

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3004553

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECURITY INTEREST	
CONVEYING PARTY DATA		
	Name	Execution Date
	R.R. STREET & CO., INC.	08/29/2014
RECEIVING PARTY DATA		
Name:	CONVERGENT CAPITAL PARTNERS III, L.P.	
Street Address:	505 NORTH HIGHWAY 169, SUITE 245	
City:	MINNEAPOLIS	
State/Country:	MINNESOTA	
Postal Code:	55441	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Patent Number:	5643467
CORRESPONDENCE DATA		
Fax Number:	(612)371-3907	
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>		
Phone:	612 371 3970	
Email:	tmg@lindquist.com	
Correspondent Name:	LINDQUIST & VENNUM LLP	
Address Line 1:	80 SOUTH EIGHTH STREET, 4200 IDS CENTER	
Address Line 2:	CONNIE HEIKKILA	
Address Line 4:	MINNEAPOLIS, MINNESOTA 55402	
ATTORNEY DOCKET NUMBER:	522747.0005	
NAME OF SUBMITTER:	CONNIE HEIKKILA	
SIGNATURE:	/connieheikkila/	
DATE SIGNED:	09/02/2014	
Total Attachments: 17		
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PATENT

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PATENT AND TRADEMARK SECURITY AGREEMENT

This Patent and Trademark Security Agreement is entered into as of August 29, 2014 by and between R.R. STREET & CO., INC., a Delaware corporation (the "Debtor"), and CONVERGENT CAPITAL PARTNERS III, L.P., a Delaware limited partnership ("Secured Party") pursuant to the Loan Agreement dated August 29, 2014 among the Debtor, Secured Party and certain other parties (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Loan Agreement"). Capitalized terms used herein without definition have the meanings provided in the Loan Agreement.

Whereas, the execution and delivery of this Agreement is a condition to the Lender extending credit to Debtor;

Now, therefore, Debtor agrees with Secured Party as follows:

1. Definitions. All terms defined in the Loan Agreement that are not otherwise defined herein shall have the meanings stated in the Loan Agreement. In addition, the following terms have the meanings set forth below:

"Obligations" means each and every debt, liability and obligation of every type and description arising under or in connection with any Loan Document (as defined in the Loan Agreement) which the Debtor may now or at any time hereafter owe to the Secured Party, whether such debt, liability or obligation now exists or is hereafter created or incurred and whether it is or may be direct or indirect, due or to become due, absolute or contingent, primary or secondary, liquidated or unliquidated, independent, joint, several or joint and several.

"Patents" means all of the Debtor's right, title and interest in and to patents or applications for patents, fees or royalties with respect to each, and including without limitation the right to sue for past infringement and damages therefor, and licenses thereunder, all as presently existing or hereafter arising or acquired, including without limitation the patents listed on Exhibit A and any divisions, continuations, continuations-in-part, reissues or corresponding foreign patents and patent applications.

"Trademarks" means all of the Debtor's right, title and interest in and to trademarks, service marks, collective membership marks, any registrations or applications for registration therefor, together with the respective goodwill associated with each, fees or royalties with respect to each, including without limitation the right to sue for past infringement and damages therefor, and licenses thereunder, all as presently existing or hereafter arising or acquired, including, without limitation, the marks listed on Exhibit B and any divisions or renewals thereof or corresponding foreign trademark registrations and applications.

2. Security Interest. The Debtor hereby irrevocably pledges and assigns to, and grants to the Secured Party a security interest, with power of sale to the extent permitted by law, (the "Security Interest") in the Patents and in the Trademarks to secure payment and performance of the Obligations. As set forth in greater detail in the Security Agreement made by and between the Debtor and the Secured Party as of the date hereof (the "Security Agreement"), the Security Interest in the Trademarks is coupled with a security interest in substantially all of the assets (without regard to real property) of the Debtor.

3. Representations, Warranties and Agreements. Debtor hereby represents, warrants and agrees as follows:

(a) The Debtor has full power to and authority to make and deliver this Agreement. The execution, delivery and performance of this Agreement by the Debtor have been duly authorized by all necessary action of the Debtor's board of directors, and if necessary its equity holders, and do not and will not violate the provisions of, or constitute a default under, any presently applicable law or its certificate of incorporation or bylaws or any agreement presently binding on it. This Agreement has been duly executed and delivered by the Debtor and constitutes the Debtor's lawful, binding and legally enforceable obligation. The correct legal name of the Debtor is as set forth at the beginning of this Agreement. Except for any financing statement required to be filed under the applicable Uniform Commercial Code (the "UCC") and any filing or recording of this Agreement in the U.S. Patent and Trademark Office, the authorization, execution, delivery and performance of this Agreement do not require notification to, registration with, or consent or approval by, any federal, state or local regulatory body or administrative agency.

(b) All of the Patents identified in Exhibit A are owned or controlled by the Debtor as of the date hereof and the information in Exhibit A accurately reflects the existence and status of the Patents listed therein as of the date hereof.

(c) All of the Trademarks identified in Exhibit B are owned or controlled by the Debtor as of the date hereof and the information in Exhibit B accurately reflects the existence and status of Trademarks listed therein as of the date hereof.

(d) Except as set forth in Exhibit C, the Debtor has absolute title to each Patent and each Trademark listed on Exhibits A and B, free and clear of all security interests, liens and encumbrances, except the Security Interest. Except as set forth in Exhibit C, the Debtor (i) will have, at the time the Debtor acquires ownership in Patents or Trademarks hereafter arising, absolute title to each such Patent or Trademark, free and clear of all security interests, liens and encumbrances, except the Security Interest, and (ii) except for licenses entered into hereafter in the ordinary course of business for fair consideration and which do not cause material harm to the Secured Party as holder of the Note, will keep all Patents and Trademarks free and clear of all security interests, liens and encumbrances except the Security Interest.

(e) The Debtor will not sell or otherwise dispose of the Patents or Trademarks, or any interest therein, without the Secured Party's prior written consent, except (i) as permitted in Section 3(d)(ii) above, and (ii) sale or disposition of Patents or Trademarks that provide no material continuing benefit to Debtor.

(f) The Debtor will at its own expense, and using its best efforts, protect and defend the Patents and Trademarks against all claims or demands of all persons other than the Secured Party, which would cause material harm to the Secured Party.

(g) The Debtor will at its own expense maintain the Patents and the Trademarks to the extent reasonably advisable in its business including, but not limited to, filing all applications to register or obtain letters patent, file all affidavits and renewals, and pay all annuities and maintenance fees possible with respect to issued registrations and letters patent. The Debtor covenants that it will not abandon nor fail to pay any maintenance fee or annuity due and payable on any Patent or Trademark (except for those that provide no material continuing benefit to Debtor), nor fail to file any required affidavit in support thereof, without first providing the Secured Party: (i) sufficient written notice to allow the Secured Party to timely pay any such maintenance fees or annuity or take such other action which may become due on any of said Patents or Trademarks, or to file any affidavit with respect thereto, and (ii) a separate written power of attorney or other authorization to pay such maintenance fees or annuities, or to file such affidavit, or take such other action, should such be necessary or desirable.

(h) If the Debtor fails to perform or observe any of its covenants or agreements set forth in this Section 3, and if such failure continues for a period of ten (10) calendar days after the Secured Party gives the Debtor written notice thereof (or, in the case of the agreements contained in subsection (g), immediately upon the occurrence of such failure, without notice or lapse of time), or if the Debtor notifies the Secured Party that it intends to abandon a Patent or Trademark, the Secured Party may (but need not) perform or observe such covenant or agreement on behalf and in the name, place and stead of the Debtor (or, at the Secured Party's option, in the Secured Party's own name) and may (but need not) take any and all other actions which the Secured Party may reasonably deem necessary to cure or correct such failure.

(i) Except to the extent that the effect of such payment would be to render any loan or forbearance of money usurious or otherwise illegal under any applicable law, the Debtor shall pay the Secured Party on demand the amount of all moneys expended and all costs and expenses (including reasonable attorneys' fees) incurred by the Secured Party in connection with or as a result of the Secured Party's taking action under subsection (h) or exercising its rights under Section 6, together with interest thereon from the date expended or incurred by the Secured Party at the highest rate then applicable to any of the Obligations.

(j) To facilitate the Secured Party's taking action under subsection (h) and exercising its rights under Section 6, the Debtor hereby irrevocably appoints (which appointment is coupled with an interest) the Secured Party, or its delegate, as the attorney-in-fact of the Debtor with the right (but not the duty) from time to time to create, prepare, complete, execute, deliver, endorse or file, in the name and on behalf of the Debtor, any and all instruments, documents, applications, financing statements, and other agreements and writings required to be obtained, executed, delivered or endorsed by the Debtor under this Section 3, or, necessary for the Secured Party, after an Event of Default, to enforce or use the Patents or Trademarks or to grant or issue any exclusive or non-exclusive license under the Patents or Trademarks to any third party, or to sell, assign, transfer, pledge, encumber or otherwise transfer title in or dispose of the Patents or Trademarks to any third party. The Debtor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. The power of attorney granted herein shall terminate upon the payment and performance of all Obligations.

4. Debtor's-Use of the Patents and Trademarks. The Debtor shall be permitted to control and manage the Patents and Trademarks, including the right to exclude others from making, using or selling items covered by the Patents and Trademarks and any licenses thereunder, in the same manner and with the same effect as if this Agreement had not been entered into, so long as no Event of Default occurs and remains unwaived or uncured.

5. Events of Default. Each of the following occurrences shall constitute an event of default under this Agreement (herein called "Event of Default"): (a) a Default, as defined in the Loan Agreement, shall occur; or (b) the Debtor shall fail promptly (including any applicable grace period) to observe or perform any covenant or agreement herein binding on it and such breach or default is not cured (if capable of cure) within 30 days of the date such breach or default occurs; or (c) any of the representations or warranties contained in Section 3 shall prove to have been incorrect in any material respect when made.

6. Remedies. Upon the occurrence of an Event of Default and at any time thereafter during its continuance, the Secured Party may, at its option, take any or all of the following actions:

(a) The Secured Party may exercise any or all remedies available under the Loan Agreement.

(b) The Secured Party may sell, assign, transfer, pledge, encumber or otherwise dispose of the Patents and Trademarks.

(c) The Secured Party may enforce the Patents and Trademarks and any licenses thereunder, and if the Secured Party shall commence any suit for such enforcement, the Debtor shall, at the request of the Secured Party, do any and all lawful acts and execute any and all proper documents required by the Secured Party in aid of such enforcement.

7. Miscellaneous. This Agreement and Secured Party's rights under this Agreement or under applicable law may be enforced by Secured Party, at its discretion, against any one or more of the parties referred to above which are encompassed within the term Debtor, without any need to bring any enforcement action against the other parties who are encompassed within the term Debtor. This Agreement has been duly and validly authorized by all necessary action, corporate or otherwise. This Agreement can be waived, modified, amended, terminated or discharged, and the Security Interest can be released, only explicitly in a writing signed by the Secured Party. A waiver signed by the Secured Party shall be effective only in the specific instance and for the specific purpose given. Mere delay or failure to act shall not preclude the exercise or enforcement of any of the Secured Party's rights or remedies. All rights and remedies of the Secured Party shall be cumulative and may be exercised singularly or concurrently, at the Secured Party's option, and the exercise or enforcement of any one such right or remedy shall neither be a condition to nor bar the exercise or enforcement of any other. The Secured Party shall not be obligated to preserve any rights the Debtor may have against prior parties, to realize on the Patents and Trademarks at all or in any particular manner or order, or to apply any cash proceeds of Patents and Trademarks in any particular order of application. This Agreement shall be binding upon and inure to the benefit of the Debtor and the Secured Party and their respective participants, successors and assigns and shall take effect when signed by the

Debtor and delivered to the Secured Party, and the Debtor waives notice of the Secured Party's acceptance hereof. The Secured Party may execute this Agreement if appropriate for the purpose of filing, but the failure of the Secured Party to execute this Agreement shall not affect or impair the validity or effectiveness of this Agreement. A carbon, photographic or other reproduction of this Agreement or of any financing statement shall have the same force and effect as the original for all purposes of a financing statement. This Agreement shall be governed by the internal law of Minnesota without regard to conflicts of law provisions. If any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this Agreement shall survive the execution, delivery and performance of this Agreement and the creation and payment of the Obligations.

8. Consent to Jurisdiction. AT THE OPTION OF THE SECURED PARTY, THIS AGREEMENT MAY BE ENFORCED IN ANY FEDERAL COURT OR MINNESOTA STATE COURT SITTING IN MINNEAPOLIS OR ST. PAUL, MINNESOTA; AND EACH PARTY HERETO CONSENTS TO THE JURISDICTION AND VENUE OF ANY SUCH COURT AND WAIVES ANY ARGUMENT THAT VENUE IN SUCH FORUMS IS NOT CONVENIENT. IN THE EVENT ANY PARTY COMMENCES ANY ACTION IN ANOTHER JURISDICTION OR VENUE UNDER ANY TORT OR CONTRACT THEORY ARISING DIRECTLY OR INDIRECTLY FROM THE RELATIONSHIP CREATED BY THIS AGREEMENT, SECURED PARTY AT ITS OPTION SHALL BE ENTITLED TO HAVE THE CASE TRANSFERRED TO ONE OF THE JURISDICTIONS AND VENUES ABOVE-DESCRIBED, OR IF SUCH TRANSFER CANNOT BE ACCOMPLISHED UNDER APPLICABLE LAW, TO HAVE SUCH CASE DISMISSED WITHOUT PREJUDICE.

9. Waiver of Trial by Jury. EACH PARTY TO THIS AGREEMENT HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHTS IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREIN OR THEREIN, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE.

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In Witness Whereof, the parties have executed this Patent and Trademark Security Agreement as of the date first written above.

R.R. STREET & CO., INC.

By: 
Its: CHIEF Executive Officer

CONVERGENT CAPITAL

PARTNERS III, L.P.

By: Convergent Capital III, LLC

Its: General Partner

By: _____

Its: _____

In Witness Whereof, the parties have executed this Patent and Trademark Security Agreement as of the date first written above.

R.R. STREET & CO., INC.

By: _____
Its: _____

CONVERGENT CAPITAL
PARTNERS III, L.P.
By: Convergent Capital III, LLC
Its: General Partner

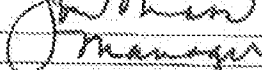
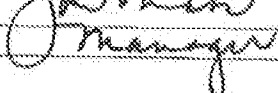
By: 
Its: 

EXHIBIT A
TO PATENT AND TRADEMARK SECURITY AGREEMENT

Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
72267-5012/ United States of America	PRI	08/434417 03-May-1995		5643467 01-Jul-1997	Granted 03-May-2015
<i>Title:</i> FILTER CARTRIDGE HAVING GASKET SEAL EMPLOYING PRESSURE RIDGES TO PREVENT LEAKAGE					

EXHIBIT B TO PATENT AND TRADEMARK SECURITY AGREEMENT

Trademark	Status	Application Class(es)	Registration Number/Date	Number/Date
"FABRICOL"	72267-1026/ Canada	Renewed 03 Int	197624 08-Dec-1947	UCA29431 08-Dec-1967
	Goods: 03 Int: CLEANER FOR REMOVAL OF SOIL AND STAINS FROM TEXTILE FABRICS			
"FABRICOL"	72267-1025/ Mexico	Renewed 03 Int	222786 26-Jun-1995	454727 27-Mar-1995
	Goods: 03 Int: DETERGENT FOR USE IN DRY CLEANING OPERATIONS			
"GELATONE"	72267-1020/ Canada	Renewed 03 Int	197623 08-Dec-1947	UCA28934 08-Dec-1967
	Goods: 03 Int: SIZE AND FINISH FOR TEXTILE FABRICS			
"MERASOL"	72267-1034/ Canada	Renewed 03 Int	197625 08-Dec-1947	UCA29432 08-Dec-1967
	Goods: 03 Int: DRY CLEANING DETERGENT			
"PICKUP"	72267-1023/ Canada	Renewed 03 Int	197133 24-Oct-1947	UCA28589 24-Oct-1967
	Goods: 03 Int: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS			
"PYRATES"	72267-1025/ Canada	Renewed 03 Int	197132 24-Oct-1947	UCA29418 24-Oct-1967
	Goods: 03 Int: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS			
"STAFICOL"	72267-1007/ Canada	Renewed 03 Int	197131 24-Oct-1947	UCA28588 24-Oct-1967
	Goods: 03 Int: DETERGENT FOR USE IN DRY CLEANING OPERATIONS			
"STREPENE"	72267-1036/ Canada	Renewed 03 Int	197618 08-Dec-1947	UCA28515 08-Dec-1967
	Goods: 03 Int: COMPOSITION FOR STRIPPING COLOUR FROM FABRICS			
2-1 FORMULA	72267-1022/ Canada	Renewed 03 Int	225932 21-Aug-1994	445296 14-Jan-1995
	Goods: 03 Int: SPOT REMOVER COMPOUND FOR USE ON FABRICS IN THE DRY CLEANING AND LAUNDRY INDUSTRY			
2-1 FORMULA	72267-1042/ Mexico	Renewed 03 Int	162460 07-Mar-1993	432778 26-Mar-1994
	Goods: 03 Int: SPOTTER COMPOSITION FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			

2-3 FORMULA	72267-1081/ United States of America	Registered 03 Int.	74/419050 02-Aug-1993	1851068 19-Apr-1994
	<i>Goods:</i> 03 Int.: SPOT REMOVER COMPOUND			

AQUASOLV	72267-1098/ United States of America	Registered 03 Int.	83/654303 18-Jun-2012	4268313 01-Jan-2013
	<i>Goods:</i> 03 Int.: STAIN REMOVERS			

BLENDSOL	72267-1092/ United States of America	Renewed 03 Int.	71/407394 11-Jun-1938	361647 25-Oct-1938
	<i>Goods:</i> 03 Int.: DRY CLEANING COMPOUND			

COLLAR POWER	72267-1090/ United States of America	Registered 03 Int.	83/625617 15-May-2012	4271600 08-Jan-2013
	<i>Goods:</i> 03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS			

CONDUSOL	72267-1029/ Canada	Renewed 03 Int.	413422 21-Jul-1977	231298 22-Dec-1978
	<i>Goods:</i> 03 Int.: DETERGENT FOR USE IN DRY CLEANING OPERATIONS			

CONDUSOL	72267-1008/ United States of America	Renewed 03 Int.	72/035858 20-Aug-1957	662024 20-May-1958
	<i>Goods:</i> 03 Int.: DETERGENT FOR USE IN DRY CLEANING OPERATIONS			

CUSTOM-CARE FINISH	72267-1047/ Canada	Renewed 01 Int.	755812 31-May-1994	445670 28-Jul-1995
	<i>Goods:</i> 01 Int.: ORGANIC SOLVENT-SOLUBLE FABRIC SIZING AGENT FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			

CUSTOM-CARE FINISH	72267-1044/ Mexico	Renewed 01 Int.	162488 09-Mar-1993	512239 04-Dec-1993
	<i>Goods:</i> 01 Int.: ORGANIC SOLVENT-SOLUBLE FABRIC SIZING AGENT FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			

CUSTOM-CARE FINISH	72267-1082/ United States of America	Registered 03 Int.	73/026078 01-Nov-1974	1019163 02-Sep-1975
	<i>Goods:</i> 01 Int.: ORGANIC SOLVENT-SOLUBLE FABRIC SIZING FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			

DEVOUR	72267-1048/ Canada	Renewed 03 Int.	755839 31-May-1994	445247 14-Jul-1995
	<i>Goods:</i> 03 Int.: ENZYMATIC SPOTTER/DIGESTER FOR REMOVAL OF SPOTS AND STAINS ON FABRICS IN THE DRY CLEANING INDUSTRY AND WASHING INDUSTRY			

DEVOUR	72267-1032/ United States of America	Renewed 03 Int.	74/419354 02-Aug-1993	1867912 20-Dec-1994
	<i>Goods:</i> 03 Int.: CLEANING PREPARATION, NAMELY, SPOT REMOVING COMPOUND			

EVEREST	72267-1067/ United States of America	Renewed 03 Int.	75/782077 23-Aug-1999	2362242 27-Jun-2000
	<i>Goods:</i> 03 Int.: LIQUID DETERGENT FOR USE WITH DRY CLEANING SOLVENTS			

FABRICOL	72267-1003/ United States of America	Renewed 03 Int.	71/384571 19-Oct-1936	345688 09-Mar-1937
Goods:	03 Int.: CLEANER FOR REMOVAL OF SOIL AND STAINS FROM TEXTILE FABRICS			
FABRICOL DOES IT ALL	72267-1071/ United States of America	Renewed 03 Int.	76/162366 09-Nov-2000	2566431 13-Nov-2001
Goods:	03 Int.: DRY CLEANING DETERGENT			
FINISHING TOUCH	72267-1072/ United States of America	Registered 03 Int.	76/352305 21-Dec-2001	2728933 17-Jan-2003
Goods:	03 Int.: AEROSOL SPRAY SIZING FOR USE IN COMMERCIAL LAUNDRY AND DRY CLEANING APPLICATIONS			
FRESHEN2	72267-1001/ United States of America	Renewed 01 Int.	76/064380 06-Jun-2000	2523570 25-Dec-2001
Goods:	01 Int.: CHEMICAL FRAGRANCES FOR SCENTING DRY CLEANING PRODUCTS IN BULK			
GELATONE	72267-1063/ Mexico	Renewed 01 Int.	220994 04-Jan-1995	499072 27-Jul-1995
Goods:	01 Int.: SIZE AND FINISH FOR TEXTILE FABRICS			
GELATONE	72267-1075/ United States of America	Registered 03 Int.	77/171268 02-May-2007	3368423 15-Jan-2008
Goods:	03 Int.: LAUNDRY AND DRY CLEAN SIZING AND FINISHING CONCENTRATE SPRAYED ON LAUNDERED OR DRY CLEANED CLOTHES TO CREATE CRISPNESS AND FRESHNESS			
GENERAL FORMULA NO. 209	72267-1031/ Canada	Renewed 03 Int.	197621 08-Dec-1947	UCA50827 08-Dec-1947
Goods:	03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS			
GENERAL FORMULA NO. 209	72267-1062/ Mexico	Renewed 03 Int.	220906 04-Jan-1995	486583 28-Mar-1995
Goods:	03 Int.: COMPOUND FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
GENERAL FORMULA NO. 209 & Design	72267-1011/ United States of America	Renewed 03 Int.	71/578528 12-Jul-1947	529195 27-May-1952
Goods:	03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS			
GREENSOL	72267-1091/ United States of America	Registered 03 Int.	85/623627 15-May-2012	4268131 01-Jan-2013
Goods:	03 Int.: DETERGENT FOR USE IN DRY CLEANING OPERATIONS			
GREENSPOT	72267-1087/ United States of America	Registered 03 Int.	85/625192 15-May-2012	4268128 01-Jan-2013
Goods:	03 Int.: SPOT REMOVER COMPOUND			
H2PRO	72267-1099/ United States of America	Pending 03 Int., 24 Int.	85/036847 26-May-2013	

Goods: 03 Int.; LAUNDRY DETERGENTS, STAIN REMOVERS; STAIN REMOVING PREPARATIONS; SPOT REMOVER, COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS

24 Int.; FABRIC FINISH COMPOSITION

HYBROCARB

72267-1066/

United States of America

Renewed

03 Int.

75/112720

07-Jan-1986

2173543

14-Jul-1998

Goods: 03 Int.; FABRIC SIZING AGENT FOR USE IN THE WATER WASHING OF FABRICS, LAUNDRY DETERGENT, FABRIC SOFTENER, STAIN REMOVER/PRETREATER

MERASOL

72267-1064/

Mexico

Renewed

03 Int.

220905

04-Jan-1993

496361

30-Jun-1995

Goods: 03 Int.; DRY CLEANING COMPOUNDS

MERASOL

72267-1006/

United States of America

Renewed

03 Int.

71/379149

01-Jun-1936

340022

27-Oct-1936

Goods: 03 Int.; DRY CLEANING COMPOUNDS

Misc. Design (Border)

72267-1061/

United States of America

Renewed

01 Int., 03 Int., 07 Int.

74/071478

28-Apr-1995

2080581

22-Jul-1997

Goods: 01 Int.; ORGANIC SOLVENT SOLUBLE FABRIC SIZING FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS

03 Int.; COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS, DETERGENT FOR USE IN DRY CLEANING OPERATIONS AND KIT COMPRISED PRIMARILY OF STAINED TEST SWATCHES, DEMONSTRATION SWATCHES, AND STAIN REMOVAL PREPARATIONS FOR USE IN TEACHING DRY CLEANING ESTABLISHMENTS ABOUT STAIN REMOVAL TECHNIQUES

07 Int.; COMMERCIAL DRY CLEANING FILTER MACHINES AND DRY CLEANING FILTER CARTRIDGES

MULSOLATE Stylized

72267-1013/

United States of America

Renewed

03 Int.

71/240223

17-Nov-1928

225966

29-Mar-1927

Goods: 03 Int.; WET-CLEANING SOLUTION FOR CLOTHES

MULXI SPOT

72267-1086/

United States of America

Pending

03 Int.

85/025584

15-May-2012

Goods: 03 Int.; COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS

PICRIN

72267-1059/

Mexico

Renewed

03 Int.

162480

09-Mar-1993

469592

15-Aug-1994

Goods: 03 Int.; VOLATILE DRY SPOTTER COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS

PICRIN

72267-1017/

United Kingdom

Renewed

03 Int.

872913

09-Dec-1964

872913

Goods: 03 Int.; DRY CLEANING PREPARATIONS

PICRIN Stylized

72267-1012/

United States of America

Renewed

03 Int.

71/379152

01-Jun-1936

339734

20-Oct-1936

Goods: 03 Int.; COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS

PINNACLE	72267-1070/ United States of America	Renewed 03 Int.	76/078818 28-Jan-2000	2477836 14-Aug-2001
<i>Goods:</i> 03 Int.: DETERGENT FOR USE IN DRY CLEANING SOLVENTS				
PURITAN	72267-1042/ Canada	Renewed 07 Int.	755838 31-May-1994	441973 14-Apr-1995
<i>Goods:</i> 07 Int.: COMMERCIAL DRY CLEANING MACHINE FILTERS AND PARTS THEREFOR				
PURITAN	72267-1037/ Mexico	Renewed 07 Int.	162477 09-Mar-1993	568769 30-Oct-1995
<i>Goods:</i> 07 Int.: FILTER CARTRIDGE FOR CLARIFYING AND PURIFYING PERCHLOROETHYLENE, AND FOR COMMERCIAL DRY CLEANING MACHINE FILTER PARTS				
PURITAN	72267-1026/ United States of America	Renewed 07 Int.	72/354264 17-Mar-1970	296884 18-Aug-1970
<i>Goods:</i> 07 Int.: COMMERCIAL DRY CLEANING MACHINE FILTERS AND PARTS THEREFOR				
PYRATEX	72267-1018/ United Kingdom	Renewed 03 Int.	872914 09-Dec-1964	872914 27-Jul-1965
<i>Goods:</i> 03 Int.: CLEANING PREPARATIONS				
PYRATEX NU TEC	72267-1088/ United States of America	Registered 03 Int.	85/625601 15-May-2012	4268129 01-Jun-2013
<i>Goods:</i> 03 Int.: DRY CLEANING COMPOUND				
PYRATEX Stylized	72267-1019/ United States of America	Renewed 03 Int.	71/379153 01-Jun-1936	339735 20-Oct-1936
<i>Goods:</i> 03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS				
REVIVE	72267-1060/ United States of America	Renewed 03 Int.	76/020906 07-Apr-2000	2461481 19-Jun-2001
<i>Goods:</i> 03 Int.: LIQUID FABRIC SIZING FOR USE IN THE DRY CLEANING OF FABRICS				
SOAPSPOT	72267-1057/ United States of America	Renewed 03 Int.	74/590108 24-Jul-1994	2153107 05-May-1998
<i>Goods:</i> 03 Int.: SPOT REMOVING PREPARATION, NAMELY, A PREPARATION APPLIED TO SPOTS ON SENSITIVE FABRICS BEFORE CLEANING				
SPOTLESS HC	72267-1089/ United States of America	Registered 03 Int.	85/625610 15-May-2012	4271599 08-Jun-2013
<i>Goods:</i> 03 Int.: SPOT REMOVER COMPOUND				
STATICOL	72267-1038/ Mexico	Renewed 03 Int.	162478 09-Mar-1993	469590 15-Aug-1994
<i>Goods:</i> 03 Int.: DRY CLEANING DETERGENT FOR USE IN DRY CLEANING OPERATIONS, PARTICULARLY FOR USE IN PERCHLOROETHYLENE DRY CLEANING SOLVENT				
STATICOL	72267-1009/ United Kingdom	Renewed 03 Int.	897651 27-Jul-1960	897651
<i>Goods:</i> 03 Int.: DETERGENTS FOR USE IN DRY CLEANING OPERATIONS				
STATICOL	72267-1076	Registered	77/229309	3369127

	United States of America	03 Int.	13-Jul-2007	15-Jan-2008
Goods:	03 Int.: DETERGENT FOR USE IN DRY CLEANING OPERATIONS			
STREEPENE Stylized	72267-1015/ United States of America	Renewed 01 Int.	71/462324 04-Aug-1943	404801 21-Dec-1943
Goods:	01 Int.: COMPOSITION FOR STRIPPING COLOR FROM FABRICS			
STREEPRO	72267-1050/ Canada	Renewed 03 Int.	755837 31-May-1994	441972 14-Apr-1993
Goods:	03 Int.: COMPOSITION FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
STREEPRO	72267-1041/ Mexico	Renewed 03 Int.	162483 09-Mar-1993	469594 15-Aug-1994
Goods:	03 Int.: PROTEIN SPOTTER COMPOSITION FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
STREEPRO Stylized	72267-1024/ United States of America	Renewed 03 Int.	72/298263 15-May-1968	883026 23-Dec-1969
Goods:	03 Int.: COMPOSITIONS FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
STREETAN	72267-1051/ Canada	Renewed 03 Int.	755836 31-May-1994	441971 14-Apr-1993
Goods:	03 Int.: COMPOSITION FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
STREETAN	72267-1042/ Mexico	Renewed 03 Int.	162484 09-Mar-1993	469595 15-Aug-1994
Goods:	03 Int.: TANNIN SPOTTER COMPOSITION FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
STREETAN Stylized	72267-1023/ United States of America	Renewed 03 Int.	72/298262 15-May-1968	883025 23-Dec-1969
Goods:	03 Int.: COMPOSITIONS FOR REMOVING SPOTS AND STAINS FROM TEXTILE MATERIALS			
STREETEX	72267-1010/ Canada	Renewed 03 Int.	197136 24-Oct-1947	10428591 24-Oct-1947
Goods:	03 Int.: DRY CLEANING DETERGENT			
STREETEX	72267-1040/ Mexico	Renewed 03 Int.	162482 09-Mar-1993	469593 15-Aug-1994
Goods:	03 Int.: PRE-SPOTTER TYPE DRY CLEANING DETERGENT			
STREETEX	72267-1020/ United Kingdom	Renewed 03 Int.	872916 09-Dec-1964	872916
Goods:	03 Int.: CLEANING PREPARATIONS			
STREETEX	72267-1016/ United States of America	Renewed 03 Int.	71/458162 23-Jun-1943	402012 22-Jun-1943
Goods:	03 Int.: DRY CLEANING DETERGENT			

STREET'S	72267-1058/ United States of America	Renewed 01 Int., 03 Int., 07 Int.	74/607018 28-Apr-1995	1966805 09-Apr-1996
Goods:	01 Int.: ORGANIC SOLVENT SOLUBLE FABRIC SIZING FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			
	03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS, DETERGENT FOR USE IN DRY CLEANING OPERATIONS AND KIT COMPRISED PRIMARILY OF STAINED TEST SWATCHES, DEMONSTRATION SWATCHES, AND STAIN REMOVAL PREPARATIONS FOR USE IN TEACHING DRY CLEANING ESTABLISHMENTS ABOUT STAIN REMOVAL TECHNIQUES			
	07 Int.: COMMERCIAL DRY CLEANING FILTER MACHINES AND DRY CLEANING FILTER CARTRIDGES			
STREET'S & Design	72267-1053/ United States of America	Renewed 09 Int.	74/716880 17-Aug-1995	1967113 09-Apr-1996
Goods:	09 Int.: ELECTRICAL CONDUCTIVITY CONTROL UNIT FOR SENSING MOISTURE IN LIQUID DRY CLEANING SOLVENT, AND FOR ADDING MOISTURE TO SOLVENT IF NECESSARY			
STREET'S & Design	72267-1056/ United States of America	Renewed 01 Int., 03 Int., 07 Int.	74/071479 28-Apr-1995	1968427 16-Apr-1996
Goods:	01 Int.: ORGANIC SOLVENT SOLUBLE FABRIC SIZING FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			
	03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS, DETERGENT FOR USE IN DRY CLEANING OPERATIONS AND KIT COMPRISED PRIMARILY OF STAINED TEST SWATCHES, DEMONSTRATION SWATCHES, AND STAIN REMOVAL PREPARATIONS FOR USE IN TEACHING DRY CLEANING ESTABLISHMENTS ABOUT STAIN REMOVAL TECHNIQUES			
	07 Int.: COMMERCIAL DRY CLEANING FILTER MACHINES AND DRY CLEANING FILTER CARTRIDGES			
STREET'S & Design	72267-1060/ United States of America	Renewed 07 Int.	74/618733 10-Apr-1995	1964120 26-Mar-1996
Goods:	07 Int.: FILTER CARTRIDGE FOR DRY CLEANING MACHINES			
STREET'S Stylized	72267-1059/ United States of America	Renewed 01 Int., 03 Int., 07 Int.	74/666702 28-Apr-1995	1966802 09-Apr-1996
Goods:	01 Int.: ORGANIC SOLVENT SOLUBLE FABRIC SIZING FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			
	03 Int.: COMPOUND FOR REMOVING STAINS FROM TEXTILE FABRICS, DETERGENT FOR USE IN DRY CLEANING OPERATIONS AND KIT COMPRISED PRIMARILY OF STAINED TEST SWATCHES, DEMONSTRATION SWATCHES, AND STAIN REMOVAL PREPARATIONS FOR USE IN TEACHING DRY CLEANING ESTABLISHMENTS ABOUT STAIN REMOVAL TECHNIQUES			
	07 Int.: COMMERCIAL DRY CLEANING FILTER MACHINES AND DRY CLEANING FILTER CARTRIDGES			
STS	72267-1055/ United States of America	Renewed 01 Int.	74/548777 13-Jul-1994	1914403 29-Aug-1995
Goods:	01 Int.: ORGANIC SOLVENT-SOLUBLE FABRIC SIZING AGENT FOR USE IN			

CONNECTION WITH THE DRY CLEANING OF FABRICS

VITAL SIZE	72267-1086/ Mexico	Renewed 01 Int.	162486 09-Mar-1993	453773 30-Mar-1994
Goods:	01 Int.; LIQUID SIZING AGENT, PARTICULARLY FOR USE IN PERCHLOROETHYLENE DRY CLEANING SOLVENT			
VITAL SIZE	72267-1033/ United States of America	Renewed 03 Int.	74726953 11-Sep-1995	1986874 27-Aug-1996
Goods:	03 Int.; LIQUID FABRIC SIZING FOR USE IN CONNECTION WITH THE DRY CLEANING OF FABRICS			

EXHIBIT C
TO PATENT AND TRADEMARK SECURITY AGREEMENT

NONE.