TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM515313

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	Term Loan Security Agreement
RESUBMIT DOCUMENT ID:	900487770

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Univar Inc.		02/28/2019	Corporation: DELAWARE
Univar USA Inc.		02/28/2019	Corporation: WASHINGTON
Nexeo Solutions, LLC		02/28/2019	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Bank of America, N.A.
Street Address:	555 California Street
Internal Address:	4th Floor
City:	San Francisco
State/Country:	CALIFORNIA
Postal Code:	94104
Entity Type:	Association: UNITED STATES

PROPERTY NUMBERS Total: 24

Property Type	Number	Word Mark		
Serial Number:	86920468	AGCHEMEXPERT		
Serial Number:	87113597	B MAXXPRO		
Serial Number:	87242390	CROP WIZARD		
Serial Number:	87509744	KONTROL		
Serial Number:	86695453	MAGNABLEND		
Serial Number:	86904202	MASTERLINE B MAXX PRO		
Serial Number:	86935988	REMOTE SENTRY		
Serial Number:	72311003	HI-SOL		
Serial Number:	74320200	HIVAL		
Serial Number:	73710725	MACKSTAT		
Serial Number:	85333895	NEXCOOL		
Serial Number:	87687346	NEXEO SOLUTIONS		
Serial Number:	85229995	NEXEO SOLUTIONS		
Serial Number:	87001151	NEXEO SOLUTIONS 3D PREMIUM PRINTING FILA		
Serial Number:	87001193	NEXEO SOLUTIONS 3D PREMIUM PRINTING FILA		
TRADEMARK				

900490622 REEL: 006685 FRAME: 0245

Property Type	Number	Word Mark	
Serial Number:	86292256	NEXSTIM	
Serial Number:	87266799	NEXSURF	
Serial Number:	74348303	PARAGON	
Serial Number:	86474035	PRIST	
Serial Number:	86952021	REMOVESIT	
Serial Number:	87315249	SOLUTIONS LIVE HERE!	
Serial Number:	87450205	STARTEX	
Serial Number:	73673908	STARTEX	
Serial Number:	73673907	STARTEX QUALITY PRODUCTS	

CORRESPONDENCE DATA

Fax Number: 8009144240

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.

Phone: 800-713-0755

Email: james.murray@wolterskluwer.com, ECarrera@cahill.com

Correspondent Name: CT Corporation

Address Line 1: 4400 Easton Commons Way

Address Line 2: Suite 125

Address Line 4: Columbus, OHIO 43219

NAME OF SUBMITTER: Elaine Carrera	
SIGNATURE:	/Elaine Carrera/
DATE SIGNED:	03/21/2019

Total Attachments: 9

source=Univar - Trademark (Term Loan)#page1.tif source=Univar - Trademark (Term Loan)#page2.tif source=Univar - Trademark (Term Loan)#page3.tif source=Univar - Trademark (Term Loan)#page4.tif source=Univar - Trademark (Term Loan)#page5.tif source=Univar - Trademark (Term Loan)#page6.tif source=Univar - Trademark (Term Loan)#page7.tif source=Univar - Trademark (Term Loan)#page8.tif source=Univar - Trademark (Term Loan)#page9.tif

TRADEMARK REEL: 006685 FRAME: 0246

NOTICE AND CONFIRMATION OF GRANT OF SECURITY INTEREST IN TRADEMARKS

NOTICE AND CONFIRMATION OF GRANT OF SECURITY INTEREST IN TRADEMARKS (the "Agreement"), dated as of February 28, 2019, made by each of the Grantors signatory hereto (the "Grantors"), in favor of BANK OF AMERICA, N.A. ("BAML"), in its capacity as administrative agent for the banks and other financial institutions (collectively, the "Lenders") from time to time parties to the Credit Agreement (as defined below) and as collateral agent (the "Collateral Agent") for the Secured Parties (as defined in the Credit Agreement). Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Credit Agreement and the Guarantee and Collateral Agreement (each as defined below).

WHEREAS, pursuant to that certain Amendment No. 4, dated as of the date hereof (the "Amendment") to the Credit Agreement dated as of July 1, 2015, among Univar USA Inc., a Washington corporation (the "Borrower"), Univar Inc., a Delaware corporation ("Holdings"), the several banks and other financial institutions from time to time parties to the Credit Agreement (the "Lenders"), Bank of America, N.A., as the Administrative Agent and Collateral Agent and the other parties thereto (as amended, restated, modified and supplemented from time to time prior to the effective of the Amendment, the "Credit Agreement", and as further amended by that certain Amendment, the "Amended Credit Agreement"), by and among the Borrower, Holdings, the Incremental Euro Term Lender (as defined in the Amendment) party thereto, the Incremental Term Lender (as defined in the Amendment) party thereto and the Administrative Agent, the Lenders and the other parties from time to time party thereto, the Lenders have severally agreed to make the Euro Term B-2 Loans and Term B-4 Loans (collectively, the "Loans") to the Borrower upon the terms and subject to the conditions set forth therein; and

WHEREAS, in connection with the Credit Agreement, the Borrower, Holdings, and certain Domestic Subsidiaries of Holdings have executed and delivered a Guarantee and Collateral Agreement, dated as of July 1, 2015 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), in favor of the Collateral Agent; and

WHEREAS, in connection with the Amendment, certain of the subsidiaries of the Borrower have entered into that certain Assumption Agreement, dated as of the date

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hereof (the "Assumption Agreement"), made by the Additional Granting Parties party thereto, in favor of BAML as the collateral agent and the administrative agent; and

WHEREAS, pursuant to the Guarantee and Collateral Agreement and/or the Assumption Agreement, the Grantors granted to the Collateral Agent, for the benefit of the Secured Parties, a security interest in all of their Intellectual Property, including the Trademarks; and

WHEREAS, the Grantors have duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make the Loans and other financial accommodations to the Borrower pursuant to the Credit Agreement, the Grantors agree, for the benefit of the Secured Parties, as follows:

SECTION 1. Confirmation of Grant of Security Interest. Each Grantor hereby confirms that, subject to existing licenses to use the Trademarks granted by such Grantor in the ordinary course of its business, pursuant to the Guarantee and Collateral Agreement it has granted to, and does hereby grant to, the Collateral Agent, for the benefit of the Secured Parties, a security interest in all of the Trademarks of such Grantor (including, without limitation, those items listed on Schedule I hereto) and to the extent not otherwise included, all Proceeds and products of any and all of the Trademarks, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations of such Grantor, except that no security interest is or will be granted pursuant hereto in any right, title or interest of such Grantor under or in any Trademark License for so long as, and to the extent that, the granting of such a security interest pursuant hereto would result in a breach, default or termination of such Trademark License. Notwithstanding anything herein to the contrary, in no event shall the Trademarks include any "intent to use" applications for trademark or service mark registrations filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, unless and until an Amendment to Allege Use or a Statement of Use under Sections 1(c) and 1(d) of said Act has been filed and accepted, it being understood and agreed that the carve out in this parenthetical shall be applicable only if and for so long as a grant or enforcement of a security interest in such intent to use application would invalidate or otherwise jeopardize Grantor's rights therein or in the resulting registration.

SECTION 2. <u>Purpose</u>. This Agreement has been executed and delivered by each Grantor for the purpose of recording the grant of security interest with the United States Patent and Trademark Office. This Agreement is expressly subject to the terms and conditions of the Guarantee and Collateral Agreement. The Guarantee and Collateral Agreement (and all rights and remedies of the Secured Parties thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 3. Acknowledgment. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Secured Parties with respect to the security interest in the Trademarks are more fully set forth in the Credit Agreement and the Guarantee and Collateral Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of a conflict between this Agreement and the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall prevail.

SECTION 4. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same instrument.

* * *

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

UNIVAR INC., as Grantor

DocuSigned by:

By: Karly Freksch

Name: Carl Lukach

Title: Executive Vice President and Chief Financial

Officer

UNIVAR USA INC., NEXEO SOLUTIONS, LLC, each, as Grantor

By:
Name: Kerri Howard
Title: Treasurer

Signature Page to
Notice and Confirmation of Grant of Security Interest in Trademarks

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

UNIVAR INC., as Grantor

By:

Name: Carl Lukach

Title: Executive Vice President and Chief Financial

Officer

UNIVAR USA INC., as Grantor

By:

Name: Kerri Howard Title: Treasurer

NEXEO SOLUTIONS, LLC, as Grantor

kemi Howard

Name: Kerri Howard Title: Treasurer

Signature Page to Notice and Confirmation of Grant of Security Interest in Trademarks

> **TRADEMARK** REEL: 006685 FRAME: 0251

BANK OF AMERICA, N.A., as Collateral Agent

Title: Vice President

[Signature Page to Trademark Security Notice and Confirmation]

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SCHEDULE I

TRADEMARK REGISTRATIONS AND APPLICATIONS¹

Record Owner	amerek e	Status / State	Appareg Not	App/Reg. Date 13 1
Univar Inc.	AGCHEMEXPERT	Registered	86920468	02-25-2016
			5251923	07-25-2017
Univar Inc.	B MAXXPRO	Registered	87113597	07-22-2016
			5297841	09-26-2017
Univar Inc.	CROP WIZARD	Registered	87242390	11-18-2016
			5299578	10-03-2017
Univar Inc.	KONTROL	Registered	87509744	01-28-2017
		<u> </u>	5385726	01-23-2018
Magnablend, Inc.	MAGNABLEND	Registered	86695453	07-16-2015
			4940330	04-19-2016
Univar Inc.	MASTERLINE B MAXX PRO	Registered	86904202	02-10-2016
			5307363	10-10-2017
Univar Inc.	REMOTE SENTRY	Registered	86935988	03-10-2016
			5059432	10-11-2016
Nexeo Solutions,	HI-SOL	Registered	72311003	10-31-1968
LLC			0897170	06-09-1970
Nexeo Solutions,	HIVAL	Registered	74320200	10-05-1992
LLC			1778942	06-29-1993
Nexeo Solutions,	MACKSTAT	Registered	73710725	02-11-1988
LLC			1512250	11-15-1988
Nexeo Solutions,	NEXCOOL	Registered	85333895	05-31-2011
LLC			4184210	06-31-2012
Nexeo Solutions,	NEXEO SOLUTIONS	Registered	87687346	11-16-2017
LLC	(Stylized)		5507300	07-03-2018
Nexeo Solutions,	NEXEO SOLUTIONS	Registered	85229995	01-31-2011
LLC			4047029	10-25-2011
Nexeo Solutions,	NEXEO SOLUTIONS 3D	Registered	87001151	04-14-2016
LLC	PREMIUM PRINTING	1	5078009	11-08-2016
	FILAMENT and Design			
Nexeo Solutions,	NEXEO SOLUTIONS 3D	Registered	87001193	04-14 - 2016
LLC	PREMIUM PRINTING FILAMENT		5078010	11-08-2016

With respect to trademarks owned by Magnablend Inc., record owner will be updated postclosing to demonstrate merger of Magnablend Inc. into Univar USA Inc.

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Nexeo Solutions,	NEXSTIM	Registered	86292256	05-27-2014
LLC			4905760	02-23-2016
Nexeo Solutions,	NEXSURF	Registered	87266799	12-13-2016
LLC			5552956	09-04-2018
Nexeo Solutions,	PARAGON	Registered	74348303	01-14-1993
LLC			1791173	09-07-1993
Nexeo Solutions,	PRIST	Registered	86474035	12-08-2014
LLC			4781847	07-28-2015
Nexeo Solutions,	REMOVESIT	Registered	86952021	03-24-2016
LLC			5072775	11-01-2016
Nexeo Solutions,	SOLUTIONS LIVE HERE!	Registered	87315249	01-26-2017
LLC			5612554	11-20-2018
Nexeo Solutions,	STARTEX and Design	Registered	87450205	05-15-2017
LĻC			5405293	02-20-2018
Nexeo Solutions,	STARTEX	Registered	73673908	07-23-1987
LLC			1614532	09-2 <u>5</u> -1990
Nexeo Solutions,	STARTEX QUALITY	Registered	73673907	07-23-1987
LLC	PRODUCTS and Design		1614531	09-25-1990

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RECORDED: 03/01/2019