

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM736035

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Cox Wood Preserving Company		06/17/2022	Corporation: SOUTH CAROLINA
Koppers Delaware, Inc.		06/17/2022	Corporation: DELAWARE
Koppers Performance Chemicals Inc.		06/17/2022	Corporation: NEW YORK
Koppers Utility and Industrial Products Inc.		06/17/2022	Corporation: SOUTH CAROLINA

RECEIVING PARTY DATA

Name:	PNC Bank, National Association, as Collateral Agent
Street Address:	500 First Avenue
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15219
Entity Type:	Bank: UNITED STATES

PROPERTY NUMBERS Total: 42

Property Type	Number	Word Mark
Registration Number:	1312333	COX
Registration Number:	1067213	DURAPINE
Registration Number:	4774423	CENTER LINER
Registration Number:	1919197	KOPPERS
Registration Number:	1902735	KOPPERS
Registration Number:	1940412	KOPPERS
Registration Number:	3156761	KOPPERS
Registration Number:	6217110	KOPPERS
Registration Number:	5846519	KOPPERS
Registration Number:	5846520	KOPPERS
Registration Number:	6014231	KOPPERS
Registration Number:	6217111	KOPPERS
Registration Number:	6008563	KOPPERS
Serial Number:	90864962	KOPPERS

OP \$1065.00 1312333

Property Type	Number	Word Mark
Registration Number:	3085821	KOPPERS
Registration Number:	6037730	KOPPERS
Registration Number:	5846521	KOPPERS
Registration Number:	6119486	KOPPERS
Registration Number:	6329181	KOPPERS
Registration Number:	6217112	KOPPERS
Registration Number:	5846522	KOPPERS
Serial Number:	90865105	KOPPERS
Registration Number:	3700758	ADVANCE GUARD
Registration Number:	3007137	CLEANWOOD
Registration Number:	5313077	CUT-N-SEAL
Registration Number:	6569587	CUT-N-TREAT
Registration Number:	5770129	FLAMEPRO
Registration Number:	1917292	HI-BOR
Registration Number:	0933747	K-33
Registration Number:	1535297	LIFEWOOD
Registration Number:	3473975	MICRO SHADES
Registration Number:	3432948	MICROPRO
Registration Number:	3486452	MICROPRO
Registration Number:	3228894	MICROSHADES
Serial Number:	97083836	MP200-A
Registration Number:	1887913	NATUREWOOD
Registration Number:	3720073	RAIN DANCE
Registration Number:	6081458	BETTER IDEAS. BETTER WOOD.
Registration Number:	6081459	BETTER IDEAS. BETTER WOOD.
Registration Number:	6420503	BETTER IDEAS. BETTER WOOD.
Registration Number:	6081460	BETTER IDEAS. BETTER WOOD.
Registration Number:	6391333	DURACLIMB

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: nancy.wiford@wolterskluwer.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:	Doris Ka
SIGNATURE:	/Doris Ka/
DATE SIGNED:	06/21/2022
Total Attachments: 16 source=Koppers et al.PNC Trademark Security Agreement#page1.tif source=Koppers et al.PNC Trademark Security Agreement#page2.tif source=Koppers et al.PNC Trademark Security Agreement#page3.tif source=Koppers et al.PNC Trademark Security Agreement#page4.tif source=Koppers et al.PNC Trademark Security Agreement#page5.tif source=Koppers et al.PNC Trademark Security Agreement#page6.tif source=Koppers et al.PNC Trademark Security Agreement#page7.tif source=Koppers et al.PNC Trademark Security Agreement#page8.tif source=Koppers et al.PNC Trademark Security Agreement#page9.tif source=Koppers et al.PNC Trademark Security Agreement#page10.tif source=Koppers et al.PNC Trademark Security Agreement#page11.tif source=Koppers et al.PNC Trademark Security Agreement#page12.tif source=Koppers et al.PNC Trademark Security Agreement#page13.tif source=Koppers et al.PNC Trademark Security Agreement#page14.tif source=Koppers et al.PNC Trademark Security Agreement#page15.tif source=Koppers et al.PNC Trademark Security Agreement#page16.tif	

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this “Agreement”), dated as of June 17, 2022 is entered into by and among each of the persons listed on the signature pages hereto as a Pledgor and each of the other persons which becomes a Pledgor hereunder from time to time (each, a “Pledgor” and collectively, the “Pledgors”) and PNC Bank, National Association, as the collateral agent for the Secured Parties (as defined in the Credit Agreement) (the “Collateral Agent”);

WITNESSETH THAT:

WHEREAS, reference is made to (i) that certain Credit Agreement, dated as of June 17, 2022 (as amended, restated, modified or supplemented from time to time, the “Credit Agreement”), among Koppers Holding Inc., a Pennsylvania corporation (“Holdings”), Koppers Inc., a Pennsylvania corporation (the “Borrower”), the Lenders and the L/C Issuers (each as defined therein) from time to time party thereto, PNC Bank, National Association, as Revolving Administrative Agent (the “Revolving Administrative Agent”), the Collateral Agent and the Swingline Loan Lender, and Wells Fargo Bank, National Association, as Term Administrative Agent (the “Term Administrative Agent” and, together with the Revolving Administrative Agent, the “Administrative Agents”) and (ii) that certain Security Agreement, dated as of June 17, 2022 (as amended, restated, modified or supplemented from time to time, the “Security Agreement”), among Holdings, the Borrower, the other Loan Parties party thereto and the Collateral Agent; and

WHEREAS, pursuant to the Credit Agreement, the Secured Parties have agreed to make certain loans and other financial accommodations to the Borrower; and the Pledgors have agreed, among other things, to grant a security interest to the Collateral Agent in certain patents, trademarks, copyrights and other property as security for such loans and other obligations as more fully described herein and in the Security Agreement.

NOW, THEREFORE, intending to be legally bound hereby, and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto covenant and agree as follows:

1. Except as otherwise expressly provided herein, (i) capitalized terms used in this Agreement shall have the respective meanings assigned to them in the Credit Agreement or the Security Agreement, as applicable, and (ii) the rules of construction set forth in Section 1.03 of the Credit Agreement shall apply to this Agreement. Where applicable and except as otherwise expressly provided herein, terms used herein (whether or not capitalized) shall have the respective meanings assigned to them in the Uniform Commercial Code as enacted in the State of New York, as amended from time to time (the “Code”).

(a) “Intellectual Property” shall mean and include all of each Pledgor’s present and future right, title and interest in and to the following: all trade names, Patents, Trademarks and Copyrights, whether now owned or hereafter acquired by any Pledgor, including, without limitation, those listed on Schedule A hereto (as amended, supplemented or otherwise modified from time to time).

2. To secure the full payment and performance of all Secured Obligations, each Pledgor hereby grants and conveys a security interest to the Collateral Agent, for the benefit of itself and the Secured Parties, in the entire right, title and interest of such Pledgor in and to all of its Intellectual Property. Notwithstanding the foregoing and only with respect to contracts and licenses which exist on the Closing Date, if the foregoing grant of a security interest in favor of the Collateral Agent would cause such contracts and licenses to be void pursuant to the terms of such contracts and licenses (subject to any limitations in Article 9 of the Code with respect to the effect of such restrictions on the collateral assignment of such

contracts and licenses), then the grant of a security interest in such contracts and licenses shall be postponed to the extent of such restrictions on collateral assignment until such time as the grant of the security interest would not cause such contracts and licenses to be void.

3. Each Pledgor jointly and severally represents and warrants, and covenants that:

(a) the Intellectual Property owned by such Grantor that is a Patent, Trademark or Copyright is subsisting and has not been adjudged invalid or unenforceable, in whole or in part;

(b) to such Pledgor's knowledge, such owned Intellectual Property is valid and enforceable;

(c) such Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to such Intellectual Property, free and clear of any liens, charges and encumbrances, except for Permitted Liens;

(d) such Pledgor has the corporate, limited liability company or partnership power and authority, as applicable, to enter into this Agreement and perform its terms;

(e) no claim has been made in writing to such Pledgor or, to the knowledge of such Pledgor, any other person that the use of any of the Intellectual Property owned by such Pledgor does or may infringe or otherwise violate the Intellectual Property rights of any third party; and

(f) such Pledgor has used, and will continue to use for the duration of this Agreement, consistent standards of quality in its manufacture of products sold under the Intellectual Property.

4. Each Pledgor agrees that, until the Termination Date, it will not enter into any agreement (for example, a license agreement) which is inconsistent with such Pledgor's obligations under this Agreement, without the Collateral Agent's prior written consent which shall not be unreasonably withheld except such Pledgor may license technology and Intellectual Property in the ordinary course of business without the Collateral Agent's consent to contractors, suppliers and other service providers and customers to facilitate the development, manufacture, importation, exportation, sale, distribution and use of such Pledgor's products and services or the operation of such Pledgor's business.

5. If, before the Termination Date, any Pledgor shall own any new trademarks or any new copyrightable or patentable inventions, or any patent application or patent for any reissue, division, continuation, renewal, extension, or continuation in part of any Intellectual Property or any improvement on any Intellectual Property, the provisions of this Agreement shall automatically apply thereto and such Pledgor shall give to the Collateral Agent prompt notice thereof in writing (and in any event within ninety (90) days or such longer period as reasonably agreed to by the Administrative Agents). Each Pledgor and the Collateral Agent agree to promptly modify this Agreement by amending Schedule A to include any future Patents, Trademarks or Copyrights, and the provisions of this Agreement shall apply thereto.

6. The Collateral Agent shall have, in addition to all other rights and remedies given it by this Agreement and those rights and remedies set forth in the Credit Agreement, the Security Agreement and the other Loan Documents to which it is a party, those allowed by applicable law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Intellectual Property may be located.

7. If any Event of Default shall have occurred and be continuing, each Pledgor hereby authorizes and empowers the Collateral Agent to make, constitute and appoint any officer or agent of the Collateral Agent, as the Collateral Agent may select in its exclusive discretion, as such Pledgor's true and

lawful attorney-in-fact, with the power to endorse such Pledgor's name on all applications, documents, papers and instruments necessary for the Collateral Agent to use the Intellectual Property, or to grant or issue, on commercially reasonable terms, any exclusive or nonexclusive license under the Intellectual Property to any third person, or necessary for the Collateral Agent to assign, pledge, convey or otherwise transfer title in or dispose, on commercially reasonable terms, of the Intellectual Property to any third Person. Each Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney, being coupled with an interest, shall be irrevocable for the life of this Agreement.

8. Upon the Termination Date, this Agreement shall terminate and the Collateral Agent shall execute and deliver to the Pledgors all deeds, assignments and other instruments as may be necessary or proper to terminate and release the security interest granted herein and re-vest in the Pledgors all rights, title and interest of the Collateral Agent in and to, the Intellectual Property at the reasonable request of the Pledgors, subject to any disposition thereof which may have been made by the Collateral Agent pursuant hereto.

9. Each Pledgor shall have the duty, through counsel reasonably acceptable to the Administrative Agents, to prosecute diligently any patent applications of the Intellectual Property pending as of the date of this Agreement if commercially reasonable or thereafter until the Termination Date, and to preserve and maintain all rights in patent applications and patents of the Intellectual Property, including the payment of all maintenance fees, in each case in such Pledgor's commercially reasonable judgment. Any expenses incurred by Pledgors in connection with such an application shall be borne by the Pledgors. No Pledgor shall abandon any Intellectual Property without the consent of the Collateral Agent, which shall not be unreasonably withheld, except for any Intellectual Property that a Pledgor determines in its reasonable business judgment is not material to such Pledgor's business or is not commercially reasonable or practical to prosecute or maintain.

10. All of the Collateral Agent's rights and remedies with respect to the Intellectual Property, whether established hereby or by the Credit Agreement or by any other agreements or by Requirements of Law, shall be cumulative and not exclusive of any rights or remedies which it may otherwise have under any other Loan Documents to which it is a party, or by Requirements of Law, and the Collateral Agent may enforce any one or more remedies hereunder successively or concurrently at its option.

11. This Agreement supersedes all prior understandings and agreements, whether written or oral, between the parties hereto relating to a grant of a security interest in the Intellectual Property by any Pledgor. This Agreement is subject to waiver, modification, supplement or amendment only by a writing signed by the parties, except as provided in Section 5 hereof with respect to additions and supplements to Schedule A hereto.

12. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties, provided, however, that no Pledgor may assign or transfer any of its rights or obligations hereunder or any interest herein without the prior written consent of the Administrative Agents, and any such purported assignment or transfer without such consent shall be null and void.

13. This Agreement and any claims, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Agreement and the Intellectual Property shall be governed by, and construed in accordance with, the law of the State of New York, except to the extent the validity or perfection of the security interests or the remedies hereunder in respect of any Intellectual Property are governed by the law of a jurisdiction other than the State of New York.

14. It is the intention of the parties that this Agreement be enforceable to the fullest extent permissible under applicable law, but that the unenforceability (or modification to conform to such Law) of any provision or provisions hereof shall not render unenforceable, or impair, the remainder hereof. Any provision of this Agreement held to be invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability without affecting the validity, legality and enforceability of the remaining provisions hereof; and the invalidity of a particular provision in a particular jurisdiction shall not invalidate such provision in any other jurisdiction.

15. Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the exclusive jurisdiction of the Supreme Court of the State of New York sitting in New York County and of the United States District Court of the Southern District of New York sitting in New York County, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement and the Intellectual Property, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding shall be heard and determined in such New York State or, to the extent permitted by law, in such federal court. Each of the parties hereto hereby agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that the Collateral Agent may otherwise have to bring any action or proceeding relating to this Agreement against any Pledgor or such Pledgor's property in the courts of any jurisdiction. Each of the parties hereto hereby irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in any court referred to in this Section 22. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of any such action or proceeding in any such court.

16. This Agreement may be executed by different parties hereto on any number of separate counterparts, each of which, when so executed and delivered, shall be deemed an original, and all such counterparts shall together constitute one and the same instrument. Each Pledgor acknowledges and agrees that a telecopy or electronic transmission to the Administrative Agents or any Secured Party of the signature page hereof purporting to be signed on behalf of such Pledgor shall constitute effective and binding execution and delivery hereof by such Pledgor. The words "execution," "execute," "signed," "signature," and words of like import in or related to this Agreement or any document to be signed in connection with this Agreement and the transactions contemplated hereby shall be deemed to include electronic signatures, the electronic matching of assignment terms and contract formations on electronic platforms approved by the Collateral Agent, or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act; provided that notwithstanding anything contained herein to the contrary the Collateral Agent is under no obligation to agree to accept electronic signatures in any form or in any format unless expressly agreed to by the Collateral Agent pursuant to procedures approved by it.

17. EACH PARTY HERETO IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT, THE CREDIT AGREEMENT, ANY LOAN DOCUMENT OR THE INTELLECTUAL PROPERTY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER

PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS HEREOF.

18. Each Pledgor hereby acknowledges, represents, and warrants that it receives synergistic benefits by virtue of its affiliation with Holdings, the Borrower and/or the other Pledgors and that it will receive direct and indirect benefits from the financing arrangements contemplated by the Credit Agreement and that such benefits, together with the rights of contribution and subrogation that may arise in connection herewith are a reasonably equivalent exchange of value in return for providing this Agreement.

19. At any time after the initial execution and delivery of this Agreement to the Collateral Agent and the Secured Parties, additional Persons may become parties to this Agreement and thereby acquire the duties and rights of being a Pledgor hereunder by executing and delivering to the Collateral Agent and the Administrative Agents a Guarantor Joinder pursuant to the Credit Agreement and, in addition, a new Schedule A hereto shall be provided to the Collateral Agent with respect to such new Pledgor. No notice of the addition of any Pledgor shall be required to be given to any pre-existing Pledgor and each Pledgor hereby consents thereto.


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[SIGNATURE PAGES FOLLOW]


IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers or agents thereunto duly authorized, as of the date first above written.

PLEDGORS:


KOPPERS INC.,
a Pennsylvania corporation

By: 
Name: Stephanie L. Apostolou
Title: General Counsel and Secretary

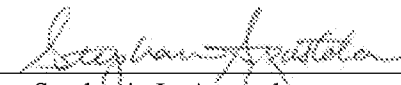
KOPPERS PERFORMANCE CHEMICALS INC.,
a New York corporation

By: 
Name: Stephanie L. Apostolou
Title: Secretary


KOPPERS DELAWARE, INC.,
a Delaware corporation

By: 
Name: Stephanie L. Apostolou
Title: Secretary

KOPPERS UTILITY AND INDUSTRIAL PRODUCTS INC.,
a South Carolina corporation

By: 
Name: Stephanie L. Apostolou
Title: Secretary

COX WOOD PRESERVING COMPANY,
a South Carolina corporation

By: 
Name: Stephanie L. Apostolou
Title: Secretary

COLLATERAL AGENT:

PNC BANK, NATIONAL ASSOCIATION,
as Collateral Agent

By: Scott Colcombe
Name: Scott Colcombe
Title: SVP

**SCHEDULE A
TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT
LIST OF REGISTERED INTELLECTUAL PROPERTY**

1. Patents:

	Assignee	Patent Title	Serial No.	Filing Date	Patent No.	Issue Date
1.	Koppers Industries of Delaware, Inc. (n/k/a Koppers Delaware, Inc.)	Coal tar and hydrocarbon mixture pitch and the preparation and use thereof	10476017	03/25/2004	7066997	06/27/2006
2.	Koppers Delaware, Inc.	Rail joint bars and rail joint assemblies	10838172	05/03/2004	7090143	08/15/2006
3.	Koppers Delaware, Inc.	Profiled bar	10838173	05/03/2004	7097112	08/29/2006
4.	Koppers Delaware, Inc.	Method and arrangement to insulate rail ends	11375372	03/14/2006	7975933	07/12/2011
5.	Koppers Delaware, Inc.	Lap joint	11900635	09/12/2007	8113441	02/14/2012
6.	Koppers Delaware, Inc.	Rail joint bars and rail joint assemblies	12353269	01/14/2009	8123144	02/28/2012
7.	Koppers Delaware, Inc.	Method and arrangement to insulate rail ends	13037483	03/01/2011	8302878	11/06/2012
8.	Koppers Delaware, Inc.	Lap Joint	13350886	01/16/2012	8777121	07/15/2014
9.	Koppers Delaware, Inc.	Modular Insulated Tie Plate	13723264	12/21/2012	9103074	08/11/2015
10.	Koppers Delaware, Inc.	Single bend rail	14025370	09/12/2013	9328464	05/03/2016
11.	Koppers Delaware, Inc.	Center Supported Bond Joint	15592792	05/11/2017	11041274	06/22/2021
12.	Koppers Delaware, Inc.	Rail Joint Assembly having Forged Rail Joint Bars	16173370	10/29/2018	10961665	03/30/2021
13.	Koppers Delaware, Inc.	Heat Treatment Process and System for Increased Pitch Yields	16520135	07/23/2019	11248172	02/15/2022
14.	Koppers Delaware, Inc.	Gauge Plate Insulator	17151925	01/19/2021		
15.	Koppers Delaware, Inc.	Method and Apparatus for Continuous Production of Mesophase Pitch	17300591	08/26/2021		
16.	Koppers Delaware, Inc.	Center supported bond joint	29221351	01/13/2005	D576023	09/02/2008
17.	Koppers Delaware, Inc.	Anti-Rail Rollover Device	29604230	05/16/2017	D885977	06/02/2020

	Assignee	Patent Title	Serial No.	Filing Date	Patent No.	Issue Date
18.	Koppers Delaware, Inc.	Dispersion of Coal Tar Pitch for Coating Graphitic Materials and Use in LiIon Battery Electrode Production	63241716	09/08/2021		
19.	Koppers Delaware, Inc.	End Post Gap Fill Assembly	63253761	10/08/2021		
20.	Mattersmiths Holdings Limited (assigned to Koppers Performance Chemicals Inc.)	Method of delivering compositions to substrates	10539685	08/09/2006	8425980	04/23/2013
21.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations comprising copper and zinc	10821326	04/09/2004	7674481	03/09/2010
22.	Koppers Performance Chemicals Inc.	Milled submicron chlorothalonil with narrow particle size distribution, and uses thereof	10961155	10/12/2004	7316738	01/08/2008
23.	Koppers Performance Chemicals Inc.	Milled submicron organic biocides with narrow particle size distribution, and uses thereof	10961157	10/12/2004	7426948	09/23/2008
24.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations	10970446	10/21/2004	8747908	06/10/2014
25.	Koppers Performance Chemicals Inc.	Dissolution of copper metal in aqueous alkanolamine to form copper containing aqueous solution	11046804	02/01/2005	7476371	01/13/2009
26.	Koppers Performance Chemicals Inc.	Compatibilizing surfactant useful with slurries of copper particles	11053437	02/09/2005	7238654	07/03/2007
27.	Koppers Performance Chemicals Inc.	Direct synthesis of copper carbonate	11436528	05/19/2006	7411080	08/12/2008
28.	Koppers Performance Chemicals Inc.	Layered wood composites	11467368	08/25/2006	7544423	06/09/2009
29.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations	11526765	09/26/2006	8637089	01/28/2014
30.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations comprising copper and zinc	11849082	08/31/2007	7632567	12/15/2009
31.	Koppers Performance Chemicals Inc.	Borate compositions for wood preservation	11894373	08/20/2007	7666254	02/23/2010
32.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations	12153166	05/14/2008	8778407	07/15/2014

	Assignee	Patent Title	Serial No.	Filing Date	Patent No.	Issue Date
33.	Osmose, Inc. (n/k/a Koppers Performance Chemicals Inc.)	Method of preserving wood by injecting particulate wood preservative slurry	12209653	09/12/2008	8158208	04/17/2012
34.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations	12213529	06/20/2008	8747909	06/10/2014
35.	Koppers Performance Chemicals Inc.	Micronized Wood Preservative Formulations	12240995	09/29/2008	8460759	06/11/2013
36.	Osmose, Inc. (n/k/a Koppers Performance Chemicals Inc.)	Particulate wood preservative and method for producing the same	12458522	07/15/2009	8409627	04/02/2013
37.	Koppers Performance Chemicals Inc.	Layered wood composites	12473394	05/28/2009	8182928	05/22/2012
38.	Osmose, Inc. (n/k/a Koppers Performance Chemicals Inc.)	Micronized wood preservative formulations comprising boron compounds	12691707	01/21/2010	8168304	05/01/2012
39.	Osmose, Inc. (n/k/a Koppers Performance Chemicals Inc.)	Compositions and Methods for Treating Cellulose Based Materials with Micronized Additives	13074170	03/29/2011	8603576	12/10/2013
40.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations in organic carriers	13161772	06/16/2011	9775350	10/03/2017
41.	Mattersmiths Technologies Limited (assigned to Koppers Performance Chemicals Inc.)	Solvent recovery	13266687	10/27/2011	8763272	07/01/2014
42.	Koppers Performance Chemicals Inc.	Layered wood composites	13347846	01/11/2012	8431236	04/30/2013
43.	Koppers Performance Chemicals Inc.	Method of preserving wood by injecting particulate wood preservative slurry	13446373	04/13/2012	8722198	05/13/2014
44.	Koppers Performance Chemicals Inc.	Particulate wood preservative and method for producing the same	13777649	02/26/2013	8871277	10/28/2014
45.	Koppers Performance Chemicals Inc.	Method Of Delivering Compositions To Substrates	13861648	04/12/2013	9023428	05/05/2015
46.	Osmose, Inc. (n/k/a Koppers Performance Chemicals Inc.)	Compositions and methods for treating cellulose-based materials with micronized additives	14069651	11/01/2013	8974854	03/10/2015
47.	Koppers Performance Chemicals Inc.	Particulate wood preservative and method for producing same	14226484	03/26/2014	9314030	04/19/2016
48.	Koppers Performance Chemicals Inc.	Micronized wood preservative formulations	14263568	04/28/2014	9079328	07/14/2015

	Assignee	Patent Title	Serial No.	Filing Date	Patent No.	Issue Date
49.	Koppers Performance Chemicals Inc.	Methods of conferring fire retardancy to wood and fire-retardant wood products	14328075	07/10/2014	9669564	06/06/2017
50.	Osiose, Inc. (n/k/a Koppers Performance Chemicals Inc.)	Compositions and methods for treating cellulose-based materials with micronized additives	14608800	01/29/2015	9266251	02/23/2016
51.	Koppers Performance Chemicals Inc.	Compositions and methods for treating cellulose-based materials with micronized additives	14995624	01/14/2016	9937634	04/10/2018
52.	Koppers Performance Chemicals Inc.	Methods of conferring fire retardancy to wood and fire-retardant wood products	15314791	11/29/2016	10500756	12/10/2019
53.	Koppers Performance Chemicals Inc.	Wood treatment for dimensional stabilization	15327534	01/19/2017	10137595	11/27/2018
54.	Koppers Performance Chemicals Inc.	Solvent-borne wood preservative compositions	15933047	03/22/2018		
55.	Koppers Performance Chemicals Inc.	Spray-on exterior coating compositions for wood treatment	15965410	04/27/2018	11091654	08/17/2021
56.	Koppers Performance Chemicals Inc.	Wood pigment compositions and wood treatment processes	16103387	08/14/2018	11072086	07/27/2021
57.	Koppers Performance Chemicals Inc.	Method of preparing copper-containing wood preserving compositions	16114675	08/28/2018	11102980	08/31/2021
58.	Koppers Performance Chemicals Inc.	Wood treatment for dimensional stabilization	16170676	10/25/2018	10442110	10/15/2019
59.	Koppers Performance Chemicals Inc.	Wood preservative and method for producing same	16216486	12/11/2018	11140901	10/12/2021
60.	Koppers Performance Chemicals Inc.	Wood preservative and method for producing same	16216552	12/11/2018		
61.	Koppers Performance Chemicals Inc.	Stable wood preservative formulations	16322060	01/30/2019	11173626	11/16/2021
62.	Koppers Performance Chemicals Inc.	Solvent-borne wood preservative compositions	16789154	02/12/2020		
63.	Koppers Performance Chemicals Inc.	Method of preparing copper-containing wood preserving compositions	17387750	07/28/2021		
64.	Koppers Performance Chemicals Inc.	Wood preservative and method for producing same	17479503	09/20/2021		
65.	Koppers Performance Chemicals Inc.	A method for treating a wood substrate	17526526	11/15/2021		

	Assignee	Patent Title	Serial No.	Filing Date	Patent No.	Issue Date
66.	Koppers Performance Chemicals Inc. (Assignment from the inventor is in the process of being recorded)	A wood preservative composition comprising 4,5-dichloro-2-octylisothiazol-3(2h)-one, a method treating a wood substrate therewith, and a wood product produced therefrom	63229817	08/05/2021		

2. Trademarks:

	Owner	Trademark	Serial No.	Filing Date	Reg. No.	Reg. Date
1.	Cox Wood Preserving Company	COX	73432167	06/27/1983	1312333	01/01/1985
2.	Cox Wood Preserving Company	DURAPINE	73079668	03/08/1976	1067213	06/07/1977
3.	Koppers Delaware, Inc.	CENTER LINER	86260379	04/23/2014	4774423	07/14/2015
4.	Koppers Delaware, Inc.	KOPPERS	74456289	11/04/1993	1919197	09/19/1995
5.	Koppers Delaware, Inc.	KOPPERS	74456586	11/04/1993	1902735	07/04/1995
6.	Koppers Delaware, Inc.	KOPPERS	74456593	11/04/1993	1940412	12/12/1995
7.	Koppers Delaware, Inc.	KOPPERS	78611936	04/19/2005	3156761	10/17/2006
8.	Koppers Delaware, Inc.	KOPPERS	87927669	05/18/2018	6217110	12/08/2020
9.	Koppers Delaware, Inc.	KOPPERS	87927672	05/18/2018	5846519	08/27/2019
10.	Koppers Delaware, Inc.	KOPPERS	87927676	05/18/2018	5846520	08/27/2019
11.	Koppers Delaware, Inc.	KOPPERS	87927683	05/18/2018	6014231	03/17/2020
12.	Koppers Delaware, Inc.	KOPPERS	87927690	05/18/2018	6217111	12/08/2020
13.	Koppers Delaware, Inc.	KOPPERS	87927694	05/18/2018	6008563	03/10/2020
14.	Koppers Delaware, Inc.	KOPPERS	90864962	08/04/2021		
15.	Koppers Delaware, Inc.	KOPPERS & Design	76504825	04/07/2003	3085821	04/25/2006
16.	Koppers Delaware, Inc.	KOPPERS & Design	87927695	05/18/2018	6037730	04/21/2020

	Owner	Trademark	Serial No.	Filing Date	Reg. No.	Reg. Date
17.	Koppers Delaware, Inc.	KOPPERS & Design	87927699	05/18/2018	5846521	08/27/2019
18.	Koppers Delaware, Inc.	KOPPERS & Design	87927704	05/18/2018	6119486	08/04/2020
19.	Koppers Delaware, Inc.	KOPPERS & Design	87927716	05/18/2018	6329181	04/20/2021
20.	Koppers Delaware, Inc.	KOPPERS & Design	87927719	05/18/2018	6217112	12/08/2020
21.	Koppers Delaware, Inc.	KOPPERS & Design	87927723	05/18/2018	5846522	08/27/2019
22.	Koppers Delaware, Inc.	KOPPERS & Design	90865105	08/04/2021		
23.	Koppers Performance Chemicals Inc.	ADVANCE GUARD	77412773	03/04/2008	3700758	10/27/2009
24.	Koppers Performance Chemicals Inc.	CLEANWOOD	76597025	06/10/2004	3007137	10/18/2005
25.	Koppers Performance Chemicals Inc.	CUT-N-SEAL	87143538	08/18/2016	5313077	10/17/2017
26.	Koppers Performance Chemicals Inc.	CUT-N-TREAT	87778615	01/31/2018	6569587	11/23/2021
27.	Koppers Performance Chemicals Inc.	FLAMEPRO	87260764	12/07/2016	5770129	06/04/2019
28.	Koppers Performance Chemicals Inc.	HI-BOR	74182093	07/03/1991	1917292	09/05/1995
29.	Koppers Performance Chemicals Inc.	K-33 & Design	72380123	01/04/1971	0933747	05/16/1972
30.	Koppers Performance Chemicals Inc.	LIFEWOOD	73731746	05/31/1988	1535297	04/18/1989
31.	Koppers Performance Chemicals Inc.	Micro Shades & Design	78915243	06/23/2006	3473975	07/22/2008
32.	Koppers Performance Chemicals Inc.	MICROPRO	78768653	12/07/2005	3432948	05/20/2008
33.	Koppers Performance Chemicals Inc.	MICROPRO & Design	78917094	06/26/2006	3486452	08/12/2008
34.	Koppers Performance Chemicals Inc.	MICROSHADES	78793206	01/17/2006	3228894	04/10/2007
35.	Koppers Performance Chemicals Inc.	MP200-A	97083836	10/20/2021		
36.	Koppers Performance Chemicals Inc.	NATUREWOOD	74411444	07/12/1993	1887913	04/04/1995
37.	Koppers Performance Chemicals Inc.	RAIN DANCE	78632352	05/18/2005	3720073	12/01/2009
38.	Koppers Utility and Industrial Products Inc.	BETTER IDEAS. BETTER WOOD.	88413927	05/03/2019	6081458	06/16/2020
39.	Koppers Utility and Industrial Products Inc.	BETTER IDEAS. BETTER WOOD.	88413932	05/03/2019	6081459	06/16/2020
40.	Koppers Utility and Industrial Products Inc.	BETTER IDEAS. BETTER WOOD.	88413933	05/03/2019	6420503	07/13/2021

	Owner	Trademark	Serial No.	Filing Date	Reg. No.	Reg. Date
41.	Koppers Utility and Industrial Products Inc.	BETTER IDEAS. BETTER WOOD.	88413940	05/03/2019	6081460	06/16/2020
42.	Koppers Utility and Industrial Products Inc.	DURACLIMB	90127373	08/20/2020	6391333	06/15/2021

3. Trade Names: Koppers

4. Copyrights:

	Claimant	Title	Registration No.	Registration Date
1.	Koppers Delaware, Inc.	Drawing [Anti-Rollover Drawing]	VAu001307778	06/19/2017
2.	MTS International, Inc. and Koppers Industries, Inc. (n/k/a Koppers Inc.)	Koppers Industries, Inc., Chicago Plant S022 water cooling step	TX0002724170	01/16/1989
3.	MTS International, Inc. and Koppers Industries, Inc. (n/k/a Koppers Inc.)	Koppers Industries, Inc., Chicago plant S027 inert gas system step / prepared by Lawrence Battis	TX0002878140	08/03/1990
4.	MTS International, Inc. and Koppers Industries, Inc. (n/k/a Koppers Inc.)	Koppers Industries, Inc., Chicago plant : SO29, ejector air system step	TX0002848731	07/03/1990