TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	First Amendment and Modification to Intellectual Property Security Agreement, Security Agreement - Patents and Security Agreement - Trademarks made and entered into as of May 22, 2011	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SILBERLINE MANUFACTURING CO., INC.		05/19/2011	CORPORATION: INDIANA

RECEIVING PARTY DATA

Name:	CITIZENS BANK OF PENNSYLVANIA	
Street Address:	3025 Chemical Road	
Internal Address:	Suite 300	
City:	Plymouth Meeting	
State/Country:	PENNSYLVANIA	
Postal Code:	19426	
Entity Type:	A Pennsylvania Banking Institution: PENNSYLVANIA	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Serial Number:	85076956	SILPEARL
Serial Number:	85021881	LITHOSIL
Serial Number:	85021862	FLEXOSIL
Serial Number:	85021840	SHRINKSIL
Serial Number:	77969369	SILBERLINK

CORRESPONDENCE DATA

Fax Number: (215)564-8120

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

Phone: 215-564-8602
Email: Svictor@stradley.com

Correspondent Name: Sheila Victor for Rebecca J. Feinberg
Address Line 1: Stradley Ronon Stevens & Young, LLP

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Address Line 2: 2005 Market Street, Suite 2600 Address Line 4: Philadelphia, PENNSYLVANIA 19103		
ATTORNEY DOCKET NUMBER: 184880-0006		
NAME OF SUBMITTER:	Sheila Victor	
Signature:	/Sheila Victor/	
Date:	06/14/2011	
Total Attachments: 7 source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page1.tif source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page2.tif source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page3.tif source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page4.tif source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page5.tif source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page6.tif source=184880-0006-First-Amendment-IP-Security-Agreement-May-22-2011#page7.tif		

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FIRST AMENDMENT AND MODIFICATION TO INTELLECTUAL PROPERTY SECURITY AGREEMENT, SECURITY AGREEMENT – PATENTS and SECURITY AGREEMENT - TRADEMARKS

This FIRST AMENDMENT AND MODIFICATION TO INTELLECTUAL PROPERTY SECURITY AGREEMENT, SECURITY AGREEMENT - PATENTS AND SECURITY AGREEMENT - TRADEMARKS (this "Modification Agreement") is made and entered into as of May 22, 2011, by and between SILBERLINE MANUFACTURING CO., INC., a corporation formed under the laws of the state of Indiana ("Company") and CITIZENS BANK OF PENNSYLVANIA, a Pennsylvania banking institution (the "Bank").

BACKGROUND

- A. Reference is made to that certain Credit Agreement dated as of May 31, 2006, as amended by Amendment Number One to Credit Agreement dated as of March 26, 2007, Amendment Number Two to Credit Agreement dated as of November 4, 2008, Amendment Number Three and Waiver to Credit Agreement made effective as of November 26, 2009, Amendment Number Four to Credit Agreement effective as of August 5, 2010, certain letter amendments dated October 26, 2010, December 23, 2010, February 3, 2011 and March 2, 2011 and that certain Amendment Number Five to Credit Agreement of even date herewith the "Fifth Amendment") (as may be further amended, restated, modified and supplemented from time to time, the "Loan Agreement"), among Silberline Manufacturing Co., Inc., an Indiana corporation (the "Company"), and the following subsidiaries or affiliates of the Company: Silberline Limited, formed under the laws of the United Kingdom ("Limited"), and Silberline Holding Co., Inc., a Delaware Corporation ("Silberline Holding"), and Silberline Mauritius Limited **Indiana Company**, Limited, Silberline Holding and Silberline Mauritius with ("Silberline Mauritius") (the Company, Limited, Silberline Holding and Silberline Mauritius, each individually a "Borrower" and collectively the "Borrowers") and Bank.
- B. Pursuant to the terms of the Loan Agreement, Company executed and delivered to Bank (i) that certain Intellectual Property Security Agreement dated November 24, 2009 (as amended, modified, extended and/or supplemented from time to time, the "IP Security Agreement"), (ii) a Security Agreement Patents dated November 24, 2009 (as amended, modified, extended and/or supplemented from time to time, the "Patent Security Agreement") which was recorded with the United States Patent and Trademark Office on December 3, 2009, Reel/Frame 023594/0188 and (iii) a Security Agreement Trademarks dated November 24, 2009 (as amended, modified, extended and/or supplemented from time to time, the "Trademark Security Agreement") which was recorded with the United States Patent and Trademark Office on December 8, 2009, Reel/Frame 4110/0271. Capitalized terms used in this Modification Agreement and not otherwise defined shall have the meaning given thereto in the IP Security Agreement.

NOW, THEREFORE, in order to induce Bank to enter into the Fifth Amendment and for other good and valuable consideration, including, without limitation, the benefits which will accrue to the Borrowers from the foregoing, the parties, intending to be legally bound, hereby agree as follows:

1. <u>Supplements to Trademark Schedules.</u> <u>Exhibit "A"</u> to the IP Security Agreement and <u>Schedule A</u> to the Trademark Security Agreement are hereby amended to include the trademarks listed on <u>Exhibit "A"</u> attached hereto (the "Additional Trademarks") and all references

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in the IP Security Agreement and the Trademark Security Agreement to the "Collateral" and/or the "Trademarks" shall be deemed to include, without limitation, the Additional Trademarks.

- Agreement and Schedule A to the Patent Security Agreement are hereby amended to include the patents and pattent applications listed on Exhibit "B" attached hereto (the "Additional Patents") and all references in the IP Security Agreement and the Patent Security Agreement to the "Collateral" and/or the "Patents" shall be deemed to include, without limitation, the Additional Patents.
- Patent Security Agreement are hereby amended to be consistent with the terms of this Modification Agreement. The definition of "Loan Agreement" and "Borrowers" set forth in the IP Security Agreement, Patent Security Agreement and Trademark Security Agreement shall be replaced with the definitions set forth in the above Background. All references in the IP Security Agreement to the "Agreement" shall mean the "Agreement" as amended hereby. All references in the Loan Agreement and the Loan Documents to the "Intellectual Property Security Agreement" shall mean the Intellectual Property Security Agreement as amended hereby.
- 4. Modification. This Modification Agreement shall be deemed a modification of the IP Security Agreement, the Patent Security Agreement and the Trademark Security Agreement to the extent inconsistent with the IP Security Agreement, the Patent Security Agreement or the Trademark Security Agreement and no other changes or modifications in or to the IP Security Agreement, the Patent Security Agreement and/or the Trademark Security Agreement, except as specifically set forth herein, are intended or implied, and in all other respects, the IP Security Agreement, the Patent Security Agreement and the Trademark Security Agreement are hereby specifically ratified, reaffirmed and confirmed by the parties hereto. Nothing in Modification Agreement is intended or shall be construed to affect or impair the lien priority of the IP Security Agreement, the Patent Security Agreement or the Trademark Security Agreement. Subject to the foregoing, all of the terms, conditions, covenants and provisions of the IP Security Agreement, the Patent Security Agreement and the Trademark Security Agreement are ratified and confirmed and shall remain in full force and effect.
- 5. **Binding Effect**. This Modification Agreement, upon due execution hereof, shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns
- 6. <u>Governing Law</u>. This Modification Agreement shall be governed and construed in accordance with the laws of the Commonwealth of Pennsylvania, without regard to conflict of law principles.
- 7. Severability. The provisions of this Modification Agreement are deemed to be severable, and the invalidity or unenforceability of any provision shall not affect or impair the remaining provisions which shall continue in full force and effect.
- 8. <u>Counterparts.</u> This Modification Agreement may be executed in any number of counterparts, each of which shall constitute an original and, when taken together, shall constitute one and the same document.

IN WITNESS WHEREOF, Company and Bank have executed or caused Modification Agreement to be executed on the date first above written.

ATTEST:

Gary Karnish, Global CFO

SILBERLINE MANUFACTURING CO., INC.

By: As h Jehrle.
Lisa Jane Scheller, CEO

CITIZENS BANK) OF PENNSYLVANIA

Name/Title:

	ı			
STATE OF Pennsy	Ivanes :			
STATE OF <u>Pennsy</u> COUNTY OF <u>Schuy</u>	ikil : ss.			
On the/ in and for the State and Corherself to be the Chief Ex Indiana corporation, and executed the foregoing in SILBERLINE MANUFA	day of <u>Mar</u> unty aforesaid, personall ecutive Officer of SILB that she as such Chief astrument for the purpo	ERLINE MAN Executive Office	cer, being author	orized to do so,
IN WITNE	SS HEREOF, I hereunto	set my hand and	official seal.	
		<u>Sebora</u> Notary Public	Na Du	derho
STATE OF	: : ss.	D My	MONWEALTH OF PE Notarial Seal leborah A. Daderko, Notarial Farnaqua Boro, Schuylk Commission Expires Al rr, Pennsylvania Associa	tary Public dil County ug. 21, 2011
COUNTY OF	:			
for the State and Cour acknowledged himself/he PENNSYLVANIA, a purposes therein contained	Pennsylvania bankir being authorized to	ly appearedg institution, do so, executed CITIZENS BAN	of CITIZED and that the foregoing in	NS BANK OF s/he as such strument for the
		Notary Publi	c	

· ·
STATE OF Pennsylvania :
STATE OF <u>Pennsylvania</u> : : ss. COUNTY OF <u>Schuylkill</u> :
On the 19 day of
IN WITNESS HEREOF, I hereunto set my hand and official seal.
Deborer a Duderho
COMMONWEALTH OF PENNSYLVANIA Notarial Seal Deborain A. Daderko, Notary Public Temaqua Boro, Schuyfkill County My Commission Expires Aug. 21, 2011 Member, Pennsylvania Association of Notaries
COUNTY OF MONTGOMERY : ss.
On the 33 day of MAY, 2011, before me, a Notary Public in and for the State and County aforesaid, personally appeared Joseph J. De Wice, who who acknowledged himself/herself to be a Linion Vice Pusition of CITIZENS BANK OF PENNSYLVANIA, a Pennsylvania banking institution, and that s/he as such Jenion Vice Pusition, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of CITIZENS BANK OF PENNSYLVANIA.
IN WITNESS HEREOF, I hereunto set my hand and official seal.
Notary Public
COMMONWEALTH OF PENNSYLVANIA Notarial Seal Theresa C. Smith, Notary Public Plymouth Twp., Montgomery County My Commission Expires May 12, 2015 MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES

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EXHIBIT A

U.S. Trademarks

MARK NAME	SERIAL NO.
SILPEARL	85076956
LITHOSIL	85021881
FLEXOSIL	85021862
SHRINKSIL	85021840
SILBERLINK	77969369

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EXHIBIT B

U.S. Patents

<u>Issued</u>

PATENT NO.
6,177,486
5,773,492
5,215,579

U.S. Patent Pending Applications

<u>Title</u>	Filing Date	Serial No./Application No.
IR REFLECTIVE MATERIAL FOR COOKING	April 16, 2009	20090095740

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