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## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM478750

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECOND LIEN TRADEMARK SECURITY AGREEMENT	
SEQUENCE:	2	

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Perimeter Solutions LP (f/k/a ICL Performance Products LP)		03/28/2018	Limited Partnership: DELAWARE
Phosphorus Derivatives Inc.		03/28/2018	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	GOLDMAN SACHS BANK USA, AS ADMINISTRATIVE AGENT
Street Address:	200 WEST STREET
City:	New York
State/Country:	NEW YORK
Postal Code:	10282
Entity Type:	Bank: NEW YORK

### **PROPERTY NUMBERS Total: 8**

Property Type	Number	Word Mark		
Registration Number:	3248377	AQUAGEL		
Registration Number:	1440922	FIREFOAM		
Registration Number:	1836492	FIREFOAM		
Registration Number:	1574104	FIRE-TROL		
Registration Number:	3953972	PHOS-BIN		
Registration Number:	0837738	PHOS-CHEK		
Registration Number:	4169086	PHOS-CHEK INSUL-8		
Registration Number:	3469598			

### **CORRESPONDENCE DATA**

**Fax Number:** 8004947512

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.

using a lax number, if provided, if that is disaccessful, it will be sent via 05

**Phone:** 202-370-4750

**Email:** ipteam@cogencyglobal.com

Correspondent Name: MELONY SOT

Address Line 1: 1025 VERMONT AVE NW, SUITE 1130

Address Line 2: COGENCY GLOBAL INC.

TRADEMARK REEL: 006359 FRAME: 0426

900455284

Address Line 4: WAS	WASHINGTON, D.C. 20005		
ATTORNEY DOCKET NUMBER:	F177685 Second Lien TM		
NAME OF SUBMITTER:	Sonya Jackman		
SIGNATURE:	/SONYA JACKMAN/		
DATE SIGNED:	06/20/2018		

### **Total Attachments: 6**

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### TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT**, dated as of March 28, 2018 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), is made by the entities identified as grantors on the signature pages hereto (collectively, the "**Grantors**") in favor of Goldman Sachs Bank USA, as Administrative Agent for the Secured Parties (in such capacity and together with its successors and permitted assigns in such capacity, the "**Administrative Agent**").

WHEREAS, Perimeter Solutions LP (f/k/a ICL Performance Products LP), a Delaware limited partnership, Phosphorous Derivatives Inc., a Delaware corporation, and certain other Grantors are party to a Second Lien Security Agreement, dated as of March 28, 2018 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), by and among SK Invictus Group S.à r.l., each of the Grantors party thereto and the Administrative Agent, pursuant to which the Grantors granted a security interest to the Administrative Agent in the Trademark Collateral (as defined below) and are required to execute and deliver this Agreement.

**NOW, THEREFORE,** in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantors hereby agree with the Administrative Agent as follows:

### **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

**SECTION 2.1** As collateral security for the payment in full when due (whether at the stated maturity, by acceleration or otherwise) and performance of the Secured Obligations, each Grantor hereby pledges to the Administrative Agent, its successors and permitted assigns, for the benefit of the Secured Parties, and hereby grants to the Administrative Agent, its successors and permitted assigns, for the benefit of the Secured Parties, a security interest in, all right, title or interest in or to any and all of the following assets and properties (other than Excluded Assets) now owned or at any time hereafter owned or acquired by such Grantor or which such Grantor at any time in the future may own or acquire (collectively, the "**Trademark Collateral**" (which shall not include any Excluded Assets)):

(i) (a) all trademarks, service marks, trade names, corporate names, trade dress, logos, designs, fictitious business names, other source or business identifiers, now existing or hereafter owned, adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the USPTO or any similar offices in any state of the United States or any political subdivision thereof, and all extensions or renewals thereof, as well as any unregistered trademarks and service marks used by a Grantor including any of the foregoing listed in Schedule A; and (b) all goodwill

connected with the use of and symbolized thereby, including any of the foregoing listed in Schedule A;

- (ii) any written agreement, now or hereafter in effect, granting to any third party any right to use any Trademark now or hereafter owned by any Grantor or that any Grantor otherwise has the right to license, or granting to any Grantor any right to use any Trademark now or hereafter owned by any third party, and all rights of any Grantor under any such agreement; and
- (iii) to the extent not otherwise included, all additions, improvements, Proceeds, products, accessions, rents, profits, renewals, extensions, rights to sue or otherwise recover for infringements or other violations thereof of any and all of the foregoing and all Supporting Obligations, collateral security and guarantees given by any Person with respect to any of the foregoing throughout the world.

**SECTION 2.2** Certain Limited Exclusions. Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include or the security interest granted under Section 2.1 hereof attach to any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto and acceptance thereof by the USPTO, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of or void any registration that issues from such intent-to-use application under applicable federal law.

### **SECTION 3. SECURITY AGREEMENT**

The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Administrative Agent for the Secured Parties pursuant to the Security Agreement, and the Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

### **SECTION 4. GOVERNING LAW**

THIS AGREEMENT AND ANY CLAIM OR CONTROVERSY RELATING TO THE SUBJECT MATTER HEREOF, WHETHER SOUNDING IN CONTRACT LAW, TORT LAW OR OTHERWISE, SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

### **SECTION 5. COUNTERPARTS**

This Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be

deemed an original, but all such counterparts together shall constitute but one and the same instrument.

[Remainder of page intentionally left blank]

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

PERIMETER SOLUTIONS LP (f/k/a ICL PERFORMANCE PRODUCTS LP)

y: Coldward Cold

Name: Edward Góldberg Title: Chief Executive Officer

PHOSPHORUS DERIVATIVES INC.

Name: Edward Goldberg

Title: Chief Executive Officer

GOLDMAN SACHS BANK USA, as Administrative Agent

By:

Name: Title: Robert Ehudin Authorized Signatory

[Signature Page to 2L Trademark Security Agreement]

# SCHEDULE A to TRADEMARK SECURITY AGREEMENT

# TRADEMARK REGISTRATIONS AND APPLICATIONS

Trademark	Registered	App. No.	Reg. Date	Reg. Number	Owner
AQUAGEL	Y	78/628703	5/29/2007	3248377	ICL Performance
					Products LP
FIREFOAM	Y	73/633706	5/26/1987	1440922	ICL Performance
					Products LP
FIREFOAM	Y	74/363370	5/17/1994	1836492	ICL Performance
					Products LP
FIRE-TROL	Y	73/745783	1/2/1990	1574104	ICL Performance
					Products LP
PHOS-BIN	Y	85/090653	5/3/2011	3953972	ICL Performance
					Products LP
PHOS-CHEK	Y	72/252876	10/31/1967	837738	ICL Performance
					Products LP
PHOS-CHEK	Y	85/308677	7/3/2012	4169086	ICL Performance
INSUL-8					Products LP
YELLOW	Live/Registe	78869983	7/15/2008	3469598	Phosphorus Derivatives
RECTANGLE	red				Inc.
WITH GREEN					
LEAF (Design)					
The color(s)					
yellow and green					
is/are claimed as					
a feature of the					
mark. The mark					
consists of a					
yellow rectangle					
containing a					
single green leaf					
design centered					
within the yellow					
rectangle.					

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