

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: PATI698093

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
Millwood Molds, Inc.	01/09/2024
<b>RECEIVING PARTY DATA</b>	
<b>Company Name:</b>	Core & Main LP
<b>Street Address:</b>	1830 Craig Park Court
<b>City:</b>	St. Louis
<b>State/Country:</b>	MISSOURI
<b>Postal Code:</b>	63146
<b>PROPERTY NUMBERS Total: 1</b>	
<b>Property Type</b>	<b>Number</b>
<b>Patent Number:</b>	7854838
<b>CORRESPONDENCE DATA</b>	
<b>Fax Number:</b>	3146673633
<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>	
<b>Phone:</b>	(314)552-6000
<b>Email:</b>	IPDocket@thompsoncoburn.com
<b>Correspondent Name:</b>	Thomas A. Polcyn
<b>Address Line 1:</b>	Thompson Coburn LLP
<b>Address Line 2:</b>	One US Bank Plaza
<b>Address Line 4:</b>	St. Louis, MISSOURI 63101
<b>ATTORNEY DOCKET NUMBER:</b>	63547-240801
<b>NAME OF SUBMITTER:</b>	LORI DILLON
<b>SIGNATURE:</b>	LORI DILLON
<b>DATE SIGNED:</b>	12/17/2024
<b>Total Attachments: 4</b>	
source=IP ASSIGNMENT_Stormrax (12.4.24)(JMB).docx#page1.tiff	
source=IP ASSIGNMENT_Stormrax (12.4.24)(JMB).docx#page2.tiff	
source=IP ASSIGNMENT_Stormrax (12.4.24)(JMB).docx#page3.tiff	
source=IP ASSIGNMENT_Stormrax (12.4.24)(JMB).docx#page4.tiff	

## **INTELLECTUAL PROPERTY ASSIGNMENT**

This Intellectual Property Assignment (the “Assignment”) between Core & Main LP, a Florida limited partnership, having offices at 1830 Craig Park Court, St. Louis, Missouri 63146 (“Buyer”) and Idlewild Steel, Inc. (formerly known as Eastern Supply, Inc.), Virginia corporation with an address of 238 McGhee Road, Winchester, Virginia 22603 (“ISI”) and Millwood Molds, Inc. (formerly known as Plastic Solutions Incorporated), a Virginia corporation, having offices at 238 McGhee Road, Winchester, Virginia 22603 (“MMI”; ISI and MMI each and collectively, “Seller”) is dated January 9, 2024 (the “Effective Date”). Seller and Buyer are referred to herein individually as a “Party” and collectively as the “Parties.” Capitalized terms used herein and not otherwise defined have the meaning ascribed to them in the Purchase Agreement (as defined below).

WHEREAS, Seller and Buyer have entered into a certain Asset Purchase Agreement, dated as of January 9, 2024 (the “Purchase Agreement”), pursuant to which Seller has agreed to transfer to Buyer and Buyer has agreed to purchase from Seller certain assets, including the assets set forth on Schedule A hereto, including the goodwill of the business associated therewith (the “Purchased IP Assets”); and

NOW, THEREFORE, pursuant to the provisions of the Purchase Agreement and for good and valuable consideration paid by Buyer pursuant thereto, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Assignment of Purchased IP Assets. Seller hereby transfers to Buyer all right, title and interest of Seller in and to the Purchased IP Assets, together with the goodwill of the business in connection with which said Purchased IP Assets are used, and together with full right to sue for and recover all profits and damages recoverable from past infringements of the Purchased IP Assets, including specifically, without limiting the generality of the foregoing, the patent, domain names, and trademark registrations set forth herein, for the use and enjoyment of Buyer and Buyer’s successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Seller if this assignment and transfer had not been made.

2. Recordation. Seller authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and any other similar governmental authority in countries foreign to the United States to record Buyer as the owner of the Purchased IP Assets.

3. Subject to Purchase Agreement. Nothing contained in this Assignment may be construed as a waiver of any of the rights or remedies of the Parties as set forth in, or arising in connection with, the Purchase Agreement or any other instrument or document delivered by the Parties pursuant to the Purchase Agreement. This Assignment is not intended to limit in any manner the terms of the Purchase Agreement nor is it intended to create any right or obligation broader (or more limited) than those specifically set forth in the Purchase Agreement. In the event of any ambiguity or conflict between the terms of this Assignment and the Purchase Agreement, the terms of the Purchase Agreement will govern and control.

4. Further Assurances. Seller will and will cause their legal representatives and assigns to, upon reasonable request and without further compensation but at Buyer’s expense, do

all lawful and commercially reasonable acts, including the execution of any documents, instruments or conveyances of any kind which may be reasonably necessary or advisable for obtaining, sustaining, reissuing or enforcing any of the Purchased IP Assets, and for perfecting, recording, or maintaining the title of Buyer, its successors and assigns, to the Purchased IP Assets.

5. Counterparts. This Assignment may be signed in any number of counterparts, each of which will be an original, with the same effect as if the signatures were upon the same instrument. Signatures to this Assignment transmitted by electronic facsimile, electronic mail in Portable Document Format or by any other electronic means intended to preserve the original graphic and pictorial appearance of the document will be deemed to be the delivery of an original counterpart of this Assignment.

IN WITNESS WHEREOF, the parties hereto have executed this Assignment as of the date first above written.

**SELLER:**

**Millwood Molds, Inc.**

Signature: Tim Martin  
05FAB4A186344F7...

Title: president

Printed Name: Tim Martin

**BUYER:**

**Core & Main LP**

Signature: JB  
0346C2765E39408...

Title: Deputy General Counsel

Printed Name: Jackie Burkhardt

**SELLER:**

**Idlewild Steel, Inc.**

Signature: Tim Martin  
05FAB4A186344F7...

Title: president

Printed Name: Tim Martin

**Exhibit A****Patent**

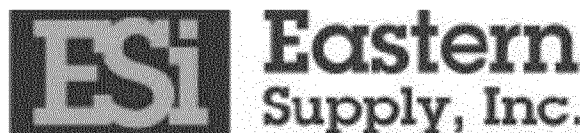
<b>Invention</b>	<b>Patent No.</b>	<b>Date Issued</b>	<b>Owner of record</b>	<b>Status</b>	<b>Jurisdiction</b>
Debris Cage	US 7,854,838 B2	December 21, 2010	Plastic Solutions Incorporated	Registered	United States

**Registered Trademarks**

<b>Mark</b>	<b>Status/Key Dates</b>	<b>Goods/Services</b>	<b>Owner of record</b>
STORMRAX RN: 7442382 SN: 98077179	Registered, July 9, 2024	Int'l Class: 40 (Int'l Class: 40) Custom manufacture of molds for use in industry; Custom manufacturing of gratings and screens to be placed over water inlets for filtering debris for others	Plastic Solutions Incorporated

**Common Law Trademarks**

a.



b.

**Domain Names**

<b>Domain Name</b>	<b>Registrar</b>	<b>Registrant</b>	<b>Expiration Date</b>
easternsupply.com	Network Solutions, LLC	ISI	February 20, 2025
easternsupply.info	Network Solutions, LLC	ISI	November 9, 2026
easternsupply.net	Network Solutions, LLC	ISI	November 9, 2026
easternsupply.online	Network Solutions, LLC	ISI	November 12, 2024
easternsupply.org	Network Solutions, LLC	ISI	November 9, 2026
plastic-solution.com	Network Solutions, LLC	ISI	March 28, 2025
plastic-solution.net	Network Solutions, LLC	ISI	July 27, 2024
stormrax.com	Network Solutions, LLC	ISI	April 13, 2024
stormrax.net	Network Solutions, LLC	ISI	April 13, 2024
plasticsolutionsinc.net	eNom, LLC	ISI	July 29, 2024

<b>Domain Name</b>	<b>Registrar</b>	<b>Registrant</b>	<b>Expiration Date</b>
stormrax.info	Network Solutions, LLC	ISI	April 13, 2024
stormrax.biz	Network Solutions, LLC	ISI	April 13, 2024
trashrax.com	Network Solutions, LLC	ISI	April 13, 2024
trashrax.info	Network Solutions, LLC	ISI	April 13, 2024
trashrax.net	Network Solutions, LLC	ISI	April 13, 2024
trashrax.biz	Network Solutions, LLC	ISI	April 13, 2024