

TRADEMARK ASSIGNMENT

Electronic Version v1.1
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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Intellectual Property Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
California Products Corporation		11/02/2007	CORPORATION: MASSACHUSETTS
Fiberlock Technologies, Inc.		11/02/2007	CORPORATION: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	FirstLight Financial Corporation, as Administrative Agent
Street Address:	1700 East Putnam Avenue
Internal Address:	FirstLight Financial Corporation
City:	Old Greenwich
State/Country:	CONNECTICUT
Postal Code:	06870
Entity Type:	CORPORATION:

PROPERTY NUMBERS Total: 81

Property Type	Number	Word Mark
Registration Number:	1844994	2010
Registration Number:	2782498	ACRYLO-TEX
Registration Number:	0894448	ALLFLOR
Registration Number:	0894011	ALLSHEEN
Registration Number:	0639247	ALLWALL
Registration Number:	0471482	
Registration Number:	0972155	CALIFORNIA
Registration Number:	0622926	CARMOTE
Registration Number:	3136444	CLEARGLO
Registration Number:	3056526	COLOREVOLUTION
Registration Number:	1162366	DECOCOLOR
Registration Number:	0710798	DECORALT

OP \$2040.00 1844994

Registration Number:	2075034	DECOTURF
Registration Number:	3137036	ENDURADECK
Registration Number:	2732933	FLAWLESS FINISH
Registration Number:	1387926	LAG-KOTE
Registration Number:	0378985	LARCOLOID
Registration Number:	0622931	MASON-COTE
Registration Number:	0512303	MASON-COTE
Registration Number:	0617091	OX-LINE
Registration Number:	0425768	OX-O-DECK
Registration Number:	1279438	OX-O-SPAR
Registration Number:	1418835	PACIFIC
Registration Number:	1759340	PLEXICHROME
Registration Number:	1124927	PLEXICOURT
Registration Number:	0971728	PLEXI-CUSHION
Registration Number:	1950495	PLEXIFLOR
Registration Number:	0894446	PLEXIPAVE
Registration Number:	0971727	PLEXI-TRAC
Registration Number:	1662892	PREP'N SIZE
Registration Number:	1353552	PRIME-LINE
Registration Number:	0895878	PRO-PAINT
Registration Number:	2436914	PRUDENTIAL
Registration Number:	0622932	RUBBER GARD
Registration Number:	1503511	RUBBOL
Registration Number:	0894447	RUST-PLEX
Registration Number:	0598286	RUST-STOP
Registration Number:	1033539	RUST-STOP
Registration Number:	1033516	SKID-GRIP
Registration Number:	1148562	STORM STAIN
Registration Number:	2006170	STREET ICE
Registration Number:	2938462	C
Registration Number:	1057308	SUPER SCRUB
Registration Number:	1278519	SURE-PREP
Registration Number:	1882715	SURFACE OF CHAMPIONS
Registration Number:	0715993	TILE-COTE
Registration Number:	0854518	TROUBLE-SHOOTER

Registration Number:	1031900	TRUST
Registration Number:	0710154	TUF-QUIK
Registration Number:	0622022	TUF-FLEX
Registration Number:	2164697	WEAR-ALL
Registration Number:	1045694	WILBUR & WILLIAMS
Registration Number:	1278518	WIPE-OUT
Registration Number:	3105093	ABACUS
Registration Number:	1172749	A-B-C
Registration Number:	2877829	AFTERSHOCK
Registration Number:	2364971	CHILDGUARD
Registration Number:	3048808	FIBERLOCK IAQ
Serial Number:	78342823	FIBERLOCK RECON
Registration Number:	2970540	FIREBOND
Serial Number:	78319052	FIREWALL
Registration Number:	1438095	KONTROL KUBE
Registration Number:	1520920	LAG-KAP
Registration Number:	1537045	LAG-KLOTH
Registration Number:	1511768	LAG-KWIK
Registration Number:	1870946	L-B-C
Registration Number:	1909516	LEAD PREP
Registration Number:	1884479	LEAD SHIELD
Registration Number:	1935401	LEADMASTER
Registration Number:	2126331	LEMON PEEL
Registration Number:	2691631	LOCKKOTE
Serial Number:	78619173	MILDEW PRO
Serial Number:	78901551	OXICOURT
Serial Number:	78901502	OXISPORT
Serial Number:	78901519	OXITURF
Registration Number:	1511391	PENEWET
Registration Number:	1877346	PIRANHA
Serial Number:	77000167	RECON
Registration Number:	2848153	STREET CLEANER
Serial Number:	78901387	TOUCHPOINT
Registration Number:	2836919	SHOCKWAVE

CORRESPONDENCE DATA

Fax Number: (617)951-8736
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 617-951-8084
Email: ashley.scibelli@bingham.com
Correspondent Name: Ashley B. Scibelli
Address Line 1: 150 Federal Street
Address Line 2: Bingham McCutchen LLP
Address Line 4: Boston, MASSACHUSETTS 02110

NAME OF SUBMITTER:	Ashley B. Scibelli
Signature:	/Ashley B. Scibelli/
Date:	11/07/2007

Total Attachments: 19

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT ("Agreement") is between CALIFORNIA PRODUCTS CORPORATION, a Massachusetts corporation (the "Borrower"), FIBERLOCK TECHNOLOGIES, INC., a Massachusetts corporation ("Fiberlock") and, together with the Borrower, each individually, a "Grantor" and collectively, the "Grantors", and FIRSTLIGHT FINANCIAL CORPORATION (the "Administrative Agent"), acting in its capacity as Administrative Agent pursuant to that certain Revolving Credit and Term Loan Agreement dated as of November 2, 2007 (as the same may be amended, restated, modified or supplemented from time to time, the "Credit Agreement") by and among the Borrower, CPC Holding, LLC, a Delaware limited liability company (the "Parent"), the Lenders party thereto and the Administrative Agent.

WITNESSETH:

WHEREAS, the Parent, the Grantors and the Administrative Agent on behalf of the Secured Parties have entered into that certain Security Agreement, dated as of the date hereof (as the same may be amended, restated, modified, or supplemented from time to time, the "Security Agreement"; all terms defined in the Security Agreement, wherever used herein, shall have the same meanings herein as are prescribed by the Security Agreement).

WHEREAS, pursuant to the terms of the Security Agreement, each Grantor has granted to the Administrative Agent on behalf of the Secured Parties a Lien and security interest to all General Intangibles of such Grantor to secure the payment of the Obligations.

WHEREAS, as a condition precedent to the effectiveness of the Credit Agreement, each Grantor is required to execute and deliver this Agreement; and

WHEREAS, to secure the due and punctual payment and performance of the Obligations (as defined in the Credit Agreement), each Grantor wishes to grant to the Administrative Agent, on behalf of the Secured Parties (as defined below), a security interest in the Intellectual Property Collateral (as defined below);

NOW, THEREFORE, for and in consideration of the above premises and the mutual covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

SECTION 1. DEFINITIONS.

(a) The following terms shall have the following meanings as used in this agreement:

"Administrative Agent" has the meaning assigned to such term in the preamble.

"Agreement" means this Intellectual Property Security Agreement, together with all Schedules hereto, as the same may be amended, amended and restated, supplemented, replaced or otherwise modified from time to time.

"Borrower" has the meaning assigned to such term in the preamble.

"Code" shall mean the Uniform Commercial Code as the same may, from time to time, be enacted and in effect in the State of New York; provided, that to the extent that the Code is used to define any term herein and such term is defined differently in different Articles of the Code, the definition of such term contained in Article 9 shall govern; provided further, that in the event that, by reason of mandatory provisions of law, any or all of the attachment, perfection or priority of, or remedies with respect to, any Lien on any Collateral is governed by the Uniform Commercial Code as enacted and in effect in a jurisdiction other than the State of New York, the term "Code" shall mean the Uniform Commercial Code as enacted and in effect in such other jurisdiction solely for purposes of the provisions thereof relating to such attachment, perfection, priority or remedies and for purposes of definitions related to such provisions.

"Copyright License" means any Contract providing for the grant of any right in, to or under any Copyright, including any of the foregoing listed on Schedule 1 hereto.

"Copyrights" means (a) all copyrights arising under the laws of the United States, any other country, or union of countries, or any political subdivision of any of the foregoing, whether registered or unregistered and whether published or unpublished (including those set forth on Schedule 1 hereto), all registrations and recordings thereof, and all applications in connection therewith and rights corresponding thereto throughout the world, including all registrations, recordings and applications in the United States Copyright Office, and (b) all other rights of any kind whatsoever accruing thereunder or pertaining thereto including rights to receivables and royalties from the exploitation thereof.

"Credit Agreement" has the meaning assigned to such term in the preamble.

"Fiberlock" has the meaning assigned to such term in the preamble.

"General Intangibles" means all "general intangibles" as such term is defined in Article 9 of the Code.

"Intellectual Property" means the (a) Trademarks; (b) Patents and other inventions and discoveries, whether patentable or not, and all patents, registrations, invention disclosures and applications therefor, including divisions, continuations, continuations-in-part and renewal applications, and including renewals, extensions and reissues; (c) Trade Secrets; (d) Copyrights published and unpublished works of authorship, whether copyrightable or not (including without limitation customer lists, software, databases and other compilations of information), copyrights therein and thereto, and registrations and applications therefor, and all renewals, extensions, restorations and reversions thereof; and (e) all domain names, other intellectual property and proprietary rights.

"Intellectual Property Collateral" shall have the meaning given such term in Section 2 hereof.

"Intellectual Property Licenses" means the Copyright Licenses, Patent Licenses, Trademark Licenses and Trade Secret Licenses.

"Parent" has the meaning assigned to such term in the recital.

"Patent License" means all Contracts providing for the grant of any right to, directly or indirectly, manufacture, use, import, export, distribute or sell any invention covered in whole or in part by a Patent, including any of the foregoing set forth on Schedule 2 hereto.

"Patents" means all of the following in which any Person now holds or hereafter acquires any interest: (a) all letters patent of the United States, or any other country, all registrations and recordings thereof, all applications for letters patent of the United States or any other country (including those set forth on Schedule 2 hereto), including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State of Territory thereof, or any other country and all patentable inventions and improvements described and claimed in any of the foregoing, (b) all reissues, continuations, continuations-in-part, divisions, renewals, or extensions thereof and all amendments and supplements thereto and improvements thereon, (c) all patent licenses held by any Credit Party and (d) including in the case of each of (a), (b) and (c), all rights corresponding thereto in the United States and in every other country, including the right to make, use, lease, license, sell and otherwise transfer the technology or inventions disclosed therein, all income and proceeds thereof and all license royalties and proceeds of infringement suits.

"Proceeds" means all "proceeds" as such term is defined in Article 9 of the Code of Collateral and, in any event, shall include all dividends or other income from the Investment Property and Intellectual Property constituting Collateral, collections thereon or distributions or payments with respect thereto.

"Secured Obligations" shall mean, "Obligations" under and as defined in the Credit Agreement as in effect from time to time.

"Secured Party" shall mean any holder from time to time of any Secured Obligation and shall include the Administrative Agent, the Lenders and the Issuing Bank.

"Trademark License" means any Contract providing for the grant of any right in, to or under any Trademark, including the foregoing set forth on Schedule 3 hereto.

"Trademarks" means all United States, state and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, internet domain names, trade dress, service marks, certification marks, collective marks, logos, all indicators of the source of goods or services, designs and general intangibles of a like nature (including those set forth on Schedule 3 hereto), all registrations and applications for any of the foregoing, but excluding in all cases all intent-to-use United States trademark applications for which an amendment to allege use or statement of use has not been filed under 15 U.S.C. § 1051(c) or 15 U.S.C. § 1051(d), respectively, or if filed, has not been deemed in conformance with 15 U.S.C. § 1051(a) or examined and accepted, respectively, by the United States Patent and Trademark Office, all extensions or renewals of any of the foregoing, all of the goodwill of the business connected with the use of and symbolized by the foregoing, the right to sue for past, present and

future infringement or dilution of any of the foregoing or for any injury to goodwill, and all proceeds of the foregoing, including licenses, royalties, income, payments, claims, damages, and proceeds of suit, which are owned or licensed by a Credit Party.

(b) All capitalized terms used herein and not otherwise defined have the meanings ascribed to them in the Credit Agreement or the Security Agreement, or, if not defined therein, in the Code.

(c) References in this Agreement to "Articles", "Sections", "Schedules" or "Exhibits" shall be to Articles, Sections, Schedules or Exhibits of or to this Agreement unless otherwise specifically provided. Any of the terms defined in this Section 1 may, unless the context otherwise requires, be used in the singular or plural depending on the reference. The terms "include", "includes" and "including" as used herein shall be deemed to be followed by the words "without limitation" whether or not they are in fact followed by such words or words of like import. The terms "writing", "written" and comparable terms as used herein refer to printing, typing and other means of reproducing words in a visible form. References "from" or "through" any date herein mean, unless otherwise specified, "from and including" or "through and including", respectively. References to any statute and related regulation herein shall include any amendments of the same and any successor statutes and regulations. Unless otherwise expressly provided herein, references herein to any agreement or contract herein are to such agreement or contract and any and all amendments, supplements, extensions, restatements, replacements, refinancings or other modifications thereof. References to any Person herein shall be deemed to include the successors and permitted assigns of such Person. The words "hereof", "herein", "hereto" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. Any of the terms defined herein may be used in either the singular or the plural. The terms "payment in full", "paid in full" and any other similar terms or phrases when used herein with respect to the Obligations or the Secured Obligations means the unconditional, final and irrevocable payment in full, in immediately available funds, of all of the Obligations or the Secured Obligations, as the case may be, in each case, unless otherwise specified, other than indemnification and other contingent obligations not then due and payable.

SECTION 2. GRANT OF SECURITY INTEREST IN INTELLECTUAL PROPERTY.

(a) Each Grantor hereby assigns and transfers to the Administrative Agent, and hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a first priority Lien and security interest in all of the following property of such Grantor now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Intellectual Property Collateral"), as security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) and observance of all Secured Obligations.

- (i) all Intellectual Property and Intellectual Property Licenses;
- (ii) all books, records, ledger cards, files, correspondence and similar items that at any time pertain to or evidence or contain information relating to any of the

foregoing or are otherwise necessary or helpful in the collection thereof or realization thereupon; and

(iii) all Proceeds, products, accessions, rents and profits of or in respect of any of the foregoing;

provided that no security interest shall be granted in any United States intent-to-use trademark or service mark application to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use application under Applicable Law.

SECTION 3. REPRESENTATIONS AND WARRANTIES, COVENANTS.

(a) All Copyrights and Copyright Licenses of each Grantor are set forth in Schedule 1 hereto. Each Grantor (i) will, subject to Section 3(j) below, maintain each Copyright and Copyright License owned by such Grantor and (ii) will not knowingly (and will not knowingly permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby any such Copyright or Copyright License material to the normal conduct of such Grantor's business would be reasonably likely to become invalidated or otherwise impaired. Each Grantor shall not knowingly (either itself or through licensees) do any act which would be reasonably likely to cause any Copyright or Copyright License material to the normal conduct of such Grantor's business owned by such Grantor to fall into the public domain.

(b) All Patents and Patent Licenses of each Grantor are set forth in Schedule 2 hereto. Each Grantor shall not do any act, or omit to do any act, whereby any Patent or Patent License material to the normal conduct of such Grantor's business owned by such Grantor would be reasonably likely to become forfeited, abandoned or dedicated to the public.

(c) All Trademarks and Trademark Licenses of each Grantor are set forth in Schedule 3 hereto. Such Grantor shall (i) continue to use each Trademark and Trademark License material to the normal conduct of such Grantor's business in order to maintain such Trademark or Trademark License in full force free from any claim of abandonment for non-use, (ii) maintain, consistent with reasonable business judgment, the quality of products and services offered under each Trademark and Trademark License owned by such Grantor and take all commercially reasonable steps to ensure that all licensed or sub-licensed users of any Trademark or Trademark License maintain quality standards as established by such Grantor, (iii) use reasonable efforts to use each Trademark and Trademark License owned by such Grantor with the appropriate notice of registration and all other notices and legends required by Applicable Law, and (iv) not knowingly (and not knowingly permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby any Trademark or Trademark License material to the normal conduct of such Grantor's business would be reasonably likely to become invalidated or impaired in any material way.

(d) To the knowledge of any Grantor, the conduct of such Grantor does not infringe or otherwise violate the rights of any third party in any respect and there is no litigation, opposition, cancellation, proceeding, objection or claim pending, or, to the knowledge of any Grantor, asserted or threatened against such Grantor concerning the ownership, validity,

registerability, enforceability, infringement or use of, or licensed right to use, any Intellectual Property Collateral.

(e) Each Grantor agrees that it shall not do any act that uses any Intellectual Property or any Intellectual Property License to infringe, misappropriate or violate the intellectual property rights of any other Person if such act is either (i) done knowingly in violation of such other person's rights or (ii) otherwise could reasonably be expected to have a Materially Adverse Effect.

(f) Each Grantor shall use, and use commercially reasonable efforts to cause its licensees to use, proper statutory notice in connection with the use of the Intellectual Property and Intellectual Property Licenses owned by such Grantor.

(g) Each Grantor shall notify the Administrative Agent if it knows that any application or registration included in the Intellectual Property owned or licensed by such Grantor material to the normal conduct of the Grantor's business has become or is reasonably likely to become, forfeited, abandoned or dedicated to the public, or of any materially adverse determination of any Government Entity regarding such Grantor's ownership of or right to use, or the validity of, any such Intellectual Property or such Grantor's right to register the same, to own and maintain the same or use the same.

(h) Promptly upon any Grantor's acquisition or creation of any copyrightable work, patentable invention, trademark or other similar intellectual property, such Grantor shall apply for registration thereof with the United States Copyright Office, the United States Patent and Trademark Office and any other appropriate office. Promptly after each fiscal quarter, each Grantor shall report to the Administrative Agent if during such fiscal quarter, any Grantor, either by itself or through any agent, employee, licensee or designee, shall have filed an application for the registration of any Intellectual Property with the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof. Upon request of the Administrative Agent, each Grantor shall execute and deliver, and have recorded, any and all agreements, instruments, documents, and papers as the Administrative Agent may reasonably request to effect, evidence, perfect or otherwise put on public record the Secured Parties' security interest in any Intellectual Property Collateral and in the case of a Trademark, the goodwill and general intangibles of such Grantor relating thereto or represented thereby.

(i) Each Grantor, in its reasonable business judgment, shall take all necessary steps, including in any proceeding before the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof, to maintain and pursue each application (and to obtain the relevant registration) and to maintain each registration of Intellectual Property owned by such Grantor, in each case, material to the normal conduct of the Grantor's business, including the payment of required fees and taxes, the filing of responses to office actions issued by the United States Patent and Trademark Office and the United States Copyright Office, the filing of applications for renewal or extension, the filing of affidavits of use and affidavits of incontestability, the filing of divisional, continuation, continuation-in-part, reissue, and renewal applications or

extensions, the payment of maintenance fees, and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings.

(j) No Grantor shall, without the prior written consent of the Administrative Agent, discontinue use of or otherwise abandon any of its Intellectual Property Collateral, unless such Grantor shall have determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer desirable in the conduct of such Grantor's business and that the loss thereof could not reasonably be expected to have a Materially Adverse Effect and, in any such case, such Grantor shall give prompt written notice of any such abandonment to the Administrative Agent in accordance herewith.

(k) In the event that any Grantor becomes aware that any Intellectual Property Collateral has been infringed, misappropriated or diluted in any material respect by another party, such Grantor shall take such actions and cause its Affiliates to take such actions, as such Grantor shall reasonably deem appropriate under the circumstances to protect, maintain, enforce and preserve the full value of such Intellectual Property Collateral.

(l) Intentionally omitted.

(m) Each Grantor agrees to execute such additional documents, with respect to its Intellectual Property Collateral in order to perfect, protect or record with the United States Patent and Trademark Office, the United States Copyright Office, and any other applicable Governmental Authority the security interest granted herein to the Administrative Agent for the benefit of the Secured Parties as the Administrative Agent may reasonably request.

SECTION 4. SECURITY AGREEMENT.

Each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent on behalf of the Secured Parties with respect to the Liens and security interests in the Intellectual Property 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. To the extent there are any inconsistencies between this Agreement and the Security Agreement, the Security Agreement shall govern.

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IN WITNESS WHEREOF, the undersigned have hereunto set their hands by and through their duly authorized representatives as of the day and year first written above.

GRANTORS:

CALIFORNIA PRODUCTS CORPORATION

By: Joseph DeAngelle
Name: Joseph DeAngelle
Title: Chief Financial Officer, Secretary and Treasurer

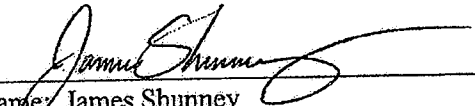
FIBERLOCK TECHNOLOGIES, INC.

By: Joseph Connor
Name: Joseph Connor
Title: President

[Signature Page to Intellectual Property Security Agreement]

ADMINISTRATIVE AGENT:

FIRSTLIGHT FINANCIAL CORPORATION,
as Administrative Agent

By: 
Name: James Shunney
Title: Duly Authorized Signatory

[Signature Page to Intellectual Property Security Agreement]

TRADEMARK
REEL: 003656 FRAME: 0360

Schedule 1
to
Intellectual Property Security Agreement

COPYRIGHTS

OWNER OF RECORD	COUNTRY OF REGISTRATION	COPYRIGHT	APPLICATION OR REGISTRATION NO.	REGISTRATION OR FILING DATE
California Products Corporation	United States	These are the colors of America, California Paint	SRu344527	7/31/96

COPYRIGHT LICENSES

NAME OF AGREEMENT	COPYRIGHT	DATE OF AGREEMENT

Schedule 2
to
Intellectual Property Security Agreement

PATENTS

OWNER OF RECORD	COUNTRY OF ORIGIN	PATENT IDENTIFICATION	APPLICATION OR REGISTRATION NO.	REGISTRATION OR FILING DATE
Fiberlock Technologies, Inc.	United States	Shelter	4,682,448	7/28/87

PATENT LICENSES

NAME OF AGREEMENT	PATENT	DATE OF AGREEMENT

Schedule 3
to
Intellectual Property Security Agreement

TRADEMARKS

Owner of Record	Trademark Name	Country	Status Case Number / Sub Case	App. Number Reg. Number	App. Date Reg. Date
California Products Corporation	2010 and Design	USA	Registered 42478/	74/368,835 1,844,994	18-Mar-1993 12-Jul-1994
California Products Corporation	ACRYLO-TEX	USA	Registered 55815/	76/251,780 2,782,498	04-May-2001 11-Nov-2003
California Products Corporation	ALLFLOR	USA	Registered 39386/	894,448	14-Jul-1970
California Products Corporation	ALLSHEEN	USA	Registered 39383	894,011	07-Jul-1970
California Products Corporation	ALLWALL	USA	Registered 31966/	72/006,504 639,247	17-Apr-1956 01-Jan-1957
California Products Corporation	AQUAFLECK	USA	Registered 42333/	798,117 TMA471,482	23-Nov-1995 24-Feb-1997
California Products Corporation	CALIFORNIA	USA	Registered 42739/	72/403,753 972,155	28-Sep-1971 06-Nov-1973
California Products Corporation	CALIFORNIA PAINTS	China	Pending 61435/	4263090	10-Sep-2004
California Products Corporation	CARMOTE	USA	Registered 31641/	622,926	13-Mar-1956
California Products Corporation	CLEARGLO	USA	Registered 30181/1	78/219,312 3,136,444	26-Feb-2003 29-Aug-2006
California Products Corporation	COLOREVOLUTION	USA	Registered 61361/	78/438,468 3,056,526	21-Jun-2004 31-Jan-2006
California Products Corporation	DECOCOLOR	China	Registered 48403/	9800105552 1373033	15-Sep-1998 14-Mar-2000
California Products Corporation	DECOCOLOR	Colombia	Registered 48403/	98041394 216724	22-Jul-1998 17-Mar-1999
California Products Corporation	DECOCOLOR	EC (EU)	Registered 48403/	861534 000861534	26-Jun-1998 29-Jul-2002
California Products Corporation	DECOCOLOR	Hungary	Registered 48403/	M98 02580 161,234	30-Jun-1998 11-Jul-2000
California Products Corporation	DECOCOLOR	India	Registered 48403/	805934 805934	12-Jun-1998 12-Jun-1998

Owner of Record	Trademark Name	Country	Status Case Number / Sub Case	App. Number Reg. Number	App. Date Reg. Date
California Products Corporation	DECOCOLOR	Japan	Registered 48403/	HEI 10-49061 4,373,798	09-Jun-1998 07-Apr-2000
California Products Corporation	DECOCOLOR	Korea (ROK)	Registered 48403/	98-15890 454090	22-Jun-1998 03-Sep-1999
California Products Corporation	DECOCOLOR	Russian Federation	Registered 48403/	98711407 179392	30-Jun-1998 02-Sep-1999
California Products Corporation	DECOCOLOR	Taiwan	Registered 48403/	87027572 00877916	05-Jun-1998 31-Dec-1999
California Products Corporation	DECOCOLOR	Taiwan	Registered 48403/01	88019548 00901260	27-Apr-1999 15-Aug-2000
California Products Corporation	DECOCOLOR	Turkey	Registered 48403/	43122 204,979	13-Jul-1998 13-Jul-1998
California Products Corporation	DECOCOLOR	USA	Registered 48403/	73/241,468 1,162,366	03-Dec-1979 28-Jul-1981
California Products Corporation	DECORALT	USA	Registered 48451/	72/083,712 710,798	21-Oct-1959 07-Feb-1961
California Products Corporation	DECOTURF	Benelux	Registered 48402/	372 598 372 598	14-Feb-1991 14-Feb-1991
California Products Corporation	DECOTURF	China	Pending 48402/	9800105551	15-Sep-1998
California Products Corporation	DECOTURF	Colombia	Registered 48402/	98041401 216679	22-Jul-1998 17-Mar-1999
California Products Corporation	DECOTURF	EC (EU)	Registered 48402/	861575 000861575	26-Jun-1998 26-Jun-1998
California Products Corporation	DECOTURF	France	Registered 48402/	Unknown 1,616,412	01-Oct-1980 04-Sep-2000
California Products Corporation	DECOTURF	Hungary	Registered 48402/	M98 02579 156 467	30-Jun-1998 30-Jun-1998
California Products Corporation	DECOTURF	India	Pending 48402/	805935 805935	12-Jun-1998
California Products Corporation	DECOTURF	Italy	Pending 48402/	MI2001C0033 44	26-Mar-2001
California Products Corporation	DECOTURF	Japan	Registered 48402/	HEI IO-49060 4,373,797	09-Jun-1998 07-Apr-2000
California Products Corporation	DECOTURF	Korea (ROK)	Registered 48402/	98-15889 473372	22-Jun-1998 12-Jul-2000
California Products Corporation	DECOTURF	Russian Federation	Registered 48402/	98711406 180273	30-Jun-1998 04-Oct-1999

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California Products Corporation	DECOTURF	Taiwan	Registered 48402/	87027571 00880363	05-Jun-1998 31-Jan-2000
California Products Corporation	DECOTURF	Turkey	Registered 48402/	44123 200,871	13-Jul-1998 13-Jul-1998
California Products Corporation	DECOTURF	USA	Registered 48402/	75/010,574 2,075,034	26-Oct-1995 01-Jul-1997
California Products Corporation	DECOTURF	Vietnam	Registered 48402/	38807 32275	30-Jun-1998 15-Oct-1999
California Products Corporation	ENDURADECK	USA	Allowed 62541/	78/537,230 3,137,036	22-Dec-2004 29-Aug-2006
California Products Corporation	FLAWLESS FINISH	USA	Registered 55844/	76/252,081 2,732,933	04-May-2001 01-Jul-2003
California Products Corporation	LAG-KOTE	USA	Renewed 35819/	73/517,572 1,387,926	14-Jan-1985 01-Apr-1986
California Products Corporation	LARCOLOID	USA	Registered 33480/	378,985	25-Jun-1940
California Products Corporation	MASON-COTE	USA	Registered 31667/	622,931	13-Mar-1956
California Products Corporation	MASON-COTE	USA	Registered 38472/	512,303	12-Jul-1969
California Products Corporation	MEXIPAVE	Mexico	Registered 44658/	206806 484865	28-Jul-1994 13-Mar-1995
California Products Corporation	OX-LINE	USA	Registered 38777/	617,091	06-Dec-1995
California Products Corporation	OX-O-DECK	USA	Registered 36542/	71/494,221 425,768	03-Jan-1946 03-Dec-1946
California Products Corporation	OX-O-SPAR	USA	Registered 34738/	73/392,914 1,279,438	29-Sep-1982 29-May-1984
California Products Corporation	PACIFIC	USA	Renewed 34739/	73/392,915 1,418,835	29-Sep-1982 02-Dec-1986
California Products Corporation	PLEXICHROME	USA	Registered 41794/	74/286,712 1,759,340	22-Jun-1992 23-Mar-1993
California Products Corporation	PLEXICOURT	USA	Registered 32937/	73/188,036 1,124,927	22-Sep-1978 11-Sep-1979
California Products Corporation	PLEXICUSHION	Canada	Registered 47467/	238,833	04-Jan-1980
California Products Corporation	PLEXICUSHION	China	Registered 47467/	9700106796 1254052	10-Oct-1997 14-Mar-1999

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California Products Corporation	PLEXI-CUSHION	Australia	Registered 36924/	A459843	11-Feb-1987 11-Feb-1987
California Products Corporation	PLEXI-CUSHION	Canada	Registered 37156/	238,833	04-Jan-1980
California Products Corporation	PLEXI-CUSHION	USA	Registered 47467/	72/401,240 971,728	26-Aug-1971 20-Oct-1973
California Products Corporation	PLEXI-CUSHION	Australia	Interference 36925/	A459842	11-Feb-1987 11-Feb-1987
California Products Corporation	PLEXICUSHION	India	Pending 47467/	1565959	06-Jun-2007
California Products Corporation	PLEXICUSHION	Japan	Pending 47467/	2007054756	31-May-2007
California Products Corporation	PLEXICUSHION	Korea (ROK)	Pending 47467/	402007002914 2	31-May-2007
California Products Corporation	PLEXICUSHION	New Zealand	Pending 47467/	769136	25-May-2007
California Products Corporation	PLEXICUSHION	Thailand	Pending 47467/	662972	04-Jun-2007
California Products Corporation	PLEXICUSHION	Vietnam	Pending 47467/	4200712132	29-Jun-2007
California Products Corporation	PLEXIFLOR	USA	Registered 41945/01	74/559,637 1,950,495	08-Aug-1994 23-Jan-1996
California Products Corporation	PLEXIPAVE	Australia	Registered 30042/	366,777	21-Aug-1979 21-Aug-1979
California Products Corporation	PLEXIPAVE	Brazil	Renewed 47466/	760101930 760101930	10-Oct-1997
California Products Corporation	PLEXIPAVE	China	Registered 47466/	9700106798 1780230	10-Oct-1997 07-Jun-2002
California Products Corporation	PLEXI-PAVE	Argentina	Registered 37156/	2 064 046 1,648,076	06-Jan-1997 20-Oct-1997
California Products Corporation	PLEXI-PAVE	Brazil	Registered 31905/	760101930	06-Sep-1993
California Products Corporation	PLEXI-PAVE	Canada	Registered 37156/01	182,622 182,622	08-Apr-1986 21-Apr-1987
California Products Corporation	PLEXI-PAVE	Mexico	Registered 31907/	371,616	14-Aug-1989
California Products Corporation	PLEXI-PAVE	USA	Registered 39384/	894,446	14-Jul-1970
California Products Corporation	PLEXI-PAVE	Venezuela	Renewed 31908/	92776-F	14-Nov-1979

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California Products Corporation	PLEXIPAVE	India	Pending 30042/	1565958	06-Jun-2007
California Products Corporation	PLEXIPAVE	Japan	Pending 30042/	2007054752	31-May-2007
California Products Corporation	PLEXIPAVE	Korea (ROK)	Pending 30042/	402007002913 9	31-May-2007
California Products Corporation	PLEXIPAVE	New Zealand	Pending 30042/	769123	25-May-2007
California Products Corporation	PLEXIPAVE	Thailand	Pending 30042/	662971	04-Jun-2007
California Products Corporation	PLEXIPAVE	Vietnam	Pending 30042/	4200712131	31-Aug-2007
California Products Corporation	PLEXITRAC	China	Registered 47468/	9700106795 1254054	10-Oct-1997 14-Mar-1999
California Products Corporation	PLEXI-TRAC	USA	Registered 47468/	72/401,239 971,727	26-Aug-1971 30-Oct-1973
California Products Corporation	PREP'N SIZE	USA	Registered 39345/	74/022,669 1,662,892	25-Jan-1990 29-Oct-2001
California Products Corporation	PRIME-LINE	USA	Registered 35777/	73/513,964 1,353,552	17-Dec-1984 13-Aug-1985
California Products Corporation	PRO-PAINT	USA	Registered 39477/	895,878	04-Aug-1970
California Products Corporation	PRUDENTIAL	USA	Registered	2,436,914	20-Mar-2001
California Products Corporation	RUBBER GARD	USA	Registered 31770/	622,932	13-Mar-1956
California Products Corporation	RUBBOL	USA	Registered 37392/	73/684,347 1,503,511	11-Sep-1987 13-Sep-1988
California Products Corporation	RUST-PLEX	USA	Registered 39385/	894,447	14-Jul-1970
California Products Corporation	RUST-STOP	USA	Renewed 44506/	71/591823 598,286	01-Feb-1950 16-Nov-1954
California Products Corporation	RUST-STOP	USA	Renewed 45811/	73/052,031 1,033,539	12-May-1975 17-Feb-1976
California Products Corporation	SKIP-GRIP	USA	Renewed 45810/	73/042,602 1,033,516	24-Jan-1975 17-Feb-1976
California Products Corporation	STORM STAIN	USA (MA)	Registered 39863/	44,259	24-May-1990
California Products Corporation	STORM STAIN	USA (NH)	Registered 39863/	VOL NO 96 PG NO 78	01-Jan-1990

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California Products Corporation	STORM-STAIN	USA	Registered 32963/	73/190,193 1,148,562	23-Oct-1978 24-Mar-1981
California Products Corporation	STREET ICE	USA	Registered 48452/	75/011,081 2,006,170	26-Oct-1995 08-Oct-1996
California Products Corporation	STYLIZED "C"	USA	Registered 55294/	76/164,924 2,938,462	14-Nov-2000 05-Apr-2005
California Products Corporation	SUPER SCRUB	USA	Registered 25042/	73/089,608 1,057,308	07-Jun-1976 01-Feb-1977
California Products Corporation	SURE-PREP	USA	Registered 34733/	73/392,095 1,278,519	29-Sep-1982 22-May-1984
California Products Corporation	SURFACE OF CHAMPIONS	USA	Renewed 48453/	74/199,459 1,882,715	30-Aug-1991 07-Mar-1995
California Products Corporation	TILE-COTE	USA	Registered 33892/	715,993	30-May-1961
California Products Corporation	TROUBLE-SHOOTER	USA	Registered 37795/	854,518	13-Aug-1968
California Products Corporation	TRUST	USA	Registered 31415/	73/003,211 1,031,900	10-Oct-1973 03-Feb-1976
California Products Corporation	TUF QUIK	USA	Registered 33724	710,154	24-Jan-1961
California Products Corporation	TUF-FLEX	USA	Renewed 45809/	71/674,442 622,022	07-Oct-1954 28-Feb-1956
California Products Corporation	WEAR-ALL	USA	Registered 46790/	75/206,012 2,164,697	02-Dec-1996 09-Jun-1998
California Products Corporation	WILBUR & WILLIAMS	USA	Renewed 31559/	73/055,259 1,045,694	16-Jun-1975 10-Aug-1976
California Products Corporation	WIPE-OUT	USA	Registered 34731/	73/392,093 1,278,518	29-Sep-1982 22-May-1984
Fiberlock Technologies, Inc.	ABACUS	USA	Registered 61899/	78/479,517 3,105,093	07-Sep-2004 13-Jun-2006
Fiberlock Technologies	A-B-C	USA	Registered 41299/	73/254,339 1,172,749	17-Mar-1980 13-Oct-1981
Fiberlock Technologies	AFTERSHOCK	USA	Registered 56590/	76/328,176 2,877,829	22-Oct-2001 24-Aug-2004
Fiberlock Technologies	CHILDGUARD	USA	Registered 47800/	75/383,585 2,364,971	03-Nov-1997 04-Jul-2000
Fiberlock Technologies	FIBERLOCK IAQ	USA	Registered 60470/	78/390,830 3,048,808	25-Mar-2004 24-Jan-2006

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Fiberlock Technologies	FIBERLOCK RECON	USA	Published 60463/	78/342,823	18-Dec-2003
Fiberlock Technologies	FIREBOND	USA	Registered 60469/	78/428,151 2,970,540	01-Jun-2004 19-Jul-2005
Fiberlock Technologies	FIREWALL	USA	Allowed 60183/	78/319,052	27-Oct-2003
Fiberlock Technologies	KONTROL KUBE	USA	Registered 36519/	73608051 1438095	07-Jul-1986 28-Apr-1987
Fiberlock Technologies	LAG-KAP	USA	Registered 37743/	73/713,427 1,520,920	26-Feb-1988 17-Jan-1989
Fiberlock Technologies	LAG-KLOTH	USA	Registered 37745/	73/713,426 1,537,045	26-Feb-1988 25-Apr-1989
Fiberlock Technologies	LAG-KWIK	USA	Registered 37744/	73/713,425 1,511,768	26-Feb-1988 08-Nov-1988
Fiberlock Technologies	L-B-C	USA	Registered 42997/	74/473,886 1,870,946	27-Dec-1993 03-Jan-1995
Fiberlock Technologies	LEAD PREP	USA	Renewed 43943/	74/480,733 1,909,516	21-Jan-1994 01-Aug-1995
Fiberlock Technologies	LEAD SHIELD	USA	Registered 42998/	74/480,762 1,884,479	21-Jan-1994 21-Mar-1995
Fiberlock Technologies	LEADMASTER Country: USA Classes: 002	USA	Renewed 44988/	74/600,097 1,935,401	17-Nov-1994 14-Nov-1995
Fiberlock Technologies	LEMON PEEL	USA	Registered 46034/	75/146,021 2,126,331	06-Aug-1996 30-Dec-1997
Fiberlock Technologies	LOCKKOTE	USA	Registered 56756/	76/347,084 2,691,631	10-Dec-2001 25-Feb-2003
Fiberlock Technologies	MILDEWPRO	USA	Allowed 63356/	78/619,173	28-Apr-2005
Fiberlock Technologies	OXICOURT	USA	Published 65615/	78901551	06-Jun-2006
Fiberlock Technologies	OXISPORT	USA	Published 65613/	78901502	06-Jun-2006
Fiberlock Technologies	OXITURF	USA	Published 65614/	78901519	06-Jun-2006
Fiberlock Technologies	PENEWET	USA	Registered 37746/	73/713,497 1,511,391	26-Feb-1988 08-Nov-1988

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Fiberlock Technologies	PIRANHA	USA	Renewed 43942/	74/480,761 1,877,346	21-Jan-1994 07-Feb-1995
Fiberlock Technologies	RECON	USA	Pending 65956/	77/000,167	15-Sep-2006
Fiberlock Technologies	SHOCKWAVE	USA	Registered 56591/	76/328,058 2,836,919	22-Oct-2001 27-Apr-2004
Fiberlock Technologies	STREET CLEANER	USA	Registered 56388/	76/322,844 2,848,153	09-Oct-2001 01-Jun-2004
Fiberlock Technologies	TOUCH POINT	USA	Published 65598/	78901387	06-Jun-2006

TRADEMARK LICENSES

NAME OF AGREEMENT	DATE OF AGREEMENT
Trademark and Intellectual Property License Agreement between California Products Corporation and Dunn-Edwards Corporation	December 28, 2006