TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM696613

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SPILLC		12/21/2021	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Churchill Agency Services LLC, as Collateral Agent	
Street Address:	430 Park Avenue, 14th Floor	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10022	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Registration Number:	4447487	THERMAXX
Registration Number:	2856278	FIRESTRIP
Registration Number:	2987664	ABSORPTION PLUS
Registration Number:	1320113	SPECIALTY PRODUCTS AND INSULATION CO.
Registration Number:	1279224	SPI SPECIALTY PRODUCTS AND INSULATION CO
Registration Number:	1271789	SPI SPECIALTY PRODUCTS AND INSULATION CO
Registration Number:	0939431	RIGIDFLEX
Registration Number:	6016122	SPI
Registration Number:	6016123	SPI
Registration Number:	5284081	PG BOARD TAF
Serial Number:	97049393	FIREPLUG

CORRESPONDENCE DATA

Fax Number: 2149813400

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: 214-981-3483 Email: dclark@sidley.com **Correspondent Name:** Dusan Clark, Esq. Sidley Austin LLP Address Line 1:

REEL: 007537 FRAME: 0938

TRADEMARK

900664477

Address Line 2: 2021 McKinney Ave., Suite 2000 Address Line 4: Dallas, TEXAS 75201			
ATTORNEY DOCKET NUMB	BER:	96939-30960	
NAME OF SUBMITTER:		Dusan Clark	
SIGNATURE:		/Dusan Clark/	
DATE SIGNED:		12/21/2021	
Total Attachments: 6			
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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of December 21, 2021 (this "<u>Trademark Security Agreement</u>"), made by SPI LLC, a Delaware limited liability company (the "<u>Grantor</u>"), in favor of Churchill Agency Services LLC, as Collateral Agent (as defined in the Credit Agreement referred to below).

Reference is made to (i) the Credit Agreement, dated as of December 21, 2021 (as amended, restated, amended and restated, extended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Shield Debt Merger Sub, LLC, a Delaware limited liability company (the "Initial Borrower"), SPI LLC, a Delaware limited liability company (the "Borrower"), SPI Intermediate LLC, a Delaware limited liability company ("Holdings"), each Lender from time to time party thereto, Churchill Agency Services LLC, as Administrative Agent and Collateral Agent and the other parties thereto from time to time, (ii) each Guaranty, (iii) each Secured Hedge Agreement and (iv) each Secured Cash Management Agreement.

WHEREAS, the Grantor is party to a Security Agreement, dated as of December 21, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Collateral Agent pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and to induce the Lenders to extend and/or maintain credit under the Credit Agreement, the Grantor hereby agrees with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, capitalized terms used herein and not defined have the meaning given to them in the Security Agreement, or if not defined therein, in the Credit Agreement.

SECTION 2. Grant of Security Interest in Trademarks. As security for the payment or performance, as the case may be, in full of the Secured Obligations, the Grantor hereby grants to the Collateral Agent, for the benefit of the Secured Parties, a continuing security interest (the "Security Interest") in, all of the Grantor's right, title or interest in or to any and all of the Owned Trademarks to the extent included in the Collateral (the "Trademark Collateral"), including those listed on Schedule I hereto, and all proceeds of, and all causes of action arising prior to or after the date hereof for infringement or other impairment of or unfair competition with respect to, any of the Trademark Collateral and all goodwill associated with such Trademark Collateral, now owned or at any time hereafter acquired by the Grantor or in which the Grantor now has or at any time in the future may acquire any right, title or interest.

SECTION 3. <u>Security Agreement</u>. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and the Collateral Agent and the Grantor hereby acknowledge and affirm that the rights and remedies of the Collateral 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 Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. <u>Counterparts</u>. This Trademark Security Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall

constitute one and the same instrument. Delivery by telecopier, .pdf or other electronic imaging means of an executed counterpart of a signature page to this Trademark Security Agreement shall be effective as delivery of an original executed counterpart of this Trademark Security Agreement. This Trademark Security Agreement shall become effective as to the Grantor when a counterpart hereof executed on behalf of the Grantor shall have been delivered to the Collateral Agent and a counterpart hereof shall have been executed on behalf of the Collateral Agent, and thereafter shall be binding upon the Grantor and its permitted successors and permitted assigns.

SECTION 5. <u>Recordation</u>. The Grantor authorizes and request that the Commissioner of Patents and Trademarks and any other applicable government officer record this Trademark Security Agreement.

SECTION 6. <u>Governing Law.</u> This Trademark Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 7. <u>Termination</u>. This Trademark Security Agreement shall terminate upon the termination of the Security Agreement in accordance with its terms. Upon termination and at the written request of the Grantor, the Collateral Agent shall execute, acknowledge, and deliver to the Grantor an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademark Collateral under this Trademark Security Agreement.

[Signature Page Follows]

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

SPI LLC, as Grantor

Name: Keith Bolt

Title: Secretary and Treasurer

Accepted and Agreed:

CHURCHILL AGENCY SERVICES LLC,

as Collateral Agent

By:

Name: Chris Cox

Title: Senior Managing Director

SCHEDULE I

to

TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS

UNITED STATES TRADEMARKS:

Trademark	Junisdiction		Registration	Application	Registration	Status	Owner
THERMAXX	USA	85913577	4447487	24-APR-2013	10-DEC-2013	Registered	SPILLC
FIRESTRIP	USA	76222085	2856278	09-MAR-2001	22-JUN-2004	Registered	SPILLC
ABSORPTION PLUS	USA	76054771	2987664	22-MAY-2000	23-AUG-2005	Registered	SPILLC
IALTY DUCTS	USA	73466233	1320113	17-FEB-1984	12-FEB-1985	Registered	SPILLC
INSULATION CO.							
SPECIALTY DUCTS	USA	73384581	1279224	10-SEP-1982	22-MAY- 1984	Registered	SPILLC
INSULATION CO. and design							
Α Υ	USA	73384584	1271789	10-SEP-1982	27-MAR- 1984	Registered	SPILLC
RIGIDFLEX	USA	72375165	0939431	04-NOV-1970	01-AUG-1972	Registered	SPI LLC
SPI	USA	87890865	6016122	24-APR-2018	24-MAR- 2020	Registered	SPI LLC
SPI and design	USA	87890881	6016123	24-APR-2018	24-MAR- 2020	Registered	SPILLC
PG BOARD TAF	USA	87178844	5284081	21-SEP-2016	12-SEP-2017	Registered	SPILLC
FIREPLUG	USA	97049393	1	28-SEP-2021	ı	Pending	SPILLC

HATS	Trademark
USA	Jurisdiction
97049450	Application
ı	Registration
28-SEP-2021	Application Date
1	Registration Date
Pending	Status
SPILLC	Dwner

TRADEMARK REEL: 007537 FRAME: 0945

RECORDED: 12/21/2021