Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Calgon Carbon Corporation		05/30/2007	CORPORATION:

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A.
Street Address:	530 Fifth Avenue
Internal Address:	8th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10036
Entity Type:	CORPORATION:

PROPERTY NUMBERS Total: 22

Property Type	Number	Word Mark
Registration Number:	0737703	BPL
Registration Number:	3099217	C3150
Registration Number:	0737704	CAL
Registration Number:	0781920	CANE CAL
Registration Number:	3032645	CARBSORB
Registration Number:	1928613	CENTAUR
Registration Number:	1878186	COOPERITE
Registration Number:	0837396	CPG
Registration Number:	1792978	CYCLESORB
Registration Number:	0849052	FILTRASORB
Registration Number:	1789273	"FLOWSORB"
Registration Number:	2050970	FLUEPAC
Registration Number:	1667294	GRC
		TDADEMADIA

TRADEMARK

900078714 REEL: 003556 FRAME: 0719

Registration Number:	1756289	HGR
Registration Number:	2004505	REACT PH
Registration Number:	2468140	SENTINEL
Registration Number:	2022957	URC
Registration Number:	1560730	VAPOR-PAC
Registration Number:	1035741	VENTSORB
Registration Number:	1538724	WPH
Registration Number:	1813285	WPX
Serial Number:	78723131	CALSOLUTIONS

CORRESPONDENCE DATA

Fax Number: (412)209-1855

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 412-297-4843

Email: LPaine@CohenLaw.com
Correspondent Name: Cohen & Grigsby, P.C.
Address Line 1: 11 Stanwix Street

Address Line 2: 15th Floor

Address Line 4: Pittsburgh, PENNSYLVANIA 15222-1319

ATTORNEY DOCKET NUMBER:	6528.5536 (07-075)	
NAME OF SUBMITTER:	Linda L. Paine	
Signature:	/Linda L. Paine/	
Date:	06/07/2007	

Total Attachments: 5 source=07-075#page1.tif source=07-075#page2.tif source=07-075#page3.tif source=07-075#page4.tif source=07-075#page5.tif

TRADEMARK SECURITY AGREEMENT FOR RECORDAL WITH

THE UNITED STATES PATENT AND TRADEMARK OFFICE

THIS TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of May **20**, 2007, between each of the undersigned (each, a "<u>Grantor</u>"), and J.P. Morgan Chase Bank, N.A., acting in the capacity as US Administrative Agent for the benefit of itself and the other lenders party to the Credit Agreement referred to below (in such capacity, the "<u>Administrative Agent</u>").

WITNESSETH:

WHEREAS pursuant to the terms of that certain Credit Agreement, dated as of August 18, 2006 (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among Calgon Carbon Corporation (the "Company"), and the other Borrowers named therein (collectively with the Company, the "Borrowers"), the Loan Guarantors party thereto, the Lenders from time to time party thereto (the "Lenders"), the Administrative Agent, J.P. Morgan Europe Limited, as European Administrative Agent, and the other agents party thereto, the Lenders have agreed to extend credit and make certain financial accommodations to the Borrowers.

WHEREAS pursuant to the Pledge and Security Agreement, dated as of August 18, 2006 (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among Grantors and Administrative Agent, each Grantor granted to the Administrative Agent a security interest and continuing lien on all of such Grantor's right, title and interest in, to and under all Collateral, including the Trademark Collateral (as defined below), and all Collateral in each case whether now owned or existing or hereafter acquired or arising and wherever located to secure the prompt and complete payment and performance of all Secured Obligations (as defined in the Credit Agreement) including the obligations of the Loan Parties under the Credit Agreement;

WHEREAS the parties to the Credit Agreement contemplate and intend that, if an Event of Default (as defined in the Credit Agreement) shall occur and be continuing, the Administrative Agent shall have all rights of a secured party in and to the Trademark Collateral and any proceeds thereof, including, without limitation, the right to exercise its remedies under the Credit Agreement in connection with all of the Grantors' right, title and interest in such Trademark Collateral; and

WHEREAS pursuant to the Credit Agreement, the Grantors are required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, each Grantor agrees as follows:

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Section 1. Defined Terms

Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

Section 2. Grant of Security Interest in Trademarks

Each Grantor hereby grants to the Administrative Agent a security interest and continuing lien on all of such Grantor's right, title and interest in, to and under the Trademarks, including the Trademarks listed in <u>Schedule A</u>, in each case whether now owned or existing or hereafter acquired or arising and wherever located (collectively, the "<u>Trademark Collateral</u>").

Section 3. Security for Obligations

This Agreement secures, and the Trademark Collateral is collateral security for, the prompt and complete payment or performance in full when due, whether at stated maturity, by required prepayment, declaration, acceleration, demand or otherwise (including the payment of amounts that would become due but for the operation of the automatic stay under Section 362(a) of the Bankruptcy Code, 11 U.S.C. §362(a) (and any successor provision thereof)), of all Secured Obligations.

Section 4. Security Agreement

The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Administrative Agent pursuant to the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any irreconcilable conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall control.

Section 5. Recordation

The Grantors hereby authorize and request that the The Commissioner of the United States Patent and Trademark Office and any other applicable United States government officer record this Agreement.

Section 6. Miscellaneous

This Agreement shall be governed by, and construed in accordance with the laws of the State of New York.

This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single agreement.

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IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its duly authorized officer as of the date first set forth above.

GRANTOR:

CALGON CARBON CORPORATION

Name: Leroy M. Ball

Title: Sr. Vice President and Chief Financial Officer

<u>ADMINISTRATIVE AGENT:</u>

JPMORGAN CHASE BANK, N.A.

By: Donna M. DiFORIO

Name:

Title: Donna M. DiForio Vice President

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SCHEDULE A

TO

TRADEMARK SECURITY AGREEMENT FOR RECORDAL WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE

REGISTERED TRADEMARKS

Trademark	United States Registration Number
BPL	737,703
C3150	3,099,217
CAL	737,704
CANE CAL	781,920
CARBSORB	3,032,645
CENTAUR	1,928,613
COOPERITE	1,878,186
CPG	837,396
CYCLESORB	1,792,978
FILTRASORB	849,052
FLOWSORB	1,789,273
FLUEPAC	2,050,970
GRC	1,667,294
HGR	1,756,289
REACT PH	2,004,505
SENTINEL	2,468,140
URC	2,022,957
VAPOR-PAC	1,560,730
VENTSORB	1,035,741
WPH	1,538,724
WPX	1,813,285

#1181802v1

TRADEMARK APPLICATION

Trademark	United States Registration Number
CALSOLUTIONS	78/723,131

#1181802v1

RECORDED: 06/07/2007