

101912	133 SHEET O. C.		
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy			
thereof	riease record the attached original documents or copy		
1. Name of conveying party(ies): Citizens Business Credit Company, a division Of Citizens Leasing Corporation, a Rhode Island corporation	2. Name and address of receiving party(ies): Name: Sentinel Products Corp, a New York Corporation Limited Partnership Internal Address: Street Address: 70 Airport Road		
Additional name(s) of conveying party(ies) attached? Yes No	City: Hyannis State: MA Zip:02601 Additional name(s) & address(es) attached? Yes		
	No		
3. Nature of conveyance:			
☐ Assignment ☐ Other Release of Collateral Assignment of Patents and Assignment Execution Date:			
4. Application number(s) or patent number(s):			
A. Patent Application No.(s) 08/639,357, 08/699,000, 08/708,115, 08/805,686, 08/851,375, 08/888,431 021,463, 08/638,122, 08/706,722, 08/308,801, 08/502,258			
B. Patent No.(s) 5,932,659, 5,882,776, 5,929,129, 5,883,144, 6,262,137, 4,900,490, 5,859,076 Additional numbers attached? Yes No			
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 18		
Name: Brian P. Kinnear Holland & Hart LLP	7. Total fee (37 CFR 3.41) \$0		
Street address: 555 Seventeenth Street Suite 3200	Enclosed Authorized to be charged additional fees to deposit account		
City: Denver State: CO Zip: 80202	8. Deposit account number: 082623		
	(Attach duplicate copy of this page if paying by deposit account)		
DO NOT USE THIS SPACE			
9. Statement and signature.			
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.			
Brian P. Kinnear	12/5/01		
Name of person signing Total number of pages comprising cover sheet			

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09-11	2001 SHEET		
To the Honora Control of Pate	MMMMM 2.30.01		
thereof 1019/1	ttached original documents or copy		
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):		
Wells Fargo Business Credit, Inc., a Minnesota Corporation, known as Norwest Business Credit, Inc., a Minnesota Corporation, which is the successor by	Name: Sentinel Products Corp, a New York Corporation Limited Partnership Internal Address: Street Address: 70 Airport Road		
merger to Beacon Business Credit, Inc., a Massachusetts corporation	City: Hyannis State: MA Zip:02601		
Citizens Business Credit Company, a division Of Citizens Leasing Corporation, a Rhode Island corporation Additional name(s) of conveying party(ies) attached?	Name: Internal Address: Street Address: City: Country:		
Yes No	Additional name(s) & address(es) attached? Yes No		
3. Nature of conveyance: ☐ Assignment ☐ Other Release of Patent Security Agreement Release of Collateral Assignment of Patents and Assignment Execution Date:			
4. Application number(s) or patent number(s):			
A. Patent Application No.(s) 08/639,357, 08/699,000, 08/708,115, 08/805,686, 08/851,375, 08/888,431 021,463, 08/638,122, 08/706,722, 08/308,801, 08/502,258			
B. Patent No.(s) 5,932,659, 5,882,776, 5,929,129, 5,883,144, 6,262,137, 4,900,490, 5,859,076 Additional numbers attached? ☐ Yes ☒ No			
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 18		
Name: Brian P. Kinnear Holland & Hart LLP	7. Total fee (37 CFR 3.41) \$720.00		
Street address: 555 Seventeenth Street Suite 3200	☐ Authorized to be charged additional fees to deposit account		
City: Denver State: CO Zip: 80202	8. Deposit account number: 082623		
DO VOT	(Attach duplicate copy of this page if paying by deposit account)		
10/2001 DBYRNE 00000110 08639357 DO NOT USE THIS SPACE			
FC:581 720.00 0P			
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.			
Brian P. Kinnear Name of person signing Signature Date			
Total number of pages comprising cover sheet: 1			

2049917_1.DOC

RELEASE OF COLLATERAL ASSIGNMENT OF PATENTS AND ASSIGNMENT

THIS RELEASE OF COLLATERAL ASSIGNMENT OF PATENTS AND ASSIGNMENT is entered into as of this 20 day of August 2001 (the "Release and Assignment"), by and between Sentinel Products Corp, a New York corporation ("Sentinel") and Citizens Business Credit Company, a division of Citizens Leasing Corporation, a Rhode Island corporation (the "Lender").

RECITALS

- A. Sentinel and the Lender entered into a Credit Agreement dated October 16, 1998 (the "Credit Agreement").
- B. As security for repayment of the obligations under the Credit Agreement, Sentinel assigned to the Lender for collateral purposes and granted to the Lender a security interest in all inventions (whenever conceived, whether or not reduced to practice, and whether or not patentable), patents, patent rights, patent applications, computer programs and computer software, all whether now or hereafter owned by Sentinel, and all proceeds of the foregoing (including but not limited to all royalties and license fees due, accrued or arising in connection with any of the foregoing), and all rights to enforce or sue and/or recover for any past, present or future infringement of any of the foregoing owned by Sentinel (the "Collateral") pursuant to a Notice of Collateral Assignment of Patents dated October 16, 1998 (the "Collateral Assignment"), a copy of which Collateral Assignment is attached to this Release and Assignment as Exhibit A, and a Security Agreement entered into by and between Sentinel and the Lender dated as of October 16, 1998 (the "Security Agreement" and together with the Collateral Assignment, the "Security Documents").
- C. Sentinel has fulfilled all of its obligations under the Credit Agreement, and desires that the Lender release its interest in and to the Collateral and assign its interest in and to the Collateral to Sentinel.
- D. The Lender is willing to release its interest in and to the Collateral and to assign its interest in and to the Collateral to Sentinel.

NOW, THEREFORE, based upon the foregoing, Sentinel and the Lender agree as follows:

- 1. Release of Collateral. Pursuant to this Release and Assignment, the Lender releases and discharges any and all security interests granted to the Lender by Sentinel in the Collateral (if any) pursuant to the Security Documents.
- 2. <u>Assignment of Collateral</u>. Pursuant to this Release and Assignment, the Lender irrevocably assigns to Sentinel all of its right, title and interest in the Collateral,

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soley to the extent that any such right, title or interest was and remains vested in the Lender pursuant to the Security Documents.

- Jimitation of Release and Assignment. Notwithstanding any other provision herein, this Release and Assignment is limited to a release of any right, title or interest granted to the Lender pursuant to the Security Documents in Collateral owned by Sentinel as of the date hereof. The Lender does not release or assign any right, title or interest held by the Lender in any Collateral which is owned by Cellect LLC ("Cellect") as of the date hereof, including Collateral which was previously owned by Sentinel and has since been transferred to Cellect.
- 4. Governing Law. This Release and Assignment shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts, without regard to Massachusetts conflicts of law principles.

[Signature Page to Follow]

IN WITNESS WHEREOF, the parties hereto have caused this Release and Assignment to be executed by their respective, duly authorized representatives all as of the day and year first above written.

SENTINEL PRODUCTS CORP

John D. Bambara

President

CITIZENS BUSINESS CREDIT COMPANY

Name: Onivie ()

Title: President

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EXHIBIT A NOTICE OF COLLATERAL ASSIGNMENT OF PATENTS

NOTICE OF COLLATERAL ASSIGNMENT OF PATENTS

This Notice of Collateral Assignment of Patents (this "Notice") is made as of October 16, 1998, by Sentinel Products Corp. (the "Grantor"), as grantor and Citizens Business Credit Company, a division of Citizens Leasing Corporation, a Rhode Island corporation (hereinalter referred to as "Citizens").

RECITALS

WHEREAS, a credit facility was established pursuant to the Credit Agreement dated as of the date hereof between the Grantor and Citizens as amended from time to time (the "Credit Agreement"); and

WHEREAS, the Grantor and Citizens have entered into a certain Security Agreement dated as of the date hereof (as amended and in effect from time to time, the "Security Agreement"), pursuant to which the Grantor, in order to secure the payment and performance of the obligations of Citizens and the Gramor under the Credit Agreement, has granted Citizens a security interest in all the Grantor's personal property, fixtures and rights of every kind and nature, whether now owned or hereafter acquired or arising, and all products and proceeds thereof, including but not limited to the Patent Collateral (as defined in Section 1 below); and

WHEREAS, the Grantor is the owner of the inventions, patents and patent applications set forth on Schalule A attached hereto, which patents have been issued by and which patent applications have been filed with the United States Office of Patents and Trademarks, and which inventions, patents and patent applications are included in the Patent Collateral.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and pursuant to the terms and conditions set forth in the Security Agreement, NOTICE IS HEREBY GIVEN TIKAT:

Pursuant to the Security Agreement, the Grantor has assigned to Citizens for collateral purposes and has granted to the Agent a security interest in, among other things, all of the following (collectively, the "Patent Collateral"): All inventions (whenever conceived, whether or not reduced to practice, and whether or not patentable), patenta, patent rights, patent applications, computer programs and computer software, all whether now or hereafter owned by the Grantor, and all proceeds of the foregoing (including but not limited to all royalties and license fees due, accrued or arising in connection with any of the foregoing, and all rights to enforce or sue and/or recover for any past, present or future infringement of any of the foregoing), all in accordance with the terms and conditions of the Security Agreement.

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PATENT REEL: 9534 FRAME: 0309

Without limiting the generality of the foregoing, pursuant to the Security Agreement the Grantor has collaterally assigned to Citizens and has granted to Citizens a security interest in the patents issued by the United States Office of Patents and Trademarks (and the applications for such patents) set forth on Schedule A hereto, and the inventions to which such patents and (patent applications) relate.

- 2. The Grantor agrees that it will not sell or offer to sell or otherwise transfer the Patent Collateral or any interest therein, or grant any rights or interests thereto or therein, except as permitted under the Security Agreement and the Credit Agreement, and except for licenses of the Patent Collateral granted in the ordinary course of business.
- 3. The Grantor and the Agent hereby further acknowledge and affirm that the rights and remedies of the Agent with respect to the collateral assignment of and security interest in the Patent Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.
- 4. This instrument is made pursuant to the Security Agreement. The Grantor hereby expressly authorizes the Agent to record this instrument in the United States Office Patents and Trademarks, as well as in any other federal or state office in which any of the Grantor's rights or interests comprising or connected with the Patent Collateral (including but not limited to rights arising under applicable state law) have been registered or recorded.

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PATENT REEL: 9534 FRAME: 0310

PATENT (1Y HILL MOTE

IN WITNESS WHEREOF, each of the Grantor and Citizens have caused this Notice to be duly executed, as an instrument under seal, by its duly authorized officer, as of the date first above written.

Dame: John D. Hambara

President and Chief Executive

CITIZENS BUSINESS CREDIT

COMPANY

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, \$5.

On this/LT day of October, 1998, before me personally appeared John D. Bambura to me known, who, being by me duly swom, declared that he/she is the President and Chief Executive Officer of Sentinet Products Corp., the corporation described in and which executed the foregoing instrument; that being duly authorized he/she did execute the foregoing instrument on behalf of the corporation thoroin named, and that the foregoing constitutes the free act and deed of said corporation.

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

On this 16 day of October, 1998, before me personally appeared to UR. Neves, to mu known, who, being by me duly sworn, declared that he is a large of Citizens Business Credit Company, the corporation described in and which executed the foregoing instrument; that being duly authorized he did execute the foregoing instrument on behalf of the corporation therein named; and that the foregoing constitutes the free act and deed of said corporation.

My commission expires tuly 1, 2005 tu E. Patalano

PATENT

REEL: 9534 FRAME: 0311

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PATENT

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, 58.

On this day of October, 1998, before me personally appeared John D. Bambara, to me known, who, being by me duty sworn, declared that he/she is the President and Chief Executive Officer of Sentinel Products Corp., the corporation described in and which executed the foregoing instrument; that being duly authorized he/she did execute the foregoing instrument on behalf of the corporation therein numeri; and that the foregoing constitutes the free act and deed of said corporation.

My commission expired the 12005 Alie E. Patalano Notary Public

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

On this 14 day of October, 1998, before me personally appeared Scott Lower, to me known, who, being by me duly sworn, declared that he is a known of Citizens Business Credit Company, the corporation described in and which executed the foregoing instrument; that being duty authorized he did execute the foregoing instrument on behalf of the corporation therein named; and that the foregoing constitutes the free act and deed of said corporation.

July F. Totalano

PATENT REEL: 9534 FRAME: 0312



SCHEDULEA

Patents, Patents Pending and Patent Applications

1. Patentil Pending

Patent Name	Serial No.	. Date of Patent
CROSSLINKED POLYOLEFIN		
FOAM	08639357	4/26/96
POLYMER BLEND	08669987	6/21/96
LAMINATED FOAM STRUCTURE	00007767	0/21/90
WITH ENHANCED PROPERTIES	08678513	7/9/96
CROSSLINKED FOAMABLE		11.71.20
COMPOSITIONS OF SILANE		
GRAPTED, SUBSTANTIALLY		
LINEAR POLYOLETINS BLENDED		
WITH POLYPROPYLENE	08678953	7/12/96
LAMINATED POLYMER STRUCTURES		.,,12,70
WITH ENHANCED PROPERTIES	08699000	8/16/96
VARIEGATED EXTRUDED ARTICLE		(1)
(LIQUID COLOR)	08708115	9/3/96
SILANE-GRAFTED MATERIALS		
FOR SOLID & FOAM		
APPLICATIONS	08749740	11/15/96
CROSSLINKED FOAM STRUCTURES		
of essentially linear	`	
POLYOLEFINS & PROCESS		
I'OR MANUFACTURE	08805686	2/25/97
CROSSLINKED POLYOLEFIN		
FOAM (DIV.)	08851375	5/5/97
POLYMER BLEND EPDM		
BLEND DIV.	08888431	7/7/97
POLYMER ARTICLES INCLUDING		
MALEIC ANHYDRIDE AND		
ethylene-vinyl		
ACETATE COPOLYMERS	09003223	1/6/98

PATENT

REEL: 9534 FRAME: 0313

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2. Patents Issued

Patent Name	Serial No.	Date of Patent
METHOD FOR MAKING		
MULTICOLORED RESIN		
MATERIAL AND PRODUCT		
THEREOF	021463	6/4/91
FOAM MATERIAL	4.900.490	2/13/90
ROSSLINKED LOW-DENSITY		G/ 1,7/ 7Q
POLYMER-POAM	08638122	6/22/08
LAMINATED FOAM		4/ 22/ /6
STRUCTURES WITH ENHANCED		
PROPERTIES (HINGE)	08706722	9/14/98
OPEN CELL FOAMED ARTICLES		7, 14, 70
INCLUDING SILANE-GRAFTED		
POLYOLEFIN RESINS	08872736	8/10/98

PATENT REEL: 9534 FRAME: 0314

PATENT

NOVEMBER 13, 2001

PTAS

Chief Financial Officer and Chief Administrative Officer Washington, DC 20231 www.uspto.gov

HOLLAND & HART LLP BRIAN P. KINNEAR 555 SEVENTEENTH STREET SUITE 3200 DENVER, CO 80202



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF NON-RECORDATION OF DOCUMENT

DOCUMENT ID NO.: 101841666

THE ENCLOSED DOCUMENT HAS BEEN EXAMINED AND FOUND NON-RECORDABLE BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. THE REASON(S) FOR NON-RECORDATION ARE STATED BELOW. DOCUMENTS BEING RESUBMITTED FOR RECORDATION MUST BE ACCOMPANIED BY A NEW COVER SHEET REFLECTING THE CORRECT INFORMATION TO BE RECORDED AND THE DOCUMENT ID NUMBER REFERENCED ABOVE.

THE ORIGINAL DATE OF FILING OF THIS ASSIGNMENT DOCUMENT WILL BE MAINTAINED IF RESUBMITTED WITH THE APPROPRIATE CORRECTION(S) WITHIN 30 DAYS FROM THE DATE OF THIS NOTICE AS OUTLINED UNDER 37 CFR 3.51. THE RESUBMITTED DOCUMENT MUST INCLUDE A STAMP WITH THE OFFICIAL DATE OF RECEIPT UNDER 37 CFR 3. APPLICANTS MAY USE THE CERTIFIED PROCEDURES UNDER 37 CFR 1.8 OR 1.10 FOR RESUBMISSION OF THE RETURNED PAPERS, IF THEY DESIRE TO HAVE THE BENEFIT OF THE DATE OF DEPOSIT IN THE UNITED STATES POSTAL SERVICE.

SEND DOCUMENTS TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231. IF YOU HAVE ANY QUESTIONS REGARDING THIS NOTICE, YOU MAY CONTACT THE INDIVIDUAL WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723.

1. THE DOCUMENT SUBMITTED FOR RECORDING IN THE ASSIGNMENT DIVISION HAS BEEN FOUND NON-RECORDABLE, THERE MUST BE A SEPARATE COVERSHEET FOR EACH TRANSACTION. Too much information only one release dolument is headed.

TARA WASHINGTON, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

RECORDED: 08/30/2001