# 505343839 02/25/2019

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5390622

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ASSIGNMENT			
ONVEYING PARTY	DATA				
		Name	Execution Dat		
PR2 CORPORATION	1		02/22/2019		
RECEIVING PARTY D	ΑΤΑ				
Name:	ICP CON	STRUCTION, INC.			
Street Address:	150 DAS	COMB ROAD			
City:	ANDOVE	R			
State/Country:	MASSAC	HUSETTS			
Postal Code:	01810				
	1				
PROPERTY NUMBER	S Total: 3				
Property Type	9	Number			
Patent Number:	80	29704			
Patent Number:	81	53034			
Patent Number:	90	97011			
CORRESPONDENCE Fax Number:		12)492-7077			
Correspondence will	be sent to th	he e-mail address first; if that is			
Phone:	•	if that is unsuccessful, it will be 24927545	sent via US mali.		
Email:		naday@fredlaw.com, IP@fredlaw.	.com		
		EBORAH L. MADAY			
Address Line 1:	FF	DRIKSON & BYRON, P.A.			
Address Line 2:	20	SOUTH SIXTH STREET, SUITE 4000			
Address Line 4:	М	INNEAPOLIS, MINNESOTA 5540	2-1425		
ATTORNEY DOCKET	NUMBER:	76687.1			
NAME OF SUBMITTER:		DEBORAH L. MADAY	DEBORAH L. MADAY		
SIGNATURE:		/Deborah L. Maday/			
DATE SIGNED:		02/25/2019			
Fotal Attachments: 6					
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#### INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This **INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT** (this "<u>IP</u> <u>Assignment</u>") is dated as of February 22, 2019, by and between TPR2 Corporation, a Delaware corporation ("<u>Assignor</u>"), and ICP Construction, Inc., a Massachusetts corporation ("<u>Assignee</u>"). Assignor and Assignee, along with other parties named therein, are parties to that certain Asset Purchase Agreement (the "<u>Purchase Agreement</u>"), dated as of even date herewith, pursuant to which Assignee will purchase substantially all of the assets of Assignor, effective as of the date hereof. All capitalized terms not otherwise defined in this IP Assignment will have their respective meanings set forth in the Purchase Agreement.

#### **RECITALS**

WHEREAS, Assignor, inter alia, is engaged in the business of developing, manufacturing, selling and distributing intumescent coatings and fire protection technologies for application to the interior and exterior of the residential and commercial building envelope, including thermal barrier and ignition barrier coatings (the "<u>Business</u>");

WHEREAS, Assignor desires to sell, and Assignee desires to purchase, the assets associated with those products lines expressly set forth on <u>Schedule A</u> to the Purchase Agreement (the "<u>Purchased Business</u>") for the consideration and on the terms set forth in the Purchase Agreement; and

WHEREAS, pursuant to the Purchase Agreement, Assignor has agreed to convey to Assignee all of the respective rights, title, and interests that Assignor has (or may be deemed to have) in Assignor's Intellectual Property (as defined in the Purchase Agreement), including the patents and trademarks listed on <u>Exhibit A</u> attached hereto.

#### **AGREEMENT**

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

1. <u>Assignment</u>. Assignor hereby sells, transfers, conveys and assigns to Assignee, and Assignee hereby accepts such assignment, all of Assignor's rights, title and interest in, under and to, all of Assignor's Intellectual Property (subject to exclusion of the Excluded Assets), together with the goodwill of the business connected with the use of, and symbolized by, the Intellectual Property, as fully and entirely as the same would have been held and enjoyed by Assignor had this IP Assignment not been made, including but not limited to:

- a) the patents set forth on <u>Exhibit A</u> and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations and renewals thereof;
- b) all (i) trademark registrations and applications set forth on <u>Exhibit A</u>, (ii) trademarks underlying the trademark registrations and applications set forth on <u>Exhibit A</u>, and (iii) <u>unregistered trademarks set forth on Exhibit A</u>;

PATENT REEL: 048423 FRAME: 0116

- c) any and all rights of any kind whatsoever of Assignor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world;
- d) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and
- e) any and all claims and causes of action, with respect to any of the foregoing, whether accruing before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

2. <u>Successors and Assigns</u>. This IP Assignment will bind and inure to the benefit of Assignor and Assignee and their respective successors and assigns.

3. <u>Terms of the Purchase Agreement</u>. Assignor acknowledges and agrees that the representations, warranties, covenants, agreements, and indemnities contained in the Purchase Agreement will not be superseded by this IP Assignment but will remain in full force and effect to the full extent provided in the Purchase Agreement. In the event of any irreconcilable conflict or inconsistency between the terms of the Purchase Agreement and the terms of this IP Assignment, the terms of the Purchase Agreement will govern.

4. <u>Further Assurances</u>. Assignor, for itself and its successors and assigns, hereby covenants and agrees to execute and deliver such other documents and instruments of sale, conveyance, assignment, or transfer, and to take such other lawful actions as may be reasonably requested by Assignee or its successors and assigns to more effectively consummate the assignments contemplated by this IP Assignment.

5. <u>Governing Law; Forum; Waiver of Jury Trial</u>. Any dispute arising out of or relating to the negotiation, execution, delivery, interpretation, performance, non-performance or enforcement of this IP Assignment will be governed by <u>Section 7.9</u> of the Purchase Agreement.

6. <u>Counterparts</u>. This IP Assignment may be executed in two counterparts, all of which will be considered one and the same agreement and will become effective when one or more counterparts have been signed by each of the parties delivered to the other party, it being understood that all parties need not sign the same counterpart. Copies of this IP Assignment with signatures transmitted by facsimile or electronically (*e.g.* pdf) will be deemed to be original signed versions of this IP Assignment.

[Signature Page Follows]

IN WITNESS WHEREOF, Assignor and Assignee have executed this Intellectual Property Assignment Agreement as of the date and year first above written.

ASSIGNOR:

TPR2 CORPORATION

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By: Peter Gummo Its: President

ASSIGNEE:

#### ICP CONSTRUCTION, INC.

By: Douglas Mattscheck Its: Chief Executive Officer

[Signature Page to IP Assignment]

PATENT REEL: 048423 FRAME: 0118 IN WITNESS WHEREOF, Assignor and Assignce have executed this Intellectual Property Assignment Agreement as of the date and year first above written.

ASSIGNOR:

**TPR2 CORPORATION** 

By: Peter Gummo Its: President

ASSIGNEE:

ICP CONSTRUCTION, INC.

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By: Douglas Mattscheck Its: Chief Executive Officer

[Signature Page to IP Assignment]

## EXHIBIT A INTELLECTUAL PROPERTY

### PATENTS:

### U.S. Patents

Patent No.	Filing Date	Title	Owner	Status
8,029,704	08-25-2005	FLEXIBLE PROTECTIVE COATING	TPR2 CORPORATION	Granted
8,153,034	09-01-2011	FLEXIBLE PROTECTIVE COATING	TPR2 CORPORATION	Granted
9,097,011	06-05-2009	HEAT AND FIRE RESISTANT PLASTIC FOAM	TPR2 CORPORATION	Granted

## Foreign Patent Applications

Country	Patent No.	Filing Date	Title	Owner	Status
MX	294845	08-17-2006	FLEXIBLE PROTECTIVE COATING	TPR2 CORPORATION	Granted

## Foreign Patent Applications

Country	App. No.	Filing Date	Title	Owner	Status	
JP	2008-528016	08-17-2006	FLEXIBLE	<b>TPR2 CORPORATION</b>	Published	
JF 2008-328010		08-17-2000	PROTECTIVE COATING		rublished	
wo	PCT/US06/32350	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Expired	
	101/0300/32330	08-17-2000	PROTECTIVE COATING		Expired	
AU	2006283516	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Abandoned	
	2000285510	08-17-2000	PROTECTIVE COATING		Abandoned	
BR	PI0614779	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Abandoned	
DK	BK F10014779	08-17-2000	PROTECTIVE COATING		Abandoned	
CN	200680034336	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Abandoned	
	200080034330	00-17-2000	PROTECTIVE COATING		Abandoned	
EP	06801863.9	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Abandoned	
	00001003.9	08-17-2000	PROTECTIVE COATING		Abandoned	
KR	1020087007054	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Abandoned	
	1020007007034	00-17-2000	PROTECTIVE COATING		Troandoned	
RU	2008110907	08-17-2006	FLEXIBLE	TPR2 CORPORATION	Abandoned	
	2000110907	00-17-2000	PROTECTIVE COATING		Troandoned	

### **TRADEMARKS APPLICATIONS AND REGISTRATIONS (Including Underlying** <u>Marks)</u>:

Trademark	Serial/ Reg. No	Filing/ Reg. Date	Country	Owner	Status
FIRESHELL	App 78466979 Reg 3001758	App 13-AUG-2004 Reg 27-SEP-2005	U.S.	TPR2 CORPORATION	Active
HEAT SHEDDER	App 78466978 Reg 3001757	App 13-AUG-2004 Reg 27-SEP-2005	U.S.	TPR2 CORPORATION F/K/A THERMAL PRODUCTS RESEARCH INC.	Active
FIRESAFE	<b>App</b> 78441713 <b>Reg</b> 3113231	App 25-JUN-2004 Reg 04-JUL-2006	U.S.	TPR2 CORPORATION	Active

### **UNREGISTERED TRADEMARKS:**

FIRESHELL HEAT SHEDDER FIRESAFE Structure Saver

5