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UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

COMMISSIONERS:

Robert Pitofsky, Chairman Sheila F. Anthony Mozelle W. Thompson Orson Swindle

In the Matter of

FEDERAL-MOGUL CORPORATION, a corporation,

and

T&N PLC, a corporation.

DOCKET NO. C-3836

DECISION AND ORDER

The Federal Trade Commission ("the Commission"), having initiated an investigation of the proposed acquisition by Federal-Mogul Corporation of T&N plc, hereinafter sometimes referred to as the "respondents," and having been furnished thereafter with a copy of a draft of complaint which the Bureau of Competition proposed to present to the Commission for its consideration and which, if issued by the Commission, would charge respondent with a violation of Section 5 of the Federal Trade Commission Act, as amended, 15 U.S.C. § 45, and a violation of Section 7 of the Clayton Act, as amended, 15 U.S.C. § 18; and

The respondents, their attorneys, and counsel for the Commission having thereafter executed an agreement containing a consent order, an admission by the respondents of all the jurisdictional facts set forth in the aforesaid draft of complaint, a statement that the signing of said agreement is for settlement purposes only and does not constitute an admission by respondents that the law has been violated as alleged in such complaint, and waivers and other provisions as required by the Commission's Rules; and

The Commission, having thereafter considered the matter and having determined that it had reason to believe that the respondents have violated the said Acts, and that a complaint should issue stating its charges in that respect, and having thereupon accepted the executed consent agreement and placed such agreement on the public record for a period of sixty (60) days, and

having duly considered the comments filed thereafter by interested persons pursuant to § 2.34 of its Rules, and having modified the consent order in some respects, now in further conformity with the procedure prescribed in § 2.34 of its Rules, the Commission hereby issues its complaint, makes the following jurisdictional findings and enters the following order:

- 1. Respondent Federal-Mogul Corporation ("Federal-Mogul") is a corporation organized, existing and doing business under and by virtue of the laws of Michigan, with its office and principal place of business located at 26555 Northwestern Highway, Southfield, Michigan 48034.
- 2. Respondent T&N plc ("T&N) is a public limited company organized, existing and doing business under and by virtue of the laws of the United Kingdom, with its office and principal place of business located at Manchester International Office Centre, Styal Road, Manchester M22 5TN, England.
- 3. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of the respondents, and the proceeding is in the public interest.

ORDER

T.

IT IS ORDERED that, as used in this Order, the following definitions shall apply:

- A. "Federal-Mogul" means Federal-Mogul Corporation, its directors, officers, employees, agents, representatives, predecessors, successors, and assigns; its subsidiaries, divisions, groups and affiliates controlled by Federal-Mogul, and the respective directors, officers, employees, agents, representatives, successors, and assigns of each.
- B. "T&N" means T&N plc, its directors, officers, employees, agents, representatives, predecessors, successors, and assigns; its subsidiaries, divisions, groups and affiliates controlled by T&N, and the respective directors, officers, employees, agents, representatives, successors, and assigns of each.
- C. "Respondents" means Federal-Mogul and T&N, individually and collectively.
- D. "Commission" means the Federal Trade Commission.
- E. "Divestiture Date" means the date on which The Assets To Be Divested are divested by Federal-Mogul.
- F. "Thinwall Bearings" means lubricated friction bearings, commonly known as thinwall bearings, with a thickness of three-eighths inch or less, including, but not limited to,

half-shell engine bearings, full round bushings, flange bearings, and half and full round thrust washers for use in engine and non-engine applications in passenger cars and trucks and in industrial applications.

- G. "Polymer Bearings" means metal-backed polymer dry bearings for use in industrial applications and non-engine automotive components and manufactured at T&N's manufacturing facilities located at Kilmarnock, Scotland; Annecy, France; and Heilbronn, Germany.
- H. "Non-Automotive Heavywall Bearings" means the products listed in Appendix VI.
- I. "The Assets To Be Divested" means
 - 1. Glacier Vandervell, Inc., Glacier Vandervell Europe, and T&N Bearings Group Research and Development; all of the subsidiaries, divisions, groups and affiliates they control; all of their businesses and assets, tangible and intangible, including but not limited to facilities, technology, patent rights, and goodwill;
 - 2. all businesses and assets of T&N in the following locations: Caldwell, Ohio; Atlantic, Iowa; Bellefontaine, Ohio; Plymouth, Michigan; Middlesex, England; Cawston, England; Kilmarnock, Scotland; Whitehill, Scotland; Annecy, France; Paris, France; Dieuze, France; Trento, Italy; and Heilbronn, Germany;
 - 3. the McConnellsville Strip Facility;
 - 4. all rights, titles, and interests in the trademarks listed at Appendix V and the patents listed at Appendix VII and Appendix VIII;
 - 5. a perpetual, royalty-free license to use the P/2531.GB2 machine tool patent for any and all applications;
 - 6. all other businesses and assets, tangible and intangible, relating to the research, development, manufacture, or sale of Thinwall Bearings and Polymer Bearings by T&N, regardless of where the business or assets are located in the world and regardless of whether used exclusively for such purposes, including, without limitation, the following:
 - a. all machinery, fixtures, equipment, vehicles, transportation facilities, furniture, tools and other tangible personal property;
 - b. all copies of customer lists, vendor lists, catalogs, sales promotion literature, advertising materials, research materials, technical information, management information systems, software, inventions, trade secrets, intellectual property,

- patents, trademarks, technology, know-how, specifications, designs, drawings, processes and quality control data;
- c. all rights, titles, and interests in and to research and development, whether performed by T&N or by a third party;
- d. inventory and storage capacity;
- e. all rights, titles and interests in and to owned or leased real property, together with appurtenances, licenses and permits;
- f. all rights, titles and interests in and to the contracts entered into in the ordinary course of business with customers (together with associated bid and performance bonds), suppliers, sales representatives, distributors, agents, personal property lessors, personal property lessees, licensors, licensees, consignors and consignees;
- g. all rights under warranties and guarantees, express or implied;
- h. all books, record, and files;
- i. all items of prepaid expense;
- j. goodwill; and
- k. all stock and other rights, titles, and interests held in joint ventures or other entities.

Provided that the definition of "The Assets To Be Divested" shall not include

- (i) T&N's ownership interest in Glacier Vandervell Pty. in South Africa;
- (ii) any assets related exclusively to the sale of automotive replacement parts to customers outside North and South America;
- (iii) any assets (other than the real estate and buildings) at Cawston, England, and Plymouth, Michigan, that are not related to Thinwall Bearings;
- (iv) all rights, titles, and interests in those patents listed at Appendix X that do not relate to the research, development, manufacture, or sale of Thinwall Bearings and Polymer Bearings by T&N, regardless of whether used exclusively for such purposes; and a perpetual, non-exclusive, royalty-free license to Federal-Mogul for all other patents listed at Appendix X, where such license is limited to the field of use designated in Appendix XI;

- (v) a perpetual, non-exclusive, royalty-free license to Federal-Mogul for all patents listed at Appendix VIII, where such license is limited to the field of use designated in Appendix XI;
- (vi) a contract with the purchaser of The Assets To Be Divested to supply Federal-Mogul with reasonable amounts of AS104 bearing strip material under reasonable commercial terms only for the production by Federal-Mogul of Non-Automotive Heavywall Bearings;
- (vii) all rights, titles, and interests in the trademarks listed at Appendix IX;
- (viii) a non-exclusive, royalty-free license to Federal-Mogul for the use of the trademarks "Clevite", "Clevite 77", "Michigan", "Michigan 77", "Deltawall", "CL 112", "CL 77", and "Clevite 66" on inventory other than engine bearings in accordance with the schedule designated in Appendix IV;
- (ix) a non-exclusive, royalty-free license to Federal-Mogul for the use of the trademarks "Glacier", "Vandervell", and all subsidiary, ancillary, and related marks listed at Appendix V, only in the promotion and sale of Non-Automotive Heavywall Bearings, where such license expires no later than one (1) year after the Divestiture Date; and
- (x) for a period of five (5) years after the Divestiture Date, the use of the trademarks "Glacier", "Glacier Sentry", "Glacier Spinner", "Glacier (T.V.)", "Glacier DQ", "Glacier DU", and "Glacier DX" in the promotion or sale of Non-Automotive Heavywall Bearings. (Notwithstanding this proviso, the Respondents shall not retain any rights to use the trademarks "Glacier", "Glacier Sentry", "Glacier Spinner", "Glacier (T.V.)", "Glacier DQ", "Glacier DU", and "Glacier DX" after the Divestiture Date, except as specifically provided in Proviso (ix) above and in Paragraph II.B. below; and the definition of "The Assets To Be Divested" shall include the unrestricted right to use the "Glacier" trademark as a company name and to use the trademarks "Glacier", "Glacier Sentry", "Glacier Spinner", "Glacier (T.V.)", "Glacier DQ", "Glacier DU", and "Glacier DX" in the promotion and sale of "Deva", "Deva BM", "Devaglide", or "Devatex" Non-Automotive Heavywall Bearings purchased from Federal-Mogul.)
- J. "Key Employees" means the individuals employed by T&N listed in Appendix II.

II.

IT IS FURTHER ORDERED that:

A. Respondents shall divest absolutely and in good faith, no later than December 21, 1998, The Assets To Be Divested, as a fully viable and competitive ongoing business, and shall also divest such additional assets and businesses and effect such arrangements as are necessary to assure the viability, marketability, and competitiveness of The Assets To Be Divested.

Provided that, if the Commission-approved acquirer or acquirers of The Assets To Be Divested all express through affidavit a preference not to acquire any portion of (1) the McConnellsville Strip Facility, (2) the real estate and buildings of the facility operated by T&N Technology in Cawston, England, (3) the real estate and buildings of the facility located at Northwood Hills, Middlesex, England, (4) the real estate and buildings of the facility located at Paris, France, or (5) the real estate and buildings of the facility located at Plymouth, Michigan, then, subject to the approval of the Commission, Respondents shall not be required to divest that portion of such assets.

Further provided that, if the Commission-approved acquirer or acquirers of The Assets To Be Divested all express through affidavit a preference not to acquire any portion of the packaging facilities and warehouses of A.E. Clevite, then, subject to the approval of the Commission, Respondents shall not be required to divest that portion of such assets.

B. Respondents shall, in no event later than 90 days after the Divestiture Date, eliminate "Glacier", "Vandervell", "Clevite", and all other trademarks included with The Assets To Be Divested from the names of all companies or business units they will own after the divestiture, including Glacier Vandervell Pty.

Provided that (i) Federal-Mogul may use the name "Glacier Sollinger Huette" in Germany for government certification purposes for one (1) year after the Divestiture Date; and (ii) Federal-Mogul may use the designation "formerly known as Glacier" or "formerly known as Vandervell" in the sale of Non-Automotive Heavywall Bearings where such descriptor is not used as a trademark or logo and is used only in direct response to customer inquiries.

C. Within ten (10) days after signing the Agreement Containing Consent Order, Respondents shall transfer to The Assets To Be Divested the employment of all Key Employees (who are not already employees of The Assets To Be Divested) and all Thinwall Research Personnel, to the extent permissible by law.

- D. Respondents shall divest The Assets To Be Divested only to an acquirer or acquirers that receive the prior approval of the Commission and only in a manner that receives the prior approval of the Commission. The purpose of the divestiture of The Assets To Be Divested is to ensure the continuation of The Assets To Be Divested as an ongoing, viable, and competitive business engaged in the research, development, manufacture, and sale of Thinwall Bearings and to remedy the lessening of competition resulting from the acquisition by Federal-Mogul of T&N as alleged in the Commission's complaint.
- E. If any person who is not party to this Order withholds its consent to the transfer or assignment of any agreement, contract, or license to which T&N is a party and that is related in any way to The Assets To Be Divested, then Respondents shall use their best efforts to obtain the necessary consents. If such person continues to withhold its consent, then Respondents shall to the extent possible enter into such agreements, contracts, licenses as are necessary to realize the same effect as such transfer or assignment. (Respondents shall submit a copy of each such agreement, contract, or license with their compliance reports to the Commission pursuant to Paragraphs IV. and V. of this Order.) For a period of five (5) years after executing the Agreement Containing Consent Order, Respondents shall not do any business with Daido relating to Thinwall Bearings, whether through agreement, contract, license, exchange of technology, joint venture, or other means.
- F. Pending divestiture of The Assets To Be Divested, Respondents shall take such actions as are necessary to maintain the viability, competitiveness, and marketability of The Assets To Be Divested and to prevent the destruction, removal, wasting, deterioration, or impairment of any assets or business of The Assets To Be Divested except for ordinary wear and tear.
- G. Respondents shall comply with all terms of the Agreement to Hold Separate, attached to this Order and made a part hereof as Appendix I. The Agreement to Hold Separate shall continue in effect until such time as Respondents have divested all The Assets To Be Divested as required by this Order or until such other time as the Agreement to Hold Separate provides.
- H. Respondents shall not conduct any research or development relating to bearings at the T&N facilities in Cawston, England, until employees and other personnel of The Assets To Be Divested, and of the purchaser of The Assets To Be Divested, no longer occupy any of those facilities.
- I. Respondents shall provide the Key Employees with financial incentives to continue in their employment positions during the period covered by the Agreement to Hold Separate, and to accept employment with a Commission-approved acquirer at the time of the divestiture.

- 2. continuation of all employee benefits offered by T&N until the Divestiture Date; and
- 3. a bonus equal to thirty (30) percent of the employee's annual salary (including any other bonuses) as of the date this order becomes final for any individual who agrees to employment with a Commission-approved acquirer, payable upon the beginning of their employment by the Commission-approved acquirer.
- J. For a period of one (1) year from the Divestiture Date, Respondents shall not make offers of employment to any employees of The Assets To Be Divested (including employees who are not Key Employees) who have accepted offers of employment with the Commission-approved acquirer or acquirers of The Assets To Be Divested.

III.

IT IS FURTHER ORDERED that:

- If Respondents have not divested, absolutely and in good faith and with the Commission's A. prior approval, The Assets To Be Divested within the time required by Paragraph II.A. of this Order, then the Commission may appoint a trustee to divest The Assets To Be Divested. The trustee shall have all rights and powers necessary to permit the trustee to effect the divestiture of The Assets To Be Divested and to divest such additional assets and to effect such arrangements as are necessary to assure the viability, competitiveness, and marketability of The Assets To Be Divested so as to expeditiously accomplish the remedial purposes of this Order. In the event the Commission or the Attorney General brings an action pursuant to Section 5(1) of the Federal Trade Commission Act, 15 U.S.C. § 45(1), or any other statute enforced by the Commission, Respondents shall consent to the appointment of a trustee in such action. Neither the appointment of a trustee nor a decision not to appoint a trustee under this Paragraph shall preclude the Commission or the Attorney General from seeking civil penalties or any other relief (including, but not limited to, a court-appointed trustee) pursuant to the Federal Trade Commission Act or any other statute enforced by the Commission, for any failure by either of the Respondents to comply with this Order.
- B. If a trustee is appointed by the Commission or a court pursuant to Paragraph III.A. of this Order, Respondents shall consent to the following terms and conditions regarding the trustee's powers, duties, authority, and responsibilities:
 - 1. The Commission shall select the trustee, subject to the consent of Federal-Mogul, which consent shall not be unreasonably withheld. The trustee shall be a person with experience and expertise in acquisitions and divestitures. If Federal-Mogul has not opposed, in writing, including the reasons for opposing, the selection of any proposed

- Mogul of the identity of any proposed trustee, Federal-Mogul shall be deemed to have consented to the selection of the proposed trustee.
- 2. Subject to the prior approval of the Commission, the trustee shall have the exclusive power and authority to divest The Assets To Be Divested, and shall have the power to divest such additional assets and to effect such arrangements as are necessary to assure the viability, competitiveness, and marketability of The Assets To Be Divested so as to expeditiously accomplish the divestiture required by this Order.
- 3. Within ten (10) days after appointment of the trustee, Respondents shall execute a trust agreement that, subject to the prior approval of the Commission (and, in the case of a court-appointed trustee, of the court), transfers to the trustee all rights and powers necessary to permit the trustee to effect the divestiture required by this Order.
- 4. The trustee shall have twelve (12) months from the date the Commission approves the trust agreement described in Paragraph III.B.3 to accomplish the divestiture, which shall be subject to the prior approval of the Commission. If, however, at the end of the twelve (12) month period, the trustee has submitted a plan of divestiture or believes that divestiture can be achieved within a reasonable time, the divestiture period may be extended by the Commission (or, in the case of a court-appointed trustee, by the court); provided, however, the Commission may extend this period for no more than two (2) additional terms.
- 5. The trustee shall have full and complete access to the personnel, books, records, and facilities related to The Assets To Be Divested, or to any other relevant information, as the trustee may request. Respondents shall develop such financial or other information as such trustee may request and shall cooperate with the trustee. Respondents shall take no action to interfere with or impede the trustee's accomplishment of the divestiture. Any delays in divestiture caused by Respondents shall extend the time for divestiture under this Paragraph III. in an amount equal to the delay, as determined by the Commission (or, in the case of a court-appointed trustee, by the court).
- 6. The trustee shall use his or her best efforts to negotiate the most favorable price and terms available in each contract that is submitted to the Commission, subject to Respondents' absolute and unconditional obligation to divest expeditiously at no minimum price. The divestiture shall be made in the manner, and to the acquirer or acquirers, as set out in Paragraph II. of this Order; provided, however, if the trustee receives bona fide offers from more than one acquiring entity, and if the Commission approves more than one such acquiring entity, then the trustee shall divest to the acquiring entity or entities selected by Federal-Mogul from among those approved by the Commission.

- 7. The trustee shall serve, without bond or other security, at the cost and expense of Respondents, on such reasonable and customary terms and conditions as the Commission or a court may set. The trustee shall have the authority to employ, at the cost and expense of Respondents, such consultants, accountants, attorneys, investment bankers, business brokers, appraisers, and other representatives and assistants as are necessary to carry out the trustee's duties and responsibilities. The trustee shall account for all monies derived from the divestiture and all expenses incurred. After approval by the Commission (and, in the case of a court-appointed trustee, by the court) of the account of the trustee, including fees for his or her services, all remaining monies shall be paid at the direction of Federal-Mogul and the trustee's power shall be terminated. The trustee's compensation shall be based at least in significant part on a commission arrangement contingent on the trustee's accomplishing the divestiture required by this Order.
- 8. Respondents shall indemnify the trustee and hold the trustee harmless against any losses, claims, damages, liabilities, or expenses arising out of, or in connection with, the performance of the trustee's duties, including all reasonable fees of counsel and other expenses incurred in connection with the preparation for, or defense of any claim, whether or not resulting in any liability, except to the extent that such liabilities, losses, damages, claims, or expenses result from misfeasance, gross negligence, recklessness, willful or wanton acts, or bad faith by the trustee.
- 9. If the trustee ceases to act or fails to act diligently, a substitute trustee shall be

IT IS FURTHER ORDERED that within thirty (30) days after the date this Order becomes final, and every thirty (30) days thereafter until Respondents have fully complied with the provisions of Paragraphs II. and III. of this Order, Respondents shall submit to the Commission verified written reports setting forth in detail the manner and form in which Respondents intend to comply, are complying, and have complied with Paragraphs II. and III. of this Order. Respondents shall include in their compliance reports, among other things that are required from time to time, a full description of the efforts being made to comply with Paragraphs II. and III. of the Order, including a description of all substantive contacts or negotiations for the divestiture and the identity of all parties that have contacted Respondents or that have been

B. Upon five (5) days' notice to Respondents, and without restraint or interference, to interview officers, employees, or agents of Respondents, who may have counsel present.

By the Commission.

Donald S. Clark Secretary

SEAL

ISSUED: December 4, 1998

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APPENDIX I

UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

In the Matter of

FEDERAL-MOGUL CORPORATION, a corporation,

and

T&N PLC, a corporation.

Docket No. C-3836

AGREEMENT TO HOLD SEPARATE

This Agreement to Hold Separate ("Hold Separate Agreement") is by and among Federal-Mogul Corporation ("Federal-Mogul"), a corporation organized, existing, and doing business under and by virtue of the laws of Michigan, with its office and principal place of business located at 26555 Northwestern Highway, Southfield, Michigan 48034; T&N plc ("T&N"), a public limited company organized, existing and doing business under and by virtue of the laws of the United Kingdom, with its office and principal place of business located at Manchester International Office Centre, Styal Road, Manchester M22 5TN, England; and the Federal Trade Commission (the "Commission"), an independent agency of the United States Government, established under the Federal Trade Commission Act of 1914, 15 U.S.C. § 41, *et seq*. (collectively, the "Parties").

PREMISES

WHEREAS, on October 16, 1997, Federal-Mogul announced a tender offer to acquire all of the outstanding shares of T&N (the "Acquisition"); and

WHEREAS, the Commission is now investigating the Acquisition to determine whether it would violate any of the statutes enforced by the Commission; and

WHEREAS, if the Commission accepts the attached Agreement Containing Consent Order ("Consent Order"), which would require the divestiture of The Assets To Be Divested, the

Commission must place the Consent Order on the public record for a period of at least sixty (60) days and may subsequently withdraw such acceptance pursuant to the provisions of Section 2.34 of the Commission's Rules; and

WHEREAS, the Commission is concerned that if an understanding is not reached preserving the *status quo ante* of The Assets To Be Divested as defined in Paragraph I.I. of the Consent Order during the period prior to the divestiture of The Assets To Be Divested as required by the Consent Order, the divestiture required by the Consent Order or resulting from any proceeding challenging the legality of the Acquisition might not be possible, or might be less than an effective remedy; and

WHEREAS, the Commission is concerned that if the Acquisition is consummated, it will be necessary to preserve the Commission's ability to require the divestiture of The Assets To Be Divested, as described in Paragraph I.I. of the Consent Order, and the Commission's right to have The Assets To Be Divested continue as a viable competitor independent of Federal-Mogul and T&N (collectively, the "Respondents"); and

WHEREAS, if the Commission determines to finally issue the Consent Order, it is necessary to hold separate The Assets To Be Divested to protect interim competition pending divestiture or other relief; and

WHEREAS, the purpose of the Hold Separate Agreement and the Consent Order is to:

- 1. preserve, pending the divestiture required by the Consent Order, The Assets To Be Divested as an ongoing, viable, competitive, and independent entity engaged in the same business in which they are presently engaged;
- 2. prevent interim harm to competition pending divestiture and other relief; and
- 3. remedy any anticompetitive effects of the Acquisition; and

WHEREAS, Respondents' entering into this Hold Separate Agreement shall in no way be construed as an admission by Respondents that the Acquisition is illegal; and

WHEREAS, Respondents understand that no act or transaction contemplated by this Hold Separate Agreement shall be deemed immune or exempt from the provisions of the antitrust laws or the Federal Trade Commission Act by reason of anything contained in this Hold Separate Agreement.

NOW, THEREFORE, upon the understanding that the Commission has not yet determined whether it will challenge the Acquisition, and in consideration of the Commission's agreement that the Commission will accept the Consent Order for public comment, the Parties agree as follows:

- 1. Respondents agree to execute the attached Agreement Containing Consent Order and, from the date of execution, to comply with the provisions of the Consent Order as if it were final.
- 2. Respondents agree that from the date they execute the Agreement Containing Consent Order, they will comply with the provisions of this Hold Separate Agreement until:
 - a. ten (10) business days after the Commission withdraws its acceptance of the Consent Order pursuant to the provisions of Section 2.34 of the Commission's Rules; or
 - b. the day after the divestiture required by the Consent Order has been completed.
- 3. The terms capitalized herein shall have the same definitions as in the Consent Order.
- 4. ("Material Confidential Information," as used herein, means competitively sensitive or proprietary information not independently known to an entity from sources other than the entity to which the information pertains, and includes, but is not limited to, customer lists, price lists, marketing methods, patents, technologies, processes, or other trade secrets.) To assure the complete independence and viability of The Assets To Be Divested, and to assure that no Material Confidential Information is exchanged between Federal-Mogul (meaning here and hereinafter, Federal-Mogul and T&N excluding The Assets To Be Divested and excluding all personnel connected with The Assets To Be Divested as of the date this Hold Separate Agreement was signed) and The Assets To Be Divested, Federal-Mogul shall hold The Assets To Be Divested separate and apart on the following terms and conditions:
 - a. The Assets To Be Divested shall be held separate and apart and shall be managed and operated independently of Federal-Mogul, except to the extent that Federal-Mogul must exercise direction and control over such assets to assure compliance with this Hold Separate Agreement or the Consent Order, and except as otherwise provided in this Hold Separate Agreement.
 - b. Within three (3) days after complete execution of this Hold Separate Agreement, Federal-Mogul shall appoint, subject to the approval of the Commission, an individual to be the Independent Auditor. Federal-Mogul shall give the Independent Auditor all powers and authority necessary to effectuate his/her responsibilities pursuant to this Hold Separate Agreement.
 - c. Within five (5) business days of the Commission's acceptance of the Consent Order for public comment, Federal-Mogul shall organize a distinct and separate entity ("The New Group") to be composed of: (1) The Assets To Be Divested and (2) A.E. Clevite Inc., excluding the following (a) the stock of McCord Payen Technical Services Inc., McCord Payen Inc., McCord Sealing Inc., and McCord Leakless Sealing Co., and (b) the assets of A.E. Goetze Lake City Division and

Glacier Clevite Heavywall Bearings Division (except the McConnellsville Strip Facility).

- d. The New Group shall be staffed with sufficient employees to maintain the viability and competitiveness of The Assets To Be Divested. The Management Team, as defined below, with the approval of the Independent Auditor, shall have the authority to replace employees who left their positions with The Assets To Be Divested since January 1, 1998. To the extent that The New Group employees leave The New Group prior to the divestiture of The Assets To Be Divested, the Management Team may replace the departing employees of The New Group, subject to the approval of the Independent Auditor, with persons who have similar experience and expertise.
- e. The Independent Auditor shall monitor the organization of The New Group and shall have responsibility for managing The New Group consistent with the terms of Hold Separate Agreement; for maintaining the independence of The New Group consistent with the terms of this Hold Separate Agreement and this Consent Order; and for assuring Respondents' compliance with their obligations pursuant to the Hold Separate Agreement.
- f. Simultaneously with the organization of The New Group, Federal-Mogul shall appoint, subject to the approval of the Independent Auditor, four individuals from among the current employees of The Assets To Be Divested to manage and maintain The Assets To Be Divested (the "Management Team"). The Management Team, in its capacity as such, shall report directly and exclusively to the Independent Auditor and shall manage The New Group independently of the management of Federal-Mogul. The Management Team shall not be involved, in any way, in the operations of the businesses of Federal-Mogul during the term of the Hold Separate Agreement.
- g. Federal-Mogul shall not change the composition of the Management Team unless the Independent Auditor consents. Federal-Mogul shall not change the composition of the management of The New Group, except that the Management Team shall be permitted to remove management employees for cause subject to approval of the Independent Auditor. The Independent Auditor shall have the power to remove members of the Management Team for cause and to require Federal-Mogul to appoint replacement members to the Management Team in the same manner as provided in subparagraph 4.f. of this Hold Separate Agreement.
- h. The Independent Auditor, each member of the Management Team, and each employee of The New Group who has access to Material Confidential Information shall enter into a confidentiality agreement agreeing to be bound by the terms and

conditions of this Hold Separate Agreement. These individuals must retain and maintain all confidential information relating to the held separate business on a confidential basis and, except as is permitted by this Hold Separate Agreement, such persons shall be prohibited from providing, discussing, exchanging, circulating, or otherwise furnishing any such information to or with any other person whose employment involves any of Federal-Mogul's business. These persons shall not be involved in any way in the Thinwall Bearings operations of Federal-Mogul.

- i. Within ten (10) business days of the Commission's acceptance of the Consent Order for public comment, Federal-Mogul shall establish written procedures to be approved by the Independent Auditor, covering the management, maintenance, and independence of The Assets To Be Divested consistent with the provisions of the Hold Separate Agreement.
- j. Within ten (10) business days of the Commission's acceptance of the Consent Order for public comment, Federal-Mogul shall circulate, to employees of The New Group and to Federal-Mogul employees who are involved in operations relating to the Thinwall Bearings of Federal-Mogul, a notice of this Hold Separate Agreement and Consent Order in the form attached as Attachment A.
- k. The Independent Auditor shall have full and complete access to all personnel,

- n. The Independent Auditor and the Management Team shall serve, without bond or other security, at the cost and expense of Federal-Mogul, on reasonable and customary terms commensurate with the person's experience and responsibilities. Federal-Mogul shall indemnify the Independent Auditor and the Management Team and hold the Independent Auditor and the Management Team harmless against any losses, claims, damages, liabilities, or expenses arising out of, or in connection with, the performance of the Independent Auditor's or the Management Team's duties, including all reasonable fees of counsel and other expenses incurred in connection with the preparation for, or defense of any claim, whether or not resulting in any liability, except to the extent that such liabilities, losses, damages, claims, or expenses result from misfeasance, gross negligence, willful or wanton acts, or bad faith by the Independent Auditor or the Management Team.
- Federal-Mogul shall provide The New Group with sufficient working capital to o. operate The Assets To Be Divested at least at current rates of operation, to meet all capital calls in respect of The Assets To Be Divested, and to carry on, at least at their scheduled pace, all capital and research and development projects for The Assets To Be Divested ongoing, planned, or approved as of or after February 20, 1998. During the period this Hold Separate Agreement is effective, Federal-Mogul shall make available for use by The New Group funds sufficient to perform all necessary routine maintenance to, and replacements of, The Assets To Be Divested. Federal-Mogul shall provide The New Group with such funds as are necessary to maintain the viability, competitiveness, and marketability of The Assets To Be Divested until the Divestiture Date. At a minimum, Federal-Mogul shall ensure that The Assets To Be Divested have available average working capital of not less than one hundred twenty percent (120%) of the average working capital of The Assets To Be Divested during the twelve (12) months preceding the date of this Hold Separate Agreement.
- p. Federal-Mogul shall continue to provide the same support services to The Assets To Be Divested as are being provided to such assets by Federal-Mogul as of the date this Hold Separate Agreement is signed by Federal-Mogul. Federal-Mogul

- Except as provided in this Hold Separate Agreement, Federal-Mogul shall not q. employ or make offers of employment to employees of The New Group, during the term of the Hold Separate Agreement. The acquirer or acquirers of The Assets To Be Divested shall have the option of offering employment to the employees of The New Group. After the term of the Hold Separate Agreement, Federal-Mogul may offer employment to employees of The New Group who have not accepted employment with the acquirer or acquirers of The Assets To Be Divested. Federal-Mogul shall not interfere with the employment of such employees of The New Group by the acquirer or acquirers of The Assets To Be Divested; shall not offer any incentive to such employees of The New Group to decline employment with the acquirer or acquirers of The Assets To Be Divested or accept other employment with Federal-Mogul; and shall remove any impediments that may deter such employees of The New Group from accepting employment with the acquirer or acquirers of The Assets To Be Divested, including but not limited to the payment, or the transfer for the account of the employee, of all accrued bonuses, pensions and other accrued benefits to which such employees would otherwise have been entitled had they remained in the employment of Federal-Mogul.
- r. Federal-Mogul shall not exercise direction or control over, or influence directly or indirectly, The Assets To Be Divested, the Independent Auditor, the Management Team, or The New Group or any of its operations; provided, however, that Federal-Mogul may exercise only such direction and control over The New Group as is necessary to assure compliance with this Hold Separate Agreement or the Consent Order, or with all applicable laws.
- s. Except for the Management Team and except to the extent provided in subparagraph 4.p., Federal-Mogul shall not permit any other of its employees, officers, or directors to be involved in the operations of The New Group.
- t. Federal-Mogul shall maintain the viability, competitiveness, and marketability of The Assets To Be Divested; shall not sell, transfer, or encumber The Assets To Be Divested (other than in the normal course of business); and shall not cause or permit the destruction, removal, wasting, or deterioration, or otherwise impair the viability, competitiveness, or marketability of The Assets To Be Divested.
- u. If the Independent Auditor ceases to act or fails to act diligently and consistently with the purposes of this Hold Separate Agreement, Federal-Mogul shall appoint a substitute Independent Auditor, subject to Commission approval.
- v. Except as required by law, and except to the extent that necessary information is exchanged in the course of consummating the Acquisition, defending investigations, defending or prosecuting litigation, obtaining legal advice,

negotiating agreements to divest assets pursuant to the Consent Order, or complying with this Hold Separate Agreement or the Consent Order, Federal-Mogul shall not receive or have access to, or use or continue to use, any Material Confidential Information, not in the public domain, relating to The New Group or The Assets To Be Divested. Nor shall The New Group or the Management Team receive or have access to, or use or continue to use, any Material Confidential Information not in the public domain about Federal-Mogul and relating to Federal-Mogul's business. Federal-Mogul may receive aggregate financial information relating to The New Group to the extent necessary to allow Federal-Mogul to prepare United States consolidated financial reports, tax returns, and personnel reports. Any such information that is obtained pursuant to this subparagraph shall be used only for the purposes set forth in this subparagraph.

- w. Within thirty (30) days after the date this Hold Separate Agreement is accepted by the Commission and every thirty (30) days thereafter until this Hold Separate Agreement terminates, the Independent Auditor shall report in writing to the Commission concerning the efforts to accomplish the purposes of this Hold Separate Agreement. Included within that report shall be the Independent Auditor's assessment of the extent to which The New Group is meeting (or exceeding) its projected goals as are reflected in operating plans, budgets, projections or any other regularly prepared financial statements.
- 5. Should the Commission seek in any proceeding to compel Respondents to divest any of The Assets To Be Divested, as provided in the Consent Order, or to seek any other injunctive or equitable relief for any failure to comply with the Consent Order or this Hold Separate Agreement, or in any way relating to the Acquisition, as defined in the draft complaint, Respondents shall not raise any objection based upon the fact that the Commission has permitted the Acquisition. Respondents also waive all rights to contest the validity of this Hold Separate Agreement.
- 6. To the extent that this Hold Separate Agreement requires Respondents to take, or prohibits Respondents from taking, certain actions that otherwise may be required or prohibited by contract, Respondents shall abide by the terms of this Hold Separate Agreement or the Consent Order and shall not assert as a defense such contract requirements in a civil action brought by the Commission to enforce the terms of this Hold Separate Agreement or this Consent Order.
- 7. For the purposes of determining or securing compliance with this Hold Separate Agreement, and upon written request with reasonable notice to Respondents made to their counsel, Respondents shall permit any duly authorized representatives of the Commission:

- a. During the office hours of Respondents, and in the presence of counsel, access to all facilities and access to inspect and copy all books, ledgers, accounts, correspondence, memoranda, and other records and documents in the possession or under the control of Respondents relating to compliance with this Agreement; and
- b. Upon five (5) days' notice to Respondents and without restraint or interference from them, to interview officers or employees of Respondents, who may have counsel present, regarding any such matters.
- 8. This Hold Separate Agreement shall not be binding on the Commission until it is approved by the Commission.

| Dated: | February, 1998 |
|--------|----------------------------------------|
| | FEDERAL-MOGUL CORPORATION |
| | By: |
| | T&N PLC |
| | By: |
| | FEDERAL TRADE COMMISSION |
| | By: Debra A. Valentine General Counsel |

ATTACHMENT A

NOTICE OF DIVESTITURE AND REQUIREMENT FOR CONFIDENTIALITY

Federal-Mogul Corporation ("Federal-Mogul") and T&N plc ("T&N") have entered into a Consent Agreement and Agreement to Hold Separate with the Federal Trade Commission ("Commission") relating to the divestiture of the T&N worldwide thinwall bearing business. Until after the Commission's Order becomes final and the T&N worldwide thinwall bearing business is divested, the T&N worldwide thinwall bearing business must be managed and maintained as a separate, ongoing business, independent of all other T&N businesses. All competitive information relating to the T&N worldwide thinwall bearing business must be retained and maintained by the persons involved in the T&N worldwide thinwall bearing business on a confidential basis and such persons shall be prohibited from providing, discussing, exchanging, circulating, or otherwise furnishing any such information to or with any other person whose employment or agency involves any other Federal-Mogul or T&N business. Similarly, all such persons involved in any other Federal-Mogul or T&N business shall be prohibited from providing, discussing, exchanging, circulating or otherwise furnishing competitive information about such business to or with any person whose employment or agency involves the T&N worldwide thinwall bearing business.

Any violation of the Consent Agreement or the Agreement to Hold Separate, incorporated by reference as part of the Consent Order, may subject Federal-Mogul and T&N to civil penalties and other relief as provided by law.

APPENDIX II

John E. Wheatley Derrick Parker Jeffrey Senior Graham Jones Paulo Detasis Dr. Peter Brown

T. Allan Welsh

Clive Kellett Ian Massey Tony Dolton Brian Campbell Ken McMeekin

APPENDIX III

Bob Mee Martin Ashmore Alister Brydon Omar Mian Nick Butler Geraldine Mulet John Carey Dean Murden Barbara Carroll Tim Partridge Nigel Felgate Carl Perrin **Brian Fitzsimons** Alan Pope Bill Hall **Gerry Sanders** Nicola Seymour David Hall Paul Shenton Adrian Hardgrave Paul Harrison Mike Silvester Craig Hobson Suky Singh Alun Howells **Tony Smith** Chas Johal Jeff Stevens Kevin Jupe **Graeme Topping**

Steve Kennedy

Mike Kirk

Devji Lad

Adrian Watkins

Ian Laing

Tony Latkowski

Kate Leeper

Carolyn Mayston

Stabile Topping

Ha Tran

Ducai Wang

Adrian Watkins

Ian Williams

Richard Williams

Trevor Wright

Julie McDonald Hao Xu

Jonathan McGivan

APPENDIX IV

A. Definitions

- 1. For purposes of this appendix, the term "Clevite trademarks" shall mean the "Clevite", "Clevite 77", "77", "Michigan", "Michigan 77", "Deltawall", "CL 112", "CL 77", and "Clevite 66" trademarks.
- 2. For purposes of this appendix, the term "inventory" shall mean engine parts other than engine bearings.

B. Phase Out Periods

- 1. Federal-Mogul may continue to affix Clevite trademarks to newly packaged inventory for 6 months after the Divestiture Date.
- 2. Federal-Mogul may sell inventory on which any Clevite trademarks appear for:
 - a. an unlimited period of time in packages where any Clevite trademarks are displayed only inside the packaging, such as on instructions or on parts;
 - b. 18 months after the Divestiture Date in packages that display any Clevite trademarks on the outside of the package, if such inventory consists only of gaskets;
 - c. 12 months after the Divestiture Date in packages that display any Clevite trademarks on the outside of the package, if such inventory includes any product other than gaskets; and
 - d. 24 months after the Divestiture Date in packages on which the only Clevite trademark on the outside of the package is the "AE Clevite Inc." company name.
- 3. Federal-Mogul may not use the "Clevite" mark in catalogues published after the Divestiture Date, but may continue to use printed catalogues published before the Divestiture Date for an unlimited period of time.
- 4. Except as otherwise specified herein, Federal-Mogul may not use the Clevite trademarks after the Divestiture Date.

APPENDIX V

CL 77

CL 112

Clevite

Clevite 66

Clevite 77

De-ex

Deltawall

DQ

DU

Dualign

Dualine

Duroglide

DX

Exalign

Glacelign

Glacelube

Glacetal

Glacier

Glacier DQ

Glacier DU

Glacier DX

Glacier Sentry

Glacier Spinner

Glacier (T-V.)

Glamat

Hi-Ex

Michigan

Michigan 77

SIC

Vandervell

Vandry

Vanwall

VP

VP-Logo

APPENDIX VI

"Non-Automotive Heavywall Bearings"

- 1. Plain half shell bearings, full round bushings, flange bearings and half and full round thrust washers with wall thickness of greater than .375 inches, EXCEPT for those manufactured and/or sold as of March 6, 1998 by The Assets To Be Divested with wall thickness in excess of .375 inches;
- 2. Magnetic bearings;
- 3. Ceramic bearings;
- 4. Tilting pad thrust and journal bearings;
- 5. fixed profile ramp and pad bearings for non-automotive bearings (industrial applications);
- 6. rotating plant bearings (mainly for steam turbines, gas turbines, large pumps, large gear boxes, compressors and large electrical machines);
- 7. NON-POLYMER self lubricated sintered bearings incorporating graphite type, molybdenum type, PTFE type, and other types of dry lubricants;
- 8. Deva BM type bearing material consisting of a steel backing with self-lubricated sintered layer incorporating solid lubricants such as graphite, molybdenum and PTFE;
- 9. Devaglide type self-lubricating bearing material that consists of a bearing bronze with pockets filled with solid lubricant;
- 10. Crankshaft bearings for medium and slow speed diesel engines;
- 11. Crankshaft bearings for locomotive diesel engines;
- 12. Profile faced thrust washers for medium and slow speed diesel engines;
- 13. Solid (not wrapped) steel and bronze backed bushes;
- 14. Centrifugally cast bearings;
- 15. Structural bearings for supporting bridges, roads and heavy plant;
- 16. Road joints;
- 17. Oil conditioning systems, including centrifugal oil filters and their component parts and screen filters:

- 18. Oil immersed friction plates;
- 19. Turbocharger bearings other than for passenger cars or heavy duty trucks;
- 20. DEVATEX type bearings consisting of 2 layers, both produced by a common cross-winding manufacturing technique, in which high strength polymer fibers embedded in a PTFE filled epoxy resin form the unique bearing surface which is machined; and
- 21. Rotating plant bearing assemblies (self contained and non-self contained).

APPENDIX VII

Case Ref: P/11.GB2 Country: United Kingdom Patent No: 2174717 App No: 8610215 Grant Date: 21/12/1988 App Date: 25/04/1986 Applicant: AE PLC Desc. Title: Spray Casting

Case Ref: P/33.AT Country: EP (Austria) Patent No: E 56227 App No: 87201325.5 Grant Date: 05/09/1990 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.DE Country: EP (Germany) Patent No: 3764736.9 App No: 87201325.5 Grant Date: 05/09/1990 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.ES Country: EP (Spain) Patent No: 2016965 App No: 87201325.5 Grant Date: 05/09/1990 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.FR Country: EP (France) Patent No: 0254355 App No: 87201325.5 Grant Date: 05/09/1990 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.GB2 Country: United Kingdom Patent No: 2192641 App No: 8716478.6 Grant Date: 11/07/1990 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.IT Country: P (Italy) Patent No: 0254355 App No: 87201325.5 Grant Date: 05/09/1990 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.JP Country: Japan Patent No: 2605049 App No: 177388/87 Grant Date: 13/02/1997 App Date: 17/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/33.US Country: United States Patent No: 4795682 App No: 07/72532 Grant Date: 03/01/1989 App Date: 13/07/1987 Applicant: AE PLC Desc. Title: Tin-Cobalt Overlays

Case Ref: P/40.GB2 Country: United Kingdom Patent No: 2196704 App No: 8724225.1 Grant Date: 02/05/1990 App Date: 15/10/1987 Applicant: AE PLC Desc. Title: Flanged Bearings

Case Ref: P/76.DE Country: Germany Patent No: P 2842494 App No: 2842494.4 Grant Da

Case Ref: P/81.DE Country: EP (Germany) Patent No: P3167841 App No:

Case Ref: P/662.FR Country: EP (France) Patent No: 0055273 App No: 81901800.3 Grant Date: 27/11/1985 App Date: 02/07/1981 Applicant: The Glacier Metal Company Limited Desc. Title: Solvents For PPS

Case Ref: P/662.GB2 Country: EP (United Kingdom) Patent No: 0055273 App No: 81901800.3 Grant Date: 27/11/1985 App Date: 02/07/1981 Applicant: The Glacier Metal Company Limited Desc. Title: Solvents For PPS

Case Ref: P/662.US Country: United States Patent No: 4413083 App No: 359,664 Grant Date: 01/11/1983 App Date: 02/07/1981 Applicant: The Glacier Metal Company Limited Desc. Title: Solvents For PPS

Case Ref: P/669.GB Country: United Kingdom Patent No: 2079867 App No: 8023069 Grant Date: 16/05/1984 App Date: 15/07/1980 Applicant: The Glacier Metal Company Limited Desc. Title: High Fatigue Plastic B'ing Mat

Case Ref: P/675.DE Country: Germany Patent No: 3238987 App No: P32389987.6 Grant Date: 16/07/1992 App Date: 21/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/675.FR Country: France Patent No: 8217638 App No: 8217638 Grant Date: 27/06/1986 App Date: 21/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/675.GB2 Country: United Kingdom Patent No: 2108983 App No: 8230115 Grant Date: 19/12/1984 App Date: 21/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/675.IT Country: Italy Patent No: 1158021 App No: 21/10/1982 Grant Date: 18/02/1987 App Date: 21/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/675.JP Country: Japan Patent No: 1787772 App No: 57-184805 Grant Date: 10/09/1993 App Date: 22/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/675.US Country: United States Patent No: RE.32,595 App No: 824,798 Grant Date: 09/02/1988 App Date: 22/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/675.ZA Country: South Africa Patent No: 82/7687 App No: 82/7687 Grant Date: 27/06/1984 App Date: 20/10/1982 Applicant: The Glacier Metal Company Limited Desc. Title: PPS/Peek Alloy

Case Ref: P/676.GB Country: United Kingdom Patent No: 121722 App No: 8216621 Grant Date: 18/12/1985 App Date: 08/06/1982 Applicant: AE PLC Desc. Title: High Molecular PPS Bearings

Case Ref: P/685.CA Country: Canada (No Fee) Patent No: 1227184 App No: 449,484 Grant Date: 22/09/1987 App Date: 13/03/1984 Applicant: AE PLC Desc. Title: PFTE/Peek/Graphite/Bronze

Case Ref: P/685.GB2 Country: United Kingdom Patent No: 2136439 App No: 8406547 Grant Date: 16/04/1986 App Date: 13/03/1984 Applicant: AE PLC Desc. Title: Hi-ex

Case Ref: P/685.JP Country: Japan Patent No: 1590510 App No: P11621JP Grant Date: 30/11/1990 App Date: 14/03/1984 Applicant: AE PLC Desc. Title: PFTE/Peek/Graphite/Bronze

Case Ref: P/685.US Country: United States Patent No: 4592782 App No: 588,386 Grant Date: 03/06/1986 App Date: 12/03/1984 Applicant: AE PLC Desc. Title: PFTE/Peek/Graphite/Bronze

Case Ref: P/698.AR Country: Argentina Patent No: 236060 App No: 302027 Grant Date: 30/10/1987 App Date: 22/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.AU Country: Australia Patent No: 581692 App No: 48874/85 Grant Date: 09/06/1989 App Date: 21/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.BR Country: Brazil Patent No: PI8505232 App No: PI8505232 Grant Date: 25/09/1990 App Date: 21/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.CA Country: Canada (No Fee) Patent No: 1246538 App No: 493,452 Grant Date: 13/12/1988 App Date: 21/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.CN Country: China Patent No: 938 App No: 85109639.5 Grant Date: 24/05/1988 App Date: 21/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.DE Country: EP (Germany) Patent No: 3580741.5 App No: 85307552.1 Grant Date: 28/11/1990 App Date: 18/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.ES Country: Spain Patent No: 548071 App No: 548071 Grant Date: 13/10/1986 App Date: 21/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.FR Country: EP (France) Patent No: 0183375 App No: 85307552.1 Grant Date: 28/11/1990 App Date: 18/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.GB2 Country: United Patent No: 2166142 App No: 8525729 Grant Date: 02/03/1988 App Date: 18/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.GB3 Country: EP (United Kingdom) Patent No: 0183375 App No: 85307552.1 Grant Date: 28/11/1990 App Date: 18/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.IN Country: India Patent No: 166217 App No: 832/MAS/85 Grant Date: 09/11/1990 App Date: 22/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.IT Country: EP (Italy) Patent No: 0183375 App No: 85307552.1 Grant Date: 28/11/1990 App Date: 18/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/698.ZA Country: South Africa Patent No: 85/8086 App No: 85/8086 Grant Date: 27/05/1987 App Date: 21/10/1985 Applicant: AE PLC Desc. Title: Cavit Resistant Bearing Material

Case Ref: P/700.AR Country: Argentina Patent No: 247228 App No: 303406 Grant Date: 30/11/1994 App Date: 15/03/1985 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.AU Country: Australia Patent No: 577933 App No: 54702/86 Grant Date: 06/10/1988 App Date: 13/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.BR Country: Brazil Patent No: PI8601099 App No: PI8601099 Grant Date: 27/04/1993 App Date: 13/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.CA Country: Canada Patent No: 1286829 App No: 504,133 Grant Date: 23/07/1991 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.CN Country: China Patent No: 932 App No: 86101638.6 Grant Date: 31/05/1988 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.DE Country: EP (Germany) Patent No: P3660391.0 App No: 14/03/1986 Grant Date: 13/07/1988 App Date: 86301858.6 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.ES Country: Spain Patent No: 553,024/5 App No: 553,024 Grant Date: 03/04/1987 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.FR Country: EP (France) Patent No: 0194893 App No: 86301858.6 Grant Date: 13/07/1988 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.GB Country: United Kingdom Patent No: 2172296 App No: 8506807 Grant Date: 06/07/1988 App Date: 15/03/1985 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.IN Country: India Patent No: 167182 App No: 184/MAS/86 Grant Date: 19/04/1991 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.IT Country: EP (Italy) Patent No: 0194893 App No: 86301858.6 Grant Date: 13/07/1988 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.JP Country: Japan Patent No: 1576020 App No: 057998/86 Grant Date: 24/08/1990 App Date: 15/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.KR Country: South Korea Patent No: 43480 App No: 1855/1986 Grant Date: 08/08/1991 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.MX Country: Mexico Patent No: 166889 App No: 1880 Grant Date: 11/02/1993 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.PL Country: Poland Patent No: 147533 App No: P-258428 Grant Date: 04/11/1988 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.RU Country: Russian Federation Patent No: 1627094 App No: 4027169/27 Grant Date: 07/02/1991 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.TW Country: Taiwan Patent No: 36103 App No: 7510112 Grant Date: 01/12/1989 App Date: 14/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.US Country: United States Patent No: 4657683 App No: 839,429 Grant Date: 14/04/1987 App Date: 13/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/700.ZA Country: South Africa Patent No: 86/1891 App No: 86/1891 Grant Date: 28/10/1987 App Date: 13/03/1986 Applicant: AE PLC Desc. Title: Erosion Resistant DU

Case Ref: P/909.CA Country: Canada (No Fee) Patent No: 1119900 App No: 323809 Grant Date: 16/03/1982 App Date: 20/03/1979 Applicant: Imperial Clevite Inc. Desc. Title: Comp Structure Plating Process

Case Ref: P/911.CA Country: Canada (No Fee) Patent No: 1153728 App No: 340975 Grant Date: 13/09/1983 App Date: 30/11/1979 Applicant: Imperial Clevite Inc. Desc. Title: Removing Copper Ions from Bath

Case Ref: P/911.US Country: United States (No Fee) Patent No: 4187166 App No: 5602 Grant Date: App Date: 05/02/1980 22/01/1979 Applicant: JPI Transportation Products Inc. Desc. Title: Removing Copper Ions from Bath

Case Ref: P/912.US Country: United States (No Fee) Patent No: 4333215 App No: 49102 Grant Date: 08/06/1982 App Date: 10/06/1979 Applicant: JPI Transportation Products Inc. Desc. Title: Br'g Material & Method of Making

Case Ref: P/913.CA Country: Canada (No Fee) Patent No: 1165275 App No: 394288 Grant Date: 10/04/1984 App Date: 15/01/1982 Applicant: Imperial Clevite Inc. Desc. Title: Evap'n Driven C-flow Rinse Sys

Case Ref: P/913.US Country: United States (No Fee) Patent No: 4379031 App No: 225709 Grant Date: 05/04/1983 App Date: 16/01/1981 Applicant: JPI Transportation Products Inc. Desc. Title: Evap'n Driven C-flow Rinse Sys

Case Ref: P/914.CA Country: Canada (No Fee) Patent No: 1175778 App No: 820622 Grant Date: 09/10/1984 App Date: 22/06/1982 Applicant: Imperial Clevite Inc. Desc. Title: U-high Current density E-P cell

Case Ref: P/915.CA Country: Canada (No Fee) Patent No: 1185843 App No: 368101 Grant Date: 23/04/1985 App Date: 08/01/1981 Applicant: Imperial Clevite Inc. Desc. Title: Wear Resist Metallic Article

Case Ref: P/915.JP Country: Japan Patent No: 1528512 App No: 3990/81 Grant Date: 30/10/1989 App Date: 16/01/1981 Applicant: Imperial Clevite Inc. Desc. Title: Wear Resist Metallic Article

Case Ref: P/915.US Country: United States (No Fee) Patent No: 4495252 App No: 112525 Grant Date: 22/01/1985 App Date:

Case Ref: P/918.AU Country: Australia Patent No: 585816 App No: 73740/87 Grant Date: 13/10/1989 App Date: 02/06/1987 Applicant: JPI Transportation Products Inc. Desc. Title: Heat Treating Bearing Materials

Case Ref: P/918.BR Country: Brazil Patent No:

Case Ref: P/927.US Country: United States Patent No: 5026967 App No: 07/550085 Grant Date: 25/06/1991 App Date: 09/07/1990 Applicant: JPI Transportation Products Inc. Desc. Title: Vision Enhanced Laser Welder

Case Ref: P/928.US Country: United States Patent No: 5114246 App No: 620727 Grant Date: 19/05/1992 App Date: 03/12/1990 Applicant: JPI Transportation Products Inc. Desc. Title: Floating Flange Half Bearing

Case Ref: P/1997.DE Country: EP (Germany) Patent No: P3878103.4 App No: 88201810.4 Grant Date: 03/02/1993 App Date: 25/08/1988 Applicant: Glacier Vandervell SA Desc. Title: Dissimilar bearing halves

Case Ref: P/1997.ES Country: EP (Spain) Patent No: 2037817

Case Ref: P/2076.GB2 Country: United Kingdom Patent No: 2225393 App No: 8926318.0 Grant Date: 02/12/1992 App Date: 21/11/1989 Applicant: Vandervell Limited Desc. Title: Offset "K" flange

Case Ref: P/2076.US Country: United States Patent No: 4989998 App No: 07/473904 Grant Date: 05/02/1991 App Date: 17/11/1989 Applicant: Vandervell Limited Desc. Title: Offset "K" flange

Case Ref: P/2077.GB2 Country: United Kingdom Patent No: 2225392 App No: 8926317.2 Grant Date: 19/08/1992 App Date: 21/11/1989 Applicant: Vandervell Limited Desc. Title: Single-lug "K" Flange

Case Ref: P/2111.AT Country: EP (Austria) Patent No: E123078 App No: 90909691.9 Grant Date: 24/05/1995 App Date: 18/06/1990 Applicant: T&N Technology Limited Desc. Title: Sputtered Bearings

Case Ref: P/2111.BR Country: Brazil Patent No: Pending App No: PI9006838 Grant Date: Pending App Date: 18/06/1990 Applicant: T&N Technology Limited Desc. Title: Sputtered Bearings

Case Ref: P/2111.DE

Case Ref: P/2138.AU Country: Australia Patent No: 633162 App No: 67619/90 Grant Date: 14/05/1993 App Date: 30/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.BR Country: Brazil Patent No: PI9006004-0 App No: PI9006004 Grant Date: 26/08/1997 App Date: 27/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.DE Country: EP (Germany) Patent No: 69012285.3 App No: 90202993.3 Grant Date: 07/09/1994 App Date: 12/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.ES Country: EP (Spain) Patent No: 0430324 App No: 90202993.3 Grant Date: 07/09/1994App Date: 12/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.FR Country: EP (France) Patent No: 0430324 App No: 90202993.3 Grant Date: 07/09/1994 App Date: 12/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.GB2 Country: United Kingdom Patent No: 2238548 App No: 9024540.8 Grant Date: 09/12/1992 App Date: 12/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.IT Country: EP (Italy) Patent No: 0430324 App No: 90202993.3 Grant Date: 07/09/1994 App Date: 12/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.KR Country: South Korea Patent No: Pending App No: 19584/1990 Grant Date: Pending App Date: 30/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2138.US Country: United States Patent No: 5153253 App No: 07/611699 Grant Date: 06/10/1992 App Date: 13/11/1990 Applicant: The Glacier Metal Company Limited Desc. Title: RB85-PVDF Bearing Material

Case Ref: P/2154.AT Country: EP (Austria) Patent No: E 123115 App No: 91200409.0 Grant Date: 24/05/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2154.DE Country: EP (Germany) Patent No: 69109892.1 App No: 91200409.0 Grant Date: 24/05/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2154.ES Country: EP (Spain) Patent No: 2074214 App No: 91200409.0 Grant Date: 24/05/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2154.FR Country: EP (France) Patent No: 0444754 App No: 91200409.0 Grant Date: 24/05/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2154.GB2 Country: United Kingdom Patent No: 2241752 App No: 9104027.9 Grant Date: 04/05/1994 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2154.IT Country: EP (Italy) Patent No: 0444754 App No: 91200409.0 Grant Date: 24/05/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2154.US Country: United States Patent No: 5145264 App No: 07/661183 Grant Date: 08/09/1992 App Date: 27/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 1 Flanged Bush

Case Ref: P/2155.AT Country: EP (Austria) Patent No: E 120836 App No: 91200410.8 Grant Date: 05/04/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2155.DE Country: EP (Germany) Patent No: 69108592.7 App No: 91200410.8 Grant Date: 05/04/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2155.ES Country: EP (Spain) Patent No: 2070412 App No: 91200410.8 Grant Date: 05/04/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2155.FR Country: EP (France) Patent No: 0444755 App No: 91200410.8 Grant Date: 05/04/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2155.GB2 Country: United Kingdom Patent No: 9104026.1 App No: 2241751 Grant Date: 01/06/1994 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2155.IT Country: EP (Italy) Patent No: 0444755 App No: 91200410.8 Grant Date: 05/04/1995 App Date: 26/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2155.US Country: United States Patent No: 5139348 App No: 07/661184 Grant Date: 18/08/1992 App Date: 27/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Type 2 Flanged Bush

Case Ref: P/2189.DE Country: EP (Germany) Patent No: P69105513.0 App No: 91916415.2 Grant Date: 30/11/1994 App Date: 03/09/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Non Toxic DU

Case Ref: P/2189.FR Country: EP (France) Patent No: 0546070 App No: 91916415.2 Grant Date: 30/11/1994 App Date: 03/09/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Non Toxic DU

Case Ref: P/2189.GB2 Country: United Kingdom Patent No: 2248238 App No: 9118810.2 Grant Date: 23/03/1994 App Date: 03/09/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Non Toxic DIJ

Case Ref: P/2220.AT Country: EP (Austria) Patent No: E 150851 App No: PCT/GB92/00300 Grant Date: 26/03/1997 App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.DE Country: EP (Germany) Patent No: 69218588.7 App No: PCT/GB92/00300 Grant Date: 26/03/1997 App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.ES Country: EP (Spain) Patent No: 2099248 App No: PCT/GB92/00300 Grant Date: 26/03/1997 App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.FR Country: EP (France) Patent No: 0571481 App No: PCT/GB92/00300 Grant Date: 26/03/1997 App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.GB2 Country: United Kingdom Patent No: 2253412 App No: 9203593.0 Grant Date: 05/07/1995 App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.IT Country: EP (Italy) Patent No: 0571481 App No: PCT/GB92/00300 Grant Date: 26/03/1997 App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.JP Country: Japan Patent No: Pending App No: 505032/92 Grant Date: Pending App Date: 20/02/1992 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.US2 Country: United States Patent No: Pending App No: 08/436955 Grant Date: Pending App Date: 12/07/1993 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2220.US3 Country: United States Patent No: 5770323 App No: 08/606275 Grant Date: 23/06/1998 App Date: 12/07/1993 Applicant: T&N Technology Limited Desc. Title: Composite overlays

Case Ref: P/2263.GB2 Country: United Kingdom Patent No: 2 262 576 App No: 9226356.5 Grant Date: 04/01/1995 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Bearing w/Inj Moulded Flange

Case Ref: P/2263.US Country: United States Patent No: 5520466 App No: 08/244,676 Grant Date: 28/05/1996 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Bearing w/Inj Moulded Flange

Case Ref: P/2264.DE Country: EP (Germany) Patent No: 69218249 T2 App No: 93900290.3 Grant Date: 12/03/1997 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2264.ES Country: EP (Spain) Patent No: 2098723 T3 App No: 93900290.3 Grant Date: 12/03/1997 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2264.FR Country: EP (France) Patent No: 0618944 App No: 93900290.3 Grant Date: 12/03/1997 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2264.GB Country: United Kingdom Patent No: 2262784 App No: 9127342.5 Grant Date: 10/05/1995 App Date: 24/12/1991 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref:

Case Ref: P/2264.IT Country: EP (Italy) Patent No: 0618944 App No: 93900290.3 Grant Date: 12/03/1997 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2264.JP Country: Japan Patent No: Pending App No: 511517/93 Grant Date: Pending App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2264.SE Country: EP (Sweden) Patent No: 0618944 App No: 93900290.3 Grant Date: 12/03/1997 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2264.US Country: United States Patent No: 5416154 App No: 244,759 Grant Date: 16/05/1995 App Date: 17/12/1992 Applicant: T&N Technology Limited Desc. Title: Plastic Bearing Bush

Case Ref: P/2274.GB Country: United Kingdom Patent No: 2264150 App No: 9202304.3 Grant Date: 17/05/1995 App Date: 04/02/1992 Applicant: Glacier Vandervell Limited Desc. Title: Encapsulated DU

Case Ref: P/2320.GB Country: United Kingdom Patent No: 2270720 App No: 9219800.1 Grant Date: 10/01/1996 App Date: 17/09/1992 Applicant: T&N Technology Limited Desc. Title: Expanded Metal w Tape Bearing

Case Ref: P/2338.BR Country: Brazil Patent No: Pending App No: PI 9406184-0 Grant Date: Pending App Date: 24/01/1994 Applicant: T&N Technology Limited Desc. Title: PTFE PPS Bearing

Case Ref: P/2338.CN Country: China Patent No: Pending App No: 94191137.3 Grant Date: Pending App Date: 24/01/1994 Applicant: T&N Technology Limited Desc. Title: PTFE PPS Bearing

Case Ref: P/2338.DE Country: EP (Germany) Patent No: 69405977.3-08 App No: 94904299.8 Grant Date: 01/10/1997 App Date: 24/01/1994 Applicant: T&N Technology Limited Desc. Title: PTFE PPS Bearing

Case Ref: P/2338.ES Country: EP (Spain) Patent No: 2107178 T3 App No: 94904299.8 Grant Date: 01/10/1997 App Date: 24/01/1994 Applicant: T&N Technology Limited Desc. Title: PTFE PPS Bearing

Case Ref: P/2338.FR Country: EP (France) Patent No: 0683807 App No: 94904299.8 Grant Date: 01/10/1997 App Date: 24/01/1994 Applicant: T&N Technology Limited Desc. Title: PTFE PPS Bearing

Case Ref: P/2338.GB Country: United Kingdom Patent No: 2274844 App No: 9302533.6 Grant Date: 03/01/1996 App Date: 09/02/1993 Applicant: T&N Technology Limited Desc. Title: PTFE PPS Bearing

Case Ref: P/2338.GB2 Country: EP (United Kingdom) Patent No: 0683807 App No: 94904299.8 Grant Date: 01/10/1997 App Date: 24/01/1994 Applicant: T&N Technology Limited

Case Ref: P/2363.BE Country: EP (Belgium) Patent No: 0708892 App No: 94920551.2 Grant Date: 07/05/1997 App Date: 12/07/1994 Applicant: T&N Technology Limited Desc. Title: Fibrilated Fibres in PTFE L'nr

Case Ref: P/2363.DE Country: EP (Germany) Patent No:

Case Ref: P/2398.GB2 Country: United Kingdom Patent No: 2287771 App No: 9505395.5 Grant Date: 08/10/1997 App Date: 17/03/1995 Applicant: Glacier Vandervell SA Desc. Title: SIC Strut Housings

Case Ref: P/2398.GB3 Country: EP (United Kingdom) Patent No: 0752075 App No: 95911418.2-2312 Grant Date: 05/08/1998 App Date: 17/03/1995 Applicant: Vandervell SA Desc. Title: SIC Strut Housings

Case Ref: P/2398.IT Country: EP (Italy) Patent No: 0752075 App No: 95911418.2-2312 Grant Date: 05/08/1998 App Date: 17/03/1995 Applicant: Vandervell SA Desc. Title: SIC Strut Housings

Case Ref: P/2398.JP Country: Japan Patent No: Pending App No: 524460/95 Grant Date: Pending App Date: 17/03/1995 Applicant: Glacier SIC and T&N plc Desc. Title: SIC Strut Housings

Case Ref: P/2398.NL Country: EP (Netherlands) Patent No: 0752075 App No: 95911418.2-2312 Grant Date: 05/08/1998 App Date: 17/03/1995 Applicant: Glacier Vandervell SA Desc. Title: SIC Strut Housings

Case Ref: P/2398.SE Country: EP (Sweden) Patent No: 0752075 App No: 95911418.2-2312 Grant Date: 05/08/1998 App Date: 17/03/1995 Applicant: Glacier Vandervell SA Desc. Title: SIC Strut Housings

Case Ref: P/2398.US Country: United States Patent No: 5765666 App No: 08/716,373 Grant Date: 16/06/1998 App Date: 17/03/1995 Applicant: Glacier Vandervell SA Desc. Title: SIC Strut Housings

Case Ref: P/2433.GB2 Country: United Kingdom Patent No: 2293419 App No: 9518650.8 Grant Date: 25/03/1998 App Date: 05/09/1995 Applicant: T&N Technology Limited Desc. Title: All Plastics Bush

Case Ref: P/2441.BR Country: Brazil Patent No: Pending App No: PI9509722-8 Grant Date: Pending App Date: 03/11/1995 Applicant: T&N Technology Limited Desc. Title: Zinc Alloy Overlay

Case Ref: P/2441.EP Country: European Patent Office Patent No: Pending App No: 95936022.3-2309
Grant Date: Pending App Date: 03/11/1995 Applicant: T&N Technology Limited

Case Ref: P/2459.JP Country: Japan Patent No: Pending App No: 526083/96 Grant Date: Pending App Date: 21/02/1996 Applicant: Glacier Vandervell Limited Desc. Title: Pressure Bonding Al-Sn Overlay

Case Ref: P/2459.US Country: United States Patent No: Pending App No: 08/894,650 Grant Date: Pending App Date: 21/02/1996 Applicant: Glacier Vandervell Limited Desc. Title: Pressure Bonding Al-Sn Overlay

Case Ref: P/2511.GB2 Country: United Kingdom Patent No: Pending App No: 9701776.8 Grant Date: Pending App Date: 29/01/1997 Applicant: Glacier Vandervell Limited Desc. Title: Copper Containing Interlayer

Case Ref: P/2526.BR Country: Brazil Patent No: Pending App No: PCT/GB97/01143 Grant Date: Pending App Date: 25/04/1997 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Overlay Surface

Case Ref: P/2526. Country: EP European Patent Office Patent No: Pending App No: PCT/GB97/01143 Grant Date: Pending App Date: 25/04/1997 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Overlay Surface

Case Ref: P/2526.GB Country: United Kingdom Patent No: Pending App No: 9610096.1 Grant Date: Pending App Date: 15/05/1996 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Overlay Surface

Case Ref: P/2526.JP Country: Japan Patent No: Pending App No: PCT/GB97/01143 Grant Date: Pending App Date: 25/04/1997 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Overlay Surface

Case Ref: P/2526.US Country: United States Patent No: Pending App No: PCT/GB97/01143 Grant Date: Pending App Date: 25/04/1997 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Overlay Surface

Case Ref: P/2550.GB Country: United Kingdom Patent No: Pending App No: 9623052.9 Grant Date: Pending App Date: 06/11/1996 Applicant: T&N Technology Limited Desc. Title: PTFE Bearing With Nanoparticle

Case Ref: P/2550.IN Country: India Patent No: Pending App No: 3089/DEL/1997 Grant Date: Pending App Date: 27/10/1997 Applicant: T&N Technology Limited Desc. Title: PTFE Bearing With Nanoparticle

Case Ref: P/2550.WO Country: WIPO - International Pat Patent No: Pending App No: PCT/GB97/02846 Grant Date: Pending App Date: 15/10/1997 Applicant: T&N Technology Limited Desc. Title: PTFE Bearing With Nanoparticle

Case Ref: P/2562.GB2 Country: United Kingdom Patent No: Pending App No: 9725513.7 Grant Date: Pending App Date: 03/12/1997 Applicant: Glacier Vandervell SA Desc. Title: Steering Column Bearing

Case Ref: P/2562.WO Country:

Case Ref: P/2570.GB Country: United Kingdom Patent No: Pending App No: 9701778.4 Grant Date: Pending App Date: 29/01/1997 Applicant: Glacier Vandervell Limited Desc. Title: PTFE Lining with Aramid/Glass

Case Ref: P/2570.WO Country: WIPO - International Pat Patent No: Pending App No: PCT/GB98/00196 Grant Date: Pending App Date: 22/01/1998 Applicant: Glacier Vandervell Limited Desc. Title: PTFE Lining with Aramid/Glass

Case Ref: P/2571.GB2 Country: United Kingdom Patent No: Pending App No: 9801777.5 Grant Date: Pending App Date: 28/01/1998 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Conveyor

Case Ref: P/2571.WO Country: WIPO - International Pat Patent No: Pending App No: PCT/GB98/00247 Grant Date: Pending App Date: 27/01/1998 Applicant: Glacier Vandervell Limited Desc. Title: Bearing Conveyor

Case Ref: P/2599.GB Country: United Kingdom Patent No: Pending App No: 9713079.3 Grant Date: Pending App Date: 21/06/1997 Applicant: T&N Technology Limited Desc. Title: Aramid and PTFE etc.

Case Ref: P/2599.IN Country: India

Case Ref: P/2701.FR Country: EP (France) Patent No: 81901804.5 App No: 0055275 Grant Date: 27/11/1985 App Date: 02/07/1981 Applicant: The Glacier Metal Company Limited Desc. Title: Solvents For PPS

Case Ref: P/2701.GB2 Country: EP (United Kingdom) Patent No: 0055275 App No: 81901804.5 Grant Date: D.7.7

APPENDIX VIII

Case Ref: P/1.DE Country: EP (Germany) Patent No: P3576553.4 App No: 85114747.0 Grant Date: 14/03/1990 App Date: 19/11/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/1.ES Country: Spain Patent No: 296769.3 App Date: 549737 Grant Date: 29/07/1988 App Date: 09/12/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/1.FR Country: EP (France) Patent No: 0184693 App No: 85114747.0 Grant Date: 14/03/1990 App Date: 19/11/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/1.GB2 Country: EP (United Kingdom) Patent No: 0184693 App No: 85114747.0 Grant Date: 14/03/1990 App Date: 19/11/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/1.IT Country: EP (Italy) Patent No: 0184693 App No: 85114747.0 Grant Date: 14/03/1990 App Date: 19/11/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/1.SE Country: EP (Sweden) Patent No: 0184693 App No: 85114747.0 Grant Date: 14/03/1990 App Date: 19/11/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/1.US Country: United States Patent No: 4652150 App No: 06/794,550 Grant Date: 24/03/1987 App Date: 04/11/1985 Applicant: AE PLC Desc. Title: Flexible Attached Flanges

Case Ref: P/12.AT Country: EP (Austria) Patent No: E 47891 App No: 86106598.5 Grant Date: 08/11/1989 App Date: 15/05/1986 Applicant: AE PLC Desc. Title: AS124 Bearing Material

Case Ref: P/12.AU Country: Australia Patent No: 582443

Case Ref: P/12.JP Country: Japan Patent No: 2009480 App No: 119420/86 Grant Date: 02/02/1996 App Date: 26/05/1986 Applicant: AE PLC Desc. Title: AS124 Bearing Material

Case Ref: P/12.KR Country: South Korea Patent No: 75178 App No: 4197/1986 Grant Date: 07/07/1994 App Date: 26/05/2006 Applicant: AE PLC Desc. Title: AS124 Bearing Material

Case Ref: P/12.SE Country: EP (Sweden) Patent No: 0205893 App No: 86106598.5 Grant Date: 08/11/1989 App Date: 15/05/1986 Applicant: AE PLC Desc. Title: AS124 Bearing Material

Case Ref: P/12.US Country: United States Patent No: 4707194 App No: 06/863711 Grant Date: 17/11/1987 App Date: 16/05/1986 Applicant: The Glacier Metal Company Limited Desc. Title: AS124 Bearing Material

Case Ref: P/12.ZA Country: South Africa Patent No: 86/3845 App No: 86/3845 Grant Date: 28/01/1987 App Date: 22/05/1986 Applicant: AE PLC Desc. Title: AS124 Bearing Material

Case Ref: P/29.DE Country: EP (Germany) Patent No: P 3761328.6-08 App No: 87201003.8 Grant Date: 03/01/1990 App Date: 29/05/1987 Applicant: AE PLC Desc. Title: Thrust Washer w Bent-over Tabs

Case Ref: P/29.FR Country: EP (France) Patent No: 0248484 App No: 87201003.8 Grant Date: 03/01/1990 App Date: 29/05/1987 Applicant: AE PLC Desc. Title: Thrust Washer w Bent-over Tabs

Case Ref: P/29.GB2 Country: United Kingdom Patent No: 2193267 App No: 8712626.4 Grant Date: 20/12/1989 App Date: 29/05/1987 Applicant: AE PLC Desc. Title: Thrust Washer w Bent-over Tabs

Case Ref: P/29.IT Country: EP (Italy) Patent No: 0248484 App No: 87201003.8 Grant Date: 03/01/1990 App Date: 29/05/2007 Applicant: AE PLC Desc. Title: Thrust Washer w Bent-over Tabs

Case Ref: P/29.US Country: United States Patent No: 4770547 App No: 07/55305 Grant Date: 13/09/1988 App Date: 29/05/1987 Applicant: AE PLC Desc. Title: Thrust Washer w Bent-over Tabs

Case Ref: P/32.AT Country: EP (Austria) Patent No: E67528 App No: 87201324.8 Grant Date: 18/09/1991 App Date: 13/07/1987 Applicant: The Glacier Metal Company Limited Desc. Title: Brush Plating

Case Ref: P/32.DE Country: EP (Germany) Patent No: 3773088.6 App No: 87201324.8 Grant Date: 18/09/1991 App Date: 13/07/1987 Applicant: The Glacier Metal Company Limited Desc. Title: Brush Plating

Case Ref: P/32.ES Country: EP (Spain) Patent No: 2024494 App No: 87201324.8 Grant Date: 18/09/1991 App Date: 13/07/1987 Applicant: The Glacier Metal Company Limited Desc. Title: Brush Plating

Case Ref: P/32.FR Country: EP (France) Patent No: 0257670 App No: 87201324.8 Grant Date: 18/09/1991 App Date: 13/07/1987 Applicant: The Glacier Metal Company Limited Desc. Title: Brush Plating

Case Ref: P/32.GB2 Country: United Kingdom Patent No: 2192642 App No: 8716477.8 Grant Date: 19/12/1990 App Date: 13/07/1987 Applicant: The Glacier Metal Company Limited Desc. Title: Brush Plating

Case Ref: P/32.IT Country: EP (Italy) Patent No: 0257670 App No: 87201324.8 Grant Date: 18/09/1991 App Date: 13/07/1987 Applicant: The Glacier Metal Company Limited Desc. Title: Brush Plating

Case Ref: P/686.AU Country: Australia Patent No: 574691 App No: 30227/84 Grant Date: 14/12/1988 App Date: 03/07/2004 Patent No: AE PLC Desc. Title: Al/Tin/Silicon Bearing Alloy

Case Ref: P/686.BR Country: Brazil Patent No: PI8403288 App No: PI8403288 Grant Date: 25/05/1993 App Date: 03/07/1984 Applicant: AE PLC Desc. Title: Al/Tin/Silicon Bearing Alloy

Case Ref:

APPENDIX IX

ΑE

CYGNUS

HONEL

DEVA

DEVA (In Chinese characters)

DEVA (In circle)

DEVA (In Japanese characters)

DEVA (In rectangle)

DEVAGLEIT

DEVAGLIDE

devaglide

APPENDIX X

Case Ref: 2.AR Country: Argentina Patent No: 236,061 App No: 302,785 Grant Date: 30/10/1987 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.AT Country: EP (Austria) Patent No: E51686 App No: 86300019.6 Grant Date: 04/04/1990 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.AU Country: Australia Patent No: 583570 App No: 51274/85 Grant Date: 25/08/1989 App Date: 16/12/1985 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.BR Country: Brazil Patent No: PI8506582 App No: PI8506582 Grant Date: 30/03/1993 App Date: 30/12/1985 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.CA Country: Canada Patent No: 1291631 App No: 498,932 Grant Date: 05/11/1991 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.CN Country: China Patent No: 86100018.8 App No: 86100018 Grant Date: 16/08/1989 App Date: 04/01/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.DE Country: EP (Germany) Patent No: 0187695 App No: 86300019.6 Grant Date: 04/04/1990 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.ES Country: Spain Patent No: 550665/4 App No: 550665/4 Grant Date: 23/07/1986 App Date: 23/07/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.FI Country: Finland Patent No: 79748 App No: 860034 Grant Date: 12/02/1990 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.FR Country: EP (France) Patent No: 0187695 App No: 86300019.6 Grant Date: 04/04/1990 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Inc. Desc. Title: Glacier Inlay Bearing

Case Ref: P/2.GB2 Country: EP (United Kingdom) Patent No: 0187695 App No: 86300019.6 Grant Date: 04/04/1990 App Date: 03/01/1986 Applicant: AE plc & Dresser Industries Inc.

Case Ref: P/41.GB2 Country: United Kingdom Patent No: 2198486 App No: 8725100.5 Grant Date: 20/03/1991 App Date: 27/10/1987 Applicant: AE PLC Desc. Title: Ceramic Bearings

Case Ref: P/60.US Country: United States (No Fee) Patent No: 4229057 App No: 30730 Grant Date: 21/10/1980 App Date: 17/04/1979 Applicant: Vandervell Limited Desc. Title: R Type Railway Bearing

Case Ref: P/82.CA Country: Canada (No Fee) Patent No: 1127217 App No: 355491 Grant Date: 06/07/1982 App Date: 06/07/1980 Applicant: Vandervell Products Limited Desc. Title: R Bearing with Baffle

Case Ref: P/82.US Country: United States (No Fee) Patent No: 4336970 App No: 161819 Grant Date: 29/06/1982 App Date: 23/06/1980 Applicant: Vandervell Products Limited Desc. Title: R Bearing with Baffle

Case Ref: P/653.US Country: United States (No Fee) Patent No: 4360208 App No: 178,461 Grant Date: 23/11/1982 App Date: 17/04/1979 Applicant: The Glacier Metal Company Limited Desc. Title: Lip-Type Seals

Case Ref: P/655.GB2 Country: EP (United Kingdom) Patent No: 0026765 App No: 80900496.3 Grant Date: 23/05/1984 App Date: 20/03/1980 Applicant: The Glacier Metal Company Limited Desc. Title: Viscosity Pump

Case Ref: P/655.US Country: United States (No Fee) Patent No: 4,396,348 App No: 212,732 Grant Date: 02/08/1983 App Date: 02/08/1980 Applicant: The Glacier Metal Company Limited Desc. Title: Viscosity Pump

Case Ref: P/656.CA Country: Canada (No Fee) Patent No: 1152548 App No: 339,043 Grant Date: 23/08/1983 App Date: 02/11/1979 Applicant: The Glacier Metal Company Limited Desc. Title: Glacelign CQ

Case Ref: P/656.GB Country: United Kingdom Patent No: 2033023 App No: 7842945 Grant Date: 19/01/1983 App Date: 02/11/1978 Applicant: The Glacier Metal Company Limited Desc. Title: Glacelign CQ

Case Ref: P/656.US Country: United States (No Fee) Patent No: 4,335,925 App No: 197,349 Grant Date: 22/06/1982 App Date: 31/10/1979 Applicant: The Glacier Metal Company Limited Desc. Title: Glacelign CQ

Case Ref: P/668.GB Country: United Kingdom Patent No: 2079385 App No: 8021803 Grant Date: 20/06/1984 App Date: 03/07/1980 Applicant: The Glacier Metal Company Limited Desc. Title: Lubrication System

Case Ref: P/668.US Country: United States Patent No: 4,445,592 App No: 279,799 Grant Date: 01/05/1984 App Date: 02/07/1981 Applicant: The Glacier Metal Company Limited Desc. Title: Lubrication System

Case Ref: P/691.CA Country: Canada (No Fee) Patent No: 1234858 App No: 477904 Grant Date: 05/04/1988 App Date: 29/03/1985 Applicant: AE PLC Desc. Title: Re-lubricatable bridge bearing

Case Ref: P/697.AU Country: Australia Patent No: 571608 App No: 35872/84 Grant Date: 10/08/1988 App Date: 26/11/1984 Applicant: AE PLC Desc. Title: Expansion Joints

Case Ref: P/697.CA Country: Canada (No Fee) Patent No: 1237010 App No: 468,656 Grant Date: 24/05/1988 App Date: 27/11/1984 Applicant: AE PLC Desc. Title: Expansion Joints

Case Ref: P/697.GB Country: United Kingdom Patent No: 2151276 App No: 8429930 Grant Date:

Case Ref: P/2041.FR Country: EP (France) Patent No: 0344595 App No: 89109336.1 Grant Date: 16/03/1994 App Date: 24/05/1989 Applicant: The Glacier Metal Company Limited Desc. Title: Magnetic Thrust Bearings

Case Ref: P/2041.GB Country: United Kingdom Patent No: 2219357 App No: 8813019.0 Grant Date: 27/05/1992 App Date: 02/06/1988 Applicant: The Glacier Metal Company Limited

Case Ref: P/2142.IT Country: EP (Italy) Patent No: 0434127 App No: 90203270.5 Grant Date: 21/09/1994 App Date: 12/12/1990 Applicant: Vandervell Limited Desc. Title: Vandervell Mosaic

Case Ref: P/2142.US Country: United States Patent No: 5195244 App No: 07/626018 Grant Date: 23/03/1993 App Date: 12/12/1990 Applicant: Vandervell Limited Desc. Title: Vandervell Mosaic

Case Ref: P/2187.CH Country: EP (Switzerland) Patent No: 0541656 App No: 91914153.1 Grant Date: 31/08/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2187.DE Country: EP (Germany) Patent No: 69103756.6 App No: 91914153.1 Grant Date: 31/08/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2187.FR Country: EP (France) Patent No: 0541656 App No: 91914153.1 Grant Date: 31/08/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2187.GB Country: United Kingdom Patent No: 2246400 App No: 9016625.7 Grant Date: 26/01/1994 App Date: 28/07/1990 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2187.IT Country: EP (Italy) Patent No: 0541656 App No: 91914153.1 Grant Date: 31/08/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2187.SE Country: EP (Sweden) Patent No: 0541656 App No: 91914153.1 Grant Date: 31/08/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2187.US Country: United States Patent No: 5317226 App No: 07/960401 Grant Date: 31/05/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Wrapped Laminations

Case Ref: P/2188.US Country: United States Patent No: 5319274 App No: 07/960400 Grant Date: 07/06/1994 App Date: 29/07/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Twisted Laminations

Case Ref: P/2217.JP Country: Japan Patent No: Pending App No: 28304/92 Grant Date: Pending App Date: 14/02/1992 Applicant: The Glacier Metal Company Limited Desc. Title: Magnetic Bearing Shaft

Case Ref: P/2217.US2 Country: United States Patent No: 5272403 App No: 07/987,564 Grant Date: 21/12/1993 App Date: 15/02/1991 Applicant: The Glacier Metal Company Limited Desc. Title: Magnetic Bearing Shaft

Case Ref: P/2218.JP Country: Japan Patent No: Pending App No: 28305/92 Grant Date: Pending App Date: 14/02/1992 Applicant: The Glacier Metal Company Limited Desc. Title: Magnetic Bearing

Case Ref: P/2218.US Country: United States Patent No: 5231323 App No: 07/829265 Grant Date: 27/07/1993 App Date: 03/02/1992 Applicant: The Glacier Metal Company Limited Desc. Title: Magnetic Bearing

Case Ref: P/2257.GB2 Country: United Kingdom Patent No: 2260790 App No: 9222034.2 Grant Date: 05/04/1995 App Date: 20/10/1992 Applicant: The Glacier Metal Company Limited Desc. Title: Etched Mosaic

Case Ref: P/2303.CH Country: EP (Switzerland) Patent No: 0580201 App No: 93201915.1 E

Case Ref: P/2304.IT Country: EP (Italy) Patent No: 0580202 App No: 93201916.9 Grant Date: 17/04/1996 App Date: 01/07/1993 Applicant: The Glacier Metal Company Limited Desc. Title: Mag Brg Separate Fluid Back-up

Case Ref: P/2304.JP Country: Japan Patent No: Pending App No: 181104/93 Grant Date: Pending App Date: 22/07/1993 Applicant: The Glacier Metal Company Limited Desc. Title: Mag Brg Separate Fluid Back-up

Case Ref: P/2421.JP Country: Japan Patent No: Pending App No: 504168/96 Grant Date: Pending App Date: 28/06/1995 Applicant: The Glacier Metal Company Limited Desc. Title: Brg backup TiN&Cu Heat Conduct

Case Ref: P/2421.US Country: United States Patent No:

Case Ref: P/2435.US Country: United States Patent No: 5,584,463 App No: 08/293,920 Grant Date: 17/12/1996 App Date: 29/09/1994 Applicant: Glacier RPB Inc. Desc. Title: Radial Gas Damper

Case Ref: P/2436.JP Country: Japan Patent No: Pending App No: 511481/96 Grant Date: Pending App Date: 15/09/1995 Applicant: Glacier RPB Inc. Desc. Title: Active Axial Gas Damper

Case Ref: P/2436.GB EP Country: (United Kingdom) Patent No: 0783635 App No: 95931323.0 Grant Date: 12/08/98 App Date: 15/09/95 Applicant: Glacier RPB Inc. Desc. Title: Radial Gas Damper

Case Ref: P/2436.US Country:

Case Ref: P/2499.GB2 Country: United Kingdom Patent No: Pending App No: 9625030.3 Grant Date: Pending App Date: 02/12/1996 Applicant: The Glacier Metal Company Limited Desc. Title: Tilting Pad With Shim

Case Ref: P/2499.SG Country: Singapore Patent No: Pending App No: PCT/GB96/02969 Grant Date: Pending App Date: 02/12/1996 Applicant: The Glacier Metal Company Limited Desc. Title: Tilting Pad With Shim

Case Ref: P/2499.US Country: United States Patent No: Pending App No: 09/077918 Grant Date: Pending App Date: 02/12/1996 Applicant: The Glacier Metal Company Limited Desc. Title: Tilting Pad With Shim

Case Ref: P/2499.WO Country: WIPO - Intl Pat Patent No: Pending App No: PCT/GB96/02969 Grant Date: Pending App Date: 02/12/1996 Applicant: The Glacier Metal Company Limited Desc. Title: Tilting Pad With Shim

Case Ref: P/2514.EP Country: Euro Pat Office Patent No: Pending App No: 97902478.3 Grant Date: Pending App Date: 06/02/1997 Applicant: The Glacier Metal Company Limited Desc. Title: Axial Rate Inductive Sensor

Case Ref: P/2514.GB2 Country: United Kingdom Patent No: Pending App No: 9702416.0 Grant Date: Pending App Date: 06/02/1997 Applicant: The Glacier Metal Company Limited Desc. Title: Axial Rate Inductive Sensor

Case Ref: P/2514.JP Country: Japan Patent No: Pending App No: PCT/GB97/00325 Grant Date: Pending App Date: 06/02/1997 Applicant: The Glacier Metal Company Limited Desc. Title: Axial Rate Inductive Sensor

Case Ref: P/2514.US Country: United States Patent No: Pending App No: PCT/GB97/00325 Grant Date: Pending App Date: 06/02/1997 Applicant: The Glacier Metal Company Limited Desc. Title: Axial Rate Inductive Sensor

Case Ref:

Case Ref: P/3003.EP Country: Euro Pat Office Patent No: Pending App No: 95116990.3 Grant Date: Pending App Date: 27/10/1995 Applicant: Glacier GmbH - Sollinger Hutte Desc. Title: Rubber Seal

Case Ref: P/3004.DE Country: Germany Patent No: 4425037 App No: 4425037.1-25 Grant Date: 23/11/1995 App Date: 15/07/1994 Applicant: Glacier GmbH - Sollinger Hutte Desc. Title: Elastomeric Spring

Case Ref: P/3004.EP Country: Euro Pat Office Patent No: Pending App No: 95109739.3 Grant Date: Pending App Date: 22/06/1995 Applicant: Glacier GmbH - Sollinger Hutte Desc. Title: Elastomeric Spring

Case Ref: P/3004.HU Country: Hungary Patent No: Pending App No: P9502106 Grant Date: Pending App Date: 11/07/1995 Applicant: Glacier GmbH - Sollinger Hutte Desc. Title: Elastomeric Spring

Case Ref: P/3004.PL Country: Poland Patent No: Pending App No: P309443 Grant Date: Pending App Date: 30/06/1995 Applicant: Glacier GmbH - Sollinger Hutte Desc. Title: Elastomeric Spring

APPENDIX XI

Field of Use

General License Restrictions: Federal-Mogul's rights under these patents will be limited to exploitation of the teachings of the patent only in relation to Non-Automotive Heavywall Bearings. The license will be non-exclusive and royalty-free for the life of the patents. The license will not require the transfer of any technical assistance of know-how relating to the patents. The license will be assignable or transferable only to Federal-Mogul facilities dedicated to the manufacture of Non-Automotive Heavywall Bearings.

Patent P/12: In addition to the General License Restrictions above, the license for patent P/12 will prohibit use at any plant which Federal-Mogul at any time uses for manufacture of Thinwall Bearings that are not Non-Automotive Heavywall Bearings. No materials manufacturing rights will be granted under this license. Rather, the rights to be granted to Federal-Mogul under this license are the rights to take alloy compositions to which Federal-Mogul otherwise has rights, bond the alloy to steel, and perform heat treatment on the bonded material. Beginning six months after the Divestiture Date, Federal-Mogul will not be permitted to use the "AS124" name, or any name with the prefix "AS" or the suffix "124", in connection with any Thinwall Bearings, any Non-Automotive Heavywall Bearings, or any other bearings.

Patent P/686: In addition to the General License Restrictions above, the license for P/686 will prohibit use at any plant which Federal-Mogul at any time uses for manufacture of Thinwall Bearings that are not Non-Automotive Heavywall Bearings. Beginning six months after the Divestiture Date, Federal-Mogul will not be permitted to use the "AS104" name, or any name with the prefix "AS" or the suffix "104", in connection with any Thinwall Bearings, any Non-Automotive Heavywall Bearings, or any other bearings.