10/11/2002	4/5/2005	Granted	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85328	Eastman Kodak Company	US	7063924	10/327,533	12/20/2002	6/20/2006	Granted	SECURITY DEVICE WITH PATTERNED METALLIC REFLECTION
85338	Eastman Kodak Company	US	7051429	10/411,624	4/11/2003	5/30/2006	Granted	A METHOD FOR FORMING A MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES
85339	Eastman Kodak Company	US	7349627	10/662,220	9/12/2003	3/25/2008	Granted	TRACKING AN IMAGE-RECORDING MEDIUM USING A WATERMARK AND ASSOCIATED MEMORY
85340	Eastman Kodak Company	JP	4370148	2003-381110	11/11/2003	9/4/2009	Granted	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85340	Eastman Kodak Company	US	6721020	10/293,653	11/13/2002	4/13/2004	Granted	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85348	Eastman Kodak Company	US	6866367	10/325,190	12/20/2002	3/15/2005	Granted	INKJET PRINTING SYSTEM USING A FIBER OPTIC DATA LINK
85361	Eastman Kodak Company	DE	60328074.9	03078593.5	11/17/2003	6/24/2009	Granted	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	US	7239422	10/310,009	12/4/2002	7/3/2007	Granted	COLOR GAMUT MAPPING USING A COST FUNCTION
85362	Eastman Kodak Company	US	7365879	10/845,037	5/13/2004	4/29/2008	Granted	DETERMINING SETS OF N-DIMENSIONAL COLORANT CONTROL SIGNALS
85374	Eastman Kodak Company	US	6670110	10/327,373	12/20/2002	12/30/2003	Granted	A PHOTOGRAPHIC MULTILAYER FILM BASE COMPRISING 1,4-CYCLOHEXANE DIMETHANOL
85383	Eastman Kodak Company	US	6929824	10/687,331	10/16/2003	8/16/2005	Granted	METHOD OF MAKING A MATERIAL
85384	Eastman Kodak Company	DE	602004005067.9	04778254.5	7/14/2004	2/28/2007	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	GB	1680280	04778254.5	7/14/2004	2/28/2007	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	JP	4313397	2006-521122	7/14/2004	5/22/2009	Granted	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	US	7223454	10/622,352	7/18/2003	5/29/2007	Granted	INK JET RECORDING ELEMENT WITH CORE SHELL PARTICLES
85397	Eastman Kodak Company	US	6899030	10/429,676	5/5/2003	5/31/2005	Granted	LITHOGRAPHIC PLATE IMAGING SYSTEM TO MINIMIZE PLATE MISREGISTRATION FOR MULTICOLOR PRINTING APPLICATIONS
85400	Eastman Kodak Company	US	7245395	10/309,866	12/4/2002	7/17/2007	Granted	CALIBRATING A DIGITAL PRINTER USING A COST FUNCTION
85413	Eastman Kodak Company	US	7201949	10/690,123	10/21/2003	4/10/2007	Granted	OPTICAL FILM FOR DISPLAY DEVICES
85420	Eastman Kodak Company	US	6908730	10/347,014	1/17/2003	6/21/2005	Granted	SILVER HALIDE MATERIAL COMPRISING LOW STAIN ANTENNA DYES
85422	Eastman Kodak Company	US	6787297	10/436,288	5/12/2003	9/7/2004	Granted	DYE- LAYERED SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH LOW DYE-STAIN
85431	Eastman Kodak Company	DE	602004000783.8	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	FR	1465304	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	GB	1465304	04075792.4	3/12/2004	5/3/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	US	7082147	10/395,484	3/24/2003	7/25/2006	Granted	ORGANIC FIBER LASER SYSTEM AND METHOD
85434	Eastman Kodak Company	US	6807010	10/395,678	3/24/2003	10/19/2004	Granted	PROJECTION DISPLAY APPARATUS HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES

85446	Eastman Kodak Company	JP	4512354	2003-409011	12/8/2003	5/14/2010	Granted	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	US	7196817	10/317,778	12/12/2002	3/27/2007	Granted	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85486	Eastman Kodak Company	US	7148280	10/876,871	6/25/2004	12/12/2006	Granted	POLYMER MICROSPHERES CONTAINING LATENT COLORANTS AND METHOD OF PREPARATION
85487	Eastman Kodak Company	US	7163998	10/658,009	9/9/2003	1/16/2007	Granted	STABILIZED POLYMER BEADS AND METHOD OF PREPARATION
85488	Eastman Kodak Company	US	7090913	10/439,662	5/16/2003	8/15/2006	Granted	SECURITY DEVICE WITH SPECULAR REFLECTIVE LAYER

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85493	Eastman Kodak Company	US	6927415	10/313,259	12/6/2002	8/9/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING ELECTRON TRANSPORTING MATERIAL
85497	Eastman Kodak Company	US	7292760	10/314,843	12/9/2002	11/6/2007	Granted	OPTICAL CONVERTER FORMED FROM FLEXIBLE STRIPS
85497	Eastman Kodak Company	US	7892381	11/838,285	8/14/2007	2/22/2011	Granted	A METHOD FOR FORMING AN OPTICAL CONVERTER
85508	Eastman Kodak Company	US	6908186	10/397,706	3/26/2003	6/21/2005	Granted	INKJET INK COMPOSITION AND AN INK/RECEIVER COMBINATION
85510	Eastman Kodak Company	US	6896723	10/313,564	12/6/2002	5/24/2005	Granted	A COMPRESSED FLUID FORMULATION CONTAINING HOLE TRANSPORTING MATERIAL
85520	Eastman Kodak Company	US	6869178	10/289,607	11/7/2002	3/22/2005	Granted	INK JET PRINTING METHOD
85522	Eastman Kodak Company	US	6899996	10/441,550	5/20/2003	5/31/2005	Granted	METHOD OF PREPARING IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85523	Eastman Kodak Company	US	6838226	10/441,715	5/20/2003	1/4/2005	Granted	IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85538	Eastman Kodak Company	US	7695783	10/622,421	7/18/2003	4/13/2010	Granted	IMAGE-RECORDING ELEMENT WITH FLUROSURFACTANT AND COLLOIDAL PARTICLES
85557	Eastman Kodak Company	US	7076083	10/317,511	12/12/2002	7/11/2006	Granted	PERSONNEL ACCESS CONTROL SYSTEM
85570	Eastman Kodak Company	US	6908035	10/391,130	3/18/2003	6/21/2005	Granted	OPTICAL SECURITY SYSTEM
85572	Eastman Kodak Company	US	6790483	10/313,587	12/6/2002	9/14/2004	Granted	METHOD FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID
85572	Eastman Kodak Company	US	7160573	10/460,814	6/12/2003	1/9/2007	Granted	A METHOD OF MANUFACTURING A COLOR FILTER
85582	Eastman Kodak Company	US	7125504	10/434,901	5/9/2003	10/24/2006	Granted	OPTICAL SWITCH MICROFILMS
85586	Eastman Kodak Company	US	6678159	10/328,051	12/23/2002	1/13/2004	Granted	METHOD OF TRANSPORTING HEAT FROM A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
85587	Eastman Kodak Company	US	6725888	10/321,244	12/17/2002	4/27/2004	Granted	METHOD OF ACCURATELY FILLING AND DEGASSING A POUCH
85592	Eastman Kodak Company	US	7335899	11/003,969	12/3/2004	2/26/2008	Granted	MEDIA FOR DETECTION OF X-RAY EXPOSURE
85601	Eastman Kodak Company	JP	4398235	2003-404929	12/3/2003	10/30/2009	Granted	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	JP	4903712	2007-537917	10/11/2005	1/13/2012	Granted	MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	US	6812994	10/309,867	12/4/2002	11/2/2004	Granted	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	US	7236227	10/972,183	10/22/2004	6/26/2007	Granted	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	US	7034916	10/979,371	11/1/2004	4/25/2006	Granted	SCHEDULING BETWEEN DIGITAL PROJECTION AND FILM PROJECTION CORRESPONDING TO A PREDETERMINED CONDITION
85618	Eastman Kodak Company	US	6888862	10/457,634	6/9/2003	5/3/2005	Granted	DYE-DOPED POLYMER NANOPARTICLE GAIN MEDIUM
85635	Eastman Kodak Company	US	7111943	10/732,733	12/10/2003	9/26/2006	Granted	WIDE FIELD DISPLAY USING A SCANNED LINEAR LIGHT MODULATOR ARRAY
85639	Eastman Kodak Company	CN	200410005083.X	200410005083.X	2/18/2004	11/21/2007	Granted	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	US	6870868	10/368,164	2/18/2003	3/22/2005	Granted	ORGANIC LASER HAVING IMPROVED LINEARITY
85644	Eastman Kodak Company	US	7369100	10/795,555	3/4/2004	5/6/2008	Granted	DISPLAY SYSTEM AND METHOD WITH MULTI-PERSON PRESENTATION FUNCTION
85655	Eastman Kodak Company	DE	602004016290.6	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	FR	1590184	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	GB	1590184	04703829.4	1/21/2004	9/3/2008	Granted	MATERIAL AND MANUFACTURING METHOD THEREOF
85673	Eastman Kodak Company	GB	2398883	0400314.1	1/8/2004	10/12/2005	Granted	METHOD AND APPARATUS FOR WATERMARKING FILM
85673	Eastman Kodak Company	US	6882356	10/364,488	2/11/2003	4/19/2005	Granted	METHOD AND APPARATUS FOR WATERMARKING FILM
85685	Eastman Kodak Company	DE	602004024058.3	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	FR	0305845	0305845	5/16/2003	7/8/2005	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT DISPOSITIF D'EXPOSITION POUR L'ECRITURE DE DONNEES MIXTES SUR UN SUPPORT PHOTOSENSIBLE
85685	Eastman Kodak Company	FR	1625446	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	GB	1625446	04730863.0	5/3/2004	11/11/2009	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	US	7292314	10/556,876	5/3/2004	11/6/2007	Granted	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85686	Eastman Kodak Company	US	7249878	10/340,485	1/10/2003	7/31/2007	Granted	MULTI-LAYER ILLUMINATED PACKAGE

85692	Eastman Kodak Company	GB	1431052	03078831.9	12/8/2003	4/12/2006	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85692	Eastman Kodak Company	US	6863939	10/326,448	12/20/2002	3/8/2005	Granted	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85698	Eastman Kodak Company	US	6921562	10/324,483	12/20/2002	7/26/2005	Granted	INK JET RECORDING ELEMENT
85705	Eastman Kodak Company	US	7327380	10/355,932	1/31/2003	2/5/2008	Granted	APPARATUS FOR PRINTING A MULTIBIT IMAGE
85706	Eastman Kodak Company	US	6755532	10/393,236	3/20/2003	6/29/2004	Granted	METHOD AND APPARATUS FOR MONOCENTRIC PROJECTION OF AN IMAGE

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85707	Eastman Kodak Company	US	7280259	10/356,006	1/31/2003	10/9/2007	Granted	METHOD FOR PRINTING A COLOR PROOF USING A SPATIAL FILTER
85708	Eastman Kodak Company	US	7253924	10/355,849	1/31/2003	8/7/2007	Granted	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85715	Eastman Kodak Company	US	6783228	10/335,383	12/31/2002	8/31/2004	Granted	DIGITAL LITHOGRAPHIC OFFSET PRINTING PRESS
85717	Eastman Kodak Company	DE	602004014502.5	04763069.4	7/2/2004	6/18/2008	Granted	INKJET RECORDING ELEMENT
85730	Eastman Kodak Company	US	7261254	11/020,908	12/22/2004	8/28/2007	Granted	SELF-REGULATING MEDIA HOLDER
85734	Eastman Kodak Company	US	D488165	29/181,525	5/12/2003	4/6/2004	Granted	REVIEW DEVICE
85739	Eastman Kodak Company	US	7372360	11/008,530	12/9/2004	5/13/2008	Granted	ITEM INFORMATION SYSTEM AND METHOD
85740	Eastman Kodak Company	CN	ZL200410042017	200410042017.X	4/29/2004	8/15/2007	Granted	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85740	Eastman Kodak Company	US	7295345	10/425,248	4/29/2003	11/13/2007	Granted	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85744	Eastman Kodak Company	US	6824320	10/702,161	11/5/2003	11/30/2004	Granted	FILM CORE ARTICLE AND METHOD FOR MAKING SAME
85747	Eastman Kodak Company	US	6692104	10/442,919	5/21/2003	2/17/2004	Granted	METHOD OF PRINTING MULTI-COLOR COMPOSITION
85749	Eastman Kodak Company	US	7153539	10/602,429	6/24/2003	12/26/2006	Granted	AN APPARATUS AND METHOD OF COLOR TUNING A LIGHT-EMITTING DISPLAY
85750	Eastman Kodak Company	US	7548676	11/304,442	12/15/2005	6/16/2009	Granted	APPARATUS AND METHOD FOR FORMING AN OPTICAL CONVERTER
85751	Eastman Kodak Company	US	8035609	12/165,679	7/1/2008	10/11/2011	Granted	IMAGING ELEMENT
85769	Eastman Kodak Company	US	6811963	10/346,582	1/17/2003	11/2/2004	Granted	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY
85772	Eastman Kodak Company	US	7371452	10/424,639	4/28/2003	5/13/2008	Granted	CONDUCTIVE PATTERNED SHEET UTILIZING MULTI-LAYERED CONDUCTIVE CONDUIT CHANNELS
85773	Eastman Kodak Company	DE	602004013958.0	04760313.9	4/21/2004	5/21/2008	Granted	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85773	Eastman Kodak Company	US	7138170	10/425,012	4/28/2003	11/21/2006	Granted	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85779	Eastman Kodak Company	US	7139115	10/838,666	5/4/2004	11/21/2006	Granted	ATHERMALIZATION OF AN OPTICAL PARAMETRIC OSCILLATOR
85785	Eastman Kodak Company	US	6794121	10/346,961	1/17/2003	9/21/2004	Granted	METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG AND CONTAINING A SCAVENGER FOR OXIDIZED DEVELOPER
85790	Eastman Kodak Company	US	D504696	29/176,974	2/28/2003	5/3/2005	Granted	COMBINED PRINTER AND DOCKING STATION
85791	Eastman Kodak Company	US	6699652	10/346,273	1/17/2003	3/2/2004	Granted	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY COMPRISING A PYRAZOLOTRIAZOLE COUPLER
85811	Eastman Kodak Company	US	7455959	10/574,669	10/1/2004	11/25/2008	Granted	PHOTOGRAPHIC ELEMENT CONTAINING A SPEED-ENHANCING COMPOUND
85829	Eastman Kodak Company	US	6793322	10/438,598	5/15/2003	9/21/2004	Granted	METHOD OF PRINTING MULTI-COLOR IMAGE
85832	Eastman Kodak Company	US	6897183	10/375,744	2/26/2003	5/24/2005	Granted	A PROCESS FOR MAKING IMAGE RECORDING ELEMENT COMPRISING AN ANTISTAT TIE LAYER UNDER THE IMAGE-RECEIVING LAYER
85838	Eastman Kodak Company	US	6918820	10/411,735	4/11/2003	7/19/2005	Granted	POLISHING COMPOSITIONS COMPRISING POLYMERIC CORES HAVING INORGANIC SURFACE PARTICLES AND METHODS OF USE
85848	Eastman Kodak Company	CN	200410043039.8	200410043039.8	4/30/2004	3/12/2008	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	DE	602004010740.9	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	FR	1475869	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	GB	1475869	04076285.8	4/26/2004	12/19/2007	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	JP	4522135	2004-128618	4/23/2004	6/4/2010	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	KR	10-1012942	2004-0031835	5/6/2004	1/27/2011	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	US	6836495	10/431,056	5/7/2003	12/28/2004	Granted	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85880	Eastman Kodak Company	US	D491950	29/181,930	5/16/2003	6/22/2004	Granted	A MULTI-FUNCTION SCANNER
85881	Eastman Kodak Company	US	7159787	10/145,653	5/15/2002	1/9/2007	Granted	METHOD AND APPARATUS FOR RECORDING DATA
85886	Eastman Kodak Company	US	7077516	10/397,699	3/26/2003	7/18/2006	Granted	INKJET PRINTING METHOD
85918	Eastman Kodak Company	US	7478895	10/728,628	12/5/2003	1/20/2009	Granted	BACKPRINTING ASSEMBLY FOR A PHOTOGRAPHIC PRINTER
85923	Eastman Kodak Company	US	6916514	10/622,230	7/18/2003	7/12/2005	Granted	CATIONIC SHELLED PARTICLE
85952	Eastman Kodak Company	CN	ZL200410028413	200410028413.7	3/11/2004	8/15/2007	Granted	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85952	Eastman Kodak Company	US	7064748	10/385,878	3/11/2003	6/20/2006	Granted	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER

85975	Eastman Kodak Company	US	7085444	10/668,421	9/23/2003	8/1/2006	Granted	POROUS OPTICAL SWITCH FILMS
85977	Eastman Kodak Company	US	8377522	12/517,359	12/19/2007	2/19/2013	Granted	USE OF ORGANOCCLAYS IN INKJET RECEIVER LAYER TO PREVENT THE OZONE FADE OF PRINT
85978	Eastman Kodak Company	DE	602004013322.1	04740547.7	7/2/2004	4/23/2008	Granted	INKJET RECORDING ELEMENT

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85978	Eastman Kodak Company	GB	1646508	04740547.7	7/2/2004	4/23/2008	Granted	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	US	7858160	10/563,693	7/2/2004	12/28/2010	Granted	INKJET RECORDING ELEMENT
86010	Eastman Kodak Company	CN	ZL200480039159.9	200480039159.9	11/25/2004	4/13/2011	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	DE	602004022859.1	04798670.8	11/25/2004	8/26/2009	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	US	7422835	10/582,677	11/25/2004	9/9/2008	Granted	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86011	Eastman Kodak Company	DE	602004008444.1	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	FR	1613482	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	GB	1613482	04725082.4	4/1/2004	8/22/2007	Granted	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86025	Eastman Kodak Company	US	7119178	10/865,129	6/10/2004	10/10/2006	Granted	MULTIMETALLIC POLYMERIC AZO COLORANTS
86026	Eastman Kodak Company	DE	602004011410.3	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	FR	1449665	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	GB	1449665	04075438.4	2/12/2004	1/23/2008	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	JP	4304095	2004-44897	2/20/2004	5/1/2009	Granted	INK FEEDING DEVICE FOR INK-JET PRINT HEAD AND INK FEEDING METHOD
86026	Eastman Kodak Company	US	6908180	10/373,257	2/24/2003	6/21/2005	Granted	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86033	Eastman Kodak Company	DE	602004027517.4	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86033	Eastman Kodak Company	FR	1670596	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86033	Eastman Kodak Company	GB	1670596	04742950.1	6/18/2004	6/2/2010	Granted	METHOD OF COATING
86037	Eastman Kodak Company	US	7267936	10/557,653	4/30/2004	9/11/2007	Granted	PHOTOGRAPHIC ELEMENT
86039	Eastman Kodak Company	US	7311506	10/960,189	10/7/2004	12/25/2007	Granted	ACTUATOR BASED NUBBIN ALIGNMENT
86041	Eastman Kodak Company	US	7073883	10/686,696	10/16/2003	7/11/2006	Granted	METHOD OF ALIGNING INKJET NOZZLE BANKS FOR AN INKJET PRINTER
86045	Eastman Kodak Company	DE	602004036056.2	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86045	Eastman Kodak Company	FR	1452320	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86045	Eastman Kodak Company	GB	1452320	04075469.9	2/16/2004	1/11/2012	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86045	Eastman Kodak Company	US	6789874	10/376,560	2/28/2003	9/14/2004	Granted	METHOD OF CLEANING NOZZLES IN INKJET PRINTHEAD
86046	Eastman Kodak Company	US	D490085	29/176,911	2/28/2003	5/18/2004	Granted	MEDIA SUPPLY
86047	Eastman Kodak Company	US	7277199	10/376,963	2/28/2003	10/2/2007	Granted	IMAGING SYSTEM AND MEDIA SUPPLY FOR USE IN IMAGING SYSTEM
86083	Eastman Kodak Company	US	6873479	10/426,257	4/30/2003	3/29/2005	Granted	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86084	Eastman Kodak Company	CN	200410031272.4	200410031272.4	3/26/2004	10/15/2008	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	DE	1463310	602004037389.3	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	FR	1463310	04075816.1	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	GB	1463310	04075816.1	3/15/2004	4/18/2012	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	JP	4295131	2004-49686	2/25/2004	4/17/2009	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	US	7221759	10/401,208	3/27/2003	5/22/2007	Granted	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86087	Eastman Kodak Company	US	6930759	10/669,069	9/23/2003	8/16/2005	Granted	METHOD AND APPARATUS FOR EXPOSING A LATENT WATERMARK ON FILM
86088	Eastman Kodak Company	US	7088383	10/640,197	8/13/2003	8/8/2006	Granted	METHOD OF REGISTERING A MOLDED LENSLET ARRAY WITH AN ARRAY OF LIGHT EMITTING ELEMENTS
86090	Eastman Kodak Company	US	6842188	10/439,539	5/16/2003	1/11/2005	Granted	METHOD FOR SETTING FOCUS OF A MULTICHANNEL PRINTHEAD
86110	Eastman Kodak Company	US	7106962	10/972,806	10/25/2004	9/12/2006	Granted	SYNCHRONIZING SHUTTER AND FLASH IN CAMERA
86114	Eastman Kodak Company	US	7178999	10/975,867	10/28/2004	2/20/2007	Granted	SHUTTER-OPENING/CLOSING AND SHUTTER-FLASH SYNCHRONIZATION DRIVER FOR DUAL-BLADE SHUTTER IN CAMERA
86166	Eastman Kodak Company	US	7251126	11/020,403	12/22/2004	7/31/2007	Granted	ROTATABLY RETRACTABLE IMAGE DISPLAY SYSTEM
86232	Eastman Kodak Company	US	6820982	10/465,503	6/19/2003	11/23/2004	Granted	METHOD AND APPARATUS FOR FORMING AN IMAGE ON A CURVED DIFFUSIVE SURFACE
86232	Eastman Kodak Company	US	6869183	10/902,311	7/29/2004	3/22/2005	Granted	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS FOR VIEWING A STEREOSCOPIC VIRTUAL IMAGE

86232	Eastman Kodak Company	US	6863404	10/902,327	7/29/2004	3/8/2005	Granted	A METHOD FOR PROVIDING A CURVED IMAGE
86234	Eastman Kodak Company	CN	200410062049.6	200410062049.6	6/25/2004	3/26/2008	Granted	A DISPLAY APPARATUS

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86234	Eastman Kodak Company	US	6839181	10/603,286	6/25/2003	1/4/2005	Granted	A DISPLAY APPARATUS
86236	Eastman Kodak Company	US	7025450	10/731,705	12/9/2003	4/11/2006	Granted	A RECORDING ELEMENT PRINTING AND TREATING SYSTEM AND METHOD
86244	Eastman Kodak Company	US	7224379	10/838,032	5/3/2004	5/29/2007	Granted	PRINTER USING DIRECT-COUPLED EMISSIVE ARRAY
86246	Eastman Kodak Company	DE	602005013515.4	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	FR	1749285	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	GB	1749285	05757993.0	5/24/2005	3/25/2009	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	US	7274289	10/854,880	5/27/2004	9/25/2007	Granted	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86279	Eastman Kodak Company	DE	602004023399.4	04782465.1	8/27/2004	9/30/2009	Granted	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	GB	1658178	04782465.1	8/27/2004	9/30/2009	Granted	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	US	7073890	10/650,874	8/28/2003	7/11/2006	Granted	THERMALLY CONDUCTIVE THERMAL ACTUATOR AND LIQUID DROP EMITTER USING SAME
86281	Eastman Kodak Company	DE	602004026182.3	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	FR	1638778	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	GB	1638778	04777455.9	6/29/2004	3/24/2010	Granted	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	US	6848771	10/610,169	6/30/2003	2/1/2005	Granted	MULTIPLE PULSE THERMALLY ACTIVATED MULTILAYER MICROACTUATOR
86282	Eastman Kodak Company	DE	602004029164.1	04777072.2	6/25/2004	9/15/2010	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7025443	10/608,498	6/27/2003	4/11/2006	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7144099	11/294,252	12/5/2005	12/5/2006	Granted	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACTUATOR
86294	Eastman Kodak Company	US	6816180	10/429,347	5/5/2003	11/9/2004	Granted	AUTHENTICATED IMAGES ON LABELS
86306	Eastman Kodak Company	DE	602004004829.1	04076284.1	4/26/2004	2/21/2007	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	GB	1475233	04076284.1	4/26/2004	2/21/2007	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	US	6830306	10/430,821	5/6/2003	12/14/2004	Granted	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86311	Eastman Kodak Company	JP	4294537	2004-126716	4/22/2004	4/17/2009	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	KR	10-1048561	2004-0028365	4/23/2004	7/5/2011	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	US	7081888	10/422,583	4/24/2003	7/25/2006	Granted	FLEXIBLE RESISTIVE TOUCH SCREEN
86323	Eastman Kodak Company	DE	602005008406.1	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	FR	1729971	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	GB	1729971	05729450.6	3/22/2005	7/23/2008	Granted	INK RECEIVING MATERIAL
86366	Eastman Kodak Company	US	7459263	10/944,580	9/17/2004	12/2/2008	Granted	OPTICAL RECORDING MEDIA WITH TRIPLET-SENSITIZED ISOMERIZATION
86368	Eastman Kodak Company	DE	602004010392.6	04750644.9	4/26/2004	11/28/2007	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	GB	1627453	04750644.9	4/26/2004	11/28/2007	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	JP	4401389	2006-532462	4/26/2004	11/6/2009	Granted	WHITE-LIGHT LASER
86368	Eastman Kodak Company	US	6807211	10/445,980	5/27/2003	10/19/2004	Granted	WHITE-LIGHT LASER
86392	Eastman Kodak Company	US	6939012	10/452,855	6/2/2003	9/6/2005	Granted	LASER IMAGE PROJECTOR
86414	Eastman Kodak Company	US	7121203	10/731,335	12/9/2003	10/17/2006	Granted	APPARATUS AND METHOD OF TREATING A RECORDING ELEMENT
86416	Eastman Kodak Company	US	7473448	11/318,403	12/23/2005	1/6/2009	Granted	PHOTOALIGNMENT OF LIQUID CRYSTALS USING POLY(VINYLSILBAZOLIUM) POLYMERS
86445	Eastman Kodak Company	US	6988688	10/637,198	8/8/2003	1/24/2006	Granted	WEB WINDING APPARATUS HAVING TRAVELING GIMBALED CINCH ROLLER AND WINDING METHOD
86456	Eastman Kodak Company	US	6750435	09/960,629	9/21/2001	6/15/2004	Granted	LENS FOCUSING DEVICE, SYSTEM AND METHOD FOR USE WITH MULTIPLE LIGHT WAVELENGTHS
86457	Eastman Kodak Company	US	6554504	09/777,396	2/5/2001	4/29/2003	Granted	DISTRIBUTED DIGITALFILM PROCESSING SYSTEM AND METHOD
86460	Eastman Kodak Company	US	7016080	09/960,239	9/21/2001	3/21/2006	Granted	METHOD AND SYSTEM FOR IMPROVING SCANNED IMAGE DETAIL
86471	Eastman Kodak Company	US	6069714	08/979,038	11/26/1997	5/30/2000	Granted	METHOD AND APPARATUS FOR REDUCING NOISE IN ELECTRONIC FILM DEVELOPMENT
86476	Eastman Kodak Company	US	6590679	09/237,706	1/26/1999	7/8/2003	Granted	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86479	Eastman Kodak Company	US	6594041	09/196,208	11/20/1998	7/15/2003	Granted	LOG TIME PROCESSING STITCHING SYSTEM
86483	Eastman Kodak Company	US	6437358	09/244,196	2/4/1999	8/20/2002	Granted	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA

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86486	Eastman Kodak Company	US	6788335	09/746,859	12/21/2000	9/7/2004	Granted	PULSED ILLUMINATION SIGNAL MODULATION CONTROL AND ADJUSTMENT METHOD AND SYSTEM
86496	Eastman Kodak Company	US	6924911	09/686,336	10/11/2000	8/2/2005	Granted	METHOD AND SYSTEM FOR MULTI-SENSOR SIGNAL DETECTION
86508	Eastman Kodak Company	US	6628884	09/730,332	12/5/2000	9/30/2003	Granted	DIGITAL FILM PROCESSING SYSTEM USING A LIGHT TRANSFER DEVICE
86508	Eastman Kodak Company	US	6888997	10/660,214	9/11/2003	5/3/2005	Granted	LIGHT TRANSFER DEVICE AND SYSTEM
86510	Eastman Kodak Company	US	6720560	09/702,388	10/31/2000	4/13/2004	Granted	METHOD AND APPARATUS FOR SCANNING IMAGES
86518	Eastman Kodak Company	US	6864973	09/751,119	12/28/2000	3/8/2005	Granted	METHOD AND APPARATUS TO PRE-SCAN FILM AND PRE-TREAT FILM FOR IMPROVED DIGITAL FILM PROCESSING HANDLING
86523	Eastman Kodak Company	US	6447178	09/752,155	12/29/2000	9/10/2002	Granted	SYSTEM, METHOD AND APPARATUS FOR PROVIDING MULTIPLE EXTRUSION WIDTHS
86536	Eastman Kodak Company	US	7215880	10/979,028	11/1/2004	5/8/2007	Granted	A ONE-TIME-USE CAMERA
86552	Eastman Kodak Company	US	6912039	10/660,340	9/11/2003	6/28/2005	Granted	METHOD FOR STAGING MOTION PICTURE CONTENT BY EXHIBITOR
86568	Eastman Kodak Company	US	7273643	10/602,430	6/24/2003	9/25/2007	Granted	AN ARTICLE HAVING MULTIPLE SPECTRAL DEPOSITS
86572	Eastman Kodak Company	US	6942175	10/460,552	6/12/2003	9/13/2005	Granted	WINDING APPARATUS HAVING BERNOULLI GUIDE CHUTE LEADING INTO ROLLER-CORE NIP AND METHOD
86581	Eastman Kodak Company	US	7249853	11/105,766	4/13/2005	7/31/2007	Granted	UNPOLISHED ELEMENT WITH PERIODIC SURFACE ROUGHNESS
86596	Eastman Kodak Company	CN	200410061743.6	200410061743.6	6/30/2004	9/21/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	DE	602004005781.9	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	FR	1494326	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	GB	1494326	04012029.7	5/21/2004	4/11/2007	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	KR	10-1045726	10-2004-0049691	6/29/2004	6/24/2011	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	TW	I333699	093119124	6/29/2004	11/21/2010	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	US	6790696	10/609,922	6/30/2003	9/14/2004	Granted	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86617	Eastman Kodak Company	US	6812949	10/640,910	8/14/2003	11/2/2004	Granted	AN IMAGING APPARATUS AND METHOD FOR EXPOSING A PHOTSENSITIVE MATERIAL
86623	Eastman Kodak Company	US	7255912	10/669,181	9/23/2003	8/14/2007	Granted	ANTISTATIC CONDUCTIVE GRID PATTERN WITH INTEGRAL LOGO
86624	Eastman Kodak Company	US	7083885	10/668,386	9/23/2003	8/1/2006	Granted	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86624	Eastman Kodak Company	US	7153620	10/839,935	5/6/2004	12/26/2006	Granted	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86650	Eastman Kodak Company	US	6886940	10/650,556	8/28/2003	5/3/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6893129	10/940,034	9/14/2004	5/17/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6871957	10/940,069	9/14/2004	3/29/2005	Granted	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86654	Eastman Kodak Company	DE	602004022581.9	04800672.0	11/3/2004	8/12/2009	Granted	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	US	7274500	10/726,459	12/3/2003	9/25/2007	Granted	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86660	Eastman Kodak Company	US	7301971	10/638,865	8/11/2003	11/27/2007	Granted	A METHOD AND APPARATUS FOR CONTINUOUS SYNCHRONIZATION OF A PLURALITY OF ASYNCHRONOUS DATA SOURCES
86662	Eastman Kodak Company	US	7148910	10/702,854	11/6/2003	12/12/2006	Granted	HIGH-SPEED PULSE WIDTH MODULATION SYSTEM AND METHOD FOR LINEAR ARRAY SPATIAL LIGHT MODULATORS
86674	Eastman Kodak Company	US	7300138	10/935,339	9/7/2004	11/27/2007	Granted	REPLACEABLE INK CONTAINER FOR INKJET PRINTER
86675	Eastman Kodak Company	US	7210771	10/939,757	9/13/2004	5/1/2007	Granted	INK DELIVERY SYSTEM WITH PRINT CARTRIDGE CONTAINER AND RESERVOIR APPARATUS AND METHOD
86728	Eastman Kodak Company	US	7234787	10/935,343	9/7/2004	6/26/2007	Granted	LIQUID LEVEL DETECTION METHOD AND APPARATUS
86730	Eastman Kodak Company	US	6866365	10/816,250	4/1/2004	3/15/2005	Granted	BI-DIRECTIONAL COLOR PRINTER AND METHOD OF PRINTING

86741	Eastman Kodak Company	US	7292614	10/668,415	9/23/2003	11/6/2007	Granted	ORGANIC LASER AND LIQUID CRYSTAL DISPLAY
86742	Eastman Kodak Company	US	7424781	10/753,244	1/8/2004	9/16/2008	Granted	A MEDIA DRYING SYSTEM AND METHOD
86745	Eastman Kodak Company	US	7241003	10/753,245	1/8/2004	7/10/2007	Granted	MEDIA DRYING SYSTEM HAVING A HEATED SURFACE AND A DIRECTED GAS FLOW
86750	Eastman Kodak Company	DE	602004033800.1	04798494.3	11/12/2004	8/3/2011	Granted	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86750	Eastman Kodak Company	US	7351523	10/596,190	11/12/2004	4/1/2008	Granted	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86803	Eastman Kodak Company	US	6088136	08/907,955	8/11/1997	7/11/2000	Granted	METHOD FOR PRODUCING INDEX PRINTS
86823	Eastman Kodak Company	US	7166407	10/687,939	10/17/2003	1/23/2007	Granted	IMAGING ELEMENT HAVING PROTECTIVE OVERCOAT LAYERS
86876	Eastman Kodak Company	US	7141350	10/667,796	9/22/2003	11/28/2006	Granted	ARTICLE OF MANUFACTURE HAVING A PERFORMANCE VERIFICATION INDICATOR
86918	Eastman Kodak Company	US	8075963	11/349,374	2/7/2006	12/13/2011	Granted	MATERIAL FOR FORMING IMAGES BY INKJET PRINTING

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86924	Eastman Kodak Company	US	7150901	10/729,206	12/5/2003	12/19/2006	Granted	PLASMA TREATMENT OF POROUS INKJET RECEIVERS
86944	Eastman Kodak Company	JP	4669183	2001-546062	12/18/2000	1/21/2011	Granted	TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION ON DEMAND
86946	Eastman Kodak Company	US	7382380	09/724,658	11/28/2000	6/3/2008	Granted	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86963	Eastman Kodak Company	US	7303265	11/539,187	10/6/2006	12/4/2007	Granted	AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
86994	Eastman Kodak Company	US	6834961	10/662,208	9/12/2003	12/28/2004	Granted	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6871956	10/827,043	4/19/2004	3/29/2005	Granted	AUTOSTEREOSCOPIC OPTICAL APPARATUS
87004	Eastman Kodak Company	US	7083836	10/705,057	11/10/2003	8/1/2006	Granted	INK JET RECORDING ELEMENT AND PRINTING METHOD
87038	Eastman Kodak Company	US	7632555	10/583,528	12/3/2004	12/15/2009	Granted	INKJET RECORDING ELEMENT
87065	Eastman Kodak Company	US	7403708	10/700,747	11/4/2003	7/22/2008	Granted	TRACKING AN IMAGE-RECORDING MEDIUM USING AN IDENTIFYING MARK AND FILM ENCODEMENT
87072	Eastman Kodak Company	US	7192680	10/688,088	10/17/2003	3/20/2007	Granted	METHOD OF COATING A MULTILAYERED ELEMENT
87080	Eastman Kodak Company	US	7217504	11/215,497	8/30/2005	5/15/2007	Granted	METHOD OF IMAGING
87082	Eastman Kodak Company	DE	602005003928.7	05723445.2	2/22/2005	12/19/2007	Granted	INKJET RECORDING ELEMENT AND METHOD
87082	Eastman Kodak Company	US	7718236	10/795,836	3/8/2004	5/18/2010	Granted	INKJET RECORDING ELEMENT AND METHOD
87093	Eastman Kodak Company	DE	602005002021.7	05705057.7	1/5/2005	8/15/2007	Granted	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	US	6863400	10/761,507	1/21/2004	3/8/2005	Granted	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87095	Eastman Kodak Company	US	6902277	10/752,338	1/6/2004	6/7/2005	Granted	A HOUSING FOR A SPATIAL LIGHT MODULATOR
87099	Eastman Kodak Company	US	7306777	10/737,455	12/16/2003	12/11/2007	Granted	ANTIMICROBIAL COMPOSITION
87107	Eastman Kodak Company	DE	602005012840.9	05794080.1	9/1/2005	2/18/2009	Granted	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	GB	1786876	05794080.1	9/1/2005	2/18/2009	Granted	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	US	7056375	10/935,599	9/7/2004	6/6/2006	Granted	SOLUBILIZED DYES FOR INKS
87117	Eastman Kodak Company	EP		04796260.0	10/25/2004		Filed	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	JP	4857120	2006-542570	10/25/2004	11/4/2011	Granted	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	US	6984039	10/725,179	12/1/2003	1/10/2006	Granted	LASER PROJECTOR HAVING SILHOUETTE BLANKING FOR OBJECTS IN THE OUTPUT LIGHT PATH
87125	Eastman Kodak Company	US	7029099	10/697,595	10/30/2003	4/18/2006	Granted	METHOD OF PRODUCING INK JET CHAMBERS USING PHOTO-IMAGEABLE MATERIALS
87126	Eastman Kodak Company	US	7191520	10/795,050	3/5/2004	3/20/2007	Granted	METHOD OF OPTIMIZING INKJET PRINTHEADS USING A PLASMA-ETCHING PROCESS
87136	Eastman Kodak Company	CN	200580010235.8	200580010235.8	3/22/2005	8/20/2008	Granted	ELECTROWETTING DISPLAY ELEMENT
87136	Eastman Kodak Company	DE	602005002043.8	05729449.8	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
87136	Eastman Kodak Company	GB	1730575	05729449.8	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
87168	Eastman Kodak Company	US	7331650	10/820,593	4/8/2004	2/19/2008	Granted	PRINthead HAVING A REMOVABLE NOZZLE PLATE
87194	Eastman Kodak Company	DE	602005003849.3	05785546.2	9/2/2005	12/12/2007	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	GB	1791890	05785546.2	9/2/2005	12/12/2007	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	JP	4874974	2007-530629	9/2/2005	12/2/2011	Granted	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	US	7923082	11/574,740	9/2/2005	4/12/2011	Granted	MOLECULAR IMPRINTED MATERIAL AND INKJET RECORDING ELEMENT COMPRISING SAID MOLECULAR IMPRINTED MATERIAL
87225	Eastman Kodak Company	US	7330561	10/717,291	11/19/2003	2/12/2008	Granted	OPTIMAL TEMPLATES FOR IMAGE DATA EMBEDDING
87258	Eastman Kodak Company	US	7329434	11/064,372	2/23/2005	2/12/2008	Granted	POLARIZING LAYER WITH ADHERENT PROTECTIVE LAYER
87261	Eastman Kodak Company	DE	602005002474.3	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	FR	1740662	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	GB	1740662	05735474.8	4/12/2005	9/12/2007	Granted	INK JET INK SET
87261	Eastman Kodak Company	US	7033425	10/824,693	4/15/2004	4/25/2006	Granted	INK JET INK SET
87270	Eastman Kodak Company	US	6866715	10/765,555	1/27/2004	3/15/2005	Granted	GRAVURE METHOD AND APPARATUS FOR COATING A LIQUID REACTIVE TO THE ATMOSPHERE
87286	Eastman Kodak Company	US	7271378	10/736,340	12/15/2003	9/18/2007	Granted	AMBIENT LIGHT DETECTION CIRCUIT
87290	Eastman Kodak Company	US	7569254	11/208,564	8/22/2005	8/4/2009	Granted	NANOCOMPOSITE MATERIALS COMPRISING HIGH LOADINGS OF FILLER MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
87291	Eastman Kodak Company	US	7252865	10/945,305	9/20/2004	8/7/2007	Granted	PROTECTIVE FILMS CONTAINING COMPATIBLE PLASTICIZER COMPOUNDS USEFUL IN POLARIZING PLATES FOR

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87315	Eastman Kodak Company	US	7261396	10/903,047	10/14/2004	8/28/2007	Granted	CONTINUOUS INKJET PRINTER HAVING ADJUSTABLE DROP PLACEMENT
87315	Eastman Kodak Company	US	7748829	11/776,749	7/12/2007	7/6/2010	Granted	ADJUSTABLE DROP PLACEMENT PRINTING METHOD
87318	Eastman Kodak Company	US	7824017	12/272,860	11/18/2008	11/2/2010	Granted	APPARATUS AND METHOD OF CONTROLLING TEMPERATURES IN EJECTION MECHANISMS
87338	Eastman Kodak Company	DE	602005011104.2	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	FR	0400979	0400979	2/3/2004	10/27/2006	Granted	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING
87338	Eastman Kodak Company	FR	1711346	05706924.7	1/19/2005	11/19/2008	Granted	MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
87338	Eastman Kodak Company	GB	1711346	05706924.7	1/19/2005	11/19/2008	Granted	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	US	7767281	10/597,655	1/19/2005	8/3/2010	Granted	INKJET RECORDING ELEMENT
87382	Eastman Kodak Company	US	6129464	09/219,999	12/23/1998	10/10/2000	Granted	PRINTER DEVICE, AND A SYSTEM HAVING THE PRINTING DEVICE AND AN IMAGE PROCESSING DEVICE
87435	Eastman Kodak Company	US	7519280	11/475,696	6/27/2006	4/14/2009	Granted	APPARATUS AND METHOD OF REMOVING CARRIER FROM A RECORDING ELEMENT
87437	Eastman Kodak Company	US	7078368	10/783,411	2/20/2004	7/18/2006	Granted	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87452	Eastman Kodak Company	TW	I358229	093139262	12/17/2004	2/11/2012	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	6972828	10/740,324	12/18/2003	12/6/2005	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7583355	11/143,168	6/2/2005	9/1/2009	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7782439	12/465,674	5/14/2009	8/24/2010	Granted	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87471	Eastman Kodak Company	US	7361275	10/823,443	4/13/2004	4/22/2008	Granted	USE OF DERIVATIZED NANOPARTICLES TO MINIMIZE GROWTH OF MICRO-ORGANISMS IN HOT FILLED DRINKS
87472	Eastman Kodak Company	US	7258786	10/823,446	4/13/2004	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7357863	10/936,929	9/9/2004	4/15/2008	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7344642	10/945,066	9/20/2004	3/18/2008	Granted	FILTER ASSEMBLY FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7384545	10/985,377	11/10/2004	6/10/2008	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7381334	10/985,378	11/10/2004	6/3/2008	Granted	METHOD FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7347946	10/985,393	11/10/2004	3/25/2008	Granted	METHOD FOR INHIBITING MICROBIAL GROWTH I LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258804	11/449,101	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258916	11/449,103	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258787	11/449,425	6/8/2006	8/21/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7309462	11/449,654	6/8/2006	12/18/2007	Granted	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87480	Eastman Kodak Company	CN	ZL200580039547.1	200580039547.1	11/14/2005	2/2/2011	Granted	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	EP		05823047.5	11/14/2005		Filed	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	US	7350902	10/992,311	11/18/2004	4/1/2008	Granted	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87484	Eastman Kodak Company	US	6917758	10/742,167	12/19/2003	7/12/2005	Granted	METHOD OF IMAGE COMPENSATION FOR WATERMARKED FILM
87485	Eastman Kodak Company	CN	200580009908.8	200580009908.8	3/31/2005	5/12/2010	Granted	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	KR	10-1054129	2006-7020502	3/31/2005	7/28/2011	Granted	DEPOSITION OF UNIFORM LAYER OF

87485	Eastman Kodak Company	TW	I360443	094110061	3/30/2005	3/21/2012	Granted	PARTICULATE MATERIAL PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	US	7223445	10/815,026	3/31/2004	5/29/2007	Granted	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	CN	200580010374.0	200580010374.0	3/31/2005	9/23/2009	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	TW	I342229	094110056	3/30/2005	5/21/2011	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	US	7220456	10/815,010	3/31/2004	5/22/2007	Granted	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87491	Eastman Kodak Company	JP	4740255	2007-541226	11/1/2005	5/13/2011	Granted	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	US	7449216	10/988,242	11/12/2004	11/11/2008	Granted	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87493	Eastman Kodak Company	DE	602005036377.7	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	FR	1718470	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	GB	1718470	05713372.0	2/11/2005	10/3/2012	Granted	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	JP	5069095	2007-500862	2/11/2005	8/24/2012	Granted	INKJET PRINTING USING PROTECTIVE INK

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87493	Eastman Kodak Company	US	7210753	10/785,818	2/24/2004	5/1/2007	Granted	INKJET PRINTING USING PROTECTIVE INK
87500	Eastman Kodak Company	US	7086731	11/052,349	2/7/2005	8/8/2006	Granted	PLATEN ASSEMBLY FOR AN INK JET PRINTER
87502	Eastman Kodak Company	US	7364082	10/877,384	6/25/2004	4/29/2008	Granted	PORTABLE SCANNER MODULE
87531	Eastman Kodak Company	DE	602005009803.8	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	FR	1718471	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	GB	1718471	05723012.0	2/11/2005	9/17/2008	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	JP	4629725	2007-500865	2/11/2005	11/19/2010	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	US	7140709	10/785,835	2/24/2004	11/28/2006	Granted	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87536	Eastman Kodak Company	US	7078367	10/783,103	2/20/2004	7/18/2006	Granted	THERMAL-DYE-TRANSFER RECEIVER ELEMENT WITH POLYLACTIC-ACID-BASED SHEET MATERIAL
87540	Eastman Kodak Company	US	7273269	10/903,051	7/30/2004	9/25/2007	Granted	SUPPRESSION OF ARTIFACTS IN INKJET PRINTING
87565	Eastman Kodak Company	JP	4960234	2007-530313	8/26/2005	3/30/2012	Granted	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87565	Eastman Kodak Company	US	7370944	10/929,816	8/30/2004	5/13/2008	Granted	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87569	Eastman Kodak Company	US	6969582	10/826,708	4/16/2004	11/29/2005	Granted	SILVER HALIDE EMULSION CONTAINING IRIIDIUM DOPANT
87580	Eastman Kodak Company	US	7165833	10/935,600	9/7/2004	1/23/2007	Granted	INK CONTAINER INSTALLATION AND ALIGNMENT FEATURE
87584	Eastman Kodak Company	US	6980226	10/778,528	2/13/2004	12/27/2005	Granted	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87592	Eastman Kodak Company	DE	602005022271.5	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	FR	1708892	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	GB	1708892	05705532.9	1/12/2005	7/14/2010	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	JP	5296833	2011-117992	1/12/2005	6/21/2013	Granted	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	US	7198363	10/767,287	1/28/2004	4/3/2007	Granted	INKJET RECORDING ELEMENT AND A METHOD OF USE
87596	Eastman Kodak Company	GB	1738576	05725955.8	3/21/2005	11/21/2007	Granted	WATERMARKING ON TO COLOR RECORDING MEDIA USING TWO COLOR PLANES
87596	Eastman Kodak Company	US	7227671	10/807,491	3/23/2004	6/5/2007	Granted	MOTION PICTURE WATERMARKING USING TWO COLOR PLANES
87618	Eastman Kodak Company	US	7199322	10/988,340	11/12/2004	4/3/2007	Granted	VARIABLE SPACER DOTS FOR TOUCH SCREEN
87619	Eastman Kodak Company	DE	69526280.7	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	FR	0672733	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	GB	0672733	95301118.6	2/22/1995	4/10/2002	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	JP	3179995	7-043185	3/2/1995	4/13/2001	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	US	5425805	08/204,479	3/2/1994	6/20/1995	Granted	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87622	Eastman Kodak Company	US	5512089	08/294,889	8/23/1994	4/30/1996	Granted	PROCESS OF MAKING AQUEOUS PIGMENTED INK-JET WITH IMPROVED MACHINE RUNNABILITY
87626	Eastman Kodak Company	US	5676744	08/746,156	11/6/1996	10/14/1997	Granted	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF CARBON PIGMENT INK JET INKS
87627	Eastman Kodak Company	US	5683187	08/665,490	6/18/1996	11/4/1997	Granted	DIGITAL COLOR PRESS PLATEN ASSEMBLY WITH PIVOTING PLATEN FRAME
87628	Eastman Kodak Company	US	5730789	08/681,806	7/29/1996	3/24/1998	Granted	WATERFAST INFRARED SCANNABLE INKS FOR INK JET PRINTING
87632	Eastman Kodak Company	DE	69701757.5	97300546.5	1/29/1997	4/26/2000	Granted	INSTANT RESONATOR POSITION LOCK
87632	Eastman Kodak Company	US	5812164	08/605,942	2/23/1996	9/22/1998	Granted	INSTANT RESONATOR POSITION LOCK
87633	Eastman Kodak Company	US	5812167	08/605,368	2/22/1996	9/22/1998	Granted	CYLINDRICAL CATCHER ASSEMBLY
87635	Eastman Kodak Company	DE	69834381.6	98309768.4	11/30/1998	5/3/2006	Granted	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	GB	0925948	98309768.4	11/30/1998	5/3/2006	Granted	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	US	6003988	08/996,933	12/23/1997	12/21/1999	Granted	PRINTER ARCHITECTURE
87636	Eastman Kodak Company	US	6050191	08/951,661	10/16/1997	4/18/2000	Granted	SYSTEM AND METHOD FOR PROVIDING MULTI-PASS IMAGING IN A PRINTING SYSTEM
87638	Eastman Kodak Company	DE	69934197.3	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	FR	1013452	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	GB	1013452	99309510.8	11/29/1999	11/29/2006	Granted	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	US	6187212	09/211,517	12/14/1998	2/13/2001	Granted	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER

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87639	Eastman Kodak Company	US	7163733	10/988,234	11/12/2004	1/16/2007	Granted	TOUCH SCREEN HAVING SPACER DOTS WITH CHANNELS
87640	Eastman Kodak Company	US	7208691	10/986,969	11/12/2004	4/24/2007	Granted	TOUCH SCREEN HAVING UNDERCUT SPACER DOTS
87647	Eastman Kodak Company	US	6203605	09/045,460	10/6/2000	3/20/2001	Granted	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF A CHEMICALLY MODIFIED CARBON BLACK DISPERSION
87648	Eastman Kodak Company	DE	69937784.6	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	FR	1013431	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	GB	1013431	99309502.5	11/29/1999	12/19/2007	Granted	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	US	6217162	09/211,214	12/14/1998	4/17/2001	Granted	ALIGNMENT APPARATUS FOR AN INK JET DROPLET GENERATOR
87650	Eastman Kodak Company	US	7449500	10/865,665	6/10/2004	11/11/2008	Granted	INK JET INK CONTAINING MULTIMETALLIC POLYMERIC COLORANTS
87651	Eastman Kodak Company	US	6230402	09/251,165	2/17/1999	5/15/2001	Granted	ELECTRICAL CONTACT TERMINATION FOR A FLEXIBLE CIRCUIT
87652	Eastman Kodak Company	US	6234621	09/211,015	12/14/1998	5/22/2001	Granted	FOAMLESS RAMPS FOR CONTROLLING THE FLOW OF INK TO ELIMINATE FOAM IN AN INK TANK
87653	Eastman Kodak Company	US	6247781	09/211,250	12/14/1998	6/19/2001	Granted	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87654	Eastman Kodak Company	US	6254211	09/218,806	12/22/1998	7/3/2001	Granted	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87655	Eastman Kodak Company	US	6273103	09/211,213	12/14/1998	8/14/2001	Granted	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87658	Eastman Kodak Company	US	6318833	09/455,067	12/6/1999	11/20/2001	Granted	STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87659	Eastman Kodak Company	US	6322204	09/211,063	12/14/1998	11/27/2001	Granted	RETAINING AND INSTALLING A PRINTHEAD IN A PRINTHEAD DOCKING STATION
87663	Eastman Kodak Company	DE	69932463.7	99301577.5	3/3/1999	7/26/2006	Granted	DROPLET GENERATOR
87663	Eastman Kodak Company	GB	2335628	9805783.9	3/19/1998	9/5/2001	Granted	DROPLET GENERATOR
87665	Eastman Kodak Company	DE	60027249.4	00309008.1	10/13/2000	4/12/2006	Granted	IMPROVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	FR	1095778	00309008.1	10/13/2000	4/12/2006	Granted	IMPROVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	GB	1095778	00309008.1	10/13/2000	4/12/2006	Granted	IMPROVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	JP	4979844	2000-330925	10/30/2000	4/27/2012	Granted	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	US	6435637	09/430,719	10/29/1999	8/20/2002	Granted	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87666	Eastman Kodak Company	DE	60106792.4	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	FR	1122943	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	GB	1122943	01300917.0	2/1/2001	11/3/2004	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	US	6443549	09/497,888	2/4/2000	9/3/2002	Granted	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87667	Eastman Kodak Company	DE	60145330.1	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	FR	1159996	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	GB	1159996	01304453.2	5/21/2001	9/21/2011	Granted	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	US	6454835	09/587,072	6/2/2000	9/24/2002	Granted	TWO-PHASE FLOW SEPARATOR
87668	Eastman Kodak Company	US	6505920	09/335,015	6/17/1999	1/14/2003	Granted	SYNCHRONOUSLY STIMULATED CONTINUOUS INK JET HEAD
87669	Eastman Kodak Company	DE	60203764.6	02255124.6	7/22/2002	4/20/2005	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	GB	1279504	02255124.6	7/22/2002	4/20/2005	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	US	6527363	09/916,992	7/27/2001	3/4/2003	Granted	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87670	Eastman Kodak Company	DE	60219722.8	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	FR	1275503	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	GB	1275503	02254490.2	6/26/2002	4/25/2007	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	US	6543885	09/894,374	6/27/2001	4/8/2003	Granted	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87677	Eastman Kodak Company	US	7395744	10/858,171	6/1/2004	7/8/2008	Granted	CHAD DIVERTING APPARATUS
87682	Eastman Kodak Company	US	7262758	10/864,100	6/9/2004	8/28/2007	Granted	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87686	Eastman Kodak Company	US	7122843	10/857,508	5/28/2004	10/17/2006	Granted	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS

87692	Eastman Kodak Company	JP	4800313	2007-530454	9/1/2005	8/12/2011	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	US	7629026	10/849,327	9/3/2004	12/8/2009	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY

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87693	Eastman Kodak Company	US	D505443	29/199,225	2/11/2004	5/24/2005	Granted	PHOTOGRAPHIC MEDIA DEVELOPER CARTRIDGE
87708	Eastman Kodak Company	US	7357979	10/822,929	4/13/2004	4/15/2008	Granted	COMPOSITION OF MATTER COMPRISING POLYMER AND DERIVATIZED NANOPARTICLES
87709	Eastman Kodak Company	US	D503187	29/199,224	2/11/2004	3/22/2005	Granted	PHOTOFINISHING SYSTEM MAINTENANCE CARTRIDGE
87726	Eastman Kodak Company	TW	I356635	094103082	2/1/2005	1/11/2012	Granted	INTERRUPTION PREVENTION OF FEATURE FILM PRESENTATION
87726	Eastman Kodak Company	US	7304714	11/014,799	12/15/2004	12/4/2007	Granted	USE OF OPTICAL SENSOR IN MOTION PICTURE FILM PROJECTOR LAMPHOUSE TO DETECT STATE OF PROJECTOR TO PREVENT INTERRUPTION OF FEATURE FILM PRESENTATION BY KODAK DIGITAL CINEMA SYSTEM DESIGNED FOR CINEMA ADVERTISING
87735	Eastman Kodak Company	DE	60222610.4	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	FR	1270090	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	GB	1270090	02254473.8	6/26/2002	9/26/2007	Granted	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	JP	4122180	2002-188116	6/27/2002	5/9/2008	Granted	VIBRATION MONITORING SYSTEM AND METHOD
87735	Eastman Kodak Company	US	6469418	09/893,111	6/27/2001	10/22/2002	Granted	VIBRATION MONITORING SYSTEM AND METHOD
87738	Eastman Kodak Company	JP	4971127	2007-500988	2/24/2005	4/13/2012	Granted	TILED DISPLAY
87738	Eastman Kodak Company	KR	10-1054122	2006-7017011	2/24/2005	7/28/2011	Granted	TILED DISPLAY
87738	Eastman Kodak Company	US	6999138	10/785,624	2/24/2004	2/14/2006	Granted	METHOD FOR MANUFACTURING A TILED DISPLAY AND TILED DISPLAY COMPRISING FACEPLATE
87740	Eastman Kodak Company	US	7397466	10/987,467	11/12/2004	7/8/2008	Granted	INTEGRAL SPACER DOTS FOR TOUCH SCREEN
87741	Eastman Kodak Company	DE	602005020762.7	05725697.6	3/16/2005	4/21/2010	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	JP	5096137	2007-506212	3/16/2005	9/28/2012	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	US	7471437	10/813,885	3/31/2004	12/30/2008	Granted	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87747	Eastman Kodak Company	DE	69708451.5	97310494.6	12/23/1997	11/21/2001	Granted	PIGMENT BASED INK JET RECORDING FLUID
87749	Eastman Kodak Company	DE	69730113.3	97310714.7	12/31/1997	8/4/2004	Granted	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87759	Eastman Kodak Company	DE	1602484	69943729.6	8/2/2005	9/21/2011	Granted	DROP GENERATOR FOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	DE	69932914.0	99309513.2	11/29/1999	8/23/2006	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4417499	11-353000	12/13/1999	12/4/2009	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4886817	2009-133699	6/3/2009	12/16/2011	Granted	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87762	Eastman Kodak Company	DE	69937095.7	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	FR	1013424	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	GB	1013424	99309534.8	11/29/1999	9/12/2007	Granted	SEGMENTED CHARGE VOLTAGE
87767	Eastman Kodak Company	DE	69937783.8	99309555.3	11/29/1999	12/19/2007	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4383613	11-354365	12/14/1999	10/2/2009	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4740355	2009-147881	6/22/2009	5/13/2011	Granted	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87771	Eastman Kodak Company	DE	69932395.9	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheadS
87771	Eastman Kodak Company	FR	1013450	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheadS
87771	Eastman Kodak Company	GB	1013450	99309506.6	11/29/1999	7/19/2006	Granted	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINtheadS
87776	Eastman Kodak Company	US	6829064	09/562,292	5/1/2000	12/7/2004	Granted	INK REDUCTION USING DIFFUSED BITMAP MASKS
87777	Eastman Kodak Company	DE	60101926.1	01305301.2	6/19/2001	2/4/2004	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	GB	1168825	01305301.2	6/19/2001	2/4/2004	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	JP	4662654	2001-185810	6/20/2001	1/14/2011	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	US	6513899	09/597,203	6/20/2000	2/4/2003	Granted	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87779	Eastman Kodak Company	DE	60130404.7	01305303.8	6/19/2001	9/12/2007	Granted	COLOR TABLE LEVEL RESERVATION
87779	Eastman Kodak Company	US	6980330	09/597,437	6/20/2000	12/27/2005	Granted	COLOR TABLE LEVEL RESERVATION
87780	Eastman Kodak Company	US	7050196	09/597,534	6/20/2000	5/23/2006	Granted	COLOR PRINTER CALIBRATION
87780	Eastman Kodak Company	US	7319547	11/301,586	12/13/2005	1/15/2008	Granted	COLOR PRINTER CALIBRATION
87781	Eastman Kodak Company	DE	60136313.2	01305766.6	7/4/2001	10/29/2008	Granted	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	GB	1170693	01305766.6	7/4/2001	10/29/2008	Granted	VARIABLE SPEED PRINTING SYSTEM

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87781	Eastman Kodak Company	US	6762855	09/611,726	7/7/2000	7/13/2004	Granted	VARIABLE SPEED PRINTING SYSTEM
87782	Eastman Kodak Company	US	6944334	09/775,454	2/1/2001	9/13/2005	Granted	COLOR CROSS REFERENCE SELECTION SYSTEM AND METHOD
87783	Eastman Kodak Company	US	7037973	09/893,938	6/27/2001	5/2/2006	Granted	HIGHLY VISCOUS COATING MATERIAL FOR POROUS SUBSTRATES
87784	Eastman Kodak Company	DE	60205069.3	02255125.3	7/22/2002	7/20/2005	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	GB	1279508	02255125.3	7/22/2002	7/20/2005	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	US	6793314	09/916,991	7/27/2001	9/21/2004	Granted	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87808	Eastman Kodak Company	US	7228051	10/815,012	3/31/2004	6/5/2007	Granted	LIGHT PIPE WITH ALIGNMENT STRUCTURES
87834	Eastman Kodak Company	US	7311933	10/823,453	4/13/2004	12/25/2007	Granted	PACKAGING MATERIAL FOR INHIBITING MICROBIAL GROWTH
87838	Eastman Kodak Company	DE	60218602.1	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	FR	1310376	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	GB	1310376	02257132.7	10/15/2002	3/7/2007	Granted	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	US	7102790	10/008,825	11/13/2001	9/5/2006	Granted	SIMPLIFIED TONE SCALE CORRECTION SCHEME
87839	Eastman Kodak Company	US	7298531	10/008,818	11/13/2001	11/20/2007	Granted	DIGITAL IMAGE OPTIMIZATION INCORPORATING PAPER EVALUATION
87840	Eastman Kodak Company	US	6679590	10/003,794	1/31/2002	1/20/2004	Granted	IMPROVED SHUTDOWN METHOD FOR AN INK-JET PRINTER
87841	Eastman Kodak Company	DE	60327275.4	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	FR	1332879	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	GB	1332879	03250366.6	1/21/2003	4/22/2009	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	US	7341824	11/344,425	1/31/2006	3/11/2008	Granted	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87842	Eastman Kodak Company	US	6742876	10/062,142	1/31/2002	6/1/2004	Granted	IMPROVED EYELID OPERATION FOR AN INK JET PRINTER
87843	Eastman Kodak Company	US	6886910	10/137,496	5/2/2002	5/3/2005	Granted	CORRECTING STIMULATION NONUNIFORMITY AT THE FLUID CAVITY TRENCH END BOUNDARY
87844	Eastman Kodak Company	US	7209600	10/178,872	6/24/2002	4/24/2007	Granted	SYNCHRONIZATION OF COMPONENTS FOR PRINTING
87845	Eastman Kodak Company	US	6769753	10/186,090	6/28/2002	8/3/2004	Granted	MINIMUM PERIOD CIRCUIT
87848	Eastman Kodak Company	DE	60327495.1	03255994.0	9/23/2003	5/6/2009	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	GB	1403071	03255994.0	9/23/2003	5/6/2009	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	US	6688736	10/254,323	9/25/2002	2/10/2004	Granted	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87849	Eastman Kodak Company	DE	60323715.0	03255926.2	9/23/2003	9/24/2008	Granted	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	GB	1403060	03255926.2	9/23/2003	9/24/2008	Granted	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	US	6688733	10/254,353	9/25/2002	2/10/2004	Granted	RAPID PRESSURE RAMP STARTUP
87850	Eastman Kodak Company	DE	60309995.5	03255930.4	9/23/2003	11/29/2006	Granted	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	GB	1403048	03255930.4	9/23/2003	11/29/2006	Granted	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	US	6793327	10/254,354	9/25/2002	9/21/2004	Granted	LOW CATCH VOLTAGE STARTUP
87851	Eastman Kodak Company	DE	60339182.6	03255928.8	9/23/2003	11/23/2011	Granted	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	GB	1403061	03255928.8	9/23/2003	11/23/2011	Granted	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87852	Eastman Kodak Company	DE	60302735.0	03255927.0	9/23/2003	12/14/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE

87852	Eastman Kodak Company	GB	1403057	03255927.0	9/23/2003	12/14/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87852	Eastman Kodak Company	US	6910756	10/254,726	9/25/2002	6/28/2005	Granted	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVER-RIDE
87853	Eastman Kodak Company	DE	60302964.7	03255929.6	9/23/2003	12/28/2005	Granted	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	GB	1403058	03255929.6	9/23/2003	12/28/2005	Granted	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	US	6736498	10/254,816	9/25/2002	5/18/2004	Granted	IMPROVED EYELID POSITIONING
87854	Eastman Kodak Company	JP	4331560	2003-346706	10/6/2003	6/26/2009	Granted	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	US	6848767	10/264,736	10/4/2002	2/1/2005	Granted	SOLVENT INK STARTUP METHOD
87854	Eastman Kodak Company	US	7055931	11/006,442	12/7/2004	6/6/2006	Granted	SOLVENT INK STARTUP METHOD
87855	Eastman Kodak Company	US	6869160	10/264,751	10/4/2002	3/22/2005	Granted	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM

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87855	Eastman Kodak Company	US	7052108	11/011,842	12/14/2004	5/30/2006	Granted	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM
87856	Eastman Kodak Company	US	6962411	10/335,700	1/2/2003	11/8/2005	Granted	ANTI-WICKING CATCHER ARRANGEMENT FOR A SOLVENT INK PRINTHEAD
87857	Eastman Kodak Company	DE	60303755.0	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	FR	1435293	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	GB	1435293	03256236.5	10/2/2003	3/1/2006	Granted	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	US	6890054	10/335,725	1/2/2003	5/10/2005	Granted	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87858	Eastman Kodak Company	US	7251030	10/336,133	1/3/2003	7/31/2007	Granted	DIGITAL WORKFLOW INDEPENDENT OUTPUT MATCHING
87859	Eastman Kodak Company	US	6792864	10/336,134	1/3/2003	9/21/2004	Granted	IMAGE FILE DATA EQUIVALENCE ALGORITHMS RESPECTIVE TO OUTPUT DEVICES
87860	Eastman Kodak Company	US	7259888	10/336,376	1/3/2003	8/21/2007	Granted	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87860	Eastman Kodak Company	US	7518748	11/773,454	7/5/2007	4/14/2009	Granted	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87861	Eastman Kodak Company	US	6926394	10/387,968	3/13/2003	8/9/2005	Granted	ELASTOMERIC POLYMER CATCHER FOR CONTINUOUS INK JET PRINTERS
87862	Eastman Kodak Company	US	7091276	10/640,288	8/13/2003	8/15/2006	Granted	COATING MATERIAL FOR NON-POROUS AND SEMI-POROUS SUBSTRATES
87871	Eastman Kodak Company	US	7094733	10/783,101	2/20/2004	8/22/2006	Granted	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87893	Eastman Kodak Company	US	7197218	10/815,013	3/31/2004	3/27/2007	Granted	LIGHT PIPE WITH MOLDED OPTICAL SURFACES
87911	Eastman Kodak Company	US	6341857	09/574,037	5/18/2000	1/29/2002	Granted	INK SET FOR A MULTI-COLOR, HIGH SPEED CONTINUOUS INK JET PRINTER
87912	Eastman Kodak Company	US	7399068	11/071,923	3/4/2005	7/15/2008	Granted	CONTINUOUS INK JET PRINTING APPARATUS WITH INTEGRAL DEFLECTOR AND GUTTER STRUCTURE
87929	Eastman Kodak Company	DE	69701920.9	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	FR	0805030	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	GB	0805030	97302692.5	4/21/1997	5/10/2000	Granted	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87956	Eastman Kodak Company	US	7207655	10/878,097	6/28/2004	4/24/2007	Granted	LATENCY STIRRING IN FLUID EJECTION MECHANISMS
87960	Eastman Kodak Company	US	7369276	10/795,011	3/5/2004	5/6/2008	Granted	MULTI-LEVEL HALFTONING PROVIDING IMPROVED TEXTURE UNIFORMITY
87961	Eastman Kodak Company	US	7362472	10/794,133	3/5/2004	4/22/2008	Granted	COLOR ERROR DIFFUSION
87987	Eastman Kodak Company	US	7405480	11/020,909	12/22/2004	7/29/2008	Granted	ELIMINATION OF THERMAL DEFORMATION IN ELECTRONIC STRUCTURES
88016	Eastman Kodak Company	DE	602005033511.0	05778201.3	8/2/2005	4/4/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	GB	1784308	05778201.3	8/2/2005	4/4/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	KR	10-119565	2007-7002784	8/2/2005	10/11/2012	Granted	A FLUID EJECTOR
88016	Eastman Kodak Company	US	7213908	10/911,186	8/4/2004	5/8/2007	Granted	A FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88016	Eastman Kodak Company	US	7836600	11/685,259	3/13/2007	11/23/2010	Granted	FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88040	Eastman Kodak Company	US	7777859	10/840,481	5/6/2004	8/17/2010	Granted	TWO-STAGE EXPOSURE DEVICE FOR WATERMARKING FILM
88046	Eastman Kodak Company	DE	602005001557.4	05729433.2	3/22/2005	7/4/2007	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	GB	1730574	05729433.2	3/22/2005	7/4/2007	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	JP	4672005	2007-505616	3/22/2005	1/28/2011	Granted	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	US	7436576	10/586,063	3/22/2005	10/14/2008	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	CN	200580010697.X	200580010697.X	3/22/2005	7/8/2009	Granted	ELECTROWETTING DISPLAY ELEMENT
88047	Eastman Kodak Company	DE	602005002041.1	05729431.6	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	GB	1730573	05729431.6	3/22/2005	8/15/2007	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	JP	4712030	2007-505611	3/22/2005	4/1/2011	Granted	DISPLAY ELEMENT
88047	Eastman Kodak Company	US	8154485	10/589,547	3/22/2005	4/10/2012	Granted	DISPLAY ELEMENT
88056	Eastman Kodak Company	DE	602005017609.8	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	FR	1744888	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	GB	1744888	05738869.6	5/4/2005	11/11/2009	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7144103	10/839,464	5/5/2004	12/5/2006	Granted	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7506443	11/533,380	9/20/2006	3/24/2009	Granted	BEVELED CHARGE STRUCTURE

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88057	Eastman Kodak Company	JP	4756558	2007-524221	7/22/2005	6/10/2011	Granted	POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	US	7604342	11/573,148	7/22/2005	10/20/2009	Granted	METHOD FOR TREATING AN INKJET RECORDING ELEMENT
88059	Eastman Kodak Company	US	7156488	10/839,409	5/5/2004	1/2/2007	Granted	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINthead LIFE
88059	Eastman Kodak Company	US	7404622	11/561,452	11/20/2006	7/29/2008	Granted	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINthead LIFE
88060	Eastman Kodak Company	US	7342658	11/319,933	12/28/2005	3/11/2008	Granted	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88061	Eastman Kodak Company	US	7274454	11/316,857	12/23/2005	9/25/2007	Granted	IMAGING SYSTEM WITH PROGRAMMABLE SPECTRAL SWITCH
88062	Eastman Kodak Company	US	7289209	11/021,258	12/21/2004	10/30/2007	Granted	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88063	Eastman Kodak Company	US	7144102	10/839,408	5/5/2004	12/5/2006	Granted	SUPPRESSION OF MARANGONI EFFECT ON THE CATCHER FACE
88064	Eastman Kodak Company	EP		05746283.0	5/4/2005		Filed	INK COMPATIBILITY ASSURANCE PROGRAM
88064	Eastman Kodak Company	US	7192108	10/839,360	5/5/2004	3/20/2007	Granted	INK COMPATIBILITY ASSURANCE PROGRAM
88065	Eastman Kodak Company	DE	602005028653.5	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	FR	1742800	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	GB	1742800	05743994.5	5/2/2005	6/22/2011	Granted	INKJET PRINT STATION
88065	Eastman Kodak Company	US	7163281	10/839,359	5/5/2004	1/16/2007	Granted	METHOD FOR IMPROVING DROP CHARGING ASSEMBLY FLATNESS TO IMPROVED DROP CHARGE UNIFORMITY IN PLANAR ELECTRODE STRUCTURES
88066	Eastman Kodak Company	US	7090326	10/839,537	5/5/2004	8/15/2006	Granted	IMPROVED AUTOMATIC STARTUP SEQUENCE FOR THE SOLVENT INK PRINTING SYSTEM
88079	Eastman Kodak Company	US	7323109	10/868,488	6/15/2004	1/29/2008	Granted	COMPOSITION COMPRISING METAL-ION SEQUESTANT
88084	Eastman Kodak Company	US	7279060	10/838,681	5/4/2004	10/9/2007	Granted	GUARDED COVER FILM FOR LCD POLARIZERS
88085	Eastman Kodak Company	CN	200580014495.2	200580014495.2	4/19/2005	10/29/2008	Granted	PROTECTIVE SHEETING WITH ADHESION PROMOTER FOR LCD POLARIZERS TITLE CHANGED BY WIPO OLD TITLE: POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7252733	10/838,841	5/4/2004	8/7/2007	Granted	POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7399376	11/028,036	1/3/2005	7/15/2008	Granted	POLARIZING PLATE LAMINATED WITH AN IMPROVED GLUE COMPOSITION AND A METHOD OF MANUFACTURING THE SAME
88089	Eastman Kodak Company	US	7204020	10/966,236	10/15/2004	4/17/2007	Granted	IMPROVED CHARGE PLATE FABRICATION TECHNIQUE
88091	Eastman Kodak Company	US	7178897	10/942,446	9/15/2004	2/20/2007	Granted	METHOD FOR REMOVING LIQUID IN THE GAP OF A PRINthead
88092	Eastman Kodak Company	US	6912179	10/942,440	9/15/2004	6/28/2005	Granted	CUE DELAY CIRCUIT
88092	Eastman Kodak Company	US	7428188	11/113,595	4/25/2005	9/23/2008	Granted	METHOD FOR GENERATING A CUE DELAY CIRCUIT
88093	Eastman Kodak Company	US	7207671	10/839,406	5/5/2004	4/24/2007	Granted	HEPA FILTER PRINthead PROTECTION
88094	Eastman Kodak Company	US	7207638	10/948,071	9/23/2004	4/24/2007	Granted	VARYING CUE DELAY CIRCUIT
88095	Eastman Kodak Company	US	7207665	10/839,466	5/5/2004	4/24/2007	Granted	IMPROVED METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINthead
88095	Eastman Kodak Company	US	7370951	11/673,695	2/12/2007	5/13/2008	Granted	METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINthead
88096	Eastman Kodak Company	US	7163283	10/970,105	10/21/2004	1/16/2007	Granted	REUSE OF SOLVENT STARTUP/SHUTDOWN FLUID FOR CONCENTRATION CONTROL
88097	Eastman Kodak Company	US		11/573,095	7/22/2005		Filed	INKJET RECORDING ELEMENT
88100	Eastman Kodak Company	US	7312252	10/850,489	5/20/2004	12/25/2007	Granted	NANOPARTICULATE ANIONIC CLAYS
88108	Eastman Kodak Company	US	7594771	11/020,404	12/22/2004	9/29/2009	Granted	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7972071	12/354,840	1/16/2009	7/5/2011	Granted	SPOOL ADAPTER
88110	Eastman Kodak Company	DE	602005027063.9	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	FR	1744892	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	GB	1744892	05746268.1	5/4/2005	3/23/2011	Granted	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	US	7213902	10/839,467	5/5/2004	5/8/2007	Granted	METHOD OF SHUTTING DOWN A CONTINUOUS INK JET PRINTER FOR MAINTAINING POSITIVE PRESSURE AT THE PRINthead
88111	Eastman Kodak Company	US	7329301	10/953,427	9/29/2004	2/12/2008	Granted	SILVER NANOPARTICLES MADE IN SOLVENT
88112	Eastman Kodak Company	DE	602005015344.6	05809986.2	9/29/2005	7/8/2009	Granted	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	GB	1794763	05809986.2	9/29/2005	7/8/2009	Granted	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION

88131	Eastman Kodak Company	DE	602005040190.3	05852015.6	11/17/2005	6/26/2013	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	GB	1814739	05852015.6	11/17/2005	6/26/2013	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	JP	4801673	2007-543400	11/17/2005	8/12/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY

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88131	Eastman Kodak Company	US	7175258	10/994,952	11/22/2004	2/13/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88133	Eastman Kodak Company	US	7407242	10/839,618	5/5/2004	8/5/2008	Granted	DERIVATION OF MULTICOLOR TEXT COLORANT LIMITS FROM SINGLE COLOR TEXT COLORANT LIMIT
88181	Eastman Kodak Company	DE	602005011438.6	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	FR	1761394	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	GB	1761394	05762630.1	6/13/2005	12/3/2008	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	JP	4726897	2007-519249	6/13/2005	4/22/2011	Granted	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	US	7655286	10/881,264	6/30/2004	2/2/2010	Granted	FUSIBLE REACTIVE MEDIA COMPRISING MORDANT
88212	Eastman Kodak Company	US	8063132	11/722,666	12/22/2005	11/22/2011	Granted	COATING COMPOSITION COMPRISING BOEHMITE PARTICLES AND ONE OR MORE DISPERSANTS AND A METHOD OF COATING A SUBSTRATE USING SAID COATING COMPOSITION
88221	Eastman Kodak Company	US	7435024	11/101,360	4/7/2005	10/14/2008	Granted	ONE TIME USE PAPER EDGE CLEANER
88223	Eastman Kodak Company	CN	ZL200580017075.X	200580017075.X	5/11/2005	11/17/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	DE	602005025623.7	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	FR	1749405	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	GB	1749405	05747639.2	5/11/2005	12/29/2010	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	US	7226167	10/854,116	5/25/2004	6/5/2007	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88227	Eastman Kodak Company	US	7390617	10/882,028	6/30/2004	6/24/2008	Granted	SELECTIVE LIGHT ABSORPTION SHIFTING LAYER AND PROCESS
88237	Eastman Kodak Company	DE	602005007488.0	05779986.8	5/20/2005	6/11/2008	Granted	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88237	Eastman Kodak Company	GB	1758612	05779986.8	5/20/2005	6/11/2008	Granted	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88278	Eastman Kodak Company	US	7221383	10/872,614	6/21/2004	5/22/2007	Granted	PRINTER FOR RECORDING ON A MOVING MEDIUM
88282	Eastman Kodak Company	US	7195333	10/839,619	5/5/2004	3/27/2007	Granted	AN INK JET PRINT STATION WITH IMPROVED START UP AND A METHOD FOR STARTING UP INKJET PRINTERS
88286	Eastman Kodak Company	DE	602005005470.7	05076690.6	7/22/2005	3/19/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	GB	1745932	05076690.6	7/22/2005	3/19/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	US	7401052	10/839,617	5/5/2004	7/15/2008	Granted	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88298	Eastman Kodak Company	US	7439339	11/109,388	4/19/2005	10/21/2008	Granted	AZO COUPLING REACTIONS OF HYDROPHOBIC COMPOUNDS
88301	Eastman Kodak Company	TW		095101112	1/11/2006		Filed	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTION
88301	Eastman Kodak Company	US	7362336	11/033,782	1/12/2005	4/22/2008	Granted	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTON
88307	Eastman Kodak Company	DE	60122623.2	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	FR	1162077	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	GB	1162077	01304115.7	5/8/2001	8/30/2006	Granted	COATING MATERIAL FOR POROUS SUBSTRATES
88320	Eastman Kodak Company	US	7583834	11/072,077	3/4/2005	9/1/2009	Granted	LASER ETCHED FIDUCIALS IN ROLL-ROLL DISPLAY
88328	Eastman Kodak Company	US	7251882	10/849,329	9/3/2004	8/7/2007	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY AND CONDUCTIVE SUPPORT
88336	Eastman Kodak Company	US	7046446	11/012,967	12/15/2004	5/16/2006	Granted	SPECKLE REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
88338	Eastman Kodak Company	EP		05825538.1	11/3/2005		Filed	OVERCOAT COMPOSITION FOR PRINTED IMAGES
88344	Eastman Kodak Company	US	7387352	10/967,990	10/19/2004	6/17/2008	Granted	PRINT OPTIMIZATION SYSTEM AND METHOD FOR DROP ON DEMAND INK JET PRINTERS
88345	Eastman Kodak Company	US	7375813	10/970,110	10/21/2004	5/20/2008	Granted	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88345	Eastman Kodak Company	US	7593107	11/395,785	3/31/2006	9/22/2009	Granted	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88348	Eastman Kodak Company	US	7354522	10/911,183	8/4/2004	4/8/2008	Granted	SUBSTRATE ETCHING METHOD FOR FORMING CONNECTED FEATURES
88349	Eastman Kodak Company	US	7427441	10/944,570	9/17/2004	9/23/2008	Granted	TRANSPARENT POLYMERIC COATED

88365	Eastman Kodak Company	US	7273270	11/229,456	9/16/2005	9/25/2007	Granted	CONDUCTOR IMPROVED INK JET PRINTING DEVICE WITH IMPROVED DROP SELECTION CONTROL
88394	Eastman Kodak Company	US	7369273	10/899,755	7/27/2004	5/6/2008	Granted	GRAYSCALE MISTRACKING CORRECTION FOR COLOR-POSITIVE TRANSPARENCY FILM ELEMENTS
88396	Eastman Kodak Company	US	7648745	10/881,127	6/30/2004	1/19/2010	Granted	FUSIBLE REACTIVE MEDIA
88400	Eastman Kodak Company	DE	602005026315.2	05824864.2	11/3/2005	2/9/2011	Granted	INK JET INK COMPOSITION
88400	Eastman Kodak Company	GB	1819786	05824864.2	11/3/2005	2/9/2011	Granted	INK JET INK COMPOSITION
88400	Eastman Kodak Company	JP	5161579	2007-540053	11/3/2005	12/21/2012	Granted	INK JET INK COMPOSITION

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88400	Eastman Kodak Company	US	7897655	10/984,092	11/9/2004	3/1/2011	Granted	INK JET INK COMPOSITION
88401	Eastman Kodak Company	DE	602005027386.7	05818538.0	11/4/2005	4/6/2011	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	JP	5161580	2007-540173	11/4/2005	12/21/2012	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	US	7449501	10/984,302	11/9/2004	11/11/2008	Granted	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88402	Eastman Kodak Company	US	7230198	10/986,973	11/12/2004	6/12/2007	Granted	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88445	Eastman Kodak Company	DE	602005021360.0	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	FR	1773598	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	GB	1773598	05756536.8	6/30/2005	5/19/2010	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	JP	4875617	2007-519868	6/30/2005	12/2/2011	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	US	7910182	11/570,605	6/30/2005	3/22/2011	Granted	INK-JET RECEIVER HAVING IMPROVED GLOSS
88470	Eastman Kodak Company	US	7537650	11/094,150	3/30/2005	5/26/2009	Granted	CHARGE ADHESIVE PROTECTIVE INK JET INKS
88475	Eastman Kodak Company	CN	ZL200680036390.1	200680036390.1	9/15/2006	10/5/2011	Granted	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88475	Eastman Kodak Company	US	7198879	11/240,964	9/30/2005	4/3/2007	Granted	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88498	Eastman Kodak Company	US	7221440	10/896,462	7/22/2004	5/22/2007	Granted	SYSTEM AND METHOD FOR CONTROLLING INK CONCENTRATION USING A REFRACTOMETER
88508	Eastman Kodak Company	US	7687136	10/999,411	11/30/2004	3/30/2010	Granted	FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88509	Eastman Kodak Company	US	7754315	11/000,259	11/30/2004	7/13/2010	Granted	MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88511	Eastman Kodak Company	JP	5053858	2007-544370	11/16/2005	8/3/2012	Granted	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	US	7147909	10/999,408	11/30/2004	12/12/2006	Granted	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88513	Eastman Kodak Company	US	7781047	10/969,889	10/21/2004	8/24/2010	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88513	Eastman Kodak Company	US	7850814	12/256,576	10/23/2008	12/14/2010	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88554	Eastman Kodak Company	JP	5199672	2007-543192	11/16/2005	2/15/2013	Granted	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	US	7211363	11/000,299	11/30/2004	5/1/2007	Granted	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88578	Eastman Kodak Company	US	7211364	11/256,253	10/21/2005	5/1/2007	Granted	THERMALLY CONDUCTIVE MATERIAL AND USE IN HIGH-SPEED PRINTING
88590	Eastman Kodak Company	US	8104170	12/020,789	1/28/2008	1/13/2012	Granted	CHARGE PLATE FABRICATION TECHNIQUE
88596	Eastman Kodak Company	JP	5086095	2007-544384	11/17/2005	9/14/2012	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7264867	10/999,254	11/30/2004	9/4/2007	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7678445	11/748,069	5/14/2007	3/16/2010	Granted	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88613	Eastman Kodak Company	US	7867603	11/000,124	11/30/2004	1/11/2011	Granted	COEXTRUDED TONER RECEIVING LAYER FOR ELECTROPHOTOGRAPHY
88644	Eastman Kodak Company	US	7165842	10/939,661	9/13/2004	1/23/2007	Granted	AUTOSTEREOSCOPIC DISPLAY APPARATUS HAVING GLARE SUPPRESSION
88664	Eastman Kodak Company	US	7067756	10/988,343	11/12/2004	6/27/2006	Granted	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88684	Eastman Kodak Company	US	7731341	11/220,514	9/7/2005	6/8/2010	Granted	CONTINUOUS FLUID JET EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88696	Eastman Kodak Company	US	7718237	11/364,749	2/28/2006	5/18/2010	Granted	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER AND CAPABLE OF ABSORBING HIGH INK FLUX
88705	Eastman Kodak Company	US	7326956	11/015,897	12/17/2004	2/5/2008	Granted	FLUORINE-CONTAINING N,N'-DIARYL PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
88708	Eastman Kodak Company	JP	5074504	2009-530364	9/17/2007	8/31/2012	Granted	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	US	7448718	11/536,906	9/29/2006	11/11/2008	Granted	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88710	Eastman Kodak Company	EP		06786754.9	7/11/2006		Filed	ADAPTIVE PRINTING
88710	Eastman Kodak Company	JP	5053273	2008-522812	7/11/2006	8/3/2012	Granted	SYSTEM AND METHOD FOR PRINTING AN IMAGE ON A RECEIVER MEDIUM
88710	Eastman Kodak Company	US	7440123	11/185,392	7/20/2005	10/21/2008	Granted	ADAPTIVE PRINTING
88718	Eastman Kodak Company	US	7100510	11/054,680	2/9/2005	9/5/2006	Granted	METHOD FOR REGISTERING PATTERNS ON A WEB
88718	Eastman Kodak Company	US	7650839	11/500,209	8/7/2006	1/26/2010	Granted	METHOD FOR REGISTERING PATTERNS ON A WEB
88747	Eastman Kodak Company	DE	602006031754.9	06790166.0	9/6/2006	8/29/2012	Granted	INK JET BREAK-OFF LENGTH

88747	Eastman Kodak Company	GB	1931516	06790166.0	9/6/2006	8/29/2012	Granted	CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	US	7249830	11/229,467	9/16/2005	7/31/2007	Granted	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION

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88747	Eastman Kodak Company	US	7401906	11/758,786	6/6/2007	7/22/2008	Granted	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88750	Eastman Kodak Company	US	7249829	11/130,621	5/17/2005	7/31/2007	Granted	HIGH SPEED, HIGH QUALITY LIQUID PATTERN DEPOSITION APPARATUS
88774	Eastman Kodak Company	US	7196281	10/987,882	11/12/2004	3/27/2007	Granted	RESISTIVE TOUCH SCREEN HAVING CONDUCTIVE MESH
88781	Eastman Kodak Company	JP	5179510	2009-541308	12/4/2007	1/18/2013	Granted	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	US	7699441	11/609,375	12/12/2006	4/20/2010	Granted	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88827	Eastman Kodak Company	JP	5139444	2009-541309	12/4/2007	11/22/2012	Granted	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	US	7600856	11/609,365	12/12/2006	10/13/2009	Granted	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88836	Eastman Kodak Company	US	7642039	11/365,049	3/1/2006	1/5/2010	Granted	A METHOD OF MAKING AN ADDRESS PLATE
88838	Eastman Kodak Company	DE	602006003764.3	06773287.5	6/16/2006	11/19/2008	Granted	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	JP	4965566	2008-519350	6/16/2006	4/6/2012	Granted	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	US	7597439	11/173,706	7/1/2005	10/6/2009	Granted	INKJET PRINT AND METHOD OF PRINTING
88840	Eastman Kodak Company	US	7419565	11/048,400	2/1/2005	9/2/2008	Granted	METHOD FOR ENCAPSULATING VISUAL DISPLAY WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
88841	Eastman Kodak Company	US	7352926	11/095,167	3/31/2005	4/1/2008	Granted	PRINTING PRESS AND METHOD OF CONVEYING SHEETS ALONG MULTIPLE FORM CYLINDERS
88846	Eastman Kodak Company	US	5738010	08/722,369	9/27/1996	4/14/1998	Granted	SHEET FED PRINTING PRESS
88847	Eastman Kodak Company	US	5778783	09/686,817	7/26/1996	7/14/1998	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	DE	602006006842.5	06800934.9	8/8/2006	5/13/2009	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	GB	1917147	06800934.9	8/8/2006	5/13/2009	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	JP	5260289	2008-527953	8/8/2006	5/2/2013	Granted	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	US	7824030	11/210,169	8/23/2005	11/2/2010	Granted	EXTRUDED OPEN-CELLED INK-RECEIVING LAYER COMPRISING HYDROPHILIC POLYMER FOR USE IN INKJET RECORDING
88857	Eastman Kodak Company	US	5602632	09/560,772	11/21/1995	2/11/1997	Granted	BELT APPLICATOR FOR DEVELOPING INK OR TONER ON A PRINT MEMBER
88858	Eastman Kodak Company	US	5915300	08/874,258	6/13/1997	6/29/1999	Granted	PRINTING MACHINE WITH A SHEET-TRANSPORT BELT
88861	Eastman Kodak Company	US	6078769	09/136,106	8/18/1998	6/20/2000	Granted	CYLINDER FOR A PRINTING MACHINE
88886	Eastman Kodak Company	US	7325691	10/957,769	10/4/2004	2/5/2008	Granted	PACKAGING APPARATUS
88925	Eastman Kodak Company	US	7271935	11/352,056	2/10/2006	9/18/2007	Granted	SELF-CALIBRATING PRINTER AND PRINTER CALIBRATION METHOD
88949	Eastman Kodak Company	US	7501228	11/076,593	3/10/2005	3/10/2009	Granted	ANNULAR NOZZLE STRUCTURE FOR HIGH DENSITY INKJET PRINTHEADS
88969	Eastman Kodak Company	US	7350900	11/079,656	3/14/2005	4/1/2008	Granted	TOP FEED DROPLET GENERATOR
88983	Eastman Kodak Company	DE	602005015487.6	05851591.7	11/15/2005	7/15/2009	Granted	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	JP	4991557	2007-543152	11/15/2005	5/11/2012	Granted	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	US	7125446	10/994,593	11/19/2004	10/24/2006	Granted	YELLOW DYES FOR INK JET INKS
89065	Eastman Kodak Company	DE	602005031824.0	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	FR	1814741	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	GB	1814741	05851818.4	11/18/2005	12/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	US	7188931	10/994,686	11/22/2004	3/13/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	JP	4846728	2007-543284	11/18/2005	10/21/2011	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7283030	10/999,645	11/22/2004	10/16/2007	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7508294	11/849,378	9/4/2007	3/24/2009	Granted	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89093	Eastman Kodak Company	US	7100508	11/066,574	2/25/2005	9/5/2006	Granted	COLOR REGISTRATION TEST PATTERN
89099	Eastman Kodak Company	US	8128196	12/333,338	12/12/2008	3/6/2012	Granted	THERMAL CLEANING OF INDIVIDUAL JETTING MODULE NOZZLES
89101	Eastman Kodak Company	US	7414313	11/022,155	12/22/2004	8/19/2008	Granted	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
89107	Eastman Kodak Company	CN	ZL200580044132.3	200580044132.3	12/6/2005	5/30/2012	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	EP		05853225.0	12/6/2005		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	TW		094145190	12/20/2005		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS,

89107 Eastman Kodak Company US 7198977 11/021,739 12/21/2004 4/3/2007 Granted

PROCESS FOR FABRICATING THIN FILM
SEMICONDUCTOR DEVICE AND
ELECTRONIC DEVICES
N,N'-DI(PHENYLALKYL)-SUBSTITUTED
PERYLENE-BASED TETRACARBOXYLIC
DIIMIDE COMPOUNDS AS N-TYPE
SEMICONDUCTOR MATERIALS FOR
THIN FILM TRANSISTORS

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89136	Eastman Kodak Company	US	7322542	11/130,441	5/13/2005	1/29/2008	Granted	AUTOMATIC WINDING SYSTEM CONCEPT
89151	Eastman Kodak Company	DE	602005007633.6	05854952.8	12/20/2005	6/18/2008	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	JP	4990794	2007-548426	12/20/2005	5/11/2012	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	US	7687277	11/021,120	12/22/2004	3/30/2010	Granted	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89152	Eastman Kodak Company	US	8153716	11/722,674	12/22/2005	4/10/2012	Granted	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89163	Eastman Kodak Company	US	7648821	11/911,825	3/24/2006	1/19/2010	Granted	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89165	Eastman Kodak Company	US	7501071	11/365,050	3/1/2006	3/10/2009	Granted	A METHOD OF FORMING A PATTERNED CONDUCTIVE STRUCTURE
89166	Eastman Kodak Company	US	7361379	11/365,251	3/1/2006	4/22/2008	Granted	A METHOD OF REGISTERING A SPACER WITH A CONDUCTING TRACK
89185	Eastman Kodak Company	EP		06803188.9	9/8/2006		Filed	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	7673976	11/229,261	9/16/2005	3/9/2010	Granted	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	8087740	12/690,954	1/21/2010	1/3/2012	Granted	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89196	Eastman Kodak Company	US	7300136	11/029,080	1/4/2005	11/27/2007	Granted	INK TUBING CHAIN SLIDER FOR WIDE FORMAT PRINTER
89198	Eastman Kodak Company	US	7472983	11/029,071	1/4/2005	1/6/2009	Granted	INTELLIGENT PRINT MASK
89199	Eastman Kodak Company	US	7210758	11/029,086	1/4/2005	5/1/2007	Granted	MEDIA FEED CALIBRATION
89206	Eastman Kodak Company	US	7288469	11/003,822	12/3/2004	10/30/2007	Granted	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89206	Eastman Kodak Company	US	7669988	11/851,436	9/7/2007	3/2/2010	Granted	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89221	Eastman Kodak Company	CN		201080035307.5	8/2/2010		Filed	METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	US	8496317	12/538,921	8/11/2009	7/30/2013	Granted	METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89223	Eastman Kodak Company	US	7455886	11/208,661	8/22/2005	11/25/2008	Granted	NANOCOMPOSITE MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
89233	Eastman Kodak Company	US	7515149	11/015,904	12/17/2004	4/7/2009	Granted	DISPLAY
89234	Eastman Kodak Company	US	7538756	11/016,459	12/17/2004	5/26/2009	Granted	METHODS FOR MAKING DISPLAY
89252	Eastman Kodak Company	DE	602006003750.3	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	FR	1883542	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	GB	1883542	06736150.1	2/24/2006	11/19/2008	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	JP	4733174	2008-500741	2/24/2006	4/28/2011	Granted	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	US	7507451	11/077,614	3/11/2005	3/24/2009	Granted	FUSIBLE REACTIVE MEDIA
89255	Eastman Kodak Company	DE	602006001643.3	06736064.4	2/24/2006	7/2/2008	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89255	Eastman Kodak Company	JP	4733173	2008-500739	2/24/2006	4/28/2011	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89255	Eastman Kodak Company	US	7661806	11/078,275	3/11/2005	2/16/2010	Granted	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER-CONTAINING LAYER
89256	Eastman Kodak Company	US	7119936	11/012,739	12/15/2004	10/10/2006	Granted	SPECKLE-REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
89258	Eastman Kodak Company	US	7553526	11/302,875	12/14/2005	6/30/2009	Granted	INKJET RECORDING MEDIA COMPRISING PRECIPITATED CALCIUM CARBONATE
89259	Eastman Kodak Company	US	7656567	11/035,306	1/13/2005	2/2/2010	Granted	SELECTING A BEST THREE COLOR SOLUTION TO A CIE L*A*B INPUT USING LINEAR INTERPOATION
89266	Eastman Kodak Company	EP		06836979.2	11/7/2006		Filed	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	TW		095142933	11/21/2006		Filed	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS N-TYPE SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	US	7422777	11/285,238	11/22/2005	9/9/2008	Granted	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	EP		06817131.3	10/16/2006		Filed	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7629605	11/263,111	10/31/2005	12/8/2009	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7807994	12/545,337	8/21/2009	10/5/2010	Granted	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89276	Eastman Kodak Company	US	7178756	11/084,570	3/18/2005	2/20/2007	Granted	WEB AUTO-SPLICING SYSTEM CONCEPT
89308	Eastman Kodak Company	US	7638780	11/169,368	6/28/2005	12/29/2009	Granted	UV CURE EQUIPMENT WITH COMBINED LIGHT PATH
89310	Eastman Kodak Company	US	7268363	11/058,014	2/15/2005	9/11/2007	Granted	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS
89310	Eastman Kodak Company	US	7893428	11/838,448	8/14/2007	2/22/2011	Granted	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS

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89322	Eastman Kodak Company	DE	602006027822.5	06803195.4	9/8/2006	2/22/2012	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	GB	1934049	06803195.4	9/8/2006	2/22/2012	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	US	7404626	11/229,459	9/16/2005	7/29/2008	Granted	METHOD FOR DROP BREAKOFF LENGTH CONTROL IN A HIGH RESOLUTION INK JET PRINTER
89334	Eastman Kodak Company	DE	602006002981.0	06752430.6	5/9/2006	10/1/2008	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	GB	1883540	06752430.6	5/9/2006	10/1/2008	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	US	7153626	11/135,263	5/23/2005	12/26/2006	Granted	METHOD OF FORMING DYE DONOR ELEMENT
89335	Eastman Kodak Company	DE	602006019288.6	06790197.5	9/8/2006	12/29/2010	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	GB	1931517	06790197.5	9/8/2006	12/29/2010	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	US	7434919	11/229,454	9/16/2005	10/14/2008	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89335	Eastman Kodak Company	US	8226199	12/243,325	10/1/2008	7/24/2012	Granted	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89343	Eastman Kodak Company	US	7660013	11/035,304	1/13/2005	2/9/2010	Granted	METHOD OF CONVERTING A COLOR RECIPE
89345	Eastman Kodak Company	US	7635173	11/263,143	10/31/2005	12/22/2009	Granted	INKJET PRINTER WITH SPILL DETECTION
89355	Eastman Kodak Company	US	7541130	11/264,735	11/1/2005	6/2/2009	Granted	SULFONE CHARGE CONTROL AGENTS FOR ELECTROSTATOGRAPHIC TONERS
89361	Eastman Kodak Company	DE	602007010824.1	07848617.2	12/19/2007	11/24/2010	Granted	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	JP	5161890	2009-542212	12/19/2007	12/21/2012	Granted	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	US	8313808	12/517,288	12/19/2007	11/20/2012	Granted	COMPOSITE MATERIALS FROM CHARGED OR FUNCTIONALIZED LATEXES FOR INKJET APPLICATIONS
89392	Eastman Kodak Company	US	7449286	11/518,643	9/11/2006	11/11/2008	Granted	A METHOD OF FORMING CONDUCTIVE TRACKS
89393	Eastman Kodak Company	US	7563564	11/911,234	3/24/2006	7/21/2009	Granted	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89401	Eastman Kodak Company	US	7402506	11/156,143	6/16/2005	7/22/2008	Granted	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
89403	Eastman Kodak Company	US	7310107	11/086,879	3/22/2005	12/18/2007	Granted	METHOD FOR MONITORING IMAGE CALIBRATION
89404	Eastman Kodak Company	US	7570393	11/087,036	3/22/2005	8/4/2009	Granted	METHOD FOR CALIBRATION OF A PRINTER
89408	Eastman Kodak Company	EP		06851394.4	5/23/2006		Filed	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	JP	4965571	2008-526927	5/23/2006	4/6/2012	Granted	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	US	7593004	11/143,540	6/2/2005	9/22/2009	Granted	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89409	Eastman Kodak Company	US	7645497	11/143,562	6/2/2005	1/12/2010	Granted	MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89434	Eastman Kodak Company	US	7452594	11/281,856	11/17/2005	11/18/2008	Granted	FUSER MEMBER SYSTEM AND PROCESS
89451	Eastman Kodak Company	US	7101659	11/174,306	7/1/2005	9/5/2006	Granted	COLOR PHOTOGRAPHIC ELEMENT WITH UV ABSORBER
89452	Eastman Kodak Company	US	7153640	11/261,047	10/28/2005	12/26/2006	Granted	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
89455	Eastman Kodak Company	CN	ZL200780009882.6	200780009882.6	3/12/2007	11/14/2012	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	EP		07752897.4	3/12/2007		Filed	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	JP	4948593	2009-501451	3/12/2007	3/16/2012	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	US	7720288	11/385,071	3/21/2006	5/18/2010	Granted	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89512	Eastman Kodak Company	DE	602006011722.1	06738540.1	3/16/2006	1/13/2010	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	GB	1864301	06738540.1	3/16/2006	1/13/2010	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	JP		2008-504111	3/16/2006		Filed	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	US	7438832	11/092,301	3/29/2005	10/21/2008	Granted	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89532	Eastman Kodak Company	EP		06825677.5	10/10/2006		Filed	ELECTROSTATOGRAPHIC METHOD
89532	Eastman Kodak Company	US	7488563	11/250,224	10/14/2005	2/10/2009	Granted	ELECTROSTATOGRAPHIC METHOD
89564	Eastman Kodak Company	US	7479179	11/198,764	8/5/2005	1/20/2009	Granted	PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89582	Eastman Kodak Company	CN	200680010321.3	200680010321.3	3/20/2006	8/19/2009	Granted	LIGHT EMITTING SOURCE WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89582	Eastman Kodak Company	US	7272275	11/096,031	3/31/2005	9/18/2007	Granted	POLARIZED LIGHT EMITTING SOURCE WITH AN ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89584	Eastman Kodak Company	US	7552534	11/382,726	5/11/2006	6/30/2009	Granted	ELECTROFORMED INTEGRAL CHARGE PLATE AND ORIFICE PLATE FOR

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89604	Eastman Kodak Company	GB	2057510	07811302.4	8/13/2007	2/22/2012	Granted	CUSTOM COLOR TONER
89604	Eastman Kodak Company	US	7687213	11/511,045	8/28/2006	3/30/2010	Granted	CUSTOM COLOR TONER
89606	Eastman Kodak Company	US	7371492	11/192,347	7/28/2005	5/13/2008	Granted	VINYL POLYMER PHOTOCONDUCTIVE ELEMENTS
89613	Eastman Kodak Company	CN	200680016938.6	200680016938.6	5/2/2006	12/30/2009	Granted	A PATTERNED METAL LAYER USING LASER THERMAL TRANSFER FORMING A PATTERNED METAL LAYER USING LASER INDUCED THERMAL TRANSFER METHOD
89613	Eastman Kodak Company	US	7648741	11/130,772	5/17/2005	1/19/2010	Granted	INTEGRATED CHARGE AND ORIFICE PLATES FOR CONTINUOUS INK JET PRINTERS
89619	Eastman Kodak Company	US	7540589	11/382,759	5/11/2006	6/2/2009	Granted	METAL AND ELECTRONICALLY CONDUCTIVE POLYMER TRANSFER NEGATIVE CHARGE CONTROL AGENTS AND THEIR PREPARATION
89631	Eastman Kodak Company	US	7410825	11/227,591	9/15/2005	8/12/2008	Granted	IMPROVED TONER
89636	Eastman Kodak Company	US	8361689	11/934,911	11/5/2007	1/29/2013	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89639	Eastman Kodak Company	US	7601473	11/474,018	6/23/2006	10/13/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	DE	602007003192.3	602007003192.3-08	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	FR	1984790	07750776.2	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	GB	1984790	07750776.2	2/15/2007	11/11/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	US	7501218	11/357,233	2/17/2006	3/10/2009	Granted	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89646	Eastman Kodak Company	CN	200680015120.2	200680015120.2	4/26/2006	4/27/2010	Granted	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	IN		7252/DELNP/2007	4/26/2006		Filed	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	US	7198373	11/120,331	5/3/2005	4/3/2007	Granted	DISPLAY APPARATUS USING LCD PANEL
89651	Eastman Kodak Company	EP		05006182.9	3/22/2005		Filed	METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89651	Eastman Kodak Company	US	8437044	11/909,359	12/21/2005	5/7/2013	Granted	CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89653	Eastman Kodak Company	US	7301497	11/099,348	4/5/2005	11/27/2007	Granted	STEREO DISPLAY FOR POSITION SENSING SYSTEMS
89661	Eastman Kodak Company	US	7437820	11/382,773	5/11/2006	10/21/2008	Granted	CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS
89670	Eastman Kodak Company	US	7568285	11/382,787	5/11/2006	8/4/2009	Granted	SELF-ALIGNED PRINT HEAD AND ITS FABRICATION
89685	Eastman Kodak Company	EP		06801507.2	8/16/2006		Filed	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	US	7655708	11/387,037	3/22/2006	2/2/2010	Granted	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89692	Eastman Kodak Company	US	6593055	09/946,720	9/5/2001	7/15/2003	Granted	A MULTI-LAYER THERMALLY IMAGEABLE ELEMENT
89693	Eastman Kodak Company	US	6027849	07/855,799	3/23/1992	2/22/2000	Granted	ABLATIVE IMAGEABLE ELEMENT
89699	Eastman Kodak Company	US	5534381	08/498,881	7/6/1995	7/9/1996	Granted	ACETAL POLYMERS USEFUL IN PHOTSENSITIVE COMPOSITIONS
89700	Eastman Kodak Company	US	6660454	10/272,762	10/17/2002	12/9/2003	Granted	ADDITIVE COMPOSITION FOR BOTH RINSE WATER RECYCLING I WATER RECYCLING SYSTEMS AND SIMULTANEOUS SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATES
89702	Eastman Kodak Company	US	7083895	10/931,328	9/1/2004	8/1/2006	Granted	ADHESION PROMOTING INGREDIENTS FOR ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
89717	Eastman Kodak Company	US	6539865	09/791,240	2/21/2001	4/1/2003	Granted	METHOD OF PREPARING A LITHOGRAPHIC PRINTING PLATE FOR IMAGING IN A PRINTER ENGINE
89718	Eastman Kodak Company	US	7153045	11/031,743	1/7/2005	12/26/2006	Granted	AN ELECTRO-MECHANICAL SYSTEM AND METHOD FOR MIXING REPLENISHMENT FOR PLATE PRECURSOR DEVELOPERS
89719	Eastman Kodak Company	US	5843617	08/841,420	4/22/1997	12/1/1998	Granted	THERMAL BLEACHING OF INFRARED DYES
89722	Eastman Kodak Company	US	5764268	08/504,331	7/19/1995	6/9/1998	Granted	APPARATUS AND METHOD FOR PROVIDING DONOR-RECEPTOR CONTACT IN A LASER-INDUCED THERMAL TRANSFER PRINTER
89723	Eastman Kodak Company	DE	69615740.3	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	FR	0741491	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	GB	0741491	96106823.6	4/30/1996	10/10/2001	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5781206	08/431,614	5/1/1995	7/14/1998	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5877787	08/987,878	12/8/1997	3/2/1999	Granted	APPARATUS AND METHOD FOR

89723	Eastman Kodak Company	US	RE38180	09/687,079	10/16/2000	7/15/2003	Granted	RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	DE	602006035336.7	06803194.7	9/8/2006	3/27/2013	Granted	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	FR	1931518	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	GB	1931518	06803194.7	9/8/2006	3/27/2013	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	US	7364276	11/229,263	9/16/2005	4/29/2008	Granted	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89732	Eastman Kodak Company	US	7667391	11/499,474	8/4/2006	2/23/2010	Granted	ELECTRICALLY EXCITED ORGANIC LIGHT-EMITTING DIODES WITH SPATIAL AND SPECTRAL COHERENCE

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89751	Eastman Kodak Company	DE	1872416	602006014128.9	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	FR	1872416	06740494.7	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	GB	1872416	06740494.7	4/5/2006	5/5/2010	Granted	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7579619	11/110,076	4/20/2005	8/25/2009	Granted	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7981719	12/474,533	5/29/2009	7/19/2011	Granted	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89761	Eastman Kodak Company	US	6461794	09/371,977	8/11/1999	10/8/2002	Granted	ELIMINATION OF POST ANODIC TREATMENT REQUIREMENT FOR LITHOGRAPHIC SUPPORT
89766	Eastman Kodak Company	US	7365104	11/096,093	3/31/2005	4/29/2008	Granted	LIGHT CURABLE ARTICLES CONTAINING AZINIUM SALTS
89770	Eastman Kodak Company	US	6418850	09/902,917	7/11/2001	7/16/2002	Granted	HYDROPHILIZED SUBSTRATE FOR PLANOGRAPHIC PRINTING
89778	Eastman Kodak Company	US	6472054	09/494,224	1/27/2000	10/29/2002	Granted	METHOD OF PREPARING A PRINTING PLATE AND PRINTING PLATE
89780	Eastman Kodak Company	US	6458511	09/589,335	6/7/2000	10/1/2002	Granted	THERMALLY IMAGEABLE POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR IMAGING
89785	Eastman Kodak Company	US	6300038	09/444,125	11/19/1999	10/9/2001	Granted	ARTICLES HAVING IMAGABLE COATINGS
89786	Eastman Kodak Company	US	6706466	09/587,813	6/6/2000	3/16/2004	Granted	ARTICLE HAVING IMAGABLE COATINGS
89787	Eastman Kodak Company	US	6143479	09/449,072	11/24/1999	11/7/2000	Granted	DEVELOPING SYSTEM FOR ALKALINE-DEVELOPABLE LITHOGRAPHIC PRINTING PLATES
89790	Eastman Kodak Company	US	6427597	09/492,643	1/27/2000	8/6/2002	Granted	METHOD OF CONTROLLING IMAGE RESOLUTION ON A SUBSTRATE
89792	Eastman Kodak Company	US	6558787	09/472,470	12/27/1999	5/6/2003	Granted	RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89792	Eastman Kodak Company	US	7026254	10/405,403	4/2/2003	4/11/2006	Granted	IMPROVEMENTS IN RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89795	Eastman Kodak Company	US	6358669	09/469,489	12/22/1999	3/19/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89795	Eastman Kodak Company	US	6534238	09/592,895	6/13/2000	3/18/2003	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89796	Eastman Kodak Company	US	6528228	09/729,765	12/5/2000	3/4/2003	Granted	CHEMICAL RESISTANT UNDERLAYER FOR POSITIVE-WORKING PRINTING PLATES
89800	Eastman Kodak Company	US	6146812	09/399,191	9/17/1999	11/14/2000	Granted	IMAGING MEMBER CONTAINING SWITCHABLE POLYMERS AND METHOD FOR USE
89802	Eastman Kodak Company	US	6352811	09/469,490	12/22/1999	3/5/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
89804	Eastman Kodak Company	US	6555283	09/589,334	6/7/2000	4/29/2003	Granted	IMAGEABLE ELEMENT AND WATERLESS PRINTING PLATE
89808	Eastman Kodak Company	US	6413694	09/431,706	11/1/1999	7/2/2002	Granted	PROCESSLESS IMAGING MEMBER CONTAINING HEAT SENSITIVE SULFONATE POLYMER AND METHODS OF USE
89809	Eastman Kodak Company	US	6506533	09/589,333	6/7/2000	1/14/2003	Granted	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89809	Eastman Kodak Company	US	6667137	10/331,415	12/30/2002	12/23/2003	Granted	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89810	Eastman Kodak Company	US	6524767	09/696,870	10/26/2000	2/25/2003	Granted	USE OF METAL COMPOUNDS IN IMAGEABLE ARTICLES
89811	Eastman Kodak Company	US	6294311	09/469,493	12/22/1999	9/25/2001	Granted	LITHOGRAPHIC PRINTING PLATE HAVING HIGH CHEMICAL RESISTANCE
89812	Eastman Kodak Company	US	6558872	09/658,548	9/9/2000	5/6/2003	Granted	RELATION TO THE MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89813	Eastman Kodak Company	CN	200380102351.3	200380102351.3	10/23/2003	8/29/2007	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS.
89813	Eastman Kodak Company	CN	ZL200710141068.1	200710141068.1	8/16/2007	4/20/2011	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	DE	60304889.7	03779238.9	10/23/2003	4/26/2006	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	GB	1556227	03779238.9	10/23/2003	4/26/2006	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS

89813	Eastman Kodak Company	JP	4253694	2004-550104	10/23/2003	2/6/2009	Granted	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89814	Eastman Kodak Company	US	6777164	09/828,075	4/6/2001	8/17/2004	Granted	LITHOGRAPHIC PRINTING FORMS
89815	Eastman Kodak Company	JP	4458389	2000-132808	5/1/2000	2/19/2010	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89815	Eastman Kodak Company	US	6689539	09/839,906	4/20/2001	2/10/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89816	Eastman Kodak Company	US	6894000	10/134,168	4/26/2002	5/17/2005	Granted	METHOD FOR PREPARING IMAGED MEMBERS AND IMAGED MEMBERS PREPARED THEREBY
89819	Eastman Kodak Company	US	6905812	10/290,378	11/7/2002	6/14/2005	Granted	LITHOGRAPHIC PRINTING FORM AND METHOD OF PREPARATION AND USE THEREOF
89820	Eastman Kodak Company	US	6555291	09/638,556	8/14/2000	4/29/2003	Granted	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE
89824	Eastman Kodak Company	US	6458503	09/801,538	3/8/2001	10/1/2002	Granted	FLUORINATED AROMATIC ACETAL POLYMERS AND PHOTOSENSITIVE COMPOSITIONS CONTAINING SUCH POLYMERS
89827	Eastman Kodak Company	US	6465152	09/603,013	6/26/2000	10/15/2002	Granted	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER ON IMPROVED SUBSTRATE AND METHODS OF USE
89828	Eastman Kodak Company	US	6482578	10/085,823	2/27/2002	11/19/2002	Granted	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89837	Eastman Kodak Company	US	6548215	09/779,811	2/9/2001	4/15/2003	Granted	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING THE DUAL-FEED TECHNOLOGY

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89838	Eastman Kodak Company	JP	4065404	2002-555144	10/15/2001	1/11/2008	Granted	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6506536	09/751,650	12/29/2000	1/14/2003	Granted	IMAGEABLE ELEMENT COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6911296	10/299,226	11/19/2002	6/28/2005	Granted	IMAGEABLE ELEMENT AND COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89839	Eastman Kodak Company	DE	60235801.9	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	FR	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	GB	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	JP	4053888	2002-579886	1/23/2002	12/14/2007	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	NL	1379918	02702061.9	1/23/2002	3/31/2010	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	US	6582882	09/826,300	4/4/2001	6/24/2003	Granted	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89840	Eastman Kodak Company	US	6596460	09/751,183	12/29/2000	7/22/2003	Granted	POLYVINYL ACETALS HAVING AZIDO GROUPS AND USE THEREOF IN RADIATION-SENSITIVE COMPOSITIONS
89842	Eastman Kodak Company	US	6613494	09/805,327	3/13/2001	9/2/2003	Granted	IMAGEABLE ELEMENT HAVING A PROTECTIVE OVERLAYER
89844	Eastman Kodak Company	US	6569609	10/075,661	2/14/2002	5/27/2003	Granted	PROCESS FOR DEVELOPING EXPOSED RADIATION-SENSITIVE PRINTING PLATE PRECURSORS
89846	Eastman Kodak Company	US	6864040	09/832,989	4/11/2001	3/8/2005	Granted	THERMAL INITIATOR SYSTEM USING LEUCO DYES AND POLYHALOGENE COMPOUNDS
89847	Eastman Kodak Company	US	6578485	09/930,814	8/16/2001	6/17/2003	Granted	ARTICLE AND METHOD FOR USE IN PREPARING A LITHOGRAPHIC PRINTING PLATE BY IMAGING IN A PRINTER ENGINE
89848	Eastman Kodak Company	US	6706454	09/899,741	7/5/2001	3/16/2004	Granted	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING PARTICLE GROWING ACCELERATION BY AN ADDITIVE POLYMER
89850	Eastman Kodak Company	US	6692890	09/826,315	4/4/2001	2/17/2004	Granted	SUBSTRATE IMPROVEMENTS FOR THERMALLY IMGEABLE COMPOSITIONS AND METHODS OF PREPARATION
89851	Eastman Kodak Company	CN	200580007930.9	200580007930.9	3/14/2005	11/24/2010	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	DE	602005006759.0	05725515.0	3/14/2005	5/14/2008	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	GB	1725402	05725515.0	3/14/2005	5/14/2008	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	US	6673514	09/948,182	9/7/2001	1/6/2004	Granted	IMAGEABLE ARTICLES AND COMPOSITIONS, AND THEIR USE
89851	Eastman Kodak Company	US	7163777	10/802,533	3/17/2004	1/16/2007	Granted	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89852	Eastman Kodak Company	CN	ZL02810555.9	02810555.9	5/10/2002	1/9/2008	Granted	COMPACT IMAGING HEAD AND HIGH SPEED MULTI-HEAD LASER IMAGING ASSEMBLY AND METHOD
89854	Eastman Kodak Company	US	6596456	10/119,392	4/11/2002	7/22/2003	Granted	USE OF CINNAMIC ACID GROUPS CONTAINING ACETAL POLYMERS FOR RADIATION-SENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
89856	Eastman Kodak Company	US	6610458	09/911,159	7/23/2001	8/26/2003	Granted	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89856	Eastman Kodak Company	US	6832554	10/609,732	6/30/2003	12/21/2004	Granted	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89858	Eastman Kodak Company	US	6670084	10/067,388	2/5/2002	12/30/2003	Granted	IMAGED PRINTING PLATE AND METHOD OF PREPARATION
89859	Eastman Kodak Company	US	6808857	10/151,199	5/20/2002	10/26/2004	Granted	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
89860	Eastman Kodak Company	US	6675710	10/034,676	12/21/2001	1/13/2004	Granted	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89861	Eastman Kodak Company	US	6649319	09/878,457	6/11/2001	11/18/2003	Granted	METHOD OF PROCESSING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89862	Eastman Kodak Company	US	6562555	09/919,695	8/1/2001	5/13/2003	Granted	METHOD OF MAINTAINING CONSTANT DEVELOPER ACTIVITY THROUGH USE OF IMAGE PROTECTING ADDITIVES IN THE REPLENISHER
89864	Eastman Kodak Company	DE	602006012334.5	06765194.3	8/3/2006	2/17/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	GB	1925002	06765194.3	8/3/2006	2/17/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	US	7695648	12/066,423	8/3/2006	4/13/2010	Granted	TRANSPARENT CONDUCTIVE SYSTEM
89865	Eastman Kodak Company	US	6699636	10/020,476	12/12/2001	3/2/2004	Granted	IMAGING ELEMENT COMPRISING A THERMALLY ACTIVATED CROSSLINKING AGENT
89868	Eastman Kodak Company	US	6921620	09/933,884	8/21/2001	7/26/2005	Granted	IMAGEABLE COMPOSITION CONTAINING

89869	Eastman Kodak Company	US	6800426	10/016,173	12/13/2001	10/5/2004	Granted	COLORANT HAVING A COUNTER ANION DERIVED FROM A NON-VOLATILE ACID
89873	Eastman Kodak Company	US	6830862	10/087,891	2/28/2002	12/14/2004	Granted	PROCESS FOR MAKING A TWO LAYER THERMAL NEGATIVE PLATE
89877	Eastman Kodak Company	US	6855487	10/044,165	10/26/2001	2/15/2005	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH A CROSSLINKED TOP LAYER
89881	Eastman Kodak Company	US	6902860	10/034,982	12/28/2001	6/7/2005	Granted	METHOD AND APPARATUS FOR REFRESHMENT AND REUSE OF LOADED DEVELOPER
89882	Eastman Kodak Company	US	6887642	10/117,569	4/5/2002	5/3/2005	Granted	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89884	Eastman Kodak Company	DE	60233968.5	02786990.8	12/10/2002	10/7/2009	Granted	MULTI-LAYER NEGATIVE WORKING IMAGEABLE ELEMENT
89884	Eastman Kodak Company	NL	1453675	02786990.8	12/10/2002	10/7/2009	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
89885	Eastman Kodak Company	US	6821583	10/189,169	7/3/2002	11/23/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
								IMAGEABLE ELEMENT FOR SINGLE FLUID INK

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89886	Eastman Kodak Company	US	6759185	09/992,688	11/14/2001	7/6/2004	Granted	METHOD FOR REUSE OF LOADED DEVELOPER
89887	Eastman Kodak Company	US	6723495	10/057,518	1/24/2002	4/20/2004	Granted	WATER-DEVELOPABLE NEGATIVE-WORKING ULTRAVIOLET AND INFRARED IMAGEABLE ELEMENT
89889	Eastman Kodak Company	US	6645689	10/096,651	3/13/2002	11/11/2003	Granted	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89889	Eastman Kodak Company	US	RE41083	11/190,154	7/26/2005	1/19/2010	Granted	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89891	Eastman Kodak Company	US	6824947	10/370,385	2/18/2003	11/30/2004	Granted	PHOTOSENSITIVE COMPOSITION COMPRISING A PHENOL RESIN HAVING A UREA BOND IN THE MAIN CHAIN
89893	Eastman Kodak Company	US	6846614	10/066,874	2/4/2002	1/25/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES
89895	Eastman Kodak Company	US	6841335	10/207,583	7/29/2002	1/11/2005	Granted	IMAGING MEMBERS WITH IONIC MULTI-FUNCTIONAL EPOXY COMPOUNDS
89899	Eastman Kodak Company	US	6664025	10/074,791	2/12/2002	12/16/2003	Granted	VISIBLE RADIATION SENSITIVE COMPOSITION
89900	Eastman Kodak Company	US	6893797	10/217,005	8/12/2002	5/17/2005	Granted	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89901	Eastman Kodak Company	US	6884568	10/131,866	4/25/2002	4/26/2005	Granted	STABILIZED INFRARED-SENSITIVE POLYMERIZABLE SYSTEMS
89903	Eastman Kodak Company	US	6730457	10/190,066	7/5/2002	5/4/2004	Granted	DIGITAL WATERLESS LITHOGRAPHIC PRINTING PLATE HAVING HIGH RESISTANCE TO WATER-WASHABLE INKS
89904	Eastman Kodak Company	US	6732653	10/134,080	4/26/2002	5/11/2004	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE WORKING, RADIATION-SENSITIVE LAYER
89906	Eastman Kodak Company	AU	2003221914	2003221914	4/10/2003	3/6/2008	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	CN	03809491.6	03809491.6	4/10/2003	6/3/2009	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	EP		03718373.8	4/10/2003		Filed	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	HK	HK 1079578	05111672.7	4/10/2003	11/27/2009	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	IN	242432	2237/CHENP/2004	4/10/2003	8/26/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP	5270463	2009-143497	6/16/2009	5/17/2013	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2013-023341	2/8/2013		Filed	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	KR	0953771	10-2004-7015922	4/10/2003	4/12/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	RU	2300792	2004132874	4/10/2003	6/10/2007	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	6899994	10/119,454	4/10/2002	5/31/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7258964	11/091,124	3/28/2005	8/21/2007	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7592128	11/500,261	8/7/2006	9/22/2009	Granted	ON-PRESS DEVELOPABLE NEGATIVE-WORKING IMAGEABLE ELEMENTS
89906	Eastman Kodak Company	ZA	2004/8146	2004/8146	4/10/2003	11/30/2005	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89907	Eastman Kodak Company	CN	ZL03811876.9	03811876.9	5/22/2003	11/21/2008	Granted	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSING FOR IMAGING RADIATION-SENSITIVE ELEMENTS
89907	Eastman Kodak Company	US	6787281	10/155,696	5/24/2002	9/7/2004	Granted	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSES FOR

89910	Eastman Kodak Company	US	7084993	10/223,586	8/16/2002	8/1/2006	Granted	IMAGING RADIATION-SENSITIVE ELEMENTS
89917	Eastman Kodak Company	US	6720130	10/266,888	10/8/2002	4/13/2004	Granted	CUSTOMER CHARGE ACCOUNTING IN A SOFT COLOR PROOFING SYSTEM
89923	Eastman Kodak Company	US	6742886	10/347,664	1/21/2003	6/1/2004	Granted	RADIATION SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSORS HAVING ABLATION-FREE IMAGEABLE COMPOSITION AND METHOD
89924	Eastman Kodak Company	CN	200380104739.7	200380104739.7	10/3/2003	12/2/2009	Granted	INK JET COMPOSITIONS FOR LITHOGRAPHIC PRINTING
89924	Eastman Kodak Company	DE	60308397.8	03770643.9	10/3/2003	9/13/2006	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	GB	1545878	03770643.9	10/3/2003	9/13/2006	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	JP	4382669	2004-543164	10/3/2003	10/2/2009	Granted	THERMALLY SENSITIVE MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	US	6858359	10/264,814	10/4/2002	2/22/2005	Granted	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89926	Eastman Kodak Company	US	6881533	10/368,209	2/18/2003	4/19/2005	Granted	FLEXOGRAPHIC PRINTING PLATES WITH INK-REPELLENT NON-IMAGE AREAS
89929	Eastman Kodak Company	US	7016042	10/647,791	8/25/2003	3/21/2006	Granted	COLOR PROFILING USING GRAY BACKING MATERIAL
89933	Eastman Kodak Company	CN	ZL200480008181.7	200480008181.7	1/20/2004	8/24/2011	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	DE	602004003029.5	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	FR	1587691	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	GB	1587691	04703595.1	1/20/2004	11/2/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	JP	4546453	2006-502877	1/20/2004	7/9/2010	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	US	7097956	10/353,195	1/27/2003	8/29/2006	Granted	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES

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89937	Eastman Kodak Company	US	6921626	10/400,714	3/27/2003	7/26/2005	Granted	NANOPASTES AS PATTERNING COMPOSITION FOR ELECTRONIC PARTS
89937-1	Eastman Kodak Company	US	7094503	10/400,715	3/27/2003	8/22/2006	Granted	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-1	Eastman Kodak Company	US	7217502	11/444,740	6/1/2006	5/15/2007	Granted	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-2	Eastman Kodak Company	US	7081322	10/400,959	3/27/2003	7/25/2006	Granted	NANOPASTES AS INKJET COMPOSITIONS FOR PRINTING PLATES
89939	Eastman Kodak Company	US	6962765	10/689,468	10/20/2003	11/8/2005	Granted	LASER GENERATED ULTRAVIOLET RADIATION MASK
89940	Eastman Kodak Company	US	6844139	10/336,595	1/3/2003	1/18/2005	Granted	METHOD FOR FORMING A LITHOGRAPHIC PRINTING PLATE
89941	Eastman Kodak Company	US	6899992	10/290,623	11/8/2002	5/31/2005	Granted	POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89942	Eastman Kodak Company	DE	602004003030.9	04703685.0	1/20/2004	11/2/2006	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	GB	1587880	04703685.0	1/20/2004	11/2/2006	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	US	6790590	10/353,106	1/27/2003	9/14/2004	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89945	Eastman Kodak Company	JP	4511523	2006-508807	2/23/2004	5/14/2010	Granted	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89945	Eastman Kodak Company	US	7229744	10/393,762	3/21/2003	6/12/2007	Granted	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89949	Eastman Kodak Company	US	6902861	10/384,989	3/10/2003	6/7/2005	Granted	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN PHOTOIMAGEABLE ELEMENTS
89965	Eastman Kodak Company	US	7442486	10/544,758	2/20/2004	10/28/2008	Granted	RADIATION-SENSITIVE COMPOSITIONS COMPRISING OXAZOLE DERIVATIVES AND IMAGEABLE ELEMENTS BASED THEREON
89972	Eastman Kodak Company	DE	602004018565.5	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	FR	1481800	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	GB	1481800	04012441.4	5/26/2004	12/24/2008	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	US	6924080	10/445,489	5/27/2003	8/2/2005	Granted	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89973	Eastman Kodak Company	GB	1481801	04012442.2	5/26/2004	8/8/2007	Granted	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89973	Eastman Kodak Company	US	6821709	10/445,548	5/27/2003	11/23/2004	Granted	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89976	Eastman Kodak Company	CN	200480012496.9	200480012496.9	5/11/2004	6/9/2010	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	DE	602004033556.8	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	FR	1622768	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	GB	1622768	04751887.3	5/11/2004	7/20/2011	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	JP	5091299	2010-249754	11/8/2010	9/21/2012	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	US	7368215	10/436,506	5/12/2003	5/6/2008	Granted	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89981	Eastman Kodak Company	US	7070902	10/648,672	8/26/2003	7/4/2006	Granted	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89993	Eastman Kodak Company	US	7183039	10/559,230	6/8/2004	2/27/2007	Granted	1,4-DIHYDROPYRIDINE-CONTAINING IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PRODUCTION OF IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	DE	602004030255.4	04780824.1	8/11/2004	11/24/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	GB	1654119	04780824.1	8/11/2004	11/24/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENTS
90000	Eastman Kodak Company	US	6843176	10/661,236	9/12/2003	1/18/2005	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, RADIATION-SENSITIVE LAYER IN A LITHOGRAPHIC PRINTING PLATE
90001	Eastman Kodak Company	JP	4571479	2004-314443	10/28/2004	8/20/2010	Granted	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	US	7236179	10/695,545	10/28/2003	6/26/2007	Granted	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90002	Eastman Kodak Company	US	7291438	10/558,956	6/17/2004	11/6/2007	Granted	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
90003	Eastman Kodak Company	EP		04019062.1	8/11/2004		Filed	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90003	Eastman Kodak Company	US	6764232	10/639,885	8/13/2003	7/20/2004	Granted	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90005	Eastman Kodak Company	US	7710597	10/883,006	7/1/2004	5/4/2010	Granted	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90007	Eastman Kodak Company	US	7132550	10/722,257	11/25/2003	11/7/2006	Granted	PROCESS FOR THE PREPARATION OF CYANINE DYE WITH POLYSULFONATE ANIONS

90009	Eastman Kodak Company	US	6893783	10/681,701	10/8/2003	5/17/2005	Granted	MULTILAYER IMAGEABLE ELEMENTS
90011	Eastman Kodak Company	US	6844141	10/625,229	7/23/2003	1/18/2005	Granted	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90018	Eastman Kodak Company	DE	602005002063.2	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	FR	1568506	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	GB	1568506	05003487.5	2/18/2005	8/22/2007	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER

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90018	Eastman Kodak Company	US	7147902	10/789,039	2/27/2004	12/12/2006	Granted	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90027	Eastman Kodak Company	US	7371454	10/736,078	12/15/2003	5/13/2008	Granted	IMAGEABLE ELEMENT COMPRISING SULFATED POLYMERS
90028	Eastman Kodak Company	US	7172992	10/949,899	9/24/2004	2/6/2007	Granted	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90033	Eastman Kodak Company	US	6001530	09/145,725	9/2/1998	12/14/1999	Granted	LASER ADDRESSABLE BLACK THERMAL TRANSFER DONORS
90035	Eastman Kodak Company	EP		04023906.3	10/7/2004		Filed	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7078162	10/681,574	10/8/2003	7/18/2006	Granted	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7316894	11/388,850	3/24/2006	1/8/2008	Granted	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7507526	11/623,334	3/27/2007	3/24/2009	Granted	DEVELOPER REGENERATORS
90036	Eastman Kodak Company	US	6022440	08/987,885	12/8/1997	2/8/2000	Granted	IMAGE TRANSFER PROCESS FOR INK-JET GENERATED IMAGES
90037	Eastman Kodak Company	US	6618158	09/185,182	11/3/1998	9/9/2003	Granted	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90038	Eastman Kodak Company	US	6992688	10/766,345	1/28/2004	1/31/2006	Granted	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90039	Eastman Kodak Company	US	6462835	09/353,997	7/15/1999	10/8/2002	Granted	IMAGING SYSTEM AND METHOD
90040	Eastman Kodak Company	DE	69905294.7	99949759.7	9/23/1999	2/5/2003	Granted	COLOR PROCESSING
90040	Eastman Kodak Company	US	7030888	09/259,863	3/1/1999	4/18/2006	Granted	COLOR PROCESSING
90041	Eastman Kodak Company	US	6608925	09/259,579	3/1/1999	8/19/2003	Granted	COLOR PROCESSING
90041	Eastman Kodak Company	US	7120295	10/612,734	7/2/2003	10/10/2006	Granted	COLOR IMAGE PROCESSING
90042	Eastman Kodak Company	US	6844140	10/747,643	12/29/2003	1/18/2005	Granted	METHOD FOR REDUCING START UP BLINDING IN NO-PROCESS LITHOGRAPHIC PRINTING PLATES
90043	Eastman Kodak Company	DE	60037589.7	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	FR	1190563	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	GB	1190563	00938170.8	6/5/2000	12/26/2007	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	US	6654150	09/342,983	6/29/1999	11/25/2003	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90044	Eastman Kodak Company	US	6650446	09/342,960	6/29/1999	11/18/2003	Granted	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND MEDIA MODELS
90046	Eastman Kodak Company	US	6633408	09/342,568	6/29/1999	10/14/2003	Granted	SPECTRAL MODELING OF PHOTOGRAPHIC PRINTING BASED ON DYE CONCENTRATION
90048	Eastman Kodak Company	DE	60009571.1	00959916.8	9/5/2000	3/31/2004	Granted	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	US	7900144	09/534,824	3/23/2000	3/1/2011	Granted	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90049	Eastman Kodak Company	US	7250245	10/852,552	5/24/2004	7/31/2007	Granted	SWITCHABLE POLYMER PRINTING PLATES WITH CARBON BEARING IONIC AND STERIC STABILIZING GROUPS
90050	Eastman Kodak Company	DE	60043061.8	00936285.6	5/24/2000	9/30/2009	Granted	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90050	Eastman Kodak Company	US	7057765	09/577,529	5/24/2000	6/6/2006	Granted	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90051	Eastman Kodak Company	DE	60106038.5-08	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	FR	1300000	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	GB	1300000	01984204.6	1/11/2001	9/29/2004	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	US	6867884	09/612,419	7/7/2000	3/15/2005	Granted	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90054	Eastman Kodak Company	US	7177047	09/741,460	12/19/2000	2/13/2007	Granted	GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7495804	11/644,860	12/22/2006	2/24/2009	Granted	GAMUT-PRESERVING COLOR IMAGING
90055	Eastman Kodak Company	JP	4142646	2004-522929	7/24/2002	6/20/2008	Granted	HALFTONE DOT THINNING
90055	Eastman Kodak Company	US	7016082	09/899,687	7/5/2001	3/21/2006	Granted	HALFTONE DOT THINNING
90058	Eastman Kodak Company	US	7215343	10/767,987	1/29/2004	5/8/2007	Granted	COLOR CORRECTION USING A DEVICE-DEPENDENT DISPLAY PROFILE
90062	Eastman Kodak Company	BR		PI0512217-1	6/2/2005		Filed	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	CN	200580019851.X	200580019851.X	6/2/2005	9/9/2009	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	DE	602005005058.2	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	FR	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	GB	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	JP		2012-203991	9/18/2012		Filed	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER

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90062	Eastman Kodak Company	NL	1765593	05784260.1	6/2/2005	2/27/2008	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	US	7261998	10/872,209	6/17/2004	8/28/2007	Granted	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90069	Eastman Kodak Company	EP		05008072.0	4/13/2005		Filed	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90069	Eastman Kodak Company	US	7317577	10/846,906	5/14/2004	1/8/2008	Granted	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90070	Eastman Kodak Company	DE	602005003657.1	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	GB	1747241	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	NL	1747241	05730162.4	3/25/2005	12/5/2007	Granted	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90073	Eastman Kodak Company	DE	602005001226.5	05009501.7	4/29/2005	6/14/2007	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	GB	1593520	05009501.7	4/29/2005	5/30/2007	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	US	6855474	10/838,940	5/3/2004	2/15/2005	Granted	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90076	Eastman Kodak Company	CN	ZL200580011950.3	200580011950.3	4/6/2005	11/7/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	CN		201210311213.7	4/6/2005		Filed	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	EP		05734358.4	4/6/2005		Filed	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	JP	5155654	2007-507503	4/6/2005	12/14/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	US	8142987	11/081,018	3/15/2005	3/27/2012	Granted	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US	8409790	13/314,218	12/8/2011	4/2/2013	Granted	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90081	Eastman Kodak Company	US	6623894	09/808,309	3/14/2001	9/23/2003	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90081	Eastman Kodak Company	US	6943816	10/636,421	8/6/2003	9/13/2005	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90082	Eastman Kodak Company	DE	60214984.3	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	FR	1368962	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	GB	1368962	02717666.8	3/15/2002	9/27/2006	Granted	CORRECTION TECHNIQUES FOR SOFT PROOFING
90088	Eastman Kodak Company	US	6597388	09/886,446	6/21/2001	7/22/2003	Granted	THERMAL IMAGING MASK
90089	Eastman Kodak Company	US	6737204	10/238,508	9/4/2002	5/18/2004	Granted	HYBRID PROOFING METHOD
90090	Eastman Kodak Company	DE	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	EP	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	GB	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	NL	1457037	02790152.9	12/18/2002	1/16/2013	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	US	6888558	10/028,548	12/19/2001	5/3/2005	Granted	LASER-INDUCED THERMAL IMAGING WITH MASKING
90091	Eastman Kodak Company	US	6899988	10/461,738	6/13/2003	5/31/2005	Granted	LASER THERMAL METALLIC DONORS
90095	Eastman Kodak Company	DE	60223078.0	02792554.4	12/30/2002	10/17/2007	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	JP	4938810	2009-58368	12/30/2002	3/2/2012	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	6775633	10/039,669	12/31/2001	8/10/2004	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	7509222	10/854,113	5/26/2004	3/24/2009	Granted	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90120	Eastman Kodak Company	US	7184679	11/117,557	4/28/2005	2/27/2007	Granted	RECEIVER MEMBER SPEED CONTROL THROUGH A FUSER ASSEMBLY OF A REPRODUCTION APPARATUS
90121	Eastman Kodak Company	US	7194233	11/117,559	4/28/2005	3/20/2007	Granted	A VARIABLE POWER FUSER EXTERNAL HEATER
90123	Eastman Kodak Company	US	7680424	11/863,519	9/28/2007	3/16/2010	Granted	ROLLER FUSER SYSTEM WITH FUSING MEMBER TEMPERATURE CONTROL FOR PRINTING
90142	Eastman Kodak Company	US	7045271	10/842,111	5/10/2004	5/16/2006	Granted	ON PRESS DEVELOPABLE IMAGEABLE ELEMENT
90148	Eastman Kodak Company	US	7172850	10/891,727	7/15/2004	2/6/2007	Granted	PREPARATION OF SOLVENT-RESISTANT BINDER FOR AN IMAGEABLE ELEMENT
90150	Eastman Kodak Company	US	7292368	11/122,260	5/4/2005	11/6/2007	Granted	HALFTONE PROOFING WITH INKJET PRINTERS
90151	Eastman Kodak Company	US	7186482	11/144,315	6/3/2005	3/6/2007	Granted	MULTILAYER IMAGEABLE ELEMENTS
90154	Eastman Kodak Company	JP	4856075	2007-528027	8/17/2005	11/4/2011	Granted	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR

90154	Eastman Kodak Company	US	7416831	10/922,782	8/20/2004	8/26/2008	Granted	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90159	Eastman Kodak Company	CN	200580030800.7	200580030800.7	9/9/2005	10/27/2010	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL

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90159	Eastman Kodak Company	JP	4977610	2007-532378	9/9/2005	4/20/2012	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	KR	10-1087924	10-2007-7006050	9/9/2005	11/22/2011	Granted	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	US		10/944,586	9/17/2004		Filed	METHOD OF FORMING A STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90161	Eastman Kodak Company	JP	4499507	2004-242968	8/23/2004	4/23/2010	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	US	7807333	11/573,895	8/23/2005	10/5/2010	Granted	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90164	Eastman Kodak Company	US	7659046	11/013,954	12/16/2004	2/9/2010	Granted	WATER-DEVELOPABLE INFRARED-SENSITIVE PRINTING PLATE
90166	Eastman Kodak Company	US	7234791	11/114,530	4/26/2005	6/26/2007	Granted	REDUCING INK BLEED ARTIFACTS
90173	Eastman Kodak Company	JP	3275809	09-346144	12/16/1997	2/8/2002	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90182	Eastman Kodak Company	US	7294445	11/240,721	9/30/2005	11/13/2007	Granted	METHOD FOR SIMULATING SPOT VARNISH ON A SURPRINT PROOF
90183	Eastman Kodak Company	DE	602006031358.6	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	GB	2086763	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	JP	5038434	2009-539221	11/28/2006	7/13/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	NL	2086763	06838549.1	11/28/2006	8/8/2012	Granted	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90184	Eastman Kodak Company	DE	602004035362.0	04815940.4	12/29/2004	11/16/2011	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	GB	1700252	04815940.4	12/29/2004	11/16/2011	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	JP	5132152	2006-547573	12/29/2004	11/16/2012	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	US	7433103	11/025,690	12/29/2004	10/7/2008	Granted	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90197	Eastman Kodak Company	US	5460918	08/320,943	10/11/1994	10/24/1995	Granted	THERMAL TRANSFER DONOR AND RECEPTOR FOR LITHOGRAPHIC PRINTING APPLICATIONS
90201	Eastman Kodak Company	US	5360694	08/138,591	10/18/1993	11/1/1994	Granted	THERMAL DYE TRANSFER
90202	Eastman Kodak Company	US	5436695	08/210,153	3/17/1994	7/25/1995	Granted	METHOD AND APPARATUS FOR LOADING THIN FILM MEDIA
90203	Eastman Kodak Company	US	5326619	08/144,731	10/28/1993	7/5/1994	Granted	THERMAL TRANSFER DONOR ELEMENT COMPRISING A SUBSTRATE HAVING A MICROSTRUCTURED SURFACE
90206	Eastman Kodak Company	US	5635331	08/322,588	10/13/1994	6/3/1997	Granted	SUBSTRATE AND A COLOR PROOFING ARTICLE HAVING RELEASE AGENT/ADHESIVE MIXTURE COATED THEREON
90208	Eastman Kodak Company	US	5773170	08/627,825	4/2/1996	6/30/1998	Granted	UV-ABSORBING MEDIA BLEACHABLE BY IR-RADIATION
90211	Eastman Kodak Company	US	7796123	11/455,991	6/20/2006	9/14/2010	Granted	TOUCHSCREEN WITH CARBON NANOTUBE CONDUCTIVE LAYERS
90212	Eastman Kodak Company	DE	602006028203.6	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	EP	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	GB	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	JP		2012-172554	8/3/2012		Filed	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	NL	1886212	06770710.9	5/19/2006	3/14/2012	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	US	7535462	11/143,539	6/2/2005	5/19/2009	Granted	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90216	Eastman Kodak Company	DE	69806153.5	98914403.5	4/2/1998	6/19/2002	Granted	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90216	Eastman Kodak Company	US	6232954	08/855,709	5/8/1997	5/15/2001	Granted	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90217	Eastman Kodak Company	DE	69804795.8	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	FR	0991924	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	GB	0991924	98922254.2	5/13/1998	4/10/2002	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	US	6108442	08/884,411	6/27/1997	8/22/2000	Granted	CHARACTERIZATION OF COLOR IMAGING SYSTEMS

90218	Eastman Kodak Company	DE	69808095.5	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	FR	0995305	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	GB	0995305	98928849.3	6/1/1998	9/18/2002	Granted	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	US	7382379	09/536,366	3/27/2000	6/3/2008	Granted	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US	RE39161	10/764,384	1/23/2004	7/11/2006	Granted	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,155	1/25/2008		Filed	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,181	1/25/2008		Filed	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR

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90219	Eastman Kodak Company	DE	69600857.2	96302793.3	4/19/1996	10/28/1998	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	GB	0738609	96302793.3	4/19/1996	10/28/1998	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5935758	08/842,151	4/22/1997	8/10/1999	Granted	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5945249	08/844,805	4/22/1997	8/31/1999	Granted	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90219	Eastman Kodak Company	US	6291143	09/688,483	10/16/2000	9/18/2001	Granted	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90224	Eastman Kodak Company	US	7340208	11/155,268	6/17/2005	3/4/2008	Granted	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH GENERIC COLOR PROFILES AND INVERSE MASKS BASED ON RECEIVER MEMBER CHARACTERISTICS
90230	Eastman Kodak Company	US	7502581	11/512,926	8/30/2006	3/10/2009	Granted	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90230	Eastman Kodak Company	US	7953352	12/118,903	5/12/2008	5/31/2011	Granted	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90240	Eastman Kodak Company	US	5506090	08/311,510	9/23/1994	4/9/1996	Granted	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90240	Eastman Kodak Company	US	5939237	08/960,175	10/29/1997	8/17/1999	Granted	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90242	Eastman Kodak Company	US	5526140	08/398,516	3/3/1995	6/11/1996	Granted	EMULATION OF A HALFTONE PRINTED IMAGE ON A CONTINUOUS-TONE DEVICE
90244	Eastman Kodak Company	US	5754448	08/501,502	7/12/1995	5/19/1998	Granted	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90249	Eastman Kodak Company	US	6072589	08/856,371	5/14/1997	6/6/2000	Granted	ARRANGEMENT FOR EFFICIENT CHARACTERIZATION OF PRINTING DEVICES AND METHOD THEREFOR
90251	Eastman Kodak Company	US	5723617	08/576,502	12/21/1995	3/3/1998	Granted	PYRROLO[2,1-A] ISOQUINOLINE DYES
90253	Eastman Kodak Company	US	5847133	08/862,809	5/23/1997	12/8/1998	Granted	IONIC HALOMETHYL-1,3,5-TRIAZINE PHOTOINITIATORS
90282	Eastman Kodak Company	US	7535596	11/121,768	5/4/2005	5/19/2009	Granted	COLORANT CONTROL VALUES FOR COLOR PRINTING DEVICES
90323	Eastman Kodak Company	JP	3556756	1996-19911	2/6/1996	5/21/2004	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING DEVICE
90323	Eastman Kodak Company	US	5731127	08/629,613	4/9/1996	3/24/1998	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE HAVING A RESIN WITH UREA BONDS IN THE SIDE CHAIN
90324	Eastman Kodak Company	JP	3825453	2004-155268	5/25/2004	7/7/2006	Granted	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90331	Eastman Kodak Company	DE		102005013756.3	3/22/2005		Filed	PAPER TRANSPORT ROLLER I VORRICHTUNG ZUM TRANSPORT VON BOEGEN
90336	Eastman Kodak Company	JP	5258900	2010-541428	12/22/2008	5/2/2013	Granted	DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	7658375	11/969,258	1/4/2008	2/9/2010	Granted	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	8220795	12/621,880	11/19/2009	7/17/2012	Granted	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90337	Eastman Kodak Company	US	8356883	12/026,953	2/6/2008	1/22/2013	Granted	INKJET PRINTING METHOD FOR COLORLESS INK USING COLORLESS INK PRINthead MASKS DEPENDENT ON COLORED INK PRINTING
90350	Eastman Kodak Company	US	6623905	09/480,250	6/26/1998	9/23/2003	Granted	PATTERN FORMATION
90351	Eastman Kodak Company	US	6461795	09/558,109	4/25/2000	10/8/2002	Granted	MANUFACTURE OF LITHOGRAPHIC PRINTING FORMS
90356	Eastman Kodak Company	US	6218083	09/263,605	7/2/1998	4/17/2001	Granted	PATTERN-FORMING METHODS
90357	Eastman Kodak Company	US	6558869	09/558,110	4/25/2000	5/6/2003	Granted	PATTERN FORMATION
90367	Eastman Kodak Company	US	5948534	08/804,681	2/25/1997	9/7/1999	Granted	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90367	Eastman Kodak Company	US	6048575	09/198,939	11/24/1998	4/11/2000	Granted	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90371	Eastman Kodak Company	US	6280899	09/483,990	1/18/2000	8/28/2001	Granted	RELATION TO LITHOGRAPHIC PRINTING FORMS
90371	Eastman Kodak Company	US	6485890	09/860,943	5/18/2001	11/26/2002	Granted	LITHOGRAPHIC PRINTING FORMS
90372	Eastman Kodak Company	JP	4499837	1998-502471	6/6/1997	4/23/2010	Granted	LITHOGRAPHIC PLATES
90372	Eastman Kodak Company	US	6303271	09/194,822	6/6/1997	10/16/2001	Granted	LITHOGRAPHIC PLATES
90373	Eastman Kodak Company	US	6420087	09/297,443	10/28/1997	7/16/2002	Granted	DIRECT POSITIVE LITHOGRAPHIC PLATE
90453	Eastman Kodak Company	US	6105500	09/077,181	11/21/1996	8/22/2000	Granted	HYDROPHILIZED SUPPORT FOR PLANOGRAPHIC PRINTING PLATES AND ITS PREPARATION
90457	Eastman Kodak Company	US	6182571	09/308,702	11/13/1997	2/6/2001	Granted	PLANOGRAPHIC PRINTING
90465	Eastman Kodak Company	US	5380942	08/118,556	9/9/1993	1/10/1995	Granted	BIS UREIDO COMPOSITIONS
90466	Eastman Kodak Company	US	5551585	08/419,228	4/10/1995	9/3/1996	Granted	PROCESS FOR THE SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSORS
90467	Eastman Kodak Company	US	6187380	08/995,495	12/22/1997	2/13/2001	Granted	PROCESS FOR THE PRODUCTION OF LITHOGRAPHIC PRINTING PLATES
90473	Eastman Kodak Company	EP		06751410.9	4/26/2006		Filed	DISPLAY APPARATUS USING LCD PANEL
90473	Eastman Kodak Company	US	7188953	11/120,340	5/3/2005	3/13/2007	Granted	DISPLAY APPARATUS USING LCD PANEL
90474	Eastman Kodak Company	US	7334897	11/684,844	3/12/2007	2/26/2008	Granted	DISPLAY APPARATUS USING LCD PANEL

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90475	Eastman Kodak Company	US	7442245	11/690,271	3/23/2007	10/28/2008	Granted	GLYCEROL DERIVATIVES FOR INKJET INKS
90476	Eastman Kodak Company	US	7550039	11/297,195	12/8/2005	6/23/2009	Granted	AN AQUEOUS INKJET INK COMPOSITION
90479	Eastman Kodak Company	US	5849842	08/917,057	8/22/1997	12/15/1998	Granted	SULFONAMIDE SUBSTITUTED ACETAL POLYMERS AND USE THEREOF IN PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
90487	Eastman Kodak Company	US	5919601	08/745,534	11/12/1996	7/6/1999	Granted	RADIATION-SENSITIVE COMPOSITIONS AND PRINTING PLATES
90489	Eastman Kodak Company	US	6060217	08/922,190	9/2/1997	5/9/2000	Granted	THERMAL LITHOGRAPHIC PRINTING PLATES
90495	Eastman Kodak Company	US	6309792	09/690,898	2/18/2000	10/30/2001	Granted	IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PREPARATION OF PRINTING PLATE PRECURSORS
90496	Eastman Kodak Company	DE	69935934.1	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	FR	1506857	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	GB	1506857	04078163.5	6/8/1999	4/25/2007	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	US	6352812	09/301,866	4/29/1999	3/5/2002	Granted	THERMAL LITHOGRAPHIC PRINTING PLATE
90500	Eastman Kodak Company	DE	69902598.2	99949163.2	10/6/1999	8/21/2002	Granted	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90500	Eastman Kodak Company	US	6423456	09/807,084	10/6/1999	7/23/2002	Granted	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90501	Eastman Kodak Company	US	6551763	09/587,224	10/6/1999	4/22/2003	Granted	IMPROVEMENTS IN RELATION TO ELECTRONIC PARTS
90509	Eastman Kodak Company	US	6475698	09/726,347	12/1/2000	11/5/2002	Granted	POLYMERIC COMPOUNDS
90510	Eastman Kodak Company	US	6416932	09/669,991	9/26/2000	7/9/2002	Granted	WATERLESS LITHOGRAPHIC PLATE
90511	Eastman Kodak Company	US	5695905	08/649,350	5/17/1996	12/9/1997	Granted	PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES UTILIZING OXAZOLINE MODIFIED ACID POLYMERS
90526	Eastman Kodak Company	DE		102006013875.9	3/23/2006		Filed	DIFFERENTIAL CLEAR COAT ICC-PROFILES
90526	Eastman Kodak Company	US	8107125	12/293,431	3/23/2007	1/31/2012	Granted	METHOD OF GENERATING PRINTING COLOR PROFILES FOR COLOR MANAGED REPRODUCTION OF COLOR PRINTS WITH TRANSPARENT LAYER
90527	Eastman Kodak Company	US	7961939	11/853,214	9/11/2007	6/14/2011	Granted	COLOR TRANSFORMING METHOD
90556	Eastman Kodak Company	EP		06758510.9	4/24/2006		Filed	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	JP	4800380	2008-510032	4/24/2006	8/12/2011	Granted	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	US	7738148	11/375,349	3/14/2006	6/15/2010	Granted	TECHNIQUES FOR PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90559	Eastman Kodak Company	US	7731186	11/758,052	6/5/2007	6/8/2010	Granted	SHEET TRANSPORT APPARATUS AND METHOD FOR TRANSPORTING A SHEET IN A PRINTING MACHINE
90560	Eastman Kodak Company	EP		08742756.3	4/11/2008		Filed	POWER SPLITTER FOR A MICROWAVE FUSER OF A REPRODUCTION APPARATUS
90560	Eastman Kodak Company	US	7515859	11/739,259	4/24/2007	4/7/2009	Granted	POWER SPLITTER FOR A MICROWAVE FUSER
90568	Eastman Kodak Company	DE	602009009099.2	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	GB	2328761	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	JP		2011-530039	9/22/2009		Filed	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	NL	2328761	09789358.0	9/22/2009	8/15/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	US	8298634	12/241,355	9/30/2008	10/30/2012	Granted	FUSIBLE INKJET RECORDING MEDIA
90570	Eastman Kodak Company	EP		07795209.1	5/23/2007		Filed	HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	JP	5208927	2009-513179	5/23/2007	3/1/2013	Granted	HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	US	7819518	11/445,712	6/2/2006	10/26/2010	Granted	DIGITAL PRINTING APPARATUS FOR PRODUCING PRINTS AT HIGH SPEED
90575	Eastman Kodak Company	US	7291440	11/129,844	5/16/2005	11/6/2007	Granted	BAKEABLE MULTI-LAYER IMAGEABLE ELEMENT
90578	Eastman Kodak Company	DE	602006009120.6	06788272.0	7/21/2006	9/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	GB	1913443	06788272.0	7/21/2006	9/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	JP		2008-525011	7/21/2006		Filed	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	US	7153632	11/196,124	8/3/2005	12/26/2006	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90586	Eastman Kodak Company	US	7541124	11/210,100	8/19/2005	6/2/2009	Granted	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
90596	Eastman Kodak Company	DE	102006028020	102006028020.2	6/14/2006	8/18/2011	Granted	PARAMETERS OF THE SUBSTRATE
90597	Eastman Kodak Company	DE	102006028175	102006028175.6	6/16/2006	5/31/2012	Granted	THINNING OF LINES
90598	Eastman Kodak Company	US	8127673	12/305,655	4/10/2007	3/6/2012	Granted	DEVICE FOR TURNING OVER SHEET MATERIAL
90608	Eastman Kodak Company	US	7330646	11/184,397	7/19/2005	2/12/2008	Granted	CAMERA FILM PREWINDING USING D-SHAPED FILM PERFORATIONS

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90614	Eastman Kodak Company	AU	2006249525	2006249525	5/15/2006	6/30/2011	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	BR		PI 0610342-1	5/15/2006		Filed	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	EP		06759815.1	5/15/2006		Filed	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	US	7189494	11/138,026	5/26/2005	3/13/2007	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90616	Eastman Kodak Company	CN	ZL200780019759.2	200780019759.2	5/15/2007	11/14/2012	Granted	LASER ABLATION RESIST
90616	Eastman Kodak Company	DE		112007001312.5	5/15/2007		Filed	LASER ABLATION RESIST
90616	Eastman Kodak Company	TW		096119154	5/29/2007		Filed	LASER ABLATION RESIST
90616	Eastman Kodak Company	US	7867688	11/420,817	5/30/2006	1/11/2011	Granted	LASER ABLATION RESIST
90636	Eastman Kodak Company	EP		06760632.7	6/1/2006		Filed	THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	JP	5249021	2008-516907	6/1/2006	4/19/2013	Granted	THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	US	7691666	11/155,436	6/16/2005	4/6/2010	Granted	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
90644	Eastman Kodak Company	CN	ZL200680026706.9	200680026706.9	7/3/2006	9/14/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	DE	602006008960.0	06762358.7	7/3/2006	9/2/2009	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	GB	1910896	06762358.7	7/3/2006	9/2/2009	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	JP	4806019	2008-521829	7/3/2006	8/19/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	US	7955776	11/995,213	7/3/2006	6/7/2011	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90645	Eastman Kodak Company	JP	5170953	2005-334144	11/18/2005	1/11/2013	Granted	NO PROCESS CTP PLATE HAVING NEUTRALIZED PHOSPHORIC ACID METHACRYLATE ESTER
90675	Eastman Kodak Company	US	6229972	09/542,960	4/3/2000	5/8/2001	Granted	DIGITAL DENSITOMETER WITH CALIBRATION AND STATISTICS
90677	Eastman Kodak Company	US	6331832	09/541,923	4/3/2000	12/18/2001	Granted	AUTO-RANGING DIGITAL DENSITOMETER WITH LOOKUP TABLE
90717	Eastman Kodak Company	EP		07795611.8	6/1/2007		Filed	CHILLED FINISH ROLLER SYSTEM AND METHOD
90717	Eastman Kodak Company	US	7867678	12/476,282	6/2/2009	1/11/2011	Granted	CHILLED FINISH ROLLER SYSTEM AND METHOD
90725	Eastman Kodak Company	DE	602006030890.6	06826923.2	10/27/2006	7/18/2012	Granted	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	US	7548343	11/262,142	10/28/2005	6/16/2009	Granted	COLOR ENHANCEMENT METHOD AND SYSTEM
90729	Eastman Kodak Company	US	7570894	11/474,301	6/23/2006	8/4/2009	Granted	SYSTEM FOR CONTROL OF FUSING MEMBER TEMPERATURE
90735	Eastman Kodak Company	US	7247418	11/293,554	12/1/2005	7/24/2007	Granted	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
90741	Eastman Kodak Company	US	7408558	11/211,235	8/25/2005	8/5/2008	Granted	LASER-BASED DISPLAY HAVING EXPANDED IMAGE COLOR
90759	Eastman Kodak Company	JP	4690090	2005-99741	3/30/2005	2/25/2011	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90760	Eastman Kodak Company	CN	200680016397.7	200680016397.7	5/8/2006	6/9/2010	Granted	MODIFIED SILICA PARTICLES, PHOTSENSITIVE COMPOSITION
90760	Eastman Kodak Company	EP		06746357.0	5/8/2006		Filed	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP	5090631	2005-140411	5/12/2005	9/21/2012	Granted	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP		2011-269768	12/9/2011		Filed	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	US	7951526	11/913,727	5/8/2006	5/31/2011	Granted	MODIFIED SILICA PARTICLES, AND PHOTSENSITIVE COMPOSITION AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90766	Eastman Kodak Company	US	7607227	11/350,158	2/8/2006	10/27/2009	Granted	A METHOD OF FORMING A PRINTHEAD
90766	Eastman Kodak Company	US	8302308	12/556,087	9/9/2009	11/6/2012	Granted	METHOD OF FORMING A PRINTHEAD
90769	Eastman Kodak Company	JP	3784931	9-218541	8/13/1997	3/24/2006	Granted	DEVELOPING METHOD OF PHOTSENSITIVE LITHOGRAPHIC

90770	Eastman Kodak Company	JP	3839552	1997-145138	6/3/1997	8/11/2006	Granted	PRINTING PLATE AND DEVELOPER TO BE USED FOR THE METHOD
90775	Eastman Kodak Company	DE	602006018324.0	06776607.1	8/4/2006	11/17/2010	Granted	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PALTE DEVELOPED BY
90775	Eastman Kodak Company	DE		102005038321.1	8/11/2005		Filed	PRINTING AND PHOTOMECHANICAL PROCESS FOR THE SAME
90775	Eastman Kodak Company	NL	1922274	06776607.1	8/4/2006	11/17/2010	Granted	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	US	7922168	12/063,479	8/4/2006	4/12/2011	Granted	FEEDING WITH INTRACK CORRECTION
90826	Eastman Kodak Company	US	7458677	11/425,265	6/20/2006	12/2/2008	Granted	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90833	Eastman Kodak Company	EP		07750693.9	2/12/2007		Filed	REDUCTION OF TURBULENCE WITHIN PRINTING REGION OF INKJET PRINTER HEADS
90833	Eastman Kodak Company	US	7554705	11/354,482	2/15/2006	6/30/2009	Granted	COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
								COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION

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90862	Eastman Kodak Company	JP	3795695	1999-106714	4/14/1999	4/21/2006	Granted	
90881	Eastman Kodak Company	JP	4689804	2000-292464	9/26/2000	2/25/2011	Granted	
90889	Eastman Kodak Company	JP	4503821	2000-376934	12/12/2000	4/30/2010	Granted	
90891	Eastman Kodak Company	JP	4536914	2000-384632	12/19/2000	6/25/2010	Granted	
90893	Eastman Kodak Company	JP	4574840	2000-390192	12/22/2000	8/27/2010	Granted	
90928	Eastman Kodak Company	JP	3825185	1998-269502	9/24/1998	7/7/2006	Granted	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90932	Eastman Kodak Company	JP	3802259	1999-016729	1/26/1999	5/12/2006	Granted	
90933	Eastman Kodak Company	JP	3836617	1999-023515	2/1/1999	8/4/2006	Granted	
90935	Eastman Kodak Company	JP	3946938	2000-200400	7/3/2000	4/20/2007	Granted	
90936	Eastman Kodak Company	JP	3902720	2000-207841	7/10/2000	1/12/2007	Granted	
90937	Eastman Kodak Company	JP	3946941	2000-258362	8/29/2000	4/20/2007	Granted	
90944	Eastman Kodak Company	DE	602006018313.5	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	FR	1907106	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	GB	1907106	06774496.1	6/30/2006	11/17/2010	Granted	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	US	7273570	11/178,091	7/8/2005	9/25/2007	Granted	METHOD OF FORMING POLYMER PARTICLES
90945	Eastman Kodak Company	CN		200680025507.6	6/22/2006		Filed	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	DE	602006019867.1	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	FR	1903396	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	GB	1903396	06767548.8	6/22/2006	1/26/2011	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	JP	5059303	2005-202306	7/11/2005	8/10/2012	Granted	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD USING THE SAME
90945	Eastman Kodak Company	US	8119326	11/994,857	6/22/2006	2/21/2012	Granted	LITHOGRAPHIC-PRINTING PLATE PRECURSOR AND IMAGE FORMING METHOD USING SAME
90948	Eastman Kodak Company	US	7632562	11/197,240	8/4/2005	12/15/2009	Granted	UNIVERSAL PRINT MEDIA
90951	Eastman Kodak Company	US	7343120	11/314,675	12/21/2005	3/11/2008	Granted	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90953	Eastman Kodak Company	US	7343121	11/314,676	12/21/2005	3/11/2008	Granted	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90957	Eastman Kodak Company	CN	ZL200880003182.0	200880003182.0	3/19/2008	5/23/2012	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	EP		08705600.8	1/15/2008		Filed	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	JP	5256213	2009-547259	3/19/2008	4/26/2013	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	TW		097102701	1/24/2008		Filed	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	7857422	11/626,965	1/25/2007	12/28/2010	Granted	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	8496318	12/917,899	11/2/2010	7/30/2013	Granted	LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90957	Eastman Kodak Company	US		13/300,723	11/21/2011		Filed	LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90959	Eastman Kodak Company	DE	602005007887.8	05016409.4	7/28/2005	7/2/2008	Granted	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90959	Eastman Kodak Company	GB	1747900	05016409.4	7/28/2005	7/2/2008	Granted	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90970	Eastman Kodak Company	DE	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	EP	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	FR	0605826	0605826	6/29/2006	9/19/2008	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD MATERIAU DESTINE A LA FORMATION OU A L'EDITION D'IMAGES ET SON PROCEDE DE FABRICATION
90970	Eastman Kodak Company	FR	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	GB	2032371	07764641.2	6/13/2007	7/31/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	JP	5179485	2009-516934	6/13/2007	1/18/2013	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD

90970	Eastman Kodak Company	US	8062719	12/304,783	6/13/2007	11/22/2011	Granted	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
91004	Eastman Kodak Company	CN	ZL200680016806.3	200680016806.3	5/2/2006	3/9/2011	Granted	MAKING RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	EP		06752110.4	5/2/2006		Filed	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	JP	4971311	2008-512318	5/2/2006	4/13/2012	Granted	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM

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91004	Eastman Kodak Company	US	7279254	11/130,065	5/16/2005	10/9/2007	Granted	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91021	Eastman Kodak Company	DE	602006005703.2	06826050.4	10/17/2006	3/11/2009	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	GB	1943104	06826050.4	10/17/2006	3/11/2009	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	JP	4870775	2008-538903	10/17/2006	11/25/2011	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	US	7144661	11/263,879	11/1/2005	12/5/2006	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91039	Eastman Kodak Company	DE	602009006869.5	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	GB	2331333	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	NL	2331333	09789002.4	7/24/2009	5/9/2012	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	US	7938516	12/187,613	8/7/2008	5/10/2011	Granted	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91058	Eastman Kodak Company	DE		102005040652.1	8/26/2005		Filed	PAPER STACKING SWITCH
91064	Eastman Kodak Company	JP	5043848	2008-531143	8/30/2006	7/20/2012	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	TW	I375339	095133906	9/13/2006	10/21/2012	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	US	7615800	11/226,622	9/14/2005	11/10/2009	Granted	QUANTUM DOT LIGHT EMITTING LAYER
91072	Eastman Kodak Company	US	7501219	11/316,856	12/23/2005	3/10/2009	Granted	THERMAL RECEIVER
91074	Eastman Kodak Company	US		12/187,593	8/7/2008		Filed	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91074	Eastman Kodak Company	US		13/848,769	3/22/2013		Filed	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91084	Eastman Kodak Company	US	7976658	11/503,595	8/14/2006	7/12/2011	Granted	METHOD OF MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91085	Eastman Kodak Company	US	7641819	11/240,717	9/30/2005	1/5/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	DE	1929375	602006014012.6	9/22/2006	4/28/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	GB	1929375	06804097.1	9/22/2006	4/28/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	US	7540981	11/241,386	9/30/2005	6/2/2009	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91089	Eastman Kodak Company	DE	602006030445.5	06776634.5	8/4/2006	6/27/2012	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	JP	4913812	2008-525449	8/4/2006	4/11/2012	Granted	METHOD OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	NL	1912885	06776634.5	8/4/2006	6/27/2012	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	US	7976009	12/063,269	8/4/2006	7/12/2011	Granted	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91091	Eastman Kodak Company	US	7534376	11/240,825	9/30/2005	5/19/2009	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91091	Eastman Kodak Company	US	7955527	12/407,821	3/20/2009	6/7/2011	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91093	Eastman Kodak Company	US	7666329	11/240,931	9/30/2005	2/23/2010	Granted	BIASABLE TRANSFER COMPOSITION AND MEMBER
91110	Eastman Kodak Company	DE	602009007116.5	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE

91110	Eastman Kodak Company	DE	602009008309.0	11154610.7	2/16/2011	7/11/2012	Granted	DROP VOLUMES METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	DE	602009011968.0	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	EP	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	GB	2303583	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	GB	2325015	11154610.7	2/16/2011	7/11/2012	Granted	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	GB	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	JP		2011-520036	7/22/2009		Filed	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2303583	09788971.1	7/22/2009	5/16/2012	Granted	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2325015	11154610.7	2/16/2011	7/11/2012	Granted	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	NL	2325016	11154611.5	2/16/2011	12/12/2012	Granted	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	US	8419145	12/179,788	7/25/2008	4/16/2013	Granted	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,629	2/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,630	2/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/963,283	8/9/2013		Filed	INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES

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91123	Eastman Kodak Company	US	8206502	12/334,878	12/15/2008	6/26/2012	Granted	TITANYL PHTHALOCYANINE WITH IMPROVED MILLING PROPERTIES
91165	Eastman Kodak Company	DE	602006017853.0	06762966.7	8/3/2006	10/27/2010	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	JP	4724227	2008-525438	8/3/2006	4/15/2011	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	NL	1922275	06762966.7	8/3/2006	10/27/2010	Granted	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	US	8424875	12/063,246	8/3/2006	4/23/2013	Granted	DEVICE FOR DEPOSITING FOR A PRINTING MACHINE WITH A BLOWER SYSTEM
91167	Eastman Kodak Company	EP		06720355.4	2/1/2006		Filed	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES
91167	Eastman Kodak Company	US	7710432	11/311,581	12/14/2005	5/4/2010	Granted	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES OR A DEVICE-INDEPENDENT COLOR SPACE
91223	Eastman Kodak Company	GB	1208014	00949860.1	7/28/2000	4/14/2004	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	IN	207173	680/CAL/2000	12/14/2000	5/23/2007	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6255033	09/365,279	7/30/1999	7/3/2001	Granted	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6541181	09/625,582	7/26/2000	4/1/2003	Granted	POSITIVE ACTING PHOTORESIST COMPOSITION AND IMAGEABLE ELEMENT
91244	Eastman Kodak Company	US	7461927	11/682,343	3/6/2007	12/9/2008	Granted	DROP DEFLECTION SELECTABLE VIA JET STEERING
91267	Eastman Kodak Company	US	7455378	11/385,051	3/16/2006	11/25/2008	Granted	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91267	Eastman Kodak Company	US	7828403	12/236,586	9/24/2008	11/9/2010	Granted	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91284	Eastman Kodak Company	CN	200680039959.X	200680039959.X	10/16/2006	10/20/2010	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN AND METHOD FOR FORMING IMAGE
91284	Eastman Kodak Company	EP		06816962.2	10/16/2006		Filed	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	JP	4898821	2008-537759	10/16/2006	1/6/2012	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	US	7160653	11/257,864	10/25/2005	1/9/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91285	Eastman Kodak Company	US	7226722	11/333,703	1/17/2006	6/5/2007	Granted	IMAGING MEMBERS WITH IR-SENSITIVE POLYMER IMAGEABLE LAYER
91286	Eastman Kodak Company	US	7411722	11/508,403	8/23/2006	8/12/2008	Granted	DISPLAY SYSTEM INCORPORATING BILINEAR ELECTROMECHANICAL GRATING DEVICE
91407	Eastman Kodak Company	JP	5069284	2009-501594	3/22/2007	8/24/2012	Granted	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91407	Eastman Kodak Company	US	8477102	11/386,997	3/22/2006	7/2/2013	Granted	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91435	Eastman Kodak Company	US	7178900	10/118,611	4/8/2002	2/20/2007	Granted	PRINTER FLUID MANAGEMENT SYSTEM
91437	Eastman Kodak Company	US	7032988	10/118,610	4/8/2002	4/25/2006	Granted	CERTIFIED PROOFING
91438	Eastman Kodak Company	US	6793310	10/118,608	4/8/2002	9/21/2004	Granted	CERTIFIED PROOFING
91448	Eastman Kodak Company	US	6908165	10/271,704	10/15/2002	6/21/2005	Granted	PRINTING FLUID DELIVERY SYSTEM
91451	Eastman Kodak Company	US	6511163	09/041,211	3/12/1998	1/28/2003	Granted	PRINTING SYSTEM
91451	Eastman Kodak Company	US	6626527	09/689,370	10/12/2000	9/30/2003	Granted	PRINTING SYSTEM
91452	Eastman Kodak Company	DE	60135619.5	01308068.4	9/24/2001	9/3/2008	Granted	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	US	7375857	09/667,900	9/22/2000	5/20/2008	Granted	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91453	Eastman Kodak Company	US	6786565	09/962,808	9/24/2001	9/7/2004	Granted	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91453	Eastman Kodak Company	US	6916078	10/935,760	9/7/2004	7/12/2005	Granted	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91493	Eastman Kodak Company	US	6116160	09/042,032	3/13/1998	9/12/2000	Granted	PRINTER DRUM
91495	Eastman Kodak Company	DE	69933723.2	99301935.5	3/12/1999	10/25/2006	Granted	INK PEN ASSEMBLY
91495	Eastman Kodak Company	US	6270204	09/042,031	3/13/1998	8/7/2001	Granted	INK PEN ASSEMBLY
91499	Eastman Kodak Company	US	5583551	08/434,903	5/1/1995	12/10/1996	Granted	DEFLECTION ELECTRODE
91503	Eastman Kodak Company	US	5625397	08/344,114	11/23/1994	4/29/1997	Granted	DOT ON DOT INK JET PRINTING USING INKS OF DIFFERING DENSITIES
91504	Eastman Kodak Company	US	7694217	11/421,210	5/31/2006	4/6/2010	Granted	SYSTEMS AND METHODS FOR COMPARING DOCUMENTS CONTAINING GRAPHIC ELEMENTS
91507	Eastman Kodak Company	US	7607766	11/568,229	5/4/2005	10/27/2009	Granted	METHOD AND PRINT HEAD FOR FLOW CONDITIONING A FLUID
91511	Eastman Kodak Company	DE	69320144.4	93308791.8	11/3/1993	8/5/1998	Granted	APPARATUS AND METHOD FOR PRODUCING COLOR HALFTONE IMAGES
91513	Eastman Kodak Company	US	5682191	08/185,508	1/24/1994	10/28/1997	Granted	INK JET PRINTING APPARATUS HAVING MODULAR COMPONENTS
91519	Eastman Kodak Company	DE	69938114.2	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	FR	0941857	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM

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91519	Eastman Kodak Company	GB	0941857	99301934.8	3/12/1999	2/13/2008	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	US	6099113	09/042,034	3/13/1998	8/8/2000	Granted	CONTINUOUS JET PRINTER MIXING SYSTEM
91523	Eastman Kodak Company	US	6299160	09/262,950	3/4/1999	10/9/2001	Granted	IMPOSITION PROOFING
91525	Eastman Kodak Company	US	7380911	10/842,200	5/10/2004	6/3/2008	Granted	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91525	Eastman Kodak Company	US	7753499	12/103,849	4/16/2008	7/13/2010	Granted	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91551	Eastman Kodak Company	US	7732007	11/305,928	12/19/2005	6/8/2010	Granted	METHOD OF MAKING A POLARIZER PLATE
91555	Eastman Kodak Company	DE	602007030592.6	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	EP	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	FR	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	GB	1987399	07717064.5	1/25/2007	5/22/2013	Granted	MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	JP	4920048	2008-556330	1/25/2007	2/10/2012	Granted	MERGING A MASK AND A PRINTING PLATE
91563	Eastman Kodak Company	CN	200680034765.0	200680034765.0	9/21/2006	9/8/2010	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	DE	602006020767.0	06803952.8	9/21/2006	3/16/2011	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	JP	4972647	2008-532364	9/21/2006	4/13/2012	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	US	7756812	11/472,142	6/21/2006	7/13/2010	Granted	AN ADAPTIVE INPUT-CELL CIRCUITRY USEFUL IN CONFIGURABLE ELECTRONIC CONTROLLERS
91567	Eastman Kodak Company	JP	4541996	2005-249272	8/30/2005	7/2/2010	Granted	POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD FOR PRODUCING THE SAME AND POSITIVE IMAGE FORMING METHOD
91570	Eastman Kodak Company	US	7776500	11/453,407	6/15/2006	8/17/2010	Granted	MONOMERIC GLASS MIXTURES INCORPORATING TETRACARBONYLBISIMIDE GROUP
91577	Eastman Kodak Company	US	7997709	11/425,309	6/20/2006	8/16/2011	Granted	DROP ON DEMAND PRINT HEAD WITH FLUID STAGNATION POINT AT NOZZLE OPENING
91582	Eastman Kodak Company	US	7279255	11/349,376	2/7/2006	10/9/2007	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91589	Eastman Kodak Company	EP		07748824.5	1/3/2007		Filed	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7948644	12/715,622	3/2/2010	5/24/2011	Granted	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91592	Eastman Kodak Company	US	7850283	12/429,205	4/24/2009	12/14/2010	Granted	PRINTHEAD WITH LIQUID FLOW THROUGH DEVICE
91594	Eastman Kodak Company	US	7331658	11/424,970	6/19/2006	2/19/2008	Granted	ANTI-WICKING CATCHER ASSEMBLY AND PRINTING SYSTEM
91600	Eastman Kodak Company	US	7959278	11/446,467	6/2/2006	6/14/2011	Granted	METHOD AND APPARATUS FOR INK JET PRINTING ON PATTERNED SUBSTRATE
91604	Eastman Kodak Company	US	7662456	11/299,546	12/12/2005	2/16/2010	Granted	GUARDED COVER SHEET FOR LCD POLARIZERS AND METHOD OF MAKING THE SAME
91605	Eastman Kodak Company	US	7655289	11/299,606	12/12/2005	2/2/2010	Granted	OPTICAL FILM COMPOSITE HAVING SPATIALLY CONTROLLED ADHESIVE STRENGTH
91664	Eastman Kodak Company	US	8101326	11/437,796	5/19/2006	1/24/2012	Granted	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91664	Eastman Kodak Company	US		13/373,488	11/16/2011		Filed	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91676	Eastman Kodak Company	CN		200980151026.3	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	DE	602009014679.3	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	EP		09795839.1	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	EP	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	GB	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	JP		2011-542132	12/16/2009		Filed	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	NL	2436521	11194779.2	12/21/2011	4/3/2013	Granted	METHOD OF FORMING A BUTTABLE PRINTHEAD MODULE IN A PAGEWIDE PRINTHEAD
91676	Eastman Kodak Company	US	8118405	12/337,665	12/18/2008	2/21/2012	Granted	BUTTABLE PRINTHEAD MODULE AND PAGEWIDE PRINTHEAD
91691	Eastman Kodak Company	DE		102007008153.9	2/19/2007		Filed	MINI PLATFORM ROUNDABOUT
91712	Eastman Kodak Company	US	7324264	11/360,902	2/23/2006	1/29/2008	Granted	ELECTRO-OPTICAL MODULATING DISPLAYS AND METHOD OF MAKING THE SAME
91725	Eastman Kodak Company	DE	602008009998.9	08754164.5	5/1/2008	9/21/2011	Granted	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91725	Eastman Kodak Company	US	7735980	11/746,104	5/9/2007	6/15/2010	Granted	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91727	Eastman Kodak Company	CN	200780002943.6	200780002943.6	1/9/2007	10/27/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	DE	602007013525.7	07709656.8	1/9/2007	3/30/2011	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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91727	Eastman Kodak Company	US	7338745	11/337,776	1/23/2006	3/4/2008	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91728	Eastman Kodak Company	US	6689421	09/804,417	3/12/2001	2/10/2004	Granted	METHOD OF PREPARING A MICROPOROUS FILM, AND IMAGING METHOD
91732	Eastman Kodak Company	EP		07777228.3	5/23/2007		Filed	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91732	Eastman Kodak Company	US	7823996	11/445,713	6/2/2006	11/2/2010	Granted	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91733	Eastman Kodak Company	US	7466954	11/321,286	12/28/2005	12/16/2008	Granted	IMAGE RECEIVER SHEET SURFACE CHARACTERISTICS FOR OPTIMUM SHEET HANDLING
91741	Eastman Kodak Company	JP	5318579	2008-547569	12/21/2006	7/19/2013	Granted	PRINTER WITH VARIABLE LEAD ADVANCE
91741	Eastman Kodak Company	US	7907290	11/317,922	12/23/2005	3/15/2011	Granted	PRINTER WITH VARIABLE LEAD ADVANCE
91778	Eastman Kodak Company	US	8066364	12/234,747	9/22/2008	11/29/2011	Granted	INKJET INKS HAVING ANTI-ABRASION POLYMERS AND ANTI-ABRASION AIDS
91787	Eastman Kodak Company	US	8221947	12/337,712	12/18/2008	7/17/2012	Granted	TONER SURFACE TREATMENT
91796	Eastman Kodak Company	DE		102008035755.3	7/31/2008		Filed	DYNAMIC ADJUSTMENT OF THE MW-POWER
91798	Eastman Kodak Company	DE	102009019198.4	102009019198.4	4/28/2009	1/19/2012	Granted	MW-FUSER FOR CUT
91801	Eastman Kodak Company	US	8202926	12/097,770	12/19/2006	6/19/2012	Granted	Coating Composition Containing a Dispersant
91808	Eastman Kodak Company	US	7570269	11/422,161	6/5/2006	8/4/2009	Granted	FONT MANAGEMENT SYSTEM
91816	Eastman Kodak Company	US	7596333	11/338,308	1/24/2006	9/29/2009	Granted	OPTIMIZING A PRINTING PROCESS FOR SUBSEQUENT FINISHING PROCEDURE
91832	Eastman Kodak Company	US	7419766	11/353,217	2/13/2006	9/2/2008	Granted	FLEXOGRAPHIC PRINTING PLATE PRECURSOR AND IMAGING METHOD
91843	Eastman Kodak Company	US	8311463	12/542,750	8/18/2009	11/13/2012	Granted	METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS
91846	Eastman Kodak Company	US	7838106	11/959,948	12/19/2007	11/23/2010	Granted	FOAMED IMAGE RECEIVER
91847	Eastman Kodak Company	DE	602007025145.1	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	FR	2024180	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	GB	2024180	07795116.8	5/21/2007	8/29/2012	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	JP	5014422	2009-513172	5/21/2007	6/15/2012	Granted	PRODUCING AN INK JET IMAGE
91847	Eastman Kodak Company	US	7695128	11/445,681	6/2/2006	4/13/2010	Granted	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91850	Eastman Kodak Company	EP		07795117.6	5/21/2007		Filed	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	JP	5063687	2009-513173	5/21/2007	8/17/2012	Granted	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	US	7789504	11/445,714	6/2/2006	9/7/2010	Granted	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91852	Eastman Kodak Company	DE	1957387	602006024047.3	9/20/2006	8/24/2011	Granted	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91852	Eastman Kodak Company	NL	1957387	06792183.3	9/20/2006	8/24/2011	Granted	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91853	Eastman Kodak Company	CN	ZL200780014819.1	200780014819.1	4/12/2007	5/4/2011	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	EP		06008510.7	4/25/2006		Filed	BAKEABLE RADIATION-SENSITIVE ELEMENTS WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	JP	5059849	2009-506945	4/12/2007	8/10/2012	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	US	8137891	12/297,058	4/12/2007	3/20/2012	Granted	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91855	Eastman Kodak Company	US	8119331	12/159,287	1/2/2007	2/21/2012	Granted	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
91856	Eastman Kodak Company	CN	ZL200780002909.9	200780002909.9	1/9/2007	6/22/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	DE	602007013703.9	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	FR	1984180	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	GB	1984180	07716446.5	1/9/2007	4/6/2011	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	JP	4938798	2008-551287	1/9/2007	3/2/2012	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7163770	11/337,778	1/23/2006	1/16/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7241556	11/551,753	10/23/2006	7/10/2007	Granted	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91857	Eastman Kodak Company	EP		07749979.6	2/6/2007		Filed	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	JP	5155885	2008-555264	2/6/2007	12/14/2012	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	US	7175949	11/356,518	2/17/2006	2/13/2007	Granted	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91861	Eastman Kodak Company	DE	602007001191.4	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS

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91861	Eastman Kodak Company	GB	1984450	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	NL	1984450	07717140.3	1/30/2007	5/27/2009	Granted	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	US	8329761	11/352,586	2/13/2006	12/11/2012	Granted	OIL-IN-OIL EMULSIONS
91862	Eastman Kodak Company	DE	602007021150.6	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	GB	1984449	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	NL	1984449	07717139.5	1/30/2007	3/7/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	US	8323392	11/353,210	2/13/2006	12/4/2012	Granted	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91864	Eastman Kodak Company	US	8192909	11/313,612	12/21/2005	6/5/2012	Granted	CHEMICALLY PREPARED POROUS TONER
91865	Eastman Kodak Company	DE	602007020252.3	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	GB	1999296	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	KR		2008-7023861	3/14/2007		Filed	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	NL	1999296	07753045.9	3/14/2007	1/25/2012	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	TW	I396769	096110843	3/28/2007	5/21/2013	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	US	7456429	11/392,006	3/29/2006	11/25/2008	Granted	APPARATUS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	DE	602007032124.7	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	EP	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	GB	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	JP	5149272	2009-502830	3/14/2007	12/7/2012	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	KR		2008-7023813	3/14/2007		Filed	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	NL	1999295	07753067.3	3/14/2007	8/7/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	TW	I396768	096110842	3/28/2007	5/21/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	US	7413982	11/392,007	3/29/2006	8/19/2008	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
91871	Eastman Kodak Company	US	7715043	11/362,346	2/24/2006	5/11/2010	Granted	MULTI-LEVEL PRINTING MASKING METHOD
91879	Eastman Kodak Company	CN		200980138133.2	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	EP		09781053.5	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	JP		2011-527266	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	KR		10-2011-7009400	7/24/2009		Filed	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	US	8382105	13/120,512	7/24/2009	2/26/2013	Granted	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91880	Eastman Kodak Company	DE		102008063215.5	12/29/2008		Filed	MICROWAVE WEB DRYER I
91881	Eastman Kodak Company	DE		102006010401.3	3/3/2006		Filed	MW-DRYER WITH RIDGED APPLICATOR
91881	Eastman Kodak Company	US	7673979	11/681,328	3/2/2007	3/9/2010	Granted	INK-JET PRINTING DEVICE INCLUDING A MICROWAVE HEATING DEVICE
91882	Eastman Kodak Company	EP		07711940.2	3/14/2007		Filed	METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91882	Eastman Kodak Company	US		12/293,568	3/14/2007		Filed	METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91883	Eastman Kodak Company	DE	102005055890	102005055890.9	11/22/2005	3/28/2013	Granted	PAPER GUIDING FOR HIGH VOLUME TRY
91883	Eastman Kodak Company	GB	1954616	06762221.7	6/27/2006	8/8/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	JP	4920695	2008-540466	6/27/2006	2/10/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	NL	1954616	06762221.7	6/27/2006	8/8/2012	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	US	7850167	12/094,289	6/27/2006	12/14/2010	Granted	DEVICE AND TRAY FOR DEPOSITING SHEETS
91897	Eastman Kodak Company	CN	ZL200780011637.9	200780011637.9	3/22/2007	1/23/2013	Granted	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	EP		07753710.8	3/22/2007		Filed	MULTILEVEL HALFTONE

91897	Eastman Kodak Company	JP	5058247	2009-502867	3/22/2007	8/10/2012	Granted	SCREEN AND SETS THEREOF MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	US	7830569	11/394,770	3/31/2006	11/9/2010	Granted	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91900	Eastman Kodak Company	US	7273689	11/058,973	2/16/2005	9/25/2007	Granted	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE-WORKING, IR RADIATION SENSITIVE LAYER

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91927	Eastman Kodak Company	US	7509077	11/564,871	11/30/2006	3/24/2009	Granted	METHOD AND PRINTING MACHINE USED FOR PRINTING WITH THE USE OF TONER
91928	Eastman Kodak Company	US	7924395	11/622,809	1/12/2007	4/12/2011	Granted	METHOD AND SYSTEM FOR DELIVERING DIGITAL CINEMA CONTENT CONCURRENTLY TO BOTH A RETAIL EXHIBITOR AND REMOTE THEATER
91934	Eastman Kodak Company	US	7747951	11/364,713	2/28/2006	6/29/2010	Granted	SYSTEM AND METHOD FOR PROCESSING VERSION CONTENT
91940	Eastman Kodak Company	US	7824019	11/744,987	5/7/2007	11/2/2010	Granted	CONTINUOUS PRINTING APPARATUS HAVING IMPROVED DEFLECTOR MECHANISM
91953	Eastman Kodak Company	US	7368207	11/396,167	3/31/2006	5/6/2008	Granted	DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91961	Eastman Kodak Company	US	8033625	11/951,357	12/6/2007	10/11/2011	Granted	APPARATUS AND METHOD OF FILLING INK TANK
91990	Eastman Kodak Company	US		12/161,720	1/31/2007		Filed	UV-SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR WITH BENZOXAZOLE DERIVATIVE AND ANALOGUES THEREOF AS SENSITIZER
91991	Eastman Kodak Company	US	7223506	11/393,156	3/30/2006	5/29/2007	Granted	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
91992	Eastman Kodak Company	CN	ZL200780007475.1	200780007475.1	2/15/2007	5/22/2013	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	JP	5113087	2008-557285	2/15/2007	10/19/2012	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	US	7175967	11/366,076	3/2/2006	2/13/2007	Granted	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
92006	Eastman Kodak Company	CN	ZL200780047504.7	200780047504.7	12/5/2007	7/6/2011	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	DE	602007030805.4	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	EP	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	GB	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	NL	2091744	07862528.2	10/5/2007	5/29/2013	Granted	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	US	7976138	11/614,107	12/21/2006	7/12/2011	Granted	DATA-PROVIDING-COMPONENT SECURING MECHANISM FOR PRINTING APPARATUS RESERVOIR
92007	Eastman Kodak Company	US	7510259	11/613,435	12/20/2006	3/31/2009	Granted	CALIBRATING TURN-ON ENERGY OF A MARKING DEVICE
92009	Eastman Kodak Company	US	7738142	11/560,142	11/15/2006	6/15/2010	Granted	ESTIMATING COLOR OF A COLORANT DEPOSITED ON A SUBSTRATE
92013	Eastman Kodak Company	US	7261867	11/399,754	4/7/2006	8/28/2007	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92014	Eastman Kodak Company	US	8062615	12/101,249	4/11/2008	11/22/2011	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING CARBOXYLIC ACID ADDITIVES
92018	Eastman Kodak Company	EP		08724864.7	1/28/2008		Filed	POLYMER COMPOSITE
92018	Eastman Kodak Company	US	7579396	11/669,830	1/31/2007	8/25/2009	Granted	POLYMER COMPOSITE
92028	Eastman Kodak Company	CN	ZL200780024524.2	200780024524.2	6/13/2007	11/28/2012	Granted	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	EP		07809500.7	6/13/2007		Filed	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	US	7810910	11/427,374	6/29/2006	10/12/2010	Granted	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92041	Eastman Kodak Company	US	7582149	12/015,110	1/16/2008	9/1/2009	Granted	MONOAZO COLORANTS FROM PYRAZOLOBENZODIAZINEDIOXIDES
92044	Eastman Kodak Company	DE	602009013062.5	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	EP	2313270	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	GB	2313270	09788958.8	7/21/2009	1/23/2013	Granted	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	JP		2011-521100	7/21/2009		Filed	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US	8034540	12/183,173	7/31/2008	10/11/2011	Granted	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US		13/223,340	9/1/2011		Filed	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92069	Eastman Kodak Company	US	7548711	11/394,728	3/31/2006	6/16/2009	Granted	WEB CLEANING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
92072	Eastman Kodak Company	CN	200780013848.6	200780013848.6	4/10/2007	9/8/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE (original) A POSITIVE-WORKING IMAGEABLE ELEMENT, A METHOD OF FORMING IMAGE WITH THE SAME AND THE IMAGED ELEMENTS OBTAINED THEREFROM
92072	Eastman Kodak Company	DE	602007007748.6	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	FR	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	GB	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	JP	5319517	2009-506511	4/10/2007	7/19/2013	Granted	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	NL	2007579	07755159.6	4/10/2007	7/14/2010	Granted	MULTILAYER IMAGEABLE ELEMENT WITH

92072	Eastman Kodak Company	US	7169518	11/405,185	4/17/2006	1/30/2007	Granted	IMPROVED CHEMICAL RESISTANCE MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92078	Eastman Kodak Company	US	7773256	11/560,156	11/15/2006	8/10/2010	Granted	ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92081	Eastman Kodak Company	US		12/568,694	9/29/2009		Filed	A PRINTHEAD AND METHOD OF FORMING SAME

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92083	Eastman Kodak Company	EP		07835793.6	6/8/2007		Filed	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92083	Eastman Kodak Company	US	7226709	11/455,990	6/20/2006	6/5/2007	Granted	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92087	Eastman Kodak Company	US	7847979	11/482,272	7/7/2006	12/7/2010	Granted	PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92108	Eastman Kodak Company	US	7608140	12/031,766	2/15/2008	10/27/2009	Granted	INKJET INKS CONTAINING AZO PYRAZOLOBENZOPYRIMIDINEONE CLASS OF COLORANTS
92137	Eastman Kodak Company	US	5787807	08/812,100	3/5/1997	8/4/1998	Granted	SHEET-FED ROTARY PRINTING PRESS WITH DIGITAL IMAGING
92139	Eastman Kodak Company	DE	19508254	19508254.0	3/8/1995	7/29/2010	Granted	METHOD FOR TRANSPORTING HANDLING SHEETS
92139	Eastman Kodak Company	US	5775683	08/904,378	8/1/1997	7/7/1998	Granted	METHOD FOR TRANSPORTING HANDLING SHEETS
92145	Eastman Kodak Company	US	5964153	09/169,061	10/9/1998	10/12/1999	Granted	SHEET-TURNING DEVICE FOR SHEET-FED PRINTING PRESSES
92156	Eastman Kodak Company	US	7464803	11/491,884	7/24/2006	12/16/2008	Granted	ORIENTATING APPARATUS
92165	Eastman Kodak Company	GB	2064140	07802336.3	9/17/2007	5/2/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	JP	5191490	2009-528631	9/17/2007	2/8/2013	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	NL	2064140	07802336.3	9/17/2007	5/2/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	US	8215855	12/441,728	9/17/2007	7/10/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92198	Eastman Kodak Company	EP		07750517.0	2/13/2007		Filed	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92198	Eastman Kodak Company	US	7829160	11/364,748	2/28/2006	11/9/2010	Granted	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92207	Eastman Kodak Company	US	7931834	11/674,291	2/13/2007	4/26/2011	Granted	PROCESS FOR THE FORMATION AND COLLECTION OF PARTICLES USING CRYOGENIC MATERIAL
92210	Eastman Kodak Company	US	7223529	11/429,614	5/5/2006	5/29/2007	Granted	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
92227	Eastman Kodak Company	CN	ISSUING	200880005659.9	2/13/2008	12/12/2012	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	EP		08725504.8	2/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	US	7544462	11/677,599	2/22/2007	6/9/2009	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92228	Eastman Kodak Company	CN	ZL200880022552.5	200880022552.5	6/13/2008	4/10/2013	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	EP		08768429.6	6/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2010-514758	6/13/2008		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2012-229079	10/16/2012		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7723012	11/769,766	6/28/2007	5/25/2010	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7955779	12/545,297	8/21/2009	6/7/2011	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92230	Eastman Kodak Company	US		12/975,780	12/22/2010		Filed	THERMALLY CONDUCTIVE FUSER COATING
92232	Eastman Kodak Company	US	7550244	11/453,177	6/14/2006	6/23/2009	Granted	REACTIVE POLYMER PARTICLES AND METHOD OF PREPARATION
92237	Eastman Kodak Company	EP		07796136.5	6/14/2007		Filed	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	JP	4981900	2009-515502	6/14/2007	4/27/2012	Granted	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	US	7777915	11/453,353	6/15/2006	8/17/2010	Granted	IMAGE CONTROL SYSTEM AND METHOD
92244	Eastman Kodak Company	DE	602008007812.4	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	GB	2144759	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	NL	2144759	08767642.5	5/7/2008	6/22/2011	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	US	7520598	11/746,094	5/9/2007	4/21/2009	Granted	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92252	Eastman Kodak Company	CN	ISSUING	200780023145.1	6/4/2007	5/6/2013	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	DE	602007024601.6	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	FR	2029361	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	GB	2029361	07777391.9	6/4/2007	8/8/2012	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92255	Eastman Kodak Company	US	7413293	11/417,458	5/4/2006	8/19/2008	Granted	DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
92273	Eastman Kodak Company	EP		07809538.7	6/14/2007		Filed	PRINT QUALITY MAINTENANCE METHOD AND

92273	Eastman Kodak Company	US	7539427	11/453,218	6/14/2006	5/26/2009	Granted	SYSTEM PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92274	Eastman Kodak Company	DE	602008020872.9	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS

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92274	Eastman Kodak Company	EP	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	GB	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	NL	2231412	08870527.2	12/22/2008	12/12/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	US	8104885	11/969,277	1/4/2008	1/31/2012	Granted	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92276	Eastman Kodak Company	EP		07839125.7	10/2/2007		Filed	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92276	Eastman Kodak Company	US	7777395	11/548,709	10/12/2006	8/17/2010	Granted	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92277	Eastman Kodak Company	CN	ZL200880015279.3	200880015279.3	4/25/2008	1/18/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	DE	602008014116.0	602008014116.0	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	FR	2142372	08743320.7	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	GB	2142372	08743320.7	4/25/2008	3/14/2012	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP	5245080	2010-507394	4/25/2008	4/19/2013	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2013-050258	3/13/2013		Filed	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	US	7682002	11/744,998	5/7/2007	3/23/2010	Granted	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92302	Eastman Kodak Company	US	8351829	12/281,050	8/30/2006	1/8/2013	Granted	METHOD OF PREVENTING A REGISTRATION ERROR WHILE PRINTING
92303	Eastman Kodak Company	DE		102006010249.5	3/2/2006		Filed	CROSS TRACK SHIFTING IN THE PERFECTOR PATH
92303	Eastman Kodak Company	US	8313099	12/281,002	9/21/2006	11/20/2012	Granted	METHOD AND DEVICE FOR THE ALIGNMENT OF A SHEET
92315-1	Eastman Kodak Company	US	7458687	11/739,761	4/25/2007	12/2/2008	Granted	HIGH EFFICIENCY DIGITAL CINEMA PROJECTION SYSTEM WITH INCREASED ETENDUE
92342	Eastman Kodak Company	US	7641332	11/398,295	4/3/2006	1/5/2010	Granted	POST IMAGING PUNCHING APPARATUS AND METHOD
92342	Eastman Kodak Company	US	8240844	12/621,584	11/19/2009	8/14/2012	Granted	POST-IMAGING PUNCHING APPARATUS AND METHOD
92374	Eastman Kodak Company	CN	ZL200780011815.8	200780011815.8	3/22/2007	6/12/2013	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	EP		07753753.8	3/22/2007		Filed	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	JP	5070279	2009-502872	3/22/2007	8/24/2012	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	US	7626730	11/394,490	3/31/2006	12/1/2009	Granted	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92377	Eastman Kodak Company	CN	ISSUING	200780022075.8	6/5/2007	4/8/2013	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	DE	602006017047.5	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	FR	1868036	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	GB	1868036	06012306.4	6/14/2006	9/22/2010	Granted	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	JP	5113162	2009-514672	6/5/2007	10/19/2012	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	US	8105755	12/300,206	6/5/2007	1/31/2012	Granted	METHOD FOR PROCESSING OF PHOTOPOLYMER PLATES WITH OVERCOAT
92379	Eastman Kodak Company	AU	2007268133	2007268133	5/14/2007	8/30/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	BR		PI 0712408-2	5/14/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	CN	ZL200780019287.0	200780019287.0	5/14/2007	7/4/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	DE	602007029363.4	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	EP	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	ES	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	FR	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	GB	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND

92379	Eastman Kodak Company	IN		8604/DELNP/2008	5/14/2007		Filed	IMAGEABLE MATERIALS NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IT	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	JP	5129242	2009-512038	5/14/2007	11/9/2012	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	NL	2021873	07794843.8	5/14/2007	3/27/2013	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	RU	2436799	2008151777	5/14/2007	12/20/2011	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	US	7524614	11/441,601	5/26/2006	4/28/2009	Granted	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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92380	Eastman Kodak Company	EP		07809499.2	6/13/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE ELEMENTS
92387	Eastman Kodak Company	CN	ZL200780047137.0	200780047137.0	12/18/2007	11/7/2012	Granted	INSERT MOLDED PRINTHEAD SUBSTRATE
92387	Eastman Kodak Company	EP		07863076.1	12/18/2007		Filed	INSERT MOLDED PRINTHEAD SUBSTRATE
92387	Eastman Kodak Company	US	8246141	11/614,143	12/21/2006	8/21/2012	Granted	INSERT MOLDED PRINTHEAD SUBSTRATE
92402	Eastman Kodak Company	US	7912426	11/863,302	9/28/2007	3/22/2011	Granted	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT
92416	Eastman Kodak Company	US	7423754	11/622,015	1/11/2007	9/9/2008	Granted	WEB PLANARITY GAUGE AND METHOD
92420	Eastman Kodak Company	EP		07874498.4	12/13/2007		Filed	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	TW		097103096	1/28/2008		Filed	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	US	7494903	11/668,041	1/29/2007	2/24/2009	Granted	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92422	Eastman Kodak Company	DE	602008007706.3	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	GB	2231411	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	NL	2231411	08869759.4	12/22/2008	6/15/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	US	7988255	11/969,265	1/4/2008	8/2/2011	Granted	FULL FUNCTION MAINTENANCE STATION
92426	Eastman Kodak Company	US	7282927	11/472,230	6/21/2006	10/16/2007	Granted	THE USE OF A CONFIGURABLE ELECTRONIC CONTROLLER FOR CAPACITANCE MEASUREMENTS AND CABLE BREAK DETECTION
92430	Eastman Kodak Company	US	7985031	11/969,288	1/4/2008	7/26/2011	Granted	GUIDE RAIL FOR CARRIAGE PRINTER
92446	Eastman Kodak Company	EP		07795927.8	6/8/2007		Filed	DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	JP		2009-516507	6/8/2007		Filed	DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	US	7696270	11/472,764	6/22/2006	4/13/2010	Granted	DISPERSANTS FOR WAXES
92447	Eastman Kodak Company	EP		07795932.8	6/8/2007		Filed	FUSER MEMBER
92447	Eastman Kodak Company	US	7531237	11/472,918	6/22/2006	5/12/2009	Granted	FUSER MEMBER
92448	Eastman Kodak Company	US	7494706	11/472,771	6/22/2006	2/24/2009	Granted	FUSER MEMBER
92449	Eastman Kodak Company	DE	602007017831.2	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	FR	2030090	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	GB	2030090	07795940.1	6/8/2007	10/12/2011	Granted	FUSER MEMBER
92449	Eastman Kodak Company	US	7534492	11/472,888	6/22/2006	5/19/2009	Granted	FUSER MEMBER
92450	Eastman Kodak Company	CN	ZL200780047344.6	200780047344.6	12/5/2007	8/17/2011	Granted	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	US	7731335	11/614,160	12/21/2006	6/8/2010	Granted	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTING DEVICE
92452	Eastman Kodak Company	US	7682542	11/472,919	6/22/2006	3/23/2010	Granted	METHOD OF MAKING FUSER MEMBER
92453	Eastman Kodak Company	US	7678701	11/461,080	7/31/2006	3/16/2010	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7964507	12/697,522	2/1/2010	6/21/2011	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92455	Eastman Kodak Company	US	7977170	11/538,173	10/3/2006	7/12/2011	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	8288214	13/106,203	5/12/2011	10/16/2012	Granted	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92462	Eastman Kodak Company	US	7892160	11/503,778	8/14/2006	2/22/2011	Granted	DOUBLE SLEEVED ELECTROGRAPHIC MEMBER
92494	Eastman Kodak Company	US	7175969	11/488,588	7/18/2006	2/13/2007	Granted	METHOD OF PREPARING NEGATIVE-WORKING IMAGEABLE ELEMENTS
92498	Eastman Kodak Company	CN	ZL200780028508.0	200780028508.0	7/23/2007	1/2/2013	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	DE	2047333	602007005655.1	7/23/2007	3/31/2010	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	GB	2047333	07810685.3	7/23/2007	3/31/2010	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	JP		2009-521788	7/23/2007		Filed	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US	7332253	11/494,235	7/27/2006	2/19/2008	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US		11/923,697	10/25/2007		Filed	NEGATIVE-WORKING IMAGEABLE MATERIALS
92503	Eastman Kodak Company	US	7577383	11/680,166	2/28/2007	8/18/2009	Granted	APPARATUS AND METHOD FOR TRANSPORTING POWDER TO AN IMAGE DEVICE OF AN ELECTROSTATOGRAPHIC PRINTER
92508	Eastman Kodak Company	US	7837285	11/687,119	3/16/2007	11/23/2010	Granted	INKJET PRINTING USING PROTECTIVE INK
92515	Eastman Kodak Company	DE	602007020017.2	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS

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92515	Eastman Kodak Company	GB	2024790	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	NL	2024790	07795130.9	5/18/2007	1/11/2012	Granted	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	US	7745101	11/421,894	6/2/2006	6/29/2010	Granted	NOVEL NANOPARTICLE PATTERNING PROCESS
92544	Eastman Kodak Company	US	D579348	29/259,957	5/17/2006	10/28/2008	Granted	THREE-CHAMBERED CONTAINER
92666	Eastman Kodak Company	US	7651206	11/612,694	12/19/2006	1/26/2010	Granted	OUTPUT IMAGE PROCESSING FOR SMALL DROP PRINTING
92679	Eastman Kodak Company	DE	602007028294.2	07866262.4	12/22/2007	1/23/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	EP	2102013	07866262.4	12/22/2007	1/23/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	FR	0700142	0700142	1/10/2007	7/22/2011	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL PROCEDE ET DISPOSITIF DE CONTROLE DE QUALITE D'ENCRE
92679	Eastman Kodak Company	JP	5185287	2009-545105	12/22/2007	1/25/2013	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	US	8215733	12/522,305	12/22/2007	7/10/2012	Granted	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92705	Eastman Kodak Company	US		13/133,389	12/9/2008		Filed	METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92723	Eastman Kodak Company	JP	3889530	1999-227083	8/11/1999	12/8/2006	Granted	PHOTOPOLYMERIZABLE COMPOSITION, PHOTOPOLYMERIZABLE
92754	Eastman Kodak Company	CN	ZL200780047285.2	200780047285.2	12/6/2007	9/14/2011	Granted	PLANOGRAPHIC PRINTING PLATE AND IMAGE FORMING METHOD
92754	Eastman Kodak Company	DE	602007029906.3	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	EP	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	GB	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	NL	2094493	07862613.2	12/6/2007	4/17/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	7690774	11/614,147	12/21/2006	4/6/2010	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8061829	12/705,673	2/15/2010	11/22/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8057028	12/705,687	2/15/2010	11/15/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92756	Eastman Kodak Company	DE	602007021687.7	07853397.3	12/14/2007	3/28/2012	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	NL	2097271	07853397.3	12/14/2007	3/28/2012	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	US	7833591	11/617,777	12/29/2006	11/16/2010	Granted	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92757	Eastman Kodak Company	US	7847027	11/617,775	12/29/2006	12/7/2010	Granted	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92757	Eastman Kodak Company	US		12/882,261	9/15/2010		Filed	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92772	Eastman Kodak Company	EP		09781054.3	7/24/2009		Filed	SHEET CONVEYING DEVICE
92773	Eastman Kodak Company	DE	102007040588.1	102007040588.1	8/28/2007	5/12/2011	Granted	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	DE		102007063795.2	8/28/2007		Filed	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	US	7812735	11/853,914	9/12/2007	10/12/2010	Granted	METHOD FOR AUTOMATICALLY IDENTIFYING A TYPE OF TRANSPARENT CONVEYOR BELT
92775	Eastman Kodak Company	DE		102006022753.0	5/12/2006		Filed	CROSS TRACK REGISTER CORRECTION
92775	Eastman Kodak Company	US	8238808	12/299,638	4/10/2007	8/7/2012	Granted	METHOD OF ENSURING A CORRECT LATERAL REGISTRATION SETTING AND PRINTING MACHINE SUITABLE THEREFOR
92778	Eastman Kodak Company	US	7714923	11/555,819	11/2/2006	5/11/2010	Granted	INTEGRATED DISPLAY AND CAPTURE APPARATUS
92805	Eastman Kodak Company	EP		07811427.9	8/20/2007		Filed	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189216	2002-127790	6/5/2012	2/1/2013	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5113173	2009-526628	8/20/2007	10/19/2012	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189215	2012-127781	6/5/2012	2/1/2013	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	US	7326521	11/513,995	8/31/2006	2/5/2008	Granted	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92806	Eastman Kodak Company	CN	ZL200780038955.4	200780038955.4	10/5/2007	3/27/2013	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES

92806	Eastman Kodak Company	EP		07867210.2	10/5/2007		Filed	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	JP	5065403	2009-533309	10/5/2007	8/17/2012	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	US	7300726	11/551,259	10/20/2006	11/27/2007	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92808	Eastman Kodak Company	US	8178283	12/516,884	12/5/2007	5/15/2012	Granted	METHOD FOR TREATING RINSING WASTEWATER FROM DEVELOPING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD OF DEVELOPMENT, AND DEVELOPING APPARATUS
92815	Eastman Kodak Company	US	7881530	11/695,170	4/2/2007	2/1/2011	Granted	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE

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92815	Eastman Kodak Company	US	8005299	13/004,102	1/11/2011	8/23/2011	Granted	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92816	Eastman Kodak Company	EP		07848620.6	12/19/2007		Filed	AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	US	8263683	12/517,213	12/19/2007	9/11/2012	Granted	INK FOR PRINTING ON LOW ENERGY SUBSTRATES
92835	Eastman Kodak Company	DE	602007026599.1	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	EP	2066730	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	GB	2066730	07838982.2	9/28/2007	11/7/2012	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	US	8430952	12/251,662	10/15/2008	4/30/2013	Granted	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92862	Eastman Kodak Company	US	7769338	11/557,838	11/8/2006	8/3/2010	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
92863	Eastman Kodak Company	US		12/317,552	12/23/2008		Filed	RIDGE-BASED COLOR GAMUT MAPPING
92873	Eastman Kodak Company	US	7452638	11/532,647	9/18/2006	11/18/2008	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92874	Eastman Kodak Company	CN	ZL200780034707.2	200780034707.2	9/18/2007	1/11/2012	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	DE	1903399	602006009936.3	9/20/2006	10/21/2009	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	GB	1903399	06019680.5	9/20/2006	10/21/2009	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	US	8507181	12/438,160	9/18/2007	8/13/2013	Granted	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92912	Eastman Kodak Company	US	7599634	11/734,821	4/13/2007	10/6/2009	Granted	SUBJECTIVE AND OBJECTIVE UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92917	Eastman Kodak Company	CN		200780047852.4	12/7/2007		Filed	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	DE	602007007984.5	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	FR	2097260	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	GB	2097260	07862617.3	12/7/2007	7/21/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	US	7827912	11/615,025	12/22/2006	11/9/2010	Granted	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92929	Eastman Kodak Company	DE	602007022475.6	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	GB	2054231	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	NL	2054231	07811036.8	8/2/2007	5/2/2012	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7845773	11/504,960	8/16/2006	12/7/2010	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7988250	12/903,244	10/13/2010	8/2/2011	Granted	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92931	Eastman Kodak Company	US	7916319	11/687,277	3/16/2007	3/29/2011	Granted	PRINTING MANAGEMENT SYSTEM
92931	Eastman Kodak Company	US	7978356	12/890,778	9/27/2010	7/12/2011	Granted	PRINTING MANAGEMENT SYSTEM
92937	Eastman Kodak Company	US	7449287	12/022,543	1/30/2008	11/11/2008	Granted	PEARLESCENT TEXTURED IMAGING SUPPORTS
92952	Eastman Kodak Company	CN	ZL200780047206.8	200780047206.8	12/6/2007	7/25/2012	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	CN		201110257732.5	12/6/2007		Filed	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW	I389800	096149073	12/20/2007	3/21/2013	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		100128253	12/20/2007		Filed	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	7810917	11/614,125	12/21/2006	10/12/2010	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	8052263	12/818,296	6/18/2010	11/8/2011	Granted	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92963	Eastman Kodak Company	US	7792467	11/855,590	9/14/2007	9/7/2010	Granted	DUAL CHANNEL APPARATUS FOR TRANSPORTING POWDER IN AN ELECTROSTATOGRAPHIC PRINTER
93007	Eastman Kodak Company	EP		07868123.6	12/27/2007		Filed	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	JP		2009-544116	12/27/2007		Filed	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	US	8358957	11/646,134	12/27/2006	1/22/2013	Granted	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93019	Eastman Kodak Company	DE	102006040528.5	102006040528.5	8/30/2006	1/26/2012	Granted	TRAILER SHEETS
93019	Eastman Kodak Company	US	8155549	12/375,761	7/27/2007	4/10/2012	Granted	METHOD FOR CONTROLLING A PRINT JOB
93037	Eastman Kodak Company	US	7901057	12/100,565	4/10/2008	3/8/2011	Granted	THERMAL INKJET PRINTHEAD ON A METALLIC SUBSTRATE
93039	Eastman Kodak Company	DE	102008061929.9	102008061929.9	12/12/2008	8/25/2011	Granted	PRINTING MODULES DRIVE
93039	Eastman Kodak Company	US		13/133,393	11/27/2009		Filed	ACTION DEVICE FOR PRESSURE

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93055	Eastman Kodak Company	US	8014029	12/193,843	8/19/2008	9/6/2011	Granted	RASTER-TO-SWATH IMAGE DATA CONVERSION PRINTING SYSTEM AND RELATED METHOD
93075	Eastman Kodak Company	JP	3949884	2000-255881	8/25/2000	4/27/2007	Granted	POSITIVE PHOTSENSITIVE COMPOSITION AND POSITIVE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
93085	Eastman Kodak Company	US	7505847	11/533,538	9/20/2006	3/17/2009	Granted	CONFIGURABLE ELECTRONIC CONTROL SYSTEM AND DIAGNOSTIC METHOD
93122	Eastman Kodak Company	US	7735954	11/682,352	3/6/2007	6/15/2010	Granted	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93125	Eastman Kodak Company	US	7758155	11/748,620	5/15/2007	7/20/2010	Granted	MONOLITHIC PRINthead WITH MULTIPLE ROWS OF INKJET ORIFICES
93149	Eastman Kodak Company	EP		08742739.9	4/10/2008		Filed	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187793	11/738,536	4/23/2007	5/29/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187794	11/782,687	7/25/2007	5/29/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8163465	12/838,533	7/19/2010	4/24/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8313887	13/325,093	12/14/2011	11/20/2012	Granted	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93158	Eastman Kodak Company	DE	602007016177.0	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	GB	2089919	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	JP		2009-540234	11/21/2007		Filed	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	NL	2089919	07862202.4	11/21/2007	7/27/2011	Granted	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	US	7804087	11/567,954	12/7/2006	9/28/2010	Granted	CONFIGURATIONALLY CONTROLLED N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
93160	Eastman Kodak Company	CN	ZL200780044806.9	200780044806.9	11/27/2007	7/4/2012	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93160	Eastman Kodak Company	US	7883826	11/567,782	12/7/2006	2/8/2011	Granted	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93170	Eastman Kodak Company	EP		07838846.9	9/26/2007		Filed	AUTOMATED PRINTING
93170	Eastman Kodak Company	US		11/538,937	10/5/2006		Filed	A METHOD FOR AUTOMATED PRINTING WORKFLOW
93175	Eastman Kodak Company	US	7584539	11/549,710	10/16/2006	9/8/2009	Granted	ELECTROPOLISHING OF INK-JET PRINTER COMPONENTS
93178	Eastman Kodak Company	US	7826097	11/754,549	5/29/2007	11/2/2010	Granted	ASYMMETRICAL DIGITAL FILTERS FOR DOT GAIN ADJUSTMENTS
93181	Eastman Kodak Company	US	7989146	11/869,008	10/9/2007	8/2/2011	Granted	COMPONENT FABRICATION USING THERMAL RESIST MATERIALS
93187	Eastman Kodak Company	JP	5249243	2009-547254	1/14/2008	4/19/2013	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	US	8207063	11/627,525	1/26/2007	6/26/2012	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93189	Eastman Kodak Company	DE	602009004006.5	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	GB	2310210	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	JP		2011-521103	7/21/2009		Filed	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	NL	2310210	09788961.2	7/21/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	US	8202585	12/183,699	7/31/2008	6/19/2012	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93194	Eastman Kodak Company	US	8290409	12/415,380	3/31/2009	10/16/2012	Granted	DEVELOPER STATION FOR AN ELECTROGRAPHIC PRINTER HAVING REDUCED DEVELOPER AGITATION
93195	Eastman Kodak Company	US	7643175	11/610,551	12/14/2006	1/5/2010	Granted	COLOR PRINT ENHANCEMENT SYSTEM WITH CONVERSION OF PCS ENCODED

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93197	Eastman Kodak Company	EP		07852977.3		10/26/2007		Filed	PICTUE INTO PHOTOGRAPHIC PROCESS CONFINED PCS AND CORRECTION FOR FINISH
93197	Eastman Kodak Company	JP		2009-535284		10/26/2007		Filed	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93197	Eastman Kodak Company	US	7697053	11/555,822		11/2/2006	4/13/2010	Granted	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93204	Eastman Kodak Company	US	8361840	12/236,907		9/24/2008	1/29/2013	Granted	THERMAL BARRIER LAYER FOR INTEGRATED CIRCUIT MANUFACTURE
93205	Eastman Kodak Company	US	7879691	12/236,972		9/24/2008	2/1/2011	Granted	LOW COST DIE PLACEMENT
93206	Eastman Kodak Company	US	7772042	12/236,848		9/24/2008	8/10/2010	Granted	SOLVENT SOFTENING TO ALLOW DIE PLACEMENT
93211	Eastman Kodak Company	US		11/962,529		12/21/2007		Filed	PRINTER AND PRINTING METHOD USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
93213	Eastman Kodak Company	US	7387361	11/675,761		2/16/2007	6/17/2008	Granted	FAILED NOZZLE CORRECTION SYSTEM AND METHOD FOR BORDERLESS PRINTING
93218	Eastman Kodak Company	CN	ZL200780049535.6	200780049535.6		12/26/2007	7/24/2013	Granted	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	EP		07868026.1		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	IN		3335/DELNP/2009		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	JP		2009-544851		12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD

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93218	Eastman Kodak Company	KR		2009-7014140	12/26/2007		Filed	DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	US		11/620,744	1/8/2007		Filed	DEPOSITION SYSTEM AND METHOD USING
93219	Eastman Kodak Company	US	7989506	11/696,232	4/4/2007	8/2/2011	Granted	A DELIVERY HEAD SEPARATED FROM A SUBSTRATE BY GAS PRESSURE METHOD AND APPARATUS FOR DISPERSION OF HIGH-SURFACE-AREA, LOW-BULK-DENSITY FUMED SILICA
93228	Eastman Kodak Company	EP		07868038.6	12/26/2007		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	JP		2009-544853	12/26/2007		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	TW		097100593	1/7/2008		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US	7789961	11/620,740	1/8/2007	9/7/2010	Granted	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US		12/813,552	6/11/2010		Filed	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93245	Eastman Kodak Company	US	8034663	12/237,127	9/24/2008	10/11/2011	Granted	LOW COST DIE RELEASE WAFER
93258	Eastman Kodak Company	FR	0701749	0701749	3/12/2007	12/18/2009	Granted	VARIABLE-SPEED BROWSING METHOD FOR DIGITAL IMAGES PROCEDE DE FURETAGE A VITESSE VARIABLE POUR IMAGES NUMERIQUES
93265	Eastman Kodak Company	EP		08754815.2	6/2/2008		Filed	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93265	Eastman Kodak Company	US	8023846	11/759,406	6/7/2007	9/20/2011	Granted	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93268	Eastman Kodak Company	US		12/164,653	6/30/2008		Filed	INKJET PRINTER WITH INKS CONTAINING POLYOXYGENATED-POLYOLS
93299	Eastman Kodak Company	DE	602008018378.5	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	GB	2125375	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	NL	2125375	08726570.8	3/7/2008	8/29/2012	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	US	7758171	11/687,873	3/19/2007	7/20/2010	Granted	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93307	Eastman Kodak Company	US		12/809,698	12/22/2007		Filed	A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93308	Eastman Kodak Company	EP		07856793.0	12/17/2007		Filed	METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93308	Eastman Kodak Company	US		12/808,437	9/1/2010		Filed	METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93324	Eastman Kodak Company	US		12/057,929	3/28/2008		Filed	IMPROVED FLUID FLOW IN MICROFLUIDIC DEVICES
93365	Eastman Kodak Company	US	7643778	11/742,092	4/30/2007	1/5/2010	Granted	POWDER TRANSPORT WITH A TAPERED FEED ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
93408	Eastman Kodak Company	EP		08724440.6	1/8/2008		Filed	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	7887984	11/624,252	1/18/2007	2/15/2011	Granted	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	8329783	12/961,559	12/7/2010	12/11/2012	Granted	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93412	Eastman Kodak Company	EP		08754248.6	5/8/2008		Filed	APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	JP		2010-507457	5/8/2008		Filed	APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	US	7565091	11/746,089	5/9/2007	7/21/2009	Granted	ELECTROPHOTOGRAPHIC APPARATUS
93413	Eastman Kodak Company	CN	ZL200880003510.7	200880003510.7	1/15/2008	5/1/2013	Granted	METHOD AND APPARATUS FOR SEPARATING A SLIP-SHEET FROM AN IMAGE RECORDABLE MATERIAL
93414	Eastman Kodak Company	EP		08724513.0	1/15/2008		Filed	SEPARATING IMAGE RECORDABLE MATERIALS FROM A STACK
93414	Eastman Kodak Company	US	7614619	11/668,519	1/30/2007	11/10/2009	Granted	METHODS AND APPARATUS FOR SEPARATING IMAGE RECORDABLE MATERIALS FROM A MEDIA STACK
93415	Eastman Kodak Company	CN	ZL200880003549.9	200880003549.9	1/15/2008	12/14/2011	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	EP		08705599.2	1/15/2008		Filed	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7604231	11/668,533	1/30/2007	10/20/2009	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7866656	12/497,735	7/6/2009	1/11/2011	Granted	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	8056895	12/497,736	7/6/2009	11/15/2011	Granted	METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93416	Eastman Kodak Company	CN	ZL200880003484.8	200880003484.8	1/15/2008	7/18/2012	Granted	METHOD AND APPARATUS FOR STORING

93416	Eastman Kodak Company	EP		08713140.5	1/15/2008		Filed	SLIP-SHEETS METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	JP	5138706	2009-547257	1/15/2008	11/22/2012	Granted	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	US	7744078	11/668,550	1/30/2007	6/29/2010	Granted	METHODS AND APPARATUS FOR STORING SLIP-SHEETS
93423	Eastman Kodak Company	US	7923184	11/862,430	9/27/2007	4/12/2011	Granted	PHOTOCONDUCTORS CONTAINING TRIMELLITIMIDE ESTERS
93430	Eastman Kodak Company	US	7678531	11/668,502	1/30/2007	3/16/2010	Granted	IMPROVED POSITIVE-WORKING IMAGEABLE ELEMENTS
93457	Eastman Kodak Company	EP		08867288.6	12/17/2008		Filed	INKJET INKS FOR PLAIN AND PHOTO- GLOSSY MEDIA

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93457	Eastman Kodak Company	US	8356892	11/964,947	12/27/2007	1/22/2013	Granted	INKJET INKS FOR PRINTING ON BOTH PLAIN AND PHOTO-GLOSSY PAPERS
93458	Eastman Kodak Company	US	7976147	12/165,923	7/1/2008	7/12/2011	Granted	NEW INKS FOR INKJET PRINTING
93461	Eastman Kodak Company	US	8036583	12/489,464	6/23/2009	10/11/2011	Granted	PREHEATING OF SUBSTRATES
93465	Eastman Kodak Company	CN	ZL200880108969.3	200880108969.3	9/18/2008	10/31/2012	Granted	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	CN		201110427409.8	12/19/2011		Filed	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	EP		08833206.9	9/18/2008		Filed	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	US	8361544	13/309,621	12/2/2011	1/29/2013	Granted	THIN FILM ELECTRONIC DEVICE FABRICATION PROCESS
93477	Eastman Kodak Company	US	7789500	11/614,115	12/21/2006	9/7/2010	Granted	PRINTING DEVICE FLUID RESERVOIR CHASSIS WITH ALIGNMENT FEATURES
93481	Eastman Kodak Company	CN	ZL200880023817.3	200880023817.3	6/26/2008	9/5/2012	Granted	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	EP		08794384.1	6/26/2008		Filed	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	US	7582407	11/774,626	7/9/2007	9/1/2009	Granted	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93482	Eastman Kodak Company	US	7429445	11/682,906	3/7/2007	9/30/2008	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93483	Eastman Kodak Company	DE	602008005875.1	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	GB	2152933	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	NL	2152933	08767968.4	5/30/2008	3/30/2011	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93499	Eastman Kodak Company	JP		2009-544841	12/20/2007		Filed	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93499	Eastman Kodak Company	US	7877696	11/650,396	1/5/2007	1/25/2011	Granted	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93502	Eastman Kodak Company	US		11/650,281	1/5/2007		Filed	FUNCTION ENHANCING ARRAY FOR MULTI-FRAME DISPLAY SYSTEM
93508	Eastman Kodak Company	EP		08768609.3	6/19/2008		Filed	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	JP		2010-516978	6/19/2008		Filed	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	US	7965961	11/777,371	7/13/2007	6/21/2011	Granted	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93510	Eastman Kodak Company	US	7780280	11/679,892	2/28/2007	8/24/2010	Granted	FLUID PORT SEAL WITH SURFACE HAVING CHANNELS
93511	Eastman Kodak Company	US	8094838	11/623,107	1/15/2007	1/10/2012	Granted	VOICE COMMAND OF AUDIO EMITTING DEVICE
93513	Eastman Kodak Company	US	7735983	11/679,925	2/28/2007	6/15/2010	Granted	INK JET INK CARTRIDGE WITH VENTED WICK
93513	Eastman Kodak Company	US	8002398	12/757,259	4/9/2010	8/23/2011	Granted	INK JET INK CARTRIDGE WITH VENTED WICK
93515	Eastman Kodak Company	CN		201080010681.X	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	EP		10706812.4	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	JP		2011-552931	2/23/2010		Filed	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	US	8164790	12/398,250	3/5/2009	4/24/2012	Granted	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93524	Eastman Kodak Company	US		12/234,742	9/22/2008		Filed	AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93531	Eastman Kodak Company	US	7781957	11/680,195	2/28/2007	8/24/2010	Granted	ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93536	Eastman Kodak Company	EP		08705528.1	1/8/2008		Filed	TONER MANUFACTURING METHOD
93536	Eastman Kodak Company	US	7754409	11/624,335	1/18/2007	7/13/2010	Granted	TONER MANUFACTURING METHOD
93538	Eastman Kodak Company	US	7696013	11/737,187	4/19/2007	4/13/2010	Granted	CONNECTING MICROSIZED DEVICES USING ABLATIVE FILMS
93554	Eastman Kodak Company	US	7914963	11/954,424	12/12/2007	3/29/2011	Granted	TONER COMPOSITION
93561	Eastman Kodak Company	US	7989536	12/240,073	9/29/2008	8/2/2011	Granted	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93561	Eastman Kodak Company	US		13/076,898	3/31/2011		Filed	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93566	Eastman Kodak Company	CN	200780051563.1	200780051563.1	12/10/2007	9/5/2012	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	DE	602007028478.3	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	EP	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	GB	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR

93566	Eastman Kodak Company	JP	5171848	2009-550856	12/10/2007	1/11/2013	Granted	TRANSPORT LAYER EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	NL	2122673	07862703.1	12/10/2007	2/13/2013	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER

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93566	Eastman Kodak Company	TW		096149078	12/20/2007		Filed	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	US	7375011	11/677,794	2/22/2007	5/20/2008	Granted	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93576	Eastman Kodak Company	AU		2008262404	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	BR		PI0811234-7	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	CN	ZL200880019176.4	200880019176.4	6/3/2008	4/3/2013	Granted	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	EP		08768051.8	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	IN		6721/DELNP/2009	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	JP		2010-511166	6/3/2008		Filed	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	7799504	11/758,042	6/5/2007	9/21/2010	Granted	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	8198012	12/722,572	3/12/2010	6/12/2012	Granted	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93576	Eastman Kodak Company	US		13/468,376	5/10/2012		Filed	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93577	Eastman Kodak Company	US	7862984	11/692,255	3/28/2007	1/4/2011	Granted	POLYONIUM BORATES AND RADIATION-SENSITIVE
93578	Eastman Kodak Company	CN	ZL200880006298.X	200880006298.X	2/13/2008	8/3/2011	Granted	COMPOSITION AND IMAGEABLE ELEMENTS CONTAINING SAME
93578	Eastman Kodak Company	DE	602008001436.3	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	FR	2114676	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	GB	2114676	08725502.2	2/13/2008	6/2/2010	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	JP	5134015	2009-551667	2/13/2008	11/16/2012	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	US	7399576	11/679,962	2/28/2007	7/15/2008	Granted	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93591	Eastman Kodak Company	DE	602008005775.5	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	GB	2197680	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	JP	5210388	2010-527511	9/9/2008	3/1/2013	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	NL	2197680	08806224.5	9/9/2008	3/23/2011	Granted	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	US	8186784	12/679,912	9/9/2008	5/29/2012	Granted	CONTINUOUS INKJET PRINTING
93598	Eastman Kodak Company	US	7967426	11/679,860	2/28/2007	6/28/2011	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8308279	12/952,606	11/23/2010	11/13/2012	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8172386	13/013,936	1/26/2011	5/8/2012	Granted	SEALING DEVICE FOR FLUID RESERVOIR
93606	Eastman Kodak Company	DE	602008022102.4	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	EP	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	GB	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	NL	2125974	08726135.0	2/27/2008	2/13/2013	Granted	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	US	8187371	12/029,929	2/12/2008	5/29/2012	Granted	PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93620	Eastman Kodak Company	CN	ZL200780051559.5	200780051559.5	12/10/2007	11/28/2012	Granted	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	US	7605062	11/678,734	2/26/2007	10/20/2009	Granted	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93625	Eastman Kodak Company	CN	ZL200880016168.4	200880016168.4	5/9/2008	12/14/2011	Granted	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	EP		08754335.1	5/9/2008		Filed	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	JP		2010-508379	5/9/2008		Filed	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	US	7828420	11/749,187	5/16/2007	11/9/2010	Granted	CONTINUOUS INK JET PRINTER WITH MODIFIED ACTUATOR ACTIVATION WAVEFORM
93626	Eastman Kodak Company	DE	602008021412.5	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	DE	602008025239.6	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS

93626	Eastman Kodak Company	EP	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CORRECTION CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION

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93626	Eastman Kodak Company	NL	2170610	08794542.4	7/17/2008	1/2/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	NL	2431181	11191063.4	11/29/2011	6/5/2013	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	US	7735981	11/831,156	7/31/2007	6/15/2010	Granted	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93631	Eastman Kodak Company	JP	5231457	2009-551706	2/27/2008	3/29/2013	Granted	INKJET INK SET
93639	Eastman Kodak Company	EP		08754795.6	5/29/2008		Filed	A RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93639	Eastman Kodak Company	US	8253770	11/756,532	5/31/2007	8/28/2012	Granted	RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93655	Eastman Kodak Company	US	7946683	11/780,522	7/20/2007	5/24/2011	Granted	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93675	Eastman Kodak Company	JP	5319097	2007-269299	10/16/2007	7/19/2013	Granted	2 LAYERED POSITIVE-TYPE LITHOGRAPHIC PRINTING PLATE
93675	Eastman Kodak Company	US		12/682,820	8/25/2008		Filed	ORIGINAL PLATE AND ITS PROCESSING METHOD
93680	Eastman Kodak Company	EP		08726199.6	2/28/2008		Filed	POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PRODUCING THE SAME
93680	Eastman Kodak Company	US	7919342	12/266,775	11/7/2008	4/5/2011	Granted	METHOD OF PATTERNING INORGANIC LED DISPLAY
93681	Eastman Kodak Company	US	7772757	11/755,037	5/30/2007	8/10/2010	Granted	PATTERNED INORGANIC LED DEVICE
93684	Eastman Kodak Company	US	7966743	11/831,110	7/31/2007	6/28/2011	Granted	WHITE-LIGHT ELECTROLUMINESCENT DEVICE WITH IMPROVED EFFICIENCY
93689	Eastman Kodak Company	US	7966743	11/831,110	7/31/2007	6/28/2011	Granted	MICRO-STRUCTURED DRYING FOR INKJET PRINTERS
93689	Eastman Kodak Company	CN	ZL200880007531.6	200880007531.6	2/18/2008	11/25/2011	Granted	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	EP		08725651.7	2/18/2008		Filed	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	TW		097108221	3/7/2008		Filed	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	US	7888700	11/683,479	3/8/2007	2/15/2011	Granted	QUANTUM DOT LIGHT EMITTING DEVICE
93724	Eastman Kodak Company	US	7946691	12/265,146	11/5/2008	5/24/2011	Granted	DEFLECTION DEVICE INCLUDING EXPANSION AND CONTRACTION REGIONS
93726	Eastman Kodak Company	US	8210665	12/105,603	4/18/2008	7/3/2012	Granted	CONSTANT FLOW VALVE MECHANISM
93732	Eastman Kodak Company	US	8091992	12/265,111	11/5/2008	1/10/2012	Granted	DEFLECTION DEVICE INCLUDING GAS FLOW RESTRICTION DEVICE
93736	Eastman Kodak Company	EP		08754780.8	5/29/2008		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93736	Eastman Kodak Company	US	8154572	11/756,071	5/31/2007	4/10/2012	Granted	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93754	Eastman Kodak Company	US	7828282	12/178,849	7/24/2008	11/9/2010	Granted	PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93762	Eastman Kodak Company	US	7404627	11/770,774	6/29/2007	7/29/2008	Granted	ENERGY DAMPING FLOW DEVICE FOR PRINTING SYSTEM
93763	Eastman Kodak Company	US	7517066	11/876,840	10/23/2007	4/14/2009	Granted	PRINTER INCLUDING TEMPERATURE GRADIENT FLUID FLOW DEVICE
93765	Eastman Kodak Company	EP		08727107.8	3/24/2008		Filed	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93765	Eastman Kodak Company	US	7564067	11/693,334	3/29/2007	7/21/2009	Granted	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93777	Eastman Kodak Company	CN	ISSUING	200880010735.5	3/18/2008	8/3/2011	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	EP		08742132.7	3/18/2008		Filed	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	7854199	11/693,007	3/29/2007	12/21/2010	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	8148704	12/884,435	9/17/2010	4/3/2012	Granted	PRINTING PLATE REGISTRATION USING A CAMERA
93781	Eastman Kodak Company	US	7851987	11/694,176	3/30/2007	12/14/2010	Granted	COLOR ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93786	Eastman Kodak Company	CN	ZL200880022763.9	200880022763.9	6/20/2008	5/30/2012	Granted	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	EP		08826621.8	6/20/2008		Filed	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	TW		097124448	6/27/2008		Filed	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	US	8361823	11/770,833	6/29/2007	1/29/2013	Granted	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93794	Eastman Kodak Company	US	7697176	11/958,590	12/18/2007	4/13/2010	Granted	METHOD AND APPARATUS FOR CHROMATIC ADAPTATION
93799	Eastman Kodak Company	US	7883833	11/765,490	6/20/2007	2/8/2011	Granted	USE OF HIGHLY ALKALINE DEVELOPER REGENERATOR COMPOSITION
93813	Eastman Kodak Company	US	8117527	11/745,492	5/8/2007	2/14/2012	Granted	AUTOMATED FOLIO REFERENCES
93821	Eastman Kodak Company	US	7931880	11/694,582	3/30/2007	4/26/2011	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING INORGANIC ADDITIVES
93823	Eastman Kodak Company	US	7751083	11/694,098	3/30/2007	7/6/2010	Granted	SCANNER METAMERISM CORRECTION
93832	Eastman Kodak Company	US	7784402	11/739,152	4/24/2007	8/31/2010	Granted	METHOD FOR LOADING PRINTING PLATE ON IMAGING DEVICE
93843	Eastman Kodak Company	CN	ZL200880023206.9	200880023206.9	6/11/2008	5/16/2012	Granted	A METHOD OF CONTINUOUS INK JET PRINTING

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93843	Eastman Kodak Company	DE	602008009814.1	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	FR	2160293	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	GB	2160293	08762313.8	6/11/2008	9/14/2011	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	JP		2010-514089	6/11/2008		Filed	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	US	8272716	12/664,943	6/11/2008	9/25/2012	Granted	A METHOD OF CONTINUOUS INK JET PRINTING
93844	Eastman Kodak Company	CN	ZL200880023336.2	200880023336.2	6/27/2008	5/1/2013	Granted	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	EP		08762517.4	6/27/2008		Filed	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	JP		2010-514113	6/27/2008		Filed	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	US	8439487	12/664,938	6/27/2008	5/14/2013	Granted	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93852	Eastman Kodak Company	DE	602009010202.8	09745142.1	6/17/2009	10/3/2012	Granted	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	EP	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	GB	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	JP		2011-514607	6/17/2009		Filed	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	NL	2313276	09745142.1	6/17/2009	10/3/2012	Granted	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	US		12/143,880	6/23/2008		Filed	PRINthead HAVING ISOLATED HEATER
93869	Eastman Kodak Company	US	8318853	12/665,040	6/19/2008	11/27/2012	Granted	THERMALLY-RESPONSIVE DISPERSANTS FOR MEDIA FORMULATIONS
93880	Eastman Kodak Company	US	7867679	11/739,118	4/24/2007	1/11/2011	Granted	POROUS PARTICLES
93881	Eastman Kodak Company	DE	602008004487.4	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	FR	2139942	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	GB	2139942	08799838.1	4/22/2008	1/12/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	JP		2010-506230	4/22/2008		Filed	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	US	7888410	11/739,121	4/24/2007	2/15/2011	Granted	METHOD OF MAKING POROUS PARTICLES
93882	Eastman Kodak Company	CN		200880109104.9	9/16/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	EP		08834610.1	9/16/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	US	8398770	11/861,359	9/26/2007	3/19/2013	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US		13/747,505	1/23/2013		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93883	Eastman Kodak Company	CN	ISSUING	200880108960.2	9/18/2008	6/25/2013	Granted	PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	EP		08833592.2	9/18/2008		Filed	PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	TW		097136924	9/25/2008		Filed	PROCESS FOR ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	US	7851380	11/861,491	9/26/2007	12/14/2010	Granted	PROCESS FOR ATOMIC LAYER DEPOSITION
93905	Eastman Kodak Company	CN	ZL200880017816.8	200880017816.8	5/30/2008	11/16/2011	Granted	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	EP		08767965.0	5/30/2008		Filed	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	JP	5123379	2010-510352	5/30/2008	11/2/2012	Granted	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	US	7781143	11/756,036	5/31/2007	8/24/2010	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93907	Eastman Kodak Company	JP	4980821	2007-214019	8/20/2007	4/27/2012	Granted	PROCESSING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE WITHOUT FORMING A DEPOSIT, AND PROCESSING METHOD USING IT
93908	Eastman Kodak Company	CN	ZL200880104054.5	200880104054.5	8/21/2008	6/19/2013	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	DE	602007005475.3	07114864.7	8/23/2007	3/24/2010	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER

93908	Eastman Kodak Company	GB	2028548	07114864.7	8/23/2007	3/24/2010	Granted	SOLUTION CONTAINING A HYDROPHILIC POLYMER PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	NL	2028548	07114864.7	8/23/2007	3/24/2010	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	US		12/669,064	8/21/2008		Filed	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93935	Eastman Kodak Company	JP	5191546	2010-540031	12/27/2007	2/8/2013	Granted	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	US		12/810,152	12/27/2007		Filed	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93942	Eastman Kodak Company	US	8512933	12/341,099	12/22/2008	8/20/2013	Granted	METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY

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93942	Eastman Kodak Company	US	8497057	13/616,558	9/14/2012	7/30/2013	Granted	METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93944	Eastman Kodak Company	EP		08843561.5	10/22/2008		Filed	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93944	Eastman Kodak Company	US	7852359	11/931,266	10/31/2007	12/14/2010	Granted	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93946	Eastman Kodak Company	US		11/953,230	12/10/2007		Filed	SECURITY CUSTOMIZATION SYSTEM AND METHOD
93947	Eastman Kodak Company	CN	ZL200880019051.1	200880019051.1	6/3/2008	4/25/2012	Granted	PLATE CUTTING
93947	Eastman Kodak Company	DE	602008010889.9	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	GB	2150411	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	JP	5197739	2010-511184	6/3/2008	2/15/2013	Granted	PLATE CUTTING
93947	Eastman Kodak Company	NL	2150411	08768107.8	6/3/2008	10/26/2011	Granted	PLATE CUTTING
93947	Eastman Kodak Company	US	7717040	11/758,152	6/5/2007	5/18/2010	Granted	PLATE CUTTING
93953	Eastman Kodak Company	CN	ZL200880018105.2	200880018105.2	5/22/2008	2/6/2013	Granted	LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	US		11/755,055	5/30/2007		Filed	LAMP WITH CONTROLLABLE SPECTRUM
93969	Eastman Kodak Company	DE	602008025585.9	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	EP	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	GB	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	NL	2146635	08754347.6	5/12/2008	6/26/2013	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	US	7972266	11/751,652	5/22/2007	7/5/2011	Granted	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93975	Eastman Kodak Company	CN	200880018165.4	200880018165.4	5/22/2008	8/8/2012	Granted	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93975	Eastman Kodak Company	EP		08754648.7	5/22/2008		Filed	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93989	Eastman Kodak Company	CN	ZL200880109145.8	200880109145.8	9/24/2008	4/24/2013	Granted	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	EP		08834208.4	9/24/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	JP		2010-526931	9/24/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	TW		097136925	9/25/2008		Filed	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	US	7972898	11/861,455	9/26/2007	7/5/2011	Granted	PROCESS FOR MAKING DOPED ZINC OXIDE
93990	Eastman Kodak Company	CN	200880108974.4	200880108974.4	9/17/2008	8/8/2012	Granted	PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93991	Eastman Kodak Company	CN	ZL200880109120.8	200880109120.8	9/16/2008	7/17/2013	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	EP		08833709.2	9/16/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	JP		2010-526894	9/16/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	TW		097136919	9/25/2008		Filed	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	US	8030212	11/861,658	9/26/2007	10/4/2011	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93999	Eastman Kodak Company	CN	ZL200880023287.2	200880023287.2	6/27/2008	2/6/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	DE	602008023256.5	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	EP	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	GB	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	JP		2010-514110	6/27/2008		Filed	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	NL	2164617	08762513.3	6/27/2008	3/27/2013	Granted	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	US	8302880	12/664,941	6/27/2008	11/6/2012	Granted	MONODISPERSE DROPLET GENERATION
94003	Eastman Kodak Company	CN		200880109453.0	9/24/2008		Filed	METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	JP		2010-525270	9/24/2008		Filed	METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	US	8361701	12/677,904	9/24/2008	1/29/2013	Granted	METHOD FOR MAKING LITHOGRAPHIC PLATES
94032	Eastman Kodak Company	US	7629112	12/129,726	5/30/2008	12/8/2009	Granted	COLOR PHOTOGRAPHIC MATERIALS WITH YELLOW MINIMUM DENSITY COLORANTS
94033	Eastman Kodak Company	US	7632632	12/147,548	6/27/2008	12/15/2009	Granted	COLOR PHOTOGRAPHIC MATERIALS WITH MAGENTA MINIMUM DENSITY DYES

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94041	Eastman Kodak Company	US	8145116	11/842,235	8/21/2007	3/27/2012	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94042	Eastman Kodak Company	US	7964328	11/829,984	7/30/2007	6/21/2011	Granted	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
94060	Eastman Kodak Company	US	7838889	11/837,026	8/10/2007	11/23/2010	Granted	SOLID-STATE AREA ILLUMINATION SYSTEM
94067	Eastman Kodak Company	DE	602008016203.6	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	GB	2155491	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	NL	2155491	08768487.4	6/16/2008	6/6/2012	Granted	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94070	Eastman Kodak Company	CN		200880100348.0	7/16/2008		Filed	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	DE	602008013628.0	08794513.5	7/16/2008	2/22/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	JP		2010-518181	7/16/2008		Filed	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	NL	2170607	08794513.5	7/16/2008	2/22/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	US	8096239	11/782,111	7/24/2007	1/17/2012	Granted	REGISTERING PRINTING SLEEVE SEGMENTS
94072	Eastman Kodak Company	US	7875314	11/962,570	12/21/2007	1/25/2011	Granted	METHOD FOR USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
94074	Eastman Kodak Company	EP		08868591.2	12/15/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94074	Eastman Kodak Company	US		12/234,753	9/22/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94075	Eastman Kodak Company	US	8044115	12/234,760	9/22/2008	10/25/2011	Granted	PIGMENT-BASED INKS WITH IMPROVED JETTING LATENCY
94076	Eastman Kodak Company	CN	ZL200880022106.4	200880022106.4	6/13/2008	3/14/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	DE	602008019815.4	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	EP	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	GB	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	NL	2160775	08768427.0	6/13/2008	10/31/2012	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	US	7781076	11/768,262	6/26/2007	8/24/2010	Granted	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES AND METHODS OF MAKING THE SAME
94077	Eastman Kodak Company	CN	ZL200880109154.7	200880109154.7	9/24/2008	7/10/2013	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	DE	602008005766.6	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	GB	2191035	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	JP		2010-526933	9/24/2008		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	NL	2191035	08833340.6	9/24/2008	3/23/2011	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	TW		097136922	9/25/2008		Filed	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	US	8182608	11/861,420	9/26/2007	5/22/2012	Granted	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94079	Eastman Kodak Company	CN		200880108808.4	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	EP		08833304.2	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	JP		2010-526934	9/24/2008		Filed	PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	TW		097136931	9/25/2008		Filed	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94079	Eastman Kodak Company	US	7572686	11/861,372	9/26/2007	8/11/2009	Granted	SYSTEM FOR THIN FILM DEPOSITION

94079	Eastman Kodak Company	US	7850780	12/464,904	5/13/2009	12/14/2010	Granted	UTILIZING COMPENSATING FORCES SYSTEM FOR THIN FILM DEPOSITION
94084	Eastman Kodak Company	CN	ZL200880022306.X	200880022306.X	6/24/2008	2/20/2013	Granted	UTILIZING COMPENSATING FORCES LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE
94084	Eastman Kodak Company	US	7807001	11/770,374	6/28/2007	10/5/2010	Granted	MANUFACTURING LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE
94084	Eastman Kodak Company	US	7802598	12/780,185	5/14/2010	9/28/2010	Granted	MANUFACTURING LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE
94086	Eastman Kodak Company	DE	602008009381.6	08837595.1	9/23/2008	8/31/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	GB	2198345	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	NL	2198345	08837595.1	9/23/2008	8/31/2011	Granted	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	TW		097139063	10/9/2008		Filed	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	US		11/870,651	10/11/2007		Filed	POROUS PARTICLES WITH NON-POROUS SHELL
94087	Eastman Kodak Company	EP		08843171.3	10/10/2008		Filed	IMPROVED FUSER FLUID

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94087	Eastman Kodak Company	US	8012915	11/875,264	10/19/2007	9/6/2011	Granted	FUSER FLUID
94088	Eastman Kodak Company	CN	ZL200880022782.1	200880022782.1	6/25/2008	4/3/2013	Granted	TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS
94088	Eastman Kodak Company	US	7858970	11/771,196	6/29/2007	12/28/2010	Granted	HETEROCYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
94092	Eastman Kodak Company	CN	ZL200880023050.4	200880023050.4	6/27/2008	12/12/2012	Granted	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	EP		08762510.9	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	JP		2010-514109	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	US		12/664,937	6/27/2008		Filed	CONTINUOUS INKJET DROP GENERATION DEVICE
94094	Eastman Kodak Company	EP		08780027.2	7/8/2008		Filed	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	JP		2010-516040	7/8/2008		Filed	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	US	7831178	11/777,360	7/13/2007	11/9/2010	Granted	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94096	Eastman Kodak Company	DE	602008017191.4	08848404.3	11/4/2008	7/11/2012	Granted	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	JP		2010-533087	11/4/2008		Filed	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	NL	2205446	08848404.3	11/4/2008	7/11/2012	Granted	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	US	8247044	11/936,815	11/8/2007	8/21/2012	Granted	INKJET RECORDING ELEMENT
94102	Eastman Kodak Company	US	8035836	11/782,680	7/25/2007	10/11/2011	Granted	FAST JOB HALT IN A HIGH SPEED PRESS
94103	Eastman Kodak Company	CN		200880100425.2	7/21/2008		Filed	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	NL	2171646	08794608.3	7/21/2008	2/23/2011	Granted	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	US	7911636	11/782,688	7/25/2007	3/22/2011	Granted	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94105	Eastman Kodak Company	DE	602008004359.2	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	GB	2179396	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	NL	2179396	08795412.9	8/18/2008	1/5/2011	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	US	7755802	11/844,419	8/24/2007	7/13/2010	Granted	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94107	Eastman Kodak Company	EP		08768761.2	6/25/2008		Filed	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94107	Eastman Kodak Company	US	7885584	11/770,870	6/29/2007	2/8/2011	Granted	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94123	Eastman Kodak Company	US	7441717	11/931,948	10/31/2007	10/28/2008	Granted	IMPROVED MICROMEDIA MILLING PROCESS
94141	Eastman Kodak Company	CN	ZL200880109733.1	200880109733.1	10/8/2008	11/28/2012	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	DE	602008022177.6	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	GB	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	NL	2200829	08839367.3	10/8/2008	2/13/2013	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	US	8029105	11/873,655	10/17/2007	10/4/2011	Granted	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94144	Eastman Kodak Company	CN	ZL200880109109.1	200880109109.1	9/9/2008	4/24/2013	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	DE	602008004929.9	08806219.5	9/9/2008	2/9/2011	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	NL	2193220	08806219.5	9/9/2008	2/9/2011	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	US	8324008	12/677,132	9/9/2008	12/4/2012	Granted	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94148	Eastman Kodak Company	US		11/833,267	8/3/2007		Filed	METHOD FOR GENERATING STOCHASTIC DITHER MATRIX
94149	Eastman Kodak Company	EP		08780004.1	7/7/2008		Filed	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94149	Eastman Kodak Company	US	7990574	11/880,380	7/20/2007	8/2/2011	Granted	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94150	Eastman Kodak Company	CN	ZL200880108599.3	200880108599.3	9/9/2008	3/21/2012	Granted	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	EP		08788564.6	9/9/2008		Filed	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	US		12/677,901	9/9/2008		Filed	METHOD OF MAKING A COLOUR

94153	Eastman Kodak Company	CN	ZL200880108596.X	200880108596.X	9/15/2008	9/5/2012	Granted	FILTER ARRAY PRINTING APPARATUS AND METHOD THEREOF
94153	Eastman Kodak Company	DE	602008022173.3	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM

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94153	Eastman Kodak Company	EP	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	GB	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	NL	2193029	08832983.4	9/15/2008	2/13/2013	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	TW		097136646	9/24/2008		Filed	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	US	7762647	11/860,820	9/25/2007	7/27/2010	Granted	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94164	Eastman Kodak Company	EP		08795222.2	8/12/2008		Filed	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	TW		097132778	8/27/2008		Filed	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	7777233	11/928,292	10/30/2007	8/17/2010	Granted	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	8242515	12/791,173	6/1/2010	8/14/2012	Granted	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94168	Eastman Kodak Company	US	7569255	11/855,377	9/14/2007	8/4/2009	Granted	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94168	Eastman Kodak Company	US	8034422	12/436,816	5/7/2009	10/11/2011	Granted	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94169	Eastman Kodak Company	US	7639426	11/950,877	12/5/2007	12/29/2009	Granted	MICRO-LENS ENHANCED ELEMENT
94175	Eastman Kodak Company	EP		08831983.5	8/6/2008		Filed	STEERING FLUID JETS
94175	Eastman Kodak Company	US	7850289	11/840,296	8/17/2007	12/14/2010	Granted	STEERING FLUID JETS
94179	Eastman Kodak Company	DE	602009002416.7	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	FR	2257433	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	GB	2257433	09704685.8	1/20/2009	8/31/2011	Granted	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94180	Eastman Kodak Company	CN	ZL200880104514.4	200880104514.4	8/21/2008	2/27/2013	Granted	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	EP		08795491.3	8/21/2008		Filed	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	US	8283101	11/847,368	8/30/2007	10/9/2012	Granted	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94181	Eastman Kodak Company	CN	ZL200880102901.4	200880102901.4	8/4/2008	8/29/2012	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	EP		08827302.4	8/4/2008		Filed	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	JP	5285071	2010-519959	8/4/2008	6/7/2013	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	US	7824840	11/836,840	8/10/2007	11/2/2010	Granted	MULTI-LAYER IMAGEABLE ELEMENT WITH SOLVENT RESISTANCE
94192	Eastman Kodak Company	EP		08866746.4	12/15/2008		Filed	INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	US		11/964,846	12/27/2007		Filed	INKJET SETS FOR HIGH SPEED PRINTING ON PLAIN PAPERS AND GLOSSY MEDIA
94193	Eastman Kodak Company	US		12/234,744	9/22/2008		Filed	INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94194	Eastman Kodak Company	EP		09731077.5	3/30/2009		Filed	PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	JP		2011-503971	3/30/2009		Filed	PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	US	7655212	12/101,237	4/11/2008	2/2/2010	Granted	PRODUCTION OF SILVER SULFATE GRAINS USING A FLUORINATED ADDITIVE
94204	Eastman Kodak Company	CN	ZL2008801004807.2	200880104807.2	8/12/2008	6/27/2012	Granted	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	EP		08795216.4	8/12/2008		Filed	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	US		11/845,141	8/27/2007		Filed	ENGRAVING OF PRINTING

94217	Eastman Kodak Company	CN	ZL200880109091.5	200880109091.5	9/24/2008	5/1/2013	Granted	PLATES DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	EP		08834008.8	9/24/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	JP		2010-526932	9/24/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	TW		097136921	9/25/2008		Filed	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8211231	11/861,402	9/26/2007	7/3/2012	Granted	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8420168	13/466,507	5/8/2012	4/16/2013	Granted	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/776,831	2/26/2013		Filed	DELIVERY DEVICE FOR DEPOSITION
94218	Eastman Kodak Company	CN	ISSUING	200880108812.0	9/17/2008	8/1/2013	Granted	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	EP		08833728.2	9/17/2008		Filed	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	US	7858144	11/861,618	9/26/2007	12/28/2010	Granted	PROCESS FOR DEPOSITING ORGANIC MATERIALS

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94235	Eastman Kodak Company	US	7892713	11/862,493	9/27/2007	2/22/2011	Granted	PHOTOCONDUCTORS CONTAINING TEREPHTHALATE ESTERS
94239	Eastman Kodak Company	EP		08831365.5	9/12/2008		Filed	PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94239	Eastman Kodak Company	JP		2010-525808	9/12/2008		Filed	PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94240	Eastman Kodak Company	EP		08795413.7	8/18/2008		Filed	MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	US		11/926,538	10/29/2007		Filed	MAKING COLLOIDAL TERNARY NANOCRYSTALS
94252	Eastman Kodak Company	US	7763413	11/872,772	10/16/2007	7/27/2010	Granted	METHODS FOR IMAGING AND PROCESSING NEGATIVE-WORKING IMAGEABLE ELEMENTS
94253	Eastman Kodak Company	CN		200980103362.0	1/22/2009		Filed	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	DE	602009005903.3	09706675.7	1/22/2009	3/14/2012	Granted	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	GB	2240321	09706675.7	1/22/2009	3/14/2012	Granted	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94267	Eastman Kodak Company	EP		10779653.4	11/15/2010		Filed	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94267	Eastman Kodak Company	US	8398191	12/624,444	11/24/2009	3/19/2013	Granted	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94276	Eastman Kodak Company	US	8041264	12/548,470	8/27/2009	10/18/2011	Granted	MULTIPLE-CHANNELED LAYER PRINTING BY ELECTROGRAPHY
94278	Eastman Kodak Company	US		13/178,726	7/8/2011		Filed	PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94284	Eastman Kodak Company	EP		09716382.8	2/20/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	JP		2010-548679	2/20/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	TW		098106519	2/27/2009		Filed	DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	US	8083332	12/040,048	2/29/2008	12/27/2011	Granted	DUAL SEATING QUICK CONNECT VALVE
94288	Eastman Kodak Company	CN	ZL200880109095.3	200880109095.3	9/17/2008	2/13/2013	Granted	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	DE	602008012938.1	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	GB	2193218	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	NL	2193218	08833324.0	9/17/2008	1/25/2012	Granted	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	TW		097136917	9/25/2008		Filed	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	US	8017183	11/861,705	9/26/2007	9/13/2011	Granted	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94289	Eastman Kodak Company	DE	602009008290.6	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	GB	2326510	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	NL	2326510	09788798.8	6/12/2009	7/11/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8132899	12/139,544	6/16/2008	3/13/2012	Granted	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8397740	13/313,060	12/7/2011	3/19/2013	Granted	INK TANK FOR INKJET PRINTER
94303	Eastman Kodak Company	US	8219513	12/340,216	12/19/2008	7/10/2012	Granted	SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94311	Eastman Kodak Company	EP		09789359.8	9/22/2009		Filed	MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	JP		2011-529011	9/22/2009		Filed	MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	US	7891757	12/241,124	9/30/2008	2/22/2011	Granted	MARKING ELEMENT REGISTRATION
94313	Eastman Kodak Company	US	7983604	11/945,497	11/27/2007	7/19/2011	Granted	MAGNETIC SCAVENGER FOR AN ELECTROSTATOGRAPHIC PRINTER
94319	Eastman Kodak Company	DE	602008010015.4	08787015.0	8/7/2008	9/21/2011	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	DE	102007041393.0	102007041393.0	8/31/2007	12/16/2010	Granted	ITERATIVE NOMINAL DELAY CALIBRATION
94319	Eastman Kodak Company	NL	2183647	08787015.0	8/7/2008	9/21/2011	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	US	8405879	12/675,182	8/7/2008	3/26/2013	Granted	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94328	Eastman Kodak Company	EP		09736500.1	9/28/2009		Filed	MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	JP		2011-529027	9/28/2009		Filed	MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	US	7762642	12/241,112	9/30/2008	7/27/2010	Granted	MEDIA ADVANCE CALIBRATION
94329	Eastman Kodak Company	US	8299140	11/962,480	12/21/2007	10/30/2012	Granted	A DISCRETE INK PARTICLE WITH SOLID PHASE AND LIQUID PHASE
94330	Eastman Kodak Company	DE	602008005474.8	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	GB	2190674	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS

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94330	Eastman Kodak Company	JP		2010-526904	9/17/2008		Filed	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	NL	2190674	08834954.3	9/17/2008	3/9/2011	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	TW		097137356	9/26/2008		Filed	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	US	7858161	11/863,560	9/28/2007	12/28/2010	Granted	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94354	Eastman Kodak Company	BE	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	CA		2704029	11/21/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	CN	ZL200880118398.1	200880118398.1	11/21/2008	2/6/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	DE	602008026507.2	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	EP	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	GB	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	JP		2010-535969	11/21/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	NL	2215848	08857153.4	11/21/2008	7/31/2013	Granted	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	TW		097146481	11/28/2008		Filed	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	US	7871165	11/948,048	11/30/2007	1/18/2011	Granted	STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94372	Eastman Kodak Company	US	8139981	12/017,354	1/22/2008	3/20/2012	Granted	SPRING-LOADED WEB CLEANING APPARATUS FOR ELECROGRAPHIC PRINTER
94376	Eastman Kodak Company	US	8173355	11/986,189	11/20/2007	5/8/2012	Granted	GRADIENT COLORED MASK
94377	Eastman Kodak Company	JP		2010-534945	11/12/2008		Filed	PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	US	8129098	11/986,169	11/20/2007	3/6/2012	Granted	COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94378	Eastman Kodak Company	JP		2010-534942	11/10/2008		Filed	MULTICOLOR MASK
94378	Eastman Kodak Company	US		11/986,102	11/20/2007		Filed	MULTICOLOR MASK
94379	Eastman Kodak Company	DE	602008023566.1	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP	2256554	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	GB	2256554	10168755.6	7/7/2010	4/3/2013	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US	8153352	11/986,088	11/20/2007	4/10/2012	Granted	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US		13/410,342	3/2/2012		Filed	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94381	Eastman Kodak Company	US	7947426	12/036,326	2/25/2008	5/24/2011	Granted	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PLATE PRECURSORS
94384	Eastman Kodak Company	CN	ISSUING	200880118874.X	11/21/2008	6/3/2013	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	EP		08856766.4	11/21/2008		Filed	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	JP	5307829	2010-536908	11/21/2008	7/5/2013	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	US	7858292	11/949,810	12/4/2007	12/28/2010	Granted	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94385	Eastman Kodak Company	DE	602008007693.8	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	GB	2217450	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	NL	2217450	08852201.6	11/19/2008	6/15/2011	Granted	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94417	Eastman Kodak Company	DE	602008008416.7	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	GB	2197943	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	JP	5319686	2010-528863	9/29/2008	7/19/2013	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	NL	2197943	08836940.0	9/29/2008	7/20/2011	Granted	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	US		11/870,710	10/11/2007		Filed	METHOD OF MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94430	Eastman Kodak Company	DE	602008009674.2	08867926.1	12/18/2008	9/7/2011	Granted	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	JP		2010-540647	12/18/2008		Filed	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	NL	2229284	08867926.1	12/18/2008	9/7/2011	Granted	RECORDING ELEMENT FOR AQUEOUS

94430	Eastman Kodak Company	US	7897218	11/965,065	12/27/2007	3/1/2011	Granted	INKS RECORDING ELEMENT FOR AQUEOUS INKS
94437	Eastman Kodak Company	US	8263182	12/250,607	10/14/2008	9/11/2012	Granted	INKJET PRINTING SYSTEM, INK, AND PROCESS

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94541	Eastman Kodak Company	US	8029139		12/021,519	1/29/2008	10/4/2011	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8201945		13/196,996	8/3/2011	6/19/2012	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8177367		13/197,033	8/3/2011	5/15/2012	Granted	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94544	Eastman Kodak Company	US	8076052		11/971,941	1/10/2008	12/13/2011	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS WITH CHEMICAL RESISTANCE
94546	Eastman Kodak Company	CN	ISSUING		200980102858.6	1/20/2009	11/7/2012	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	EP			09703870.7	1/20/2009		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	US	8323874		12/017,408	1/22/2008	12/4/2012	Granted	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94547	Eastman Kodak Company	CN	ZL200880121530.4		200880121530.4	12/5/2008	4/3/2013	Granted	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	EP			08868020.2	12/5/2008		Filed	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	JP			2010-539426	12/5/2008		Filed	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	US	8088549		11/959,492	12/19/2007	1/3/2012	Granted	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94548	Eastman Kodak Company	CN			200980151905.6	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	EP			09774995.6	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	JP			2011-542123	12/14/2009		Filed	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	US	8048609		12/339,469	12/19/2008	11/1/2011	Granted	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94549	Eastman Kodak Company	DE	602008017895.1		08848284.9	10/24/2008	8/8/2012	Granted	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	NL	2205445		08848284.9	10/24/2008	8/8/2012	Granted	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	DE	602008009661.0		08847457.2	10/27/2008	9/7/2011	Granted	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	JP			2010-533065	10/27/2008		Filed	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	NL	2205444		08847457.2	10/27/2008	9/7/2011	Granted	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	US	8247045		11/936,819	11/8/2007	8/21/2012	Granted	INKJET RECORDING ELEMENT
94557	Eastman Kodak Company	US	7914109		11/944,658	11/26/2007	3/29/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94557	Eastman Kodak Company	US	8033647		13/010,820	1/21/2011	10/11/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94567	Eastman Kodak Company	DE	102008024216		102008024216.0	5/19/2008	2/11/2010	Granted	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	JP			2011-509919	5/6/2009		Filed	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94568	Eastman Kodak Company	BE	2220533		08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CA			2703860	12/11/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CN	ZL200880119285.3		200880119285.3	12/11/2008	7/4/2012	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	DE	602008011610.7		08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	FR	2220533		08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	GB	2220533		08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	JP			2010-537960	12/11/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	NL	2220533		08861927.5	12/11/2008	11/23/2011	Granted	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES

94568	Eastman Kodak Company	TW		097148602	12/12/2008		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	US		11/956,666	12/14/2007		Filed	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94569	Eastman Kodak Company	CN	ZL200980105441.5	200980105441.5	2/9/2009	6/26/2013	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	DE	602009006140.2	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	GB	2248346	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	JP		2010-547616	2/9/2009		Filed	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	NL	2248346	09714541.1	2/9/2009	3/28/2012	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	TW		098105844	2/24/2009		Filed	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	US	7891816	12/036,385	2/25/2008	2/22/2011	Granted	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94577	Eastman Kodak Company	EP		09762796.2	4/1/2009		Filed	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING

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94577	Eastman Kodak Company	US	8026041	12/060,906	4/2/2008	9/27/2011	Granted	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94615	Eastman Kodak Company	US	8221964	11/986,068	11/20/2007	7/17/2012	Granted	INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US		13/474,757	5/18/2012		Filed	INTEGRATED COLOR MASK
94616	Eastman Kodak Company	CN	ZL200880116804.0	200880116804.0	11/10/2008	3/27/2013	Granted	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	EP		08851109.2	11/10/2008		Filed	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	US	7846644	11/942,780	11/20/2007	12/7/2010	Granted	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94625	Eastman Kodak Company	US	8301062	12/396,809	3/3/2009	10/30/2012	Granted	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES
94626	Eastman Kodak Company	EP		08863333.4	12/12/2008		Filed	ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	US	7783243	11/958,831	12/18/2007	8/24/2010	Granted	ENHANCED FUSER OFFSET LATITUDE METHOD
94670	Eastman Kodak Company	US	7998665	12/719,227	3/8/2010	8/16/2011	Granted	COLOR INTERMEDIATE MOTION PICTURE FILM
94670	Eastman Kodak Company	US	8409792	13/026,391	2/14/2011	4/2/2013	Granted	COLOR INTERMEDIATE MOTION PICTURE FILM
94680	Eastman Kodak Company	JP	D1031497	1996-21946	7/19/1996	11/20/1998	Granted	ELECTRONIC STILL CAMERA
94683	Eastman Kodak Company	JP	D1033646	1997-3845	2/11/1997	12/18/1998	Granted	HOLDING STAND FOR TV CAMERA
94685	Eastman Kodak Company	JP	D1095937	1999-23736	9/2/1999	10/27/2000	Granted	ELECTRONIC STILL CAMERA WITH BUILT-IN PRINTER
94685	Eastman Kodak Company	US	D435263	29/119,183	2/25/2000	12/19/2000	Granted	ELECTRIC STILL CAMERA WITH PRINTER
94688	Eastman Kodak Company	US	7909474	11/950,488	12/5/2007	3/22/2011	Granted	DISPLAY APPARATUS USING BILINEAR ELECTROMECHANICAL MODULATOR
94691	Eastman Kodak Company	CN	ZL200980109014.4	200980109014.4	2/17/2009	10/10/2012	Granted	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL...
94691	Eastman Kodak Company	EP		09719158.9	2/17/2009		Filed	A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	JP	5260095	2008-066280	3/14/2008	5/2/2013	Granted	A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	US		12/922,249	2/17/2009		Filed	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL PLATE
94693	Eastman Kodak Company	CN	ZL200980104053.5	200980104053.5	1/21/2009	1/9/2013	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	EP		09708811.6	1/21/2009		Filed	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	JP	5314051	2010-545000	1/21/2009	7/12/2013	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	US	8198011	12/025,089	2/4/2008	6/12/2012	Granted	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94697	Eastman Kodak Company	DE	602008012966.7	08868697.7	12/15/2008	1/25/2012	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	NL	2231800	08868697.7	12/15/2008	1/25/2012	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	US	8367756	11/964,987	12/27/2007	2/5/2013	Granted	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94698	Eastman Kodak Company	US	8099024	12/403,439	3/13/2009	1/17/2012	Granted	SYSTEMS AND METHODS OF PRODUCING GRADIENT INDEX OPTICS BY SEQUENTIAL PRINTING OF TONERS HAVING DIFFERENT INDICES OF REFRACTION
94699	Eastman Kodak Company	CN		200980151539.4	12/10/2009		Filed	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	DE	602009009136.0	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	EP	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	GB	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	IN		3046/CHENP/2011	12/10/2009		Filed	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	NL	2359349	09801319.6	12/10/2009	8/22/2012	Granted	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	US	8153984	12/337,752	12/18/2008	4/10/2012	Granted	SECURITY SYSTEM WITH DIFFERENT SIZE EMISSIVE PARTICLES
94699	Eastman Kodak Company	US	8398888	13/371,718	2/13/2012	3/19/2013	Granted	SIZE DEPENDENT MARKER CODES
94705	Eastman Kodak Company	US	8033628	12/047,359	3/13/2008	10/11/2011	Granted	SIGNAL PROCESSING OF INDICIA FOR MEDIA IDENTIFICATION
94706	Eastman Kodak Company	US	8251478	12/037,963	2/27/2008	8/28/2012	Granted	SIGNAL PROCESSING OF RECORDING MEDIUM INDICIA
94707	Eastman Kodak Company	US	7800089	12/037,966	2/27/2008	9/21/2010	Granted	OPTICAL SENSOR FOR A PRINTER
94708	Eastman Kodak Company	US	8291001	12/037,970	2/27/2008	10/16/2012	Granted	SIGNAL PROCESSING FOR MEDIA TYPE IDENTIFICATION
94713	Eastman Kodak Company	EP		09732392.7	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	JP		2011-504997	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	US	8031938	12/102,238	4/14/2008	10/4/2011	Granted	METHOD AND APPARATUS FOR PROVIDING IMPROVED HUMAN OBSERVER XYZ FUNCTIONS AND CALCULATIONS FOR CIELAB

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94713	Eastman Kodak Company	WO		PCT/US09/01863	3/25/2009		Filed	METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94723	Eastman Kodak Company	CN	ZL200980111980.X	200980111980.X	3/17/2009	3/6/2013	Granted	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	EP		09730064.4	3/17/2009		Filed	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	JP		2011-503965	3/17/2009		Filed	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	US	7649199	12/101,179	4/11/2008	1/19/2010	Granted	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS AND ELECTRONIC DEVICES
94725	Eastman Kodak Company	US		13/193,907	7/29/2011		Filed	SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
94726	Eastman Kodak Company	CN	ZL200880120767.0	200880120767.0	12/5/2008	8/1/2012	Granted	DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	US	7669529	11/956,607	12/14/2007	3/2/2010	Granted	APPARATUS FOR MOUNTING AND DISMOUNTING SHEET MATERIAL TO AND FROM A DRUM
94737	Eastman Kodak Company	US	8243294	12/100,558	4/10/2008	8/14/2012	Granted	SIMPLIFIED WALK-UP PRINT DRIVER INSTALLATION
94741	Eastman Kodak Company	EP		09789076.8	8/6/2009		Filed	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94741	Eastman Kodak Company	US	8079695	12/194,983	8/20/2008	12/20/2011	Granted	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94742	Eastman Kodak Company	US	7828426	12/229,940	8/28/2008	11/9/2010	Granted	INKJET PRINTING SYSTEM AND FLUORINATED INK
94743	Eastman Kodak Company	US		12/047,605	3/13/2008		Filed	STEREOSCOPIC DISPLAY USING MULTI-LINEAR ELECTROMECHANICAL MODULATOR
94745	Eastman Kodak Company	JP		2010-539432	12/9/2008		Filed	METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	US	8299141	11/962,520	12/21/2007	10/30/2012	Granted	MIXED PHASE METHOD OF MANUFACTURING INK
94746	Eastman Kodak Company	US	7914121	12/024,360	2/1/2008	3/29/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94746	Eastman Kodak Company	US	8033646	13/010,815	1/21/2011	10/11/2011	Granted	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94754	Eastman Kodak Company	CN	ISSUING	200980109009.3	2/12/2009	5/20/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	DE	602009005246.2	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	FR	2260351	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	GB	2260351	09720351.7	2/12/2009	2/8/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	JP		2010-550667	2/12/2009		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	US	8043787	12/048,452	3/14/2008	10/25/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94759	Eastman Kodak Company	US	8130400	12/052,235	3/20/2008	3/6/2012	Granted	MULTIPLE PROCESSOR PRINT DRIVER
94759	Eastman Kodak Company	US	8223353	13/356,972	1/24/2012	7/17/2012	Granted	MULTIPLE PROCESSOR PRINT DRIVER
94765	Eastman Kodak Company	US	7945094	12/014,961	1/16/2008	5/17/2011	Granted	A METHOD FOR CHROMATIC ADAPTATION OF IMAGES
94766	Eastman Kodak Company	CN	ISSUING	200980103967.X	1/28/2009	11/7/2012	Granted	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	EP		09709259.7	1/28/2009		Filed	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	JP		2010-545014	1/28/2009		Filed	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	US	8009330	12/025,807	2/5/2008	8/30/2011	Granted	A METHOD FOR IMAGING FLEXOGRAPHIC PLATES
94772	Eastman Kodak Company	US	8398226	12/477,310	6/3/2009	3/19/2013	Granted	INKJET PRINTING SYSTEM
94775	Eastman Kodak Company	DE	602009004005.7	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	GB	2307202	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	JP		2011-521099	7/20/2009		Filed	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	NL	2307202	09788955.4	7/20/2009	11/30/2011	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	US	8114487	12/183,658	7/31/2008	2/14/2012	Granted	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94783	Eastman Kodak Company	CN		201080023592.9	5/11/2010		Filed	CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	EP		10723812.3	5/11/2010		Filed	CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	JP		2012-513035	5/11/2010		Filed	CONTINUOUS INK JET INK

94783	Eastman Kodak Company	US	8173215	12/474,730	5/29/2009	5/8/2012	Granted	COMPOSITIONS CONTINUOUS INK JET INK COMPOSITIONS
94785	Eastman Kodak Company	EP		09702079.6	1/13/2009		Filed	SIMPLIFIED COLOR WORKFLOW
94785	Eastman Kodak Company	US	7945093	12/014,817	1/16/2008	5/17/2011	Granted	SIMPLIFIED COLOR WORKFLOW
94788	Eastman Kodak Company	US		12/015,155	1/16/2008		Filed	PRINT SCANNER WITH JAM DETECTION SYSTEM AND METHOD

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94791	Eastman Kodak Company	US	7956118	12/237,490	9/25/2008	6/7/2011	Granted	METHOD AND PREPARATION OF CHEMICALLY PREPARED TONERS
94802	Eastman Kodak Company	CN		200980117102.9	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	EP		09746952.2	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	JP		2011-509482	5/13/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	TW		098116059	5/14/2009		Filed	LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	US	7959297	12/121,185	5/15/2008	6/14/2011	Granted	UNIFORM SPECKLE REDUCED LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94818	Eastman Kodak Company	CN	ZL200980107263.X	200980107263.X	3/3/2009	3/20/2013	Granted	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94818	Eastman Kodak Company	JP		2010-549129	3/3/2009		Filed	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94819	Eastman Kodak Company	US	8221577	12/327,914	12/4/2008	7/17/2012	Granted	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94819	Eastman Kodak Company	US		13/485,963	6/1/2012		Filed	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94820	Eastman Kodak Company	DE	602009003770.6	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	GB	2300228	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	NL	2300228	09758698.6	5/28/2009	11/16/2011	Granted	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	US	8283107	12/133,397	6/5/2008	10/9/2012	Granted	IMAGEABLE ELEMENTS AND METHODS USEFUL FOR PROVIDING WATERLESS PRINTING PLATES
94828	Eastman Kodak Company	EP		09705698.0	1/22/2009		Filed	PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	JP		2010-545002	1/22/2009		Filed	PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94839	Eastman Kodak Company	US	8018623	12/040,055	2/29/2008	9/13/2011	Granted	MULTI-LEVEL HALFTONING PROVIDING REDUCED ERROR DIFFUSION ARTIFACTS
94841	Eastman Kodak Company	EP		10724919.5	5/27/2010		Filed	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	JP		2012-513050	5/27/2010		Filed	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	US	8419176	12/474,770	5/29/2009	4/16/2013	Granted	AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94845	Eastman Kodak Company	DE		102009031115.7	6/30/2009		Filed	JAM CLEARANCE USING VACUUM BELT Bogentransportvorrichtung
94845	Eastman Kodak Company	US		13/378,444	6/10/2010		Filed	SHEET TRANSPORT DEVICE
94846	Eastman Kodak Company	DE	102008011513	102008011513.4	2/28/2008	8/6/2009	Granted	SHEET FEEDER HAVING LIFTING UNIT COMPENSATION FIXTURE FOR PRINTSUBSTRAT WITH DIFFERENT THICKNESS WHICH BUILD SLOPE STACK
94846	Eastman Kodak Company	US	8177223	12/919,505	4/10/2008	5/15/2012	Granted	SHEET FEEDER HAVING LIFTING UNIT
94853	Eastman Kodak Company	DE	602009006776.1	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	GB	2255249	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	JP		2010-550669	2/12/2009		Filed	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	NL	2255249	09718893.2	2/12/2009	5/9/2012	Granted	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	US	7888664	12/045,058	3/10/2008	2/15/2011	Granted	PLATE PALLET ALIGNMENT SYSTEM
94865	Eastman Kodak Company	US	8489006	12/323,495	11/26/2008	7/16/2013	Granted	EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94874	Eastman Kodak Company	EP		09726897.3	4/1/2009		Filed	DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	JP		2011-502957	4/1/2009		Filed	DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	US	8064084	12/060,910	4/2/2008	11/22/2011	Granted	DISTRIBUTED PROCESSING OF PRINT JOBS
94881	Eastman Kodak Company	US	8124328	12/123,510	5/20/2008	2/28/2012	Granted	METHODS FOR IMAGING AND PROCESSING POSITIVE-WORKING IMAGEABLE ELEMENTS
94887	Eastman Kodak Company	US	8314946	12/164,732	6/30/2008	11/20/2012	Granted	IMAGE RENDERING PRIOR TO MEDIA TYPE DETECTION
94891	Eastman Kodak Company	CN	ZL200980111359.3	200980111359.3	3/17/2009	3/27/2013	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT

94891	Eastman Kodak Company	DE	602009003185.6	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	GB	2260324	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	NL	2260324	09726654.8	3/17/2009	10/19/2011	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	US	7525670	12/060,926	4/2/2008	4/28/2009	Granted	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94904	Eastman Kodak Company	EP		09743020.1	5/5/2009		Filed	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94904	Eastman Kodak Company	US	8134591	12/116,467	5/7/2008	3/13/2012	Granted	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94905	Eastman Kodak Company	BE	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR

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94905	Eastman Kodak Company	BE	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009006868.7	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009011972.9	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009012749.7	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423744	11188376.5	11/9/2011	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2304498	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	JP		2011-517404	6/26/2009		Filed	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2304498	09788841.6	6/26/2009	5/9/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423744	11188376.5	6/26/2009	12/12/2012	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423745	11188377.3	11/9/2011	1/9/2013	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	TW		098123497	7/10/2009		Filed	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	US	7926951	12/171,916	7/11/2008	4/19/2011	Granted	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94907	Eastman Kodak Company	CN	ISSUING	200980104863.0	3/20/2009	12/5/2012	Granted	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	EP		09726247.1	3/20/2009		Filed	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	US	7926422	12/055,352	3/26/2008	4/19/2011	Granted	PLATE TRANSPORT SPEED CONTROL SYSTEM
94913	Eastman Kodak Company	DE	602009011947.8	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	EP	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	GB	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	NL	2313889	09788997.6	7/24/2009	12/12/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	US	8119328	12/189,239	8/11/2008	2/21/2012	Granted	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94918	Eastman Kodak Company	US	8137888	12/342,138	12/23/2008	3/20/2012	Granted	METHOD OF PREPARING TONER HAVING CONTROLLED MORPHOLOGY
94927	Eastman Kodak Company	CN		201080029317.8	7/8/2010		Filed	DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	DE	102009034107.2	102009034107.2	7/21/2009	4/28/2011	Granted	NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE
94927	Eastman Kodak Company	DE		102009061070.7	8/27/2010		Filed	Entwicklervorrichtung NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE
94927	Eastman Kodak Company	EP		10734720.5	7/8/2010		Filed	Entwicklervorrichtung DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	US		13/384,847	7/8/2010		Filed	DEVELOPING DEVICE AND METHOD
94928	Eastman Kodak Company	DE	102008063320.8	102008063320.8	12/30/2008	8/5/2010	Granted	SECURITY PATTERNS IN GLOSSER BELT METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	JP		2011-542745	11/30/2009		Filed	METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	US		13/133,462	11/30/2009		Filed	METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94929	Eastman Kodak Company	DE	102008016456	102008016456.9	3/31/2008	4/28/2011	Granted	DETECTION COLOR REGISTERLINES
94929	Eastman Kodak Company	EP		09727818.8	1/22/2009		Filed	METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94929	Eastman Kodak Company	US		12/934,736	1/22/2009		Filed	METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94930	Eastman Kodak Company	EP		09158129.8	4/17/2009		Filed	ON-PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94930	Eastman Kodak Company	US	8084182	12/111,275	4/29/2008	12/27/2011	Granted	ON PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94931	Eastman Kodak Company	CN		200980150277.X	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM

94931	Eastman Kodak Company	DE	60200901255.2	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE		102008063319.4	12/30/2008		Filed	FOIL PRODUCTION USING DRY TONER
94931	Eastman Kodak Company	EP	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	FR	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	GB	2370861	09760886.3	11/30/2009	1/2/2013	Granted	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM

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94931	Eastman Kodak Company	JP		2011-544010	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	US		13/133,406	11/30/2009		Filed	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94938	Eastman Kodak Company	CN		200980154138.4	12/21/2009		Filed	DUAL-VIEW STEREOSCOPIC DISPLAY
94938	Eastman Kodak Company	US	8233035	12/351,190	1/9/2009	7/31/2012	Granted	USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US		13/473,882	5/17/2012		Filed	DUAL-VIEW STEREOSCOPIC DISPLAY
94939	Eastman Kodak Company	US	8217996	12/212,852	9/18/2008	7/10/2012	Granted	USING LINEAR MODULATOR ARRAYS
94944	Eastman Kodak Company	US	8251497	12/338,211	12/18/2008	8/28/2012	Granted	STEREOSCOPIC DISPLAY SYSTEM WITH
94944	Eastman Kodak Company	US	8449082	13/568,972	8/7/2012	5/28/2013	Granted	FLEXIBLE RENDERING FOR MULTIPLE
94950	Eastman Kodak Company	US	5585615	08/383,001	2/2/1995	12/17/1996	Granted	SIMULTANEOUS OBSERVERS
94953	Eastman Kodak Company	US	8058335	12/120,594	5/14/2008	11/15/2011	Granted	INJECTION MOLDED MOUNTING
94954	Eastman Kodak Company	US	7871145	12/505,562	7/20/2009	1/18/2011	Granted	SUBSTRATE
94954	Eastman Kodak Company	US	8393709	12/949,918	11/19/2010	3/12/2013	Granted	INJECTION MOLDED MOUNTING
94955	Eastman Kodak Company	US	8091990	12/127,861	5/28/2008	1/10/2012	Granted	SUBSTRATE
94956	Eastman Kodak Company	US	7819501	12/127,872	5/28/2008	10/26/2010	Granted	IMAGE READER
94956	Eastman Kodak Company	US	8465113	12/860,179	8/20/2010	6/18/2013	Granted	WAX DISPERSIONS FOR TONERS
94957	Eastman Kodak Company	US	8091991	12/127,876	5/28/2008	1/10/2012	Granted	PRINTING METHOD FOR REDUCING
94958	Eastman Kodak Company	US	8123326	12/568,713	9/29/2009	2/28/2012	Granted	STITCH ERROR BETWEEN
94964	Eastman Kodak Company	US	8508785	12/183,085	7/31/2008	8/13/2013	Granted	OVERLAPPING JETTING MODULES
94967	Eastman Kodak Company	CN	ZL200980118635.9	200980118635.9	5/14/2009	12/12/2012	Granted	PRINTING METHOD FOR REDUCING
94967	Eastman Kodak Company	DE	2285571	09750936.8	5/14/2009	5/9/2012	Granted	STITCH ERROR BETWEEN
94967	Eastman Kodak Company	FR	2285571	09750936.8	5/14/2009	5/9/2012	Granted	OVERLAPPING JETTING MODULES
94967	Eastman Kodak Company	GB	2285571	09750936.8	5/14/2009	5/9/2012	Granted	CONTINUOUS PRINTHEAD CONTOURED
94967	Eastman Kodak Company	NL	2285571	09750936.8	5/14/2009	5/9/2012	Granted	GAS FLOW DEVICE
94967	Eastman Kodak Company	US	8084189	12/125,084	5/22/2008	12/27/2011	Granted	JETTING MODULE INSTALLATION AND
94969	Eastman Kodak Company	EP		09750928.5	5/12/2009		Filed	ALIGNMENT APPARATUS
94969	Eastman Kodak Company	JP		2011-511597	5/12/2009		Filed	FIELD REPLACEABLE JETTING MODULE
94969	Eastman Kodak Company	US	8099009	12/126,192	5/23/2008	1/17/2012	Granted	CONTINUOUS PRINTHEAD GAS FLOW
94973	Eastman Kodak Company	DE	602009016701.4	09750957.4	5/19/2009	6/26/2013	Granted	DUCT INCLUDING DRAIN
94973	Eastman Kodak Company	EP	2279458	09750957.4	5/19/2009	6/26/2013	Granted	CALIBRATION SYSTEM FOR MULTI-
94973	Eastman Kodak Company	GB	2279458	09750957.4	5/19/2009	6/26/2013	Granted	PRINTHEAD INK SYSTEMS
94973	Eastman Kodak Company	JP		2011-510507	5/19/2009		Filed	SYSTEM AND METHOD FOR
94973	Eastman Kodak Company	NL	2279458	09750957.4	5/19/2009	6/26/2013	Granted	GENERATING AN IMAGE ENHANCED
94973	Eastman Kodak Company	US	8435712	12/124,544	5/21/2008	5/7/2013	Granted	PRODUCT
94974	Eastman Kodak Company	US	8099033	12/127,142	5/27/2008	1/17/2012	Granted	METHOD OF IMAGING AND
94981-2	Eastman Kodak Company	US	8465148	13/218,736	8/26/2011	6/18/2013	Granted	DEVELOPING POSITIVE-WORKING
94981-2	Eastman Kodak Company	US		13/218,771	8/26/2011		Filed	IMAGEABLE ELEMENTS
94982	Eastman Kodak Company	CN	ZL200980122857.8	200980122857.8	6/15/2009	12/12/2012	Granted	METHOD OF IMAGING AND
								DEVELOPING POSITIVE-WORKING
								IMAGEABLE ELEMENTS
								METHOD OF IMAGING AND
								DEVELOPING POSITIVE-WORKING
								IMAGEABLE ELEMENTS
								METHOD OF IMAGING AND
								DEVELOPING POSITIVE-WORKING
								IMAGEABLE ELEMENTS
								METHOD OF IMAGING AND
								DEVELOPING POSITIVE-WORKING
								IMAGEABLE ELEMENTS
								METHOD OF IMAGING AND
								DEVELOPING POSITIVE-WORKING
								IMAGEABLE ELEMENTS
								METHOD FOR PRINT ENGINE
								SYNCHRONIZATION
								METHOD FOR PRINT ENGINE
								SYNCHRONIZATION
								METHOD FOR PRINT ENGINE
								SYNCHRONIZATION
								DEVELOPER FOR SELECTIVE PRINTING
								OF RAISED INFORMATION BY
								ELECTROGRAPHY
								DEVELOPER FOR SELECTIVE PRINTING
								OF RAISED INFORMATION BY
								ELECTROGRAPHY
								DEVELOPER FOR SELECTIVE PRINTING
								OF RAISED INFORMATION BY
								ELECTROGRAPHY
								DEVELOPER FOR SELECTIVE PRINTING
								OF RAISED INFORMATION BY
								ELECTROGRAPHY
								PRESSURE ROLLER INTERFRAME OIL
								CLEANING DEVICE AND METHOD
								DUPLEX WEB PRINTER WITH TURNING
								MECHANISM
								TURNING OR SHIFTING WEB IN
								PRINTER
								SUBSTRATE AND IMAGEABLE

94982	Eastman Kodak Company	DE	602009005657.3	09767053.3	6/15/2009	2/29/2012	Granted	ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	FR	2288507	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	GB	2288507	09767053.3	6/15/2009	2/29/2012	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	US	8053162	12/140,545	6/17/2008	11/8/2011	Granted	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94995	Eastman Kodak Company	US	8031911	12/119,678	5/13/2008	10/4/2011	Granted	PRINT PROOFING USING MOTTLING TILE
94996	Eastman Kodak Company	EP		09758654.9	5/12/2009		Filed	PRINT ENGINE PRODUCTIVITY MODULE INVERTER

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94996	Eastman Kodak Company	JP	5231638	2011-511596	5/12/2009	3/29/2013	Granted	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8000645	12/128,897	5/29/2008	8/16/2011	Granted	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8224226	13/047,939	3/15/2011	7/17/2012	Granted	METHOD FOR INCREASING DUPLEX REPRODUCTION APPARATUS PRODUCTIVITY BY ADJUSTING SHEET TRAVEL TIME DIFFERENCE
94999	Eastman Kodak Company	US	8026034	12/342,435	12/23/2008	9/27/2011	Granted	ENHANCED FUSING FOR ELECTROPHOTOGRAPHIC TONERS
95000	Eastman Kodak Company	EP		09746938.1	5/12/2009		Filed	ADJUSTABLE GLOSS DOCUMENT PRINTING
95000	Eastman Kodak Company	US	8092970	12/152,498	5/15/2008	1/10/2012	Granted	ADJUSTABLE GLOSS DOCUMENT PRINTING
95001	Eastman Kodak Company	DE	602009006048.1	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	GB	2328981	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	NL	2328981	09789219.4	8/27/2009	3/21/2012	Granted	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	US	8192008	12/229,937	8/28/2008	6/5/2012	Granted	INKJET PRINTING SYSTEM AND INK
95003	Eastman Kodak Company	US		13/055,781	7/21/2009		Filed	A METHOD OF MAKING SOLAR CELLS
95008	Eastman Kodak Company	US	8158140	12/251,365	10/14/2008	4/17/2012	Granted	SILVER POLYAMIDE COMPOSITE
95009	Eastman Kodak Company	DE	602009010673.2	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	EP	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	GB	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	NL	2286371	09758659.8	5/15/2009	10/24/2012	Granted	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	US	7971961	12/134,514	6/6/2008	7/5/2011	Granted	FORMING IMAGES WITH STITCHED SWATHS
95010	Eastman Kodak Company	DE	602009008265.5	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	GB	2303582	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	JP		2011-512470	6/3/2009		Filed	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	NL	2303582	09758749.7	6/3/2009	7/11/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	US	8300263	12/134,529	6/6/2008	10/30/2012	Granted	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95015	Eastman Kodak Company	US	8118390	12/332,670	12/11/2008	2/21/2012	Granted	MEDIA IDENTIFICATION SYSTEM WITH MOVING OPTOELECTRONIC DEVICE
95017	Eastman Kodak Company	EP		09750927.7	5/12/2009		Filed	AUTOMATED COLOR ADJUSTMENT
95017	Eastman Kodak Company	US	8040560	12/124,451	5/21/2008	10/18/2011	Granted	AUTOMATED COLOR ADJUSTMENT
95021	Eastman Kodak Company	DE	102009022316	102009022316.9	5/22/2009	8/19/2010	Granted	CROSSTRACK-SENSOR
95021	Eastman Kodak Company	US		13/320,808	2/29/2012		Filed	METHOD AND DEVICE FOR THE DETECTION OF A SUBSTRATE EDGE IN A PRINTING MACHINE
95022	Eastman Kodak Company	DE	102009056293	102009056293.1	11/30/2009	3/26/2012	Granted	CONTROL FOR MULTIAxis-SYNCHRO-DRIVE Vorrichtung und Verfahren zum Regeln der Spannung einer Substratbahn
95022	Eastman Kodak Company	US		13/512,039	11/18/2010		Filed	DEVICE AND METHOD FOR CONTROLLING THE TENSION OF A SUBSTRATE WEB
95023	Eastman Kodak Company	US		13/516,266	12/9/2010		Filed	DEVICE AND METHOD FOR APPLYING AND FUSING A TONER IMAGE ON A SUBSTRATE
95024	Eastman Kodak Company	US	8035093	12/332,722	12/11/2008	10/11/2011	Granted	MOVABLE MEDIA TRAY WITH POSITION REFERENCE MARKS
95027	Eastman Kodak Company	DE	602009004823.6	09789052.9	7/31/2009	1/18/2012	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	NL	2308037	09789052.9	7/31/2009	1/18/2012	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	US	8360323	12/183,284	7/31/2008	1/29/2013	Granted	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95030	Eastman Kodak Company	US	7988306	12/244,032	10/2/2008	8/2/2011	Granted	A FOCAL ATTACHMENT FOR PROJECTION LENS
95031	Eastman Kodak Company	EP		09750933.5	5/14/2009		Filed	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	JP		2011-510495	5/14/2009		Filed	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	US	8180242	12/126,267	5/23/2008	5/15/2012	Granted	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95032	Eastman Kodak Company	DE	602009008291.4	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	GB	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	IT	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	NL	2297611	09788835.8	6/25/2009	7/11/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	US	8240943	12/169,735	7/9/2008	8/14/2012	Granted	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95033	Eastman Kodak Company	CN	ISSUING	200980119855.3	5/26/2009	5/6/2013	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008011520.8	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008007864.7	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	JP		2011-510982	5/26/2009		Filed	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2127881	08157149.9	5/29/2008	11/23/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2202077	10157983.7	3/26/2010	6/22/2011	Granted	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	US		12/993,339	5/26/2009		Filed	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95034	Eastman Kodak Company	US	8137896	12/181,371	7/29/2008	3/20/2012	Granted	METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
95038	Eastman Kodak Company	CN		201080009406.6	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	EP		10705019.7	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	JP		2011-552022	2/16/2010		Filed	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	US	8092874	12/394,150	2/27/2009	1/10/2012	Granted	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95039	Eastman Kodak Company	EP		09755229.3	5/12/2009		Filed	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	JP		2011-511594	5/12/2009		Filed	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	US	8304155	12/434,736	5/4/2009	11/6/2012	Granted	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95051	Eastman Kodak Company	US	8215776	12/349,567	1/7/2009	7/10/2012	Granted	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95051	Eastman Kodak Company	US	8465155	13/473,931	5/17/2012	6/18/2013	Granted	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95053	Eastman Kodak Company	US		12/245,059	10/3/2008		Filed	SWITCHABLE 2-D/3-D DISPLAY SYSTEM
95069	Eastman Kodak Company	DE	602009013313.6	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	EP	2310909	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	GB	2310909	09788900.0	7/13/2009	2/13/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	US	8354216	12/173,220	7/15/2008	1/15/2013	Granted	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95070	Eastman Kodak Company	US	8272710	12/174,061	7/16/2008	9/25/2012	Granted	BI-DIRECTIONAL PRINT MASKING
95073	Eastman Kodak Company	US	8136905	12/146,641	6/26/2008	3/20/2012	Granted	DROP VOLUME COMPENSATION FOR INK SUPPLY VARIATION
95079	Eastman Kodak Company	CN	ISSUING	200980124607.8	6/12/2009	5/30/2013	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	DE	602009007504.7	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	GB	2304502	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	NL	2304502	09770513.1	6/12/2009	6/6/2012	Granted	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	US	7798487	12/147,950	6/27/2008	9/21/2010	Granted	PRINT PLATE HANDLING SYSTEM
95089	Eastman Kodak Company	CN	ZL200980150117.5	200980150117.5	12/1/2009	7/17/2013	Granted	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	EP		09771615.3	12/1/2009		Filed	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8153347	12/327,937	12/4/2008	4/10/2012	Granted	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8486607	13/350,848	1/16/2012	7/16/2013	Granted	METHOD OF MAKING A RELIEF IMAGE
95090	Eastman Kodak Company	CN		201080006342.4	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	EP		10708425.3	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	JP		2011-549153	2/3/2010		Filed	METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	US	8280292	12/378,089	2/11/2009	10/2/2012	Granted	METHOD REDUCING IMAGE GLOSSER ARTIFACTS
95091	Eastman Kodak Company	US	8246862	12/512,278	7/30/2009	8/21/2012	Granted	STATIC DISSIPATIVE POLYMERIC COMPOSITION HAVING CONTROLLED CONDUCTIVITY
95092	Eastman Kodak Company	CN		201080012712.5	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY

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95092	Eastman Kodak Company	EP		10722797.7	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	JP		2012-500784	3/15/2010		Filed	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	US	8064788	12/404,485	3/16/2009	11/22/2011	Granted	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95093	Eastman Kodak Company	US	8390829	12/241,328	9/30/2008	3/5/2013	Granted	INKJET PRINTING METHOD USING PRINT MODES SELECTED IN RESPONSE TO IMAGE QUALITY SCORES
95098	Eastman Kodak Company	US	7862147	12/241,816	9/30/2008	1/4/2011	Granted	INCLINED FEATURE TO PROTECT PRINthead FACE
95099	Eastman Kodak Company	US	8029117	12/335,819	12/16/2008	10/4/2011	Granted	SELECTABLE FILL VOLUME FOR INK RESERVOIR
95102	Eastman Kodak Company	US		13/017,384	1/31/2011		Filed	CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95102	Eastman Kodak Company	US		13/951,532	7/26/2013		Filed	CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95105	Eastman Kodak Company	US	8170441	12/713,205	2/26/2010	5/1/2012	Granted	CLEANING BLADE FOR ELECTROSTATOGRAPHIC APPARATUS
95108	Eastman Kodak Company	EP		09788970.3	7/22/2009		Filed	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95108	Eastman Kodak Company	US	8252414	12/505,757	7/20/2009	8/28/2012	Granted	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95112	Eastman Kodak Company	CN		200980136333.4	9/3/2009		Filed	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	DE	602009007117.3	09789254.1	9/3/2009	5/16/2012	Granted	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	JP		2011-527798	9/3/2009		Filed	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	NL	2323936	09789254.1	9/3/2009	5/16/2012	Granted	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	US	7893416	12/212,068	9/17/2008	2/22/2011	Granted	DETECTING PRINTING PLATE EDGE ALIGNMENT
95113	Eastman Kodak Company	US		12/685,007	1/11/2010		Filed	INDICATORS
95116	Eastman Kodak Company	DE		102009016583.5	4/6/2009		Filed	SEPERATION SHEET PUNCHER
95116	Eastman Kodak Company	EP		10711885.3	3/30/2010		Filed	DEVICE AND METHOD FOR DIVIDING PRINT JOBS
95116	Eastman Kodak Company	US	8191886	13/253,093	3/30/2010	6/5/2012	Granted	DIVIDING PRINT JOBS IN OUTPUT TRAY
95116	Eastman Kodak Company	US	8317184	13/253,095	3/30/2010	11/27/2012	Granted	PRINTER PRODUCING DIVIDING SHEETS FOR OUTPUT TRAY
95117	Eastman Kodak Company	DE	602010006391.7	102009031117.3	6/30/2009	2/10/2011	Granted	HIGH VOLUME TRAY II Vorrichtung und Verfahren zur stapelförmigen Ablage von bogenförmigen Substraten
95117	Eastman Kodak Company	DE	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	EP	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	GB	2448851	10723156.5	6/18/2010	4/17/2013	Granted	DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95119	Eastman Kodak Company	US	7656571	12/183,094	7/31/2008	2/2/2010	Granted	BALANCED LIGHT VALVE
95122	Eastman Kodak Company	US	7973815	12/569,964	9/30/2009	7/5/2011	Granted	METHOD FOR CONTROLLING PEEL POSITION IN A PRINTER
95123	Eastman Kodak Company	EP		09788891.1	7/9/2009		Filed	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	JP		2011-520021	7/9/2009		Filed	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	US	8181953	12/178,713	7/24/2008	5/22/2012	Granted	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95124	Eastman Kodak Company	JP		2011-529007	9/18/2009		Filed	METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	US	8173030	12/241,747	9/30/2008	5/8/2012	Granted	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95124	Eastman Kodak Company	US		13/436,225	3/30/2012		Filed	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95126	Eastman Kodak Company	CN	ISSUING	200980128459.7	7/9/2009	7/2/2013	Granted	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	EP		09788883.8	7/9/2009		Filed	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	US	7885012	12/177,898	7/23/2008	2/8/2011	Granted	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95131	Eastman Kodak Company	US	8290208	12/352,030	1/12/2009	10/16/2012	Granted	ENHANCED SAFETY DURING LASER PROJECTION
95138	Eastman Kodak Company	US	8145076	12/412,674	3/27/2009	3/27/2012	Granted	PRINT SYSTEM WITH DROP-IN INTERCHANGEABLE MODULAR ACCESSORY CARTRIDGE
95139	Eastman Kodak Company	CN		200980145909.3	12/7/2009		Filed	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

95139	Eastman Kodak Company	DE	602009014513.4	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	EP	2387736	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	GB	2387736	09798978.4	12/7/2009	3/27/2013	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	JP		2011-540681	12/7/2009		Filed	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

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95139	Eastman Kodak Company	US	8170428	12/330,772	12/9/2008	5/1/2012	Granted	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95141	Eastman Kodak Company	CN		201080049231.1	10/12/2010		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	EP		10768148.8	10/12/2010		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	JP		2012-536840	10/12/2010		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	US		12/609,027	10/30/2009		Filed	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95142	Eastman Kodak Company	US	8276513	12/177,899	7/23/2008	10/2/2012	Granted	METHOD FOR HANDLING PRINTING PLATES AND ADJUSTING THE SPACING BETWEEN PLATES
95150	Eastman Kodak Company	US	8062827	12/189,245	8/11/2008	11/22/2011	Granted	MULTILAYER POSITIVE-WORKING IMAGEABLE ELEMENTS AND THEIR USE
95151	Eastman Kodak Company	US	8187792	12/195,468	8/21/2008	5/29/2012	Granted	PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95152	Eastman Kodak Company	CN	ZL200980134582.X	200980134582.X	8/21/2009	1/2/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	DE	602009009889.6	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	EP	2331328	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	GB	2331328	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	NL	2331328	09789191.5	8/21/2009	9/19/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	US	8304170	12/204,102	9/4/2008	11/6/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95175	Eastman Kodak Company	US	8085435	12/257,417	10/24/2008	12/27/2011	Granted	ADAPTIVE COLOR TRANSFORM TO CONTROL COLOR INCONSTANCY
95179	Eastman Kodak Company	DE		102010032524.4	7/28/2010		Filed	PAPER OFFSETTING USING BALL SHAPED HALF-SHELLS
95179	Eastman Kodak Company	US		13/812,004	7/11/2011		Filed	BOGENFÖRDERVORRICHTUNG ZUM TRANSPORT EINES BOGENS IN ZWEI RICHTUNGEN
95180	Eastman Kodak Company	DE		102010032525.2	7/28/2010		Filed	SHEET-TRANSPORT DEVICE, SHEET-TURNING UNIT AND METHOD FOR TURNING SHEETS
95184	Eastman Kodak Company	EP		09789126.1	8/13/2009		Filed	PAPER PERFECTING USING BALL SHAPED HALF-SHELLS BOGENWENDEINHEIT UND VERFAHREN ZUM WENDEN VON BÖGEN
95184	Eastman Kodak Company	US	8219227	12/193,784	8/19/2008	7/10/2012	Granted	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95196	Eastman Kodak Company	US	7967423	12/333,340	12/12/2008	6/28/2011	Granted	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95198	Eastman Kodak Company	US		12/767,824	4/27/2010		Filed	PRESSURE MODULATION CLEANING OF JETTING MODULE NOZZLES
95199	Eastman Kodak Company	US	8337003	12/504,050	7/16/2009	12/25/2012	Granted	PRINTHEAD INCLUDING FILTER ASSOCIATED WITH EACH NOZZLE
95203	Eastman Kodak Company	CN		201080022147.0	5/14/2010		Filed	CATCHER INCLUDING DRAG REDUCING DROP CONTACT SURFACE
95203	Eastman Kodak Company	DE	602010003991.9	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	EP	2432645	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	GB	2432645	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	JP		2012-511815	5/14/2010		Filed	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	NL	2432645	10724157.2	5/14/2010	12/5/2012	Granted	PRINTHEAD WITH POROUS CATCHER
95203	Eastman Kodak Company	US	7938522	12/468,075	5/19/2009	5/10/2011	Granted	PRINTHEAD WITH POROUS CATCHER
95205	Eastman Kodak Company	US	8145104	12/339,580	12/19/2008	3/27/2012	Granted	METERING SKIVE FOR A DEVELOPER ROLLER
95206	Eastman Kodak Company	US	7970304	12/333,355	12/12/2008	6/28/2011	Granted	A METHOD OF IMPROVING DEVELOPED FLAT FIELD UNIFORMITY
95207	Eastman Kodak Company	US	7869047	12/337,673	12/18/2008	1/11/2011	Granted	IN-LINE SELF-SPACING OPTICAL SENSOR ASSEMBLY FOR A PRINTER
95208	Eastman Kodak Company	US	8482802	12/748,762	3/29/2010	7/9/2013	Granted	SCREENED HARDCOPY REPRODUCTION APPARATUS WITH COMPENSATION
95209	Eastman Kodak Company	CN		200980141441.0	10/13/2009		Filed	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	DE	602009008854.8	09740551.8	10/13/2009	8/8/2012	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	GB	2338272	09740551.8	10/13/2009	8/8/2012	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	NL	2338272	09740551.8	10/13/2009	8/8/2012	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	US	8493623	12/577,233	10/12/2009	7/23/2013	Granted	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95210	Eastman Kodak Company	US		13/166,033	6/22/2011		Filed	PRINTER NONUNIFORMITY COMPENSATION FOR HALFTONE SCREENS
95218	Eastman Kodak Company	CN	ISSUING	201080039504.4	9/2/2010	5/30/2013	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	DE	602009010972.3	09169492.7	9/4/2009	11/7/2012	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES

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95218	Eastman Kodak Company	GB	2293144	09169492.7	9/4/2009	11/7/2012	Granted	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	US		13/393,242	9/2/2010		Filed	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95222	Eastman Kodak Company	CN		200980151547.9	12/8/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	DE	602009016101.6	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	EP	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	GB	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	JP		2011-542118	12/8/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	NL	2368157	09801587.8	12/8/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	US		12/339,658	12/19/2008		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95225	Eastman Kodak Company	US	8167406	12/511,147	7/29/2009	5/1/2012	Granted	PRINthead HAVING REINFORCED NOZZLE MEMBRANE STRUCTURE
95230	Eastman Kodak Company	US	8092985	12/621,589	11/19/2009	1/10/2012	Granted	METHOD OF MAKING A PLANOGRAPHIC PRINTING PLATE
95231	Eastman Kodak Company	US	8220908	12/265,133	11/5/2008	7/17/2012	Granted	PRINthead HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95231	Eastman Kodak Company	US	8465130	13/491,726	6/8/2012	6/18/2013	Granted	PRINthead HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95247	Eastman Kodak Company	US	7635853	12/250,717	10/14/2008	12/22/2009	Granted	ANALYZING REFLECTION DATA FOR RECORDING MEDIUM IDENTIFICATION
95253	Eastman Kodak Company	US	7845751	12/251,858	10/15/2008	12/7/2010	Granted	NONUNIFORM MASK CIRCULATION FOR IRREGULAR PAGE ADVANCE
95259	Eastman Kodak Company	CN		2010800439220	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	EP		10760888.7	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	JP		2012-532225	9/28/2010		Filed	PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	US	8348411	12/570,288	9/30/2009	1/8/2013	Granted	PIGMENT BASED INKS FOR RELIABLE HIGH SPEED INKJET PRINTING
95264	Eastman Kodak Company	US	8259349	12/287,098	10/6/2008	9/4/2012	Granted	DOCUMENT CONVERSION FOR OVERPRINTS
95266	Eastman Kodak Company	US		12/269,260	11/12/2008		Filed	POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95269	Eastman Kodak Company	JP	3814961	1997-205789	7/31/1997	6/16/2006	Granted	POSITIVE TYPE PHOTSENSITIVE COMPOSITION, POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
95270	Eastman Kodak Company	JP	3797381	2005-84185	7/31/1997	4/28/2006	Granted	POSITIVE PHOTSENSITIVE COMPOSITION
95273	Eastman Kodak Company	JP	3785833	1998-299373	10/21/1998	3/31/2006	Granted	POSITIVE TYPE PHOTSENSITIVE COMPOSITION, POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE AND PROCESSING METHOD FOR SAME
95275	Eastman Kodak Company	JP	3726766	2002-89424	7/31/1997	10/7/2005	Granted	IMAGE FORMING METHOD
95277	Eastman Kodak Company	US		12/339,719	12/19/2008		Filed	METHOD OF MAKING A COMPOSITE DEVICE
95278	Eastman Kodak Company	US	8267501	12/544,331	8/20/2009	9/18/2012	Granted	DROP EJECTOR HAVING MULTI-LOBED NOZZLE
95279	Eastman Kodak Company	US	8490282	12/468,076	5/19/2009	7/23/2013	Granted	A METHOD OF MANUFACTURING A POROUS CATCHER
95280	Eastman Kodak Company	BR		BR1120120196529	2/22/2011		Filed	PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	CN		201180011124.4	2/22/2011		Filed	PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	EP		11707269.4	2/22/2011		Filed	PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	IN		6322/DELNP/2012	2/22/2011		Filed	PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	JP		2012-555066	2/22/2011		Filed	PRINthead INCLUDING PORT AFTER FILTER
95281	Eastman Kodak Company	US	8233705	12/244,813	10/3/2008	7/31/2012	Granted	POTENTIAL FIELD-BASED GAMUT MAPPING
95281	Eastman Kodak Company	US	8520938	13/473,914	5/17/2012	8/27/2013	Granted	POTENTIAL FIELD-BASED GAMUT MAPPING
95282	Eastman Kodak Company	US		12/329,935	12/8/2008		Filed	COMPACT WASTE INK ABSORBER FACILITATING FLUID EVAPORATION
95283	Eastman Kodak Company	CN		201080041798.4	9/16/2010		Filed	METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	EP		09789356.4	9/22/2009		Filed	OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	US		12/570,237	9/30/2009		Filed	METHOD FOR OPTIMIZING DISPLAY

95287	Eastman Kodak Company	US	8204411	12/533,044	7/31/2009	6/19/2012	Granted	PROFILES ELECTROGRAPHIC IMAGE DEVELOPING APPARATUS AND METHOD FOR DEVELOPING INCLUDING COMPENSATION FOR SLIPPAGE
95291	Eastman Kodak Company	CN		200980139360.7	10/9/2009		Filed	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	DE	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	EP	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER

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95291	Eastman Kodak Company	GB	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	NL	2344334	09741047.6	10/9/2009	7/31/2013	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	US	8210104	12/256,501	10/23/2008	7/3/2012	Granted	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95292	Eastman Kodak Company	US	8176846	12/256,510	10/23/2008	5/15/2012	Granted	PRINTING PLATE POSITIONING
95298	Eastman Kodak Company	EP		09744807.0	10/23/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	JP		2011-533186	10/23/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	TW		098136342	10/27/2009		Filed	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8016422	12/259,307	10/28/2008	9/13/2011	Granted	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8136948	13/110,111	5/18/2011	3/20/2012	Granted	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95304	Eastman Kodak Company	US	8417171	12/257,452	10/24/2008	4/9/2013	Granted	METHOD AND APPARATUS FOR PRINTING EMBOSSED REFLECTIVE IMAGES
95305	Eastman Kodak Company	EP		09744227.1	10/21/2009		Filed	TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	US	7796913	12/261,260	10/30/2008	9/14/2010	Granted	TONER REMOVAL APPARATUS WITH PROFILED BLADE
95306	Eastman Kodak Company	CN		200980143720.0	10/27/2009		Filed	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	US	8086133	12/261,274	10/30/2008	12/27/2011	Granted	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95307	Eastman Kodak Company	CN		200980151546.4	12/18/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	DE	602009016103.2	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	EP	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	GB	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	JP		2011-542136	12/18/2009		Filed	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	NL	2368158	09801844.3	12/18/2009	5/29/2013	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	US	8280297	12/339,693	12/19/2008	10/2/2012	Granted	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95308	Eastman Kodak Company	US	8223348	12/332,648	12/11/2008	7/17/2012	Granted	MEDIA IDENTIFICATION SYSTEM WITH SENSOR ARRAY
95309	Eastman Kodak Company	US	8302957	12/392,352	2/25/2009	11/6/2012	Granted	MOTOR INSIDE PICK-UP ROLLER
95310	Eastman Kodak Company	US	7980553	12/332,616	12/11/2008	7/19/2011	Granted	MEDIA MEASUREMENT WITH SENSOR ARRAY
95315	Eastman Kodak Company	DE	102008048278.1	102008048278.1	9/22/2008	6/24/2010	Granted	SPEED AUTO CONTROL
95315	Eastman Kodak Company	EP		09781766.2	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	JP		2011-527272	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	US		13/063,489	8/12/2009		Filed	METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95318	Eastman Kodak Company	US	5600574	08/242,275	5/13/1994	2/4/1997	Granted	AUTOMATED IMAGE QUALITY CONTROL
95320	Eastman Kodak Company	CN		201080059376.X	10/12/2010		Filed	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	EP		10768156.1	10/12/2010		Filed	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8114572	12/581,926	10/20/2009	2/14/2012	Granted	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8501388	13/334,230	12/22/2011	8/6/2013	Granted	METHOD OF MAKING LASER-ABLATABLE ELEMENTS
95326	Eastman Kodak Company	CN		200980146813.9	11/12/2009		Filed	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	DE	602009012510.9	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	EP	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	GB	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	NL	2349719	09764107.0	11/12/2009	1/2/2013	Granted	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	US		12/274,488	11/20/2008		Filed	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95334	Eastman Kodak Company	DE		112009005468.4	12/23/2009		Filed	METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES
95334	Eastman Kodak Company	US		13/518,396	12/23/2009		Filed	METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES
95338	Eastman Kodak Company	US	8338514	12/339,566	12/19/2008	12/25/2012	Granted	POLYOLEFIN ANTIMICROBIAL COMPOSITIONS AND MELT-PROCESSING METHODS
95339	Eastman Kodak Company	CN		200980144293.8	10/27/2009		Filed	AN APPARATUS FOR CASSETTE LOADING

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95339	Eastman Kodak Company	EP		09745154.6	10/27/2009		Filed	AN APPARATUS FOR CASSETTE LOADING
95339	Eastman Kodak Company	US		12/269,910	11/13/2008		Filed	AN APPARATUS FOR CASSETTE LOADING VIA A PALLET LOADER
95342	Eastman Kodak Company	US	7982916	12/275,705	11/21/2008	7/19/2011	Granted	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95342	Eastman Kodak Company	US	8098403	13/105,063	5/11/2011	1/17/2012	Granted	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95343	Eastman Kodak Company	US	8248678	12/274,579	11/20/2008	8/21/2012	Granted	ESTABLISHING ONE-DIMENSIONAL TRANSFORMS
95344	Eastman Kodak Company	US		12/339,251	12/19/2008		Filed	BOOK COVER AND USES
95345	Eastman Kodak Company	US		13/141,702	12/17/2009		Filed	METHOD OF PREPARING STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95347	Eastman Kodak Company	US	8085436	12/330,552	12/9/2008	12/27/2011	Granted	DIGITAL PRINTING USING SIMILAR COLORANTS
95354	Eastman Kodak Company	DE		102009031116.5	6/30/2009		Filed	DIVERTER FOR BELT TRANSPORT Bogenweiche und Verfahren zum Umlenken eines Bogens
95354	Eastman Kodak Company	US		13/376,451	6/11/2010		Filed	SHEET DIVERTER AND METHOD FOR DEFLECTING A SHEET
95358	Eastman Kodak Company	GB	2476300	0922173.0	12/18/2009	11/7/2012	Granted	LUMINESCENT SOLAR CONCENTRATOR
95358	Eastman Kodak Company	US		12/963,669	12/9/2010		Filed	LUMINESCENT SOLAR CONCENTRATOR
95360	Eastman Kodak Company	US	8159725	12/326,953	12/3/2008	4/17/2012	Granted	PRINTING PLATE REGISTRATION
95361	Eastman Kodak Company	US	8146498	12/326,968	12/3/2008	4/3/2012	Granted	PRINTING PLATE REGISTRATION
95362	Eastman Kodak Company	US	7989788	12/326,998	12/3/2008	8/2/2011	Granted	DETERMINING POSITION OF A MEDIA EDGE USING A SLOT IN THE IMAGING DRUM
95367	Eastman Kodak Company	CN		2011800106496	2/23/2011		Filed	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	EP		11707011.0	2/23/2011		Filed	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	US	8472831	12/713,202	2/26/2010	6/25/2013	Granted	INTERCHANGING COLOR PRINTER AND RELATED METHOD
95373	Eastman Kodak Company	US	8507182	12/481,002	6/9/2009	8/13/2013	Granted	METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
95375	Eastman Kodak Company	US		12/621,735	11/19/2009		Filed	IMPROVED GRAYSCALE CHARACTERISTIC FOR COLOR DISPLAY DEVICE
95376	Eastman Kodak Company	CN	ZL200980148748.3	200980148748.3	12/7/2009	6/19/2013	Granted	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	EP		09799201.0	12/7/2009		Filed	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	JP		2011-539515	12/7/2009		Filed	RELIEF PRINTING PLATE
95376	Eastman Kodak Company	US	8399177	12/329,837	12/8/2008	3/19/2013	Granted	ENHANCED RELIEF PRINTING PLATE
95377	Eastman Kodak Company	US	8306265	12/406,186	3/18/2009	11/6/2012	Granted	DETECTION OF ANIMATE OR INANIMATE OBJECTS
95385	Eastman Kodak Company	US	6248502	09/631,975	8/3/2000	6/19/2001	Granted	DEVELOPER SOLVENT FOR PHOTOPOLYMER PRINTING PLATES AND METHOD
95386	Eastman Kodak Company	CN	200480024826.6	200480024826.6	7/15/2004	4/7/2010	Granted	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95386	Eastman Kodak Company	US	6582886	09/993,912	11/27/2001	6/24/2003	Granted	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7413849	10/937,386	9/10/2004	8/19/2008	Granted	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7326353	11/341,654	1/30/2006	2/5/2008	Granted	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95388	Eastman Kodak Company	US	6897008	10/701,662	11/6/2003	5/24/2005	Granted	TERPENE ETHER DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95394	Eastman Kodak Company	US		13/456,520	4/26/2012		Filed	LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
95395	Eastman Kodak Company	CN		201080027457.1	6/14/2010		Filed	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	EP		10728452.3	6/14/2010		Filed	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	US	8113627	12/487,674	6/19/2009	2/14/2012	Granted	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95396	Eastman Kodak Company	US	8235505	12/494,331	6/30/2009	8/7/2012	Granted	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95396	Eastman Kodak Company	US	8469494	13/524,550	6/15/2012	6/25/2013	Granted	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95401	Eastman Kodak Company	US		13/132,326	12/22/2009		Filed	MULTILAYER DEVICES ON FLEXIBLE SUPPORTS
95404	Eastman Kodak Company	US	7749413	12/335,791	12/16/2008	7/6/2010	Granted	METHOD FOR REFURBISHING CYLINDRICAL MEMBERS
95408	Eastman Kodak Company	US	8182188	12/339,504	12/19/2008	5/22/2012	Granted	A BOOK AND A METHOD OF MAKING SAME
95412	Eastman Kodak Company	US	8469685	12/337,067	12/17/2008	6/25/2013	Granted	APPARATUS FOR REFURBISHING CYLINDRICAL MEMBERS
95415	Eastman Kodak Company	US	8011764	12/420,837	4/9/2009	9/6/2011	Granted	DEVICE INCLUDING MOVEABLE PORTION FOR CONTROLLING FLUID
95416	Eastman Kodak Company	US		13/300,917	11/21/2011		Filed	PRINTED ELECTRONIC CIRCUIT BOARDS AND OTHER ARTICLES

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95417	Eastman Kodak Company	CN	99814426.6	99814426.6	10/15/1999	3/24/2004	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	DE	69925297.0	99950791.6	10/15/1999	5/11/2005	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	JP	3811009	2000-577850	10/15/1999	6/2/2006	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	NL	1121826	99950791.6	10/15/1999	5/11/2005	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7058406	09/419,171	10/15/1999	6/6/2006	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7587204	11/110,444	4/20/2005	9/8/2009	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	8335509	12/506,292	7/21/2009	12/18/2012	Granted	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95418	Eastman Kodak Company	CN	01143122.9	01143122.9	1/11/2000	1/5/2005	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143124.5	01143124.5	1/11/2000	4/27/2005	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60040942.2	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60045893.8	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60134933.4	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	EP	1193910	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4460207	2002-3653	1/11/2000	2/19/2010	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	420751	2000-579	1/7/2000	2/18/2004	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1021017	00300178.1	1/11/2000	12/3/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1193910	01204507.6	1/11/2000	4/27/2011	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1202496	01309686.2	1/11/2000	7/23/2008	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	US	6718179	09/480,071	1/10/2000	4/6/2004	Granted	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95419	Eastman Kodak Company	AU	731568	77698/1998	6/12/1998	7/19/2001	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	CN	98808034.6	98808034.6	6/12/1998	1/14/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	DE	69817188.8	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FR	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	GB	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	HK	1030510	01101363.6	2/23/2001	11/19/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	NL	1004211	98925675.5	6/12/1998	8/13/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	RU	2199834	2000105897	6/12/1998	2/27/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	SE	1004211	98925675.5	6/12/1998	10/24/2003	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	6717925	09/132,122	8/10/1998	4/6/2004	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	7554935	10/818,244	4/5/2004	6/30/2009	Granted	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		12/428,013	4/22/2009		Filed	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION

95419	Eastman Kodak Company	US		13/420,325	3/14/2012		Filed	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95420	Eastman Kodak Company	KR	0470597	2001-7003007	9/16/1999	1/28/2005	Granted	IMPROVED METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	US	6546251	09/396,853	9/15/1999	4/8/2003	Granted	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95422	Eastman Kodak Company	US	8287072	12/407,130	3/19/2009	10/16/2012	Granted	IMAGE DATA EXPANSION BY PRINT MASK
95424	Eastman Kodak Company	US	8134539	12/413,790	3/30/2009	3/13/2012	Granted	DIGITAL PICTURE FRAME HAVING NEAR-TOUCH AND TRUE-TOUCH
95425	Eastman Kodak Company	US		12/862,069	8/24/2010		Filed	PRINTING SYSTEM CONTROL USING UPDATED METADATA PACKETS
95426	Eastman Kodak Company	CN		2011800309467	6/10/2011		Filed	PRINthead INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	EP		11727375.5	6/10/2011		Filed	PRINthead INCLUDING ALIGNMENT ASSEMBLY

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95426	Eastman Kodak Company	US	8454128	12/821,220	6/23/2010	6/4/2013	Granted	PRINTHEAD INCLUDING ALIGNMENT ASSEMBLY
95428	Eastman Kodak Company	CN		201080007877.3	1/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	EP		10703710.3	1/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	US	8034538	12/370,625	2/13/2009	10/11/2011	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95432	Eastman Kodak Company	US	8377624	12/412,400	3/27/2009	2/19/2013	Granted	NEGATIVE-WORKING THERMAL IMAGEABLE ELEMENTS
95461	Eastman Kodak Company	US	8241828	12/432,836	4/30/2009	8/14/2012	Granted	METHOD OF FILTERING POROUS PARTICLES
95464	Eastman Kodak Company	DE	102009022415.7	102009022415.7	5/22/2009	9/23/2010	Granted	FAILURE DETECTION ON PAPERROLLFEED
95465	Eastman Kodak Company	DE		102009060276.3	12/23/2009		Filed	TURNBAR WITH CONTROLLED CUSHION Vorrichtung zum wenden von bahnförmigen substraten
95465	Eastman Kodak Company	US		13/518,946	12/17/2010		Filed	DEVICE FOR TURNING SHEET-LIKE SUBSTRATES
95466	Eastman Kodak Company	US		12/397,429	3/4/2009		Filed	IMAGEABLE ELEMENTS WITH COLORANTS
95466	Eastman Kodak Company	US		13/480,634	5/25/2012		Filed	IMAGEABLE ELEMENTS WITH COLORANTS
95467	Eastman Kodak Company	DE	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	EP	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	GB	2406687	10710473.9	3/8/2010	6/12/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	US	8318405	12/403,458	3/13/2009	11/27/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95468	Eastman Kodak Company	CN		201080025225.2	5/31/2010		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	EP		10783479.8	5/31/2010		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	JP		2009-133358	6/2/2009		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	US		13/322,922	11/29/2011		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95469	Eastman Kodak Company	DE	102009047776.4	102009047776.4	9/30/2009	4/26/2012	Granted	WEBGUIDE WITH PRECISE WEB DIRECTIONAL CONTROL Verfahren und Vorrichtung zum Messen einer Laufrichtung einer Substratbahn
95469	Eastman Kodak Company	US		13/496,541	9/16/2010		Filed	METHOD AND DEVICE FOR MEASURING A RUNNING DIRECTION OF A SUBSTRATE WEB
95474	Eastman Kodak Company	CN		201080007777.0	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	EP		10709085.4	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	JP		2011-550120	1/28/2010		Filed	DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	US	7854558	12/371,667	2/16/2009	12/21/2010	Granted	DEVELOPER WASTE REUSE
95484	Eastman Kodak Company	US	7782534	12/414,732	3/31/2009	8/24/2010	Granted	MICRO-LENS ENHANCED ELEMENT
95485	Eastman Kodak Company	US	7933545	12/378,145	2/11/2009	4/26/2011	Granted	REDUCING IMAGE ARTIFACT REDUCTION METHOD
95488	Eastman Kodak Company	CN		201080038555.5	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHODS OF USE
95488	Eastman Kodak Company	EP		10755009.7	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	JP		2012-526713	8/12/2010		Filed	PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	US		12/546,780	8/25/2009		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND METHOD OF USE
95489	Eastman Kodak Company	DE	102009047775.6	102009047775.6	9/30/2009	9/1/2011	Granted	SELFCONTROLLING BLOWER
95489	Eastman Kodak Company	US		13/498,330	9/28/2010		Filed	VENTILATING DEVICE AND METHOD FOR VENTILATING A HOUSING
95492	Eastman Kodak Company	US	8300269	12/413,729	3/30/2009	10/30/2012	Granted	DOT FORMING ELEMENT ARRAYS AT DIFFERENT RESOLUTIONS
95495	Eastman Kodak Company	US	7813044	12/414,738	3/31/2009	10/12/2010	Granted	MICRO-LENS ENHANCED ELEMENT
95496	Eastman Kodak Company	US	8345301	12/397,381	3/4/2009	1/1/2013	Granted	ORTHOGONALITY CORRECTION EMPLOYING SUBSTITUTED IMAGE DATA
95497	Eastman Kodak Company	US	8355162	12/397,389	3/4/2009	1/15/2013	Granted	IMAGING WITH HELICAL AND CIRCULAR SCANS
95498	Eastman Kodak Company	US	8485647	12/397,395	3/4/2009	7/16/2013	Granted	IMAGING WITH HELICAL AND CIRCULAR SCANS
95499	Eastman Kodak Company	US	8358431	12/397,403	3/4/2009	1/22/2013	Granted	ORTHOGONALITY CORRECTIONS FOR DIFFERENT SCANNING DIRECTIONS
95507	Eastman Kodak Company	DE		102009039444.3	8/31/2009		Filed	ADAPTIVE STITCH METHOD Druckvorrichtung und Verfahren zum Bedrucken eines Bedruckstoffs
95507	Eastman Kodak Company	DE	602010007680.6	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	EP	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	GB	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR

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95507	Eastman Kodak Company	NL	2473353	10744929.0	8/18/2010	6/5/2013	Granted	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	US		13/392,883	8/18/2010		Filed	PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95508	Eastman Kodak Company	US	8142002	12/468,077	5/19/2009	3/27/2012	Granted	ROTATING COANDA CATCHER
95509	Eastman Kodak Company	US	8033643	12/466,422	5/15/2009	10/11/2011	Granted	RECYCLABLE CONTINUOUS INK JET PRINT HEAD AND METHOD
95510	Eastman Kodak Company	US	8182068	12/511,138	7/29/2009	5/22/2012	Granted	PRINthead INCLUDING DUAL NOZZLE STRUCTURE
95511	Eastman Kodak Company	US		12/843,910	7/27/2010		Filed	LIQUID FILM MOVING OVER POROUS CATCHER SURFACE
95512	Eastman Kodak Company	US	8382258	12/843,914	7/27/2010	2/26/2013	Granted	MOVING LIQUID CURTAIN CATCHER
95517	Eastman Kodak Company	US	7832824	12/432,802	4/30/2009	11/16/2010	Granted	METHOD FOR PRINTING WITH AN ACCELERATING PRINthead
95519	Eastman Kodak Company	EP		10710118.0	3/9/2010		Filed	DROPLET GENERATOR
95519	Eastman Kodak Company	US		13/257,373	3/9/2010		Filed	DROPLET GENERATOR
95519-1	Eastman Kodak Company	EP		10710474.7	3/9/2010		Filed	DROPLET GENERATOR
95520	Eastman Kodak Company	US		12/852,650	8/9/2010		Filed	FLEXOGRAPHIC PRINTING INKS
95521	Eastman Kodak Company	US		12/399,198	3/6/2009		Filed	TRAILING EDGE PATTERN FOR RELIEF PLATE FEATURE
95522	Eastman Kodak Company	US	8267504	12/767,846	4/27/2010	9/18/2012	Granted	PRINthead INCLUDING INTEGRATED STIMULATOR/FILTER DEVICE
95524	Eastman Kodak Company	CN		201080053753.9	11/16/2010		Filed	PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	US	8308037	12/627,003	11/30/2009	11/13/2012	Granted	PRINT MEDIA TENSIONING APPARATUS
95525	Eastman Kodak Company	CN		201080054096.X	11/24/2010		Filed	EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	US		12/627,010	11/30/2009		Filed	EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95529	Eastman Kodak Company	US		12/627,032	11/30/2009		Filed	MODULAR MEDIA TRANSPORT SYSTEM
95531	Eastman Kodak Company	CN		201080006552.3	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	EP		10707148.2	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	JP		2011-554035	2/26/2010		Filed	A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	US	7894495	12/400,130	3/9/2009	2/22/2011	Granted	A POWER STABILIZED LASER DIODE ARRAY
95532	Eastman Kodak Company	US	8180267	12/396,779	3/3/2009	5/15/2012	Granted	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES USING AN INTERMEDIATE TRANSFER MEMBER
95536	Eastman Kodak Company	US	8274138	12/570,314	9/30/2009	9/25/2012	Granted	II-VI SEMICONDUCTOR NANOWIRES
95539	Eastman Kodak Company	CN		201180031711.X	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	EP		11718193.3	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	JP		2013-508039	4/20/2011		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	US		12/768,759	4/28/2010		Filed	INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95542	Eastman Kodak Company	US	8301061	12/490,568	6/24/2009	10/30/2012	Granted	METHOD AND APPARATUS FOR ALIGNING COUPLED DIGITAL PRINT ENGINES
95544	Eastman Kodak Company	US		12/469,987	5/21/2009		Filed	SHEET INVERTER ADJUSTMENT IN A DUPLEX PRINTER
95545	Eastman Kodak Company	CN		201080021590.6	5/11/2010		Filed	DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	EP		10723813.1	5/11/2010		Filed	DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	US		12/468,286	5/19/2009		Filed	DUAL ENGINE SYNCHRONIZATION
95546	Eastman Kodak Company	CN		201080021607.8	5/7/2010		Filed	PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	EP		10724916.1	5/7/2010		Filed	PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	US	8355159	12/468,298	5/19/2009	1/15/2013	Granted	PRINT ENGINE SPEED COMPENSATION
95547	Eastman Kodak Company	CN		201080022087.2	5/5/2010		Filed	SCALING IMAGES IN A DUAL ENGINE SYSTEM
95547	Eastman Kodak Company	EP		10718351.9	5/5/2010		Filed	SCALING IMAGES IN A DUAL ENGINE SYSTEM
95548	Eastman Kodak Company	CN		201080026270.X	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	EP		10726669.4	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	JP		2012-516051	6/9/2010		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	US		12/484,374	6/15/2009		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY

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95553	Eastman Kodak Company	US	7891655	12/418,858	4/6/2009	2/22/2011	Granted	SEPARATING MEDIA COMBINATION FROM A MEDIA STACK
95554	Eastman Kodak Company	US		12/433,121	4/30/2009		Filed	PROFIT BASED LAYOUTS
95555	Eastman Kodak Company	US	8111275	12/466,410	5/15/2009	2/7/2012	Granted	SYSTEM FOR OPTICALLY ADJUSTING AN IMAGING HEAD
95557	Eastman Kodak Company	CN		201080026132.1	5/28/2010		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	EP		10724920.3	5/28/2010		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	US	8247163	12/483,323	6/12/2009	8/21/2012	Granted	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95558	Eastman Kodak Company	CN		201080024438.3	6/1/2010		Filed	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	DE	602010005326.1	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	EP	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	FR	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	GB	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	NL	2437940	10724921.1	6/1/2010	3/6/2013	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	US	8221960	12/477,226	6/3/2009	7/17/2012	Granted	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95560	Eastman Kodak Company	US	8235609	12/492,496	6/26/2009	8/7/2012	Granted	SELECTABLE PRINthead-TO-PAPER SPACING ADJUSTMENT METHOD
95562	Eastman Kodak Company	US	8212236	12/689,310	1/19/2010	7/3/2012	Granted	II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
95564	Eastman Kodak Company	US	8203790	12/416,180	4/1/2009	6/19/2012	Granted	MICRO-LENS ENHANCED ELEMENT
95570	Eastman Kodak Company	US	8219009	12/415,476	3/31/2009	7/10/2012	Granted	DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95571	Eastman Kodak Company	US	8121523	12/415,508	3/31/2009	2/21/2012	Granted	DEVELOPER STATION WITH TAPERED AUGER SYSTEM
95574	Eastman Kodak Company	US	8404424	13/022,658	2/8/2011	3/26/2013	Granted	SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95575	Eastman Kodak Company	US		13/022,660	2/8/2011		Filed	PRINTED PRODUCT WITH RAISED AUTHENTICATION FEATURE
95576	Eastman Kodak Company	US	8213821	12/470,724	5/22/2009	7/3/2012	Granted	ENGINE SYNCHRONIZATION WITH A SMALL DELTA TIME BETWEEN ENGINES
95577	Eastman Kodak Company	CN		201080021915.0	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	EP		10723374.4	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	JP		2012-511822	5/19/2010		Filed	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	US	8427705	12/470,511	5/22/2009	4/23/2013	Granted	MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95578	Eastman Kodak Company	CN		201080020908.9	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	EP		10716912.0	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	JP		2012-509784	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	US	8259354	12/436,815	5/7/2009	9/4/2012	Granted	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	CN		201080020933.7	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	EP		10719816.0	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	JP		2012-509783	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	US	8405865	12/436,820	5/7/2009	3/26/2013	Granted	GEOMETRIC CORRECTION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	CN		201080020909.3	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	EP		10716910.4	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	JP		2012-509782	4/22/2010		Filed	CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	US	8132886	12/436,827	5/7/2009	3/13/2012	Granted	ADJUSTING THE CALIBRATION OF A RECORDING APPARATUS WITH RECORDING HEAD MOVEMENT CHANGES
95584	Eastman Kodak Company	US	8016395	12/420,838	4/9/2009	9/13/2011	Granted	DEVICE FOR CONTROLLING DIRECTION OF FLUID
95586	Eastman Kodak Company	US	8007082	12/420,842	4/9/2009	8/30/2011	Granted	DEVICE FOR CONTROLLING FLUID VELOCITY
95587	Eastman Kodak Company	US	7946692	12/420,846	4/9/2009	5/24/2011	Granted	DEVICE FOR MERGING FLUID DROPS OR JETS

95593	Eastman Kodak Company	US	8329382	12/552,362	9/2/2009	12/11/2012	Granted	METHOD OF PROCESSING ELEMENTS WITH COALESCED PARTICLES
95597	Eastman Kodak Company	EP		10726673.6	6/16/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH MOVING SPECKLE REDUCING ELEMENT AND LIGHT INTEGRATION ELEMENT
95597	Eastman Kodak Company	US	8235531	12/488,661	6/22/2009	8/7/2012	Granted	OPTICAL INTERFERENCE REDUCING ELEMENT FOR LASER PROJECTION

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95598	Eastman Kodak Company	CN		201080027965.X	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	EP		10728454.9	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	JP		2012-517485	6/16/2010		Filed	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	US	8237777	12/491,267	6/25/2009	8/7/2012	Granted	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95599	Eastman Kodak Company	CN		201080025645.0	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	EP		10729732.7	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	JP		2012-517488	6/22/2010		Filed	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	US	8162483	12/491,275	6/25/2009	4/24/2012	Granted	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95600	Eastman Kodak Company	US	8220938	12/491,279	6/25/2009	7/17/2012	Granted	IMAGE PATH LIGHT INTENSITY SENSING DURING A BLANKING PERIOD BETWEEN A LEFT-EYE LIGHT BEAM AND A RIGHT-EYE LIGHT BEAM IN A STEREOSCOPIC LIGHT PROJECTOR
95601	Eastman Kodak Company	US	8142021	12/491,288	6/25/2009	3/27/2012	Granted	DUMP PATH LIGHT INTENSITY SENSING IN LIGHT PROJECTOR
95604	Eastman Kodak Company	BE	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	CN		201080031468.7	7/13/2010		Filed	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	DE	602010007662.8	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	EP	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	GB	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	JP		2012-520595	7/13/2010		Filed	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	NL	2454633	10738054.5	7/13/2010	6/5/2013	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	US	8066382	12/502,426	7/14/2009	11/29/2011	Granted	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95605	Eastman Kodak Company	CN		201080025944.4	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	EP		10729733.5	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	JP		2012-519533	6/22/2010		Filed	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	US	8220931	12/498,396	7/7/2009	7/17/2012	Granted	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95609	Eastman Kodak Company	EP		10725905.3	6/9/2010		Filed	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	US	7995956	12/484,392	6/15/2009	8/9/2011	Granted	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95610	Eastman Kodak Company	US	8229333	12/484,409	6/15/2009	7/24/2012	Granted	DEVELOPER SYSTEM AND METHOD FOR PROVIDING A STABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95615	Eastman Kodak Company	US	8249480	12/491,320	6/25/2009	8/21/2012	Granted	FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95616	Eastman Kodak Company	US	8147026	12/430,264	4/27/2009	4/3/2012	Granted	IMAGE QUALITY MATCHING IN A MIXED PRINT ENGINE ASSEMBLY SYSTEM
95618	Eastman Kodak Company	US		12/868,122	8/25/2010		Filed	LAST PAGE SAVER
95624	Eastman Kodak Company	US	8335464	12/827,325	6/30/2010	12/18/2012	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC APPARATUS
95627	Eastman Kodak Company	US	8091983	12/431,818	4/29/2009	1/10/2012	Granted	JET DIRECTIONALITY CONTROL USING PRINTHEAD NOZZLE
95628	Eastman Kodak Company	US	7938517	12/431,826	4/29/2009	5/10/2011	Granted	JET DIRECTIONALITY CONTROL USING PRINTHEAD DELIVERY CHANNEL
95633	Eastman Kodak Company	CN		201080018794.4	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	EP		10716648.0	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	JP		2012-508464	4/16/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	TW		099113721	4/29/2010		Filed	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	US	8132919	12/432,856	4/30/2009	3/13/2012	Granted	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95634	Eastman Kodak Company	CN		201080021801.6	5/20/2010		Filed	KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	JP		2012-511824	5/20/2010		Filed	KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	US	7992835	12/469,894	5/21/2009	8/9/2011	Granted	KINETIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS

95635	Eastman Kodak Company	DE	602009006714.1	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	GB	2284005	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	NL	2284005	09167558.7	8/10/2009	5/2/2012	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95636	Eastman Kodak Company	CN		201080027088.6	5/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95636	Eastman Kodak Company	EP		10724597.9	5/28/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	US	8257907	12/483,293	6/12/2009	9/4/2012	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95637	Eastman Kodak Company	CN		201080019305.7	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	EP		10716418.8	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	JP		2012-508468	4/21/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	TW		099113719	4/29/2010		Filed	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	US	8066389	12/432,999	4/30/2009	11/29/2011	Granted	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95643	Eastman Kodak Company	US	8218985	12/751,011	3/31/2010	7/10/2012	Granted	IMAGE PRINTING METHOD WITH REDUCED BANDING
95644	Eastman Kodak Company	US	8197022	12/568,733	9/29/2009	6/12/2012	Granted	AUTOMATED TIME OF FLIGHT SPEED COMPENSATION
95645	Eastman Kodak Company	US	8104861	12/568,750	9/29/2009	1/31/2012	Granted	COLOR TO COLOR REGISTRATION TARGET
95651	Eastman Kodak Company	US		13/305,812	11/29/2011		Filed	AIR EXTRACTION MANUFACTURING METHOD
95652	Eastman Kodak Company	CN		201080021514.5	5/5/2010		Filed	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	DE	602010004857.8	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	EP	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	GB	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	NL	2433179	10718349.3	5/5/2010	1/23/2013	Granted	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	US		12/468,315	5/19/2009		Filed	SCALING IMAGES USING MATCHED COMPONENTS IN A DUAL ENGINE SYSTEM
95653	Eastman Kodak Company	EP		10747332.4	8/13/2010		Filed	STRUCTURAL INKS
95653	Eastman Kodak Company	GB		0914655.6	8/21/2009		Filed	FLEXOGRAPHIC PRINTING INKS
95653	Eastman Kodak Company	US		13/391,012	8/13/2010		Filed	STRUCTURAL INKS
95654	Eastman Kodak Company	CN		201080023181.X	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	EP		10718350.1	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	JP		2012-511807	5/5/2010		Filed	OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	US	8172403	12/469,727	5/21/2009	5/8/2012	Granted	PROJECTION WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95655	Eastman Kodak Company	CN		201080021987.5	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	EP		10723811.5	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	JP		2012-513034	5/7/2010		Filed	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	US	8305648	12/474,508	5/29/2009	11/6/2012	Granted	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95657	Eastman Kodak Company	CN		201080021416.1	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	EP		10723814.9	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	JP		2012-511811	5/11/2010		Filed	OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	US	8172404	12/469,751	5/21/2009	5/8/2012	Granted	PROJECTION WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95658	Eastman Kodak Company	CN		201080023175.4	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	EP		10723373.6	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	JP		2011-511821	5/19/2010		Filed	OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION

95658	Eastman Kodak Company	US	8366281	12/469,766	5/21/2009	2/5/2013	Granted	OUT-OF-PLANE MOTION OF SPECKLE REDUCTION ELEMENT
95660	Eastman Kodak Company	US		13/080,908	4/6/2011		Filed	STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95671	Eastman Kodak Company	EP		10723379.3	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	IN		7930/DELNP/2011	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	JP		2012-513049	5/27/2010		Filed	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	US	8033666	12/473,451	5/28/2009	10/11/2011	Granted	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95672	Eastman Kodak Company	US		12/511,326	7/29/2009		Filed	INK RESERVOIR WITH A BIASING VALVE
95674	Eastman Kodak Company	WO		PCT/US12/34878	4/25/2012		Filed	STIMULUS-RESPONSIVE POLYMERIC PARTICLE FORMULATIONS

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95675	Eastman Kodak Company	CN		201080036041.6	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	EP		10747358.9	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	JP		2012-526831	8/16/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	US	8383319	12/546,769	8/25/2009	2/26/2013	Granted	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95676	Eastman Kodak Company	US		13/160,756	6/15/2011		Filed	SELECTABLE PRINthead-TO-PAPER SPACING ADJUSTMENT APPARATUS
95682	Eastman Kodak Company	CN		2010800399740	9/1/2010		Filed	IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	EP		10757875.9	9/1/2010		Filed	IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	US	8284229	12/555,003	9/8/2009	10/9/2012	Granted	IMAGING HEAD FOR 3D IMAGING
95684	Eastman Kodak Company	US	8142976	12/630,214	12/3/2009	3/27/2012	Granted	METHOD FOR PREPARING MULTIPLE EMULSION AND POROUS POLYMER PARTICLES THEREFROM
95685	Eastman Kodak Company	US	8330870	12/632,854	12/8/2009	12/11/2012	Granted	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US		13/613,386	9/13/2012		Filed	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95687	Eastman Kodak Company	CN		201080031777.4	7/12/2010		Filed	IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	EP		10735101.7	7/12/2010		Filed	IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	US	8427695	12/503,096	7/15/2009	4/23/2013	Granted	IMPROVED SETTING OF IMAGING PARAMETERS
95688	Eastman Kodak Company	CN		201080031203.7	7/13/2010		Filed	SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	EP		10737133.8	7/13/2010		Filed	SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	US	8446640	12/503,099	7/15/2009	5/21/2013	Granted	IMPROVED SETTING OF IMAGING PARAMETERS USING A SCANNER
95689	Eastman Kodak Company	US	8063352	12/490,415	6/24/2009	11/22/2011	Granted	COLOR SEPARATION FILTER FOR SOLID STATE SENSOR
95693	Eastman Kodak Company	US		13/331,075	12/20/2011		Filed	PRODUCING CORRECTION DATA FOR PRINTER
95693	Eastman Kodak Company	WO		PCT/US12/68662	12/10/2012		Filed	PRODUCING CORRECTION DATA FOR PRINTER
95696	Eastman Kodak Company	US	8113628	12/487,675	6/19/2009	2/14/2012	Granted	INKJET PRINTERS HAVING MICRO-FLUIDIC ACTUATORS
95698	Eastman Kodak Company	US	8422082	12/507,226	7/22/2009	4/16/2013	Granted	REDUCING INK BLEED ARTIFACTS FOR RGB IMAGES
95700	Eastman Kodak Company	CN		201180009854.0	2/16/2011		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	EP		11704711.8	2/16/2011		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	US		12/707,873	2/18/2010		Filed	RAISED PRINTING USING SMALL TONER PARTICLES
95704	Eastman Kodak Company	US	8118408	12/494,337	6/30/2009	2/21/2012	Granted	FLOW THROUGH DROP DISPENSER
95705	Eastman Kodak Company	US	8210648	12/494,341	6/30/2009	7/3/2012	Granted	FLOW THROUGH DISPENSER INCLUDING TWO DIMENSIONAL ARRAY
95706	Eastman Kodak Company	US	8182073	12/494,343	6/30/2009	5/22/2012	Granted	FLOW THROUGH DISPENSER INCLUDING DIVERTER COOLING CHANNEL
95707	Eastman Kodak Company	US	8172364	12/494,346	6/30/2009	5/8/2012	Granted	FLOW THROUGH DISPENSER INCLUDING IMPROVED GUIDE STRUCTURE
95708	Eastman Kodak Company	US	8201924	12/494,350	6/30/2009	6/19/2012	Granted	LIQUID DIVERTER FOR FLOW THROUGH DROP DISPENSER
95716	Eastman Kodak Company	US	8215751	12/620,611	11/18/2009	7/10/2012	Granted	CARRIAGE WITH IMPROVED PRINT CARTRIDGE MOUNTING RELIABILITY
95720	Eastman Kodak Company	CN		201080027601.1	6/16/2010		Filed	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	EP		10728453.1	6/16/2010		Filed	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	US	8019255	12/491,630	6/25/2009	9/13/2011	Granted	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95725	Eastman Kodak Company	CN		201080040381.6	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	EP		10751747.6	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	IN		902/DELNP/2012	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	JP		2012-528813	8/26/2010		Filed	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	US	8298750	12/555,040	9/8/2009	10/30/2012	Granted	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95727	Eastman Kodak Company	US		12/767,826	4/27/2010		Filed	CONTINUOUS PRINthead INCLUDING POLYMERIC FILTER
95728	Eastman Kodak Company	CN		201080031868.8	7/12/2010		Filed	DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	US	8283647	12/507,184	7/22/2009	10/9/2012	Granted	DEVELOPER LIQUID LEVEL SENSOR

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95729	Eastman Kodak Company	EP		10747710.1	8/4/2010		Filed	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	US	8174552	12/543,525	8/19/2009	5/8/2012	Granted	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95730	Eastman Kodak Company	US	8179412	12/543,530	8/19/2009	5/15/2012	Granted	MERGING IMAGE PIXELS BASED ON MAIN-SCAN MISALIGNMENT
95731	Eastman Kodak Company	US	8493624	12/543,534	8/19/2009	7/23/2013	Granted	DETERMINATION OF OPTIMUM MERGE LINE LOCATION
95732	Eastman Kodak Company	US	8427698	12/543,539	8/19/2009	4/23/2013	Granted	ENHANCED IMAGING WITH ADJUSTED IMAGE SWATH WIDTHS
95733	Eastman Kodak Company	US	8033650	12/543,712	8/19/2009	10/11/2011	Granted	PAIRED DROP EJECTOR
95740	Eastman Kodak Company	US	8331818	12/507,823	7/23/2009	12/11/2012	Granted	OPTIMIZED FUSING FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95742	Eastman Kodak Company	US	8465899	12/911,978	10/26/2010	6/18/2013	Granted	LARGE PARTICLE TONER PRINTING METHOD
95744	Eastman Kodak Company	CN		201080049874.6	11/4/2010		Filed	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	EP		10852634.4	11/4/2010		Filed	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	US	8226217	12/613,683	11/6/2009	7/24/2012	Granted	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95761	Eastman Kodak Company	BR		112012024510-4	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	CN		201180020761.8	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	EP		11717135.5	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	IN		9260/DELNP/2012	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	JP		2013-508038	4/20/2011		Filed	TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	US		12/766,939	4/26/2010		Filed	TONER CONTAINING METALLIC FLAKES AND METHOD OF FORMING METALLIC IMAGE
95766	Eastman Kodak Company	EP		10765550.8	10/6/2010		Filed	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	US	8426104	12/575,567	10/8/2009	4/23/2013	Granted	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95767	Eastman Kodak Company	EP		10768147.0	10/12/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	US		13/940,330	7/12/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE
95773	Eastman Kodak Company	US	8507037	12/608,047	10/29/2009	8/13/2013	Granted	DIGITAL MANUFACTURE OF AN GAS OR LIQUID SEPARATION DEVICE
95778	Eastman Kodak Company	US	8203712	12/533,424	7/31/2009	6/19/2012	Granted	METHOD AND APPARATUS FOR MEASURING COLORS
95779	Eastman Kodak Company	US	8401289	12/533,451	7/31/2009	3/19/2013	Granted	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95779	Eastman Kodak Company	US		13/712,064	12/12/2012		Filed	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95784	Eastman Kodak Company	US	8162443	12/543,749	8/19/2009	4/24/2012	Granted	PAIRED DROP EJECTOR METHOD OF OPERATION
95796	Eastman Kodak Company	CN		201080050172.X	11/4/2010		Filed	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95796	Eastman Kodak Company	EP		10777189.1	11/4/2010		Filed	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95796	Eastman Kodak Company	US	8235514	12/614,476	11/9/2009	8/7/2012	Granted	AIR EXTRACTION DEVICE FOR INKJET PRINTHEAD
95797	Eastman Kodak Company	US	8118406	12/573,273	10/5/2009	2/21/2012	Granted	FLUID EJECTION ASSEMBLY HAVING A MOUNTING SUBSTRATE
95802	Eastman Kodak Company	US	8224209	12/542,757	8/18/2009	7/17/2012	Granted	HIGH-FREQUENCY BANDING REDUCTION FOR ELECTROPHOTOGRAPHIC PRINTER
95804	Eastman Kodak Company	US	8400670	12/618,949	11/16/2009	3/19/2013	Granted	IMAGE DOWN-SAMPLING WITH FINE DETAIL ENHANCEMENT
95805	Eastman Kodak Company	US		12/569,985	9/30/2009		Filed	DIGITAL MANUFACTURE OF AN OPTICAL WAVEGUIDE
95807	Eastman Kodak Company	US	8205338	12/544,396	8/20/2009	6/26/2012	Granted	METHOD OF MAKING A MULTI-LOBED NOZZLE
95811	Eastman Kodak Company	CN		201080045904	9/22/2010		Filed	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	EP		10760853.1	9/22/2010		Filed	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	US	8144022	12/566,906	9/25/2009	3/27/2012	Granted	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95820	Eastman Kodak Company	CN		201080038796.X	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	EP		10749965.9	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	JP		2012-527911	8/25/2010		Filed	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	US	8320784	12/553,284	9/3/2009	11/27/2012	Granted	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95822	Eastman Kodak Company	US	8517516	12/908,920	10/21/2010	8/27/2013	Granted	INVERSE MASK GENERATING PRINTER AND PRINTER MODULE
95826	Eastman Kodak Company	US		12/647,573	12/28/2009		Filed	FUSER MEMBER WITH FLUOROPOLYMER OUTER LAYER

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95827	Eastman Kodak Company	US	8304016	12/647,569	12/28/2009	11/6/2012	Granted	METHOD OF MAKING FUSER MEMBER
95829	Eastman Kodak Company	US	8416454	12/649,374	12/30/2009	4/9/2013	Granted	METHOD FOR GENERATING PERSONALIZED DOCUMENTS
95835	Eastman Kodak Company	US	8168546	12/622,496	11/20/2009	5/1/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95836	Eastman Kodak Company	CN		201080041637.5	9/8/2010		Filed	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	US	8203131	12/563,462	9/21/2009	6/19/2012	Granted	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95837	Eastman Kodak Company	US	8153529	12/622,506	11/20/2009	4/10/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95837	Eastman Kodak Company	US		13/313,055	12/7/2011		Filed	ELECTRONIC DEVICE
95838	Eastman Kodak Company	US	8318249	12/622,519	11/20/2009	11/27/2012	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95839	Eastman Kodak Company	US		12/622,530	11/20/2009		Filed	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95840	Eastman Kodak Company	US	7998878	12/622,550	11/20/2009	8/16/2011	Granted	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95841	Eastman Kodak Company	US		12/622,660	11/20/2009		Filed	DEPOSITION INHIBITOR COMPOSITION AND METHOD OF USE
95842	Eastman Kodak Company	US	8226215	12/707,704	2/18/2010	7/24/2012	Granted	JETTING MODULE INSTALL MECHANISM
95846	Eastman Kodak Company	US	8130374	13/245,143	9/26/2011	3/6/2012	Granted	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95846	Eastman Kodak Company	US	8154720	13/245,151	9/26/2011	4/10/2012	Granted	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95847	Eastman Kodak Company	US	8243115	12/609,093	10/30/2009	8/14/2012	Granted	METHOD FOR ADJUSTING A SPATIAL LIGHT MODULATOR
95849	Eastman Kodak Company	US		13/389,602	8/19/2010		Filed	IMAGE CAPTURE DEVICE
95860	Eastman Kodak Company	US	8184928	12/582,110	10/20/2009	5/22/2012	Granted	COMBINING SEAM CARVING AN IMAGE RESIZING
95861	Eastman Kodak Company	US	8213745	12/576,260	10/9/2009	7/3/2012	Granted	SEAM CARVING FOR IMAGE RESIZING
95866	Eastman Kodak Company	CN		201080045675.8	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	EP		10774094.6	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	TW		099136584	10/26/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	US		12/606,212	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95868	Eastman Kodak Company	US		12/606,213	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95870	Eastman Kodak Company	US		12/606,223	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING NON-PARALLEL NON-PERPENDICULAR SLOTS
95871	Eastman Kodak Company	CN		201080048658.X	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	EP		10774064.9	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	JP		2012-536874	10/19/2010		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	US		12/606,228	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95872	Eastman Kodak Company	US		12/606,231	10/27/2009		Filed	FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95873	Eastman Kodak Company	US		12/606,234	10/27/2009		Filed	CONVEYANCE SYSTEM INCLUDING OPPOSED FLUID DISTRIBUTION MANIFOLDS
95874	Eastman Kodak Company	US		12/606,238	10/27/2009		Filed	FLUID DISTRIBUTION MANIFOLD OPERATING STATE MANAGEMENT SYSTEM
95877	Eastman Kodak Company	US		12/581,198	10/19/2009		Filed	PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95878	Eastman Kodak Company	US		12/574,722	10/7/2009		Filed	PLATE MONITORING SYSTEM
95880	Eastman Kodak Company	US	8177052	12/638,109	12/15/2009	5/15/2012	Granted	BELT EDGE SENSOR AND ACTUATOR FOR CONTROLLING TRACKING OF SUCH BELT
95881	Eastman Kodak Company	US	8282183	12/604,428	10/23/2009	10/9/2012	Granted	INKJET PRINTER FOR DETECTING THE TYPE OF PRINT MEDIA
95883	Eastman Kodak Company	US	7982758	12/569,981	9/30/2009	7/19/2011	Granted	APPARATUS FOR CONTROLLING PEEL POSITION IN A PRINTER
95887	Eastman Kodak Company	EP		09743280.1	4/28/2009		Filed	FEEDER SYSTEM WITH INDEPENDENT CONTROL OF ROLLERS
95888	Eastman Kodak Company	US	7654521	11/019,108	12/22/2004	2/2/2010	Granted	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED OVERLAP
95888	Eastman Kodak Company	US	8066280	12/637,869	12/15/2009	11/29/2011	Granted	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED
95888	Eastman Kodak Company	US	8272639	13/253,764	10/5/2011	9/25/2012	Granted	APPARATUS AND METHOD FOR DETECTING ARTICLE MULTIFEED IN A PREDEFINED REGION OF A FLAT ARTICLE
95893	Eastman Kodak Company	US	8383315	12/707,861	2/18/2010	2/26/2013	Granted	RAISED LETTER PRINTING USING

95894	Eastman Kodak Company	EP	09743260.3	4/22/2009	Filed	LARGE YELLOW TONER PARTICLES VARIABLE FEEDER TRAY CAPACITY CONTROL
95894	Eastman Kodak Company	US	12/149,550	5/5/2008	Filed	VARIABLE FEEDER TRAY CAPACITY CONTROL

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95897	Eastman Kodak Company	US	6694384	09/352,441	7/13/1999	2/17/2004	Granted	METHOD AND SYSTEM TO REMOTELY CONFIGURE BUSINESS OFFICE DEVICES TO USER DEFINED PARAMETERS
95898	Eastman Kodak Company	US	8251475	12/636,806	12/14/2009	8/28/2012	Granted	POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
95900	Eastman Kodak Company	DE	60312408.9	03250626.3	1/27/2003	11/29/2007	Granted	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	GB	1331184	03250626.3	1/27/2003	3/14/2007	Granted	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	JP	4008360	2003-017564	1/27/2003	9/7/2007	Granted	PIC ROLLER WITH CLUTCH
95900	Eastman Kodak Company	US	6679490	10/057,743	1/25/2002	1/20/2004	Granted	PIC ROLLER WITH CLUTCH
95905	Eastman Kodak Company	US	6305684	09/262,768	3/4/1999	10/23/2001	Granted	FEED ROLLERS WITH REVERSING CLUTCH
95905	Eastman Kodak Company	US	6203005	09/262,770	3/4/1999	3/20/2001	Granted	FEEDER APPARATUS FOR DOCUMENTS AND THE LIKE
95905	Eastman Kodak Company	US	6585252	09/724,573	11/28/2000	7/1/2003	Granted	SEMI-ACTIVE CLUTCH ASSEMBLY
95908	Eastman Kodak Company	CN		201180006425.8	1/19/2011		Filed	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	EP		11702099.0	1/19/2011		Filed	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	US	8212243	12/691,793	1/22/2010	7/3/2012	Granted	ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95909	Eastman Kodak Company	US	8260569	12/609,113	10/30/2009	9/4/2012	Granted	DETERMINING A DIMENSION OF A REGULAR PATTERN OF ELEMENTS
95912	Eastman Kodak Company	US		12/570,009	9/30/2009		Filed	DIGITAL MANUFACTURE OF AN ELECTRICAL CIRCUIT
95913	Eastman Kodak Company	US	8145114	12/608,040	10/29/2009	3/27/2012	Granted	DIGITAL MANUFACTURE OF A MICROFLUIDIC DEVICE
95936	Eastman Kodak Company	US	8395094	12/699,120	2/3/2010	3/12/2013	Granted	STRUCTURE FOR CONDUCTING HEAT FROM CARTRIDGE HEATERS
95942	Eastman Kodak Company	CN		201080050407.5	10/28/2010		Filed	AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	US	8376487	12/614,481	11/9/2009	2/19/2013	Granted	AIR EXTRACTION PRINTER
95943	Eastman Kodak Company	US	8313181	12/614,483	11/9/2009	11/20/2012	Granted	AIR EXTRACTION METHOD FOR INKJET PRINTER
95948	Eastman Kodak Company	CN		201080051366.1	11/4/2010		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	US	8329383	12/612,915	11/5/2009	12/11/2012	Granted	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95950	Eastman Kodak Company	US	8493616	12/604,447	10/23/2009	7/23/2013	Granted	A METHOD FOR IDENTIFYING A MEDIA TYPE AND SELECTING A PRINT MODE BASED ON THE MEDIA TYPE
95959	Eastman Kodak Company	US		12/635,023	12/10/2009		Filed	METHOD OF REGISTRATION CORRECTION
95986	Eastman Kodak Company	CN		201080051073.3	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	EP		10778783.0	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	JP		2012-538859	11/5/2010		Filed	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8305502	12/616,156	11/11/2009	11/6/2012	Granted	PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8508676	13/588,504	8/17/2012	8/13/2013	Granted	PHASE-COMPENSATED ANTI-REFLECTIVE THIN FILM COATING
95989	Eastman Kodak Company	CN		201080050173.4	10/20/2010		Filed	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	JP		2012-537899	10/20/2010		Filed	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	US	8231207	12/613,699	11/6/2009	7/31/2012	Granted	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95991	Eastman Kodak Company	US	8104878	12/613,712	11/6/2009	1/31/2012	Granted	PHASE SHIFTS FOR TWO GROUPS OF NOZZLES
95992	Eastman Kodak Company	US	8265505	12/702,343	2/9/2010	9/11/2012	Granted	SELECTIVE COOLING OF A FUSER HEATER ROLLER
95994	Eastman Kodak Company	US	8147033	12/614,487	11/9/2009	4/3/2012	Granted	INK CHAMBERS FOR INKJET PRINTER
95996	Eastman Kodak Company	CN		200980163316.X	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	JP		2012-538797	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	US		13/502,527	11/13/2009		Filed	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95999	Eastman Kodak Company	CN		2010800568664	12/13/2010		Filed	CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	JP		2012-544662	12/13/2010		Filed	CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	US	8203757	12/636,879	12/14/2009	6/19/2012	Granted	CONTROLLING ERROR DIFFUSION DOT DENSITY
96002	Eastman Kodak Company	US		12/618,108	11/13/2009		Filed	ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	CN		2010800512230	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	EP		10776900.2	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE

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96003	Eastman Kodak Company	JP		2012-538860	11/5/2010		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	US		12/618,086	11/13/2009		Filed	JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96004	Eastman Kodak Company	US		12/618,059	11/13/2009		Filed	MULTIPASS ELECTROPHOTOGRAPHIC PRINT ENGINE
96006	Eastman Kodak Company	CN		201080054002.9	11/16/2010		Filed	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	JP		2012-541104	11/16/2010		Filed	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	US	8251494	12/627,133	11/30/2009	8/28/2012	Granted	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96008	Eastman Kodak Company	US	8376496	12/796,715	6/9/2010	2/19/2013	Granted	COLOR CONSISTENCY FOR A MULTI-PRINTHEAD SYSTEM
96009	Eastman Kodak Company	US		12/915,091	10/29/2010		Filed	METHOD OF CONTROLLING PRINT DENSITY
96013	Eastman Kodak Company	US	8306461	12/590,753	11/13/2009	11/6/2012	Granted	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96014	Eastman Kodak Company	CN		201080051101.1	11/10/2010		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	DE	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	EP	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	GB	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	JP		2012-538918	11/10/2010		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	NL	2499542	10781763.7	11/10/2010	7/31/2013	Granted	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	US		12/618,118	11/13/2009		Filed	SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96017	Eastman Kodak Company	US	8220902	12/620,614	11/18/2009	7/17/2012	Granted	PRINTHEAD WITH IMPROVED INK TANK MOUNTING RELIABILITY
96018	Eastman Kodak Company	US	8220903	12/620,619	11/18/2009	7/17/2012	Granted	INK TANK FEATURE FOR IMPROVED MOUNTING RELIABILITY
96020	Eastman Kodak Company	CN		201080055291.4	12/2/2010		Filed	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	JP		2012-543155	12/2/2010		Filed	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	US	7963708	12/632,860	12/8/2009	6/21/2011	Granted	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96021	Eastman Kodak Company	CN		2010800586728	12/8/2010		Filed	INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	JP		2012-544620	12/8/2010		Filed	INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	US	8240816	12/642,883	12/21/2009	8/14/2012	Granted	INK FILL PORT FOR INKJET INK TANK
96022	Eastman Kodak Company	US		12/627,161	11/30/2009		Filed	METHOD OF MAKING BONDABLE PRINTED WIRING MEMBER
96027	Eastman Kodak Company	US		12/691,273	1/21/2010		Filed	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
96028	Eastman Kodak Company	EP		10805564.1	12/30/2010		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		12/695,190	1/28/2010		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		13/586,118	8/15/2012		Filed	FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96041	Eastman Kodak Company	US	8459787	12/915,751	10/29/2010	6/11/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96043	Eastman Kodak Company	US	8317292	12/636,807	12/14/2009	11/27/2012	Granted	METHOD OF POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
96063	Eastman Kodak Company	BR		BR1120120199072	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	CN		201180010647.7	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	EP		11704703.5	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	IN		6475/DELNP/2012	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	JP		2012-555025	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	KR		10-2012-7022265	2/10/2011		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	US		12/713,264	2/26/2010		Filed	VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96064	Eastman Kodak Company	US		12/649,380	12/30/2009		Filed	SYSTEM FOR GENERATING PERSONALIZED DOCUMENTS
96068	Eastman Kodak Company	US	8277006	12/711,354	2/24/2010	10/2/2012	Granted	CONTROLLABLE MAINTENANCE OPERATIONS FOR EFFICIENT INK USE
96072	Eastman Kodak Company	US	8427722	12/793,924	6/4/2010	4/23/2013	Granted	COLOR TRANSFORM INSENSITIVE TO PROCESS VARIABILITY
96073	Eastman Kodak Company	US	8377729	12/689,326	1/19/2010	2/19/2013	Granted	FORMING II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
96078	Eastman Kodak Company	DE		102010046962.9	9/29/2010		Filed	SUBSTRAT PATH SPEED ADJUSTMENT FOR DIFFERENT OR EQUAL TRANSPORTATION PRINCIPLES WITHIN SAME DRIVE TRAIN TRANSPORTANORDNUNG FÜR BEDRUCKSTOFFE IN EINER DRUCKMASCHINE

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96078	Eastman Kodak Company	US		13/200,669	9/28/2011		Filed	TRANSPORT ARRANGEMENT FOR PRINTING MATERIALS IN A PRINTING MACHINE
96080	Eastman Kodak Company	CN		201180045527.0	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	EP		11826679.0	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	JP		2010-211946	9/22/2010		Filed	PHOTOPOLYMER PLATE CONTAINING SPECIFIC FLUORINATED POLYMER
96080	Eastman Kodak Company	US		13/825,136	8/19/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSOR
96081	Eastman Kodak Company	US	8309394	12/691,802	1/22/2010	11/13/2012	Granted	METHOD OF MAKING N-TYPE SEMICONDUCTOR DEVICES
96083	Eastman Kodak Company	US		12/707,877	2/18/2010		Filed	A SYSTEM TO PRINT RAISED PRINTING USING SMALL TONER PARTICLES
96085	Eastman Kodak Company	US	8422930	12/731,178	3/25/2010	4/16/2013	Granted	SAFE RADIANT TONER HEATING APPARATUS WITH MEMBRANE
96087	Eastman Kodak Company	US	8331842	12/749,804	3/30/2010	12/11/2012	Granted	TONER HEATING APPARATUS WITH BELT AND NIP
96088	Eastman Kodak Company	US	8201822	12/713,257	2/26/2010	6/19/2012	Granted	PLANAR MEDIA-FEED APPARATUS
96089	Eastman Kodak Company	US	8318406	12/699,079	2/3/2010	11/27/2012	Granted	A METHOD FOR FIXING A FLEXOGRAPHIC PLATE
96090	Eastman Kodak Company	TW		100104798	2/14/2011		Filed	GLASSES FOR VIEWING STEREO IMAGES
96090	Eastman Kodak Company	US	8384774	12/705,650	2/15/2010	2/26/2013	Granted	GLASSES FOR VIEWING STEREO IMAGES
96096	Eastman Kodak Company	BR		1120120196880	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	CN		201180010795.9	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	EP		11705115.1	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	IN		7381/DELNP/2012	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	JP		2012-555024	2/10/2011		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	US		12/712,296	2/25/2010		Filed	PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96097	Eastman Kodak Company	CN		201180010738.0	2/22/2011		Filed	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	EP		11707008.6	2/22/2011		Filed	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	US	8403252	12/712,271	2/25/2010	3/26/2013	Granted	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96105	Eastman Kodak Company	US	8396400	12/887,786	9/22/2010	3/12/2013	Granted	METHOD OF IMPLEMENTING A MAGNETICALLY ACTUATED FLAP SEAL
96115	Eastman Kodak Company	US		12/700,785	2/5/2010		Filed	DETECTION OF MISREGISTERED PRINTING PLATE
96116	Eastman Kodak Company	EP		11705735.6	2/1/2011		Filed	IMPROVED PRINTING PLATE REGISTRATION
96116	Eastman Kodak Company	US	8511227	12/700,788	2/5/2010	8/20/2013	Granted	IMPROVED PRINTING PLATE REGISTRATION
96117	Eastman Kodak Company	BR		BR1120120189107	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	CN		201180008889.2	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	EP		11702526.2	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	IN		6037/DELNP/2012	1/13/2011		Filed	SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	US	8457513	12/702,348	2/9/2010	6/4/2013	Granted	SELECTIVE COOLING OF A FUSER
96118	Eastman Kodak Company	EP		11712368.7	3/10/2011		Filed	LITHOGRAPHIC PROCESSING SOLUTIONS AND METHODS OF USE
96118	Eastman Kodak Company	US		13/615,739	9/14/2012		Filed	METHODS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96122	Eastman Kodak Company	US		12/712,256	2/25/2010		Filed	REINFORCED MEMBRANE FILTER FOR PRINTHEAD
96125	Eastman Kodak Company	US		13/116,186	5/26/2011		Filed	METHOD OF MAKING WEAR-RESISTANT PRINTED WIRING MEMBER
96126	Eastman Kodak Company	US	8273640	12/749,872	3/30/2010	9/25/2012	Granted	INTEGRATED SEMICONDUCTOR NANOWIRE DEVICE
96128	Eastman Kodak Company	US		13/601,259	8/31/2012		Filed	INKJET PRINTING FLUID COMPOSITION
96129	Eastman Kodak Company	CN		201180041443.X	8/18/2011		Filed	INKJET PRINTING FLUID
96129	Eastman Kodak Company	EP		11750035.5	8/18/2011		Filed	INKJET PRINTING FLUID
96129	Eastman Kodak Company	US	8430492	12/871,982	8/31/2010	4/30/2013	Granted	INKJET PRINTING FLUID
96138	Eastman Kodak Company	CN		201180017311.3	3/23/2011		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	EP		11712403.2	3/23/2011		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		12/748,475	3/29/2010		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF

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96138	Eastman Kodak Company	US	8361556	13/188,617	7/22/2011	1/29/2013	Granted	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		13/616,555	9/14/2012		Filed	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96139	Eastman Kodak Company	US	8411489	12/770,795	4/30/2010	4/2/2013	Granted	SEMICONDUCTING DEVICES AND METHODS OF PREPARING
96142	Eastman Kodak Company	BR		1120120198980	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	CN		2011800109899	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	EP		11706444.4	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	IN		6469/DELNP/2012	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	JP		2012-555086	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	KR		2012-7025076	2/23/2011		Filed	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	US	7923313	12/713,252	2/26/2010	4/12/2011	Granted	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96143	Eastman Kodak Company	US	8376353	12/713,289	2/26/2010	2/19/2013	Granted	PLANAR-MEDIA-FEED METHOD
96144	Eastman Kodak Company	US		12/748,786	3/29/2010		Filed	SCREENED HARDCOPY REPRODUCTION APPARATUS COMPENSATION DATA CALCULATION
96145	Eastman Kodak Company	US		12/711,367	2/24/2010		Filed	USING NONDEPLETED INK SOURCE FOR MAINTENANCE OPERATION
96148	Eastman Kodak Company	US	8437053	12/760,600	4/15/2010	5/7/2013	Granted	GAMUT MAPPING USING HUE-PRESERVING COLOR SPACE
96150	Eastman Kodak Company	US	8322834	12/750,744	3/31/2010	12/4/2012	Granted	SNAP-IN DIE MOUNT ASSEMBLY FOR INKJET PRINTHEAD
96151	Eastman Kodak Company	US	8277034	12/750,749	3/31/2010	10/2/2012	Granted	ORIENTATION OF AIR-PERMEABLE MEMBRANE IN INKJET PRINTHEAD
96152	Eastman Kodak Company	BR		BR112012021918-9	3/29/2011		Filed	INK PASSAGeways CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	CN		201180017092.9	3/29/2011		Filed	INK PASSAGeways CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	EP		11713928.7	3/29/2011		Filed	INK PASSAGeways CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	IN		7737/DELNP/2012	3/29/2011		Filed	INK PASSAGeways CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	US	8256876	12/750,752	3/31/2010	9/4/2012	Granted	INK PASSAGeways CONNECTING INLET PORTS AND CHAMBERS
96153	Eastman Kodak Company	US	8286553	12/730,317	3/24/2010	10/16/2012	Granted	WIFFLE-TREE PRINTING PLATE REGISTRATION SYSTEM
96164	Eastman Kodak Company	US	8488163	12/789,515	5/28/2010	7/16/2013	Granted	PRINTER WITH IN-LINE SCANNER
96170	Eastman Kodak Company	US	7906354	12/749,929	3/30/2010	3/15/2011	Granted	LIGHT EMITTING NANOWIRE DEVICE
96174	Eastman Kodak Company	US	8023170	12/730,305	3/24/2010	9/20/2011	Granted	IMPROVED TOTAL INTERNAL REFLECTION MODULATOR
96175	Eastman Kodak Company	US		12/910,902	10/25/2010		Filed	DYNAMIC HETEROGENEOUS COMPUTER NETWORK MANAGEMENT TOOL
96177	Eastman Kodak Company	US		13/454,410	4/24/2012		Filed	PERMANENTLY BONDED FLUID CHANNEL NOZZLE PLATE FABRICATION
96178	Eastman Kodak Company	US	8111444	12/730,311	3/24/2010	2/7/2012	Granted	IMPROVED TOTAL INTERNAL REFLECTION LIGHT VALVE
96180	Eastman Kodak Company	US	8275300	12/749,819	3/30/2010	9/25/2012	Granted	FORMING SURFACE FINISH BY ELECTROPHOTOGRAPHIC TONER FUSING
96182	Eastman Kodak Company	US		12/818,441	6/18/2010		Filed	THERMALLY ABLATABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96184	Eastman Kodak Company	CN		201180017575.9	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	EP		11713912.1	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	IN		7719/DELNP/2012	3/23/2011		Filed	INKJET INK TANK
96184	Eastman Kodak Company	US	8313180	12/750,732	3/31/2010	11/20/2012	Granted	INKJET INK TANK
96185	Eastman Kodak Company	BR		1120120219391	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	CN		201180016652.9	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	EP		11710643.5	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	IN		7725/DELNP/2012	3/18/2011		Filed	INKJET PRINTER
96185	Eastman Kodak Company	US	8317300	12/750,738	3/31/2010	11/27/2012	Granted	INKJET PRINTER
96186	Eastman Kodak Company	US		12/750,747	3/31/2010		Filed	METHOD FOR ASSEMBLING AN INKJET PRINTHEAD
96187	Eastman Kodak Company	BR		BR1120120277960	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	CN		201180024384.5	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	EP		11721914.7	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR

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96187	Eastman Kodak Company	IN		9914/DELNP/2012	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	JP		2013-511231	5/13/2011		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	US		12/781,265	5/17/2010		Filed	INKJET RECORDING MEDIUM AND METHODS THEREFOR
96188	Eastman Kodak Company	CN		201180020045X	4/12/2011		Filed	OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	EP		11717078.7	4/12/2011		Filed	OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	US	8477380	12/764,160	4/21/2010	7/2/2013	Granted	OPTIMIZING A SEAM FOR A PRINT JOB
96189	Eastman Kodak Company	US	8430474	12/797,850	6/10/2010	4/30/2013	Granted	DIE MOUNTING ASSEMBLY FORMED OF DISSIMILAR MATERIALS
96193	Eastman Kodak Company	CN		201180025606.6	5/23/2011		Filed	SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	EP		11725558.8	5/23/2011		Filed	SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	US	8297747	12/786,468	5/25/2010	10/30/2012	Granted	SEAL FOR INKJET INK TANK
96198	Eastman Kodak Company	CN		201180020763.7	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	EP		11719412.6	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	IN		9306/DELNP/2012	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	JP		2013-508175	4/27/2011		Filed	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	US	8342690	12/770,081	4/29/2010	1/1/2013	Granted	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96199	Eastman Kodak Company	BR		BR1120120301683	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	CN		201180027891.4	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	EP		11727379.7	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	IN		391/DELNP/2013	6/13/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	TW		100120916	6/15/2011		Filed	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8085467	12/816,559	6/16/2010	12/27/2011	Granted	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8218235	13/237,111	9/20/2011	7/10/2012	Granted	PROJECTION DISPLAY SURFACE PROVIDING ARTIFACT REDUCTION
96200	Eastman Kodak Company	US		12/767,876	4/27/2010		Filed	STEREOSCOPIC DIGITAL PROJECTION APPARATUS USING POLARIZED LIGHT
96201	Eastman Kodak Company	CN		201180024845.9	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	EP		11721626.7	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	JP		2013-511316	5/18/2011		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	US		12/784,520	5/21/2010		Filed	LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96202	Eastman Kodak Company	US	8199176	12/786,465	5/25/2010	6/12/2012	Granted	LASER THERMAL DONOR ELEMENTS AND METHOD OF USE
96204	Eastman Kodak Company	US	8226216	12/752,576	4/1/2010	7/24/2012	Granted	METHOD FOR OPERATING CONTINUOUS PRINTERS
96205	Eastman Kodak Company	US		12/752,599	4/1/2010		Filed	DROP PLACEMENT METHOD FOR CONTINUOUS PRINTERS
96208	Eastman Kodak Company	US	8314265	12/770,803	4/30/2010	11/20/2012	Granted	AROMATIC AMIC ACIDS OR AMIC ESTERS AND COMPOSITIONS
96209	Eastman Kodak Company	US	8447203	12/795,946	6/8/2010	5/21/2013	Granted	REDUCING TONER CRACKING WITH SCREENING PATTERNS
96211	Eastman Kodak Company	CN		201180024355.9	5/9/2011		Filed	SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	EP		11720268.9	5/9/2011		Filed	SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	US	8312798	12/781,878	5/18/2010	11/20/2012	Granted	SLITTER WITH TRANSLATING CUTTING DEVICES
96211	Eastman Kodak Company	US		90/012,867	5/15/2013		Filed	SLITTER WITH TRANSLATING CUTTING DEVICES
96212	Eastman Kodak Company	CN		2011800238692	4/25/2011		Filed	FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	EP		11718206.3	4/25/2011		Filed	FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	US	8316749	12/779,279	5/13/2010	11/27/2012	Granted	FINISHER FOR CUTTING OR SCORING RECEIVER
96215	Eastman Kodak Company	US	8204413	12/827,178	6/30/2010	6/19/2012	Granted	PRINTING JOB WITH DEVELOPER REMOVAL
96216	Eastman Kodak Company	US	8406672	12/845,789	7/29/2010	3/26/2013	Granted	BENDING RECEIVER USING HEAT-SHRINKABLE TONER
96219	Eastman Kodak Company	US		12/767,828	4/27/2010		Filed	METHOD OF MANUFACTURING PRINTHEAD INCLUDING POLYMERIC FILTER
96220	Eastman Kodak Company	US	8277035	12/767,833	4/27/2010	10/2/2012	Granted	PRINTHEAD INCLUDING SECTIONED STIMULATOR/FILTER DEVICE

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96221	Eastman Kodak Company	BR		BR1120120246941	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	CN		201180020909.8	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	EP		11717867.3	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	IN		9295/DELNP/2012	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	JP		2013-508036	4/20/2011		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	US		12/767,836	4/27/2010		Filed	STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96222	Eastman Kodak Company	CN		201180020784.9	4/21/2011		Filed	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	EP		11719397.9	4/21/2011		Filed	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	US	8287101	12/767,840	4/27/2010	10/16/2012	Granted	PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96223	Eastman Kodak Company	US		12/847,185	7/30/2010		Filed	METHOD FOR FORMING SURFACE DECORATED PARTICLES
96224	Eastman Kodak Company	US		13/329,547	12/19/2011		Filed	JOINING SHEETS TO FORM A BELT
96225	Eastman Kodak Company	US		12/789,919	5/28/2010		Filed	METHOD FOR PRINTING A SET OF IMAGES
96226	Eastman Kodak Company	US		12/789,664	5/28/2010		Filed	PRINT CUTTING SYSTEM
96227	Eastman Kodak Company	US	8313883	12/785,983	5/24/2010	11/20/2012	Granted	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD
96230	Eastman Kodak Company	US	8437687	12/770,095	4/29/2010	5/7/2013	Granted	CALCULATING BOOKLET SHEET LENGTH USING TONER THICKNESS
96231	Eastman Kodak Company	EP		11731168.8	5/6/2011		Filed	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96231	Eastman Kodak Company	US	8371569	12/777,317	5/11/2010	2/12/2013	Granted	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96232	Eastman Kodak Company	BR		BR1120120245333	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	CN		201180021457.5	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	EP		11717863.2	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	IN		9077/DELNP/2012	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	JP		2013-508029	4/19/2011		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	US		12/767,822	4/27/2010		Filed	PRINTHEAD INCLUDING PARTICULATE TOLERANT FILTER
96233	Eastman Kodak Company	US	8453307	12/821,228	6/23/2010	6/4/2013	Granted	ALIGNMENT ASSEMBLY FOR USE WITH A PRINTHEAD
96241	Eastman Kodak Company	US		12/771,268	4/30/2010		Filed	FOLDING METHOD FOR ELECTROPHOTOGRAPHIC PRINTS
96245	Eastman Kodak Company	CN		201180026271.9	5/17/2011		Filed	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	EP		11722678.7	5/17/2011		Filed	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	US	8404892	12/788,347	5/27/2010	3/26/2013	Granted	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96248	Eastman Kodak Company	EP		11718574.4	4/21/2011		Filed	PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	US		12/768,815	4/28/2010		Filed	PRINTING AND FUSING SYSTEM
96249	Eastman Kodak Company	US		12/768,824	4/28/2010		Filed	PRINTER AND FUSING METHOD
96250	Eastman Kodak Company	US	8040622	12/774,005	5/5/2010	10/18/2011	Granted	AN APPARATUS FOR COMPENSATING AN IMAGING LENS
96251	Eastman Kodak Company	US		12/944,186	11/11/2010		Filed	MULTIPLE RESOLUTION CONTINUOUS INK JET SYSTEM
96262	Eastman Kodak Company	BR		BR1120120259717	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	CN		201180023382.4	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		12197653.4	12/18/2012		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	IN		9721/DELNP/2012	4/20/2011		Filed	AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	US	8154808	12/777,447	5/11/2010	4/10/2012	Granted	AN AUTOFOCUS IMAGING APPARATUS
96264	Eastman Kodak Company	BR		BR1120120274538	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	CN		201180021870.1	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	EP		11720224.2	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	IN		9360/DELNP/2012	4/27/2011		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	US		12/771,287	4/30/2010		Filed	FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS

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96271	Eastman Kodak Company	US		13/860,553	4/11/2013		Filed	PRINTHEAD INCLUDING ACOUSTIC DAMPENING STRUCTURE
96273	Eastman Kodak Company	US	8480206	13/222,129	8/31/2011	7/9/2013	Granted	CARRIAGE PRINTER WITH BUBBLE DISLODGING AND REMOVAL
96274	Eastman Kodak Company	US	8292399	12/826,722	6/30/2010	10/23/2012	Granted	PROVIDING UNIFORM ILLUMINATION TO A MOVING SENSOR
96275	Eastman Kodak Company	CN		201180052038.8	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	EP		11785166.7	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	JP		FILED	10/19/2011		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	US		12/913,081	10/27/2010		Filed	RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96276	Eastman Kodak Company	US	8215631	12/871,067	8/30/2010	7/10/2012	Granted	PICK ROLLER RETRACTION IN A CARRIAGE PRINTER
96278	Eastman Kodak Company	US	8408669	12/828,338	7/1/2010	4/2/2013	Granted	EFFICIENT DATA SCANNING FOR PRINT MODE SWITCHING
96287	Eastman Kodak Company	US	8431433	12/788,349	5/27/2010	4/30/2013	Granted	METHODS OF PROVIDING SEMICONDUCTOR LAYERS AND ARTICLES FROM AMIC ACID SALTS
96288	Eastman Kodak Company	US	8450726	12/788,355	5/27/2010	5/28/2013	Granted	ARTICLES CONTAINING COATINGS OF AMIC ACID SALTS
96289	Eastman Kodak Company	US		13/089,541	4/19/2011		Filed	MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96292	Eastman Kodak Company	US	8401433	12/893,177	9/29/2010	3/19/2013	Granted	METHODS FOR DUAL DRIVE OPERATION OF AN AUGER IN A DEVELOPMENT STATION
96294	Eastman Kodak Company	US	8336984	12/871,068	8/30/2010	12/25/2012	Granted	ENCODER FOR INKJET PRINTERS
96300	Eastman Kodak Company	CN		201180025604.6	5/9/2011		Filed	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	EP		11722953.4	5/9/2011		Filed	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	US	8366092	12/917,702	11/2/2010	2/5/2013	Granted	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96307	Eastman Kodak Company	US	8365662	12/781,149	5/17/2010	2/5/2013	Granted	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
96312	Eastman Kodak Company	US		12/786,042	5/24/2010		Filed	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD AND SYSTEM
96313	Eastman Kodak Company	US		12/786,017	5/24/2010		Filed	ELECTROPHOTOGRAPHIC PRINT BINDING SYSTEM
96314	Eastman Kodak Company	CN		2011800253033	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	EP		11719982.8	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	IN		10121/DELNP/2012	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	JP		2013-511214	5/9/2011		Filed	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	US	8504328	12/784,521	5/21/2010	8/6/2013	Granted	DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96315	Eastman Kodak Company	US	8287129	12/784,523	5/21/2010	10/16/2012	Granted	LOW THERMAL STRESS BIREFRINGENCE IMAGING SYSTEM
96318	Eastman Kodak Company	US		12/869,971	8/27/2010		Filed	JOB SCHEDULE GENERATION USING HISTORICAL DECISION DATABASE
96321	Eastman Kodak Company	US	8359724	12/786,472	5/25/2010	1/29/2013	Granted	METHOD OF SEALING AN INKJET INK TANK
96322	Eastman Kodak Company	JP		2010-248912	11/5/2010		Filed	ROLLER DESIGN OF GUMMING SECTION OF AUTOMATIC PROCESSOR FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
96322	Eastman Kodak Company	US		13/267,058	10/6/2011		Filed	A PROCESSING APPARATUS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96323	Eastman Kodak Company	US	8341216	12/827,377	6/30/2010	12/25/2012	Granted	EFFICIENT METHOD FOR IMAGE PROCESSING IN A COMPUTER NETWORK
96324	Eastman Kodak Company	US	8514246	12/827,331	6/30/2010	8/20/2013	Granted	METHOD FOR IMAGE RENDERING IN A COMPUTER NETWORK
96326	Eastman Kodak Company	CN		201180041838X	8/29/2011		Filed	PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	EP		11757998.7	8/29/2011		Filed	PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	US	8465140	12/871,995	8/31/2010	6/18/2013	Granted	PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96330	Eastman Kodak Company	CN		201180024180.1	5/17/2011		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	EP		11722964.1	5/17/2011		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	US		12/789,934	5/28/2010		Filed	PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96331	Eastman Kodak Company	US	8477329	12/789,519	5/28/2010	7/2/2013	Granted	PRINTING VARIABLE DATA ON A VARIETY OF DIFFERENT PRE-PRINTED STOCKS
96332	Eastman Kodak Company	US	8420297	12/860,149	8/20/2010	4/16/2013	Granted	DEVELOPERS AND METHOD OF COLORING LITHOGRAPHIC PRINTING MEMBERS
96333	Eastman Kodak Company	US	8317293	12/796,729	6/9/2010	11/27/2012	Granted	COLOR CONSISTENCY FOR A MULTI-PRINTHEAD SYSTEM
96334	Eastman Kodak Company	US		12/889,716	9/24/2010		Filed	PROCESS FOR PRODUCING AN IMAGE FROM POROUS MARKING PARTICLES
96341	Eastman Kodak Company	US	8265514	12/869,985	8/27/2010	9/11/2012	Granted	REMOVING TONER DURING PRINTER PROCESS-

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96341	Eastman Kodak Company	US	8311434	12/869,995	8/27/2010	11/13/2012	Granted	REMOVING TONER FROM SKIVE MOUNT IN PRINTER
96342	Eastman Kodak Company	BR		BR1120120301748	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	CN		201180029092.0	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	EP		11727380.5	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	IN		392/DELNP/2013	6/13/2011		Filed	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	US	8469519	12/816,579	6/16/2010	6/25/2013	Granted	PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96343	Eastman Kodak Company	CN		201180040584.X	8/18/2011		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	EP		11758290.8	8/18/2011		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	US		12/868,039	8/25/2010		Filed	FLEXOGRAPHIC PRINTING MEMBERS
96350	Eastman Kodak Company	US		12/945,994	11/15/2010		Filed	METHOD OF PHOTOPOLYMERIZING OF ACRYLATES
96351	Eastman Kodak Company	CN		201180054969.1	11/1/2011		Filed	PHOTOINITIATOR COMPOSITIONS
96351	Eastman Kodak Company	EP		11784862.2	11/1/2011		Filed	PHOTOINITIATOR COMPOSITIONS
96368	Eastman Kodak Company	US	8320817	12/858,767	8/18/2010	11/27/2012	Granted	CHARGE REMOVAL FROM A SHEET
96369	Eastman Kodak Company	US	8465141	12/871,999	8/31/2010	6/18/2013	Granted	LIQUID CHAMBER REINFORCEMENT IN CONTACT WITH FILTER
96370	Eastman Kodak Company	US	8303074	12/826,724	6/30/2010	11/6/2012	Granted	PRINTER WITH UNIFORM ILLUMINATION FOR MEDIA IDENTIFICATION
96372	Eastman Kodak Company	US	8406642	12/826,876	6/30/2010	3/26/2013	Granted	REMOVING TONER FROM LONGITUDINAL MEMBER IN PRINTER
96375	Eastman Kodak Company	US		12/906,190	10/18/2010		Filed	ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96379	Eastman Kodak Company	US	8507166	13/173,183	6/30/2011	8/13/2013	Granted	SURFACE TREATED TONER
96385	Eastman Kodak Company	US		12/826,825	6/30/2010		Filed	SELECTING DISPLAYS FOR DISPLAYING CONTENT
96388	Eastman Kodak Company	US	8452204	12/826,885	6/30/2010	5/28/2013	Granted	PROCESS CONTROL WITH LONGITUDINAL MEMBER TONER REMOVAL
96391	Eastman Kodak Company	US	8385784	12/893,184	9/29/2010	2/26/2013	Granted	DEVELOPMENT STATION WITH DUAL ACTUATOR DRIVE
96392	Eastman Kodak Company	US	8478169	12/893,196	9/29/2010	7/2/2013	Granted	DEVELOPMENT STATION WITH DUAL DRIVE
96393	Eastman Kodak Company	US		13/663,882	10/30/2012		Filed	METHOD OF PRINTING A PANORAMIC PRINT
96394	Eastman Kodak Company	US	8315532	12/827,168	6/30/2010	11/20/2012	Granted	REDUCING BACKGROUND DEVELOPMENT IN ELECTROPHOTOGRAPHIC PRINTER
96395	Eastman Kodak Company	CN		2011800611245	12/5/2011		Filed	INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	EP		11805683.7	12/5/2011		Filed	INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	US		12/972,581	12/20/2010		Filed	INKJET INK COMPOSITION WITH JETTING AID
96396	Eastman Kodak Company	US	8351828	12/827,261	6/30/2010	1/8/2013	Granted	PRINTER HAVING AN ALTERNATE SCAVENGER GEOMETRY
96397	Eastman Kodak Company	US	8449229	12/827,305	6/30/2010	5/28/2013	Granted	FABRICATION OF AN ALTERNATE SCAVENGER GEOMETRY
96398	Eastman Kodak Company	US	8312111	12/827,337	6/30/2010	11/13/2012	Granted	IMAGE PROCESSING IN A COMPUTER NETWORK
96399	Eastman Kodak Company	US	8369717	12/869,798	8/27/2010	2/5/2013	Granted	DETERMINING DEVELOPER TONER CONCENTRATION IN ELECTROPHOTOGRAPHIC PRINTER
96400	Eastman Kodak Company	US		12/944,960	11/12/2010		Filed	SCANNING PATCHES TO PROVIDE PRINTER CALIBRATION DATA
96401	Eastman Kodak Company	AU		2011329352	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	BR		BR1120130112840	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	CN		FILED	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	EP		11784863.0	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	IN		3186/DELNP/2013	11/1/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	TW		100142131	11/17/2011		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	US		12/948,808	11/18/2010		Filed	METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96402	Eastman Kodak Company	US		12/890,873	9/27/2010		Filed	REPLENISHING CONSUMABLE AT SERVICE TIME IN PRINTER
96403	Eastman Kodak Company	US	8452207	12/849,041	8/3/2010	5/28/2013	Granted	PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96404	Eastman Kodak Company	US		12/872,202	8/31/2010		Filed	A METHOD OF ALIGNING A PHOTOCONDUCTOR CARTRIDGE
96406	Eastman Kodak Company	US	8401454	12/885,627	9/20/2010	3/19/2013	Granted	A SYSTEM FOR COLLECTING WASTE TONER

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96407	Eastman Kodak Company	US	8463847	12/827,357	6/30/2010	6/11/2013	Granted	SYSTEM FOR IMAGE RENDERING IN A COMPUTER NETWORK
96408	Eastman Kodak Company	US	8475926	12/915,374	10/29/2010	7/2/2013	Granted	INTERMEDIATE TRANSFER MEMBER AND IMAGING APPARATUS AND METHOD
96410	Eastman Kodak Company	US		13/269,662	10/10/2011		Filed	ELECTROPHOTOGRAPHIC PRINTING WITH COMPENSATION
96411	Eastman Kodak Company	BR		BR1120130015330	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	CN		201180039186.6	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	EP		11746408.1	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	IN		775/DELNP/2013	8/10/2011		Filed	LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	US	8444275	12/854,919	8/12/2010	5/21/2013	Granted	LIGHT SOURCE CONTROL FOR PROJECTOR WITH MULTIPLE PULSE-WIDTH MODULATED LIGHT SOURCES
96414	Eastman Kodak Company	US	8441698	12/842,074	7/23/2010	5/14/2013	Granted	COMPACT HOUSING FOR A SCAN BAR ASSEMBLY
96415	Eastman Kodak Company	US	8382229	12/890,915	9/27/2010	2/26/2013	Granted	LEAD EDGE DETECTOR FOR PRINTER
96426	Eastman Kodak Company	US	8480224	12/915,559	10/29/2010	7/9/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96427	Eastman Kodak Company	US	8465139	12/897,902	10/5/2010	6/18/2013	Granted	THERMAL DEGASSING DEVICE FOR INKJET PRINTER
96429	Eastman Kodak Company	US	8328183	12/871,078	8/30/2010	12/11/2012	Granted	MEDIA STOPPER FOR A PRINTING SYSTEM
96430	Eastman Kodak Company	US		12/946,260	11/15/2010		Filed	APPARATUS AND METHOD FOR PRINTING IN BOTH IMAGE AND AROMA DOMAINS INTELLIGENTLY
96432	Eastman Kodak Company	US	8358942	12/847,158	7/30/2010	1/22/2013	Granted	ELECTROPHOTOGRAPHIC DEVELOPER TONER CONCENTRATION MEASUREMENT
96434	Eastman Kodak Company	US		12/843,904	7/27/2010		Filed	PRINTING METHOD USING MOVING LIQUID CURTAIN CATCHER
96435	Eastman Kodak Company	US	8444260	12/843,906	7/27/2010	5/21/2013	Granted	LIQUID FILM MOVING OVER SOLID CATCHER SURFACE
96436	Eastman Kodak Company	US	8409900	13/089,532	4/19/2011	4/2/2013	Granted	FABRICATING MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96437	Eastman Kodak Company	US	8398210	13/089,521	4/19/2011	3/19/2013	Granted	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96437	Eastman Kodak Company	WO		PCT/US12/33733	4/16/2012		Filed	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96452	Eastman Kodak Company	US	8398221	12/843,907	7/27/2010	3/19/2013	Granted	PRINTING USING LIQUID FILM POROUS CATCHER SURFACE
96453	Eastman Kodak Company	US	8398222	12/843,909	7/27/2010	3/19/2013	Granted	PRINTING USING LIQUID FILM SOLID CATCHER SURFACE
96457	Eastman Kodak Company	US	8227165	12/845,810	7/29/2010	7/24/2012	Granted	BENDING RECEIVER USING HEAT-SHRINKABLE FILM
96460	Eastman Kodak Company	CN		201180063907.7	12/14/2011		Filed	POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	EP		11808435.9	12/14/2011		Filed	POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	US	8507088	12/984,030	1/4/2011	8/13/2013	Granted	POROUS PARTICLES WITH MULTIPLE MARKERS
96462	Eastman Kodak Company	US		12/847,196	7/30/2010		Filed	SURFACE DECORATED PARTICLES
96463	Eastman Kodak Company	US		12/948,812	11/18/2010		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96463	Eastman Kodak Company	US		13/855,751	4/3/2013		Filed	METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
96464	Eastman Kodak Company	CN		201180054771.3	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	EP		11791698.1	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	JP		FILED	11/16/2011		Filed	SILICATE-FREE DEVELOPER COMPOSITIONS
96469	Eastman Kodak Company	US	8380091	12/847,192	7/30/2010	2/19/2013	Granted	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96469	Eastman Kodak Company	US	8463146	13/616,378	9/14/2012	6/11/2013	Granted	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96470	Eastman Kodak Company	US	8457521	12/849,044	8/3/2010	6/4/2013	Granted	METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96474	Eastman Kodak Company	US		13/186,820	7/20/2011		Filed	FEED AUGER WITH PADDLES
96476	Eastman Kodak Company	US		13/161,573	6/16/2011		Filed	SPEED OR TORQUE TO FILL DEVELOPER STATION
96478	Eastman Kodak Company	US	8408130	12/868,054	8/25/2010	4/2/2013	Granted	METHOD OF MAKING FLEXOGRAPHIC PRINTING MEMBERS
96483	Eastman Kodak Company	US	8488986	12/915,364	10/29/2010	7/16/2013	Granted	CONTROLLING SPEED TO REDUCE IMAGE QUALITY ARTIFACTS
96484	Eastman Kodak Company	US		12/890,899	9/27/2010		Filed	INDICATING CONSUMABLE REPLENISHMENT TIME
96485	Eastman Kodak Company	US		12/890,946	9/27/2010		Filed	EFFECTIVELY USING A CONSUMABLE IN TWO PRINTERS
96491	Eastman Kodak Company	US		13/186,829	7/20/2011		Filed	METHOD OF USING FEED AUGER WITH PADDLES
96494	Eastman Kodak Company	US	8422919	13/014,900	1/27/2011	4/16/2013	Granted	SUPPLYING ELECTROPHOTOGRAPHIC TONING MEMBER USING RIBBON BLENDER

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96496	Eastman Kodak Company	US		12/965,230	12/10/2010		Filed	CLEANING ROTATABLE MEMBER IN ELECTROPHOTOGRAPHIC PRINTER
96497	Eastman Kodak Company	US		12/956,188	11/30/2010		Filed	PROVIDING CALIBRATION DATA FOR PRINTER
96498	Eastman Kodak Company	US		13/860,554	4/11/2013		Filed	PRINTHEAD INCLUDING ACOUSTIC DAMPENING STRUCTURE
96499	Eastman Kodak Company	US		13/456,537	4/26/2012		Filed	LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
96501	Eastman Kodak Company	US		13/332,418	12/21/2011		Filed	INTERMEDIATE TRANSFER MEMBER, IMAGING APPARATUS, AND METHOD
96509	Eastman Kodak Company	US		12/878,295	9/9/2010		Filed	ANTI-ALIAS PROCESSING WITH LOW-RESOLUTION IMAGE
96510	Eastman Kodak Company	US		12/862,059	8/24/2010		Filed	PRINTING SYSTEM CONTROL USING MULTIPLE METADATA PACKETS
96513	Eastman Kodak Company	US	8427648	12/874,249	9/2/2010	4/23/2013	Granted	APPARATUS FOR DISCRIMINATING BETWEEN OBJECTS
96514	Eastman Kodak Company	US		12/862,978	8/25/2010		Filed	HEAD-MOUNTED DISPLAY CONTROL
96515	Eastman Kodak Company	US		12/862,985	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH BIOLOGICAL STATE DETECTION
96516	Eastman Kodak Company	US		12/862,998	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH EYE STATE DETECTION
96517	Eastman Kodak Company	US		12/868,013	8/25/2010		Filed	HEAD-MOUNTED DISPLAY WITH ENVIRONMENTAL STATE DETECTION
96518	Eastman Kodak Company	US		12/908,158	10/20/2010		Filed	METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96520	Eastman Kodak Company	US		12/885,635	9/20/2010		Filed	A METHOD FOR COLLECTING WASTE TONER
96522	Eastman Kodak Company	US		12/908,955	10/21/2010		Filed	CONCURRENTLY REMOVING SHEET CHARGE AND CURL
96525	Eastman Kodak Company	US		12/862,994	8/25/2010		Filed	SWITCHABLE HEAD-MOUNTED DISPLAY
96527	Eastman Kodak Company	CN		201180058206.4	11/30/2011		Filed	DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES
96527	Eastman Kodak Company	EP		11802991.7	11/30/2011		Filed	DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES
96528	Eastman Kodak Company	CN		MAILED	2/16/2012		Filed	A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96528	Eastman Kodak Company	EP		12760410.6	2/16/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PREPARING SAME
96528	Eastman Kodak Company	JP		2011-060090	3/18/2011		Filed	A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96528	Eastman Kodak Company	US		13/982,309	2/16/2012		Filed	POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96529	Eastman Kodak Company	US		13/214,495	8/22/2011		Filed	PREVENTING FUSER ROLLER DAMAGE BY THICK RECEIVERS
96532	Eastman Kodak Company	US	8434857	12/872,018	8/31/2010	5/7/2013	Granted	RECIRCULATING FLUID PRINTING SYSTEM AND METHOD
96533	Eastman Kodak Company	US		13/115,465	5/25/2011		Filed	LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96533	Eastman Kodak Company	WO		PCT/US12/38298	5/17/2012		Filed	LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96535	Eastman Kodak Company	US	8215633	12/871,090	8/30/2010	7/10/2012	Granted	MEDIA STOPPER METHOD FOR A PRINTING SYSTEM
96536	Eastman Kodak Company	US	8215632	12/871,106	8/30/2010	7/10/2012	Granted	PICK ROLLER RETRACTION METHOD IN A CARRIAGE PRINTER
96539	Eastman Kodak Company	US		13/076,467	3/31/2011		Filed	COMPENSATING FOR PERIODIC NONUNIFORMITY IN ELECTROPHOTOGRAPHIC PRINTER
96541	Eastman Kodak Company	US	8469482	13/118,782	5/31/2011	6/25/2013	Granted	METHOD FOR DETERMINING VARIANCE OF INKJET SENSOR
96543	Eastman Kodak Company	US	8454137	12/974,025	12/21/2010	6/4/2013	Granted	BIASED WALL INK TANK WITH CAPILLARY BREATHING
96545	Eastman Kodak Company	US		12/874,256	9/2/2010		Filed	METHOD FOR DISCRIMINATING BETWEEN OBJECTS
96553	Eastman Kodak Company	US		12/908,168	10/20/2010		Filed	APPARATUS FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96556	Eastman Kodak Company	US		13/222,679	8/31/2011		Filed	CONTINUOUS INKJET PRINTING METHOD AND FLUID SET
96559	Eastman Kodak Company	US		12/883,219	9/16/2010		Filed	CREATING AN IMPROVED PIEZOELECTRIC LAYER FOR TRANSDUCERS
96561	Eastman Kodak Company	US	8110628	12/984,044	1/4/2011	2/7/2012	Granted	PREPARATION OF POROUS PARTICLES WITH MULTIPLE MARKERS
96562	Eastman Kodak Company	US	8507089	12/984,055	1/4/2011	8/13/2013	Granted	ARTICLES WITH POROUS PARTICLES FOR SECURITY PURPOSES
96563	Eastman Kodak Company	US		12/878,250	9/9/2010		Filed	SWITCHABLE HEAD-MOUNTED DISPLAY TRANSITION
96568	Eastman Kodak Company	US		13/015,606	1/28/2011		Filed	METHOD FOR OPERATING PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	US		13/015,607	1/28/2011		Filed	PRINTER WEB MEDIUM SUPPLY
96571	Eastman Kodak Company	US		12/906,228	10/18/2010		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
96578	Eastman Kodak Company	US		12/893,092	9/29/2010		Filed	HEAD-MOUNTED DISPLAY WITH WIRELESS CONTROLLER
96581	Eastman Kodak Company	US		13/009,985	1/20/2011		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING

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96582	Eastman Kodak Company	US		13/022,714	2/8/2011		Filed	PREPARING LITHOGRAPHIC PRINTING PLATES
96584	Eastman Kodak Company	US		12/893,202	9/29/2010		Filed	METHOD FOR UNLOCKING A DOOR ON A CARTRIDGE
96585	Eastman Kodak Company	US	8478170	12/893,209	9/29/2010	7/2/2013	Granted	METHOD FOR OPERATING DEVELOPMENT STATION AUGER
96586	Eastman Kodak Company	US	8385785	12/893,220	9/29/2010	2/26/2013	Granted	DEVELOPMENT STATION WITH AUGER TENSIONING
96590	Eastman Kodak Company	US		13/213,133	8/19/2011		Filed	ELECTROFORM FILTER STRUCTURE INCLUDING UNIFORM PORE SIZE
96592	Eastman Kodak Company	US		13/417,557	3/12/2012		Filed	DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
96594	Eastman Kodak Company	US		13/161,588	6/16/2011		Filed	METHOD FOR FILLING A DEVELOPER STATION
96595	Eastman Kodak Company	US	8454108	13/217,715	8/25/2011	6/4/2013	Granted	PRINthead SUPPORT STRUCTURE INCLUDING THERMAL INSULATOR
96597	Eastman Kodak Company	US	8395784	12/890,934	9/27/2010	3/12/2013	Granted	METHOD OF LEAD EDGE DETECTION IN AN INKJET PRINTER
96598	Eastman Kodak Company	US	8520275	12/908,916	10/21/2010	8/27/2013	Granted	METHODS FOR GENERATING AN INVERSE MASK
96599	Eastman Kodak Company	US		13/285,592	10/31/2011		Filed	EDGE PRINTING METHOD
96600	Eastman Kodak Company	US		13/285,615	10/31/2011		Filed	EDGE PRINTING METHOD
96607	Eastman Kodak Company	US		12/959,458	12/3/2010		Filed	DISENGAGING AN IMAGING MEMBER FROM A PHOTOCONDUCTOR
96608	Eastman Kodak Company	GB	2485020	GB1115401.0	9/6/2011	10/10/2012	Granted	COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	US	8357485	12/910,934	10/25/2010	1/22/2013	Granted	COLOR MOTION PICTURE PRINT FILMS
96610	Eastman Kodak Company	US		13/010,805	1/21/2011		Filed	AUTOMATIC DOCUMENT FEEDER WITH CONTINUOUS TRANSPARENT PLATEN
96615	Eastman Kodak Company	US	8517514	13/032,664	2/23/2011	8/27/2013	Granted	PRINthead ASSEMBLY AND FLUIDIC CONNECTION OF DIE
96617	Eastman Kodak Company	US	8469503	12/897,908	10/5/2010	6/25/2013	Granted	METHOD OF THERMAL DEGASSING IN AN INKJET PRINTER
96622	Eastman Kodak Company	US		13/024,555	2/10/2011		Filed	INDIUM PHOSPHIDE COLLOIDAL NANOCRYSTALS
96625	Eastman Kodak Company	US	8399533	12/946,074	11/15/2010	3/19/2013	Granted	PHOTOCURABLE COMPOSITIONS CONTAINING N-OXYAZINIUM SALT PHOTOINITIATORS
96626	Eastman Kodak Company	US		12/913,808	10/28/2010		Filed	HEAD-MOUNTED DISPLAY CONTROL WITH IMAGE-CONTENT ANALYSIS
96627	Eastman Kodak Company	US		13/435,283	3/30/2012		Filed	METHOD FOR SENSING UNFUSED TONER
96631	Eastman Kodak Company	US		13/040,297	3/4/2011		Filed	ELECTROPHOTOGRAPHIC NON-UNIFORMITY COMPENSATION USING INTENTIONAL PERIODIC VARIATION
96632	Eastman Kodak Company	US		13/096,215	4/28/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH STATEFUL TONER BOTTLES
96634	Eastman Kodak Company	US	8401416	12/942,420	11/9/2010	3/19/2013	Granted	ELECTROPHOTOGRAPHICALLY PRINTING JOB HAVING JOB TYPE
96638	Eastman Kodak Company	US	8450242	13/093,913	4/26/2011	5/28/2013	Granted	THERMAL TRANSFER DONOR ELEMENT
96641	Eastman Kodak Company	US		12/913,100	10/27/2010		Filed	INCLINED MOTOR IN AN INKJET PRINTER
96642	Eastman Kodak Company	US		12/913,115	10/27/2010		Filed	METHOD OF ASSEMBLING A MULTIFUNCTION PRINTER
96643	Eastman Kodak Company	US	8123210	12/913,139	10/27/2010	2/28/2012	Granted	PAPER FEEDING ASSEMBLY FOR PRINTERS
96644	Eastman Kodak Company	US		12/911,984	10/26/2010		Filed	LARGE PARTICLE TONER PRINTER
96646	Eastman Kodak Company	US	8147948	12/912,051	10/26/2010	4/3/2012	Granted	PRINTED ARTICLE
96647	Eastman Kodak Company	US		12/911,779	10/26/2010		Filed	LIQUID DISPENSER INCLUDING VERTICAL OUTLET OPENING WALL
96648	Eastman Kodak Company	US		12/911,783	10/26/2010		Filed	DISPENSING LIQUID USING VERTICAL OUTLET OPENING DISPENSER
96649	Eastman Kodak Company	CN		201180051491.7	10/14/2011		Filed	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	EP		11774159.5	10/14/2011		Filed	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	US	8439481	12/911,756	10/26/2010	5/14/2013	Granted	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96650	Eastman Kodak Company	US	8328335	12/911,758	10/26/2010	12/11/2012	Granted	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96652	Eastman Kodak Company	US	8336995	12/911,773	10/26/2010	12/25/2012	Granted	DISPENSING LIQUID USING CURVED OUTLET OPENING DISPENSER
96653	Eastman Kodak Company	US		12/911,751	10/26/2010		Filed	LIQUID DISPENSER INCLUDING CURVED VENT
96654	Eastman Kodak Company	US	8303091	12/911,755	10/26/2010	11/6/2012	Granted	DISPENSING LIQUID USING CURVED VENT DISPENSER
96655	Eastman Kodak Company	US		12/911,759	10/26/2010		Filed	LIQUID DISPENSER INCLUDING MULTIPLE LIQUID RETURN PASSAGES
96656	Eastman Kodak Company	US		12/911,762	10/26/2010		Filed	DISPENSING LIQUID USING DISPENSER INCLUDING MULTIPLE RETURNS
96659	Eastman Kodak Company	US	8322825	12/911,771	10/26/2010	12/4/2012	Granted	DISPENSER INCLUDING OVERLAPPING OUTLET AND RETURN PORT

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96660	Eastman Kodak Company	US		12/911,774	10/26/2010		Filed	DISPENSING LIQUID USING OVERLAPPING OUTLET RETURN DISPENSER
96661	Eastman Kodak Company	CN		201180051587.3	10/14/2011		Filed	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	EP		11774161.1	10/14/2011		Filed	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	US	8308275	12/911,776	10/26/2010	11/13/2012	Granted	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96662	Eastman Kodak Company	US		12/911,782	10/26/2010		Filed	DISPENSING LIQUID USING ARRAY OF DISPENSING ELEMENTS
96663	Eastman Kodak Company	US	8382254	12/911,754	10/26/2010	2/26/2013	Granted	LIQUID DISPENSER INCLUDING SECONDARY LIQUID MANIFOLD
96664	Eastman Kodak Company	US	8328334	12/911,750	10/26/2010	12/11/2012	Granted	DISPENSING LIQUID USING DISPENSER INCLUDING SECONDARY MANIFOLD
96667	Eastman Kodak Company	US		13/214,460	8/22/2011		Filed	ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
96668	Eastman Kodak Company	US		13/094,865	4/27/2011		Filed	PRINTING MULTI-CHANNEL IMAGE ON WEB RECEIVER
96669	Eastman Kodak Company	US		12/956,206	11/30/2010		Filed	PRODUCING CALIBRATION TARGET FOR PRINTER
96670	Eastman Kodak Company	US		13/249,333	9/30/2011		Filed	METHOD FOR MANAGING WAX ON A PRINT
96671	Eastman Kodak Company	US		13/018,188	1/31/2011		Filed	ENHANCEMENT OF DISCHARGED AREA DEVELOPED TONER LAYER
96679	Eastman Kodak Company	US	8485654	12/915,715	10/29/2010	7/16/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96680	Eastman Kodak Company	US	8465142	12/915,482	10/29/2010	6/18/2013	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96681	Eastman Kodak Company	US	8282202	12/915,527	10/29/2010	10/9/2012	Granted	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96683	Eastman Kodak Company	US		12/948,044	11/17/2010		Filed	EXTRACTING STEP AND REPEAT DATA
96694	Eastman Kodak Company	US	8456655	12/966,153	12/13/2010	6/4/2013	Granted	USER IDENTIFICATION FOR SCANNING APPARATUS
96695	Eastman Kodak Company	US		13/433,331	3/29/2012		Filed	METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96695	Eastman Kodak Company	WO		PCT/US13/34083	3/27/2013		Filed	METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96701	Eastman Kodak Company	US		13/165,137	6/21/2011		Filed	METHOD OF CHARACTERIZING AN IMAGING SYSTEM
96702	Eastman Kodak Company	US		13/165,160	6/21/2011		Filed	METHOD OF DESIGNING A COLOR CHART
96706	Eastman Kodak Company	US		12/952,257	11/23/2010		Filed	PROCESSING REUSABLE AND SPECIFIC CONTENT
96708	Eastman Kodak Company	US		12/959,470	12/3/2010		Filed	APPARATUS FOR DECOUPLING A ROLLER CHARGER FROM A PHOTOCONDUCTOR
96711	Eastman Kodak Company	US		12/949,937	11/19/2010		Filed	EJECTING ANTI-CURL SOLUTION IN CARRIAGE PRINTERS
96712	Eastman Kodak Company	US	8465129	13/115,421	5/25/2011	6/18/2013	Granted	LIQUID EJECTION USING DROP CHARGE AND MASS
96712	Eastman Kodak Company	WO		PCT/US12/39071	5/23/2012		Filed	LIQUID EJECTION USING DROP CHARGE AND MASS
96714	Eastman Kodak Company	TW		101100696	1/6/2012		Filed	TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96714	Eastman Kodak Company	US		12/986,197	1/7/2011		Filed	TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96715	Eastman Kodak Company	CN		201280004446.0	1/4/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	EP		12700880.3	1/4/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	TW		101100694	1/6/2012		Filed	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	US	8492769	12/986,241	1/7/2011	7/23/2013	Granted	TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96716	Eastman Kodak Company	US		13/228,881	9/9/2011		Filed	PRINTHEAD FOR INKJET PRINTING DEVICE
96721	Eastman Kodak Company	CN		MAILED	3/8/2012		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	EP		12712455.0	3/8/2012		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	US		13/053,700	3/22/2011		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96724	Eastman Kodak Company	US		13/205,150	8/8/2011		Filed	NOTCHLESS CORE
96725	Eastman Kodak Company	US		12/947,986	11/17/2010		Filed	METHOD OF IDENTIFYING MOTION SICKNESS
96727	Eastman Kodak Company	US		13/181,701	7/13/2011		Filed	ELECTROPHOTOGRAPHIC DEVELOPER TONER REPLENISHMENT APPARATUS
96730	Eastman Kodak Company	US		13/612,920	9/13/2012		Filed	METALLIZED THERMAL DYE IMAGE RECEIVER ELEMENTS AND IMAGING
96731	Eastman Kodak Company	US	8333861	12/955,077	11/29/2010	12/18/2012	Granted	FORMING A FLEXIBLE WALL FOR AN INK TANK
96732	Eastman Kodak Company	US	8480199	12/949,960	11/19/2010	7/9/2013	Granted	METHOD OF PRINTING WITH ANTI-CURL SOLUTION
96735	Eastman Kodak Company	US	8455570	13/234,662	9/16/2011	6/4/2013	Granted	INK COMPOSITION FOR CONTINUOUS INKJET PRINTING

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96735	Eastman Kodak Company	WO		PCT/US12/54710	9/12/2012		Filed	INK COMPOSITION FOR CONTINUOUS INKJET PRINTING
96740	Eastman Kodak Company	CN		FILED	2/20/2012		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	EP		12706986.2	2/20/2012		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	US		13/031,300	2/21/2011		Filed	FLOOR RELIEF FOR DOT IMPROVEMENT
96742	Eastman Kodak Company	US	8474944	12/968,381	12/15/2010	7/2/2013	Granted	MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96745	Eastman Kodak Company	US		12/952,263	11/23/2010		Filed	PROCESSING REUSABLE AND SPECIFIC CONTENT
96746	Eastman Kodak Company	CN		FILED	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	EP		12702109.5	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	US		13/017,260	1/31/2011		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	WO		PCT/US12/21939	1/20/2012		Filed	EMBEDDING DATA PRINTED IN SOLID AREAS
96747	Eastman Kodak Company	US	8406673	12/965,254	12/10/2010	3/26/2013	Granted	ROTATABLE MEMBER CLEANER FOR ELECTROPHOTOGRAPHIC PRINTER
96748	Eastman Kodak Company	US		12/956,275	11/30/2010		Filed	METHOD OF IDENTIFYING MOTION SICKNESS
96752	Eastman Kodak Company	US		13/011,103	1/21/2011		Filed	LASER LEVELING HIGHLIGHT CONTROL
96753	Eastman Kodak Company	US		12/974,038	12/21/2010		Filed	FORMING AN INK TANK WITH CAPILLARY BREATHER
96754	Eastman Kodak Company	US	8493588	12/966,169	12/13/2010	7/23/2013	Granted	METHOD OF IDENTIFYING USER OF SCANNING APPARATUS
96755	Eastman Kodak Company	US		13/094,920	4/27/2011		Filed	DEACTIVATION OF A SECURITY FEATURE
96755	Eastman Kodak Company	WO		PCT/US12/34852	4/25/2012		Filed	DEACTIVATION OF A SECURITY FEATURE
96756	Eastman Kodak Company	US		12/968,387	12/15/2010		Filed	MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96757	Eastman Kodak Company	US		13/074,388	3/29/2011		Filed	PRINTHEAD MAINTENANCE STATION INCLUDING STATION BACKFLUSH
96758	Eastman Kodak Company	US		13/292,117	11/9/2011		Filed	MEDIA TRANSPORT SYSTEM INCLUDING ACTIVE MEDIA STEERING
96762	Eastman Kodak Company	US		13/007,758	1/17/2011		Filed	HEAD-MOUNTED DISPLAY CONTROL WITH SENSORY STIMULATION
96766	Eastman Kodak Company	US		13/026,355	2/14/2011		Filed	PHOTOINITIATOR COMPOSITIONS AND USES
96770	Eastman Kodak Company	US		13/026,360	2/14/2011		Filed	PHOTOCURABLE INKS AND METHODS OF USE
96770	Eastman Kodak Company	US		13/906,461	5/31/2013		Filed	METHOD OF USING PHOTOCURABLE INKS
96771	Eastman Kodak Company	US		13/026,365	2/14/2011		Filed	ARTICLES WITH PHOTOCURABLE AND PHOTOCURED COMPOSITIONS
96772	Eastman Kodak Company	US		13/026,372	2/14/2011		Filed	METHODS OF PHOTOCURING AND IMAGING
96773	Eastman Kodak Company	US		13/077,496	3/31/2011		Filed	DUAL TONER PRINTING WITH DISCHARGE AREA DEVELOPMENT
96774	Eastman Kodak Company	US		13/018,172	1/31/2011		Filed	BALANCING DISCHARGE AREA DEVELOPED AND TRANSFERRED TONER
96775	Eastman Kodak Company	US		13/018,158	1/31/2011		Filed	ENHANCEMENT OF CHARGE AREA DEVELOPED TONER LAYER
96776	Eastman Kodak Company	US		13/077,474	3/31/2011		Filed	DUAL TONER PRINTING WITH CHARGE AREA DEVELOPMENT
96777	Eastman Kodak Company	US	8431313	13/018,148	1/31/2011	4/30/2013	Granted	BALANCING CHARGE AREA DEVELOPED AND TRANSFERRED TONER
96778	Eastman Kodak Company	US		13/018,183	1/31/2011		Filed	PRINTER WITH DISCHARGE AREA DEVELOPED TONER BALANCING
96779	Eastman Kodak Company	US		13/018,136	1/31/2011		Filed	PRINTER WITH CHARGE AREA DEVELOPED TONER BALANCING
96780	Eastman Kodak Company	US		13/015,608	1/28/2011		Filed	PRINTER WEB MEDIUM SUPPLY WITH DRIVE SYSTEM
96781	Eastman Kodak Company	US		13/017,111	1/31/2011		Filed	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96788	Eastman Kodak Company	US		13/101,178	5/5/2011		Filed	INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96788	Eastman Kodak Company	WO		PCT/US12/36225	5/3/2012		Filed	INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96792	Eastman Kodak Company	US		13/026,380	2/14/2011		Filed	PHOTOCURABLE INKS WITH ALDEHYDES AND METHODS OF USE
96792	Eastman Kodak Company	US		13/906,638	5/31/2013		Filed	METHODS OF USING PHOTOCURABLE INKS
96794	Eastman Kodak Company	DE		102010055852.4	12/22/2010		Filed	A METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE VERFAHREN ZUM DRUCKEN EINES MEHRFARBENBILDES AUF EINER BEDRUCKSTOFFBAHN
96794	Eastman Kodak Company	US		13/311,039	12/5/2011		Filed	METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE
96795	Eastman Kodak Company	DE	102010055422	102010055422.7	12/21/2010	4/5/2012	Granted	EXTENDED IN-TRACK CORRECTION VERFAHREN ZUR KORREKTUR DES POSITION EINES BOGENS IN TRANSPORTRICHTUNG UND BOGENBEARBEITUNGSMASCHINE
96796	Eastman Kodak Company	DE		102011016105.8	4/5/2011		Filed	VERFAHREN ZUM EINSPEISEN VON BÖGEN

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96796	Eastman Kodak Company	US		13/433,690	3/29/2012		Filed	METHOD FOR FEEDING SHEETS
96797	Eastman Kodak Company	DE		102011009823.2	1/31/2011		Filed	COMBINED IN-TRACK, CROSS-TRACK AND INDICA LENGTH DETECTION
96798	Eastman Kodak Company	US		13/022,663	2/8/2011		Filed	TRANSPORTBAND,MESSVORRICHTUNG UND VERFAHREN ZUR BESTIMMUNG DES TYPUS UND DER POSITION DES TRANSPORTBANDES
96809	Eastman Kodak Company	DE		102011017209.2	4/15/2011		Filed	PRINTED PRODUCT WITH AUTHENTICATION BI-FLUORESCENCE FEATURE
96809	Eastman Kodak Company	US		13/406,832	2/28/2012		Filed	VERFAHREN UND VORRICHTUNG ZUM AUTOMATISCHEN ANPASSEN EINES SCHREIBTAKTES IN EINER DIGITALEN DRUCKMASCHINE
96812	Eastman Kodak Company	US		13/036,283	2/28/2011		Filed	METHOD AND DEVICE FOR AUTOMATICALLY ADAPTING A WRITE CYCLE IN A DIGITAL PRINTING MACHINE
96823	Eastman Kodak Company	US	8485637	13/014,763	1/27/2011	7/16/2013	Granted	PREPARATION OF LITHOGRAPHIC PRINTING PLATES CARRIAGE WITH CAPPING SURFACE FOR INKJET PRINTHEAD
96824	Eastman Kodak Company	US		13/028,417	2/16/2011		Filed	OBLIQUELY MOUNTED MOTOR ON SCAN BAR ASSEMBLY
96825	Eastman Kodak Company	US		13/028,433	2/16/2011		Filed	SCANNING APPARATUS WITH CIRCUIT BOARD OVERLAPPING PLATEN
96826	Eastman Kodak Company	US	7985684	12/986,199	1/7/2011	7/26/2011	Granted	ACTUATING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96828	Eastman Kodak Company	US	8383469	12/986,206	1/7/2011	2/26/2013	Granted	PRODUCING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96829	Eastman Kodak Company	CN		FILED	1/4/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	EP		12727953.7	1/4/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	TW		101100698	1/6/2012		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	US		12/986,210	1/7/2011		Filed	TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96830	Eastman Kodak Company	US	8304347	12/986,218	1/7/2011	11/6/2012	Granted	ACTUATING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96831	Eastman Kodak Company	US	8338291	12/986,236	1/7/2011	12/25/2012	Granted	PRODUCING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96832	Eastman Kodak Company	US		12/986,251	1/7/2011		Filed	ACTUATING TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96833	Eastman Kodak Company	US	8409937	12/986,247	1/7/2011	4/2/2013	Granted	PRODUCING TRANSISTOR INCLUDING MULTUI-LAYER REENTRANT PROFILE
H10000	Eastman Kodak Company	US	6743560	10/109,535	3/28/2002	6/1/2004	Granted	TREATING COMPOSITION AND PROCESS FOR TONER FUSING IN ELECTROSTATOGRAPHIC REPRODUCTION
H10001	Eastman Kodak Company	US	6585406	09/853,725	5/11/2001	7/1/2003	Granted	ELECTROSTATOGRAPHIC BLENDER ASSEMBLY AND METHOD
H10002	Eastman Kodak Company	DE	60121855.8	01110190.4	5/8/2001	8/2/2006	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	JP	4990464	2001-584956	5/11/2001	5/11/2012	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	NL	1156379	01110190.4	5/8/2001	8/2/2006	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6370340	09/572,524	5/17/2000	4/9/2002	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6427053	09/824,445	4/2/2001	7/30/2002	Granted	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10003	Eastman Kodak Company	US	6610451	09/747,764	12/26/2000	8/26/2003	Granted	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10003	Eastman Kodak Company	US	6766136	10/403,539	3/31/2003	7/20/2004	Granted	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10007	Eastman Kodak Company	DE	60142147.7	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	GB	1156377	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	JP		2001-584960	5/15/2001		Filed	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	NL	1156377	01111750.4	5/15/2001	5/19/2010	Granted	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6526247	09/855,384	5/15/2001	2/25/2003	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6775505	10/346,748	1/17/2003	8/10/2004	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10010	Eastman Kodak Company	DE	50112262.1	01123394.7	10/11/2001	3/28/2007	Granted	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	US	7095526	09/691,332	10/18/2000	8/22/2006	Granted	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10013	Eastman Kodak Company	US	6890657	09/879,466	6/12/2001	5/10/2005	Granted	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING COMPOSITION

H10013	Eastman Kodak Company	US	7252885	10/992,267	11/18/2004	8/7/2007	Granted	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING THE COMPOSITION
H10014	Eastman Kodak Company	DE	60133962.2	01105399.8	3/12/2001	5/14/2008	Granted	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	NL	1134623	01105399.8	3/12/2001	5/14/2008	Granted	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	US	6724998	09/810,785	3/16/2001	4/20/2004	Granted	IMAGE FORMING APPARATUS WITH VARIABLE TONING BIAS OFFSET SERVICE UTILITY
H10015	Eastman Kodak Company	US	6673159	09/669,710	9/26/2000	1/6/2004	Granted	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10016	Eastman Kodak Company	DE	50115095.1	01111173.9	5/11/2001	9/9/2009	Granted	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM

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H10016	Eastman Kodak Company	US	6580880	09/572,526	5/17/2000	6/17/2003	Granted	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10017	Eastman Kodak Company	EP		01110023.7	4/26/2001		Filed	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	JP	4694084	2001-584949	5/11/2001	3/4/2011	Granted	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	US	6442358	09/572,521	5/17/2000	8/27/2002	Granted	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10019	Eastman Kodak Company	US	7466442	09/731,503	12/6/2000	12/16/2008	Granted	PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10026	Eastman Kodak Company	US	6480685	09/734,396	12/11/2000	11/12/2002	Granted	SYSTEM AND METHOD FOR QUIETLY AND EFFICIENTLY CLEANING AND REMOVING PARTICLES FROM A COPIER/PRINTER MACHINE
H10027	Eastman Kodak Company	DE	50107346.9	01121797.3	9/21/2001	9/7/2005	Granted	TENSION DEVICE OF A CORONA WIRE
H10027	Eastman Kodak Company	US	6900436	09/688,002	10/14/2000	5/31/2005	Granted	CORONA WIRE TENSIONING MECHANISM
H10030	Eastman Kodak Company	US	7267255	09/772,177	1/29/2001	9/11/2007	Granted	WEB TRACKING ADJUSTMENT DEVICE AND METHOD THROUGH USE OF A BIASED GIMBAL
H10031	Eastman Kodak Company	US	6518587	09/572,416	6/24/2002	2/11/2003	Granted	DETECTION AND CORRECTION OF DEFECTS FROM SCANNER CALIBRATION REFERENCES
H10034-1	Eastman Kodak Company	DE	60118054.2	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	GB	1156374	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	JP	4763216	2001-584954	5/11/2001	6/17/2011	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	NL	1156374	01110143.3	5/4/2001	3/22/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	US	6232026	09/572,988	5/17/2000	5/15/2001	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	DE	60122424.8	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	FR	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	GB	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	NL	1156376	01110141.7	5/4/2001	8/23/2006	Granted	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	US	6228549	09/572,989	5/17/2000	5/8/2001	Granted	MAGNETIC CARRIER PARTICLES
H10034-3	Eastman Kodak Company	US	6723481	09/853,410	5/11/2001	4/20/2004	Granted	METHOD FOR USING HARD MAGNETIC CARRIERS IN AN ELECTROGRAPHIC PROCESS
H10036	Eastman Kodak Company	US	7115056	09/860,007	5/17/2001	10/3/2006	Granted	DUAL SPRING TENSIONER
H10040	Eastman Kodak Company	DE	50109854.2	01117708.6	7/27/2001	5/24/2006	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	DE		10136746.5	7/27/2001		Filed	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	JP	4907040	2002-515526	7/6/2001	1/20/2012	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	US	6650848	09/629,394	8/1/2000	11/18/2003	Granted	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10041	Eastman Kodak Company	US	6580885	09/796,321	2/28/2001	6/17/2003	Granted	AUTOMATIC MECHANISM FOR CLEANING CORONA WIRES
H10042	Eastman Kodak Company	US	6538677	09/854,636	5/14/2001	3/25/2003	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10044	Eastman Kodak Company	DE	60126015.5	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	FR	1156391	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	GB	1156391	01111234.9	5/15/2001	1/17/2007	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	US	6589703	09/853,412	5/11/2001	7/8/2003	Granted	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10046	Eastman Kodak Company	US	6496274	09/717,713	11/21/2000	12/17/2002	Granted	SCANNER WITH PREPRESS MODE
H10047	Eastman Kodak Company	DE	50113051.9	01110191.2	5/8/2001	9/26/2007	Granted	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	NL	1156390	01110191.2	5/8/2001	9/26/2007	Granted	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	US	6571077	09/859,129	5/16/2001	5/27/2003	Granted	ELECTROSTATIC IMAGE DEVELOPING METHOD AND APPARATUS USING A DRUM PHOTOCONDUCTOR AND HARD MAGNETIC CARRIERS
H10049	Eastman Kodak Company	US	6608990	09/692,973	10/19/2000	8/19/2003	Granted	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10052	Eastman Kodak Company	US	6577825	09/692,847	10/19/2000	6/10/2003	Granted	USER DETECTION SYSTEM FOR AN IMAGE-FORMING MACHINE
H10053	Eastman Kodak Company	GB	1223130	01128339.7	11/30/2001	8/23/2006	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF

H10053	Eastman Kodak Company	JP	3801912	2001-387426	12/20/2001	5/12/2006	Granted	DIFFERENT THICKNESSES LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	US	6595513	09/751,193	12/28/2000	7/22/2003	Granted	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10054	Eastman Kodak Company	JP	4847669	2002-520026	7/31/2001	10/21/2011	Granted	IMAGE-FORMING MACHINE AND ON-LINE DENSITOMETER (as amended)
H10054	Eastman Kodak Company	US	6427057	09/737,320	12/14/2000	7/30/2002	Granted	IMAGE-FORMING MACHINE WITH A PULSE DENSITOMETER

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H10055-1	Eastman Kodak Company	US	7003723	09/573,368	5/17/2000	2/21/2006	Granted	SYSTEM AND METHOD FOR REPRESENTING AND MANAGING PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-10	Eastman Kodak Company	JP	4804697	2001-585440	5/16/2001	8/19/2011	Granted	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-10	Eastman Kodak Company	US	6509974	09/573,113	5/17/2000	1/21/2003	Granted	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-11	Eastman Kodak Company	CA	2375143	2375143	5/16/2001	7/24/2007	Granted	FLEXIBLE JOB DELIVERY FOR JOB PREPARATION
H10055-3	Eastman Kodak Company	DE	50116093.0	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	GB	1155850	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	JP	4860089	2001-585020	5/16/2001	11/11/2011	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	NL	1155850	01111156.4	5/10/2001	4/25/2012	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	US	6411314	09/573,026	5/17/2000	6/25/2002	Granted	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-6	Eastman Kodak Company	US	6407820	09/572,108	5/17/2000	6/18/2002	Granted	EFFICIENT USE OF PRINT RESOURCES WITHIN A JOB STREAM
H10055-7	Eastman Kodak Company	CA	2375142	2375142	5/16/2001	9/8/2009	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	EP		01111257.0	5/16/2001		Filed	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	JP	4860090	2001-585056	5/16/2001	11/11/2011	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	US	8386945	09/572,341	5/17/2000	2/26/2013	Granted	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	CA	2375171	2375171	5/16/2001	1/6/2004	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	JP	4804696	2001-584348	5/16/2001	8/19/2011	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	US	6462756	09/573,093	5/17/2000	10/8/2002	Granted	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10060	Eastman Kodak Company	US	6696212	09/818,253	3/27/2001	2/24/2004	Granted	SINGLE COMPONENT TONER FOR IMPROVED MAGNETIC IMAGE CHARACTER RECOGNITION
H10061	Eastman Kodak Company	US	6775510	10/190,761	7/8/2002	8/10/2004	Granted	METHOD FOR REDUCING RUB-OFF FROM TONER OR PRINTED IMAGES USING A PHASE CHANGE COMPOSITION
H10066	Eastman Kodak Company	US	6567642	10/190,763	7/8/2002	5/20/2003	Granted	A HYBRID THERMAL TRANSFER ROLLER BRUSH WAX APPLICATOR FOR RUB-OFF REDUCTION
H10069	Eastman Kodak Company	US	6570354	09/698,513	10/27/2000	5/27/2003	Granted	SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10070	Eastman Kodak Company	JP	3949929	2001-328163	10/25/2001	4/27/2007	Granted	APPARATUS AND METOD FOR IMPROVED REGISTRATION PERFORMANCE AND A RECEIVER REGISTRATION MECHANISM
H10070	Eastman Kodak Company	US	6641134	09/698,512	10/27/2000	11/4/2003	Granted	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10071	Eastman Kodak Company	GB	1197451	01123359.0	10/10/2001	1/10/2010	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	JP	4145037	2001-313938	10/11/2001	6/27/2008	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	US	6554269	09/688,000	10/14/2000	4/29/2003	Granted	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	DE	50114144.8	01123358.2	10/10/2001	7/23/2008	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	GB	1197450	01123358.2	10/10/2001	7/23/2008	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	JP	3892265	2001-309474	10/5/2001	12/15/2006	Granted	PULSED AIRKNIFE CONTROL METHOD OF VACUUM CORRUGATED FEED PAPER SUPPLYING DEVICE
H10072	Eastman Kodak Company	US	7007944	09/688,001	10/14/2000	3/7/2006	Granted	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10076	Eastman Kodak Company	US	6542713	09/821,303	3/29/2001	4/1/2003	Granted	IMAGE-FORMING MACHINE WITH A CONDITIONED CLEANING SYSTEM
H10078	Eastman Kodak Company	US	6449447	09/629,389	8/1/2000	9/10/2002	Granted	IMAGE-FORMING MACHINE HAVING CHARGER CLEANING ACTIVATION AFTER AN

H10079	Eastman Kodak Company	US	6617090	09/879,585	6/12/2001	9/9/2003	Granted	ARCING FAULT AND RELATED METHOD TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10080	Eastman Kodak Company	US	6582871	09/879,674	6/12/2001	6/24/2003	Granted	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION, FUSER MEMBER FOR TONER FUSING SYSTEM AND PROCESS, AND COMPOSITION FOR FUSER MEMBER SURFACE LAYER
H10081	Eastman Kodak Company	US	7074488	10/194,572	7/12/2002	7/11/2006	Granted	MONOFUNCTIONAL BRANCHED POLYSILOXANES, COMPOSITIONS AND PROCESSES OF PREPARING THE SAME
H10083	Eastman Kodak Company	US	6503055	09/699,581	10/30/2000	1/7/2003	Granted	ENVIRONMENTAL CONTROL SYSTEM BLOWER ASSEMBLY
H10085	Eastman Kodak Company	US	6708006	10/059,500	1/29/2002	3/16/2004	Granted	IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DEVELOPER FLOW MONITORING SYSTEM
H10086	Eastman Kodak Company	US	6801746	10/180,755	6/26/2002	10/5/2004	Granted	METHOD AND SYSTEM FOR REDUCING TONER RUB-OFF IN AN ELECTROPHOTOGRAPHIC APPARATUS BY USING PRINTERS' ANTI-OFFSET SPRAY POWDER
H10090	Eastman Kodak Company	US	6539182	09/820,254	3/28/2001	3/25/2003	Granted	IMAGE-FORMING MACHINE HAVING A CONTROL DEVICE FOR DETECTING TONER CLOGGING IN A REPLENISHER STATION
H10094	Eastman Kodak Company	US	6670817	09/876,664	6/7/2001	12/30/2003	Granted	CAPACITIVE TONER LEVEL DETECTION
H10096	Eastman Kodak Company	US	6272311	09/689,147	10/12/2000	8/7/2001	Granted	AIR COOLING STATION FOR ELECTROPHOTOGRAPHIC COPIER
H10100	Eastman Kodak Company	JP	4374166	2002-23418	1/31/2002	9/11/2009	Granted	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	US	6631251	09/775,171	2/1/2001	10/7/2003	Granted	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE

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H10101	Eastman Kodak Company	US	6449456	09/686,030	10/11/2000	9/10/2002	Granted	METHOD AND SYSTEM FOR PROVIDING MORE UNIFORM FUSER OIL DISTRIBUTION ON A FUSER SURFACE
H10102	Eastman Kodak Company	US	6435024	09/675,413	9/29/2000	8/20/2002	Granted	METHOD AND APPARATUS FOR DETERMINING THE LEVEL OF PARTICULATE MATERIAL IN A PARTICULATE MATERIAL COLLECTION VESSEL
H10105	Eastman Kodak Company	US	6522858	09/679,239	10/4/2000	2/18/2003	Granted	INSTALLATION OF UPPER SKIVE PLATE IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10106	Eastman Kodak Company	US	7130071	10/078,120	2/19/2002	10/31/2006	Granted	PAGE AND SUBSET FEATURE SELECTION USER INTERFACE
H10107	Eastman Kodak Company	US	6430385	09/745,861	12/21/2000	8/6/2002	Granted	WICK ROLLER ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10112	Eastman Kodak Company	DE		10252883.7	11/12/2002		Filed	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10112	Eastman Kodak Company	US	6946230	10/054,514	11/13/2001	9/20/2005	Granted	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10113	Eastman Kodak Company	US	7214757	09/802,760	3/8/2001	5/8/2007	Granted	POLYURETHANE ELASTOMERS AND SHAPED ARTICLES PREPARED THEREFROM
H10116	Eastman Kodak Company	US	6714753	09/760,974	1/16/2001	3/30/2004	Granted	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10116	Eastman Kodak Company	US	6801739	10/757,687	1/14/2004	10/5/2004	Granted	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10119	Eastman Kodak Company	JP	4132778	2001-328206	10/25/2001	6/6/2008	Granted	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10119	Eastman Kodak Company	US	6453149	09/699,195	10/27/2000	9/17/2002	Granted	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10120	Eastman Kodak Company	US	6698747	09/777,947	2/6/2001	3/2/2004	Granted	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10120	Eastman Kodak Company	US	6908082	10/745,912	12/24/2003	6/21/2005	Granted	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10121	Eastman Kodak Company	US	6918582	10/668,404	9/23/2003	7/19/2005	Granted	SHEET FEEDER FOR A SHEET HANDLING MACHINE
H10122	Eastman Kodak Company	US	6564030	09/736,656	12/13/2000	5/13/2003	Granted	VENTED SKIVE ASSEMBLY FOR A FUSER STATION IN AN IMAGE-FORMING MACHINE
H10131	Eastman Kodak Company	US	6539181	09/772,383	1/29/2001	3/25/2003	Granted	IMPROVED JAM RECOVERY WHEN USING ORDERED MEDIA
H10132	Eastman Kodak Company	US	6799005	10/236,627	9/5/2002	9/28/2004	Granted	METHOD AND SYSTEM OF PRE-SELECTING ORDERED MEDIA IN A PRINTING SYSTEM
H10134	Eastman Kodak Company	US	6934047	09/777,476	2/6/2001	8/23/2005	Granted	INTEGRATION OF COLOR PAGES ON A BLACK AND WHITE PRINTER MANAGED BY A RASTER IMAGING PROCESSOR
H10135	Eastman Kodak Company	DE	50214619.2	02001101.1	1/23/2002	9/1/2010	Granted	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	GB	1229490	02001101.1	1/23/2002	9/1/2010	Granted	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	US	6888647	09/777,475	2/6/2001	5/3/2005	Granted	PROOFING WITH WATERMARK INFORMATION CREATED BY A RASTER IMAGING PROCESSOR
H10137	Eastman Kodak Company	DE		10202206.2	1/22/2002		Filed	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	EP		02001072.4	1/22/2002		Filed	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	JP	4077215	2002-50170	2/26/2002	2/8/2008	Granted	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	US	6930791	09/794,525	2/27/2001	8/16/2005	Granted	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10139	Eastman Kodak Company	US	6728503	09/855,985	5/15/2001	4/27/2004	Granted	ELECTROGRAPHIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED DEVELOPER MASS VELOCITY
H10143	Eastman Kodak Company	US	6466762	09/793,072	2/26/2001	10/15/2002	Granted	PRECISION MOUNTING FOR IMPRECISE PARTS
H10146	Eastman Kodak Company	US	6453148	09/732,505	12/7/2000	9/17/2002	Granted	APPARATUS AND PROCESS FOR DETECTING LEAKS IN AN ELECTROGRAPHIC CLEANING SYSTEM
H10148	Eastman Kodak Company	DE	60211584.1	02005283.3	3/12/2002	5/24/2006	Granted	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	GB	1246016	02005283.3	3/12/2002	5/24/2006	Granted	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	US	6517984	09/818,956	3/27/2001	2/11/2003	Granted	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10157	Eastman Kodak Company	US	6621995	10/096,170	3/11/2002	9/16/2003	Granted	AN IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DUSTING CONTROL SYSTEM
H10159	Eastman Kodak Company	US	7056578	10/692,440	10/23/2003	6/6/2006	Granted	LAYER COMPRISING NONFIBRILLATABLE AND AUTOADHESIVE PLASTIC PARTICLES, AND METHOD OF PREPARATION
H10161	Eastman Kodak Company	US	7195853	10/691,779	10/23/2003	3/27/2007	Granted	PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10167	Eastman Kodak Company	US	8092359	10/691,778	10/23/2003	1/10/2012	Granted	FUSER MEMBER AND FUSER MEMBER SURFACE LAYER
H10173	Eastman Kodak Company	US	6873805	10/177,736	6/21/2002	3/29/2005	Granted	TONER REPLENISHMENT BASED ON WRITER CURRENT
H10174	Eastman Kodak Company	US	6885833	10/176,956	6/21/2002	4/26/2005	Granted	REDUCTION OF BANDING AND MOTTLE IN

H10176	Eastman Kodak Company	US	6459859	09/947,015	9/5/2001	10/1/2002	Granted	ELECTROPHOTOGRAPHIC SYSTEMS SERVICE ROUTINE TO IDENTIFY CAUSES FOR IMAGE ARTIFACTS IN PRINTED OUTPUT
H10178	Eastman Kodak Company	US	6647219	10/235,772	9/5/2002	11/11/2003	Granted	ELECTROPHOTOGRAPHIC RECORDING PROCESS CONTROL METHOD AND APPARATUS
H10181	Eastman Kodak Company	US	6416921	09/814,923	3/22/2001	7/9/2002	Granted	METHOD FOR FORMING TONER PARTICLES HAVING CONTROLLED MORPHOLOGY AND CONTAINING A QUATERNARY AMMONIUM TETRAPHENYLBORATE AND A POLYMERIC PHOSPHONIUM SALT
H10184	Eastman Kodak Company	DE	50201646.9	02003936.8	2/22/2002	12/1/2004	Granted	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10184	Eastman Kodak Company	US	6967747	09/791,935	2/22/2001	11/22/2005	Granted	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS

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H10186	Eastman Kodak Company	US	6731885	10/177,654	6/21/2002	5/4/2004	Granted	CAPACITIVE PROBE TONER LEVEL DETECTOR ASSEMBLY
H10188	Eastman Kodak Company	US	7815182	12/393,149	2/26/2009	10/19/2010	Granted	METHOD FOR CONTROLLING STACK-ADVANCING IN A REPRODUCTION APPARATUS
H10195	Eastman Kodak Company	US	7465409	11/232,275	9/21/2005	12/16/2008	Granted	HARD MAGNETIC CORE PARTICLES AND A METHOD OF MAKING SAME
H10196	Eastman Kodak Company	US	6593046	09/954,907	9/18/2001	7/15/2003	Granted	PHOTOCONDUCTIVE ELEMENTS HAVING A POLYMERIC BARRIER LAYER
H10198	Eastman Kodak Company	DE	60222620.1	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	FR	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	GB	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	JP	3972069	2002-136519	5/13/2002	6/22/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	NL	1293835	02010434.5	5/8/2002	9/26/2007	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	US	6692880	10/139,782	5/6/2002	2/17/2004	Granted	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10205	Eastman Kodak Company	US	6442354	09/822,569	3/30/2001	8/27/2002	Granted	SCAVENGER PLATE MONITORING SYSTEM
H10220	Eastman Kodak Company	US	6797448	10/138,840	5/3/2002	9/28/2004	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED IMAGE AND FUSING QUALITY
H10223	Eastman Kodak Company	DE	60233779.8	02019138.3	8/30/2002	9/23/2009	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	GB	1291728	02019138.3	8/30/2002	9/23/2009	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	US	7411691	10/235,282	9/4/2002	8/12/2008	Granted	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISH OUTPUT CHAINING
H10226	Eastman Kodak Company	US	6823147	10/232,633	8/30/2002	11/23/2004	Granted	METHOD OF RESOLVING MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10227	Eastman Kodak Company	US	6865354	10/650,659	8/28/2003	3/8/2005	Granted	METHOD FOR USING A USER INTERFACE TO RESOLVE MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10229	Eastman Kodak Company	US	6988725	10/701,838	11/5/2003	1/24/2006	Granted	METHOD FOR REGISTERING SHEETS IN A DUPLEX REPRODUCTION MACHINE FOR ALLEVIATING SKEW
H10233	Eastman Kodak Company	DE	60228528.3	02015563.6	7/12/2002	8/27/2008	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	GB	1280010	02015563.6	7/12/2002	8/27/2008	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	US	6861192	10/187,551	7/2/2002	3/1/2005	Granted	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10235	Eastman Kodak Company	US	7088947	10/668,751	9/23/2003	8/8/2006	Granted	POST PROCESSOR INSERTER SPEED AND TIMING ADJUST UNIT
H10236	Eastman Kodak Company	DE	60311376.1	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	GB	1403201	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	NL	1403201	03020469.7	9/15/2003	1/24/2007	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	US	6826384	10/668,860	9/23/2003	11/30/2004	Granted	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10241	Eastman Kodak Company	US	6892047	10/668,416	9/23/2003	5/10/2005	Granted	AIR BAFFLE FOR PAPER TRAVEL PATH WITHIN AN ELECTROPHOTOGRAPHIC MACHINE
H10243	Eastman Kodak Company	US	6957035	10/667,558	9/22/2003	10/18/2005	Granted	VACUUM ASSISTED FUSER ENTRANCE GUIDE FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10245	Eastman Kodak Company	US	6647235	10/141,254	5/8/2002	11/11/2003	Granted	MECHANISM FOR AGITATING THE TONER IN THE REPLENISHER ON AN ELECTROPHOTOGRAPHIC MACHINE
H10254	Eastman Kodak Company	US	7652779	10/235,557	9/5/2002	1/26/2010	Granted	IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10257	Eastman Kodak Company	US	7146125	10/678,287	10/3/2003	12/5/2006	Granted	TRANSFER ROLLER WITH RESISTIVITY RANGE
H10258	Eastman Kodak Company	US	6775490	10/235,752	9/5/2002	8/10/2004	Granted	ELECTROSTATOGRAPHIC REPRODUCTION METHOD AND APPARATUS WITH IMPROVED START-UP TO SUBSTANTIALLY PREVENT TRANSFER ROLLER CONTAMINATION
H10262	Eastman Kodak Company	US	7295799	11/089,498	3/24/2005	11/13/2007	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING PULSED DC FIELDS
H10263	Eastman Kodak Company	EP		05730806.6	3/29/2005		Filed	SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10263	Eastman Kodak Company	US	7469119	11/077,615	3/11/2005	12/23/2008	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10264	Eastman Kodak Company	US	7391425	11/089,383	3/24/2005	6/24/2008	Granted	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING DIRECTED CHARGED PARTICLE OR AEROSOL TONER DEVELOPMENT
H10272	Eastman Kodak Company	US	6894137	10/454,897	6/5/2003	5/17/2005	Granted	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10272	Eastman Kodak Company	US	7157543	11/103,398	4/11/2005	1/2/2007	Granted	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS

H10274	Eastman Kodak Company	US	7084202	10/454,900	6/5/2003	8/1/2006	Granted	MOLECULAR COMPLEXES AND RELEASE AGENTS
H10276	Eastman Kodak Company	EP		02012422.8	6/10/2002		Filed	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10276	Eastman Kodak Company	US	7314696	09/880,689	6/13/2001	1/1/2008	Granted	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10290	Eastman Kodak Company	US	7147222	10/418,378	4/18/2003	12/12/2006	Granted	METHOD AND APPARATUS FOR REGISTERING SHEET OF ARBITRARY SIZE
H10298	Eastman Kodak Company	DE	60207340.5	02018294.5	8/26/2002	11/16/2005	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX

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H10298	Eastman Kodak Company	GB	1291727	02018294.5	8/26/2002	11/16/2005	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	US	7087355	11/083,726	3/18/2005	8/8/2006	Granted	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10300	Eastman Kodak Company	US	6728506	10/144,580	5/13/2002	4/27/2004	Granted	A WICK ROLLER FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10312	Eastman Kodak Company	US	7372587	10/673,602	9/29/2003	5/13/2008	Granted	ORDERED MEDIA JAM RECOVERY SYSTEM AND METHOD
H10316	Eastman Kodak Company	US	7090417	10/692,186	10/23/2003	8/15/2006	Granted	METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10332-1	Eastman Kodak Company	US	7602510	10/812,686	3/30/2004	10/13/2009	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO REDUCE TONER CONSUMPTION
H10361	Eastman Kodak Company	US	6975411	10/785,677	2/24/2004	12/13/2005	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER USING DENSITY PATCH FEEDBACK
H10363	Eastman Kodak Company	US	7209244	10/784,643	2/23/2004	4/24/2007	Granted	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO MINIMIZE SCREEN FREQUENCY SENSITIVITY
H10370	Eastman Kodak Company	US	7056637	10/460,514	6/12/2003	6/6/2006	Granted	ELECTROPHOTOGRAPHIC TONER WITH UNIFORMLY DISPERSED WAX
H10372	Eastman Kodak Company	US	7955690	10/636,470	8/7/2003	6/7/2011	Granted	SLEEVED FUSER MEMBER
H10375	Eastman Kodak Company	US	6965744	10/668,392	9/23/2003	11/15/2005	Granted	METHOD AND APPARATUS FOR TONER-DRIVEN PRINTER CONTROL
H10378	Eastman Kodak Company	US	7289133	10/672,829	9/26/2003	10/30/2007	Granted	METHOD AND APPARATUS FOR TONER IDENTIFICATION
H10450	Eastman Kodak Company	US	7013572	10/808,153	3/24/2004	3/21/2006	Granted	IMPROVED SKIVE PLATE ASSEMBLY
H10476	Eastman Kodak Company	EP		04002512.4	2/5/2004		Filed	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10476	Eastman Kodak Company	US	7515295	10/767,589	1/29/2004	4/7/2009	Granted	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10478	Eastman Kodak Company	US	6959164	10/669,077	9/23/2003	10/25/2005	Granted	METHOD AND APPARATUS FOR CLEANING A PRESSURE ROLL IN A FUSING STATION
H10484	Eastman Kodak Company	US	7157202	10/669,078	9/23/2003	1/2/2007	Granted	METHOD AND APPARATUS FOR REDUCING DENSIFICATION OF MULTIPLE COMPONENT ELECTROGRAPHIC DEVELOPER
H10490	Eastman Kodak Company	US	7043176	10/668,938	9/23/2003	5/9/2006	Granted	APPARATUS AND METHOD FOR DAMPING A CORONA WIRE IN AN ELECTROGRAPHIC PRINTER
H10496	Eastman Kodak Company	DE	60343239.5	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	EP	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	GB	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	NL	1429195	03021183.3	9/24/2003	2/13/2013	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	US	6909856	10/669,732	9/24/2003	6/21/2005	Granted	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10504	Eastman Kodak Company	US	7258407	10/807,794	3/24/2004	8/21/2007	Granted	CUSTOM COLOR PRINTING APPARATUS AND PROCESS
H10507	Eastman Kodak Company	US	7973103	11/446,894	6/5/2006	7/5/2011	Granted	FUSER ROLLER COMPOSITION
H10512	Eastman Kodak Company	DE	602004018410.1	04001751.9	1/28/2004	12/17/2008	Granted	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10512	Eastman Kodak Company	US	6901238	10/767,569	1/29/2004	5/31/2005	Granted	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR A MARKING MACHINE
H10514	Eastman Kodak Company	US	7454697	10/790,353	3/1/2004	11/18/2008	Granted	MANUAL AND AUTOMATIC ALIGNMENT OF PAGES
H10519	Eastman Kodak Company	US	7088948	10/881,621	6/30/2004	8/8/2006	Granted	ADJUSTMENT OF SKEW REGISTRATION OF MEDIA TO A DEVELOPED IMAGE IN A PRINTING MACHINE
H10521	Eastman Kodak Company	US	7054572	10/795,051	3/5/2004	5/30/2006	Granted	METHOD AND APPARATUS FOR SELECTIVE FUSER ROLLER COOLING
H10532	Eastman Kodak Company	US	7330288	10/812,517	3/30/2004	2/12/2008	Granted	POST RIP IMAGE RENDERING IN A MICR ELECTROGRAPHIC PRINTER TO IMPROVE READABILITY
H10539	Eastman Kodak Company	US	7459203	11/281,868	11/17/2005	12/2/2008	Granted	FUSER MEMBER
H10543	Eastman Kodak Company	US	7215915	11/024,134	12/28/2004	5/8/2007	Granted	METHOD AND APPARATUS FOR VARIABLE WIDTH SURFACE TREATMENT APPLICATION TO A FUSER
H10551	Eastman Kodak Company	US	7242875	11/106,829	4/15/2005	7/10/2007	Granted	INDICATOR OF PROPERLY CURED INK FOR ELECTROPHOTOGRAPHIC EQUIPMENT
H10555	Eastman Kodak Company	US	7110706	10/802,375	3/17/2004	9/19/2006	Granted	TONER REPLENISHER AND METHOD FOR AN ELECTROGRAPHIC IMAGING MACHINE
H10556	Eastman Kodak Company	US	7481884	11/075,784	3/9/2005	1/27/2009	Granted	POWDER COATING APPARATUS AND METHOD OF POWDER COATING USING AN ELECTROMAGNETIC BRUSH
H10558-2	Eastman Kodak Company	US	7218875	11/087,779	3/23/2005	5/15/2007	Granted	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7260338	11/087,321	3/23/2005	8/21/2007	Granted	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7356275	11/778,227	7/16/2007	4/8/2008	Granted	APPARATUS AND PROCESS FOR FUSER

H10558-4	Eastman Kodak Company	US	7242884	11/087,347	3/23/2005	7/10/2007	Granted	CONTROL APPARATUS AND PROCESS FOR FUSER CONTROL
H10559	Eastman Kodak Company	US	7295793	11/081,426	3/16/2005	11/13/2007	Granted	ELECTROPHOTOGRAPHIC REPRODUCTION SYSTEM WITH A MULTIFACETED CHARGING MECHANISM
H10560	Eastman Kodak Company	JP	4827847	2007-531197	8/25/2005	9/22/2011	Granted	AN IMAGE DATA GENERATING APPARATUS
H10560	Eastman Kodak Company	US	7602529	10/935,460	9/7/2004	10/13/2009	Granted	METHOD AND SYSTEM FOR CONTROLLING PRINTER TEXT/LINE ART AND HALFTONE INDEPENDENTLY

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H10561	Eastman Kodak Company	US	7670642	11/376,960	3/16/2006	3/2/2010	Granted	OFFSET PREVENTION IN ELECTROSTATOGRAPHIC PRINTERS
H10567	Eastman Kodak Company	EP		05725408.8	3/10/2005		Filed	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	JP	4959548	2007-504996	3/10/2005	3/30/2012	Granted	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	US	7167662	11/038,660	1/19/2005	1/23/2007	Granted	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10572	Eastman Kodak Company	US	7137730	10/949,641	9/24/2004	11/21/2006	Granted	ELECTROGRAPHIC RIBBON BLENDER AND METHOD
H10574	Eastman Kodak Company	US	7120379	10/949,643	9/24/2004	10/10/2006	Granted	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10574	Eastman Kodak Company	US	7561837	11/505,182	8/15/2006	7/14/2009	Granted	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10577	Eastman Kodak Company	US	7248823	10/949,645	9/24/2004	7/24/2007	Granted	ELECTROGRAPHIC RIBBON BLENDER AND METHOD IMPLEMENTING A SKIVE
H10580	Eastman Kodak Company	US	7245848	11/087,309	3/23/2005	7/17/2007	Granted	METHOD AND APPARATUS FOR DISCHARGING A CONDUCTIVE BRUSH CLEANING ASSEMBLY FOR A TRANSFER ROLLER
H10583	Eastman Kodak Company	US	7464925	11/055,860	2/11/2005	12/16/2008	Granted	ADJUSTABLE SHEET FEEDER FOR ADJUSTING SHEET STACK CENTER RELATIVE TO SHEET STACK EDGES
H10584	Eastman Kodak Company	US	8223393	10/993,297	11/19/2004	7/17/2012	Granted	POST RIP IMAGE RENDERING FOR MICROPRINTING
H10587-1	Eastman Kodak Company	US	7270918	10/991,818	11/18/2004	9/18/2007	Granted	PRINTING SYSTEM, PROCESS, AND PRODUCT WITH MICROPRINTING
H10588	Eastman Kodak Company	US	7343108	11/121,551	5/4/2005	3/11/2008	Granted	APPARATUS AND PROCESS FOR ALTERING TIMING IN AN ELECTROGRAPHIC PRINTER
H10592	Eastman Kodak Company	DE	602005034153.6	05760746.7	6/15/2005	5/9/2012	Granted	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	GB	1761386	05760746.7	6/15/2005	5/9/2012	Granted	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	US	7517076	10/881,622	6/30/2004	4/14/2009	Granted	PHASE-CHANGE INK JET PRINTING WITH ELECTROSTATIC TRANSFER
H10594	Eastman Kodak Company	US	7248826	11/034,330	1/12/2005	7/24/2007	Granted	HEATER ROLLER CLEANER METHOD AND APPARATUS FOR A FUSER ASSEMBLY
H10595	Eastman Kodak Company	US	7609872	11/089,496	3/24/2005	10/27/2009	Granted	METHOD AND APPARATUS FOR VERIFYING THE AUTHENTICITY OF DOCUMENTS
H10599-2	Eastman Kodak Company	US	7551861	11/111,184	4/21/2005	6/23/2009	Granted	METHOD FOR PERFORMING QUALITY CHECKS ON A PRINT ENGINE FILM LOOP
H10630	Eastman Kodak Company	US	7602530	11/043,597	1/26/2005	10/13/2009	Granted	CREATING HIGH SPATIAL FREQUENCY HALFTONE SCREENS WITH INCREASED NUMBERS OF PRINTABLE DENSITY LEVELS
H10640	Eastman Kodak Company	US	7184696	10/928,936	8/27/2004	2/27/2007	Granted	PRINT FUSER AND PROCESS WITH MULTIPLE CLEANING BLADES
H10642	Eastman Kodak Company	US	7079799	10/928,934	8/27/2004	7/18/2006	Granted	CLEANING DEVICE AND FUSER ASSEMBLY FOR A PRINTER WITH MULTIPLE CLEANING BLADES HELD BY A COMMON MOUNT
H68912	Eastman Kodak Company	US	5464698	08/268,140	6/29/1994	11/7/1995	Granted	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING TIN OXIDE
H79879	Eastman Kodak Company	DE	60126885.7	01122611.5	9/27/2001	2/28/2007	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	NL	1201447	01122611.5	9/27/2001	2/28/2007	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	US	6971809	09/694,734	10/23/2000	12/6/2005	Granted	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H80037	Eastman Kodak Company	US	6575858	09/809,760	3/15/2001	6/10/2003	Granted	COMPENSATING DRIVE BELT TENSIONER
H80132	Eastman Kodak Company	US	6295425	09/444,181	11/19/1999	9/25/2001	Granted	SEAL ASSEMBLY FOR ELECTROGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
H80140	Eastman Kodak Company	US		09/443,754	11/19/1999		Filed	DUAL SLIDER BACKUP MECHANISM FOR DIELECTRIC SUPPORT MEMBER OF AN ELECTROGRAPHIC REPRODUCTION APPARATUS
H80158	Eastman Kodak Company	US	6532353	09/473,426	12/29/1999	3/11/2003	Granted	CLEANING WEB ADVANCEMENT AND DRIVE CONTROL MECHANISM
H80189	Eastman Kodak Company	US	6246852	09/438,937	11/12/1999	6/12/2001	Granted	GRID ELECTRODE FOR CORONA CHARGER
H80193	Eastman Kodak Company	US	6587664	09/580,185	5/26/2000	7/1/2003	Granted	FUSER LOADING SYSTEM
H80194	Eastman Kodak Company	US	6289185	09/573,910	5/18/2000	9/11/2001	Granted	SYSTEM FOR CONTROLLING AXIAL TEMPERATURE UNIFORMITY IN A REPRODUCTION APPARATUS FUSER CONTAINER
H80376	Eastman Kodak Company	US	6550627	09/835,611	4/16/2001	4/22/2003	Granted	METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
H80431	Eastman Kodak Company	US	7184154	09/692,645	10/19/2000	2/27/2007	Granted	ROTATING PRINTER PHOTORECEPTORS HAVING FIXED-POSITION FEATURES
K000004	Eastman Kodak Company	US		13/072,809	3/28/2011		Filed	EFFICIENT CHOICE SELECTION IN A USER INTERFACE
K000005	Eastman Kodak Company	US		13/075,435	3/30/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH CHARGING-ROLLER CLEANER
K000008	Eastman Kodak Company	US	8503902	13/097,118	4/29/2011	8/6/2013	Granted	FORMING A STRUCTURAL LAMINATE
K000010	Eastman Kodak Company	US		13/663,514	10/30/2012		Filed	ELECTROSTATOGRAPHIC CLEANING BLADE MEMBER AND APPARATUS
K000014	Eastman Kodak Company	US		13/117,187	5/27/2011		Filed	METERING APPARATUS FOR
K000016	Eastman Kodak Company	US	8509637	13/115,381	5/25/2011	8/13/2013	Granted	

K000017	Eastman Kodak Company	US		13/212,233	8/18/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER RECONDITIONING ROTATABLE PHOTORECEPTOR IN
K000019	Eastman Kodak Company	US	8438730	13/013,842	1/26/2011	5/14/2013	Granted	ELECTROPHOTOGRAPHIC PRINTER METHOD OF PROTECTING PRINTHEAD DIE FACE

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K000020	Eastman Kodak Company	US		13/192,521	7/28/2011		Filed	CROSSLINKED ORGANIC POROUS PARTICLES
K000020	Eastman Kodak Company	WO		PCT/US12/47097	7/18/2012		Filed	CROSSLINKED ORGANIC POROUS PARTICLES
K000022	Eastman Kodak Company	US		13/097,128	4/29/2011		Filed	RECIRCULATING INKJET PRINGING FLUID SYSTEM AND METHOD
K000022	Eastman Kodak Company	WO		PCT/US12/35462	4/27/2012		Filed	RECIRCULATING INKJET PRINTING FLUID SYSTEM AND METHOD
K000023	Eastman Kodak Company	CN		MAILED	3/12/2012		Filed	INKJET PRINTING INK SET
K000023	Eastman Kodak Company	EP		12713438.5	3/12/2012		Filed	INKJET PRINTING INK SET
K000023	Eastman Kodak Company	US	8465578	13/076,940	3/31/2011	6/18/2013	Granted	INKJET PRINTING INK SET
K000024	Eastman Kodak Company	US	8493479	13/094,973	4/27/2011	7/23/2013	Granted	METHOD OF ELIMINATING BACKGROUND NOISE
K000025	Eastman Kodak Company	US		13/094,931	4/27/2011		Filed	IMAGE ALGORITHMS TO REJECT UNDESIREED IMAGE FEATURES
K000026	Eastman Kodak Company	US		13/025,194	2/11/2011		Filed	DISTRIBUTED REPLENISHMENT FOR ELECTROPHOTOGRAPHIC DEVELOPER
K000027	Eastman Kodak Company	US		13/011,129	1/21/2011		Filed	LASER LEVELING HIGHLIGHT CONTROL
K000031	Eastman Kodak Company	US		13/089,399	4/19/2011		Filed	ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000038	Eastman Kodak Company	US		13/017,300	1/31/2011		Filed	EMBEDDING DATA INTO SOLID AREAS, TEXT OR LINE WORK
K000050	Eastman Kodak Company	US		13/077,543	3/31/2011		Filed	RATIO MODULATED PRINTING WITH DISCHARGE AREA DEVELOPMENT
K000051	Eastman Kodak Company	US		13/454,117	4/24/2012		Filed	MULTI-TONER DISCHARGED AREA DEVELOPMENT METHOD
K000054	Eastman Kodak Company	US		13/015,611	1/28/2011		Filed	CORE DRIVING METHOD FOR PRINTER WEB MEDIUM SUPPLY
K000055	Eastman Kodak Company	US	8478086	13/038,688	3/2/2011	7/2/2013	Granted	IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000056	Eastman Kodak Company	DE		102011106171.5	6/30/2011		Filed	VERSTEIFUNGSVORRICHTUNG UND VERFAHREN ZUR ABLAGE VON BÖGEN IN EINER DRUCKMASCHINE
K000056	Eastman Kodak Company	US		13/525,587	6/18/2012		Filed	DEVICE AND METHOD FOR STACKING SHEETS IN A PRINTING PRESS
K000058	Eastman Kodak Company	US		13/331,048	12/20/2011		Filed	ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000061	Eastman Kodak Company	US		13/077,522	3/31/2011		Filed	RATIO MODULATED PRINTING WITH CHARGE AREA DEVELOPMENT
K000062	Eastman Kodak Company	US		13/032,918	2/23/2011		Filed	MOUNTING MEMBER WITH DUAL-FED INK PASSAGEWAYS
K000073	Eastman Kodak Company	US	8509630	13/076,472	3/31/2011	8/13/2013	Granted	DETERMINING THE CAUSE OF PRINTER IMAGE ARTIFACTS
K000077	Eastman Kodak Company	US		13/093,882	4/26/2011		Filed	EFFICIENT CHOICE SELECTION FOR MULTI-ELEMENT PRODUCTS
K000083	Eastman Kodak Company	US		13/537,165	6/29/2012		Filed	MAKING ARTICLE WITH DESIRED PROFILE
K000089	Eastman Kodak Company	US		13/025,220	2/11/2011		Filed	SYSTEM FOR IMAGING PRODUCT LAYOUT
K000090	Eastman Kodak Company	US		13/171,852	6/29/2011		Filed	ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000090	Eastman Kodak Company	WO		PCT/US12/42563	6/15/2012		Filed	ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000091	Eastman Kodak Company	US		13/282,503	10/27/2011		Filed	LOW THERMAL STRESS CATADIOPTRIC IMAGING SYSTEM
K000092	Eastman Kodak Company	US		13/192,531	7/28/2011		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000092	Eastman Kodak Company	WO		PCT/US12/46866	7/16/2012		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000093	Eastman Kodak Company	US		13/192,533	7/28/2011		Filed	LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000094	Eastman Kodak Company	US		13/096,315	4/28/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH DUST SEAL
K000096	Eastman Kodak Company	US		13/108,246	5/16/2011		Filed	PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000096	Eastman Kodak Company	WO		PCT/US12/37874	5/15/2012		Filed	PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000097	Eastman Kodak Company	US	8520041	13/031,301	2/21/2011	8/27/2013	Granted	FLOOR RELIEF FOR DOT IMPROVEMENT
K000100	Eastman Kodak Company	US		13/053,717	3/22/2011		Filed	METHOD FOR RECYCLING RELIEF IMAGE ELEMENTS
K000102	Eastman Kodak Company	US		13/032,667	2/23/2011		Filed	METHOD OF ASSEMBLING AN INKJET PRINthead
K000109	Eastman Kodak Company	US		13/049,944	3/17/2011		Filed	REUSEABLE PRINTING DEVICE
K000111	Eastman Kodak Company	JP	5021449	2007-330717	12/21/2007	6/22/2012	Granted	MANUFACTURING METHOD OF ORIGINAL PLATE FOR LETTERPRESS PRINTING, MANUFACTURING METHOD OF LETTERPRESS PRINTING PLATE, AND COMPOSITION FOR FORMING INK-RECEIVING LAYER
K000112	Eastman Kodak Company	JP	5128210	2007-228096	9/3/2007	11/9/2012	Granted	METHOD FOR PRODUCING LETTERPRESS PLATE
K000118	Eastman Kodak Company	DE		112004001662.2	9/1/2004		Filed	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	JP	4420923	2006-519276	9/1/2004	12/11/2009	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE

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K000118	Eastman Kodak Company	TW	1362565	093127304	9/9/2004	4/21/2012	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	US	7399575	10/564,978	1/18/2006	7/15/2008	Granted	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000121	Eastman Kodak Company	JP	4225979	2005-69307	3/11/2005	12/5/2008	Granted	ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	US	7998659	11/908,061	11/29/2007	8/16/2011	Granted	PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE FOR LETTERPRESS PRINTING AND PROCESS FOR PRODUCING LETTERPRESS PRINTING PLATE USING THE PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE
K000124	Eastman Kodak Company	DE	60141260.5	01304357.5	5/16/2001	2/10/2010	Granted	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000124	Eastman Kodak Company	EP	1156368	1304357.5	5/16/2001	2/10/2010	Granted	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000129	Eastman Kodak Company	DE		19909722.4	3/5/1999		Filed	NEGATIVE PHOTSENSITIVE RESIN COMPOSITION AND PHOTSENSITIVE RESIN PLATE WITH IT
K000134	Eastman Kodak Company	US	5521054	08/265,338	6/24/1994	5/28/1996	Granted	DEVELOPING SOLUTION COMPRISING AN AROMATIC HYDROCARBON, AN ALCOHOL, AND AN ESTER
K000134	Eastman Kodak Company	US	5578420	08/456,053	5/31/1995	11/26/1996	Granted	PROCESS FOR PRODUCING A FLEXOGRAPHIC PRINTING PLATE
K000141	Eastman Kodak Company	CN	1950749	200580013895.1	4/25/2005	8/18/2010	Granted	PHOTSENSITIVE PRINTING ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR THE PEFORMING METHOD
K000141	Eastman Kodak Company	JP	4342373	2004-136720	4/30/2004	7/17/2009	Granted	PHOTSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	KR	834455	10-2006-7024135	4/25/2005	5/27/2008	Granted	PHOTSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	US	8003299	11/587,506	4/25/2005	8/23/2011	Granted	PHOTSENSITIVE ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR PERFORMING THE METHOD
K000144	Eastman Kodak Company	US	5541038	08/417,186	4/5/1995	7/30/1996	Granted	PHOTOPOLYMERIZABLE COMPOSITIONS
K000144	Eastman Kodak Company	US	5645974	08/635,814	4/22/1996	7/8/1997	Granted	PHOTOPOLYMERIZABLE COMPOSITIONS
K000148	Eastman Kodak Company	CN		MAILED	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	EP		12718770.6	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	TW		101111931	4/3/2012		Filed	PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	US	8465905	13/079,150	4/4/2011	6/18/2013	Granted	PRINTING CONDUCTIVE LINES
K000157	Eastman Kodak Company	US		13/040,715	3/4/2011		Filed	WEB MEDIA MOVING APPARATUS
K000158	Eastman Kodak Company	US		13/040,732	3/4/2011		Filed	WEB MEDIA MOVING METHOD
K000159	Eastman Kodak Company	US	8303106	13/040,754	3/4/2011	11/6/2012	Granted	PRINTING SYSTEM INCLUDING WEB MEDIA MOVING APPARATUS
K000160	Eastman Kodak Company	US	8303107	13/040,772	3/4/2011	11/6/2012	Granted	PRINTING METHOD INCLUDING WEB MEDIA MOVING APPARATUS
K000161	Eastman Kodak Company	US		13/420,713	3/15/2012		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
K000162	Eastman Kodak Company	JP		2011-266146	12/5/2011		Filed	GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000162	Eastman Kodak Company	WO		PCT/JP12/81376	12/4/2012		Filed	GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000163	Eastman Kodak Company	JP		2011-246507	11/10/2011		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000163	Eastman Kodak Company	WO		PCT/JP2012/078058	10/30/2012		Filed	A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000164	Eastman Kodak Company	US		13/221,936	8/31/2011		Filed	ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000165	Eastman Kodak Company	US		13/038,702	3/2/2011		Filed	IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT

K000166	Eastman Kodak Company	US		13/192,541	7/28/2011			Filed	PREPARATION OF CROSSLINKED ORGANIC POROUS PARTICLES
K000167	Eastman Kodak Company	US		13/192,544	7/28/2011			Filed	ARTICLE AND SYSTEM WITH CROSSLINKED ORGANIC POROUS PARTICLES
K000169	Eastman Kodak Company	US		13/625,269	9/24/2012			Filed	SHARED MOTOR DRIVER FOR INKJET PRINTERS
K000174	Eastman Kodak Company	US		13/070,724	3/24/2011			Filed	PRINTER MEDIA OUTPUT AND INPUT TRAY CONFIGURATION
K000175	Eastman Kodak Company	US		13/118,651	5/31/2011			Filed	PRINTING APPARATUS WITH PIVOTABLE DUPLEXING UNIT
K000176	Eastman Kodak Company	CN	200410038325.5	200410038325.5	5/19/2004	3/23/2005		Granted	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000178	Eastman Kodak Company	US	7209251	09/983,240	10/23/2001	4/24/2007		Granted	DOCUMENT INPUT/OUTPUT SYSTEM, APPARATUS MANAGEMENT SERVER AND METHOD FOR SETTING INFORMATION
K000179	Eastman Kodak Company	US	6115133	09/148,702	9/4/1998	9/5/2000		Granted	PRINTER DRIVER
K000180	Eastman Kodak Company	US	7542778	10/844,391	5/13/2004	6/2/2009		Granted	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000181	Eastman Kodak Company	US		13/215,595	8/23/2011			Filed	POWER MANAGEMENT DEVICE FOR PRINTING SYSTEM
K000182	Eastman Kodak Company	US		13/297,602	11/16/2011			Filed	RELEASE FLUID FOR REDUCING GEL BUILD
K000183	Eastman Kodak Company	US	8439275	13/080,824	4/6/2011	5/14/2013		Granted	MULTI-RESOLUTION OPTICAL CODES
K000185	Eastman Kodak Company	US	8505898	13/152,304	6/3/2011	8/13/2013		Granted	METHOD FOR MAKING A Z-FOLD SIGNATURE

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K000185	Eastman Kodak Company	WO		PCT/US12/40079	5/31/2012		Filed	METHOD FOR MAKING A Z-FOLD SIGNATURE
K000187	Eastman Kodak Company	TW		101109230	3/16/2012		Filed	REUSABLE PRINTING DEVICE
K000187	Eastman Kodak Company	US		13/049,951	3/17/2011		Filed	REUSABLE PRINTING DEVICE
K000190	Eastman Kodak Company	US	8449086	13/075,297	3/30/2011	5/28/2013	Granted	INKJET CHAMBER AND INLETS FOR CIRCULATING FLOW
K000191	Eastman Kodak Company	US		13/455,398	4/25/2012		Filed	SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000191	Eastman Kodak Company	WO		PCT/US13/36525	4/15/2013		Filed	SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000193	Eastman Kodak Company	US	8469502	13/095,998	4/28/2011	6/25/2013	Granted	AIR EXTRACTION PISTON DEVICE FOR INKJET PRINTHEAD
K000201	Eastman Kodak Company	US		13/114,275	5/24/2011		Filed	CONTROL CIRCUIT FOR SCANNER LIGHT SOURCE
K000202	Eastman Kodak Company	US	8201817	13/095,949	4/28/2011	6/19/2012	Granted	PICK ROLLER WITH DELAY CLUTCH
K000206	Eastman Kodak Company	US		13/173,430	6/30/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/304,974	11/28/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/613,393	9/13/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	WO		PCT/US12/42638	6/15/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000207	Eastman Kodak Company	US		13/074,405	3/29/2011		Filed	MAINTAINING PRINTHEAD USING BACKFLUSH
K000212	Eastman Kodak Company	US		13/094,945	4/27/2011		Filed	METHOD OF AUTHENTICATING SECURITY MARKER
K000214	Eastman Kodak Company	US	8394396	13/101,185	5/5/2011	3/12/2013	Granted	METHOD OF MAKING INORGANIC POROUS PARTICLES
K000218	Eastman Kodak Company	US		13/159,527	6/14/2011		Filed	STATIONARY PRINTING APPARATUS WITH CAMERA
K000219	Eastman Kodak Company	US		13/170,693	6/28/2011		Filed	MICROFLUIDIC DEVICE HAVING IMPROVED EPOXY LAYER ADHESION
K000224	Eastman Kodak Company	US		13/079,177	4/4/2011		Filed	PRINTING CONDUCTIVE LINES
K000226	Eastman Kodak Company	US		13/097,137	4/29/2011		Filed	INKJET PRINTING FLUID
K000227	Eastman Kodak Company	US	8469496	13/115,482	5/25/2011	6/25/2013	Granted	LIQUID EJECTION METHOD USING DROP VELOCITY MODULATION
K000228	Eastman Kodak Company	US	8382259	13/115,434	5/25/2011	2/26/2013	Granted	EJECTING LIQUID USING DROP CHARGE AND MASS
K000229	Eastman Kodak Company	DE		102011117494.3	10/31/2011		Filed	WEB PRESS CONFIGURATION WITH PAPER TRANSPORT VIA DRUM
K000229	Eastman Kodak Company	US		13/660,278	10/25/2012		Filed	LIFTING SUBSTRATE WITH AIR CUSHION WHILE PRINTING
K000229	Eastman Kodak Company	US		13/660,307	10/25/2012		Filed	SUBSTRATE WEB SUCTION FOR PRINTING
K000230	Eastman Kodak Company	US		13/152,305	6/3/2011		Filed	Z-FOLD SIGNATURE FINISHING METHOD
K000231	Eastman Kodak Company	US	8505897	13/152,302	6/3/2011	8/13/2013	Granted	Z-FOLD SIGNATURE FINISHING SYSTEM AND PRINTER
K000233	Eastman Kodak Company	US	8398223	13/076,976	3/31/2011	3/19/2013	Granted	INKJET PRINTING PROCESS
K000234	Eastman Kodak Company	US		13/245,931	9/27/2011		Filed	INKJET PRINTING USING LARGE PARTICLES
K000234	Eastman Kodak Company	WO		PCT/US12/54978	9/13/2012		Filed	INKJET PRINTING USING LARGE PARTICLES
K000236	Eastman Kodak Company	US		13/095,953	4/28/2011		Filed	METHOD OF ADVANCING SUCCESSIVE SHEETS OF MEDIA
K000240	Eastman Kodak Company	US		13/100,413	5/4/2011		Filed	OFFSET IMAGING SYSTEM
K000241	Eastman Kodak Company	US		13/080,846	4/6/2011		Filed	DECODING MULTI-RESOLUTION OPTICAL CODES
K000242	Eastman Kodak Company	US		13/156,602	6/9/2011		Filed	METHOD FOR AUTHENTICATING SECURITY MARKERS
K000246	Eastman Kodak Company	US	8434855	13/089,528	4/19/2011	5/7/2013	Granted	FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000247	Eastman Kodak Company	US		13/089,542	4/19/2011		Filed	FLUID EJECTION USING MEMS COMPOSITE TRANSDUCER
K000248	Eastman Kodak Company	US		13/089,513	4/19/2011		Filed	ULTRASONIC TRANSMITTER AND RECEIVER WITH COMPLIANT MEMBRANE
K000249	Eastman Kodak Company	US		13/089,524	4/19/2011		Filed	METHOD OF OPERATING AN ULTRASONIC TRANSMITTER AND RECEIVER
K000250	Eastman Kodak Company	US		13/156,620	6/9/2011		Filed	AUTHENTICATION OF A SECURITY MARKER
K000251	Eastman Kodak Company	US		13/089,507	4/19/2011		Filed	ENERGY HARVESTING DEVICE INCLUDING MEMS COMPOSITE TRANSDUCER
K000252	Eastman Kodak Company	US		13/089,500	4/19/2011		Filed	ENERGY HARVESTING USING MEMS COMPOSITE TRANSDUCER
K000253	Eastman Kodak Company	US		13/089,563	4/19/2011		Filed	FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER

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K000257	Eastman Kodak Company	US	8506039	13/089,610	4/19/2011	8/13/2013	Granted	FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000258	Eastman Kodak Company	US		13/089,632	4/19/2011		Filed	FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000260	Eastman Kodak Company	US		13/165,182	6/21/2011		Filed	METHOD OF FILTERING COLOR MEASUREMENT DATA
K000262	Eastman Kodak Company	US		13/245,971	9/27/2011		Filed	ELECTROGRAPHIC PRINTING USING FLUIDIC CHARGE DISSIPATION
K000269	Eastman Kodak Company	TW		191115846	5/3/2012		Filed	METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	US		13/100,428	5/4/2011		Filed	METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	WO		PCT/US12/33413	4/13/2012		Filed	METHOD FOR OFFSET IMAGING
K000270	Eastman Kodak Company	US		13/193,671	7/29/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM WITH SCRAPER CLEANING SYSTEM
K000271	Eastman Kodak Company	US		13/238,417	9/21/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER AND TRANSITIONAL CLEANING SYSTEM
K000272	Eastman Kodak Company	US		13/117,174	5/27/2011		Filed	CLEANING BLADE MEMBER AND APPARATUS WITH CONTROLLED TRIBOCHARGING
K000273	Eastman Kodak Company	US		13/334,473	12/22/2011		Filed	INKJET PRINTER FOR SEMI-POROUS OR NON-ABSORBENT SURFACES
K000274	Eastman Kodak Company	US		13/334,683	12/22/2011		Filed	LIQUID ENHANCED FIXING METHOD
K000276	Eastman Kodak Company	US		13/298,358	11/17/2011		Filed	PRODUCING A DEINKABLE PRINT
K000276	Eastman Kodak Company	WO		PCT/US12/64982	11/14/2012		Filed	PRODUCING A DEINKABLE PRINT
K000277	Eastman Kodak Company	US		13/298,361	11/17/2011		Filed	DEINKABLE PRINT
K000280	Eastman Kodak Company	US		13/298,365	11/17/2011		Filed	PRODUCING A DEINKABLE PRINT
K000281	Eastman Kodak Company	US		13/245,957	9/27/2011		Filed	LARGE-PARTICLE INKJET PRINTING ON SEMIPOROUS PAPER
K000282	Eastman Kodak Company	US		13/220,776	8/30/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000283	Eastman Kodak Company	US		13/188,537	7/22/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER TRANSFER STATION WITH SKI
K000285	Eastman Kodak Company	TW		101130892	8/24/2012		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	US		13/218,482	8/26/2011		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	WO		PCT/US12/51250	8/17/2012		Filed	TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000286	Eastman Kodak Company	US		13/455,167	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH CODE CIRCUIT
K000292	Eastman Kodak Company	US		13/352,614	1/18/2012		Filed	METHOD FOR REDUCING GRAPHITE OXIDE
K000293	Eastman Kodak Company	US		13/541,784	7/5/2012		Filed	ANNULAR INTERMEDIATE TRANSFER MEMBERS, APPARATUS AND USE
K000294	Eastman Kodak Company	US		13/108,273	5/16/2011		Filed	PHOTOCURING METHODS AND ARTICLES PREPARED THEREFROM
K000297	Eastman Kodak Company	US	8497924	13/095,006	4/27/2011	7/30/2013	Granted	APPARATUS FOR ELIMINATING BACKGROUND NOISE
K000298	Eastman Kodak Company	US		13/245,947	9/27/2011		Filed	INKJET PRINTER USING LARGE PARTICLES
K000301	Eastman Kodak Company	US		13/114,097	5/24/2011		Filed	DEPOSITING TEXTURE ON RECEIVER
K000302	Eastman Kodak Company	US		13/334,495	12/22/2011		Filed	PRINTER FOR USE WITH LOCALLY DISTORTABLE MEDIUMS
K000305	Eastman Kodak Company	US		13/334,487	12/22/2011		Filed	METHOD FOR PRINTING ON LOCALLY DISTORTABLE MEDIUMS
K000310	Eastman Kodak Company	US	8469501	13/096,010	4/28/2011	6/25/2013	Granted	AIR EXTRACTION METHOD FOR INKJET PRINTHEAD
K000312	Eastman Kodak Company	JP		2012-147310	6/29/2012		Filed	Developer for Lithographic Printing Plates
K000313	Eastman Kodak Company	US		13/277,266	10/20/2011		Filed	ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000315	Eastman Kodak Company	US		13/068,931	5/24/2011		Filed	TARGET COLOR RECIPES
K000330	Eastman Kodak Company	US		13/245,893	9/27/2011		Filed	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000333	Eastman Kodak Company	US		13/280,469	10/25/2011		Filed	VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000333	Eastman Kodak Company	WO		PCT/US12/61409	10/23/2012		Filed	VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000335	Eastman Kodak Company	US		13/217,618	8/25/2011		Filed	PRINTING SYSTEM HAVING MULTIPLE SIDED PATTERN REGISTRATION
K000336	Eastman Kodak Company	US		13/240,051	9/22/2011		Filed	CONFIGURING A MODULAR PRINTING SYSTEM
K000338	Eastman Kodak Company	US		13/156,572	6/9/2011		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000338	Eastman Kodak Company	WO		PCT/US12/40166	5/31/2012		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000339	Eastman Kodak Company	US		13/400,164	2/20/2012		Filed	AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT

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K000341	Eastman Kodak Company	US	8509661	13/220,795	8/30/2011	8/13/2013	Granted	PRINTER WITH COMPRESSIBLE AND INCOMPRESSIBLE TRANSFER BACKUPS
K000342	Eastman Kodak Company	US		13/185,846	7/19/2011		Filed	EMBEDDING DATA IN A HALFTONE IMAGE
K000343	Eastman Kodak Company	US	8469495	13/182,755	7/14/2011	6/25/2013	Granted	PRODUCING INK DROPS IN A PRINTING APPARATUS
K000344	Eastman Kodak Company	US		13/592,443	8/23/2012		Filed	METHOD OF ADJUSTING DROP VOLUME
K000349	Eastman Kodak Company	US		13/181,760	7/13/2011		Filed	METHOD FOR PROVIDING DYNAMIC OPTICAL ILLUSION IMAGES
K000350	Eastman Kodak Company	US		13/118,671	5/31/2011		Filed	PRINTING APPARATUS WITH PIVOTABLE CLEANOUT MEMBER
K000351	Eastman Kodak Company	US		13/191,800	7/27/2011		Filed	MULTI-COMPONENT DUPLEX PRINTER
K000353	Eastman Kodak Company	US		13/221,940	8/31/2011		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000353	Eastman Kodak Company	WO		PCT/US12/51703	8/21/2012		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000359	Eastman Kodak Company	US	8469483	13/118,805	5/31/2011	6/25/2013	Granted	A METHOD FOR ADJUSTING A SENSOR RESPONSE
K000361	Eastman Kodak Company	US		13/235,789	9/19/2011		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000361	Eastman Kodak Company	WO		PCT/US12/55289	9/14/2012		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000363	Eastman Kodak Company	US		13/118,656	5/31/2011		Filed	PRINTING METHOD WITH PIVOTABLE DUPLEXING UNIT
K000364	Eastman Kodak Company	US		13/212,223	8/18/2011		Filed	ELECTRICAL RECONDITIONING FOR PRINTER PHOTORECEPTOR
K000368	Eastman Kodak Company	US		13/118,683	5/31/2011		Filed	METHOD OF PIVOTABLE CLEANOUT MEMBER
K000370	Eastman Kodak Company	US		13/536,150	6/28/2012		Filed	IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K000371	Eastman Kodak Company	US		13/562,369	7/31/2012		Filed	INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K000374	Eastman Kodak Company	US		13/484,369	5/31/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000376	Eastman Kodak Company	US		13/481,984	5/29/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000377	Eastman Kodak Company	US		13/197,348	8/3/2011		Filed	SEMANTIC MAGAZINE PAGES
K000378	Eastman Kodak Company	US		13/332,415	12/21/2011		Filed	INTEGRATED IMAGING SYSTEM FOR PRINTING SYSTEMS
K000379	Eastman Kodak Company	US		13/548,247	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		13/671,880	11/8/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000381	Eastman Kodak Company	US		13/156,574	6/9/2011		Filed	COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000382	Eastman Kodak Company	US		13/663,839	10/30/2012		Filed	WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K000383	Eastman Kodak Company	US		13/536,189	6/28/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000384	Eastman Kodak Company	US		13/612,915	9/13/2012		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000385	Eastman Kodak Company	US		13/362,129	1/31/2012		Filed	PROCESSING IMAGES FROM MULTIPLE SCANNERS
K000386	Eastman Kodak Company	US		13/362,419	1/31/2012		Filed	IMAGE PROCESSING UNIT FOR SUPPORTING MULTIPLE SCANNERS
K000387	Eastman Kodak Company	US		13/156,665	6/9/2011		Filed	AUTHENTICATION OF A SECURITY MARKER
K000388	Eastman Kodak Company	US		13/247,246	9/28/2011		Filed	METHOD FOR CREATING AN INDEX USING AN ALL-IN-ONE PRINTER AND ADJUSTABLE GROUPING PARAMETERS
K000392	Eastman Kodak Company	US		13/205,253	8/8/2011		Filed	NOTCHLESS CORE
K000396	Eastman Kodak Company	US		13/171,895	6/29/2011		Filed	ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000397	Eastman Kodak Company	US		13/334,453	12/22/2011		Filed	INKJET PRINTING ON SEMI-POROUS OR NON-ABSORBENT SURFACES
K000399	Eastman Kodak Company	US		13/312,658	12/6/2011		Filed	PRINTER DRIVER CACHING ARCHITECTURE
K000404	Eastman Kodak Company	US	8466206	13/334,199	12/22/2011	6/18/2013	Granted	PROCESS FOR PREPARING POROUS POLYMER PARTICLES
K000407	Eastman Kodak Company	US		13/245,105	9/26/2011		Filed	ELECTROPHOTOGRAPHIC PRINTER DEVELOPMENT SYSTEM WITH MULTIPLE AUGERS
K000408	Eastman Kodak Company	US		13/245,111	9/26/2011		Filed	METHOD FOR TRANSPORTING ELECTROPHOTOGRAPHIC DEVELOPER IN A PRINTER
K000409	Eastman Kodak Company	US		13/278,241	10/21/2011		Filed	DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000409	Eastman Kodak Company	WO		PCT/US12/55305	9/14/2012		Filed	DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000410	Eastman Kodak Company	US		13/214,483	8/22/2011		Filed	COMBINED WASTE COLLECTION AND TONING STATION
K000417	Eastman Kodak Company	US		13/170,734	6/28/2011		Filed	MAKING A MICROFLUIDIC DEVICE WITH IMPROVED ADHESION
K000418	Eastman Kodak Company	US		13/220,769	8/30/2011		Filed	PRODUCING MATTE-FINISH PRINT ON RECEIVER

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K000419	Eastman Kodak Company	US		13/171,743	6/29/2011		Filed	DEPOSITING JOB-SPECIFIED TEXTURE ON RECEIVER
K000421	Eastman Kodak Company	US		13/548,256	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K000422	Eastman Kodak Company	US		13/334,574	12/22/2011		Filed	INKJET PRINTING METHOD WITH ENHANCED DEINKABILITY
K000423	Eastman Kodak Company	US		13/171,769	6/29/2011		Filed	DEPOSITING TEXTURE FOR JOB ON RECEIVER
K000425	Eastman Kodak Company	US		13/239,435	9/22/2011		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000425	Eastman Kodak Company	WO		PCT/US12/54705	9/12/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000426	Eastman Kodak Company	US		13/239,442	9/22/2011		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH IR DYES
K000426	Eastman Kodak Company	WO		PCT/US12/55437	9/14/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000428	Eastman Kodak Company	US		13/190,504	7/26/2011		Filed	INKJET PRINTHEAD WITH TEST RESISTORS
K000429	Eastman Kodak Company	US		13/220,800	8/30/2011		Filed	PRINTER PRODUCING SELECTED-FINISH PRINT ON RECEIVER
K000430	Eastman Kodak Company	US		13/205,718	8/9/2011		Filed	OFFSET IMAGING SYSTEM
K000430	Eastman Kodak Company	WO		PCT/US12/47098	7/18/2012		Filed	OFFSET IMAGING SYSTEM
K000433	Eastman Kodak Company	US		13/221,966	8/31/2011		Filed	DROP EJECTOR SHAPE FOR IMPROVED REFILL
K000434	Eastman Kodak Company	US		13/191,492	7/27/2011		Filed	INKJET PRINTHEAD WITH LAYERED CERAMIC MOUNTING SUBSTRATE
K000438	Eastman Kodak Company	US		13/181,780	7/13/2011		Filed	PRINTED DYNAMIC OPTICAL ILLUSION IMAGES
K000439	Eastman Kodak Company	US	8385640	13/181,828	7/13/2011	2/26/2013	Granted	SYSTEM FOR CONTROLLING DYNAMIC OPTICAL ILLUSION IMAGES
K000440	Eastman Kodak Company	TW		101136031	9/28/2012		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	US		13/248,488	9/29/2011		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	WO		PCT/US12/54982	9/13/2012		Filed	VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000441	Eastman Kodak Company	US		13/401,934	2/22/2012		Filed	VERTICAL TRANSISTOR ACTUATION
K000447	Eastman Kodak Company	US		13/178,717	7/8/2011		Filed	AUTOMATIC CROSS-TRACK DENSITY CORRECTION METHOD
K000449	Eastman Kodak Company	US	8496998	13/303,520	11/23/2011	7/30/2013	Granted	PRODUCING GLOSS WATERMARK ON RECEIVER
K000450	Eastman Kodak Company	US		13/238,261	9/21/2011		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000450	Eastman Kodak Company	WO		PCT/US12/55294	9/14/2012		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000451	Eastman Kodak Company	US		13/326,421	12/15/2011		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000452	Eastman Kodak Company	US		13/326,435	12/15/2011		Filed	REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000453	Eastman Kodak Company	US		13/326,449	12/15/2011		Filed	TURNBAR AND TURNOVER MODULE FOR PRINTING SYSTEMS
K000454	Eastman Kodak Company	US		13/424,416	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000454	Eastman Kodak Company	WO		PCT/US13/31223	3/14/2013		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000459	Eastman Kodak Company	US		13/435,025	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000463	Eastman Kodak Company	TW		101145259	12/3/2012		Filed	METHOD OF MAKING ELECTRONIC DEVICES
K000463	Eastman Kodak Company	US		13/310,831	12/5/2011		Filed	METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000463	Eastman Kodak Company	WO		PCT/US12/67838	12/5/2012		Filed	SELECTIVE DEPOSITION BY USE OF A POLYMERIC MASK
K000465	Eastman Kodak Company	US	8439477	13/190,505	7/26/2011	5/14/2013	Granted	METHOD OF CHARACTERIZING ARRAY OF RESISTIVE HEATERS
K000467	Eastman Kodak Company	US		13/275,424	10/18/2011		Filed	HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000467	Eastman Kodak Company	WO		PCT/US12/55008	9/13/2012		Filed	HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000471	Eastman Kodak Company	US		13/562,687	7/31/2012		Filed	WRINKLE ELIMINATION FOR SOLID INKJET WEB PRINTER
K000473	Eastman Kodak Company	US		13/589,553	8/20/2012		Filed	CONTROLLING GLOSS IN A SOLID INK JET PRINT
K000489	Eastman Kodak Company	US		13/191,495	7/27/2011		Filed	METHOD OF FABRICATING A LAYERED CERAMIC SUBSTRATE
K000502	Eastman Kodak Company	US		13/281,844	10/26/2011		Filed	INK DISTRIBUTION CONFIGURATION FOR CARRIAGE INKJET PRINTER
K000503	Eastman Kodak Company	US		13/327,809	12/16/2011		Filed	PRINTING ON A RANDOMLY ORDERED STACK OF MEDIA
K000504	Eastman Kodak Company	US		13/248,560	9/29/2011		Filed	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000512	Eastman Kodak Company	US		13/193,932	7/29/2011		Filed	DOUBLE SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE

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K000515	Eastman Kodak Company	US		13/276,510	10/19/2011		Filed	GEOGRAPHICALLY BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000518	Eastman Kodak Company	US		13/307,523	11/30/2011		Filed	CARRIAGE PRINTER WITH ADAPTIVE MOTION CONTROL
K000519	Eastman Kodak Company	US		13/270,259	10/11/2011		Filed	INFRARED FLUORESCENT COMPOSITION HAVING POLYVINYL ACETAL BINDER
K000520	Eastman Kodak Company	US		13/530,161	6/22/2012		Filed	CONTROLLING DROP CHARGE USING DROP MERGING DURING PRINTING
K000525	Eastman Kodak Company	US		13/277,334	10/20/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000527	Eastman Kodak Company	US		13/205,726	8/9/2011		Filed	METHOD FOR OFFSET MEDIA SYSTEM
K000528	Eastman Kodak Company	US		13/229,944	9/12/2011		Filed	IMAGING HEAD FOR A FLAT BED SCANNER
K000530	Eastman Kodak Company	US		13/218,487	8/26/2011		Filed	ACTUATING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000531	Eastman Kodak Company	US		13/218,490	8/26/2011		Filed	PRODUCING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000533	Eastman Kodak Company	US	8445853	13/214,550	8/22/2011	5/21/2013	Granted	METHOD OF MAKING A RADIATION-SENSITIVE SUBSTRATE
K000534	Eastman Kodak Company	US		13/214,471	8/22/2011		Filed	ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
K000538	Eastman Kodak Company	US		13/305,815	11/29/2011		Filed	TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID STRUCTURE
K000539	Eastman Kodak Company	US		13/213,141	8/19/2011		Filed	MANDREL FOR ELECTROFORM FILTER INCLUDING UNIFORM PORES
K000540	Eastman Kodak Company	US	8419175	13/213,143	8/19/2011	4/16/2013	Granted	PRINTING SYSTEM INCLUDING FILTER WITH UNIFORM PORES
K000541	Eastman Kodak Company	US		13/245,894	9/27/2011		Filed	METHOD OF MAKING LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000543	Eastman Kodak Company	US		13/230,006	9/12/2011		Filed	PAGE COMPLEXITY ANALYZER
K000545	Eastman Kodak Company	US		13/217,631	8/25/2011		Filed	MULTIPLE SIDED MEDIA PATTERN REGISTRATION SYSTEM
K000546	Eastman Kodak Company	US	8500234	13/217,651	8/25/2011	8/6/2013	Granted	REGISTERING PATTERNS ON MULTIPLE MEDIA SIDES
K000547	Eastman Kodak Company	US		13/217,665	8/25/2011		Filed	PRINTING REGISTERED PATTERNS ON MULTIPLE MEDIA SIDES
K000552	Eastman Kodak Company	US		13/357,060	1/24/2012		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000552	Eastman Kodak Company	WO		PCT/US13/22380	1/21/2013		Filed	ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000553	Eastman Kodak Company	US		13/362,180	1/31/2012		Filed	IMAGE PROCESSING MANAGEMENT
K000556	Eastman Kodak Company	US		13/229,980	9/12/2011		Filed	IMAGING HEAD FOR A FLAT BED SCANNER
K000557	Eastman Kodak Company	US		13/445,114	4/12/2012		Filed	MAKING STACKED PANCAKE MOTORS USING PATTERNED ADHESIVES
K000558	Eastman Kodak Company	US		13/537,240	6/29/2012		Filed	FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K000559	Eastman Kodak Company	US		13/245,964	9/27/2011		Filed	LARGE-PARTICLE SEMIPOROUS-PAPER INKJET PRINTER
K000561	Eastman Kodak Company	US		13/245,977	9/27/2011		Filed	ELECTROGRAPHIC PRINTER USING FLUIDIC CHARGE DISSIPATION
K000568	Eastman Kodak Company	US		13/270,260	10/11/2011		Filed	COMPACT VIEWER FOR INVISIBLE INDICIA
K000570	Eastman Kodak Company	US	8474945	13/222,156	8/31/2011	7/2/2013	Granted	DISLODGING AND REMOVING BUBBLES FROM INKJET PRINTHEAD
K000572	Eastman Kodak Company	US		13/230,034	9/12/2011		Filed	PAGE COMPLEXITY ANALYZER
K000579	Eastman Kodak Company	US		13/359,865	1/27/2012		Filed	PRESSURE REGULATION FOR INKJET PRINTER INK SUPPLY
K000581	Eastman Kodak Company	US		13/956,652	8/1/2013		Filed	RECHARGER TO RESTORE ELECTROSTATIC HOLDING FORCE
K000584	Eastman Kodak Company	US		13/956,668	8/1/2013		Filed	CHARGER PROVIDING NON-UNIFORM ELECTROSTATIC HOLDING FORCE
K000585	Eastman Kodak Company	US		13/305,801	11/29/2011		Filed	PRINTHEAD MAINTENANCE BASED ON INK SUPPLY INTERRUPTION
K000587	Eastman Kodak Company	US		13/332,406	12/21/2011		Filed	PRINTING INK IMAGE USING POLYMER OR SALT
K000589	Eastman Kodak Company	US		13/303,542	11/23/2011		Filed	GLOSS-WATERMARK-PRODUCING APPARATUS
K000590	Eastman Kodak Company	US		13/406,557	2/28/2012		Filed	TRANSFER UNIT WITH COMPENSATION FOR VARIATION
K000591	Eastman Kodak Company	US		13/228,919	9/9/2011		Filed	MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000591	Eastman Kodak Company	WO		PCT/US12/53745	9/5/2012		Filed	MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000592	Eastman Kodak Company	US		13/348,674	1/12/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000596	Eastman Kodak Company	US	8273654	13/248,576	9/29/2011	9/25/2012	Granted	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000605	Eastman Kodak Company	US		13/240,112	9/22/2011		Filed	OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000605	Eastman Kodak Company	WO		PCT/US12/55297	9/14/2012		Filed	OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING

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K000606	Eastman Kodak Company	US		13/547,152	7/12/2012		Filed	LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000608	Eastman Kodak Company	US		13/234,695	9/16/2011		Filed	INK SET FOR CONTINUOUS INKJET PRINTING
K000611	Eastman Kodak Company	US		13/234,745	9/16/2011		Filed	CONTINUOUS INKJET PRINTING METHOD
K000612	Eastman Kodak Company	US		13/547,279	7/12/2012		Filed	LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000613	Eastman Kodak Company	US		13/251,456	10/3/2011		Filed	STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000613	Eastman Kodak Company	WO		PCT/US12/55346	9/14/2012		Filed	STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000614	Eastman Kodak Company	US		13/251,472	10/3/2011		Filed	STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000614	Eastman Kodak Company	WO		PCT/US12/58222	10/1/2012		Filed	STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000616	Eastman Kodak Company	US		13/312,003	12/6/2011		Filed	COLOR MULTICHANNEL DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000617	Eastman Kodak Company	US		13/238,280	9/21/2011		Filed	INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000625	Eastman Kodak Company	US		13/270,273	10/11/2011		Filed	METHOD FOR VIEWING INVISIBLE INDICIA
K000626	Eastman Kodak Company	US		13/249,299	9/30/2011		Filed	FORMING A PLANAR FILM OVER MICROFLUIDIC DEVICE OPENINGS
K000629	Eastman Kodak Company	US	8441280	13/279,370	10/24/2011	5/14/2013	Granted	SAFETY COMPONENT IN A PROGRAMMABLE COMPONENTS CHAIN
K000630	Eastman Kodak Company	US		13/248,518	9/29/2011		Filed	PRODUCING VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000631	Eastman Kodak Company	US		13/249,345	9/30/2011		Filed	PRINTER WITH WAX MANAGEMENT SYSTEM
K000632	Eastman Kodak Company	US		13/280,683	10/25/2011		Filed	IMPROVED INK REDUCTION METHOD
K000633	Eastman Kodak Company	US		13/249,341	9/30/2011		Filed	WAX MANAGEMENT SYSTEM
K000634	Eastman Kodak Company	US		13/316,593	12/12/2011		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000634	Eastman Kodak Company	WO		PCT/US12/68890	12/11/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000637	Eastman Kodak Company	US		13/270,262	10/11/2011		Filed	INK HAVING POLYVINYL ACETAL BINDER
K000638	Eastman Kodak Company	US		13/270,269	10/11/2011		Filed	ARTICLE PRINTED WITH INFRARED DYE
K000639	Eastman Kodak Company	US		13/906,384	5/31/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT WITH LOW ENERGY COMPONENTS
K000642	Eastman Kodak Company	US		13/906,389	5/31/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT USING SINTERING
K000643	Eastman Kodak Company	US		13/478,205	5/23/2012		Filed	IDENTIFYING FLUID SUPPLIED THROUGH HOSE
K000645	Eastman Kodak Company	US		13/297,640	11/16/2011		Filed	COMPACT CONFIGURATION FOR A SCAN BAR ASSEMBLY
K000648	Eastman Kodak Company	TW		101145715	12/5/2012		Filed	USING AUDIO TO DETECT MISFEED OR MULTIFEED
K000648	Eastman Kodak Company	US		13/312,340	12/6/2011		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000648	Eastman Kodak Company	WO		PCT/US12/67862	12/5/2012		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000653	Eastman Kodak Company	US	8362801	13/279,371	10/24/2011	1/29/2013	Granted	METHOD OF PROGRAMMING A SAFETY COMPONENT
K000654	Eastman Kodak Company	US		13/275,595	10/18/2011		Filed	METHOD OF MAKING HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000656	Eastman Kodak Company	US		13/424,426	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000657	Eastman Kodak Company	US		13/276,528	10/19/2011		Filed	WEATHER BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000658	Eastman Kodak Company	US		13/276,550	10/19/2011		Filed	INDOOR HUMIDITY CONDITION ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000660	Eastman Kodak Company	US		13/421,951	3/16/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000660	Eastman Kodak Company	WO		PCT/US13/31893	3/15/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000661	Eastman Kodak Company	US		13/402,985	2/23/2012		Filed	DYNAMIC ANAGLYPHIC PRINTS
K000662	Eastman Kodak Company	US	8454134	13/358,560	1/26/2012	6/4/2013	Granted	PRINTED DROP DENSITY RECONFIGURATION
K000663	Eastman Kodak Company	JP		2011-280339	12/21/2011		Filed	THERMAL POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR CONTAINING ALKALI-SOLUBLE POLYURETHANE HAVING SILOXANE UNIT
K000663	Eastman Kodak Company	WO		PCT/JP12/78554	10/30/2012		Filed	POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND PROCESS FOR PREPARING LITHOGRAPHIC PRINTING PLATE

K000666	Eastman Kodak Company	US	8439351	13/283,637	10/28/2011	5/14/2013	Granted	MEASURING AMOUNT OF MEDIA DURING STACK COMPRESSION
K000669	Eastman Kodak Company	US		13/278,248	10/21/2011		Filed	METHOD FOR TRANSFERRING DEVELOPER
K000671	Eastman Kodak Company	US		13/534,072	6/27/2012		Filed	PRINT CONTENT DEPENDENT ADJUSTMENT OF PRINTED LIQUID
K000672	Eastman Kodak Company	US	8469490	13/281,861	10/26/2011	6/25/2013	Granted	INK TANK CONFIGURATION FOR INKJET PRINTER

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K000674	Eastman Kodak Company	US		13/278,762	10/21/2011		Filed	AIRFLOW MANAGEMENT SYSTEM FOR CORONA CHARGER
K000677	Eastman Kodak Company	US		13/280,702	10/25/2011		Filed	IMPROVED METHOD OF INK REDUCTION
K000678	Eastman Kodak Company	US		13/278,779	10/21/2011		Filed	AIRFLOW MANAGEMENT METHOD FOR CORONA CHARGER
K000679	Eastman Kodak Company	US		13/298,368	11/17/2011		Filed	DEINKING A PRINT
K000680	Eastman Kodak Company	US		13/285,264	10/31/2011		Filed	DETECTING RFID TAG AND INHIBITING SKIMMING
K000681	Eastman Kodak Company	US		13/285,274	10/31/2011		Filed	AUTHORIZING RFID READER AND INHIBITING SKIMMING
K000683	Eastman Kodak Company	US		13/334,125	12/22/2011		Filed	INKJET INK COMPOSITION
K000683	Eastman Kodak Company	WO		PCT/US12/69180	12/12/2012		Filed	INKJET INK COMPOSITION
K000684	Eastman Kodak Company	US		13/282,512	10/27/2011		Filed	LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS
K000684	Eastman Kodak Company	WO		PCT/US12/61762	10/25/2012		Filed	LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS
K000689	Eastman Kodak Company	US		13/312,501	12/6/2011		Filed	COMBINED ULTRASONIC-BASED MULTIFEED DETECTION SYSTEM AND SOUND-BASED DAMAGE DETECTION SYSTEM
K000704	Eastman Kodak Company	US		13/348,676	1/12/2012		Filed	METHOD FOR ENHANCING A DIGITIZED DOCUMENT
K000705	Eastman Kodak Company	US		13/792,329	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K000707	Eastman Kodak Company	US		13/483,356	5/30/2012		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000707	Eastman Kodak Company	WO		PCT/US13/42852	5/28/2013		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000708	Eastman Kodak Company	US		13/358,545	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000708	Eastman Kodak Company	WO		PCT/US13/20741	1/9/2013		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000709	Eastman Kodak Company	US		13/410,631	3/2/2012		Filed	CONTINUOUS INKJET PRINTER CLEANING METHOD
K000711	Eastman Kodak Company	US		13/285,649	10/31/2011		Filed	EDGE PRINTING MODULE
K000712	Eastman Kodak Company	US		13/285,666	10/31/2011		Filed	METHOD FOR OPERATING A PRINTING MODULE FOR EDGE PRINTING
K000718	Eastman Kodak Company	US		13/362,257	1/31/2012		Filed	PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000721	Eastman Kodak Company	DE		102012017403.9	9/3/2012		Filed	VERFAHREN UND VORRICHTUNG ZUM REINIGEN EINES PHOTOLEITERS IN EINER DRUCKMASCHINE
K000734	Eastman Kodak Company	US		13/305,831	11/29/2011		Filed	MAKING TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID
K000746	Eastman Kodak Company	US		13/923,403	6/21/2013		Filed	INKJET PRINTING SYSTEM WITH CONTOURED MEDIA GUIDE
K000748	Eastman Kodak Company	US		13/307,568	11/30/2011		Filed	ADAPTIVE MOTION CONTROL FOR CARRIAGE PRINTER
K000752	Eastman Kodak Company	US	8454145	13/305,828	11/29/2011	6/4/2013	Granted	AIR EXTRACTION MOMENTUM PUMP FOR INKJET PRINTHEAD
K000753	Eastman Kodak Company	US	8449092	13/305,849	11/29/2011	5/28/2013	Granted	AIR EXTRACTION MOMENTUM METHOD
K000754	Eastman Kodak Company	US		13/312,043	12/6/2011		Filed	STEREOSCOPIC DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000755	Eastman Kodak Company	US		13/312,075	12/6/2011		Filed	STEREOSCOPIC DISPLAY SYSTEM USING LIGHT-SOURCE DETECTOR
K000756	Eastman Kodak Company	US		13/312,024	12/6/2011		Filed	COLOR MULTICHANNEL DISPLAY USING LIGHT-SOURCE DETECTOR
K000757	Eastman Kodak Company	US		13/315,838	12/9/2011		Filed	CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000760	Eastman Kodak Company	US		13/315,866	12/9/2011		Filed	ASSEMBLY OF OPTICAL SENSOR TO CARRIAGE PRINTER
K000761	Eastman Kodak Company	US		13/430,741	3/27/2012		Filed	PUMP DISPOSED AROUND OUTPUT SHAFT OF INKJET PRINTER
K000763	Eastman Kodak Company	US		13/312,700	12/6/2011		Filed	PRINTER DRIVER CACHING METHOD
K000763	Eastman Kodak Company	WO		PCT/US12/66495	11/26/2012		Filed	PRINTER DRIVER CACHING METHOD
K000764	Eastman Kodak Company	US		13/326,487	12/15/2011		Filed	METHOD FOR TRANSPORTING PRINT MEDIA
K000765	Eastman Kodak Company	US		13/534,293	6/27/2012		Filed	SURFACE MODIFICATION OF CARBON BLACK
K000767	Eastman Kodak Company	DE	102011121834	102011121834.7	12/21/2011	3/21/2013	Granted	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000767	Eastman Kodak Company	US		13/707,719	12/7/2012		Filed	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000768	Eastman Kodak Company	US		13/482,151	5/29/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000768	Eastman Kodak Company	WO		PCT/US13/42813	5/28/2013		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000773	Eastman Kodak Company	US		13/329,560	12/19/2011		Filed	SYSTEM FOR JOINING SHEETS TO FORM A BELT
K000776	Eastman Kodak Company	US		13/356,964	1/24/2012		Filed	CORROSION PROTECTED FLEXIBLE PRINTED WIRING MEMBER

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K000781	Eastman Kodak Company	US		13/327,813	12/16/2011		Filed	SORTING A MEDIA STACK USING A PRINTER
K000782	Eastman Kodak Company	US		13/327,820	12/16/2011		Filed	IDENTIFYING A PREVIOUSLY MARKED SHEET
K000783	Eastman Kodak Company	US		13/327,828	12/16/2011		Filed	SORTING A MEDIA STACK USING A SCANNING APPARATUS
K000786	Eastman Kodak Company	US		13/483,227	5/30/2012		Filed	METHOD FOR PROVIDING A PRINTED PATTERN
K000786	Eastman Kodak Company	WO		PCT/US13/41930	5/21/2013		Filed	METHOD FOR PROVIDING A PRINTED PATTERN
K000787	Eastman Kodak Company	US		13/456,301	4/26/2012		Filed	LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000787	Eastman Kodak Company	WO		PCT/US13/37982	4/24/2013		Filed	LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000788	Eastman Kodak Company	US		13/430,798	3/27/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000788	Eastman Kodak Company	WO		PCT/US13/33449	3/22/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000789	Eastman Kodak Company	US		13/334,130	12/22/2011		Filed	INKJET PRINTING METHOD AND SYSTEM
K000790	Eastman Kodak Company	US		13/334,139	12/22/2011		Filed	POLYMER COMPOSITION
K000790	Eastman Kodak Company	WO		PCT/US12/70509	12/19/2012		Filed	POLYMER COMPOSITION
K000791	Eastman Kodak Company	US		13/331,073	12/20/2011		Filed	ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000799	Eastman Kodak Company	US		13/332,417	12/21/2011		Filed	METHOD FOR DETECTING ARTIFACTS IN PRINTED CONTENT
K000800	Eastman Kodak Company	US		13/334,707	12/22/2011		Filed	PRINTER WITH LIQUID ENHANCED FIXING SYSTEM
K000801	Eastman Kodak Company	US		13/334,509	12/22/2011		Filed	METHOD FOR PRINTING WITH ADAPTIVE DISTORTION CONTROL
K000802	Eastman Kodak Company	US		13/334,524	12/22/2011		Filed	PRINTER WITH ADAPTIVE DISTORTION CONTROL
K000803	Eastman Kodak Company	US		13/334,661	12/22/2011		Filed	INKJET PRINTER WITH ENHANCED DEINKABILITY
K000804	Eastman Kodak Company	US		13/351,432	1/17/2012		Filed	STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000804	Eastman Kodak Company	WO		PCT/US13/20476	1/7/2013		Filed	STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000805	Eastman Kodak Company	US		13/351,449	1/17/2012		Filed	SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000805	Eastman Kodak Company	WO		PCT/US13/21359	1/14/2013		Filed	SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000806	Eastman Kodak Company	US		13/351,470	1/17/2012		Filed	STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000806	Eastman Kodak Company	WO		PCT/US13/20736	1/9/2013		Filed	STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000807	Eastman Kodak Company	US		13/596,195	8/28/2012		Filed	PUMPING CAP FOR APPLYING SUCTION TO PRINTHEAD
K000808	Eastman Kodak Company	US		13/359,746	1/27/2012		Filed	SEAL AND SEAL PULLING MEMBER FOR INK TANK
K000809	Eastman Kodak Company	US		13/359,884	1/27/2012		Filed	INKJET PRINTHEAD WITH MULTI-LAYER MOUNTING SUBSTRATE
K000810	Eastman Kodak Company	US		13/435,617	3/30/2012		Filed	INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000811	Eastman Kodak Company	US		13/459,318	4/30/2012		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000811	Eastman Kodak Company	WO		PCT/US13/38317	4/26/2013		Filed	LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000812	Eastman Kodak Company	US		13/352,586	1/18/2012		Filed	DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000812	Eastman Kodak Company	WO		PCT/US13/21362	1/14/2013		Filed	DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000815	Eastman Kodak Company	US		13/530,171	6/22/2012		Filed	VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000815	Eastman Kodak Company	WO		PCT/US13/45120	6/11/2013		Filed	VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000816	Eastman Kodak Company	US		13/798,445	3/13/2013		Filed	METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K000817	Eastman Kodak Company	US		13/351,495	1/17/2012		Filed	FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000817	Eastman Kodak Company	WO		PCT/US13/20731	1/9/2013		Filed	FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000819	Eastman Kodak Company	US		13/359,762	1/27/2012		Filed	SEAL AND SECONDARY FILM FOR INK TANK
K000820	Eastman Kodak Company	US		13/433,412	3/29/2012		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000824	Eastman Kodak Company	US		13/362,226	1/31/2012		Filed	IMAGE SCANNING AND PROCESSING SYSTEM
K000825	Eastman Kodak Company	US		13/362,272	1/31/2012		Filed	IMAGE PROCESSING ADAPTER AND METHOD
K000827	Eastman Kodak Company	US		13/362,614	1/31/2012		Filed	IMAGE PROCESSING MANAGEMENT METHOD
K000829	Eastman Kodak Company	US		13/461,875	5/2/2012		Filed	PRINTED IMAGE FOR VISUALLY-IMPAIRED PERSON

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K000832	Eastman Kodak Company	US		13/929,829	6/28/2013		Filed	TIMED SEQUENCE INDICATORS
K000833	Eastman Kodak Company	US		13/351,518	1/17/2012		Filed	STEREOSCOPIC GLASSES USING TILTED FILTERS
K000833	Eastman Kodak Company	WO		PCT/US13/21360	1/14/2013		Filed	STEREOSCOPIC GLASSES USING TILTED FILTERS
K000836	Eastman Kodak Company	US		13/406,649	2/28/2012		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-PATTERN MICRO-WIRES
K000837	Eastman Kodak Company	US		13/526,803	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K000838	Eastman Kodak Company	US		13/646,761	10/8/2012		Filed	GAME SERVER IN A MULTIFUNCTION PRINTER
K000840	Eastman Kodak Company	US		13/534,031	6/27/2012		Filed	NOZZLE ARRAY CONFIGURATION FOR PRINTHEAD DIE
K000841	Eastman Kodak Company	US		13/430,749	3/27/2012		Filed	POWER FOR WIRELESS PRINTER DURING SLEEP MODE
K000843	Eastman Kodak Company	US		13/362,828	1/31/2012		Filed	METHOD OF IMAGE PROCESSING FROM MULTIPLE SCANNERS
K000844	Eastman Kodak Company	US		13/362,938	1/31/2012		Filed	IMAGE PROCESSING METHOD FOR SUPPORTING MULTIPLE SCANNERS
K000845	Eastman Kodak Company	US		13/363,048	1/31/2012		Filed	IMAGE PROCESSING METHOD
K000846	Eastman Kodak Company	US		13/537,704	6/29/2012		Filed	PIGMENT-BASED INKJET INKS
K000850	Eastman Kodak Company	US		13/646,763	10/8/2012		Filed	PHOTO EDITOR IN A MULTIFUNCTION PRINTER
K000851	Eastman Kodak Company	US		13/686,979	11/28/2012		Filed	PRESSURE REGULATED INKJET PRINTHEAD WITH REPLACEABLE ON-AXIS INK TANK
K000852	Eastman Kodak Company	US		13/400,178	2/20/2012		Filed	CONTROL CIRCUIT FOR LIGHT EMITTING DIODE INDICATOR
K000853	Eastman Kodak Company	US		13/357,082	1/24/2012		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000853	Eastman Kodak Company	WO		PCT/US13/22475	1/22/2013		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000854	Eastman Kodak Company	US		13/358,548	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000855	Eastman Kodak Company	US		13/358,558	1/26/2012		Filed	CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000856	Eastman Kodak Company	US		13/358,567	1/26/2012		Filed	PRINTED DROP DENSITY RECONFIGURATION
K000857	Eastman Kodak Company	US		13/358,574	1/26/2012		Filed	PRINTED DROP DENSITY RECONFIGURATION
K000859	Eastman Kodak Company	US		13/359,902	1/27/2012		Filed	FABRICATION OF AN INKJET PRINTHEAD MOUNTING SUBSTRATE
K000861	Eastman Kodak Company	US		13/851,182	3/27/2013		Filed	INKJET RECEIVER PRECOATS INCORPORATING SILICA
K000863	Eastman Kodak Company	US		13/532,840	6/26/2012		Filed	READING RFID TAG USING ANTENNA WITHIN ENCLOSURE
K000865	Eastman Kodak Company	US		13/532,859	6/26/2012		Filed	RFID SYSTEM WITH ENCLOSURE AND INTERFERENCE PATTERN
K000867	Eastman Kodak Company	US		13/532,821	6/26/2012		Filed	RFID SYSTEM WITH MULTIPLE TAG TRANSMIT FREQUENCIES
K000868	Eastman Kodak Company	US		13/362,267	1/31/2012		Filed	PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000869	Eastman Kodak Company	US		13/366,403	2/6/2012		Filed	DETECTING AN UNSECURED STATE OF A MANDREL
K000870	Eastman Kodak Company	US		13/408,072	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000871	Eastman Kodak Company	US		13/465,051	5/7/2012		Filed	IMPROVED EFFICIENCY OF A CORONA CHARGER
K000872	Eastman Kodak Company	US		13/406,658	2/28/2012		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000872	Eastman Kodak Company	WO		PCT/US13/27610	2/25/2013		Filed	TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000875	Eastman Kodak Company	US		13/362,297	1/31/2012		Filed	PHOTONIC HEATING OF SILVER GRIDS
K000876	Eastman Kodak Company	US		13/362,324	1/31/2012		Filed	PHOTONIC HEATING OF SILVER GRIDS
K000880	Eastman Kodak Company	US		13/623,927	9/21/2012		Filed	ADJUSTING THE SHARPNESS OF A DIGITAL IMAGE
K000882	Eastman Kodak Company	US		13/406,665	2/28/2012		Filed	MAKING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000883	Eastman Kodak Company	US		13/406,829	2/28/2012		Filed	PATTERN-WISE DEFINING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000884	Eastman Kodak Company	US		13/406,845	2/28/2012		Filed	ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000884	Eastman Kodak Company	WO		PCT/US13/26784	2/20/2013		Filed	ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000885	Eastman Kodak Company	US		13/406,867	2/28/2012		Filed	TOUCH SCREEN WITH DUMMY MICRO-WIRES
K000886	Eastman Kodak Company	US		13/403,004	2/23/2012		Filed	PRINTED DYNAMIC ANAGLYPH IMAGE METHOD
K000887	Eastman Kodak Company	US		13/403,017	2/23/2012		Filed	DYNAMIC ANAGLYPH DESIGN APPARATUS
K000888	Eastman Kodak Company	US		13/462,031	5/2/2012		Filed	NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT

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K000888	Eastman Kodak Company	WO		PCT/US13/39049	5/1/2013		Filed	NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT
K000889	Eastman Kodak Company	US		13/462,077	5/2/2012		Filed	PREPARING DRY TONER PARTICLES FOR METALLIC EFFECT
K000890	Eastman Kodak Company	US		13/873,359	4/30/2013		Filed	PREPARING TONER IMAGES WITH METALLIC EFFECT
K000895	Eastman Kodak Company	US		13/366,409	2/6/2012		Filed	DETECTING AN UNSECURED STATE OF A MANDREL
K000896	Eastman Kodak Company	US		13/664,472	10/31/2012		Filed	COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000896	Eastman Kodak Company	WO		PCT/US13/37085	4/18/2013		Filed	COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000897	Eastman Kodak Company	US		13/434,896	3/30/2012		Filed	REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000902	Eastman Kodak Company	US		13/532,845	6/26/2012		Filed	RFID READING SYSTEM USING RF GRATING
K000903	Eastman Kodak Company	US		13/477,195	5/22/2012		Filed	CONTAINER-TYPE IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000904	Eastman Kodak Company	US		13/552,721	7/19/2012		Filed	CORRUGATED MEMBRANE MEMS ACTUATOR FABRICATION METHOD
K000905	Eastman Kodak Company	US		13/552,728	7/19/2012		Filed	CORRUGATED MEMBRANE MEMS ACTUATOR
K000906	Eastman Kodak Company	US		13/449,745	4/18/2012		Filed	CONTINUOUS INKJET PRINTING METHOD
K000907	Eastman Kodak Company	US		13/623,934	9/21/2012		Filed	CONTROLLING THE SHARPNESS OF A DIGITAL IMAGE
K000908	Eastman Kodak Company	US		13/413,935	3/7/2012		Filed	DISPLAY PIXELS WITH ALTERNATING COLORS
K000909	Eastman Kodak Company	US		13/455,257	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH EXTERNALLY-ALTERABLE CONDUCTOR
K000910	Eastman Kodak Company	US		13/455,360	4/25/2012		Filed	ELECTRONIC STORAGE SYSTEM WITH ENVIRONMENTALLY-ALTERABLE CONDUCTOR
K000911	Eastman Kodak Company	US		13/532,874	6/26/2012		Filed	RFID SYSTEM WITH BARRIERS AND KEY ANTENNAS
K000912	Eastman Kodak Company	US		13/599,205	8/30/2012		Filed	CHANGING RADIUS GENERATOR
K000914	Eastman Kodak Company	US		13/400,169	2/20/2012		Filed	AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000915	Eastman Kodak Company	US		13/401,958	2/22/2012		Filed	CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000915	Eastman Kodak Company	WO		PCT/US13/26016	2/14/2013		Filed	CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000916	Eastman Kodak Company	US		13/417,569	3/12/2012		Filed	DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
K000917	Eastman Kodak Company	US		13/404,082	2/24/2012		Filed	SENSOR FOR AVERTING POTENTIAL PRINthead DAMAGE
K000918	Eastman Kodak Company	US		13/407,058	2/28/2012		Filed	OPTICALLY-READABLE ELECTROMAGNETIC ANTENNA
K000919	Eastman Kodak Company	US		13/686,941	11/28/2012		Filed	SEMI-PERMEABLE PARTICLES HAVING METALLIC CATALYSTS AND USES
K000920	Eastman Kodak Company	US		13/454,145	4/24/2012		Filed	TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC STRUCTURE
K000921	Eastman Kodak Company	US		13/421,987	3/16/2012		Filed	INK SUPPLY HAVING MEMBRANE FOR VENTING AIR
K000925	Eastman Kodak Company	US		13/408,089	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000926	Eastman Kodak Company	US		13/408,098	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000927	Eastman Kodak Company	US		13/627,140	9/26/2012		Filed	DIRECT LASER-ENGRAVEABLE PATTERNABLE ELEMENTS AND USES
K000928	Eastman Kodak Company	US		13/408,111	2/29/2012		Filed	IMPROVED OUTPUT OF A CORONA CHARGER
K000929	Eastman Kodak Company	US		13/404,103	2/24/2012		Filed	DETECTING POTENTIAL COLLISION DAMAGE TO PRINthead
K000931	Eastman Kodak Company	US		13/430,800	3/27/2012		Filed	PRINTING SYSTEM WITH RECEIVER CAPACITANCE ESTIMATION
K000936	Eastman Kodak Company	US		13/413,954	3/7/2012		Filed	METHOD FOR CONTROLLING DISPLAY WITH ALTERNATING COLOR PIXELS
K000937	Eastman Kodak Company	US		13/422,128	3/16/2012		Filed	METHOD FOR VENTING AIR WITH A MEMBRANE
K000938	Eastman Kodak Company	US		13/600,631	8/31/2012		Filed	INKJET PRINTING SYSTEM
K000943	Eastman Kodak Company	US		13/432,044	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000943	Eastman Kodak Company	WO		PCT/US13/33471	3/22/2013		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000944	Eastman Kodak Company	US		13/432,017	3/28/2012		Filed	FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID
K000945	Eastman Kodak Company	US		13/477,379	5/22/2012		Filed	CONTAINER-CLASSIFICATION IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000946	Eastman Kodak Company	US		13/477,422	5/22/2012		Filed	RFID MARKING OF UNITS IN A SPACE
K000948	Eastman Kodak Company	US		13/597,395	8/29/2012		Filed	MANUFACTURE OF LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ABLATION IMAGING
K000949	Eastman Kodak Company	US		13/430,744	3/27/2012		Filed	CARRIAGE ACTIVATED PUMP FOR INKJET PRINTER

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K000950	Eastman Kodak Company	US		13/552,735	7/19/2012		Filed	MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000950	Eastman Kodak Company	WO		PCT/US13/50447	7/15/2013		Filed	MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000951	Eastman Kodak Company	US		13/544,104	7/9/2012		Filed	ELECTRODE PRINT SPEED SYNCHRONIZATION IN ELECTROSTATIC PRINTER
K000952	Eastman Kodak Company	US		13/424,422	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	US		13/424,436	3/20/2012		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	WO		PCT/US13/32881	3/19/2013		Filed	DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000955	Eastman Kodak Company	US		13/744,751	1/18/2013		Filed	ACOUSTIC WAVE DRYING SYSTEM
K000958	Eastman Kodak Company	US		13/693,309	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH MATCHED EXHAUST FLOW
K000961	Eastman Kodak Company	US		13/559,638	7/27/2012		Filed	OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000961	Eastman Kodak Company	WO		PCT/US13/51928	7/25/2013		Filed	OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000964	Eastman Kodak Company	US		13/455,367	4/25/2012		Filed	ALTERING CONDUCTOR IN ELECTRONIC STORAGE SYSTEM
K000965	Eastman Kodak Company	US		13/532,826	6/26/2012		Filed	RFID SYSTEM WITH CONFIGURABLE RF PORT
K000966	Eastman Kodak Company	US		13/532,831	6/26/2012		Filed	RFID SYSTEM WITH MULTIPLE READER TRANSMIT FREQUENCIES
K000970	Eastman Kodak Company	US		13/535,876	6/28/2012		Filed	MULTIFUNCTION PRINTER WITH PLATEN CLOSEST TO LID
K000971	Eastman Kodak Company	US		13/456,323	4/26/2012		Filed	REACTIVE FLUOROPOLYMER AND LASER-ENGRAVEABLE COMPOSITIONS AND PREPARATORY METHODS
K000972	Eastman Kodak Company	US		13/455,377	4/25/2012		Filed	MAKING ELECTRONIC STORAGE SYSTEM HAVING CODE CIRCUIT
K000973	Eastman Kodak Company	US		13/432,052	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000974	Eastman Kodak Company	US		13/432,056	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000975	Eastman Kodak Company	US		13/432,062	3/28/2012		Filed	DIGITAL DROP PATTERNING DEVICE AND METHOD
K000976	Eastman Kodak Company	US		13/432,020	3/28/2012		Filed	FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID DISPENSER
K000978	Eastman Kodak Company	US		13/448,433	4/17/2012		Filed	SYSTEM FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000978	Eastman Kodak Company	WO		PCT/US13/35768	4/9/2013		Filed	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000980	Eastman Kodak Company	US		13/430,756	3/27/2012		Filed	POWERING A WIRELESS PRINTER DURING SLEEP MODE
K000983	Eastman Kodak Company	US		13/454,119	4/24/2012		Filed	MULTI-TONER CHARGED AREA DEVELOPMENT METHOD
K000984	Eastman Kodak Company	US		13/454,118	4/24/2012		Filed	PRINTER WITH MULTI-TONER DISCHARGED AREA DEVELOPMENT
K000985	Eastman Kodak Company	US		13/435,344	3/30/2012		Filed	PRINTER WITH UNFUSED TONER PROCESS CONTROL SYSTEM
K000986	Eastman Kodak Company	US		13/435,363	3/30/2012		Filed	PRINTER WITH UNFUSED TONER PROCESS CONTROL
K000987	Eastman Kodak Company	US		13/435,382	3/30/2012		Filed	TONER SENSOR MODULE
K000989	Eastman Kodak Company	US		13/454,121	4/24/2012		Filed	PRINTER WITH MULTI-TONER CHARGED AREA DEVELOPMENT
K000990	Eastman Kodak Company	US		13/433,339	3/29/2012		Filed	SYSTEM FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
K000991	Eastman Kodak Company	US		13/435,675	3/30/2012		Filed	INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000992	Eastman Kodak Company	US		13/462,067	5/2/2012		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000992	Eastman Kodak Company	WO		PCT/US13/38606	4/29/2013		Filed	PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000993	Eastman Kodak Company	US		13/433,479	3/29/2012		Filed	REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000994	Eastman Kodak Company	US		13/435,039	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000995	Eastman Kodak Company	US		13/435,050	3/30/2012		Filed	TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000997	Eastman Kodak Company	US		13/454,153	4/24/2012		Filed	TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC METHOD
K001001	Eastman Kodak Company	US		13/455,390	4/25/2012		Filed	MAKING STORAGE SYSTEM HAVING ENVIRONMENTALLY-MODIFIABLE CONDUCTOR
K001002	Eastman Kodak Company	US	8356758	13/455,402	4/25/2012	1/22/2013	Granted	MAKING STORAGE SYSTEM HAVING MODIFIABLE CONDUCTOR AND MEMORY
K001003	Eastman Kodak Company	US		13/460,922	5/1/2012		Filed	DRYING PRINTED MEDIA MOVING ALONG MEDIA PATH
K001006	Eastman Kodak Company	US		13/454,422	4/24/2012		Filed	NOZZLE PLATE INCLUDING PERMANENTLY BONDED FLUID CHANNEL
K001007	Eastman Kodak Company	US		13/792,338	3/11/2013		Filed	PRINthead INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001008	Eastman Kodak Company	US		13/462,182	5/2/2012		Filed	ENHANCING COLOR TONER IMAGES WITH

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K001009	Eastman Kodak Company	US		13/792,358	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001010	Eastman Kodak Company	US		13/792,367	3/11/2013		Filed	PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001011	Eastman Kodak Company	US		13/462,155	5/2/2012		Filed	HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001011	Eastman Kodak Company	US		13/836,491	3/15/2013		Filed	HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001012	Eastman Kodak Company	US		13/837,043	3/15/2013		Filed	FLUORESCING YELLOW TONER PARTICLES AND METHODS OF USE
K001013	Eastman Kodak Company	US		13/462,133	5/2/2012		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	US		13/837,546	3/15/2013		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	WO		PCT/US13/39180	5/2/2013		Filed	USE OF FLUORESCING TONERS FOR IMAGING
K001014	Eastman Kodak Company	US		13/873,540	4/30/2013		Filed	PREPARING COLOR TONER IMAGES WITH METALLIC EFFECT
K001018	Eastman Kodak Company	US		13/693,344	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH INTERSPERSED EXHAUST CHANNELS
K001021	Eastman Kodak Company	US		13/461,827	5/2/2012		Filed	INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL SYSTEM
K001022	Eastman Kodak Company	US		13/461,832	5/2/2012		Filed	INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001022	Eastman Kodak Company	WO		PCT/US13/39165	5/2/2013		Filed	INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001024	Eastman Kodak Company	US		13/461,831	5/2/2012		Filed	CONDENSATION CONTROL IN AN INKJET PRINTING SYSTEM
K001025	Eastman Kodak Company	US		13/461,834	5/2/2012		Filed	IN-FLIGHT INK DROPLET DRYING METHOD
K001026	Eastman Kodak Company	US		13/461,836	5/2/2012		Filed	MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001026	Eastman Kodak Company	WO		PCT/US13/39170	5/2/2013		Filed	MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001028	Eastman Kodak Company	US		13/461,838	5/2/2012		Filed	MULTI-ZONE CONDENSATION CONTROL METHOD
K001029	Eastman Kodak Company	US		13/445,125	4/12/2012		Filed	SHAPED ELECTRICAL CONDUCTOR
K001032	Eastman Kodak Company	US		13/602,367	9/4/2012		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001032	Eastman Kodak Company	WO		PCT/US13/56776	8/27/2013		Filed	POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001033	Eastman Kodak Company	US		13/599,119	8/30/2012		Filed	MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001034	Eastman Kodak Company	US		13/448,435	4/17/2012		Filed	METHOD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K001035	Eastman Kodak Company	US		13/622,382	9/19/2012		Filed	METHOD OF FORMING STRUCTURED MICRODOTS
K001036	Eastman Kodak Company	US		13/456,281	4/26/2012		Filed	AUTOMATICALLY-ADJUSTING WEB MEDIA TENSIONING MECHANISM
K001037	Eastman Kodak Company	US		13/459,567	4/30/2012		Filed	INK TANK SEAL RETAINER WITH SYMMETRIC SEAL FORCE
K001038	Eastman Kodak Company	US		13/459,514	4/30/2012		Filed	SNAP-ON SEAL FOR INKJET INK TANK
K001039	Eastman Kodak Company	US		13/459,534	4/30/2012		Filed	INKJET INK TANK FOR SNAP-ON SEAL
K001040	Eastman Kodak Company	US		13/686,942	11/28/2012		Filed	POROUS ORGANIC POLYMERIC FILMS AND PREPARATION
K001041	Eastman Kodak Company	US		13/548,675	7/13/2012		Filed	MAKING HIGH DENSITY POLYMER PARTICLES
K001042	Eastman Kodak Company	US		13/456,296	4/26/2012		Filed	METHOD FOR AUTOMATICALLY-ADJUSTING WEB MEDIA TENSION
K001043	Eastman Kodak Company	US		13/492,166	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001044	Eastman Kodak Company	US		13/859,813	4/10/2013		Filed	PRINTHEAD INCLUDING TUNED LIQUID CHANNEL MANIFOLD
K001046	Eastman Kodak Company	US		13/686,943	11/28/2012		Filed	POROUS PARTICLES AND METHODS OF MAKING THEM
K001049	Eastman Kodak Company	US		13/478,214	5/23/2012		Filed	VERIFYING IDENTIFICATION OF FLUID SUPPLIED THROUGH HOSE
K001050	Eastman Kodak Company	US		13/478,226	5/23/2012		Filed	IDENTIFYING FLUID SUPPLIED THROUGH HOSES
K001051	Eastman Kodak Company	US		13/477,412	5/22/2012		Filed	INKJET PRINTER WITH CARRIAGE-COUPLED MEDIA DETECTOR
K001052	Eastman Kodak Company	US		13/663,522	10/30/2012		Filed	FORMING A STRUCTURAL LAMINATE THAT RESISTS STRESS
K001053	Eastman Kodak Company	US		13/663,529	10/30/2012		Filed	FORMING A 3D STRUCTURAL ELEMENT
K001054	Eastman Kodak Company	US		13/478,389	5/23/2012		Filed	TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001054	Eastman Kodak Company	WO		PCT/US13/42146	5/22/2013		Filed	TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001055	Eastman Kodak Company	US		13/465,052	5/7/2012		Filed	IMPROVED EFFICIENCY OF A CORONA CHARGER
K001057	Eastman Kodak Company	US		13/477,132	5/22/2012		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE

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K001057	Eastman Kodak Company	WO		PCT/US13/41308	5/16/2013		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001060	Eastman Kodak Company	US		13/477,420	5/22/2012		Filed	DETECTING MEDIA TYPE USING CARRIAGE-COUPLED SENSOR
K001062	Eastman Kodak Company	US		13/750,206	1/25/2013		Filed	ACTIVATION OF MEDIA PRODUCT AGGREGATION USING ORDER HISTORY
K001063	Eastman Kodak Company	US		13/750,241	1/25/2013		Filed	PRODUCTION CAPACITY MANAGEMENT IN MEDIA PRODUCT AGGREGATION SYSTEMS
K001065	Eastman Kodak Company	US		13/750,286	1/25/2013		Filed	AGGREGATION OF MEDIA PRODUCT PRODUCTION AND DISTRIBUTION
K001066	Eastman Kodak Company	US		13/478,234	5/23/2012		Filed	VERIFYING IDENTIFICATION OF SEQUENTIALLY SUPPLIED FLUIDS
K001067	Eastman Kodak Company	US		13/591,256	8/22/2012		Filed	ELECTROGRAPHIC PRINTING OF TACTILE IMAGES
K001069	Eastman Kodak Company	US		13/481,986	5/29/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001073	Eastman Kodak Company	US		13/558,700	7/26/2012		Filed	BOUND DOCUMENT HAVING PRINTED COVER SHEET
K001074	Eastman Kodak Company	US		13/553,096	7/19/2012		Filed	EMBEDDING DATA WITH OFFSET PRINTING
K001075	Eastman Kodak Company	US		13/482,007	5/29/2012		Filed	CAMERA ON MULTIFUNCTION PRINTER
K001076	Eastman Kodak Company	US		13/587,119	8/16/2012		Filed	AUTHENTICATION WITH ACCESS CONTROL AND CALIBRATION
K001077	Eastman Kodak Company	US		13/482,011	5/29/2012		Filed	METHOD OF OPERATING A MULTIFUNCTION PRINTER
K001078	Eastman Kodak Company	US		13/492,194	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001079	Eastman Kodak Company	US		13/492,209	6/8/2012		Filed	DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001080	Eastman Kodak Company	US		13/477,138	5/22/2012		Filed	RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001082	Eastman Kodak Company	US		13/478,409	5/23/2012		Filed	IMAGE CAPTURE DEVICE FOR EXTRACTING TEXTUAL INFORMATION
K001083	Eastman Kodak Company	US		13/478,422	5/23/2012		Filed	SYSTEM FOR EXTRACTING TEXT FROM A DOCUMENT
K001084	Eastman Kodak Company	US		13/534,048	6/27/2012		Filed	METHOD OF BI-DIRECTIONAL PRINTING WITH OFFSET NOZZLE ARRAYS
K001089	Eastman Kodak Company	US		13/484,378	5/31/2012		Filed	DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001090	Eastman Kodak Company	US		13/536,216	6/28/2012		Filed	CORRECTING WEB SKEW IN A PRINTING SYSTEM
K001091	Eastman Kodak Company	US		13/483,368	5/30/2012		Filed	VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K001093	Eastman Kodak Company	US		13/750,319	1/25/2013		Filed	AGGREGATION OF CUSTOMER REQUIREMENTS
K001094	Eastman Kodak Company	US		13/535,543	6/28/2012		Filed	JOB CHANGE SCRAP REDUCTION
K001095	Eastman Kodak Company	US		13/549,611	7/16/2012		Filed	MASKED CONTAINER RFID TAG COMMUNICATIONS SYSTEM
K001096	Eastman Kodak Company	US		13/556,449	7/24/2012		Filed	INK TANK WITH A COMPLIANT WICK
K001097	Eastman Kodak Company	US		13/600,258	8/31/2012		Filed	ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCH
K001099	Eastman Kodak Company	US		13/686,946	11/28/2012		Filed	PARTICLES CONTAINING ORGANIC CATALYTIC MATERIALS AND USES
K001101	Eastman Kodak Company	US		13/671,854	11/8/2012		Filed	ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001103	Eastman Kodak Company	DE		102012021383.2	10/31/2012		Filed	ROTATING BELT INVERTER
K001104	Eastman Kodak Company	EP		12193855.9	11/22/2012		Filed	NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS COMPRISING A HYPERBRANCHED BINDER MATERIAL
K001107	Eastman Kodak Company	US		13/600,264	8/31/2012		Filed	THIN FILM DIELECTRIC LAYER FORMATION
K001108	Eastman Kodak Company	US		13/600,266	8/31/2012		Filed	ELECTRONIC ELEMENT INCLUDING DIELECTRIC STACK
K001109	Eastman Kodak Company	US		13/552,743	7/19/2012		Filed	LIQUID DISPENSER INCLUDING ACTIVE MEMBRANE ACTUATOR
K001110	Eastman Kodak Company	US		13/552,752	7/19/2012		Filed	LIQUID DISPENSER INCLUDING PASSIVE PRE-STRESSED FLEXIBLE MEMBRANE
K001111	Eastman Kodak Company	US		13/552,763	7/19/2012		Filed	LIQUID DISPENSER INCLUDING ASYMMETRIC NOZZLE ACTUATOR CONFIGURATION
K001115	Eastman Kodak Company	US		13/664,754	10/31/2012		Filed	FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001116	Eastman Kodak Company	US		13/591,559	8/22/2012		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001116	Eastman Kodak Company	WO		PCT/US13/55686	8/20/2013		Filed	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001118	Eastman Kodak Company	US		13/526,820	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001119	Eastman Kodak Company	US		13/526,837	6/19/2012		Filed	SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001123	Eastman Kodak Company	US		13/951,506	7/26/2013		Filed	CUT SHEET MEDIA INVERTING SYSTEM
K001124	Eastman Kodak Company	US		13/947,164	7/22/2013		Filed	COMPACT INVERTER FOR CUT SHEET MEDIA

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K001125	Eastman Kodak Company	US		13/859,804	4/10/2013		Filed	MEMBRANE MEMS ACTUATOR INCLUDING FLUIDIC IMPEDANCE STRUCTURE
K001126	Eastman Kodak Company	US		13/544,116	7/9/2012		Filed	PRINTING WITH MERGED DROPS USING ELECTROSTATIC DEFLECTION
K001127	Eastman Kodak Company	US		13/775,549	2/25/2013		Filed	PATTERNING OF TRANSPARENT CONDUCTIVE COATINGS
K001134	Eastman Kodak Company	US		13/649,134	10/11/2012		Filed	APPLYING HEATING LIQUID TO REMOVE MOISTENING LIQUID
K001136	Eastman Kodak Company	US		13/750,340	1/25/2013		Filed	ADJUSTING A CUSTOMER CATALOG FOR ORDERING VISUAL MEDIA PRODUCTS
K001138	Eastman Kodak Company	US		13/535,912	6/28/2012		Filed	SCANNING OF OVERSIZED DOCUMENTS
K001139	Eastman Kodak Company	US		13/536,165	6/28/2012		Filed	IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K001140	Eastman Kodak Company	US		13/537,247	6/29/2012		Filed	FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K001142	Eastman Kodak Company	US		13/744,776	1/18/2013		Filed	ACOUSTIC DRYING SYSTEM WITH SOUND OUTLET CHANNEL
K001144	Eastman Kodak Company	US		13/693,366	12/4/2012		Filed	ACOUSTIC DRYING SYSTEM WITH PERIPHERAL EXHAUST CHANNEL
K001145	Eastman Kodak Company	US		13/535,548	6/28/2012		Filed	JOB CHANGE SCRAP REDUCTION
K001146	Eastman Kodak Company	US		13/663,532	10/30/2012		Filed	PRODUCING RAISED PRINT USING YELLOW TONER
K001151	Eastman Kodak Company	US		13/757,891	2/4/2013		Filed	SILVER METAL NANOPARTICLE COMPOSITION
K001152	Eastman Kodak Company	US		13/608,099	9/10/2012		Filed	METHOD FOR INCREASING IMAGE RESOLUTION
K001153	Eastman Kodak Company	US		13/624,985	9/24/2012		Filed	ESTIMATING THE CLUTTER OF DIGITAL IMAGES
K001155	Eastman Kodak Company	US		13/681,461	11/20/2012		Filed	IMAGE RECTIFICATION USING SPARSELY-DISTRIBUTED LOCAL FEATURES
K001156	Eastman Kodak Company	US		13/602,358	9/4/2012		Filed	INKJET PRINTING METHOD USING MODE SWITCHING
K001159	Eastman Kodak Company	US		13/562,347	7/31/2012		Filed	EJECTOR WITH IMPROVED JETTING LATENCY FOR HIGH SOLIDS CONTENT
K001160	Eastman Kodak Company	DE		102012021404.9	10/30/2012		Filed	BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING
K001164	Eastman Kodak Company	US		13/547,320	7/12/2012		Filed	LARGE-PARTICLE INKJET DUAL-SIGN DEVELOPMENT PRINTING
K001165	Eastman Kodak Company	US		13/547,411	7/12/2012		Filed	INTERMEDIATE MEMBER FOR LARGE-PARTICLE INKJET DEVELOPMENT
K001166	Eastman Kodak Company	US		13/547,473	7/12/2012		Filed	LARGE-PARTICLE INKJET RECEIVER-CHARGING INTERMEDIATE MEMBER
K001167	Eastman Kodak Company	US		13/548,251	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K001168	Eastman Kodak Company	US		13/548,264	7/13/2012		Filed	EDGE DETECTION IN A PRINTING SYSTEM
K001169	Eastman Kodak Company	US		13/549,615	7/16/2012		Filed	COMMUNICATING WITH RFID TAGS ON MASKED CONTAINERS
K001176	Eastman Kodak Company	US		13/558,776	7/26/2012		Filed	PRODUCING BOUND DOCUMENT HAVING INNER COVER SHEET
K001177	Eastman Kodak Company	US		13/548,690	7/13/2012		Filed	HIGH DENSITY POLYMER PARTICLES AND DISPERSION OF SAME
K001179	Eastman Kodak Company	US		13/559,647	7/27/2012		Filed	OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001179	Eastman Kodak Company	WO		PCT/US13/51646	7/23/2013		Filed	OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001180	Eastman Kodak Company	US		13/559,651	7/27/2012		Filed	DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001180	Eastman Kodak Company	WO		PCT/US13/51930	7/25/2013		Filed	DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001181	Eastman Kodak Company	US		13/956,692	8/1/2013		Filed	CONTROLLING RECHARGING TO RESTORE ELECTROSTATIC HOLDING FORCE
K001183	Eastman Kodak Company	US		13/571,704	8/10/2012		Filed	MICRO-WIRE ELECTRODE PATTERN
K001184	Eastman Kodak Company	US		13/587,152	8/16/2012		Filed	PIXEL-ALIGNED MICRO-WIRE ELECTRODE DEVICE
K001185	Eastman Kodak Company	US		13/553,124	7/19/2012		Filed	EMBEDDING DATA WITH OFFSET PRINTING
K001186	Eastman Kodak Company	US		13/591,283	8/22/2012		Filed	PIXEL-ALIGNED DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001187	Eastman Kodak Company	US		13/609,299	9/11/2012		Filed	TOUCH DETECTION FOR CAPACITIVE TOUCH SCREEN
K001189	Eastman Kodak Company	US		13/562,349	7/31/2012		Filed	EJECTOR WITH IMPROVED JETTING LATENCY FOR MOLECULAR WEIGHT POLYMERS
K001190	Eastman Kodak Company	US		13/562,357	7/31/2012		Filed	METHOD OF PRINTING WITH HIGH SOLIDS CONTENT INK
K001194	Eastman Kodak Company	US		13/562,377	7/31/2012		Filed	TONER PRINTING WITH INCREASED GAMUT
K001195	Eastman Kodak Company	US		13/562,409	7/31/2012		Filed	NOISE REDUCTION IN TONER PRINTS
K001196	Eastman Kodak Company	US		13/562,383	7/31/2012		Filed	SYSTEM FOR DETERMINING EFFICIENT COMBINATIONS OF TONER COLORS TO FORM PRINTS WITH ENHANCED GAMUT
K001197	Eastman Kodak Company	US		13/600,338	8/31/2012		Filed	ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCHES

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K001198	Eastman Kodak Company	JP		2012-229633	10/17/2012		Filed	PHOTOSENSITIVE COMPOSITION HAVING NOVEL FLUORO COPOLYMER FOR LITHOGRAPHIC PRINTING PLATE
K001201	Eastman Kodak Company	US		13/562,378	7/31/2012		Filed	INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K001202	Eastman Kodak Company	US		13/598,202	8/29/2012		Filed	METHOD FOR GENERATING TAG LAYOUTS
K001203	Eastman Kodak Company	US		13/562,404	7/31/2012		Filed	TONER PRINT WITH EFFICIENTLY ENHANCED GAMUT
K001204	Eastman Kodak Company	US		13/600,274	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001205	Eastman Kodak Company	US		13/600,287	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC LAYER FORMATION
K001206	Eastman Kodak Company	US		13/598,260	8/29/2012		Filed	SYSTEM FOR GENERATING TAG LAYOUTS
K001207	Eastman Kodak Company	US		13/600,292	8/31/2012		Filed	PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001208	Eastman Kodak Company	US		13/598,310	8/29/2012		Filed	METHOD FOR COMPUTING SCALE FOR TAG INSERTION
K001209	Eastman Kodak Company	US		13/600,302	8/31/2012		Filed	THIN FILM TRANSISTOR INCLUDING IMPROVED SEMICONDUCTOR INTERFACE
K001210	Eastman Kodak Company	US		13/600,308	8/31/2012		Filed	THIN FILM TRANSISTOR INCLUDING DIELECTRIC STACK
K001211	Eastman Kodak Company	US		13/600,323	8/31/2012		Filed	HIGH PERFORMANCE THIN FILM TRANSISTOR
K001211	Eastman Kodak Company	WO		PCT/US13/56934	8/28/2013		Filed	HIGH PERFORMANCE THIN FILM TRANSISTOR
K001212	Eastman Kodak Company	US		13/759,092	2/5/2013		Filed	METHOD OF FORMING PRINTED PATTERNS
K001213	Eastman Kodak Company	US		13/562,416	7/31/2012		Filed	PRINTING SYSTEM WITH NOISE REDUCTION
K001213	Eastman Kodak Company	WO		PCT/US13/52443	7/29/2013		Filed	PRINTING SYSTEM WITH NOISE REDUCTION
K001218	Eastman Kodak Company	US		13/600,356	8/31/2012		Filed	SENSING EXPOSURE TO ENVIRONMENTAL FACTORS
K001223	Eastman Kodak Company	US		13/627,217	9/26/2012		Filed	BINDING STRIP INCLUDING SPACER
K001224	Eastman Kodak Company	US		13/591,259	8/22/2012		Filed	ELECTROGRAPHIC TACTILE IMAGE PRINTING SYSTEM
K001225	Eastman Kodak Company	US		13/599,160	8/30/2012		Filed	MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001226	Eastman Kodak Company	US		13/587,139	8/16/2012		Filed	AUTHENTICATION DEVICE WITH ACCESS CONTROL AND CALIBRATION
K001228	Eastman Kodak Company	US		13/615,939	9/14/2012		Filed	INK TANK HAVING A SINGLE GASKET
K001229	Eastman Kodak Company	US		13/626,914	9/26/2012		Filed	PIXEL-ALIGNED GROUND MICRO-WIRE DEVICE
K001230	Eastman Kodak Company	US		13/571,727	8/10/2012		Filed	TRANSPARENT TOUCH-SCREEN CAPACITOR WITH MICRO-WIRE ELECTRODE
K001231	Eastman Kodak Company	US		13/571,738	8/10/2012		Filed	MAKING TRANSPARENT TOUCH-RESPONSIVE DEVICE WITH MICRO-WIRE ELECTRODES
K001232	Eastman Kodak Company	US		13/626,962	9/26/2012		Filed	PIXEL-ALIGNED ELECTRODE DEVICE
K001233	Eastman Kodak Company	US		13/587,165	8/16/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001234	Eastman Kodak Company	US		13/587,185	8/16/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001236	Eastman Kodak Company	US		13/599,067	8/30/2012		Filed	ALIGNING PRINT DATA USING MATCHING PIXEL PATTERNS
K001237	Eastman Kodak Company	US		13/599,096	8/30/2012		Filed	ALIGNING PRINT DATA FOR OVERLAPPING PRINTHEADS
K001238	Eastman Kodak Company	US		13/591,296	8/22/2012		Filed	DISPLAY APPARATUS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001239	Eastman Kodak Company	US		13/591,325	8/22/2012		Filed	MAKING TOUCH SCREENS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001242	Eastman Kodak Company	US		13/721,109	12/20/2012		Filed	INKJET PRINTING WITH MANAGED AIRFLOW FOR CONDENSATION CONTROL
K001243	Eastman Kodak Company	US		13/721,106	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH MANAGED CONDENSATION CONTROL AIRFLOW
K001244	Eastman Kodak Company	US		13/744,799	1/18/2013		Filed	ACOUSTIC DRYING METHOD USING SOUND OUTLET CHANNEL
K001245	Eastman Kodak Company	US		13/744,837	1/18/2013		Filed	ACOUSTIC WAVE DRYING METHOD
K001246	Eastman Kodak Company	US		13/596,202	8/28/2012		Filed	METHOD OF MAINTAINING AN INKJET PRINTHEAD
K001247	Eastman Kodak Company	US		13/655,509	10/19/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001249	Eastman Kodak Company	US		13/747,552	1/23/2013		Filed	PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001253	Eastman Kodak Company	US		13/599,129	8/30/2012		Filed	MODIFYING PRINT DATA USING MATCHING PIXEL PATTERNS
K001255	Eastman Kodak Company	US		13/768,488	2/15/2013		Filed	TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001255	Eastman Kodak Company	US		61/696,848	9/5/2012		Filed	TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001258	Eastman Kodak Company	US		13/871,225	4/26/2013		Filed	INKJET PRINTING WITH INCREASED GAMUT

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K001259	Eastman Kodak Company	US		13/599,224	8/30/2012		Filed	METHOD FOR GENERATING ELECTRICITY
K001260	Eastman Kodak Company	US		13/721,126	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL
K001261	Eastman Kodak Company	US		13/721,104	12/20/2012		Filed	INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW MANAGEMENT
K001262	Eastman Kodak Company	US		13/721,102	12/20/2012		Filed	MANAGING CONDENSATION IN AN INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW
K001268	Eastman Kodak Company	US		13/627,163	9/26/2012		Filed	METHOD FOR PROVIDING PATTERNS OF FUNCTIONAL MATERIALS
K001270	Eastman Kodak Company	US		13/626,917	9/26/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001271	Eastman Kodak Company	US		13/626,924	9/26/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001273	Eastman Kodak Company	US		13/627,266	9/26/2012		Filed	BOUND DOCUMENT HAVING BINDING STRIP WITH SPACER
K001274	Eastman Kodak Company	US		13/627,303	9/26/2012		Filed	MAKING BOUND DOCUMENT HAVING FASTENER AND SPACER
K001277	Eastman Kodak Company	US		13/923,401	6/21/2013		Filed	PATTERNING FOR SELECTIVE AREA DEPOSITION
K001279	Eastman Kodak Company	US		13/624,986	9/24/2012		Filed	DETERMINING THE ESTIMATED CLUTTER OF DIGITAL IMAGES
K001281	Eastman Kodak Company	US		13/622,385	9/19/2012		Filed	SYSTEM FOR FORMING STRUCTURED MICRODOTS
K001282	Eastman Kodak Company	US		13/622,386	9/19/2012		Filed	METHOD OF FORMING SECURITY MARKINGS
K001283	Eastman Kodak Company	US		13/622,387	9/19/2012		Filed	SYSTEM FOR FORMING SECURITY MARKINGS USING STRUCTURED MICRODOTS
K001284	Eastman Kodak Company	US		13/626,971	9/26/2012		Filed	DISPLAY APPARATUS WITH PIXEL-ALIGNED ELECTRODE
K001285	Eastman Kodak Company	US		13/626,979	9/26/2012		Filed	MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED ELECTRODE
K001287	Eastman Kodak Company	US		13/763,887	2/11/2013		Filed	PRINTING LIQUID TRANSFER AND SUPPLY SYSTEM
K001291	Eastman Kodak Company	US		13/803,307	3/14/2013		Filed	BOUND DOCUMENT WITH TRANSPARENT MEDADATA SHEET
K001292	Eastman Kodak Company	US		13/759,098	2/5/2013		Filed	MICRO-WIRE PATTERN WITH OFFSET INTERSECTIONS
K001295	Eastman Kodak Company	US		13/873,287	4/30/2013		Filed	DIGITAL EMBOSSING AND CREASING
K001296	Eastman Kodak Company	US		61/706,185	9/27/2012		Filed	VACUUM PULLDOWN OF WEB EDGES IN PRINTING SYSTEMS
K001297	Eastman Kodak Company	US		13/663,851	10/30/2012		Filed	WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K001298	Eastman Kodak Company	US		13/749,748	1/25/2013		Filed	POROUS PARTICLES WITH DESIGNED DIFFERENT SIZED DISCRETE PORES
K001299	Eastman Kodak Company	US		13/721,118	12/20/2012		Filed	INKJET PRINTING WITH CONDENSATION CONTROL
K001300	Eastman Kodak Company	US		13/919,203	6/17/2013		Filed	METHOD FOR IMPROVING PATTERNED SILVER CONDUCTIVITY
K001301	Eastman Kodak Company	US		13/771,549	2/20/2013		Filed	ENHANCING SILVER CONDUCTIVITY
K001302	Eastman Kodak Company	US		13/649,139	10/11/2012		Filed	DRYER TRANSPORTING MOISTENED MEDIUM THROUGH HEATING LIQUID
K001303	Eastman Kodak Company	US		13/649,141	10/11/2012		Filed	DRYER IMPINGING HEATING LIQUID ONTO MOISTENED MEDIUM
K001304	Eastman Kodak Company	US		13/649,143	10/11/2012		Filed	REMOVING MOISTENING LIQUID USING HEATING-LIQUID BARRIER
K001305	Eastman Kodak Company	US		13/649,146	10/11/2012		Filed	BARRIER DRYER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001306	Eastman Kodak Company	US		13/649,152	10/11/2012		Filed	DRYER WITH HEATING LIQUID IN CAVITY
K001307	Eastman Kodak Company	US		13/649,158	10/11/2012		Filed	BARRIER DRYER WITH POROUS LIQUID-CARRYING MATERIAL
K001308	Eastman Kodak Company	US		13/649,167	10/11/2012		Filed	DRYER IMPINGING HEATING LIQUID ONTO BARRIER
K001309	Eastman Kodak Company	US		13/655,523	10/19/2012		Filed	MAKING DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001310	Eastman Kodak Company	US		13/669,487	11/6/2012		Filed	WICKING ACCUMULATED INK AWAY FROM OPTICAL SENSOR IN INKJET PRINTER
K001311	Eastman Kodak Company	US		13/850,552	3/26/2013		Filed	PROTECTIVE CIRCUIT FOR INKJET PRINTHEAD
K001312	Eastman Kodak Company	US		13/669,493	11/6/2012		Filed	INK BARRIER FOR OPTICAL SENSOR IN INKJET PRINTER
K001316	Eastman Kodak Company	US		13/755,296	1/31/2013		Filed	METHOD FOR AUTHENTICATING AN OBJECT
K001318	Eastman Kodak Company	US		13/662,726	10/29/2012		Filed	APPLYING HEATING LIQUID TO FIX TONER
K001319	Eastman Kodak Company	US		13/751,430	1/28/2013		Filed	LARGE-CURRENT MICRO-WIRE PATTERN
K001320	Eastman Kodak Company	US		13/664,653	10/31/2012		Filed	PERFORATOR WITH TRANSLATING PERFORATING DEVICES
K001321	Eastman Kodak Company	US		13/896,582	5/17/2013		Filed	METHOD FOR AUTHENTICATING UV ABSORBING SECURITY MARK
K001322	Eastman Kodak Company	US		13/949,304	7/24/2013		Filed	METHOD OF AUTHENTICATING AN ITEM

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K001324	Eastman Kodak Company	US		13/786,512	3/6/2013		Filed	BINDING SYSTEM USING A RELEASABLE FASTENING STRIP
K001326	Eastman Kodak Company	US		13/663,548	10/30/2012		Filed	PRODUCING RAISED PRINT USING LIGHT TONER
K001327	Eastman Kodak Company	US		13/663,564	10/30/2012		Filed	PRODUCING RAISED PRINT USING THREE TONERS
K001328	Eastman Kodak Company	US		13/664,665	10/31/2012		Filed	PERFORATOR WITH BACKER AND TRANSLATING PERFORATING DEVICES
K001329	Eastman Kodak Company	US		13/664,675	10/31/2012		Filed	RECEIVER-PUNCTURING DEVICE WITH TRANSLATING PUNCTURING DEVICES
K001330	Eastman Kodak Company	US		13/676,441	11/14/2012		Filed	FUNCTIONAL PRINTING SYSTEM
K001331	Eastman Kodak Company	US		13/751,443	1/28/2013		Filed	MICRO-WIRE PATTERN FOR ELECTRODE CONNECTION
K001332	Eastman Kodak Company	US		13/751,450	1/28/2013		Filed	MICRO-WIRE ELECTRODE BUSS
K001333	Eastman Kodak Company	US		13/751,464	1/28/2013		Filed	CONDUCTIVE MICRO-WIRE STRUCTURE
K001334	Eastman Kodak Company	US		13/662,752	10/29/2012		Filed	TONER FIXER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001335	Eastman Kodak Company	US		13/662,771	10/29/2012		Filed	TONER FIXER IMPINGING HEATING LIQUID ONTO MEDIUM
K001336	Eastman Kodak Company	US		13/662,779	10/29/2012		Filed	FIXING TONER USING HEATING-LIQUID-BLOCKING BARRIER
K001337	Eastman Kodak Company	US		13/662,798	10/29/2012		Filed	TRANSPORTED MEDIUM HEATING-LIQUID-BARRIER TONER FIXER
K001338	Eastman Kodak Company	US		13/662,811	10/29/2012		Filed	TONER-FIXING DRUM CONTAINING HEATING LIQUID
K001339	Eastman Kodak Company	US		13/662,825	10/29/2012		Filed	TONER FIXER WITH HEATING LIQUID IN CAVITY
K001340	Eastman Kodak Company	US		13/662,847	10/29/2012		Filed	TONER FIXER WITH LIQUID-CARRYING POROUS MATERIAL
K001341	Eastman Kodak Company	US		13/662,861	10/29/2012		Filed	TONER FIXER IMPINGING HEATING LIQUID ONTO BARRIER
K001342	Eastman Kodak Company	US		13/779,917	2/28/2013		Filed	MULTI-LAYER MICRO-WIRE STRUCTURE
K001343	Eastman Kodak Company	US		13/690,161	11/30/2012		Filed	DECODER FOR BARCODES WITH ANTI-COPY FEATURE
K001345	Eastman Kodak Company	US		13/687,398	11/28/2012		Filed	PRINTER INCLUDING WIRELESS ROUTING CAPABILITY
K001346	Eastman Kodak Company	US		13/749,733	1/25/2013		Filed	MOBILE PRINTING APPARATUS AND PRINTED REFERENCE MARKS
K001348	Eastman Kodak Company	US		13/664,462	10/31/2012		Filed	SMART MOBILE DEVICE HOLDER ON MULTIFUNCTION PRINTER
K001349	Eastman Kodak Company	US		13/664,806	10/31/2012		Filed	INCREMENTALLY FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001350	Eastman Kodak Company	US		13/664,855	10/31/2012		Filed	THREE-DIMENSIONAL-STRUCTURE FORMER
K001351	Eastman Kodak Company	US		13/664,962	10/31/2012		Filed	Z-FOLDING THREE-DIMENSIONAL-STRUCTURE FORMER
K001353	Eastman Kodak Company	US		13/686,986	11/28/2012		Filed	MOBILE APPARATUS WITH LOCAL POSITION REFERENCING ELEMENTS
K001354	Eastman Kodak Company	US		13/686,998	11/28/2012		Filed	MOBILE APPARATUS WITH LOCAL POSITION REFERENCING STRUCTURE
K001355	Eastman Kodak Company	US		13/939,220	7/11/2013		Filed	ADAPTIVE CONTROL OF CONTINUOUS INKJET OPERATING PARAMETERS
K001357	Eastman Kodak Company	US		13/671,893	11/8/2012		Filed	DEVICES CONTAINING ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001358	Eastman Kodak Company	US		13/859,817	4/10/2013		Filed	PRE-HEATING LIQUID EJECTED FROM A LIQUID DISPENSER
K001360	Eastman Kodak Company	DE		102012021402.2	10/30/2012		Filed	BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING (J-INVERTER 2)
K001363	Eastman Kodak Company	US		13/663,898	10/30/2012		Filed	SYSTEM FOR MAKING A PANORAMIC IMAGE
K001364	Eastman Kodak Company	US		13/663,914	10/30/2012		Filed	METHOD OF MAKING A PANORAMIC PRINT
K001365	Eastman Kodak Company	US		13/663,927	10/30/2012		Filed	SYSTEM FOR MAKING A PANORAMIC PRINT
K001366	Eastman Kodak Company	US		13/681,472	11/20/2012		Filed	IMAGE RECTIFICATION USING AN ORIENTATION VECTOR FIELD
K001367	Eastman Kodak Company	US		13/681,488	11/20/2012		Filed	IMAGE RECTIFICATION USING TEXT LINE TRACKS
K001370	Eastman Kodak Company	US		13/939,249	7/11/2013		Filed	BURST MODE ELECTROHYDRODYNAMIC PRINTING
K001371	Eastman Kodak Company	US		13/939,283	7/11/2013		Filed	BURST MODE ELECTROHYDRODYNAMIC PRINTING SYSTEM
K001375	Eastman Kodak Company	US		13/769,868	2/19/2013		Filed	BINDING SYSTEM USING CONCENTRIC CYLINDERS
K001376	Eastman Kodak Company	US		13/769,911	2/19/2013		Filed	BINDING SYSTEM USING A RETAINER CLIP
K001377	Eastman Kodak Company	US		13/769,923	2/19/2013		Filed	BINDING SYSTEM USING TWO BINDING PIECES
K001379	Eastman Kodak Company	US		13/769,504	2/18/2013		Filed	INK JET PRINTER COMPOSITION AND USE
K001380	Eastman Kodak Company	US		13/846,985	3/19/2013		Filed	THIOSULFATE POLYMER COMPOSITIONS AND ARTICLES

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K001381	Eastman Kodak Company	US		61/725,063	11/12/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001385	Eastman Kodak Company	US		13/762,613	2/8/2013		Filed	BOOK COVER WITH PRINTED IMAGE
K001386	Eastman Kodak Company	US		61/725,086	11/12/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001387	Eastman Kodak Company	US		13/676,464	11/14/2012		Filed	METHOD FOR FUNCTIONAL PRINTING SYSTEM
K001390	Eastman Kodak Company	US		61/726,047	11/14/2012		Filed	CONTINUOUS INKJET PRINTING SYSTEM
K001391	Eastman Kodak Company	US		13/686,992	11/28/2012		Filed	METHOD OF POSITIONING A MOBILE APPARATUS
K001392	Eastman Kodak Company	US		13/687,008	11/28/2012		Filed	DETERMINING A POSITION OF A MOBILE APPARATUS
K001393	Eastman Kodak Company	US		13/779,939	2/28/2013		Filed	MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001396	Eastman Kodak Company	US		13/737,979	1/10/2013		Filed	ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001397	Eastman Kodak Company	US		13/866,064	4/19/2013		Filed	METHOD FOR CREATING A SCRATCH-OFF DOCUMENT
K001401	Eastman Kodak Company	US		13/690,180	11/30/2012		Filed	SYSTEM FOR DETECTING REPRODUCTION OF BARCODES
K001403	Eastman Kodak Company	US		13/850,510	3/26/2013		Filed	AQUEOUS INK JET INK COMPOSITIONS AND USES
K001404	Eastman Kodak Company	US		13/742,602	1/16/2013		Filed	DUPLEXING UNIT WITH FREELY ROTATABLE CONTACT SURFACE
K001405	Eastman Kodak Company	US		13/742,618	1/16/2013		Filed	DUPLEXING UNIT WITH LOW FRICTION MEDIA GUIDE
K001406	Eastman Kodak Company	US		13/746,346	1/22/2013		Filed	METHOD OF MAKING MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001407	Eastman Kodak Company	US		13/749,734	1/25/2013		Filed	POSITIONING A MOBILE APPARATUS FOR ADJACENT PRINTING SWATHS
K001408	Eastman Kodak Company	US		13/779,906	2/28/2013		Filed	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001412	Eastman Kodak Company	US		13/864,501	4/17/2013		Filed	SYSTEM FOR DETECTING REORGINATION OF BARCODES
K001414	Eastman Kodak Company	US		13/721,091	12/20/2012		Filed	CONDENSATION CONTROL METHOD USING SURFACE ENERGY MANAGEMENT
K001415	Eastman Kodak Company	US		13/721,096	12/20/2012		Filed	PRINTING SYSTEM WITH CONDENSATION CONTROL USING SURFACE ENERGIES
K001416	Eastman Kodak Company	US		13/721,115	12/20/2012		Filed	CONDENSATION CONTROL SYSTEM FOR INKJET PRINTING SYSTEM
K001417	Eastman Kodak Company	US		13/771,121	2/20/2013		Filed	FLEXOGRAPHIC PLATE MOUNTING
K001418	Eastman Kodak Company	US		13/749,736	1/25/2013		Filed	HOME BASE FOR A MOBILE PRINTING APPARATUS
K001419	Eastman Kodak Company	US		13/759,106	2/5/2013		Filed	CONDUCTIVE MICRO-WIRE STRUCTURE WITH OFFSET INTERSECTIONS
K001420	Eastman Kodak Company	US		13/746,352	1/22/2013		Filed	MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001421	Eastman Kodak Company	US		13/850,315	3/26/2013		Filed	PATTERNED CONDUCTIVE POLYMER WITH DIELECTRIC PATCH
K001422	Eastman Kodak Company	US		13/784,866	3/5/2013		Filed	VARIABLE-DEPTH MICRO-CHANNEL STRUCTURE
K001423	Eastman Kodak Company	US		13/737,983	1/10/2013		Filed	ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001424	Eastman Kodak Company	US		13/915,680	6/12/2013		Filed	PATTERNED MATERIALS AND METHODS OF MAKING THEM
K001430	Eastman Kodak Company	US		13/772,380	2/21/2013		Filed	METHOD FOR LOCATING AN ELECTRONIC APPARATUS
K001431	Eastman Kodak Company	US		13/847,504	3/20/2013		Filed	OPTICALLY DIFFUSE MICRO-CHANNEL
K001432	Eastman Kodak Company	US		13/847,506	3/20/2013		Filed	EMBOSSING STAMP FOR OPTICALLY DIFFUSE MICRO-CHANNEL
K001434	Eastman Kodak Company	US		13/747,573	1/23/2013		Filed	PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001435	Eastman Kodak Company	US		13/755,329	1/31/2013		Filed	CELL PHONE AUTHENTICATION DEVICE
K001437	Eastman Kodak Company	US		13/849,683	3/25/2013		Filed	HIGH-SPEED MULTI-COLOR PRINTING
K001438	Eastman Kodak Company	US		13/833,244	3/15/2013		Filed	EMBOSSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL METHOD
K001439	Eastman Kodak Company	US		13/862,586	4/15/2013		Filed	HYBRID SINGLE-SIDE TOUCH SCREEN
K001440	Eastman Kodak Company	US		13/784,869	3/5/2013		Filed	MICRO-CHANNEL STRUCTURE WITH VARIABLE DEPTHS
K001441	Eastman Kodak Company	US		13/784,873	3/5/2013		Filed	MICRO-CHANNEL WITH CONDUCTIVE PARTICLE
K001442	Eastman Kodak Company	US		13/784,882	3/5/2013		Filed	MICRO-CHANNEL CONNECTION PAD
K001443	Eastman Kodak Company	US		13/784,893	3/5/2013		Filed	MICRO-CHANNEL CONNECTION METHOD
K001444	Eastman Kodak Company	US		13/921,258	6/19/2013		Filed	FOUR TERMINAL TRANSISTOR
K001446	Eastman Kodak Company	US		13/860,557	4/11/2013		Filed	SILICON SUBSTRATE FABRICATION

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K001447	Eastman Kodak Company	US		13/927,139	6/26/2013		Filed	REACTIVE INDICATOR COMPOSITIONS AND ARTICLES CONTAINING SAME
K001448	Eastman Kodak Company	US		13/769,880	2/19/2013		Filed	BINDING SYSTEM USING BINDER PIECES WITH CONCENTRIC CYLINDERS
K001449	Eastman Kodak Company	US		13/769,898	2/19/2013		Filed	BINDING SYSTEM USING ARC-SHAPED RETAINER
K001451	Eastman Kodak Company	US		13/765,748	2/13/2013		Filed	FORMING AN IMAGE ON A FLEXOGRAPHIC MEDIA
K001452	Eastman Kodak Company	US		13/757,896	2/4/2013		Filed	METAL NANOPARTICLE COMPOSITION WITH WATER SOLUBLE POLYMER
K001453	Eastman Kodak Company	US		13/757,899	2/4/2013		Filed	MAKING A CONDUCTIVE ARTICLE
K001454	Eastman Kodak Company	US		13/757,901	2/4/2013		Filed	CONDUCTIVE ARTICLE HAVING SILVER NANOPARTICLES
K001455	Eastman Kodak Company	US		13/757,905	2/4/2013		Filed	CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001456	Eastman Kodak Company	US		13/757,913	2/4/2013		Filed	MAKING A CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001457	Eastman Kodak Company	US		13/769,937	2/19/2013		Filed	BINDING SYSTEM USING ONE-PIECE RETAINER CLIP
K001461	Eastman Kodak Company	US		13/873,291	4/30/2013		Filed	DIGITAL EMBOSSING AND CREASING SHEET
K001462	Eastman Kodak Company	US		13/873,300	4/30/2013		Filed	DIGITAL EMBOSSING AND CREASING BEFORE PRINTING
K001463	Eastman Kodak Company	US		13/873,306	4/30/2013		Filed	DIGITAL EMBOSSING DEVICE
K001464	Eastman Kodak Company	US		14/012,150	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE METHOD
K001465	Eastman Kodak Company	US		13/765,755	2/13/2013		Filed	SYSTEM FOR FORMING AN IMAGE ON FLEXOGRAPHIC MEDIA
K001467	Eastman Kodak Company	US		13/775,582	2/25/2013		Filed	ASSEMBLING AN ELECTRODE DEVICE
K001472	Eastman Kodak Company	US		13/847,031	3/19/2013		Filed	FORMING PATTERNS USING THIOSULFATE POLYMER COMPOSITIONS
K001473	Eastman Kodak Company	US		13/847,049	3/19/2013		Filed	METHOD OF SEQUESTERING METALS USING THIOSULFATE POLYMERS
K001474	Eastman Kodak Company	US		13/847,063	3/19/2013		Filed	THIOSULFATE POLYMERS
K001475	Eastman Kodak Company	US		13/768,513	2/15/2013		Filed	METHOD FOR CONTROLLING TENSION IN A WEB
K001476	Eastman Kodak Company	US		13/771,124	2/20/2013		Filed	METHOD OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001477	Eastman Kodak Company	US		13/771,127	2/20/2013		Filed	SYSTEM FOR MOUNTING A FLEXOGRAPHIC PRINTING PLATE
K001478	Eastman Kodak Company	US		13/771,130	2/20/2013		Filed	SYSTEM OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001479	Eastman Kodak Company	US		13/870,056	4/25/2013		Filed	ABLATION IMAGEABLE LITHOGRAPHIC PRINTING PLATE
K001480	Eastman Kodak Company	JP		JP2012-147310	6/27/2013		Filed	
K001480	Eastman Kodak Company	WO		PCT/JP13/67696	6/27/2013		Filed	
K001484	Eastman Kodak Company	US		13/850,571	3/26/2013		Filed	METHOD FOR PROTECTING INKJET PRINTHEAD FROM LONG PULSES
K001485	Eastman Kodak Company	US		13/865,414	4/18/2013		Filed	MASK FORMING IMAGEABLE MATERIAL AND USE
K001486	Eastman Kodak Company	US		13/849,664	3/25/2013		Filed	ALIGNMENT METHOD FOR MULTI-PRINTHEAD PRINTERS
K001487	Eastman Kodak Company	US		13/847,083	3/19/2013		Filed	PATTERNING METHOD USING THIOSULFATE POLYMER AND METAL NANOPARTICLES
K001490	Eastman Kodak Company	US		13/862,679	4/15/2013		Filed	HYBRID SINGLE-SIDE TOUCH SCREEN METHOD
K001491	Eastman Kodak Company	US		13/803,370	3/14/2013		Filed	BOUND DOCUMENT WITH TRANSPARENT OVERLAY SHEET
K001494	Eastman Kodak Company	US		13/863,615	4/16/2013		Filed	MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001495	Eastman Kodak Company	US		13/833,361	3/15/2013		Filed	EMBOSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL
K001498	Eastman Kodak Company	US		13/798,465	3/13/2013		Filed	METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K001499	Eastman Kodak Company	US		13/866,068	4/19/2013		Filed	A SCRATCH-OFF DOCUMENT HAVING LAYERS OF DIFFERENT THERMAL CONDUCTIVITY
K001500	Eastman Kodak Company	US		13/849,713	3/25/2013		Filed	METHOD FOR MULTI-COLOR HIGH-SPEED PRINTING
K001502	Eastman Kodak Company	US		14/012,216	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE METHOD
K001503	Eastman Kodak Company	US		13/849,679	3/25/2013		Filed	MULTI-PRINTHEAD PRINTER ALIGNMENT
K001504	Eastman Kodak Company	US		13/864,516	4/17/2013		Filed	METHOD FOR DETECTING REORGINATION OF BARCODES
K001510	Eastman Kodak Company	US		13/860,560	4/11/2013		Filed	SILICON SUBSTRATE MEMS DEVICE
K001513	Eastman Kodak Company	US		13/891,434	5/10/2013		Filed	MICRO-WIRE ELECTRODE STRUCTURE HAVING NON-LINEAR GAPS
K001514	Eastman Kodak Company	US		13/941,713	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING MARKING HEAT SOURCE

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K001516	Eastman Kodak Company	US		13/906,472	5/31/2013		Filed	FORCE DETECTING METHOD FOR CAPACITIVE TOUCH SCREEN
K001520	Eastman Kodak Company	US		13/906,643	5/31/2013		Filed	DISPLAY WITH PIXEL-OBSCURING MICRO-WIRES
K001522	Eastman Kodak Company	US		13/906,506	5/31/2013		Filed	CAPACITIVE TOUCH SCREEN WITH FORCE DETECTION
K001524	Eastman Kodak Company	US		13/964,453	8/12/2013		Filed	MICRO-CHANNEL PATTERN FOR EFFECTIVE INK DISTRIBUTION
K001525	Eastman Kodak Company	US		13/921,261	6/19/2013		Filed	MULTI-RESOLUTION MICRO-WIRE TOUCH-SENSING METHOD
K001526	Eastman Kodak Company	US		13/896,601	5/17/2013		Filed	SYSTEM FOR AUTHENTICATING UV
K001527	Eastman Kodak Company	US		13/896,610	5/17/2013		Filed	ABSORBING SECURITY MARK DOCUMENT CONTAINING UV
K001530	Eastman Kodak Company	US		13/941,733	7/15/2013		Filed	ABSORBING SECURITY MARK MEDIA-TRACKING SYSTEM USING THERMAL
K001531	Eastman Kodak Company	US		13/941,768	7/15/2013		Filed	FLUORESCENCE QUENCHING MEDIA-TRACKING SYSTEM USING THERMALLY-FORMED HOLES
K001532	Eastman Kodak Company	US		13/941,804	7/15/2013		Filed	MEDIA-TRACKING SYSTEM USING DEFORMED REFERENCE MARKS
K001533	Eastman Kodak Company	US		13/923,407	6/21/2013		Filed	STAGGERED PRINthead PRINTER WITH CONTOURED MEDIA GUIDE
K001534	Eastman Kodak Company	US		13/923,410	6/21/2013		Filed	INKJET PRINTER WITH CONTOURED MEDIA GUIDE ROLLER
K001536	Eastman Kodak Company	US		13/906,680	5/31/2013		Filed	DISPLAY APPARATUS WITH PIXEL-OBSCURING MICRO-WIRES
K001537	Eastman Kodak Company	US		13/906,710	5/31/2013		Filed	MAKING DISPLAY APPARATUS WITH PIXEL-OBSCURING MICRO-WIRES
K001539	Eastman Kodak Company	US		61/840,541	6/28/2013		Filed	DETERMINING BARCODE LOCATIONS IN DOCUMENTS
K001540	Eastman Kodak Company	US		13/915,729	6/12/2013		Filed	PATTERNABLE MATERIALS AND METHODS OF USE
K001541	Eastman Kodak Company	US		13/921,282	6/19/2013		Filed	MULTI-RESOLUTION MICRO-WIRE TOUCH-SENSING DEVICE
K001543	Eastman Kodak Company	US		13/917,817	6/14/2013		Filed	A METHOD FOR CALIBRATING SPECIALTY COLOR TONER
K001548	Eastman Kodak Company	US		13/923,413	6/21/2013		Filed	SUBSTRATE PREPARATION FOR SELECTIVE AREA DEPOSITION
K001551	Eastman Kodak Company	US		13/921,267	6/19/2013		Filed	CIRCUIT INCLUDING FOUR TERMINAL TRANSISTOR
K001552	Eastman Kodak Company	US		13/921,279	6/19/2013		Filed	FOUR TERMINAL TRANSISTOR FABRICATION
K001555	Eastman Kodak Company	US		13/917,924	6/14/2013		Filed	SYSTEM FOR FORMING A CONDUCTIVE PATTERN
K001557	Eastman Kodak Company	US		13/927,164	6/26/2013		Filed	METHODS FOR USING INDICATOR COMPOSITIONS
K001559	Eastman Kodak Company	US		13/917,946	6/14/2013		Filed	METHOD FOR FORMING A CONDUCTIVE PATTERN
K001565	Eastman Kodak Company	US		14/012,173	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE METHOD WITH MULTI-LEVEL STAMP
K001566	Eastman Kodak Company	US		13/928,427	6/27/2013		Filed	INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K001574	Eastman Kodak Company	US		13/949,312	7/24/2013		Filed	SYSTEM FOR AUTHENTICATING AN ITEM
K001575	Eastman Kodak Company	US		14/012,195	8/28/2013		Filed	IMPRINTED MULTI-LAYER MICRO-STRUCTURE
K001585	Eastman Kodak Company	US		14/012,240	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE METHOD WITH BI-LEVEL STAMP
K001586	Eastman Kodak Company	US		14/012,269	8/28/2013		Filed	IMPRINTED BI-LAYER MICRO-STRUCTURE
M52962	Eastman Kodak Company	US	6191867	08/972,102	11/17/1997	2/20/2001	Granted	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
N39767	Eastman Kodak Company	FR	DE00117370	DE00117370	9/18/1975	9/18/1975	Granted	
N40307	Eastman Kodak Company	FR	DE00118677	DE00118677	2/10/1976	2/10/1976	Granted	
N41071	Eastman Kodak Company	FR	DE00120806	DE00120806	9/16/1976	9/16/1976	Granted	
N41072	Eastman Kodak Company	FR	DE00120491	DE00120491	8/25/1976	8/25/1976	Granted	
N53936	Eastman Kodak Company	US	5699102	07/597,456	10/15/1990	12/16/1997	Granted	NON-IMPACT COPIER/PRINTER SYSTEM
N59547	Eastman Kodak Company	US	5575940	08/309,431	9/20/1994	11/19/1996	Granted	INVERSE LIMITED COALESCENCE PROCESS
N60291	Eastman Kodak Company	US	5462829	08/171,488	12/21/1993	10/31/1995	Granted	POLYMER BLENDS AND TONER

N60496	Eastman Kodak Company	US	5512403	08/286,854	8/5/1994	4/30/1996	Granted	COMPOSITIONS COMPRISING SAME MIXTURE OF CARRIER PARTICLES USEFUL IN ELECTROGRAPHIC DEVELOPERS
N60958	Eastman Kodak Company	US	5606358	07/812,094	12/23/1991	2/25/1997	Granted	LIGHT-EMITTING DIODE PRINTHEAD
N62627	Eastman Kodak Company	US	5523591	08/377,882	1/25/1995	6/4/1996	Granted	ASSEMBLY OF LED ARRAY AND LENS WITH ENGINEERED LIGHT OUTPUT PROFILE AND METHOD FOR MAKING THE ASSEMBLY
N62770	Eastman Kodak Company	US	6680782	08/085,605	6/30/1993	1/20/2004	Granted	A METHOD AND APPARATUS OF USING A RASTER IMAGE PROCESSOR AND INTERPOLATOR TO INCREASE THE SPEED OF OPERATION AND REDUCE MEMORY REQUIREMENTS FOR ELECTRONIC IMAGE PROCESSING
N62907	Eastman Kodak Company	US	5564109	08/184,893	1/21/1994	10/8/1996	Granted	USING A REMOTE USER INTERFACE TO SELECT FROM A PLURALITY OF DOCUMENT PRODUCTION APPARATUS

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N63243	Eastman Kodak Company	US	5582917	08/122,754	9/16/1993	12/10/1996	Granted	FLUOROCARBON-SILICONE COATED ARTICLES USEFUL AS TONER FUSING MEMBERS
N63401	Eastman Kodak Company	US	5657069	07/807,522	12/13/1991	8/12/1997	Granted	METHOD AND APPARATUS FOR GREY LEVEL PRINTING
N64400	Eastman Kodak Company	US	5699103	08/360,156	12/20/1994	12/16/1997	Granted	METHOD FOR CALIBRATING AN ARRAY OF LIGHT-EMITTING DIODES
N64454	Eastman Kodak Company	US	5742879	07/976,913	11/16/1992	4/21/1998	Granted	METHOD AND APPARATUS FOR REPRODUCING DOCUMENTS WITH VARIABLE INFORMATION
N64524	Eastman Kodak Company	US	5532802	08/372,639	1/13/1995	7/2/1996	Granted	PIEZOELECTRIC SENSOR FOR IN-SITU MONITORING OF ELECTROSTATOGRAPHIC DEVELOPERS
N65071	Eastman Kodak Company	US	5446561	08/207,507	3/8/1994	8/29/1995	Granted	METHOD AND APPARATUS FOR DIGITAL SCALE HALFTONING WITH VARIABLE SCREEN STRUCTURE FOR ELECTROPHOTOGRAPHIC PRINTING DEVICES
N65161	Eastman Kodak Company	US	5450179	08/203,164	2/28/1994	9/12/1995	Granted	ACTIVE CHARGING TO PREVENT IMAGE DISRUPTION
N65275	Eastman Kodak Company	US	5604527	08/174,559	12/28/1993	2/18/1997	Granted	DOT PRINTER AND METHOD FOR GREY LEVEL RECORDING WITH DIFFERENT BIT-DEPTH DIMENSIONS
N65471	Eastman Kodak Company	US	5586479	08/029,257	3/10/1993	12/24/1996	Granted	CUTTING APPARATUS FOR CUTTING AN IMAGE FROM A RECEIVING SHEET
N66319	Eastman Kodak Company	US	5500320	08/297,462	8/29/1994	3/19/1996	Granted	HIGH SPEED DEVELOPER COMPOSITIONS
N66319	Eastman Kodak Company	US	5512404	08/297,681	8/29/1994	4/30/1996	Granted	DEVELOPER COMPOSITIONS EXHIBITING HIGH DEVELOPMENT SPEEDS
N66631	Eastman Kodak Company	US	5659855	08/322,242	10/12/1994	8/19/1997	Granted	ELECTROPHOTOGRAPHIC IMAGE MEMBER WITH MAGNETIC PROPERTY AND IMAGE FORMING APPARATUS
N66882	Eastman Kodak Company	US	5436430	08/163,971	12/6/1993	7/25/1995	Granted	ROLLER FUSER HAVING A TEMPERATURE CONTROL
N66897	Eastman Kodak Company	US	5666150	08/175,079	12/29/1993	9/9/1997	Granted	NON-UNIFORMITY CORRECTION FOR LED PRINTHEADS IN ELECTROPHOTOGRAPHIC GRAY SCALE PRINTING
N67164	Eastman Kodak Company	US	5554474	08/268,601	6/30/1994	9/10/1996	Granted	POLYURETHANE BIASABLE TRANSFER MEMBERS *ALSO RECORDED 27OCT94, 7176 133-140*
N67164	Eastman Kodak Company	US	5541001	08/268,897	6/30/1994	7/30/1996	Granted	POLYURETHANE BIASABLE TRANSFER MEMBERS HAVING IMPROVED MOISTURE STABILITY
N67427	Eastman Kodak Company	US	5739841	08/579,749	12/28/1995	4/14/1998	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH UNIFORMITY CORRECTION
N67428	Eastman Kodak Company	DE	69404550.0	94107101.1	5/6/1994	7/30/1997	Granted	METHOD FOR FORMING TWO SUPERIMPOSED TONER IMAGES
N67428	Eastman Kodak Company	DE	69427833.5	97100597.0	5/6/1994	7/25/2001	Granted	APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67589	Eastman Kodak Company	US	5585836	08/174,942	12/27/1993	12/17/1996	Granted	ELECTROPHOTOGRAPHIC IMAGE RECORDING APPARATUS AND METHOD WITH CORRECTION FOR BOW IN PLACEMENT OF RECORDING ELEMENTS
N67700	Eastman Kodak Company	US	5629061	08/453,553	5/30/1995	5/13/1997	Granted	FUSING MEMBER FOR ELECTROSTATOGRAPHIC REPRODUCING APPARATUS AND METHOD FOR PREPARING FUSING MEMBERS
N67855	Eastman Kodak Company	US	5528374	08/155,493	11/22/1993	6/18/1996	Granted	NETWORKED REPRODUCTION APPARATUS WITH SECURITY FEATURE
N67877	Eastman Kodak Company	US	5424540	08/293,526	8/19/1994	6/13/1995	Granted	CORONA CHARGER WIRE TENSIONING MECHANISM
N68200	Eastman Kodak Company	US	5583617	08/400,153	3/7/1995	12/10/1996	Granted	JAM CLEARANCE OPERATOR CONTROL FOR A REPRODUCTION APPARATUS
N68202	Eastman Kodak Company	US	5642185	08/399,866	3/7/1995	6/24/1997	Granted	AUTOMATIC TERMINATION OF SCREEN SAVER MODE ON A DISPLAY OF REPRODUCTION APPARATUS
N68276	Eastman Kodak Company	US	5473419	08/148,477	11/8/1993	12/5/1995	Granted	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68461	Eastman Kodak Company	US	5625460	08/164,274	12/9/1993	4/29/1997	Granted	IMPROVED METHOD AND APPARATUS FOR LOCALLY SWITCHING GRAY DOT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
N68574	Eastman Kodak Company	US	5859657	08/581,025	7/20/1998	1/12/1999	Granted	LED PRINTHEAD AND DRIVER CHIP FOR USE THEREWITH HAVING BOUNDARY SCAN TEST ARCHITECTURE
N68575	Eastman Kodak Company	US	5805197	08/580,403	12/28/1995	9/8/1998	Granted	DRIVER IC WITH AUTOMATIC TOKEN DIRECTION SELF-SENSING CIRCUITRY
N68576	Eastman Kodak Company	US	5926201	08/579,954	12/28/1995	7/20/1999	Granted	DRIVER IC CONFIGURABLE FOR RECORDING IN MULTIPLE RESOLUTIONS PRINTHEAD INCLUDING THE DRIVER IC AND METHOD OF OPERATING THE PRINTHEAD
N68653	Eastman Kodak Company	US	5441374	08/149,879	11/10/1993	8/15/1995	Granted	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO AN ADVANCING TRANSPORT UNIT
N68729	Eastman Kodak Company	US	5411832	08/127,382	9/24/1993	5/2/1995	Granted	METHOD OF MODIFYING THE CHARGING PROPENSITY OF CARRIER PARTICLES FOR

N68768	Eastman Kodak Company	US	6006807	08/150,668	11/10/1993	12/28/1999	Granted	ELECTROSTATOGRAPHIC DEVELOPERS AND MODIFIED CARRIER PARTICLES
N68770	Eastman Kodak Company	US	5448347	08/234,081	4/28/1994	9/5/1995	Granted	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO A SHEET-STACK BINDING APPARATUS
N68797	Eastman Kodak Company	US	5412212	08/162,545	12/6/1993	5/2/1995	Granted	IMPROVED FUSER SKIVE MOUNT
N68957	Eastman Kodak Company	US	5586055	08/310,112	9/20/1994	12/17/1996	Granted	CORONA-CHARGING APPARATUS AND METHOD
N69177	Eastman Kodak Company	US	5511150	08/158,549	11/29/1993	4/23/1996	Granted	NON-UNIFORMITY CORRECTION OF AN LED PRINTHEAD
N69177	Eastman Kodak Company	US	6469795	08/634,572	4/18/1996	10/22/2002	Granted	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69359	Eastman Kodak Company	US	5535009	08/174,106	12/28/1993	7/9/1996	Granted	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69411	Eastman Kodak Company	US	5585908	08/381,670	1/31/1995	12/17/1996	Granted	COPIER/PRINTER OPERATING WITH INTERRUPTS
N69454	Eastman Kodak Company	US	5614993	08/398,231	3/3/1995	3/25/1997	Granted	IMAGE FORMING APPARATUS USABLE WITH VARIABLE WIDTH RECEIVERS
N69580	Eastman Kodak Company	US	5655183	08/355,774	12/14/1994	8/5/1997	Granted	IMPROVED SYSTEM AND METHOD FOR JOB SET UP SUMMARIZING IN REPROGRAPHIC APPARATUS
N69581	Eastman Kodak Company	US	5489972	08/288,378	8/10/1994	2/6/1996	Granted	IMAGE FORMING APPARATUS WITH A TRANSFER STATION ERASE CLEANING MECHANISM FOR TRANSFER

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N69621	Eastman Kodak Company	US	5453825	08/259,725	6/14/1994	9/26/1995	Granted	METHOD AND APPARATUS FOR CONTROLLING THE TRANSPORT AND THE POSITIONING OF SHEETS
N69681	Eastman Kodak Company	US	5485255	08/298,875	8/31/1994	1/16/1996	Granted	AUTOMATIC CLEANING MECHANISM FOR A CORONA CHARGER USING CLEANING PAD
N69790	Eastman Kodak Company	US	5489761	08/318,925	10/6/1994	2/6/1996	Granted	METHOD OF CONTROLLING FUSER DURING STANDBY
N69872	Eastman Kodak Company	US	5600407	08/381,455	1/31/1995	2/4/1997	Granted	IMAGE FORMING METHOD AND APPARATUS FOR FORMING COMBINED TONER IMAGES
N69940	Eastman Kodak Company	US	5480757	08/253,446	6/8/1994	1/2/1996	Granted	TWO COMPONENT ELECTROPHOTOGRAPHIC DEVELOPERS AND PREPARATION METHOD
N70403	Eastman Kodak Company	US	5623585	08/276,063	7/15/1994	4/22/1997	Granted	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70403	Eastman Kodak Company	US	5675719	08/668,042	6/17/1996	10/7/1997	Granted	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70509-1	Eastman Kodak Company	US	5705221	08/629,818	4/10/1996	1/6/1998	Granted	METHOD OF DEPOSITING INSOLUBLE METAL SALT DEPOSITSON ELECTROSTATOGRAPHIC CARRIER SURFACES
N70509-2	Eastman Kodak Company	US	5686217	08/630,143	4/10/1996	11/11/1997	Granted	CARRIER PARTICLES BEARING INSOLUBLE METAL SALT DEPOSITS
N70580	Eastman Kodak Company	US	5692743	08/368,930	1/5/1995	12/2/1997	Granted	PAPER TRANSPORT APPARATUS
N70695	Eastman Kodak Company	US	5464703	08/268,131	6/29/1994	11/7/1995	Granted	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYL-SILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70695	Eastman Kodak Company	US	5563202	08/425,298	4/20/1995	10/8/1996	Granted	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYLSILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70762	Eastman Kodak Company	US	5655205	08/487,265	6/7/1995	8/5/1997	Granted	MECHANISM FOR CLEANING THE BACK SIDE OF A WEB IN AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N70866	Eastman Kodak Company	US	5568243	08/270,062	7/1/1994	10/22/1996	Granted	CLEANING MECHANISM FOR A TRANSFER DRUM OF A REPRODUCTION APPARATUS
N70912	Eastman Kodak Company	US	5568228	08/355,579	12/14/1994	10/22/1996	Granted	IMAGE FORMING APPARATUS WITH CONTROLLED TRANSFER
N70922	Eastman Kodak Company	US	5480725	08/306,066	9/14/1994	1/2/1996	Granted	FUSING MEMBER HAVING TIN-FILLED, ADDITION CURED LAYER
N71019	Eastman Kodak Company	US	5763129	08/692,162	8/1/1996	6/9/1998	Granted	METHOD OF INCREASING GLOSS AND TRANSPARENCY CLARITY OF FUSED TONER IMAGES
N71213	Eastman Kodak Company	US	5715503	08/655,583	5/30/1996	2/3/1998	Granted	METHOD AND APPARATUS FOR SCAVENGING CARRIER EMPLOYING A MAGNETIC FIELD AND ERASE RADIATION
N71273	Eastman Kodak Company	US	5694224	08/353,643	12/8/1994	12/2/1997	Granted	METHOD AND APPARATUS FOR TONE ADJUSTMENT CORRECTION ON RENDERING GRAY LEVEL IMAGE DATA
N71278	Eastman Kodak Company	US	6627370	09/096,985	6/12/1998	9/30/2003	Granted	HARD CARRIER PARTICLES COATED WITH A POLYMER RESIN AND A CONDUCTIVE MATERIAL
N71405	Eastman Kodak Company	US	5585891	08/412,427	3/29/1995	12/17/1996	Granted	SET-UP NAVIGATION SCHEME FOR PROGRAMMING REPRODUCTION APPARATUS
N71417	Eastman Kodak Company	DE	19622167.6	19622167.6	6/1/1996	3/27/2008	Granted	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH AND/OR AN INVERTER
N71462	Eastman Kodak Company	US	5729632	08/353,649	12/8/1994	3/17/1998	Granted	REPRODUCTION APPARATUS AND METHOD FOR ADJUSTING RENDERING WITH TONERS OF DIFFERENT PARTICLE SIZES
N71524	Eastman Kodak Company	US	5589925	08/335,927	11/8/1994	12/31/1996	Granted	ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS
N71545	Eastman Kodak Company	US	5966296	08/671,461	6/27/1996	10/12/1999	Granted	BIPOLAR-DUTY CYCLE CONTROLLABLE DC CORONA POWER SUPPLY
N71561	Eastman Kodak Company	US	5794099	08/343,407	11/22/1994	8/11/1998	Granted	COPIER APPARATUS AND METHOD WITH FLEXIBLE SOURCE DOCUMENT ENTRY SCANNING
N71593	Eastman Kodak Company	US	5459006	08/350,564	12/7/1994	10/17/1995	Granted	QUATERNARY PHOSPHONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS FOR TONERS AND DEVELOPERS CONTAINING SAME
N71593	Eastman Kodak Company	US	5464719	08/350,598	12/7/1994	11/7/1995	Granted	TONERS AND DEVELOPERS CONTAINING AMMONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS
N71595	Eastman Kodak Company	US	5881338	08/627,321	4/1/1996	3/9/1999	Granted	CONTAMINATION CONTROL DEVICE FOR AN ELECTROSTATOGRAHPIC DEVELOPMENT STATION
N71603	Eastman Kodak Company	US	5818501	08/580,263	12/28/1995	10/6/1998	Granted	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH IMPROVED CORRECTION OF EXPOSURE PARAMETERS
N71627	Eastman Kodak Company	US	6021256	08/706,953	9/3/1996	2/1/2000	Granted	RESOLUTION ENHANCEMENT SYSTEM FOR DIGITAL IMAGES
N71641	Eastman Kodak Company	US	6078697	08/724,641	10/1/1996	6/20/2000	Granted	METHOD AND APPARATUS FOR SEGMENTING IMAGE DATA INTO CONTONE, TEXT AND HALFTONE CLASSIFICATIONS
N71648	Eastman Kodak Company	US	5555080	08/569,388	12/8/1995	9/10/1996	Granted	SLIDE COVER FOR MARKING PARTICLE CARTRIDGE
N71688	Eastman Kodak Company	US	5678131	08/629,693	4/9/1996	10/14/1997	Granted	APPARATUS AND METHOD FOR REGULATING TONING CONTRAST AND EXTENDING DEVELOPER LIFE BY LONG-TERM ADJUSTMENT OF TONER CONCENTRATION

N71691	Eastman Kodak Company	US	5937147	08/708,272	9/3/1996	8/10/1999	Granted	PRINTING OF ENHANCED IMAGES
N71721	Eastman Kodak Company	US	5655062	08/398,199	3/2/1995	8/5/1997	Granted	ACCENT COLOR PRINTING
N71725	Eastman Kodak Company	US	5659280	08/658,331	6/5/1996	8/19/1997	Granted	IMPROVED APPARATUS AND SYSTEM FOR MAGNETIZATION OF PERMANENT MAGNET CYLINDER ELEMENTS
N71865	Eastman Kodak Company	US	5876030	08/642,380	1/8/1998	3/2/1999	Granted	APPARATUS FOR FACILITATING HANDLING TAB STOCK IN A TOP FEED VACUUM CORRUGATED FEEDER
N71873	Eastman Kodak Company	US	5587245	08/363,149	12/23/1994	12/24/1996	Granted	FUSING MEMBER HAVING ZINC-OXIDE FILLED, ADDITION CURED LAYER
N71874	Eastman Kodak Company	US	5701550	08/620,781	3/22/1996	12/23/1997	Granted	METHOD AND APPARATUS FOR CONTROLLING CHARGE ON TONER IN A TONING STATION
N71878	Eastman Kodak Company	US	5649266	08/635,867	4/18/1996	7/15/1997	Granted	IN-STATION CALIBRATION OF TONER CONCENTRATION MONITOR AND REPLENISHER DRIVE
N71925	Eastman Kodak Company	US	5708946	08/659,483	6/6/1996	1/13/1998	Granted	FUSER SKIVE MECHANISM MOUNTING FOR FACILITATING JAM CLEARANCE
N71944	Eastman Kodak Company	US	5516615	08/381,246	1/31/1995	5/14/1996	Granted	STABILIZED CARRIERS WITH IMPROVED DEVELOPER PERFORMANCE

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N71947	Eastman Kodak Company	US	5655198	08/659,465	6/6/1996	8/5/1997	Granted	CLEANING MECHANISM FOR THE TONING ROLLER OF AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
N71997	Eastman Kodak Company	US	5642254	08/613,647	3/11/1996	6/24/1997	Granted	HIGH DUTY CYCLE AC CORONA CHARGER
N72115	Eastman Kodak Company	US	5599631	08/399,067	3/8/1995	2/4/1997	Granted	FLUORINATED ELASTOMER/FLUORINATED RESIN COMPOSITIONS FOR TONER FUSING MEMBERS
N72156	Eastman Kodak Company	US	5584478	08/499,831	7/10/1995	12/17/1996	Granted	DEVICE FOR PRECISELY POSITIONED ALIGNMENT OF SINGLY FED SHEETS
N72232	Eastman Kodak Company	US	5917534	08/624,033	3/27/1996	6/29/1999	Granted	LIGHT-EMITTING DIODE ARRAYS WITH INTEGRATED PHOTODETECTORS FORMED AS A MONOLITHIC DEVICE AND METHODS AND APPARATUS FOR USING SAME
N72301	Eastman Kodak Company	US	5689588	08/582,319	1/3/1996	11/18/1997	Granted	METHOD AND APPARATUS FOR INCREASING COMPRESSIBILITY OF MULTIBIT IMAGE DATA
N72320	Eastman Kodak Company	US	5674655	08/739,902	10/30/1996	10/7/1997	Granted	ELECTROSTATOGRAPHIC TONERS CONTAINING METAL OXIDES
N72454	Eastman Kodak Company	US	5671340	08/565,467	11/30/1995	9/23/1997	Granted	METHOD OF NON-OVERLAPPING ADDITIVE COLOR PRINTING
N72455	Eastman Kodak Company	US	5633990	08/631,768	4/10/1996	5/27/1997	Granted	METHOD OF NON-OVERLAPPING COLOR PRINTING
N72485	Eastman Kodak Company	US	5849449	08/631,723	4/10/1996	12/15/1998	Granted	ELECTROSTATOGRAPHIC DEVELOPER HAVING TONER PARTICLES CONTAINING POLYMERS OF (2-CYANOACETAMIDO) PHENYL ACRYLATES POLYMERS
N72897	Eastman Kodak Company	US	5606404	08/563,246	11/22/1995	2/25/1997	Granted	TONER DEVELOPMENT STATION WITH NON-CONDUCTIVE SKIVE
N72908	Eastman Kodak Company	US	5681680	08/644,801	5/10/1996	10/28/1997	Granted	DIFUNCTIONAL N-(2-CYANOETHENYL) SULFONAMIDES AND TONER COMPOSITIONS CONTAINING THEM
N72972	Eastman Kodak Company	US	5649891	08/572,198	12/13/1995	7/22/1997	Granted	COMPOSITE GUDGEONS AND ROLLER ASSEMBLIES
N73075	Eastman Kodak Company	US	5988629	08/720,481	9/30/1996	11/23/1999	Granted	CONTROL FOR A SHEET STACK SUPPORTING PLATFORM
N73119	Eastman Kodak Company	US	5722015	08/640,025	4/30/1996	2/24/1998	Granted	METHOD AND APPARATUS FOR ADJUSTING THE CHARGE ON TONER
N73120	Eastman Kodak Company	US	5772779	08/697,942	9/3/1996	6/30/1998	Granted	PHOTOCONDUCTOR CLEANING BRUSH FOR ELIMINATION OF PHOTOCONDUCTOR SCUM
N73380	Eastman Kodak Company	US	5604039	08/589,666	1/22/1996	2/18/1997	Granted	THERMALLY STABLE RELEASE AGENTS
N73463	Eastman Kodak Company	US	5672871	08/609,073	2/29/1996	9/30/1997	Granted	CORONA WIRE HANDLING DEVICE
N73489	Eastman Kodak Company	US	5631728	08/594,955	1/31/1996	5/20/1997	Granted	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N73616	Eastman Kodak Company	US	5709975	08/685,124	7/23/1996	1/20/1998	Granted	COATED HARD FERRITE CARRIER PARTICLES
N73618	Eastman Kodak Company	GB	2313092	9709584.8	5/13/1997	2/2/2000	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73618	Eastman Kodak Company	US	5689787	08/648,846	5/16/1996	11/18/1997	Granted	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73678	Eastman Kodak Company	US	5824416	08/612,698	3/8/1996	10/20/1998	Granted	FUSER MEMBER HAVING FLUOROELASTOMER LAYER
N73850	Eastman Kodak Company	US	5729794	08/650,673	5/20/1996	3/17/1998	Granted	TONER CONTAINER HAVING A WEB SEAL
N73949	Eastman Kodak Company	US	5808747	08/655,550	5/30/1996	9/15/1998	Granted	APPARATUS AND METHOD FOR PRODUCTION OF SIGNATURES
N73992	Eastman Kodak Company	US	5742868	08/661,527	6/11/1996	4/21/1998	Granted	METHOD AND APPARATUS OF ADJUSTING OF CHARGE LEVEL ON AN ELECTROSTATOGRAPHIC RECORDING MEDIUM **ALSO RECORDED R: 8078 F: 560-561
N74049	Eastman Kodak Company	US	5678154	08/674,227	6/28/1996	10/14/1997	Granted	TRANSPARENCY FEED WITH AMORPHOUS FLUOROPOLYMER COATED PRESSURE ROLL
N74084	Eastman Kodak Company	US	5853892	08/672,250	6/28/1996	12/29/1998	Granted	AMORPHOUS FLUOROPOLYMER COATED FUSING BELT
N74166	Eastman Kodak Company	US	5729787	08/685,261	7/23/1996	3/17/1998	Granted	IMPROVED TONER CONCENTRATION MONITOR AND METHOD *ALSO RECORDED. SEE FN*
N74183	Eastman Kodak Company	US	5811214	08/852,985	5/8/1997	9/22/1998	Granted	MONOCOMPONENT DEVELOPER COMPRISING SURFACE TREATED TONERS
N74521	Eastman Kodak Company	US	5805292	08/724,517	9/30/1996	9/8/1998	Granted	A CONTROL SYSTEM FOR AUTOMATIC INTENSITY ADJUSTMENT OF LIGHT EMITTERS OF A SHEET SENSOR DEVICE
N74614	Eastman Kodak Company	US	5906881	08/729,972	10/15/1996	5/25/1999	Granted	COATED FUSER MEMBERS
N74614	Eastman Kodak Company	US	6113830	09/123,126	7/27/1998	9/5/2000	Granted	METHODS OF MAKING COATED FUSER MEMBERS
N74721	Eastman Kodak Company	US	5735945	08/821,993	3/21/1997	4/7/1998	Granted	STATIC CHARGE-SUPPRESSING RELEASE AGENT COMPOSITIONS
N74759	Eastman Kodak Company	US	5853941	08/762,680	12/11/1996	12/29/1998	Granted	ELIMINATING TRIBOELECTRICALLY GENERATED BACKGROUND IN AN ELECTROPHOTOGRAPHICALLY PRODUCED IMAGE
N74938	Eastman Kodak Company	US	5740495	08/770,601	12/19/1996	4/14/1998	Granted	APPARATUS AND METHOD FOR ADJUSTING CLEANING SYSTEM PERFORMANCE ON AN ELECTROSTATOGRAPHIC RECORDING APPARATUS (*ALSO RECORDED, SEE FN*)
N74966	Eastman Kodak Company	US	5853893	08/806,569	2/25/1997	12/29/1998	Granted	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N74967	Eastman Kodak Company	US	5851673	08/805,479	2/25/1997	12/22/1998	Granted	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N75021	Eastman Kodak Company	US	6088050	08/775,815	12/31/1996	7/11/2000	Granted	NON-IMPACT RECORDING APPARATUS OPERABLE UNDER VARIABLE RECORDING CONDITIONS
N75062	Eastman Kodak Company	US	5839020	08/799,673	2/11/1997	11/17/1998	Granted	METHOD AND APPARATUS FOR CONTROLLING PRODUCTION OF FULL PRODUCTIVITY ACCENT COLOR IMAGE FORMATION
N75343	Eastman Kodak Company	US	5799236	08/903,583	7/31/1997	8/25/1998	Granted	FACILITATING DUPLEX COPYING WITH A REPRODUCTION APPARATUS UTILIZING AN

N75358	Eastman Kodak Company	DE	69822441.8	98966099.8	12/28/1998	3/17/2004	Granted	INTERMEDIATE TRANSFER MEMBER IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75358	Eastman Kodak Company	GB	0966701	98966099.8	12/28/1998	3/17/2004	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT

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N75358	Eastman Kodak Company	US	5937229	08/998,789	12/29/1997	8/10/1999	Granted	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75410	Eastman Kodak Company	US	5893558	08/906,794	8/5/1997	4/13/1999	Granted	SHEET GUIDANCE CHANNEL
N75523	Eastman Kodak Company	US	5887234	08/992,872	12/17/1997	3/23/1999	Granted	REPRODUCTION APPARATUS PROVIDING SELECTABLE IMAGE QUALITY AND GLOSS
N75626	Eastman Kodak Company	US	5839024	08/858,752	5/19/1997	11/17/1998	Granted	CORONA CHARGING OF A CHARGE RETENTIVE SURFACE
N75639	Eastman Kodak Company	JP	4249287	1998-117019	4/27/1998	1/23/2009	Granted	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75639	Eastman Kodak Company	US	6074756	08/845,300	4/25/1997	6/13/2000	Granted	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75793	Eastman Kodak Company	US	6014158	08/841,008	4/29/1997	1/11/2000	Granted	TRANSFER ROLLER ELECTRICAL BIAS CONTROL
N76295	Eastman Kodak Company	US	5926054	08/901,183	7/28/1997	7/20/1999	Granted	MODIFICATION OF PROCESS CONTROL SIGNALS SO AS TO ENABLE REPRODUCTION APPARATUS TO OPERATE OVER AN ALTERNATE PROCESS RANGE
N76312	Eastman Kodak Company	US	5968702	08/977,263	11/24/1997	10/19/1999	Granted	TONER PARTICLES OF CONTROLLED SHAPE AND METHOD OF PREPARATION
N76314	Eastman Kodak Company	US	5980245	08/920,969	8/29/1997	11/9/1999	Granted	DURABLE GUDGEONS FOR FUSING ROLLERS
N76315	Eastman Kodak Company	US	6146751	09/240,749	1/29/1999	11/14/2000	Granted	FUSER MEMBER WITH VINYL AND HYDRIDE CONTAINING SILANE ADHESIVE LAYER
N76465	Eastman Kodak Company	US	5956544	08/970,832	11/14/1997	9/21/1999	Granted	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS WITH ELECTROMETER CONTROL AND METHOD OF CALIBRATING THE ELECTROMETER
N76514	Eastman Kodak Company	US	5938100	09/047,618	3/25/1998	8/17/1999	Granted	MECHANISM FOR TRANSPORTING THE LEADING END OF A STAPLE WIRE FROM A SUPPLY ROLL TO A STAPLING DEVICE FOR SHEET STACKS
N76515	Eastman Kodak Company	US	5938388	09/044,354	3/19/1998	8/17/1999	Granted	METHOD AND DEVICE FOR PREPARING, MANIPULATING, AND PROCESSING A STAPLE WIRE FOR STAPLING SHEETS IN A STAPLING APPARATUS
N76604	Eastman Kodak Company	US	6114041	08/962,129	10/31/1997	9/5/2000	Granted	FUSER MEMBER WITH SURFACE TREATED AL2O3 AND FUNCTIONALIZED RELEASE FLUIDS
N76605	Eastman Kodak Company	US	5998033	08/961,838	10/31/1997	12/7/1999	Granted	FUSER MEMBER WITH METAL OXIDE FILLERS, SILANE COUPLING AGENTS, AND FUNCTIONALIZED RELEASE FLUIDS
N76606	Eastman Kodak Company	US	5935712	08/962,108	10/31/1997	8/10/1999	Granted	FUSER MEMBER WITH SURFACE TREATED SNO2, CUO, OR MIXTURE FILLER
N76629	Eastman Kodak Company	DE	69820413.1	98949530.4	9/25/1998	12/10/2003	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	GB	0941511	98949530.4	9/25/1998	12/10/2003	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	US	6453127	08/937,989	9/26/1997	9/17/2002	Granted	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76712	Eastman Kodak Company	US	5987271	08/998,787	12/29/1997	11/16/1999	Granted	METHOD AND APPARATUS FOR CONTROL OF VARIABILITY IN CHARGE TO MASS RATIO IN A DEVELOPMENT STATION
N76747	Eastman Kodak Company	US	6095518	09/084,746	5/26/1998	8/1/2000	Granted	SHEET DEPOSITING DEVICE
N76825	Eastman Kodak Company	US	6142466	09/126,305	7/30/1998	11/7/2000	Granted	APPARATUS FOR STACKED DEPOSITING AND ALIGNMENT OF INDIVIDUALLY DELIVERED SHEETS
N76834	Eastman Kodak Company	US	6153888	09/188,640	11/9/1998	11/28/2000	Granted	AUTOMATIC CONTROL OF REFLECTIVE-TYPE SENSORS IN REPRODUCTION APPARATUS
N76903	Eastman Kodak Company	US	5978624	09/052,475	3/31/1998	11/2/1999	Granted	SLIDE COVER BREATHABLE SEAL FOR A MARKING PARTICLE RECEPTACLE
N76907	Eastman Kodak Company	US	5970284	09/052,686	3/31/1998	10/19/1999	Granted	SLIDE COVER FOR MARKING PARTICLE RECEPTACLE
N76908	Eastman Kodak Company	US	5995783	09/052,620	3/31/1998	11/30/1999	Granted	RECEPTACLE FOR PARTICULATE MATTER
N77062	Eastman Kodak Company	US	5989767	09/212,065	12/15/1998	11/23/1999	Granted	CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS
N77185	Eastman Kodak Company	US	5862433	08/999,113	12/29/1997	1/19/1999	Granted	ELECTROSTATOGRAPHIC METHOD AND APPARATUS WITH IMPROVED AUTO CYCLE UP
N77191	Eastman Kodak Company	US	6121986	08/999,451	12/29/1997	9/19/2000	Granted	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N77241	Eastman Kodak Company	US	6252207	09/443,902	11/19/1999	6/26/2001	Granted	FUSER TEMPERATURE CONTROL SENSOR WHICH IS INSENSITIVE TO SURROUNDING AIR CURRENTS
N77245	Eastman Kodak Company	US	6226474	09/464,423	12/16/1999	5/1/2001	Granted	AIR IMPINGEMENT POST FUSER RECEIVER MEMBER COOLER DEVICE
N77280	Eastman Kodak Company	US	5933682	09/059,810	4/14/1998	8/3/1999	Granted	COPIER/PRINTER WITH MANUAL ADJUSTMENT FOR CROSS-TRACK UNIFORMITY
N77389	Eastman Kodak Company	US	6451956	09/877,763	6/8/2001	9/17/2002	Granted	NOVEL POLYMER AND PHOTOCONDUCTIVE ELEMENT HAVING A POLYMERIC BARRIER LAYER
N77457	Eastman Kodak Company	US	5905932	09/053,504	4/4/1998	5/18/1999	Granted	METHOD AND APPARATUS FOR THE REMOVAL OF TONER AND MAGNETIC

N77471	Eastman Kodak Company	US	6067438	09/157,391	9/18/1998	5/23/2000	Granted	CARRIER PARTICLES FROM A SURFACE FUSER MEMBER WITH FLUORO-SILICONE IPN NETWORK AS FUNCTIONAL RELEASE AGENT DONOR ROLLER
N77614	Eastman Kodak Company	US	6295427	09/473,417	12/29/1999	9/25/2001	Granted	PROTECTIVE CONTAINER/INSTALLATION FIXTURE FOR IMAGE-RECORDING/IMAGE-TRANSFER DRUMS
N77723	Eastman Kodak Company	US	6131846	09/197,731	11/20/1998	10/17/2000	Granted	DEVICE FOR HOLDING THE LEADING END OF THE WIRE ON A STAPLING WIRE SUPPLY REEL
N77897	Eastman Kodak Company	US	6184911	09/089,744	6/3/1998	2/6/2001	Granted	APPARATUS AND METHOD FOR RECORDING USING AN ELECTROGRAPHIC WRITER AND AN IMAGING WEB
N77936	Eastman Kodak Company	US	6195518	09/443,603	11/19/1999	2/27/2001	Granted	WEB CROSS-TRACK FORCE MONITORING MECHANISM
N77970	Eastman Kodak Company	US	6308951	09/238,486	1/27/1999	10/30/2001	Granted	DEVICE FOR DETECTING A SHEET STACK HEIGHT IN A TRAY
N77972	Eastman Kodak Company	US	6196542	09/260,408	3/1/1999	3/6/2001	Granted	DEVICE FOR DELIVERING, DEPOSITING, AND ALIGNING SHEETS IN A STACK CONTAINER VORRICHTUNG ZUM ZUFÜHREN, ABLEGEN UND AUSRICHTEN VON BLÄTTERN IN EINEM STAPELBEHÄLTER
N77980	Eastman Kodak Company	US	5903800	09/090,746	6/4/1998	5/11/1999	Granted	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS AND METHOD WITH IMPROVED DENSITOMETER

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N78027	Eastman Kodak Company	US	6118953	09/156,821	9/18/1998	9/12/2000	Granted	ELECTROSTATOGRAPHIC APPARATUS AND METHOD WITH PROGRAMMABLE TONER CONCENTRATION
N78144	Eastman Kodak Company	US	6041210	09/335,371	6/17/1999	3/21/2000	Granted	DECLINE WITH THE DEVELOPER LIFE ELECTROSTATIC CHARGE-SUPPRESSING FUSER ROLLER
N78231	Eastman Kodak Company	US	6222636	09/133,826	8/13/1998	4/24/2001	Granted	DISK-BASED IMAGE STORAGE SYSTEM INVENTION DISCLOSURE
N78246	Eastman Kodak Company	US	6225618	09/185,926	11/4/1998	5/1/2001	Granted	DIGITAL DENSITOMETER WITH AUTO-RANGING
N78247	Eastman Kodak Company	US	6144024	09/183,509	10/30/1998	11/7/2000	Granted	DIGITAL DENSITOMETER USING VOLTAGE-CONTROLLED OSCILLATOR, COUNTER, AND LOOK-UP TABLE
N78404	Eastman Kodak Company	US	6038120	09/164,064	9/30/1998	3/14/2000	Granted	
N78437	Eastman Kodak Company	US	6687874	09/166,326	10/5/1998	2/3/2004	Granted	A SYSTEM FOR GENERATING AND MAINTAINING FIELD SERVICE PUBLICATIONS
N78612	Eastman Kodak Company	US	6522421	09/181,104	10/28/1998	2/18/2003	Granted	METHOD AND APPARATUS FOR AUTOMATICALLY COMMUNICATING RETURNING STATUS AND INFORMATION FROM A PRINTER USING ELECTRONIC MAIL (EMAIL)
N78641	Eastman Kodak Company	US	6222176	09/185,842	11/4/1998	4/24/2001	Granted	DIGITAL DENSITOMETER WITH LUT OUTPUT SUMMATION TO YIELD DENSITY VALUE
N78648	Eastman Kodak Company	US	6127041	09/204,598	12/3/1998	10/3/2000	Granted	FUSER MEMBER HAVING COMPOSITE MATERIAL INCLUDING SILICONE T-RESINS
N78672	Eastman Kodak Company	US	6649314	09/506,159	2/17/2000	11/18/2003	Granted	ELECTROSTATOGRAPHIC APPARTUS AND METHOD FOR REDUCING IMAGE DEFECTS
N78680	Eastman Kodak Company	US	6016415	09/199,896	11/25/1998	1/18/2000	Granted	IMAGE TRANSFER APPARATUS AND METHOD USING A SEAMED ENDLESS BELT [TITLE PRIOR TO AMENDMENT-SEAM IMPROVEMENTS FOR APPARATUS USING ENDLESS BELT]
N78761	Eastman Kodak Company	US	5960245	09/204,601	12/3/1998	9/28/1999	Granted	OIL SWELLING CONTROLLING FUSER MEMBER HAVING A SILICONE T-RESIN
N78829	Eastman Kodak Company	US	6134095	09/213,848	12/17/1998	10/17/2000	Granted	AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78881	Eastman Kodak Company	US	6586100	09/213,070	12/16/1998	7/1/2003	Granted	FLUOROCARBON-SILICONE INTERPENETRATING NETWORK USEFUL AS FUSER MEMBER COATING
N78895	Eastman Kodak Company	US	5991568	09/219,046	12/23/1998	11/23/1999	Granted	BLADE CLEANING APPARATUS WITH ASSOCIATED DUST SEAL AND METHOD OF CLEANING
N78919	Eastman Kodak Company	US	6218014	09/223,505	12/30/1998	4/17/2001	Granted	FLUOROCARBON FUSER MEMBER WITH SILICON CARBIDE FILLER
N78927	Eastman Kodak Company	US	6190771	09/221,345	12/28/1998	2/20/2001	Granted	FUSER ASSEMBLY WITH DONOR ROLLER HAVING REDUCED RELEASE AGENT SWELL
N78977	Eastman Kodak Company	US	6197466	09/452,087	11/30/1999	3/6/2001	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH METAL OXIDES
N79004	Eastman Kodak Company	JP	4806092	2010-185195	11/27/2000	8/19/2011	Granted	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79004	Eastman Kodak Company	US	6243555	09/473,403	12/28/1999	6/5/2001	Granted	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79032	Eastman Kodak Company	US	6483604	09/258,993	2/26/1999	11/19/2002	Granted	DISK-BASED IMAGE STORAGE SYSTEM AND METHOD WITH PRIORITIZED LOADING AND RETRIEVAL OPERATIONS
N79085	Eastman Kodak Company	US	6312817	09/244,375	2/4/1999	11/6/2001	Granted	FUSER ASSEMBLY WITH CONTROLLED POLYMERIC RELEASE AGENT SWELL INTERMEDIATE LAYER
N79209	Eastman Kodak Company	US	6241404	09/405,833	9/24/1999	6/5/2001	Granted	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM VERFAHREN ZUM STEUERN DES PAPIERFLUSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79224	Eastman Kodak Company	US	6201556	09/443,602	11/19/1999	3/31/2001	Granted	ELECTROGRAPHIC REPRODUCTION APPARATUS LIGHT-EMITTING DEVICE SUPPORT MECHANISM
N79241	Eastman Kodak Company	US	6108504	09/277,618	3/26/1999	8/22/2000	Granted	CORONA WIRE REPLENISHING MECHANISM
N79463	Eastman Kodak Company	US	6678496	10/216,985	8/12/2002	1/13/2004	Granted	SKIVE MECHANISM FOR REPRODUCTION APPARATUS FUSER ROLLERS
N79479	Eastman Kodak Company	US	6181886	09/471,787	12/23/1999	1/30/2001	Granted	TONER REPLENISHMENT AND COLLECTION APPARATUS AND METHOD
N79697	Eastman Kodak Company	US	6160980	09/437,552	11/10/1999	12/12/2000	Granted	METHOD AND APPARATUS FOR REDUCING CONTAMINATION OF A TACKDOWN, CAPTURE OR TRANSFER ROLLER ON A SPLICED PHOTOCONDUCTOR OR TRANSPORT WEB
N79717	Eastman Kodak Company	US	6819886	10/625,429	7/23/2003	11/16/2004	Granted	GLOSS/DENSITY MEASUREMENT DEVICE WITH FEEDBACK TO CONTROL GLOSS AND DENSITY OF IMAGES PRODUCED BY AN ELECTROGRAPHIC REPRODUCTION APPARATUS
N79755	Eastman Kodak Company	US	6275672	09/442,303	11/19/1999	8/14/2001	Granted	ADJUSTMENT MECHANISM FOR DEVELOPMENT STATION ELEMENTS
N79901	Eastman Kodak Company	US	6417284	09/409,291	9/30/1999	7/9/2002	Granted	A NOVEL ADHESION PRIMING COMPOSITION FOR FLUOROPOLYMER COATINGS
N80050	Eastman Kodak Company	US	6821626	09/450,302	11/29/1999	11/23/2004	Granted	FLUOROCARBON RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80091	Eastman Kodak Company	US	6676996	10/209,040	7/31/2002	1/13/2004	Granted	FLUOROELASTOMER-SILICONE COMPOSITES USING POLYDIMETHYLSILOXANE PARTICLES
N80095	Eastman Kodak Company	US	6549747	10/080,005	2/21/2002	4/15/2003	Granted	CONDUCTIVE FUR BRUSH CLEANER HAVING AN INSULATED CASING
N80096	Eastman Kodak Company	US	6690899	10/080,215	2/21/2002	2/10/2004	Granted	CONDUCTIVE FIBER BRUSH CLEANER HAVING SEPARATE ZONES
N80110	Eastman Kodak Company	US	6654584	09/991,584	11/17/2001	11/25/2003	Granted	PRESSURE ROLLER OIL CLEANER FOR A ROLLER FUSING SYSTEM
N80148	Eastman Kodak Company	US	6537741	09/792,313	2/23/2001	3/25/2003	Granted	FUSING BELT FOR APPLYING A PROTECTIVE

N80159	Eastman Kodak Company	US	6243557	09/540,263	3/31/2000	6/5/2001	Granted	OVERCOAT TO A PHOTOGRAPHIC ELEMENT OFFSET PREVENTING OIL PRESSURE SENSOR SYSTEM
N80160	Eastman Kodak Company	US	6538453	09/540,789	3/31/2000	3/25/2003	Granted	DETECTING ERRATIC RESISTANCE IN TEMPERATURE SENSORS
N80391	Eastman Kodak Company	US	6358656	09/644,331	8/23/2000	3/19/2002	Granted	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA-TITANIUM DIOXIDE MIXTURES
N80396	Eastman Kodak Company	US	6304740	09/500,826	2/10/2000	10/16/2001	Granted	EXTERNALLY HEATED EXTERNAL HEATER ROLLERS
N80476	Eastman Kodak Company	US	6625408	09/574,054	5/18/2000	9/23/2003	Granted	PIN-MOUNT FOR OPTICAL WRITER/IMAGE- RECORDING ELEMENT IN A DOCUMENT PRINTER/COPIER

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N80519	Eastman Kodak Company	JP	3954400	2002-24532	1/31/2002	5/11/2007	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80519	Eastman Kodak Company	US	6532354	09/912,160	7/24/2001	3/11/2003	Granted	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80523	Eastman Kodak Company	US	6294303	09/489,811	1/24/2000	9/25/2001	Granted	MONOCOMPONENT DEVELOPER CONTAINING POSITIVELY CHARGEABLE INORGANIC FINE POWDER
N80567	Eastman Kodak Company	JP	4684467	2001-148414	5/17/2001	2/18/2011	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6512902	10/046,848	1/15/2002	1/28/2003	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480689	10/050,007	1/15/2002	11/12/2002	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480686	10/050,008	1/15/2002	11/12/2002	Granted	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80581	Eastman Kodak Company	US	6735407	10/263,983	10/3/2002	5/11/2004	Granted	CORONA CHARGERS HAVING CONSUMER REPLACEABLE COMPONENTS
N80700	Eastman Kodak Company	US	6240267	09/534,468	3/24/2000	5/29/2001	Granted	PRINTING APPARATUS
N80827	Eastman Kodak Company	DE	10211867.1	10211867.1	3/18/2002		Filed	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80827	Eastman Kodak Company	US	6754457	09/828,012	4/6/2001	6/22/2004	Granted	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80829	Eastman Kodak Company	US	6553201	09/574,055	5/18/2000	4/22/2003	Granted	REPLENISHER MECHANISM INTERFACE
N80830	Eastman Kodak Company	JP	4439743	2001-4265	1/11/2001	1/15/2010	Granted	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	US	6195527	09/570,090	5/12/2000	2/27/2001	Granted	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80914	Eastman Kodak Company	DE	60109085.3	01107859.9	4/10/2001	3/2/2005	Granted	FLUOROCARBON-SILICONE RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80914	Eastman Kodak Company	US	6797348	09/558,239	4/24/2000	9/28/2004	Granted	FUSER MEMBER OVERCOATED WITH FLUOROCARBON-SILICONE RANDOM COPOLYMER CONTAINING ALUMINUM OXIDE
N81116	Eastman Kodak Company	DE	50113850.1	01111316.4	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	JP	4713762	2001-147603	5/17/2001	4/1/2011	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	NL	1156387	01111316.4	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	US	6532873	09/858,208	5/15/2001	3/18/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTER
N81118	Eastman Kodak Company	DE	50113773.4	01109258.2	4/14/2001	3/26/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	NL	1155844	01109258.2	4/14/2001	3/26/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	US	6421522	09/858,111	5/15/2001	7/16/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON A CHANGE IN TONER PROFILE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81119	Eastman Kodak Company	DE	50114945.7	01110797.6	5/4/2001	6/24/2009	Granted	METHOD FOR REGISTRATION IN A MULTICOLOR PRINTING PRESS
N81119	Eastman Kodak Company	US	6615732	09/855,463	5/15/2001	9/9/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTER ON A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	DE	50112256.7	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	GB	1156400	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	NL	1156400	01110913.9	5/5/2001	3/28/2007	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	US	6496678	09/858,044	5/15/2001	12/17/2002	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON CHANGE IN DIMENSIONS OF PRINTING SUBSTRATE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81121	Eastman Kodak Company	DE	50114493.5	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	FR	1155846	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

N81121	Eastman Kodak Company	GB	1155846	01110278.7	4/26/2001	11/19/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	US	6519423	09/858,046	5/15/2001	2/11/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATE GRADE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81122	Eastman Kodak Company	DE	50113847.1	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	GB	1156384	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	NL	1156384	01111089.7	5/9/2001	4/16/2008	Granted	EXPOSURE TIMING
N81122	Eastman Kodak Company	US	6493012	09/860,120	5/17/2001	12/10/2002	Granted	EXPOSURE TIMING
N81123	Eastman Kodak Company	US	6480693	09/858,431	5/16/2001	11/12/2002	Granted	METHOD AND APPARATUS FOR CORRECTING REGISTRATION FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (AMENDED) METHOD AND APPARATUS FOR CORRECTING REGISTER FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (ORIGINAL)
N81124	Eastman Kodak Company	DE	50113849.8	01111315.6	5/9/2001	4/16/2008	Granted	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81124	Eastman Kodak Company	US	6934041	09/858,378	5/16/2001	8/23/2005	Granted	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81126	Eastman Kodak Company	JP	4938180	2001-148236	5/17/2001	3/2/2012	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	DE	50113927.3	01109091.7	4/12/2001	5/7/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	NL	1156382	01109091.7	4/12/2001	5/7/2008	Granted	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81128	Eastman Kodak Company	US	6522857	09/858,430	5/16/2001	2/18/2003	Granted	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATES [AS AMENDED] METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS FILED]
N81134	Eastman Kodak Company	JP	4762439	2001-149933	5/18/2001	6/17/2011	Granted	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81134	Eastman Kodak Company	US	6823165	09/575,077	5/19/2000	11/23/2004	Granted	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81144	Eastman Kodak Company	DE	50111987.6	01110411.4	4/27/2001	1/31/2007	Granted	REPLACEABLE CYLINDER ELEMENTS ON ELECTROGRAPHIC PRINTING UNITS
N81144	Eastman Kodak Company	US	6615722	09/858,429	5/16/2001	9/9/2003	Granted	REPLACEABLE CYLINDER ELEMENT INCLUDING CYLINDRICAL SLEEVE AND END MEMBERS HAVING COMPLEMENTARY CENTERING FACES TITLE AMENDED PER EXAMINER'S AMENDMENT IN THE NOTICE OF ALLOWANCE DATED 04/01/2003. [REPLACEABLE CYLINDER ELEMENT ON ELECTROGRAPHIC PRINTING UNITS]
N81145	Eastman Kodak Company	DE	50115081.1	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	GB	1868043	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	NL	1868043	07017815.7	9/12/2007	8/26/2009	Granted	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81150	Eastman Kodak Company	US	6484002	09/877,777	6/8/2001	11/19/2002	Granted	DOCUMENT PRINTER/COPIER WITH DECOUPLEABLE DRUM-SUPPORT MEMBER
N81151	Eastman Kodak Company	JP	4854864	2001-79343	3/19/2001	11/4/2011	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6259873	09/574,275	5/19/2000	7/10/2001	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6625407	09/878,048	6/8/2001	9/23/2003	Granted	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	DE	10122238	10122238.6	5/8/2001	6/10/2010	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	JP	4578718	2001-148416	5/17/2001	9/3/2010	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	US	6394943	09/574,447	5/19/2000	5/28/2002	Granted	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81167	Eastman Kodak Company	US	6308030	09/575,043	5/19/2000	10/23/2001	Granted	METHOD AND APPARATUS FOR SUPPORTING A DRUM FOR LOADING AND UNLOADING FROM A COPIER AND/OR PRINTER APPARATUS
N81203	Eastman Kodak Company	DE		10319846.6	5/3/2003		Filed	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81203	Eastman Kodak Company	US	6745001	10/139,434	5/6/2002	6/1/2004	Granted	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81205	Eastman Kodak Company	US	6453147	09/730,368	12/5/2000	9/17/2002	Granted	DUST CONTROL IN CONDUCTIVE-CORE FIBER BRUSH CLEANING SYSTEMS USING SELF-GENERATED AIR FLOW
N81295	Eastman Kodak Company	US	6429249	09/609,561	6/30/2000	8/6/2002	Granted	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION
N81297	Eastman Kodak Company	US	6696158	09/608,290	6/30/2000	2/24/2004	Granted	FUSER MEMBER WITH FLUOROCARBON THERMOPLASTICS COATING
N81310	Eastman Kodak Company	US	6453134	09/738,753	12/15/2000	9/17/2002	Granted	WEB-CLEANING APPARATUS FOR ELECTROSTATIC PRINTER/COPIER
N81311	Eastman Kodak Company	US	6901227	09/738,751	12/15/2000	5/31/2005	Granted	SUPPORT FOR BRACKET/BACKUP SHOE ASSEMBLY FOR WEB-CLEANING CARTRIDGE
N81322	Eastman Kodak Company	DE	60100023.4	01112874.1	6/1/2001	9/11/2002	Granted	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81324	Eastman Kodak Company	DE	60145094.9	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	GB	1167444	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	NL	1167444	01113649.6	6/19/2001	8/10/2011	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	US	6416819	09/608,289	6/30/2000	7/9/2002	Granted	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81325	Eastman Kodak Company	DE	60112665.3	01113650.4	6/19/2001	8/17/2005	Granted	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	NL	1168103	01113650.4	6/19/2001	8/17/2005	Granted	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81328	Eastman Kodak Company	EP		01115333.5	6/25/2001		Filed	ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER
N81328	Eastman Kodak Company	US	6419615	09/609,563	6/30/2000	7/16/2002	Granted	ELECTROSTATIC CHARGE-SUPPRESSING FLUROPLASTIC FUSER ROLLER

N81333	Eastman Kodak Company	US	7016070	09/794,693	2/27/2001	3/21/2006	Granted	MULTIPLE-LEVEL PRINthead USING EMBEDDED HIGH SPEED SERIAL DATA AND CONTROL LINK WITH ON-BOARD EXPOSURE CLOCK GENERATION
N81334	Eastman Kodak Company	DE	10045261.2	10045261.2	9/13/2000	3/24/2011	Granted	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81334	Eastman Kodak Company	US	6521905	09/657,896	9/8/2000	2/18/2003	Granted	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81335	Eastman Kodak Company	US	6611345	09/657,897	9/8/2000	8/26/2003	Granted	METHOD AND DEVICE FOR DETERMINING THE POSITION OF AN OBJECT HAVING FACES AND EDGES, AND A POSITIONING SYSTEM
N81345	Eastman Kodak Company	DE		10137211.6	7/30/2001		Filed	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS
N81345	Eastman Kodak Company	JP	4615776	2001-228571	7/27/2001	10/29/2010	Granted	PROCESSOR AND METHOD FOR IMPROVING EDGE BY SETTING ADJUSTABLE THRESHOLD EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS (original)
N81345	Eastman Kodak Company	US	7079281	09/628,397	8/1/2000	7/18/2006	Granted	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTING
N81347	Eastman Kodak Company	DE		10137164.0	7/30/2001		Filed	GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7218420	09/629,993	8/1/2000	5/15/2007	Granted	GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7450269	11/609,377	12/12/2006	11/11/2008	Granted	GRAY LEVEL HALFTONE PROCESSING
N81353	Eastman Kodak Company	US	6541171	09/680,133	10/4/2000	4/1/2003	Granted	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING

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N81353	Eastman Kodak Company	US	6605399	10/277,492	10/22/2002	8/12/2003	Granted	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81355	Eastman Kodak Company	DE	60141559.0	01122614.9	9/27/2001	3/17/2010	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	GB	1195655	01122614.9	9/27/2001	3/17/2010	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	US	6456816	09/680,136	10/4/2000	9/24/2002	Granted	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81356	Eastman Kodak Company	US	6463250	09/679,345	10/4/2000	10/8/2002	Granted	EXTERNALLY HEATED DEFORMABLE FUSER ROLLER
N81358	Eastman Kodak Company	US	6490430	09/680,138	10/4/2000	12/3/2002	Granted	AN EXTERNALLY HEATED FUSER ROLLER FOR A TONER FUSING STATION [AS AMENDED OCT 4 2001] TONER FUSING STATION HAVING AN EXTERNALLY HEATED FUSER ROLLER
N81360	Eastman Kodak Company	US	6567641	09/680,134	10/4/2000	5/20/2003	Granted	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN EXTERNALLY HEATED FUSER ROLLER
N81361	Eastman Kodak Company	JP	4656774	2001-247408	8/16/2001	1/7/2011	Granted	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING
N81365	Eastman Kodak Company	US	6589048	09/827,410	4/6/2001	7/8/2003	Granted	ROLLER CONSTRUCTION FOR OPERATION AT ELEVATED TEMPERATURES
N81367	Eastman Kodak Company	US	6526236	10/007,998	11/13/2001	2/25/2003	Granted	REPLENISHER MECHANISM FOR A REPRODUCTION APPARATUS DEVELOPMENT STATION WITH CONTINUOUS MONITORING OF REMAINING MARKING PARTICLE MATERIAL
N81372	Eastman Kodak Company	US	6678483	10/163,109	6/5/2002	1/13/2004	Granted	SERIAL DRIVE SENSING FAULT CLEANING DEVICE DETECTOR
N81375	Eastman Kodak Company	DE		10224879.6	6/5/2002		Filed	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	JP	4071984	2002-113958	4/16/2002	1/25/2008	Granted	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	US	6611666	09/882,196	6/15/2001	8/26/2003	Granted	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81380	Eastman Kodak Company	DE	60241693.0	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	GB	1237054	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	NL	1237054	02003164.7	2/15/2002	12/7/2011	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	US	6549745	09/785,913	2/16/2001	4/15/2003	Granted	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81382	Eastman Kodak Company	EP		02011523.4	5/23/2002		Filed	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81382	Eastman Kodak Company	US	6819351	09/870,305	5/30/2001	11/16/2004	Granted	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81387	Eastman Kodak Company	US	6735411	10/177,265	6/21/2002	5/11/2004	Granted	COMPLIANT INTERMEDIATE TRANSFER ROLLER WITH FLEXIBLE MOUNT
N81388	Eastman Kodak Company	DE	10008909	10008909.7	2/25/2000	5/12/2011	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	JP	4584475	2001-50992	2/26/2001	9/10/2010	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	US	6629692	10/020,602	12/6/2001	10/7/2003	Granted	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSTAPEL MITTELS LUFTBLASMITTELN]
N81392	Eastman Kodak Company	DE	50114943.0	01101674.8	1/30/2001	6/24/2009	Granted	DEVICE FOR COMPENSATING A RADIAL MOVEMENT OF THE SCREW IN A SCREW AND NUT DRIVE VORRICHTUNG ZUM AUSGLEICHEN EINES RADIALEN GEWINDESPINDELSCHLAGS EINES SPINDELTRIEBS
N81392	Eastman Kodak Company	US	6959620	10/016,719	12/10/2001	11/1/2005	Granted	DEVICE FOR BALANCING OF A RADIAL THREADED SPINDLE ECCENTRICITY OF A SPINDLE DRIVE
N81402	Eastman Kodak Company	DE	50112755.0	01110024.5	4/26/2001	7/25/2007	Granted	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	GB	1156397	01110024.5	4/26/2001	7/25/2007	Granted	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	US	6490425	09/850,513	5/7/2001	12/3/2002	Granted	DEVICE FOR MANUAL REPLACEMENT AND TRANSPORT OF THE ROLLER OF A COPYING MACHINE OR AN ELECTROPHOTOGRAPHIC PRINTER

N81404	Eastman Kodak Company	DE	50113338.0	01109441.4	4/24/2001	12/5/2007	Granted	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81404	Eastman Kodak Company	US	6549739	09/850,461	5/7/2001	4/15/2003	Granted	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81408	Eastman Kodak Company	US	6731890	10/294,378	11/14/2002	5/4/2004	Granted	TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT
N81411	Eastman Kodak Company	US	6831818	09/866,182	5/25/2001	12/14/2004	Granted	CURRENT REGULATED VOLTAGE LIMITED HIGH VOLTAGE POWER SUPPLY FOR CORONA CHARGER
N81413	Eastman Kodak Company	DE		10221743.2	5/16/2002		Filed	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	JP	4663704	2007-297212	11/15/2007	1/14/2011	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	US	6813128	09/866,174	5/25/2001	11/2/2004	Granted	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81414	Eastman Kodak Company	US	6432598	09/892,946	6/27/2001	8/13/2002	Granted	PROCESS FOR FORMING TONERS CONTAINING ISOINDOLINE YELLOW PIGMENT
N81416	Eastman Kodak Company	DE	50110309.0	01104788.3	2/27/2001	6/28/2006	Granted	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81416	Eastman Kodak Company	US	6592119	09/850,462	5/7/2001	7/15/2003	Granted	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81418	Eastman Kodak Company	US	6533270	09/850,030	5/7/2001	3/18/2003	Granted	DELIVERY SYSTEM
N81419	Eastman Kodak Company	DE	50101105.6	01103500.3	2/15/2001	12/10/2003	Granted	THREE-WAY DIVERTER DREI-WEGE-WEICHE (A-2487)
N81419	Eastman Kodak Company	US	6595518	10/016,092	12/6/2001	7/22/2003	Granted	THREE-WAY DIVERTER DREI-WEGE-WEICHE (A-2487)
N81421	Eastman Kodak Company	US	6578483	09/850,045	5/7/2001	6/17/2003	Granted	DEVICE FOR ASSEMBLY OF TUBULAR CARRIER ELEMENTS

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N81423	Eastman Kodak Company	DE	50109123.8	01109214.5	4/14/2001	3/8/2006	Granted	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81423	Eastman Kodak Company	US	6676123	09/850,326	5/7/2001	1/13/2004	Granted	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81426	Eastman Kodak Company	DE	50109414.8	01109213.7	4/14/2001	4/5/2006	Granted	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81426	Eastman Kodak Company	NL	1170235	01109213.7	4/14/2001	4/5/2006	Granted	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81427	Eastman Kodak Company	DE	50109477.6	01109224.4	4/14/2001	4/12/2006	Granted	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81427	Eastman Kodak Company	JP	4960552	2001-148324	5/17/2001	3/30/2012	Granted	PROCESS FOR ALIGNMENT OF SHEET MATERIAL ON A REFERENCE EDGE
N81427	Eastman Kodak Company	NL	1170236	01109224.4	4/14/2001	4/12/2006	Granted	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81428	Eastman Kodak Company	DE	50110435.6	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	GB	1170237	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	NL	1170237	01110274.6	4/26/2001	7/12/2006	Granted	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81429	Eastman Kodak Company	DE	10023940	10023940.4	5/17/2000	7/17/2008	Granted	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL
N81429	Eastman Kodak Company	US	6663103	09/850,292	5/7/2001	12/16/2003	Granted	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL DURING TRANSPORT
N81433	Eastman Kodak Company	DE	50107884.3	01108977.8	4/11/2001	11/2/2005	Granted	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81433	Eastman Kodak Company	US	6626103	09/850,387	5/7/2001	9/30/2003	Granted	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81435	Eastman Kodak Company	US	6555237	09/957,127	9/20/2001	4/29/2003	Granted	FUSER SYSTEM WITH DONER ROLLER HAVING A CONTROLLED SWELL RELEASE AGENT SURFACE LAYER
N81436	Eastman Kodak Company	US	6687483	10/158,604	5/30/2002	2/3/2004	Granted	FUSER APPARATUS FOR ADJUSTING GLOSS OF A FUSED TONER IMAGE AND METHOD FOR FUSING A TONER IMAGE TO A RECEIVER [APPARATUS AND METHODS TO ADJUST GLOSS OF TONER IMAGES]
N81437	Eastman Kodak Company	US	6486441	10/011,388	12/4/2001	11/26/2002	Granted	HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81438	Eastman Kodak Company	US	7670650	10/662,913	9/15/2003	3/2/2010	Granted	METHOD FOR PRODUCING A REPLACEABLE FUSER MEMBER
N81439	Eastman Kodak Company	US	7115084	10/664,012	9/15/2003	10/3/2006	Granted	REPLACEABLE FUSER MEMBER
N81440	Eastman Kodak Company	US	6678486	10/080,004	2/21/2002	1/13/2004	Granted	INTEGRATED CONTAMINATION CONTROL SYSTEM FOR A CORONA CHARGER
N81441	Eastman Kodak Company	US	6721519	10/080,009	2/21/2002	4/13/2004	Granted	PERFORMANCE SENSING CLEANING DEVICE
N81445	Eastman Kodak Company	US	6684035	10/174,600	6/19/2002	1/27/2004	Granted	ADJUSTABLE AUTOMATIC PROCESS CONTROL DENSITY PATCH LOCATION DETECTION
N81447	Eastman Kodak Company	US	6771916	10/008,298	11/13/2001	8/3/2004	Granted	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81449	Eastman Kodak Company	US	6567635	09/956,629	9/20/2001	5/20/2003	Granted	APPARATUS AND METHOD FOR FLUIDIZING TONER IN A STORAGE CONTAINER
N81450	Eastman Kodak Company	US	6587652	09/929,623	8/14/2001	7/1/2003	Granted	METHOD AND APPARATUS FOR ADJUSTING DEVICES FOR GENERATING COLOR SEPARATIONS IN A MULTICOLOR PRINTING MACHINE [VERFAHREN UND VORRICHTUNG ZUR EINSTELLUNG VON EINRICHTUNGEN ZUR ERZEUGUNG VON TEILFARBENBILDERN BEI EINER MEHRFARBENDRUCKMASCHINE]
N81453	Eastman Kodak Company	US	6672999	10/097,334	3/14/2002	1/6/2004	Granted	GUDGEON ASSEMBLY
N81454	Eastman Kodak Company	US	6556796	10/054,453	1/22/2002	4/29/2003	Granted	DRUM-LOADING/UNLOADING APPARATUS FOR ELECTROSTATOGRAPHIC PRINTER/COPIER
N81455	Eastman Kodak Company	US	6611670	10/011,793	12/4/2001	8/26/2003	Granted	EXTERNAL HEATER MEMBER AND METHODS FOR FUSING TONER IMAGES
N81456	Eastman Kodak Company	JP	4128805	2000-164651	6/5/2002	5/23/2008	Granted	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81456	Eastman Kodak Company	US	6660351	09/957,992	9/21/2001	12/9/2003	Granted	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	DE	60215599.1	02019954.3	9/5/2002	10/25/2006	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	NL	1296199	02019954.3	9/5/2002	10/25/2006	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	US	6721529	09/960,661	9/21/2001	4/13/2004	Granted	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81458	Eastman Kodak Company	JP	4409864	2003-173923	6/18/2003	11/20/2009	Granted	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81458	Eastman Kodak Company	US	6724413	10/174,801	6/19/2002	4/20/2004	Granted	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81459	Eastman Kodak Company	US	6719423	09/973,239	10/9/2001	4/13/2004	Granted	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6761446	10/698,678	10/31/2003	7/13/2004	Granted	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6682189	09/973,244	10/9/2001	1/27/2004	Granted	INK JET IMAGING VIA COAGULATION ON AN

N81460	Eastman Kodak Company	US	6767092	10/681,799	10/8/2003	7/27/2004	Granted	INTERMEDIATE MEMBER INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	US	6932469	09/973,228	10/9/2001	8/23/2005	Granted	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81463	Eastman Kodak Company	EP		02012017.6	5/31/2002		Filed	BANDED COMPOSITOR FOR VARIABLE DATA
N81463	Eastman Kodak Company	US	7327487	10/046,031	10/23/2001	2/5/2008	Granted	BANDED COMPOSITOR FOR VARIABLE DATA
N81466	Eastman Kodak Company	DE		10315054.4	4/2/2003		Filed	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]

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N81466	Eastman Kodak Company	JP	4177144	2003-78714	3/20/2003	8/29/2008	Granted	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	US	7375842	10/118,770	4/9/2002	5/20/2008	Granted	VARIABLE DATA PRINTING USING VARIANTS
N81474	Eastman Kodak Company	US	6619653	09/989,773	11/20/2001	9/16/2003	Granted	SHEET DELIVERY DEVICE [BLATTABLAGEVORRICHTUNG]
N81475	Eastman Kodak Company	DE	50111085.2	01118666.5	8/3/2001	9/27/2006	Granted	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHEGEM GUT]
N81475	Eastman Kodak Company	US	6588746	09/989,789	11/20/2001	7/8/2003	Granted	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHEGEM GUT]
N81476	Eastman Kodak Company	US	6549746	10/023,124	12/17/2001	4/15/2003	Granted	PROCESS AND DEVICE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81477	Eastman Kodak Company	US	6661993	10/028,037	12/20/2001	12/9/2003	Granted	PROCESS FOR CONTROLLING THE GLOSS OF A TONER IMAGE AND A DIGITAL IMAGE RECORDING DEVICE [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81480	Eastman Kodak Company	US	7092664	10/016,335	12/10/2001	8/15/2006	Granted	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81481	Eastman Kodak Company	DE	10135788	10135788.5	7/23/2001	2/5/2004	Granted	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81481	Eastman Kodak Company	US	6608986	10/023,384	12/17/2001	8/19/2003	Granted	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81483	Eastman Kodak Company	US	6608987	10/023,955	12/18/2001	8/19/2003	Granted	METHOD AND MACHINE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND MASCHINE ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81484	Eastman Kodak Company	US	6535711	10/021,413	12/6/2001	3/18/2003	Granted	PROCESS FOR THE DOUBLE-SIDED PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN ZUM DOPPELSEITIGEN BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81486	Eastman Kodak Company	US	6674990	10/023,959	12/18/2001	1/6/2004	Granted	OVERHEATING PROTECTION FOR TONER IMAGE PRINTED SUBSTRATE IN A RADIATION FIXING DEVICE [AS AMENDED] [ON 6/10/03] DIGITAL PRINTER OR COPIER MACHINE AND OVERHEATING PROTECTION DEVICE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND UEBERHITZUNGS-SCHUTZEINRICHTUNG]
N81487	Eastman Kodak Company	US	6993278	10/023,957	12/18/2001	1/31/2006	Granted	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81488	Eastman Kodak Company	US	6587665	10/022,692	12/17/2001	7/1/2003	Granted	DIGITAL PRINTER OR COPIER MACHINE AND PROCESSES FOR FIXING A TONER IMAGE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN EINES TONERBILDES]
N81489	Eastman Kodak Company	US	6740462	10/023,916	12/17/2001	5/25/2004	Granted	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81490	Eastman Kodak Company	US	6594465	10/015,995	12/6/2001	7/15/2003	Granted	RADIATION UNIT FOR A FIXATION DEVICE [BESTRAHLUNGSEINRICHTUNG FUER EINE FIXIERVORRICHTUNG]
N81491	Eastman Kodak Company	US	6665516	10/015,976	12/10/2001	12/16/2003	Granted	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81492	Eastman Kodak Company	US	6686573	10/008,852	12/4/2001	2/3/2004	Granted	PROCESS AND DEVICE FOR WARMING UP PRINTING MATERIAL AND/OR TONER [VERFAHREN UND EINRICHTUNG ZUR ERWAERMUNG VON BEDRUCKSTOFF UND/ODER TONER]
N81495	Eastman Kodak Company	DE	10145002.8	10145002.8	9/12/2001	8/14/2003	Granted	VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF
N81495	Eastman Kodak Company	US	6683287	10/011,354	12/4/2001	1/27/2004	Granted	PROCESS AND DEVICE FOR FIXING TONER ONTO A SUBSTRATE OR PRINTED MATERIAL [VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81497	Eastman Kodak Company	US	6954603	10/667,797	9/22/2003	10/11/2005	Granted	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81498	Eastman Kodak Company	US	6781052	10/121,721	4/12/2002	8/24/2004	Granted	HIGH VOLTAGE CABLE EMI SHIELD
N81499	Eastman Kodak Company	US	7246887	11/013,143	12/15/2004	7/24/2007	Granted	DUAL INPUT BI-DIRECTIONAL PRINthead DRIVER INTEGRATED CIRCUIT
N81503	Eastman Kodak Company	DE	60325794.1	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	FR	1333330	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS

N81503	Eastman Kodak Company	GB	1333330	03001211.6	1/20/2003	1/14/2009	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	US	6716560	10/061,149	2/1/2002	4/6/2004	Granted	GLOSS-CONTROLLING TONER COMPOSITIONS
N81504	Eastman Kodak Company	US	6718285	10/011,331	11/5/2001	4/6/2004	Granted	OPERATOR REPLACEABLE COMPONENT LIFE TRACKING SYSTEM
N81508	Eastman Kodak Company	US		11/013,069	12/15/2004		Filed	RETAINING CHANNEL SYNCHRONIZATION THROUGH USE OF ALTERNATE CONTROL CHARACTERS
N81509	Eastman Kodak Company	US	6625403	10/008,283	11/5/2001	9/23/2003	Granted	PERSONALIZATION OF OPERATOR REPLACEABLE COMPONENT LIFE PREDICTION BASED ON REPLACEABLE COMPONENT LIFE HISTORY
N81514	Eastman Kodak Company	DE		10326922.3	6/16/2003		Filed	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81514	Eastman Kodak Company	US	6608641	10/184,351	6/27/2002	8/19/2003	Granted	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81523	Eastman Kodak Company	US	6588741	10/151,641	5/20/2002	7/8/2003	Granted	STACKING DEVICE OF A PRINTING PRESS
N81531	Eastman Kodak Company	US	6618571	10/162,967	6/5/2002	9/9/2003	Granted	[ABLAGEEINRICHTUNG EINER DRUCKMASCHINE] PROCESS AND DEVICE FOR TRANSFERRING TONER [VERFAHREN UND EINRICHTUNG ZUM UEBERTRAGEN VON TONER]
N81532	Eastman Kodak Company	US	6682163	10/178,984	6/25/2002	1/27/2004	Granted	METHOD AND DEVICE FOR DETECTING AND CORRECTING CHROMATIC ABERRATIONS IN MULTICOLOR PRINTING [VERFAHREN UND VORRICHTUNG ZUM ERFASSEN UND KORRIGIEREN VON FARBABWEICHUNGEN BEIM MEHRFARBDRUCK]
N81533	Eastman Kodak Company	DE	50201500.4	02002922.9	2/9/2002	11/10/2004	Granted	VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS
N81533	Eastman Kodak Company	US	6681923	10/180,183	6/26/2002	1/27/2004	Granted	MOUNTING AND REMOVING A CONTINUOUS CONVEYOR BELT [VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS]
N81535	Eastman Kodak Company	US	6553198	10/108,173	3/27/2002	4/22/2003	Granted	SINGLE PIECE CONTROL GRID ELECTRODE FOR A CORONA CHARGER
N81536	Eastman Kodak Company	US	6631898	10/151,266	5/20/2002	10/14/2003	Granted	METHOD AND DEVICE FOR DETECTION OF A TRANSLUCENT AREA OR OBJECT BY A LIGHT BARRIER [GREIFERANORDNUNG BEI DER ABLAGE EINER DRUCKMASCHINE]
N81538	Eastman Kodak Company	DE	50213734.7	02008220.2	4/18/2002	8/5/2009	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	GB	1255171	02008220.2	4/18/2002	8/5/2009	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	US	6668154	10/126,490	4/19/2002	12/23/2003	Granted	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]

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N81539	Eastman Kodak Company	US	6727674	10/207,523	7/29/2002	4/27/2004	Granted	DEVICE FOR PRODUCING OR CONTROLLING AN ALERNATING CURRENT IN AT LEAST ONE INDUCTIVE LOAD [VORRICHTUNG ZUR ERZEUGUNG ODER STEUERUNG EINES WECHSELSTROMES IN WENIGNSTENS EINER INDUKTIVEN LAST]
N81540	Eastman Kodak Company	DE	10139310.5	10139310.5	8/9/2001	11/25/2010	Granted	SIMPLIFIED MAGNIFICATION
N81540	Eastman Kodak Company	US	6817295	10/207,501	7/29/2002	11/16/2004	Granted	METHOD AND ILLUSTRATION DEVICE FOR REGISTER MARK SETTING [VERFAHREN UND BEBILDERUNGSEINRICHTUNG ZUE REGISTEREINSTELLUNG]
N81542	Eastman Kodak Company	DE	50208390.5	02006038.0	3/16/2002	10/11/2006	Granted	PROCEDURE AND PRINTING MACHINE FOR DETERMINING REGISTER ERRORS
N81542	Eastman Kodak Company	US	6619209	10/208,626	7/30/2002	9/16/2003	Granted	PROCESS AND PRINTING MACHINE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	DE	50208478.2	02006044.8	3/16/2002	10/18/2006	Granted	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	US	6718879	10/208,216	7/30/2002	4/13/2004	Granted	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81544	Eastman Kodak Company	DE		10332971.4	7/21/2003		Filed	AN INTELLIGENT ROLLER FUSER SYSTEM WHERE THE FUSING MEMBER IS HEATED INTERNALLY WITH A LAMP AND EXTERNALLY WITH CONDUCTIVE HEATED ROLLERS. THE TEMPERATURE OF THE FUSING MEMBER IS CONTROLLED BY VARYING THE CONTACT NIP BETWEEN THE FUSING MEMBER AND THE HEATING ROLLERS FOR VARIOUS MEDIA TYPES WHILE PRINTING IN A MIX MODE.
N81544	Eastman Kodak Company	US	6799000	10/215,884	8/9/2002	9/28/2004	Granted	ROLLER FUSER SYSTEM WITH INTELLIGENT CONTROL OF FUSING MEMBER TEMPERATURE FOR PRINTING MIXED MEDIA TYPES
N81550	Eastman Kodak Company	US	7777773	11/037,643	1/18/2005	8/17/2010	Granted	IMAGE QUALITY ATTRIBUTES TRACKING AND PREVENTIVE MAINTENANCE PREDICTION
N81552	Eastman Kodak Company	US	7236183	11/012,977	12/15/2004	6/26/2007	Granted	FLEXIBLE PRINTHEAD WIDTH
N81555	Eastman Kodak Company	US	7054588	10/645,394	8/21/2003	5/30/2006	Granted	IMAGE PRODUCTION SYSTEM WITH RELEASE AGENT SYSTEM AND ASSOCIATED METHOD OF CONTROLLING RELEASE AGENT TRANSFER
N81557	Eastman Kodak Company	EP		03009844.6	5/13/2003		Filed	FUSER MEMBER WITH A GLOSS LEVEL TUNED IN AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7087305	10/158,601	5/30/2002	8/8/2006	Granted	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7211362	10/974,141	10/27/2004	5/1/2007	Granted	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81561	Eastman Kodak Company	US	6517346	10/139,486	5/6/2002	2/11/2003	Granted	FUSING STATION WITH IMPROVED FUSER ROLLER
N81562	Eastman Kodak Company	US	6582222	10/139,464	5/6/2002	6/24/2003	Granted	FUSING STATION INCLUDING MULTILAYER FUSER ROLLER
N81567	Eastman Kodak Company	DE	50211590.4	02009078.3	4/24/2002	1/23/2008	Granted	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81567	Eastman Kodak Company	US	6651562	10/231,858	8/30/2002	11/25/2003	Granted	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81568	Eastman Kodak Company	DE	50207426.4	02009529.5	4/26/2002	6/7/2006	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	JP	4315657	2002-261300	9/6/2002	5/29/2009	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	NL	1291746	02009529.5	4/26/2002	6/7/2006	Granted	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81571	Eastman Kodak Company	US	7149445	10/863,707	6/8/2004	12/12/2006	Granted	DETECTION OF BACKGROUND TONER PARTICLES
N81572	Eastman Kodak Company	US	7400759	11/013,231	12/15/2004	7/15/2008	Granted	A METHOD FOR TESTING A PLASTIC SLEEVE FOR AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81573	Eastman Kodak Company	US	7302220	11/013,845	12/16/2004	11/27/2007	Granted	AN IMPROVED FUSER ROLLER AND FUSING STATION
N81575	Eastman Kodak Company	US	8024236	10/646,605	8/22/2003	9/20/2011	Granted	METHOD AND APPARATUS FOR REDUCING SUPPLY ORDERS IN INVENTORY MANAGEMENT
N81582	Eastman Kodak Company	US	7219805	10/955,427	9/30/2004	5/22/2007	Granted	SIEVE SCREEN LEVEL SENSOR
N81583	Eastman Kodak Company	US	7877053	11/017,488	12/20/2004	1/25/2011	Granted	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81583	Eastman Kodak Company	US		12/909,927	10/22/2010		Filed	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81584	Eastman Kodak Company	JP	3764718	322941/02	11/6/2002	1/27/2006	Granted	PAPIERTRANSPORTWAGEN
N81584	Eastman Kodak Company	US	6736584	10/274,556	10/21/2002	5/18/2004	Granted	PAPER TRANSPORTATION TROLLEY [PAPIERTRANSPORTWAGEN]
N81589	Eastman Kodak Company	DE	10225603.9	10225603.9	6/7/2002	1/24/2008	Granted	HYBRID FUSER
N81589	Eastman Kodak Company	US	6909871	10/422,487	4/24/2003	6/21/2005	Granted	METHOD AND DEVICE FOR FUSING TONER ONTO A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81591	Eastman Kodak Company	US	6920292	10/458,600	6/10/2003	7/19/2005	Granted	METHOD AND CONTROL DEVICE FOR PREVENTION

N81592	Eastman Kodak Company	US	6889028	10/458,543	6/10/2003	5/3/2005	Granted	OF IMAGE PLANE REGISTRATION ERRORS
N81593	Eastman Kodak Company	DE	50309942.2	03006971.0	3/27/2003	6/4/2008	Granted	TECHNIQUE AND DEVICE FOR CONTROLLING THE POSITION ACCURACY IN COLOR PRINTING
N81593	Eastman Kodak Company	US	7212780	10/457,878	6/10/2003	5/1/2007	Granted	METHOD AND APPARATUS FOR PROVIDING SHEETS IN A PRINTING MACHINE
N81598	Eastman Kodak Company	US	6866264	10/315,722	12/10/2002	3/15/2005	Granted	PROCESS AND DEVICE FOR SUPPLYING SUBSTRATES IN A PRINTING UNIT [VERFAHREN UND VORRICHTUNG ZUR BEREITSTELLUNG VON BOEGEN IN EINER DRUCKMASCHINE]
N81600	Eastman Kodak Company	JP	3784769	358563/02	12/10/2002	3/24/2006	Granted	BLOCKING DEVICE FOR A DEVICE FOR MOVING A SHEET
N81600	Eastman Kodak Company	US	6880820	10/315,701	12/10/2002	4/19/2005	Granted	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81601	Eastman Kodak Company	US	6848361	10/337,129	1/6/2003	2/1/2005	Granted	CONVEYOR ROLLER DEVICE FOR DEPOSITING SHEETS ON A STACK
N81604	Eastman Kodak Company	DE	10208597	10208597.9	2/27/2002	3/21/2013	Granted	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81604	Eastman Kodak Company	US	6836635	10/360,284	2/7/2003	12/28/2004	Granted	CONTROL DEVICE AND METHOD TO PREVENT REGISTER ERRORS [STEUERUNGSEINRICHTUNG UND VERFAHREN ZUM VERMEIDEN VON REGISTERFEHLERN]
								[VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
								METHOD AND CONTROL DEVICE FOR PREVENTING REGISTER ERRORS [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION

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N81609	Eastman Kodak Company	GB	1353241	02028443.6	12/19/2002	8/24/2011	Granted	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	NL	1353241	02028443.6	12/19/2002	8/24/2011	Granted	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	US	6871037	10/406,747	4/3/2003	3/22/2005	Granted	METHOD FOR CALIBRATING OR RECALIBRATING A CONVERSION FACTOR FOR DETERMINING THE DISTANCE COVERED BY A PRINT SUBSTRATE IN A PRINTING MACHINE [VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE]
N81612	Eastman Kodak Company	US	6862425	10/422,482	4/24/2003	3/1/2005	Granted	MICROWAVE DEVICE AND METHOD TO FUSE TONER ONTO PRINT SUBSTRATE [MIKROWELLENEINRICHTUNG UND VERFAHREN ZUM FIXIEREN VON TONER AUF BEDRUCKSTOFF]
N81617	Eastman Kodak Company	US	6735412	10/264,946	10/4/2002	5/11/2004	Granted	CAPILLARY MICRO-GROOVE SKIVE FINGERS
N81618	Eastman Kodak Company	US	6969207	10/635,255	8/6/2003	11/29/2005	Granted	METHOD AND DEVICE FOR RECOGNIZING AN OBJECT ON A SURFACE [VERFAHREN UND VORRICHTUNG ZUR ERKENNUNG EINES OBJEKTES AUF EINER OBERFLAECHE]
N81622	Eastman Kodak Company	US	7014899	10/667,996	9/22/2003	3/21/2006	Granted	ROLLER FOR USE IN A FUSING STATION
N81627	Eastman Kodak Company	US	6915087	10/640,202	8/13/2003	7/5/2005	Granted	FORMATION OF UNIFORM DENSITY PATCHES IN AN ELECTROGRAPHIC REPRODUCTION APPARATUS FOR PROCESS CONTROL
N81629	Eastman Kodak Company	DE	50310854.5	03012568.6	6/3/2003	12/3/2008	Granted	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81629	Eastman Kodak Company	GB	1410910	03012568.6	6/3/2003	12/3/2008	Granted	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81644	Eastman Kodak Company	DE	10251616.2	10251616.2	11/6/2002	3/11/2010	Granted	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81644	Eastman Kodak Company	US	7217113	10/695,315	10/28/2003	5/15/2007	Granted	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81652	Eastman Kodak Company	US	7329463	10/887,059	7/7/2004	2/12/2008	Granted	LOW DAMPING FUSER ROLLER COMPOSITION
N81653	Eastman Kodak Company	US	7006782	10/887,295	7/7/2004	2/28/2006	Granted	FUSING STATION AND METHOD FOR FUSING
N81655	Eastman Kodak Company	US	6950615	10/717,878	11/20/2003	9/27/2005	Granted	PROCEDURE AND DEVICE FOR ADJUSTING GLOSS IN PRINT MATERIAL
N81661	Eastman Kodak Company	US	6878911	10/422,317	4/24/2003	4/12/2005	Granted	DEVICE AND METHOD FOR CLEANING MICROWAVE DEVICES
N81697	Eastman Kodak Company	US	7181153	10/925,394	8/25/2004	2/20/2007	Granted	APPARATUS FOR PRECISELY ADJUSTING THE POSITION OF WORKSTATIONS IN A DOCUMENT PRINTER/COPIER
N81699	Eastman Kodak Company	DE	50310536.8	03014130.3	6/24/2003	9/24/2008	Granted	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81699	Eastman Kodak Company	US	7162956	10/635,260	8/6/2003	1/16/2007	Granted	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81700	Eastman Kodak Company	DE	10246394.8	10246394.8	10/4/2002	3/8/2007	Granted	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81700	Eastman Kodak Company	US	6904260	10/664,686	9/17/2003	6/7/2005	Granted	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81706	Eastman Kodak Company	US	7120380	10/965,369	10/14/2004	10/10/2006	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH RELEASE OIL-ABSORBING LAYER
N81708	Eastman Kodak Company	US	7191807	11/011,672	12/14/2004	3/20/2007	Granted	APPARATUS FOR TONER PROCESSING INCLUDING A VARIABLE-ORIFICE NON-CONTACT VALVE
N81710	Eastman Kodak Company	US	7156372	11/011,820	12/14/2004	1/2/2007	Granted	NON-CONTACT VALVE FOR PARTICULATE MATERIAL
N81713	Eastman Kodak Company	US	7341790	11/017,280	12/20/2004	3/11/2008	Granted	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-PHENOLIC

N81714	Eastman Kodak Company	US	7273687	11/017,485	12/20/2004	9/25/2007	Granted	RESIN COMPOSITION TONER FUSER MEMBER HAVING RELEASE LAYER FORMED FROM GLYCIDYL END-CAPPED POLYMER AND PERFLUOROALKYL GLYCIDYL- REACTIVE COMPOUND
N81715	Eastman Kodak Company	DE	50310998.3	03020915.9	9/16/2003	12/31/2008	Granted	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81715	Eastman Kodak Company	US	7035557	10/769,353	1/30/2004	4/25/2006	Granted	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81719	Eastman Kodak Company	US	7334336	11/017,397	12/20/2004	2/26/2008	Granted	A METHOD FOR PRODUCING A SLEEVED POLYMER MEMBER, AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81720	Eastman Kodak Company	US	7351512	11/017,486	12/20/2004	4/1/2008	Granted	OVERCOAT FOR A POLYMER SLEEVE MEMBER FOR A BLANKET CYLINDER AND A METHOD FOR MAKING THE OVERCOAT
N81723	Eastman Kodak Company	US	7139521	11/021,250	12/21/2004	11/21/2006	Granted	GLOSS AND DIFFERENTIAL GLOSS CONTROL METHODOLOGY
N81724	Eastman Kodak Company	US	7239816	11/020,504	12/21/2004	7/3/2007	Granted	IN-LINE APPEARANCE CONTROL METHOD
N81725	Eastman Kodak Company	US	7222850	10/790,426	3/1/2004	5/29/2007	Granted	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS CURRENT REGULATED, VOLTAGE LIMITED, AC POWER SUPPLY WITH DC OFFSET FOR CORONA CHARGERS
N81728	Eastman Kodak Company	US	7227735	10/961,782	10/8/2004	6/5/2007	Granted	VARIABLE TORQUE DEVICE FOR MAINTAINING CONSTANT WEB TENSION
N81729	Eastman Kodak Company	US	7130571	11/011,282	12/14/2004	10/31/2006	Granted	CONTROL OF CHARGE-TO-MASS OF TONER USING SILICA BLENDS CONTROL OF Q/M RATION USING BLENDS OF SILICA [DISCLOSURE]
N81731	Eastman Kodak Company	US		10/973,043	10/25/2004		Filed	METHOD OF PRODUCING A CUSTOM COLOR TONER A METHOD OF PRODUCING A CUSTOM ACCENT COLOR DRY ELECTROPHOTOGRAPHIC DEVELOPER [DISCLOSURE]
N81732	Eastman Kodak Company	US	7316881	10/973,042	10/25/2004	1/8/2008	Granted	DRY INK CONCENTRATION MONITOR INTERFACE WITH AUTOMATED TEMPERATURE COMPENSATION ALGORITHM
N81733	Eastman Kodak Company	US	7180532	11/022,209	12/21/2004	2/20/2007	Granted	PNEUMATICALLY ADJUSTABLE APPARATUS FOR COATING TONER FUSING BELT SUBSTRATE AND METHOD FOR USING SAME
N81734	Eastman Kodak Company	US	7459027	11/022,419	12/21/2004	12/2/2008	Granted	TRANSPORTING AN ESSENTIALLY SHEET- SHAPED ELEMENT, PARTICULARLY A PRINT MATERIAL SHEET [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERMIGEN ELEMENTES, INSBESONDERE EINES BEDRUCKSTOFFBOGENS]
N81735	Eastman Kodak Company	US	7017900	10/790,425	3/1/2004	3/28/2006	Granted	CLEANING MEMBER
N81741	Eastman Kodak Company	US	7248812	11/037,588	1/18/2005	7/24/2007	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	DE	602005035273.2	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	FR	1725913	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS

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N81743	Eastman Kodak Company	GB	1725913	05725532.5	3/15/2005	7/25/2012	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	US	7184698	11/076,843	3/10/2005	2/27/2007	Granted	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81747	Eastman Kodak Company	US	7438735	11/038,622	1/19/2005	10/21/2008	Granted	BELT FUSER WITH ULTRAVIOLET LAMPS FOR CROSSLINKABLE TONER [ORIGINAL]
N81748	Eastman Kodak Company	DE	10326964.9	10326964.9	6/16/2003	12/9/2004	Granted	FILTER APPARATUS WITH AUTOMATIC CLEANING
N81748	Eastman Kodak Company	US	7127206	10/866,953	6/14/2004	10/24/2006	Granted	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	EP		05707492.4	2/18/2005		Filed	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	US	7596347	12/014,140	1/15/2008	9/29/2009	Granted	IMPROVED SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81751	Eastman Kodak Company	DE	10327315.8	10327315.8	6/16/2003	8/16/2007	Granted	SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81751	Eastman Kodak Company	US	7247228	10/867,443	6/14/2004	7/24/2007	Granted	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81752	Eastman Kodak Company	DE	10320043	10320043.6	5/6/2003	4/13/2006	Granted	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81752	Eastman Kodak Company	US	7092668	10/826,721	4/16/2004	8/15/2006	Granted	[VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81755	Eastman Kodak Company	DE	602005005017.5	05722716.7	1/28/2005	2/27/2008	Granted	DEVICE AND PROCESS FOR HANDLING A PRINTING MEDIA INSIDE A MICROWAVE MECHANISM [VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81755	Eastman Kodak Company	NL	1709491	05722716.7	1/28/2005	2/27/2008	Granted	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	US	7326507	11/043,541	1/26/2005	2/5/2008	Granted	METALLIC HUE TONER AND ITS PREPARATION
N81756	Eastman Kodak Company	US	7010258	10/814,316	3/31/2004	3/7/2006	Granted	PREPARATION OF A TONER FOR REPRODUCING A METALLIC HUE AND THE TONER
N81757	Eastman Kodak Company	EP		05737431.6	4/5/2005		Filed	HIGH HEAT TRANSFER FUSER ROLLER A FUSER ROLLER CONFIGURATION WITH HIGH HEAT TRANSFER EFFICIENCY AND HIGH THERMAL POWER [DISCLOSURE TITLE - ORIGINAL]
N81757	Eastman Kodak Company	JP	4691550	2007-507436	4/5/2005	2/25/2011	Granted	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	US	7155142	10/818,870	4/6/2004	12/26/2006	Granted	BELT FUSER/FINISHER
N81758	Eastman Kodak Company	US	7211359	10/836,784	4/30/2004	5/1/2007	Granted	BELT FUSER/FINISHER BELT FUSER MECHANISM THAT ENABLES BELT CHANGING AND RELEASE OF LIGHT-WEIGHT MEDIA [ORIGINAL]
N81760	Eastman Kodak Company	EP		05736407.7	4/6/2005		Filed	A COATING SOLUTION CONTAINING COCRYSTALS AND OR CRYSTALS OF A CHARGE-GENERATION PIGMENT OR A MIXTURE OF CHARGE-GENERATION PIGMENTS
N81760	Eastman Kodak Company	US	7088946	10/822,329	4/12/2004	8/8/2006	Granted	ADJUSTING GLOSS FOR A PRINT IMAGE
N81761	Eastman Kodak Company	DE	10331626.4	10331626.4	7/12/2003	1/13/2005	Granted	ADJUSTING GLOSS FOR A PRINT IMAGE
N81761	Eastman Kodak Company	US	7392984	10/887,581	7/9/2004	7/1/2008	Granted	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE
N81762	Eastman Kodak Company	US	7171139	10/887,664	7/9/2004	1/30/2007	Granted	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE [VERFAHREN ZUR FUEHRUNG VON BEDRUCKSTOFF UND BEDRUCKSTOFFFUEHRUNG]
N81763	Eastman Kodak Company	US	7032519	10/887,674	7/9/2004	4/25/2006	Granted	A SLEEVE ON A DRUM AND CHANGING SAID SLEEVE [VERFAHREN ZUM WECHSELN EINER MANSCHETTE AN EINEM ZYLINDER UND ZYLINDER MIT EINER MANSCHETTE]
N81763	Eastman Kodak Company	US	7032519	10/887,674	7/9/2004	4/25/2006	Granted	SENSOR MECHANISM FOR A PRINTING MACHINE

N81766	Eastman Kodak Company	US	7169528	10/836,772	4/30/2004	1/30/2007	Granted	[VERFAHREN ZUM STEUERN EINER SENSOREINRICHTUNG UND SENSOREINRICHTUNG FUER EINE DRUCKMASCHINE]
N81766	Eastman Kodak Company	EP		05736392.1	4/11/2005		Filed	PROCESS FOR PREPARING COLORED TONER PARTICLES
N81768	Eastman Kodak Company	US	7298994	10/826,734	4/16/2004	11/20/2007	Granted	LIQUID PRINT COLOR PROCESS AND PRINTING MACHINE
N81770	Eastman Kodak Company	EP		05736247.7	4/18/2005		Filed	PROCESS AND PRINTING MACHINE FOR THE USE OF LIQUID PRINT COLORS
N81770	Eastman Kodak Company	JP	4679575	2007-510792	4/18/2005	2/10/2011	Granted	MULTI-COLOR PRINTING USING A HALFTONE SCREEN
N81770	Eastman Kodak Company	JP	4827979	2010-114986	4/18/2005	9/22/2011	Granted	APPARATUS FOR GENERATING COMPOSITE IMAGE DATA REPRESENTING A MONO-COLOR IMAGE DATA (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	JP	4827980	2010-114987	4/18/2005	9/22/2011	Granted	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	US	7839537	10/836,762	4/30/2004	11/23/2010	Granted	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81771	Eastman Kodak Company	US	7508549	10/837,518	4/30/2004	3/24/2009	Granted	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING A ROSETTE OR DIAMOND HALFTONE SCREEN FOR ONE OR MORE OF THE COLORS [HYBRID ROSETTE-DOT HALFTONE COMPOSITE SCREEN DESIGN FOR 4-COLOR AND HI-FI COLOR PRINTING SYSTEM]
N81772	Eastman Kodak Company	EP		05735689.1	4/18/2005		Filed	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING HYBRID DOT-LINE HALFTONE COMPOSITE SCREENS
N81772	Eastman Kodak Company	JP	4763686	2007-510791	4/18/2005	6/17/2011	Granted	PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7324240	10/836,803	4/30/2004	1/29/2008	Granted	A METHOD OF OPERATING A PRINTER AS CHANGED BY EXAMINER. FORMERLY: PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7924460	11/843,119	8/22/2007	4/12/2011	Granted	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81774	Eastman Kodak Company	US	7261986	10/836,756	4/30/2004	8/28/2007	Granted	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81775	Eastman Kodak Company	US	7211358	10/836,484	4/30/2004	5/1/2007	Granted	PHOTOCONDUCTIVE MEMBER FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD OF FORMING SAME [MICROFINISHING OF NICKLE SUBSTRATE FOR IC SLEEVE]
N81776	Eastman Kodak Company	US	7058348	10/896,396	7/22/2004	6/6/2006	Granted	IMAGE CYLINDER SLEEVE FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD FOR PRODUCING SAME [SMOOTHING LAYER ON THE INSIDE SURFACE OF THE IC SLEEVE]
N81777	Eastman Kodak Company	US	7937023	10/888,484	7/9/2004	5/3/2011	Granted	PRODUCING AN ENHANCED GLOSS TONER IMAGE ON A SUBSTRATE
N81779	Eastman Kodak Company	US	7113718	10/836,487	4/30/2004	9/26/2006	Granted	A METHOD AND A COMPOSITION FOR PRODUCING AN UNDERCOAT LAYER USING DIALKYL MALONATE BLOCKED ISOCYANATES (FOR ELECTROPHOTOGRAPHIC APPLICATIONS)
								METHOD AND APPARATUS FOR REDUCING IMAGE ARTIFACTS CAUSED BY RELEASE FLUID IN AN ELECTROPHOTOGRAPHIC MACHINE

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N81793	Eastman Kodak Company	EP		05736471.3	4/15/2005		Filed	TONER FUSER MEMBER WITH RELEASE LAYER [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81793	Eastman Kodak Company	US	7160963	10/836,782	4/30/2004	1/9/2007	Granted	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUOXANE-EPOXY RESIN COMPOSITION [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81794	Eastman Kodak Company	US	7151902	11/042,935	1/25/2005	12/19/2006	Granted	TONER TRANSFER TECHNIQUE
N81795	Eastman Kodak Company	US	7658376	10/569,769	8/24/2004	2/9/2010	Granted	METHOD AND APPARATUS FOR DEPOSITING SHEET OF PAPER ONTO A STACK
N81796	Eastman Kodak Company	DE	10340706.5	10340706.5	9/4/2003	3/22/2007	Granted	METHOD AND APPARATUS FOR TREATING A TRANSPORT MECHANISM IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUR BEHANDLUNG EINES TRANSPORTMITTELS IN EINER DRUCKMASCHINE]
N81796	Eastman Kodak Company	US	7532846	10/570,060	8/30/2004	5/12/2009	Granted	TREATING TRANSPORT MECHANISM IN A PRINTING PRESS
N81798	Eastman Kodak Company	US	7267915	10/888,172	7/9/2004	9/11/2007	Granted	PHOTOCONDUCTIVE ELEMENT HAVING AN AMORPHOUS, POLYMERIC BARRIER LAYER
N81810	Eastman Kodak Company	US	7454153	10/576,805	10/20/2004	11/18/2008	Granted	CLEANING OF CONTAMINATION IN A PRINTER AS A FUNCTION OF A REGISTER ERROR
N81811	Eastman Kodak Company	DE	10359666.6	10359666.6	12/18/2003	6/16/2011	Granted	METHOD AND FUSING ARRANGEMENT FOR FUSING TONER TO A PRINTING MATERIAL
N81811	Eastman Kodak Company	US	7630674	10/583,163	12/16/2004	12/8/2009	Granted	METHOD AND ARRANGEMENT FOR FUSING TONER IMAGES TO A PRINTING MATERIAL
N81812	Eastman Kodak Company	US	7763407	10/579,269	10/20/2004	7/27/2010	Granted	FIXING OF TONER IMAGES FOR DUPLEX PRINTING
N81817	Eastman Kodak Company	US	7559548	10/586,270	1/10/2005	7/14/2009	Granted	APPARATUS FOR THE ALIGNMENT OF A STACK OF SHEETS
N81818	Eastman Kodak Company	DE	602005011247.2	05700806.2	1/11/2005	11/26/2008	Granted	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	NL	1704053	05700806.2	1/11/2005	11/26/2008	Granted	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	US	8033545	10/586,433	1/11/2005	10/11/2011	Granted	METHOD AND CONTROL ARRANGEMENT FOR TRANSPORTING PRINTING MATERIAL
N81823	Eastman Kodak Company	US	7151903	10/921,736	8/19/2004	12/19/2006	Granted	METHOD AND APPARATUS FOR REDUCING SURFACE TEMPERATURE VARIATION OF AN EXTERNALLY-HEATED FUSING ROLLER A TEMPERATURE CONTROL ALGORITHM FOR EXTERNALLY HEATED [INTERNAL HEAT ASSIST] FUSER
N81824	Eastman Kodak Company	US	7253828	10/903,072	7/30/2004	8/7/2007	Granted	EXPOSURE-ENERGY-DENSITY AND DYNAMIC EFFECT BASED UNIFORMITY CORRECTION FOR LED PRINTHEADS
N81825	Eastman Kodak Company	US	7353605	10/903,340	7/30/2004	4/8/2008	Granted	A METHOD FOR PRODUCING A METALLIC CORE FOR USE IN CYLINDER SLEEVES FOR AN ELECTROPHOTOGRAPHIC PROCESS
N81827	Eastman Kodak Company	US	7068959	10/945,489	9/20/2004	6/27/2006	Granted	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD
N81829	Eastman Kodak Company	US	7127185	10/922,356	8/20/2004	10/24/2006	Granted	METHOD AND SYSTEM FOR COMPONENT REPLACEMENT BASED ON USE AND ERROR CORRELATION ORC REPLACEMENT
N81830	Eastman Kodak Company	EP		06720414.9	2/7/2006		Filed	INTEGRATION OF ERROR HISTORY
N81830	Eastman Kodak Company	JP		2007-556181	2/7/2006		Filed	CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81830	Eastman Kodak Company	US	7212772	11/063,063	2/22/2005	5/1/2007	Granted	CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81831	Eastman Kodak Company	US	7290658	10/903,046	7/30/2004	11/6/2007	Granted	SYSTEM AND METHOD FOR CREATING A THREE-DIMENSIONAL TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81832	Eastman Kodak Company	US	7089153	10/903,045	7/30/2004	8/8/2006	Granted	CHARGER WIRE PACKAGE AND CONTAINER
N81833	Eastman Kodak Company	US	7674032	10/967,993	10/19/2004	3/9/2010	Granted	REPLACEABLE COMPONENT MANAGEMENT TOOL
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81835	Eastman Kodak Company	US	7020425	10/922,043	8/19/2004	3/28/2006	Granted	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81836	Eastman Kodak Company	US	7468820	11/062,417	2/22/2005	12/23/2008	Granted	HIGH EFFICIENCY HEAT EXCHANGE APPARATUS AND SYSTEM FOR USE WITH A FUSER BELT HIGH EFFICIENCY COOLING DEVICES FOR BELT FUSER
N81837	Eastman Kodak Company	JP	4842969	2007-548483	12/22/2005	10/14/2011	Granted	PROFILE CREATION FOR TEXTURE SIMULATION WITH CLEAR TONER
N81837	Eastman Kodak Company	US	7502582	11/021,119	12/22/2004	3/10/2009	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	7720425	12/354,802	1/16/2009	5/18/2010	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	Granted	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	Granted	METHOD AND APPARATUS FOR PRINTING

N81838	Eastman Kodak Company	US	7016621	10/933,986	9/3/2004	3/21/2006	Granted	USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	EP		06720413.1	2/7/2006		Filed	BACK-TRANSFER REDUCTION IN A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	US	7236734	11/062,972	2/22/2005	6/26/2007	Granted	ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	DE	10338598.3	10338598.3	8/22/2003	5/4/2005	Granted	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	US	7635130	10/569,170	8/20/2004	12/22/2009	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [DIE ANGEHEFTETEN STUECKE SIND EINE RICHTIGE UND GENAUE WIEDERGABE DER URSPRUENGLICHEN UNTERLAGEN DIESER PATENTANMELDUNG]
N81843	Eastman Kodak Company	DE	602004010405.1	04781728.3	8/20/2004	11/28/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81843	Eastman Kodak Company	DE	10338596.7	10338596.7	8/22/2003	4/29/2010	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	JP	4015649	2004-231587	8/6/2004	9/21/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	NL	1656316	04781728.3	8/20/2004	11/28/2007	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	US	7731185	10/569,056	8/20/2004	6/8/2010	Granted	DEVICE FOR PLACING SHEETS FOR A PRINTER

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N81852	Eastman Kodak Company	US	7508545	10/951,013	9/27/2004	3/24/2009	Granted	COLOR CONTOUR DETECTION AND CORRECTION
N81862	Eastman Kodak Company	US	7252873	11/043,774	1/26/2005	8/7/2007	Granted	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH HIGH FRICTION LAYER
N81865	Eastman Kodak Company	US	7113735	10/974,414	10/27/2004	9/26/2006	Granted	PRECISION RELEASE AGENT MANAGEMENT SYSTEM
N89296	Eastman Kodak Company	DE		102004007367.8	2/16/2004		Filed	TRANSLUCENT SHEET REGISTRATION
N89296	Eastman Kodak Company	US	8160361	10/589,656	2/14/2005	4/17/2012	Granted	METHOD FOR THE DETECTION OF MARKS AND PRINTING MACHINE
N89297	Eastman Kodak Company	DE	102004008776	102004008776.8	2/23/2004	6/15/2012	Granted	STACKING WHEEL WITH FLAPS
N89297	Eastman Kodak Company	JP	4675337	2006-553564	2/22/2005	2/4/2011	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7658377	10/590,280	2/22/2005	2/9/2010	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7997575	12/618,995	11/16/2009	8/16/2011	Granted	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89300	Eastman Kodak Company	US	7628402	10/599,149	3/18/2005	12/8/2009	Granted	SHEET DELIVERY DEVICE FOR A PRINTING MACHINE
N89301	Eastman Kodak Company	US	7486920	10/593,402	3/15/2005	2/3/2009	Granted	METHOD AND DEVICE FOR ELECTRICALLY DISCHARGING A PRINTING MATERIAL
N89303	Eastman Kodak Company	DE	10200402341	102004023041	5/6/2004	2/16/2012	Granted	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89303	Eastman Kodak Company	US	8245638	11/568,736	4/26/2005	8/21/2012	Granted	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89305	Eastman Kodak Company	CN	200580025652.X	200580025652.X	7/11/2005	5/20/2009	Granted	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89305	Eastman Kodak Company	US		11/658,436	7/11/2005		Filed	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89306	Eastman Kodak Company	DE	102004036827.9	102004036827.9	7/29/2004	11/26/2009	Granted	UV IMPEDED TONER
N89306	Eastman Kodak Company	US	7912414	11/572,723	7/12/2005	3/22/2011	Granted	UV IMPEDED TONER
N89307	Eastman Kodak Company	JP	5028266	2007-537184	10/18/2005	6/29/2012	Granted	METHOD AND DEVICE FOR CONTROLLING THE CIRCUMFERENTIAL REGISTER
N89307	Eastman Kodak Company	US	8301048	11/577,675	10/18/2005	10/30/2012	Granted	METHOD AND APPARATUS FOR CONTROLLING THE REGISTRATION OF SHEETS

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68818	Kodak & Hallmark Cards, Inc.	DE	69431029.8	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	FR	0649244	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	GB	0649244	94114710.0	9/19/1994	7/24/2002	Granted	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	JP	3974665	1994-229557	9/26/1994	6/22/2007	Granted	METHOD OF COMBINING IMAGES, METHOD OF GENERATING IMAGES AND ITS DEVICE
68818	Kodak & Hallmark Cards, Inc.	US	5530793	08/126,617	9/24/1993	6/25/1996	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	US	5459819	08/231,073	4/22/1994	10/17/1995	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES (ALSO RECORDED REEL 6978 FR. 229-231 EKC)
68818	Kodak & Hallmark Cards, Inc.	US	5778164	08/646,794	5/21/1996	7/7/1998	Granted	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
69498	Kodak & University of Arizona	US	5420947	08/261,616	6/17/1994	5/30/1995	Granted	A METHOD FOR ACHROMATICALLY COUPLING A BEAM OF LIGHT INTO A WAVEGUIDE
74014	Kodak & Mobil Chemical Company	GB	0812700	97201583.8	5/29/1997	8/16/2000	Granted	DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER HAVING A SUBBING LAYER FOR AN ANTI-STATIC LAYER
74014	Kodak & Mobil Chemical Company	US	5747415	08/663,960	6/14/1996	5/5/1998	Granted	SUBBING LAYER FOR ANTI-STATIC LAYER ON DYE-RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER
80236	Kodak, Clarkson Univ., & Ferro Corp	DE	60023635.8	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	FR	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	GB	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	KR	10-0759623	2000-0074748	12/8/2000	9/11/2007	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	NL	1106663	00204319.8	12/4/2000	11/2/2005	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	TW	NI-174475	89126232	1/4/2001	4/1/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6468910	09/456,612	12/8/1999	10/22/2002	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6491843	09/526,286	3/15/2000	12/10/2002	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6627107	10/192,471	7/10/2002	9/30/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6544892	10/192,815	7/10/2002	4/8/2003	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	7091164	10/617,510	7/11/2003	8/15/2006	Granted	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
88729	Eastman Kodak Company and IMEC	EP		01870213.4	10/8/2001		Filed	A METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
88729	Eastman Kodak Company and IMEC	JP	4128764	2001-311468	10/9/2001	5/23/2008	Granted	MANUFACTURING METHOD OF MICROMACHINED DEVICE

88729	Eastman Kodak Company and IMEC	US	6740542	09/973,277	10/9/2001	5/25/2004	Granted	METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
89712	Eastman Kodak Company & Mitsubishi Aluminum Co., Ltd.	US	6572715	09/778,501	2/7/2001	6/3/2003	Granted	ALUMINUM ALLOY SUPPORT BODY FOR A PRESENSITIZED PLATE AND METHOD OF PRODUCING THE SAME
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	DE	60122053.6	01111963.3	5/21/2001	9/8/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	EP	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	FR	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	GB	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	NL	1157829	01111963.3	5/21/2001	8/9/2006	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	US	6627380	09/860,459	5/21/2001	9/30/2003	Granted	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE FOR PLANOGRAPHIC PRINTING PLATE USING THE SAME AND IMAGE FORMING METHOD
92381	Kodak, KPG Japan Ltd. & Kobe Steel, Ltd.	JP	5004267	2006-096122	3/30/2006	6/1/2012	Granted	ALLUMINUM ALLOY SHEET FOR LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MANUFACTURING THE SAME AND PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
92504	Kodak & University of Rochester	US	8074598	11/565,027	11/30/2006	12/13/2011	Granted	FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92504	Kodak & University of Rochester	US		13/219,758	8/29/2011		Filed	FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92924	Eastman Kodak Company & Nittoh Kogaku KK	JP		2006-353142	12/27/2006		Filed	IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92924	Eastman Kodak Company & Nittoh Kogaku KK	US	8036481	11/616,985	12/28/2006	10/11/2011	Granted	IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92998	Eastman Kodak Company & Nittoh Kogaku KK	JP	4965179	2006-204342	7/27/2006	4/6/2012	Granted	IMAGE PROCESSING APPARATUS
92998	Eastman Kodak Company & Nittoh Kogaku KK	US	7903897	11/565,769	12/1/2006	3/8/2011	Granted	IMAGE PROCESSING APPARATUS
95925	Eastman Kodak Company and Columbia University	US	8135221	12/574,716	10/7/2009	3/13/2012	Granted	VIDEO CONCEPT CLASSIFICATION USING AUDIO-VISUAL ATOMS
95952	Pakon, Inc. and Agfa Graphics NV	DE	69803819	98203121	9/16/1998	2/13/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	EP		97203129	10/8/1997		Filed	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	FR	0908306	98203121	9/16/1998	2/13/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	GB	0908306	98203121	9/16/1998	2/13/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	JP		1998-299067	10/7/1998		Filed	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics	US	6060218	163,372	9/30/1998	5/9/2000	Granted	A METHOD FOR MAKING

	NV								
95953	Pakon, Inc. and Agfa Graphics NV	AT	823327	97113521	8/5/1997	10/11/2004	Granted	POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT METHOD FOR MAKING POSITIVE PHOTSENSITIVE	
95953	Pakon, Inc. and Agfa Graphics NV	BE	823327	97113521	8/5/1997	10/11/2004	Granted	LITHOGRAPHIC PRINTING PLATE METHOD FOR MAKING POSITIVE PHOTSENSITIVE	
95953	Pakon, Inc. and Agfa Graphics NV	DE	69731513	97113521	8/5/1997	10/11/2004	Granted	LITHOGRAPHIC PRINTING PLATE METHOD FOR MAKING POSITIVE PHOTSENSITIVE	
95953	Pakon, Inc. and Agfa Graphics NV	EP		04016020	8/5/1997		Filed	LITHOGRAPHIC PRINTING PLATE METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE	

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95953	Pakon, Inc. and Agfa Graphics NV	EP		05024849	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		06022316	8/5/1997		Filed	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	ES	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	FR	0823327	97113521	8/5/1997	11/10/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	GB	823327	97113521	8/5/1997	11/10/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	IT	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	NL	823327	97113521	8/5/1997	10/11/2004	Granted	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6326122	08/906,258	8/5/1997	12/4/2001	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6410207	09/480,161	1/10/2000	6/25/2002	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6808861	09/934,838	8/23/2001	10/26/2004	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95954	Pakon, Inc. and Agfa Graphics NV	DE	69900322	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	EP		98201213	4/15/1998		Filed	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	FR	950517	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	GB	950517	99200510	2/23/1999	10/4/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	US	6569594	09/267,634	3/15/1999	5/27/2003	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	DE	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	FR	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	GB	950518	99200511	2/23/1999	1/23/2002	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	JP	4208339	1999-105136	4/13/1999	10/31/2008	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	US	6192799	09/267,681	3/15/1999	2/27/2001	Granted	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95956	Pakon, Inc. and Agfa Graphics NV	DE	69906818	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	ES	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	FR	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	GB	1159133	99972155	11/12/1999	4/9/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	US	6596457	09/441,094	11/16/1999	7/22/2003	Granted	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95957	Pakon, Inc. and Agfa Graphics NV	US	5609980	883,019	5/14/1992	3/11/1997	Granted	RADIATION-SENSITIVE MATERIALS
95960	Pakon, Inc. and Agfa Graphics	DE	69517174	69517174	10/24/1995	5/24/2000	Granted	A METHOD FOR MAKING A

	NV								LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	FR	770494	95202874	10/24/1995	5/24/2000	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	GB	770494	95202874	10/24/1995	5/24/2000	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	NL	770494	95202874	10/24/1995	5/24/2000	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6030750	08/715,496	9/18/1996	2/29/2000	Granted		METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6096481	09/440,165	11/15/1999	8/1/2000	Granted		METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95961	Pakon, Inc. and Agfa Graphics NV	DE	69620336	69620336	10/10/1996	4/3/2002	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	DE	69623140	69623140	10/10/1996	8/21/2002	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	1092555	00203621	10/10/1996	8/21/2002	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	770497	96202817	10/10/1996	4/3/2002	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	1092555	00203621	10/10/1996	8/21/2002	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	770497	96202817	10/10/1996	4/3/2002	Granted		A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	US	6001536	08/734,541	10/21/1996	12/14/1999	Granted		METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95962	Pakon, Inc. and Agfa Graphics NV	DE	69606835	69606835	11/27/1996	3/1/2000	Granted		LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	FR	778158	96203342	11/27/1996	3/1/2000	Granted		LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	GB	778158	96203342	11/27/1996	3/1/2000	Granted		LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	JP	3801708	1996-324104	12/4/1996	7/26/2006	Granted		LITHOGRAPHIC PRINTING PLATES HAVING SMOOTH AND LUSTROUS SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	US	5728503	08/566,759	12/4/1995	3/17/1998	Granted		LITHOGRAPHIC PRINTING PLATES HAVING SPECIFIC GRAINED AND ANODIZED ALUMINUM SUBSTRATE
95962	Pakon, Inc. and Agfa Graphics NV	US	5834129	08/965,134	11/6/1997	11/10/1998	Granted		GRAINED AND ANODIZED ALUMINUM SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATES
95963	Pakon, Inc. and Agfa Graphics NV	DE	69711148	69711148	10/2/1997	3/20/2002	Granted		METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	FR	839647	97203032	10/2/1997	3/20/2002	Granted		METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	GB	839647	97203032	10/2/1997	3/20/2002	Granted		METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	US	6071369	08/949,189	10/14/1997	6/6/2000	Granted		METHOD FOR MAKING AN LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE

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95964	Pakon, Inc. and Agfa Graphics NV	DE	69612206	69612206	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	FR	849091	96203633	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	GB	849091	96203633	12/19/1996	3/21/2001	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	JP	4036518	1997-364369	12/19/1997	1/23/2008	Granted	THERMOSENSITIVE IMAGE FORMING ELEMENT FOR PRODUCING LITHOGRAPHIC PRINTING PLATE CONTAINING POLYMER PARTICLES HAVING SPECIFIED GRAIN SIZE
95964	Pakon, Inc. and Agfa Graphics NV	US	6427595	08/989,469	12/12/1997	8/6/2002	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95965	Pakon, Inc. and Agfa Graphics NV	BE	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69800847	69800847	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69833046	69833046	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	1110720	00204064	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	1110720	00204064	2/17/1998	12/28/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	864420	98200496	2/17/1998	11/16/2005	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	JP	3583610	1998-071233	3/6/1998	11/4/2004	Granted	THERMAL IMAGE FORMING ELEMENT FOR MANUFACTURING POSITIVE OPERABLE PRINTING PLATE
95965	Pakon, Inc. and Agfa Graphics NV	US	6040113	09/025,341	2/18/1998	3/21/2000	Granted	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95966	Pakon, Inc. and Agfa Graphics NV	DE	69802645	98203120	9/16/1998	7/19/2006	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	GB	908305	98203120	9/16/1998	7/19/2006	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	JP	4109359	1998-282730	10/5/1998	7/2/2008	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	US	6004728	09/163,367	9/30/1998	12/21/1999	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	DE	69820002	69820002	9/16/1998	11/16/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	FR	908307	98203122	9/16/1998	11/26/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	GB	908307	98203122	9/16/1998	11/26/2003	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	JP	4215873	92899063	10/7/1998	1/28/2009	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	US	6235451	09/161,286	9/28/1998	5/22/2001	Granted	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95968	Pakon, Inc. and Agfa Graphics NV	DE	69925053	69925053	2/2/1999	5/4/2005	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95968	Pakon, Inc. and Agfa Graphics NV	US	6200727	09/244,206	2/4/1999	3/13/2001	Granted	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95969	Pakon, Inc. and Agfa Graphics NV	BE	943451	99200336	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	DE	69901642	69901642	2/5/1999	6/5/2002	Granted	A METHOD FOR MAKING POSITIVE WORKING

	NV								PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	FR	943451	99200336	2/5/1999	6/5/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	GB	943451	99200336	2/5/1999	6/5/2002	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	US	6153353	09/265,599	3/10/1999	11/28/2000	Granted		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95970	Pakon, Inc. and Agfa Graphics NV	US	6645697	10/079,408	2/22/2002	11/11/2003	Granted		PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	EP		06121351	4/18/2001		Filed		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	6689537	09/837,655	4/19/2001	2/10/2004	Granted		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7041431	10/737,804	12/18/2003	5/9/2006	Granted		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7316887	11/299,792	12/13/2005	1/8/2008	Granted		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US		11/672,206	2/7/2007		Filed		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
96179	EKC & The Regents of the University of California	US		12/615,826	11/10/2009		Filed		PIEZOELECTRIC ACTUATORS
N73466	Eastman Kodak Company & Eliokem SAS	US	5783346	08/779,190	1/6/1997	7/21/1998	Granted		TONER COMPOSITIONS INCLUDING POLYMER BINDERS WITH ADHESION PROMOTING AND CHARGE CONTROL MONOMERS

Reg. Owner	Active	Mark (Profile Name)	Country Name	Application #	App. Date	Registration #	Reg. Date	Class(es)	Status
Eastman Kodak Co.	-1	ACCUMAX	Australia	A563019	9/4/1991	A563019	5/3/1993	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816411654	10/4/1991	816411654	4/27/1993	1.70, 1.90	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816520453	11/13/1991	816520453	8/10/1993	9.10, 9.80	Registered
Eastman Kodak Co.	-1	ACCUMAX	Brazil	816520461	11/13/1991	816520461	8/10/1993	9.25, 9.45, 9.80	Registered
Eastman Kodak Co.	-1	ACCUMAX	Canada	687972	8/19/1991	416311	9/3/1993		Registered
Eastman Kodak Co.	-1	ACCUMAX	Denmark	5409/91	8/1/1991	5783/92	7/3/1992	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Denmark	1991/09031	12/19/1991	1993/06478	9/17/1993	9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Finland	4572/91	9/26/1991	126881	7/5/1993	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Greece	105371	8/5/1991	105371	7/17/1994	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Hong Kong	6545/91	9/6/1991	1347/95	9/6/1991	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	India	558203	9/9/1991	558203	9/9/1991	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Indonesia	R00 2011 008886	8/5/2011	IDM000335431	10/15/2011	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86660/91	8/17/1991	2688493	7/29/1994	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86662/91	8/17/1991	2642368-1	3/31/1994	11	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86663/1991	8/17/1991	2590887	10/29/1993	25	Registered
Eastman Kodak Co.	-1	ACCUMAX	Japan	86661/91	8/17/1991	2674638	6/29/1994	1, 9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Mexico	122003	9/6/1991	408919	3/25/1992	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Norway	91.4845	9/26/1991	154605	1/14/1993	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Norway	91.5881	11/21/1991	157624	7/8/1993	9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Singapore	S/8233/91	9/3/1991	T91/08233F	9/3/1991	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Sweden	91-6484	7/30/1991	236458	6/12/1992	1	Registered
Eastman Kodak Co.	-1	ACCUMAX	Sweden	91-9376	11/1/1991	256384	3/11/1994	9	Registered
Eastman Kodak Co.	-1	ACCUMAX	Taiwan	46767-80	10/15/1991	574542	11/1/1992	48	Registered
Eastman Kodak Co.	-1	ACCUMAX	Taiwan	80046768	10/15/1991	679365	5/1/1995	73	Registered
Eastman Kodak Co.	-1	ACCUMAX	Thailand	463811	9/17/1991	Kor152396	6/22/1992	1	Registered
Eastman Kodak Co.	-1	ACHIEVE	Argentina	3025299	8/24/2010	2460213	9/2/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Chile	918313	8/25/2010	910354	2/16/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Hong Kong	301696212	8/23/2010	301696212	8/23/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Indonesia	D00.2010.031573	8/26/2010	IDM000337300	11/15/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Malaysia	2010/17100	9/9/2010	2010017100	9/9/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Mexico	1114051	8/23/2010	1179256	9/14/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Philippines	4-2010-009273	8/24/2010	4-2010-009273	12/23/2010	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Taiwan	99041811		1460287	6/1/2011	7	Registered
Eastman Kodak Co.	-1	ACHIEVE	Venezuela	13945-10	8/24/2010	P311101	9/29/2011	7	Registered
Eastman Kodak Co.	-1	AERECON	United States of America (USA)	94278	4/4/1960	705556	10/11/1960	26	Registered
Eastman Kodak Co.	-1	AEROCOLOR	United States of America (USA)	412762	2/7/1983	1269545	3/13/1984	1	Registered
Eastman Kodak Co.	-1	AEROGRAPHIC	Chile	883877	11/6/2009	872694	12/15/2009	1, 9	Registered
Eastman Kodak Co.	-1	ANITEC	Canada	595363	11/13/1987	TMA346150	10/7/1988		Registered
Eastman Kodak Co.	-1	ANITEC	United States of America (USA)	402653	11/15/1982	1266064	2/7/1984	1	Registered
Eastman Kodak Co.	-1	APPROVAL	South Africa	94/4163	4/25/1994	94/4163	4/25/1994	9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642559	3/12/1992	816642559	8/31/1993	1	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642672	3/12/1992	816642672	11/16/1993	40	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Brazil	816642672	3/12/1992	816642672	11/16/1993	41	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Finland	4058/90	8/8/1990	200005	4/30/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Georgia	4722/03	7/30/1993	2472	6/14/1996	1, 9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Japan	110713/1990	10/1/1990	2567562	8/31/1993	1, 5, 16	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	Mexico			389055	1/10/1991	9	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	South Africa	94/4164	4/25/1994	94/4164	4/25/1994	1	Registered
Eastman Kodak Co.	-1	AQUA-IMAGE	United States of America (USA)	74/424488	8/16/1993	1837619	5/31/1994	1	Registered
Eastman Kodak Co.	-1	ARIES	France	714799	3/7/1985	1301605	3/7/1985	16	Registered
Eastman Kodak Co.	-1	ARIES	United Kingdom	1206606	11/5/1983	1206606	11/5/1983	16	Registered
Eastman Kodak Co.	-1	ASSEMBLER	Israel	87981	7/5/1993	87981	11/3/1994	9	Registered
Eastman Kodak Co.	-1	BRISQUE	Canada	1097791	3/28/2001	TMA592649	10/20/2003		Registered
Eastman Kodak Co.	-1	BRISQUE	Israel	144035	11/19/2000	144035	1/2/2002	9	Registered
Eastman Kodak Co.	-1	BROWNIE	India		10/8/1942	6244	5/18/1944	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Israel		7/17/1935	3818	5/1/1937	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Nigeria		3/16/1946	4278	3/16/1946	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Singapore			T39/02841E	7/14/1939	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Venezuela			31176	10/1/1956	9	Registered
Eastman Kodak Co.	-1	BROWNIE	Zambia			782/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	CADJET	France	94541603	10/24/1994	94541603	10/24/1994	9	Registered
Eastman Kodak Co.	-1	CADJET	Germany		10/21/1994	2906612	10/21/1994	9	Registered
Eastman Kodak Co.	-1	CADJET	United Kingdom		11/8/1994	2001251	1/26/1996	9	Registered
Eastman Kodak Co.	-1	KODAK CALIDAD CONTROLADA	Argentina	2412058	2/11/2003	1927623	5/20/2003	16	Registered
Eastman Kodak Co.	-1	CAMEO	Brazil	816719454	5/7/1992	816719454	10/19/1993	9.45	Registered
Eastman Kodak Co.	-1	CAMEO	Mexico	192243	2/28/1994	476220	10/6/1994	9	Registered
Eastman Kodak Co.	-1	CAMEO	Norway	92.2487	5/12/1992	158343	8/5/1993	9	Registered
Eastman Kodak Co.	-1	CAMEO	South Africa	94/4132	4/25/1994	94/4132	4/25/1994	9	Registered
Eastman Kodak Co.	-1	CAMEO	Taiwan	82023998	5/25/1993	650899	8/1/1994	73	Registered
Eastman Kodak Co.	-1	CAMEO	United States of America (USA)	74/269687	4/27/1992	1841213	6/21/1994	9	Registered
Eastman Kodak Co.	-1	CAROUSEL	Poland	96495	2/8/1991	71220	2/8/1991	9	Registered
Eastman Kodak Co.	-1	CINELABS	India	1250053	11/17/2003	1250053	11/17/2003	40	Registered

Eastman Kodak Co.	-1	CINELABS	Lebanon	95249	9/15/2003	95249	9/15/2003	40	Registered
Eastman Kodak Co.	-1	CINELABS	United Arab Emirates China	61348	6/7/2004	50608	1/11/2005	40	Registered
Eastman Kodak Co.	-1	CINEMA WORLD LOGO	(People's Republic of)	3098961	2/20/2002	3098961	7/7/2003	41	Registered
Eastman Kodak Co.	-1	CINEON	Argentina	2474882	11/10/2003	1971990	2/27/2004	9	Registered
Eastman Kodak Co.	-1	CINEON	Brazil	816822654	8/6/1992	816822654	2/22/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Finland	3967/92	8/14/1992	127530	8/5/1993	9	Registered
Eastman Kodak Co.	-1	CINEON	Indonesia	19950	10/26/1994	IDM000013511	11/24/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Japan	148814/92	7/30/1992	3087447	10/31/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Norway	924057	8/13/1992	170076	11/23/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Singapore	S/8783/94	10/11/1994	T94/08783E	10/11/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Sweden	92-6957	8/4/1992	256407	3/11/1994	9	Registered
Eastman Kodak Co.	-1	CINEON	Thailand United Kingdom	276449	11/24/1994	Kor33362	11/24/1995	9	Registered
Eastman Kodak Co.	-1	CINEON	Costa Rica	1508176	7/30/1992	1508176	7/30/1992	9	Registered
Eastman Kodak Co.	-1	COLOR KEY	Finland	196200339	2/2/1962	47614	5/13/1974	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	France	822373	11/5/1986	44638	5/10/1965	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	Russian Federation	94019193	6/3/1994	1378128	11/5/1986	1, 16, 17	Registered
Eastman Kodak Co.	-1	COLOR KEY	Sweden	94019193	6/3/1994	133895	10/27/1995	1	Registered
Eastman Kodak Co.	-1	COLOR KEY	Canada	6201845	5/14/1962	107918	11/15/1963	1	Registered
Eastman Kodak Co.	-1	COLOREDGE	Lithuania	599435	1/25/1988	TMA358688	7/21/1989	9, 16, 35, 37	Registered
Eastman Kodak Co.	-1	COLOREDGE	Argentina	12841	9/30/1993	14084	1/12/1995	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Argentina	2828931	6/2/2008	2293961	6/11/2009	9	Registered

Eastman Kodak Co.	-1	COLORFLOW	Australia	A568091	11/26/1991	A568091	9/27/1994	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Brazil	819828491	2/28/1997	819828491	8/10/1999	9.55	Registered
Eastman Kodak Co.	-1	COLORFLOW	Brazil	819828505	2/28/1997	819828505	8/10/1999	9.35, 9.4, 9.45	Registered
Eastman Kodak Co.	-1	COLORFLOW	Canada	839199	3/13/1997	543136	3/27/2001		Registered
Eastman Kodak Co.	-1	COLORFLOW	Chile	787781	9/6/2007	809180	10/23/2007	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Mexico	287366	2/19/1997	543870	2/28/1997	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Peru	32248	2/13/1997	36113	5/30/1997	9	Registered
			United States of America						
Eastman Kodak Co.	-1	COLORFLOW	(USA)	75/236991	2/5/1997	2304510	12/28/1999	9	Registered
Eastman Kodak Co.	-1	COLORFLOW	Venezuela	3765/97	2/28/1997	205427	5/8/1998	9	Registered
Eastman Kodak Co.	-1	COLOR-KEY	Hong Kong	9706278	5/10/1997	1999/B07630	6/15/1999	1	Registered
Eastman Kodak Co.	-1	COLOR-KEY	Hong Kong	1998/B08924	12/19/1995	1998/B08924	9/3/1998	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Australia	620760	1/19/1994	620760	1/19/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Australia	620761	1/19/1994	620761	1/19/1994	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Denmark	1994/324	1/13/1994	1995/6542	10/6/1995	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Finland	871/94	2/17/1994	135418	12/5/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Japan	931/94	1/7/1994	3199526	9/30/1996	1	Registered
Eastman Kodak Co.	-1	CONFIRM	Japan	932/94	1/7/1994	3234652	12/25/1996	9	Registered
Eastman Kodak Co.	-1	CONFIRM	Sweden	94/00286	1/13/1994	262174	11/25/1994	1, 9	Registered
Eastman Kodak Co.	-1	CONFIRM	United Kingdom	1558696	1/11/1994	1558696	1/11/1994	1	Registered
Eastman Kodak Co.	-1	CONFIRM	United Kingdom	1558697	1/11/1994	1558697	1/11/1994	9	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363961	1/16/2002	2036827	7/28/2005	1	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363960	1/16/2002	2036823	7/28/2005	2	Registered
Eastman Kodak Co.	-1	CREO	Argentina	2363959	1/16/2002	2036822	7/28/2005	7	Registered
Eastman Kodak Co.	-1	CREO	Australia	867096	2/22/2001	867096	7/20/2001	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Australia	839957	6/22/2000	839957	7/20/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Barbados	81/10639	8/18/2000	81/10639	12/20/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Brazil	823083268	8/18/2000	823083268	9/8/2009	9	Registered
Eastman Kodak Co.	-1	CREO	Brazil	823083225	8/18/2000	823083225	9/8/2009	37	Registered
Eastman Kodak Co.	-1	CREO	Canada	1093610	2/21/2001	TMA672712	9/14/2006		Registered
Eastman Kodak Co.	-1	CREO	Canada	1069298	8/1/2000	TMA568168	9/27/2002		Registered
Eastman Kodak Co.	-1	CREO	Canada	647588	12/21/1989	TMA401849	8/28/1992		Registered
Eastman Kodak Co.	-1	CREO	Canada	554890	12/30/1985	TMA321744	12/12/1986		Registered
			China						
Eastman Kodak Co.	-1	CREO	(People's Republic of) China	2001022406	2/21/2001	1978454	9/21/2002	9	Registered
			(People's Republic of) China						
Eastman Kodak Co.	-1	CREO	(People's Republic of) China	2000094678	6/30/2000	1916483	8/7/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013555	2/18/2002	288868	11/8/2004	2	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013556	2/18/2002	288869	11/8/2004	7	Registered
Eastman Kodak Co.	-1	CREO	Colombia	2013557	2/18/2002	288864	11/8/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Costa Rica	5723-2000	7/19/2000	125392	4/19/2001	9	Registered
			Czech Republic						
Eastman Kodak Co.	-1	CREO	Czech Republic	164661	2/22/2001	250660	1/27/2003	1, 2, 7, 9, 16	Registered
			Czech Republic						
Eastman Kodak Co.	-1	CREO	Czech Republic	130872	3/16/1998	218955	7/26/1999	9, 37	Registered
			Czech Republic						
Eastman Kodak Co.	-1	CREO	Ecuador	156941/OZ	6/28/2000	233462	4/24/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Ecuador	78112	2/23/2011	2074/11	4/24/2011	9	Registered
Eastman Kodak Co.	-1	CREO	El Salvador	2004042708	8/26/2004	82 BOOK 30	1/17/2005	9	Registered
Eastman Kodak Co.	-1	CREO	Estonia	M200200038	1/14/2002	37344	1/22/2003	1, 2, 7, 9, 16	Registered
			European (O.H.M.I.)						
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	2094308	2/19/2001	2094308	8/1/2002	1, 2, 7, 9, 16	Registered
			European (O.H.M.I.)						
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	1636364	5/2/2000	1636364	7/9/2002	9, 35, 37, 41, 42	Registered
			European (O.H.M.I.)						
Eastman Kodak Co.	-1	CREO	European (O.H.M.I.)	623165	8/26/1997	623165	3/15/1999	9, 37	Registered
			AM 2002						
Eastman Kodak Co.	-1	CREO	Georgia	016630	2/19/2002	M15049	3/28/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Georgia	1863/03-00	8/17/2000	M14138	11/19/2001	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Germany	394 01 397.2	11/11/1994	394 01 397	8/8/1995	9, 42	Registered
Eastman Kodak Co.	-1	CREO	Guatemala	2000-10097	11/17/2000	130137	6/10/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Guatemala	2000-10097	11/17/2000	125101	8/12/2003	42	Registered
Eastman Kodak Co.	-1	CREO	Hong Kong	01878/2001	2/2/2001	200305431AA	5/9/2003	1, 2, 7, 9, 16, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M01 01106	2/20/2001	173610	12/16/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M9801105	3/25/1998	156900	6/24/1999	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Hungary	M0004143	8/4/2000	170578	5/28/2002	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Iceland	468/1998	3/13/1998	650/1998	5/6/1998	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015162	10/11/2000	IDM000261376	7/29/2010	9	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015161	10/11/2000	IDM000261377	10/11/2010	37	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015160	10/11/2000	IDM000261378	10/11/2010	41	Registered
Eastman Kodak Co.	-1	CREO	Indonesia	J0015159	10/11/2000	IDM000261375	10/11/2010	42	Registered
Eastman Kodak Co.	-1	CREO	Israel	146761	2/8/2001	146761	1/2/2002	1	Registered
Eastman Kodak Co.	-1	CREO	Israel	146762	2/18/2001	146762	1/2/2002	2	Registered
Eastman Kodak Co.	-1	CREO	Israel	146763	2/18/2001	146763	1/2/2002	7	Registered
Eastman Kodak Co.	-1	CREO	Israel	137409	5/2/2000	137409	9/4/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	119002	4/7/1998	119002	5/6/1999	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	95847	12/2/1994	95847	8/5/1996	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	146764	2/18/2001	146764	1/2/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Israel	146765	2/1/2001	146765	1/2/2002	16	Registered
Eastman Kodak Co.	-1	CREO	Israel	146170	1/29/2001	146170	1/2/2002	35	Registered
Eastman Kodak Co.	-1	CREO	Israel	119003	4/7/1998	119003	5/6/1999	37	Registered
Eastman Kodak Co.	-1	CREO	Israel	137410	5/2/2000	137410	9/4/2001	37	Registered

Eastman Kodak Co.	-1	CREO	Israel	137411	5/2/2000	137411	9/4/2001	41	Registered
Eastman Kodak Co.	-1	CREO	Israel	137412	5/2/2000	137412	9/4/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Israel	95846	12/2/1994	95846	8/5/1996	42	Registered
Eastman Kodak Co.	-1	CREO	Jamaica	92563	7/24/2000	37068	5/22/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Japan	2001-013635	2/19/2001	4669545	5/9/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Japan	2000-050098	5/9/2000	4748136	2/20/2004	7, 9, 35, 37, 42	Registered
Eastman Kodak Co.	-1	CREO	Japan	1997-162880	10/1/1997	4748134	2/20/2004	7, 9, 37	Registered
Eastman Kodak Co.	-1	CREO	Lithuania	2000-1467	8/9/2000	44984	3/13/2003	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2002/00683	1/18/2002	2002/00683	3/12/2005	9	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2000/11221	8/16/2000	2000/11221	7/22/2003	37	Registered
Eastman Kodak Co.	-1	CREO	Malaysia	2000/11218	8/16/2000	2000/11218	5/31/2005	42	Registered
Eastman Kodak Co.	-1	CREO	Mexico	474510	3/7/2001	699904	5/29/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	318876	1/7/1998	571687	2/27/1998	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441922	8/15/2000	677333	10/31/2000	9	Registered
Eastman Kodak Co.	-1	CREO	Mexico	318877	1/7/1998	571688	2/27/1998	37	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441921	8/15/2000	677332	10/31/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441920	8/15/2000	673917	9/29/2000	41	Registered
Eastman Kodak Co.	-1	CREO	Mexico	441919	8/15/2000	673916	9/29/2000	42	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632596	2/20/2001	632596	8/23/2001	1	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632597	2/20/2001	632597	8/23/2001	2	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632598	2/20/2001	632598	8/23/2001	7	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632599	2/20/2001	632599	8/23/2001	9	Registered

Eastman Kodak Co.	-1	CREO	New Zealand	617296	6/22/2000	617296	1/4/2001	9	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	632600	2/20/2001	632600	8/23/2001	16	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617297	6/22/2000	617297	1/4/2001	37	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617298	6/22/2000	617298	1/4/2001	41	Registered
Eastman Kodak Co.	-1	CREO	New Zealand	617299	6/22/2000	617299	1/4/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Norway	2002 00164	1/11/2002	222736	3/30/2004	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Norway	1998 01039	2/4/1998	221901	11/20/2003	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Norway	2000 07348	6/23/2000	223588	7/2/2004	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Panama	109114	8/1/2000	109114	12/19/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Panama	109115	8/1/2000	109115	12/19/2001	37	Registered
Eastman Kodak Co.	-1	CREO	Panama	109116	8/1/2000	109116	12/19/2001	41	Registered
Eastman Kodak Co.	-1	CREO	Panama	109117	8/1/2000	109117	12/20/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Paraguay	17667-2000	7/18/2000	354393	7/3/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Peru	126179	4/9/2001	72977	7/5/2001	9	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-245419	1/18/2002	165669	8/9/2005	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-221086	7/10/2000	158035	10/13/2004	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Poland	Z-184630	3/16/1998	128873	4/18/2001	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Russian Federation	2002702265	1/17/2002	262052	1/20/2004	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Russian Federation	2000720439	8/9/2000	213816	12/4/2002	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66046	8/19/2000	651/18	10/14/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66047	8/19/2000	651/19	10/14/2002	37	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66048	8/19/2000	651/20	10/14/2002	41	Registered
Eastman Kodak Co.	-1	CREO	Saudi Arabia	66049	8/19/2000	659/14	11/16/2002	42	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T02/00455E	1/16/2002	T02/00455E	1/16/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11018H	6/24/2000	T00/11018H	6/24/2000	9	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11019F	6/24/2000	T00/11019F	6/24/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11020Z	6/24/2000	T00/11020Z	6/24/2000	41	Registered
Eastman Kodak Co.	-1	CREO	Singapore	T00/11021H	6/24/2000	T00/11021H	6/24/2000	42	Registered
Eastman Kodak Co.	-1	CREO	South Africa	98/04353	3/16/1998	98/04353	7/2/2001	9	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12619	6/21/2000	2000/12619	8/20/2004	9	Registered
Eastman Kodak Co.	-1	CREO	South Africa	98/04354	3/16/1998	98/04354	7/2/2001	37	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12620	6/21/2000	2000/12620	8/20/2004	37	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12621	6/21/2000	2000/12621	8/20/2004	41	Registered
Eastman Kodak Co.	-1	CREO	South Africa	2000/12622	6/21/2000	2000/12622	8/20/2004	42	Registered
Eastman Kodak Co.	-1	CREO	South Korea	2002-1338	1/11/2002	558392	9/3/2003	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	00221/2002	1/11/2002	497127	4/3/2002	1, 2, 7, 9, 16	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	07944/2000	7/3/2000	484568	5/10/2001	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	Switzerland	00856/1998	2/3/1998	453725	8/13/1998	9, 37	Registered
Eastman Kodak Co.	-1	CREO	Thailand	429638	8/18/2000	Kor150217	1/24/2002	9	Registered
Eastman Kodak Co.	-1	CREO	Thailand	426640	7/24/2000	Bor13235	2/18/2000	37	Registered
Eastman Kodak Co.	-1	CREO	Thailand	426642	7/24/2000	Bor13563	8/23/2001	42	Registered
Eastman Kodak Co.	-1	CREO	Turkey	98/4334	4/3/1998	193070	4/16/1998	9	Registered
Eastman Kodak Co.	-1	CREO	Turkey	98/4335	4/3/1998	192783	4/3/1998	37	Registered
Eastman Kodak Co.	-1	CREO	Turkey	2000/16254	8/7/2000	2000/16254	8/7/2000	37, 38, 41, 42	Registered

Co. Eastman Kodak Co.	-1	CREO	Ukraine United States of America (USA)	2000083461	8/7/2000	28228	11/15/2002	9, 35, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO	(USA)	75923077	2/18/2000	2815277	2/17/2004	9	Registered
Eastman Kodak Co.	-1	CREO	Uruguay	326776	10/10/2000	424578	4/16/2011	9, 37, 41, 42	Registered
Eastman Kodak Co.	-1	CREO (Stylized)	Canada	1131320	2/14/2002	671707	8/30/2006		Registered
Eastman Kodak Co.	-1	CREO (Stylized)	Japan	2004-000210	9/19/2002	4901362	10/14/2005	1, 2, 7, 9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	British Virgin Islands		11/21/1984	2098	11/21/1984	1, 8	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	China (People's Republic of)	970003310	11/21/1997	312682	4/30/1988	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic		2/19/1985	38738	4/30/1985	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic		2/19/1985	38806	4/30/1985	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Dominican Republic	2012/4724	1/23/2012	53147	4/14/1992	16	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	El Salvador	1379	12/3/1984	238 BOOK 110	11/28/1985	1, 9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Guatemala			51859	3/20/1997	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Guatemala			51854	3/18/1997	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia	R00.2004.8288.8292	10/14/2004	IDM000028005	1/24/2005	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia		10/14/2004	IDM000028006	1/24/2005	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Indonesia		11/4/1994	IDM000039192	6/24/2005	16	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Japan	122509/1991	11/26/1991	2685976	7/29/1994	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			95474	2/1/1978	55	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			95482	2/1/1978	56	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			112271	3/1/1979	57	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			111045	2/1/1979	62	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan	78-31881	7/7/1989	487833	6/16/1990	70	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	Taiwan			96613	3/1/1978	81	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	United States of America (USA)	73521003	2/6/1985	1387913	4/1/1986	1	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-B&W (W/O KODAK)	United States of America (USA)	73/522339	2/14/1985	1367430	10/29/1985	9	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444093	7/14/2003	1950473	9/12/2003	35	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444094	7/14/2003	1950474	9/12/2003	36	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444095	7/14/2003	1950475	9/12/2003	37	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444096	7/14/2003	1950476	9/12/2003	38	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444097	7/14/2003	1950477	9/12/2003	39	Registered

Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444098	7/14/2003	1950478	9/12/2003	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444104	7/14/2003	1458414	5/7/1982	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444104	7/14/2003	1960082	11/19/2003	40	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444099	7/14/2003	1950479	9/12/2003	41	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444105	7/14/2003	1983757	6/22/2004	41	Registered
Eastman Kodak Co.	-1	D:CORP.SYMBOL-Y&R	Argentina	2444106	7/14/2003	1960086	11/19/2003	42	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630885	5/30/1994	630885	5/30/1994	40	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630886	5/30/1994	630886	5/30/1994	41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Australia	630887	5/30/1994	630887	5/30/1994	42	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Canada	755639	5/25/1994	522154	1/25/2000		Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Denmark	1994/4047	6/9/1994	1995/97	1/6/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Finland	2874/1994	6/8/1994	136878	3/6/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Ireland	94/4089	7/4/1994	201547	7/1/1996	40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Norway	94/3181	6/8/1994	169359	8/31/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	Sweden	94/5997	6/7/1994	301819	5/19/1995	1, 2, 9, 16, 40, 41	Registered
Eastman Kodak Co.	-1	D:ENVIRONMENTAL LOGO	United States of America (USA)	74/581380	10/3/1994	2016189	11/12/1996	16	Registered
Eastman Kodak Co.	-1	D:GOLD CIRCLE	United Kingdom	2000915	10/31/1994	2000915	10/31/1994	16	Registered
Eastman Kodak Co.	-1	D:GOLD CIRCLE	United Kingdom	2018451	4/24/1995	2018451	4/24/1995	41	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Australia	A552100	3/15/1991	A552100	12/22/1992	1	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Australia	A552101	3/15/1991	A552101	2/25/1993	9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Canada	692068	10/24/1991	420246	12/3/1993		Registered
Eastman Kodak Co.	-1	D:KEYCODE	Denmark	1991/02109	3/20/1991	1993/01029	2/5/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Finland	1321/91	3/18/1991	120186	7/6/1992	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Greece	103435	3/29/1991	103435	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Japan	24500/1991	3/11/1991	2656791	4/28/1994	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	New Zealand	208252	2/19/1991	208252	2/19/1998	1	Registered
Eastman Kodak Co.	-1	D:KEYCODE	New Zealand	208253	2/19/1991	208253	2/19/1998	9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Norway	91.1414	3/18/1991	155815	3/25/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	Sweden	91-2481	3/19/1991	246745	2/19/1993	1, 9	Registered
Eastman Kodak Co.	-1	D:KEYCODE	United States of America (USA)	74/144546	3/4/1991	1706087	8/11/1992	1	Registered
Eastman Kodak Co.	-1	D:KODAK IMAGE GUARD PROGRAM	Germany	39526868	6/29/1995	39526868	4/30/1996	1, 9, 16, 41, 42	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	China (People's Republic of)	95014776	2/15/1995	1066035	7/28/1997	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Hong Kong	15268/94	12/22/1994	2616/1996	12/22/1994	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Hong Kong	6631/95	6/1/1995	1660/1997	6/1/1995	21	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	Taiwan	87036719	7/29/1998	883785	3/1/2000	9	Registered
Eastman Kodak Co.	-1	D:KODAK LENS	United States of America (USA)	74/370214	3/22/1993	1865215	11/29/1994	9	Registered
Eastman Kodak Co.	-1	D:KODAK PROCESSING LOGOSTYLE	United Kingdom	2018446	4/24/1995	2018446	4/24/1995	40	Registered
Eastman Kodak Co.	-1	D:PERSON SHOWING HANDS IN FILMSTRIP	Norway	92.1143	3/6/1992	157685	7/8/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Denmark	1993/05941	9/16/1993	1993/08856	12/24/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Greece	116623	11/9/1993	116623	11/9/1993	1, 9, 16, 40	Registered

Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10586/93	10/6/1993	10921/1995	10/6/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10587/93	10/6/1993	10922/1995	10/6/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10588/93	10/6/1993	10923/1995	10/6/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Hong Kong	10589/93	10/6/1993	5465/1996	10/6/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02628.02631	3/21/2003	IDM000002024	3/31/2004	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02626.02629	3/21/2003	IDM000002022	3/31/2004	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	R00.2003.02627.02630	3/21/2003	IDM000002023	3/31/2004	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Indonesia	V00.2003.02625.02628	3/21/2003	IDM000002021	3/31/2004	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88871	9/7/1993	88871	7/4/1995	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88872	9/7/1993	88872	7/4/1995	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88873	9/7/1993	88873	7/4/1995	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Israel	88874	9/7/1993	88874	9/7/1995	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180557	10/14/1993	448060	12/3/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180560	10/14/1993	448061	12/3/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180559	10/14/1993	448286	12/7/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Mexico	180558	10/14/1993	451228	2/2/1994	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/8733/93	11/9/1993	T93/08733E	11/9/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/B8732/93	11/9/1993	T93/08732G	11/9/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	S/8731/93	11/9/1993	T93/08731I	11/9/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Singapore	B T93/08730J	11/9/1993	T93/08730J	11/9/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257002	12/9/1993	Kor25126	12/9/1993	1	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257003	12/9/1993	Kor61685	12/9/1993	9	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257004	12/9/1993	Kor61202	12/9/1993	16	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Thailand	257005	12/9/1993	Bor2539	12/9/1993	40	Registered
Eastman Kodak Co.	-1	D:RAINBOW K	Turkey		9/24/1993	146842	9/24/1993	9, 16	Registered
Eastman Kodak Co.	-1	D:RECYCLABLE CAMERA LOGO	Norway	91.086	2/14/1991	159179	9/9/1993	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961612	8/4/1998	820961612	5/22/2001	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	200043463	8/4/1998	200043463	2/3/2004	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961566	8/4/1998	820961566	2/3/2004	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961558	8/4/1998	820961558	5/22/2001	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	820961540	8/4/1998	820961540	5/22/2001	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Brazil	200008676	8/4/1998	200008676	5/22/2001	42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1932/91	8/14/1991	95BOOK14	11/13/1992	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1965/91	8/15/1991	53BOOK11	6/23/1992	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1952/91	8/15/1991	216BOOK13	10/22/1992	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1950/91	8/15/1991	201BOOK18	7/28/1993	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1951/91	8/15/1991	190BOOK13	10/20/1992	10	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1947/91	8/15/1991	186BOOK18	7/28/1993	10	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1966/91	8/15/1991	138BOOK15	2/25/1993	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1948/91	8/15/1991	50BOOK11	6/23/1992	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	El Salvador	1961/91	8/15/1991	217BOOK13	10/22/1992	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Greece	114998	7/8/1993	114998	7/8/1993	35, 36, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Iceland	880/1991	9/26/1991	62/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88464	8/5/1993	88464	6/11/1995	1	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88465	8/5/1993	88465	6/11/1995	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88466	8/5/1993	88466	6/11/1995	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Israel	88467	8/5/1993	88467	9/7/1995	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Poland	96479	2/8/1991	70703	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13456G	11/3/1997	T97/13456G	11/3/1997	1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13455I	11/3/1997	T97/13455I	11/3/1997	9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T97/13454J	11/3/1997	T97/13454J	11/3/1997	16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04350Z	4/3/2002	T02/04350Z	4/3/2002	35	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04351H	4/3/2002	T02/04351H	4/3/2002	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Singapore	T02/04352F	4/3/2002	T02/04352F	4/3/2002	41	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061166	12/7/1999	135672	1/1/2001	35	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061167	12/7/1999	136900	1/16/2001	40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA	Taiwan	88061168	12/7/1999	131627	10/16/2000	42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA-Y&R	El Salvador	1953/91	8/15/1991	121BOOK14	11/18/1992	16	Registered
Eastman Kodak Co.	-1	D:SHARE	Argentina	2838956	7/16/2008	2300432	7/7/2009	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Argentina	2838957	7/16/2008	2300433	7/7/2009	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Australia	963590	7/28/2003	963590	7/28/2003	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Brazil	825756936	8/8/2003	825756936	7/3/2007	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Canada	1199959	12/18/2003	637016	4/8/2005		Registered
Eastman Kodak Co.	-1	D:SHARE	China (People's Republic of)	3767851	10/24/2003	3767851	8/21/2008	38	Registered
Eastman Kodak Co.	-1	D:SHARE	China (People's Republic of)	3767848		3767848	3/28/2006	40	Registered
Eastman Kodak Co.	-1	D:SHARE	France	03 3 238 565	7/28/2003	33238565	7/28/2003	9, 38, 39, 40, 41	Registered
Eastman Kodak Co.	-1	D:SHARE	India	1219446	8/1/2003	1219446	8/1/2003	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20823.21008	8/18/2003	IDM000073254	5/8/2006	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20824.21009	8/8/2003	IDM000025508	8/8/2003	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Indonesia	D00.2003.20825.21010	8/8/2003	IDM000025509	8/8/2003	40	Registered
Eastman Kodak Co.	-1	D:SHARE	Japan	40038/2004		4837804	2/10/2005	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Japan	77135/2003	9/5/2003	4817501	11/12/2004	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Mexico	611918	7/28/2003	884230	2/16/2004	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Mexico	611919	7/28/2003	903927	10/19/2005	38	Registered
Eastman Kodak Co.	-1	D:SHARE	South Korea	45-2003-2837	8/2/2003	11829	2/15/2005	9, 38, 40	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046302	7/29/2003	1136267	1/16/2005	9	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046305	7/29/2003	1112836	7/16/2004	38	Registered
Eastman Kodak Co.	-1	D:SHARE	Taiwan	92046307	7/29/2003	1103126	5/16/2004	40	Registered
Eastman Kodak Co.	-1	D-19	United States of America (USA)	445386	7/16/1941	409000	9/12/1944	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	China (People's Republic of)	3621008	7/7/2003	3621008	7/7/2005	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Hong Kong	300042876	7/4/2003	300042876	7/4/2003	1, 7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Japan	H06-092665	9/12/1994	3280584	4/11/1997	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Singapore	T03/09782D	7/3/2003	T03/09782D	7/3/2003	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Singapore	T03/09783B	7/3/2003	T03/09783B	7/3/2003	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	South Korea	40-2003-30408	7/4/2003	596918	10/22/2004	7	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE	Thailand	530621	9/17/2003	Kor199222	7/2/2004	1	Registered
Eastman Kodak Co.	-1	DIAMONDPLATE DIAMONDPLATE	Thailand	530622	9/17/2003	Kor204573	9/17/2003	7	Registered
Eastman Kodak Co.	-1	in Katakana characters	Japan	H06-092666	9/12/1994	3280585	4/11/1997	1	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Argentina	2247354	9/5/2000	1840124	8/10/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Argentina	2274355		1930437	9/19/2003	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Australia	829313	3/27/2000	829313	3/27/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Bahrain		3/26/2000	TM27288	3/26/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Brazil	822114798	3/30/2000	822114798	9/8/2009	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Canada	1052980	3/30/2000	TMA577275	3/11/2003		Registered
Eastman Kodak Co.	-1	DIGIMASTER	Chile	932879	12/16/2010	910931	11/3/2010	7	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Chile	916836	8/13/2010	903804	9/27/2010	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	China (People's Republic of)			1681800	12/14/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	China (People's Republic of)			1694306	1/7/2002	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Colombia	22970	3/9/2011	235795	5/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Colombia	22976		238409	7/9/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Czech Republic	153608	3/27/2000	234907	7/30/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Egypt	131659	3/23/2000	131659	9/13/2006	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	European (O.H.M.I.)	1558790	3/15/2000	1558790	3/15/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	France	96/647170	10/22/1996	96647170	10/22/1996	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Germany	30020004.8	3/15/2000	30020004.8	7/4/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Germany	39612204.3	3/13/1996	39612204.3	7/17/1996	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hong Kong	2002B02862	3/28/2000	2002B02862	3/28/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hong Kong	2001B14163	9/30/1999	2001B14163	9/30/1999	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Hungary	M-00-01675	3/24/2000	166175	3/24/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Indonesia	473502	4/14/2000	IDM000257242	7/7/2010	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Israel	136028	3/20/2000	136028	9/5/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Israel	136027	3/20/2000	136027	9/5/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Japan	2000-029705	3/24/2000	4557454	4/5/2002	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Japan	2000-029706	3/24/2000	4447821	1/19/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Jordan	57189	3/30/2000	57189	9/23/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Jordan	57306	9/30/1999	57306	3/30/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Lebanon	83217	4/11/2000	83217	4/11/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Liechtenstein	11631	3/28/2000	11631	7/24/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Malaysia	2000/03589	9/30/1999	2000/03589	9/30/1999	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	418501	3/30/2000	831695	3/30/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	418502	3/30/2000	822716	3/30/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Mexico	557981	7/25/2002	828246	7/25/2002	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Montenegro (Republic of)	Z-423/00	5/12/2000	06054PP	2/9/2004	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Morocco	73526	5/17/2000	73526	5/17/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	New Zealand	611362	3/28/2000	611362	9/28/2000	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	New Zealand	611363	3/28/2000	611363	9/28/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Norway	200003255	3/20/2000	206457	1/11/2001	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Peru	462557	7/27/2011	75900	10/31/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Poland	Z-216116	3/30/2000	R-151338	3/30/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Romania	M 2000 01467	3/28/2000	45142	3/28/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Russian Federation	2000706953	3/29/2000	223942	10/7/2002	7, 9, 35, 42	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Saudi Arabia	63150	3/25/2000	556/33	1/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Saudi Arabia	63151	3/25/2000	548/79	11/7/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Slovakia	933-2000	3/29/2000	196120	7/16/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	South Africa	2000/05537	3/27/2000	2000/05537	3/27/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Taiwan	89032376	6/8/2000	954393	8/16/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Taiwan	89032377	6/8/2000	960039	9/16/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Thailand	415837	3/30/2000	KOR130195	3/8/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Thailand	415838	3/30/2000	KOR155446	3/27/2002	9	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Tunisia	EE 00.0474	3/22/2000	EE00.0474	3/22/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Turkey	2000/05497	3/29/2000	2000/05497	3/29/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Ukraine	2000031287	3/30/2000	30181	3/3/2000	7, 9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	United Arab Emirates	35560	3/28/2000	31576	4/24/2002	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	United Arab Emirates	35561	3/28/2000	25295	8/19/2000	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Uruguay	414406	7/22/2010	321620	10/23/2000	7, 9	Registered

Eastman Kodak Co.	-1	DIGIMASTER	Venezuela	336592	10/10/2001	P-233072	8/27/2001	7	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Viet Nam	45842	3/30/2000	38689	10/31/2001	9	Registered
Eastman Kodak Co.	-1	DIGIMASTER	Viet Nam	47275	3/30/2000	38523	10/8/2001	7, 9	Registered
Eastman Kodak Co.	-1	DIGITAL ICE3	Canada	1053026	3/30/2000	TMA563416	6/13/2002		Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Cyprus	42574	4/28/1995	42574	4/28/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic		6/30/1995	78739	8/15/1995	11	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic			79274	8/15/1995	66	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Dominican Republic		10/13/1995	81286	12/15/1995	70	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Ghana		7/19/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3625/95	3/28/1995	B8325/1998	3/28/1995	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3626/95	3/28/1995	B8326/1998	3/28/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3627/95	3/28/1995	B8327/1998	3/28/1995	10	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3628/95	3/28/1995	B8328/1998	3/28/1995	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3629/95	3/28/1995	B8329/1998	3/28/1995	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3623/95	3/28/1995	B8323/1998	3/28/1995	38	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Hong Kong	3624/95	3/28/1995	B8324/1998	3/28/1995	42	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660747	3/28/1995			1	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660748	3/28/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	India	660749	3/28/1995			16	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97884	4/3/1995	97884	10/8/1996	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97885	4/3/1995	97885	10/8/1996	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97886	4/3/1995	97886	10/8/1996	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97887	4/3/1995	97887	10/8/1996	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97888	4/3/1995	97888	10/8/1996	38	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Israel	97889	4/3/1995	97889	10/8/1996	42	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Morocco	57892	11/2/1995			9	Pending
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	Myanmar (Burma)	1954/1995	5/22/1995	1954/1995	5/22/1995	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247298	3/30/1995	B247298	3/30/1995	1	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247299	3/30/1995	B247299	3/30/1997	9	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247300	3/30/1995	B247300	3/30/1995	16	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247301	3/30/1995	B247301	3/30/1997	35	Registered
Eastman Kodak Co.	-1	DIGITAL SCIENCE W/DS (STYLIZED)	New Zealand	247302	3/30/1995	B247302	3/30/1997	38	Registered

		(STYLIZED) DIGITAL SCIENCE W/DS							
Eastman Kodak Co.	-1	(STYLIZED)	New Zealand	247303	3/30/1995	B247303	3/30/1997	42	Registered
Eastman Kodak Co.	-1	DIRECT IMAGE	Canada	806997	3/14/1996	517337	9/29/1999		Registered
Eastman Kodak Co.	-1	DOLEV	Canada	1097785	3/28/2001	TMA574543	1/28/2003		Registered
Eastman Kodak Co.	-1	DOLEV	France	1495222	8/26/1988	1495222	8/26/1988	9	Registered
Eastman Kodak Co.	-1	DOLEV	Germany	S47189/9 Wz	8/26/1988	1141966	6/28/1989	9	Registered
Eastman Kodak Co.	-1	DOLEV	Italy	36289C/88	9/2/1988	1297588	7/11/1991	9	Registered
Eastman Kodak Co.	-1	DOLEV	Japan	1988-104544	9/12/1988	2706487	4/28/1995	9	Registered
Eastman Kodak Co.	-1	DOLEV	United Kingdom	1356378	8/31/1988	1356378	8/31/1990	9	Registered
Eastman Kodak Co.	-1	DOUBLE-X	Mexico			459430	5/6/1994	9	Registered
Eastman Kodak Co.	-1	DOUBLE-X	United States of America (USA)	170391	6/5/1963	765871	3/3/1964	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Andorra	3689	1/14/1997	2435	1/14/1997	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4118/94	12/1/1994	4118/94	8/4/1999	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4119/94	12/1/1994	4119/94	8/30/1999	2	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4120/94	12/1/1994	4120/94	9/14/1999	5	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4122/94	12/1/1994	4122/94	8/30/1999	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4121/94	12/1/1994	4121/94	8/30/1999	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4128/94	12/1/1994	4128/94	8/30/1999	40	Registered
Eastman Kodak Co.	-1	EASTMAN	Angola	4129/94	12/1/1994	4129/94	8/11/1999	42	Registered
Eastman Kodak Co.	-1	EASTMAN	Argentina	2897028	2/25/2009	1724031	3/3/1999	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Argentina	2952989	10/20/2009	2396363	9/27/2010	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	A231847	8/22/1976	A231847	8/22/1969	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	A404430	2/28/1984	A404430	2/28/1984	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Australia	730531	3/25/1997	730531	3/25/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Bangladesh			3846	8/29/1995	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Bangladesh			3847	8/29/1995	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Chile	687007	5/13/2005	732154	8/29/2005	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Chile	849845	12/24/2008	849267	3/19/2009	9	Registered
Eastman Kodak Co.	-1	EASTMAN	China (People's Republic of)			154119	2/15/1982	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Colombia	92/271005	11/11/1997	15041A	11/27/1997	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Colombia	92/271005	11/11/1997	15041	11/27/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Cuba			110808	1/17/1992	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Cuba			110987	7/1/1995	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Denmark	8964/90	11/23/1990	8542/92	9/18/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic	2012/4708	1/23/2012	53036	4/14/1992	5	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic	2012/4717	1/23/2012	53168	4/14/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic		2/26/1992	53159	4/14/1992	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Dominican Republic		2/26/1992	53180	4/14/1992	70	Registered
Eastman Kodak Co.	-1	EASTMAN	Ecuador			26/40	1/3/1940	9	Registered
Eastman Kodak Co.	-1	EASTMAN	El Salvador	1958/91	8/15/1991	235BOOK20	12/2/1993	1	Registered
Eastman Kodak Co.	-1	EASTMAN	El Salvador	1955/91	8/15/1991	15BOOK16	3/19/1993	40	Registered
Eastman Kodak Co.	-1	EASTMAN	Estonia	9079	10/27/1993	18917	3/29/1996	Rene, onl, 1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Finland	6140/90	11/27/1990	122095	9/21/1992	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Finland	T195300905	6/9/1953	27432A	2/15/1954	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Georgia	408/3	3/30/1994	8549	3/5/1998	1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece	102201	12/21/1990	102201	3/17/1994	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece			18670	6/11/1953	1, 9, 16	Registered
Eastman Kodak Co.	-1	EASTMAN	Greece	114990	7/8/1993	114990	12/19/1995	40, 41, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Guatemala			31534	12/14/1996	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	99/49	2/3/1949	958/49	2/3/1949	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	5068/97	4/16/1997	2464/1999	4/16/1997	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Hong Kong	99/49	2/3/1949	19490957AA	2/3/1949	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Iceland	1003/1990	12/7/1990	538/1991	5/31/1991	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Iceland	855/1991	9/26/1991	40/1992	1/23/1992	1, 16, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	EASTMAN	India	657154	2/28/1995	657154	2/28/1995	1	Registered
Eastman Kodak Co.	-1	EASTMAN	India			303114	2/20/1989	1	Registered
Eastman Kodak Co.	-1	EASTMAN	India			B303115	2/20/1989	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia	D97 19750		IDM000158966	3/15/1998	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia			IDM000194824	5/24/1989	9	Registered
Eastman Kodak Co.	-1	EASTMAN	Indonesia	D98-15480		IDM000194825	5/24/2009	16	Registered
Eastman Kodak Co.	-1	EASTMAN	Israel	15827	1/29/1957	15827	1/1/1959	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Japan	721836/1995	6/28/1995	74983	10/7/1915	1	Registered
Eastman Kodak Co.	-1	EASTMAN	Japan	204932/1988	4/5/1988	523306	7/9/1978	1	Registered

Eastman Kodak Co.	-1	EASTMAN	Japan	54074/1989	5/12/1989	2409008	4/30/1992		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Laos	2124	6/3/1993	1343	6/4/2003		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Latvia	M-93-8125	9/21/1993	33630	8/20/1996		1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Lithuania	13082	10/13/1993	24313	2/18/1997		1, 2, 5, 16, 17, 22, 23, 34, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Madagascar	95/00831D	7/13/1995	1596	7/13/1995		35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	EASTMAN	Malaysia	01130/88	3/15/1988	01130/88	3/15/1995		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Malaysia			88/01126	3/15/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Mexico	26876		58083	8/27/1955		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Mexico	161717		244618	4/25/1980		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Myanmar (Burma)			3655/1993	11/29/1993		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Netherlands Antilles			3750	10/13/1996		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Norway	90.6261	11/27/1990	158209	7/29/1993		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Pakistan		6/25/1970	53754	6/25/1970		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Pakistan		6/25/1970	53753	6/25/1970		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Panama			1933	5/15/1929		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Paraguay	25700	12/16/1996	194354	7/4/1997		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Paraguay	25699	12/16/1996	194353	7/4/1997		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Peru	187547	6/26/1991	8960	10/15/1996		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Peru	491551	4/26/2012	45808	9/16/1992		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland		4/27/1970	49652	4/27/1970		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland	Z193546	10/28/1998	135069	2/5/2003		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Poland	96493	2/8/1991	70716	2/8/1991		1, 2, 3, 4, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Russian Federation	93047630	10/19/1993	136111	12/29/1995		1, 5, 16, 23, 42	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		9/6/1970	T4911660J	9/6/1949		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		8/18/1971	T5012829C	8/18/1950		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore		9/6/1970	T4911661I	9/6/1949		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Singapore	S/5572/97	5/14/1997	T97/05572A	5/14/1997		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Africa	B65/5176	12/13/1965	B65/5176	12/13/1995		1	Registered
Eastman Kodak Co.	-1	EASTMAN	South Africa	B86/8186	12/8/1986	B86/8186	12/8/1986		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Korea	97-20315	5/6/1997	417740	8/22/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	South Korea	2888/1970	8/17/1970	20664	12/14/1970		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Sweden	90-10608	11/20/1990	233240	4/24/1992		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Sweden			29278	12/16/1924		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN	Taiwan			253007	8/1/1994		101	Registered
Eastman Kodak Co.	-1	EASTMAN	Tunisia	EE890144	2/21/1989	EE040339	2/21/1989		1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	Registered
Eastman Kodak Co.	-1	EASTMAN	Turkmenistan	1(2881)	12/29/1995	3026	11/25/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United Kingdom	2183190	11/30/1998	2183190	11/30/1998		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United Kingdom	2012334	2/24/1995	2012334B	2/24/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	United States of America (USA)	277545	8/4/1967	867753	4/8/1969		1	Registered
Eastman Kodak Co.	-1	EASTMAN	Venezuela	338/93	1/13/1993	181539	10/10/1995		9	Registered
Eastman Kodak Co.	-1	EASTMAN	Venezuela			F-011832	11/7/1954		1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN (ARABIC)	Iran			46003	11/16/1996		1, 9, 16, 17, 22, 23, 35, 41	Registered

Eastman Kodak Co.	-1	EASTMAN (CHINESE)	China (People's Republic of)	93016082	3/12/1993	697227	7/14/1994	1	Registered
Eastman Kodak Co.	-1	EASTMAN (CHINESE)	China (People's Republic of)	93016084	3/12/1993	699583	7/28/1994	9	Registered
Eastman Kodak Co.	-1	EASTMAN (STYLIZED WITH BEAKERS)	India	576402	7/3/1992	576402	7/3/1992	1	Registered
Eastman Kodak Co.	-1	EASTMAN EXR	Germany	E29990/1	9/14/1990	1177311	6/6/1991	1, 9	Registered
Eastman Kodak Co.	-1	EASTMAN EXR	Switzerland		10/18/1990	385555	10/18/1990	1, 9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Argentina	3205262	11/8/2012	1902130	11/28/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Australia	884119	7/30/2001	884119	7/30/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Australia	916487	6/14/2002	916487	6/13/2002	9, 40, 41	Registered
Eastman Kodak Co.	-1	EASYSHARE	Brazil	824680138	6/24/2002	824680138	4/24/2007	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Canada	1132388	2/27/2002	626957	11/29/2004		Registered
Eastman Kodak Co.	-1	EASYSHARE	Chile	997733	3/12/2012	961296	3/25/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Chile	1033660	11/15/2012	651927	12/11/2002	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	2001137443	8/1/2001	1983102	11/28/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3359004		3359004	2/7/2004	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296337	9/4/2002	3296337	4/21/2004	38	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296338	9/4/2002	3296338	4/21/2004	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	China (People's Republic of)	3296339	9/4/2002	3296339	12/20/2003	41	Registered
Eastman Kodak Co.	-1	EASYSHARE	Hong Kong	12177/2001	7/28/2001	B432/2003	7/28/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	India	1032937	7/31/2001	1032937	7/31/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	India	1236829	9/15/2003	1236829	9/15/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	R00 2011 008885	8/5/2011	IDM000335437	11/16/2011	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	D00.2002.22953.23209	10/3/2002	551874	11/11/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Indonesia	R00 2012 001878	2/3/2012	IDM000357295	7/18/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Japan	66158/2002	8/5/2002	4727848	11/21/2003	9, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	498649	7/27/2001	718866	7/27/2001	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	552303	6/18/2002	754985	6/1/2002	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Mexico	552304	6/18/2002	754986		40	Registered
Eastman Kodak Co.	-1	EASYSHARE	South Korea	40-2001-42828	9/26/2001	548971	5/23/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	South Korea	41-2002-18456	9/11/2002	41-100931	5/18/2004	38, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	90031185	7/27/2001	1029657	1/15/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	91024682	6/17/2002	1043645	1/15/2003	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Taiwan	91024690	6/17/2002	184841	7/31/2003	40	Registered
Eastman Kodak Co.	-1	EASYSHARE	United States of America (USA)	85220062	1/18/2011	4110993	3/13/2012	9	Registered
Eastman Kodak Co.	-1	EASYSHARE	Uruguay	358614	11/24/2004	358614	6/20/2005	9, 38, 40	Registered
Eastman Kodak Co.	-1	EASYSHARE	Venezuela	13802-01	8/2/2001	241720	11/11/2002	21, 24, 26	Registered
Eastman Kodak Co.	-1	ECENTRAL	Canada	1097880	3/28/2001	TMA580851	5/7/2003		Registered
Eastman Kodak Co.	-1	EKTA	India		4/19/1951	148454	4/28/1952	1	Registered
Eastman Kodak Co.	-1	EKTA	India		4/19/1951	148455	7/22/1952	9	Registered
Eastman Kodak Co.	-1	EKTA	South Africa	65/4503	11/4/1965	65/4503	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTA	South Africa	65/4504	11/4/1965	65/4504	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTA	Zambia			783/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	EKTA	Zambia			784/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	EKTACATH	Brazil	816639418	2/28/1992	816639418	9/21/1993	1	Registered
Eastman Kodak Co.	-1	EKTACATH	Brazil	816639400	2/28/1992	816639400	11/9/1993	10	Registered

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Eastman Kodak Co.	-1	EKTACATH	Finland	982/92	2/28/1992	127794	9/6/1993	1, 10 Registered
Eastman Kodak Co.	-1	EKTACATH	Japan	17919/92	2/24/1992	2704015	2/28/1995	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Andorra	3685	1/14/1997	2476	1/14/1997	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Argentina	2366554	2/21/2002	1872365	5/22/2002	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Argentina	2444087	7/14/2003	1950524	9/12/2003	40 Registered
Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83379-A	12/8/1970	1 Registered
Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83378-A	12/8/1970	9 Registered

Eastman Kodak Co.	-1	EKTACHROME	Bolivia			83377-A	12/8/1970	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil	814385524	7/22/1988	814385524	6/6/1995	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil			2299682	12/3/1948	1.7	Registered
Eastman Kodak Co.	-1	EKTACHROME	Brazil			5019095	12/3/1968	9.45	Registered
Eastman Kodak Co.	-1	EKTACHROME	Chile	849844	12/24/2008	849307	3/19/2009	1, 5, 9	Registered
			China (People's						
Eastman Kodak Co.	-1	EKTACHROME	Republic of)	9800004102	1/13/1998	1280097	6/7/1999	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Colombia	T2003/017113	2/27/2003	274680	9/26/2003	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Cuba			110809	1/17/1977	9	Registered
			Dominican						
Eastman Kodak Co.	-1	EKTACHROME	Republic		2/21/1992	53182	4/14/1992	44	Registered
			Dominican						
Eastman Kodak Co.	-1	EKTACHROME	Republic	2012/4712	1/23/2012	53035	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	EKTACHROME	Estonia	9080	10/27/1993	18325	1/30/1996	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Georgia	424/03 / 11474	3/30/1994	M12967	11/9/1999	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	62.51	1/10/1979	62651	6/17/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	114993	7/8/1993	114993	12/19/1995	40, 42	Registered
Eastman Kodak Co.	-1	EKTACHROME	Greece	84889	2/18/1987	84889	2/18/1987	Class, Rene, onl, 1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Hong Kong	46/49	1/15/1977	19490860	1/15/1949	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Iceland	455/1984	9/11/1984	334/1985	7/2/1985	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	India		11/23/1949	141298	1/20/1951	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Indonesia	D97-19746	9/15/1997	IDM000158965	3/15/1998	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Indonesia			IDM000195012	3/2/2009	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Iran			46028	11/16/1996	1, 9, 16, 35, 41	Registered
Eastman Kodak Co.	-1	EKTACHROME	Japan	214913/1990	7/17/1990	394384	12/1/1950	18	Registered
Eastman Kodak Co.	-1	EKTACHROME	Laos	2126	6/3/1993	1346	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Laos	2126	6/3/1993	1347	6/4/2003	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Latvia	M-93-8126	9/21/1993	M33308	6/20/1996	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Lithuania	13084	10/13/1993	24311	2/18/1997	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Madagascar	95/00832D	7/13/1995	1597	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	EKTACHROME	Malaysia	88/01117	3/15/1988	88/01117	3/15/1988	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	36074	8/21/1947	56626	6/27/1948	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	104607	9/27/1976	199949	3/26/1992	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Mexico	36073	8/21/1947	55958	4/15/1948	1, 9	Registered
			Myanmar						
Eastman Kodak Co.	-1	EKTACHROME	(Burma)			3657/1993	11/25/1993	1, 16	Registered
Eastman Kodak Co.	-1	EKTACHROME	Panama			175	9/5/1951	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Paraguay	5230	4/12/1993	257498	6/7/1993	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Peru	233068/93		22844	5/26/1994	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Poland	96490	2/8/1991	70713	2/8/1991	1, 9, 16, 40	Registered
			Russian						
Eastman Kodak Co.	-1	EKTACHROME	Federation	93047635	10/19/1993	129943	7/24/1995	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Singapore		9/6/1970	T4911669D	9/6/1970	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4505	11/4/1965	65/4505	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4506	11/4/1965	65/4506	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Africa	65/4507	11/4/1965	65/4507	11/4/1965	16	Registered
Eastman Kodak Co.	-1	EKTACHROME	South Korea	2889/1970	8/17/1970	20665	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	EKTACHROME	Taiwan			19719	4/1/1965	19	Registered
Eastman Kodak Co.	-1	EKTACHROME	Thailand	285701	5/18/1995	Kor30466	7/28/1965	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Venezuela	1740	3/14/1997	26814	6/25/1952	1	Registered
Eastman Kodak Co.	-1	EKTACHROME	Venezuela	1736	3/14/1997	26859	6/30/1952	1	Registered
			China (People's						
Eastman Kodak Co.	-1	EKTACHROME	(CHINESE) Republic of)	93016079	3/12/1993	697233	7/14/1994	1	Registered
			Taiwan			68071	2/1/1974	81	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Andorra	3686	1/14/1997	2478	1/14/1997	1	Registered
			China (People's						
Eastman Kodak Co.	-1	EKTACOLOR	Republic of)	960001661	7/8/1996	271252	12/10/1996	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Greece	62652	1/10/1979	62652	8/18/1980	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Greece	114994	7/8/1993	114994	7/8/1993	40, 42	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Iceland	895/1991	9/26/1991	75/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	India			172470	12/27/1997	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Indonesia			IDM000207488	4/23/1979	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Iran			45999	10/10/1976	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Japan			1273249	1/10/1977	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Laos	2123	6/3/1993	1342	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Malaysia	88/01119	3/15/1988	88/01119	7/11/1994	1	Registered
			Myanmar						
Eastman Kodak Co.	-1	EKTACOLOR	(Burma)			3658/1993	11/25/1993	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Nepal	4682	8/25/1999	14545/056	9/20/1999	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Panama			658	5/20/1971	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Poland	96489	2/8/1991	70712	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4508	11/4/1965	65/4508	11/4/1965	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4509	11/4/1965	65/4509	11/4/1965	9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Africa	65/4510	11/4/1965	65/4510	11/4/1965	16	Registered
Eastman Kodak Co.	-1	EKTACOLOR	South Korea	1187/1971	4/1/1971	22623	6/28/1971	1, 9	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Taiwan			358831	3/16/1987	1	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Taiwan			355491	2/1/1987	55	Registered
Eastman Kodak Co.	-1	EKTACOLOR	Thailand	285702	5/18/1995	Kor30467	7/28/1965	1	Registered
			United States of						
Eastman Kodak Co.	-1	EKTACOLOR	America (USA)	168593	5/10/1963	763900	1/28/1964	1	Registered
			United States of						
Eastman Kodak Co.	-1	EKTACOLOR	America (USA)	78349188	1/8/2004	2985147	8/16/2005	1	Registered
			EKTACOLOR						
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Germany	E28093/1WZ	11/5/1988	1145308	8/28/1989	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTAFL0	Mexico	245187		314685	6/28/1986	1	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	Chile	627763	11/12/2003	692530	5/6/2004	9	Registered

Eastman Kodak Co.	-1	EKTAGRAPHIC	Iceland	456/1984	9/11/1984	335/1985	7/2/1985	9	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	South Africa	94/4124	4/25/1994	94/4124	4/25/1994	9	Registered
Eastman Kodak Co.	-1	EKTAGRAPHIC	Tunisia	EE.89.0148	2/21/1989	EE040343	2/21/1989	1, 9, 10	Registered
Eastman Kodak Co.	-1	EKTAJET	Japan	63587/1991	6/18/1991	2622962	1/26/1984	11	Registered
			United Kingdom	2003641	11/28/1994	2003641	11/28/1994	1	Registered
Eastman Kodak Co.	-1	EKTAMATE	Argentina	1971812	4/17/1995	1582724	12/14/1995	9	Registered
Eastman Kodak Co.	-1	EKTAMATE	Brazil	16694/74	9/16/1974	6296041	4/25/1996	9.45, 9.80	Registered
Eastman Kodak Co.	-1	EKTAMATE	Denmark	1974/105	1/4/1974	1975/46	1/3/1975	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATE	Japan	726798/1996	9/4/1996	1244798		1, 9	Registered
Eastman Kodak Co.	-1	EKTAMATE	Norway			93584	4/24/1975	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATE	Sweden	5719/73	11/22/1973	148687	9/20/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAMATIC	Brazil	790089742	4/5/1979	790089742	1/15/1985	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Chile	627762	11/12/2003	692529	5/6/2004	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Chile	627761	11/12/2003	692528	5/6/2004	9	Registered
Eastman Kodak Co.	-1	EKTAMAX	Greece	115205	7/22/1993	115205	12/19/1995	1	Registered
Eastman Kodak Co.	-1	EKTAMAX	Poland	Z-142548	1/19/1995	R-98262	1/19/1995	1	Registered
Eastman Kodak Co.	-1	EKTANAR	Japan	12469/86	2/12/1986	2085555	10/26/1988	10	Registered
Eastman Kodak Co.	-1	EKTANET	Algeria	614756	1/20/1994	614756	1/20/1994	9	Registered

Eastman Kodak Co.	-1	EKTANET	Austria	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Belarus	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Benelux	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Bulgaria	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Croatia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Czech Republic	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Egypt	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Germany	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Hungary	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	International						
Eastman Kodak Co.	-1	EKTANET	(WIPO)	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Italy	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Kazakhstan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Liechtenstein	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Macedonia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Monaco	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Morocco	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Poland	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Portugal	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Romania	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Russian						
Eastman Kodak Co.	-1	EKTANET	Federation	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	San Marino	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Slovakia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Slovenia	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Spain	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Sudan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Switzerland	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Ukraine	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Uzbekistan	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTANET	Viet Nam	614756	1/20/1994	614756	1/20/1994	9	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Denmark	7395/88	10/24/1988	2242/90	4/6/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Finland	4702/88	10/25/1988	109998	12/20/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Greece	91236	11/9/1988	91236	11/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Norway	88/4879	10/25/1988	141947	7/5/1990	1	Registered
Eastman Kodak Co.	-1	EKTAPRESS	Sweden	88/9159	10/26/1988	221082	2/15/1991	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Brazil	18551	6/30/1975	7229062	10/25/1980	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Colombia	94/031236	7/15/1994	170229	11/30/1994	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Colombia	94/031231	7/15/1994	170225	11/30/1994	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Greece	114992	7/8/1993	114992	7/8/1993	35, 37	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Hong Kong	1682/75		346/77	12/3/1975	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Iceland	457/1984	9/11/1984	348/1985	8/6/1985	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Latvia	M-93-8133	9/21/1993	33635	8/20/1996	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Lithuania	13100	10/13/1993	24296	2/18/1997	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Mexico			199109	11/30/1976	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Mexico	90585		196406	7/9/1976	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Norway	90.6259	11/27/1990	157585	7/8/1993	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Poland	96488	2/8/1991	70711	2/8/1991	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Russian						
Eastman Kodak Co.	-1	EKTAPRINT	Federation	93047619	10/19/1993	128342	6/16/1995	1, 9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela	753025	5/27/1975	90728	4/17/1979	1	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			86904-F	6/20/1978	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			90728	4/17/1979	9	Registered
Eastman Kodak Co.	-1	EKTAPRINT	Venezuela			86903-F	6/20/1978	16	Registered
Eastman Kodak Co.	-1	EKTAR	Argentina	2465081	10/1/2003	1966243	1/8/2004	1	Registered
Eastman Kodak Co.	-1	EKTAR	Brazil	16698/74	9/16/1974	6331246	5/25/1976	9	Registered
Eastman Kodak Co.	-1	EKTAR	Chile	928768	11/11/2010	907320	10/31/1990	1, 9	Registered
Eastman Kodak Co.	-1	EKTAR	Denmark	4039/88	6/15/1988	3679/90	6/15/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Dominican						
Eastman Kodak Co.	-1	EKTAR	Republic	2012/4725	1/23/2012	53166	4/14/1992	9	Registered
Eastman Kodak Co.	-1	EKTAR	Dominican						
Eastman Kodak Co.	-1	EKTAR	Republic			53187	4/14/1992	35	Registered
Eastman Kodak Co.	-1	EKTAR	Finland	2597/88	6/15/1988	108288	8/6/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	89546	6/24/1988	89546	10/17/1991	1	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	116095	9/24/1993	116095	4/17/1996	16	Registered
Eastman Kodak Co.	-1	EKTAR	Greece	114991	7/8/1993	114991	12/19/1995	40	Registered
Eastman Kodak Co.	-1	EKTAR	Iceland	871/1991	9/26/1991	53/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	EKTAR	India		11/23/1949	141297	2/5/1951	9	Registered
Eastman Kodak Co.	-1	EKTAR	Japan	12470/86	2/12/1986	2085556	10/26/1988	10	Registered
Eastman Kodak Co.	-1	EKTAR	Laos	2129	6/3/1993	1362	6/4/2003	1	Registered
Eastman Kodak Co.	-1	EKTAR	Latvia	M-93-8127	9/21/1993	33631	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Lithuania	13081	10/13/1993	24314	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Mexico	61600	5/2/1989	371825	1/18/1990	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	EKTAR	Mexico	243700		308924	7/4/1985	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Myanmar						
Eastman Kodak Co.	-1	EKTAR	(Burma)			3661/1993	11/25/1993	1	Registered
Eastman Kodak Co.	-1	EKTAR	Panama			3406	9/27/1940	9	Registered
Eastman Kodak Co.	-1	EKTAR	Peru	243692	6/1/1994	27122	10/14/1994	9	Registered
Eastman Kodak Co.	-1	EKTAR	Poland	96487	2/8/1991	70710	2/8/1991	1, 9, 16, 17, 40	Registered
Eastman Kodak Co.	-1	EKTAR	Russian						
Eastman Kodak Co.	-1	EKTAR	Federation	93047616	10/19/1993	131182	8/28/1995	1, 16	Registered
Eastman Kodak Co.	-1	EKTAR	Singapore		9/6/1970	T4911668F	9/6/1970	9	Registered
Eastman Kodak Co.	-1	EKTAR	South Korea	5142/1977	9/16/1977	57719	9/21/1978	1	Registered
Eastman Kodak Co.	-1	EKTAR	Sweden	88 5184	6/16/1988	219460	11/23/1990	1	Registered
Eastman Kodak Co.	-1	EKTAR	Venezuela			20729	5/4/1949	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Hong Kong	14902/94	12/14/1994	5933/1996	12/14/1994	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Hong Kong	14901/94	12/14/1994	5932/1996	12/14/1994	9	Registered

Eastman Kodak Co.	-1	EKTASCAN	Madagascar	95/00820D	7/13/1995	1585	7/13/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	EKTASCAN	Mexico	221488	1/12/1995	497343	7/18/1995	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Mexico	221489		498608	7/26/1995	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Poland	Z-150.837	8/18/1995	103568	8/18/1995	1, 9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Singapore	S/10679/94	12/10/1994	T94/10679A	12/10/1994	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Singapore	10680/94	12/10/1994	T94/10680E	12/10/1994	9	Registered
Eastman Kodak Co.	-1	EKTASCAN	Thailand	279030	1/13/1995	Kor35553	1/13/1995	1	Registered
Eastman Kodak Co.	-1	EKTASCAN	Thailand	279031	1/13/1995	Kor40261	1/13/1995	9	Registered
Eastman Kodak Co.	-1	EKTASPEED	Japan	730778/93	9/17/1993	1653452	3/30/1994	1	Registered
Eastman Kodak Co.	-1	EKTATHERM	Denmark	8164/90	10/25/1990	7000/91	10/18/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Denmark	6980/89	9/21/1989	7598/90	11/23/1990	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Finland	5473/90	10/24/1990	118495	4/21/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Finland	R201101354	5/4/2011	113768	9/5/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Greece	101565	11/8/1990	101565	1/17/1994	16	Registered

Eastman Kodak Co.	-1	EKTATHERM	Greece	96004	10/12/1989	96004	12/17/1992	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124733/1990	11/6/1990	2528844	4/28/1993	2	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124735/1990	11/6/1990	2515180	3/31/1993	1, 2, 16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Japan	124734/1990	11/6/1990	2503288	2/26/1993	1, 9, 10	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	89.4609	9/21/1989	146.165	7/25/1991	9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	90.5533	10/23/1990	150709	5/27/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Norway	89.4609	9/21/1989	146165	7/25/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Singapore			T90/06976Z		1	Registered
Eastman Kodak Co.	-1	EKTATHERM	Singapore			T90/06977H		16	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32131/1990	11/2/1990	226154	11/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32132-90	11/2/1990	40-230140	1/9/1992	2	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	90-32133	11/2/1990	40-229359	12/27/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	South Korea	32134/1990	11/2/1990	227199	12/2/1991	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Sweden	90-9692	10/23/1990	231463	3/13/1992	16	Registered
Eastman Kodak Co.	-1	EKTATHERM	Sweden	89/8900	9/21/1989	225845	8/16/1991	1, 9	Registered
Eastman Kodak Co.	-1	EKTATHERM	Taiwan	80-01418	1/11/1991	526108	6/16/1991	48	Registered
Eastman Kodak Co.	-1	EKTATHERM	Taiwan	01419-80	1/11/1991	537062	10/1/1991	73	Registered
Eastman Kodak Co.	-1	EKTATHERM	United States of America (USA)	74/003458	11/20/1989	1638048	3/19/1991	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Canada	830612	12/3/1996	520856	12/22/1999	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Greece	131619	12/18/1996	131619	11/17/1998	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	Ireland	6349/96	12/12/1996	203736	12/12/1996	1	Registered
Eastman Kodak Co.	-1	EKTAVISION	United Kingdom	2118191	12/10/1996	2118191	12/10/1996	1	Registered
Eastman Kodak Co.	-1	EKTRA	Poland	96486	2/8/1991	70709	2/8/1991	9	Registered
Eastman Kodak Co.	-1	EKTRA	Venezuela			91447-F	7/11/1979	9	Registered
Eastman Kodak Co.	-1	EKTRON	Hong Kong	2082/78	10/27/1978	405/1979	10/27/1978	9	Registered
Eastman Kodak Co.	-1	ELECTRA	Benelux	838309	12/1/1994	560964	12/1/1994	1, 7, 16	Registered
Eastman Kodak Co.	-1	ELECTRA	Benelux	847986	5/10/1995	570723	5/10/1995	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Denmark	VA 1997 00028	1/3/1997	04188	10/10/1997	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	France	94550953	12/21/1994	94550953	6/9/1995	1, 7, 16	Registered
Eastman Kodak Co.	-1	ELECTRA	France	95578957	6/30/1995	95578957	1/6/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Germany	39406080.6	12/12/1994	39406080.6	8/17/1995	1, 7	Registered
Eastman Kodak Co.	-1	ELECTRA	Germany	39519182.3	5/5/1995	39519182.3	3/21/1996	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	Italy	MI87C904797	10/13/1997	812127	5/15/2000	16	Registered
Eastman Kodak Co.	-1	ELECTRA	Sweden	199700415	1/16/1997	346031	5/11/2001	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELECTRA	United Kingdom	1323106	10/3/1987	1323106	8/4/1989	16	Registered
Eastman Kodak Co.	-1	ELECTRA	United Kingdom	2019626A & B	5/4/1995	2019626A & B	12/5/1997	1, 7, 9	Registered
Eastman Kodak Co.	-1	ELITE	Argentina	2501575	3/17/2004	1988971	8/25/2004	1	Registered
Eastman Kodak Co.	-1	ELITE	Canada	733565	7/27/1993	430813	7/22/1994		Registered
Eastman Kodak Co.	-1	ELITE	Greece	84912	2/19/1987	84912	2/19/1987	1	Registered
Eastman Kodak Co.	-1	ELITE	Iceland	894/1991	9/26/1991	74/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	ELITE	Mexico	173352	7/19/1993	459849	5/10/1994	1	Registered
Eastman Kodak Co.	-1	ELITE	South Korea	24887-93	7/16/1993	40-296029	8/16/1994	1	Registered
Eastman Kodak Co.	-1	ELITE	United States of America (USA)	74412525	7/15/1993	1898456	6/13/1995	1	Registered
Eastman Kodak Co.	-1	ENCAD	Japan			3181064	7/31/1996	9	Registered
Eastman Kodak Co.	-1	ENCAD	United Kingdom		12/22/1992	1521873	10/1/1993	9	Registered
Eastman Kodak Co.	-1	EQUIS & D:X	Chile	608188		670550	6/15/1993	9	Registered
Eastman Kodak Co.	-1	ESTAR	Mexico	114628	7/1/1977	215254	7/5/1978	1	Registered
Eastman Kodak Co.	-1	ESTAR	Mexico	507973	6/19/1980	256666	3/23/1981	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	ESTAR	Poland	96511	2/8/1991	R-71236	2/8/1991	1, 9	Registered
Eastman Kodak Co.	-1	ESTAR	South Africa	85/3710	5/27/1985	85/3710	5/27/1985	1	Registered
Eastman Kodak Co.	-1	ESTAR	Taiwan			40963	6/1/1970	19	Registered
Eastman Kodak Co.	-1	ESTAR	United States of America (USA)	94281	4/4/1960	718546	7/18/1961	1	Registered
Eastman Kodak Co.	-1	EVERSMART	Canada	1097783	3/28/2001	TMA592565	10/17/2003		Registered
Eastman Kodak Co.	-1	EVERSMART	Israel	144491	12/3/2000	144491	11/12/2001	9	Registered
Eastman Kodak Co.	-1	EXACTUS	European (O.H.M.I.)	3715331	6/16/2004	3715331	11/3/2005	9	Registered
Eastman Kodak Co.	-1	EXR	South Africa	94/4125	4/25/1994	94/4125	4/25/1994	1	Registered
Eastman Kodak Co.	-1	EXR	United Kingdom	2000918	10/31/1994	2000918	10/31/1994	1	Registered
Eastman Kodak Co.	-1	EXR EXTHERMO (with Katakana)	Japan	2001-044986	5/18/2001	4582766	7/5/2002	1	Registered
Eastman Kodak Co.	-1	DESIGN)	United States of America (USA)	73/368,799	6/9/1982	1244297	7/5/1983	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Benelux	1036434	7/14/2003	748153	7/14/2003	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Brazil	826652301	6/22/2004	826652301	7/20/2010	1	Registered
Eastman Kodak Co.	-1	FLEXCEL	Brazil	826652280	6/22/2004	826652280	9/25/2007	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Canada	1184367	7/14/2003	TMA720940	8/14/2008		Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638743	7/18/2003	3638743	5/14/2005	1	Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638742	7/18/2003	3638742	10/28/2005	7	Registered
Eastman Kodak Co.	-1	FLEXCEL	China (People's Republic of)	3638744	7/18/2003	3638744	2/21/2005	9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Finland	T200301766	7/24/2003	229991	3/31/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	France	33236684	7/16/2003	33236684	7/16/2003	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Hong Kong	300048357	7/16/2003	300048357	3/8/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Italy	MI2003C007322	7/17/2003	1041846	3/7/2007	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Norway	200310955	11/21/2003	224318	9/20/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	Spain	2550919.5	7/16/2003	2550919	12/18/2003	1, 7, 9	Registered

Eastman Kodak Co.	-1	FLEXCEL	Sweden	200305076	9/4/2003	365488	2/13/2004	1, 7, 9	Registered
Eastman Kodak Co.	-1	FLEXCEL	United States of America (USA)	78/282416	8/4/2003	3392716	3/4/2008	7	Registered
Eastman Kodak Co.	-1	GALLERY	Canada			257305	4/3/1996		Registered
Eastman Kodak Co.	-1	GEN 5 GENERATION	Canada	861572	11/14/1997	537679	11/24/2000		Registered
Eastman Kodak Co.	-1	NEWS GENERATION	Argentina	2812189	3/26/2008	2278769	3/25/2009	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	Canada	1393041	4/25/2008	TMA788993	1/28/2011	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	Chile	813494	3/28/2008	835409	12/2/2008	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	Hong Kong	301075491	3/19/2008	301075491	3/19/2008	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	India International (WIPO)	1668126	3/24/2008			7	Pending Application
Eastman Kodak Co.	-1	NEWS GENERATION	Mexico	961096	4/8/2008	961096	4/8/2008	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	Mexico	922371	3/25/2008	1064015	9/30/2008	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	Taiwan	97012792	3/21/2008	1330405	10/1/2008	7	Registered
Eastman Kodak Co.	-1	NEWS GENERATION	United States of America (USA)	77430834	3/25/2008	3640816	6/16/2009	7	Registered
Eastman Kodak Co.	-1	NEWS	Venezuela	5493-08	3/26/2008	290458	12/9/2008	7	Registered
Eastman Kodak Co.	-1	GENESIS	Canada	815929	6/21/1996	477425	6/10/1997		Registered
Eastman Kodak Co.	-1	GOLD	Andorra	3688	1/14/1997	2453	1/14/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	Argentina	2712496	11/6/2006	2192358	10/31/2007	1	Registered
Eastman Kodak Co.	-1	GOLD	Australia	676525	10/30/1995	676525	10/30/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Chile	816944		831471	6/12/2008	1	Registered
Eastman Kodak Co.	-1	GOLD	China (People's Republic of)	95051071	4/27/1995	940003	2/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	Colombia	92/282526	11/14/1995	130228	12/13/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Costa Rica	None	12/10/1997	108473	7/28/1998	1	Registered

Eastman Kodak Co.	-1	GOLD	Costa Rica	None	12/10/1997	108472	7/28/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Ecuador	83766	12/16/1997	1230	8/9/1999	1	Registered
Eastman Kodak Co.	-1	GOLD	Ecuador	83767	12/16/1997	1229	8/9/1999	40	Registered
Eastman Kodak Co.	-1	GOLD	El Salvador	11997006684	11/6/1997	092BOOK78	6/12/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	El Salvador	11997006683	11/6/1997	224BOOK79	8/12/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Estonia	9083	10/27/1993	18487	2/19/1996	1, 16-Renew 1 only	Registered
			European (O.H.M.I.)	1369016	11/3/1999	1369016	11/6/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Georgia	9078/03	3/30/1994	8550	3/5/1998	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Germany	39408597.3	11/1/1996	39408597	12/1/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Guatemala	9770/97	11/21/1997	105921	8/21/2000	1	Registered
Eastman Kodak Co.	-1	GOLD	Guatemala	9771/97	11/21/1997	98951	9/30/1999	40	Registered
Eastman Kodak Co.	-1	GOLD	India	633229	7/7/1994	633229	7/7/1994	1	Registered
Eastman Kodak Co.	-1	GOLD	Indonesia			IDM000195648	6/30/1989	1	Registered
Eastman Kodak Co.	-1	GOLD	Latvia	M-93-8128	9/21/1993	33632	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Lithuania	13087	10/13/1993	24308	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	Madagascar	95/00822D	7/13/1995	1587	7/13/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD	Mexico	38769	3/8/1988	575236	4/14/1998	1, 9, 14, 16	Registered
Eastman Kodak Co.	-1	GOLD	Nicaragua	None	12/2/1997	38953CC	10/8/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	Nicaragua	None	12/2/1997	38945CC	10/8/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Panama	92067	1/21/1998	92067	1/21/1998	1	Registered
Eastman Kodak Co.	-1	GOLD	Panama	92068	1/21/1998	92068	1/21/1998	40	Registered
Eastman Kodak Co.	-1	GOLD	Peru	162		99633	9/21/1992	1	Registered
Eastman Kodak Co.	-1	GOLD	Philippines	4-1997-119543	4/10/1997	4-1997-119543	2/10/2003	1	Registered
Eastman Kodak Co.	-1	GOLD	Poland	96509	2/8/1991	R-71234	2/8/1991	1	Registered
			Russian Federation	93047624	10/19/1993	144469	7/22/1996	1, 16	Registered
Eastman Kodak Co.	-1	GOLD	South Africa	97/11971	8/7/1997	97/11971	8/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD	South Africa	97/11972	8/7/1997	97/11972	8/7/1997	40	Registered
Eastman Kodak Co.	-1	GOLD	Sri Lanka	80872	11/6/1996			1	Pending
			United States of America (USA)	74-614525	12/22/1994	1941031	12/12/1995	1	Registered
Eastman Kodak Co.	-1	GOLD	Venezuela	19340-95	12/4/1995	P-195508	3/7/1997	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Denmark	303/86	1/16/1986	1988 03590	10/21/1988	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Finland	T198600327	1/23/1986	105650	11/20/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Greece	82129	3/20/1986	82129	3/20/1986	1	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Iceland	884/1991	9/26/1991	182/1992	2/20/1992	1, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Norway	19860133	1/13/1986	130013	9/17/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Sweden	234/86	1/13/1986	241568	10/16/1992	1, 9, 16	Registered
Eastman Kodak Co.	-1	GOLD (STYLIZED)	Turkey	93/8306	8/17/1993	93/8306	8/17/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	GREENSTAR	France	94534810	8/30/1994	94534810	11/3/1995	1, 7, 16	Registered
Eastman Kodak Co.	-1	HAWKEYE	Denmark	1995/1248	2/16/1995	1995/4427	7/7/1995	1, 9	Registered
Eastman Kodak Co.	-1	HAWKEYE	Finland	849/95	2/14/1995	203181	11/29/1996	1	Registered
Eastman Kodak Co.	-1	HAWKEYE	India		10/8/1942	6255	5/26/1944	9	Registered
Eastman Kodak Co.	-1	HAWKEYE	Ireland	95/1063	2/14/1995	174181	2/14/1995	1	Registered
Eastman Kodak Co.	-1	HAWKEYE	Norway	19951077	2/17/1995	174695	6/27/1996	1, 9	Registered
			United Kingdom	2011659	2/20/1995	2011659	2/20/1995	1	Registered
Eastman Kodak Co.	-1	HCF	South Africa	B85/3706	5/27/1985	B85/3706	5/27/1985	1	Registered
Eastman Kodak Co.	-1	HERO	Canada	1513991	2/4/2011	840761	1/21/2013	9	Registered
			International (WIPO)	1069927	2/25/2011	1069927	2/25/2011	9	Registered
Eastman Kodak Co.	-1	HERO	Mexico	1153300	2/8/2011	1217592	5/18/2011	9	Registered
			United States of America (USA)	85241300	2/14/2011	4265088	12/25/2012	9	Registered
			HIGH DEFINITION IMAGING & DESIGN (horizontal presentation)						
Eastman Kodak Co.	-1	HIGH FILM	Canada	1101722	5/3/2001	TMA602665	2/19/2004		Registered
Eastman Kodak Co.	-1	HIGH FILM	Mexico	223023	1/30/1995	519469	3/26/1996	9	Registered
Eastman Kodak Co.	-1	HIGH FILM	Mexico	223024	1/30/1995	490709	5/2/1995	16	Registered
Eastman Kodak Co.	-1	HIPERCOLOR	Mexico	612627	7/31/2003	998448	8/20/2007	1	Registered
Eastman Kodak Co.	-1	HORSELL	Hong Kong	199907896	6/21/1999	200006392	5/5/2000	1	Registered
Eastman Kodak Co.	-1	HORSELL	New Zealand	310640	6/4/1999	310640	6/4/1999	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Denmark	3805/93	6/11/1993	5885/93	8/6/1993	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Finland	3244/93	7/21/1993	134402	10/5/1994	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Norway	933459	7/20/1993	164422	9/1/1994	1	Registered
			IBT LOGO DEVICE (INTEGRATED BOOSTER						
Eastman Kodak Co.	-1	TECHNOLOGY)	Sweden	93-5386	6/11/1993	263425	1/13/1995	1	Registered
Eastman Kodak Co.	-1	IMAGE PAC	Japan	8522/2004	2/2/2004	4811902	10/22/2004	9	Registered
Eastman Kodak Co.	-1	IMAGECAPTURE IMAGECARE & DESIGN	Norway	82.0154	1/18/1982	114842	10/20/1983	1	Registered
			Argentina	2797219	1/10/2008	2255524	10/27/2008	42	Registered
			IMAGECARE & DESIGN						
Eastman Kodak Co.	-1	DESIGN	Australia	706348	4/15/1996	706348	4/15/1996	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	IMAGECARE &	Brazil	819647004	11/11/1996	819647004	4/6/1999	40.15, 40.55, 40.6	Registered

Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Chile	791334	10/8/2007	810876	11/25/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	China (People's Republic of)	960126340	11/15/1996	1141746	1/7/1998	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Denmark	5896/96	11/1/1996	VR 1997 02471	6/13/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Finland	4521/96	10/31/1996	206879	7/15/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Greece	131198	11/7/1996	131198	11/17/1998	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Hong Kong	12243/1996	9/30/1996	B3193/1998	9/30/1996	35, 42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Indonesia	J97-4364	3/14/1997	IDM000126506	11/20/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Ireland	96/5678	10/30/1996	205748	10/30/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Japan	116829/1996	10/16/1996	4374846	4/7/2000	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Mexico	275124	9/26/1996	626506	9/26/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	New Zealand	B266397	8/28/1996	B266397	8/28/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Norway	6748/1996	10/30/1996	186157	10/30/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Peru	22855	10/3/1996	9541	1/13/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Singapore	B T96/11113Z	10/14/1996	T96/11113Z	10/14/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	South Africa	96/13487	9/25/1996	96/13487	9/25/1996	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	South Korea	1996-12623	10/12/1996	45203	8/11/1998	35, 40, 41, 42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Sweden	9976/96	10/31/1996	323976	6/27/1997	42	Registered
Eastman Kodak Co.	-1	DESIGN IMAGECARE & DESIGN	Taiwan	88010865	3/15/1999	131368	10/16/2000	42	Registered
Eastman Kodak Co.	-1	DESIGN	Venezuela	18371/96	10/30/1996	8102	7/31/1998	42	Registered
Eastman Kodak Co.	-1	IMAGEDIRECT	Canada	1078755	10/16/2000	TMA579124	4/8/2003	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Andorra	3678	1/14/1997	2458	1/14/1997	1, 9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Argentina	2576148	3/10/2005	2119482	10/10/2006	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	A524755	12/7/1989	A524755	12/7/1989	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	A524756	12/7/1989	A524756	12/7/1989	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Australia	1045604	3/9/2005	1045604	3/9/2005	9	Registered

Eastman Kodak Co.	-1	IMAGELINK	Canada	646016	12/4/1989	394120	2/14/1992		Registered
Eastman Kodak Co.	-1	IMAGELINK	China (People's Republic of)	93090729		776330	1/20/1995	37	Registered
Eastman Kodak Co.	-1	IMAGELINK	Denmark	8878/90	11/21/1990	1017/93	2/5/1993	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Finland	5984/90	11/19/1990	119297	5/20/1992	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Georgia	8606/3	7/30/1993	5180	4/24/1997	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Greece	115000	7/8/1993	115000	7/8/1993	37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	1281/91	2/26/1991	B7183/94	2/26/1991	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	1280/91	2/26/1991	B4041/1998	2/26/1991	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Hong Kong	300381933	3/8/2005	300381933	3/8/2005	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Iceland	858/1991	9/26/1991	43/1992	1/23/1992	1, 9, 16	Registered
Eastman Kodak Co.	-1	IMAGELINK	Indonesia	D00.2005.000462	4/12/2005			9	Pending Application
Eastman Kodak Co.	-1	IMAGELINK	Japan	40629/2005	5/10/2005	4926284	2/3/2006	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Japan	189095/92	9/16/1992	3013724	12/22/1994	37	Registered
Eastman Kodak Co.	-1	IMAGELINK	Japan	139608/1989	12/7/1989	2370735	1/31/1992	9, 10	Registered
Eastman Kodak Co.	-1	IMAGELINK	Jordan	50453	8/5/1998	50453	8/5/1998	1	Registered
Eastman Kodak Co.	-1	IMAGELINK	New Zealand			198113		1	Registered
Eastman Kodak Co.	-1	IMAGELINK	New Zealand			198114		9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Norway	90.5988	11/16/1990	157077	6/17/1993	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Poland	96485	2/8/1991	70708	2/8/1991	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Sweden	90-10420	11/14/1990	251788	9/17/1993	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	Taiwan	94010603	3/10/2005	1181138	11/16/2005	9	Registered
Eastman Kodak Co.	-1	IMAGELINK	Turkmenistan	1(2879)	12/29/1995	3024	11/25/1998	1, 9, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	United Kingdom	2001445	10/31/1994	2001445	10/31/1994	9, 37, 38	Registered
Eastman Kodak Co.	-1	IMAGELINK	United States of America (USA)	74/549636	7/15/1994	1914405	8/29/1995	1	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Canada	479418	12/9/1981	295803	10/5/1984	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Denmark	00638/82	2/11/1982	3263/82	9/10/1982	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Finland	0709/1982	2/1/1982	92743	6/5/1985	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Norway	82.028	1/27/1982	114548	9/1/1983	9	Registered
Eastman Kodak Co.	-1	IMAGE-LINK	Sweden	082/0449	1/26/1982	182051	6/24/1982	9	Registered
Eastman Kodak Co.	-1	IMAGELITE	Georgia	4720/03	7/30/1993	1959	6/24/1996	1	Registered
Eastman Kodak Co.	-1	IMAGELITE	Norway	89/1323	3/21/1989	142993	10/4/1990	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Denmark	1993/7165	11/4/1993	1994/1654	3/11/1994	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Finland	814/94	2/15/1994	135597	12/20/1994	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Greece	116684	11/12/1993	116684	11/12/1993	1	Registered
Eastman Kodak Co.	-1	IMAGESET	Sweden			259205	6/23/1994	1	Registered
Eastman Kodak Co.	-1	IMAGESMART	Canada	1078754	10/16/2000	TMA578918	4/3/2003	9	Registered
Eastman Kodak Co.	-1	IMT	Mexico	99354	4/2/1976	207273	10/26/1977	9	Registered
Eastman Kodak Co.	-1	INFOCAPTURE	Norway	82.0155	1/18/1982	114528	8/24/1983	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Australia	595699	2/11/1993	A595699	2/11/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Canada	722329	2/8/1993	442271	4/28/1995	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Denmark	1288/93		7241/93	10/15/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Finland	922/93	3/3/1993	130623	2/7/1994	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Ireland	93/0725	2/23/1993	153716	2/23/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Norway	931031	3/2/1993	167256	3/16/1995	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	Sweden	93-1632	2/23/1993	254540	1/21/1994	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	United Kingdom	1527399	2/19/1993	1527399	2/19/1993	1	Registered
Eastman Kodak Co.	-1	INFOGUARD	United States of America (USA)	74/351189	1/22/1993	1836098	5/10/1994	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Argentina	2612388	8/22/2005	2073051	3/17/2006	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Chile	685032	4/28/2005	729819	7/22/2005	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Ecuador			527/75	4/10/1974	1, 9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260059	10/16/1997	1	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260060	10/16/1997	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260061	10/16/1997	11	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260062	10/16/1997	16	Registered
Eastman Kodak Co.	-1	INSTAMATIC	India			260063	10/16/1997	18	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Mexico	54971	1/4/1989	361385	4/26/1989	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Sarawak			SAR/4497	2/27/1963	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	South Africa	63/0667	2/22/1963	63/0667	2/22/1963	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Thailand	285709	5/18/1995	Kor30066	7/28/1995	9	Registered
Eastman Kodak Co.	-1	INSTAMATIC	Venezuela	913/63	3/1/1963	47280	4/29/1964	9	Registered
Eastman Kodak Co.	-1	INTEGRIS	Japan	2003-028220	4/8/2003	4712933	9/26/2003	2, 9, 16	Registered
Eastman Kodak Co.	-1	IQSMART	Australia	918113	6/28/2002	918113	6/28/2002	9	Registered
Eastman Kodak Co.	-1	IQSMART	European (O.H.M.I.)	2755783	6/28/2002	2755783	6/28/2002	9	Registered
Eastman Kodak Co.	-1	IQSMART	Japan	2002-055055	7/2/2002	4658713	4/4/2003	9	Registered
Eastman Kodak Co.	-1	IQSMART	Singapore	T02/09409J	6/29/2002	T02/09409J	6/4/2003	9	Registered
Eastman Kodak Co.	-1	IRIS	Australia	525023	12/12/1989	525023	8/22/1994	2	Registered
Eastman Kodak Co.	-1	IRIS	Israel	144036	11/19/2000	144036	11/12/2001	2	Registered
Eastman Kodak Co.	-1	IRIS	Israel	144037	11/19/2000	144037	1/2/2003	9	Registered
Eastman Kodak Co.	-1	IRIS	Israel	144038	11/19/2000	144038	1/2/2003	16	Registered
Eastman Kodak Co.	-1	IRIS	Japan	2000-139037	12/25/2000	4740873	1/16/2004	2	Registered
Eastman Kodak Co.	-1	IRIS	Singapore	1940/94	3/9/1994	T94/01940F	3/9/1994	9	Registered
Eastman Kodak Co.	-1	IRIS	United Kingdom	1410359	12/8/1989	1410359	1/8/1999	9	Registered
Eastman Kodak Co.	-1	IRIS	United States of America (USA)	74091039	8/23/1990	2007303	10/15/1996	2, 9, 16	Registered
Eastman Kodak Co.	-1	KEYCODE	Australia	A552090	3/15/1991	A552090	12/22/1992	1	Registered
Eastman Kodak Co.	-1	KEYCODE	Australia	A552094	3/15/1991	A552094	2/25/1993	9	Registered
Eastman Kodak Co.	-1	KEYCODE	Denmark	2108/91	3/20/1991	2044/92	3/27/1992	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	Finland	1320/91	3/18/1991	120940	8/5/1992	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	Greece	103434	3/29/1991	103434	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	Japan	24499/1991	3/11/1991	2542605	5/31/1993	1, 9	Registered
Eastman Kodak Co.	-1	KEYCODE	New Zealand	208254	2/19/1991	208254	2/19/1998	1	Registered
Eastman Kodak Co.	-1	KEYCODE	New Zealand	208255	2/19/1991	208255	2/19/1998	9	Registered

Eastman Kodak Co.	-1	KEYKODE	Norway	91.1415	3/18/1991	157463	7/1/1993	1, 9	Registered
Eastman Kodak Co.	-1	KEYKODE	Sweden	91-2480	3/19/1991	246744	2/19/1993	1, 9	Registered
			United States of						
Eastman Kodak Co.	-1	KEYKODE	America (USA)	75/634494	2/8/1999	2304310	12/28/1999	1	Registered
Eastman Kodak Co.	-1	KODABROME	Denmark	1975/551	2/10/1975	1975/4362	10/24/1975	1	Registered
Eastman Kodak Co.	-1	KODABROME	Mexico	87313		195555	5/31/1976	16	Registered
Eastman Kodak Co.	-1	KODABROME	Sweden			152312	8/8/1975	1	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Argentina	2444116	7/14/2003	1951595	9/18/2003	1	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Chile	269708		699287	4/29/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODABROMIDE	Japan	708459/1993	3/22/1993	430097		1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Andorra	4327	1/21/1997	4713	1/21/1997	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4095/94	12/1/1994	4095/94	7/22/1999	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4096/94	12/1/1994	4096/94	8/9/1999	16	Registered
Eastman Kodak Co.	-1	KODACHROME	Angola	4097/94	12/1/1994	4097/94	8/9/1999	40	Registered

Eastman Kodak Co.	-1	KODACHROME	Argentina	2444086	7/14/2003	1950523	9/12/2003	40	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83373-A	12/8/1970	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83372-A	12/8/1970	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Bolivia			83380-A	12/8/1970	16	Registered
Eastman Kodak Co.	-1	KODACHROME	Bosnia and Herzegovina	BAZR 96227	3/9/1996	BAZR 96227	3/9/1996	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Brazil	32327		2436159	5/22/1945	1.7	Registered
Eastman Kodak Co.	-1	KODACHROME	Brazil	32328		5023750	5/22/1960	9.45, 9.8	Registered
Eastman Kodak Co.	-1	KODACHROME	Chile	809442	2/28/2008	827418	5/18/2008	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	China (People's Republic of)	9700135119	12/18/1997	1260004	4/7/1999	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Croatia	Z940348N	2/9/1994	Z940348N	2/9/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic		2/21/1992	53167	4/14/1992	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic		2/21/1992	53184	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODACHROME	Dominican Republic	2012/4718	1/23/2012	53038	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODACHROME	Estonia	9081	10/27/1993	18164	1/11/1996	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	European (O.H.M.I.)	28472	4/1/1996	28472	2/4/1998	1, 16, 35, 40, 42-Renew 1, 16 only	Registered
Eastman Kodak Co.	-1	KODACHROME	Greece			18135	6/20/1992	1, 2	Registered
Eastman Kodak Co.	-1	KODACHROME	Greece	114986	7/8/1993	114986	12/19/1995	40, 41, 42	Registered
Eastman Kodak Co.	-1	KODACHROME	Hong Kong	99/49	2/3/1977	19490952AA	2/3/1949	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Iceland	856/1991	9/26/1991	41/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACHROME	India		10/8/1942	6259	3/17/1945	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Indonesia			IDM000158970	3/15/1998	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Iran		10/10/1976	46026	11/16/1996	1, 9, 16, 35	Registered
Eastman Kodak Co.	-1	KODACHROME	Israel			3899	8/27/1997	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Japan	705392/93	2/23/1993	423774	7/29/1993	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Jordan		8/26/1953	2449	8/26/1988	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Laos	2125	6/3/1993	1344	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Latvia	M-93-8129	9/21/1993	33633	8/20/1996	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Lithuania	13086	10/13/1993	24309	2/18/1997	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Macedonia	PZ-1235/94	2/8/1994	6332	2/8/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Madagascar	95/00833D	7/13/1995	1598	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODACHROME	Malawi			785/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Malaysia	88/01118	3/15/1988	88/01118	7/11/1994	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	104606	9/27/1976	205871	9/1/1977	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	79526	4/9/1974	185476	10/10/1974	40	Registered
Eastman Kodak Co.	-1	KODACHROME	Mexico	27333		50353	5/16/1945	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Myanmar (Burma)			3656/1993	11/30/1993	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Panama			1208	3/2/1979	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Peru	5398		11550	12/15/1977	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Peru	1489		1943	12/7/1975	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Poland	96507	2/8/1991	R-71232	2/8/1991	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODACHROME	Russian Federation	93047622	10/19/1993	129937	7/24/1995	1, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	Serbia and Montenegro	8891		8891	8/2/1990		Registered
Eastman Kodak Co.	-1	KODACHROME	Singapore			T39/02825C	7/14/1939	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Slovenia	Z-3580146	2/21/1994	Z-3580146	6/18/1996	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4485	11/4/1965	65/4485	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4486	11/4/1965	65/4486	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODACHROME	South Africa	65/4487	11/4/1965	65/4487	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODACHROME	South Korea	2891/1970	8/17/1970	20668	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	KODACHROME	Taiwan			19721	4/1/1965	19	Registered
Eastman Kodak Co.	-1	KODACHROME	Thailand	285703	7/28/1965	Kor30060	7/28/1965	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Tunisia	EE050839	4/19/2005	EE050839	4/19/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACHROME	United States of America (USA)	71366811	6/29/1935	329489	10/29/1935	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Venezuela	15097	11/28/1985	132209	1/27/1988	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Venezuela			37002-F	6/27/1959	9	Registered
Eastman Kodak Co.	-1	KODACHROME	Zambia			785/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODACHROME	Zimbabwe		2/8/1958	785/59	8/12/1926	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Andorra	4328	1/21/1997	4707	1/21/1997	1, 40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4098/94	12/1/1994	4098/94	8/4/1999	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4099/94	12/1/1994	4099/94	8/4/1999	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Angola	4100/94	12/1/1994	4100/94	8/3/1999	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Argentina	2366553	2/21/2002	1872364	5/22/2002	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Argentina	2492511	1/30/2004	1984386	6/29/2004	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83371-A	12/8/1970	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83370-A	12/8/1970	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Bolivia			83381-A	12/8/2000	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Chile	685033	4/28/2005	729848	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	China (People's Republic of)	9900130175	11/3/1999	1500091	1/7/2001	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Cuba			111217	7/1/1995	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Cuba			112102	7/6/1996	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Dominican Republic		2/26/1992	53183	4/14/1992	70	Registered
Eastman Kodak Co.	-1	KODACOLOR	Dominican Republic	2012/4710	1/23/2012	53039	4/14/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODACOLOR	Ecuador			523/75	4/10/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1933/91	8/14/1991	188BOOK13	10/20/1992	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1960/91	8/15/1991	51BOOK11	6/23/1992	9	Registered

Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1928/91	8/14/1991	185BOOK13	10/20/1992	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	El Salvador	1961/91	8/15/1991	187BOOK13	10/20/1992	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Estonia	9084	10/27/1993	18165	1/11/1996	1	Registered
			European					1, 16, 35, 40, 42-Renew 1,	
Eastman Kodak Co.	-1	KODACOLOR	(O.H.M.I.)	28480	4/1/1996	28480	2/4/1998	16 only	Registered
Eastman Kodak Co.	-1	KODACOLOR	Finland	T198703559	8/24/1987	105947	12/20/1989	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Georgia	1994 011467	3/30/1994	M13224	4/4/2000	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Greece	62655	1/10/1979	62655	8/18/1980	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Greece	114988	7/8/1993	114988	12/19/1995	40, 42	Registered
Eastman Kodak Co.	-1	KODACOLOR	Guatemala			31532	12/14/1996	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Hong Kong	99/49	2/3/1977	961/49	2/3/1949	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Hong Kong	99/49	2/3/1977	19490960AA	2/3/1949	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Iceland	891/1991	9/26/1991	71/1992	1/23/1992	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	India			210889	8/27/1997	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	India			210890	8/27/1997	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Indonesia	D97 19742	9/15/1997	IDM000158969	3/15/1998	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Iran		10/10/1976	46027	11/16/1996	1, 9, 16, 35	Registered
Eastman Kodak Co.	-1	KODACOLOR	Japan	222211/1990	11/5/1990	223053	3/17/1931	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12039	9/19/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12040	9/19/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Kenya		9/19/1963	12041	9/19/1963	16	Registered

Eastman Kodak Co.	-1	KODACOLOR	Laos	2122	6/3/1993	1340	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Latvia	M-93-8130	9/21/1993	33309	9/21/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Lithuania	13085	10/13/1993	24310	2/18/1997	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Madagascar	95/00834D	7/13/1995	1599	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01055	9/25/1998	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01056	9/25/1998	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malawi		9/25/1970	MW/TM/1963/01057	9/25/1998	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Malaysia	88/01116	3/15/1988	88/01116	7/11/1994	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	104761	9/30/1976	213350	4/24/1978	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	35818	7/26/1947	56546	7/17/1949	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	35820	7/26/1947	55763	3/20/1948	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	79528	4/9/1974	187352	1/31/1975	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	Mexico	241371	11/13/1984	307743	6/7/1985	35, 38	Registered
			Myanmar						
Eastman Kodak Co.	-1	KODACOLOR	(Burma)			3654/1993	11/25/1993	1, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Paraguay	2729	3/2/1993	257497	6/11/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Paraguay	3578	2/19/2003	257500	6/11/1993	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Peru			22806	12/29/1993	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Peru			22514	12/29/1993	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Poland	96506	2/8/1991	R-71231	2/8/1991	1, 9, 16, 40	Registered
			Russian						
Eastman Kodak Co.	-1	KODACOLOR	Federation	93047623	10/19/1993	128343	6/16/1995	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Singapore			T4911664C	9/6/1949	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4488	11/4/1965	65/4488	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4489	11/4/1965	65/4489	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	65/4490	11/4/1965	65/4490	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Africa	72/6116	12/8/1972	72/6116	12/8/1972	40	Registered
Eastman Kodak Co.	-1	KODACOLOR	South Korea	91-1321		40-21430	3/16/1971	1, 9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Taiwan			19720	4/1/1965	19	Registered
Eastman Kodak Co.	-1	KODACOLOR	Thailand	285704	7/28/1965	Kor30061	7/28/1965	1	Registered
			United States of America						
Eastman Kodak Co.	-1	KODACOLOR	(USA)	569616	11/30/1948	523176	3/28/1950	26	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela	11930	10/1/1985	130810-F	9/21/1987	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela	11931	10/1/1985	130811-F	9/21/1987	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Venezuela			31771-F	3/18/1957	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1055/63	9/25/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1056/63	9/25/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zambia		9/25/1963	1057/63	9/25/1963	16	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1055/63	9/25/1963	1	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1056/63	9/25/1963	9	Registered
Eastman Kodak Co.	-1	KODACOLOR	Zimbabwe			1057/63	9/25/1963	16	Registered
			KODACOLOR						
Eastman Kodak Co.	-1	GOLD	Taiwan			479071	3/16/1990	73	Registered
			KODACOLOR						
Eastman Kodak Co.	-1	GOLD	Venezuela	19267	12/28/1987	145084	6/4/1991	50	Registered
			United States of America						
Eastman Kodak Co.	-1	KODAFIX	(USA)	616951	7/26/1951	559958	6/10/1952	1	Registered
Eastman Kodak Co.	-1	KODAFLEX	Argentina	1584125	2/25/1987	1284148	4/13/1988	1	Registered
Eastman Kodak Co.	-1	KODAFLEX	Denmark	1984/309	1/16/1984	1985/2437	8/9/1985	6, 9, 10	Registered
Eastman Kodak Co.	-1	KODAFLEX	Finland	7084/1983	12/21/1983	94538	12/20/1985	1, 9, 10, 16	Registered
Eastman Kodak Co.	-1	KODAFLEX	Hong Kong	787/1966	8/11/1973	Oct-67	8/11/1966	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Chile	685034	4/28/2005	729847	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Hong Kong	99/49	2/3/1977	19490949AA	2/3/1949	1, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	India		8/29/1963	217389	8/3/1964	16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Mexico	501584		49226	8/27/1945	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Mexico	26888		49227	4/10/1945	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	KODAGRAPH	Peru			22785	3/16/1984	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4491	11/4/1965	65/4491	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4492	11/4/1965	65/4492	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODAGRAPH	South Africa	65/4493	11/4/1965	65/4493	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODAJET	Denmark	1994/8738	12/12/1994	1995/2315	4/7/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	Finland	6482/1994	12/27/1994	139964	9/5/1995	1	Registered
Eastman Kodak Co.	-1	KODAJET	Sweden	94/12813	12/12/1994	305657	10/27/1995	1	Registered
			United Kingdom						
Eastman Kodak Co.	-1	KODAJET	Kingdom	2004706	12/8/1994	2004706	9/22/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	D-3115	8/24/2001	2855	9/15/2011	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	VD-110414	6/22/2011	2957	8/24/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	(None)	D-3115	8/24/2001	2957	8/24/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	Andorra	4329	1/21/1997	4711	1/21/1997	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4074/94	12/1/1994	4074/94	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4075/94	12/1/1994	4075/94	8/10/1999	2	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4076/94	12/1/1994	4076/94	8/11/1999	5	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4077/94	12/1/1994	4077/94	8/11/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4078/94	12/1/1994	4078/94	8/10/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4079/94	12/1/1994	4079/94	8/11/1999	17	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4080/94	12/1/1994	4080/94	8/11/1999	22	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4081/94	12/1/1994	4081/94	8/11/1999	23	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4082/94	12/1/1994	4082/94	7/23/1999	25	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4083/94	12/1/1994	4083/94	7/23/1999	28	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4084/94	12/1/1994	4084/94	7/23/1999	31	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4085/94	12/1/1994	4085/94	7/23/1999	34	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4086/94	12/1/1994	4086/94	7/23/1999	35	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4087/94	12/1/1994	4087/94	7/23/1999	37	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4088/94	12/1/1994	4088/94	7/23/1999	38	Registered
Eastman Kodak Co.	-1	KODAK	Angola	4089/94	12/1/1994	4089/94	7/23/1999	40	Registered

Eastman Kodak Co.	-1	KODAK	Angola	4090/94	12/1/1994	4090/94	8/10/1999	42	Registered
Eastman Kodak Co.	-1	KODAK	Anguilla	2596		2596	11/23/1994	1, 9, 16	Registered
			Antigua and						
Eastman Kodak Co.	-1	KODAK	Barbuda		10/28/1996	4031	3/10/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2876390	11/18/2008	2340335	1/11/2010	1	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856805	9/12/2008	2299682	7/6/2009	7	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2855102	9/12/2008	2312640	9/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856806	9/12/2008	2310532	9/1/2009	16	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856808	9/12/2008	2310534	9/1/2009	25	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2856807	9/12/2008	2310533	9/1/2009	28	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444074	7/14/2003	1950437	9/12/2003	35	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444075	7/14/2003	1950438	9/12/2003	36	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2492512	1/30/2004	1984388	6/29/2004	37	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444076	7/14/2003	1950439	9/12/2003	38	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2444077	7/14/2003	1950440	9/12/2003	39	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2492510	1/30/2004	1984384	6/29/2004	40	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453992	8/25/2003	1981498	5/27/2004	40	Registered

Eastman Kodak Co.	-1	KODAK	Argentina	2444078	7/14/2003	1950441	9/12/2003	41	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453991	8/25/2003	1980958	5/19/2004	41	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453990	8/25/2003	1980957	5/19/2004	42	Registered
Eastman Kodak Co.	-1	KODAK	Argentina	2453989	8/25/2003	1968548	1/28/2004	44	Registered
Eastman Kodak Co.	-1	KODAK	Armenia	1296	2/12/1996	1832	6/11/1997		Registered
Eastman Kodak Co.	-1	KODAK	Aruba	94012011	1/20/1994	16939	1/20/1994	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK	Austria			21295	2/4/1993	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	Azerbaijan	2568	10/11/1994	970769	5/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Bahamas			1065	10/14/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Bahrain		11/30/1994	1508	11/30/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9788	11/5/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9789	11/5/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Barbados		1/11/1995	81/9790	11/5/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Barbados	2276A	12/14/1994	81/9325	10/14/1999	40	Registered
Eastman Kodak Co.	-1	KODAK	Belarus	3226	10/5/1993	3226	2/24/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Bermuda	25775	1/20/1994	25775	1/20/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Bermuda			1010	8/30/1939	1, 8, 39	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			86846-A	5/11/1971	1	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66319A	11/30/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			85589-A	10/23/1980	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			79754-A	5/11/1971	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66320A	11/30/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63662-A	7/21/1994	10	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia			84081-A	5/11/1971	16	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		2/3/1994	66321A	11/30/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63660-A	7/21/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Bolivia		12/4/1992	63661-A	7/21/1994	42	Registered
Eastman Kodak Co.	-1	KODAK	British Virgin Islands		11/21/1984	2097	11/21/1984	1, 8	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2039	9/16/1970	1	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2040	9/16/1970	9	Registered
Eastman Kodak Co.	-1	KODAK	Brunei Darussalam			2041	9/16/1970	16	Registered
Eastman Kodak Co.	-1	KODAK	Bulgaria			823	2/20/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Bulgaria	5233	12/8/1987	5233	1/1/1988	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Cambodia (Kampuchea)	2778	4/19/1993	2776	4/23/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Cambodia (Kampuchea)	2781	4/19/1993	2779	4/23/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688643	5/27/2005	731857	8/25/2005	1	Registered
Eastman Kodak Co.	-1	KODAK	Chile	685035	4/28/2005	729846	7/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	849846	12/24/2008	849268	3/19/2009	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688647	5/27/2005	731985	8/26/2005	14, 15, 17, 18	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688646	5/27/2005	731851	8/25/2005	19, 20, 21, 23	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688650	5/27/2005	731850	8/25/2005	2, 4, 6, 7	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688645	5/27/2005	731852	8/25/2005	24, 25, 26, 27	Registered
Eastman Kodak Co.	-1	KODAK	Chile	696747	7/22/2005	735472	10/6/2005	28, 29, 30, 31	Registered
Eastman Kodak Co.	-1	KODAK	Chile	696725	7/22/2005	735554	10/7/2005	3, 5	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688644	5/27/2005	731853	8/25/2005	32, 33, 34	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688642	5/27/2005	732206	8/29/2005	32, 33, 34	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688641	5/27/2005	731854	8/25/2005	35, 36, 37, 38	Registered
Eastman Kodak Co.	-1	KODAK	Chile	694057	7/4/2005	744725	1/3/2006	40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Chile	688648	5/27/2005	731986	8/26/2005	8, 10, 12, 13	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110185	9/28/1996	1120489	10/21/1997	1	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)			528896	9/20/1990	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	4551678	3/21/2005	4551678	1/7/2011	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	8555711	8/9/2010	8555711	8/14/2011	2	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	6905300	8/18/2008	6905300	5/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)			529543	7/20/1990	8	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	95014777	2/15/1995	926799	1/7/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	95041856	4/13/1995	931258	1/14/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110186	9/28/1996	1134293	12/14/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960110187	9/28/1996	1121924	10/21/1997	40	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	960046031	4/12/1996	1085719	8/21/1997	41	Registered
Eastman Kodak Co.	-1	KODAK	China (People's Republic of)	2000190293	12/6/2000	1774277	5/21/2002	41	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328310		147755	12/2/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328312		147765	12/2/1993	5	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328313		147767	12/2/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328314		149529	12/2/1993	10	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328315		149494	12/2/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328317		149492	12/2/1993	20	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328321		149445	12/2/1993	25	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328309		149426	12/2/1993	27	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	92/328322		149438	12/2/1993	28	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	93/398173	7/26/1993	158839	3/30/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Colombia	93/398174	7/26/1993	158840	3/30/1994	42	Registered

1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11,
 12, 13, 14, 15, 16, 17, 18, 19,
 20, 21, 22, 23, 24, 25, 26, 27,
 28, 29, 30, 31, 32, 33, 34-
 Renew Classes 1, 5, 7, 9, 10,
 16, 25, 28 only

Eastman Kodak Co.	-1	KODAK	Congo (Democratic Republic of)			4044/C					Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			859/53057	3/12/2007				1 Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			859/53059	3/12/2007				9 Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			859/53058	3/12/2007				16 Registered
Eastman Kodak Co.	-1	KODAK	Costa Rica			91002	4/27/1995				40 Registered
Eastman Kodak Co.	-1	KODAK	Cuba			95646	11/27/1972				9 Registered
Eastman Kodak Co.	-1	KODAK	Cuba	417/94	5/4/1994	121202	11/29/1994				40 Registered
Eastman Kodak Co.	-1	KODAK	Cyprus			29806	7/15/1995				1 Registered
Eastman Kodak Co.	-1	KODAK	Cyprus			29808	7/15/1995				9 Registered
Eastman Kodak Co.	-1	KODAK	Cyprus			29810	7/15/1995				16 Registered
Eastman Kodak Co.	-1	KODAK	Dominica	128/94	11/15/1994	128/94	11/15/1994				1, 8, 39 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic		2/19/1985	38739	4/30/1985				1 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic			4456	10/13/1939				9 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic	2012/4723	1/23/2012	53146	4/14/1992				16 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic		2/21/1992	53161	4/14/1992				16 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic	2012/4729	1/23/2012	53569	6/15/1992				25 Registered
Eastman Kodak Co.	-1	KODAK	Dominican Republic		2/21/1992	53185	4/14/1992				70 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35780	12/7/1992	27/94	2/1/1994				10 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35779	12/7/1992	Nov-94	2/1/1994				40 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador	35778	12/7/1992	98/95	2/17/1995				42 Registered
Eastman Kodak Co.	-1	KODAK	Ecuador			16/40	2/26/1995				1, 9, 16 Registered
Eastman Kodak Co.	-1	KODAK	El Salvador	1378	12/3/1984	237BOOK110	11/28/1985				1 Registered

Eastman Kodak Co.	-1	KODAK	El Salvador	314/94	1/28/1994	218BOOK25	3/22/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador	315/94	1/28/1994	196BOOK26	5/12/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	El Salvador			2439BOOK18	5/24/1974	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Estonia	4620	5/14/1993			1, 9, 11, 16, 27, 30, 34	Pending
Eastman Kodak Co.	-1	KODAK	Estonia	9304620	5/14/1993	9490	3/24/1994	1, 9, 16	Registered
								2, 17, 22, 23, 25, 28, 31, 40,	
Eastman Kodak Co.	-1	KODAK	Estonia	9087	10/27/1993	18920	3/29/1996	42	Registered
Eastman Kodak Co.	-1	KODAK	Ethiopia	431		4622	6/11/2004	1, 9, 16, 40	Registered
			European						
Eastman Kodak Co.	-1	KODAK	(O.H.M.I.)	28456	4/1/1996	28456	2/4/1998	1, 9, 10, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK	Finland	5830/90	11/12/1990	123665	12/21/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Finland	T198800960	3/2/1988	110863	3/5/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Finland	6321/90	12/4/1990	124986	2/22/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	6090/03	7/28/1993	3417	9/30/1996	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	410/03	3/30/1994	8551	3/5/1998	2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Georgia	4940	7/30/1993	7833	12/15/1997	9, 11	Registered
Eastman Kodak Co.	-1	KODAK	Germany	20614/40	4/2/1979	1013235	4/2/1979	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Ghana	29171	3/20/1998	29171	3/20/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Ghana	29268	3/20/1998	29268	3/20/1998	9	Registered
									Pending
Eastman Kodak Co.	-1	KODAK	Ghana	29124	3/20/1998			16	Application
Eastman Kodak Co.	-1	KODAK	Greece	7745	6/6/1930	7745	6/6/1980	1	Registered
Eastman Kodak Co.	-1	KODAK	Greece			8909	2/11/1973	1	Registered
Eastman Kodak Co.	-1	KODAK	Greece	7744	6/6/1930	7744	6/6/1980	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	88876	4/26/1988	88876	8/17/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	102216	12/27/1990	102216	1/17/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Greece	114984	7/8/1993	114984	12/19/1995	35, 36, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			49514	11/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			2271	12/2/1984	9	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala			9465	12/26/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala	2395/95	3/30/1995	86915	10/24/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	Guatemala	2263/95	3/24/1995	83211	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK	Guyana			3369A	9/23/1980	1	Registered
Eastman Kodak Co.	-1	KODAK	Guyana			3370A	9/23/1980	8	Registered
Eastman Kodak Co.	-1	KODAK	Guyana	14314A	1/26/1994	14314A	1/26/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			54/172	2/21/1991	1	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			55/172	2/21/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Haiti			56/172	2/21/1991	16	Registered
Eastman Kodak Co.	-1	KODAK	Haiti		2/7/1994	20/146	4/23/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			50016	11/10/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			330	11/1/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Honduras			50015	11/10/1988	16	Registered
Eastman Kodak Co.	-1	KODAK	Honduras	844/94	2/1/1994	1857	8/10/1994	40	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	15267/94	12/22/1994	1680/1996	12/22/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	3311/83	11/17/1983	19841588	11/17/1983	14	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1683/89		2849/90	9/25/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1684/89		3202/93	8/5/1993	18	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1685/89		1637/90	6/11/1990	20	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	6630/95	6/1/1995	7174/1996	6/1/1995	21	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1686/89		3704/92	9/18/1992	25	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	1687/89		3065/92	7/30/1992	28	Registered
Eastman Kodak Co.	-1	KODAK	Hong Kong	46/49	1/15/1977	19490850AA	1/15/1949	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	1005/1990	12/7/1990	644/1991	6/28/1991	5	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	281/1923	11/7/1923	37/1923	11/15/1923	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	94/1991	1/29/1991	823/1991	8/30/1991	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	868/1991	9/26/1991	51/1992	1/23/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Iceland	99/1975	3/13/1975	265/1975	8/14/1975	1, 16	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6322	1/30/1947	1	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6323	8/24/1946	2	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6324	8/22/1946	3	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6325	3/1/1946	4	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6326	8/22/1946	5	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6327	2/27/1948	6	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6328	2/12/1945	7	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6329	2/22/1945	8	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6330	5/28/1948	9	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6331	8/14/1944	10	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6332	8/17/1946	11	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6333	8/24/1946	14	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6334	8/14/1944	15	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6335	3/4/1946	16	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6337	4/12/1945	18	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6338	7/15/1949	20	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6339	4/9/1947	21	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6341	3/23/1944	24	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6342	4/8/1944	25	Registered
Eastman Kodak Co.	-1	KODAK	India		10/8/1942	6343	7/27/1945	28	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia			417144	5/9/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia	D97-24293		IDM000156827	5/9/2008	9	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia	D97-24296		417142	5/9/1998	16	Registered
Eastman Kodak Co.	-1	KODAK	Indonesia			417259	5/9/1988	18	Registered
			International						
Eastman Kodak Co.	-1	KODAK	(WIPO)	1072503	3/25/2011	1072503	3/25/2011	9	Registered
			International						
Eastman Kodak Co.	-1	KODAK	(WIPO)	800273	8/8/2002	800273A	8/8/2002	1, 9, 16, 35, 37, 38, 39, 40, 41	Registered
								1, 3, 6, 7, 8, 9, 16, 20, 27, 28,	
Eastman Kodak Co.	-1	KODAK	Iran			230	7/19/1997	36	Registered

Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		11		1	Registered
Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		205		1	Registered
Eastman Kodak Co.	-1	KODAK	Israel		6/19/1924		91		9	Registered
Eastman Kodak Co.	-1	KODAK	Israel	150414	7/2/2001		150414	7/2/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica				3574	8/31/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	1/910	2/21/1994		28236	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	9/1537	2/21/1994		34948	2/21/1994	9	Registered
Eastman Kodak Co.	-1	KODAK	Jamaica	16/1753	2/21/1994		27595	2/21/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Japan				35104	2/14/1998	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219185/1988			312935	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219186/1988	10/11/1988		312936	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	219187/1988	10/11/1988		312937	2/20/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40531/1989			2705505	3/31/1995	2	Registered

Eastman Kodak Co.	-1	KODAK	Japan	203268/1989		318992	7/21/1939	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	224785/91	10/25/1991	1496468	1/29/1982	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	13739/89	2/8/1989	2376560	2/28/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	205976/1989		1385978	7/31/1979	14	Registered
Eastman Kodak Co.	-1	KODAK	Japan			1346564	9/29/1978	16	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40533/89		2382482	2/28/1992	20	Registered
Eastman Kodak Co.	-1	KODAK	Japan			804305	1/20/1969	25	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281701/1992	9/30/1992	3021377	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281702/1992	9/30/1992	3028242	2/28/1995	38	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281703/1992	9/30/1992	3029708	3/31/1995	39	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281704/1992	9/30/1992	3216188	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281705/1992	9/30/1992	3118368	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK	Japan	281706/1992	9/30/1992	3201127	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK	Japan	149006/1975		2408923	4/30/1992	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Japan			1362728	12/22/1978	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40534/89		2389889	3/31/1992	14, 18, 26	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40535/1989		2484657	12/25/1992	9, 14	Registered
Eastman Kodak Co.	-1	KODAK	Japan	222210/1990	11/5/1990	1454223	2/27/1981	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK	Japan	40536/1989	4/10/1989	2371327	1/31/1992	9, 16, 25, 28	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31451	12/19/1992	31451	12/19/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2448	8/26/1953	1	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31526	12/19/1992	31526	12/19/1992	2	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31450	12/19/1992	31450	12/19/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31334	12/19/1992	31334	12/19/1992	9	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2447	8/26/1953	9	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31330	12/19/1992	31330	12/19/1992	10	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31333	12/19/1992	31333	12/19/1992	16	Registered
Eastman Kodak Co.	-1	KODAK	Jordan		8/26/1953	2445	8/26/1953	16	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31338	12/19/1992	31338	12/19/1992	22	Registered
Eastman Kodak Co.	-1	KODAK	Jordan	31331	12/19/1992	31331	12/19/1992	23	Registered
Eastman Kodak Co.	-1	KODAK	Kazakhstan	5010	10/29/1993	3587	10/29/1993	1, 9, 16	Registered
			Kyrgyzstan						
Eastman Kodak Co.	-1	KODAK	Republic	1478/32	7/29/1994	1240	10/6/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1330	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1331	6/4/2003	2	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1332	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1333	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1336	6/4/2003	35	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1337	6/4/2003	36	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1338	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK	Laos	2121	6/3/1993	1339	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK	Latvia	M-92-4425	12/29/1992	M11091	10/28/1993	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Latvia	M-93-8134	9/21/1993	33636		2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Lithuania	12852	9/30/1993	13915	12/30/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Lithuania	13088	10/13/1993	24307	2/18/1997	2, 17, 22, 23, 25, 28, 31, 40	Registered
Eastman Kodak Co.	-1	KODAK	Madagascar	95/00835D	7/13/1995	1600	7/13/1995	35, 37, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			768/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			781/59	2/8/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Malawi			767/59	2/8/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29567	1/28/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29566	1/28/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia			M/29565	1/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30180	6/11/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30181	6/11/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Malta			30182	6/11/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Mauritius		4/26/1999	A45 110	4/26/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26862		58072	2/19/1949	2	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26861		58071	2/19/1949	4	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26868		58076	2/19/1949	6	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26864		58074	2/19/1949	8	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	17712	5/23/1918	15687	5/23/1918	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	36853		58066	2/19/1949	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico			270355	1/6/1982	9	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26859		58069	2/19/1949	14	Registered
Eastman Kodak Co.	-1	KODAK	Mexico			58067	2/19/1949	16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	38539		58104	4/10/1945	16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	501806		58079	2/19/1949	18	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26870		58077	2/19/1949	20	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26871		58078	2/19/1949	21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	161723		249407	8/15/1980	21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122318	1/31/1978	218746	10/5/1978	35	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122319	1/31/1978	218747	10/5/1978	37	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	1079141	3/31/2010	1184214	10/15/2010	38	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	1079142	3/31/2010	1277319	3/30/2012	40	Registered
								1, 2, 3, 4, 6, 13, 17, 18, 19, 20,	
Eastman Kodak Co.	-1	KODAK	Mexico	26869		58142	2/26/1949	21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26865		58674	3/23/1966	1, 2, 5, 16, 17, 24	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	122379		128109	3/23/1966	2, 7, 16	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	26863		58073	2/19/1949	7, 8, 9, 11, 12, 16, 17, 21	Registered
Eastman Kodak Co.	-1	KODAK	Mexico	17731	2/8/1968	144098	8/24/1968	9, 12, 16, 18, 20, 22, 28	Registered
Eastman Kodak Co.	-1	KODAK	Moldova	1166	4/12/1994	2200	8/14/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Montserrat	1828	10/7/1994	1828	10/7/1994	1, 8, 39	Registered
			Myanmar					1, 2, 9, 16, 22, 23, 35, 36, 40,	
			(Burma)			3653/1993	11/25/1993	42	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0592	5/8/2000	2000/0592	5/8/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0593	5/8/2000	2000/0593	5/8/2000	9	Registered
Eastman Kodak Co.	-1	KODAK	Namibia	2000/0594	5/8/2000	2000/0594	5/8/2000	16	Registered

Eastman Kodak Co.	-1	KODAK	Namibia	2000/0595	5/8/2000	2000/0595	5/8/2000	40	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14613/056	10/29/1999	1	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14614/056	10/29/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14615/056	10/29/1999	16	Registered
Eastman Kodak Co.	-1	KODAK	Nepal	4788	9/10/1999	14616/056	10/29/1999	40	Registered
Eastman Kodak Co.	-1	KODAK	Netherlands Antilles	17821	2/4/1994	3749	4/8/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Netherlands Antilles		10/9/1979	3747	10/9/1979	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua			1996	9/30/1929	1	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua			1996A	9/30/1929	9	Registered
Eastman Kodak Co.	-1	KODAK	Nicaragua	394/94	2/22/1994	27774CC	2/28/1995	16	Registered

Eastman Kodak Co.	-1	KODAK	Nicaragua	895/94	2/22/1994	R29251CC	9/6/1995	40	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4282	3/14/1932	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria	TP47364/2000	7/12/2000	61761	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria			62544	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4281	3/14/1932	8	Registered
Eastman Kodak Co.	-1	KODAK	Nigeria	TP47368/2000	7/12/2000	61760	10/30/2000	9	Registered
									Pending
Eastman Kodak Co.	-1	KODAK	Nigeria	47369/2000	7/12/2000			16	Application
Eastman Kodak Co.	-1	KODAK	Nigeria		3/14/1932	4280	3/14/1932	39	Registered
Eastman Kodak Co.	-1	KODAK	Norway	90.5882	11/12/1990	150124	4/15/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Norway	880953	3/2/1988	137744	7/27/1989	9	Registered
Eastman Kodak Co.	-1	KODAK	Norway	90.6322	11/30/1990	156504	5/19/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10790	12/6/1994	10790	1/22/2002	1	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10791	12/6/1994	10791	1/22/2002	9	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10792	12/6/1994	10792	1/22/2002	16	Registered
Eastman Kodak Co.	-1	KODAK	Oman	10793	12/6/1994	10793	5/3/2003	40	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145212	12/1/1997	145212	12/1/1997	1	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145213	12/1/1997	145213	12/1/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	Pakistan	145214	12/1/1997	145214	12/1/1997	16	Registered
Eastman Kodak Co.	-1	KODAK	Panama			1923	4/29/1929	9	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3442	2/20/2002	369144	8/11/2002	1	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3432	2/20/2002	365779	11/8/2002	2	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay			85017	8/28/1978	6	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	25307	12/12/1997	320294	12/16/1998	9	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3433	2/20/2002	365778	11/8/2002	16	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3439	2/20/2002	365777	9/13/2002	25	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3440	2/20/2002	365776	9/13/2002	28	Registered
Eastman Kodak Co.	-1	KODAK	Paraguay	3441	2/20/2002	365775	9/13/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Peru	167681	4/10/1990	34005	7/27/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Peru	532838	5/14/2013	19679	12/27/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287627	12/19/1995	91419	6/5/1996	2	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287628	12/19/1995	91420	6/5/1996	3	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287629	12/19/1995	91421	6/5/1996	4	Registered
Eastman Kodak Co.	-1	KODAK	Peru			65316	3/18/1992	5	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287630	12/19/1995	91422	6/5/1996	8	Registered
Eastman Kodak Co.	-1	KODAK	Peru	167680	4/10/1990	33989	6/16/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Peru	532840	5/14/2013	19645	12/27/1993	9	Registered
Eastman Kodak Co.	-1	KODAK	Peru	10597	5/14/1996	93628	10/17/1996	11	Registered
Eastman Kodak Co.	-1	KODAK	Peru	10598	5/14/1996	93630	10/17/1996	14	Registered
Eastman Kodak Co.	-1	KODAK	Peru	267863	5/5/1995	34061	10/27/1995	16	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287635	12/19/1995	91423	6/5/1991	18	Registered
Eastman Kodak Co.	-1	KODAK	Peru	187541		62732	11/28/1996	20	Registered
Eastman Kodak Co.	-1	KODAK	Peru	287636	12/19/1995	91425	6/5/1991	21	Registered
Eastman Kodak Co.	-1	KODAK	Poland			R-3311	2/11/1985	9	Registered
									1, 2, 3, 4, 6, 7, 8, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42
Eastman Kodak Co.	-1	KODAK	Poland	96480	2/8/1991	70704	2/8/1991		Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12596	12/10/1994	12596	7/11/2001	1	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12597	12/10/1994	12597	11/21/2001	9	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12598	12/10/1994	12598	7/11/2001	16	Registered
Eastman Kodak Co.	-1	KODAK	Qatar	12599	12/10/1994	12599	7/11/2001	40	Registered
Eastman Kodak Co.	-1	KODAK	Romania			2R3293	5/28/1993	1, 8, 9	Registered
Eastman Kodak Co.	-1	KODAK	Russian Federation		5/3/1992	2509	5/3/1992	1, 9, 10, 16, 27, 30, 34	Registered
									2, 17, 22, 23, 25, 28, 31, 35,
Eastman Kodak Co.	-1	KODAK	Russian Federation	93047625	10/19/1993	144925	8/16/1996	40, 42	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9406	9/24/1970	1	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9397	9/24/1970	9	Registered
Eastman Kodak Co.	-1	KODAK	Sabah		9/24/1970	9398	9/24/1970	16	Registered
Eastman Kodak Co.	-1	KODAK	Saint Kitts and Nevis	4214	9/26/1994	2008/0367	9/26/1994	1, 8, 9, 39	Registered
Eastman Kodak Co.	-1	KODAK	Saint Lucia	2011/000452	12/28/2011	TM/2011/000452	10/15/2012	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Saint Vincent and the Grenadines			105/1996	10/1/1993	40	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4761		SAR/4761	9/17/1984	1	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4759		SAR/4759	9/17/1984	9	Registered
Eastman Kodak Co.	-1	KODAK	Sarawak	4760		SAR/4760	9/17/1984	16	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8827	4/8/1989	212/22	2/4/1990	1	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8828	4/8/1989	212/23	2/3/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Saudi Arabia	8830	4/8/1989	212/25	2/3/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02794Z	7/14/1939	1	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	S/3095/95	4/6/1995	T95/03095J	4/6/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02795H	7/14/1939	2	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02798B	7/14/1939	5	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02858Z	7/14/1939	9	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02802D	7/14/1939	10	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02805I	7/14/1939	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T40/04855F	1/3/1940	16	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02808C	7/14/1939	18	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02809A	7/14/1939	20	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02813Z	7/14/1939	25	Registered
Eastman Kodak Co.	-1	KODAK	Singapore			T39/02814H	7/14/1939	28	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04342I	4/3/2002	T02/04342I	4/3/2002	35	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04344E	4/3/2002	T02/04344E	4/3/2002	40	Registered
Eastman Kodak Co.	-1	KODAK	Singapore	T02/04345C	4/3/2002	T02/04345C	4/3/2002	41	Registered

Eastman Kodak Co.	-1	KODAK	Singapore	T02/04346A	4/3/2002	T02/04346A	4/3/2003	42	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6932	8/11/1988	88/6932	8/11/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4457	11/4/1965	65/4457	11/4/1965	1	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4458	11/4/1965	65/4458	11/4/1965	2	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4461	11/4/1965	65/4461	11/4/1965	5	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	86/8185	12/8/1986	86/8185	12/8/1986	9	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4464	11/4/1965	65/4464	11/4/1965	9	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4466	11/4/1965	65/4466	11/4/1965	14	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4467	11/4/1965	65/4467	11/4/1965	16	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4469	11/4/1965	65/4469	11/4/1965	18	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4471	11/4/1965	65/4471	11/4/1965	20	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4476	11/4/1965	65/4476	11/4/1965	25	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	65/4479	11/4/1965	65/4479	11/4/1965	28	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6933	8/11/1988	88/6933	8/11/1988	40	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	85/1059	2/13/1985	85/1059	2/13/1985	40	Registered
Eastman Kodak Co.	-1	KODAK	South Africa	88/6934	8/11/1988	88/6934	8/11/1988	42	Registered

Eastman Kodak Co.	-1	KODAK	South Korea	89-1237	1/20/1989	191615	5/15/1990	16	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	89-1240	1/20/1989	190673	4/24/1990	20	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	97-376	11/6/1997	8608	11/1/1988	40	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	2893/1970	8/17/1970	40-20667	12/14/1970	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	South Korea	89-1248	1/20/1989	187051	1/15/1990	9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Suriname			13999	5/20/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			124/1966	11/4/1995	1	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			126/1966	11/4/1995	9	Registered
Eastman Kodak Co.	-1	KODAK	Swaziland			125/1966	11/4/1995	16	Registered
								1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42	
Eastman Kodak Co.	-1	KODAK	Sweden			162821	3/31/1978		Registered
Eastman Kodak Co.	-1	KODAK	Taiwan		9/30/1925	3314	10/1/1925	1	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	73/02755	1/19/1984	264905	11/16/1984	1	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063287	12/15/1997	837317	1/16/1999	6	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			3313	9/21/1925	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	84020236	4/28/1995	748993	2/16/1997	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			487832	6/16/1990	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063288	12/15/1997	849418	4/16/1999	9	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063289	12/15/1997	823804	10/16/1998	14	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026260	5/31/1999	899922	8/1/2000	16	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86065175	12/27/1997	845010	3/16/1999	18	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026261	5/31/1999	896476	7/1/2000	21	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88026262	5/31/1999	899924	8/1/2000	24	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063291	12/15/1997	854779	6/1/1999	25	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	86063292	12/15/1997	839194	2/1/1999	28	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88010866	12/7/1999	137880	2/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88030227	12/7/1999	126470	7/16/2000	40	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan	88061165	12/7/1999	131626	10/16/2000	42	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			355490	2/1/1987	55	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			365786	5/16/1987	56	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			112272	3/1/1979	57	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			603224	7/1/1993	73	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			373886	8/16/1987	80	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			341712	10/1/1986	99	Registered
Eastman Kodak Co.	-1	KODAK	Taiwan			68532	3/1/1974	102	Registered
Eastman Kodak Co.	-1	KODAK	Tajikistan	94001239	10/17/1994	961	10/17/1994	1, 9, 16	Registered
			Tanganyika (Tanzania Rep.)						
Eastman Kodak Co.	-1	KODAK	Tanganyika (Tanzania Rep.)	661	6/4/1930	661	6/4/1930	1	Registered
			Tanganyika (Tanzania Rep.)						
Eastman Kodak Co.	-1	KODAK	Tanganyika (Tanzania Rep.)	662	6/4/1930	662		8	Registered
			Tanganyika (Tanzania Rep.)						
Eastman Kodak Co.	-1	KODAK	Thailand	663	6/4/1930	663	6/4/1930	39	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228166		Kor5256	5/24/1932	1	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	373614	11/5/1998	KOR86499	11/8/1988	1	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228167	5/24/1932	Kor3710	5/24/1932	9	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	228168		Kor3568	5/24/1932	16	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	285707	5/20/1985	Kor30064	5/20/1985	25	Registered
Eastman Kodak Co.	-1	KODAK	Thailand	285708	5/20/1985	Kor30065	5/20/1985	28	Registered
			Trinidad and Tobago						
Eastman Kodak Co.	-1	KODAK	Trinidad and Tobago	15189	12/28/1984	15189	12/28/1984	1	Registered
			Trinidad and Tobago						
Eastman Kodak Co.	-1	KODAK	Trinidad and Tobago			73/1939	11/20/1995	8	Registered
			Trinidad and Tobago						
Eastman Kodak Co.	-1	KODAK	Trinidad and Tobago	23062	9/23/1994	23062	9/23/1994	39	Registered
			Trinidad and Tobago						
Eastman Kodak Co.	-1	KODAK	Trinidad and Tobago	23477	1/26/1995	23477	9/19/1997	42	Registered
			Trinidad and Tobago					1, 5, 7, 9, 10, 11, 16, 17, 22,	
Eastman Kodak Co.	-1	KODAK	Tunisia	EE 89.0145	2/21/1989	EE040340	2/21/1989	23, 24, 28, 34, 40	Registered
Eastman Kodak Co.	-1	KODAK	Turkey	1998/18405	12/23/1998	202668	12/23/1998	40	Registered
Eastman Kodak Co.	-1	KODAK	Turkey			86831	8/16/1995	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Turkey	2004/02855	2/13/2004	2004/02855	2/13/2004	1, 9, 16, 35, 37, 38, 39, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK	Turkmenistan	1269	10/25/1995	2577	9/7/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Turkmenistan	1(2878)	12/29/1995	3023	11/25/1998	9, 16, 35, 37, 38, 42	Registered
			Turks and Caicos Islands						
Eastman Kodak Co.	-1	KODAK	Turks and Caicos Islands	11045	10/4/1994	11045	10/4/1994	1	Registered
			Turks and Caicos Islands						
Eastman Kodak Co.	-1	KODAK	Turks and Caicos Islands	11047	10/4/1994	11047	10/4/1994	9	Registered
			Turks and Caicos Islands						
Eastman Kodak Co.	-1	KODAK	Turks and Caicos Islands	11049	10/4/1994	11049	10/4/1994	16	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2369	3/27/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2370	3/27/1992	8	Registered
Eastman Kodak Co.	-1	KODAK	Uganda			2371	3/27/1992	39	Registered
Eastman Kodak Co.	-1	KODAK	Ukraine	5877	6/18/1993	5877	6/30/1994	1, 9, 16	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK	United Arab Emirates	19525	11/24/1996	11227	7/26/1997	1	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK	United Arab Emirates	19523	11/24/1996	11225	7/26/1997	9	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK	United Arab Emirates	10502	5/3/1995	7998	1/16/1997	16	Registered
			United Arab Emirates						
Eastman Kodak Co.	-1	KODAK	United Arab Emirates	19524	11/24/1996	11226	7/26/1997	40	Registered
			United States of America (USA)						
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	451804	3/21/1942	396975	8/11/1942	1	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	78/145225	7/18/2002	2709564	4/22/2003	1	Registered

Eastman Kodak Co.	-1	KODAK	America (USA) United States of America (USA)	78457846	7/28/2004	3031743	12/20/2005	2	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	451802	3/21/1942	396694	7/28/1942	3	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	85269707	3/17/2011	4041704	10/18/2011	9	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	432475	8/11/1972	962744	7/3/1973	14	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	202800	9/20/1924	195218	2/17/1925	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	438237	11/26/1940	387692	5/27/1941	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	463812	10/1/1943	406762	4/25/1944	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	162541	2/12/1963	763542	1/21/1964	16	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	73/475162	4/12/1984	1320758	2/19/1985	20	Registered
Eastman Kodak Co.	-1	KODAK	United States of America (USA)	77910	7/17/1959	692796	2/9/1960	1, 9	Registered
Eastman Kodak Co.	-1	KODAK	America (USA)	451815	3/21/1942	399092	12/15/1942	1, 9, 10	Registered
Eastman Kodak Co.	-1	KODAK	Uzbekistan	9301706.3	8/6/1993	865	7/7/1994	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela			18430	7/31/1947	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela			19771	7/31/1948	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11923	10/1/1985	131105	9/22/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11928	10/1/1985	130808-F	9/21/1987	9	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11924	10/1/1985	131106	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11925	10/1/1985	131107	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11916	10/1/1985	131097	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11917	10/1/1985	131100	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11140	6/23/1988	148907	8/2/1992	40	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela		6/28/1991	12466-D	9/1/1976	50	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11922	10/1/1985	131104	9/22/1987	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11913	10/1/1985	131096	9/22/1987	1, 5	Registered
Eastman Kodak Co.	-1	KODAK	Venezuela	11915	10/1/1985	131099	9/22/1987	7, 9	Registered
Eastman Kodak Co.	-1	KODAK	Zambia			768/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KODAK	Zambia			781/59	2/8/1993	9	Registered

Eastman Kodak Co.	-1	KODAK	Zambia Zanzibar (Tanzania Republic)			767/59	2/8/1993	16	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	34/50	3/25/1950	59/1950	3/25/1992	1	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	35/50	3/25/1950	60/1950	3/25/1992	8	Registered
Eastman Kodak Co.	-1	KODAK	Zanzibar (Tanzania Republic)	36/50	3/25/1950	61/1950	3/25/1992	39	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	768/59	3/13/1891	1	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	781/59	3/5/1888	9	Registered
Eastman Kodak Co.	-1	KODAK	Zimbabwe		2/8/1958	767/59	3/23/1891	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2931608	7/23/2009	2386868	8/17/2010	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2931609	7/23/2009	2384965	8/9/2010	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2692034	7/27/2006	2160970	5/30/2007	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Argentina	2692035	7/27/2006	2160971	5/30/2007	25	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019354	3/6/2003	277158	10/29/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019355	3/6/2003	277305	10/29/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	Colombia	T2003/019352	3/6/2003	277188	10/29/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL Y&R	South Korea	96-8296	3/11/1996	382441	11/17/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2824153	5/13/2008	2346713	2/16/2010	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2828932	6/2/2008	2293962	6/11/2009	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2821150	4/30/2008	2287528	5/12/2009	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444079	7/14/2003	1950442	9/12/2003	35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444080	7/14/2003	1950443	9/12/2003	36	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444081	7/14/2003	1950444	9/12/2003	37	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444082	7/14/2003	1950446	9/12/2003	38	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444083	7/14/2003	1950447	9/12/2003	39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444084	7/14/2003	1950449	9/12/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2444085	7/14/2003	1950522	9/12/2003	41	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Argentina	2492513	1/30/2004	1984391	6/29/2004	44	Registered
Eastman Kodak Co.	-1	KODAK & D:CORP. SYMBOL-B&W	Taiwan	87002695	1/17/1998	839238	2/16/1999	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4101/94	12/1/1994	4101/94	8/3/1999	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4102/94	12/1/1994	4102/94	8/3/1999	2	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4103/94	12/1/1994	4103/94	8/3/1999	5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4104/94	12/1/1994	4104/94	8/3/1999	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4105/94	12/1/1994	4105/94	8/3/1999	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4106/94	12/1/1994	4106/94	8/4/1999	17	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4107/94	12/1/1994	4107/94	8/4/1999	22	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4108/94	12/1/1994	4108/94	8/9/1999	23	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Angola	4109/94	12/1/1994	4109/94	8/9/1999	25	Registered

		SYMBOL (NEW)							
		B&W							
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4110/94	12/1/1994	4110/94	8/4/1999	28	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4111/94	12/1/1994	4111/94	8/4/1999	31	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4112/94	12/1/1994	4112/94	8/4/1999	34	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4113/94	12/1/1994	4113/94	8/4/1999	35	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4114/94	12/1/1994	4114/94	8/4/1999	37	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4115/94	12/1/1994	4115/94	8/4/1999	38	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4116/94	12/1/1994	4116/94	8/9/1999	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Angola	4117/94	12/1/1994	4117/94	8/4/1999	42	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Anguilla	2597		2597	11/23/1994	1, 9, 16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Antigua and Barbuda		10/28/1996	5035	3/10/1997	1, 9, 16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Aruba	94012811	1/28/1994	16940	1/28/1994	1, 9, 16, 40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Bahamas	16674	8/12/1994	16674	8/12/1994	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Bahrain	1592/94	12/26/1994	18352	12/26/1994	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Bahrain	1593/94	12/26/1994	18353	12/26/1994	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Bahrain	1594/94	12/26/1994	18354	12/26/1994	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Bahrain	1595/94	12/26/1994	1538	12/26/1994	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Barbados	81/9792	1/12/1995	81/9792	11/5/1999	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Barbados	81/9793	1/12/1995	81/9793	11/5/1999	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Barbados	81/13389	1/12/1995	81/13389	11/5/1999	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Barbados		5/4/1994	81/9454	11/5/1999	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Bermuda	25835	2/21/1994	25835	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK &	Bermuda	25834	2/21/1994	25834	2/21/1994	9	Registered
		D:CORPORATE							

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Bermuda	25832	2/21/1994	25832	2/21/1994	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Bermuda	25833	2/21/1994	25833	2/21/1994	40	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63659-A	7/21/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63658-A	7/21/1994		5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63657-A	7/21/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia			63656-A	7/21/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Bolivia		2/3/1994	68067-A	11/30/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400349	8/5/1993	155730	3/29/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400351	8/5/1993	186654	3/18/1996		5	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400350	8/5/1993	155485	3/29/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Colombia	93/400352	8/5/1993	155597	3/29/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/3/1994	91001	4/27/1995		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		10/28/1994	92527	8/25/1995		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/11/1994	91015	4/27/1995		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Costa Rica		11/3/1994	91014	4/27/1995		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	403/94	4/28/1994	121099	4/28/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	405/94	4/28/1994	121101	4/28/1994		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	404/94	4/28/1994	121100	4/28/1994		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cuba	416/94	5/4/1994	121201	5/4/1994		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42173	2/28/1995	42173	3/1/1995		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42174	2/28/1995	42174	3/1/1995		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42175	2/28/1995	42175	3/1/1995		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Cyprus	42176	2/28/1995	42176	3/1/1995		40	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) KODAK &	Dominica	129/94	11/15/1994	129/94	11/15/1994		1, 8, 39	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Dominican Republic		2/21/1994	71079	4/15/1994		20	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Dominican Republic		2/21/1994	71257	4/15/1994		66	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35781	12/7/1992	3277/94	9/2/1994		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35782	12/7/1992	3278/94	9/2/1994		5	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35784	12/7/1992	2759/96	11/15/1996		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ecuador	35783	12/7/1992	3279/94	9/2/1994		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1929/91	8/14/1991	155BOOK15	2/25/1993		2	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1931/91	8/14/1991	52BOOK11	6/23/1992		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1944/91	8/15/1991	132BOOK16	4/23/1993		10	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1949/91	8/15/1991	189BOOK13	10/20/1992		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1946/91	8/15/1991	189BOOK18	7/28/1993		28	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	El Salvador	1963/91	8/15/1991	145BOOK16	4/23/1993		40	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	European (O.H.M.I.)	28449	4/1/1996	28449	2/4/1998	1, 9, 10, 16, 35, 40, 42		Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Finland	6371/90	12/10/1990	123967	1/5/1993		5, 9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29147	3/20/1998	29147	3/20/1998		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29390	3/20/1998	29390	3/20/1998		9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Ghana	29368	3/20/1998				16	Pending Application
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Greece	103017	3/4/1991	103017	5/17/1994		1, 9, 16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Greece	114985	7/8/1993	114985	12/19/1995	35, 36, 37, 38, 40, 41, 42		Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guatemala	7809/94	11/11/1994	82727	10/30/1996		1	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guatemala	7810/94	11/11/1994	79933	7/10/1996		16	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14315A	1/27/1994	14315A	1/27/1994		1	Registered

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14316A	1/27/1994	14316A	1/27/1994	9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Guyana	14317A	1/27/1994	14317A	1/27/1994	16	Registered
Eastman Kodak Co.	-1	B&W KODAK & D:CORPORATE SYMBOL (NEW)	Iceland	1001/1990	12/7/1990	643/1991	6/28/1991	9	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Iceland	879/1991	9/26/1991	61/1992	1/23/1992	1, 2, 7, 16, 17, 22, 23, 34, 35, 36, 37, 38, 40, 41, 42, 44	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Iran	7502529	5/18/1996	79293	12/28/1996	1, 9, 16, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Jamaica	1/911	2/21/1994	28239	2/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Jamaica	9/1538	2/21/1994	27444	2/21/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Jamaica	16/1754	2/21/1994	26964	2/21/1994	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Japan	122508/1991	11/26/1991	2685975	7/29/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Jordan	48884	3/8/1998	48884	3/8/1998	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Jordan	48885	3/8/1998	48885	3/8/1998	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Jordan	48883	3/8/1998	48883	3/8/1998	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Kuwait	39375	3/30/1998	34480	3/30/1998	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1348	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1349	6/4/2003	2	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1350	6/4/2003	9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1351	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1354	6/4/2003	35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1355	6/4/2003	36	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1356	6/4/2003	40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Laos	2127	6/3/1993	1357	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Madagascar	95/00827D	7/13/1995	1592	7/13/1995	35, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Malaysia	88/01120	3/15/1988	88/01120	3/15/1988	1	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Malaysia	88/01128		88/01128	3/15/1995	9	Registered
Eastman Kodak Co.	-1	D:CORPORATE SYMBOL (NEW) B&W	Malaysia			88/02999	6/21/1988	16	Registered

		SYMBOL (NEW)							
		B&W							
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187763	1/12/1994	462782	6/8/1994	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187762	1/12/1994	455137	3/24/1994	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187760	1/12/1994	455136	3/24/1994	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Mexico	187761	1/12/1994	461307	5/23/1994	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Montserrat	1829	10/7/1994	1829	10/7/1994	1, 8, 39	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14542/056	9/20/1999	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14543/056	9/20/1999	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nepal	4682	8/25/1999	14544/056	9/20/1999	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Netherlands						
		KODAK &	Antilles		2/24/1994	3748	5/24/1994	1, 9, 16	Registered
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	397/94	2/22/1994	28078CC	3/15/1995	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	396/94	2/22/1994	29102CC	8/17/1995	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	398/94	2/22/1994	28077CC	3/15/1995	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nicaragua	399/94	2/22/1994	28079CC	3/15/1995	40	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47367/2000	10/24/2000			1	Pending Application
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47365/2000	10/24/2000	61758	10/30/2000	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Nigeria	TP47366/2000	10/24/2000	62541	10/30/2000	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Norway	90.6323	11/30/1990	151960	8/27/1992	5	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10794	12/6/1994	10794	1/22/2002	1	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10795	12/6/1994	10795	1/22/2002	9	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10796	12/6/1994	10796	1/22/2002	16	Registered
		KODAK &							
		D:CORPORATE							
		SYMBOL (NEW)							
Eastman Kodak Co.	-1	B&W	Oman	10797	12/6/1994	10797	6/21/2004	40	Registered
Eastman Kodak Co.	-1	KODAK &	Pakistan	145217	12/1/1997	145217	12/1/1997	1	Registered
		D:CORPORATE							

Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Pakistan	145215	12/1/1997	145215	12/1/1997	9	Registered
Eastman Kodak Co.	-1	SYMBOL (NEW) B&W KODAK & D:CORPORATE SYMBOL (NEW)	Pakistan	145216	12/1/1997	145216	12/1/1997	16	Registered
Eastman Kodak Co.	-1	B&W	Panama	80169	3/29/1996	80169	3/29/1996	1	Registered

Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Poland	Z-159932	5/21/1996	R-109100	5/21/1996		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Poland	96478	2/8/1991	70702	2/8/1991	1, 2, 5, 7, 9, 11, 17, 22, 23, 34, 37, 40, 42		Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12600	12/10/1994	12600	7/11/2001		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12601	12/10/1994	12601	11/21/2001		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12602	12/10/1994	12602	7/11/2001		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Qatar	12603	12/10/1994	12603	7/11/2001		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Saint Kitts and Nevis	4215	9/26/1994	2008/0383	9/30/1994		1, 8, 9, 39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Saint Lucia	2011/000451	12/28/2011	TM/2011/000451	10/15/2012		1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13457E	11/3/1997	T97/13457E	11/3/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13459A	11/3/1997	T97/13459A	11/3/1997		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Singapore	T97/13458C	11/3/1997	T97/13458C	11/3/1997		16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Suriname			14000	5/20/1994		1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	89009965	2/25/2000	946186	6/16/2001		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061171	12/7/1999	135674	1/1/2001		35	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061172	12/7/1999	136901	1/16/2001		40	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Taiwan	88061173	12/7/1999	133160	11/16/2000		42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23063	9/23/1994	23063	9/23/1994		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23072	9/28/1994	23072	9/28/1994		8	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23061	9/23/1994	23061	9/23/1994		39	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Trinidad and Tobago	23476	1/26/1995	23476	9/19/1996		42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Turkey	1998/18406	12/23/1998	204206	12/23/1998		1, 2, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	Turkey	1998/18404	12/23/1998	204226	12/23/1998		40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United Arab Emirates	19520	11/24/1996	11222	7/26/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United Arab Emirates	19521	11/24/1996	11223	7/26/1997		9	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United States of America (USA)	75/052795	2/1/1996	2033737	1/28/1997		1	Registered
Eastman Kodak Co.	-1	KODAK & D:CORPORATE SYMBOL (NEW) B&W	United States of America (USA)	75/052792	2/1/1996	2040245	2/25/1997		9	Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL KODAK &	Iceland	964/1992	10/2/1992	75/1993	1/21/1993	1, 5, 9, 16, 35, 40, 41, 42, 44		Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL KODAK &	Poland	Z-128660	1/18/1994	95591	10/6/1997	1, 2, 9, 16, 35, 37, 40, 41, 42		Registered
Eastman Kodak Co.	-1	D:DISTRIBUTORS' SYMBOL	Poland	Z-128661	1/18/1994	95592	10/6/1997	1, 2, 9, 16, 35, 37, 40, 41, 42		Registered

Eastman Kodak Co.	-1	KODAK & D:DISTRIBUTORS' SYMBOL KODAK & D:SELLERS'	South Korea	97-379	11/6/1997	8612	11/1/1988	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Andorra	797	1/14/1997	2448	1/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579862	3/30/2005	2044687	9/29/2005	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2588998	5/9/2005	2047951	10/20/2005	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579861	3/30/2005	2044686	9/29/2005	2	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579929	3/30/2005	2044629	9/29/2005	2	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579930	3/30/2005	2044630	9/29/2005	5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579888	3/30/2005	2044331	9/28/2005	5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579851	3/30/2005	2044677	9/29/2005	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2588999	5/9/2005	2048392	10/24/2005	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579850	3/30/2005	2044676	9/29/2005	10	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579928	3/30/2005	2044628	9/29/2005	10	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579864	3/30/2005	2044688	9/29/2005	14	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579927	3/30/2005	2044627	9/29/2005	14	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579931	3/30/2005	2044631	9/29/2005	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2589001	5/9/2005	2048394	10/24/2005	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579863	3/30/2005	2051796	11/14/2005	18	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579926	3/30/2005	2044626	9/29/2005	18	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579860	3/30/2005	2044685	9/29/2005	20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579925	3/30/2005	2044625	9/29/2005	20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579859	3/30/2005	2044684	9/29/2005	25	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579924	3/30/2005	2044624	9/29/2005	25	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579858	3/30/2005	2044683	9/29/2005	28	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579923	3/30/2005	2044623	9/29/2005	28	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579857	3/30/2005	2044682	9/29/2005	35	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579922	3/30/2005	2044622	9/29/2005	35	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579856	3/30/2005	2044681	9/29/2005	37	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579921	3/30/2005	2044621	9/29/2005	37	Registered
Eastman Kodak Co.	-1	INSIGNIA	Argentina	2579855	3/30/2005	2044680	9/29/2005	38	Registered
Eastman Kodak Co.	-1	KODAK &	Argentina	2579920	3/30/2005	2044369	9/28/2005	38	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Argentina	2579854	3/30/2005	2044679	9/29/2005	39	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579919	3/30/2005	2044368	9/28/2005	39	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2579853	3/30/2005	2044678	9/29/2005	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Argentina	2589000	5/9/2005	2048393	10/24/2005	40	Registered
Eastman Kodak Co.	-1	INSIGNIA	Argentina	2579956	3/30/2005	2045313	10/3/2005	41	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579918	3/30/2005	2044367	9/28/2005	41	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579933	3/30/2005	2044633	9/29/2005	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579884	3/30/2005	2044699	9/29/2005	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579883	3/30/2005	2044698	9/29/2005	44	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Argentina	2579932	3/30/2005	2044632	9/29/2005	44	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	China (People's Republic of)	93016078		699582	7/28/1994	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339250	3/9/2011	113412	4/4/1986	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339253	3/9/2011	113414	4/7/1986	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Colombia	92339251	3/9/2011	113413	4/4/1986	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Denmark	1982/80	1/7/1982	1982/2697	7/30/1982	42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Estonia	9085	10/27/1993	18918	3/29/1996	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Finland	6057/81	12/30/1981	88554	4/5/1984	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Georgia	407/03	3/30/1994	8548	3/5/1998	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Greece			70820	1/15/1982	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Hong Kong	F2595/83	9/5/1983	19840987AA	9/5/1983	1, 9, 16, 28	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Hong Kong	C2595/83	9/5/1983	19840990AA	9/5/1983	1, 9, 16, 28	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384784	12/30/1981	384784	12/30/1981	1	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384774	12/30/1981	384774	12/30/1981	2	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384775	12/30/1981	384775	12/30/1995	7	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384776	12/30/1981	384776	12/30/1995	9	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	India	384785	12/30/1981	384785	12/30/1995	16	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	23040/84		1945544	4/30/1997	34	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	2039/84		1945545	4/30/1997	34	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281719/1992	9/30/1992	3021380	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281725/1992	9/30/1992	3021381	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281720/1992	9/30/1992	3118373	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281726/1992	9/30/1992	3118375	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281722/1992	9/30/1992	3216191	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Japan	281728/1992	9/30/1992	3216192	10/31/1996	40	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Japan	281723/1992	9/30/1992	3118374	1/31/1996	41	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	281729/1992	9/30/1992	3118376	1/31/1996	41	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	281724/1992	9/30/1992	3201130	9/30/1996	42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	281730/1992	9/30/1992	3201131	9/30/1996	42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	23032/1984	3/10/1984	2439653	7/31/1992	1, 5	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	23033/84	3/10/1984	2027225	2/22/1998	1, 9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	23034/84	3/10/1984	2027226	2/22/1998	1, 9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	716895/96	6/6/1996	1903540	10/28/1996	9, 16, 20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Japan	716896/96	6/6/1996	1903541	10/28/1996	9, 16, 20	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1358	6/4/2003	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1359	6/4/2003	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1360	6/4/2003	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Laos	2128	6/3/1993	1361	6/4/2003	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Latvia	M-93-8132	9/21/1993	33634	8/20/1996	40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Lithuania	13098	10/13/1993	24298	2/18/1997	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Madagascar	95/00828D	7/13/1995	1593	7/13/1995	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Malaysia	M/95578	6/19/1982	M/95578	6/19/1989	1	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Malaysia	M/95577	6/19/1989	M/95577	1/7/1993	9	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Malaysia	M/95579	6/19/1982	M/95579		16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225017	11/4/1983	298438	4/18/1984	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225315	11/8/1983	298284	4/11/1984	16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225010	11/4/1983	298342	5/8/1984	1, 2, 3, 4, 5, 17, 29	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225018	11/4/1983	298817	5/30/1984	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225313	11/8/1983	298123	4/25/1984	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225011	11/4/1983	297730	3/16/1984	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225314	11/8/1983	298702	4/27/1984	1, 6, 8, 9, 11, 12, 14, 16	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225016	11/4/1983	298343	4/13/1984	35, 37, 40, 42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Mexico	225316	11/8/1983	307912	6/14/1985	35, 37, 40, 42	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Myanmar (Burma)			3660/1993	11/30/1993	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS'	Panama		7/16/1996	39634	7/25/1996	1	Registered

Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama			39638	8/4/1996		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama			39639	8/1/1996		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		9/6/1996	39796	8/12/1997		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		7/16/1996	39635	7/25/1996		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Panama		9/6/1996	39797	9/24/1996		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	30324	12/19/1983	50997	12/19/1983		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	30323	12/19/1983	50998	12/19/1983		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Peru	521495	1/28/2013	89757	6/25/2003		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Russian Federation	93047620	10/19/1993	139358	2/28/1996	1, 9, 16, 35, 40, 42		Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30108	6/19/1982	S/30108	4/27/1991		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30104	6/19/1982	S/30104	6/19/1989		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sabah	S/30106	6/19/1982	S/30106	6/19/1982		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25406	7/12/1982	SAR/25406	7/12/1989		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25409	7/12/1982	SAR/25409	7/12/1989		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sarawak	25408	7/12/1982	SAR/25408	7/12/1989		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9729	12/22/1981	81/9729	12/22/1981		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9730	12/22/1981	81/9730	12/22/1981		2	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9732	12/22/1981	81/9732	12/22/1981		7	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9733	12/22/1981	81/9733	12/22/1981		9	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9735	12/22/1981	81/9735	12/22/1981		16	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9741	12/22/1981	81/9741	12/22/1981		40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Africa	81/9742	12/22/1981	81/9742	12/22/1981		42	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	South Korea	97-380	11/6/1997	8613	11/1/1988		40	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Sweden	081/6847	12/21/1981	183371	10/1/1982	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42		Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251054	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251053	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251051	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			251052	8/1/1984		1	Registered
Eastman Kodak Co.	-1	D:SELLERS' INSIGNIA KODAK & D:SELLERS' INSIGNIA KODAK & D:SELLERS'	Taiwan			10947	12/1/1983		8	Registered

Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10948	12/1/1983		8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10949	12/1/1983		8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan			10950	12/1/1983		8	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	81034965	7/15/1992	669399	2/1/1995		50	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	72/45751	11/9/1983	255683	9/1/1984		56	Registered
Eastman Kodak Co.	-1	INSIGNIA KODAK & D:SELLERS'	Taiwan	72/45758	11/9/1983	255684	9/1/1984		56	Registered

Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Taiwan	72/45765	11/9/1983	255685	9/1/1984	56	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Taiwan			253038	8/1/1984	102	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	Taiwan			253039	8/1/1984	102	Registered
Eastman Kodak Co.	-1	KODAK & D:SELLERS' INSIGNIA	United States of America (USA)	73452772	11/14/1983	1314561	1/15/1985	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8831	4/8/1989	212/26	2/3/1990	1	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8832	4/8/1989	212/27	2/3/1990	9	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	Saudi Arabia	8834	4/8/1989	212/29	2/3/1990	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10651	5/17/1996	7341	12/21/1996	1	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10506	5/3/1995	7343	12/21/1996	9	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10504	5/3/1995	7344	12/21/1996	16	Registered
Eastman Kodak Co.	-1	KODAK (ARABIC)	United Arab Emirates	10499	5/3/1995	7997	1/16/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	93016080	3/12/1993	695469	6/28/1994	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	98000206	1/14/1998	383727	5/30/1998	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	970003309	11/21/1997	314884	5/30/1988	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	95041857	4/13/1995	931257	1/14/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	China (People's Republic of)	93016081	3/12/1993	693889	6/14/1994	16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Hong Kong	252/50	3/18/1978	19500988AA	3/18/1950	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			4717	3/1/1956	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			94974	2/1/1978	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	84020235	4/28/1995	751130	3/1/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			64573	6/1/1993	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			66478	9/16/1993	12	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			4806	3/1/1956	18	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	88061170	12/7/1999	138371	2/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan	83038518	6/4/1994	678150	4/16/1995	50	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			95473	2/1/1978	55	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			95481	2/1/1978	56	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			290649	7/16/1985	78	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			288791	7/1/1985	80	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan		2/28/1996	96612	3/1/1978	81	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE)	Taiwan			253006	8/1/1984	101	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110193	9/26/1996	1136070	12/21/1997	1	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	6907288	9/22/2008	6907288	5/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110194	9/28/1996	1139514	12/28/1997	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	2001131745	7/24/2001	1982039	11/28/2002	9	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110195	9/28/1996	1134294	12/14/1997	16	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	9800019799	3/10/1998	1280993	6/7/1999	25	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	9800019798	3/10/1998	1303183	8/14/1999	28	Registered
Eastman Kodak Co.	-1	KODAK (CHINESE/SIMPLIFIED FORM)	China (People's Republic of)	960110188	9/28/1996	1121925	10/21/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (CYRILLIC)	Russian Federation	97709924	7/7/1997	171721	2/5/1999	1, 9, 10, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK (FARSI)	Iran	7408322	3/7/1956	15322	3/7/1956	9, 16, 20, 26, 27, 28	Registered
Eastman Kodak Co.	-1	KODAK (FARSI)	Iran			15322		1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229989		Kor819	7/27/1982	1	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229986		Kor816	7/27/1982	9	Registered
Eastman Kodak Co.	-1	KODAK (IN THAI)	Thailand	229994		Kor6937	7/27/1982	16	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700542/95	1/11/1995	178940	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700543/95	1/11/1995	178941	3/17/1926	1	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700544/95	1/11/1995	178942	3/17/1926	1	Registered

Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	122507/1991	11/26/1991	2685974	7/29/1994	9	Registered
Eastman Kodak Co.	-1	KODAK (JAPANESE)	Japan	700541/95	1/11/1995	178904	3/17/1926	1, 9	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	28307/95	7/22/1995	367177	6/30/1997	14	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	31821/95	8/17/1995	359693	4/12/1997	16	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea	7976/95	8/17/1995	37326	7/18/1997	40	Registered
Eastman Kodak Co.	-1	KODAK (KOREAN)	South Korea China (People's Republic of)	31820/95	8/17/1995	375783	9/25/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK ACHIEVE	India	9160547	3/1/2011	9160547	3/7/2012	7	Registered Pending
Eastman Kodak Co.	-1	KODAK ACHIEVE	India	2265029	1/11/2012			7	Application
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7966/90	9/28/1990	6811/94	11/4/1994	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7965/90	9/28/1990	3698/94	6/23/1994	2	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7964/90	9/28/1990	3176/93	8/2/1993	9	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Hong Kong	7963/90	9/28/1990	2612/93	6/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia			90/06021	9/12/1997	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia			90/06020	9/12/1997	2	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia	90/06022	9/12/1990	90/06022	9/12/1990	9	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Malaysia	6019/90	9/12/1990	6019/90	7/22/1994	16	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Mexico			386423	11/11/1990	1	Registered
Eastman Kodak Co.	-1	KODAK APPROVAL	Mexico United States of America (USA)			386243	8/31/1995	16, 28	Registered
Eastman Kodak Co.	-1	KODAK CHALLENGE LOGO & Design II	Mexico	77630582	12/10/2008	3735119	1/5/2010	41	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105174/91	10/9/1991	2616864	1/31/1994	1	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105177/1991	10/9/1991	2690597	7/29/1994	16	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105176/91	10/9/1991	2696276	9/30/1994	1, 2, 16	Registered
Eastman Kodak Co.	-1	KODAK CONTRACT	Japan	105175/91	10/9/1991	2667966	5/31/1994	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP. SYMBOL (NEW)-B&W KODAK	Myanmar (Burma)			3659/1993	11/29/1993	1, 2, 9, 16, 22, 23, 35, 36, 40, 42	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Denmark	1971/4562	11/25/1971	1975/2096	5/16/1975	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Dominican Republic			71047	4/15/1994	11	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Dominican Republic	2012/4715	1/23/2012	53154	4/14/1992	16	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Estonia	9088	10/27/1993	18921	3/29/1996	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Finland	T197105922	11/22/1971	65721	12/7/1976	1, 5, 7, 9, 11, 16, 40, 42	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Georgia	416/03 E20616/40	3/30/1994	8557	3/5/1998	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Germany	Wz	4/2/1979	1013237	1/26/1981	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Greece	49129	9/26/1972	49129	9/26/1972	1, 9, 16	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	Hong Kong	410/72		19721418AA	3/30/1972	1, 9, 16	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	India		12/29/1971	277310	1/29/1975	1	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	India		12/29/1992	277311	6/7/1973	2	Registered
Eastman Kodak Co.	-1	CORP.SYMBOL-B&W KODAK	India		12/29/1971	277312	6/7/1974	5	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277320	6/21/1973	7	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277313	8/3/1974	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	India		12/29/1971	277315	8/10/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35920	11/5/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35921	11/5/1973	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35922	11/5/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Israel		7/27/1972	35923	12/4/1973	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	732912/93	10/5/1993	1055290	2/12/1974	14	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	732914/93	10/5/1993	1057698	3/1/1974	34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281707/1992	9/30/1992	3021378	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281708/1992	9/30/1992	3118369	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281710/1992	9/30/1992	3216189	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281711/1992	9/30/1992	3118370	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	281712/1992	9/30/1992	3201128	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	734271/95	10/16/1995	1187598	3/4/1976	1, 9, 10	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Japan	721837/1995	6/28/1995	1163193	10/9/1975	9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Latvia	M-93-8135	9/21/1993	M35706	2/20/1997	25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Lebanon			91895	10/23/1972	1, 3, 4, 5, 7, 8, 9, 10, 11, 16, 17, 21, 22, 23, 24, 25, 26, 27, 34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Lithuania	13099	10/13/1993	24297	2/18/1997	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			169628	1/5/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			179718	10/16/1973	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Mexico			170634	2/25/1972	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Panama			32178	1/23/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Russian Federation	93047617	10/19/1993	139357	2/28/1996	1, 9, 16, 25, 28, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5078	11/10/1971	71/5078	11/10/1971	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5079	11/10/1971	71/5079	11/10/1971	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5081	11/10/1971	71/5081	11/10/1971	7	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5082	11/10/1971	71/5082	11/10/1971	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Africa	71/5084	11/10/1971	71/5084	11/10/1971	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-30657	10/31/1992	40-274042	9/10/1993	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-730	6/10/1972	40-27616	9/11/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	South Korea	92-295	2/29/1992	40-27394	8/14/1972	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Sweden			140102	7/21/1972	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan	84020237	4/28/1995	748994	2/16/1997	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60424	11/1/1972	19	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60598	11/1/1972	66	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Taiwan			60600	11/1/1972	66	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Thailand	229987		Kor817	8/7/1972	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Thailand	229991		Kor4016	8/7/1972	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71886-F	1/10/1973	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71885-F	1/10/1973	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela			71887-F	1/10/1973	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela	11934	10/1/1985	131112	9/22/1987	16	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&W	Venezuela	11933	10/1/1985	131111	9/22/1987	7, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-B&Y	Peru			50712	12/30/1993	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4091/94	12/1/1994	4091/94	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4092/94	12/1/1994	4092/94	8/10/1999	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4093/94	12/1/1994	4093/94	8/10/1999	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Angola	4094/94	12/1/1994	4094/94	4/24/2000	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Chile	686390	5/9/2005	731907	8/25/2005	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	China (People's Republic of)	98004171	5/30/1998	383891	5/30/1998	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	China (People's Republic of)	970006938	11/26/1997	314885	5/30/1988	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Denmark	1971/4563	11/25/1971	1975/2097	5/16/1975	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic	2012/4727	1/23/2012	53459	5/15/1992	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic	2012/4728	1/23/2012	53665	6/15/1992	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Dominican Republic		3/23/1992	53458	5/15/1992	63	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Estonia	9327	11/4/1993	18170	1/11/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Finland	T197106158	12/8/1971	65722	12/7/1976	1, 2, 5, 7, 9, 11, 16, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Georgia	423/03	3/30/1994	M12966	11/9/1999	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Germany	20615/40	4/2/1979	1013236	1/26/1981	35, 37, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Hong Kong	410/72		19721420AA	3/30/1972	9, 16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan			1055289	2/12/1974	14	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	732913/93	10/5/1993	1057697	3/1/1974	34	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281713/1992	9/30/1992	3021379	1/31/1995	35	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281714/1992	9/30/1992	3118371	1/31/1996	38	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281716/1992	9/30/1992	3216190	10/31/1996	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281717/1992	9/30/1992	3118372	1/31/1996	41	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	281718/1992	9/30/1992	3201129	9/30/1996	42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan			1306519	10/20/1997	1, 9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Japan	704694/1995	2/20/1995	1125903	6/9/1975	9, 16, 20	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Kenya	32763	2/4/1985	32763	2/4/1985	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Kenya	32764	2/4/1985	32764	2/4/1985	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Latvia	M-93-8136	9/21/1993	33310	6/20/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Lithuania	13091	10/13/1993	24304	2/18/1997	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			173019	8/10/1972	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			172439	12/17/2001	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			187961	3/6/1975	40	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Mexico			171624	6/7/1972	1, 2, 3, 4, 17, 29	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Nigeria	42674	9/27/1982	42674	9/27/1982	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Panama			17501	3/9/1973	1, 6	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Peru			50710	12/30/1993	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Peru			50711	12/30/1993	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Russian Federation	93047628	10/19/1993	138654	2/28/1996	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5089	11/10/1971	71/5089	11/10/1971	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5090	11/10/1971	71/5090	11/10/1971	2	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	South Africa	71/5092	11/10/1971	71/5092	11/10/1971	7	Registered

Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	South Africa	71/5093	11/10/1971	71/5093	11/10/1971	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	South Africa	71/5095	11/10/1971	71/5095	11/10/1971	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Sweden	82-0220	1/15/1982	140103	7/21/1972	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			18546	9/16/1985	8	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			439335	4/16/1989	72	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			290648	7/16/1985	78	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Taiwan			288790	7/1/1985	80	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL- Y&R	Tunisia	EE.89.0146	2/21/1989	EE040341	2/21/1989	1, 5, 7, 9, 10, 11, 16, 17, 22, 24, 28, 34, 40	Registered

			United States of America (USA)						
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R		392581	5/20/1971	928096	2/1/1972	1	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11940	10/1/1985	131117	9/22/1987	9	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11941	10/1/1985	131118	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK CORP.SYMBOL-Y&R	Venezuela	11942	10/1/1985	131119	9/22/1987	16	Registered
Eastman Kodak Co.	-1	KODAK DIGITAL SERVICES LOGO	Malaysia	2004/14124	9/20/2004	2004/14124	9/20/2004	42	Registered
Eastman Kodak Co.	-1	KODAK DIRECT IMAGE	United Kingdom	2109372	9/7/1996	2109372	9/7/1996	1, 2, 9	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5447383	6/28/2006	5447383	11/7/2009	38	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5479752	7/14/2006	5479752	4/28/2010	40	Registered
Eastman Kodak Co.	-1	KODAK EASYSHARE GALLERY	China (People's Republic of)	5447384	6/28/2006	5447384	9/21/2009	41	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Denmark	1993/00553	1/26/1993	1993/06529	9/17/1993	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Finland	649/93	2/16/1993	131437	3/21/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Norway	930722	2/15/1993	169175	8/17/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Poland	Z-134 750	6/16/1994	92694	6/16/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Sweden	93-599	1/25/1993	257226	4/15/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Taiwan	83003103	1/22/1994	669635	2/1/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ELITE	Tunisia	EE050123		EE050123	1/18/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897029	2/25/2009	1723657	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	1636342	6/30/1992	1885702	9/17/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897030	2/25/2009	1723658	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Argentina	2897031	2/25/2009	1723659	3/2/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	China (People's Republic of)	7704643	9/17/2009	7704643	2/21/2011	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	China (People's Republic of)	7704642	9/17/2009	7704642	1/21/2011	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Dominica	2/00086344	11/15/1997	86344	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Dominica	2/00086343	11/15/1997	86343	11/15/1997	46	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Iceland	886/1991	9/26/1991	183/1992	2/20/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	224716	7/20/1993	78279	12/16/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	221963	11/25/1993	3253	11/25/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Peru	221964	11/25/1993	3254	11/25/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341589	8/18/1997	Kor64261	10/20/1997	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341590	8/18/1997	Kor64255	10/21/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	341591	8/18/1997	Kor64280	10/20/1997	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Thailand	321922	11/13/1996	Bor6156	11/13/1996	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS & D:HORIZONTAL STRIPES	Chile	775975		800447	7/24/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS & D:HORIZONTAL STRIPES	Chile	775979		799873	7/25/2007	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Denmark	1218/87	2/26/1987	928/89	3/3/1989	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Greece	86729	9/14/1987	86729	9/14/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Greece	85142	3/20/1987	85142	3/20/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Iceland	877/1991	9/26/1991	59/1992	1/23/1992	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	Norway	2551/87	6/23/1987	139607	12/14/1989	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS DIGITAL SOLUTIONS LOGO (NEW)	China (People's Republic of)	10286888	12/9/2011	10286888	2/13/2013	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4036	6/18/1986	86/4036	6/18/1986	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4037	6/18/1986	86/4037	6/18/1986	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4038	6/18/1986	86/4038	6/18/1986	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	South Africa	86/4039	6/18/1986	86/4039	6/18/1986	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Antigua and Barbuda		2/24/1992	3322	2/24/1992	1, 8, 39	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897036	2/25/2009	1723682	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897032	2/25/2009	1723687	3/2/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897037	2/25/2009	1723683	3/2/1999	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897033	2/25/2009	2388491	8/23/2010	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2527456	7/13/2004	2012165	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897038	2/25/2009	1723685	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897034	2/25/2009	1723689	3/2/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897039	2/25/2009	2398549	10/4/2010	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Argentina	2897035	2/25/2009	1723690	3/2/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Aruba	IM-20120306.12	3/6/2012	30104	4/16/2012	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14891	11/15/1991	14891	11/15/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14892	11/15/1991	14892	11/15/1991	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahamas	14893	11/15/1991	14893	11/15/1991	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	664/91	10/30/1991	14509	10/30/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	666/91	10/30/1991	14511	10/30/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	665/91	10/30/1991	14510	10/30/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bahrain	663/91	10/30/1991	908	10/30/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73993	2/7/2002	73993	2/7/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73994	2/7/2002	73994	2/7/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bangladesh	73995	2/7/2002			16	Pending Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6286	1/23/1998	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6288	1/23/1998	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Barbados		12/16/1991	81/6289	1/23/1998	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bermuda	21648	2/24/1992	21648	2/24/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bermuda	21647	2/24/1992	21647	2/24/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2707	6/23/2000	85774-A	8/21/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2708	6/23/2000	85773-A	8/21/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2709	6/23/2000	85772-A	8/21/2002	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Bolivia	SM-2710	6/23/2000	85771-A	8/21/2002	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071938	8/21/1993	731756	2/28/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071939	8/21/1993	994084	4/28/1997	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93071940	8/21/1993	735359	3/14/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	China (People's Republic of)	93094217	9/30/1993	775878	1/14/1995	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284851	4/22/1988	143996	8/30/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284850	4/22/1988	143994	8/30/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284854	11/5/1987	203796	8/27/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Colombia	92/284852		203795	8/27/1997	42	Registered

		KODAK EXPRESS												
Eastman Kodak Co.	-1	LOGO	Costa Rica		6/3/1992		81463	11/20/1992			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992		81464	11/20/1992			9	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992		81465	11/20/1992			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Costa Rica		6/3/1992		81466	11/20/1992			42	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus				30908	5/11/1996			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus				30909	5/11/1996			9	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus				30910	5/11/1996			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Cyprus	34980	8/27/1991		34980	8/27/1991			42	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominica	Feb-92	1/31/1992		Feb-92	1/31/1992			1, 8, 39	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominican Republic		12/19/1991		52463	2/12/1992			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominican Republic		12/19/1991		52708	2/12/1992			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Dominican Republic		12/19/1991		52731	2/12/1992			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ecuador	31070	3/27/1992		298	3/16/1993			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ecuador	31072	3/27/1992		294	3/16/1993			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ecuador	31073	3/27/1992		295	3/16/1993			42	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1237/92	3/31/1992		138BOOK20	11/15/1993			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1234/92	3/31/1992		161BOOK20	11/15/1993			9	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1236/92	3/31/1992		136BOOK20	11/9/1993			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	El Salvador	1235/92	3/31/1992		164BOOK20	11/15/1993			42	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ghana	28916	3/27/1992		28916	3/27/1992			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Ghana	29386	3/27/1992						16	Pending Application		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	671/92	2/5/1992		70123	2/1/1994			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	672/92	2/5/1992		70122	2/1/1994			9	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	674/92	2/5/1992		70262	1/18/1994			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Guatemala	673/92	2/5/1992		70011	11/22/1993			42	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Honduras				55845	8/7/1992			1	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Honduras				55854	8/7/1992			16	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Honduras				1284	8/7/1992			42	Registered		
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7579/94	7/6/1994		7847/97	7/6/1994			1	Registered		

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7580/94	7/6/1994	4745/97	7/6/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7581/94	7/6/1994	8525/1998	7/6/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Hong Kong	7578/94	7/6/1994	4096/1996	7/6/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522965	1/17/1990	522965	1/17/1990	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522964	1/17/1990	522964	1/17/1990	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	India	522966	1/17/1990	522966	1/17/1990	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	5520	4/5/1994	IDM000013516	6/28/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	5518	4/5/1994	IDM000013517	6/20/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	R00.2003.4109.4114	5/9/2003	IDM000003639	4/13/2004	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Indonesia	V00.2003.4108.4113	5/9/2003	IDM000003638	4/13/2004	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Iran	110326	1/12/1993	72191	2/9/1994	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82442	2/19/1992	82442	9/4/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82444	2/19/1992	82444	9/4/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	152564	10/11/2001	152564	11/4/2002	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	150415	7/2/2001	150415	8/4/2002	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Israel	82445	2/19/1992	82445	11/3/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jamaica	1/879	3/31/1992	25674	3/31/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jamaica	16/1551	3/31/1992	27450	3/31/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jordan	33793	11/22/1993	33793	11/22/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jordan	33794	11/22/1993	33794	11/22/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Jordan	33795	11/22/1993	33795	11/22/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Kuwait	35387	12/22/1996	31704	12/22/1996	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Kuwait	35388	12/22/1996	31895	12/22/1996	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Kuwait	35389	12/22/1996	43252	12/22/1996	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Laos	2133	6/3/1993	1369	6/4/2003	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Laos	2133	6/3/1993	1371	6/4/2003	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Laos	2133	6/3/1993	1372	6/4/2003	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Lebanon	158/79263	8/5/1993	118258	8/5/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia	91/00303	1/17/1991	91/00303	1/17/1991	1	Registered
Eastman Kodak Co.	-1	KODAK	Malaysia	91/00302	1/17/1991	91/00302	1/17/1991	9	Registered

		EXPRESS LOGO KODAK EXPRESS							
Eastman Kodak Co.	-1	LOGO	Malaysia	91/00301	1/17/1991	91/00301	1/17/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Malta	22,236	3/16/1993	22236	3/16/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Malta	22237	3/16/1993	22237	3/16/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Malta	22,238	3/16/1993	22238	3/16/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mauritius		4/26/1999	A45 106	4/26/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mexico	38980	3/14/1988	356600	12/9/1988	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mexico	137655	4/10/1992	448667	12/10/1993	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Mexico	165053	4/7/1993	475309	9/29/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Myanmar (Burma)			3665/1993	11/25/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18119/059	8/23/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18120/059	8/23/2002	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18121/059	8/23/2002	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nepal			18122/059	8/23/2002	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	237/92	2/7/1992	22091 CC	9/22/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	178/92	1/30/1992	21931 CC	8/24/1992	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	177/92	1/30/1992	21945 CC	8/26/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nicaragua	275/92	2/11/1992	22090 CC	9/22/1992	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nigeria	TP47370/2000	10/24/2000	62543	10/30/2000	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nigeria	TP14287/92/3	6/25/1992	57667	6/25/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Nigeria	TP47371/2000	7/12/2000			16	Pending Application
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8650	7/4/1993	8650	3/25/2002	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8651	7/4/1993	8651	3/20/2001	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8652	7/4/1993	8652	3/20/2001	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Oman	8653	7/4/1993	8653	3/20/2001	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68458	11/11/1993	68458	6/22/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68461	11/11/1993	68461	6/23/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68460	11/11/1993	68460	6/22/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Panama	68459	11/11/1993	68459	6/22/1995	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS	Paraguay	11828	6/13/1996	192990	6/13/1997	1	Registered

Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	11829	6/13/1996	192991	6/13/1997	9	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	11830	6/13/1996	192992	6/13/1997	16	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	25696	12/16/1996	320606	4/23/1998	38	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	11831	6/13/1996	192993	6/13/1997	40	Registered
Eastman Kodak Co.	-1	LOGO KODAK EXPRESS	Paraguay	25698	12/16/1996	314393	8/7/2008	42	Registered
Eastman Kodak Co.	-1	LOGO	Peru	284295	11/10/1995	6546	12/22/1995	40	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Peru	226357	8/23/1993	6539	1/31/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9186	10/22/1991	9186	10/22/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9187	10/22/1991	9187	10/22/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9188	10/22/1991	9188	10/22/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Qatar	9191	10/22/1991	9191	10/22/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	202/1991TM	11/27/1991	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	203/1991	11/27/1991	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saint Lucia		11/27/1991	204/1991	11/27/1991	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Saudi Arabia	17050	7/4/1992	274/98	2/3/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04044Z	8/2/1995	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04045H	8/2/1995	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore			T88/04046F	8/2/1995	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Singapore	S/1912/91	3/1/1991	T91/01912Z	3/1/1991	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3442	4/24/1992	92/3442	4/24/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3443	4/24/1992	92/3443	4/24/1992	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3444	4/24/1992	92/3444	4/24/1992	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Africa	92/3445	4/24/1992	92/3445	4/24/1992	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20573	6/14/1999	482450	11/29/2000	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20574	6/14/1999	473736	7/19/2000	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	40-1999-20575	6/14/1999	476582	9/5/2000	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	South Korea	41-1999-8047	6/14/1999	61765	6/8/2000	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79713	8/5/1996	79713	8/5/1996	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79712	8/5/1996	79712	8/16/1996	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79711	8/5/1996	79711	8/5/1996	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Sri Lanka	79710	8/13/1996	79710	8/13/1996	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Syria		2/27/1992	22807	9/14/1992	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan			575269	11/16/1992	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	81003445	1/23/1992	65724	8/1/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	81-09024	2/29/1992	67203	11/16/1993	12	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan	88061169	12/7/1999	135673	1/1/2001	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Taiwan			603222	7/1/1993	73	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	27162	8/16/1999	27162	8/16/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	27163	8/16/1999	27163	8/16/1999	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	27164	8/16/1999	27164	8/16/1999	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Tanganyika (Tanzania Rep.)	957	8/16/1999	957	8/16/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239650	1/13/1993	Kor20191	1/13/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239652	1/13/1993	Kor15067	8/15/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Thailand	239653	1/13/1993	Bor1508	1/13/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20334	12/13/1991	20334	10/3/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20336	12/13/1991	20336	10/3/1994	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Trinidad and Tobago	20335	12/13/1991	20335	10/3/1994	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Turkey	1998/5439	5/5/1998	196734	5/5/1998	16	Registered

Co. Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	United Arab Emirates	18953	10/15/1996	10157	5/11/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Venezuela Zanzibar (Tanzania Republic)	8884-88	5/26/1988	28187	2/8/1992	50	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	363/99	8/10/1999	390/99	8/10/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	362/99	8/10/1999	389/99	8/10/1999	8	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO	Zanzibar (Tanzania Republic)	364/99	8/10/1999	391/99	8/10/1999	39	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	869/93	7/28/1993	16582	7/28/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	870/93	7/28/1993	16583	7/28/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	871/93	7/28/1993	16584	7/28/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Bahrain	872/93	7/28/1993	1202	7/28/1993	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32696	8/10/1993	32696	8/10/1993	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32695	8/10/1993	32695	8/10/1993	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Jordan	32692	8/10/1993	32692	8/10/1993	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30006	12/26/1994	27801	12/26/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30007	12/26/1994	27804	12/26/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Kuwait	30008	12/26/1994	27805	12/26/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Lebanon	170/85248	9/14/1993	118612	9/14/1993	1, 9, 16, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Saudi Arabia	22289	9/13/1993	307/93	5/30/1994	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	Syria		3/22/1994	26577	11/21/2004	9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (ARABIC)	United Arab Emirates	18954	10/15/1996	10156	5/11/1997	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063870	6/12/1998	1322594	10/14/1999	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063869	6/12/1998	1353765	1/14/2000	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063867	6/12/1998	2017616	5/14/2003	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	China (People's Republic of)	9800063868	6/12/1998	1332395	11/7/1999	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9475/1994	8/16/1994	10224/1997	8/16/1994	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9476/1994	8/16/1994	10225/1997	8/16/1994	9	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Hong Kong	9472/1994	8/16/1994	6904/1998	8/16/1994	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062393	12/13/1999	148759	9/16/2001	35	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062394	12/13/1999	151542	11/1/2001	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (IN CHINESE)	Taiwan	88062395	12/13/1999	149473	9/16/2001	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Estonia	9328	11/4/1993	19427	4/26/1996	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Georgia	421/03	3/30/1994	M12964	11/9/1999	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Greece	114987	7/8/1993	114987	12/19/1995	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Latvia	M-93-8131	9/21/1993	M35491	12/20/1996	40	Registered

Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Lithuania	13090	10/13/1993	24305	2/18/1997	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Madagascar	95/00829D	7/13/1995	1594	7/13/1995	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Poland	Z-147763	6/8/1995	R-102606	10/29/1998	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	Russian Federation	93047636	10/19/1993	138655	2/29/1996	35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527446	7/13/2004	2012156	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527452	7/13/2004	2012161	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527455	7/13/2004	2012164	2/21/2005	1	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527448	7/13/2004	2012158	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527454	7/13/2004	2012163	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527445	7/13/2004	2012155	2/21/2005	16	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527444	7/13/2004	2012154	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527447	7/13/2004	2012157	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	Argentina	2527453	7/13/2004	2012162	2/21/2005	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727948	12/2/2004	314215	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727947	12/2/2004	314214	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727946	12/2/2004	314213	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727945	12/2/2004	314212	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS LOGO with Cyrillic characters	Russian Federation	2004727944	12/2/2004	314211	9/28/2006	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS NETWORK LOGO	Malaysia	2004/14123	9/20/2004	2004/14123	9/20/2004	42	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS SERVICIO DE CALIDAD CONTROLADA	Peru	284295	11/10/1995	2581	12/22/1995	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS TICKET LOGO	China (People's Republic of)	3723866	10/15/2003	3723866	12/21/2005	41	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	Colombia	92/278088	7/16/1996	134187	7/16/1996	40	Registered
Eastman Kodak Co.	-1	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	Colombia	92/278087	8/17/1994	214233	8/17/1994	42	Registered
Eastman Kodak Co.	-1	KODAK GENERATION NEWS	South Korea	40-2009-3556	1/23/2009	40-815104	2/24/2010	7	Registered
Eastman Kodak Co.	-1	KODAK GOLD	Iran	111056	1/24/1994	72755	5/8/1994	1	Registered
Eastman Kodak Co.	-1	KODAK GOLD	Taiwan	81054431	10/30/1992	621395	11/16/1993	73	Registered
Eastman Kodak Co.	-1	KODAK GOLD (IN CHINESE KE DA JIN)"	China (People's Republic of)	960113611	10/11/1996	1116443	10/7/1997	1	Registered
Eastman Kodak Co.	-1	KODAK GOLD FILM CLUB (STYLIZED)	Switzerland	57839/2004	11/15/2004	529593	1/11/2005	1, 16, 40, 41	Registered
Eastman Kodak Co.	-1	KODAK GOLD ULTRA	Colombia	T2002/066417	7/31/2002	275280	8/14/2003	1	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Denmark	9308/89	12/14/1989	3149/91	5/24/1991	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Finland	6312/89	12/14/1989	117285	3/5/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Germany	E30432/9 Wz	2/15/1991	2014443	5/22/1992	1, 9, 11, 16, 20, 37, 38	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Germany	E29500/9	3/26/1990	1177125	6/3/1991	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Norway	89.6033	12/11/1989	148319	1/2/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	South Africa	92/3289	4/21/1992	92/3289	4/21/1992	1	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	South Africa	92/3290	4/21/1992	92/3290	4/21/1992	9	Registered
Eastman Kodak Co.	-1	KODAK IMAGELINK	Sweden	90/0122	1/5/1990	228024	11/22/1991	1, 9	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Denmark	1992/2101	3/19/1992	1994/1536	3/11/1994	10	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Finland	2111/92	4/28/1992	127435	8/5/1993	10	Registered
Eastman Kodak Co.	-1	KODAK INSIGHT	Norway	92.2239	4/28/1992	166462	1/12/1995	10	Registered
Eastman Kodak Co.	-1	KODAK LOGOTYPE (new)	China	6939436	10/13/2008	6939436	7/21/2010	7	Registered

Co.			(People's Republic of)							
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Austria	AM06278/2007	9/11/2007	246748	9/4/2008		35	Registered
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Cyprus	75061	5/9/2008				35	Registered Pending Application
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Finland	T200702899	9/19/2007	241731	4/15/2008		35	Registered
Eastman Kodak Co.	-1	KODAK MARKETMOVER	Switzerland	60962/2007	10/4/2007	567587	2/4/2008		35, 41	Registered
Eastman Kodak Co.	-1	KODAK MAX	Argentina	2952990	10/20/2009	2396364	9/27/2010		1	Registered
Eastman Kodak Co.	-1	KODAK MAX	Argentina	2952991	10/20/2009	2419828	1/17/2011		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Brazil	821109812	10/1/1998	821109812	11/16/2010		9,45	Registered
Eastman Kodak Co.	-1	KODAK MAX	Chile	849843	12/24/2008	849266	3/10/2009		1	Registered
Eastman Kodak Co.	-1	KODAK MAX	Chile	882302	10/23/2009	871342	11/9/2009		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Denmark	4370/98	10/8/1998	1998 04505	12/21/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Finland	T199803306	10/8/1998	214890	7/30/1999		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Greece	138533	10/13/1998	138533	4/18/2000		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Ireland	98/4015	10/9/1998	211606	10/9/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Mexico	348852	9/30/1998	591534	9/30/1998		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Mexico	348851	9/30/1998	591533	9/30/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Norway	9058/98	10/9/1998	196484	3/11/1999		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Poland	Z-217774	4/28/2000	148865	11/13/2003		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	South Korea	40-1998-25923	10/2/1998	452565	8/12/1999		1	Registered
Eastman Kodak Co.	-1	KODAK MAX	South Korea	40-1998-25924	10/2/1998	456897	10/18/1999		9	Registered
Eastman Kodak Co.	-1	KODAK MAX	Sweden	98-7594	10/9/1998	339737	8/25/2000		1, 9	Registered
Eastman Kodak Co.	-1	KODAK MAX	United Kingdom	2178763	10/3/1998	2178763	10/3/1998		1, 9	Registered
Eastman Kodak Co.	-1	KODAK PHOTO PERFECT PAPER (Stylized)	Turkey	7198	3/19/2004	2004 07198	3/19/2004		1, 16	Registered Pending Application
Eastman Kodak Co.	-1	KODAK PHOTO PERFECT SERVICE (Stylized in gray print)	Turkey	2003/023782	10/13/2003				40	Registered Pending Application
Eastman Kodak Co.	-1	KODAK PHOTOLIFE	Germany	E28036/9WZ	10/15/1988	1157520	4/17/1990		9, 11	Registered

Eastman Kodak Co.	-1	KODAK PHOTOLIFE	Iceland	870/1991	9/26/1991	181/1992	2/20/1992	9	Registered
Eastman Kodak Co.	-1	KODAK PLAYFULL	Australia	1386207	9/28/2010	1386207	6/27/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PLAYFULL	China (People's Republic of)	8711203	9/29/2010	8711203	11/14/2011	9	Registered Pending
Eastman Kodak Co.	-1	KODAK PLAYFULL	India	2030719	9/29/2010			9	Application
Eastman Kodak Co.	-1	KODAK PLAYSPORT KODAK	Chile	953890	5/20/2011	935372	10/19/2011	9	Registered
Eastman Kodak Co.	-1	PLAYTOUCH	Chile	935948	1/6/2011	923533	7/5/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PRECISION	Finland	3829/91	8/16/1991	127346	8/5/1993	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Denmark	1994/299	1/12/1994	1994/2157	4/1/1994	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Finland	0819/94	2/15/1994	137004	3/20/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Norway	90.5138	10/5/1990	154019	12/23/1992	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Norway	940927	2/14/1994	169337	8/31/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Poland	Z-140217	11/16/1994	94954	11/16/1994	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	South Africa	94/4141	4/25/1994	94/4141	4/25/1994	9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Sweden	90-9205	10/9/1990	238891	8/14/1992	1, 9	Registered
Eastman Kodak Co.	-1	KODAK PREMIER	Sweden	94-00287	1/13/1994	265214	3/24/1995	16, 40	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452437	6/8/2009	7452437	10/21/2010	2	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452317	6/8/2009	7452317	10/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	China (People's Republic of)	7452450	6/8/2009	7452450	10/14/2010	7	Registered
Eastman Kodak Co.	-1	KODAK PROSPER	Hong Kong	301353834	6/1/2009	301353834	12/28/2009	2, 7	Registered
Eastman Kodak Co.	-1	KODAK PULSE	Mexico	1043751	10/27/2009	1130054	11/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	South Korea	40-2010-62666	12/6/2010	40-903406	2/8/2012	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	Turkey	2010/31647	5/13/2010	2010/31647	7/18/2011	9	Registered
Eastman Kodak Co.	-1	KODAK PULSE	United Kingdom	2531222	11/10/2009	2531222	11/10/2009	9	Registered
Eastman Kodak Co.	-1	KODAK Q-60	Austria	AM1541/94	3/29/1994	153 097	6/15/1994	16	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Australia	1316943	8/24/2009	1316943	8/24/2009	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Hong Kong	301411938	8/24/2009	301411938	7/6/2010	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Japan	65510/2009	8/27/2009	5343945	8/6/2010	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Norway	201108549	7/27/2011	262838	12/5/2011	9	Registered
Eastman Kodak Co.	-1	KODAK SLICE	Russian Federation	2011700043	1/11/2011	475694	11/29/2012	9	Registered
Eastman Kodak Co.	-1	KODAK SONORA	Switzerland	50194/2010	1/8/2010	614379	4/19/2011	7	Registered
Eastman Kodak Co.	-1	KODAK STAR	South Korea	93-14171	4/29/1993	40-287751	3/30/1994	9	Registered
Eastman Kodak Co.	-1	KODAK STAR	Thailand	261848	3/15/1994	Kor27268	3/15/1994	9	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	Chile	696732	7/22/2005	736205	10/17/2005	9, 11	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	Hong Kong	1927/86		19873193	5/30/1986	9	Registered
Eastman Kodak Co.	-1	KODAK SUPRALIFE	India	454881	5/30/1986	454881	4/13/1992	9	Registered
Eastman Kodak Co.	-1		China (People's Republic of)	8170452	4/1/2010	8170452	4/7/2011	7	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Argentina	2491169	1/27/2004	2045756	10/6/2005	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Argentina	2515276	5/19/2004	2061848	1/9/2006	16	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Colombia	T2002/066419	7/31/2002	275235	8/14/2003	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	International (WIPO)	771061	11/5/2001	771061A	11/5/2001	1, 9, 16, 39, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	Turkey	6683	3/26/2003	2003/06683	3/26/2003	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	KODAK ULTRA	United Kingdom	2322139	1/30/2003	2322139	1/30/2003	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Finland	207/93	1/19/1993	131556	4/5/1994	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Germany	39527559.8	7/4/1995	39527559	4/11/1996	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Hungary	M9601716	5/31/1996	147582	5/31/1996	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	Sweden	92-10002	11/13/1992	265160	3/24/1995	1	Registered
Eastman Kodak Co.	-1	KODAK ULTRA-SPEED	United Kingdom	1487125	1/8/1992	1487125	1/8/1992	1	Registered
Eastman Kodak Co.	-1	KODAK VERSAMARK	India	1782043	2/5/2009			2, 9	Application Pending
Eastman Kodak Co.	-1	KODAK VERSAMARK	Turkey	2006/021059	5/9/2006			2, 9	Application Pending
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	China (People's Republic of)	3480660	3/10/2003	3480660	8/21/2004	9	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	China (People's Republic of)	3480659	3/10/2003	3480659	9/14/2004	40	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	South Korea	40-2003-9983	3/5/2003	583433	5/25/2004	9	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	South Korea	41-2003-4630	3/5/2003	41-100267	4/27/2004	40	Registered
Eastman Kodak Co.	-1	KODAK WEDDING CLUB	Viet Nam	4-2003-02322	4/7/2003	59185	12/20/2004	9, 40	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Chile	845762	11/24/2008	848828	1/12/2009	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Finland	2512/88	6/10/1988	109922	12/20/1990	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Germany	E28037/9	10/15/1988	1143202	7/19/1989	9, 11	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Norway	89/0768	2/20/1989	142925	9/27/1990	9	Registered
Eastman Kodak Co.	-1	KODAK XTRALIFE	Sweden	88 4816	6/6/1988	218954	9/28/1990	9	Registered
Eastman Kodak Co.	-1	KODAKERY	United States of America (USA)	459593	4/3/1943	403507	9/28/1943	16, 38	Registered
Eastman Kodak Co.	-1	KODALINE	Taiwan			479070	3/16/1990	73	Registered
Eastman Kodak Co.	-1	KODALITH	Colombia	T2003/017109	2/27/2003	274682	9/26/2003	1	Registered
Eastman Kodak Co.	-1	KODALITH	Colombia	T2003/017111	2/27/2003	274729	9/26/2003	9	Registered

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Eastman Kodak Co.	-1	(STYLIZED)	Denmark	988/1985	2/18/1985	3592/86	11/7/1986	1, 9, 16	Registered
Eastman Kodak Co.	-1	KODAPOST	Norway	200411653	11/25/2004	230687	1/31/2006	9, 16, 40	Registered
Eastman Kodak Co.	-1	KODAPOST	Sweden	2002/0746	2/4/2002	370377	1/28/2005	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	KODASTAR	Denmark	2826/79	7/10/1979	577/80	1/25/1980	1	Registered
Eastman Kodak Co.	-1	KODASTAR	Finland	T197903529	7/11/1979	79744	12/7/1981	1	Registered
Eastman Kodak Co.	-1	KODASTAR	Sweden	79-3729	7/11/1979	170681	1/18/1980	1	Registered
Eastman Kodak Co.	-1	KODATEL	Australia	583762	8/5/1992	583762	8/5/1992	35	Registered
Eastman Kodak Co.	-1	KODATEL	Australia	583763	8/5/1992	583763	8/5/1992	40	Registered
Eastman Kodak Co.	-1	KODATEL	Canada	709635	7/24/1992	TMA424256	3/4/1994		Registered
Eastman Kodak Co.	-1	KODATEL	Finland	3968/92	8/14/1992	127531	8/5/1993	42	Registered
Eastman Kodak Co.	-1	KODATEL	Greece	115001	7/8/1993	115001	7/8/1993	42	Registered
Eastman Kodak Co.	-1	KODATEL	Japan	148811/92	7/30/1992	3025463	2/28/1995	38	Registered
Eastman Kodak Co.	-1	KODATEL	Japan	148812/92	7/30/1992	3010814	11/30/1994	40	Registered
Eastman Kodak Co.	-1	KODATEL	Norway	92.4056	8/13/1992	162491	5/11/1994	42	Registered
Eastman Kodak Co.	-1	KODIREX	Zambia			769/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742277	10/8/2003	3742277	8/21/2005	1	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742276	10/8/2003	3742276	8/28/2005	2	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742275	10/8/2003	3742275	11/21/2005	7	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742274	10/8/2003	3742274	10/7/2005	9	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742273	10/8/2003	3742273	11/28/2005	16	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742281	10/8/2003	3742281	1/21/2006	37	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742280	10/8/2003	3742280	12/28/2005	38	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742279	10/8/2003	3742279	2/7/2006	40	Registered
Eastman Kodak Co.	-1	KPG	China (People's Republic of)	3742278	10/8/2003	3742278	2/21/2006	42	Registered
Eastman Kodak Co.	-1	KPG	European (O.H.M.I.)	300087417	10/2/2003	300087417	5/4/2004	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KPG	European (O.H.M.I.)	3380664	10/1/2003			1, 2, 7, 9, 16, 37, 38, 40, 42	Pending Application
Eastman Kodak Co.	-1	KPG	Hong Kong	300087417	10/2/2003	300087417	5/4/2004	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621832	10/1/2003	818472	1/23/2004	1	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621833	10/1/2003	818473	1/23/2004	2	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621834	10/1/2003	826642	3/26/2004	7	Registered

Eastman Kodak Co.	-1	KPG	Mexico	621835	10/1/2003	826643	3/26/2004	9	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621836	10/1/2003	858113	4/1/2003	16	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621837	10/1/2003	826644	3/26/2004	37	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621838	10/1/2003	827538	3/30/2004	38	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621839	10/1/2003	826955	3/29/2004	40	Registered
Eastman Kodak Co.	-1	KPG	Mexico	621840	10/1/2003	851717	9/21/2004	42	Registered
Eastman Kodak Co.	-1	LOTEM	Canada	1097790	3/28/2001	TMA583030	6/4/2003		Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124287	11/30/1998	124287	2/7/2000	1	Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124288	11/30/1998	124288	2/7/2000	7	Registered
Eastman Kodak Co.	-1	LOTEM	Israel	124289	11/30/1998	124289	2/7/2000	9	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Argentina	2666572	4/27/2006	2166312	6/26/2007	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Brazil	828337560	5/5/2006	828337560	5/20/2008	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Canada	1301663	5/2/2006	TMA741714	6/9/2009		Registered
Eastman Kodak Co.	-1	MARKETMOVER	Hong Kong	300627688	4/26/2006	300627688	4/26/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Indonesia	J00.2006.014214	5/5/2006	IDM000145635	5/6/2006	35	Registered
			International						
Eastman Kodak Co.	-1	MARKETMOVER	(WIPO)	895112	6/1/2006	895112	6/1/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Israel	189597	4/26/2006	189597	2/14/2008	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Mexico	779391	4/26/2006	1005970	10/10/2007	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	South Africa	2006/09196	4/26/2006	2006/09196	4/26/2006	35	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Taiwan	95021611	4/27/2006	1256937	4/1/2007	35	Registered
			United States of America						
Eastman Kodak Co.	-1	MARKETMOVER	(USA)	78873996	5/2/2006	3538851	11/25/2008	35, 41	Registered
Eastman Kodak Co.	-1	MARKETMOVER	Venezuela	9007-06	5/2/2006	33722	12/22/2006	35	Registered
Eastman Kodak Co.	-1	MATCH PRINT	Mexico	34221	11/25/1987	343052	2/15/1988	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2855103	9/12/2008	2350663	3/10/2010	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2952987	10/20/2009	1762134	11/16/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Argentina	2952988	10/20/2009	2398720	10/4/2010	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Australia	384194	11/19/1982	384194	11/19/1982	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Australia	737178	6/18/1997	737178	4/24/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Benelux	744445	4/10/1990	481176	4/10/1990	1, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Benelux	895975	6/19/1997	630053	6/19/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Bolivia		3/20/1992	62250-A	3/16/1993		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	820121223	7/7/1997	820121223	12/27/2005	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	816203873	5/29/1991	816203873	9/8/1992	7	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	820121215	7/7/1997	820121215	12/27/2005	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Brazil	811027856	11/26/1982	811027856	3/7/1984	9.45	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Canada	495045	11/18/1992	TMA283950	10/7/1983		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Canada	854013	8/20/1997	TMA534159	10/6/2000		Registered
Eastman Kodak Co.	-1	MATCHPRINT	Chile	842461	10/27/2008	846666	12/21/2008	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Chile	802890	1/14/2008	820729	3/10/2008	9, 16	Registered
			China						
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037205	4/28/1994	798343	12/14/1995	1	Registered
			(People's Republic of) China		8/4/1997	1254049	3/14/1999	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037206	4/28/1994	804025	1/7/1996	3	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China		7/31/1999	1257539	3/21/1999	7	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China	94037207	4/28/1994	842733	5/28/1996	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China		8/4/1997	1296182	7/21/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	(People's Republic of) China		7/31/1997	1244452	2/7/1999	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	92 366818	8/28/1992	147061	12/28/1993	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034470		207916	4/30/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034472		207914	4/30/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Colombia	97 034471		207915	4/30/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Costa Rica		12/17/1991	79221	4/13/1992	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Denmark	5685/85	10/10/1985	1622/88	4/25/1988	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Dominica		9/22/1994	93/94	9/22/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ecuador	47698	5/26/1994	3170/97	9/24/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	El Salvador	2001/94	6/9/1994	127 Book 107	6/29/2000	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Finland	1999203512	7/21/1992	127861	9/6/1993	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	France	97683803	6/23/1997	97683803	3/20/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	France	647325	12/3/1982	1220715	12/3/1982	1, 9, 16, 35, 40	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Germany	M52243	11/22/1982	1055847	11/14/1983	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Germany	39729099.3	6/24/1997	39729099	11/4/1997	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Guatemala	23366		79928	7/10/1996	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Hong Kong		1/25/1994	199811803	11/13/1998	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Hungary	M 94 02144	5/6/1994	143479	3/26/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15293	7/25/1997	IDM0000149052	5/4/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15294	7/25/1997	IDM000149053	5/4/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Indonesia	D97-15295	7/25/1997	IDM000149051	5/4/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ireland	162849	5/6/1994	162849	5/6/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113095	6/20/1997	113095	11/4/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113096	6/20/1997	113096	1/7/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Israel	113097	6/20/1997	113097	11/4/1998	16	Registered

Eastman Kodak Co.	-1	MATCHPRINT	Italy	12249 2002 MI	12/18/2002	1518453	3/10/1986	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Italy	5751 97 MI	6/20/1997	809183	4/12/2000	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Japan	H09-133858	7/4/1997	4736835	12/23/2003	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Japan	S57-105183	11/29/1982	2415172	5/29/1992	1, 9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Jordan		6/7/1994	35090	6/7/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Lebanon	30470	9/22/1999	81094	9/22/1999	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Malaysia	1779/94	3/8/1994	94/01779	3/8/1994	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305542	8/22/1997	619253	8/26/1999	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305541	8/22/1997	619252	8/26/1999	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Mexico	305540	8/22/1997	690269	3/23/2001	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	144943	11/22/1982	B144943	11/22/1982	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278425	6/18/1997	278425	6/18/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278426	6/18/1997	278426	6/18/1997	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	New Zealand	278427	6/18/1997	278427	6/18/1997	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Nicaragua	94-015452	6/9/1994	27917CC	3/7/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Norway	198223538	11/24/1982	120697	4/25/1985	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Peru	244448	6/13/1994	11155	10/28/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Portugal		5/26/1994	300730	11/30/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Saudi Arabia		7/25/1994	338/13	1/5/1995	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Singapore	T93/03043J	4/22/1993	T93/03043J	4/22/1993	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	82/9051	11/22/1982	82/9051	6/6/1984	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09035	6/18/1997	97/09035	6/18/1997	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09036	6/18/1997	97/09036	6/18/1997	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Africa	97/09037	6/18/1997	97/09037	6/18/1997	16	Registered

Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29833	6/30/1997	429591	11/16/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29835	6/30/1997	433820	12/16/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	94-3089	1/26/1994	306786	1/23/1995	17	Registered
Eastman Kodak Co.	-1	MATCHPRINT	South Korea	97-29834	6/30/1997	422662	9/22/1998	1, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Spain	1023168	12/3/1982	1023168	4/23/1984	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Sweden	8207392	12/9/1982	198604	11/15/1985	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Switzerland	06570/1982	11/19/1982	P-322613	4/28/1983	1, 9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	262085	3/18/1994	KOR23007	3/18/1994	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353488	2/2/1998	KOR88830	2/2/1998	1	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353489	2/2/1998	KOR93949	2/2/1998	9	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Thailand	353490	10/15/1998	KOR90600	2/2/1998	16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Turkey		10/15/1998	201885	10/15/1998	1, 9, 16	Registered
Eastman Kodak Co.	-1	MATCHPRINT	Ukraine	97072051	7/4/1997	18486	7/4/1997	1, 9, 16	Registered
Eastman Kodak Co.	-1	MAX	Canada	864100	12/12/1997	539073	1/2/2001		Registered
			China (People's						
Eastman Kodak Co.	-1	MAX	Republic of)	2000159455	10/17/2000	1688090	12/28/2001	1	Registered
Eastman Kodak Co.	-1	MAX	Hong Kong	10272/2000	5/12/2000	2001B05278	5/12/2000	1	Registered
Eastman Kodak Co.	-1	MAX	Turkey	1999/18492	11/8/1999	1999/18492	11/8/1999	1	Registered
			United States of						
Eastman Kodak Co.	-1	MAX	America (USA)	75/397140	11/28/1997	2243855	5/4/1999	1	Registered
Eastman Kodak Co.	-1	MERCURY	Benelux	58663	5/7/1987	431110	5/7/1987	9	Registered
Eastman Kodak Co.	-1	MERCURY	Denmark	19872831VA	5/4/1987	VR1989/1225	3/31/1989	7	Registered
Eastman Kodak Co.	-1	MERCURY	France	1406575	5/4/1987	1406575	5/4/1987	7	Registered
Eastman Kodak Co.	-1	MERCURY	Germany	H57760/7WZ	5/8/1987	1135637	5/8/1987	7	Registered
Eastman Kodak Co.	-1	MERCURY	Italy	IT97-5457-MI	6/15/1997	791643	6/28/2007	9	Registered
Eastman Kodak Co.	-1	MERCURY	Sweden	198703463	4/30/1987	211560	7/22/1988	7	Registered
			United						
Eastman Kodak Co.	-1	MERCURY	Kingdom	1306855	4/9/1987	1306855	9/18/1992	9	Registered
Eastman Kodak Co.	-1	NEWSETTER	Canada	1043540	1/21/2000	TMA554818	12/3/2001		Registered
Eastman Kodak Co.	-1	NEXPRESS	Australia	785628	2/15/1999	785628	2/15/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Canada	1011240	4/6/1999	TMA623953	10/29/2004		Registered
			European						
Eastman Kodak Co.	-1	NEXPRESS	(O.H.M.I.)	1064526	2/3/1999	1064526	8/25/2000	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Germany	39858794	10/13/1998	39858794	1/11/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Hong Kong	200011333	4/14/1999	200011333AA	4/14/1999	1, 7, 16, 37	Registered
			International						
Eastman Kodak Co.	-1	NEXPRESS	(WIPO)	718075	4/12/1999	718075	4/12/1999	1, 7, 9, 16, 37, 41, 42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127092	4/13/1999	127092	9/6/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127093	4/13/1999	127093	4/6/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127094	4/13/1999	127094	10/5/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127089	4/13/1999	127089	6/9/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127090	4/13/1999	127090	4/6/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127095	4/13/1999	127095	9/6/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Israel	127091	4/13/1999	127091	4/6/2000	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031331	4/12/1999	4372001	3/31/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031332	4/12/1999	4384385	5/19/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031333	4/12/1999	4384386	5/19/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031334	4/12/1999	4353380	1/21/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031335	4/12/1999	4397887	7/7/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031336	4/12/1999	4397888	7/7/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Japan	H11-031337	4/12/1999	4487236	6/29/2001	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307997	4/15/1999	307997	5/12/2000	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307998	4/15/1999	307998	5/12/2000	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	307999	4/15/1999	307999	5/12/2000	9	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308000	4/15/1999	308000	5/12/2000	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308001	4/15/1999	308001	5/12/2000	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308002	4/15/1999	308002	5/12/2000	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	New Zealand	308003	4/15/1999	308003	5/12/2000	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03739I	4/16/1999	T99/03739I	4/16/1999	1	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03738J	4/16/1999	T99/03738J	4/16/1999	7	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03736D	4/16/1999	T99/03736D	4/16/1999	16	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03735F	4/16/1999	T99/03735F	4/16/1999	37	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03734H	4/16/1999	T99/03734H	4/16/1999	41	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T99/03733Z	4/16/1999	T99/03733Z	4/16/1999	42	Registered
Eastman Kodak Co.	-1	NEXPRESS	Singapore	T00/01804D	2/9/2000	T00/01804D	2/9/2000	42	Registered
Eastman Kodak Co.	-1	NOVAJET	Australia	642227	10/4/1994	642227	10/4/1994	9	Registered
Eastman Kodak Co.	-1	NOVAJET	Japan			3120238	2/29/1996	9	Registered
			United						
Eastman Kodak Co.	-1	NOVAJET	Kingdom		12/23/1992	1522733	9/27/1996	9	Registered
Eastman Kodak Co.	-1	OPTISTAR	Australia	552829	3/27/1991	552829	2/25/1993	1	Registered
Eastman Kodak Co.	-1	OPTISTAR	Australia	552830	3/27/1991	552830	2/25/1993	9	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Australia	542240	9/18/1990	542240	9/18/1990	1	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Australia	542241	9/18/1990	542241	9/18/1990	9	Registered
			Div. of						
Eastman Kodak Co.	-1	OPTIWRITER	Brazil	816520518	11/13/1991	816520518	10/10/1995	1	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Brazil	816520518	11/13/1991	816520518	10/10/1995	9	Registered
Eastman Kodak Co.	-1	OPTIWRITER	Japan	116690/91	11/8/1991	2702557	1/31/1995	10	Registered
Eastman Kodak Co.	-1	ORACLE	Denmark	1974/138	1/8/1974	1975/2403	6/6/1975	9	Registered
			P:CARTRIDGE -						
Eastman Kodak Co.	-1	KODACOLOR VR-G	Venezuela	13147	9/23/1986	137381	2/22/1989	9	Registered
			United						
Eastman Kodak Co.	-1	P:GOLD FILM BOX	Kingdom	2000961	10/31/1994	2000961	10/31/1994	1	Registered
			P:KODACOLOR II 110						
Eastman Kodak Co.	-1	FILM CARTON	Argentina	2497064	2/25/2004	1985556	7/19/2004	1	Registered
			P:KODACOLOR VR						
Eastman Kodak Co.	-1	PLUS/DESIGN	Austria	AM5630/95	10/4/1995	161890	1/15/1996	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	P:KODACOLOR VR	Germany	39539623.9	9/29/1995	39539623	5/15/1996	1, 9, 16, 40	Registered

Eastman Kodak Co.	-1	PLUS/DESIGN P:KODACOLOR VR PLUS/PACKAGING P:STYLIZED CARTON-Y W/R	Germany	39540266	10/4/1995	39540266	5/30/1996	1, 16	Registered
Eastman Kodak Co.	-1	(KODACHROME) P:STYLIZED CARTON-YELLOW	Argentina	2497065	2/25/2004	1985555	7/19/2004	1	Registered
Eastman Kodak Co.	-1	W/BLOCK	Argentina	2513097	5/6/2004	2001849	12/10/2004	1	Registered
Eastman Kodak Co.	-1	PACIFIC	New Zealand	257931	1/19/1996	257931	1/19/1996	1	Registered
Eastman Kodak Co.	-1	PAGI-SET	South Africa	94/4165	4/25/1994	94/4165	4/25/1994	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Chile	688649	5/27/2005	731856	8/25/2005	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Hong Kong	46/49	1/15/1949	19490862	9/27/1949	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Japan	S09-020352	10/16/1934	266179	6/22/1935	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Peru			87167	9/13/1995	1	Registered
Eastman Kodak Co.	-1	PANATOMIC	Zambia			770/59	2/8/1993	1	Registered
Eastman Kodak Co.	-1	PANATOMIC-X	United States of America (USA)	113993	2/20/1961	723579	11/7/1961	1	Registered
Eastman Kodak Co.	-1	PANDORA	Canada	1169125	2/24/2003	TMA628970	12/22/2004		Registered
Eastman Kodak Co.	-1	PANDORA	European (O.H.M.I.)	3792661	4/23/2004	3792661	9/6/2005	9	Registered
Eastman Kodak Co.	-1	PATHE	Armenia	1288	2/12/1996	1825	6/11/1997	1, 9	Registered

Eastman Kodak Co.	-1	PATHE PERFECT TOUCH	Kazakhstan	5097	10/29/1993	3111	10/29/1993	1, 9	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Argentina	2399028	11/18/2002	1944907	8/8/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Argentina	2399029	11/18/2002	1944908	8/8/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Brazil	825124840	11/14/2002	825124840	5/2/2007	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Canada	1145631	7/2/2002	TMA679777	1/19/2007	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Canada	1159168	11/14/2002	TMA678136	12/5/2006		Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	China (People's Republic of)	3369334	11/14/2002	3369334	9/21/2004	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	China (People's Republic of)	3369335	11/14/2002	3369335	6/7/2004	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Hong Kong	200217663/2002	4/4/2003	300142082	1/20/2004	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Hong Kong	200217664	4/4/2003	300142091	1/20/2004	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	India	1150906	11/15/2002	1150906	11/15/2002	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Indonesia	D00.2002.26742.27031	11/18/2002	554972	12/15/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Indonesia	J00.2002.26741.27030	11/18/2002	554971	12/15/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	International (WIPO)	903186	10/13/2006	903186	10/13/2006	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Japan	96503/2002	11/14/2002	4670574	5/9/2003	16, 40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Mexico	574851	11/12/2002	771541	11/12/2002	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Mexico	574852	11/12/2002	771542	11/12/2002	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Taiwan	91047423	11/12/2002	1055995	9/1/2003	16	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Taiwan United States of America (USA)	91047424	11/12/2002	185592	8/16/2003	40	Registered
Eastman Kodak Co.	-1	PERFECT TOUCH	Australia	A519810		A519810	9/25/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Brazil	819636347	11/1/1996	819636347	8/3/1999	9.3, 9.8	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Canada	829617	11/21/1996	483437	10/1/1997		Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Chile	776092	6/5/2007	800098	7/29/2007	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	China (People's Republic of)	960126453	11/15/1996	1139429	12/28/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Denmark	7300/86	11/6/1986	842/89	3/3/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Finland	T198604436	11/6/1986	103814	4/20/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Greece	84268	12/1/1986	84268	5/17/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Hong Kong	13445/1996	10/25/1996	1998B05837	10/25/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Malaysia	96/15563	12/26/1996	96/15563	12/26/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Mexico	277966	10/25/1996	536218	10/25/1996	9, 28	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	New Zealand			196374	9/26/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Norway	86.4387	11/4/1986	132756	7/14/1988	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Peru	24672	10/29/1996	32957	1/23/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Singapore	T96/12075I	11/6/1996	T96/12075I	11/6/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	South Africa	96/15162	10/24/1996	96/15162	10/24/1996	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	South Korea	96-49661	11/7/1996	395769	2/17/1998	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Sweden	86-8537	11/5/1986	214543	8/18/1989	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Taiwan	85054421	10/24/1996	782899	11/1/1997	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Thailand United Kingdom	388795	6/4/1999	Kor107210	6/4/1999	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Venezuela	2000920	10/31/1994	2000920	10/31/1994	9	Registered
Eastman Kodak Co.	-1	PHOTOLIFE	Venezuela	19624	11/14/1996	P-202043	10/31/1997	9	Registered

Co. Eastman Kodak Co.		PICTURE							
	-1	GUARD	Canada	890257	9/24/1998	TMA551,368	9/21/2001		Registered
Co. Eastman Kodak Co.		PICTURE							
	-1	PLAYGROUND	Canada	1019614	6/18/1999	546957	6/21/2001		Registered
Co. Eastman Kodak Co.		PLAYFULL	Argentina	3034525	9/29/2010	2518904	8/16/2012	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Canada	1497515	9/28/2010	TMA824709	5/24/2012	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Chile	922747	9/29/2010	914451	3/30/2011	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Hong Kong	301724544	9/28/2010	301724544	9/28/2010	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Indonesia International (WIPO)	D00.2010.035976	10/7/2010	IDM000339956	11/28/2011	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	(WIPO)	1069865	2/25/2011	1069865	2/25/2011	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Mexico	1122776	9/28/2010	1225017	6/29/2011	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Taiwan United States of America (USA)	99048344		1478835	10/16/2011	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	(USA)	85145641	10/5/2010	4154831	6/5/2012	9	Registered
Co. Eastman Kodak Co.		PLAYFULL	Venezuela	16203-10	9/28/2010	P312289	11/10/2011	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	Argentina	2968914	12/28/2009	2403197	10/29/2010	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	Canada	1464115	12/23/2009	TMA783923	12/1/2010		Registered
Co. Eastman Kodak Co.		PLAYSPORT	Hong Kong	301508346	12/24/2009	301508346	6/9/2010	9	Registered Pending
Co. Eastman Kodak Co.		PLAYSPORT	India	1901185	12/24/2009			9	Application
Co. Eastman Kodak Co.		PLAYSPORT	Indonesia International (WIPO)	D00.2009.042768	12/31/2009	IDM000311655	6/27/2011	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	(WIPO)	1025157	12/27/2009	1025157	12/27/2009	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	Mexico	1058084	1/7/2010	1143577	2/17/2010	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	South Korea	40-2009-63754	12/24/2009	40-860358	4/8/2011	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	Taiwan United States of America (USA)	98058320	12/25/2009	1436666	11/1/2010	9	Registered
Co. Eastman Kodak Co.		PLAYSPORT	(USA)	77899209	12/22/2009	4056887	11/15/2011	9	Registered
Co. Eastman Kodak Co.		PLAYTOUCH	Canada	1466544	1/21/2010	TMA787364	1/14/2011		Registered
Co. Eastman Kodak Co.		PLAYTOUCH	Indonesia	D00.2010.003533	1/29/2010	IDM000312323	6/27/2011	9	Registered
Co. Eastman Kodak Co.		PLAYTOUCH	Mexico	1061656	1/21/2010	1180842	9/27/2010	9	Registered
Co. Eastman Kodak Co.		PLAYTOUCH	Taiwan United States of America (USA)	99003384	1/22/2010	1434668	10/16/2010	9	Registered
Co. Eastman Kodak Co.		PLAYTOUCH	(USA)	77918209	1/20/2010	3924114	2/22/2011	9	Registered
Co. Eastman Kodak Co.		PLAYTOUCH	Venezuela	848-10	1/22/2010	P307809	3/5/2011	9	Registered
Co. Eastman Kodak Co.		PLUS-X	Andorra	3683	1/14/1997	2479	1/14/1997	1	Registered
Co. Eastman Kodak Co.		PLUS-X	Argentina	2979579	2/16/2010	2423097	2/7/2011	1	Registered
Co. Eastman Kodak Co.		PLUS-X	Bulgaria			825	4/16/1993	1, 9, 16	Registered
Co. Eastman Kodak Co.		PLUS-X	Greece	84900	2/18/1987	84900	2/18/1987	1	Registered
Co. Eastman Kodak Co.		PLUS-X	India		10/8/1942	6308	3/23/1945	1	Registered
Co. Eastman Kodak Co.		PLUS-X	Indonesia	D97 19747		IDM000158963	3/15/1998	9	Registered
Co. Eastman Kodak Co.		PLUS-X	Iran		3/7/1956	15321		1	Registered
Co. Eastman Kodak Co.		PLUS-X	Israel	15068	1/8/1956	15068	12/22/1958	1	Registered
Co. Eastman Kodak Co.		PLUS-X	Japan			1359527	11/30/1978	18	Registered
Co. Eastman Kodak Co.		PLUS-X	Mexico	87531	5/6/1939	97909	9/12/1959	9	Registered
Co. Eastman Kodak Co.		PLUS-X	Poland	96503	2/8/1991	71228	2/8/1991	1	Registered
Co. Eastman Kodak Co.		PLUS-X	South Africa	65/4514	11/4/1965	65/4514	11/4/1965	1	Registered
Co. Eastman Kodak Co.		PLUS-X	Venezuela	1739	3/14/1997	26811	6/23/1952	1	Registered
Co. Eastman Kodak Co.		PLUS-X	Zambia		5/8/1977	B780/59	5/8/1977	1	Registered

Eastman Kodak Co.	-1	PLUS-X	Zimbabwe			B780/59	1/26/1943	1	Registered
Eastman Kodak Co.	-1	PMT	Madagascar	95/00825D	7/13/1995	1590	7/13/1995		Registered
Eastman Kodak Co.	-1	POLYMATIC PRECISION	Denmark	1980/5220	11/26/1980	1984/363	1/27/1984	1, 7, 9, 16	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Denmark	3847/77	9/26/1977	1323/78	4/14/1978	1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Finland	4283/77	9/22/1977	81907	6/21/1982	1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Iceland	864/1991	9/26/1991	48/1992	1/23/1992	1	Registered
Eastman Kodak Co.	-1	LINE PRECISION	Japan	135400/1987	12/2/1987	2202425	1/30/1990	1, 9	Registered
Eastman Kodak Co.	-1	LINE	Sweden	77-4193	9/13/1977	162851	3/31/1978	1	Registered
Eastman Kodak Co.	-1	PREPS	Canada	1169191	2/24/2003	TMA629052	12/22/2004		Registered
Eastman Kodak Co.	-1	PREPS	European (O.H.M.I.)	3791233	4/23/2004	3791233	9/2/2005	9	Registered

Eastman Kodak Co.	-1	PREPS	Japan	2004-039101	4/23/2004	4820143	11/19/2004	9	Registered
Eastman Kodak Co.	-1	PRESS AIM	Canada	1007175	3/2/1999	TMA541243	2/16/2001		Registered
Eastman Kodak Co.	-1	PRINERGY	Argentina	2993715	4/9/2010	2430083	4/26/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Australia	787663	3/5/1999	787663	3/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Brazil	821688308	6/2/1999	821688308	1/4/2005	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Canada	1007437	3/3/1999	TMA537313	11/20/2000		Registered
Eastman Kodak Co.	-1	PRINERGY	Chile	884124	11/9/2009	873184	12/16/2009	9	Registered
Eastman Kodak Co.	-1	PRINERGY	China (People's Republic of)	9900051827	5/13/1999	1477683	11/21/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Czech Republic	140669	3/5/1999	223544	3/23/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	European (O.H.M.I.)	1094408	3/4/1999	1094408	6/14/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Hong Kong	1999/2618	3/4/1999	813	1/13/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Indonesia	D99-9618	6/9/1999	458356	12/18/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Israel	126330	3/7/1999	126330	4/6/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Japan	1999-019828	3/5/1999	4378383	4/21/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Malaysia	2003/01337	1/31/2003	3001337	9/21/2005	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Mexico	368106	3/18/1999	660957	6/27/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	New Zealand	306006	3/4/1999	306006	8/31/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Norway	1999 02302	3/4/1999	204262	8/24/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Philippines	4-1999-001489	3/3/1999	4-1999-001489	3/10/2006	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Poland	Z-198846	3/8/1999	R137931	5/7/2002	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Russian Federation	99702866	3/4/1999	190824	7/12/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Saudi Arabia	49734	6/15/1999	574/3	6/19/2001	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Singapore	T99/02213H	3/6/1999	T9902213H	2/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	South Africa	99/03360	3/3/1999	99/03360	4/4/2002	9	Registered
Eastman Kodak Co.	-1	PRINERGY	South Korea	99-6471	3/4/1999	466259	3/7/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Switzerland	99-02016	3/5/1999	464565	3/5/1999	9	Registered
Eastman Kodak Co.	-1	PRINERGY	Thailand	390803	6/25/1999	Kor108023	2/7/2000	9	Registered
Eastman Kodak Co.	-1	PRINERGY	United States of America (USA)	75637976	2/5/1999	2388655	9/19/2000	9	Registered
Eastman Kodak Co.	-1	PRO-DIREKT	United Kingdom	2113595	10/22/1996	2113595	10/22/1996	35	Registered
Eastman Kodak Co.	-1	PROOFSETTER	Canada	1097787	3/28/2001	TMA612202	6/7/2004		Registered
Eastman Kodak Co.	-1	PROOFSETTER	Israel	144492	12/3/2000	144492	5/3/2002	9	Registered
Eastman Kodak Co.	-1	SPECTRUM	Canada	873897	3/31/1998	TMA521775	1/19/2000		Registered
Eastman Kodak Co.	-1	PROOFSETTER	European (O.H.M.I.)	863647	6/29/1998	863647	10/15/1999	9	Registered
Eastman Kodak Co.	-1	SPECTRUM	Israel	144039	11/19/2000	144039	5/3/2002	9	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919010	6/2/2009	2472547	11/4/2011	2	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919011	6/2/2009	2356938	3/31/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Argentina	2919012	6/2/2009	2356937	3/31/2010	9	Registered
Eastman Kodak Co.	-1	PROSPER	Brazil	830306811	6/9/2009	830306811	3/27/2012	2	Registered
Eastman Kodak Co.	-1	PROSPER	Brazil	830306803	6/9/2009	830306803	3/27/2012	7	Registered
Eastman Kodak Co.	-1	PROSPER	Canada	1439822	5/29/2009				Pending
Eastman Kodak Co.	-1	PROSPER	Chile	866068	6/2/2009	908101	1/19/2011	2, 7	Application
Eastman Kodak Co.	-1	PROSPER	India	1824957	6/2/2009			2, 7, 9	Application
Eastman Kodak Co.	-1	PROSPER	Indonesia	D00.2009.020303	6/19/2009	IDM000285151	12/16/2010	2	Registered
Eastman Kodak Co.	-1	PROSPER	Indonesia	D00.2009.020305	6/19/2009	IDM000282708	12/2/2010	9	Registered
Eastman Kodak Co.	-1	PROSPER	International (WIPO)	1009562	6/3/2009	1009562	6/3/2009	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	Mexico	1009654	6/1/2009	1109499	7/8/2009	2	Registered
Eastman Kodak Co.	-1	PROSPER	Mexico	1009653	6/1/2009	1167921	7/12/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Taiwan	98023080	6/2/2009	1438483	11/1/2010	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	United States of America (USA)	77747478	5/29/2009	4099413	2/14/2012	2, 7	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9001-09	6/4/2009	304193	6/3/2010	2	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9002-09	6/4/2009	304194	6/3/2010	7	Registered
Eastman Kodak Co.	-1	PROSPER	Venezuela	9003-09	6/4/2009	304195	6/3/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	Canada	1456742	10/26/2009	TMA823838	5/10/2012	9	Registered
Eastman Kodak Co.	-1	PULSE	Hong Kong	301458199	10/27/2009	301458199	3/26/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	India	1877659	10/28/2009			9	Pending
Eastman Kodak Co.	-1	PULSE	International (WIPO)	1019982	11/4/2009	1019982	11/4/2009	9	Application
Eastman Kodak Co.	-1	PULSE	New Zealand	814849	10/27/2009	814849	10/27/2009	9	Registered
Eastman Kodak Co.	-1	PULSE	Taiwan	98047638	10/28/2009	1421381	8/1/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	United States of America (USA)	77860751	10/29/2009	3848887	9/14/2010	9	Registered
Eastman Kodak Co.	-1	PULSE	Venezuela	18155-09		P305430	7/23/2010	9	Registered
Eastman Kodak Co.	-1	Q1 (STYLIZED)	Finland	6228/91	12/27/1991	128412	10/5/1993	35	Registered
Eastman Kodak Co.	-1	Q1 (STYLIZED)	Norway	91.6462	12/27/1991	160730	12/23/1993	35	Registered
Eastman Kodak Co.	-1	QUALEX	Canada	822989	9/11/1996	534513	10/13/2000		Registered
Eastman Kodak Co.	-1	QUALEX & D:Q (Q IN BLACK) RECRIE & D:RAINBOW	Canada	823131	9/12/1996	534514	10/13/2000		Registered
Eastman Kodak Co.	-1	W/DISK	Brazil	821966537	9/3/1999	821966537	7/6/2004	40	Registered
Eastman Kodak Co.	-1	RETINA	Argentina	2329213	2/27/2001	1884597	9/11/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Argentina	2444069	7/14/2003	1950432	9/12/2003	9	Registered
Eastman Kodak Co.	-1	RETINA	Bolivia	SM-0663	3/7/2001	91465-C	10/6/2003	1	Registered
Eastman Kodak Co.	-1	RETINA	Bolivia			11804C/63655-A	6/21/2004	9	Registered

Eastman Kodak Co.	-1	RETINA	Brazil	823561844	2/13/2001	823561844	3/13/2007	1	Registered
Eastman Kodak Co.	-1	RETINA	Canada	222876	1/11/1954	48652	1/11/1954		Registered
Eastman Kodak Co.	-1	RETINA	Chile	519011	2/27/2001	761416	6/29/2006	1	Registered
Eastman Kodak Co.	-1	RETINA	Chile	928767	11/11/2010	907319	12/12/2010	1, 9	Registered
Eastman Kodak Co.	-1	RETINA	Colombia	01/015132	2/26/2001	242978	11/16/2001	1	Registered
			Congo (Democratic Republic of)		2/25/2005	11000/2005	9/4/2007	1, 9, 10, 16	Registered
Eastman Kodak Co.	-1	RETINA	Costa Rica		3/15/2001	130036	11/23/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Denmark	1994/358	1/14/1994	1994/5240	8/5/1994	1	Registered
			Dominican Republic	2012/44650	7/2/2012	135735	10/15/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Ecuador	112311	3/27/2001	13873/01	7/11/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	El Salvador	12001012326	3/19/2001	57 Book 142	10/24/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Finland	620/94	2/7/1994	135370	12/5/1994	1	Registered
Eastman Kodak Co.	-1	RETINA	Greece	117508	1/18/1994	117508	1/18/1994	1	Registered
Eastman Kodak Co.	-1	RETINA	Greece	18381		18381	12/10/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Honduras	1159/2001	3/16/2001	82725	10/15/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Hong Kong	6404/2002	5/6/2002	498/2003	5/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	India	1068910B	12/24/2001	1068910	12/24/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	India		10/8/1942	6303	4/21/1944	9	Registered
Eastman Kodak Co.	-1	RETINA	Indonesia	R00 2011 015278	12/27/2011	IDM000352518	12/14/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Israel		12/24/1952	12555	8/2/1953	9	Registered
Eastman Kodak Co.	-1	RETINA	Japan	20345/1997	2/26/1997	4201471	10/16/1998	1	Registered
Eastman Kodak Co.	-1	RETINA	Japan	20346/1997	2/26/1997	4175109	8/7/1998	9	Registered
Eastman Kodak Co.	-1	RETINA	Malawi			1378/59	6/15/1994	9	Registered
Eastman Kodak Co.	-1	RETINA	Malaysia	2002/00925	1/24/2002	2000925	1/24/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Mexico	505338	9/4/2001	720553	9/4/2001	1	Registered

Eastman Kodak Co.	-1	RETINA	Nicaragua	2001-01052	3/29/2001	51713CC	10/17/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Nigeria		1/17/1953	7306	1/17/1953	8	Registered
Eastman Kodak Co.	-1	RETINA	Norway	94.0782	2/7/1994	166662	1/19/1995	1	Registered
Eastman Kodak Co.	-1	RETINA	Norway	51839	12/5/1952	41822	12/5/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Pakistan	176133	2/6/2002	176133	2/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Peru	124307-2001	3/2/2001	72032	5/30/2001	1	Registered
Eastman Kodak Co.	-1	RETINA	Singapore	T02/00477F	1/11/2002	T02/00477F	1/11/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Singapore South		9/6/1970	T4911682A	9/6/1970	9	Registered
Eastman Kodak Co.	-1	RETINA	Africa	65/4518	11/4/1965	65/4518	11/4/1965	9	Registered
Eastman Kodak Co.	-1	RETINA	South Korea	40-2002-25934	6/4/2002	40-556017	8/11/2003	1	Registered
Eastman Kodak Co.	-1	RETINA	Sweden	94-285	1/13/1994	303489	7/21/1995	1	Registered
Eastman Kodak Co.	-1	RETINA	Thailand	478907	1/29/2002	Kor166303	1/29/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Thailand	260894		Kor10482	2/25/1994	9	Registered
Eastman Kodak Co.	-1	RETINA	Uruguay	437012	6/11/2012	329844	8/6/2002	1	Registered
Eastman Kodak Co.	-1	RETINA	Venezuela	1730	3/14/1997	26854	6/30/1952	9	Registered
Eastman Kodak Co.	-1	RETINA	Zambia			1378/59	6/15/1994	9	Registered
			Zanzibar (Tanzania Republic)						
Eastman Kodak Co.	-1	RETINA	Republ			166/55	9/6/1997	8	Registered
Eastman Kodak Co.	-1	RETINAR	Australia	904341	2/22/2002	904341	2/22/2002	9	Registered
Eastman Kodak Co.	-1	RETINAR	Canada	1132842	3/4/2002	624680	11/4/2004	9	Registered
Eastman Kodak Co.	-1	RETINAR	Chile	559452	2/25/2002	672151	8/29/2003	9	Registered
Eastman Kodak Co.	-1	RETINAR	Finland	T198703568	8/24/1987	105026	8/21/1989	9	Registered
Eastman Kodak Co.	-1	RETINAR	Iceland	875/1991	9/26/1991	57/1992	1/23/1992	9	Registered
Eastman Kodak Co.	-1	RETINAR	India	1083539	2/27/2002			9	Pending
Eastman Kodak Co.	-1	RETINAR	Indonesia	R00 2011 015276	12/27/2011	IDM000352516	2/28/2003	9	Registered
Eastman Kodak Co.	-1	RETINAR	Mexico	533888	2/22/2002	742800	2/22/2002	9	Registered
Eastman Kodak Co.	-1	RETINAR	South Korea	40-2002-9243	2/26/2002	558366	9/3/2003	9	Registered
			United States of America						
Eastman Kodak Co.	-1	RETINAR RIGILON with Japanese Characters	(USA)	78/116945	3/22/2002	2814109	2/10/2004	9	Registered
Eastman Kodak Co.	-1	ROYALFILM	Japan	S53/011705	2/23/1978	1547825	11/26/1982	1	Registered
Eastman Kodak Co.	-1	ROYALFOTO	Germany	30163695	11/2/2001	30163695	3/4/2002	1, 9, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALPAPER	Germany	30441709	7/20/2004	30441709	10/4/2004	16, 38, 42	Registered
Eastman Kodak Co.	-1	ROYALPAPIER	Germany	30460084	10/21/2004	30460084	5/30/2005	1, 16, 40, 42	Registered
Eastman Kodak Co.	-1	ROYALPLUS	Germany	30163696	11/2/2001	30163696	2/28/2002	1, 9, 16, 40, 42	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Germany	39928948.8	5/19/1999	39928948	10/12/1999	16, 40, 42	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Argentina	2501577	3/17/2004	1988973	8/25/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Argentina	2501576	3/17/2004	1988972	8/25/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Chile	621880	9/17/2003	678776	11/18/2003	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Chile	621881	9/17/2003	678795	11/18/2003	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Chile	637970	2/20/2004	702674	9/7/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Chile	249177	8/12/1993	691363	4/21/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	China (People's Republic of)	93062955		724608	1/14/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	China (People's Republic of)	93032433		736088	3/21/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	China (People's Republic of)	93092268	9/29/1993	742888	4/27/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	China (People's Republic of)	93090727	9/28/1993	777613	2/13/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Colombia	93/385075	5/4/1993	153256	2/28/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Colombia	93/385076	5/4/1993	153255	2/28/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Colombia	93/401550	8/11/1993	159271	3/30/1994	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Colombia	93/401549	8/11/1993	158799	3/30/1994	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Denmark	1992/07431	10/20/1992	1993/07048	10/8/1993	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Denmark	1993/5328	8/19/1993	1994/386	1/21/1994	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Dominican Republic		5/17/1993	57797	7/15/1993	11	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Dominican Republic		5/4/1993	59169	8/15/1993	66	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Finland	5003/92	10/15/1992	130812	2/21/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Finland	3819/93	8/31/1993	133685	8/22/1994	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Greece	111605	11/26/1992	111605	9/18/1995	1, 9	Registered

Eastman Kodak Co.	-1	S:A KODAK MOMENT	Greece	115741	8/30/1993	115741	8/30/1993	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	16203/92	9/24/1992	199402817	5/11/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	16202/92	9/24/1992	199402816	5/11/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	8530/1993	8/13/1993	199505079	6/22/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Hong Kong	8531/1993	8/13/1993	199503417	4/28/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	593055	3/19/1993	593055	3/19/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	593056	3/19/1993	593056	3/19/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	India	604252	8/16/1993	604252	8/16/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2004.00121.00121	1/7/2004	IDM000013107	8/2/2004	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2004.00120.00120	1/7/2004	IDM000013106	8/2/2004	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	R00.2003.02606.02609	3/21/2003	IDM000002671	4/7/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Indonesia	V00.2003.02609.0261	3/21/2003	IDM000002674	4/7/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	86877	3/29/1993	86877	7/4/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	86878	3/29/1993	86878	7/4/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	88561	8/12/1993	88561	9/7/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Israel	88562	8/12/1993	88562	9/3/1995	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	192443/1992	9/17/1992	3043678	5/31/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	192444/1992	9/17/1992	3057065	7/31/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Japan	87132/93	8/24/1993	4007512	6/6/1997	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/02418	4/15/1993	93/02418	4/15/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/08177	10/18/1993	93/08177	10/18/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Malaysia	93/08299	10/22/1993	93/08299	10/22/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico		9/24/1992	428528	12/28/1992	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico		9/24/1992	428529	12/28/1992	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico	175544	8/16/1993	446481	11/12/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Mexico	175545	8/16/1993	446482	11/12/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Norway	925218	10/16/1992	161157	1/20/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8122	4/2/2004	270231	8/11/2004	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8123	4/2/2004	270232	8/11/2004	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8124	4/2/2004	270233	8/11/2004	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Paraguay	8125	4/2/2004	270234	8/11/2004	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	217824	3/16/1993	1839	10/14/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	217825	3/16/1993	1838	10/14/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	226111	8/18/1993	3692	12/3/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Peru	226112	8/18/1993	1071	12/3/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Poland	Z-134749	6/16/1994	R-91856	6/16/1994	1, 9, 16, 35, 40, 42	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	S/1867/93	3/15/1993	T93/01867H	3/15/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	S/1866/93	3/15/1993	T93/01866Z	3/15/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	6217/93	8/14/1993	T93/06217J	8/14/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Singapore	6216/93	8/12/1993	T93/06216B	8/14/1993	40	Registered

Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4110	4/25/1994	94/4110	4/25/1994	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4111	4/25/1994	94/4111	4/25/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4112	4/25/1994	94/4112	4/25/1994	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Africa	94/4113	4/25/1994	94/4113	4/25/1994	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	28748-93	8/13/1993	308016	2/15/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	92-26022	9/18/1992	40-271987	8/18/1993	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	South Korea	4767/93	8/13/1993	41-25995	2/8/1995	35, 40, 41	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Sweden	92-9014	10/13/1992	258881	6/17/1994	1, 9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Sweden	93-7374	8/17/1993	259137	6/23/1994	16, 40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Taiwan	82039575	8/13/1993	69265	3/1/1994	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	249360	7/29/1993	Kor37336	7/29/1993	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	249361	7/29/1993	Kor28772	7/29/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	253695	10/14/1993	Kor36902	10/14/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Thailand	253696	10/14/1993	Bor2361	10/14/1993	40	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Turkey	2618/93	3/22/1993	142458	3/22/1993	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Turkey	8404/93	8/19/1993	145859	8/19/1993	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	4648/93	3/22/1993	177756	7/10/1995	1	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	4647/93	3/22/1993	177755	7/10/1995	9	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	14768/93	8/13/1993	179430	7/10/1995	16	Registered
Eastman Kodak Co.	-1	S:A KODAK MOMENT	Venezuela	14767/93	8/13/1993	1691	7/10/1995	40	Registered
Eastman Kodak Co.	-1	S:DE TOEKOMST IN BEELD	Benelux	81916	11/18/1996	607664	11/18/1996	1, 9, 16, 40	Registered
Eastman Kodak Co.	-1	S:DIGITAL MADE SIMPLE. PICTURES	China (People's Republic of)	3367001	11/12/2002	3367001	6/7/2004	40	Registered
Eastman Kodak Co.	-1	S:KODAK TU MEJOR IMAGEN	Panama			40998	2/26/1997	35	Registered
Eastman Kodak Co.	-1	S:KODAK WORLD LEADER IN IMAGES	Chile	618081	8/20/2003	695600	6/18/2004	1, 9, 16	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN	Venezuela	15131/91	8/6/1991	L-2904	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN	Venezuela	15136/91	8/6/1991	L-2909	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN	Venezuela	15135/91	8/6/1991	L-2908	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN	Venezuela	15134/91	8/6/1991	L-2907	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:KODAK, CADA MOMENTO, UN	Venezuela	15133/91	8/6/1991	L-2906	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:MEGAPRINT DE KODAK	Venezuela	15132/91	8/6/1991	L-2905	8/19/1994	LC	Registered
Eastman Kodak Co.	-1	S:PARA RETRATAR TU PAIS...KODAK	Argentina	2431275	5/16/2003	2263936	12/15/2008	16	Registered
Eastman Kodak Co.	-1	S:RETRATA TU PAIS CON KODAK	Dominica	2/00086486	11/15/1997	86486	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE	Dominica	2/00086535	11/15/1997	86535	11/15/1997	46	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE	China (People's Republic of)	3367032	11/12/2002	3367032	3/14/2008	1	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE	China (People's Republic of)	3367031	11/12/2002	3367031	10/28/2007	9	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE	China (People's Republic of)	3367030	11/12/2002	3367030	9/21/2004	16	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE	China (People's Republic of)	3367029	11/12/2002	3367029	6/7/2004	40	Registered
Eastman Kodak Co.	-1	S:SHARE MOMENTS. SHARE	Japan	16397/2003	3/3/2003	4719703	10/17/2003	1, 9, 16, 40	Registered

		LIFE.							
		S:SHARE	China						
Eastman Kodak Co.	-1	MOMENTS. SHARE	(People's	3443883	1/22/2003	3443883	1/14/2008	1	Registered
		LIFE. (IN CHINESE)	Republic of)						
		S:SHARE	China						
Eastman Kodak Co.	-1	MOMENTS. SHARE	(People's	3443884	1/22/2003	3443884	11/7/2007	9	Registered
		LIFE. (IN CHINESE)	Republic of)						
		S:SHARE	China						
Eastman Kodak Co.	-1	MOMENTS. SHARE	(People's	3443885	1/22/2003	3443885	4/7/2005	16	Registered
		LIFE. (IN CHINESE)	Republic of)						
		S:SHARE	China						
Eastman Kodak Co.	-1	MOMENTS. SHARE	(People's	3443874	1/22/2003	3443874	11/7/2007	40	Registered
		LIFE. (IN CHINESE)	Republic of)						
		S:SOLO KODAK							
Eastman Kodak Co.	-1	RETRATA TU PAIS	Dominica	2/00086571	11/15/1997	86571	11/15/1997	46	Registered
		S:TAKE PICTURES.							
		FURTHER.	Canada	804396	2/14/1996	534092	10/4/2000		Registered
		S:TU							
Eastman Kodak Co.	-1	PAIS...RETRATALO	Dominica	2/00086654	11/15/1997	86654	11/15/1997	46	Registered
		CON KODAK							
		S:UN MOMENTO							
Eastman Kodak Co.	-1	KODAK	Argentina	2474894	11/10/2003	1971815	2/26/2004	1	Registered
		S:UN MOMENTO							
Eastman Kodak Co.	-1	KODAK	Argentina	2474895	11/10/2003	1971816	2/26/2004	9	Registered
		S:UN MOMENTO							
Eastman Kodak Co.	-1	KODAK	Argentina	2513089	5/6/2004	2001837	12/10/2004	16	Registered
		S:UN MOMENTO							
Eastman Kodak Co.	-1	KODAK	Argentina	2513096	5/6/2004	2001848	12/10/2004	40	Registered
Eastman Kodak Co.	-1	SCREENCHECK	Sweden	1999/05398	7/27/1999	367073	5/28/2004	42	Registered
Eastman Kodak Co.	-1	SENSALITE	Argentina	2474871	11/10/2003	1971980	2/27/2004	9	Registered
		SERVICIO CALIDAD							
		CONTROLADA &							
Eastman Kodak Co.	-1	D:RIBBON	Colombia	92/296922	1/11/1989	134570	8/20/1996	40	Registered
		SERVICIO DE							
		CALIDAD							
Eastman Kodak Co.	-1	CONTROLADA	Venezuela	13081/90	8/2/1990	7737	11/1/1994	50	Registered
Eastman Kodak Co.	-1	SLICE	Canada	1449158	8/21/2009	TMA778038	9/24/2010	9	Registered
Eastman Kodak Co.	-1	SLICE	Chile	875592	8/25/2009	880346	4/6/2010	9	Registered
Eastman Kodak Co.	-1	SLICE	India	1854587	8/25/2009	1854587	8/25/2009	9	Registered
Eastman Kodak Co.	-1	SLICE	Indonesia	D00.2009.028785	8/28/2009	IDM000290768	1/20/2011	9	Registered
Eastman Kodak Co.	-1	SLICE	Japan	38627/2008	5/20/2008	5207403-2	2/20/2009	9	Registered
Eastman Kodak Co.	-1	SLICE	Mexico	1028825	8/24/2009	1121990	9/22/2009	9	Registered
Eastman Kodak Co.	-1	SLICE	Taiwan	98036911	8/25/2009	1407603	5/1/2010	9	Registered
Eastman Kodak Co.	-1	SLICE	Venezuela	13919-09	8/26/2009	304942	7/23/2010	9	Registered
Eastman Kodak Co.	-1	SMART	Israel	62736	2/10/1986	62736	2/10/1986	9	Registered
		SMILES by Kodak	United						
Eastman Kodak Co.	-1	(STYLIZED)	Kingdom	2100012	5/13/1996	2100012	5/13/1996	16, 42	Registered
Eastman Kodak Co.	-1	SOMOS REVELADO	Colombia	94/005225		161328	5/31/1994	40	Registered
Eastman Kodak Co.	-1	SOMOS REVELADO	Colombia	94/005228		162130	5/31/1994	42	Registered
Eastman Kodak Co.	-1	SONORA	Brazil	829572937	1/31/2008	829572937	7/20/2010	7	Registered
Eastman Kodak Co.	-1	SONORA	Canada	1384019	2/11/2008	TMA828293	7/18/2012	7	Registered
Eastman Kodak Co.	-1	SONORA	Chile	804256	1/21/2008	821343	7/7/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Hong Kong	301034973	1/18/2008	301034973	1/18/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	India	1643705	1/21/2008	1643705	1/21/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Indonesia	D00.2008.003876	2/4/2008	IDM000216781	9/7/2009	7	Registered
		SONORA	International						
Eastman Kodak Co.	-1	(WIPO)		954544	2/4/2008	954544	2/4/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Mexico	908590	1/22/2008	1026635	1/22/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	New Zealand	782844	1/18/2008	782844	1/18/2008	7	Registered
Eastman Kodak Co.	-1	SONORA	Taiwan	97003073	1/21/2008	1330391	10/1/2008	7	Registered
		SONORA	United States						
		(USA)							
Eastman Kodak Co.	-1	SONORA	(USA)	77380615	1/25/2008	4118811	3/27/2012	7	Registered
Eastman Kodak Co.	-1	SP2000	Canada	481460	1/27/1982	299842	2/8/1985	2, 9	Registered
Eastman Kodak Co.	-1	SPIRE	Canada	1097786	3/28/2001	TMA578401	3/27/2003		Registered

Eastman Kodak Co.	-1	SQUARESPOT	Canada	873900	3/31/1998	TMA509843	3/23/1999		Registered
Eastman Kodak Co.	-1	SQUARESPOT	European (O.H.M.I.)	874149	6/29/1998	874149	2/28/2000	9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	Israel	144040	11/19/2000	144040	11/12/2001	9	Registered
Eastman Kodak Co.	-1	SQUARESPOT	Japan	2000-139039	12/25/2000	4601504	9/6/2002	7, 9	Registered
			United States of America						
Eastman Kodak Co.	-1	SQUARESPOT	(USA)	75/441847	2/27/1998	2288250	10/19/1999	7	Registered
Eastman Kodak Co.	-1	STACCATO	Canada	884571	7/15/1998	TMA524614	3/10/2000		Registered
			European (O.H.M.I.)	863555	6/29/1998	863555	10/4/1999	9	Registered
Eastman Kodak Co.	-1	STACCATO	Israel	144041	11/19/2000	144041	10/12/2001	9	Registered
Eastman Kodak Co.	-1	STACCATO	Japan	2000-139040	12/25/2000	4612148	10/11/2002	9	Registered
			STACCATO (IN KATAKANA)						
Eastman Kodak Co.	-1	KATAKANA	Japan	1994-000774	1/7/1994	3246268	1/31/1997	9	Registered
Eastman Kodak Co.	-1	STAR	Hong Kong	6580/93	6/29/1993	B3669/1996	6/29/1993	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Denmark	4325/75	10/15/1975	1383/76	4/9/1976	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Norway	123564	10/10/1975	95815	1/22/1976	9	Registered
Eastman Kodak Co.	-1	STARFICHE	Sweden			154448	2/20/1976	9	Registered
Eastman Kodak Co.	-1	STARFILE	Denmark	1938/67	5/24/1967	1968 02209	8/23/1968	9	Registered
Eastman Kodak Co.	-1	STARFILE	Sweden			125185	10/18/1968	9	Registered
Eastman Kodak Co.	-1	STARLET	Argentina	2474865	11/10/2003	2034241	7/6/2005	9	Registered
Eastman Kodak Co.	-1	STARMATE	Denmark	881/87	2/12/1987	4060/1988	11/18/1988	9	Registered
Eastman Kodak Co.	-1	STARMATE	Norway	87 0569	2/11/1987	134055	11/3/1988	9	Registered
Eastman Kodak Co.	-1	STARVUE	Norway	117309	12/21/1973	93497	4/17/1975	9	Registered
Eastman Kodak Co.	-1	SUPER CLEAR SUPERMARKET	Taiwan	84025949	5/26/1995	713702	4/16/1996	1	Registered
Eastman Kodak Co.	-1	PRODUCTS LOGO SUPERMARKET	Argentina	2586801	4/28/2005	2046664	10/13/2005	1	Registered
			Argentina	2586800	4/28/2005	2046663	10/13/2005	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Argentina	2926008	6/30/1999	2383341	7/26/2010	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Denmark	3262/86	5/22/1986	1988/636	2/5/1988	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Greece	83005	6/19/1986	83005	3/17/1989	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	India	454882	5/30/1986	454882	5/30/1993	11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Japan	52022/1986	5/20/1986	2070083	8/29/1988	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Japan	52021/1986	5/20/1986	2094272	11/30/1988	10	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Malaysia	88/01127	3/15/1988	88/01127	3/15/1988	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Mexico	9587	5/21/1986	319000	5/21/1991	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Norway	19862041	5/22/1986	130178	10/1/1987	9, 11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Puerto Rico		10/22/1996	27365	1/7/1997	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Africa	86/3210	5/20/1986	86/3210	5/20/1986	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Africa	86/3211	5/20/1986	86/3211	5/20/1986	11	Registered
Eastman Kodak Co.	-1	SUPRALIFE	South Korea	5577/96	8/27/1996	140856	5/25/1987	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Sweden	86.3928	5/22/1986	214732	9/22/1989	9	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Taiwan			352961	1/1/1987	99	Registered
Eastman Kodak Co.	-1	SUPRALIFE	Thailand	385055	4/9/1999	Kor103679	6/28/1999	9	Registered
Eastman Kodak Co.	-1	SWORD	Australia	953177	5/8/2003	953177	5/8/2003	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Brazil	825501237	5/12/2003	825501237	6/5/2007	1	Registered
Eastman Kodak Co.	-1	SWORD	Brazil	825501229	5/12/2003	825501229	6/5/2007	7	Registered
Eastman Kodak Co.	-1	SWORD	Canada	1177411	5/7/2003	TMA665644	6/6/2006		Registered
			China (People's Republic of)						
Eastman Kodak Co.	-1	SWORD	Republic of China	3577872	6/3/2003	3577872	5/14/2005	1	Registered
			(People's Republic of)						
Eastman Kodak Co.	-1	SWORD	Republic of)	3577873	6/3/2003	3577873	6/14/2005	7	Registered
Eastman Kodak Co.	-1	SWORD	Hong Kong	300017171	5/12/2003	300017171	12/15/2003	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Japan	2003-38321	5/12/2003	4861085	4/28/2005	1, 7	Registered
Eastman Kodak Co.	-1	SWORD	Mexico	600112	5/9/2003	795985	6/24/2003	1	Registered
Eastman Kodak Co.	-1	SWORD	Mexico	600113	5/9/2003	795986	6/24/2003	7	Registered
Eastman Kodak Co.	-1	TELASSISTANCE	Denmark	8156/91	11/14/1991	4851/93	7/9/1993	37, 38, 92	Registered
Eastman Kodak Co.	-1	T-GRAIN	Australia	738088	6/30/1997	738088	6/30/1997	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Denmark	1983/5784	11/29/1983	1984/2816	8/3/1984	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Finland	T198306561	11/29/1983	95486	8/21/1986	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Norway	83.3821	11/24/1983	119073	11/1/1984	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	South Africa	85/3712	5/27/1985	85/3712	5/27/1985	1	Registered
Eastman Kodak Co.	-1	T-GRAIN	Sweden	83-7886	11/28/1983	198145	10/4/1985	1	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Australia	901998	1/31/2002	901998	1/31/2002	7	Registered
Eastman Kodak Co.	-1	THERMAL GOLD	Brazil	824357701	2/8/2002	824357701	1/15/2008	7	Registered
Eastman Kodak Co.	-1	THERMAL GOLD THERMAL	Canada	1112317	8/10/2001	TMA619324	9/13/2004		Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	Argentina	2719270	12/13/2006	2205189	12/26/2007	7	Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	Brazil	828895449	12/14/2006	828895449	3/2/2010	7	Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	Canada	1334441	1/15/2007	TMA726004	10/14/2008		Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	Hong Kong	300872181	5/17/2007	300872181	5/17/2007	7	Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	India	1520224	12/26/2006			7	Pending Application
Eastman Kodak Co.	-1	PLATINUM THERMAL	Indonesia	D00.2006.042033	12/22/2006	IDM000221603	10/12/2009	7	Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	Japan	114409/2006	12/11/2006	5148219	7/4/2008	7	Registered
Eastman Kodak Co.	-1	PLATINUM THERMAL	Mexico	824394	12/11/2006	1000249	9/7/2007	7	Registered
Eastman Kodak Co.	-1	THERMAL	South Korea	40-2006-63211	12/13/2006	735303	1/24/2008	7	Registered

PLATINUM
THERMAL

Eastman Kodak Co.	-1	PLATINUM	Taiwan	95062394	12/14/2006	1281802	10/1/2007	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Brazil	826230962	1/28/2004	826230962	9/11/2007	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Canada	1203877	1/22/2004	692397	7/19/2007		Registered
			China (People's Republic of)	3900057	1/30/2004	3900057	2/14/2006	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Japan	2004-5077	1/22/2004	4824763	12/10/2004	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Mexico	639392	1/28/2004	828743	4/7/2004	7	Registered
			United States of America (USA)	78/358860	1/28/2004	2956130	5/24/2005	7	Registered
Eastman Kodak Co.	-1	THERMALDIRECT	Australia	840466	6/27/2000	840466	6/27/2000	7	Registered
Eastman Kodak Co.	-1	THERMALNEWS	Canada	1065084	6/27/2000	TMA563464	6/14/2002		Registered
Eastman Kodak Co.	-1	THERMALNEWS	Japan	2000-072322	6/29/2000	4492769	7/19/2001	7	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465092	10/1/2003	1964899	12/22/2003	1	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465093	10/1/2003	1964900	12/22/2003	9	Registered
Eastman Kodak Co.	-1	TOP COLOR	Argentina	2465094	10/1/2003	1964752	12/19/2003	16	Registered
			European (O.H.M.I.) United States of America (USA)	4062238	10/5/2004	4062238	8/4/2006	9	Registered
Eastman Kodak Co.	-1	TRACELESS	(USA)	78/396718	4/5/2004	3172086	11/14/2006	9	Registered
Eastman Kodak Co.	-1	TRENDESETTER	Canada	1097788	3/28/2001	TMA574601	1/29/2003		Registered
Eastman Kodak Co.	-1	TRENDESETTER	Israel	144042	11/19/2000	144042	3/4/2002	9	Registered
Eastman Kodak Co.	-1	TRENDESETTER	Japan	2000-139041	12/25/2000	4562251	4/19/2002	9	Registered
			TRENDESETTER						Registered
Eastman Kodak Co.	-1	SPECTRUM	Canada	884570	7/15/1998	TMA515217	8/25/1999		Registered
			TRENDESETTER						Registered
Eastman Kodak Co.	-1	SPECTRUM	Canada	1097789	3/28/2001	TMA592650	10/20/2003		Registered
			TRENDESETTER						Registered
Eastman Kodak Co.	-1	SPECTRUM	Israel	144495	12/3/2000	144495	5/3/2002	9	Registered
Eastman Kodak Co.	-1	TRILLIAN	Argentina	2984428	3/9/2010	2414663	12/17/2010	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Canada	1472101	3/5/2010	TMA794338	3/31/2011	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Chile	897491	3/9/2010	905726	12/22/2010	7	Registered
									Pending
Eastman Kodak Co.	-1	TRILLIAN	Hong Kong	301562995	3/15/2010	301562995	3/15/2010	7	Application

Eastman Kodak Co.	-1	TRILLIAN	India	1933096	3/9/2010			7	Pending Application
Eastman Kodak Co.	-1	TRILLIAN	Indonesia	D00.2010.009913	3/19/2010			7	Pending Application
Eastman Kodak Co.	-1	TRILLIAN	International (WIPO)	1034997	3/30/2010	1034997	3/30/2010	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Mexico	1072834	3/8/2010	1181704	9/29/2010	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Taiwan	99010118	3/8/2010	1478721	10/16/2011	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	United States of America (USA)	77960308	3/16/2010	4032322	9/27/2011	7	Registered
Eastman Kodak Co.	-1	TRILLIAN	Venezuela	3808-10	3/15/2010	318097	7/26/2012	7	Registered
Eastman Kodak Co.	-1	TRI-X	Andorra	4899	1/24/1997	3052	1/24/1997	1	Registered
Eastman Kodak Co.	-1	TRI-X	Argentina	32207032	1/7/2013	1909447	1/6/2003	1	Registered
Eastman Kodak Co.	-1	TRI-X	Chile	928766	11/11/2010	907318	12/12/2010	1, 9	Registered
Eastman Kodak Co.	-1	TRI-X	Greece	84904	2/19/1987	84904	2/19/1987	1	Registered
Eastman Kodak Co.	-1	TRI-X	India		10/8/1942	6314	3/5/1948	1	Registered
Eastman Kodak Co.	-1	TRI-X	Indonesia	D97 19745		IDM000158962	3/15/1998	9	Registered
Eastman Kodak Co.	-1	TRI-X	Iran		9/11/1966	29538		1	Registered
Eastman Kodak Co.	-1	TRI-X	Japan	734272/95	10/16/1995	477596	3/8/1956	1	Registered
Eastman Kodak Co.	-1	TRI-X	Mexico	88441	7/14/1959	98552	11/11/1959	1, 9	Registered
Eastman Kodak Co.	-1	TRI-X	Panama			29630	10/27/1982	16	Registered
Eastman Kodak Co.	-1	TRI-X	Peru	243691	6/1/1994	26890	10/14/1994	1	Registered
Eastman Kodak Co.	-1	TRI-X	Peru			92895	8/26/1991	9	Registered
Eastman Kodak Co.	-1	TRI-X	Poland	96499	2/8/1991	71224	2/8/1991	1	Registered
Eastman Kodak Co.	-1	TRI-X	South Africa	65/5175	12/13/1965	65/5175	12/13/1965	1	Registered
Eastman Kodak Co.	-1	TRI-X	South Korea	1188/1971	4/1/1971	22624	6/28/1971	1	Registered
Eastman Kodak Co.	-1	TRI-X	United States of America (USA)	71-672501	8/31/1954	609563	7/26/1955	1	Registered
Eastman Kodak Co.	-1	TRI-X	Venezuela			39283	1/12/1961	9	Registered
Eastman Kodak Co.	-1	ULTRA	Guatemala	M-9130-2001	12/19/2001	117781	5/22/2002	1	Registered
Eastman Kodak Co.	-1	ULTRALINE	Brazil	816873895	8/27/1992	816873895	1/25/1994	1	Registered
Eastman Kodak Co.	-1	ULTRAMAX	India	1678970	4/22/2008			1	Pending Application
Eastman Kodak Co.	-1	ULTRATEC	Canada	500047	3/10/1983	309848	12/27/1985		Registered
Eastman Kodak Co.	-1	ULTRATEC	Sweden	83/1669	3/15/1983	188793	11/4/1983	1	Registered
Eastman Kodak Co.	-1	UPFRONT VALUE FOREVER (in Chinese)	Canada (People's Republic of)	1169126	2/24/2003	682144	2/22/2007		Registered
Eastman Kodak Co.	-1	VERIFI	Australia	7120001	12/18/2008	7120001	8/7/2010	1	Registered
Eastman Kodak Co.	-1	VERIS	Australia	822636	2/7/2000	822636	2/7/2000	9	Registered
Eastman Kodak Co.	-1	VERIS	Canada	1173484	4/2/2003	TMA657577	1/31/2006		Registered
Eastman Kodak Co.	-1	VERIS	Japan	2003-028219	4/8/2003	4709249	9/12/2003	2, 16	Registered
Eastman Kodak Co.	-1	VERSALITE	South Africa	85/1465	2/27/1985	85/1465	2/27/1985	1	Registered
Eastman Kodak Co.	-1	VERSALITE & D:TRIANGLE	South Africa	85/3714	5/27/1985	85/3714	5/27/1985	1	Registered
Eastman Kodak Co.	-1	VERSAMARK	Argentina	2560064	12/9/2004	2095214	6/28/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Argentina	2560065	12/9/2004	2131321	11/30/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Brazil	827003064	12/13/2004	827003064	10/30/2007	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Brazil	827003072	12/13/2004	827003072	10/30/2007	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Canada	1244213	1/12/2005	TMA706280	2/1/2008	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	France	04 3328481	12/8/2004	04 3328481	12/8/2004	2, 9	Registered

Eastman Kodak Co.	-1	VERSAMARK	Hong Kong	30331929	12/4/2004	30331929	12/4/2004	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Indonesia	D00.2004.36236.36597	12/10/2004	IDM000085805	8/31/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Indonesia	D00.2004.36219.36580	12/10/2004	IDM000085795	8/31/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Israel	177009	12/19/2004	177009	2/8/2006	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Israel	177010	12/19/2004	177010	2/8/2006	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Malaysia	2004/19224	12/8/2004	2004/19224	12/8/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Malaysia	2004/19223	12/8/2004	4019223	12/8/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Mexico	691451	12/6/2004	866708	12/6/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Mexico	691452	12/6/2004	866709	12/6/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Peru	227324	12/7/2004	104464	4/12/2005	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Peru	227325	12/7/2004	103938	3/15/2005	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Taiwan	93057212	12/8/2004	1176725	10/1/2005	2, 9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Thailand	575363	12/13/2004	KOR228071	12/13/2004	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Thailand	575709	12/14/2004	Kor121237	12/14/2004	9	Registered
Eastman Kodak Co.	-1	VERSAMARK	Venezuela	21684-04	12/9/2004		11/11/2005	2	Registered
Eastman Kodak Co.	-1	VERSAMARK	Venezuela	21685-04	12/9/2004		11/11/2005	9	Registered
Eastman Kodak Co.	-1	VERSAMAT	Finland	3571/87	8/24/1987	106531	2/20/1990	1, 9	Registered
Eastman Kodak Co.	-1	VERSAMAT	United States of America (USA)	T00156962	11/9/1962	766958	3/24/1964	1	Registered
Eastman Kodak Co.	-1	VERSAMAT	United States of America (USA)	156963	11/9/1962	767131	3/24/1964	9	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	China (People's Republic of)	4237786	8/25/2004	4237786	1/28/2007	7	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	Hong Kong	300274202	8/25/2004	300274202	8/25/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET EXCEL	Singapore	T04/14227J	8/27/2004	T04/14227J	8/27/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Brazil	827009232	12/17/2004	827009232	11/6/2007	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	China (People's Republic of)	4411839		4411839	3/21/2009	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Hong Kong	300336807	12/13/2004	300336807	6/7/2005	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Mexico	693118	12/15/2004	869350	12/15/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Russian Federation	2004728970	12/15/2004	310053	7/6/2006	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	Singapore	T01/21945A	12/13/2004	T04/21945	12/13/2004	7	Registered
Eastman Kodak Co.	-1	VIOLET PRINT	South Korea	40-2004-55929	12/10/2004	649820	2/3/2006	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Australia	1014267	8/4/2004	1014267	8/4/2004	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Brazil	826773184	8/5/2004	826773184	10/16/2007	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Canada	1225833	8/4/2004	TMA694195	8/16/2007		Registered
Eastman Kodak Co.	-1	VIOLETNEWS	China (People's Republic of)	4206409	8/5/2004	4206409	12/21/2006	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Hong Kong	300262944	8/5/2004	300262944	1/27/2005	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Mexico	670851	8/9/2004	853356	8/9/2004	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Russian Federation	2004718735	8/18/2004	299493	12/14/2005	7	Registered
Eastman Kodak Co.	-1	VIOLETNEWS	Singapore	T04/13342E	8/10/2004	T04/13342E	8/10/2004	7	Registered
Eastman Kodak Co.	-1	VISAGE	South Africa	97/6512	5/2/1997	97/6512	5/2/1997	1	Registered
Eastman Kodak Co.	-1	VISION	Argentina	2607323	7/28/2005	2128291	11/20/2006	1	Registered
Eastman Kodak Co.	-1	VISION	Canada	1268095	8/4/2005	TMA694208	8/16/2007		Registered
Eastman Kodak Co.	-1	VISION	Hong Kong	300462762	7/22/2005	300462762	7/22/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Indonesia	D00.2005.015670	8/16/2005	IDM000230882	12/28/2009	1	Registered

Co. Eastman Kodak Co.	-1	VISION	International (WIPO)	869559	10/7/2005	869559	10/7/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Mexico	730264	7/25/2005	940367	7/25/2005	1	Registered
Eastman Kodak Co.	-1	VISION	Taiwan	94035427	7/25/2005	1199457	3/16/2006	1	Registered
Eastman Kodak Co.	-1	VISION	United States of America (USA)	78/704018	8/31/2005	3129558	8/15/2006	1	Registered
Eastman Kodak Co.	-1	VISION	Venezuela China (People's Republic of)	16341-05	7/29/2005	270080	4/17/2006	1	Registered
Eastman Kodak Co.	-1	VIVID (in Chinese)	Canada	7120002	12/18/2008	7120002	8/7/2010	1	Registered
Eastman Kodak Co.	-1	WINNER	Canada	1007174	3/2/1999	TMA532131	9/5/2000		Registered
Eastman Kodak Co.	-1	WINNER	New Zealand	303786	1/11/1999	303786	6/23/1999	7	Registered
Eastman Kodak Co.	-1	WRATTEN	Greece	84919	2/18/1987	84919	2/18/1997	9	Registered
Eastman Kodak Co.	-1	WRATTEN	India		10/8/1942	6302	2/12/1945	9	Registered

Eastman Kodak Co.	-1	WRATTEN	Japan	734270/95	10/16/1995	78067	3/20/1916	1, 9	Registered
Eastman Kodak Co.	-1	WRATTEN	Peru			41744	7/24/1991	9	Registered
Eastman Kodak Co.	-1	WRATTEN	Singapore			T39/02868G	7/14/1939	9	Registered
			United States of America						
Eastman Kodak Co.	-1	WRATTEN	(USA)	71/070177	5/2/1913	98493	7/21/1914	9, 11	Registered
Eastman Kodak Co.	-1	X	Mexico	500521	4/26/1929	29229	5/1/1929	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Argentina	2876391	11/18/2008	1711208	12/18/1998	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Denmark	5676/86	9/3/1986	1829/88	4/25/1988	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Greece	83705	9/19/1986	83705	9/19/1986	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	India	1058605	11/12/2001	1058605	11/12/2001	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Mexico	311412	10/20/1997	565625	11/28/1997	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Paraguay	1004807	2/11/2010	341068	5/29/2000	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Peru	387839	4/28/2009	56888	7/2/1999	9	Registered
			United Kingdom						
Eastman Kodak Co.	-1	XTRALIFE	Kingdom	2000960	10/31/1994	2000960	10/31/1994	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Uruguay	308208	10/30/1998	425679	11/19/2001	9	Registered
Eastman Kodak Co.	-1	XTRALIFE	Venezuela	21346/97	10/21/1997	243710	12/20/2002	21	Registered
Eastman Kodak Co.	-1	YELLOW (color only)	Israel	173868	8/2/2004	173868	10/15/2006	1	Registered
Eastman Kodak Co.	-1	YELLOW (color only)	Israel	173869	8/2/2004	173869	10/15/2006	40	Registered
			United Kingdom						
Eastman Kodak Co.	-1	DOES THE REST	Kingdom	2000970	10/31/1994	2000970	10/31/1994	1, 9, 16, 40	Registered
Kodak (Near East)	-1	EKTACHROME	Lebanon	145180	9/5/2012	73555	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODACHROME	Lebanon	145182	9/5/2012	73554	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODACOLOR	Lebanon	145181	9/5/2012	73553	9/16/1997	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK	Lebanon			45222	1/6/1984	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK	Syria	1104	3/17/2004	25755	6/9/2004	9	Registered
Kodak (Near East)	-1	KODAK (ARABIC)	Lebanon			49100	7/10/1986	1, 9, 16	Registered
Kodak (Near East)	-1	KODAK (ARABIC)	Syria			28671	2/20/2006	1, 9, 16	Registered
			KODAK						
Kodak (Near East)	-1	CORP.SYMBOL-B&W	Lebanon		1/14/1987	49868	1/14/1987	40	Registered
Kodak (Near East)	-1	RETINA	Lebanon		1/6/1984	45221		9	Registered
Kodak (Near East)	-1	RETINA	Syria	1104	3/17/2004	25756	6/9/2004	9	Registered
Kodak Philippines	-1	KODAK EXPRESS	Philippines	94145	7/26/1994	65909	6/26/1998	41	Registered
Kodak Philippines	-1	KODAK EXPRESS	Philippines	4-2002-000841	1/31/2002	4-2002-000841	2/26/2006	42	Registered

Domain Names*

* As of August 30, 2013

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kodak.lu
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kodakexpress.fi
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mygua.org
kodak.fm
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kodakalaris.pl

Copyrights

No.	Title	Registration Number	Registration Date	Record Owner
1	100-year start on tomorrow : 1880-1980.	TX0000478030	1980-05-15	Eastman Kodak Company
2	4-H photography project : leader's guide.	TX0000669547	1981-03-26	Eastman Kodak Company
3	5th & 6th Here's how / [John F. Englert, Jr., Barbara Jean, Charles A. Kinsley ... et al.].	TX000072478	1978-04-10	Eastman Kodak Company
4	9 Kodak color films for Process C-41.	TX0000223225	1979-03-26	Eastman Kodak Company
5	ABC's of industrial X-ray film processing.	RE0000411289	1988-12-21	Eastman Kodak Company
6	About Kodak.	RE5000000144	1990-12-03	Eastman Kodak Company
7	About Kodak.	RE0000273640	1985-12-30	Eastman Kodak Company
8	Accurate exposure with your meter.	TX0002501218	1989-02-03	Eastman Kodak Company
9	Accurate exposure with your meter.	TX0001016333	1982-11-15	Eastman Kodak Company
10	Action maze, 2.	TX0000092968	1978-07-14	Eastman Kodak Company
11	Action maze 6.	TX0000118794	1978-05-05	Eastman Kodak Company
12	Adaptation of conventional deep-tank or spray processing machines for viscous-layer development.	RE0000552566	1991-11-12	Eastman Kodak Company
13	Addendum to Copy preparation and platemaking using Kodak P M T materials, Q-71.	TX0001009399	1982-10-07	Eastman Kodak Company
14	Adding : advanced equipment communications option to TECHNET quality management software series A 1.10.	TX0002182882	1987-11-18	Eastman Kodak Company
15	Adding : professional equipment option to TECHNET quality management software, series A 2.00.	TX0002182886	1987-11-18	Eastman Kodak Company
16	Adding : reversal paper printing and processing option to TECHNET quality management software series A 1.10.	TX0002182881	1987-11-18	Eastman Kodak Company
17	Advanced black-and-white photography.	TX0002208454	1987-11-18	Eastman Kodak Company
18	Advanced camera techniques.	TX0002597623	1989-06-08	Eastman Kodak Company
19	Advanced color printing technology for photofinishers and professional finishers.	TX0000332009	1979-08-30	Eastman Kodak Company
20	Adventures in existing-light photography : a photo book from Kodak.	TX0000120339	1978-09-25	Eastman Kodak Company
21	Adventures in outdoor color slides.	RE0000500150	1990-12-03	Eastman Kodak Company
22	Adventures in picture-taking.	RE0000600923	1992-12-11	Eastman Kodak Company
23	Adventures with your camera : unit 1, member's manual, 4-H photography.	TX0000604409	1980-12-04	Eastman Kodak Company
24	Aerial photo log.	CSN0000192	1978	Eastman Kodak Company
25	Aerial photo log.	CSN0008721	1978	Eastman Kodak Company
26	Aerial photo log.	CSN0000192	1977	Eastman Kodak Company
27	Aerial photo log.	CSN0008721	1977	Eastman Kodak Company
28	American image—150 years of photography / produced by Debra Shapiro; directed by Bob Comiskey.	PA0000412762	1989-03-24	Martin Sandler Productions, Ltd., and the Eastman Kodak Company
29	Analysis, treatment, and disposal of ferricyanide in photographic effluents, a compendium.	TX0000471446	1980-05-14	Eastman Kodak Company

30	Analytical methods for testing Kodak products for microelectronics.	TX0000985545	1982-09-07	Eastman Kodak Company
31	Annotated bibliography of vitamin E, 1958-1960.	RE0000448937	1989-11-29	Eastman Kodak Company
32	Annotated bibliography of vitamin E. Vol. 4, 1958.	RE0000317263	1986-12-30	Eastman Kodak Company
33	Applied color photography indoors.	RE0000500154	1990-12-03	Eastman Kodak Company
34	Applied infrared photography.	TX0000780363	1981-10-13	Eastman Kodak Company
35	Applied photography. No. 14.	RE0000411314	1988-12-21	Eastman Kodak Company
36	Applied photography. Vol. 1963, no. 20, 1963.	RE0000549449	1991-11-12	Eastman Kodak Company
37	Art of seeing / [written by Derek Doeffinger]	TX0001481858	1984-12-26	Eastman Kodak Company
38	Artificial intelligence.	TX0001862237	1986-07-10	Eastman Kodak Company
39	Assignment jet colorama, 493'.	RE0000549419	1991-11-12	Eastman Kodak Company
40	Astrophotography basics : getting started, eclipses.	TX0000728328	1981-06-23	Eastman Kodak Company
41	At the rim : a celebration of women's collegiate basketball / introd. By Patsy Neal.	TX0003180246	1991-10-23	Thomasson-Grant, Inc. & Eastman Kodak Company on editorial, photo. Selection, profiles & captions
42	Audio-visual notes from Kodak, Special Issue.	RE0000600944	1992-12-11	Eastman Kodak Company
43	Audio-visual notes from Kodak. Vol. 1, 1961.	RE0000447647	1989-11-29	Eastman Kodak Company
44	Audio-visual notes from Kodak. Vol. 61, no. 2, 1961.	RE0000447650	1989-11-29	Eastman Kodak Company
45	Audio-visual notes from Kodak. Vol. 61, no. 3, 1961.	RE0000447654	1989-11-29	Eastman Kodak Company
46	Audiovisual notes from Kodak.	CSN0024170	1982	Eastman Kodak Company
47	Audiovisual notes from Kodak.	CSN0024170	1980	Eastman Kodak Company
48	Audiovisual notes from Kodak.	CSN0015160	1979	Eastman Kodak Company
49	Audiovisual notes from Kodak.	TX0000076857	1978-04-10	Eastman Kodak Company
50	Audiovisual notes from Kodak.	TX0000149259	1978-11-13	Eastman Kodak Company
51	Audiovisual notes from Kodak : no. T-91- 8-1.	TX0000040336	1978-05-05	Eastman Kodak Company
52	Audiovisual notes from Kodak. Vol. 62, no. 1, 1962.	RE0000500185	1990-12-03	Eastman Kodak Company
53	Audiovisual notes from Kodak. Vol. 62, no. 3, 1962.	RE0000500203	1990-12-03	Eastman Kodak Company
54	Audiovisual notes from Kodak. Vol. 63, no. 1, 1962.	RE0000500127	1990-12-03	Eastman Kodak Company
55	Audiovisual notes from Kodak. Vol. 63, no. 2, 1963.	RE0000549438	1991-11-12	Eastman Kodak Company
56	Audiovisual notes from Kodak. Vol. 63, no. 3, 1963.	RE0000549457	1991-11-12	Eastman Kodak Company
57	Audiovisual notes from Kodak. Vol. 64, no. 1, 1964.	RE0000600940	1992-12-11	Eastman Kodak Company
58	Audiovisual projection : motion pictures, slides, filmstrips.	TX0000985791	1982-09-20	Eastman Kodak Company
59	Audiovisual projection : motion pictures, slides, filmstrips.	TX0000661819	1981-03-26	Eastman Kodak Company

60	Audiovisual projection : motion pictures, slides, filmstrips : [publication no.] S-3.	TX0000137795	1978-10-31	Eastman Kodak Company
61	Autoradiography of macroscopic specimens.	TX0002675771	1989-10-30	Eastman Kodak Company
62	Avoiding static electricity on photographic film.	TX0002197899	1987-12-03	Eastman Kodak Company
63	Avoiding static electricity on photographic film.	TX0000661814	1981-03-26	Eastman Kodak Company
64	Back label on funsaver otuc : no. 3J0123 : Louie.BLBL.3J0123.	VA0001334841	2006-02-06	Eastman Kodak Company
65	Balancing Kodak commercial internegative film 4325/5325 : E-225T.	TX0003511454	1993-03-22	Eastman Kodak Company
66	Balancing Kodak vericolor internegative file, type 2 (4114).	TX0002206287	1987-12-09	Eastman Kodak Company
67	Balancing Kodak Vericolor internegative films.	TX0002182854	1987-11-18	Eastman Kodak Company
68	Balancing light intensities for line and symbol exposure on a photoplotter.	TX0000014323	1978-03-20	Eastman Kodak Company
69	Basic color for the graphic arts.	RE0000600937	1992-12-11	Eastman Kodak Company
70	Basic contacting techniques : a simplified approach to graphic arts contacting.	TX0000401431	1980-01-21	Eastman Kodak Company
71	Basic copying.	TX0000072486	1978-07-24	Eastman Kodak Company
72	Basic developing, printing, enlarging.	RE0000500169	1990-12-03	Eastman Kodak Company
73	Basic developing, printing, enlarging in color.	TX0001627040	1985-07-25	Eastman Kodak Company
74	Basic developing, printing, enlarging in color.	TX0000033319	1978-04-17	Eastman Kodak Company
75	Basic photographic sensitometry.	RE0000600915	1992-12-11	Eastman Kodak Company
76	Basic photographic sensitometry.	RE0000448933	1989-11-29	Eastman Kodak Company
77	Basic photographic sensitometry workbook.	TX0000783116	1981-10-09	Eastman Kodak Company
78	Basic photography for the graphic arts.	RE0000552564	1991-11-12	Eastman Kodak Company
79	Basic picture-taking techniques.	TX0001118332	1983-05-19	Eastman Kodak Company
80	Basic police photography.	RE0000600936	1992-12-11	Eastman Kodak Company
81	Basic reference file : by records sequence number & patent number : A1[-4].	TX0000227176	1979-03-12	Eastman Kodak Company
82	Basic tilting and animation.	RE0000411296	1988-12-21	Eastman Kodak Company
83	Beginning creative photography for graphic communications.	TX0000107695	1978-09-11	Eastman Kodak Company
84	Better 35 mm pictures.	TX0001211287	1983-08-29	Eastman Kodak Company
85	Better 35 mm snapshots.	RE0000552587	1991-11-12	Eastman Kodak Company
86	Better movies in color.	RE0000500143	1990-12-03	Eastman Kodak Company
87	Black-and-white darkroom techniques / written for Kodak by Hubert C. Birnbaum.	TX0000985660	1982-09-07	Eastman Kodak Company
88	Black/white print processing with the Kodak Royalprint processor.	TX0000584743	1980-12-04	Eastman Kodak Company
89	BO D5 five-day biochemical oxygen demand & C O D chemical oxygen demand of photographic chemicals : information for a cleaner environment.	TX0000713070	1981-06-23	Eastman Kodak Company
90	Book marks : news for people who sell Kodak books.	CSN0048975	1983	Eastman Kodak Company

91	Book marks : news for people who sell Kodak books.	CSN0048975	1983	Eastman Kodak Company
92	Bookmarks : news for people who sell Kodak books.	CSN0032438	1982	Eastman Kodak Company
93	Bookmarks : news for people who sell Kodak books.	CSN0032438	1981	Eastman Kodak Company
94	Britain, Ireland, an adventure in pictures / presented by Eastman Kodak Company.	TX0000401550	1980-01-21	Eastman Kodak Company
95	Brownie book of picture-taking.	RE0000500152	1990-12-03	Eastman Kodak Company
96	Bulletin for the graphic arts.	RE0000140268	1982-10-14	Eastman Kodak Company
97	Buyer's guide to Kodak equipment.	TX0000223231	1979-03-26	Eastman Kodak Company
98	Buying slides on a budget : low-cost production and stock slides.	TX0000661811	1981-03-26	Eastman Kodak Company
99	Camera-back masking with silver masks.	RE0000448930	1989-11-29	Eastman Kodak Company
100	Camera-back masking with silver masks.	RE0000411290	1988-12-21	Eastman Kodak Company
101	Camera how it works.	TX0001597824	1985-06-17	Eastman Kodak Company
102	Camera technique for professional photographers.	RE0000500149	1990-12-03	Eastman Kodak Company
103	Camera trace / William A. Triggs, editor].	CSN0052402	1983	Eastman Kodak Company
104	Cameras and careers.	RE0000411320	1988-12-21	Eastman Kodak Company
105	Cameras in the curriculum : an N E A/Kodak program.	CSN0052398	1983	Eastman Kodak Company
106	Care of your color prints : [publication no.] AE-91.	TX0000093424	1978-08-07	Eastman Kodak Company
107	Careers in photography : an expanding world.	TX0000981736	1982-09-07	Eastman Kodak Company
108	Catalog of search programs for Kodak IMT-50 microimage terminal.	TX0001031830	1982-11-22	Eastman Kodak Company
109	Characteristics of Kodak photosensitive resists.	TX0000069174	1978-05-26	Eastman Kodak Company
110	Chemical composition of photographic processing solutions.	TX0000751421	1981-07-21	Eastman Kodak Company
111	Chemical control methods handbook.	TX0000317778	1979-07-02	Eastman Kodak Company
112	Chemical milling with Kodak photo resists.	RE0000549422	1991-11-12	Eastman Kodak Company
113	Chemical number listing : with struct. Formula & mol. Formula : E1[-3].	TX0000227175	1979-03-12	Eastman Kodak Company
114	Choices—choosing the right chemicals for photofinishing labs.	TX0002652593	1989-04-04	Eastman Kodak Company
115	Choices—choosing the right chemicals for processing Kodak Ektacolor papers in minilabs.	TX0002189298	1987-11-18	Eastman Kodak Company
116	Choices—choosing the right chemicals for processing Kodak Ektacolor papers in photofinishing and professional finishing laboratories.	TX0002189292	1987-11-18	Eastman Kodak Company
117	Choices : choosing the right silver recovery method for your needs.	TX0002189485	1987-11-18	Eastman Kodak Company
118	Choosing the right Kodak film and Pentax camera for your picture-taking.	TX0002182869	1987-11-18	Eastman Kodak Company
119	Choosing the right Kodak film and Vivitar camera for your picture-taking needs.	TX0002188024	1987-11-18	Eastman Kodak Company

120	Choosing your Kodak black-and-white photographic papers for contact printing or enlarging.	TX0002206535	1987-12-09	Eastman Kodak Company
121	Cinematographer's field guide : Kodak motion picture camera films.	TX0001024192	1982-11-15	Eastman Kodak Company
122	Clicking with color.	RE0000500137	1990-12-03	Eastman Kodak Company
123	Clicking with color.	RE0000411273	1988-12-21	Eastman Kodak Company
124	Close-up photography & photomacrography : [v. 1-2] : publication no. N-12.	TX0000065299	1978-05-26	Eastman Kodak Company
125	Close-up photography / written for Kodak by William White, Jr.	TX0001588017	1985-06-17	Eastman Kodak Company
126	Code notches for Kodak sheet films.	TX0000214572	1979-02-27	Eastman Kodak Company
127	Code numbers of Kodak films : January 1978.	TX0000072491	1978-04-10	Eastman Kodak Company
128	Color correction with Kodak tri-mask film.	RE0000500140	1990-12-03	Eastman Kodak Company
129	Color negative classification.	TX0000442328	1979-10-26	Eastman Kodak Company
130	Color photography outdoors.	RE0000411297	1988-12-21	Eastman Kodak Company
131	Color print evaluating guide for Kodak Ektaflex P C T materials.	TX0001009396	1982-10-07	Eastman Kodak Company
132	Color printing techniques / [written for Kodak by Vernon Iuppa and John Smallwood ; editor, John Phelps]	TX0001014665	1982-11-15	Eastman Kodak Company
133	Color separation from reflection copy.	RE0000411282	1988-12-21	Eastman Kodak Company
134	Color-separation scanner.	TX0000783111	1981-10-09	Eastman Kodak Company
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139	Common causes of damage to 35 millimeter release prints.	RE0000067291	1980-10-10	Eastman Kodak Company
140	Communicating through poster sessions.	TX0000214568	1979-02-27	Eastman Kodak Company
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145	Computer program for generating random pattern for roller surface.	Txu000844852	1997-10-21	Eastman Kodak Company
146	Computerized corrective action guidelines.	TX0002786269	1990-04-09	Eastman Kodak Company
147	Computers and systems.	TX0001861085	1986-07-10	Eastman Kodak Company
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149	Confidence machine : introducing a new high-output paper processor from Kodak.	TX0000254144	1979-04-20	Eastman Kodak Company
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218	Digital color management : encoding solutions / Edward J. Giorgianni, Thomas E. Madden.	TX00004744932	1998-04-02	Eastman Kodak Company
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308	Filter data for Kodak color films.	RE0000500170	1990-12-03	Eastman Kodak Company
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310	Financial statistics : graphic arts dealers.	CSN0020922	1979	Eastman Kodak Company
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323	Fundamentals of radiography.	TX0000785565	1981-10-09	Eastman Kodak Company
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342	Guide to paste-up with Kodak materials.	TX0000008226	1978-03-10	Eastman Kodak Company
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344	Halftone methods for the graphic arts.	TX0002197836	1987-12-03	Eastman Kodak Company
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346	Halftone negatives for powderless etching processes.	RE0000500133	1990-12-03	Eastman Kodak Company
347	Here are your Kodak color transparencies.	RE0000500132	1990-12-03	Eastman Kodak Company
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1226	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1984	Eastman Kodak Company
1227	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1983	Eastman Kodak Company
1228	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1982	Eastman Kodak Company
1229	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1981	Eastman Kodak Company
1230	No hangups on hookups.	TX0002192638	1987-11-18	Eastman Kodak Company

1231	Notes from Kodak audio visual.	RE0000411307	1988-12-21	Eastman Kodak Company
1232	Notes on tropical photography.	RE0000318821	1986-12-30	Eastman Kodak Company
1233	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	CSN0017770	1979	Eastman Kodak Company
1234	Numerical listing of Kodak laboratory chemicals.	TX0000661821	1981-03-26	Eastman Kodak Company
1235	Offline input manager's guide for Kodak starlink four software.	TX0001606489	1985-06-24	Eastman Kodak Company
1236	Offset presswork.	TX0001085733	1983-03-14	Eastman Kodak Company
1237	One for the road.	RE0000600948	1992-12-11	Eastman Kodak Company
1238	Operating and maintaining the Kodak air- knife film cleaner.	TX0000092957	1978-07-14	Eastman Kodak Company
1239	Operating and maintaining the Kodak Dektomatic 65 paper processor.	TX0002182872	1987-11-18	Eastman Kodak Company
1240	Operating and maintaining the Kodak professional color print processor, model 18LL.	TX0002461534	1988-12-08	Eastman Kodak Company
1241	Operating and maintaining the Kodak professional color print processor model 22LL.	TX0002497979	1989-02-03	Eastman Kodak Company
1242	Operating and maintaining the Kodak RA color print processor, model 66 (CL)	TX0002501161	1989-02-03	Eastman Kodak Company
1243	Operating instructions for Kodak Komstar finisher IV.	TX0002513912	1989-02-03	Eastman Kodak Company
1244	Operating instructions for the Kodak Ektagraphic audioviewer/projector : models 220, 270, 470, 570AF.	TX0001635398	1985-07-22	Eastman Kodak Company
1245	Operating, Kodak color print copy attachment, model 5S/5B-K.	TX0000069167	1978-05-26	Eastman Kodak Company
1246	Operating Kodak Ektalog control terminal and tape cassette deck : [publication pt.no. 638782] ; Installing and maintaining Kodak Ektalog control terminal and tape cassette deck : [publication pt. no. 638795].	TX0000093430	1978-08-07	Eastman Kodak Company
1247	Operating Kodak Ektalog tape cassette deck and control terminal.	TX0000519923	1980-08-04	Eastman Kodak Company
1248	Operating Kodak negative reorder laminator.	TX0000149265	1978-11-13	Eastman Kodak Company
1249	Operating Kodak notched film transport equipment, Kodak 2610 automatic film cutter.	TX0000214581	1979-02-27	Eastman Kodak Company
1250	Operating the Kodak 2610 color printer using micro-control reorder accessories.	TX0000223226	1979-03-26	Eastman Kodak Company
1251	Operating the Kodak 2610 color printer using the Kodak 2610 program tape, series 7.	TX0000368569	1979-10-31	Eastman Kodak Company
1252	Operating the Kodak 2610 color printer with the Kodak 2610 ¼-inch advance unit.	TX0000479266	1980-05-15	Eastman Kodak Company
1253	Operating the Kodak 2610 color printer with the Kodak 2610 universal borderless mask and roller guides : [pub. Pt. no. 637233].	TX0000471693	1980-05-14	Eastman Kodak Company

1254	Operating the Kodak color print processor models 27 and 55 : [pub. Pt. no. 638994].	TX0000471683	1980-05-14	Eastman Kodak Company
1255	Operating the Kodak color printer model 5S-5 : [pub. Pt. no. 638971].	TX0000255384	1979-05-11	Eastman Kodak Company
1256	Operating the Kodak film processor, system 20 series 2 software, with Kodak film processor replenisher accessory, system 20.	TX0002652707	1989-04-04	Eastman Kodak Company
1257	Operating the Kodak film processor system 50.	TX0002378132	1988-08-10	Eastman Kodak Company
1258	Operating the Kodak high speed punched tape reader, February 1978.	TX0000008231	1978-03-10	Eastman Kodak Company
1259	Operating the Kodak MC-5, MC-8, and MC-11 digital color printers : [publication pt. no. 638870].	TX0000093429	1978-08-07	Eastman Kodak Company
1260	Operating the Kodak minilab system 40.	TX0002191724	1987-11-20	Eastman Kodak Company
1261	Operating the Kodak negative reorder cutter, January 1978.	TX0000008229	1978-03-10	Eastman Kodak Company
1262	Operating the Kodak negative reorder laminator, January 1978.	TX0000008228	1978-03-10	Eastman Kodak Company
1263	Operating the Kodak negative reorder transport attachment and Gates model 5S.	TX0000045130	1978-03-10	Eastman Kodak Company
1264	Operating the Kodak precise-temp control model 40B.	TX0000479272	1980-05-15	Eastman Kodak Company
1265	Operating the Kodak printer/paper processor, system 20 (five-inch paper) with series 2 software.	TX0002531314	1989-02-03	Eastman Kodak Company
1266	Operating the Kodak printer setup photometer.	TX0000401556	1980-01-21	Eastman Kodak Company
1267	Operating the Kodak printer setup photometer.	TX0000092966	1978-07-14	Eastman Kodak Company
1268	Operating the Kodak reorder laminator accessory 2610.	TX0000390361	1979-12-17	Eastman Kodak Company
1269	Operating the Kodak reorder laminator accessory 2610.	TX0000223224	1979-03-26	Eastman Kodak Company
1270	Operating the Kodak Royalprint processor, model 417 : [publication pt. no.638677] : June 1978 ; Maintaining the Kodak Royalprint processor, model 417 : [publication pt. no. 638678] : June 1978.	TX0000073193	1978-06-12	Eastman Kodak Company
1271	Operating the Kodak Royalprint roll feed adapter, the Kodak Royalprint replenishment assembly.	TX0000321795	1979-08-31	Eastman Kodak Company
1272	Operating the Kodak S/2610 negative reorder laminator.	TX0000471704	1980-05-14	Eastman Kodak Company
1273	Operating the Kodak V C N A translator remote display unit with the Kodak color negative translator : model 3.	TX0000321803	1979-08-31	Eastman Kodak Company
1274	Operating the Kodak V C N A translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000368582	1979-10-26	Eastman Kodak Company
1275	Operating the Kodak VCNA translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000390362	1979-12-17	Eastman Kodak Company
1276	Operator assistance cards.	TX0002423837	1988-10-07	Eastman Kodak Company

1277	Operator assistance cards : Kodak minilab system 50, printer/paper processor.	TX0002378092	1988-08-10	Eastman Kodak Company
1278	Operator guide for Kodak create-a-print 35mm enlargement center.	TX0002601410	1989-06-08	Eastman Kodak Company
1279	Operator instructions for the Kodamatic 17B processor when equipped with the Kodamatic 17 replenishment conversion assembly.	TX0001194334	1983-08-19	Eastman Kodak Company
1280	Operator service manual for the Kodak Ektachem 400 analyzer and the Kodak Ektachem 100 analyzer.	TX0001248625	1983-12-12	Eastman Kodak Company
1281	Operator training manual for Kodak Reliant 800 microfilmer.	TX0002786271	1990-04-09	Eastman Kodak Company
1282	Operator's checklist for daily start-up of the Kodak Versamat film processor, model 1140 series : [no.] Y-12A, Y-12B.	TX0000072493	1978-04-10	Eastman Kodak Company
1283	Operator's manual for Kodak DATASHOW system.	TX0002193261	1987-12-09	Eastman Kodak Company
1284	Operator's manual for Kodak Datashow system.	TX0002192560	1987-11-20	Eastman Kodak Company
1285	Operator's manual for the Kodak Ektachem 700 analyzer.	TX0001614149	1985-07-17	Eastman Kodak Company
1286	Operator's manual for the Kodak Ektachem DT60 analyzer.	TX0001630334	1985-07-17	Eastman Kodak Company
1287	Operator's manual for the Kodak Polymatic plate processor, model 30.	TX0000328410	1979-08-31	Eastman Kodak Company
1288	Operator's manual for the Kodak polymatic plate processor, model 48A.	TX0000602911	1980-12-04	Eastman Kodak Company
1289	Operator's manual for the Kodak startech processor, model 244 and model 244T.	TX0000479271	1980-05-15	Eastman Kodak Company
1290	Operator's manual for the Kodamatic 17B processor.	TX0000751417	1981-07-21	Eastman Kodak Company
1291	Operator's manual, Kodak readymatic processor model 420A : [pub. Pt. no. 637020].	TX0000471688	1980-05-14	Eastman Kodak Company
1292	Pako 24-SQ processor.	TX0000149263	1978-11-13	Eastman Kodak Company
1293	Pakoral-G and super-G processor, models 17-1, 17-1.5, 24-1, and 24-1.5.	TX0000149257	1978-11-13	Eastman Kodak Company
1294	Panorama.	CSN0026859	1984	Eastman Kodak Company
1295	Panorama.	CSN0026859	1983	Eastman Kodak Company
1296	Panorama.	CSN0026859	1982	Eastman Kodak Company
1297	Panorama.	CSN0026859	1981	Eastman Kodak Company
1298	Panorama.	CSN0026859	1980	Eastman Kodak Company
1299	Panorama.	CSN0026859	1979	Eastman Kodak Company
1300	Panorama.	CSN0005827	1979	Eastman Kodak Company
1301	Panorama.	CSN0005827	1978	Eastman Kodak Company
1302	Panorama highlights.	TX0001474817	1984-12-21	Eastman Kodak Company
1303	Paper information from Kodak.	TX0002182867	1987-11-18	Eastman Kodak Company
1304	Parts list for the Kodamatic 17B processor.	TX0000781669	1981-10-13	Eastman Kodak Company
1305	Pathways to color : Kodak publication no. E-11.	TX0000254142	1979-04-20	Eastman Kodak Company
1306	Pattern 2305.	Vau000413412	1997-10-21	Eastman Kodak Company
1307	Pattern W610.	Vau000413414	1997-10-21	Eastman Kodak Company

1308	Pattern W610R.	Vau000413413	1997-10-21	Eastman Kodak Company
1309	People/ideas/quality products—Eastman Kodak's Apparatus & optical division.	RE0000500141	1990-12-03	Eastman Kodak Company
1310	Photo chemistry in black-and-white and color photography.	RE0000273646	1985-12-30	Eastman Kodak Company
1311	Photo decor : a guide to the enjoyment of photographic art : publication no. O-22 / written and designed by John Holland.	TX0000137797	1978-10-31	Eastman Kodak Company
1312	Photo decor : a guide to the enjoyment of photographic art / written by John Holland ; designed by Howlett-Bergner & Holland.	TX0001130640	1983-05-19	Eastman Kodak Company
1313	Photo decor : an idea book : [P3-200].	TX0000390366	1979-12-17	Eastman Kodak Company
1314	Photo explorations : [Kodak publication no. AT-16] / by Jack Biedermann.	TX0000515687	1980-06-23	Eastman Kodak Company
1315	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1983	Eastman Kodak Company
1316	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1982	Eastman Kodak Company
1317	Photo topics and techniques / edited by Eastman Kodak Company, Amphoto.	TX0000649318	1981-02-20	Amphoto & Eastman Kodak Company
1318	Photoengraving means business.	RE0000411316	1988-12-21	Eastman Kodak Company
1319	Photofabrication methods with Kodak photo resists : [Kodak publication no.] P-246, [cat. No. 105-8338].	TX0000255382	1979-05-11	Eastman Kodak Company
1320	Photographer's children.	RE0000600949	1992-12-11	Eastman Kodak Company
1321	Photographic production of slides and filmstrips.	RE0000411276	1988-12-21	Eastman Kodak Company
1322	Photographic retouching / written for Kodak by Vilia Reed.	TX0002597642	1989-06-08	Eastman Kodak Company
1323	Photographing baby and child / edited by George Hornby and the editors of Eastman Kodak Company.	TX0000093381	1978-03-16	Eastman Kodak Company and Crown Publishers, Inc.
1324	Photographing people : a Kodak audiovisual slide presentation, AV-37.	TX0000649222	1981-03-04	Eastman Kodak Company
1325	Photographing with automatic cameras / written for Kodak by Hubert C. Birnbaum.	TX0001009397	1982-10-07	Eastman Kodak Company
1326	Photographing your baby : tips for taking great pictures / by the editors of Eastman Kodak Company.	TX0001462422	1984-11-19	Eastman Kodak Company
1327	Photography & layout for reproduction : [no.] Q-74.	TX0000150376	1978-11-13	Eastman Kodak Company
1328	Photography at work, a progress report (motion picture, 42 mins./1507')	RE0000500175	1990-12-03	Eastman Kodak Company
1329	Photography books from Kodak.	TX0001118302	1983-05-19	Eastman Kodak Company
1330	Photography books from Kodak.	TX0000751418	1981-07-21	Eastman Kodak Company
1331	Photography for the printer.	RE0000500167	1990-12-03	Eastman Kodak Company
1332	Photography from lightplanes and helicopters.	TX0001587912	1985-06-17	Eastman Kodak Company
1333	Photography in the school. Vol. 62, no. 1, 1962.	RE0000500183	1990-12-03	Eastman Kodak Company

1334	Photography in the school. Vol. 62, no. 2, 1962.	RE0000500191	1990-12-03	Eastman Kodak Company
1335	Photography in the school. Vol. 62, no. 3, 1962.	RE0000500200	1990-12-03	Eastman Kodak Company
1336	Photography in the school. Vol. 63, no. 1, 1963.	RE0000549428	1991-11-12	Eastman Kodak Company
1337	Photography in the school. Vol. 63, no. 3, 1963.	RE0000549446	1991-11-12	Eastman Kodak Company
1338	Photography in your science fair project.	TX0001137146	1983-05-18	Eastman Kodak Company
1339	Photography through the microscope.	TX0002687030	1989-10-30	Eastman Kodak Company
1340	Photography through the microscope.	RE0000500156	1990-12-03	Eastman Kodak Company
1341	Photography through the microscope.	RE0000273643	1985-12-30	Eastman Kodak Company
1342	Photography through the microscope / [written, rev., or edited, with new photos. By John Gustav Delly].	TX0000602909	1980-12-04	Eastman Kodak Company
1343	Photolab design for professionals.	TX0002978634	1990-12-13	Eastman Kodak Company
1344	Photomacrography.	RE0000500155	1990-12-03	Eastman Kodak Company
1345	Photomacrography : mathematical analysis of magnification and depth of detail : Kodak publication no. N-15.	TX0000069169	1978-05-26	Eastman Kodak Company
1346	Photomicrography with Kodak Ektachrome professional films, process E-6.	TX0000092963	1978-07-14	Eastman Kodak Company
1347	Photoplotting desk reference.	TX0000661820	1981-03-26	Eastman Kodak Company
1348	Photoreproduction.	TX0000584745	1980-12-04	Eastman Kodak Company
1349	Phototypesetting with Kodak products / [edited by John F. Holtz].	TX0000661816	1981-03-26	Eastman Kodak Company
1350	Physical characteristics of glass for Kodak photographic plates.	TX0001201595	1983-08-30	Eastman Kodak Company
1351	Physical characteristics of Kodak polystyrene base films.	RE0000318822	1986-12-30	Eastman Kodak Company
1352	Picture-taking around Rochester.	TX0001481864	1984-12-31	Eastman Kodak Company
1353	Picture-taking at the Fair for miniature and other advanced cameras.	RE0000600925	1992-12-11	Eastman Kodak Company
1354	Picture-taking in northern California.	TX0000783107	1981-10-09	Eastman Kodak Company
1355	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0001250602	1983-12-19	Eastman Kodak Company
1356	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0000588339	1980-12-04	Eastman Kodak Company
1357	Picture-taking on Cape Cod and the Islands / [prepared as a public service by Kodak].	TX0000999169	1982-10-05	Eastman Kodak Company
1358	Picture-taking spots in Washington, D. C. / map by Frank Solomon.	TX0000402837	1980-01-21	Eastman Kodak Company
1359	Picture-tkaing [sic] in Florida.	TX0001477803	1984-12-21	Eastman Kodak Company
1360	Picture your teeth.	RE0000549423	1991-11-12	Eastman Kodak Company
1361	Pictures by existing light.	TX0002420471	1988-10-07	Eastman Kodak Company
1362	Picturing the times of your life / Don Nibbelink [i.e. Don D. Nibbelink], Monica Nibbelink ; edited for Eastern Kodak Company [by] Amphoto.	TX0000554199	1980-09-23	Eastman Kodak Company & American Photographic Book Publishing

1363	Planet Peru : an aerial journey through a timeless land / photos. By Marilyn Bridges ; introd. By Fernando Belaunde Terry ; historical commentary by John Hyslop ; afterword by Marilyn Bridges.	VA0000530817	1991-12-03	Eastman Kodak Company and Aperture Foundation, Inc. (employer for hire) on editing & compilation
1364	Planning and producing visual aids.	RE0000500161	1990-12-03	Eastman Kodak Company
1365	Planning, taking your travel pictures.	RE0000552560	1991-11-12	Eastman Kodak Company
1366	Plate care, on and off press.	TX0000092960	1978-07-14	Eastman Kodak Company
1367	Plate cracking / in cooperation with Paul R. Josephson.	TX0000106647	1978-09-15	Eastman Kodak Company
1368	Portrait : professional techniques and practices in portrait photography.	TX0003584366	1993-09-20	Eastman Kodak Company
1369	Potential silver yield from Kodak photographic products.	TX0000783115	1981-10-09	Eastman Kodak Company
1370	Potential silver yield from Kodak photographic products.	TX0000510102	1980-05-27	Eastman Kodak Company
1371	Practical densitometry.	TX0002301924	1987-12-09	Eastman Kodak Company
1372	Preparing large color prints on Kodak Ektacolor 74 RC and 78 papers.	TX0000324330	1979-08-30	Eastman Kodak Company
1373	Preparing large color transparencies for display.	TX0001023291	1982-11-15	Eastman Kodak Company
1374	Preparing process C-41 solutions from Kodak Flexicolor A R chemicals (concentrates) : [publication no.] Z-121F.	TX0000107689	1978-09-11	Eastman Kodak Company
1375	Presenting yourself.	TX0003861274	1994-06-14	Eastman Kodak Company
1376	Presenting yourself / by Michael Kenny [i.e. Michael F. Kenny] for Eastman Kodak Company.	TX0001070594	1983-02-09	Eastman Kodak Company
1377	Preservation of photographs.	TX0000347928	1979-10-17	Eastman Kodak Company
1378	Prevention of contact dermatitis in photographic work.	TX0000092961	1978-07-14	Eastman Kodak Company
1379	Principles of the Kodak x-omat processing system.	RE0000552565	1991-11-12	Eastman Kodak Company
1380	Printer monitoring method for use with Kodak Ektachrome 2203 paper : publication no. Z-123B.	TX0000093427	1978-08-07	Eastman Kodak Company
1381	Printing and cutting notched film accessories : [no. P5-231].	TX0000073188	1978-06-12	Eastman Kodak Company
1382	Printing color negatives.	TX0000107697	1978-09-11	Eastman Kodak Company
1383	Printing color negatives.	RE0000600930	1992-12-11	Eastman Kodak Company
1384	Printing color negatives.	RE0000317256	1986-12-30	Eastman Kodak Company
1385	Prizewinning photos—what makes them click : a Kodak audiovisual slide presentation : AV-42.	TX0001010529	1982-10-07	Eastman Kodak Company
1386	Process datafile : how to process Kodak Ektachrome 22 paper in Kodak rapid color processors.	TX0002182860	1987-11-18	Eastman Kodak Company
1387	Process datafile : small-tube or tray processing of Kodak Ektachrome 22 paper using Kodak Ektachrome R-3000 chemicals.	TX0002182861	1987-11-18	Eastman Kodak Company
1388	Process E-6 action maze.	TX0000092967	1978-07-14	Eastman Kodak Company
1389	Process monitoring : monitoring and troubleshooting processes using Kodak flexicolor chemicals : no. Z-131E2.	TX0004061045	1995-05-19	Eastman Kodak Company

1390	Processing and process monitoring of Kodak black-and-white films.	TX0000986218	1982-09-20	Eastman Kodak Company
1391	Processing chemicals and formulas.	RE0000552569	1991-11-12	Eastman Kodak Company
1392	Processing chemicals and formulas.	RE0000140574	1982-10-14	Eastman Kodak Company
1393	Processing Kodak Ektacolor paper in roller-transport processing machines using Kodak Ektaprint 2 chemicals.	TX0000214578	1979-02-27	Eastman Kodak Company
1394	Processing Kodak Ektacolor Plus and professional papers.	TX0002182871	1987-11-18	Eastman Kodak Company
1395	Processing Kodak high resolution plates.	TX0000985548	1982-09-07	Eastman Kodak Company
1396	Processing Kodak Vericolor print film 4111 (Estar thick base) in the Kodak rapid color processor, model 30 or model 30A.	TX0000282520	1979-05-11	Eastman Kodak Company
1397	Producing quality documents with KEEPS (Kodak Ektaprint electronic publishing system) : a basic guide to layout and typography.	TX0002576714	1989-05-22	Eastman Kodak Company
1398	Producing quality microfilm for Kodak automated retrieval systems.	TX0002576557	1989-05-22	Eastman Kodak Company
1399	Producing slides and filmstrips.	RE0000552568	1991-11-12	Eastman Kodak Company
1400	Production of X-rays.	RE0000600912	1992-12-11	Eastman Kodak Company
1401	Professional photographic illustration.	TX0002617538	1989-06-08	Eastman Kodak Company
1402	Professional photographic illustration techniques : Kodak publication no. O-16.	TX0000008235	1978-03-10	Eastman Kodak Company
1403	Professional portrait techniques : [Kodak publication] O-4 / [Frank McLaughlin, editor].	TX0000522532	1980-06-23	Eastman Kodak Company
1404	"Professional" versus "amateur" Kodak Ektachrome camera films : the difference between them!.	TX0000072489	1978-04-10	Eastman Kodak Company
1405	Programmed course in logarithms.	RE0000411291	1988-12-21	Eastman Kodak Company
1406	Programmed course in the electronic data processing system.	RE0000500139	1990-12-03	Eastman Kodak Company
1407	Programmed course on programmed instruction.	RE0000552567	1991-11-12	Eastman Kodak Company
1408	Programmed course on programmed instruction.	RE0000500147	1990-12-03	Eastman Kodak Company
1409	Quality assurance in dental radiography.	TX0002735888	1990-01-22	Eastman Kodak Company
1410	Quality control in the processing of Kodak Ektachrome film (process E3)	RE0000411284	1988-12-21	Eastman Kodak Company
1411	Quality enlarging with Kodak B/W papers : art, technique, and science, a Kodak data book.	TX0001020511	1982-11-15	Eastman Kodak Company
1412	Quality in industry; motion picture.	RE0000500177	1990-12-03	Eastman Kodak Company
1413	Quality in photographic lenses.	RE0000140272	1982-10-14	Eastman Kodak Company
1414	Questions and answers about Kodak super 8 film cartridges.	TX0000073183	1978-06-12	Eastman Kodak Company
1415	Questions and answers about Kodak super 8 movie films.	TX0001118327	1983-05-19	Eastman Kodak Company
1416	Quick-look reference : Kodak black-&- white reversal motion picture films : [Kodak publication no.] H-61.	TX0000489006	1980-05-27	Eastman Kodak Company

1417	Quick-look reference : Kodak color reversal motion picture films : [Kodak publication no.] H-60.	TX0000489007	1980-05-27	Eastman Kodak Company
1418	Quick-look reference, Kodak color reversal motion picture films, sports : [Kodak publication no. H-60].	TX0000391613	1979-10-26	Eastman Kodak Company
1419	Radiation safety in dental radiography.	TX0002742177	1990-01-22	Eastman Kodak Company
1420	Radiation safety manual.	TX0004049145	1995-05-19	Eastman Kodak Company
1421	Radiografia y fotografia clinicas. Vol. 26, no. 1.	RE0000411315	1988-12-21	Eastman Kodak Company
1422	Radiografia y fotografia clinicas. Vol. 26, no. 2.	RE0000411311	1988-12-21	Eastman Kodak Company
1423	Radiografia y fotografia clinicas. Vol. 26, no. 3.	RE0000411313	1988-12-21	Eastman Kodak Company
1424	Radiografia y fotografia clinicas. Vol. 28, no. 1, 1962.	RE0000500187	1990-12-03	Eastman Kodak Company
1425	Radiografia y fotografia clinicas. Vol. 28, no. 2, 1962.	RE0000500195	1990-12-03	Eastman Kodak Company
1426	Radiografia y fotografia clinicas. Vol. 28, no. 3, 1962.	RE0000500205	1990-12-03	Eastman Kodak Company
1427	Radiografia y fotografia clinicas. Vol. 29, no. 1, 1963.	RE0000549427	1991-11-12	Eastman Kodak Company
1428	Radiografia y fotografia clinicas. Vol. 29, no. 2, 1963.	RE0000549440	1991-11-12	Eastman Kodak Company
1429	Radiografia y fotografia clinicas. Vol. 29, no. 3, 1963.	RE0000549456	1991-11-12	Eastman Kodak Company
1430	Radiography in modern industry.	TX0000599323	1980-12-04	Eastman Kodak Company
1431	Radiography in modern industry.	RE0000273645	1985-12-30	Eastman Kodak Company
1432	Reciprocity data : Kodak color films.	TX0000321798	1979-08-30	Eastman Kodak Company
1433	Reciprocity data, Kodak color films.	TX0000092964	1978-07-14	Eastman Kodak Company
1434	Recovering silver from photographic materials.	TX0000368581	1979-10-26	Eastman Kodak Company
1435	Reference chart for Kodak color reversal products.	TX0002206285	1987-12-09	Eastman Kodak Company
1436	Reference guide using the Kodak colorwatch system in Technet quality management software : ser. C.	TX0002477484	1988-08-10	Eastman Kodak Company
1437	Reference information from Kodak.	TX0002419705	1988-10-07	Eastman Kodak Company
1438	Remote Ranger.	VA0000744298	1996-02-20	Eastman Kodak Company
1439	Research at Kodak.	RE0000500158	1990-12-03	Eastman Kodak Company
1440	Research magazine.	CSN0083195	1988	Eastman Kodak Company
1441	Retouching black-and-white negatives and prints.	TX0000214575	1979-02-27	Eastman Kodak Company
1442	Retouching color negatives.	TX0002482530	1988-10-07	Eastman Kodak Company
1443	Retouching Ektachrome film transparencies : (process E-6).	TX0000985790	1982-09-20	Eastman Kodak Company
1444	Retouching Ektacolor prints.	RE0000552557	1991-11-12	Eastman Kodak Company
1445	Retouching Ektacolor prints : contains new information on how to use Kodak retouching colors for spotting color prints.	TX0000214569	1979-02-27	Eastman Kodak Company
1446	Retouching Kodak color negatives.	RE0000552586	1991-11-12	Eastman Kodak Company
1447	Retouching Kodak Ektacolor negatives.	RE0000185709	1983-12-12	Eastman Kodak Company

1448	Retouching prints on Kodak Ektacolor and Ektachrome papers.	TX0002729941	1989-10-13	Eastman Kodak Company
1449	Retouching type C color prints.	RE0000317257	1986-12-30	Eastman Kodak Company
1450	Reverse-text slides.	TX0000783114	1981-10-09	Eastman Kodak Company
1451	Reverse-text slides.	TX0000401557	1980-01-21	Eastman Kodak Company
1452	Reversing optics for lateral reversal.	TX0000513990	1980-06-23	Eastman Kodak Company
1453	Revised information on color correction with Kodak tri-mask film.	RE0000552584	1991-11-12	Eastman Kodak Company
1454	[Revision & PVAC series 3]	TX0002189483	1987-11-18	Eastman Kodak Company
1455	Revision to the Kodak 312 color printer : DPC/DPCU, ser. 1.	TX0002182855	1987-11-18	Eastman Kodak Company
1456	Roller-transport processing of Kodak Ektachrome films, process E-6 : [publication no.] Z-119B.	TX0000107690	1978-09-11	Eastman Kodak Company
1457	Safe handling of photographic chemicals.	TX0000324331	1979-08-30	Eastman Kodak Company
1458	Salute to the tall ships.	RE0000641112	1993-11-08	Eastman Kodak Company
1459	Sample sequence from a program in economics.	RE0000411292	1988-12-21	Eastman Kodak Company
1460	Sample sequence from a program in human motivation.	RE0000411293	1988-12-21	Eastman Kodak Company
1461	Sample sequence from a program on industrial relations.	RE0000411298	1988-12-21	Eastman Kodak Company
1462	Scanners : using Kodak Ektachrome and Kodachrome film transparencies on color scanners.	TX0000669544	1981-03-26	Eastman Kodak Company
1463	Schlieren photography.	RE0000411279	1988-12-21	Eastman Kodak Company
1464	Scientific imaging with Kodak films and plates.	TX0002378191	1988-08-10	Eastman Kodak Company
1465	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1979	Eastman Kodak Company
1466	Scientific publications from Eastman Kodak laboratories : sections 1-4, 1976.	TX0000106649	1978-09-15	Eastman Kodak Company
1467	Selected bibliography on photography for law enforcement agencies : [Kodak pub. No. M-46].	TX0000118797	1978-05-05	Eastman Kodak Company
1468	Selected bibliography on photography for law enforcement agencies : [Kodak publication no. M-46].	TX0000254146	1979-04-20	Eastman Kodak Company
1469	Selected special order (S O) products list for Professional and Finishing Markets Division.	TX0000214567	1979-02-27	Eastman Kodak Company
1470	Seminar in print : analytical methods for testing Kodak products for microelectronics.	TX0000713069	1981-06-23	Eastman Kodak Company
1471	Seminar in print IV : relationship between micro and macro reproduction characteristics of Kodak high resolution plates.	TX0000584744	1980-12-04	Eastman Kodak Company
1472	Seminars in print III : analytical specifications for Kodak micro positive developer 809.	TX0000471684	1980-05-14	Eastman Kodak Company
1473	Sequence from a programmed course in photography.	RE0000448934	1989-11-29	Eastman Kodak Company
1474	Service manual for the Kodak ektagraphic III projectors, autofocus models.	TX0001028505	1982-11-22	Eastman Kodak Company

1475	Service manual Kodak X-OMAT processor model M3.	RE0000448935	1989-11-29	Eastman Kodak Company
1476	Setting up and balancing.	TX0002182868	1987-11-18	Eastman Kodak Company
1477	Setup and balancing the Kodak 2610 color printer using the Kodak 2610 program tape, series 7.	TX0000368572	1979-10-31	Eastman Kodak Company
1478	Setup and balancing : the Kodak 2610 color printer using the series 6 program tape : March 1978.	TX0000072480	1978-04-10	Eastman Kodak Company
1479	Setup and balancing the Kodak 2620D color printer.	TX0000137792	1978-10-31	Eastman Kodak Company
1480	Setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers : [publication pt. no. 638872].	TX0000093428	1978-08-07	Eastman Kodak Company
1481	Setup and balancing : the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape series 2.	TX0000368595	1979-10-26	Eastman Kodak Company
1482	Setup and balancing : the Kodak printer models S-5 and B-K series.	TX0000192369	1978-10-31	Eastman Kodak Company
1483	Shipboard holiday.	RE0000600950	1992-12-11	Eastman Kodak Company
1484	Silver masking of transparencies with three-aim-point control.	TX0000604410	1980-12-04	Eastman Kodak Company
1485	Silver recovery efficiency from Kodak Ektaprint 2 bleach-fix using the Kodak chemical recovery cartridge, type 1-P.	TX0000107692	1978-09-11	Eastman Kodak Company
1486	Silver recovery with the Kodak chemical recovery cartridge, type 3.	TX0000479267	1980-05-15	Eastman Kodak Company
1487	Silver recovery with the Kodak chemical recovery cartridge, type P.	TX0000401563	1980-01-21	Eastman Kodak Company
1488	Simple copying techniques with a Kodak Ektagraphic Visualmaker : [pamphlet no.] S-40.	TX0000136127	1978-10-16	Eastman Kodak Company
1489	Site preparations : Kodak disc film processor, model 200E.	TX0001118303	1983-05-19	Eastman Kodak Company
1490	Site preparations, Kodak Disc opener workcenter, Kodak Disc dispenser, Kodak Disc dispenser viewer, Kodak Disc film cleaner, Kodak Disc reorder workcenter.	TX0001118333	1983-05-19	Eastman Kodak Company
1491	Site preparations, Kodak disc printing attachment, models 7, 11, and 15, on the Kodak S and M C digital color printers.	TX0001131012	1983-05-19	Eastman Kodak Company
1492	Slides : planning and producing slide programs / written for Kodak by Ann Bishop.	TX0001474819	1984-12-21	Eastman Kodak Company
1493	Snapshots at the Fair with fixed-focus and other simple cameras.	RE0000600926	1992-12-11	Eastman Kodak Company
1494	Software interface manual : Kodak IMT- 200, IMT-250, and IMT-350 microimage terminals.	TX0002192563	1987-11-20	Eastman Kodak Company
1495	Some differences between Kodak Ektagraphic and Kodak Carousel slide projectors.	TX0000681781	1981-03-26	Eastman Kodak Company

1496	Sound : magnetic sound recording for motion pictures : [Kodak publication no.] S-75 / text written for Kodak by Raul DaSilva.	TX0000014321	1978-02-24	Eastman Kodak Company
1497	Sound recording with magnetic tape.	RE0000552578	1991-11-12	Eastman Kodak Company
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1499	Sources of motion picture services and equipment : 16 mm, 8 mm, and super 8.	TX0000649224	1981-03-04	Eastman Kodak Company
1500	Special filters from Kodak for technical applications.	TX0000751420	1981-07-21	Eastman Kodak Company
1501	Spectrum in graphic arts photography : a primer in light and sensitivity.	TX0000401555	1980-01-21	Eastman Kodak Company
1502	Speechmaking, more than words alone.	TX0000471685	1980-05-14	Eastman Kodak Company
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1504	Spinal cord arteries / P. Lasjaunias.	TX0003012064	1991-03-01	Eastman Kodak Company
1505	SPR contact / Professional and Finishing Markets Division.	CSN0022857	1979	Eastman Kodak Company
1506	Stabilization with Kodak Ektamatic products.	TX0000513993	1980-06-23	Eastman Kodak Company
1507	Stabilization with Kodak Ektamatic products : [no.] G-25.	TX0000072483	1978-07-24	Eastman Kodak Company
1508	Staffer's guide to fall P M A convention.	TX0000137970	1978-10-31	Eastman Kodak Company
1509	Staffer's guide to Kodak equipment : for Kodak personnel only.	TX0000228550	1979-03-26	Eastman Kodak Company
1510	Stay this moment : the photographs of Sam Abell / introd. By Robert E. Gilka.	TX0003105023	1991-02-26	Thomasson-Grant, Inc., and Eastman Kodak Company on editorial work & photo. Selec
1511	Storage and care of Kodak color materials.	TX0000999486	1982-10-05	Eastman Kodak Company
1512	Storage and care of Kodak color materials : [Kodak pamphlet no. E. 30].	TX0000669543	1981-03-26	Eastman Kodak Company
1513	Storage and care of Kodak films.	TX0000092956	1978-07-14	Eastman Kodak Company
1514	Storage and care of Kodak films and papers—before and after processing.	TX0002212439	1987-12-03	Eastman Kodak Company
1515	Studio techniques for portrait photography.	RE0000448931	1989-11-29	Eastman Kodak Company
1516	Stylelite pocket.	TX0002189340	1987-11-18	Eastman Kodak Company
1517	Successful panoramic radiography.	TX0002728462	1990-01-22	Eastman Kodak Company
1518	Suggested procedures for adding Tenox II to frying oils. By Tennessee Eastman Company.	RE0000035945	1979-10-26	Eastman Kodak Company
1519	Supervisory decisions action maze / Donald J. Weiland.	TX0000040337	1978-05-05	Eastman Kodak Company
1520	Supplement for Kodak 135 printing attachment 2610 : modification no. 3 : [pub. Pt. no. 638919].	TX0000118798	1978-09-25	Eastman Kodak Company
1521	Supplement setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape, series 2.	TX0000390355	1979-12-17	Eastman Kodak Company
1522	Supplement to Installing and maintaining the Kodak projection pick-up, model IR.	TX0000136124	1978-10-16	Eastman Kodak Company

1523	Supplement to Kodak color exposure strips (C110, C126, or C135).	TX0000321792	1979-08-31	Eastman Kodak Company
1524	Supplement to Kodak color exposure strips (C110, C126, or C153).	TX0000324329	1979-08-30	Eastman Kodak Company
1525	Supplement to Kodak minilab system 25.	TX0002189492	1987-11-18	Eastman Kodak Company
1526	Supplement to Kodak photosensitive resists for industry.	RE0000600931	1992-12-11	Eastman Kodak Company
1527	Supplement to Kodak photosensitive resists for industry.	RE0000600920	1992-12-11	Eastman Kodak Company
1528	Supplement to maintaining the Kodak V C B lamphouse model S/B K using the Kodak 2610 dual intensity printing assembly : publication pt. no. 637171.	TX0000266567	1979-06-07	Eastman Kodak Company
1529	Supplement to Operating the Kodak color printer model 5S-5.	TX0000137790	1978-10-31	Eastman Kodak Company
1530	Supplement to operating the Kodak MC- 5, MC-8, and MC-11 digital color printers using the Kodak M C program tape, series 2 : publication pt. no. 637170.	TX0000266564	1979-06-07	Eastman Kodak Company
1531	Supplement to operating the Kodak printer/paper processor, system 20 (four-inch paper) with series 2 software.	TX0002501247	198 1978-10-31 9-02-03	Eastman Kodak Company
1532	Supplement to Operating the Kodak rapid print cutter model SR-5.	TX0000137788	1978-10-31	Eastman Kodak Company
1533	Supplement to Operating the Kodak roll paper printer model 5B-K.	TX0000137789	1978-10-31	Eastman Kodak Company
1534	Supplement to operating the Kodak Versamat film processor models 11C-L, 11C- M, and 11C-MG.	TX0000069173	1978-05-26	Eastman Kodak Company
1535	Supplement to setup and balancing the Kodak 2610 color printer using the Series 7 program tape.	TX0000223221	1979-03-26	Eastman Kodak Company
1536	Supplement to Setup and balancing the Kodak MC-5, MC-8, and MC-11 digital color printers.	TX0000149260	1978-11-13	Eastman Kodak Company
1537	Supplement to Setup and balancing the Kodak MC-5, MC-8, and MC-11 digital color printers using the Kodak MC program tape, series 2.	TX0000321069	1979-07-23	Eastman Kodak Company
1538	Supplement to the Kodak professional multi printer.	TX0002205791	1987-12-03	Eastman Kodak Company
1539	Supplement to the Operator's manual for the Kodak polymatic plate processor, model 30, new developer container and probe assembly.	TX0001017288	1982-11-15	Eastman Kodak Company
1540	Supplement to using the Kodak MC diagnostic tape : series A.	TX0000321799	1979-08-30	Eastman Kodak Company
1541	Supplement to Using the Kodak MC diagnostic tape series A : pub. Pt. no. 637169.	TX0000255379	1979-05-11	Eastman Kodak Company
1542	Supplement to Using the Kodak rapid paper splicer 2610/2620.	TX0000214564	1979-02-27	Eastman Kodak Company

1543	Supplementary operating notes for the Kodak Polymatic plate processor, model 48A, modified for use with Kodak Polymatic LP developer (machine), Kodak Polymatic LP developer replenisher (machine), and Kodak Polymatic plate finisher.	TX0000471707	1980-05-14	Eastman Kodak Company
1544	Survey of motion picture, still photography, and graphic arts instruction : in American and Canadian colleges, universities, technical institutes, and schools of photography / by John Mercer.	CSN0042882	1982	Eastman Kodak Company
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1547	Teacher's guide to composition.	TX0000069170	1978-05-26	Eastman Kodak Company
1548	Teaching tips from Kodak teachers! : 275 plus! Proven ways to use photography in the classroom.	TX0000401554	1980-01-21	Eastman Kodak Company
1549	Teaching unit of characteristics of electromagnetic radiation.	RE0000549417	1991-11-12	Eastman Kodak Company
1550	Teaching unit on generation of electromagnetic radiation.	RE0000549418	1963-07-01	Eastman Kodak Company
1551	Teaching unit on the electromagnetic spectrum.	RE0000549416	1991-11-12	Eastman Kodak Company
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1554	TECHNET quality management module, series A 3.00, internegative film printing : reference guide.	TX0002378175	1988-08-10	Eastman Kodak Company
1555	TECHNET quality management software series A 1.00 : temporary manual.	TX0003487222	1987-11-23	Eastman Kodak Company
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1557	TECHNET quality management software, series A 2.00 : v. 1.	TX0002182878	1987-11-18	Eastman Kodak Company
1558	TECHNET quality management software series C 1.00 : reference guide.	TX0002182877	1987-11-18	Eastman Kodak Company
1559	TECHNET quality management software series XT.	TX0002595818	1989-02-03	Eastman Kodak Company
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1564	Techniques for preparing Kodak P M T litho plates.	TX0000401429	1980-01-21	Eastman Kodak Company
1565	Techniques : information from Kodak.	TX0002182873	1987-11-18	Eastman Kodak Company
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1567	Techniques—information from Kodak : the A B C's of toning.	TX0001481871	1984-12-31	Eastman Kodak Company
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1574	Tentative data release, Kodak Ektacolor 74 Duratrans print material : S O-103 : [Kodak pub. No. E-41].	TX0000118796	1978-05-05	Eastman Kodak Company
1575	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1978	Eastman Kodak Company, Texas Eastman Company Division
1576	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1977	Eastman Kodak Company, Texas Eastman Company Division
1577	Thermal recording and infrared photography of hot objects : [Kodak publication no.] P-570.	TX0000255377	1979-05-11	Eastman Kodak Company
1578	This is America in pictures.	RE0000230802	1984-12-24	Eastman Kodak Company
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1582	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	CSN0035399	1984	Eastman Kodak Company
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1593	TSRunner / Robert A. LeBlanc.	CSN0045658	1982	Eastman Kodak Company
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1596	Updating TECHNET quality management software, from series A 1.00 to series A 1.10.	TX0002193259	1987-12-09	Eastman Kodak Company
1597	Updating TECHNET quality management software, from series A 2.00 to series A 3.00.	TX0002182880	1987-11-18	Eastman Kodak Company
1598	Updating Technet quality management software : from series XT 2.20 to series XT 3.00.	TX0002646402	1989-08-04	Eastman Kodak Company
1599	Use of Kodak materials for laminated identification photographs in color.	RE0000317260	1986-12-30	Eastman Kodak Company
1600	Use of Kodak PMT paper plate fixer MX- 1102 with the Kodak PMT paper litho plate.	TX0000214566	1979-02-27	Eastman Kodak Company
1601	Use of Kodak Polymatic L P developer (hand), MX 854-5 : data release, Kodak publication no. Q-220-DR-1.	TX0000266563	1979-06-07	Eastman Kodak Company
1602	Use of water in photographic processing.	TX0002478317	1988-10-07	Eastman Kodak Company
1603	Use of water in photographic processing.	TX0000092959	1978-07-14	Eastman Kodak Company
1604	Use the C C P R for the good look : Kodak 2610 color printers.	TX0000072479	1978-07-24	Eastman Kodak Company
1605	Use the C C P R for the good look : Kodak 2610 color printers, series 6 tape on Kodak Ektacolor 78 paper.	TX0000478015	1980-05-15	Eastman Kodak Company
1606	Use the C C P R for the good look : Kodak 2610 color printers using series 7 tape on Kodak Ektacolor 78 paper.	TX0000478013	1980-05-15	Eastman Kodak Company
1607	Use the C C P R for the good look : Kodak 2610 color printers using series 7 tape on Kodak Ektacolor 78 paper : ser. 7.	TX0000402343	1979-10-26	Eastman Kodak Company
1608	Use the C C P R for the good look, Kodak M C digital color printer, for photofinishing applications on Kodak Ektacolor 74 R C paper.	TX0000136122	1978-10-16	Eastman Kodak Company

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1610	Use the C C P R for the good look, Kodak S-series and 2620 color printers.	TX0000478014	1980-05-15	Eastman Kodak Company
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1617	Using filters / by the editors of Eastman Kodak Company.	TX0000993187	1982-09-20	Eastman Kodak Company
1618	Using flash effectively.	TX0001300306	1984-03-02	Eastman Kodak Company
1619	Using Kodak chemicals, process E-6.	TX0003861929	1994-06-14	Eastman Kodak Company
1620	Using Kodak chemicals : process E-6.	TX0002673186	1989-10-30	Eastman Kodak Company
1621	Using Kodak Ektacolor RA chemicals.	TX0002483022	1988-10-07	Eastman Kodak Company
1622	Using Kodak Ektaprint 2 bleach-fix and replenisher N R in continuous color print processors.	TX0000137793	1978-10-31	Eastman Kodak Company
1623	Using Kodak Ektaprint 2 bleach-fix and replenisher N R in continuous color print processors : Z-122G.	TX0000323959	1979-08-30	Eastman Kodak Company
1624	Using Kodak Ektaprint 2 bleach-fix and replenisher N T in continuous color print processors : (includes the low-flow wash option).	TX0000485582	1980-05-27	Eastman Kodak Company
1625	Using Kodak Ektaprint 2 bleach-fix and replenisher NR in continuous color print processors : [publication no.] Z-122G.	TX0000390352	1979-12-17	Eastman Kodak Company
1626	Using Kodak Ektaprint 2 chemicals.	TX0002675768	1989-10-30	Eastman Kodak Company
1627	Using Kodak Ektaprint 2 chemicals.	TX0001194037	1983-08-29	Eastman Kodak Company
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1631	Using Kodak matrix film/4150 to make dye transfer prints from color negatives.	TX0003012062	1991-03-01	Eastman Kodak Company
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1636	Using process C-41.	TX0001118470	1983-05-19	Eastman Kodak Company
1637	Using process E-6.	TX0001148976	1983-05-19	Eastman Kodak Company
1638	Using process E-6.	TX0000072497	1978-06-29	Eastman Kodak Company
1639	Using process EM-26.	TX0001148970	1983-05-18	Eastman Kodak Company
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1641	Using Technet center.	TX0001118350	1983-05-19	Eastman Kodak Company
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1648	Using the Kodak 110 negative printing kit, Model 5S/5B-K/8S.	TX0000401553	1980-01-21	Eastman Kodak Company
1649	Using the Kodak 312 graphics printing attachments.	TX0002118787	1987-07-23	Eastman Kodak Company
1650	Using the Kodak 5S roll paper magazine.	TX0000519931	1980-08-04	Eastman Kodak Company
1651	Using the Kodak balancing filter assembly 2610.	TX0000328409	1979-08-31	Eastman Kodak Company
1652	Using the Kodak densitometer, model 1.	TX0002206305	1987-12-09	Eastman Kodak Company
1653	Using the Kodak densitometer, model 2.	TX0002182874	1987-11-18	Eastman Kodak Company
1654	Using the Kodak Ektachrome color copier, model 11.	TX0002189297	1987-11-18	Eastman Kodak Company
1655	Using the Kodak Ektachrome color copier, model 18.	TX0002182870	1987-11-18	Eastman Kodak Company
1656	Using the Kodak Ektachrome color copier slide attachment, model 18.	TX0002189293	1987-11-18	Eastman Kodak Company
1657	Using the Kodak electrical counter, model 1.	TX0000254143	1979-04-20	Eastman Kodak Company
1658	Using the Kodak electrolytic silver recovery unit, model M L.	TX0002189294	1987-11-18	Eastman Kodak Company
1659	Using the Kodak electrolytic silver recovery unit Model ML.	TX0002577621	1989-05-22	Eastman Kodak Company
1660	Using the Kodak greeting card accessory system 50.	TX0002400498	1988-08-15	Eastman Kodak Company
1661	Using the Kodak instant film back.	TX0000168440	1978-12-26	Eastman Kodak Company
1662	Using the Kodak instant film back : pub. Pt. no. 633431.	TX0000324499	1979-08-31	Eastman Kodak Company
1663	Using the Kodak lens assembly, system 25.	TX0002378124	1988-08-10	Eastman Kodak Company
1664	Using the Kodak lens assembly system 50/four up (ID) cat no. 151 1633, the Kodak lens assembly system 50/two-up (wallet) cat no. 173 1645, the Kodak lens assembly, system 50/two-up (passport) cat no. 141 9909.	TX0002370378	1988-08-15	Eastman Kodak Company
1665	Using the Kodak M L 135 film extractor, model A.	TX0002189299	1987-11-18	Eastman Kodak Company

1666	Using the Kodak MC diagnostic tape series A.	TX0000223232	1979-03-26	Eastman Kodak Company
1667	Using the Kodak ML 135 negative sleeve, model SA.	TX0002378125	1988-08-10	Eastman Kodak Company
1668	Using the Kodak pricing unit system 25.	TX0002189337	1987-11-18	Eastman Kodak Company
1669	Using the Kodak pricing unit system 50.	TX0002400495	1988-08-15	Eastman Kodak Company
1670	Using the Kodak print marker, model 5.	TX0000513991	1980-06-23	Eastman Kodak Company
1671	Using the Kodak printer control set (C110) or (C126) or (C135).	TX0000368568	1979-10-31	Eastman Kodak Company
1672	Using the Kodak rapid paper splicer 2610/2620.	TX0000149262	1978-11-13	Eastman Kodak Company
1673	Using the Kodak universal negative sleeve, model SA.	TX0002182859	1987-11-18	Eastman Kodak Company
1674	Using the Kodak V C N A color negative translator : model 4.	TX0000321794	1979-08-31	Eastman Kodak Company
1675	Using the Kodak Vericolor II printer control negative set (size 120).	TX0000168447	1978-12-26	Eastman Kodak Company
1676	Using the Kodak video color negative analyzer, model 2.	TX0000254145	1979-04-20	Eastman Kodak Company
1677	Using the Kodak video color negative analyzer model 3.	TX0000507736	1980-05-14	Eastman Kodak Company
1678	Using the replacement thermostat for the Kodak slide mounting press model 2.	TX0000073184	1978-06-12	Eastman Kodak Company
1679	Using your autofocus 35mm camera.	TX0003017214	1990-12-13	Eastman Kodak Company
1680	Using your Kodak CRT digital color printer : pt. no. 967586.	TX0003861923	1994-06-14	Eastman Kodak Company
1681	Ventilation and design considerations for Kodak toner MX 1112 and Kodak toner MX 1125.	TX0000669546	1981-03-26	Eastman Kodak Company
1682	Video tape, artifacts and defects : a troubleshooting guide.	TX0001519897	1984-12-21	Eastman Kodak Company
1683	Visual troubleshooting of process E-6.	TX0002189296	1987-11-18	Eastman Kodak Company
1684	Welcome to Kodak.	RE0000317066	1986-12-30	Eastman Kodak Company
1685	Welcome to Kodak.	RE0000273638	1985-12-30	Eastman Kodak Company
1686	What the U S P interim revision does to vitamin A assay.	RE0000317255	1986-12-30	Eastman Kodak Company
1687	What to do about it; motion picture.	RE0000500178	1990-12-03	Eastman Kodak Company
1688	Winning pictures : 100 ideas for outstanding photographs / written for Kodak by Jeff Wignall.	TX0002546822	1989-02-03	Eastman Kodak Company
1689	World of animation / [text written for Kodak by Raul DaSilva].	TX0000368571	1979-10-31	Eastman Kodak Company
1690	X-rays in dentistry.	RE0000600919	1992-12-11	Eastman Kodak Company
1691	Your films have met their match.	TX0002189339	1987-11-18	Eastman Kodak Company
1692	Your programs from Kodak . : audio- visual library distribution.	CSN0014730	1978	Eastman Kodak Company
1693	Your programs from Kodak . : [catalog].	CSN0014730	1985	Eastman Kodak Company
1694	Your programs from Kodak . : [catalog].	CSN0014730	1983	Eastman Kodak Company
1695	Your programs from Kodak . : [catalog].	CSN0014730	1979	Eastman Kodak Company
1696	Your wedding (one day)	RE0000549424	1991-11-12	Eastman Kodak Company
1697	You're on the team.	RE0000230801	1984-12-24	Eastman Kodak Company
1698	You're the director.	RE0000600928	1992-12-11	Eastman Kodak Company
1699	You're the director.	RE0000500172	1990-12-03	Eastman Kodak Company
1700	Aerial photo log.	TX0000008223	1978-03-10	Eastman Kodak Company

1701	Aerial photo log.	TX0000120429	1978-09-11	Eastman Kodak Company
1702	Aerial photo log.	TX0000117027	1978-09-11	Eastman Kodak Company
1703	Aerial photo log.	TX0000117026	1978-09-11	Eastman Kodak Company
1704	Aerial photo log.	TX0000042041	1978-04-17	Eastman Kodak Company
1705	Aerial photo log.	TX0000076858	1978-04-10	Eastman Kodak Company
1706	Aerial photo log.	TX0000117024	1978-09-11	Eastman Kodak Company
1707	Aerial photo log.	TX0000117025	1978-09-11	Eastman Kodak Company
1708	Audiovisual notes from Kodak.	TX0000985543	1982-09-07	Eastman Kodak Company
1709	Audiovisual notes from Kodak.	TX0000485585	1980-05-27	Eastman Kodak Company
1710	Audiovisual notes from Kodak	TX0000255381	1979-05-11	Eastman Kodak Company
1711	Book marks : news for people who sell Kodak books.	TX0001129698	1983-05-19	Eastman Kodak Company
1712	Book marks : news for people who sell Kodak books.	TX0001129697	1983-05-19	Eastman Kodak Company
1713	Bookmarks : news for people who sell Kodak books.	TX0001009392	1982-10-07	Eastman Kodak Company
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1715	Camera trace / William A. Triggs, editor].	TX0001334498	1984-03-02	Eastman Kodak Company
1716	Cameras in the curriculum : an N E A/Kodak program.	TX0001248609	1983-12-19	Eastman Kodak Company
1717	Compass / Vince Giummo, editor].	TX0001192673	1983-08-30	Eastman Kodak Company
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1720	Compass / Vince Giummo, editor].	TX0000999221	1982-10-05	Eastman Kodak Company
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1722	Compass / Vince Giummo, editor].	TX0000660467	1981-03-26	Eastman Kodak Company
1723	Compass / Vince Giummo, editor].	TX0000716959	1981-06-23	Eastman Kodak Company
1724	Compass / Vince Giummo, editor].	TX0000777830	1981-10-09	Eastman Kodak Company
1725	Compass / Vince Giummo, editor].	TX0001085730	1983-03-14	Eastman Kodak Company
1726	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000368593	1979-10-26	Eastman Kodak Company
1727	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000390349	1979-12-17	Eastman Kodak Company
1728	Data release.	TX0000985649	1982-09-07	Eastman Kodak Company
1729	Data release.	TX0000969858	1982-09-07	Eastman Kodak Company
1730	Data release.	TX0001021342	1982-11-15	Eastman Kodak Company
1731	Data release.	TX0000985650	1982-09-07	Eastman Kodak Company
1732	Data release.	TX0000323952	1979-08-31	Eastman Kodak Company
1733	Data release.	TX0000323948	1979-08-30	Eastman Kodak Company
1734	Dental radiography and photography / editor, Robert E. Silha.	TX0001252191	1983-12-19	Eastman Kodak Company
1735	Dental radiography and photography / editor, Robert E. Silha.	TX0001271596	1983-11-01	Eastman Kodak Company
1736	Dental radiography and photography / editor, Robert E. Silha.	TX0001271599	1983-11-01	Eastman Kodak Company
1737	Dental radiography and photography / editor, Robert E. Silha.	TX0001271600	1983-11-01	Eastman Kodak Company
1738	Dental radiography and photography / editor, Robert E. Silha.	TX0001271598	1983-11-01	Eastman Kodak Company
1739	Dental radiography and photography / editor, Robert E. Silha.	TX0001257281	1983-12-19	Eastman Kodak Company

1740	Dental radiography and photography / editor, Robert E. Silha.	TX0001252204	1983-12-19	Eastman Kodak Company
1741	Dental radiography and photography / editor, Robert E. Silha.	TX0001271597	1983-11-01	Eastman Kodak Company
1742	Dental radiography and photography / editor, Robert E. Silha.	TX0000484602	1980-05-27	Eastman Kodak Company
1743	Dental radiography and photography / editor, Robert E. Silha.	TX0000615752	1980-06-23	Eastman Kodak Company
1744	Dental radiography and photography / editor, Robert E. Silha.	TX0000662618	1981-03-26	Eastman Kodak Company
1745	Dental radiography and photography / editor, Robert E. Silha.	TX0000035644	1978-05-05	Eastman Kodak Company
1746	Dental radiography and photography / editor, Robert E. Silha.	TX0000118554	1978-09-25;	Eastman Kodak Company
1747	Dental radiography and photography / editor, Robert E. Silha.	TX0000195695	1979-01-12	Eastman Kodak Company
1748	Dental radiography and photography / editor, Robert E. Silha.	TX0000195694	1979-01-12	Eastman Kodak Company
1749	Desk calendar / by the editors of Eastman Kodak Company.	TX0000594059	1980-12-05	Eastman Kodak Company
1750	Directory of silver services / Kodak	TX0001021340	1982-11-15	Eastman Kodak Company
1751	Eastman Kodak Company ... annual report.	TX0001194336	1983-08-19	Eastman Kodak Company
1752	Eastman Kodak Company ... annual report.	TX0001194337	1983-08-19	Eastman Kodak Company
1753	Eastman Kodak Company ... annual report.	TX0001194338	1983-08-19	Eastman Kodak Company
1754	Eastman Kodak Company ... annual report.	TX0000471699	1980-05-14	Eastman Kodak Company
1755	Eastman Kodak Company ... annual report.	TX0000227407	1979-03-26	Eastman Kodak Company
1756	Eastman Kodak Company ... annual report.	TX0000076859	1978-04-10	Eastman Kodak Company
1757	Eastman organic chemical bulletin.	TX0000402340	1980-01-21	Eastman Kodak Company
1758	Eastman organic chemical bulletin.	TX0000368590	1979-10-26	Eastman Kodak Company
1759	Eastman organic chemical bulletin	TX0000035370	1978-04-14	Eastman Kodak Company
1760	Eastman organic chemical bulletin	TX0000169727	1978-12-26	Eastman Kodak Company
1761	Eastman organic chemicals : catalog & price list.	TX0000195696	1979-01-12	Eastman Kodak Company
1762	Eastman organic chemicals catalog. Supplement.	TX0000063341	1978-05-26	Eastman Kodak Company
1763	Financial statistics : graphic arts dealers.	TX0000323957	1979-08-30	Eastman Kodak Company
1764	Financial statistics : professional finishers.	TX0000323956	1979-08-30	Eastman Kodak Company
1765	Financial statistics : school finishers.	TX0000323958	1979-08-30	Eastman Kodak Company
1766	Financial statistics : X-ray dealers.	TX0000323955	1979-08-30	Eastman Kodak Company
1767	Functional group index of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185179	1979-01-12	Eastman Kodak Company
1768	Graphics newsletter.	TX0000279270	1979-06-21	Eastman Kodak Company
1769	Graphics newsletter.	TX0000279268	1979-06-21	Eastman Kodak Company
1770	Graphics newsletter.	TX0000368596	1979-10-25	Eastman Kodak Company
1771	Graphics newsletter.	TX0000368591	1979-10-26	Eastman Kodak Company
1772	Graphics newsletter.	TX0000134139	1978-10-16	Eastman Kodak Company

1773	Graphics newsletter.	TX0000174982	1978-12-26	Eastman Kodak Company
1774	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000489928	1980-05-27	Eastman Kodak Company
1775	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000402345	1980-01-21	Eastman Kodak Company
1776	Here's how : [techniques for outstanding pictures].	TX0000442323	1980-01-21	Eastman Kodak Company
1777	Index to Kodak information.	TX0001495619	1984-12-31	Eastman Kodak Company
1778	Index to Kodak information.	TX0001118304	1983-05-19	Eastman Kodak Company
1779	Index to Kodak information.	TX0000986217	1982-09-20	Eastman Kodak Company
1780	Index to Kodak information.	TX0000720511	1981-06-23	Eastman Kodak Company
1781	Index to Kodak information.	TX0000489931	1980-05-27	Eastman Kodak Company
1782	Interface	TX0000064818	1978-06-12	Eastman Kodak Company
1783	International photography / Kodak.	TX0000984528	1982-09-07	Eastman Kodak Company
1784	International photography / Kodak.	TX0000792831	1981-10-13	Eastman Kodak Company
1785	International photography / Kodak.	TX0001085735	1983-03-14	Eastman Kodak Company
1786	International photography / Kodak.	TX0000980529	1982-09-07	Eastman Kodak Company
1787	International photography / Kodak.	TX0000793667	1981-10-13	Eastman Kodak Company
1788	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0001009393	1982-10-07	Eastman Kodak Company
1789	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0000778869	1981-10-13	Eastman Kodak Company
1790	Kodak audiovisual products catalog	TX0001635399	1985-07-22	Eastman Kodak Company
1791	Kodak bulletin for the graphic arts.	TX0000599790	1980-12-04	Eastman Kodak Company
1792	Kodak catalog of educational materials ...	TX0001137171	1983-05-18	Eastman Kodak Company
1793	Kodak centennial desk calendar ...	TX0000319921	1979-07-02	Eastman Kodak Company
1794	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000778695	1981-10-09	Eastman Kodak Company
1795	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0001085731	1983-03-14	Eastman Kodak Company
1796	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000986305	1982-09-07	Eastman Kodak Company
1797	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000604408	1980-12-04	Eastman Kodak Company
1798	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000368594	1979-10-26	Eastman Kodak Company
1799	Kodak compass : reproduction processes/materials/industry news.	TX0000514215	1980-06-23	Eastman Kodak Company
1800	Kodak compass : reproduction processes/materials/industry news.	TX0000509718	1980-06-23	Eastman Kodak Company
1801	Kodak compass : reproduction processes/materials/industry news.	TX0000509717	1980-06-23	Eastman Kodak Company

1802	Kodak compass : reproduction processes/materials/industry news.	TX0000250165	1979-05-11	Eastman Kodak Company
1803	Kodak compass : reproduction processes/materials/industry news.	TX0000250167	1979-05-11	Eastman Kodak Company
1804	Kodak compass : reproduction processes/materials/industry news.	TX0000268624	1979-06-07	Eastman Kodak Company
1805	Kodak compass : reproduction processes/materials/industry news.	TX0000403619	1980-01-21	Eastman Kodak Company
1806	Kodak compass : reproduction processes/materials/industry news.	TX0000038209	1978-05-05	Eastman Kodak Company
1807	Kodak compass : reproduction processes/materials/industry news.	TX0000063340	1978-05-26	Eastman Kodak Company
1808	Kodak compass : reproduction processes/materials/industry news.	TX0000118555	1978-09-25	Eastman Kodak Company
1809	Kodak compass : reproduction processes/materials/industry news.	TX0000185178	1979-01-12	Eastman Kodak Company
1810	Kodak customer service pamphlet.	TX0001119160	1983-05-19	Eastman Kodak Company
1811	Kodak customer service pamphlet.	TX0001137145	1983-05-18	Eastman Kodak Company
1812	Kodak customer service pamphlet.	TX0001137150	1983-05-18	Eastman Kodak Company
1813	Kodak customer service pamphlet.	TX0001009391	1982-10-07	Eastman Kodak Company
1814	Kodak customer service pamphlet.	TX0000678967	1981-03-26	Eastman Kodak Company
1815	Kodak customer service pamphlet.	TX0000588341	1980-12-04	Eastman Kodak Company
1816	Kodak customer service pamphlet.	TX0000588340	1980-12-04	Eastman Kodak Company
1817	Kodak customer service pamphlet.	TX0000273621	1979-06-07	Eastman Kodak Company
1818	Kodak dental X-ray products.	TX0000513995	1980-06-23	Eastman Kodak Company
1819	Kodak dental X-ray products . : list prices.	TX0000268407	1979-06-07	Eastman Kodak Company
1820	Kodak desk calendar . / by the editors of Eastman Kodak Company.	TX0000791110	1981-10-13	Eastman Kodak Company
1821	Kodak highlights.	TX0001193393	1983-08-19	Eastman Kodak Company
1822	Kodak highlights.	TX0000474173	1980-05-14	Eastman Kodak Company
1823	Kodak highlights.	TX0000227406	1979-03-26	Eastman Kodak Company
1824	Kodak highlights.	TX0000442324	1980-01-21	Eastman Kodak Company
1825	Kodak highlights.	TX0000401877	1980-01-17	Eastman Kodak Company
1826	Kodak highlights.	TX0000076855	1978-04-10	Eastman Kodak Company
1827	Kodak highlights.	TX0000064816	1978-06-12	Eastman Kodak Company
1828	Kodak highlights.	TX0000101444	1978-09-11	Eastman Kodak Company
1829	Kodak highlights.	TX0000150374	1978-12-01	Eastman Kodak Company
1830	Kodak information ... index.	TX0000227408	1979-03-26	Eastman Kodak Company
1831	Kodak laboratory chemicals bulletin.	TX0001600545	1985-06-24	Eastman Kodak Company
1832	Kodak laboratory chemicals bulletin.	TX0000984542	1982-09-07	Eastman Kodak Company
1833	Kodak laboratory chemicals bulletin.	TX0000471694	1980-05-14	Eastman Kodak Company
1834	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001632108	1985-08-12	Eastman Kodak Company
1835	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001170431	1983-03-11	Eastman Kodak Company
1836	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0000666590	1981-03-26	Eastman Kodak Company
1837	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000781875	1981-10-13	Eastman Kodak Company
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1839	Kodak photographic products . : index update.	TX0000255383	1979-05-11	Eastman Kodak Company
1840	Kodak photonews.	TX0001481845	1984-12-31	Eastman Kodak Company
1841	Kodak photonews.	TX0001492038	1984-12-26	Eastman Kodak Company
1842	Kodak photonews.	TX0001175794	1983-08-29	Eastman Kodak Company
1843	Kodak photonews.	TX0001233016	1983-11-18	Eastman Kodak Company
1844	Kodak photonews.	TX0001233017	1983-11-18	Eastman Kodak Company
1845	Kodak photonews.	TX0000999170	1981-10-05	Eastman Kodak Company
1846	Kodak photonews.	TX0001119163	1983-05-19	Eastman Kodak Company
1847	Kodak photonews.	TX0001136579	1983-05-18	Eastman Kodak Company
1848	Kodak photonews.	TX0001108788	1983-05-18	Eastman Kodak Company
1849	Kodak photonews.	TX0000400495	1980-01-21	Eastman Kodak Company
1850	Kodak photonews.	TX0000599777	1980-12-04	Eastman Kodak Company
1851	Kodak photonews.	TX0000662610	1981-03-26	Eastman Kodak Company
1852	Kodak photonews.	TX0000325075	1979-08-31	Eastman Kodak Company
1853	Kodak photonews.	TX0000093425	1978-08-07	Eastman Kodak Company
1854	Kodak photonews.	TX0000134137	1978-10-31	Eastman Kodak Company
1855	Kodak Precision Line plate L P P.	TX0000400494	1980-01-21	Eastman Kodak Company
1856	Kodak studio light.	TX0000242373	1979-04-20	Eastman Kodak Company
1857	Kodak studio light.	TX0000148711	1978-12-01	Eastman Kodak Company
1858	Kodak studio light.	TX0000014322	1978-03-10	Eastman Kodak Company
1859	Kodak studio light / Jim Collinsworth, editor].	TX0000778863	1981-10-13	Eastman Kodak Company
1860	Kodak studio light / Jim Collinsworth, editor].	TX0000778825	1981-10-13	Eastman Kodak Company
1861	Kodak studio light / Jim Collinsworth, editor].	TX0001236016	1983-05-18	Eastman Kodak Company
1862	Kodak studio light / Jim Collinsworth, editor].	TX0000778862	1981-10-13	Eastman Kodak Company
1863	Kodak studio light / Jim Collinsworth, editor].	TX0000778870	1981-10-13	Eastman Kodak Company
1864	Kodak studio light / Jim Collinsworth, editor].	TX0000390365	1979-12-17	Eastman Kodak Company
1865	Kodak studio light / Jim Collinsworth, editor].	TX0000390353	1979-12-17	Eastman Kodak Company
1866	Kodak Tech Bits.	TX0003564509	1993-09-20	Eastman Kodak Company
1867	Kodak Tech Bits.	TX0003709537	1993-09-20	Eastman Kodak Company
1868	Kodak Tech Bits.	TX0002423587	1988-10-07	Eastman Kodak Company
1869	Kodak Tech Bits.	TX0002378190	1988-08-10	Eastman Kodak Company
1870	Kodak Tech Bits.	TX0002419708	1988-10-07	Eastman Kodak Company
1871	Kodak Tech Bits.	TX0000092962	1978-07-14	Eastman Kodak Company
1872	Kodak Tech Bits.	TX0000101457	1978-09-11	Eastman Kodak Company
1873	Kodak Tech Bits.	TX0000150375	1978-11-13	Eastman Kodak Company
1874	Kodak Tech Bits.	TX0000185177	1979-01-12	Eastman Kodak Company
1875	Kodak Tech Bits : a publication for scientists and engineers.	TX0001507882	1984-12-26	Eastman Kodak Company
1876	Kodak Tech Bits : a publication for scientists and engineers.	TX0000969859	1982-09-07	Eastman Kodak Company
1877	Kodak Tech Bits : a publication for scientists and engineers.	TX0001009395	1982-10-07	Eastman Kodak Company
1878	Kodak Tech Bits : a publication for scientists and engineers.	TX0000720510	1981-06-23	Eastman Kodak Company
1879	Kodak Tech Bits : a publication for scientists and engineers.	TX0000778694	1981-10-09	Eastman Kodak Company

1880	Kodak Tech Bits : a publication for scientists and engineers.	TX0001085732	1983-03-14	Eastman Kodak Company
1881	Kodak Tech Bits : a publication for scientists and engineers.	TX0000985607	1982-09-07	Eastman Kodak Company
1882	Kodak Tech Bits : a publication for scientists and engineers.	TX0000518586	1980-08-04	Eastman Kodak Company
1883	Kodak Tech Bits : a publication for scientists and engineers.	TX0000604126	1980-12-04	Eastman Kodak Company
1884	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662612	1981-03-26	Eastman Kodak Company
1885	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662617	1981-03-26	Eastman Kodak Company
1886	Kodak Tech Bits : a publication for scientists and engineers.	TX0000288522	1979-07-02	Eastman Kodak Company
1887	Kodak Tech Bits : a publication for scientists and engineers.	TX0000368589	1979-10-17	Eastman Kodak Company
1888	Kodak Tech Bits : a publication for scientists and engineers.	TX0000390357	1979-12-17	Eastman Kodak Company
1889	Kodak Tech Bits : a publication for scientists and engineers.	TX0000403620	1980-01-21	Eastman Kodak Company
1890	Kodak tips : technical information for photographic systems.	TX0000471700	1980-05-14	Eastman Kodak Company
1891	Kodak tips : technical information for photographic systems.	TX0000479160	1980-05-15	Eastman Kodak Company
1892	Kodak tips : technical information for photographic systems.	TX0000509719	1980-06-23	Eastman Kodak Company
1893	Kodak tips : technical information for photographic systems.	TX0000221702	1979-03-26	Eastman Kodak Company
1894	Kodak tips : technical information for photographic systems.	TX0000250162	1979-02-27	Eastman Kodak Company
1895	Kodak tips : technical information for photographic systems.	TX0000242371	1979-04-20	Eastman Kodak Company
1896	Kodak tips : technical information for photographic systems.	TX0000291844	1979-07-02	Eastman Kodak Company
1897	Kodak tips : technical information for photographic systems.	TX0000323949	1979-08-30	Eastman Kodak Company
1898	Kodak tips : technical information for photographic systems.	TX0000329253	1979-08-31	Eastman Kodak Company
1899	Kodak tips : technical information for photographic systems.	TX0000368599	1979-10-31	Eastman Kodak Company
1900	Kodak tips : technical information for photographic systems.	TX0000019314	1978-03-10	Eastman Kodak Company
1901	Kodak tips : technical information for photographic systems.	TX0000042043	1978-04-14	Eastman Kodak Company
1902	Kodak tips : technical information for photographic systems.	TX0000064817	1978-06-12	Eastman Kodak Company
1903	Kodak tips : technical information for photographic systems.	TX0000092720	1978-08-07	Eastman Kodak Company
1904	Kodak tips : technical information for photographic systems.	TX0000134140	1978-10-16	Eastman Kodak Company
1905	Kodak tips : technical information for photographic systems.	TX0000169651	1978-12-26	Eastman Kodak Company
1906	Kodak tips : technical information for photographic systems.	TX0000216619	1979-02-27	Eastman Kodak Company
1907	Kodak X-Omat products.	TX0000324327	1979-07-02	Eastman Kodak Company

1908	Kodak X-Omat products.	TX0000401876	1979-12-17	Eastman Kodak Company
1909	Kodak X-Omatic cassettes, X-Omatic screens, Lanex screens, Min-R cassette	TX0000323950	1979-08-31	Eastman Kodak Company
1910	Kodak X-ray products list prices / Health Sciences Markets Division, Eastman Kodak Company.	TX0000324588	1979-08-30	Eastman Kodak Company
1911	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646589	1981-03-04	Eastman Kodak Company
1912	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646588	1981-03-04	Eastman Kodak Company
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1917	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662616	1981-03-26	Eastman Kodak Company
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1919	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662614	1981-03-26	Eastman Kodak Company
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1931	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484589	1980-05-27	Eastman Kodak Company
1932	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484588	1980-05-27	Eastman Kodak Company
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1940	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000489929	1980-05-27	Eastman Kodak Company
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1958	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599782	1980-12-04	Eastman Kodak Company
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1961	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599785	1980-12-04	Eastman Kodak Company

1962	Kodakery / [editor-in-chief, Ron Wiley et al.].	TX0000599787	1980-12-04	Eastman Kodak Company
1963	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646592	1981-03-04	Eastman Kodak Company
1964	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646591	1981-03-04	Eastman Kodak Company
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2015	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000268619	1978-09-20	Eastman Kodak Company

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2018	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256732	1978-09-20	Eastman Kodak Company
2019	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256733	1978-09-20	Eastman Kodak Company
2020	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256734	1978-09-20	Eastman Kodak Company
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2093	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092709	1978-01-05	Eastman Kodak Company
2094	Kodakery international = Kodakery internacional / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000646593	1981-03-04	Eastman Kodak Company
2095	Kodakery international = Kodakery internacional / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000662609	1981-03-26	Eastman Kodak Company

2123	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249155	1979-01-18	Eastman Kodak Company
2124	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249156	1979-01-18	Eastman Kodak Company
2125	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249157	1979-01-18	Eastman Kodak Company
2126	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249158	1979-01-18	Eastman Kodak Company
2127	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249159	1979-01-18	Eastman Kodak Company
2128	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249160	1979-01-18	Eastman Kodak Company
2129	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249161	1979-01-18	Eastman Kodak Company
2130	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249162	1979-01-18	Eastman Kodak Company
2131	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035374	1978-04-12	Eastman Kodak Company
2132	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035371	1978-04-12	Eastman Kodak Company
2133	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035375	1978-04-12	Eastman Kodak Company
2134	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035376	1978-04-12	Eastman Kodak Company
2135	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035372	1978-04-12	Eastman Kodak Company
2136	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035373	1978-04-12	Eastman Kodak Company
2137	Medical radiography and photography / [editor, Alice R. Russell].	TX0001600546	1985-06-24	Eastman Kodak Company
2138	Medical radiography and photography / [editor, Alice R. Russell].	TX0002568189	1989-05-22	Eastman Kodak Company
2139	Medical radiography and photography / [editor, Alice R. Russell].	TX0001259554	1983-12-19	Eastman Kodak Company
2140	Medical radiography and photography / [editor, Alice R. Russell].	TX0000785811	1981-10-09	Eastman Kodak Company
2141	Medical radiography and photography / [editor, Alice R. Russell].	TX0001257138	1983-12-19	Eastman Kodak Company
2142	Medical radiography and photography / [editor, Alice R. Russell].	TX0000670845	1980-06-26	Eastman Kodak Company
2143	Medical radiography and photography / [editor, Alice R. Russell].	TX0001223450	1980-10-31	Eastman Kodak Company
2144	Medical radiography and photography / [editor, Alice R. Russell].	TX0000297176	1979-07-23	Eastman Kodak Company
2145	Medical radiography and photography / [editor, Alice R. Russell].	TX0000442326	1980-01-21	Eastman Kodak Company
2146	Medical radiography and photography / [editor, Alice R. Russell].	TX0000014317	1978-02-24	Eastman Kodak Company
2147	Medical radiography and photography / [editor, Alice R. Russell].	TX0000150377	1978-11-13	Eastman Kodak Company
2148	Molecular formula index of Eastman organic chemicals catalog number ...	TX0000214571	1979-02-27	Eastman Kodak Company
2149	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001597172	1985-06-17	Eastman Kodak Company

2150	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001308064	1984-03-02	Eastman Kodak Company
2151	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001493389	1984-12-26	Eastman Kodak Company
2152	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001493390	1984-12-26	Eastman Kodak Company
2153	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001119164	1983-05-19	Eastman Kodak Company
2154	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001196369	1983-08-29	Eastman Kodak Company
2155	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001271479	1983-12-12	Eastman Kodak Company
2156	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000984544	1982-09-07	Eastman Kodak Company
2157	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000984543	1982-09-07	Eastman Kodak Company
2158	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001006308	1982-11-15	Eastman Kodak Company
2159	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000647636	1981-03-04	Eastman Kodak Company
2160	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000751422	1981-07-21	Eastman Kodak Company
2161	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001108502	1983-05-18	Eastman Kodak Company
2162	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489930	1980-05-27	Eastman Kodak Company
2163	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489927	1980-05-27	Eastman Kodak Company
2164	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000599789	1980-12-04	Eastman Kodak Company
2165	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000268623	1979-06-07	Eastman Kodak Company
2166	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489926	1980-05-27	Eastman Kodak Company
2167	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000368598	1979-10-31	Eastman Kodak Company
2168	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000268627	1979-06-07	Eastman Kodak Company
2169	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000472745	1980-05-14	Eastman Kodak Company
2170	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000471691	1980-05-14	Eastman Kodak Company
2171	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000662620	1981-03-26	Eastman Kodak Company
2172	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000244371	1979-03-26	Eastman Kodak Company
2173	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000277768	1979-07-02	Eastman Kodak Company

2174	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000329254	1979-08-31	Eastman Kodak Company
2175	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000042042	1978-04-14	Eastman Kodak Company
2176	Newsletter for photo educators.	TX0002378186	1988-08-10	Eastman Kodak Company
2177	Newsletter for photography instructors.	TX0002198527	1987-11-03	Eastman Kodak Company
2178	Newsletter for photography instructors.	TX0001593368	1985-06-17	Eastman Kodak Company
2179	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001308063	1984-03-02	Eastman Kodak Company
2180	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001612168	1984-12-26	Eastman Kodak Company
2181	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001119161	1983-05-19	Eastman Kodak Company
2182	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001199217	1983-08-29	Eastman Kodak Company
2183	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001231625	1983-11-18	Eastman Kodak Company
2184	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000989775	1982-10-07	Eastman Kodak Company
2185	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000999222	1982-10-05	Eastman Kodak Company
2186	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001022419	1982-11-29	Eastman Kodak Company
2187	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108504	1983-05-18	Eastman Kodak Company
2188	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185180	1979-01-12	Eastman Kodak Company
2189	Panorama.	TX0001493395	1984-12-26	Eastman Kodak Company
2190	Panorama.	TX0001493394	1984-12-26	Eastman Kodak Company
2191	Panorama.	TX0001493393	1984-12-26	Eastman Kodak Company
2192	Panorama.	TX0001129700	1983-05-19	Eastman Kodak Company
2193	Panorama.	TX0001195848	1983-08-30	Eastman Kodak Company
2194	Panorama.	TX0001231622	1983-11-18	Eastman Kodak Company
2195	Panorama.	TX0000966060	1982-09-07	Eastman Kodak Company
2196	Panorama.	TX0000966059	1982-09-07	Eastman Kodak Company
2197	Panorama.	TX0001014664	1982-11-15	Eastman Kodak Company
2198	Panorama.	TX0001129701	1983-05-19	Eastman Kodak Company
2199	Panorama.	TX0000718606	1981-06-23	Eastman Kodak Company
2200	Panorama.	TX0000778864	1981-10-13	Eastman Kodak Company
2201	Panorama.	TX0000778866	1981-10-09	Eastman Kodak Company
2202	Panorama.	TX0000966058	1982-09-07	Eastman Kodak Company
2203	Panorama.	TX0000471698	1980-05-14	Eastman Kodak Company
2204	Panorama.	TX0000518587	1980-08-04	Eastman Kodak Company
2205	Panorama.	TX0000662619	1981-03-26	Eastman Kodak Company
2206	Panorama.	TX0000442325	1980-01-21	Eastman Kodak Company
2207	Panorama.	TX0000221700	1979-03-26	Eastman Kodak Company
2208	Panorama.	TX0000291845	1979-07-23	Eastman Kodak Company
2209	Panorama.	TX0000368597	1979-10-17	Eastman Kodak Company
2210	Panorama.	TX0000040134	1978-04-14	Eastman Kodak Company
2211	Panorama.	TX0000092721	1978-07-14	Eastman Kodak Company
2212	Panorama.	TX0000113288	1978-09-11	Eastman Kodak Company

2213	Panorama.	TX0000148709	1978-12-01	Eastman Kodak Company
2214	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001119159	1983-05-19	Eastman Kodak Company
2215	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001016374	1982-11-15	Eastman Kodak Company
2216	Research magazine.	TX0002499176	1989-02-03	Eastman Kodak Company
2217	Scientific publications / from Eastman Kodak Laboratories.	TX0000519933	1980-06-23	Eastman Kodak Company
2218	SPR contact / Professional and Finishing Markets Division.	TX0000308542	1979-07-23	Eastman Kodak Company
2219	Survey of motion picture, still photography, and graphic arts instruction : in American and Canadian colleges, universities, technical institutes, and schools of photography / by John Mercer.	TX0001005567	1982-10-07	Eastman Kodak Company
2220	Technical sales representatives.	TX0000368566	1979-10-25	Eastman Kodak Company
2221	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007811	1978-02-03	Eastman Kodak Company
2222	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007810	1978-02-03	Eastman Kodak Company
2223	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000004808	1978-02-13	Eastman Kodak Company
2224	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000028677	1978-02-27	Eastman Kodak Company
2225	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019315	1978-03-14	Eastman Kodak Company
2226	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019317	1978-03-29	Eastman Kodak Company
2227	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000060768	1978-04-10	Eastman Kodak Company
2228	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000036933	1978-04-24	Eastman Kodak Company
2229	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000047975	1978-05-08	Eastman Kodak Company

2230	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000043310	1978-05-22	Eastman Kodak Company
2231	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000082310	1978-06-06	Eastman Kodak Company
2232	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000055479	1978-06-19	Eastman Kodak Company
2233	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000058626	1978-07-03	Eastman Kodak Company
2234	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019316	1978-01-03	Eastman Kodak Company
2235	Tips net results : news from the Kodak technical assistance network.	TX0000965460	1982-09-07	Eastman Kodak Company
2236	Tips net results : news from the Kodak technical assistance network.	TX0001013729	1982-11-22	Eastman Kodak Company
2237	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312300	1984-03-02	Eastman Kodak Company
2238	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489389	1984-12-26	Eastman Kodak Company
2239	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489366	1984-12-26	Eastman Kodak Company
2240	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489288	1984-12-26	Eastman Kodak Company
2241	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489287	1984-12-26	Eastman Kodak Company
2242	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119165	1983-05-19	Eastman Kodak Company
2243	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119166	1983-05-19	Eastman Kodak Company

2244	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse et al.].	TX0001269217	1983-12-12	Eastman Kodak Company
2245	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271223	1983-12-12	Eastman Kodak Company
2246	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271224	1983-12-12	Eastman Kodak Company
2247	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312299	1984-03-02	Eastman Kodak Company
2248	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965457	1982-09-07	Eastman Kodak Company
2249	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965459	1982-09-07	Eastman Kodak Company
2250	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965458	1982-09-07	Eastman Kodak Company
2251	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000992129	1982-10-07	Eastman Kodak Company
2252	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001014663	1982-11-15	Eastman Kodak Company
2253	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119162	1983-05-19	Eastman Kodak Company
2254	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000662611	1981-03-26	Eastman Kodak Company
2255	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751414	1981-07-21	Eastman Kodak Company
2256	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000716808	1981-06-23	Eastman Kodak Company

2257	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse et al.].	TX0000751413	1981-07-21	Eastman Kodak Company
2258	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000775983	1981-10-09	Eastman Kodak Company
2259	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001243062	1983-05-18	Eastman Kodak Company
2260	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000973508	1982-09-07	Eastman Kodak Company
2261	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000615751	1980-12-04	Eastman Kodak Company
2262	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000722490	1981-03-04	Eastman Kodak Company
2263	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002198526	1987-11-03	Eastman Kodak Company
2264	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002193662	1987-11-18	Eastman Kodak Company
2265	TSR newsletter / Professional and Finishing Markets Division.	TX0000221701	1979-03-26	Eastman Kodak Company
2266	TSR newsletter / Professional and Finishing Markets Division.	TX0000242370	1979-04-20	Eastman Kodak Company
2267	TSR newsletter / Professional and Finishing Markets Division.	TX0000242372	1979-04-20	Eastman Kodak Company
2268	TSR newsletter / Professional and Finishing Markets Division.	TX0000250164	1979-05-11	Eastman Kodak Company
2269	TSR newsletter / Professional and Finishing Markets Division.	TX0000250163	1979-05-11	Eastman Kodak Company
2270	TSR newsletter / Professional and Finishing Markets Division.	TX0000250168	1979-05-11	Eastman Kodak Company
2271	TSR newsletter / Professional and Finishing Markets Division.	TX0000250166	1979-05-11	Eastman Kodak Company
2272	TSR newsletter / Professional and Finishing Markets Division.	TX0000268626	1979-06-07	Eastman Kodak Company
2273	TSR newsletter / Professional and Finishing Markets Division.	TX0000268625	1979-06-07	Eastman Kodak Company
2274	TSR newsletter / Professional and Finishing Markets Division.	TX0000279265	1979-06-21	Eastman Kodak Company
2275	TSR newsletter / Professional and Finishing Markets Division.	TX0000279264	1979-06-21	Eastman Kodak Company
2276	TSR newsletter / Professional and Finishing Markets Division.	TX0000282521	1979-07-02	Eastman Kodak Company

2277	TSR newsletter / Professional and Finishing Markets Division.	TX0000279266	1979-06-21	Eastman Kodak Company
2278	TSR newsletter / Professional and Finishing Markets Division.	TX0000275493	1979-07-02	Eastman Kodak Company
2279	TSR newsletter / Professional and Finishing Markets Division.	TX0000308544	1979-07-23	Eastman Kodak Company
2280	TSR newsletter / Professional and Finishing Markets Division.	TX0000308543	1979-07-23	Eastman Kodak Company
2281	TSR newsletter / Professional and Finishing Markets Division.	TX0000323953	1979-08-30	Eastman Kodak Company
2282	TSR newsletter / Professional and Finishing Markets Division.	TX0000323960	1979-08-30	Eastman Kodak Company
2283	TSR newsletter / Professional and Finishing Markets Division.	TX0000323954	1979-08-30	Eastman Kodak Company
2284	TSR newsletter / Professional and Finishing Markets Division.	TX0000329255	1979-08-31	Eastman Kodak Company
2285	TSR newsletter / Professional and Finishing Markets Division.	TX0000323951	1979-08-31	Eastman Kodak Company
2286	TSR newsletter / Professional and Finishing Markets Division.	TX0000402342	1979-10-26	Eastman Kodak Company
2287	TSR newsletter / Professional and Finishing Markets Division.	TX0000368602	1979-10-17	Eastman Kodak Company
2288	TSR newsletter / Professional and Finishing Markets Division.	TX0000349781	1979-10-17	Eastman Kodak Company
2289	TSR newsletter / Professional and Finishing Markets Division.	TX0000349782	1979-10-17	Eastman Kodak Company
2290	TSRunner / Robert A. LeBlanc.	TX0000992130	1982-10-07	Eastman Kodak Company
2291	Your programs from Kodak . : audio- visual library distribution.	TX0000107685	1978-09-11	Eastman Kodak Company
2292	Your programs from Kodak . : [catalog].	TX0001588016	1985-06-17	Eastman Kodak Company
2293	Your programs from Kodak . : [catalog].	TX0001233018	1983-11-18	Eastman Kodak Company
2294	Your programs from Kodak . : [catalog].	TX0000442322	1980-01-21	Eastman Kodak Company
2295	Camera trace / William A. Triggs, editor].	CSN0052402	1984	Eastman Kodak Company
2296	Cameras in the curriculum : an N E A/Kodak program.	CSN0052398	1984	Eastman Kodak Company
2297	Current information summary / Customer Technical Services, Eastman Kodak Company.	CSN0020509	1980	Eastman Kodak Company
2298	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1984	Eastman Kodak Company
2299	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1979	Eastman Kodak Company
2300	Here's how : [techniques for outstanding pictures].	CSN0025660	1980	Eastman Kodak Company
2301	Index to Kodak information.	CSN0025849	1985	Eastman Kodak Company
2302	International photography / Kodak.	CSN0037651	1983	Eastman Kodak Company
2303	Kodak audiovisual products catalog.	CSN0062582	1985	Eastman Kodak Company
2304	Kodak catalog of educational materials ...	CSN0050281	1983	Eastman Kodak Company
2305	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1983	Eastman Kodak Company
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2307	Kodak customer service pamphlet.	CSN0017175	1982	Eastman Kodak Company
2308	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	CSN0033923	1983	Eastman Kodak Company
2309	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0037796	1983	Eastman Kodak Company
2310	Kodak photonews.	CSN0059511	1985	Eastman Kodak Company
2311	Kodak Precision Line plate L P P.	CSN0026065	1980	Eastman Kodak Company
2312	Kodak studio light / Jim Collinsworth, editor].	CSN0026066	1984	Eastman Kodak Company
2313	Kodak Tech Bits.	CSN0021607	1994	Eastman Kodak Company
2314	Kodak Tech Bits.	CSN0021607	1993	Eastman Kodak Company
2315	Kodak Tech Bits.	CSN0011829	1979	Eastman Kodak Company
2316	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1985	Eastman Kodak Company
2317	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1983	Eastman Kodak Company
2318	Kodak X-Omat products.	CSN0021609	1980	Eastman Kodak Company
2319	Medical radiography and photography.	CSN0004908	1989	Eastman Kodak Company
2320	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1984	Eastman Kodak Company
2321	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1983	Eastman Kodak Company
2322	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1981	Eastman Kodak Company
2323	Newsletter for photography instructors.	CSN0062884	1988	Eastman Kodak Company
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2325	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1985	Eastman Kodak Company
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2328	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1980	Eastman Kodak Company
2329	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	CSN0035399	1985	Eastman Kodak Company
2330	TIPS : technical information for photographic systems / Professional Photography Division [of Eastman Kodak Company].	CSN0035399	1985	Eastman Kodak Company
2331	Your programs from Kodak . : audio- visual library distribution.	CSN0014730	1980	Eastman Kodak Company
2332	Part of the picture / words by Ken Ashby and Paul Colwell ; music by Ken Ashby, Paul Colwell & Herbert Allen	PAu000133078	1979-08-10	Eastman Kodak Company
2333	Manual of local anesthesia in dentistry.	TX0000521094	1980-08-04	Eastman Kodak Company
2334	Moderator's implementation guide	TX0000934895	1982-07-06	Eastman Kodak Company
2335	Manual of local anesthesia in general dentistry	R335272	1964-04-09	Eastman Kodak Company
2336	The theory of the photographic process Fourth Edition	A0000907479	1977-10-03	Eastman Kodak Company

2337	Kodak pocket guide to 35 mm photography / by the editors of Eastman Kodak Company ; [editor, Susan Victor].	TX0001129007	1983-06-09	Eastmann [sic] Kodak Company
2338	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2001	Eastman Kodak & Meredith Corporation
2339	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2000	Eastman Kodak & Meredith Corporation
2340	Everyday Pictures : because the best moments in life happen every day.	TX0005193278	2000-09-22	Eastman Kodak & Meredith Corporation
2341	Everyday Pictures : because the best moments in life happen every day.	TX0005308424	2001-02-02	Eastman Kodak & Meredith Corporation
2342	Everyday Pictures : because the best moments in life happen every day.	TX0005308305	2001-02-02	Eastman Kodak & Meredith Corporation
2343	Everyday pictures : because the best moments in life happen every day : special advertising section.	TX0005439509	2001-11-02	Eastman Kodak, Meredith Corporation
2344	Kodak Halloween memories.	TX0005343180	2001-02-02	Meredith Corporation & Eastman Kodak
2345	Kodak holiday gift ideas.	TX0005343179	2001-02-02	Meredith Corporation & Eastman Kodak

None.

SCHEDULE V

LOCATION, CHIEF EXECUTIVE OFFICE, TYPE OF ORGANIZATION, JURISDICTION OF ORGANIZATION AND ORGANIZATIONAL IDENTIFICATION NUMBER

<u>Grantor</u>	<u>Trade Name(s)</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>	<u>Federal Employer ID Number</u>
Eastman Kodak Company		343 State Street Rochester, New York 14650	Corporation	New Jersey	3590801000	16-0417150
Creo Manufacturing America LLC		1821 Logan Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497	20-0754412
Far East Development Ltd.		343 State Street Rochester, NY 14650	Corporation	Delaware	0899514	16-1152300
FPC Inc.	Pro-Tek	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735	95-3519183
Kodak (Near East), Inc.		343 State Street Rochester, NY 14650	Corporation	New York	81040	16-6027936
Kodak Americas, Ltd.		343 State Street Rochester, NY 14650	Corporation	New York	109088	66-0216256
Kodak Aviation Leasing LLC		343 State Street Rochester, NY 14650	LLC	Delaware	3241322	06-1585224
Kodak Imaging Network, Inc.	Kodak Gallery	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736	94-3334107
Kodak Philippines, Ltd.		343 State Street Rochester, NY 14650	Corporation	New York	24429	16-0747862
Kodak Portuguesa Limited		343 State Street Rochester, NY 14650	Corporation	New York	66942	16-0839171

<u>Grantor</u>	<u>Trade Name(s)</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>	<u>Federal Employer ID Number</u>
Kodak Realty, Inc.		343 State Street Rochester, NY 14650	Corporation	New York	2133251	16-0912045
Laser-Pacific Media Corporation	Laser Edit, Inc. Pacific Video, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	2236415	95-3824617
NPEC Inc.		343 State Street Rochester, NY 14650	Corporation	California	C1513754	16-1375677
Pakon, Inc.		251 E. Ohio Street Suite 500 Indianapolis, IN 46204	Corporation	Indiana	198507-375	35-1643462
Qualex Inc.	QLX Photoprocessing QLX Photoprocessing, Inc. QLX Imaging Kodalux Processing Services Event Imaging Solutions	4020 Stirrup Creek Drive, Suite 100, Durham, NC 27703	Corporation	Delaware	2133251	16-1306019

SCHEDULE VI
CHANGES IN NAME, LOCATION, ETC. WITHIN FIVE YEARS
PRIOR TO THE DATE OF THE AGREEMENT

<u>Grantor</u>	<u>Previous Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Creo Manufacturing America LLC	1720 Carey Avenue, Suite 200 P.O. Box 1083 Cheyenne, WY 82003-1083	LLC	Wyoming	200400460497
FPC Inc.	1017 North Las Palmas Avenue, Hollywood, CA 90038	Corporation	California	C0957735
Kodak Imaging Network, Inc.	1480 64th Street, Suite 300, Emeryville, CA 94608	Corporation	Delaware	3059736
Laser-Pacific Media Corporation	809 N. Cahuenga Blvd. Los Angeles, CA 90038	Corporation	Delaware	2236415
Pakon, Inc.	251 E. Ohio Street, Suite 1100 Indianapolis, IN 46204	Corporation	Indiana	198507-375
Qualex Inc.	3414 North Duke Street Durham, NC 27704	Corporation	Delaware	2133251

The State of New York only recently started assigning organizational numbers. Therefore, the following Grantors acquired organizational identification numbers in the past 12 months.

<u>Grantor</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Kodak (Near East), Inc.	Corporation	New York	16-6027936
Kodak Americas, Ltd.	Corporation	New York	66-0216256
Kodak Philippines, Ltd.	Corporation	New York	16-0747862
Kodak Portuguesa Limited	Corporation	New York	16-0839171
Kodak Realty, Inc.	Corporation	New York	16-0912045

SCHEDULE VII
LETTERS OF CREDIT

None.

SCHEDULE VIII
EQUIPMENT LOCATIONS

<u>Grantor</u>	<u>Location</u>	<u>Owned/Leased/Operated by Third-Parties</u>
Eastman Kodak Company	Eastman Business Park 1964 & 1991 Lake Avenue Rochester, NY 14652	Owned
Eastman Kodak Company	Kodak Office 343 State Street Rochester, NY 14650	Owned
Eastman Kodak Company	Kodak Colorado 9952 Eastman Park Drive Windsor, CO 80551-1308	Owned
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934	Owned
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420	Leased from: Fifteenth Dayton, LLC c/o Lewiston Investment Company 67 Lewiston Road Grosse Pointe Farms, MI 48236
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624	Leased from: Tech Park Owner LLC 190 North Street Brooklyn NY 11211

SCHEDULE IX
INVENTORY LOCATIONS

<u>Grantor</u>	<u>Location</u>	<u>Owned/Leased/Operated by Third-Parties</u>
Eastman Kodak Company	Eastman Business Park Rochester, NY 14652	Owned
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624	Leased from: Tech Park Owner LLC 190 North Street Brooklyn NY 11211
Eastman Kodak Company	9952 Eastman Park Drive Windsor, CO 80551	Owned
Eastman Kodak Company	4585 Cargo Drive Columbus, GA 31907	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420	Leased from: Fifteenth Dayton, LLC c/o Lewiston Investment Company 67 Lewiston Road Grosse Pointe Farms, MI 48236
Eastman Kodak Company	4900 Creekside Parkway Lockbourne, OH 43137	Operated by: DHL Solutions (USA), Inc. 1200 South Pine Island Road, Suite 300, Plantation, Florida, 33324
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	12035 Moya Blvd Reno, NV 89506	Operated by: Ryder Integrated Logistics, Inc. 11690 NW 105th Street, Miami FL 33178
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934	Owned
Eastman Kodak Company	2720 Frontage Road, Weatherford, OK, 73096	Owned

Eastman Kodak Company

EI RDC
100 Latona Road, Building
326, Rochester, NY 14652
1669 Lake Avenue
Rochester, NY 14650

Owned

Eastman Kodak Company

Operated by:
Rochester Silver Works, LLC
PO Box 15397
Rochester, NY 14615-5397

SCHEDULE X
COMMERCIAL TORT CLAIMS

Case No.

Parties

Venue

Eastman Kodak Company,
Kodak Polychrome Graphics LLC,
Qualex, Inc., and
Kodak Versamark, Inc. as plaintiffs

United States District Court for the Western District of
New York

05-CV-6384L(P)

Mark S. Camarata, Kimberli K. Camarata,
Strategic Asset Management, Inc.,
Eastern Business Services,
John E. Nicolo, Constance Roeder,
American Valuation Services, Inc.,
Empire Valuation Services, Inc., Global
Valuation Technologies, Inc., South
Slope Holding Corp., Dale H. Durley,
Carol Durley, Durley & Durley LLC,
American Tax Associates, Inc.,
Charles A. Schwab, Karen M. Schwab,
I.A.C. Corporation, Steven R. Letman,
Nancy J. Letman, Nottingham, Inc.,
Consultus Asset Valuation, Inc.,
Richard C. Ackerman, Professional
Valuation Services, Inc., and
David N. Finnman as defendants

SCHEDULE XI
MERGERS AND ACQUISITIONS

None.*

* Not taking into account any real estate acquisitions.

SCHEDULE XII
LOCATIONS OF BOOKS AND RECORDS

<u>Grantor</u>	<u>Locations of Books and Records</u>
Eastman Kodak Company	343 State Street Rochester, New York 14650
Creo Manufacturing America LLC	1821 Logan Avenue Cheyenne, WY 82001
	343 State Street Rochester, NY 14650
Far East Development Ltd.	343 State Street Rochester, NY 14650
FPC Inc.	6721 Romaine Street Los Angeles, CA 90038
	343 State Street Rochester, NY 14650
Kodak (Near East), Inc.	343 State Street Rochester, NY 14650
Kodak Americas, Ltd.	343 State Street Rochester, NY 14650
Kodak Aviation Leasing LLC	343 State Street Rochester, NY 14650
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650
Kodak Philippines, Ltd.	343 State Street Rochester, NY 14650
Kodak Portuguesa Limited	343 State Street Rochester, NY 14650
Kodak Realty, Inc.	343 State Street Rochester, NY 14650
Laser-Pacific Media Corporation	343 State Street Rochester, NY 14650
NPEC Inc.	343 State Street Rochester, NY 14650
Pakon, Inc.	251 E. Ohio Street Suite 500 Indianapolis, IN 46204
	343 State Street Rochester, NY 14650

Grantor
Qualex Inc.

Locations of Books and Records

4020 Stirrup Creek Drive
Suite 100
Durham, NC 27703

343 State Street
Rochester, NY 14650

SCHEDULE XIII
FILING OFFICES

<u>Grantor</u>	<u>State</u>
Eastman Kodak Company	New Jersey Department of the Treasury
Creo Manufacturing America LLC	Wyoming Secretary of State
Far East Development Ltd.	Delaware Secretary of State
FPC Inc.	California Secretary of State
Kodak (Near East), Inc.	New York Secretary of State
Kodak Americas, Ltd.	New York Secretary of State
Kodak Aviation Leasing LLC	Delaware Secretary of State
Kodak Imaging Network, Inc.	Delaware Secretary of State
Kodak Philippines, Ltd.	New York Secretary of State
Kodak Portuguesa Limited	New York Secretary of State
Kodak Realty, Inc.	New York Secretary of State
Laser-Pacific Media Corporation	Delaware Secretary of State
NPEC Inc.	California Secretary of State
Pakon, Inc.	Indiana Secretary of State
Qualex Inc.	Delaware Secretary of State

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol “***,” has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

**SCHEDULE XIV
OTHER ACTIONS**

Account control agreements for the following accounts:

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	***	***	***	***
	***			***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

Eastman Kodak Company	***	***	***	***
	***		***	***

*** - Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "***," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

<u>Account Holder</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
FPC Inc.	***	***	***	***
	***			***
	***			***
	***			***

Delivery of the following certificates and transfer powers accompanying each certificate:

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	No. 1 – 100%
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1- 10 shares
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5- 5,330 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2- 80 shares
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6-34,500 shares
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	No. 1 – 100%
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93-19,500,000 shares No. 89-65,000,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3- 1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1- 1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6- 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3- 100 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares

Execution of the following documents for foreign share pledges:

Eastman Kodak Holdings B.V. (Netherlands)

<u>Document</u>	<u>Signatories</u>
1. EKC Power of Attorney (+Apostille)	Borrower
2. Barclays Power of Attorney (+Apostille)	Administrative Agent
3. Deed of Second Ranking Pledge	By PoAs

Kodak Holding GmbH (Germany)

<u>Document</u>	<u>Signatories</u>
1. EKC Power of Attorney (+Apostille)	Borrower
2. Barclays Power of Attorney (+Apostille)	Administrative Agent
3. Deed of Second Ranking Pledge	By PoAs

Kodak Limited (United Kingdom)

<u>Document</u>	<u>Signatories</u>
1. Second Ranking Charge	Administrative Agent, Borrower

Kodak Polychrome Graphics Communication Company (Barbados) ("Kodak Barbados")

<u>Document</u>	<u>Signatories</u>
1. Second Ranking Deed of Charge	Administrative Agent, Borrower, Kodak Barbados

-
2. Articles of Amendment of Articles of Incorporation
 3. Resolution of Sole Shareholder

Borrower
Borrower

**AMENDED AND RESTATED SETTLEMENT AGREEMENT
EASTMAN BUSINESS PARK**

THIS SETTLEMENT AGREEMENT, originally dated as of June 17, 2013 and amended and restated as of August 6, 2013 (as amended and restated, this "Settlement Agreement"), is entered into by and between **Eastman Kodak Company** ("Kodak") and its affiliated debtors and debtors-in-possession (collectively, the "Debtors") in case No. 12-10202 (ALG) (the "Bankruptcy Case") currently pending in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), the **New York State Department of Environmental Conservation** ("DEC"), and the **New York State Urban Development Corporation d/b/a Empire State Development**, a public benefit corporation of the State of New York ("ESD") (collectively, the "Parties").

RECITALS

A. Kodak's principal manufacturing facility in New York State is Eastman Business Park, a 1,200-acre technology center and industrial complex located in Monroe County, New York (the "Park").

B. The Park includes businesses and provides services that are critically important to the economy and general welfare of the City of Rochester, Monroe County, New York, and New York State. It is in the interest of New York State to encourage the continued operation of the Park as a first class technology center and industrial complex.

C. Assuming the implementation of this Settlement Agreement and in consideration of the obligations of the other Parties hereunder, Kodak shall prosecute a chapter 11 plan of reorganization that contemplates Kodak's continued (i) operation at the Park for at least ten years with operations including toner manufacturing, pigment milling and dispersion manufacturing, specialty chemical manufacturing and solvent recovery business lines (the "Kodak Business Lines"), (ii) maintenance at the Park of the research and development functions of the Kodak Technical Center, (iii) utilization of the integrated support systems servicing the Kodak Business Lines and Kodak Technical Center, (iv) operation of built-in and specially installed equipment which cannot be feasibly relocated, and (v) occupancy and use of a minimum square footage of space at the Park, as its owner or as a tenant on the terms and conditions set forth herein.

D. DEC has filed claims numbers 5775 through 5787 in the Bankruptcy Case (the "DEC Claims") and have asserted various hazardous waste permit and corrective permit obligations ("Clean-Up Obligations") against Kodak as owner and operator of the Park, and the United States has filed related claim 5609 with respect to historical Kodak discharges to the Genesee River.

E. In addition, Kodak has entered into the Asset Purchase Agreement, dated as of December 21, 2012 (the "Initial Utility Purchase Agreement"), between Kodak and RED-Rochester LLC ("RED"), pursuant to which Kodak will sell to RED utility operations essential for the continued operation of the Park and RED will acquire such operations and assume certain related liabilities and obligations (the "Utility Purchase"). The consummation of the Utility

Purchase is subject to, among other things, the receipt of certain approvals and/or assurances from DEC and ESD. Each of DEC and ESD has informed Kodak that it is currently unwilling to provide the necessary approvals and/or assurances to satisfy the conditions to the Utility Purchase without the effectiveness of this Settlement Agreement, the establishment of the Trust (as defined below) and the amendment of the Initial Utility Purchase Agreement as contemplated hereby.

F. The parties wish to implement the consensual resolution of the DEC Claims and the Clean-Up Obligations, and to facilitate the receipt of the necessary approvals and/or assurances from DEC and ESD to consummate the Utility Purchase, in accordance with the terms of this Settlement Agreement.

G. Kodak and RED are entering into an amendment agreement with respect to the Initial Utility Purchase Agreement (as amended, the "Amended Utility Purchase Agreement"), pursuant to which RED shall contribute not less than \$8,500,000 of the funds necessary to establish the Trust subject to the consummation of the Utility Purchase and RED shall agree, as a condition of receiving a covenant not to sue from DEC, (i) to Treat Wastewater (as defined below) without cost or expense to the Trust and (ii) that any future transfer of the wastewater treatment center to a party that does not covenant to Treat Wastewater at no cost or expense to the Trust shall be null and void.

H. ESD and RED are entering into the ESD-RED Agreement (the "ESD-RED Agreement"), after which, upon the consummation of the Utility Purchase and the approval of New York Public Service Commission ("PSC") in accordance with the laws of the State of New York, RED shall provide utility and other services at the Park in accordance with the terms and conditions thereof.

NOW, THEREFORE, for and in consideration of the mutual covenants and promises of the parties, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby covenant and agree as follows:

ARTICLE I

DEFINED TERMS

1.1 Definitions. As used in this Settlement Agreement, capitalized terms defined in the Preamble or Recitals have the meanings specified therein and other capitalized terms have the following meanings:

"CERCLA" means the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §9601 *et seq.*

"Confidential Information" has the meaning set forth in Article 6.14.

"DEC Covenant" has the meaning set forth in Article 3.1(d).

“DI/PI Lease” has the meaning set forth in Article 4.1.

“Disclosure Statement” means the Disclosure Statement for Debtors’ Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code, filed on April 30, 2013 [Docket No. 3651], as such disclosure statement may be amended, modified or supplemented in accordance with the terms hereof.

“EBP Environmental Response Action” means any action by DEC involving the investigation, remediation, corrective action, closure, and post-closure activities at the Park and in and near the Genesee River that are: (i) required pursuant to the permit issued to Kodak by DEC under the State Resource Conservation and Recovery Act, ECL § 27-0900 et seq. and 6 NYCRR Part 373, (a federally delegated and approved program under the Federal RCRA program, 42 U.S.C. § 6901 *et seq.*); or (ii) due to conditions giving rise to Kodak’s environmental liabilities in existence prior to the Effective Date, including without limitation environmental conditions found at the Park that resulted in entry of a DEC Administrative Consent Order (No. R8-1046-95-02) dated February 15, 1996, regarding the Weiland Road Landfill, an inactive hazardous waste disposal site within the Park identified by DEC, including sites # 8288071; 828074; 828092 and 828082.

“Effective Date” means the effective date of the Plan.

“FOIL” has the meaning set forth in Article 6.14.

“Implementation Date” means the date that is the second business day following the date on which the conditions set forth in Article 3.2 (other than those conditions that by their nature are to be satisfied at the closing but subject to the fulfillment or waiver of those conditions) have been satisfied or waived, or such other date as the Parties may agree.

“Kodak EBP Lease Rates” means lease payments of (or otherwise equivalent use and occupancy contributions equal to) at least \$13,000,000 for calendar year 2014, \$12,000,000 for calendar year 2015, and \$9,000,000 for calendar year 2016, in each case plus all operating costs for the Minimum Kodak Footprint.

“Minimum Kodak Footprint” means use and occupancy at the Park by Kodak and/or its affiliates, partners, customers, and suppliers of not less than (i) 5.5 million square feet through 2013, (ii) 4.8 million square feet through 2014, (iii) 4.5 million square feet through 2015, (iv) 4.5 million square feet through 2016, and (v) 1.8 million square feet for the foreseeable period after 2016 and including 2017, *provided* that (x) these amounts shall be reduced in connection with divestitures or sales of operations by the corresponding space associated with such divestitures or sales, and (y) use and occupancy for periods after 2016 are based on current expectations and may change with a material change in circumstances.

“Plan” means the Joint Chapter 11 Plan of Reorganization of Eastman Kodak Company and its Debtor Affiliates, filed on April 30, 2013 [Docket No. 3650], as such plan may be amended, modified or supplemented, *provided* that such amendment, modification or supplementation is consistent with the terms hereof.

“RCRA” means the Resource Conservation and Recovery Act, 42 USC § 6901 *et seq.*

“RCRA Corrective Action” means any “corrective action” within the meaning of RCRA and the regulations thereunder.

“Settlement Approval Order” means an order by the Bankruptcy Court approving the Settlement Motion, in form and substance reasonably satisfactory to the Parties.

“Settlement Motion” means the *Debtors’ Motion for an Order Pursuant to Bankruptcy Rule 9019 and Section 363 of the Bankruptcy Code Approving and Authorizing the Debtors’ Entry into the Eastman Business Park Settlement Agreement* [Docket No. 4100], as amended from time to time.

“Treat Wastewater” means treat and discharge at the Park’s wastewater treatment center (or an alternative facility) any leachate and contaminated groundwater collected as part of any EBP Environmental Response Action.

“Trust” has the meaning set forth in Article 3.1(a).

“Trust Agreement” has the meaning set forth in Article 3.1(a).

“Trust Amount” has the meaning set forth in Article 3.1(b).

“US Covenant Condition” has the meaning set forth in Article 3.2(e).

ARTICLE II

ACTIONS PRIOR TO THE IMPLEMENTATION DATE

2.1 Bankruptcy Court Approval. On June 21, 2013, the Debtors filed the Settlement Motion. As soon as practicable and in any event within ten days of the date hereof, Kodak shall file an amendment to the Settlement Motion and shall provide notice of the relief requested in accordance with the case management procedures in the Bankruptcy Case. Kodak shall use its commercially reasonable efforts to cause the Settlement Approval Order to be entered on or prior to the entry of the order confirming the Plan.

2.2 Cooperation on Utility Purchase. ESD shall take actions reasonably appropriate to support consummation of the Utility Purchase as contemplated by the Amended Utility Purchase Agreement and the ESD-RED Agreement. Subject to the satisfaction or waiver of the applicable conditions in the Amended Utility Purchase Agreement, at the closing of the Utility Purchase, Kodak shall direct from the proceeds thereof \$8,500,000 to DEC to be irrevocably held in trust for RCRA financial assurances.

(a) ESD shall recommend to PSC that it provide appropriate authorizations, consents, permits and approvals contemplated by the Amended Utility Purchase Agreement and/or the ESD-RED Agreement to be provided by PSC and take all actions reasonably appropriate in connection with the Utility Purchase; and

(b) At Closing of the Utility Purchase, ESD shall enter into definitive documentation with RED pursuant to which ESD shall provide RED with (i) non-recourse grants of at least \$3,600,000, contingent upon closing, and (ii) a loan of not less than \$3,500,000 with a term of not less than 20 years and an interest rate of not more than 200 basis points above New York State borrowing costs for similar maturity debt, all of which may be contingent upon acquisition investments and subsequent investments totaling not less than \$4,000,000 by RED in efficiency-enhancing improvements at the utility operations, such loan to be secured by a blanket lien on the assets of RED but not by any guarantee by or lien on any assets of any member or affiliate of RED.

2.3 Plan Support. Kodak agrees to use its reasonable efforts to obtain approval of a Disclosure Statement and confirmation of a Plan that is consistent with this Settlement Agreement and the Minimum Kodak Footprint. So long as the Disclosure Statement and Plan are consistent with this Settlement Agreement and the Minimum Kodak Footprint, each of the DEC and ESD shall (i) not take any other action, directly or indirectly, that could prevent, interfere with, delay or impede the approval of the Disclosure Statement and confirmation of the Plan; (ii) not, directly or indirectly, vote in favor of, support, solicit, assist, encourage, or participate, in any way, in the formulation, pursuit, or support of any alternative restructuring or reorganization of the Debtors (or any plan or proposal in respect of the same) other than as contemplated by the Plan; and (iii) in the case of DEC, following approval of the Disclosure Statement by the Bankruptcy Court and the commencement of solicitation of creditors to approve of the Plan, timely vote or cause to be voted all of the DEC Claims to approve the Plan.

2.4 Cooperation in United States Discussions. DEC shall provide all information reasonably available and requested by Kodak and shall not interfere in Kodak's discussions with the United States regarding the covenant not to sue and contribution protection contemplated by Article 3.2(e).

2.5 Joint Public Announcement. The Parties shall agree on a mutually acceptable press release with respect to the execution of this Settlement Agreement.

ARTICLE III

IMPLEMENTATION

3.1 Transactions on the Implementation Date. On the Implementation Date, upon satisfaction of the conditions set forth in Article 3.2:

(a) Kodak shall (i) execute and deliver the Environmental Response Trust Agreement attached as Exhibit A hereto ("the Trust Agreement") and establish the

environmental response trust contemplated thereby (the "Trust"), (ii) upon DEC's instruction, deposit in the Trust all funds then held in trust for RCRA financial assurances (in a cash amount not less than \$31,400,000), (iii) use commercially reasonable efforts to assign to the Trust all available insurance policies, all existing third-party contracts acceptable to the Trust, all warranties running to the benefit of Kodak, and all rights to reimbursement and/or contribution held by Kodak, in each case to the extent relating to any EBP Environmental Response Actions and (iv) transfer and assign to the Trust its interests in personal property, equipment and fixtures used for performing any EBP Environmental Response Actions on site, including, without limitation, all equipment and fixtures presently used in connection with the RCRA corrective action or collection of contaminated groundwater or leachate set forth on Schedule 3.1(a) hereto.

(b) Kodak shall deposit in the Trust an amount equal to \$17,600,000 such that the total funds in the Trust equal \$49,000,000 (the "Trust Amount");

(c) DEC shall execute and deliver to Kodak a covenant not to sue for EBP Environmental Response Actions or other environmental liabilities associated with current and former parcels of the Park in existence prior to the Implementation Date in the form attached as Exhibit B hereto (the "DEC Covenant"), it being understood that the DEC Covenant shall not be effective until the Trust Amount has been paid in full in cash and deposited in the Trust;

(d) DEC and Kodak shall agree that (i) in the event the costs of EBP Environmental Response Actions exceed \$49,000,000, DEC shall be responsible for payment of such costs in excess of \$49,000,000, up to a limit of an additional \$50,000,000, and (ii) in the event the costs of EBP Environmental Response Actions exceed \$99,000,000, Kodak shall pay fifty percent (50%) of such costs in excess of \$99,000,000 and DEC shall pay fifty percent (50%) of such costs in excess of \$99,000,000 with such agreement to be confirmed with such additional written undertaking as either Party may reasonably request;

(e) In full and final settlement of the DEC Claims, without further action by any Party or the Bankruptcy Court, the DEC Claims shall be allowed by stipulation in the Bankruptcy Case as pre-petition general unsecured claims in the aggregate amount of \$11,285,000.

(f) Kodak shall pay on the Implementation Date all reasonable and documented attorneys' fees and expenses, including but not limited to those fees and expenses paid to their technical consultants, incurred by ESD to Bryan Cave LLP and Knauf Shaw LLP in connection with services provided by such firms to ESD and the New York State Attorney General in connection with the negotiation, execution, delivery, approval and enforcement of this Settlement Agreement, up to \$750,000; and

3.2 Conditions to Implementation. The transactions to occur on the Implementation Date are subject to the satisfaction or waiver by each Party of the following conditions precedent:

(a) the Settlement Approval Order shall have been entered by the Bankruptcy Court, which Order shall provide that Kodak is ordered and directed to pay and perform its obligations to be performed on or prior to the Implementation Date under this Settlement Agreement, and such Settlement Approval Order shall not be subject to stay or have been vacated or reversed;

(b) the Utility Purchase shall have been consummated in accordance with the Amended Utility Purchase Agreement and all conditions precedent to Kodak's obligations thereunder shall have been satisfied or waived by Kodak;

(c) the Amended Utility Purchase Agreement and the ESD-RED Agreement shall be in full force and effect and no amendment shall have been made thereto that is materially adverse to any Party without the consent of such Party;

(d) the Trust Agreement shall have been executed and delivered by the parties thereto and shall be in full force and effect;

(e) unless otherwise waived by Kodak, the United States shall have delivered a covenant not to sue and contribution protection pursuant to applicable federal environmental law, including without limitation RCRA and Section 113(f)(2) of CERCLA concerning liabilities or potential liabilities to the United States associated with the Park or historical discharges from the Park to the Genesee River (such condition to implementation the "US Covenant Condition");

(f) ESD and DEC shall have obtained all necessary approvals as legally required; and

(g) each Party shall have made the other deliveries and taken the actions contemplated by Article 2.2 and Article 3.1, subject only to the deliveries to be made and the other actions to be taken on the Implementation Date.

3.3 Termination. The obligations of the Parties under this Settlement Agreement shall terminate upon written notice by any Party at any time on or after December 31, 2013 if the Implementation Date has not occurred at the time of such notice, *provided* that (a) a termination notice executed and delivered by a Party in material breach of its obligations under this Settlement Agreement shall not be effective, and (b) the obligations of the Parties under Articles 6.2, 6.7, 6.13 and 6.14 shall survive such termination.

ARTICLE IV

PARTIES' OBLIGATIONS AFTER IMPLEMENTATION

4.1 Minimum Kodak Footprint. Kodak will prosecute a Plan prior to the Effective Date and, subject to Article 4.2, use and occupy the Park after the Implementation Date, consistent with the Minimum Kodak Footprint and the terms and conditions of this Settlement Agreement. In the event that Kodak consummates the previously-announced disposition of its Document Imaging and Personalized Imaging businesses to affiliates of the Kodak Pension Plan,

(a) Kodak shall enter into one or more leases with the new owners and operators of such businesses pursuant to which the tenants will lease at least 300,000 square feet within building 205 for a period of five or more years (with at least three years committed) on such terms as Kodak and the tenants may agree (the "DI/PI Lease") and (b) the Minimum Kodak Footprint shall be reduced accordingly.

4.2 Sale of the Park. After the Implementation Date, with respect to any sale or disposition of all or substantially all of Kodak's ownership interests in the Park:

(a) such sale or disposition shall be subject to the DI/PI Lease, which shall continue to reflect the applicable requirements of Article 4.1;

(b) the purchase contract shall require the purchaser to enter into a lease or leases with Kodak for Kodak's continued occupancy and use of the Park on terms reasonably acceptable to ESD consistent with the Minimum Kodak Footprint (as reduced in accordance with Article 4.1) at the Kodak EBP Lease Rates through 2016, and thereafter, on terms reasonably acceptable to ESD, unless ESD otherwise agrees;

(c) each of ESD and Kodak shall work together in good faith and take such actions as the other may reasonably request to ensure that: (i) the purchaser enjoys the benefit of the Trust, the DEC Covenant and all of the undertakings of ESD set forth in this Settlement Agreement and (ii) in the case of a sale of all or substantially all of Kodak's ownership interests in the Park; (x) the purchaser is creditworthy, responsible and has the competence, commitment and financial ability to maintain and improve the Park to attract and retain leading technological and industrial tenants; and (y) such sale is an arms-length market transaction and shall not result in a material adverse impact on the remaining tenants at the Park;

(d) in the case of a sale of all or substantially all of Kodak's ownership interest in the Park, such sale shall be subject to the reasonable approval of ESD that the purchaser meets the standards described in Articles 4.2(c)(ii) and 4.4; and

(e) ESD and DEC shall be third-party beneficiaries of the purchaser's post-closing obligations under any such sale or disposition agreement.

4.3 Administrative Expense Status. Prior to the Effective Date, all of Kodak's monetary obligations under this Settlement Agreement shall constitute administrative expenses under section 503(b) of the Bankruptcy Code. On the Effective Date, the Parties hereto stipulate and agree that this Settlement Agreement shall be assumed by and vest with Kodak's reorganized successors pursuant to the terms of the Plan automatically upon confirmation of the Plan, without any further action by any person or order of the Bankruptcy Court. In addition, on the Effective Date, Kodak shall deposit the sum of \$17,600,000 in cash in an escrow account on customary terms with a bank reasonably acceptable to both Parties to be held as credit support for the performance by Kodak's reorganized successors on the Implementation Date of its obligation under Section 3.1(b) in accordance with the terms and conditions hereof.

4.4 Ongoing Cooperation. After the Implementation Date, with respect to a sale or disposition of any ownership interest in the Park from Kodak after the date hereof (other than to RED), the purchase contract shall require the purchaser to:

(a) provide all commercially reasonable ongoing cooperation with DEC and the Trustees of the Trust so that the EBP Environmental Response Actions are performed as efficiently and cost effectively as practicable;

(b) solely to the extent the sale or disposition relates to an ownership interest in wastewater utilities at the Park, Treat Wastewater without cost or expense to the Trust and agree that any future transfer of an ownership interest in wastewater utilities at the Park to a party that does not covenant to Treat Wastewater at no cost or expense to the Trust shall be null and void;

(c) (i) retain and maintain for a reasonable period of time all records, files and information in its possession with regard to the implementation of EBP Environmental Response Actions; (ii) promptly, upon request, allow DEC and the Trust reasonable access to such records, files and information (including, without limitation, but subject to applicable privacy rules, any information on file regarding contractors, consultants and prior employees); and (iii) provide DEC and the Trust with reasonable access upon advanced written notice to real property or facilities for the portions of the Park under their control as necessary to implement, manage and perform EBP Environmental Response Actions;

(d) provide DEC with reasonable access to the real property, facilities, information and records reasonably necessary to the conduct of EBP Environmental Response Actions at the Park;

(e) take all commercially reasonable measures to cooperate with any action by DEC in response to conditions giving rise to EBP Environmental Response Actions at the Park;

(f) maintain existing institutional and engineering controls at the Park and, in the event Kodak or such purchaser modifies any surface feature in a manner that adversely affects DEC's actions at the Park or institutional or engineering controls at the Park, cooperate with DEC and, at Kodak or such purchaser's cost and expense, establish any controls reasonably required in connection with such modifications; and

(g) provide, in the case of Kodak or any purchaser that has acquired all or substantially all of Kodak's ownership interests in the Park after the date hereof, (i) ESD with an annual statement indicating Kodak's expected annual occupancy costs and utility usage at the Park for three years following the Implementation Date, with each statement to be provided not later than the anniversary of the Implementation Date, and (ii) ESD and DEC with such other information concerning the Park as they reasonably request, including projected occupancy and utilization needs at the Park in form and substance reasonably acceptable to ESD and DEC.

4.5 Indemnification for Costs to Treat Wastewater. In addition to the obligations set forth in Section 4.4 above, Kodak shall indemnify DEC and the Trust for any and all costs to Treat Wastewater in the event any owner of the utilities at the Park (including, without limitation, RED) does not Treat Wastewater (or alternative arrangements are not arranged by Kodak) without cost to DEC or the Trust.

4.6 Information Sharing. Subject to Article 6.14, Kodak and DEC acknowledge and agree that information related to EBP Environmental Response Actions may be shared, in either party's discretion, and subject to advance written notice and reasonable confidentiality undertakings, with other parties having an interest in the Park or the performance of the EBP Environmental Response Actions, including without limitation, Park purchasers and tenants, the City of Rochester, Monroe County, New York State, and the U.S. Environmental Protection Agency.

4.7 DEC Cooperation. Before undertaking any material modification to projected EBP Environmental Response Actions, DEC shall give notice of such modification to Kodak and any future Park owners and thereby provide the opportunity to review and comment. DEC agrees to review and consider in good faith any comments submitted by Kodak and any future Park owners concerning such proposed modifications.

4.8 Limitation on Trust and DEC's Obligations.

(a) Neither DEC nor the Trust shall be responsible for costs associated with (i) building demolition and/or site redevelopment at the Park (including without limitation, abatement of any asbestos; lead-based paint; urea formaldehyde insulation; polychlorinated biphenyls or mercury above-ground or in structures; construction, including de-watering during construction; soil management or other reconfiguration of surface features); or (ii) operation, maintenance, replacement or retirement of the power plant, the wastewater treatment plant or any other utilities. All such obligations and responsibilities shall be performed by the owner of the applicable portion of the Park (or on its behalf by an operator of the Park), or by RED with respect to its utility operations and their successor and assigns, and Kodak shall assure that such obligations are assigned to and assumed by such owner or by RED, as the case may be, to the extent required by applicable law.

(b) Neither DEC nor the Trust shall be responsible for personal injury claims (i) based upon hazardous substances, hazardous waste, pollutants or petroleum products alleged to have been used or disposed of by Kodak, or otherwise emanating, or which have emanated from, the Park prior to the Implementation Date or (ii) with respect to exposures relating to aboveground structures or activities following the Implementation Date.

(c) The Trust shall not be responsible for any environmental remediation at any location used or alleged to have been used by Kodak other than (i) locations currently or formerly part of the Park or (ii) impacts arising out of historical discharges to the Genesee River for treatment, storage or disposal. Any responsibility under applicable law for such environmental remediation shall be retained by Kodak and Kodak shall indemnify, defend and hold DEC and the Trust harmless from all damages and claims, including reasonable attorneys' fees and expenses, arising out of, or connected with, the foregoing.

4.9 Sterling 2 and 3 Sites. Nothing herein shall alter Kodak's rights or responsibilities concerning implementation of the records of decision in accordance with the applicable consent orders governing the Sterling 2 site (registry site #442010, Order on Consent # A4-0344-9607, dated January 28, 1997 and Record of Decision dated March 28, 1996) or the Sterling 3 site (registry site # 442011, Orders on Consent #A4-0281-9204 and A4-0624-08-09, dated March 29, 1994 and August 5, 2010 and Records of Decision dated March 31, 1992 and March 30, 2009, as well an Explanation of Significant Difference, issued on July 26, 2000).

ARTICLE V

THE TRUST

5.1 Purpose of Trust. The purpose of the Trust shall be to provide funds to allow DEC to implement such EBP Environmental Response Actions as DEC deems reasonable and necessary, including investigation, environmental remediation, corrective action, post-closure care, operation and maintenance or monitoring at the Park and the Genesee River due to hazardous substances, hazardous waste, pollutants or petroleum products disposed of at, or otherwise emanating from, or which have emanated or been discharged from, the Park. Subject to Article 4.6 (DEC Cooperation), DEC shall have the right, in its sole discretion, and without approval from Kodak or any third party, including any third party who takes any interest in the Park from Kodak, to direct the EBP Environmental Response Actions, including selection of trustees, any remedy and contractor(s) and consultant(s). Except as necessary to respond to an imminent and substantial risk to public health or the environment, DEC shall (a) undertake EBP Environmental Response Actions in a manner that does not result in any material disruption to current and planned commercial activities at the Park and (b) work with owners and tenants at the Park in good faith to minimize disruptions and any material adverse impacts to the continued use of the Park as a technology center and industrial complex.

5.2 Residual Trust Funds. Any funds remaining in the Trust upon completion of all required EBP Environmental Response Actions shall be distributed to DEC to be used for any lawful purpose in DEC's sole discretion.

5.3 DEC Oversight. DEC shall have oversight of the Trustees and Trust activities for funding expenditures, operating expenses, monitoring, testing and remediation costs, selection of contractors, selection of consultants, and all related matters. In order to assure implementation of the purposes of the Trust as set forth in Article 5.1 (Purpose of Trust) above, DEC shall have the right, in its sole discretion, to direct and fund from the Trust EBP Environmental Response Actions or to elect to perform EBP Environmental Response Actions at the Park itself using Trust funds and, if applicable, funds expended in excess of Trust funds up to a total of \$99 million; *provided* that, for amounts in excess of \$99 million, so long as Kodak has not materially breached any of its obligations hereunder, DEC shall consult in advance with Kodak on any material decisions and Kodak shall have the opportunity to request changes and DEC's consent to such changes shall not be arbitrarily and capriciously withheld.

5.4 Trust Accounting. The Trust shall provide Kodak with an annual accounting. Upon reasonable request, but not more frequently than annually, DEC or the Trust shall provide a report to Kodak and any future Park owners which outlines EBP Environmental Response Actions completed in the preceding year and includes a projection of EBP Environmental Response Actions planned for the next year.

ARTICLE VI

ADDITIONAL PROVISIONS

6.1 Notices. All notices or other communications pursuant to this Settlement Agreement shall be in writing and shall be deemed valid and sufficient if delivered by personal service or overnight courier or if dispatched by registered mail, postage prepaid, or, if dispatched by electronic mail, promptly confirmed by letter dispatched as above provided, addressed as follows:

If to: Kodak

Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attn: General Counsel

With a copy (which shall not constitute notice) to:

Sullivan & Cromwell LLP
125 Broad St.
New York, New York 10004
Attn: Andrew G. Dietderich

If to: ESD

Empire State Development
633 Third Avenue, 37th Floor
New York, New York 10017
Attn: President and CEO
Attn: General Counsel

With a copy (which shall not constitute notice) to:

Bryan Cave LLP
1290 Avenue of the Americas
New York, New York 10104
Attn: Lloyd Palans, Esq.

If to: DEC

New York State Department of Environmental Conservation
625 Broadway
Albany, New York 12233-1500
Attn: General Counsel

Any party may change its address by notice to the others given in the manner set forth above. Notices and other communications rendered as herein provided shall be deemed to have been given when received.

6.2 Entire Agreement. This Settlement Agreement constitutes the entire agreement between the Parties with respect to the subject matter addressed herein and supersedes any prior written and/or verbal agreements.

6.3 Amendments. This Settlement Agreement may only be modified in a writing signed by all of the Parties.

6.4 Headings. All headings and captions in this Settlement Agreement are for convenience only and shall not be interpreted to enlarge or restrict the provisions of the Settlement Agreement.

6.5 Construction. As used herein, (a) the plural shall include the singular, and the singular shall include the plural, unless the context or intent indicates to the contrary and (b) unless otherwise specified, references to agreements, orders and other documents are references to the same as they may be amended from time to time.

6.6 Waiver and Modification. The failure of the Parties to insist, in any one or more instances, upon the strict performance of any of the covenants of this Settlement Agreement, or to exercise any option herein contained, shall not be construed as a waiver, or a relinquishment for the future, of such covenant or option, but the same shall continue and remain in full force and effect.

6.7 Jurisdiction. The Parties (a) agree to submit to the jurisdiction of the Bankruptcy Court and the Federal Courts in the Southern District of New York and the state courts of the State of New York, as applicable, for purposes of all legal proceedings arising out of, or in connection with, this Settlement Agreement (provided that permitting or other matters not arising out of or in connection with Bankruptcy Court approval of this Settlement Agreement shall be

heard in the state courts of the State of New York); (b) waive and agree not to assert any objection that it may now or hereafter have to the laying of the venue of such action brought in any such court or any claim that any such action brought in such court has been brought in an inconvenient forum; (c) agrees that the mailing of process or other papers in connection with any such action or proceeding in the manner provided in Article 6.1 or any other manner as may be permitted by law shall be valid and sufficient service thereof; and (d) agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in any other jurisdictions by suit on the judgment or in any other manner provided by applicable law.

6.8 Counterparts and Facsimile Signatures. This Settlement Agreement may be executed in counterparts and all such counterparts when so executed shall together constitute the final Settlement Agreement as if one document had been signed by all of the Parties. This Settlement Agreement may be executed by e-mail copy and each signature thereto shall be and constitute an original signature, as if all Parties had executed a single original document.

6.9 Further Necessary Actions. To the extent that any document is required to be executed by any Party to effectuate the purposes of this Settlement Agreement, the Party will execute and deliver such document or documents to the requesting Party.

6.10 Jointly Drafted. This Settlement Agreement is, and shall be deemed to be, the product of joint drafting by the parties hereto and shall not be construed against any of them as the drafter hereof.

6.11 Time is of the Essence. Time shall be of the essence with respect to each and every of the various undertakings and obligations of the Parties as set forth in the Settlement Agreement.

6.12 Successors and Assigns. All rights and obligations of the Parties hereunder shall inure to the benefit of and shall bind their respective successors and assigns, and specifically, this Settlement Agreement shall be binding upon Kodak and its reorganized successors pursuant to the terms of the Plan as approved by the Bankruptcy Court. Kodak may assign its rights and obligations under this Settlement Agreement in whole or in part to any purchaser of all or substantially all of Kodak's ownership interests in the Park that assumes Kodak's obligations hereunder and, upon and after such assignment and assumption, Kodak shall be released from its obligations hereunder. Upon request of Kodak, the Parties will execute and deliver documents evidencing any such assignment and assumption.

6.13 No Third-Party Beneficiaries. Nothing in this Settlement Agreement, expressed or implied, is intended to confer upon any party other than the parties hereto any rights, remedies, obligations or liabilities under or by reason of this Settlement Agreement or the settlement effectuated hereby.

6.14 Confidentiality. This Settlement Agreement and information supplied to any Party in connection with this Settlement Agreement or otherwise that is marked "Confidential" contains confidential information ("Confidential Information") some of which may fall within the

scope of Section 87(2)(d) of the Public Officers Law (“FOIL”). If any Party receives Confidential Information it agrees to hold such Confidential Information in the strictest confidence, except to the extent required to be disclosed by law, regulation, judicial or administrative process. Should ESD or DEC receive a FOIL request seeking Confidential Information, it shall give Kodak prior written notice and the opportunity to explain in more detail why the document is subject to an exception to disclosure under FOIL.

6.15 Court Approval. The Parties’ obligations hereunder are not effective unless and until approved by the Bankruptcy Court.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto by their authorized representatives have executed this instrument on the date set forth above.

NEW YORK STATE URBAN DEVELOPMENT CORPORATION,
d/b/a EMPIRE STATE DEVELOPMENT

By: /s/ Kenneth G. Adams

Name: Kenneth G. Adams

Title: President and CEO

THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL
CONSERVATION

By: /s/ Edward F. McTiernan

Name: Edward F. McTiernan

Title: Deputy Commissioner and General Counsel

EASTMAN KODAK COMPANY

On behalf of itself and its affiliated debtors and debtors-in-possession

By: /s/ Antonio M. Perez

Name: Antonio M. Perez

Title: Chairman and CEO

[Signature Page to Amended and Restated Settlement Agreement]

EXHIBIT A

Trust Agreement

**ENVIRONMENTAL RESPONSE
TRUST FUND AGREEMENT**

By and Among

**Eastman Kodak Company and its
Affiliated Debtors and Debtors-in-Possession in Bankruptcy Case No. 12-10202**

As Settlers

And

**The Commissioner of the New York State Department of
Environmental Conservation**

**As Environmental Response Trust Beneficiary and Powers and Rights Holder
on Behalf of the Department**

Dated: June , 2013

This ENVIRONMENTAL RESPONSE TRUST FUND AGREEMENT (“Trust Agreement”), is entered into this day of June , 2013, by and among Eastman Kodak Company, a New Jersey corporation, and its Affiliated Debtors and Debtors-in-Possession in Bankruptcy Case No. 12-10202 (“Kodak” or “Settlor”) and the Commissioner of the New York State Department of Environmental Conservation, as Environmental Response Trust Beneficiary and Powers and Rights Holder on Behalf of the Department of Environmental Conservation (collectively “DEC” or “Beneficiary”).

WHEREAS, Settlor’s principal manufacturing facility in New York State is Eastman Business Park, a 1,200-acre technology center and industrial complex located in at 1669 Lake Avenue, in the City of Rochester and Town of Greece, Monroe County, New York (“EBP”). EBP covers more than 1,100 acres and includes more than 125 manufacturing buildings, 30 miles of roads, power generation facilities for steam and electricity, an industrial sewer system linked with the Kings Landing Treatment Facility, a sewer system linked to the Monroe County Sewage Treatment Facility, railroad infrastructure, fire department, water treatment facilities, a hazardous waste incinerator, and on-site landfills used for disposal of commercial and industrial wastes, including hazardous wastes; and

WHEREAS, on January 19, 2012, Settlor filed for bankruptcy protection pursuant to Chapter 11 of the United States Bankruptcy Code, 11 USC § 101 *et seq.* in the United States Bankruptcy Court for the Southern District of New York (the “Bankruptcy Court”); and

WHEREAS, on or about April 23, 2013, Settlor filed with the Bankruptcy Court a Disclosure Statement (the “Disclosure Statement”) For Debtors’ Joint Plan Of Reorganization Under Chapter 11 Of The Bankruptcy Code (the “Plan of Reorganization”) and the Plan Of Reorganization (which may be amended, modified and supplemented from time to time); and

WHEREAS, Settlor’s operations at EBP as set forth in the Settlement Agreement and are and will be subject to regulation and enforcement by DEC pursuant to, *inter alia*, various articles of the New York State Environmental Conservation Law (“ECL”) and underlying regulations; and

WHEREAS, Settlor has certain environmental compliance obligations at and in the vicinity of EBP that they wish to resolve; and

WHEREAS, on or about 2013, Settlor, DEC, and the New York State Urban Development Corporation, doing business as Empire State Development (“ESD”), a public benefit corporation of the State of New York, entered into the Settlement Agreement dated , 2013, and attached hereto as Appendix B (the “Settlement Agreement”), pursuant to which Settlor has agreed, upon approval of the Bankruptcy Court Order approving the Settlement Agreement and upon the occurrence of certain conditions, to establish and fund the Trust (as defined below) in the amount of forty-nine million dollars (\$49,000,000) for the purpose of resolving certain of their ongoing environmental compliance obligations at and in the vicinity of EBP; and

WHEREAS, DEC has agreed to accept establishment and full funding of the Trust as full settlement of Settlor’s RCRA EBP Environmental Response Actions (as defined below)

requirements for the "Pre-Existing Environmental Liabilities" and to provide a covenant not to sue in substantially the same form as the Covenant Not to Sue that is attached hereto as Appendix A (the "DEC Covenant"); and

WHEREAS, the Settlement Agreement and Settlor's Plan of Reorganization provide for the execution of the Settlement Agreement and this Trust Agreement, and the creation of the Trust to be administered by the Beneficiary and the Trustee (each as defined below); and

WHEREAS, this Trust Agreement and the Settlement Agreement shall govern the Trust;

NOW, THEREFORE, Settlor and the Beneficiary, in consideration of the foregoing premises and the mutual covenants and agreements contained herein and in the Settlement Agreement, agree as follows:

Section 1. Definitions. As used in this Trust Agreement, capitalized terms defined in the Preamble or Recitals have the meanings specified therein and other capitalized terms have the following meanings:

(a) The term "Beneficiary" means the Commissioner of the New York State Department of Environmental Conservation on behalf of DEC, or the Commissioner's duly appointed designee, as Environmental Response Trust Beneficiary and Powers and Rights Holder.

(b) The term "Commissioner" means the Commissioner of the DEC, or the Commissioner's duly appointed designee.

(c) The term "Trustee" means the trustee of the Trust proposed by the Settlers and approved by the Beneficiary in accordance with the requirements of this Agreement, and any successor trustee.

(d) The term "Effective Date" means the date set forth in Settlor's Plan of Reorganization and in the order confirming the Plan by the Bankruptcy Court.

(e) The term "Environmental Response Actions" means the investigation, remediation, corrective action, closure, and post-closure activities at EBP and in and near the Genesee River that are: (i) required pursuant to the permit issued to Kodak by DEC under the State Resource Conservation and Recovery Act, ECL § 27-0900 et seq. and 6 NYCRR Part 373, (a federally delegated and approved program under the Federal RCRA program, 42 U.S.C. § 6901 *et seq.*); or (ii) due to conditions giving rise to Kodak's environmental liabilities in existence prior to the Effective Date, including without limitation environmental conditions found at EBP that resulted in entry of a DEC Administrative Consent Order (No. R8-1046-95-02) dated February 15, 1996, regarding the Weiland Road Landfill, an inactive hazardous waste disposal sites within EBP identified by DEC, including sites # 8288071; 828074; 828092 and 828082.

Section 2. Purpose of the Trust, Construction and Interpretation.

(a) The purposes of the Trust is to conduct, manage and/or fund Environmental Response Actions in accordance with the provisions of this Trust Agreement.

(b) The Trust is hereby created as a qualified settlement fund within the meaning of, and pursuant to, Subchapter A, Section 1.468B-1 of the United States Treasury Regulations promulgated under the Internal Revenue Code.

(c) Where the provisions of this Trust Agreement or the Settlement Agreement conflict with or are irreconcilable with the provisions of the Plan of Reorganization, the terms of this Trust Agreement and the Settlement Agreement shall govern. The provisions of this Trust Agreement shall be interpreted in a manner consistent with the Settlement Agreement.

(d) The Trust has no objective to engage in any trade or business and shall not be deemed to be engaging in any trade or business. The Trustee shall have no authority to engage in any trade or business. The performance by the Trustee of its duties under this Trust Agreement and the Settlement Agreement shall not be considered to be the engagement in a trade or business.

Section 3. Establishment of Trust. Settlor hereby establishes an environmental trust fund (the "Trust") for the benefit of the Commissioner on behalf of DEC pursuant to this Trust Agreement and the Settlement Agreement. As of the Effective Date, Settlor shall appoint a Trustee acceptable to the Beneficiary who shall have all the rights, powers and duties set forth herein and in the Settlement Agreement with respect to accomplishing the purpose of the Trust, as set forth below. Settlor and the Trustee intend that DEC shall have the authority to determine appropriate Environmental Response Actions and approve funding for such actions through the Trustee.

Section 4. Transfer of Funds to the Environmental Response Trust. The Settlers shall fund the Environmental Response Trust Fund in the amount of forty-nine million dollars (\$49,000,000) as set forth in the Settlement Agreement.

Section 5. Funding and Disbursements for Environmental Response Actions.

(a) DEC shall have the right, in its sole discretion, and without approval from any third-party including the Settlor or any third-party who takes any interest in EBP from the Settlor, to direct Environmental Response Actions, including but not limited to the selection and/or termination of a Trustee; the evaluation and selection of any remedy, or implementation of any corrective action, closure and/or post closure activities within the meaning of 6 NYCRR Part 373; and the selection and/or termination of contractor(s) and/or consultant(s). Trust funds shall be used exclusively to fund Environmental Response Actions and for no other purpose.

(b) The Trustee shall within 15 days of a duly issued written directive from the Commissioner make payment from the Fund to provide for the payment of the costs incurred and covered by this Trust Agreement and the Settlement Agreement. The Trustee shall reimburse DEC or such other persons as specified by the Commissioner from the Trust Fund for the expenditures of such covered Environmental Response Actions in such amounts as the Commissioner directs.

(c) The Trustee shall have the obligation to provide written confirmation to the Commissioner or his designee of all payments/disbursements directed to be made by the Commissioner.

(d) The Trust shall not be responsible for any costs associated with: (i) building demolition and/or site redevelopment at EBP (including but not limited to abatement of any asbestos; lead based paint; urea formaldehyde insulation; PCBs; or mercury; or construction, including de-watering during construction; soil management or other reconfiguration of surface features); or (ii) operation, maintenance, replacement or retirement of the waste water treatment plant and power plant, including boilers, electric-generating steam turbines, air compressors, nitrogen system, steam turbine, motor driven refrigeration units and related distribution systems and piping; the demineralized water plants, high purity water treatment plant, wastewater purification plant, water intakes, reservoirs and cooling towers, pumping stations, filtration and treatment equipment, nitrogen generation system, and liquid nitrogen vaporization system and related distribution systems and piping; or any other assets used to provide utility services. The Trust shall have no liability for the real property located at EBP; title to EBP real property shall be retained by the Settlor and/or any third party to which the Settlor sells or transfers such real property.

Section 6. Trustee, Authority and Management. The Trustee shall have the authority to invest and reinvest the principal and income of the Trust in demand and time deposits, such as certificates of deposit, in banks or other savings institutions whose deposits are federally insured, or other liquid investments, such as U.S. Treasury bills, or such other investment as approved by DEC, and shall keep the Trust invested as a single fund, without distinction between principal and income, in accordance with general investment policies and guidelines which the DEC may communicate in writing to the Trustee from time to time, subject, however, to the provisions of this section. In investing, reinvesting, exchanging, selling, and managing the Trust, the Trustee shall discharge his or her duties with respect to the trust fund solely in the interest of the Beneficiary and with the care, skill, prudence, and diligence under the circumstances then prevailing which persons of prudence, acting in a like capacity and familiar with such matters, would use in the conduct of an enterprise of a like character and with like aims, *except that* nothing in this Section 6 shall be construed as authorizing the Trustee to cause the Trust to carry on any business or to derive any gains there from, including without limitation, the business of an investment company, or a company "controlled" by an "investment company," required to register as such under the Investment Company Act of 1940, as amended. The sole purpose of this Section 6 is to authorize the investment of the funds in the Trust or any portions thereof as may be reasonably prudent pending use of the proceeds for the purposes of the Trust.

Section 7. Beneficiary and DEC Authority, Rights and Powers. The Beneficiary shall have the authority in its discretion to retain or terminate the Trustee, or any contractor and/or consultant; to conduct audits of the Trust; to receive copies of all payments and disbursements from the Trust and all Trust bank statements and records. The Trustee shall provide any information requested by the Beneficiary or his designee within ten days of such request.

Section 8. Residual Funds. Any funds remaining in the Trust upon completion of all required Environmental Response Actions shall be distributed to DEC to be used for any lawful purpose within DEC's sole discretion.

Section 9. Trust Fund Expenses. All commissions and fees incurred by the Trustee in connection with the administration of the Trust, the compensation of the Trustee, and all of the proper charges and disbursements of the Trustee shall be paid from the Trust.

Section 10. Annual Valuation. The Trustee shall annually, at least 30 days prior to the anniversary date of establishment of the Trust, furnish to Settlor and to the Commissioner a statement confirming the value of the Trust and an accounting of all disbursements, fees and income of the Trust for the year. Any securities in the Trust shall be valued at market value as of no more than 60 days prior to the anniversary date of the establishment of the Trust. Upon reasonable request, but not more frequently than annually, DEC or the Trustee shall provide a report to the Settlers and any future EBP owners which outlines Environmental Response Actions completed in the preceding year and includes a projection of Environmental Response Actions planned for the next year.

Section 11. Advice of Counsel. Trustee may from time to time, and with the written permission of the Commissioner, which permission shall not be unreasonably withheld, consult with counsel approved by DEC with respect to any question arising as to the construction of this Trust Agreement or any action to be taken hereunder. The Trustee shall be fully protected, to the extent permitted by law, in acting upon the advice of counsel, but in no event shall the Trustee assert any attorney-client or other privilege as to the Beneficiary.

Section 12. Trustee Compensation. The Trustee shall be entitled to reasonable compensation for its services and reimbursement of expenses as agreed upon in writing by the Commissioner, and such compensation shall be paid out of the Trust.

Section 13. Removal of Trustee; Successor Trustee. The Trustee may resign but only upon sixty 60 days written notice to DEC. In no event shall such resignation be effective until DEC has appointed a successor Trustee, who accepts such appointment and is provided no less than ten (10) business days to confer with the resigning Trustee regarding Trust operations. DEC may terminate and/or replace the Trustee in its sole discretion. Any successor Trustee shall have the same powers and duties as those conferred upon the Trustee pursuant to this Trust Agreement and the Settlement Agreement. Upon a successor Trustee's acceptance of the appointment, the Trustee shall assign, transfer, and pay over all documents and information to the successor trustee regarding the Trust. If for any reason DEC cannot or does not act in the event of the resignation of the Trustee, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor Trustee or for relief or instruction. Any expenses incurred by the Trustee as a result of any of the acts contemplated by this section shall be paid as provided in this Trust Agreement.

Section 14. Instructions to the Trustee. All orders, requests, and instructions by DEC to the Trustee shall be in writing, signed by such persons as are designated in the attached Appendix C or such other designees as the Commissioner may designate in writing to the Trustee. The Trustee shall act and shall be fully protected in acting without inquiry in

accordance with DEC's orders, requests, and instructions. The Trustee shall have the right to assume, in the absence of written notice to the contrary, that no event constituting a change or a termination of the authority of any person to act on behalf of the Commissioner hereunder has occurred. The Trustee shall have no duty to act in the absence of such orders, requests, and instructions from the Commissioner except as provided for herein.

Section 15. Amendment of Trust Agreement. This Trust Agreement may be amended in a manner not materially adverse to Kodak or any EBP Party (as defined in the DEC Covenant) by an instrument in writing executed by the Trustee and the Commissioner.

Section 16. Irrevocability and Termination. Subject to the right to amend this Trust Agreement as provided in Section 15 hereof, this Trust shall be irrevocable and shall continue until terminated at the written notice of the Commissioner. Upon termination of the Trust, all remaining trust property, less final trust administration expenses, shall be delivered to DEC.

Section 17. Immunity and Indemnification. The Trustee shall not incur personal liability of any nature in connection with any act or omission, made in good faith, in the administration of the Trust, or in the carrying out of any directions by DEC issued in accordance with this Trust Agreement.

Section 18. Choice of Law. This Trust Agreement shall be administered, construed, and enforced according to the laws of the State of New York.

Section 19. Interpretation. As used in this Trust Agreement, words in the singular include the plural and words in the plural include the singular. The descriptive headings for each section of this Trust Agreement shall not affect the interpretation or the legal efficacy of this Trust Agreement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF the parties have caused this Trust Agreement to be executed by their respective officers duly authorized and their corporate seals to be hereunto affixed and attested as of the date first above written. The parties below certify that the wording of this Agreement is identical to the wording specified in 6 NYCRR 373-2.8(j)(1) as such regulations were constituted on the date first above written.

EASTMAN KODAK COMPANY

[Name and Title]

ATTEST:

[Name and Title]

COMMISSIONER OF THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, AS ENVIRONMENTAL RESPONSE TRUST BENEFICIARY AND POWERS AND RIGHTS HOLDER ON BEHALF OF THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

[Name and Title]

ATTEST:

[Name and Title]

On this day of , 2013, before me personally came to me known who, by me duly sworn, did depose and say that (s)he resides in; that (s)he is the officer of, the corporation described in and which executed the within Trust Agreement; that (s)he knew the seal of said corporation; that the seal affixed to said instrument was such corporate seal; that it was so affixed by order of the board of directors of said corporation, and that (s)he signed his/her name thereto by like order.

_____ Notary Public

COVENANT NOT TO SUE

SETTLEMENT AGREEMENT

DEC AUTHORIZED SIGNATORIES

EXHIBIT B

DEC Covenant

AGREEMENT WITH COVENANTS NOT TO SUE

INTRODUCTION

THIS AGREEMENT WITH COVENANTS NOT TO SUE (this "Covenant") is made this day of 2013 by and between the **New York State Department of Environmental Conservation** ("DEC") and **Eastman Kodak Company** ("Kodak") (DEC and Kodak are collectively referred to as the "Parties").

BACKGROUND

WHEREAS, Eastman Business Park ("EBP") covers more than 1,100 acres and is located at 1669 Lake Avenue, in the City of Rochester and Town of Greece, New York. EBP includes more than 125 manufacturing buildings, 30 miles of roads, power generation facilities for steam and electricity, an industrial sewer system linked with the Kings Landing Treatment Facility, a sewer system linked to the Monroe County Sewage Treatment Facility, railroad infrastructure, fire department, water treatment facilities, a hazardous waste incinerator, and on-site landfills used for disposal of commercial and industrial wastes, including hazardous wastes.

WHEREAS, portions of EBP are presently owned and/or operated by Kodak as a debtor-in-possession in Bankruptcy Case No. 12-10202 (ALG) (the "Bankruptcy Case") pending in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court").

WHEREAS, Kodak's operations at EBP are subject to regulation by DEC pursuant to, *inter alia*, New York State Environmental Conservation Law ("ECL"); New York State Navigation Law ("NL"); the Federal Resource Conservation and Recovery Act ("RCRA"); the Comprehensive Environmental Responsibility Compensation and Liability Act ("CERCLA"); the Clean Air Act ("CAA") and the Clean Water Act ("CWA").

WHEREAS, There have been permitted and unpermitted air emissions, discharges of wastewater and storm water as well as releases of hazardous substances and hazardous wastes, as those terms are defined by 42 U.S.C. 9601(14), 42 U.S.C. 6903(5) and 6 NYCRR 371.1 which have resulted in contamination of soil and groundwater at EBP as well as sediments and surface waters in areas adjoining EBP. In response to contamination at EBP, DEC issued DEC Permit #8-2614-0205/00/04 (the "RCRA Permit") to Kodak. DEC issued the RCRA Permit pursuant to 6 NYCRR 373. The RCRA Permit sets forth detailed operation, closure and post-closure care and maintenance requirements, as well as corrective action requirements for EBP.

WHEREAS, To address the threat to public health, welfare and the environment posed by the identified contamination at EBP, the RCRA Permit requires that Kodak take corrective action including without limitation operating a wastewater treatment system which collects storm water, contaminated groundwater from Kodak's corrective actions required by the RCRA Permit as well as leachate and contaminated groundwater generated by the Weiland Road Landfill required pursuant to 6 NYCRR Part 360 and Administrative Consent Order R8-1046-95-02 dated February 15, 1996.

WHEREAS, Portions of EBP have been designated as inactive hazardous waste disposal sites by DEC, including sites # 8288071; 828074; 828092 and 828082.

WHEREAS, Pollutants, hazardous substances and hazardous wastes have been discharged from EBP into the adjacent Genesee River. Investigations into conditions in the Genesee River and related dredge spoils are ongoing and response actions may be necessary to address the threat to public health, welfare and the environment posed by the contamination of the Genesee River caused by Kodak.

WHEREAS, Kodak's financial status and bankruptcy may prevent Kodak from complying with all of the corrective action requirements of the RCRA Permit, the order and regulatory obligations governing Weiland Road Landfill, and otherwise responding to contamination at, or which has emanated from, EBP. As a result, Kodak has proposed funding an environmental response trust (the "Environmental Response Trust") to address its obligations to DEC at EBP.

WHEREAS, DEC, the New York State Urban Development Corporation, doing business as Empire State Development ("ESD"), and Kodak entered into a Settlement Agreement, dated _____, 2013 (the "Settlement Agreement"), governing the creation and use of the Environmental Response Trust and entry into this Covenant; and

WHEREAS, On or about _____, the Bankruptcy Court issued an order in the Bankruptcy Case approving the Settlement Agreement pursuant to Section 363 of the Bankruptcy Code and Rule 9019 of the Federal Rules of Bankruptcy Procedure.

NOW THEREFORE, the Parties agree as follows:

ARTICLE I

DEFINITIONS

1.1 Unless otherwise expressly provided herein, terms used in the Covenant that are defined in the ECL or the regulations promulgated thereunder shall have the meanings assigned to them in the ECL or such regulations. Wherever the terms listed below are used in this Covenant they shall have the following meanings:

"Allowed Post-Petition Trust Claim" means the administrative claim against Kodak contemplated by Section 3.1(c) of the Settlement Agreement and defined therein as the "Allowed Post-Petition Trust Claim."

"EBP Parties" means any person or entity, whether or not affiliated with Kodak, that was not an owner or tenant of EBP on the date of the Settlement Agreement but that takes title or any interest in EBP from Kodak after the date of the Settlement Agreement pursuant to Article VII of this Covenant, that has or is alleged to have any present or future liability or responsibility to DEC, New York State, the United States or any agency or instrumentality thereof with respect to any Pre-Existing Environmental Liability or any other environmental subsurface condition in existence prior to the Implementation Date at current and former parcels of the Park and historical discharges from the Park to the Genesee River.

“**Effective Date**” means the date upon which both parties duly execute and deliver copies of this Covenant, the Settlement Agreement has been approved by an order entered by the Bankruptcy Court and all time periods to appeal the order have expired.

“**Laws**” means applicable federal, state or local statutes, common-law, rules, regulations, consent orders or injunctions.

“**Pre-Existing Environmental Liability**” means liabilities for conditions on, at, under or about EBP arising under any Laws for any spill, discharge, escape, release or threatened release of hazardous substances or hazardous wastes which occurred prior to the Effective Date including without limitation liabilities based upon: (i) contamination of soil, surface water, sediments or groundwater at EBP; (ii) contamination of sediments and surface waters in the Genesee River adjoining EBP which originated at EBP, or (iii) contamination due to on-going migration or passive emissions (including soil vapors) from hazardous substances or hazardous wastes which are the result of discharges or other events at EBP which occurred entirely prior to the Effective Date; *provided, however*, that to the extent that any liability is due, in part, to discharges or other events which occurred prior to the Effective Date and, in part, to discharges or other events (including the negligent acts or omissions of Kodak) which occur after the Effective Date, then that portion of the liability which is caused by Kodak’s acts or omissions after the Effective Date shall not constitute a Pre-Existing Environmental Liability; and *provided further* that with regard to any building or equipment at EBP owned or operated by Kodak, the presence of asbestos; lead based paint; urea formaldehyde insulation; polychlorinated biphenyls; mercury; or any other hazardous substance as a component or constituent of any building, building material or equipment which exists prior to the Effective Date shall not render the condition a Pre-Existing Environmental Liability and Kodak shall comply with all Laws governing the management, abatement and/or disposal of such material to the extent triggered by or applicable to Kodak’s operation, demolition, modification or refurbishment of such building or equipment.

ARTICLE II

KODAK’S OPERATIONS

2.1 Kodak shall conduct its activities at EBP in compliance with applicable Laws and nothing contained in this Covenant shall be construed to authorize any unpermitted releases of any hazardous substances, hazardous wastes or pollutants by Kodak or any operation or activity by Kodak in violation of the ECL or any applicable Laws.

ARTICLE III

COVENANT NOT TO SUE

3.1 Upon Kodak’s payment in full of the Allowed Post-Petition Trust Claim, and subject to the reservation of claims and defenses set forth in Article VI hereof, the DEC hereby covenants not to sue, execute judgment, or take any civil, judicial or administrative action under any federal, state, local, or common law or other actions for costs, damages, enforcement costs, interest, contribution or attorney’s fees (other than enforcement of this Covenant) against the EBP Parties for any Pre-Existing Environmental Liabilities at EBP.

3.2 Subject to the reservation of claims and defenses set forth in Article VI hereof, Kodak covenants not to assert any claims or causes of action under any federal, state, local, or common law against the DEC, or its employees, agencies or departments, or to seek against the DEC any costs, damages, contribution or attorneys' fees arising out of or related to conditions at EBP or any Pre-Existing Environmental Liabilities.

ARTICLE IV

CONTRIBUTION PROTECTION

4.1 To the extent authorized under 42 U.S.C. § 9613 and New York General Obligations Law § 15-108, Kodak shall be deemed to have resolved its liability to DEC for purposes of contribution protection provided by CERCLA Section 113(f)(2) for Pre-Existing Environmental Liabilities.

4.2 DEC shall not oppose any motion or application by Kodak in any subsequent proceeding which seeks the contribution protection that this Covenant is intended to provide to Kodak.

4.3 If DEC takes any action in connection with a Pre-Existing Environmental Liability, including without limitation any administrative proceeding, which results in any other third party asserting against Kodak a claim in the nature of contribution, which claim is based, in whole or in part, on the allegation that the claimant and Kodak share a common liability to DEC, then to the extent authorized under the ECL, the New York General Obligations Law § 15-108, and any other applicable law, upon written request by Kodak, DEC agrees to confirm to any administrative agency, court or tribunal that Kodak's funding of the Environmental Response Trust performance of its obligations under the Settlement Agreement and this Covenant represent Kodak's fair share of liability or responsibility to DEC for Pre-Existing Environmental Liabilities and DEC shall take any reasonable action requested by Kodak to modify DEC's pleadings or judgment to ensure that Kodak is not exposed to claims in the nature of contribution; *provided, however*, that nothing in this Covenant shall obligate DEC to initiate any judicial proceeding, or otherwise initiate any action seeking a judicial declaratory ruling, for the benefit of Kodak.

ARTICLE V

DISPUTE RESOLUTION

5.1 Any determination by DEC that Kodak has liability or potential liability for or as a result of a condition on, at, under or about current and former parcels of EBP which DEC alleges is not a Pre-Existing Environmental Liability shall be subject to dispute resolution pursuant to this Article V, provided that (i) within 10 business days of receipt of a notice from DEC that Kodak has liability or potential liability for or as a result of a condition on, at, under or about current and former parcels of EBP which DEC alleges is not a Pre-Existing Environmental Liability (a "Liability Notice"), Kodak requests in writing that the matter in dispute be resolved by the DEC's Deputy Commissioner for Remediation and Materials Management (the "Deputy Commissioner") and, (ii) within 30 calendar days of receipt of the Liability Notice, Kodak submits a written statement of the issues in dispute, which shall include the facts upon which the

dispute is based, the factual data, analysis or opinion(s) supporting Kodak's position, and all supporting documentation on which it relies, including, if applicable, affidavits and/or declarations (a "Statement of Position"). DEC shall serve its Statement of Position, and all supporting documentation, including, if applicable, affidavits and/or declarations no later than 30 calendar days after receipt of Kodak's Statement of Position. Kodak shall have 10 business days after receipt of DEC's Statement of Position within which to serve a reply. If Kodak does not timely comply with the requirements of this paragraph, then the DEC's Liability Notice shall be deemed final and binding on Kodak. The time periods for the exchange of Statements of Position and replies may be modified upon Covenant in writing of the parties. An administrative record of any dispute under this paragraph shall be maintained by DEC. The record shall include the Statement of Position served by each Party and any relevant information submitted by a Party to the dispute. The record shall be available for review by Kodak and the public, consistent with the Freedom of Information Law (New York Public Officers Law Article 6).

5.2 Upon review of the administrative record as developed pursuant to Article 5.1 hereof, the Deputy Commissioner shall promptly issue a final decision resolving the dispute.

5.3 The invocation of formal dispute resolution procedures under this Article V shall not stay or excuse the performance of work required pursuant to the disputed DEC determination, or Liability Notice, except by written agreement of the DEC or by the Deputy Commissioner upon written application from Kodak. Kodak shall have the burden of establishing the necessity and appropriateness of such a stay or excuse based on the likelihood of success on the merits with respect to the matter in dispute and a balancing of the equities. The Deputy Commissioner's decision not to grant an extension is subject to judicial review pursuant to paragraph D of this Article V. The decision of the Deputy Commissioner shall be final and binding upon Kodak unless within 30 calendar days of receipt of the Deputy Commissioner's decision, Kodak petitions for review by a court of competent jurisdiction.

5.4 If Kodak invokes the dispute resolution provisions of this Article V, DEC's Liability Notice shall not be set aside or revised by the court unless Kodak establishes that DEC's position is arbitrary, capricious or not in accordance with law.

5.5 If DEC alleges that any liability is due, in part, to discharges or releases which occurred prior to the Effective Date and, in part, to discharges or releases (including by negligent acts or omissions of Kodak) which occur after the Effective Date, then traditional concepts of divisibility and causation may be used by either Party to apportion the liability which is alleged to have been caused by Kodak's acts or omissions after the Effective Date.

ARTICLE VI

RESERVATIONS

6.1 Nothing in this Covenant, expressed or implied, is intended to confer upon any party other than the EBP Parties any rights, remedies, obligations or liabilities under or by reason of this Covenant or the settlement effectuated hereby.

6.2 Nothing contained in this Covenant shall be construed as barring, adjudicating, or in any way resolving:

- (a) any actions to enforce this Covenant;
- (b) the lawful exercise of any power or authority of DEC not otherwise restricted by this Covenant;
- (c) any claim, cause of action, right or defense that the Parties may have under state or federal Law as against any third party;
- (d) DEC's right against Kodak or any other person to protect public health and the environment from an imminent and substantial hazard or to otherwise prohibit the Deputy Commissioner or his duly authorized representative from exercising any summary abatement powers or Kodak's rights and defenses to such actions;
- (e) any claim under New York State common law for nuisance;
- (f) DEC's right to bring criminal charges against any person or entity;
- (g) DEC's right to gather information, request records and enter and inspect property and premises; or
- (h) any claims of the United States.

ARTICLE VII

COVENANT TO APPLY TO EBP PARTIES

This Covenant shall remain effective and the protections and obligations of this Covenant shall apply, without further action by ESD, to each EBP Party as it applies to Kodak if and when the following conditions are satisfied:

- (a) DEC receives written notice of the identity of the EBP Party within 14 business days after the entity becomes an EBP Party;
- (b) the EBP Party undertakes all appropriate inquiry into previous ownership and uses of its portion of EBP;
- (c) the EBP Party agrees to be bound to this Covenant by duly executing and delivering a signature page to DEC in the form of the joinder agreement attached hereto as Annex A; and
- (d) upon acquiring any interest in EBP, the EBP Party duly reports any unpermitted spills, discharges, escapes, releases or threatened releases of hazardous substances or hazardous wastes for the portions of EBP under its control in accordance with applicable Laws.

ARTICLE VIII

NOTICES

8.1 All notices or other communications pursuant to this Covenant shall be in writing and shall be deemed valid and sufficient if delivered by personal service or overnight courier or if dispatched by registered mail, postage prepaid, or, if dispatched by electronic mail, promptly confirmed by letter dispatched as above provided, addressed as follows:

If to: Kodak

Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attn: General Counsel

With a copy (which shall not constitute notice) to:

Sullivan & Cromwell LLP
125 Broad St.
New York, New York 10004
Attn: Andrew G. Dieterich

If to: DEC

New York State Department of Environmental Conservation
625 Broadway
Albany, New York 12233-1500
Attn: General Counsel

8.2 The Parties reserve the right to designate additional or different addressees for communication upon providing written notice to the other and to any EBP Parties.

ARTICLE IX

MODIFICATIONS

9.1 This Covenant shall constitute the complete and entire understanding between the Parties concerning the EBP Parties' liability to DEC for Pre-Existing Environmental Liabilities. No term, condition, understanding, or Covenant purporting to modify or vary any term of this Covenant shall be binding unless made in writing and subscribed by the Party to be bound. No informal advice, guidance, suggestion, or comment by DEC regarding any report, proposal, plan, specification, schedule, or any other submittal shall be construed as relieving Kodak of Kodak's obligations pursuant to this Covenant.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto by their authorized representatives have executed this instrument on the date set forth above.

**THE NEW YORK STATE DEPARTMENT
OF ENVIRONMENTAL CONSERVATION**

By: _____
Name: _____
Title: _____

EASTMAN KODAK COMPANY

On behalf of itself and its affiliated debtors and debtors-in-possession

By: _____
Name: _____
Title: _____

FORM OF JOINDER AGREEMENT

This Joinder Agreement (this "Joinder Agreement") is executed and delivered this day of by (the "EBP Party") and is effective as of the date hereof. All capitalized terms used but not defined herein shall have the respective meanings ascribed to them in the Agreement with Covenants Not to Sue dated as of [—], 2013, as amended (the "Covenant"), by and among the New York State Department of Environmental Conservation ("DEC") and Eastman Kodak Company ("Kodak").

WHEREAS, the EBP Party has or is alleged to have, now or in the future, any liability or responsibility to DEC, New York State, the United States or any agency or instrumentality thereof with respect to any Pre-Existing Environmental Liability or any other environmental subsurface condition in existence prior to the Implementation Date at current and former parcels of the Park and historical discharges from the Park to the Genesee River;

WHEREAS, pursuant to the terms of the Covenant and provided that certain conditions specified in the Covenant are satisfied, the EBP Party is entitled to have the Covenant remain effective and apply to the EBP Party;

NOW, THEREFORE, in consideration of the mutual promises contained in the Covenant and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the EBP Party hereby acknowledges and agrees to be bound to all terms and conditions of the Covenant applicable to Kodak.

IN WITNESS WHEREOF, the undersigned has executed this Joinder Agreement on the day and year first set forth above.

[Name of EBP Party]

Transferred Property

GROUNDWATER REMEDIATION ASSET DESCRIPTIONS

<u>System</u>	<u>Component Pump Well Identification #</u>	<u>Equipment Description</u>
WIA-KPW North Fenceline Containment System	PB119ER, PB119NER, PB135ER, PB143NW, PL54E, PL54NE, PL54NE2, PL54W	<ul style="list-style-type: none"> • Enclosure Sheds D-1, D-2, D-6 & D-7 (houses instrumentation and control systems) • Electrical main power disconnect and circuit breaker panels • Pump well motor controls • Level controllers • Flow meters and sensors • Motor contactor, thermal overloads and resets • Submersible ground water pumps • Conveyance piping • Pump well manholes
Parking Lot 50 Migration Control System	PL50N2, PL50N3, PL50NW3, PL50W	<ul style="list-style-type: none"> • Electrical main power disconnect and circuit breaker panels • Pump well motor controls • Instrumentation panels • Level controllers • Flow meters and sensors • Motor contactor, thermal overloads and resets • Submersible ground water pumps • Conveyance piping • Pump well vault systems
Building 329 / 349 Area Remedial System	PB329E2, PB349N	<ul style="list-style-type: none"> • Electrical main power disconnect and circuit breaker panels • Pump well motor controls • Instrumentation panels • Level controllers • Flow meters and sensors • Motor contactor, thermal overloads and resets • Submersible ground water pumps • Conveyance piping • Pump well vault systems
Northern KPM Migration Control System	PB350NE2, PB350NW, PB319N	<ul style="list-style-type: none"> • Enclosure Shed M-10 (houses instrumentation and control systems) • Electrical main power disconnect and circuit breaker panels • Pump well motor controls • Level controllers • Flow meters and sensors • Motor contactor, thermal overloads and resets • Submersible ground water pumps • Conveyance piping • Pump well manholes
MIA-301 (KPM) Groundwater Remediation System	PB323SE2, PB303SW, PB303W2	<ul style="list-style-type: none"> • Pumpwell vaults • Submersible groundwater pumps • Pneumatic air supply systems • Pump cycle counters • Conveyance piping

Northeast KPX Overburden Migration Control System	PB218N	<ul style="list-style-type: none"> • Electrical main power disconnect and circuit breaker panels • Instrumentation panel • Level controller • Flow meter and sensor • Motor contactor, thermal overloads and resets • Submersible ground water pump • Conveyance piping • Pump well manhole
Parking Lot 73 Remedial System	PL73N	<ul style="list-style-type: none"> • Electrical main power disconnect and circuit breaker panels • Instrumentation panel • Level controllers • Flow meter and sensor • Motor contactor, thermal overloads and resets • Submersible ground water pumps • Conveyance piping • Pump well manhole
Weiland Road Landfill TOR Remedial System	PWRNW3	<ul style="list-style-type: none"> • Electrical main power disconnect and circuit breaker panels • Instrumentation panel • Level controller • Flow meter and sensor • Motor contactor, thermal overloads and resets • Submersible ground water pump • Conveyance piping • Pump well vault
Individual Systems	PB53N2, PB54NW, PB54SE, PB115N, PB136S, PB57W, PB322NE2, PB322NE4, PB307E2, PB307N3	<ul style="list-style-type: none"> • Pumpwell vaults • Submersible groundwater pumps • Pneumatic air supply systems • Pump cycle counters • Conveyance piping • Electrical main power disconnect and circuit breaker panels • Instrumentation panel • Level controllers • Flow meter and sensor • Motor contactor, thermal overloads and resets • Submersible ground water pumps • Conveyance piping
Northeast KPE Migration Control Systems	PL41N, PL41S, PL42E, PL42W	<ul style="list-style-type: none"> • Electrical main power disconnect and circuit breaker panels • Instrumentation panels • Level controllers • Flow meters and sensors • Motor contactors, thermal overloads and resets • Submersible ground water pumps • Conveyance piping • Pump well vaults
MIA-333 Dual Phase Remediation System	PB326SWR, PB326SW5, PB326SW6, PB326SW9	<ul style="list-style-type: none"> • Enclosure trailer • Vacuum extraction pump • Electrical main power disconnect and circuit breaker panel • Instrumentation panel • Flow meters and sensors • Motor contactors, thermal overloads and resets • Oil water separator • Conveyance piping • Extraction manholes
M-7 Weiland Road Landfill Pump Station		<ul style="list-style-type: none"> • Pump and Motor • Level System • Flowmeter

GROUNDWATER WELL ASSET DESCRIPTION AND LISTING

Description

Over 800 conventional groundwater monitoring and extraction wells of varying depths throughout the EBP facility and in off-site locations. Monitoring wells include casings, risers, screened intervals, surface mounts, caps and locks.

Groundwater Well Asset Identification Numbers

G1B115SR	G2BD20W2	GB121N	GB21N	GB349NW3Z
G1B117NE	G2BD20WR	GB121SW	GB23SW	GB349W
G1B119W	G2ES10	GB122SW	GB28NW	GB34SE
G1B126SW	G2ES2	GB123NE	GB2N	GB350NE
G1B137S	G2ES4	GB129NW	GB302E	GB350NWR
G1B137S2	G2ESR	GB129SE	GB303SE	GB351SWZ
G1B142SR	G2L50S2R	GB130SW	GB304NW	GB352NW
G1B148S	G2L50SW	GB134E	GB305N	GB38NW
G1B314S	G2L50SW2R	GB135NER	GB307E	GB46NR
G1B331SW	G2L50SWR	GB135NW	GB308E	GB49NE
G1B349NW	G2L72SE	GB135SE	GB308N	GB53NER
G1B352NW2	G2WRNW	GB136S6	GB309SW	GB54SE
G1BD20W2	G2WS15	GB136SR	GB30NE	GB58NER
G1BD20WR	GB101SW	GB137SW	GB310SW	GB59E
G1ES10R	GB102S	GB140E	GB313W	GB62SE
G1ES2	GB104SE	GB140W	GB317N	GB69N
G1ES3R	GB105E	GB142W	GB317NE	GB9E
G1ES4R	GB105NE	GB143SE	GB317NW	GBD20W3
G1ESR	GB105SE2	GB145NW	GB318SW	GBD3E
G1L50S	GB105SER	GB145SE	GB319N	GBM32N
G1L50S2R	GB105SW	GB151SE	GB322NE2	GBM41SW
G1L50SW2R	GB110S	GB153NE	GB322SW	GES16
G1WS15	GB112W	GB16N	GB324NER	GES17
G2B115SR	GB114SW	GB201NW	GB326SWR	GES7
G2B117NE	GB114SW2	GB202NER	GB327E	GL12NW
G2B119W	GB115E	GB203W	GB328N	GL15E
G2B126SW	GB115N	GB204NW	GB329E	GL15N
G2B136S	GB115SE2	GB205NE	GB329NEZ	GL15S
G2B136S2	GB115W	GB206E	GB329NW	GL18S
G2B136S3	GB119E	GB206NE	GB329S	GL28W
G2B136S5	GB119N	GB206NW2	GB329SE3	GL42SE
G2B137S	GB119NE	GB206SW	GB329SW3	GL42SE2
G2B137S2	GB119NW	GB207E	GB329W	GL42SR
G2B137SW	GB119S	GB208NE2	GB330N	GL45WR
G2B140W	GB119W2R	GB211NE	GB332EZ	GL47N
G2B142SR	GB119W3	GB212NW	GB332NE	GL50N
G2B148S	GB120E	GB213NE	GB333NEZ	GL50N2
G2B314S	GB120NW	GB214N	GB333NW	GL50NE2
G2B331SW	GB120SE	GB216W	GB333NW2	GL50NW
G2B349NW	GB120SW	GB218E	GB339E	GL50NW3
G2B352NW2	GB120SW2	GB218NE	GB349N2Z	GL50SE2R
G2B59E	GB120SW3	GB218NW	GB349N3Z	GL50SW3R
G2B62SE		GB218SE	GB349NW2Z	GL54NE

GL55N	GQB218NE	GQWN2	IB502W	PB323SE2
GL56NW	GQB218NW	GQWRE	IB605NE5	PB326SW5
GL60N	GQB218SE	GQWRSE	IB62SE	PB326SW6
GL72SE	GQB23SW	GQWRW2	IB642NE	PB326SW9
GL72SW	GQB304NW	GQWS12	IB642NW	PB326SWR
GL73S	GQB308E	GQWS13	IBE24E	PB329E2
GL76S	GQB310SW	GQWS15	IBE24NE	PB349N
GM5	GQB317N	GQWS17	IBE24NW	PB350NE2
GMN4	GQB317NE	GQWS3	IES	PB350NW
GMN5	GQB322NE2	GQWS5	IES10	PB53N2
GMN6	GQB328N	GQWS9	IES13	PB54NW
GMW12	GQB329NE	GTCS	IES2	PB54SE
GMW13	GQB329NW	GW-5	IES3	PB57W
GMW14	GQB329SE3	GWN1	IES4	PL15W
GQB101SW	GQB329W	GWN3	IES7	PL41N
GQB105E	GQB330N	GWN4	IES9	PL41S
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GQB115N	GQB65SE	GWRNW2	IWS10	PL50NW3
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GQB115W	GQB81E	GWRNW3Z2	IWS12	PL54E
GQB119S	GQBD20W2	GWRS4	IWS13	PL54NE
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GQB121SW	GQES13	GWRW2Z2	LSWRS4	PWRW2
GQB122SW	GQES16	GWS12	M3	Q1B16E
GQB123NE	GQES19	GWS14	M4	Q1L28W
GQB126SW	GQES3	GWS16	M6	Q2B16E
GQB129NW	GQES4	GWS5	ML73S2	Q2L27NW
GQB129SE	GQL15E	IB205NE	MTGWS13	Q2L28W
GQB129SW	GQL15N	IB320SE	MW-17	Q2L42NE2
GQB130SW	GQL15S	IB502E	MWS12R	Q2L42NW
GQB134E	GQL41E	IB502E2	PB115N	Q2L45N
GQB135E2	GQL50N2	IB502E3	PB119ER	QB105NE
GQB135NW	GQL50NE	IB502E4	PB119NER	QB115N
GQB137SW	GQL50NE2	IB502E5	PB135ER	QB115SE
GQB140E	GQL50NW3	IB502E6	PB136S	QB119NE
GQB140W	GQL50S2R	IB502E7	PB143NW	QB120NW
GQB142SR	GQL50S3	IB502E8	PB218N	QB120SW2
GQB142W	GQL50SE2R	IB502N	PB303SW	QB123NE
GQB143SE	GQL50SE3	IB502NE2	PB303W2	QB129NW
GQB148S	GQL50SW2R	IB502NE3	PB307E2	QB129SE
GQB16E	GQL50SW3R	IB502SE2	PB307N3	QB130SW
GQB206NE	GQL72SW	IB502SE3	PB319N	QB135SE
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GQB218E	GQWN1		PB322NE4	QB16N

QB46N	S2B307W	SB135E3	SB209NW	SB310SW
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QB54NW	S2B313W	SB135NE	SB211SE	SB314NW
QB54SER	S2B331SW	SB135S	SB212NE2	SB314S
QB57NR2	S2B91W	SB135SER	SB212NW	SB314S2
QB81E	S2B93NE	SB135W	SB213E	SB317N
QL12NWR	S2B99W	SB137S	SB213NE	SB317NE
QL14SWR	S2WRE	SB137S2	SB214E	SB317NW
QL27NW	SB101SW	SB137SW	SB214N	SB317S
QL41E	SB102S	SB139SW	SB216ER	SB318SW
QL41N2Z	SB102W	SB140E	SB218ER	SB319N
QL41S2Z	SB105NE	SB140W	SB218N	SB319NZ
QL42NE2	SB105SER	SB142WR	SB218NE	SB320SE
QL42NW	SB108SW	SB143N	SB218NW	SB322NE
QL42SE2Z	SB110N	SB143S	SB218NW2	SB322NE2
QL42SE3Z	SB110NE	SB143SE	SB218NW5	SB322NE3
QL42SER	SB110NW	SB143SW	SB218SE	SB322W
QL42SR	SB110S	SB145N	SB218SW	SB323SE
QL45N	SB110SE	SB145NE	SB218W	SB324N2Z
QL50SR	SB112W	SB145NW	SB218W2	SB324NER
R2B502SE	SB114SWR	SB145S	SB218W3	SB324NZ
RB320SE	SB115E	SB145SE	SB21NR	SB325W
RB502E	SB115N2R	SB148S	SB23SWR	SB326SW10
RB502NE	SB115S	SB14NW	SB28NWR	SB326SW2
RB502NW	SB115SW	SB151SER	SB29SE	SB326SW3
RB502SE	SB115W	SB153NE	SB2NR	SB326SW4
RB507NW	SB117NE	SB156SW	SB301SE	SB326SW7
RB508SW	SB119NE	SB16N2	SB301W	SB326SW8
RB514S2	SB119NE2	SB18S2	SB302E	SB327E
RB514S5	SB119NW	SB18SE	SB302W	SB328N
RB601NW	SB119S	SB18SWR	SB303SE	SB329ER
RB601S	SB119SW	SB201NW	SB303W	SB329NWR
RB605NE	SB119W	SB202NE	SB304NW	SB329W
RB605NE2	SB119W4R	SB202W	SB305W	SB330N
RB605NE3	SB120E	SB203S	SB306SW	SB331SW2
RB605NE4	SB120NW	SB203W	SB306W	SB332NE
RB605SE2	SB120SW	SB204NW	SB307N	SB333NE
RB642N	SB120SW2	SB205NE	SB307N2	SB333NW
RB701W	SB121N	SB206E	SB307S	SB333NW2
RCPE5	SB121SW	SB206NE	SB308E	SB333W
RCPW6	SB122SW	SB206NW	SB308E2	SB339E
RWRSE	SB123NE	SB206NW2	SB308E3	SB339NE
S1B307E	SB126SW	SB206S	SB308N	SB340NE
S1B307W	SB129NW	SB206S2	SB308N2	SB349NW
S1B312NW	SB129SE	SB206S3	SB308NE	SB349W
S1B313W	SB129W	SB206S4	SB308SE	SB350NE
S1B331SW	SB12NE	SB206SE	SB309E	SB350NWR
S1B99W	SB130SW	SB206SWR	SB309S	SB350NWZ
S1WRE	SB134E	SB206W	SB309SW	SB351SWR
S2B307E	SB135E2	SB208NE2	SB30NE	SB352NW

SB352NW2R	SB514SW	SBD27S	SL42NE2	SM5
SB352NW2Z	SB514W	SBD3E	SL42NW	SMN1
SB352NW3	SB514W10	SBE24SW	SL42S	SMN10
SB352NWZ	SB514W11	SBM32N	SL42SE	SMN11
SB352SW	SB514W12	SBM41NW	SL42SE2	SMN2
SB38NWR	SB514W13	SBM41SE	SL42W	SMN3
SB48N	SB514W2	SBM41SE2	SL43SW	SMN4
SB48NW	SB514W3	SBM41SW	SL45N	SMN5
SB48SE	SB514W4	SBM41W	SL45S	SMN6
SB48W	SB514W5	SBS26SB1	SL45WR	SMN7
SB49NE	SB514W6	SBS26SB2	SL46W	SMN8
SB502E10	SB514W7	SBS26SB3	SL47NR	SMN9
SB502E11	SB514W8	SCL1	SL50N	STCS
SB502E12	SB514W9	SES15	SL50N2	STCS2
SB502E13	SB53SWR	SES16	SL50NE2	SWN4
SB502E9	SB54NW	SES17	SL50NW2	SWN5
SB502SE4	SB54SER	SES2	SL50NW3	SWN6
SB503NE	SB57WR	SES5	SL50NW4	SWRNE
SB506E	SB58NE	SES6	SL50S	SWRNW
SB506N	SB59E	SES8	SL50S2	SWRNW2
SB506NE	SB601S3	SL11NE	SL50SE2	SWRSE
SB506NE2	SB604E	SL12NW	SL50SW	SWRSEZ
SB506NE3	SB604E3	SL14NE	SL50SW2	SWRSW
SB506SE	SB604SW	SL14SW	SL50SW3	SWRSWZ
SB506SW	SB605SE	SL15E	SL53N	SWRSZ1
SB511NE	SB62SER	SL15S	SL55N	SWRSZ2
SB511NE2	SB65SE	SL17N	SL56NW	SWRWR
SB514C	SB701S	SL18S	SL60N	SWRZ
SB514E	SB701W	SL18SW	SL61N	SWS
SB514N	SB91S	SL27NW	SL61NE	SWS2
SB514N2	SB91W	SL40NW2R	SL61NE2	SWS6
SB514NE	SB93NE	SL40NW3R	SL61S	SWS7
SB514NW	SB93NE2	SL40NW4	SL72SE	SWS8
SB514S	SB97S	SL40NW5	SL72SW	SWS9
SB514S3	SBD20W	SL40NW6	SL73NWZ	SXSW1
SB514S4	SBD20W2	SL40NW7	SL73NZ	WTCS2
SB514S6	SBD20W3	SL40NWR	SL73WZ	
SB514SE		SL42N	SL74NE	
SB514SE2		SL42NE	SL76S	



July 30, 2013
Douglas Edwards

Re: Employment Agreement

Dear Douglas:

This is your employment agreement (this “*Agreement*”) with Eastman Kodak Company, a New Jersey corporation (the “*Company*”).

1. Terms Schedule

Some of the terms of your employment are in the attached schedule (your “*Schedule*”), which is part of this Agreement.

2. Scheduled Term

Subject to your continued employment with the Company upon the occurrence of the “*Effective Date*” (as defined under the Joint Plan of Reorganization under Chapter 11 of the Bankruptcy Code filed by the Company (the “*Plan of Reorganization*”), the term of this Agreement will begin on the Effective Date and end as stated in your Schedule (your “*Scheduled Term*”).

3. Your Position, Performance and Other Activities

(a) *Position*. You will be employed in the position stated in your Schedule.

(b) *Authority, Responsibilities, and Reporting*. Your authority, responsibilities and reporting relationships will correspond to your position and will include any particular authority, responsibilities and reporting relationships that the Company’s Board of Directors (the “*Board*”) or any officer of the Company to whom you report may assign to you from time to time.

(c) *Performance*. You are expected to devote your best efforts and all of your business time to the affairs of the Company. You may, however, engage in any charitable, civic and community activities, provided, however, such activities do not materially interfere with your duties and responsibilities.

4. Your Compensation

(a) *Salary.* You will receive an annual base salary (your “*Salary*”). Commencing on the Effective Date, your Salary will be the amount set forth in your Schedule. Your Salary will be paid in accordance with the Company’s normal payroll practices.

(b) *Annual Incentive.* You will be eligible to participate in the Company’s short-term variable pay plan for its management level employees, known as Executive Compensation for Excellence and Leadership (“EXCEL”) (your “*Annual Incentive*”). Your annual target award under EXCEL will be determined in accordance with your Schedule. Any actual award in a given annual performance period will depend upon performance against corporate goals selected by management and approved by the appropriate committee of the Board and will be paid in the discretion of such committee and management. The terms of the EXCEL plan itself govern and control all interpretations of the plan.

(c) *Long-Term Incentive Awards.* You will be eligible to participate in the Company’s Long-Term Incentive (LTI) program under the Eastman Kodak Company 2013 Omnibus Incentive Plan (the “*Omnibus Plan*”). The amount and form of the award (the “*Long-Term Equity Award*”) to be granted to you will be determined by the Company in accordance with the terms of the Omnibus Plan and your Schedule. The specific terms, conditions and restrictions on any Long-Term Equity Award will be contained in the Administrative Guide and Award Notice delivered to you within twenty (20) business days of the grant date.

(d) *Emergence Award.* On or shortly after the Effective Date, you will be granted the emergence equity award stated in your Schedule, which will be subject to the terms and conditions set forth in the Omnibus Plan and the applicable award agreement.

5. Your Benefits

(a) *Employee Benefit Plans.* During your employment, you will be entitled to participate in the Company’s employee benefit plans, including plans that provide retirement and welfare benefits.

(b) *Vacation.* You will be entitled to paid annual vacation on the same basis as immediately prior to the Effective Date.

(c) *Additional Benefits.* During your employment, you will be provided any additional benefits stated in your Schedule.

6. Termination of Your Employment; End of Scheduled Term

(a) *No Reason Required.* Neither you nor the Company is under any obligation to continue your employment beyond the Scheduled Term. In addition, you or the Company may terminate your employment early at any time for any reason, or for no reason, subject to compliance with Section 6(c).

(b) *Related Definitions.*

(1) “*Cause*” means any of the following: (A) your continued failure, for a period of at least 30 calendar days following a written warning, to perform your

duties in a manner deemed satisfactory by your supervisor, in the exercise of his or her sole discretion; (B) your failure to follow a lawful written directive of the Chief Executive Officer, your supervisor or the Board; (C) your willful violation of any material rule, regulation, or policy that may be established from time to time for the conduct of the Company's business; (D) your unlawful possession, use or sale of narcotics or other controlled substances, or performing job duties while illegally used controlled substances are present in your system; (E) any act or omission or commission by you in the scope of your employment (a) which results in the assessment of a civil or criminal penalty against you or the Company, or (b) which in the reasonable judgment of your supervisor could result in a material violation of any foreign or U.S. federal, state or local law or regulation having the force of law; (F) your conviction of or plea of guilty or no contest to any crime involving moral turpitude; (G) any misrepresentation of a material fact to, or concealment of a material fact from, your supervisor or any other person in the Company to whom you have a reporting relationship in any capacity; or (H) your breach of the Company's Business Conduct Guide or the Eastman Kodak Company Employee's Agreement.

(2) "Disability" means disability under the terms of the Company's Long-Term Disability Plan.

(3) "Good Reason" means any of the following: (A) a material diminution in your total target cash compensation, comprised of your Salary and target Annual Incentive; (B) a material diminution in your authority or responsibilities as provided in Section 3(b); (C) the transfer of your primary work site to a new primary work site that increases your one-way commute to work by more than 35 miles; (D) any material breach of this Agreement by the Company; or (E) any purported termination by the Company of your employment other than as expressly permitted by this Agreement.

(c) *Advance Notice Generally Required.*

(1) To terminate your employment before the end of the Scheduled Term, either you or the Company must provide a Termination Notice to the other. A "Termination Notice" is a written notice that states the specific provision of this Agreement on which termination is based, including, if applicable, the specific clause of the definition of Cause or Good Reason and a reasonably detailed description of the facts that permit termination under that clause; *provided*, that the failure to include any fact in a Termination Notice that contributes to a showing of Cause or Good Reason does not preclude either party from asserting that fact in enforcing its rights under this Agreement.

If you do not give a Termination Notice within 90 days after you have knowledge that an event constituting Good Reason has occurred, the event will no longer constitute Good Reason. In addition, you must give the Company 30 days to cure the first event constituting Good Reason.

(2) You and the Company agree to provide at least 30 days' advance Termination Notice of any termination, *unless* your employment is terminated by the Company for Cause or because of your Disability or death. If you die or become Disabled after you provide a valid Termination Notice with Good Reason or the Company provides Termination Notice without Cause, your termination will be treated as a termination with Good Reason or without Cause, effective as of the date of your Disability or death.

Following receipt of such notice, the Company may, at its sole discretion, choose to either (1) waive that notice period (thereby immediately terminating your employment) or (2) place you on paid leave, at your then-current salary for any or all of the notice period.

(d) *With Good Reason or Without Cause.* If, during the Scheduled Term, the Company terminates your employment without Cause or you terminate your employment with Good Reason:

(1) The Company will pay the following as of the end of your employment: (A) accrued but unpaid Salary up to the last day of your employment, (B) your Salary for any accrued but unused vacation, and (C) any accrued expense reimbursements and other cash entitlements (including for accrued expense reimbursement for which supporting documentation is submitted within 30 days after termination of your employment) (together, your "*Accrued Compensation*"). In addition, the Company will timely pay you any amounts and provide you any benefits that are required, or to which you are entitled, under any plan, contract or arrangement of the Company as of the end of your employment (together, the "*Other Benefits*").

(2) The Company will pay you severance ("*Severance Payments*") in an amount equal to (A) the sum of your Salary and your annual target Annual Incentive for the fiscal year in which the Termination Notice is given (or if such target Annual Incentive has not yet been established for such fiscal year, the target Annual Incentive for the fiscal year prior to the year in which the Termination Notice is given) *multiplied by* (B) the severance multiplier provided on your Schedule (your "*Severance Multiplier*").

(3) Your Annual Incentive will be governed by the terms of the EXCEL plan and any applicable Administrative Guide or Award Notice.

(4) Your Emergence Award and Long-Term Equity Awards will continue to vest and remain exercisable according to the terms of the applicable award, in each case without regard to any continued employment condition. The benefits in this Section 6(d)(4) are referred to as "*Continued Vesting*".

(e) *For Cause or without Good Reason.* If the Company terminates your employment for Cause or you terminate your employment without Good Reason, the Company will pay your Accrued Compensation and your Other Benefits; however, in connection with any termination of your employment by you without Good Reason, you will remain eligible for continued vesting and/or payment of your Emergence Award and any other equity-based compensation awarded by the Company or any affiliate, in accordance with the terms of such awards.

(f) *For Your Disability or Death.* If, during the Scheduled Term, your employment terminates as a result of your Disability or death, the Company will pay your Accrued Compensation and will provide Continued Vesting and your Other Benefits.

(g) *Benefits Bearing.* In no event shall any of the severance payments or benefits provided under this Section 6 be “benefits bearing.”

(h) *Clawback.* In the event you breach any of the terms of the Eastman Kodak Company Employees’ Agreement, this Agreement or the release described in Section 6(i) below, in addition to and not in lieu of any other remedies that the Company may pursue against you, no further severance payments will be made to you pursuant to this Section 6 and you agree to immediately repay to the Company all moneys previously paid to you pursuant to this Section 6.

(i) *Timing.* The benefits provided in this Section 6 will begin at the end of your employment, and any cash payments owed to you under this Section 6 will be paid in one lump sum 65 days following your date of termination except for Severance Payments, which will be made consistently with the Company’s normal payroll cycles and begin as soon as administratively practicable after your separation from service subject to Section 6(j). Notwithstanding the foregoing, any Severance Payments and any Continued Vesting will only be provided if, at the time of your termination, you provide a release of any and all claims you may have with respect to the Company (other than the benefits provided in Section 5 and the other rights under this Agreement that continue following your employment) in a form provided by the Company such that you have taken all action necessary for such release to become effective and irrevocable no later than 65 days following your date of termination. The Termination Allowance Plan (“TAP”) provides broad-based severance benefits to eligible Company employees. In accordance with the terms of TAP, you acknowledge that the amount of TAP benefits for which you may become eligible is calculated by reducing the benefit determined under the TAP formula by the Severance Payments under this Agreement. Since the Severance Payments (a minimum of one year’s base salary) exceed the maximum benefit payable under TAP (six month’s base salary), you agree that if you become eligible for Severance Payments under this Agreement you will not be entitled to TAP benefits. Should a court nevertheless award you TAP benefits in such circumstances, you agree that the amount of Severance Payments will be reduced by such award and be immediately repaid to the Company.

(j) *Section 409A.* This Agreement is intended to comply with or be exempt from the requirements of Section 409A of the Code (“*Section 409A*”) with respect to amounts, if any, subject thereto and shall be interpreted, construed and performed consistent with such intent. To the extent you would otherwise be entitled to any payment that under this Agreement, or any plan or arrangement of the Company or its affiliates, constitutes “deferred compensation” subject to Section 409A, and that if paid during the six months beginning on the date of termination of your employment would be subject to the Section 409A additional tax because you are a “specified employee” (within the meaning of Section 409A and as determined by the Company), the payment, together with any earnings on it, will be paid to you on the earlier of the six-month anniversary of your date of termination or your death. Similarly, to the extent you would otherwise be entitled to any benefit (other than a payment) during the six months beginning on termination of your employment that would be subject to the Section 409A additional tax, the benefit will be delayed and will begin being provided (together, if applicable, with an adjustment to compensate you for the delay) on the earlier of the six-month anniversary of your date of termination or your death or change in control (within the meaning of Section 409A). In addition, any payment or benefit due upon a termination of your employment that represents “deferred compensation” subject to Section 409A shall be paid or provided to you only upon a “separation from service” as defined in Treas. Reg. § 1.409A-1(h). Each payment under this Agreement shall be deemed to be a separate payment for purposes of

Section 409A, amounts payable under Sections 6(d)(1) and 6(d)(2) shall be deemed not to be “deferred compensation” subject to Section 409A to the extent provided in the exceptions in Treas. Reg. Sections 1.409A-1(b)(4) (“short-term deferrals”) and (b)(9) (“separation pay plans,” including the exception under subparagraph (iii)) and other applicable provisions of Treas. Reg. Section 1.409A-1 through A-6.

Notwithstanding anything to the contrary in this Agreement or elsewhere, any payment or benefit under this Agreement or otherwise that is exempt from Section 409A pursuant to Treas. Reg. Section 1.409A-1(b)(9)(v)(A) or (C) shall be paid or provided to you only to the extent that the expenses are not incurred, or the benefits are not provided, beyond the last day of your second taxable year following your taxable year in which the “separation from service” occurs; and *provided further* that such expenses are reimbursed no later than the last day of your third taxable year following the taxable year in which your “separation from service” occurs. Except as otherwise expressly provided herein, to the extent any expense reimbursement or the provision of any in-kind benefit under this Agreement is determined to be subject to Section 409A, the amount of any such expenses eligible for reimbursement, or the provision of any in-kind benefit, in one calendar year shall not affect the expenses eligible for reimbursement in any other taxable year (except for any lifetime or other aggregate limitation applicable to medical expenses), in no event shall any expenses be reimbursed after the last day of the calendar year following the calendar year in which you incurred such expenses, and in no event shall any right to reimbursement or the provision of any in-kind benefit be subject to liquidation or exchange for another benefit.

(k) *End of Scheduled Term.* If your employment with the Company continues at the end of your Scheduled Term, the provisions of Section 3 through this Section 6 will cease to apply and you will continue as an at-will employee of the Company. The remaining provisions of this Agreement will continue in accordance with their terms.

7. On-going Restrictions on Your Activities

(a) *Employee’s Agreement.* You acknowledge and agree that your Eastman Kodak Company Employee’s Agreement is and will remain in full force and effect, including, without limitation, the provisions therein regarding nondisclosure of confidential information, non-competition with the Company during, and for up to eighteen (18) months following any termination of, your employment and non-solicitation of Company employees, customers and suppliers during, and for up to twelve (12) months following any termination of, your employment.

(b) *Your Importance to the Company and the Effect of this Section 7.* You acknowledge that:

(1) In the course of your involvement in the Company’s activities, you will have access to confidential information and the Company’s client base and will profit from the goodwill associated with the Company. On the other hand, in view of your access to confidential information and your importance to the Company, if you compete with the Company for some time after your employment, the Company will likely suffer significant harm. In return for the benefits you will receive from the Company and to induce the Company to enter into this Agreement, and in light of the potential harm you could cause the Company, you agree to the provisions of this Section 7. The Company would not have entered into this Agreement if you did not agree to this Section 7.

(2) This Section 7 may limit your ability to earn a livelihood. You acknowledge, however, that complying with this Section 7 will not result in severe economic hardship for you or your family.

(c) *Transition Assistance*. During the 90 days after Termination Notice has been given, you will take all actions the Company may reasonably request to maintain for the Company the business, goodwill and business relationships with any Clients.

(d) *Notice to New Employers*. Before you accept employment with any other person or entity while your Employee's Agreement is in effect, you will provide the prospective employer with written notice of the provisions of the Employee's Agreement and will deliver a copy of the notice to the Company.

8. Effect on Other Agreements

(a) *Prior Employment Agreements and Severance Rights*. This Agreement will supersede any earlier employment agreement and any earlier severance, change in control or similar rights you may have with any member of the Company.

(b) *Release of Executive Protection Plan Claims*. The Eastman Kodak Company Executive Protection Plan (the "ExPP") was not assumed pursuant to the Plan of Reorganization. The consideration offered herein is accepted by you as being in full accord, satisfaction, compromise and settlement of any and all claims that you may have against the Company that exist on or prior to the Effective Date arising out of or concerning amounts that are or may have been due and owing to you pursuant to the ExPP, and you expressly agree that you are not entitled to and will not receive any payments, benefits or other compensation or recovery of any kind from the Company with respect to the ExPP.

(c) *Effect on Other Agreements; Entire Agreement*. This Agreement is the entire agreement between you and the Company with respect to the relationship contemplated by this Agreement and supersedes any earlier agreement, written or oral, with respect to the subject matter of this Agreement. In entering into this Agreement, no party has relied on or made any representation, warranty, inducement, promise or understanding that is not in this Agreement.

9. Successors

(a) *Assignment by You*. You may not assign this Agreement without the Company's consent. Also, except as required by law, your right to receive payments or benefits under this Agreement may not be subject to execution, attachment, levy or similar process. Any attempt to effect any of the preceding in violation of this Section 9(a), whether voluntary or involuntary, will be void.

(b) *Assumption by Any Surviving Company*. Before the effectiveness of any merger, consolidation, statutory share exchange or similar transaction (including an exchange offer combined with a merger or consolidation) involving the Company (a "Reorganization") or any sale, lease or other disposition (including by way of a series of transactions or by way of merger, consolidation, stock sale or similar transaction involving one or more subsidiaries) of all or substantially all of the Company's consolidated assets (a "Sale"), the Company will cause (1) the Surviving Company to unconditionally assume this Agreement in writing and (2) a copy of the assumption to be provided to you. After the

Reorganization or Sale, the Surviving Company will be treated for all purposes as the Company under this Agreement. The “*Surviving Company*” means (i) in a Reorganization, the entity resulting from the Reorganization or (ii) in a Sale, the entity that has acquired all or substantially all of the assets of the Company.

10. General Provisions

(a) *Administrator*. All compensation and benefits provided under this Agreement will be administered by the Chief Human Resources Officer for the Company (the “*Administrator*”). The Administrator will have total and exclusive responsibility to control, operate, manage and administer such compensation and benefits in accordance with their terms and all the authority that may be necessary or helpful to enable him to discharge his responsibilities with respect to them. Without limiting the generality of the preceding sentence, the Administrator will have the exclusive right to: interpret this Agreement, decide all questions concerning eligibility for and the amount of compensation and benefits payable, construe any ambiguous provision, correct any default, supply any omission, reconcile any inconsistency, and decide all questions arising in the administration, interpretation and application of this Agreement. The Administrator will have full discretionary authority in all matters related to the discharge of his responsibilities and the exercise of his authority, including, without limitation, his construction of the terms of this Agreement and his determination of eligibility for compensation and benefits. It is the intent of the parties hereto, that the decisions of the Administrator and his actions with respect to this Agreement will be final and binding upon all persons having or claiming to have any right or interest in or under this Agreement and that no such decision or actions shall be modified upon judicial review unless such decision or action is proven to be arbitrary or capricious.

(b) *Withholding*. You and the Company will treat all payments to you under this Agreement as compensation for services. Accordingly, the Company may withhold from any payment any taxes that are required to be withheld under any law, rule or regulation.

(c) *Confidentiality*. You agree to keep the existence of this letter confidential except that you may review it with your financial advisor, attorney or spouse/partner and with the Administrator.

(d) *Severability*. If any provision of this Agreement is found by any court of competent jurisdiction (or legally empowered agency) to be illegal, invalid or unenforceable for any reason, then (1) the provision will be amended automatically to the minimum extent necessary to cure the illegality or invalidity and permit enforcement and (2) the remainder of this Agreement will not be affected. In particular, if any provision of Section 7 is so found to violate law or be unenforceable because it applies for longer than a maximum permitted period or to greater than a maximum permitted area, it will be automatically amended to apply for the maximum permitted period and maximum permitted area.

(e) *No Set-Off*. Your and the Company’s respective obligations under this Agreement will not be affected by any set-off, counterclaim, recoupment or other right you or any member of the Company may have against each other or anyone else (except as this Agreement specifically states). You do not need to seek other employment or take any other action to mitigate any amounts owed to you under this Agreement, and those amounts will not be reduced if you do obtain other employment.

(f) *Notices.* All notices, requests, demands and other communications under this Agreement must be in writing and will be deemed given (1) on the business day sent, when delivered by hand or facsimile transmission (with confirmation) during normal business hours, (2) on the business day after the business day sent, if delivered by a nationally recognized overnight courier or (3) on the third business day after the business day sent if delivered by registered or certified mail, return receipt requested, in each case to the following address or number (or to such other addresses or numbers as may be specified by notice that conforms to this Section 10(g)):

If to you, to the address stated in your Schedule.

If to the Company or any other member of the Company, to:

Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attention: General Counsel
Facsimile: 585-724-9448

(g) *Amendments and Waivers.* Any provision of this Agreement may be amended or waived but only if the amendment or waiver is in writing and signed, in the case of an amendment, by you and the Company or, in the case of a waiver, by the party that would have benefited from the provision waived. Except as this Agreement otherwise provides, no failure or delay by you or the Company to exercise any right or remedy under this Agreement will operate as a waiver, and no partial exercise of any right or remedy will preclude any further exercise.

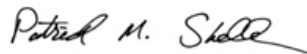
(h) *Jurisdiction; Choice of Forum; Costs.* You and the Company irrevocably submit to the exclusive jurisdiction of any state or federal court located in the County of New York over any controversy or claim arising out of or relating to or concerning this Agreement or any aspect of your employment with the Company (together, an “*Employment Matter*”). Both you and the Company (1) acknowledge that the forum stated in this Section 10(i) has a reasonable relation to this Agreement and to the relationship between you and the Company and that the submission to the forum will apply even if the forum chooses to apply non-forum law, (2) waive, to the extent permitted by law, any objection to personal jurisdiction or to the laying of venue of any action or proceeding covered by this Section 10(i) in the forum stated in this Section, (3) agree not to commence any such action or proceeding in any forum other than the forum stated in this Section 10(i) and (4) agree that, to the extent permitted by law, a final and non-appealable judgment in any such action or proceeding in any such court will be conclusive and binding on you and the Company. However, nothing in this Agreement precludes you or the Company from bringing any action or proceeding in any court for the purpose of enforcing the provisions of this Section 10(i). To the extent permitted by law, the Company will pay or reimburse any reasonable expenses, including reasonable attorney’s fees, you incur as a result of any Employment Matter.

(i) ***Governing Law.*** This Agreement will be governed by and construed in accordance with the law of the State of New York applicable to contracts made and to be performed entirely within that state.

(j) *Counterparts*. This Agreement may be executed in counterparts, each of which will constitute an original and all of which, when taken together, will constitute one agreement.

Very truly yours,

Eastman Kodak Company



By: Patrick M. Sheller
General Counsel, Secretary, Chief Administrative Officer And
Senior VP, EKC

Accepted and agreed:

/s/ Douglas Edwards

Douglas Edwards

Date:

TERMS SCHEDULE

<i>Name and address for notices</i>	Douglas Edwards Address currently on file with the Company.
<i>Position</i>	You will serve as President, Digital Printing & Enterprise, and Senior VP, EKC.
<i>Scheduled Term</i>	Your Scheduled Term begins on the Effective Date and is initially scheduled to end on the 3 rd anniversary of the Effective Date.
<i>Starting Salary</i>	\$450,000
<i>Annual Incentive</i>	The target level for your Annual Incentive will be at least 75% of your Salary.
<i>Emergence Award</i>	Restricted stock units with a grant date fair value equal to \$325,500 that vest in three equal, annual installments beginning on the first anniversary of the Effective Date.
<i>Long-Term Equity Award</i>	The target level for your Long-Term Equity Award will be at least \$840,000.
<i>Severance Multiplier</i>	1.5
<i>Additional Benefits</i>	N/A

July 30, 2013

Antonio M. Perez
[at the address
in the Schedule]

Re: Employment Agreement

Dear Antonio:

In connection with the chapter 11 reorganization of Eastman Kodak Company (the "*EKC Debtor*") and its chapter 11 debtor affiliates (collectively with the EKC Debtor, the "*Debtors*") and in anticipation of confirmation of the Debtors' Chapter 11 Plan of Reorganization, as may be amended, (the "*Chapter 11 Plan*") and emergence from bankruptcy, we have prepared this form of employment agreement to memorialize your agreement to continue your employment following the Debtors' emergence from chapter 11. This mutually agreeable form of employment agreement (this "*Agreement*"), which is supported by each of the Backstop Parties (as defined in the Chapter 11 Plan) on behalf of various managed funds, will be your employment agreement and will be adopted immediately prior to the Effective Date (as defined below) by the EKC Debtor and the EKC Debtor shall assign this Agreement to the Reorganized Kodak (as defined in the Chapter 11 Plan) on the Effective Date. For purposes of this Agreement, the term "*Company*" shall refer to the EKC Debtor at any time prior to the Effective Date, and shall refer to the Reorganized Kodak upon and after the Effective Date.

1. Terms Schedule

Some of the terms of your employment are in the attached schedule (your "*Schedule*"), which is part of this Agreement.

2. Scheduled Term

The term of this Agreement will begin on the date of the Company's emergence from Chapter 11 bankruptcy proceedings (the "*Effective Date*") and end as stated in the Schedule (your "*Scheduled Term*").

3. Your Position, Performance and Other Activities

(a) *Position.* You will be employed in the position stated in your Schedule.

(b) *Authority, Responsibilities, and Reporting.* Your authority, responsibilities and reporting relationships are stated in your Schedule.

(c) *Performance.* You will devote substantially all of your business time and attention to the Company and will use good faith efforts to discharge your responsibilities under this Agreement to the best of your ability.

(d) *Other Activities.* During your Scheduled Term and subject to the terms of the Schedule, you may (1) serve on corporate, civic or charitable boards or committees, (2) manage personal investments, or (3) engage in any other permitted activity stated in your Schedule, so long as these activities, whether individually or in the aggregate, do not materially interfere with your performance of your responsibilities under this Agreement.

(e) *Incorporation of Employee's Agreement.* Sections 2, 5, 6 and 7 of the Eastman Kodak Company Employee's Agreement, attached hereto as Exhibit 1, are incorporated by reference and you agree to abide by such sections.

4. Your Compensation

(a) *Salary.* You will receive an annual base salary (your "Salary"). The starting amount of your Salary is in your Schedule. The Company will review your Salary at least annually and may increase it at any time for any reason. However, your Salary may not be decreased at any time (including after any increase) absent your prior written consent, and any increase in your Salary will not reduce or limit any other obligation to you under this Agreement. Your Salary will be paid in accordance with the Company's normal practices for similarly situated executives.

(b) *Annual Incentive.* You will be eligible to participate in the Company's short-term variable pay plan for its management level employees, known as Executive Compensation for Excellence and Leadership ("EXCEL") (your "Annual Incentive"). Your annual target award under EXCEL will be determined in accordance with your Schedule. Any actual award in a given annual performance period will depend upon performance against corporate goals selected by management and approved by the appropriate committee of the Board and will be paid in the discretion of such committee and management. The terms of the EXCEL plan itself govern and control all interpretations of the plan.

(c) *Emergence Award.* On or shortly after the Effective Date, you will be granted the equity award stated in your Schedule, which will be subject to the terms and conditions set forth in the applicable award agreement.

(d) *Compensation in Respect of Service Prior to Effective Date.* Compensation in respect of your service prior to the Effective Date shall be paid in accordance with the Chapter 11 Plan and such compensation shall not offset the compensation described in this Agreement.

5. Your Benefits

(a) *Employee Benefit Plans.* During the Scheduled Term, you will be entitled to participate in each of the Company's employee benefit and welfare plans, including plans providing retirement benefits and medical, dental, hospitalization, life and disability insurance, on a basis that is at least as favorable as that provided to similarly situated executives of the Company.

(b) *Vacation.* You will be entitled to paid annual vacation on a basis that is at least as favorable as that provided to you under your employment agreement with Eastman Kodak Company, as amended, prior to the Effective Time.

(c) *Business Expenses.* You will be reimbursed for all reasonable business expenses incurred by you in performing your responsibilities under this Agreement, subject to the terms of applicable Company reimbursement policies as in effect from time to time.

(d) *Indemnification; Advancement of Expenses.* Pursuant to the Company's articles of incorporation and bylaws, which shall be substantively the same as the forms filed with the United States Bankruptcy Court Southern District of New York on July 30, 2013, the Company will indemnify you and advance or reimburse expenses to the same extent as the most favorable indemnification and advancement or reimbursement of expenses provisions applicable to any member of the Board of Directors of the Company (the "Board"). In addition, the same level of rights regarding indemnification and advancement or reimbursement of expenses shall be extended to you during your service as Special Advisor to the Board and to the extent you provide consulting services during the Non-Competition Period. If the Company's ability to make any payment contemplated by your applicable indemnification and advancement or reimbursement of expenses provisions depends on an investigation or determination by the Board or any member of the Company, at your request the Company will use its best efforts to cause the investigation to be made (at the Company's expense) and to have the relevant Board reach a determination as soon as reasonably possible.

(e) *Additional Benefits.* During your employment, you will be provided any additional benefits stated in your Schedule.

6. Termination of Your Employment; End of Scheduled Term

(a) *No Reason Required.* Neither you nor the Company is under any obligation to continue your employment beyond the Scheduled Term. In addition, you or the Company may terminate your employment early at any time for any reason, or for no reason, subject to compliance with Section 6(c).

(b) *Related Definitions.*

(1) "Cause" means (A) your Willful and continued failure or refusal for a period of at least 60 days following delivery to you of a written notification from the Board to attempt to perform the usual, customary or reasonable functions of your positions other than due to a disability or approved leave; or (B) your gross negligence or Willful misconduct in the performance of your duties or obligations to the Company that is, or is likely to be or is intended to be, materially detrimental to the Company; or (C) your conviction of any felony

(other than a felony predicated on your vicarious liability or involving a traffic violation) or crime involving moral turpitude; or (D) your unlawful possession, use or sale of narcotics or other controlled substances, or performing job duties while illegally used controlled substances are present in your system; or (E) your material breach of this Agreement which, if correctable, remains uncorrected for 20 days after written notice to you by the Company of the breach; (F) your material breach of a requirement of the Kodak Business Conduct Guide which requirement has consistently resulted in the termination of employment by employees who have committed similar breaches and which, if correctable, remains uncorrected for 20 days after written notice to you by the Company of the breach; or (G) your breach of Sections 2, 5, 6 or 7 of the Eastman Kodak Company Employee's Agreement.

(2) "Good Reason" means the occurrence or failure to cause the occurrence, as the case may be, without your express written consent, of any of the following circumstances:

(A) any adverse change in your titles; or

(B) a material diminution of your duties, responsibilities or authority; or

(C) your assignment of duties or responsibilities which are materially inconsistent with your then position(s) which if correctable, remain uncorrected for 20 days following written notice to the Company by you of the assignment (your nonperformance of those duties or responsibilities you consider materially inconsistent solely during such 20 day notice period will not be considered a breach of this Agreement); or

(D) any material breach by the Company of any material provision of this Agreement that is not cured within 20 days of written notice by you to the Company's General Counsel specifying the nature of the material breach; or

(E) failure of any successor to the Company (whether direct or indirect and whether by merger, acquisition, consolidation, or otherwise) to assume in a writing delivered to you upon the assignee becoming such, the obligations of the Company hereunder;

provided that any adverse change in your titles or material diminution of your duties, responsibilities or authority associated with your transition from Chief Executive Officer to Special Advisor to the Board will not constitute Good Reason.

(3) "Disability" means meeting the definition of disability under the terms of the Kodak Long-Term Disability Plan and receiving benefits under such plan.

(4) "Willful" means any act done or omitted to be done not in good faith and without reasonable belief that such action or omission was in the best interest of the Company.

(c) *Advance Notice Generally Required.*

(1) To terminate your employment before the end of the Scheduled Term, either you or the Company must provide a Termination Notice to the other. A “*Termination Notice*” is a written notice that states the specific provision of this Agreement on which termination is based, including, if applicable, the specific clause of the definition of Cause or Good Reason and a reasonably detailed description of the facts that permit termination under that clause; *provided*, that the failure to include any fact in a Termination Notice that contributes to a showing of Cause or Good Reason does not preclude either party from asserting that fact in enforcing its rights under this Agreement.

(2) You and the Company agree to provide 30 days’ advance Termination Notice of any termination, *unless* your employment is terminated by the Company for Cause or because of your Disability or death. If you die or become Disabled after you provide a valid Termination Notice with Good Reason or the Company provides Termination Notice without Cause, your termination will be treated as a termination with Good Reason or without Cause, effective as of the date of your Disability or death.

(3) Following receipt of such notice, the Company may, at its sole discretion, choose to either (1) waive that notice period (thereby immediately terminating your employment) or (2) place you on paid leave, at your then-current salary for any or all of the notice period.

(d) *With Good Reason or Without Cause.* If, during the Scheduled Term, the Company terminates your employment without Cause or you terminate your employment for Good Reason:

(1) The Company will pay you the following at the end of your employment: (A) your accrued but unpaid Salary through the last day of your employment, (B) your Salary for any accrued but unused vacation, and (C) any accrued expense reimbursements and other cash entitlements (including for accrued expense reimbursement for which supporting documentation is submitted within 30 days after termination of your employment) (together, your “*Accrued Compensation*”). In addition, the Company will timely pay you any amounts and provide you any benefits that are required, or to which you are entitled, under any plan, contract or arrangement of the Company as of the end of your employment (together, the “*Other Benefits*”).

(2) The Company will pay any earned but unpaid Annual Incentive for the fiscal year ending immediately before the end of your employment (your “*Earned Annual Incentive*”).

(3) The Company will provide you (A) continuation of your Salary for the remainder of the Scheduled Term, payable in accordance with the Company’s regular payroll cycles and (B) at the same time annual incentives are paid to similarly situated executives (but in no event later than 2 ½ months following the fiscal year in which your termination occurs), your Annual Incentive in respect of the fiscal year in which such termination occurred, based on actual achievement of applicable performance targets.

(4) Any unvested portion of your Emergence Award will vest immediately upon your termination of employment.

(e) *For Cause or without Good Reason.* If the Company terminates your employment for Cause or you terminate your employment without Good Reason, the Company will pay your Accrued Compensation and your Other Benefits; however, in connection with any termination of your employment without Good Reason, you will remain eligible for continued vesting and/or payment of your Emergence Award and any other equity-based compensation awarded by the Company or any affiliate, in accordance with the terms of such awards.

(f) *For Your Disability or Death.* If, during the Scheduled Term, your employment terminates as a result of your Disability or death, the Company will pay your Accrued Compensation, Earned Annual Incentive and will provide continued vesting of your Emergence Award in accordance with the terms of the applicable award, without regard to any continued employment condition, and your Other Benefits.

(g) *For End of Scheduled Term.* At the end of your Scheduled Term, the Company will (i) pay your (x) Accrued Compensation, (y) Earned Annual Incentive and (z) Annual Incentive in respect of the fiscal year in which the end of your Scheduled Term occurs, based on actual achievement of applicable performance targets (which such amount shall not be prorated) and (b) provide continued vesting of your Emergence Award in accordance with the terms of the applicable award, without regard to any continued employment condition, and your Other Benefits.

(h) *Benefits Bearing.* In no event shall any of the severance payments or benefits provided under this Section 6 be “benefits bearing.”

(i) *Clawback.* In the event you breach any of the terms in Sections 2, 5, 6 or 7 of the Eastman Kodak Company Employee’s Agreement, this Agreement or the release described in Section 6(j) below, in addition to and not in lieu of any other remedies that the Company may pursue against you, no further severance payments will be made to you pursuant to this Section 6 and you agree to immediately repay to the Company all moneys previously paid to you pursuant to this Section 6.

(j) *Timing.* The benefits provided in this Section 6 will begin at the end of your employment, and any cash payments owed to you under this Section 6 will be paid in one lump sum 65 days following your date of termination, except as otherwise provided herein. Notwithstanding the foregoing, any amounts owed pursuant to Section 6(d)(3) and any continued vesting of your Emergence Award will only be provided if, at the time of your termination, you provide a release of any and all claims you may have against the Company (other than the rights and benefits provided in Section 5 and the other rights under this Agreement that continue following your employment) in a form reasonably provided by the Company such that you have taken all action necessary for such release to become effective and irrevocable no later than 65 days following your date of termination. The Termination Allowance Plan (“TAP”) provides broad-based severance benefits to eligible Company employees. You agree that if you become eligible for severance payments under this Agreement you will not be entitled to TAP benefits. Should a court nonetheless award you TAP benefits in such circumstances, you agree that the amount of severance payments will be reduced by such award and be immediately repaid to the Company.

(k) *Section 409A.* This Agreement is intended to comply with or be exempt from the requirements of Section 409A of the Code (“Section 409A”) with respect to amounts, if any, subject thereto and shall be interpreted, construed and performed

consistent with such intent. To the extent you would otherwise be entitled to any payment that under this Agreement, or any plan or arrangement of the Company or its affiliates, constitutes "deferred compensation" subject to Section 409A, and that if paid during the six months beginning on the date of termination of your employment would be subject to the Section 409A additional tax because you are a "specified employee" (within the meaning of Section 409A and as determined by the Company), the payment, together with any earnings on it, will be paid to you on the earlier of the six-month anniversary of your date of termination or your death. Similarly, to the extent you would otherwise be entitled to any benefit (other than a payment) during the six months beginning on termination of your employment that would be subject to the Section 409A additional tax, the benefit will be delayed and will begin being provided (together, if applicable, with an adjustment to compensate you for the delay) on the earlier of the six-month anniversary of your date of termination or your death or change in control (within the meaning of Section 409A). In addition, any payment or benefit due upon a termination of your employment that represents "deferred compensation" subject to Section 409A shall be paid or provided to you only upon a "separation from service" as defined in Treas. Reg. § 1.409A-1(h). Each payment under this Agreement shall be deemed to be a separate payment for purposes of Section 409A, amounts payable under Sections 6(d)(1), 6(d)(2), 6(d)(3) and 6(d)(4) of this Agreement shall be deemed not to be "deferred compensation" subject to Section 409A to the extent provided in the exceptions in Treas. Reg. Sections 1.409A-1(b)(4) ("short-term deferrals") and (b)(9) ("separation pay plans," including the exception under subparagraph (iii)) and other applicable provisions of Treas. Reg. Section 1.409A-1 through A-6.

Notwithstanding anything to the contrary in this Agreement or elsewhere, any payment or benefit under this Agreement or otherwise that is exempt from Section 409A pursuant to Treas. Reg. Section 1.409A-1(b)(9)(v)(A) or (C) shall be paid or provided to you only to the extent that the expenses are not incurred, or the benefits are not provided, beyond the last day of your second taxable year following your taxable year in which the "separation from service" occurs; and *provided further* that such expenses are reimbursed no later than the last day of your third taxable year following the taxable year in which your "separation from service" occurs. Except as otherwise expressly provided herein, to the extent any expense reimbursement or the provision of any in-kind benefit under this Agreement is determined to be subject to Section 409A, the amount of any such expenses eligible for reimbursement, or the provision of any in-kind benefit, in one calendar year shall not affect the expenses eligible for reimbursement in any other taxable year (except for any lifetime or other aggregate limitation applicable to medical expenses), in no event shall any expenses be reimbursed after the last day of the calendar year following the calendar year in which you incurred such expenses, and in no event shall any right to reimbursement or the provision of any in-kind benefit be subject to liquidation or exchange for another benefit.

7. Confidential Information

You acknowledge and agree that confidential information, including, without limitation, Company intellectual property, customer lists and other proprietary business information, obtained by you while employed by the Company or any of its subsidiaries concerning the business affairs of the Company or any subsidiary of the Company are the property of the Company or such subsidiary (hereinafter, "*Confidential Information*"). Consequently, you agree that, except to the extent required by applicable law, statute, ordinance, rule, regulation or orders of courts or regulatory authorities, you shall not at any time (whether during or after your employment) disclose to any unauthorized person

or use for your own account any Confidential Information without the prior written consent of the Company, unless and to the extent that the aforementioned matters are or become generally known to and available for use by the public other than as a result of your acts or omissions to act or as required by law. You shall deliver to the Company at the termination of your employment, or at any other time the Company may request, all memoranda, notes, plans, records, reports, computer tapes and software and other documents and data (and copies thereof) containing or constituting Confidential Information which you may then possess or have under your control.

8. On-going Restrictions on Your Activities

(a) Related Definitions.

(1) “*Competitive Enterprise*” means any business enterprise that derives more than 20% of its revenue from any activity that competes anywhere with any activity that the Company is then engaged in and which activity generates more than 10% of the Company’s revenue.

(2) “*Client*” means any client or prospective client of the Company to whom you provided services, or for whom you transacted business, or whose identity became known to you in connection with your relationship with or employment by the Company.

(3) “*Non-Competition Period*” means the period provided in the Schedule.

(4) “*Solicit*” means any direct or indirect communication of any kind, regardless of who initiates it, that in any way invites, advises, encourages or requests any person to take or refrain from taking any action.

(b) *Your Importance to the Company and the Effect of this Section 8.* You acknowledge that:

(1) In the course of your involvement in the Company’s activities, you will have access to Confidential Information and the Company’s client base and will profit from the goodwill associated with the Company. On the other hand, in view of your access to Confidential Information and your importance to the Company, if you compete with the Company for some time after your employment, the Company will likely suffer significant harm. In return for the benefits you will receive from the Company and to induce the Company to enter into this Agreement, and in light of the potential harm you could cause the Company, you agree to the provisions of this Section 8. The Company would not have entered into this Agreement if you did not agree to this Section 8.

(2) This Section 8 may limit your ability to earn a livelihood in a Competitive Enterprise and your relationship with Clients. You acknowledge, however, that complying with this Section 8 will not result in severe economic hardship for you or your family.

(c) *Transition Assistance.* During the 90 days after a Termination Notice has been given, you will take all actions the Company may reasonably request to maintain for the Company the business, goodwill and business relationships with any Clients.

(d) *Non-Competition*. During your Scheduled Term, and, in consideration of the Company's payment to you of the amounts set forth in your Schedule, the Non-Competition Period, you agree that you will not directly or indirectly engage in (whether as an employee, consultant, agent, proprietor, principal, partner, stockholder, corporate officer, director or otherwise), nor have any material ownership interest in or participate in the financing, operation, management or control of a Competitive Enterprise.

(e) *Non-Solicitation of Clients*. Until the end of the period stated in your Schedule, you will not attempt to Solicit any Client to transact business with a Competitive Enterprise or to reduce or refrain from doing any business with the Company or interfere with or damage any relationship between the Company and a Client.

(f) *Non-Solicitation of Company Employees*. Until the end of the period stated in your Schedule, you will not attempt to Solicit anyone who is then an employee or consultant of the Company (or who was an employee or consultant of the Company within the prior six months) to resign from or cease to provide services to the Company or to apply for or accept employment with any Competitive Enterprise.

(g) *Notice to New Employers*. Before you accept employment with any other person or entity while this Section 8 is in effect, you will provide the prospective employer with written notice of the provisions of this Section 8 and will deliver a copy of the notice to the Company.

9. Effect on Other Agreements

(a) *Prior Employment Agreements and Severance Rights*. This Agreement will supersede any earlier employment agreement and any earlier severance, change in control or similar rights you may have with any member of the Company.

(b) *Release of Executive Protection Plan*. The Eastman Kodak Company Executive Protection Plan (the "ExPP") was not assumed pursuant to the Chapter 11 Plan. The consideration offered herein is accepted by you as being in full accord, satisfaction, compromise and settlement of any and all claims that you may have against the Company that exist on or prior to the Effective Date arising out of or concerning amounts that are or may have been due and owing to you pursuant to the ExPP, and you expressly agree that you are not entitled to and will not receive any payments, benefits or other compensation or recovery of any kind from the Company with respect to the ExPP.

(c) *Effect on Other Agreements; Entire Agreement*. This Agreement is the entire agreement between you and the Company with respect to the relationship contemplated by this Agreement and supersedes any earlier agreement, written or oral, with respect to the subject matter of this Agreement. In entering into this Agreement, no party has relied on or made any representation, warranty, inducement, promise or understanding that is not in this Agreement.

10. Successors

(a) *Assignment by You*. You may not assign this Agreement without the Company's consent. Also, except as required by law, your right to receive payments or benefits under this Agreement may not be subject to execution, attachment, levy or similar process. Any attempt to effect any of the preceding in violation of this Section 10, whether voluntary or involuntary, will be void.

(b) *Assumption by any Surviving Company.* Before the effectiveness of any merger, consolidation, statutory share exchange or similar transaction (including an exchange offer combined with a merger or consolidation) involving the Company (a “*Reorganization*”) or any sale, lease or other disposition (including by way of a series of transactions or by way of merger, consolidation, stock sale or similar transaction involving one or more subsidiaries) of all or substantially all of the Company’s consolidated assets (a “*Sale*”), the Company will cause (1) the Surviving Company to unconditionally assume this Agreement in writing and (2) a copy of the assumption to be provided to you. After the Reorganization or Sale, the Surviving Company will be treated for all purposes as the Company under this Agreement. The “*Surviving Company*” means (A) in a Reorganization, the entity resulting from the Reorganization or (B) in a Sale, the entity that has acquired all or substantially all of the assets of the Company.

11. General Provisions

(a) *Withholding.* You and the Company will treat all payments to you under this Agreement as compensation for services. Accordingly, the Company may withhold from any payment any taxes that are required to be withheld under any law, rule or regulation.

(b) *Severability.* If any provision of this Agreement is found by any court of competent jurisdiction (or legally empowered agency) to be illegal, invalid or unenforceable for any reason, then (1) the provision will be amended automatically to the minimum extent necessary to cure the illegality or invalidity and permit enforcement and (2) the remainder of this Agreement will not be affected. In particular, if any provision of Section 8 is so found to violate law or be unenforceable because it applies for longer than a maximum permitted period or to greater than a maximum permitted area, it will be automatically amended to apply for the maximum permitted period and maximum permitted area.

(c) *No Set-off or Mitigation.* Your and the Company’s respective obligations under this Agreement will not be affected by any set-off, counterclaim, recoupment or other right you or any member of the Company may have against each other or anyone else (except as this Agreement specifically states). You do not need to seek other employment or take any other action to mitigate any amounts owed to you under this Agreement, and those amounts will not be reduced if you do obtain other employment.

(d) *Notices.* All notices, requests, demands and other communications under this Agreement must be in writing and will be deemed given (1) on the business day sent, when delivered by hand or facsimile transmission (with confirmation) during normal business hours, (2) on the business day after the business day sent, if delivered by a nationally recognized overnight courier or (3) on the third business day after the business day sent if delivered by registered or certified mail, return receipt requested, in each case to the following address or number (or to such other addresses or numbers as may be specified by notice that conforms to this Section 11(d)):

If to you, to the address stated in the Schedule.

If to the Company or any other member of the Company, to:

Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attention: [Name]
Facsimile: [Number]

(e) *Amendments and Waivers.* Any provision of this Agreement may be amended or waived but only if the amendment or waiver is in writing and signed, in the case of an amendment, by you and the Company or, in the case of a waiver, by the party that would have benefited from the provision waived. Except as this Agreement otherwise provides, no failure or delay by you or the Company to exercise any right or remedy under this Agreement will operate as a waiver, and no partial exercise of any right or remedy will preclude any further exercise.

(f) *Jurisdiction; Choice of Forum; Costs.* You and the Company irrevocably submit to the exclusive jurisdiction of any state or federal court located in the County of New York over any controversy or claim arising out of or relating to or concerning this Agreement or any aspect of your employment with the Company (together, an “*Employment Matter*”). Both you and the Company (1) acknowledge that the forum stated in this Section 11(f) has a reasonable relation to this Agreement and to the relationship between you and the Company and that the submission to the forum will apply even if the forum chooses to apply non-forum law, (2) waive, to the extent permitted by law, any objection to personal jurisdiction or to the laying of venue of any action or proceeding covered by this Section 11(f) in the forum stated in this Section, (3) agree not to commence any such action or proceeding in any forum other than the forum stated in this Section 11(f) and (4) agree that, to the extent permitted by law, a final and non-appealable judgment in any such action or proceeding in any such court will be conclusive and binding on you and the Company. However, nothing in this Agreement precludes you or the Company from bringing any action or proceeding in any court for the purpose of enforcing the provisions of this Section 11(f). To the extent permitted by law, the Company will pay or reimburse any reasonable expenses, including reasonable attorney’s fees, you incur as a result of any Employment Matter.

(g) *Governing Law.* This Agreement will be governed by and construed in accordance with the law of the State of New York applicable to contracts made and to be performed entirely within that State.

(h) *Counterparts.* This Agreement may be executed in counterparts, each of which will constitute an original and all of which, when taken together, will constitute one agreement.

(i) *Effectiveness.* Notwithstanding anything to the contrary set forth herein, this Agreement is subject to approval under the Chapter 11 Plan and will not become effective absent such approval.

[signature page follows]

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Agreement as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William H. Hernandez

Name: William H. Hernandez

Title: Board Member

EXECUTIVE

/s/ Antonio M. Perez

Antonio M. Perez

TERMS SCHEDULE

<i>Name and address for notices</i>	Antonio Perez [Address 1] [Address 2]
<i>Position</i>	You will serve as Chief Executive Officer and be a full-time employee of the Company during your Scheduled Term and you will also serve on the Board. During your Scheduled Term, in addition to fulfilling your responsibilities as Chief Executive Officer, you will be actively involved with the Board to identify a talented and appropriate successor Chief Executive Officer for the Company. Once the successor is identified, you will work closely with that person to effect a seamless transition. Immediately prior to the appointment of your successor to the position of Chief Executive Officer, you will resign from your position as Chief Executive Officer and as a member of the Board and shift into the full-time position of Special Advisor to the Board for the remainder of your Scheduled Term. In your role as Special Advisor to the Board, you will continue working closely with your successor and the Board to effect a seamless transition and facilitate the continued realization of the Company's transformation.
<i>Authority, Responsibilities and Reporting</i>	<p>While Chief Executive Officer, you will serve as a full-time employee, assisting with transition in accordance with the Chapter 11 Plan and such other duties specified by the Board.</p> <p>As Special Advisor to the Board, you will serve as a full-time employee and you will continue assisting with transition in accordance with the Chapter 11 Plan and provide such other services relating to the business of the Company as may reasonably be specified by the Board from time to time.</p>
<i>Place of Employment</i>	Rochester, New York
<i>Other Activities</i>	Subject to the restrictive covenants set forth in Section 8 of the Agreement, you may serve as a director on up to 2 outside boards while employed as Chief Executive Officer and up to 4 outside boards while serving as Special Advisor to the Board. During the Non-Competition Period, you may serve as a director on up to 6 outside boards.
<i>Scheduled Term</i>	Your Scheduled Term begins on the Effective Date and is scheduled to end on the 1st anniversary of the Effective Date, subject to earlier termination by you or the Company in accordance with the Agreement.
<i>Starting Salary</i>	During your Scheduled Term, you will be paid an aggregate amount of \$1,155,000 as Salary for your service under the Agreement.

Annual Incentive

The target level for your Annual Incentive will be at least 155% of your Salary.

Emergence Award

Restricted stock units with a fair value (based upon the Chapter 11 Plan value) equal to \$1,900,000 that vest as follows:

- $\frac{1}{3}$ vests on the Effective Date;
- $\frac{1}{3}$ vests upon expiration of the Scheduled Term, subject to your continued employment or service,
- as applicable, with the Company; and
- $\frac{1}{3}$ vests upon achievement of performance metrics to be mutually agreed upon by you and the Company during your Scheduled Term

Additional Benefits

On the Effective Date, the Company will promptly pay to you or your advisors all legal fees and expenses incurred by you in connection with the negotiation of this Agreement (the "Effective Date Invoice"). Promptly upon receiving a copy of the applicable invoice and to the extent not reflected in the Effective Date Invoice, the Company will pay to you any other such legal fees and expenses incurred by you in connection with the negotiation of this Agreement, capped at \$50,000.

Non-Solicitation Period for Company Employees and Clients

The 24-month period following the expiration of the Scheduled Term.

Non-Competition Period; Consulting Role

The 24-month period following the expiration of the Scheduled Term. In consideration of your obligations during the Non-Competition Period, and subject to your continued compliance therewith, the Company will pay you \$1,000,000 in cash per year of the Non-Competition Period, payable with a frequency consistent with your Salary during the Scheduled Term.

The Company will pay you up to an additional \$2,000,000 in cash on account of achieving certain mutually agreeable performance metrics payable on the 45th day following the date on which the metrics have been achieved, which performance metrics shall be adopted by the Board on the Effective Date and will be designed so that the metrics must be achieved on or prior to December 31, 2014 (the "*Performance Metrics Deadline*"). You shall recuse yourself from the Board's consideration of such metrics. If such mutually agreeable metrics are achieved, such that you earn at least \$1,000,000 on or prior to the conclusion of your Scheduled Term, then you agree to serve as a consultant during the Non-Competition Period and provide to the Company up to 10 hours per month, or such greater amount mutually agreed upon by you and the Company, of consulting services at mutually agreed upon times, terms and locations. In the alternative, in the event the Company elects to extend the Performance Metrics Deadline to the end of the

Non-Competition Period, then regardless as to whether you have achieved the performance metrics on or prior to the conclusion of your Scheduled Term, you agree to serve as a consultant during the Non-Competition Period and provide to the Company up to 10 hours per month, or such greater amount mutually agreed upon by you and the Company, of consulting services at mutually agreed upon times, terms and locations.

Eastman Kodak Company Employee's Agreement

**EASTMAN KODAK COMPANY
EMPLOYEE'S AGREEMENT**

PREAMBLE

Eastman Kodak Company and its affiliates and subsidiaries (hereinafter collectively called "Kodak") operate in very competitive environments around the world. As part of your employment, you may from time to time have access to confidential and proprietary company information. This Employee's Agreement governs certain understandings between Kodak and you regarding your work for Kodak, its confidential and proprietary information, and your responsibilities to Kodak including, but not limited to, nondisclosure of Kodak's confidential and proprietary information (as defined in paragraph 1 below), assignment of rights, improper competition (as applicable), and nonsolicitation.

BACKGROUND

I understand that Kodak is engaged in the research, development, manufacture, use, marketing and sale of and services related to equipment, materials (including, but not limited to, photographic and other imaging media), software, firmware, components, web applications, multimedia data including, but not limited to, audio information, hardcopy information, digital information (including but not limited to metadata), chemicals, and systems including any of the foregoing (collectively, "Kodak Business"). I also understand that, in connection with the Kodak Business, I will be exposed to and may generate information including, but not limited to, technical, marketing, accounting, cost, sales, medical, personnel data, customer lists, vendor lists, production procedures, administrative and service information (hereinafter collectively "Kodak Proprietary Information"). I further understand that Kodak requires its employees to assign to it all right, title and interest in and to all worldwide inventions, discoveries, improvements, patents, trade secrets, trademarks, mask works, any and all other copyrightable subject matter, and any application for any of the foregoing (hereinafter separately and collectively called "Rights") within or arising out of any field of employment in which they work during their employment by Kodak and for a period of time after termination of employment from Kodak as described more fully below, and that this Agreement is essential for the full protection of the Kodak Business.

Therefore, in consideration of my employment by Kodak and of certain other benefits to be received by me in connection with such employment, it is understood and agreed as follows:

1. Nondisclosure

During my employment by Kodak, and thereafter, I will not disclose to any person or entity or make use of any Kodak Proprietary Information, trade secret, or other information of a confidential nature regarding the Kodak Business or the commercial, financial, technical or business affairs of Kodak, including such trade secret, proprietary or confidential information of any customer or other entity to which Kodak owes an obligation not to disclose such information, which I acquire during my employment by Kodak, including but not limited to records kept in the ordinary course of business (hereinafter collectively called "Kodak Confidential Information"), except as such disclosure or use may be required in connection with my work as an employee of Kodak. I understand that this restriction prohibits disclosure to Kodak affiliates and subsidiaries in which Kodak owns less than 80% of the stock, unless I receive written authorization for specific disclosures from my management.

2. Assignment of Rights

2.1 I hereby sell, assign and transfer to Kodak all of my right, title and interest in and to all Rights that, during my employment by Kodak and within two (2) years following termination of my employment from Kodak, are made or conceived by me, alone or with others, that (i) are within or arise out of

any general field of the Kodak Business in which I have been employed or have worked during my employment by Kodak; or (ii) arise out of any work I perform or information I received regarding the Kodak Business which I received while employed by Kodak; or (iii) arise from work that Kodak authorizes me to perform for or on behalf of any person or entity affiliated with Kodak.

- 2.2 While employed in California, no employee will be required to make an assignment of any invention to the extent prohibited by California Labor Code §2870(a) (a copy of which will be made available to any employee upon request).
- 2.3 I will fully disclose to Kodak as promptly as available all information known or possessed by me concerning the Rights referred to in the preceding section 2.1, and upon request by Kodak and without any further remuneration in any form to me by Kodak, but at the expense of Kodak, execute all applications for patents and for copyright registrations, assignments thereof and other instruments and do all things which Kodak deems necessary to vest and maintain in it the entire right, title and interest in and to all such Rights.

3. Improper Competition

- 3.1 The restrictions contained in this section 3 will apply during my employment by Kodak and continue after the termination of my employment for any reason (whether voluntary or involuntary or with or without cause) for a period equal to the total number of months I was employed by Kodak, whether continuously or not, but not for fewer than six (6) months nor more than eighteen (18) months after such termination (the "Post Employment Period").
- 3.2 During the period described in section 3.1 following termination of my employment by Kodak, I will, prior to accepting employment with a Competing Business (as defined in section 3.3), inform that Competing Business of the existence of this Agreement and provide a copy to that Competing Business.
- 3.3 While employed by Kodak and during the Post-Employment Period, I will not work, be employed by, consult, advise, assist or engage in any business or activity that: (a) competes with any area of the Kodak Business in or with which I worked at Kodak (a "Competing Business") during the two (2) years immediately preceding termination of my Kodak employment; and (b) involves subject matter(s) about which I gained Kodak Confidential Information during the two (2) years immediately preceding termination of my Kodak employment. Prior to accepting employment, working, consulting, advising or assisting in or with any Competing Business, I agree to: (a) provide such Competing Business with a copy of this Agreement; (b) advise my Kodak supervisor or an appropriate Kodak Human Resources representative of my intent to accept such position; and (c) at Kodak's request, to provide information and/or facilitate Kodak's communication with such Competing Business concerning the nature, scope and responsibilities of such position.
- 3.4 During the Post-Employment Period, the restrictions of section 3.3 will apply only to my work or activities within the relevant geographic area(s) or with the accounts, as defined in this section.
 - 3.4.1 If I was employed by Kodak in a sales or service job immediately prior to the termination of my employment, and if my responsibilities were confined to specific territories, accounts, or regions, then the restrictions will apply to: (a) any and all sales or service territories, or regions in which I worked within the two (2) years prior to termination of my employment and, (b) the then existing accounts and prospective accounts of Kodak with which I worked within the two (2) years immediately preceding termination of my employment with Kodak.

- 3.4.2 If, immediately prior to the termination of my Kodak employment: (a) I was employed by Kodak in a sales or service job and my responsibilities were not confined to specific territories, accounts or regions, or (b) if I was employed by Kodak in any other capacity, then the relevant geographic area(s) will consist of the United States and any other country to which my responsibilities extended, unless a narrower geographic area would be sufficient to protect from disclosure the Kodak Confidential Information of which I have knowledge.
- 3.4.3 I understand and agree that the foregoing geographic restrictions are necessary in light of the international scope of the Kodak Business and the business of Kodak's competitors, and that the disclosure or use anywhere of Kodak Confidential Information to or for the benefit of a Competing Business would irreparably harm Kodak.
- 3.4.4 If during the Post-Employment Period, this Agreement prohibits me from accepting an offer of full-time employment consistent with my skills, abilities, and education solely because of the provisions of this section 3, and if I provide to Kodak proof of such offer and rejection, the provisions of this section 3 shall thereafter continue to bind me only as long as Kodak pays me, for each month in which I am unable to secure a position consistent with my skills, abilities, and education, an amount equal to 1/12th of my annual total target compensation at the time of termination (exclusive of employee benefits, non-recurring bonuses, vacation pay and/or other special compensation), less any severance, separation or termination benefits or the like that I am entitled to receive from Kodak for the same pay period, and less any compensation I receive during the same period in the form of unemployment insurance or in exchange for any employment, consulting or other work I have undertaken. Any such payments will also be less all amounts that Kodak is required by law to withhold. Notwithstanding anything in this Agreement to the contrary, I understand that if Kodak declines or ceases to make one or more payments to me due to my failure to comply with the restrictions and obligations I have agreed to under the terms of this Agreement, or for any of the reasons enumerated in Section 3.4.6 below, I will not be excused from, and will continue to be subject to, all of the restrictions and obligations set forth in this section 3.
- 3.4.5 In return for any payments made by Kodak under section 3.4.4, I agree to make conscientious, aggressive and continuing efforts to find other employment or income consistent with my skills, abilities and education but not prohibited by this section 3. Within seven (7) days of Kodak's request, I will provide documentation satisfactory to Kodak of my efforts to obtain employment or income, all employment, contracting, or consulting offers I have received during the Post-Employment Period, the amount of any income received from employment (including self-employment), contracting, consulting, or any other work performed by me, and the identity of the employer offering employment, or other entity requesting contracting or consulting services or other work, and any other information or documents reasonably necessary for Kodak to verify my income and employment status.
- 3.4.6 Kodak, at its option and sole discretion, may decline to make post-employment compensation payments:
- (1) for any month during which I, in the reasonable determination of Kodak, have not conscientiously sought employment, or

- (2) for any month during which I have failed to provide documentation requested by Kodak, as provided for above, or
- (3) if I breach this Agreement or any other post-employment obligations I may owe Kodak; or
- (4) if I reject an offer of employment that Kodak does not deem to be in violation of section 3.3 above; or
- (5) by giving me written permission to accept available employment or by giving me a written release from some or all of the obligations of section 3 of this Agreement (in which case, the terms of such release shall govern my obligations for the remainder of the Post-Employment Period); or
- (6) if I am terminated from Kodak or any subsequent employment, contracting, or consulting engagement "for cause," which as defined herein includes, but is not limited to, the following:
 - neglect of duties, failure to follow policies or supervisor's directives, or insubordination;
 - dishonesty, deception, fraud, or breach of trust or loyalty in connection with the affairs of an employer;
 - conviction of any felony, gross misdemeanor, or misdemeanor, other than a minor traffic offense;
 - any act or omission in the scope of employment that places an employer in violation of any applicable law or regulation; or
 - breach of any of the material terms or conditions contained in this Agreement.

3.5 I understand that this section 3 will not be effective at any time during which I am employed by Kodak in the State of California.

4. Nonsolicitation

During my Kodak employment and for a period of one (1) year after termination of my employment for any reason (whether voluntarily or involuntarily or with or without cause), I will not, directly or indirectly, either for myself or for the benefit of any other person or entity: (i) induce or attempt to induce any employee of Kodak to leave the employ of Kodak, (ii) in any way interfere with the relationships between Kodak and any employee of Kodak, (iii) employ or otherwise engage as an employee, independent contractor or otherwise, any person who has been an employee of Kodak during the six months immediately preceding such employment or (iv) solicit, entice, call upon or in any way for the purpose of diverting or taking away or attempting to divert or take away any of Kodak's customers and suppliers to do business with a Competing Business.

5. Return of Property

I agree that, upon termination of my employment for any reason (whether voluntary or involuntary or with or without cause), I will immediately return to Kodak, (i) all Kodak Confidential Information in any form (including without limitation printed, handwritten, and electronically-stored materials or information), together with all copies, thereof, within my possession, custody or control and; (ii) all other Kodak property in my possession, custody or control, including, but not limited to, office keys, identification badges or passes, Kodak credit cards, automobiles, computer equipment and software ("Kodak Property"). Under no circumstances will I deliver or give such Kodak Confidential Information or Kodak Property to any person or entity without Kodak management's advance written permission and, upon Kodak's request, I will verify that I have not done so.

6. At-Will Employment

I understand that, regardless of any statement made to me or contained in any handbook, policy statement, or other document, my employment will be "at-will". That is, I will be free to terminate my employment at any time, for any reason, and Kodak is free to do the same. No other agreement relating to this issue will be effective unless it is contained in a written agreement which: (1) mentions me by name; (2) references this Agreement by name and date; (3) specifically acknowledges that it is intended to amend this Agreement; and (4) is signed by a Kodak corporate officer and me.

7. Business Conduct

I understand that Kodak is an ethical company and that I am required to adhere to Kodak's policies and procedures regarding ethical business practices, including but not limited to, Kodak's conflict of interest policy and policies concerning the protection of Kodak Confidential Information. I understand that my failure to do so constitutes a breach of this Agreement.

8. Miscellaneous.

- 8.1 I agree that Kodak has provided me with valuable consideration for accepting the terms and conditions set forth in this Agreement, including those set forth in section 3. Among other things, that consideration includes my employment and/or continued employment and certain benefits to be received by me in connection with such employment, some of which may be conditioned upon a validly executed Employee's Agreement.
- 8.2 This Agreement replaces any and all previous agreements relating to the same or similar matters that I may have entered into with Kodak with respect to my present or any future period of employment by Kodak. Further, the terms of this Agreement shall inure to the benefit of the successors and assigns of Kodak and shall be binding upon my heirs, assigns, administrators and representatives. No oral agreement, statement or representation shall be effective to alter the terms of this Agreement.
- 8.3 I understand and agree that a breach of the provisions of this Agreement will cause Kodak irreparable injury that may not be compensable by receipt of money damages. I, therefore, expressly agree that Kodak shall be entitled, in addition to any other remedies legally available, to injunctive and/or other equitable relief, including but not limited to temporary, preliminary and/or permanent injunctive relief, to prevent or remedy a breach of this Agreement, or any part hereof, and to payment of reasonable attorneys fees it incurs in enforcing this Agreement.
- 8.4 If any one or more of the provisions of this Agreement shall be found to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby. If any one or more of the provisions of this Agreement is for any reason held unacceptably broad, it shall be construed or rewritten (blue-lined) so as to be enforceable to the extent of the greatest protection to Kodak under existing law.

8.5 All titles or headings in this agreement are for convenience only and shall not affect the meaning of any provision herein.

8.6 THIS AGREEMENT IS ENTERED INTO IN THE STATE OF NEW YORK AND SHALL BE GOVERNED BY AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK, WITHOUT REFERENCE TO PRINCIPALS OF CONFLICT OF LAWS. I UNDERSTAND AND AGREE THAT ANY ACTION OR PROCEEDING UNDER, IN CONNECTION WITH OR RELATING TO, THIS AGREEMENT SHALL BE BROUGHT IN AND ADJUDICATED BY THE UNITED STATES DISTRICT COURT, WESTERN DISTRICT OF NEW YORK IN ROCHESTER, NEW YORK, UNLESS THERE IS NO BASIS FOR FEDERAL JURISDICTION, IN WHICH CASE SUCH ACTION OR PROCEEDING SHALL BE BROUGHT IN AND ADJUDICATED BY THE STATE OF NEW YORK, SUPREME COURT, COUNTY OF MONROE.

Dated _____, 201

Signature of Employee

Global I.D.

Employee Name (Print or Type)

Address



July 30, 2013

Laura Quatela

Re: Employment Agreement

Dear Laura:

This is your employment agreement (this “*Agreement*”) with Eastman Kodak Company, a New Jersey corporation (the “*Company*”).

1. Terms Schedule

Some of the terms of your employment are in the attached schedule (your “*Schedule*”), which is part of this Agreement.

2. Scheduled Term

Subject to your continued employment with the Company upon the occurrence of the “*Effective Date*” (as defined under the Joint Plan of Reorganization under Chapter 11 of the Bankruptcy Code filed by the Company (the “*Plan of Reorganization*”)), the term of this Agreement will begin on the Effective Date and end as stated in your Schedule (your “*Scheduled Term*”).

3. Your Position, Performance and Other Activities

(a) *Position.* You will be employed in the position stated in your Schedule.

(b) *Authority, Responsibilities, and Reporting.* Your authority, responsibilities and reporting relationships will correspond to your position and will include any particular authority, responsibilities and reporting relationships that the Company’s Board of Directors (the “*Board*”) or any officer of the Company to whom you report may assign to you from time to time.

(c) *Performance.* You are expected to devote your best efforts and all of your business time to the affairs of the Company. You may, however, engage in any charitable, civic and community activities, provided, however, such activities do not materially interfere with your duties and responsibilities.

4. Your Compensation

(a) *Salary*. You will receive an annual base salary (your “*Salary*”). Commencing on the Effective Date, your Salary will be the amount set forth in your Schedule. Your Salary will be paid in accordance with the Company’s normal payroll practices.

(b) *Annual Incentive*. You will be eligible to participate in the Company’s short-term variable pay plan for its management level employees, known as Executive Compensation for Excellence and Leadership (“EXCEL”) (your “*Annual Incentive*”). Your annual target award under EXCEL will be determined in accordance with your Schedule. Any actual award in a given annual performance period will depend upon performance against corporate goals selected by management and approved by the appropriate committee of the Board and will be paid in the discretion of such committee and management. The terms of the EXCEL plan itself govern and control all interpretations of the plan.

(c) *Transition Incentive Award*. You will be eligible to receive a cash incentive award based on the achievement of key transition goals established by the Company in its sole discretion prior to or promptly following the Effective Date, relating to the Personalized Imaging business. The amount and form of the award (the “*Transition Incentive Award*”) to be granted to you will be determined by the Company in accordance with the terms of your Schedule.

5. Your Benefits

(a) *Employee Benefit Plans*. During your employment, you will be entitled to participate in the Company’s employee benefit plans, including plans that provide retirement and welfare benefits.

(b) *Vacation*. You will be entitled to paid annual vacation on the same basis as immediately prior to the Effective Date.

(c) *Additional Benefits*. During your employment, you will be provided any additional benefits stated in your Schedule.

6. Termination of Your Employment; End of Scheduled Term

(a) *No Reason Required*. Your employment with Kodak is “at will,” and you or the Company may terminate your employment at any time for any reason, including prior to the end of your Scheduled Term. If your employment with the Company continues at the end of your Scheduled Term, the provisions of Section 3 through this Section 6 will cease to apply, and you will continue as an at-will employee of the Company. The remaining provisions of this Agreement will continue in accordance with their terms.

(b) *Related Definition*.

(1) “*Cause*” means any of the following: (A) your continued failure, for a period of at least 30 calendar days following a written warning, to perform your duties in a manner deemed satisfactory by your supervisor, in the exercise of his or her sole discretion; (B) your failure to follow a lawful written directive of the Chief Executive Officer, your supervisor or the Board; (C) your willful violation of any material rule, regulation, or policy that may be established from time to time

for the conduct of the Company's business; (D) your unlawful possession, use or sale of narcotics or other controlled substances, or performing job duties while illegally used controlled substances are present in your system; (E) any act or omission or commission by you in the scope of your employment (a) which results in the assessment of a civil or criminal penalty against you or the Company, or (b) which in the reasonable judgment of your supervisor could result in a material violation of any foreign or U.S. federal, state or local law or regulation having the force of law; (F) your conviction of or plea of guilty or no contest to any crime involving moral turpitude; (G) any misrepresentation of a material fact to, or concealment of a material fact from, your supervisor or any other person in the Company to whom you have a reporting relationship in any capacity; or (H) your breach of the Company's Business Conduct Guide or the Eastman Kodak Company Employee's Agreement.

(c) *Severance*. You will be eligible to participate in the Termination Allowance Plan ("TAP"), the Company's broad-based severance plan that provides termination allowance benefits in the event of certain qualifying terminations as set forth in TAP. For the avoidance of doubt, TAP benefits will not be provided if the Company terminates your employment for Cause.

7. On-going Restrictions on Your Activities

(a) *Employee's Agreement*. You acknowledge and agree that your Eastman Kodak Company Employee's Agreement is and will remain in full force and effect, including, without limitation, the provisions therein regarding nondisclosure of confidential information, non-competition with the Company during, and for up to eighteen (18) months following any termination of, your employment and non-solicitation of Company employees, customers and suppliers during, and for up to twelve (12) months following any termination of, your employment.

(b) *Your Importance to the Company and the Effect of this Section 7*. You acknowledge that:

(1) In the course of your involvement in the Company's activities, you will have access to confidential information and the Company's client base and will profit from the goodwill associated with the Company. On the other hand, in view of your access to confidential information and your importance to the Company, if you compete with the Company for some time after your employment, the Company will likely suffer significant harm. In return for the benefits you will receive from the Company and to induce the Company to enter into this Agreement, and in light of the potential harm you could cause the Company, you agree to the provisions of this Section 7. The Company would not have entered into this Agreement if you did not agree to this Section 7.

(2) This Section 7 may limit your ability to earn a livelihood. You acknowledge, however, that complying with this Section 7 will not result in severe economic hardship for you or your family.

(c) *Transition Assistance*. During the 90 days after Termination Notice has been given, you will take all actions the Company may reasonably request to maintain for the Company the business, goodwill and business relationships with any Clients.

(d) *Notice to New Employers.* Before you accept employment with any other person or entity while your Employee's Agreement is in effect, you will provide the prospective employer with written notice of the provisions of the Employee's Agreement and will deliver a copy of the notice to the Company.

8. Effect on Other Agreements

(a) *Prior Employment Agreements and Severance Rights.* This Agreement will supersede any earlier employment agreement and any earlier severance, change in control or similar rights you may have with any member of the Company.

(b) *Release of Executive Protection Plan Claims.* The Eastman Kodak Company Executive Protection Plan (the "ExPP") was not assumed pursuant to the Plan of Reorganization. The consideration offered herein is accepted by you as being in full accord, satisfaction, compromise and settlement of any and all claims that you may have against the Company that exist on or prior to the Effective Date arising out of or concerning amounts that are or may have been due and owing to you pursuant to the ExPP, and you expressly agree that you are not entitled to and will not receive any payments, benefits or other compensation or recovery of any kind from the Company with respect to the ExPP.

(c) *Effect on Other Agreements; Entire Agreement.* This Agreement is the entire agreement between you and the Company with respect to the relationship contemplated by this Agreement and supersedes any earlier agreement, written or oral, with respect to the subject matter of this Agreement. In entering into this Agreement, no party has relied on or made any representation, warranty, inducement, promise or understanding that is not in this Agreement.

9. Successors

(a) *Assignment by You.* You may not assign this Agreement without the Company's consent. Also, except as required by law, your right to receive payments or benefits under this Agreement may not be subject to execution, attachment, levy or similar process. Any attempt to effect any of the preceding in violation of this Section 9(a), whether voluntary or involuntary, will be void.

(b) *Assumption by Any Surviving Company.* Before the effectiveness of any merger, consolidation, statutory share exchange or similar transaction (including an exchange offer combined with a merger or consolidation) involving the Company (a "Reorganization") or any sale, lease or other disposition (including by way of a series of transactions or by way of merger, consolidation, stock sale or similar transaction involving one or more subsidiaries) of all or substantially all of the Company's consolidated assets (a "Sale"), the Company will cause (1) the Surviving Company to unconditionally assume this Agreement in writing and (2) a copy of the assumption to be provided to you. After the Reorganization or Sale, the Surviving Company will be treated for all purposes as the Company under this Agreement. The "Surviving Company" means (i) in a Reorganization, the entity resulting from the Reorganization or (ii) in a Sale, the entity that has acquired all or substantially all of the assets of the Company.

10. General Provisions

(a) *Administrator.* All compensation and benefits provided under this Agreement will be administered by the Chief Human Resources Officer for the Company (the "Administrator"). The Administrator will have total and exclusive responsibility to control, operate, manage and administer such compensation and benefits in accordance with their terms and all the authority that may be necessary or helpful to enable him to discharge his responsibilities with respect to them. Without limiting the generality of the preceding sentence, the Administrator will have the exclusive right to: interpret this Agreement, decide all questions concerning eligibility for and the amount of compensation and benefits payable, construe any ambiguous provision, correct any default, supply any omission, reconcile any inconsistency, and decide all questions arising in the administration, interpretation and application of this Agreement. The Administrator will have full discretionary authority in all matters related to the discharge of his responsibilities and the exercise of his authority, including, without limitation, his construction of the terms of this Agreement and his determination of eligibility for compensation and benefits. It is the intent of the parties hereto, that the decisions of the Administrator and his actions with respect to this Agreement will be final and binding upon all persons having or claiming to have any right or interest in or under this Agreement and that no such decision or actions shall be modified upon judicial review unless such decision or action is proven to be arbitrary or capricious.

(b) *Withholding.* You and the Company will treat all payments to you under this Agreement as compensation for services. Accordingly, the Company may withhold from any payment any taxes that are required to be withheld under any law, rule or regulation.

(c) *Confidentiality.* You agree to keep the existence of this letter confidential except that you may review it with your financial advisor, attorney or spouse/partner and with the Administrator.

(d) *Severability.* If any provision of this Agreement is found by any court of competent jurisdiction (or legally empowered agency) to be illegal, invalid or unenforceable for any reason, then (1) the provision will be amended automatically to the minimum extent necessary to cure the illegality or invalidity and permit enforcement and (2) the remainder of this Agreement will not be affected. In particular, if any provision of Section 7 is so found to violate law or be unenforceable because it applies for longer than a maximum permitted period or to greater than a maximum permitted area, it will be automatically amended to apply for the maximum permitted period and maximum permitted area.

(e) *No Set-Off.* Your and the Company's respective obligations under this Agreement will not be affected by any set-off, counterclaim, recoupment or other right you or any member of the Company may have against each other or anyone else (except as this Agreement specifically states). You do not need to seek other employment or take any other action to mitigate any amounts owed to you under this Agreement, and those amounts will not be reduced if you do obtain other employment.

(f) *Notices.* All notices, requests, demands and other communications under this Agreement must be in writing and will be deemed given (1) on the business day sent, when delivered by hand or facsimile transmission (with confirmation) during normal business hours, (2) on the business day after the business day sent, if delivered by a nationally recognized overnight courier or (3) on the third business day after the business day sent if

delivered by registered or certified mail, return receipt requested, in each case to the following address or number (or to such other addresses or numbers as may be specified by notice that conforms to this Section 10(f)):

If to you, to the address stated in your Schedule.

If to the Company or any other member of the Company, to:

Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attention: General Counsel
Facsimile: 585-724-9448

(g) *Amendments and Waivers.* Any provision of this Agreement may be amended or waived but only if the amendment or waiver is in writing and signed, in the case of an amendment, by you and the Company or, in the case of a waiver, by the party that would have benefited from the provision waived. Except as this Agreement otherwise provides, no failure or delay by you or the Company to exercise any right or remedy under this Agreement will operate as a waiver, and no partial exercise of any right or remedy will preclude any further exercise.

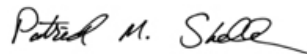
(h) *Jurisdiction; Choice of Forum; Costs.* You and the Company irrevocably submit to the exclusive jurisdiction of any state or federal court located in the County of New York over any controversy or claim arising out of or relating to or concerning this Agreement or any aspect of your employment with the Company (together, an “*Employment Matter*”). Both you and the Company (1) acknowledge that the forum stated in this Section 10(h) has a reasonable relation to this Agreement and to the relationship between you and the Company and that the submission to the forum will apply even if the forum chooses to apply non-forum law, (2) waive, to the extent permitted by law, any objection to personal jurisdiction or to the laying of venue of any action or proceeding covered by this Section 10(h) in the forum stated in this Section, (3) agree not to commence any such action or proceeding in any forum other than the forum stated in this Section 10(h) and (4) agree that, to the extent permitted by law, a final and non-appealable judgment in any such action or proceeding in any such court will be conclusive and binding on you and the Company. However, nothing in this Agreement precludes you or the Company from bringing any action or proceeding in any court for the purpose of enforcing the provisions of this Section 10(h). To the extent permitted by law, the Company will pay or reimburse any reasonable expenses, including reasonable attorney’s fees, you incur as a result of any Employment Matter.

(i) *Governing Law.* This Agreement will be governed by and construed in accordance with the law of the State of New York applicable to contracts made and to be performed entirely within that state.

(j) *Counterparts*. This Agreement may be executed in counterparts, each of which will constitute an original and all of which, when taken together, will constitute one agreement.

Very truly yours,

Eastman Kodak Company



By: Patrick M. Sheller
General Counsel, Secretary, Chief Administrative Officer And
Senior VP, EKC

Accepted and agreed:

/s/ Laura Quatela

Laura Quatela

Date:

TERMS SCHEDULE

<i>Name and address for notices</i>	Laura Quatela Address currently on file with the Company.
<i>Position</i>	You will serve as Senior Vice President, Eastman Kodak Company.
<i>Scheduled Term</i>	Your Scheduled Term begins on the Effective Date and is initially scheduled to end on the 3rd anniversary of the Effective Date.
<i>Starting Salary</i>	\$465,000
<i>Annual Incentive</i>	The target level for your Annual Incentive will be at least 75% of your Salary.
<i>Transition Incentive Award</i>	Eligible to receive a transition incentive award of up to \$813,750 payable in cash based on achievement of key transition goals established by the Company in its sole discretion prior to or promptly following the Effective Date.
<i>Additional Benefits</i>	N/A



July 30, 2013

Patrick Sheller

Re: Employment Agreement

Dear Patrick:

This is your employment agreement (this “*Agreement*”) with Eastman Kodak Company, a New Jersey corporation (the “*Company*”).

1. Terms Schedule

Some of the terms of your employment are in the attached schedule (your “*Schedule*”), which is part of this Agreement.

2. Scheduled Term

Subject to your continued employment with the Company upon the occurrence of the “*Effective Date*” (as defined under the Joint Plan of Reorganization under Chapter 11 of the Bankruptcy Code filed by the Company (the “*Plan of Reorganization*”)), the term of this Agreement will begin on the Effective Date and end as stated in your Schedule (your “*Scheduled Term*”).

3. Your Position, Performance and Other Activities

(a) *Position.* You will be employed in the position stated in your Schedule.

(b) *Authority, Responsibilities, and Reporting.* Your authority, responsibilities and reporting relationships will correspond to your position and will include any particular authority, responsibilities and reporting relationships that the Company’s Board of Directors (the “*Board*”) or any officer of the Company to whom you report may assign to you from time to time.

(c) *Performance.* You are expected to devote your best efforts and all of your business time to the affairs of the Company. You may, however, engage in any charitable, civic and community activities, provided, however, such activities do not materially interfere with your duties and responsibilities.

4. Your Compensation

(a) *Salary*. You will receive an annual base salary (your “*Salary*”). Commencing on the Effective Date, your Salary will be the amount set forth in your Schedule. Your Salary will be paid in accordance with the Company’s normal payroll practices.

(b) *Annual Incentive*. You will be eligible to participate in the Company’s short-term variable pay plan for its management level employees, known as Executive Compensation for Excellence and Leadership (“EXCEL”) (your “*Annual Incentive*”). Your annual target award under EXCEL will be determined in accordance with your Schedule. Any actual award in a given annual performance period will depend upon performance against corporate goals selected by management and approved by the appropriate committee of the Board and will be paid in the discretion of such committee and management. The terms of the EXCEL plan itself govern and control all interpretations of the plan.

(c) *Long-Term Incentive Awards*. You will be eligible to participate in the Company’s Long-Term Incentive (LTI) program under the Eastman Kodak Company 2013 Omnibus Incentive Plan (the “*Omnibus Plan*”). The amount and form of the award (the “*Long-Term Equity Award*”) to be granted to you will be determined by the Company in accordance with the terms of the Omnibus Plan and your Schedule. The specific terms, conditions and restrictions on any Long-Term Equity Award will be contained in the Administrative Guide and Award Notice delivered to you within twenty (20) business days of the grant date.

(d) *Emergence Award*. On or shortly after the Effective Date, you will be granted the emergence equity award stated in your Schedule, which will be subject to the terms and conditions set forth in the Omnibus Plan and the applicable award agreement.

5. Your Benefits

(a) *Employee Benefit Plans*. During your employment, you will be entitled to participate in the Company’s employee benefit plans, including plans that provide retirement and welfare benefits.

(b) *Vacation*. You will be entitled to paid annual vacation on the same basis as immediately prior to the Effective Date.

(c) *Additional Benefits*. During your employment, you will be provided any additional benefits stated in your Schedule.

6. Termination of Your Employment; End of Scheduled Term

(a) *No Reason Required*. Neither you nor the Company is under any obligation to continue your employment beyond the Scheduled Term. In addition, you or the Company may terminate your employment early at any time for any reason, or for no reason, subject to compliance with Section 6(c).

(b) *Related Definitions*.

(1) “*Cause*” means any of the following: (A) your continued failure, for a period of at least 30 calendar days following a written warning, to perform your

duties in a manner deemed satisfactory by your supervisor, in the exercise of his or her sole discretion; (B) your failure to follow a lawful written directive of the Chief Executive Officer, your supervisor or the Board; (C) your willful violation of any material rule, regulation, or policy that may be established from time to time for the conduct of the Company's business; (D) your unlawful possession, use or sale of narcotics or other controlled substances, or performing job duties while illegally used controlled substances are present in your system; (E) any act or omission or commission by you in the scope of your employment (a) which results in the assessment of a civil or criminal penalty against you or the Company, or (b) which in the reasonable judgment of your supervisor could result in a material violation of any foreign or U.S. federal, state or local law or regulation having the force of law; (F) your conviction of or plea of guilty or no contest to any crime involving moral turpitude; (G) any misrepresentation of a material fact to, or concealment of a material fact from, your supervisor or any other person in the Company to whom you have a reporting relationship in any capacity; or (H) your breach of the Company's Business Conduct Guide or the Eastman Kodak Company Employee's Agreement.

(2) "Disability" means disability under the terms of the Company's Long-Term Disability Plan.

(3) "Good Reason" means any of the following: (A) a material diminution in your total target cash compensation, comprised of your Salary and target Annual Incentive; (B) a material diminution in your authority or responsibilities as provided in Section 3(b); (C) the transfer of your primary work site to a new primary work site that increases your one-way commute to work by more than 35 miles; (D) any material breach of this Agreement by the Company; or (E) any purported termination by the Company of your employment other than as expressly permitted by this Agreement.

(c) *Advance Notice Generally Required.*

(1) To terminate your employment before the end of the Scheduled Term, either you or the Company must provide a Termination Notice to the other. A "Termination Notice" is a written notice that states the specific provision of this Agreement on which termination is based, including, if applicable, the specific clause of the definition of Cause or Good Reason and a reasonably detailed description of the facts that permit termination under that clause; *provided*, that the failure to include any fact in a Termination Notice that contributes to a showing of Cause or Good Reason does not preclude either party from asserting that fact in enforcing its rights under this Agreement.

If you do not give a Termination Notice within 90 days after you have knowledge that an event constituting Good Reason has occurred, the event will no longer constitute Good Reason. In addition, you must give the Company 30 days to cure the first event constituting Good Reason.

(2) You and the Company agree to provide at least 30 days' advance Termination Notice of any termination, *unless* your employment is terminated by the Company for Cause or because of your Disability or death. If you die or become Disabled after you provide a valid Termination Notice with Good Reason or the Company provides Termination Notice without Cause, your termination will be treated as a termination with Good Reason or without Cause, effective as of the date of your Disability or death.

Following receipt of such notice, the Company may, at its sole discretion, choose to either (1) waive that notice period (thereby immediately terminating your employment) or (2) place you on paid leave, at your then-current salary for any or all of the notice period.

(d) *With Good Reason or Without Cause.* If, during the Scheduled Term, the Company terminates your employment without Cause or you terminate your employment with Good Reason:

(1) The Company will pay the following as of the end of your employment: (A) accrued but unpaid Salary up to the last day of your employment, (B) your Salary for any accrued but unused vacation, and (C) any accrued expense reimbursements and other cash entitlements (including for accrued expense reimbursement for which supporting documentation is submitted within 30 days after termination of your employment) (together, your "*Accrued Compensation*"). In addition, the Company will timely pay you any amounts and provide you any benefits that are required, or to which you are entitled, under any plan, contract or arrangement of the Company as of the end of your employment (together, the "*Other Benefits*").

(2) The Company will pay you severance ("*Severance Payments*") in an amount equal to (A) the sum of your Salary and your annual target Annual Incentive for the fiscal year in which the Termination Notice is given (or if such target Annual Incentive has not yet been established for such fiscal year, the target Annual Incentive for the fiscal year prior to the year in which the Termination Notice is given) *multiplied by* (B) the severance multiplier provided on your Schedule (your "*Severance Multiplier*").

(3) Your Annual Incentive will be governed by the terms of the EXCEL plan and any applicable Administrative Guide or Award Notice.

(4) Your Emergence Award and Long-Term Equity Awards will continue to vest and remain exercisable according to the terms of the applicable award, in each case without regard to any continued employment condition. The benefits in this Section 6(d)(4) are referred to as "*Continued Vesting*".

(e) *For Cause or without Good Reason.* If the Company terminates your employment for Cause or you terminate your employment without Good Reason, the Company will pay your Accrued Compensation and your Other Benefits; however, in connection with any termination of your employment by you without Good Reason, you will remain eligible for continued vesting and/or payment of your Emergence Award and any other equity-based compensation awarded by the Company or any affiliate, in accordance with the terms of such awards.

(f) *For Your Disability or Death.* If, during the Scheduled Term, your employment terminates as a result of your Disability or death, the Company will pay your Accrued Compensation and will provide Continued Vesting and your Other Benefits.

(g) *Benefits Bearing.* In no event shall any of the severance payments or benefits provided under this Section 6 be “benefits bearing.”

(h) *Clawback.* In the event you breach any of the terms of the Eastman Kodak Company Employees’ Agreement, this Agreement or the release described in Section 6(i) below, in addition to and not in lieu of any other remedies that the Company may pursue against you, no further severance payments will be made to you pursuant to this Section 6 and you agree to immediately repay to the Company all moneys previously paid to you pursuant to this Section 6.

(i) *Timing.* The benefits provided in this Section 6 will begin at the end of your employment, and any cash payments owed to you under this Section 6 will be paid in one lump sum 65 days following your date of termination except for Severance Payments, which will be made consistently with the Company’s normal payroll cycles and begin as soon as administratively practicable after your separation from service subject to Section 6(j). Notwithstanding the foregoing, any Severance Payments and any Continued Vesting will only be provided if, at the time of your termination, you provide a release of any and all claims you may have with respect to the Company (other than the benefits provided in Section 5 and the other rights under this Agreement that continue following your employment) in a form provided by the Company such that you have taken all action necessary for such release to become effective and irrevocable no later than 65 days following your date of termination. The Termination Allowance Plan (“TAP”) provides broad-based severance benefits to eligible Company employees. In accordance with the terms of TAP, you acknowledge that the amount of TAP benefits for which you may become eligible is calculated by reducing the benefit determined under the TAP formula by the Severance Payments under this Agreement. Since the Severance Payments (a minimum of one year’s base salary) exceed the maximum benefit payable under TAP (six month’s base salary), you agree that if you become eligible for Severance Payments under this Agreement you will not be entitled to TAP benefits. Should a court nevertheless award you TAP benefits in such circumstances, you agree that the amount of Severance Payments will be reduced by such award and be immediately repaid to the Company.

(j) *Section 409A.* This Agreement is intended to comply with or be exempt from the requirements of Section 409A of the Code (“*Section 409A*”) with respect to amounts, if any, subject thereto and shall be interpreted, construed and performed consistent with such intent. To the extent you would otherwise be entitled to any payment that under this Agreement, or any plan or arrangement of the Company or its affiliates, constitutes “deferred compensation” subject to Section 409A, and that if paid during the six months beginning on the date of termination of your employment would be subject to the Section 409A additional tax because you are a “specified employee” (within the meaning of Section 409A and as determined by the Company), the payment, together with any earnings on it, will be paid to you on the earlier of the six-month anniversary of your date of termination or your death. Similarly, to the extent you would otherwise be entitled to any benefit (other than a payment) during the six months beginning on termination of your employment that would be subject to the Section 409A additional tax, the benefit will be delayed and will begin being provided (together, if applicable, with an adjustment to compensate you for the delay) on the earlier of the six-month anniversary of your date of termination or your death or change in control (within the meaning of Section 409A). In addition, any payment or benefit due upon a termination of your employment that represents “deferred compensation” subject to Section 409A shall be paid or provided to you only upon a “separation from service” as defined in Treas. Reg. § 1.409A-1(h). Each payment under this Agreement shall be deemed to be a separate payment for purposes of

Section 409A, amounts payable under Sections 6(d)(1) and 6(d)(2) shall be deemed not to be “deferred compensation” subject to Section 409A to the extent provided in the exceptions in Treas. Reg. Sections 1.409A-1(b)(4) (“short-term deferrals”) and (b)(9) (“separation pay plans,” including the exception under subparagraph (iii)) and other applicable provisions of Treas. Reg. Section 1.409A-1 through A-6.

Notwithstanding anything to the contrary in this Agreement or elsewhere, any payment or benefit under this Agreement or otherwise that is exempt from Section 409A pursuant to Treas. Reg. Section 1.409A-1(b)(9)(v)(A) or (C) shall be paid or provided to you only to the extent that the expenses are not incurred, or the benefits are not provided, beyond the last day of your second taxable year following your taxable year in which the “separation from service” occurs; and *provided further* that such expenses are reimbursed no later than the last day of your third taxable year following the taxable year in which your “separation from service” occurs. Except as otherwise expressly provided herein, to the extent any expense reimbursement or the provision of any in-kind benefit under this Agreement is determined to be subject to Section 409A, the amount of any such expenses eligible for reimbursement, or the provision of any in-kind benefit, in one calendar year shall not affect the expenses eligible for reimbursement in any other taxable year (except for any lifetime or other aggregate limitation applicable to medical expenses), in no event shall any expenses be reimbursed after the last day of the calendar year following the calendar year in which you incurred such expenses, and in no event shall any right to reimbursement or the provision of any in-kind benefit be subject to liquidation or exchange for another benefit.

(k) *End of Scheduled Term.* If your employment with the Company continues at the end of your Scheduled Term, the provisions of Section 3 through this Section 6 will cease to apply and you will continue as an at-will employee of the Company. The remaining provisions of this Agreement will continue in accordance with their terms.

7. On-going Restrictions on Your Activities

(a) *Employee’s Agreement.* You acknowledge and agree that your Eastman Kodak Company Employee’s Agreement is and will remain in full force and effect, including, without limitation, the provisions therein regarding nondisclosure of confidential information, non-competition with the Company during, and for up to eighteen (18) months following any termination of, your employment and non-solicitation of Company employees, customers and suppliers during, and for up to twelve (12) months following any termination of, your employment.

(b) *Your Importance to the Company and the Effect of this Section 7.* You acknowledge that:

(1) In the course of your involvement in the Company’s activities, you will have access to confidential information and the Company’s client base and will profit from the goodwill associated with the Company. On the other hand, in view of your access to confidential information and your importance to the Company, if you compete with the Company for some time after your employment, the Company will likely suffer significant harm. In return for the benefits you will receive from the Company and to induce the Company to enter into this Agreement, and in light of the potential harm you could cause the Company, you agree to the provisions of this Section 7. The Company would not have entered into this Agreement if you did not agree to this Section 7.

(2) This Section 7 may limit your ability to earn a livelihood. You acknowledge, however, that complying with this Section 7 will not result in severe economic hardship for you or your family.

(c) *Transition Assistance*. During the 90 days after Termination Notice has been given, you will take all actions the Company may reasonably request to maintain for the Company the business, goodwill and business relationships with any Clients.

(d) *Notice to New Employers*. Before you accept employment with any other person or entity while your Employee's Agreement is in effect, you will provide the prospective employer with written notice of the provisions of the Employee's Agreement and will deliver a copy of the notice to the Company.

8. Effect on Other Agreements

(a) *Prior Employment Agreements and Severance Rights*. This Agreement will supersede any earlier employment agreement and any earlier severance, change in control or similar rights you may have with any member of the Company.

(b) *Release of Executive Protection Plan Claims*. The Eastman Kodak Company Executive Protection Plan (the "ExPP") was not assumed pursuant to the Plan of Reorganization. The consideration offered herein is accepted by you as being in full accord, satisfaction, compromise and settlement of any and all claims that you may have against the Company that exist on or prior to the Effective Date arising out of or concerning amounts that are or may have been due and owing to you pursuant to the ExPP, and you expressly agree that you are not entitled to and will not receive any payments, benefits or other compensation or recovery of any kind from the Company with respect to the ExPP.

(c) *Effect on Other Agreements; Entire Agreement*. This Agreement is the entire agreement between you and the Company with respect to the relationship contemplated by this Agreement and supersedes any earlier agreement, written or oral, with respect to the subject matter of this Agreement. In entering into this Agreement, no party has relied on or made any representation, warranty, inducement, promise or understanding that is not in this Agreement.

9. Successors

(a) *Assignment by You*. You may not assign this Agreement without the Company's consent. Also, except as required by law, your right to receive payments or benefits under this Agreement may not be subject to execution, attachment, levy or similar process. Any attempt to effect any of the preceding in violation of this Section 9(a), whether voluntary or involuntary, will be void.

(b) *Assumption by Any Surviving Company*. Before the effectiveness of any merger, consolidation, statutory share exchange or similar transaction (including an exchange offer combined with a merger or consolidation) involving the Company (a "Reorganization") or any sale, lease or other disposition (including by way of a series of transactions or by way of merger, consolidation, stock sale or similar transaction involving one or more subsidiaries) of all or substantially all of the Company's consolidated assets (a "Sale"), the Company will cause (1) the Surviving Company to unconditionally assume this Agreement in writing and (2) a copy of the assumption to be provided to you. After the

Reorganization or Sale, the Surviving Company will be treated for all purposes as the Company under this Agreement. The “*Surviving Company*” means (i) in a Reorganization, the entity resulting from the Reorganization or (ii) in a Sale, the entity that has acquired all or substantially all of the assets of the Company.

10. General Provisions

(a) *Administrator*. All compensation and benefits provided under this Agreement will be administered by the Chief Human Resources Officer for the Company (the “*Administrator*”). The Administrator will have total and exclusive responsibility to control, operate, manage and administer such compensation and benefits in accordance with their terms and all the authority that may be necessary or helpful to enable him to discharge his responsibilities with respect to them. Without limiting the generality of the preceding sentence, the Administrator will have the exclusive right to: interpret this Agreement, decide all questions concerning eligibility for and the amount of compensation and benefits payable, construe any ambiguous provision, correct any default, supply any omission, reconcile any inconsistency, and decide all questions arising in the administration, interpretation and application of this Agreement. The Administrator will have full discretionary authority in all matters related to the discharge of his responsibilities and the exercise of his authority, including, without limitation, his construction of the terms of this Agreement and his determination of eligibility for compensation and benefits. It is the intent of the parties hereto, that the decisions of the Administrator and his actions with respect to this Agreement will be final and binding upon all persons having or claiming to have any right or interest in or under this Agreement and that no such decision or actions shall be modified upon judicial review unless such decision or action is proven to be arbitrary or capricious.

(b) *Withholding*. You and the Company will treat all payments to you under this Agreement as compensation for services. Accordingly, the Company may withhold from any payment any taxes that are required to be withheld under any law, rule or regulation.

(c) *Confidentiality*. You agree to keep the existence of this letter confidential except that you may review it with your financial advisor, attorney or spouse/partner and with the Administrator.

(d) *Severability*. If any provision of this Agreement is found by any court of competent jurisdiction (or legally empowered agency) to be illegal, invalid or unenforceable for any reason, then (1) the provision will be amended automatically to the minimum extent necessary to cure the illegality or invalidity and permit enforcement and (2) the remainder of this Agreement will not be affected. In particular, if any provision of Section 7 is so found to violate law or be unenforceable because it applies for longer than a maximum permitted period or to greater than a maximum permitted area, it will be automatically amended to apply for the maximum permitted period and maximum permitted area.

(e) *No Set-Off*. Your and the Company’s respective obligations under this Agreement will not be affected by any set-off, counterclaim, recoupment or other right you or any member of the Company may have against each other or anyone else (except as this Agreement specifically states). You do not need to seek other employment or take any other action to mitigate any amounts owed to you under this Agreement, and those amounts will not be reduced if you do obtain other employment.

(f) *Notices.* All notices, requests, demands and other communications under this Agreement must be in writing and will be deemed given (1) on the business day sent, when delivered by hand or facsimile transmission (with confirmation) during normal business hours, (2) on the business day after the business day sent, if delivered by a nationally recognized overnight courier or (3) on the third business day after the business day sent if delivered by registered or certified mail, return receipt requested, in each case to the following address or number (or to such other addresses or numbers as may be specified by notice that conforms to this Section 10(g)):

If to you, to the address stated in your Schedule.

If to the Company or any other member of the Company, to:

Eastman Kodak Company
343 State Street
Rochester, New York 14650
Attention: General Counsel
Facsimile: 585-724-9448

(g) *Amendments and Waivers.* Any provision of this Agreement may be amended or waived but only if the amendment or waiver is in writing and signed, in the case of an amendment, by you and the Company or, in the case of a waiver, by the party that would have benefited from the provision waived. Except as this Agreement otherwise provides, no failure or delay by you or the Company to exercise any right or remedy under this Agreement will operate as a waiver, and no partial exercise of any right or remedy will preclude any further exercise.

(h) *Jurisdiction; Choice of Forum; Costs.* You and the Company irrevocably submit to the exclusive jurisdiction of any state or federal court located in the County of New York over any controversy or claim arising out of or relating to or concerning this Agreement or any aspect of your employment with the Company (together, an "*Employment Matter*"). Both you and the Company (1) acknowledge that the forum stated in this Section 10(i) has a reasonable relation to this Agreement and to the relationship between you and the Company and that the submission to the forum will apply even if the forum chooses to apply non-forum law, (2) waive, to the extent permitted by law, any objection to personal jurisdiction or to the laying of venue of any action or proceeding covered by this Section 10(i) in the forum stated in this Section, (3) agree not to commence any such action or proceeding in any forum other than the forum stated in this Section 10(i) and (4) agree that, to the extent permitted by law, a final and non-appealable judgment in any such action or proceeding in any such court will be conclusive and binding on you and the Company. However, nothing in this Agreement precludes you or the Company from bringing any action or proceeding in any court for the purpose of enforcing the provisions of this Section 10(i). To the extent permitted by law, the Company will pay or reimburse any reasonable expenses, including reasonable attorney's fees, you incur as a result of any Employment Matter.

(i) ***Governing Law.*** This Agreement will be governed by and construed in accordance with the law of the State of New York applicable to contracts made and to be performed entirely within that state.

(j) *Counterparts*. This Agreement may be executed in counterparts, each of which will constitute an original and all of which, when taken together, will constitute one agreement.

Very truly yours,

Eastman Kodak Company

A handwritten signature in black ink, appearing to read "Antonio M. Perez", is written over a horizontal line.

By: Antonio M. Perez
Chairman and Chief Executive Officer, EKC

Accepted and agreed:

/s/ Patrick Sheller

Patrick Sheller

Date:

TERMS SCHEDULE

<i>Name and address for notices</i>	Patrick Sheller Address currently on file with the Company.
<i>Position</i>	You will serve as Chief Administrative Officer, General Counsel, and Senior VP, EKC.
<i>Scheduled Term</i>	Your Scheduled Term begins on the Effective Date and is initially scheduled to end on the 3 rd anniversary of the Effective Date.
<i>Starting Salary</i>	\$401,500
<i>Annual Incentive</i>	The target level for your Annual Incentive will be at least 65% of your Salary.
<i>Emergence Award</i>	Restricted stock units with a grant date fair value equal to \$253,500 that vest in three equal, annual installments beginning on the first anniversary of the Effective Date.
<i>Long-Term Equity Award</i>	The target level for your Long-Term Equity Award will be at least \$604,800.
<i>Severance Multiplier</i>	1.5
<i>Additional Benefits</i>	N/A

CERTIFICATION

I, Antonio M. Perez, certify that:

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

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

Date: November 12, 2013

CERTIFICATION

I, Rebecca A. Roof, certify that:

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

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

Date: November 12, 2013

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

In connection with the Quarterly Report of Eastman Kodak Company (the "Company") on Form 10-Q for the period ended September 30, 2013 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Antonio M. Perez, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

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

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

Date: November 12, 2013

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

In connection with the Quarterly Report of Eastman Kodak Company (the "Company") on Form 10-Q for the period ended September 30, 2013 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Rebecca A. Roof, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

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

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

Date: November 12, 2013