

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
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<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	Amended and Restated Intellectual Property Security Agreement

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Oatey Co.		09/23/2011	CORPORATION: OHIO

**RECEIVING PARTY DATA**

<b>Name:</b>	KeyBank National Association, as Collateral Agent
<b>Street Address:</b>	127 Public Square
<b>Internal Address:</b>	Attn: Commercial Bank
<b>City:</b>	Cleveland
<b>State/Country:</b>	OHIO
<b>Postal Code:</b>	44114
<b>Entity Type:</b>	National Banking Association: OHIO

**PROPERTY NUMBERS Total: 42**

Property Type	Number	Word Mark
Registration Number:	1699087	ACCESS ABLE
Registration Number:	1991833	ALL-FLASH
Registration Number:	3959917	AQUADIAL
Registration Number:	1969950	ARFCO
Registration Number:	1969949	ARFCO PREFERRED BY PROFESSIONALS
Registration Number:	2430478	COLOR-FLASH
Registration Number:	1794842	DB
Registration Number:	1818863	DEARBORN BRASS
Registration Number:	3225028	EASY TAP
Registration Number:	2439487	ELIMINATOR
Registration Number:	3838974	ENGINEERED PRODUCTS BY OATEY
Registration Number:	3620657	FIX-IT STICK
Registration Number:	2557250	GREAT BLUE

OP \$1065.00 1699087

Registration Number:	2498076	GREAT WHITE
Registration Number:	2245137	HIGHRISE
Registration Number:	1380295	HOOV-R-LINE
Serial Number:	85037243	HOT WEATHER PLUS
Registration Number:	2518761	I2K
Registration Number:	3992122	LO-VOC
Registration Number:	2383653	MAXWAX
Registration Number:	1997708	MULTI-SIZE
Registration Number:	3851453	MYSTIC
Serial Number:	72308914	NO-CALK
Registration Number:	1546946	OATEY
Registration Number:	2793787	OATEY SCS
Registration Number:	2793788	OATEY SCS SUPPLY CHAIN SERVICES
Registration Number:	2874005	QUADTRO
Registration Number:	2207027	QUIET PIPES
Registration Number:	1505466	RAIN-R-SHINE
Registration Number:	2876816	S2K
Registration Number:	1525034	SAFE FLO
Registration Number:	2031547	SELF-SEAL
Registration Number:	2932437	SPOUTSHIELD
Registration Number:	2725504	SUPER 30
Registration Number:	2159215	SURE-VENT
Registration Number:	2347711	TB 2000
Registration Number:	3373642	TEST TAP & GO!
Serial Number:	85205937	TRUE BLUE
Registration Number:	2397963	TWIST-N-SET
Registration Number:	2363060	ULTRA SHINE
Registration Number:	3307313	UNI-WELD
Registration Number:	3702605	VERSA-LINK

**CORRESPONDENCE DATA**

Fax Number: (216)566-5800  
Phone: 216-566-5776  
Email: wendy.seifert@thompsonhine.com

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.*

**TRADEMARK**  
**REEL: 004639 FRAME: 0691**

Correspondent Name: David D. Thomas, Esq.  
Address Line 1: 127 Public Square  
Address Line 2: 3900 Key Center  
Address Line 4: Cleveland, OHIO 44114

ATTORNEY DOCKET NUMBER:	059131.00021
NAME OF SUBMITTER:	David D. Thomas, Esq.
Signature:	/ddt/
Date:	10/11/2011

**Total Attachments: 23**

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AMENDED AND RESTATED  
INTELLECTUAL PROPERTY SECURITY AGREEMENT

This AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (as the same may from time to time be amended, restated or otherwise modified, this "Agreement") is made effective as of the 23<sup>rd</sup> day of September, 2011, by OATEY CO., an Ohio subchapter S corporation ("Pledgor"), in favor of KEYBANK NATIONAL ASSOCIATION, as the collateral agent for the Secured Creditors, as hereinafter defined (in its capacity as the collateral agent, for the benefit of and on behalf of the Secured Creditors, "Collateral Agent").

1. Recitals.

Pledgor, OATEY SUPPLY CHAIN SERVICES, INC., an Ohio subchapter S corporation, DBHL, INC., an Ohio corporation, and WILLIAM H. HARVEY CO., a Nebraska corporation (together with their respective successors and assigns, collectively, "Borrowers" and, individually, each a "Borrower"), are entering into that certain Amended and Restated Credit Agreement, dated as of September 23, 2011 (as the same may from time to time be further amended, restated or otherwise modified, the "Credit Agreement"), with the lenders from time to time party thereto (together with their respective successors and assigns and any other additional lenders that become party to the Credit Agreement, collectively, the "Lenders" and, individually, each a "Lender") and KeyBank National Association, as administrative agent for the Lenders ("Agent"). Pledgor desires that the Lenders grant to Borrowers the financial accommodations as described in the Credit Agreement.

Borrowers are entering into that certain Note Purchase and Private Shelf Agreement (as the same may from time to time be amended, restated or otherwise modified, the "Senior Notes Shelf Agreement"), dated as of September 23, 2011, with Prudential Investment Management, Inc. ("Prudential") and certain affiliates of Prudential that may from time to time purchase Senior Notes (as hereinafter defined) thereunder, pursuant to which Borrowers may issue up to Fifty Million Dollars (\$50,000,000) of senior secured notes, all as more specifically described in the Senior Notes Shelf Agreement. Pledgor desires that the Senior Noteholders, as hereinafter defined, grant the financial accommodations to Borrowers pursuant to the Senior Notes Shelf Agreement.

Pledgor understands that the Secured Creditors are willing to grant the financial accommodations to Borrowers only upon certain terms and conditions, one of which is that Pledgor grant to Collateral Agent, for the benefit of the Secured Creditors, a security interest in the Collateral, as hereinafter defined, and this Agreement is being executed and delivered in consideration of each financial accommodation granted to Borrowers by the Secured Creditors, and for other valuable consideration, the receipt and sufficiency of which is hereby acknowledged.

This Agreement amends and restates in its entirety that certain Intellectual Property Security Agreement, dated December 14, 2006, by Pledgor in favor of Agent (the "Amended and

Restated Document”). As of the date hereof, Agent hereby assigns to Collateral Agent all security interests granted to Agent by Pledgor under the Amended and Restated Document. Pledgor hereby consents to such assignment. Pledgor represents and warrants to Agent and Collateral Agent that there are no claims, defenses, offsets or counterclaims against Agent or to any such party’s obligations under the Amended and Restated Document.

2. **Definitions.** Except as specifically defined herein, (a) capitalized terms used herein that are defined in the Credit Agreement shall have their respective meanings ascribed to them in the Credit Agreement, and (b) unless otherwise defined in the Credit Agreement, terms that are defined in the U.C.C. are used herein as so defined. As used in this Agreement, the following terms shall have the following meanings:

“Assignment” means an Assignment in the form of Exhibit A attached hereto.

“Bank Documents” means, collectively, the Credit Agreement and the other Loan Documents.

“Bank Obligations” means, collectively, (a) all Indebtedness and other obligations now owing or hereafter incurred by one or more Borrowers to Agent, Collateral Agent, the Swing Line Lender, the Fronting Lender or any Lender pursuant to the Credit Agreement and the other Loan Documents, and includes the principal of and interest on all Loans, Protective Advances and all obligations of Borrowers or of any other Credit Party pursuant to Letters of Credit; (b) each extension, renewal, consolidation or refinancing of any of the foregoing, in whole or in part; (c) the commitment and other fees, and any prepayment fees payable pursuant to the Credit Agreement or any other Loan Document; (d) all fees and charges in connection with the Letters of Credit; (e) all obligations and liabilities of the Companies owing to Lenders (or an entity that is an affiliate of a then existing Lender) under Hedge Agreements (other than Excluded Hedge Agreements, as defined in the Credit Agreement); (f) the Bank Product Obligations owing to Lenders (or an entity that is an affiliate of a then existing Lender) under Bank Product Agreements; (g) every other liability, now or hereafter owing to Agent, Collateral Agent or any Lender by any Company or Pledgor pursuant to the Credit Agreement or any other Loan Document; and (h) all Related Expenses.

“Bank Product Agreements” means those certain cash management service and other agreements entered into from time to time between a Borrower or a Subsidiary and Agent or a Lender (or an affiliate of a Lender) in connection with any of the Bank Products.

“Bank Product Obligations” means all obligations, liabilities, contingent reimbursement obligations, fees, and expenses owing by a Borrower or a Subsidiary to Agent or any Lender (or an affiliate of a Lender) pursuant to or evidenced by the Bank Product Agreements.

“Bank Products” means any service or facility extended to a Borrower or a Subsidiary by Agent or any Lender (or an affiliate of a Lender) including (a) purchase card programs, (b) ACH transactions, and (c) cash management, including controlled disbursement, accounts or services.

“Collateral” means, collectively, all of Pledgor’s existing and future right, title and interest in, to and under (a) industrial designs, patents, patent registrations, patent applications, trademarks, trademark registrations, trademark applications, service marks, trade names, and copyright registrations and other intellectual property or registrations, whether federal, state or foreign, including, but not limited to, those that are registered or pending as listed on Schedule 1 hereto (as such Schedule 1 may from time to time be amended, supplemented or otherwise modified); (b) common law trademark rights, copyrights, rights in trade dress, publicity, works of authorship and other unregistered copyrightable material, improvements and proprietary and confidential information, including, without limitation, personal, financial, and other sensitive data, plans, know-how, processes, formulae, algorithms and inventions; (c) renewals, continuations, extensions, reissues and divisions of any of the foregoing; (d) rights to sue for past, present and future infringements or any other commercial tort claims relating to any of the foregoing; (e) licenses and all income, revenue and royalties with respect to any licenses, whether registered or unregistered and all other payments earned under contract rights relating to any of the foregoing; (f) general intangibles and all intangible intellectual or similar property of Pledgor connected with and symbolized by any of the foregoing; (g) goodwill associated with any of the foregoing; (h) all payments under insurance, including the returned premium upon any cancellation of insurance (whether or not Collateral Agent or any Secured Creditor is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to any of the foregoing; and (i) Proceeds of any of the foregoing.

“Event of Default” means that term as defined in the Credit Agreement or the Senior Notes Shelf Agreement.

“Intercreditor Agreement” means that certain Intercreditor Agreement, dated as of the date hereof, among Agent (for the benefit of and on behalf of the Lenders), Collateral Agent and the Senior Noteholders, as the same may from time to time be amended, restated or otherwise modified.

“Proceeds” means (a) proceeds, as that term is defined in the U.C.C., and any other proceeds, and (b) whatever is received upon the sale, exchange, collection, or other disposition of Collateral or proceeds, whether cash or non-cash. Cash proceeds include, without limitation, moneys, checks, and Deposit Accounts.

“Required Senior Creditors” means that term as defined in the Intercreditor Agreement.

“Secured Creditors” means Agent, the Lenders and the Senior Noteholders.

“Secured Creditor Obligations” means, collectively, (a) the Bank Obligations, and (b) the Senior Notes Obligations.

“Secured Loan Documents” means the Bank Documents and the Senior Notes Documents.

“Senior Noteholders” means the holders of the Senior Notes.

“Senior Notes” means any promissory notes issued under the Senior Notes Shelf Agreement, as the same may from time to time be amended, restated, supplemented or otherwise modified.

“Senior Notes Documents” means the Senior Notes Shelf Agreement and the Senior Notes, and every other agreement executed in connection therewith, as the same may from time to time be amended, restated, supplemented or otherwise modified.

“Senior Notes Obligations” means (a) the principal amount of the Senior Notes, and (b) all of the other present or future indebtedness, liabilities and obligations of any Borrower now or hereafter owed to the Senior Noteholders by virtue of or pursuant to the Senior Notes Documents, or any guaranty executed in connection with any of the foregoing, including, without limitation, all interest on the Senior Notes, all fees, costs, expenses, indemnities and any Yield Maintenance Amounts (as defined in the Senior Notes Shelf Agreement).

“USCO” means the United States Copyright Office in Washington, D.C.

“USPTO” means the United States Patent and Trademark Office in Alexandria, Virginia.

3. Grant of Security Interest. In consideration of and as security for the full and complete payment of all of the Secured Creditor Obligations, Pledgor hereby agrees that Collateral Agent shall at all times have, and hereby grants to Collateral Agent, for the benefit of the Secured Creditors, a security interest in all of the Collateral, including (without limitation) all of Pledgor’s future Collateral, irrespective of any lack of knowledge by Collateral Agent or the Secured Creditors of the creation or acquisition thereof.

4. Representations and Warranties. Pledgor hereby represents and warrants to Collateral Agent and each Secured Creditor as follows:

4.1. Pledgor owns all of the Collateral and, whether the same are registered or unregistered, no such Collateral has been adjudged invalid or unenforceable.

4.2. The Collateral is valid and enforceable.

4.3. Pledgor has no knowledge of any material claim that the use of any of the Collateral does or may violate the rights of any Person.

4.4. To Pledgor’s knowledge, other than as set forth on Schedule 2 hereto, Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to the Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by Pledgor not to sue third Persons.

4.5. Pledgor has full power, authority and legal right to pledge the Collateral and enter into this Agreement and perform its terms.

4.6. Pledgor has used, and shall continue to use, for the duration of this Agreement, proper statutory notice in connection with its use of the Collateral, except where the failure to do so will not have a Material Adverse Effect.

5. Further Assignment Prohibited. Pledgor shall not enter into any agreement that is inconsistent with Pledgor's obligations under this Agreement and shall not otherwise sell or assign its interest in, or grant any license or sublicense with respect to, any of the Collateral, except in the ordinary course of business.

6. Right to Inspect. Upon reasonable notice to Pledgor from Collateral Agent, Pledgor hereby grants to Collateral Agent, for the benefit of the Secured Creditors, and its employees and agents the right, during regular business hours, to visit any location of Pledgor or, if applicable, any other location, and to inspect the products and quality control records relating thereto at Pledgor's expense; provided that, if no Event of Default shall have occurred during any fiscal year of Pledgor, Pledgor shall not be required to pay or reimburse the costs and expenses of the foregoing to Collateral Agent more than once for such year.

7. Standard Patent and Trademark Use. Pledgor shall not use the Collateral in any manner that would jeopardize the validity or legal status thereof. Pledgor shall comply with all patent marking requirements as specified in 35 U.S.C. §287. Pledgor shall use commercially reasonable efforts to conform its usage of any trademarks to standard trademark usage, including, but not limited to, using the trademark symbols ®, ™, and <sup>SM</sup> where appropriate.

8. Remedies.

8.1. Collateral Agent shall at all times have the rights and remedies of a secured party under the U.C.C. and the Ohio Revised Code as in effect from time to time, in addition to the rights and remedies of a secured party provided elsewhere within this Agreement, any Note or any other Secured Loan Document, or otherwise provided in law or equity.

8.2. Pledgor expressly acknowledges that Collateral Agent, on behalf of the Senior Creditors, shall record this Agreement with the USCO and the USPTO, as appropriate. Contemporaneously herewith, Pledgor shall execute and deliver to Collateral Agent the Assignment, which Assignment shall have no force and effect and shall be held by Collateral Agent in escrow until the occurrence and during the continuance of an Event of Default; provided that, anything herein to the contrary notwithstanding, the security interest and collateral assignment granted herein shall be effective as of the date of this Agreement. After the occurrence and during the continuance of an Event of Default, the Assignment shall immediately take effect upon certification of such fact by an authorized officer of Collateral Agent in the form reflected on the face of the Assignment and Collateral Agent may record the Assignment with the USCO and the USPTO, as appropriate.

9. Maintaining Collateral; Attorneys' Fees, Costs and Expenses. Pledgor shall have the obligation and duty to perform all acts necessary to maintain or preserve the Collateral, provided that Pledgor shall not be obligated to maintain any Collateral in the event Pledgor determines, in the reasonable business judgment of Pledgor, that the maintenance of such



Collateral is no longer necessary in Pledgor's business. Any and all fees, costs and expenses, of whatever kind or nature, including, without limitation, the attorneys' fees and legal expenses incurred by Collateral Agent and the Secured Creditors in connection with the amendment and enforcement of this Agreement, all renewals, required affidavits and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Collateral, shall be borne and paid by Pledgor, upon demand by Collateral Agent and, until so paid, shall be added to the principal amount of the Secured Creditor Obligations.

10. Pledgor's Obligation to Prosecute. Pledgor shall have the duty to prosecute diligently (unless in Pledgor's reasonable judgment such prosecution will be unsuccessful or is otherwise unwarranted) any patent, trademark, service mark or copyright application pending as of the date of this Agreement or thereafter until the Secured Creditor Obligations shall have been paid in full, to file and prosecute opposition and cancellation proceedings and to do any and all acts that are necessary or desirable to preserve and maintain all rights in the Collateral, including, but not limited to, payment of any maintenance fees. Any expenses incurred in connection with the Collateral shall be borne by Pledgor. Pledgor shall not abandon any Collateral unless such abandonment will not have a material adverse effect on Pledgor or such abandonment is in connection with the abandonment of a product or product line.

11. Collateral Agent's Right to Enforce. Pledgor shall have the right to bring any opposition proceeding, cancellation proceeding or lawsuit in its own name to enforce or protect the Collateral. Collateral Agent, on behalf of the Secured Creditors, shall have the right, but shall have no obligation, to join in any such action. Pledgor shall promptly, upon demand, reimburse and indemnify Collateral Agent and the Secured Creditors for all damages, reasonable costs and expenses, including attorneys' fees, incurred by Collateral Agent and the Secured Creditors in connection with the provisions of this Section 11, in the event Collateral Agent, on behalf of the Secured Creditors, elects to join in any such action commenced by Pledgor.

12. Power of Attorney. Pledgor hereby authorizes and empowers Collateral Agent, on behalf of the Secured Creditors, to make, constitute and appoint any officer or agent of Collateral Agent as Collateral Agent may select, in its exclusive discretion, as Pledgor's true and lawful attorney-in-fact, with the power to endorse, after the occurrence and during the continuance of an Event of Default, Pledgor's name on all applications, documents, papers and instruments necessary for Collateral Agent, on behalf of the Secured Creditors, to use the Collateral, or to grant or issue any exclusive or nonexclusive license under the Collateral to any third party, or necessary for Collateral Agent, on behalf of the Secured Creditors, to assign, pledge, convey or otherwise transfer title in or dispose of the Collateral, together with associated goodwill, to any Person or Persons. Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall take effect upon the occurrence and during the continuance of an Event of Default and shall be irrevocable for the life of this Agreement.

13. Collateral Agent's Right to Perform Obligations. If Pledgor fails to comply with any of its obligations under this Agreement, Collateral Agent, on behalf of the Secured Creditors, may, but is not obligated to, do so in the name of Pledgor or in the name of Collateral Agent, on behalf of the Secured Creditors, but at Pledgor's expense, and Pledgor hereby agrees to reimburse Collateral Agent, upon request, in full for all expenses, including attorneys' fees, incurred by Collateral Agent and the Secured Creditors in protecting, defending and maintaining the Collateral.

14. New Collateral. If, before the Secured Creditor Obligations shall have been irrevocably paid in full and the commitments established under the Secured Loan Documents terminated, Pledgor shall obtain rights to any new Collateral, the provisions of this Agreement hereby shall automatically apply thereto as if the same were identified on Schedule 1 as of the date hereof and Pledgor shall give Collateral Agent prompt written notice thereof.

15. Modifications for New Collateral. Pledgor hereby authorizes Collateral Agent to modify this Agreement by amending Schedule 1 hereto to include any future Collateral as contemplated by Sections 1 and 14 hereof and, at Collateral Agent's request, Pledgor shall execute any documents or instruments required by Collateral Agent in order to modify this Agreement as provided by this Section 15, provided that any such modification to Schedule 1 shall be effective without the signature of Pledgor.

16. Collateral Agent. Collateral Agent will hold in accordance with this Agreement all items of the Collateral at any time received under this Agreement. It is expressly understood and agreed that the obligations of Collateral Agent as holder of the Collateral and interests therein and with respect to the disposition thereof, and otherwise under this Agreement, are only those expressly set forth in this Agreement. Collateral Agent shall act hereunder on the terms and conditions set forth herein. Collateral Agent shall not be deemed to have knowledge or notice of the occurrence of any Event of Default unless Collateral Agent, in such capacity, has received notice from a Secured Creditor or Pledgor referring to the Credit Agreement or the Senior Notes Shelf Agreement, describing such Event of Default and stating that such notice is a "notice of default". In the event that Collateral Agent receives such a notice, Collateral Agent shall give notice thereof to the Secured Creditors. Subject to the Intercreditor Agreement (to the extent the Intercreditor Agreement is in effect), Collateral Agent may (but shall not be obligated to) take such action, or refrain from taking such action, as it shall deem advisable, in its discretion, for the protection of the Collateral or the security interests of the holders of the Secured Creditor Obligations.

17. Indemnification by Pledgor.

(a) Generally. Pledgor hereby agrees to indemnify, reimburse and hold Collateral Agent and each Secured Creditor, and their respective affiliates, officers, directors, attorneys, agents and employees (hereinafter in this Section 17 referred to individually as "Indemnitee" and, collectively, as "Indemnitees") harmless from any and all liabilities, obligations, losses, damages, penalties, claims, demands, actions, suits, judgments and any and all reasonable out-of-pocket costs and expenses of whatsoever kind and nature imposed on, asserted against or incurred by any of the Indemnitees in any way relating to or arising out of this Agreement, any

other Secured Loan Document, or the documents executed in connection herewith and therewith, or in any other way connected with the enforcement of any of the terms of, or the preservation of any rights under any thereof, or in any way relating to or arising out of the manufacture, ownership, ordering, purchase, delivery, control, acceptance, lease, financing, possession, operation, condition, sale, return or other disposition, or use of the Collateral (including, without limitation, latent or other defects, whether or not discoverable), the violation of the laws of any country, state or other governmental body or unit, any tort (including, without limitation, claims arising or imposed under the doctrine of strict liability, or for or on account of injury to or the death of any person (including any Indemnitee), or property damage), or contract claim; provided that no Indemnitee shall be indemnified pursuant to this subsection (a) for losses, damages or liabilities to the extent caused by the gross negligence or willful misconduct (as determined by a final determination of a court of competent jurisdiction) of such Person to be indemnified.

(b) Collateral Agent. Without limiting subsection (a) above, Pledgor hereby agrees to pay, or reimburse Collateral Agent for (if Collateral Agent shall have incurred such fees, costs or expenses), any and all out-of-pocket fees, costs and expenses of whatever kind or nature incurred in connection with the creation, preservation or protection of the Liens of Collateral Agent on, and security interest in, the Collateral, including, without limitation, all fees and taxes in connection with the recording or filing of instruments and documents in public offices, payment or discharge of any taxes or Liens upon or in respect of the Collateral, premiums for insurance with respect to the Collateral and all other fees, costs and expenses in connection with protecting, maintaining or preserving the Collateral and Collateral Agent's interest therein, whether through judicial proceedings or otherwise, or in defending or prosecuting any actions, suits or proceedings arising out of or relating to the Collateral.

(c) Indemnitees. Without limiting the application of subsections (a) and (b) above, Pledgor hereby agrees to pay, indemnify and hold each Indemnitee harmless from and against any loss, costs, damages and expenses that such Indemnitee may suffer, expend or incur in consequence of or growing out of any material misrepresentation by Pledgor in this Agreement, or in any statement or writing contemplated by or made or delivered pursuant to or in connection with this Agreement.

(d) Indemnity Obligations Secured by Collateral; Survival. Any amounts paid by any Indemnitee as to which such Indemnitee has the right to reimbursement shall constitute Secured Creditor Obligations secured by the Collateral. The indemnity obligations of Pledgor contained in this Section 17 shall continue in full force and effect notwithstanding the full payment of all the other Secured Creditor Obligations and notwithstanding the discharge thereof.

18. Indemnification by the Secured Creditors. The Lenders and the Senior Noteholders hereby indemnify Collateral Agent (and its affiliates, officers, directors, attorneys, agents and employees), to the extent not reimbursed by Pledgor, ratably based on their respective share of the indebtedness that comprises the Secured Creditor Obligations (or, so long as the Intercreditor Agreement is in effect, according to their Sharing Proportion for Interest, Principal and Other Amounts, as defined in the Intercreditor Agreement) from and against any expenses, costs, damages, judgments, penalties, fines, charges, claims, demands and liabilities, and any and all

legal fees and disbursements actually incurred that may be imposed on, incurred by or asserted against Collateral Agent in any way relating to or arising out of this Agreement or any Secured Loan Document or any action taken or omitted by Collateral Agent with respect to this Agreement or any Secured Loan Document, except that no Secured Creditor shall be liable to Collateral Agent for any portion of such claim resulting from the gross negligence or willful misconduct of Collateral Agent (as determined by a final determination of a court of competent jurisdiction). No action taken in accordance with the directions of the Required Senior Creditors or with the advice of counsel shall be deemed to constitute gross negligence or willful misconduct for purposes of this Section 18. The indemnifications included in this Agreement shall survive the termination of this Agreement.

19. Collateral Agent to Act on Behalf of Secured Creditors. The Secured Creditors agree by their acceptance of the benefits hereof that this Agreement may be enforced on their behalf only by the action of Collateral Agent. No other Secured Creditor shall have any right individually to seek to enforce or to enforce this Agreement or to realize upon the security to be granted hereby, it being understood and agreed that such rights and remedies may be exercised by Collateral Agent, for the benefit of the Secured Creditors, upon the terms of this Agreement (and subject to the Intercreditor Agreement, for so long as it is in effect).

20. Interpretation. Each right, power or privilege specified or referred to in this Agreement is cumulative and in addition to and not in limitation of any other rights, powers and privileges that Collateral Agent or the Secured Creditors may otherwise have or acquire by operation of law, by contract or otherwise. No course of dealing by Collateral Agent or the Secured Creditors in respect of, nor any omission or delay by Collateral Agent or the Secured Creditors in the exercise of, any right, power or privilege shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, power or privilege preclude any other or further exercise thereof or of any other right, power or privilege, as Collateral Agent and the Secured Creditors may exercise each such right, power or privilege either independently or concurrently with others and as often and in such order as Collateral Agent and the Required Senior Creditors may deem expedient. No waiver, consent or other agreement shall be deemed to have been made by Collateral Agent or be binding upon Collateral Agent in any case unless specifically granted by Collateral Agent in writing, and each such writing shall be strictly construed. The captions to sections herein are inserted for convenience only and shall be ignored in interpreting the provisions of this Agreement.

21. Maximum Liability of Pledgor and Rights of Contribution. It is the desire and intent of Pledgor, Collateral Agent and the Secured Creditors that this Agreement shall be enforced to the fullest extent permissible under the laws and public policies applied in each jurisdiction in which enforcement is sought. If and to the extent that the obligations of Pledgor under this Agreement would, in the absence of this sentence, be adjudicated to be invalid or unenforceable because of any applicable state or federal law relating to fraudulent conveyances or transfers, then anything in this Agreement or any other Secured Loan Document to the contrary notwithstanding, in no event shall the amount of the Secured Creditor Obligations secured by this Agreement by Pledgor exceed the maximum amount that (after giving effect to the incurring of the obligations hereunder and to any rights to contribution of Pledgor from other affiliates of Borrowers) would not render the rights to payment of Collateral Agent and the

Secured Creditors hereunder void, voidable or avoidable under any applicable fraudulent transfer law. Pledgor hereby agrees that, in connection with the payments made hereunder, Pledgor shall have a right of contribution from other Credit Parties, as appropriate, in accordance with applicable law. Such contribution rights shall be waived until such time as the Secured Creditor Obligations have been irrevocably paid in full, and Pledgor shall not exercise any such contribution rights until the Secured Creditor Obligations have been irrevocably paid in full.

22. Termination. At such time as the Secured Creditor Obligations shall have been irrevocably paid in full, the commitments established under the Credit Agreement terminated, and both the Credit Agreement and the Senior Notes Shelf Agreement terminated and not replaced by any other credit facility with Agent, the Lenders or the Senior Noteholders, Pledgor shall have the right to terminate this Agreement. Upon written request of Pledgor, Collateral Agent shall execute and deliver to Pledgor all deeds, assignments, and other instruments as may be necessary or proper to release Collateral Agent's security interest in the Collateral and to re-vest in Pledgor full title to the Collateral. Pledgor will indemnify Collateral Agent in all respects for all costs incurred by Collateral Agent in connection with such termination.

23. Release of Collateral. In the event any part of the Collateral is sold in connection with a sale permitted by Section 5.12 of the Credit Agreement and by the Senior Notes Shelf Agreement, and the proceeds of such sale or sales or from such release are applied in accordance with the terms of the Intercreditor Agreement (and during any period in which the principal outstanding on the Senior Notes is Zero Dollars (\$0.00), then such proceeds shall be applied solely in accordance with the Credit Agreement) to the extent required to be so applied, Collateral Agent, at the request and expense of Pledgor, will (a) release such Collateral from this Agreement, and (b) execute and deliver to Pledgor (without recourse and without any representation or warranty) all deeds, assignments and other instruments necessary or proper to re-vest in Pledgor full title to such Collateral as is then (or has been) so sold or released and has not theretofore been released pursuant to this Agreement.

24. No Waiver or Course of Dealing. No course of dealing between Pledgor and Collateral Agent or any Secured Creditor, nor any failure to exercise, nor any delay in exercising, on the part of Collateral Agent or any such Secured Creditor, any right, power or privilege hereunder or under any of the Secured Loan Documents shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

25. Remedies Cumulative. All of the rights and remedies of Collateral Agent with respect to the Collateral, whether established hereby or by the Secured Loan Documents, or by any other agreements or by law shall be cumulative and may be executed singularly or concurrently.

26. Severability. The provisions of this Agreement are severable, and, if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in

such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

27. Modifications. This Agreement may be amended or modified only by a writing signed by Pledgor and Collateral Agent. No waiver or consent granted in respect of this Agreement shall be binding unless specifically granted in writing, which writing shall be strictly construed.

28. Assignment and Successors. This Agreement shall be binding upon Pledgor and its successors and permitted assigns and shall inure to the benefit of and be enforceable and exercisable by Collateral Agent on behalf of and for the benefit of Collateral Agent and the Secured Creditors and their respective successors and assigns.

29. Notice. All notices, requests, demands and other communications provided for hereunder shall be in writing and, if to Pledgor, mailed or delivered to it, addressed to it at the address specified on the signature page of this Agreement, if to Collateral Agent, Agent or any Lender, mailed or delivered to it, addressed to the address of Collateral Agent, Agent or such Lender specified on the signature pages of the Credit Agreement, if to any Senior Noteholder, mailed or delivered to it, addressed to the address of such Senior Noteholder specified on the signature pages of the Intercreditor Agreement, or, as to each party, at such other address as shall be designated by such party in a written notice to each of the other parties. All notices, statements, requests, demands and other communications provided for hereunder shall be deemed to be given or made when delivered or two Business Days after being deposited in the mails with postage prepaid by registered or certified mail, addressed as aforesaid, or sent by facsimile with telephonic confirmation of receipt (if received during a Business Day, otherwise the following Business Day). All notices hereunder shall not be effective until received.

30. Governing Law; Submission to Jurisdiction. The provisions of this Agreement and the respective rights and duties of Pledgor, Collateral Agent and the Secured Creditors hereunder shall be governed by and construed in accordance with Ohio law, without regard to principles of conflicts of laws that would result in the application of the law of any other state. Pledgor hereby irrevocably submits to the non-exclusive jurisdiction of any Ohio state or federal court sitting in Cleveland, Ohio, over any action or proceeding arising out of or relating to this Agreement, any Secured Loan Document or any Related Writing, and Pledgor hereby irrevocably agrees that all claims in respect of such action or proceeding may be heard and determined in such Ohio state or federal court. Pledgor hereby irrevocably waives, to the fullest extent permitted by law, any objection it may now or hereafter have to the laying of venue in any such action or proceeding in any such court as well as any right it may now or hereafter have to remove such action or proceeding, once commenced, to another court on the grounds of FORUM NON CONVENIENS or otherwise. Pledgor agrees that a final, nonappealable judgment in any such action or proceeding in any state or federal court in the State of Ohio shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

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JURY TRIAL WAIVER. PLEDGOR, TO THE EXTENT PERMITTED BY LAW, HEREBY WAIVES ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE, AMONG BORROWERS, PLEDGOR, COLLATERAL AGENT, AGENT AND THE SECURED CREDITORS, OR ANY THEREOF, ARISING OUT OF, IN CONNECTION WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH THIS AGREEMENT OR ANY NOTE OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH OR THE TRANSACTIONS RELATED THERETO.

IN WITNESS WHEREOF, the undersigned has executed and delivered this Amended and Restated Intellectual Property Security Agreement at Cleveland, Ohio as of the date first set forth above.

Address: 4700 W. 160<sup>th</sup> Street  
Cleveland, Ohio 44135  
Attention: Chief Financial Officer

OATEY CO.  
By:   
\_\_\_\_\_  
Neal R. Restivo  
Vice President & Chief Financial Officer

Signature Page to  
Amended and Restated Intellectual Property Security Agreement

**TRADEMARK**  
**REEL: 004639 FRAME: 0704**

## SCHEDULE 1

### Oatey Co.

#### PENDING AND REGISTERED TRADEMARKS:

CHG Matter	Country	Mark	Owner	App. No.	Filing Date	Reg. No.	Reg. Date
0759304034	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304036	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304038	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304026	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304033	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304035	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304037	Barbados	OATEY	Oatey Co.		18-Feb-2010		
0759304077	Brazil	HOOV-R-LINE	Oatey Co.	823,685,357	26-Mar-2001		
0759304158	Canada	FLEX-FLASH	Oatey Co.	713,268	21-Sep-1992	418,353	15-Oct-1993
	Canada	ULTRA SHINE	The Oatey Company			549,629	09-Aug-2001
0759304135	Chile	OATEY	Oatey Co.			861,284	
0759304127	China (People's Republic)	DEARBORN BRASS	Oatey Co.	3,901,702	03-Feb-2004	3,901,702	21-Feb-2006
0759304130	China (People's Republic)	HOOV-R-LINE	Oatey Co.	3,901,701	03-Feb-2004	3,901,701	07-Dec-2005
0759304214	China (People's Republic)	OATEY	Oatey Co.	6,005,672	18-Apr-2007		
0759304212	China (People's Republic)	OATEY	Oatey Co.	6,005,673	18-Apr-2007	6,005,673	14-Mar-2010
0759304166	China (People's Republic)	OATEY	Oatey Co.	2000025547	07-Mar-2000	1,628,028	07-Sep-2001
0759304182	Egypt	OATEY	Oatey Co.	195,544	10-Jan-2007	195,544	22-Oct-2008
0759304229	European Community	POOL-TITE	Oatey Co.	4,061,644	22-Sep-2004	4,061,644	24-Aug-2006
0759304144	India	OATEY	Oatey Co.	1,754,169	17-Nov-2008	1,754,169	11-Feb-2011
0759304213	Mexico	HOOV-R-LINE	Oatey Co.	1,167,334	30-Mar-2011		
0759304183	Mexico	OATEY	Oatey Co.	691,944	08-Dec-2004	868,375	23-Feb-2005
0759304165	Mexico	UNI-WELD	Oatey Co.	800854	16-Aug-2006	1003170	20-Sep-2007
0759304180	Nigeria	OATEY	Oatey Co.	TP.162968/06	10-Jul-2006	72,394	09-May-2008
0759304273	Peru	HOOVER-R LINE	Oatey Co.	102,154	08-Mar-2000	65,084	31-Jul-2000
0759304247	Peru	HOOV-R-LINE	Oatey Co.	427,082	19-Jul-2010	169,208	15-Oct-2010



CHG Matter	Country	Mark	Owner	App. No.	Filing Date	Reg. No.	Reg. Date
0759304274	Peru	HOOV-R-LINE AND DESIGN	Oatey Co.	199,454	08-Jan-2004	98,010	18-Jun-2004
0759304030	South Africa	OATEY	Oatey Co.	2010/01907	01-Feb-2010		
0759304027	South Africa	OATEY	Oatey Co.	2010/01904	01-Feb-2010		
0759304029	South Africa	OATEY	Oatey Co.	2010/01906	01-Feb-2010		
0759304031	South Africa	OATEY	Oatey Co.	2010/01908	01-Feb-2010		
0759304032	South Africa	OATEY	Oatey Co.	2010/01909	01-Feb-2010		
0759304028	South Africa	OATEY	Oatey Co.	2010/01905	01-Feb-2010		
0759304024	South Africa	OATEY	Oatey Co.	2010/01903	01-Feb-2010		
0759304025	Trinidad and Tobago	OATEY	Oatey Co.	41,904	25-Feb-2010		
0759304099	United States of America	ACCESSABLE & DESIGN	Oatey Co.	74/168,206	20-May-1991	1,699,087	07-Jul-1992
0759304159	United States of America	ALL-FLASH	Oatey Co.	74/551,502	20-Jul-1994	1,991,833	06-Aug-1996
0759304226	United States of America	AQUADIAL	Oatey Co.	85/094,432	28-Jul-2010	3,959,917	10-May-2011
0759304173	United States of America	ARFCO	Oatey Co.	74/675,059	17-May-1995	1,969,950	23-Apr-1996
0759304174	United States of America	ARFCO PREFERRED BY PROFESSIONALS & DESIGN	Oatey Co.	74/675,053	17-May-1995	1,969,949	23-Apr-1996
0759304179	United States of America	COLOR-FLASH	Oatey Co.	75/761,542	27-Jul-1999	2,430,478	20-Feb-2001
0759304100	United States of America	DB	Oatey Co.	74/295,856	20-Jul-1992	1,794,842	28-Sep-1993
0759304097	United States of America	DEARBORN BRASS	Oatey Co.	74/295,855	20-Jul-1992	1,818,863	01-Feb-1994
0759304060	United States of America	DUOFIT	Oatey Co.	85/222,537	20-Jan-2011		
0759304181	United States of America	EASY TAP	Oatey Co.	78/901,293	06-Jun-2006	3,225,028	03-Apr-2007
0759304178	United States of America	ELIMINATOR	Oatey Co.	75/761,544	27-Jul-1999	2,439,487	27-Mar-2001
0759304186	United States of America	ENGINEERED PRODUCTS BY OATEY	Oatey Co.	77/756,957	11-Jun-2009	3,838,974	24-Aug-2010
0759304185	United States of America	FIX-IT STICK	Oatey Co.	77/466,597	06-May-2008	3,620,657	12-May-2009
0759304169	United States of America	GREAT BLUE	Oatey Co.	76/095,670	11-Jul-2000	2,557,250	02-Apr-2002
0759304168	United States of America	GREAT WHITE	Oatey Co.	76/095,669	11-Jul-2000	2,498,076	16-Oct-2001
0759304176	United States of America	HIGHRISE	Oatey Co.	75/373,575	15-Oct-1997	2,245,137	11-May-1999
0759304118	United States of America	HOOV-R-LINE & DESIGN	Oatey Co.	73/545,168	26-Jun-1985	1,380,295	28-Jan-1986

CHG Matter	Country	Mark	Owner	App. No.	Filing Date	Reg. No.	Reg. Date
0759304243	United States of America	HOT WEATHER PLUS	Oatey Co.	85/037,243	13-May-2010		
0759304167	United States of America	I2K	Oatey Co.	76/060,678	31-May-2000	2,518,761	11-Dec-2001
0759304134	United States of America	LO-VOC & DESIGN	Oatey Co.	85/037,603	13-May-2010	3,992,122	12-Jul-2011
0759304072	United States of America	MAXWAX	Oatey Co.	75/373,541	15-Oct-1997	2,383,653	05-Sep-2000
0759304171	United States of America	MULTI-SIZE	Oatey Co.	74/674,993	17-May-1995	1,997,708	27-Aug-1996
0759304187	United States of America	MYSTIC	Oatey Co.	77/635,319	25-Sep-2009	3,851,453	21-Sep-2010
0759304070	United States of America	NO-CALK	Oatey Co.	72/308,914	04-Oct-1968	894,418	14-Jul-1970
0759304156	United States of America	OATEY	Oatey Co.	73/737,772	01-Jul-1988	1,546,946	11-Jul-1989
0759304114	United States of America	OATEY SCS & DESIGN	Oatey Co.	76/380,629	11-Mar-2002	2,793,787	16-Dec-2003
0759304113	United States of America	OATEY SCS SUPPLY CHAIN SERVICES & DESIGN	Oatey Co.	76/380,630	11-Mar-2002	2,793,788	16-Dec-2003
0759304069	United States of America	QUADTRO	Oatey Co.	76/541,208	20-Aug-2003	2,874,005	17-Aug-2004
0759304215	United States of America	QUIET PIPES	Oatey Co.	75/359,119	18-Sep-1997	2,207,027	01-Dec-1998
0759304155	United States of America	RAIN-R-SHINE	Oatey Co.	73/705,587	14-Jan-1988	1,505,466	27-Sep-1988
0759304068	United States of America	S2K	Oatey Co.	76/543,911	29-Aug-2003	2,876,816	24-Aug-2004
0759304154	United States of America	SAFE FLO	Oatey Co.	73/676,802	06-Aug-1987	1,525,034	21-Feb-1989
0759304172	United States of America	SELF-SEAL	Oatey Co.	74/675,060	17-May-1995	2,031,547	21-Jan-1997
0759304160	United States of America	SPOUTSHIELD	Oatey Co.	76/541,207	20-Aug-2003	2,932,437	15-Mar-2005
0759304170	United States of America	SUPER 30	Oatey Co.	76/306,821	29-Aug-2001	2,725,504	10-Jun-2003
0759304175	United States of America	SURE-VENT	Oatey Co.	74/656,956	06-Apr-1995	2,159,215	19-May-1998
0759304073	United States of America	TB 2000	Oatey Co.	75/544,658	28-Aug-1998	2,347,711	02-May-2000
0759304183	United States of America	TEST TAP & GO!	Oatey Co.	77/076,795	05-Jan-2007	3,373,642	22-Jan-2008
0759304245	United States of America	TRUE BLUE	Oatey Co.	85/205,937	27-Dec-2010	4,002,477	26-Jul-2011
0759304074	United States of America	TWIST-N-SET	Oatey Co.	75/859,968	29-Nov-1999	2,397,963	24-Oct-2000
0759304071	United States of America	ULTRA SHINE	Oatey Co.	75/503,770	17-Jun-1998	2,363,060	27-Jun-2000

CHG Matter	Country	Mark	Owner	App. No.	Filing Date	Reg. No.	Reg. Date
0759304164	United States of America	UNI-WELD	Oatey Co.	78/951,327	14-Aug-2006	3,307,313	09-Oct-2007
0759304184	United States of America	VERSA-LINK	Oatey Co.	77/448,193	15-Apr-2008	3,702,605	27-Oct-2009
0759304129	Taiwan	DB	Oatey Company	92069393	28-Nov-2003	1,193,423	16-Jan-2006
0759304128	Taiwan	DEARBORN BRASS	Oatey Company	92069394	28-Nov-2003	1,188,063	16-Dec-2005
0759304131	Taiwan	HOOV-R-LINE	Oatey Company	92069392	28-Nov-2003	1,127,237	16-Nov-2004
0759304162	Taiwan	OATEY	Oatey Company	92070329	05-Dec-2003	1,160,151	01-Jul-2005

PENDING AND ISSUED PATENTS:

<u>REFERENCE NO.</u>	<u>TITLE</u>	<u>SERIAL NO.</u>	<u>FILED</u>	<u>PATENT NO.</u>	<u>ISSUED</u>	<u>COMMENTS</u>
OATYP0025USC	ROOF FLASHING	07/327,410	03/21/1989	4,903,997	02/27/1990	Assigned to Oatey. Currently not in CHG records.
OATYP0037US	LEAD-AND ANTIMONY-FREE SOLDER COMPOSITION	07/340,370	04/19/1989	4,879,096	11/07/1989	Assignee chain of title appears to contain incorrectly recorded Assignment. Fry's Metals to Tamura Kaken Corporation recorded 8/18/2003 by Birch, Steward, Kolasch et al firm (Marc S. Weiner). Currently not in CHG records.
OATYP0039USA	METHOD OF BONDING AND BONDING COMPOSITIONS	08/246,690	05/20/1994	5,416,142	05/16/1995	Assigned to Oatey.
OATYP0100CA	FLEXIBLE HIGH COLLAR ROOF FLASHING	2,104,172	08/16/1993	2,104,172	11/23/2004	Assigned to Oatey
OATYP0100US	FLEXIBLE HIGH COLLAR ROOF FLASHING	07/939,716	09/02/1992	5,390,451	02/21/1995	Assigned to Oatey.
OATYP0103CA	MUTLI-SIZE ROOF FLASHINGS	2,177,104	05/22/1996	2,177,104	02/05/2008	Assigned to Oatey.

OATYP0103MX	MULTI-SIZE ROOF FLASHINGS	962590	07/03/1996	195653	03/24/2000	Assigned to Oatey.
OATYP0103US	MULTI-SIZE ROOF FLASHING	08/498,574	07/06/1995	5,588,267	12/31/1996	Assigned to Oatey.
OATYP0104MX	PLASTIC VALVE WITH INLET CONDUIT EXTENSION	966214	12/09/1996	194550	12/13/1999	Assigned to Oatey
OATYP0104US	PLASTIC VALVE WITH INLET CONDUIT EXTENSION	08/575,602	12/20/1995	5,615,703	04/01/1997	Assigned to Oatey.
OATYP0112US	WASHING MACHINE OUTLET BOX	09/258,963	03/01/1999	6,155,286	12/05/2000	Assigned to Oatey.
OATYP0113US	PIPE CLAMPS	09/017,747	02/03/1998	6,164,604	12/26/2000	Assigned to Oatey.
OATYP0115CA	WATER SOLUBLE FLUXES AND METHODS OF USING THE SAME	2,279,012	07/23/1999	2,279,012	01/11/2011	Assigned to Oatey.
OATYP0115USA	WATER SOLUBLE FLUXES AND METHODS OF USING THE SAME	09/359,249	07/22/1999	6,752,309	06/22/2004	Assigned to Oatey.
OATYP0116US	TUB BOX	09/343,157	06/29/1999	6,264,056	07/24/2001	Assigned to Oatey.
OATYP0117CA	DRAIN TEST CAP	1999-0571	03/02/1999	87950	10/29/1999	Assigned to Oatey Currently not in CHG system.
OATYP0117US	DRAIN TEST CAP	29/094,145	09/25/1998	DES. 418,907	01/11/2000	Assigned to Oatey.
OATYP0118CA	WASHING MACHINE OUTLET BOX WITH COMMON TAILPIECE FOR TWO DRAIN OUTLETS	2,291,976	12/09/1999	2,291,676	11/20/2007	Assigned to Oatey.
OATYP0118US	WASHING MACHINE OUTLET BOX WITH COMMON TAILPIECE FOR TWO DRAIN OUTLETS	09/295,658	04/21/1999	6,148,850	11/21/2000	Assigned to Oatey.
OATYP0119CA	WATER SUPPLY LINE BOX	2000-0149	01/21/2000	90133	08/11/2000	Assigned to Oatey. Currently not in CHG system.
OATYP0119US	WATER SUPPLY LINE BOX	29/108,570	07/29/1999	DES. 428,117	07/11/2000	Assigned to Oatey.
OATYP0122US	METAL STUD INSULATING PIPE CLAMPS	09/785,852	02/16/2001	6,598,835	07/29/2003	Assigned to Oatey.
OATYP0125USA	BONDING COMPOSITIONS FOR CHLORINATED POLYMERS AND METHODS OF USING THE SAME	10/295,186	11/15/2002	6,887,926	05/03/2005	Assigned to Oatey.

OATYP0127USA	WASTE AND OVERFLOW SYSTEM FOR A BATHTUB	10/251,026	09/20/2002	6,836,911	01/04/2005	Assigned to Oatey.
OATYP0127USB	WASTE AND OVERFLOW SYSTEM FOR A BATHTUB	10/253,337	09/24/2002	6,606,753	08/19/2003	Assigned to Oatey.
OATYP0128USA	LOAD RESISTANT FLOOR DRAIN ASSEMBLY	10/103,255	03/21/2002	6,687,925	02/10/2004	Assigned to Oatey.
OATYP0133CA	UNIVERSAL WASHING MACHINE OUTLET BOX	2,479,865	08/31/2004			Assigned to Oatey. Currently in our system as MONITOR.
OATYP0133US	UNIVERSAL WASHING MACHINE OUTLET BOX	10/768,544	01/30/2004	7,270,144	09/18/2007	Assigned to Oatey.
OATYP0135US	PLUMBING ADAPTOR FOR AIR ADMITTANCE VALVE	29/216,351	11/02/2004	D522,616	06/06/2006	Assigned to Oatey.
OATYP0138US	ACCESS PANEL ASSEMBLY	08/197,561	02/14/1994	5,355,626	10/18/1994	Assigned to Oatey.
OATYP0139US	TOILET BOWL STABILIZER	09/619,850	07/20/2000	6,378,141	04/30/2002	Assigned to Oatey.
OATYP0146US	WALL ACCESS PANEL AND COVER PLATE	29/116,414	01/03/2000	D436,926	01/30/2001	Assigned to Oatey.
OATYP0147US	WALL ACCESS PANEL COVER PLATE	29/130,789	10/06/2000	D441,719	05/08/2001	Assigned to Oatey.
US	PLASTIC ADHESIVE	12/171,656	07/11/2008	7,838,585	11/23/2010	Assigned to Oatey.
US	PLUMBING SUPPLY BOXES	12/205,427	09/05/2008			Assigned to Oatey. Currently MONITOR in CHG records.
US	UNIVERSAL WASHING MACHINE OUTLET BOX	11/753,133	05/24/2007	7,614,419	11/10/2009	Assigned to Oatey.
US	UNIVERSAL WASHING MACHINE OUTLET BOX	10/768,544	01/30/2004	7,270,144	09/18/2007	Assigned to Oatey.
US	UNIVERSAL SOLVENT CEMENT	11/123,262	05/06/2005	7,592,385	09/22/2009	Assigned to Oatey. CHG current instructions are to abandon.
CA	UNIVERSAL SOLVENT CEMENT	2,607,785	11/16/2006			Assigned to Oatey.
US	ADHESIVE COMPOSITIONS AND METHODS OF USING THE SAME	11/104,032	04/12/2005	7,473,753	01/06/2009	Assigned to Oatey.

CA	ADHESIVE COMPOSITIONS AND METHODS OF USING THE SAME	2,576,048	02/23/2006			Assigned to Oatey. CHG records indicate this is a MONITOR.
CHINA	ADHESIVE COMPOSITIONS AND METHODS OF USING THE SAME	2005800295 14.9	07/20/2005	ZL 20058002 9514.9	12/08/2010	Assigned to Oatey.
EGYPT	ADHESIVE COMPOSITIONS AND METHODS OF USING THE SAME	2007-00134	02/05/2007	0024417	5/25/2009	Cannot confirm status. Assigned to Oatey. Currently not in CHG records.
MEXICO	ADHESIVE COMPOSITIONS AND METHODS OF USING THE SAME	2007/001471	07/20/2005	269,106	08/07/2009	Assigned to Oatey. Cannot confirm status.
US	VALVE ASSEMBLY	10/639,185	08/11/2003	7,373,953	05/20/2008	Assigned to Oatey
CA	VALVE ASSEMBLY	2,452,081	12/05/2003	2,452,081	08/09/2011	Assigned to Oatey. Currently not in CHG records.
US	CLOSET FLANGE WITH KNOCKOUT	11/614,205	12/21/2006	7,350,243	4/1/2008	Assigned to Oatey.
CA	CLOSET FLANGE WITH KNOCKOUT	2,582,755	3/21/2007			Assigned to Oatey.
MX	CLOSET FLANGE WITH KNOCKOUT	07/003736	03/28/2007			Assigned to Oatey. Currently not in CHG records. Cannot confirm status but appears to be pending per EPO.
US	PLUMBING FIXTURE SUPPLY ASSEMBLY	10/079,101	02/18/2002	6,435,206	08/20/2002	Assigned to Oatey. Currently not in CHG records.
CA	PLUMBING FIXTURE SUPPLY ASSEMBLY	2,378,510	3/22/2002	2,378,510	06/02/2009	Assigned to Oatey.
CA	WASHING MACHINE OUTLET BOX WITH COMMON TAILPIECE FOR TWO DRAIN OUTLETS	2,592,623	12/09/1999	2,592,623	7/21/2009	Assigned to Oatey.

US	RUPTURE DISC ASSEMBLY FOR PNEUMATIC PLUGS	11/103,084	04/11/2005	7,325,574	02/05/2008	Assigned to Oatey.
US	STAINFREE PLUMBER'S PUTTY	61/483,227	05/06/2011			Assigned to Oatey.
US	TOILET SEALING RING	61/428,270	12/30/2010			Assigned to Oatey.
US	COLOR DEVELOPING COLORLESS PRIMER	13/215,399	08/23/2011			Assigned to Oatey.
US	RUPTURE DISC ASSEMBLY FOR PNEUMATIC PLUGS	12/099,538	01/21/2008			Cannot confirm through USPTO PAIR. Currently in CHG records as MONITOR.
US	METHOD OF BONDING AND BONDING COMPOSITIONS	08/246,690	05/20/1994	5,416,142	05/16/1995	Assigned to Oatey.
CA	UNIVERSAL WASHING MACHINE OUTLET BOX	2,479,865	08/31/2004			Assigned to Oatey.
IN	ADHESIVE COMPOSITIONS AND METHODS OF USING THE SAME	867/DELNP/2007	07/20/2005			Assigned to Oatey. Currently in CHG records at MONITOR.
US	MASONRY UNIT WALL PIPE SUPPORT SYSTEM	12/980,458	12/29/2010			Cannot confirm Assignee. Currently in CHG records as MONITOR.
US	RAINWATER DIVERTER	12/861,162	08/23/2010			Assigned to Oatey. Currently in CHG records as MONITOR.
CA	PIPE CLAMP	2,739,082	05/04/2011			Cannot confirm with CA PTO. Currently in CHG records as MONITOR.
MX	PIPE CLAMP	2011/004707	05/04/2011			Cannot confirm with CA PTO. Currently in CHG records as MONITOR.

SCHEDULE 2

**Oatey Co.**

1. License Agreement, dated March 3, 2000, between Oatey Co. and Alpha-Fly Technologies.
2. License Agreement, dated June 1, 1995, between IPS Corp. and Oatey Co.
3. License Agreement, dated October 10, 1997, between Intromark Incorporated and Oatey Co.



EXHIBIT A  
FORM OF ASSIGNMENT

THIS DOCUMENT SHALL BE HELD BY COLLATERAL AGENT, FOR THE BENEFIT OF THE SECURED CREDITORS, IN ESCROW PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF THE AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (THE "AGREEMENT"), DATED AS OF SEPTEMBER 23, 2011, EXECUTED BY OATEY CO., AN OHIO SUBCHAPTER S CORPORATION ("PLEDGOR"), IN FAVOR OF KEYBANK NATIONAL ASSOCIATION, AS COLLATERAL AGENT FOR THE SECURED CREDITORS, AS DEFINED IN THE AGREEMENT (TOGETHER WITH ITS SUCCESSORS AND ASSIGNS, "COLLATERAL AGENT"). BY SIGNING IN THE SPACE PROVIDED BELOW, THE UNDERSIGNED OFFICER OF COLLATERAL AGENT CERTIFIES THAT AN EVENT OF DEFAULT, AS DEFINED IN THE AGREEMENT, HAS OCCURRED AND IS CONTINUING AND THAT COLLATERAL AGENT HAS ELECTED TO TAKE POSSESSION OF THE COLLATERAL, AS DEFINED BELOW, AND TO RECORD THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE OR THE UNITED STATES COPYRIGHT OFFICE, AS APPLICABLE. UPON RECORDING OF THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE OR THE UNITED STATES COPYRIGHT OFFICE, AS APPLICABLE, THIS LEGEND SHALL CEASE TO HAVE ANY FORCE OR EFFECT.

KEYBANK NATIONAL ASSOCIATION,  
as Collateral Agent

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

ASSIGNMENT

WHEREAS, OATEY CO., an Ohio subchapter S corporation ("Pledgor"), is the owner of the Collateral, as hereinafter defined;

WHEREAS, Pledgor has executed an Amended and Restated Intellectual Property Security Agreement, dated as of September 23, 2011 (as the same may from time to time be amended, restated or otherwise modified, the "Agreement"), in favor of KEYBANK NATIONAL ASSOCIATION, as Collateral Agent for the Secured Creditors, as defined in the Agreement (together with its successors and assigns, "Collateral Agent"), pursuant to which Pledgor has granted to Collateral Agent, for the benefit of the Secured Creditors, a security interest in the Collateral as security for the Secured Creditor Obligations, as defined in the Agreement;

WHEREAS, the Agreement provides that the security interest in the Collateral is effective as of the date of the Agreement;

WHEREAS, the Agreement provides that this Assignment shall become effective upon the occurrence and during the continuance of an Event of Default, as defined in the Agreement, and Collateral Agent's election to take actual title to the Collateral;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound hereby, Pledgor, its successors and assigns, subject to the limitations stated in the paragraph immediately following, does hereby transfer, assign and set over unto Collateral Agent, for the benefit of the Secured Creditors, and their respective successors, transferees and assigns, all of Pledgor's existing and future right, title and interest in, to and under (a) patents, patent registrations, patent applications, trademarks, trademark registrations, trademark applications, service marks, trade names, and copyright registrations, whether federal, state or foreign; (b) common law trademark rights, copyrights, improvements and inventions; (c) renewals, continuations, extensions, reissues and divisions of any of the foregoing; (d) rights to sue for past, present and future infringements or any other commercial tort claims relating to any of the foregoing; (e) all licenses and all income, revenue and royalties with respect to any licenses, whether registered or unregistered, and all other payments earned under contract rights, relating to any of the foregoing; (f) all general intangibles and all intangible intellectual or similar property of Pledgor connected with and symbolized by any of the foregoing; (g) goodwill associated with any of the foregoing; (h) all payments under insurance, including the returned premium upon any cancellation of insurance, (whether or not Collateral Agent or any Secured Creditor is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to any of the foregoing; and (i) Proceeds of any of the foregoing (collectively, the "Collateral"), including, but not limited to, the Collateral listed on Schedule 1 hereto that is (i) registered in the United States Copyright Office in Washington, D.C., or (ii) registered in the United States Patent and Trademark Office in Alexandria, Virginia. or that is the subject of pending applications in the United States Patent and Trademark Office.

This Assignment shall be effective only upon certification of an authorized officer of Collateral Agent, as provided above, that (a) an Event of Default, as defined in the Agreement, has occurred and is continuing, and (b) Collateral Agent, on behalf of the Secured Creditors, has elected to take actual title to the Collateral.

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed by its duly authorized officer on September 23, 2011.

OATEY CO.

By: \_\_\_\_\_  
Neal R. Restivo  
Vice President & Chief Financial Officer