

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM531727

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Unisorb Inc.		05/28/2019	Corporation: MASSACHUSETTS
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Marquette Business Credit, LLC		
<b>Street Address:</b>	333 S. Grand Ave., Suite 2200		
<b>Internal Address:</b>	Attn: Portfolio Manager		
<b>City:</b>	Los Angeles		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	90071		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 12</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	570210	UNISORB	
<b>Registration Number:</b>	683212	UNISORB LEVEL-RITE	
<b>Registration Number:</b>	913017	LEV-L-INE	
<b>Registration Number:</b>	957570	JAKEBOLT	
<b>Registration Number:</b>	1288678	FIXATOR	
<b>Registration Number:</b>	1307650	VECTOR	
<b>Registration Number:</b>	1309011	V-1	
<b>Registration Number:</b>	1309012	V-100	
<b>Registration Number:</b>	2296742	QUANTUM IM	
<b>Registration Number:</b>	2939465	TRI-WEDGE	
<b>Registration Number:</b>	3689014	WTF	
<b>Registration Number:</b>	4029239	VIBRALASTIC	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2134432926		
<i>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.</i>			
<b>Phone:</b>	213-617-5493		
<b>Email:</b>	jcravitz@sheppardmullin.com		
<b>TRADEMARK</b>			

CH \$315.00 570210

**Correspondent Name:** SHEPPARD, MULLIN, RICHTER & HAMPTON LLP  
**Address Line 1:** 333 S. HOPE ST., 43RD FLOOR  
**Address Line 2:** ATTN: J. CRAVITZ  
**Address Line 4:** LOS ANGELES, CALIFORNIA 90071

**ATTORNEY DOCKET NUMBER:** 13EB-129645

**NAME OF SUBMITTER:** Julie Cravitz

**SIGNATURE:** /julie cravitz/

**DATE SIGNED:** 07/12/2019

**Total Attachments: 14**

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## INTELLECTUAL PROPERTY SECURITY AGREEMENT

~~April 18~~ <sup>MAY</sup> This INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement") is made as of ~~April 18~~ <sup>MAY</sup> 2019, by and between UNISORB INC., a Massachusetts corporation ("Grantor"), and MARQUETTE BUSINESS CREDIT, LLC, a Delaware limited liability company ("Secured Party"), with reference to the following facts:

### RECITALS

A. Grantor and Secured Party are parties to that certain Loan and Security Agreement, of even date herewith (as it has been or may be renewed, extended, amended, supplemented, restated or otherwise modified from time to time, the "Loan Agreement"), pursuant to which the Secured Party has provided certain credit facilities to Grantor. Capitalized terms used but not otherwise defined herein shall have the meaning set forth in the Loan Agreement.

B. In order to induce Secured Party to provide such financing to Grantor, in addition to the other Loan Documents, Grantor is willing to enter into this Agreement with Secured Party to secure the Obligations.

NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS:

1. Grant of Security Interest. As collateral security for the prompt and complete payment and performance of the Obligations, Grantor hereby grants a security interest and mortgage to Secured Party, as security, in and to Grantor's entire right, title and interest in, to and under all of its intellectual property, including without limitation the following (all of which shall collectively be called the "Collateral"):

(a) Any and all copyright rights, copyright applications, copyright registrations and like protections in each work or authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held, including without limitation those set forth on Exhibit A attached hereto (collectively, the "Copyrights");

(b) Any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired or held;

(c) Any and all design rights which may be available to Grantor now or hereafter existing, created, acquired or held;

(d) All patents, patent applications and like protections including without limitation improvements, divisions, continuations, renewals, reissues, extensions and continuations in part of the same, including without limitation the patents and patent applications set forth on Exhibit B attached hereto (collectively, the "Patents");

(e) Any trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Grantor connected with and symbolized by such trademarks, including without limitation those set forth on Exhibit C attached hereto (collectively, the "Trademarks");

(f) Any and all claims for damages by way of past, present and future infringement of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;

(g) All licenses or other rights to use any of the Copyrights, Patents or Trademarks, and all license fees and royalties arising from such use to the extent permitted by such license or rights;

(h) All amendments, renewals and extensions of any of the Copyrights, Trademarks or Patents; and

(i) All proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing.

2. Covenants and Warranties. Grantor represents, warrants, covenants and agrees as follows:

(a) Grantor is now the sole owner of the Collateral, except for licenses granted by Grantor to its customers in the ordinary course of business;

(b) Grantor's rights as a licensee of intellectual property do not give rise to more than five percent (5%) of its gross revenue in any given month, including without limitation revenue derived from the sale, licensing, rendering or disposition of any product or service;

(c) Performance of this Agreement does not conflict with or result in a breach of any agreement to which Grantor is party or by which Grantor is bound;

(d) During the term of this Agreement, Grantor will not transfer or otherwise encumber any interest in the Collateral, except for licenses granted by Grantor in the ordinary course of business, as set forth in this Agreement and as otherwise may be permitted under the Loan Agreement;

(e) To its knowledge, each of the Patents is valid and enforceable, and no part of the Collateral has been judged invalid or unenforceable, in whole or in part, and no claim has been made that any part of the Collateral violates the rights of any third party;

(f) Grantor shall deliver to Secured Party within thirty (30) days of the last day of each fiscal quarter, a report signed by Grantor, in form reasonably acceptable to Secured Party, listing any applications or registrations that Grantor has made or filed in respect of any Patents, Copyrights or Trademarks, if any, and the status of any outstanding applications or registrations. Grantor shall promptly advise Secured Party of any material change in the composition of the Collateral, including but not limited to any subsequent ownership right of the Grantor in or to any Trademark, Patent or Copyright not specified in this Agreement;

(g) Grantor shall (i) protect, defend and maintain the validity and enforceability of the Trademarks, Patents and Copyrights (ii) use its best efforts to detect infringements of the Trademarks, Patents and Copyrights and promptly advise Secured Party in writing of material infringements detected and (iii) not allow any Trademarks, Patents or Copyrights to be abandoned, forfeited or dedicated to the public without the written consent of Secured Party, which shall not be unreasonably withheld;

(h) Grantor shall register or cause to be registered (to the extent not already registered) with the United States Patent and Trademark Office or the United States Copyright Office, as the case may be, those registerable intellectual property rights now owned or hereafter developed or

acquired by Grantor to the extent that Grantor, in its reasonable business judgment, deems it appropriate to so protect such intellectual property rights;

(i) Grantor shall promptly give Secured Party written notice of any applications or registrations of intellectual property rights filed with the United States Patent and Trademark Office, including the date of such filing and the registration or application numbers, if any. Grantor shall (i) give Secured Party not less than 30 days prior written notice of the filing of any applications or registrations with the United States Copyright Office, including the title of such intellectual property rights to be registered, as such title will appear on such applications or registrations, and the date such applications or registrations will be filed, and (ii) prior to the filing of any such applications or registrations, shall execute such documents as Secured Party may reasonably request for Secured Party to maintain its perfection in such intellectual property rights to be registered by Grantor, and upon the request of Secured Party, shall file such documents simultaneously with the filing of any such applications or registrations. Upon filing any such applications or registrations with the United States Copyright Office, Grantor shall promptly provide Secured Party with (i) a copy of such applications or registrations, without the exhibits, if any, thereto, (ii) evidence of the filing of any documents requested by Secured Party to be filed for Secured Party to maintain the perfection and priority of its security interest in such intellectual property rights, and (iii) the date of such filing;

(j) Secured Party may audit the Collateral to confirm compliance with this Section, provided such audit may not occur more often than twice per year, unless an Event of Default has occurred and is continuing;

(k) This Agreement creates, and in the case of after acquired Collateral, this Agreement will create at the time Grantor first has rights in such after acquired Collateral, in favor of Secured Party a valid and perfected first priority security interest in the Collateral in the United States securing the payment and performance of the Obligations;

(l) All information heretofore, herein or hereafter supplied to Secured Party by or on behalf of Grantor with respect to the Collateral is accurate and complete in all material respects;

(m) Grantor shall not enter into any agreement that would materially impair or conflict with Grantor's obligations hereunder without Secured Party's prior written consent, which consent shall not be unreasonably withheld. Grantor shall not permit the inclusion in any material contract to which it becomes a party of any provisions that could or might in any way prevent the creation of a security interest in Grantor's rights and interests in any property included within the definition of the Collateral acquired under such contracts; and

(n) Upon any officer of Grantor obtaining actual knowledge thereof, Grantor will promptly notify Secured Party in writing of any event that materially adversely affects the value of any Collateral, the ability of Grantor to dispose of any Collateral or the rights and remedies of Secured Party in relation thereto, including the levy of any legal process against any of the Collateral.

3. Secured Party's Rights. Secured Party shall have the right, but not the obligation, to take, at Grantor's sole expense, any actions that Grantor is required under this Agreement to take but which Grantor fails to take, after fifteen (15) days' notice to Grantor. Grantor shall reimburse and indemnify Secured Party for all reasonable costs and reasonable expenses incurred in the reasonable exercise of its rights under this Section 3.

4. Inspection Rights. Grantor hereby grants to Secured Party and its employees, representatives and agents the right to visit, during reasonable hours upon prior reasonable written notice

to Grantor, any of Grantor's plants and facilities that manufacture, install or store products (or that have done so during the prior six month period) that are sold utilizing any of the Collateral, and to inspect the products and quality control records relating thereto upon reasonable written notice to Grantor and as often as may be reasonably requested.

5. Further Assurances; Attorney in Fact.

(a) On a continuing basis, Grantor will make, execute, acknowledge and deliver, and file and record in the proper filing and recording places in the United States, all such instruments, including appropriate financing and continuation statements and collateral agreements and filings with the United States Patent and Trademark Office, the Register of Copyrights, and the OTR Recorder of Deeds of the District of Columbia, and take all such action as may reasonably be deemed necessary or advisable, or as requested by Secured Party, to perfect Secured Party's security interest in all Copyrights, Patents and Trademarks and otherwise to carry out the intent and purposes of this Agreement, or for assuring and confirming to Secured Party the grant or perfection of a security interest in all Collateral.

(b) Grantor hereby irrevocably appoints Secured Party as Grantor's attorney in fact, with full authority in the place and stead of Grantor and in the name of Grantor, from time to time in Secured Party's discretion, to take any action and to execute any instrument which Secured Party may deem necessary or advisable to accomplish the purposes of this Agreement, including (i) to modify, in its sole discretion, this Agreement without first obtaining Grantor's approval of or signature to such modification by amending Exhibit A, Exhibit B and Exhibit C, hereof, as appropriate, to include reference to any right, title or interest in any Copyrights, Patents or Trademarks acquired by Grantor after the execution hereof or to delete any reference to any right, title or interest in any Copyrights, Patents or Trademarks in which Grantor no longer has or claims any right, title or interest, (ii) to file, in its sole discretion, one or more financing or continuation statements and amendments thereto, relative to any of the Collateral without the signature of Grantor where permitted by law and (iii) after the occurrence of an Event of Default, to transfer the Collateral into the name of Secured Party or a third party to the extent permitted under the California Uniform Commercial Code.

6. Events of Default. The occurrence of any of the following shall constitute an Event of Default under this Agreement:

- (a) An Event of Default occurs under the Loan Agreement; or
- (b) Grantor breaches any warranty, covenant or agreement made by Grantor in this Agreement.

7. Remedies. Upon the occurrence and continuance of an Event of Default, Secured Party shall have the right to exercise all the remedies of a secured party under the California Uniform Commercial Code, including without limitation the right to require Grantor to assemble the Collateral and any tangible property in which Secured Party has a security interest and to make it available to Secured Party at a place designated by Secured Party. Secured Party shall have a nonexclusive, royalty free license to use the Copyrights, Patents and Trademarks to the extent reasonably necessary to permit Secured Party to exercise its rights and remedies upon the occurrence of an Event of Default. Grantor will pay any expenses (including reasonable attorneys' fees) incurred by Secured Party in connection with the exercise of any of Secured Party's rights hereunder, including without limitation any expense incurred in disposing of the Collateral. All of Secured Party's rights and remedies with respect to the Collateral shall be cumulative.

8. Indemnity. Grantor agrees to defend, indemnify and hold harmless Secured Party and its officers, employees, and agents against: (a) all obligations, demands, claims, and liabilities claimed or asserted by any other party in connection with the transactions contemplated by this Agreement, and (b) all losses or expenses in any way suffered, incurred, or paid by Secured Party as a result of or in any way arising out of, following or consequential to transactions between Secured Party and Grantor, whether under this Agreement or otherwise (including without limitation reasonable attorneys' fees and reasonable expenses), except for losses arising from or out of Secured Party's gross negligence or willful misconduct.

9. Course of Dealing. No course of dealing, nor any failure to exercise, nor any delay in exercising any right, power or privilege hereunder shall operate as a waiver thereof.

10. Attorneys' Fees. If any action relating to this Agreement is brought by either party hereto against the other party, the prevailing party shall be entitled to recover reasonable attorneys' fees, costs and disbursements.

11. Amendments. This Agreement may be amended only by a written instrument signed by both parties hereto.

12. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument.

13. Governing Law; Venue.

(a) THIS AGREEMENT, THE INTERPRETATION AND CONSTRUCTION OF THIS AGREEMENT AND OF ANY PROVISION OF THIS AGREEMENT AND OF ANY ISSUE RELATING TO THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT SHALL BE GOVERNED BY THE LAWS OF THE STATE OF CALIFORNIA NOT INCLUDING CONFLICTS OF LAWS RULES.

(b) ANY LEGAL ACTION OR PROCEEDING WITH RESPECT TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT MAY BE BROUGHT IN THE COURTS OF THE STATE OF CALIFORNIA OR OF THE UNITED STATES OF AMERICA FOR THE CENTRAL DISTRICT OF CALIFORNIA, AND BY EXECUTION AND DELIVERY OF THIS AGREEMENT, EACH OF GRANTOR AND SECURED PARTY CONSENTS TO THE NON-EXCLUSIVE JURISDICTION OF THOSE COURTS. EACH OF GRANTOR AND SECURED PARTY IRREVOCABLY WAIVES ANY OBJECTION, INCLUDING ANY OBJECTION TO VENUE ON THE GROUNDS OF FORUM NON CONVENIENS, WHICH IT MAY NOW OR HEREAFTER HAVE TO THE BRINGING OF ANY SUCH ACTION OR PROCEEDING IN SUCH JURISDICTION. NOTWITHSTANDING THE FOREGOING, SECURED PARTY SHALL HAVE THE RIGHT TO BRING ANY ACTION OR PROCEEDING AGAINST GRANTOR OR ITS PROPERTY IN THE COURTS OF ANY OTHER JURISDICTION SECURED PARTY DEEMS NECESSARY OR APPROPRIATE IN ORDER TO EXERCISE REMEDIES WITH RESPECT TO THE COLLATERAL.

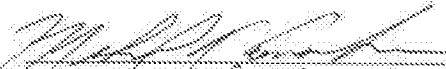
14. Payment and Performance. All required payments on the Obligations shall be made to Lender, at Lender's office in Los Angeles, Los Angeles County, California.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written.

GRANTOR:

UNISORB INC.,  
a Massachusetts corporation

By:   
Name: Michael A. Corsidine  
Title: CHAIRMAN + CEO

SECURED PARTY:

MARQUETTE BUSINESS CREDIT, LLC,  
a Delaware limited liability company

By: \_\_\_\_\_  
Name: Vard Griffith  
Title: Senior Vice President



IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written.

GRANTOR:

UNISORB INC.,  
a Massachusetts corporation

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

SECURED PARTY:

MARQUETTE BUSINESS CREDIT, LLC,  
a Delaware limited liability company

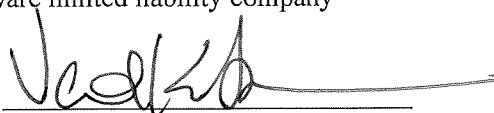
By:   
Name: Vard Griffith  
Title: Senior Vice President

EXHIBIT A

Copyrights

None.

EXHIBIT B

Patents

See Attached.

UNISORB PATENT FILES

Our Reference (U.S. if not listed otherwise)	Patent No. or Application No.	Title	Date of Issuance or of Filing	Maintenance Fees Due Date(s)	Expiration Date
UNS-9393	U.S. Pat. No. 5,584,464	QUICK ADJUSTMENT HEAVY DUTY MACHINERY MOUNT	12/17/1996	11.5 Year (Final) MF paid 06-06-2008	02/15/2015
UNS-9393 (Japan)	Japanese Pat. No. JP 2730667	QUICK ADJUSTMENT HEAVY DUTY MACHINERY MOUNT	12/19/1997	due 12-19 every year; last paid 2014 fee	08/10/2015
UNS-9393 (Germany)	German Pat. No. DE 196 00 031	QUICK ADJUSTMENT HEAVY DUTY MACHINERY MOUNT	07/02/1998	due 01-02 every year; last paid 2015 fee	01/02/2016
UNS-9449	U.S. Pat. No. 5,573,220	ADJUSTABLE VIBRATION ABSORBING MACHINERY FOUNDATION MOUNT AND METHOD FOR TUNING THE SAME	11/12/1996	11.5 Year (Final) MF paid 05-02-2008	05/30/2015
UNS-9612	U.S. Pat. No. 5,794,912	CONSTANT HORIZONTAL NATURAL FREQUENCY VIBRATION ISOLATION MOUNT PAD INSERT	08/18/1998	11.5 Year (Final) MF paid 01-29-2010	02/20/2017
UNS-9612-EP	European Patent No. 0860627	CONSTANT HORIZONTAL NATURAL FREQUENCY VIBRATION ISOLATION MOUNT PAD INSERT		Validated in Austria, Germany, and the United Kingdom	
UNS-9612-AT	Austria Patent No. 0860627	CONSTANT HORIZONTAL NATURAL FREQUENCY VIBRATION ISOLATION MOUNT PAD INSERT	12/05/2001	due 02-19 every year; last paid 2015 fee	02/19/2018
UNS-9612-DE	German Patent No. 69802721.3	CONSTANT HORIZONTAL NATURAL FREQUENCY VIBRATION ISOLATION MOUNT PAD INSERT	12/05/2001	due 02-19 every year; last paid 2015 fee	02/19/2018
UNS-9612-UK	Great Britain Patent No. 0860627	CONSTANT HORIZONTAL NATURAL FREQUENCY VIBRATION ISOLATION MOUNT PAD INSERT	12/05/2001	due 02-19 every year; last paid 2015 fee	02/19/2018
UNS-9629	U.S. Pat. No. 5,971,349	MACHINERY MOUNT ANCHOR BASE	10/26/1999	11.5 Year (Final) MF paid 04-20-2011	12/23/2017

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UNS-9789	U.S. Pat. No. 6,296,222	MACHINERY MOUNT ANCHOR BASE FIXTURE	10/02/2001	11.5 Year (Final) MF paid 02-05-2013	05/26/2020
UNS-103-A	U.S. Pat. No. 6,739,568	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	05/25/2004	11.5 Year MF due 11-25-2015	10/25/2022
UNS-103-B	U.S. Pat. No. 8,528,2612	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	09/10/2013	3.5 Year MF due 03- 10-2017	09/23/2029
UNS-103-B-PCT	PCT App. No. PCT 2003/33881	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	Filed: 10/24/2003	PCT Application; No Fees Due	N/A
UNS-103-B-CA (Canada)	Canadian Pat. No. 2,501,904	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	06/09/2009	due 10-24 every year; last paid 2014 fee	10/24/2023
UNS-103-B-DE (Germany)	Germany Pat. No. 103 93 528	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	Filed: 10/24/2003	due 10-24 every year; last paid 2014 fee	10/24/2023
UNS-103-B- Hong Kong	Hong Kong Pat. No. 1072792	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	04/27/2007	due 10-24 every year; last paid 2014 fee	10/24/2023
UNS-103-B-JP (Japan)	Japanese Pat. No. 4064966	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	01/11/2008	due 01-11 every year; last paid 2015 fee	10/24/2023
UNS-103-B- Mexico	Mexican Pat. No. 271551	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION (R D UNIT)	11/05/2009	due 10-24 every year; last paid 2014 fee	10/24/2023
UNS-103-B-UK (Great Britain)	Great Britain App. No. GB2409015B	APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION	08/23/2006	due 10-24 every year; last paid 2014 fee	10/24/2023
UNS-112-C	U.S. Pat. No. 7,757,441	"APPARATUS FOR ISOLATING AND LEVELING A MACHINE FOUNDATION"	07/20/2010	7.5 Year MF due 01/20/2018; & 11.5 Year MF due 01/20/2022	01/17/2026

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EXHIBIT C

Trademarks

See Attached.

**UNISORB TRADEMARK FILES**

Our Ref. (U.S. if no other country listed)	TM Reg. No. or Serial No.	Title of Trademark	Date of Reg. or Filing	§8&15 Due	§8&9 or Renewal Due
UNS-9396	U.S. Reg. No. 1,288,678	FIXATOR®	08/07/1984	N/A	08/07/2024
UNS-9396 (Japan)	Japanese Reg. No. JP 4156326	FIXATOR®	06/12/1998	N/A	06/12/2018
UNS-9396 (Korea)	Korean Reg. No. KR 388888	FIXATOR®	12/30/1997	N/A	12/30/2017
UNS-9397	U.S. Reg. No. 957,570	JAKEBOLT®	04/24/1973	N/A	04/24/2023
UNS-9398	U.S. Reg. No. 683,212	LEVEL-RITE®	08/11/1959	N/A	08/11/2019
UNS-9398 (Japan)	Japanese Reg. No. JP 4156325	LEVEL-RITE®	06/12/1998	N/A	06/12/2018
UNS-9399 (Canada)	Canadian Reg. No. UCA039789	REDLINE® & Design	05/17/1951	N/A	05/17/2026
UNS-9401	U.S. Reg. No. 570,210	UNISORB®	02/10/1953	N/A	02/10/2023
UNS-9401 (Canada)	Canadian Reg. No. CAN23378	UNISORB®	02/13/1946	N/A	02/03/2021
UNS-9401 (U.K.)	United Kingdom Reg. No. UK 2018798	UNISORB®	06/21/1996	N/A	04/26/2025
UNS-9401 (Germany)	German Reg. No. DE 395 20 461	UNISORB®	03/14/1996	N/A	05/15/2015
UNS-9401 (Japan)	Japanese Reg. No. JP 4156324	UNISORB®	06/12/1998	N/A	06/12/2018
UNS-9401 (S. Korea)	Korean Reg. No. KR 388886	UNISORB®	12/30/1997	N/A	12/30/2017
UNS-9403	U.S. Reg. No. 1,307,650	VECTOR®	12/04/1984	N/A	12/04/2024
UNS-9404	U.S. Reg. No. 1,309,011	V-1®	12/11/1984	N/A	12/11/2024

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UNS-9405		U.S. Reg. No. 1,309,012	V-100®		12/11/1984	N/A	12/11/2024
UNS-9469		U.S. Reg. No. 913,017	LEV-L-INE® (File previously owned by and licensed from J. P. Bell Co.)		06/08/1971	N/A	06/08/2021
UNS-9469 (Japan)		Japanese Reg. No. JP 4163170	LEV-L-INE®		07/03/1998	N/A	07/03/2018
UNS-9662		U.S. Reg. No. 2,296,742	QUANTUM IM®		11/30/1999	N/A	11/30/2019
UNS-111-TM		U.S. Reg. No. 2,939,465	TRI-WEDGE®		04/12/2005	N/A	04/12/2025
UNS-114-TM (China)		Chinese Reg. No. 5438128	FIXATOR® (Class 07)		09/28/2009	N/A	09/27/2019
UNS-115-TM (China)		Chinese Reg. No. 5462344	UNISORB® (Class 17)		11/14/5009	N/A	11/13/2019
UNS-119-TM (China)		Chinese Reg. No. 5665584	UNISORB® (Class 07)		07/21/2009	N/A	07/20/2019
UNS-121-TM		U.S. Reg. No. 3,519,159	COMMISSIONED & Design		10/21/2008	10/21/2014	10/21/2018
UNS-122-TM		U.S. Reg. No. 3,519,160	COMMISSIONED		10/21/2008	10/21/2014	10/21/2018
UNS-124-TM		U.S. Reg. No. 3,689,014	WTF®		09/29/2009	09/29/2015	09/29/2019
UNS-125-TM		U.S. Reg. No. 4,029,239	VIBRALASTIC®		09/20/2011	09/20/2017	09/20/2021
UNS-128-TM		U.S. App. No. 85/545,583	FIX LEVEL®		02/17/2012	N/A	N/A
UNS-114-TM (Mexico)		Mexico Reg. No. 1456854	FIXATOR® (Class 07)		03/2015		06/12/2023
UNS-115-TM (Mexico)		Mexico Reg. No. 1456853	FIXATOR® (Class 17)		02/2015		06/12/2023
UNS-9401-TM (Mex)		Mexico Reg. No. 1513552	UNISORB® (Class 17)		12/6/2013		12/6/2023
UNS-9401-TM (Mex)		Mexico Reg. No. 1513932	UNISORB® (Class 07)		12/6/2013		12/6/2023

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