# CH \$115.00 1235

ETAS ID: TM345569

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE OF SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
GCI Capital Markets LLC		06/23/2015	LIMITED LIABILITY COMPANY: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Katena Products, Inc.	
Street Address:	4 Stewart Court	
City:	Denville	
State/Country:	NEW JERSEY	
Postal Code:	07834	
Entity Type:	CORPORATION: NEW JERSEY	

### **PROPERTY NUMBERS Total: 4**

Property Type	Number	Word Mark
Registration Number:	1235667	KATENA
Registration Number:	1640919	K-SPONGE
Registration Number:	1559683	K-BLADE
Registration Number:	4173141	DESIGNED FOR SIGHT

# **CORRESPONDENCE DATA**

**Fax Number:** 3128622200

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:** 3128622000

**Email:** rob.soneson@kirkland.com

Correspondent Name: Rob Soneson
Address Line 1: 300 N LaSalle
Address Line 2: Kirkland & Ellis LLP
Address Line 4: Chicago, ILLINOIS 60654

ATTORNEY DOCKET NUMBER:	37869-224-RFS
NAME OF SUBMITTER:	Rob Soneson
SIGNATURE:	/rsoneson/
DATE SIGNED:	06/23/2015

**Total Attachments: 4** 

TRADEMARK REEL: 005559 FRAME: 0240

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TRADEMARK REEL: 005559 FRAME: 0241 RELEASE OF SECURITY INTEREST IN TRADEMARKS

THIS RELEASE OF SECURITY INTEREST IN TRADEMARKS is made as of

this 221 day of June, 2015, by GCI Capital Markets LLC, as Administrative Agent, a

Delaware limited liability company ("Administrative agent"), in favor of Katena Products, Inc., a

New Jersey corporation ("Company").

WHEREAS, pursuant to that certain Credit Agreement dated as of September 30,

2009 by and among the Company, the other Loan Parties (as defined in the Credit Agreement)

party thereto, Administrative Agent, and GCI Capital Markets LLC, as revolver agent, and the

Persons signatory thereto from time to time as Lenders (as defined in the Credit Agreement)

(including all annexes, exhibits or schedules thereto, as from time to time amended, restated,

supplemented or otherwise modified, the "Credit Agreement"), the Lenders agreed to make loans

and to extend letters of credit for the benefit of Company;

WHEREAS, pursuant to that certain Security Agreement dated as of September

30, 2009 by and among Company, the other grantors party thereto and Administrative Agent (as

from time to time amended, restated, supplemented or otherwise modified, the "Security

Agreement"), as security for all Obligations (as defined in the Credit Agreement), Company

granted to Administrative Agent, for the benefit of the Lenders and certain other persons, a

continuing security interest in, lien on, and right of set-off against all Trademarks (as defined in

the Credit Agreement) of Company, whether now owned or existing or hereafter acquired or

arising;

WHEREAS, pursuant to the Security Agreement, that certain Confirmatory Grant

of Trademark Security Interest dated September 30, 2009 and that certain First Amendment to

Confirmatory Grant of Trademark Security Interest dated December 12, 2013 (the "Trademark

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TRADEMARK REEL: 005559 FRAME: 0242 Security Agreements"), were entered into by Company and Administrative Agent to record the

security interest with respect to the Company's Trademarks, including those items set for in

Schedule 1, together with all products and proceeds thereof (collectively, the "Trademark

Collateral"), which documents were recorded with the United States Patent and Trademark

Office on September 30, 2009 at Reel 4070, Frame 0734 and on December 13, 2013 at Reel

5173, Frame 0284, respectively; and

WHEREAS, Company requests a specific release of the security interest granted

and recorded against the Trademarks in accordance with that certain Payoff Letter dated as of

June 23, 2015 between Administrative Agent and Company (the "Payoff Letter").

NOW, THEREFORE, for good and valuable consideration, the receipt and

adequacy of which are hereby acknowledged, Administrative Agent hereby, on behalf of itself

and the Lenders, (i) terminates the Trademark Security Agreements and releases all liens and

security interests in and on, and re-assigns to Company any right, title and interest it may have

in, to and under, the Trademark Collateral; (ii) agrees that it shall, at Company's reasonable

request and expense, execute all other documents and do all other acts necessary to relinquish

and effect the release of such rights to Company; and (iii) authorizes and requests that the

United States Patent and Trademark Office note and record the release hereby given and any

other filings necessary to evidence the release and termination of the Administrative Agent's

rights under the Security Agreement and the Trademark Security Agreements with respect to

the Trademark Collateral.

[Signature Page Follows]

TRADEMARK
REEL: 005559 FRAME: 0243

This Release shall be binding upon Administrative Agent's legal representatives, assigns and successors.

GCI CAPITAL MARKETS LLC, as Administrative Agent

Ву: \_

Name: Marc C. Robinson Title: Managing Director

# SCHEDULE 1

# **TRADEMARKS**

Trademark	Trademark Number	Filing Date
"Katena"	1235667	4/26/83
"K-Sponge"	1640919	4/9/91
"K-Blade"	1559683	10/10/89
"Designed for	4173141	7/10/12
Sight"		

TRADEMARK
REEL: 005559 FRAME: 0245

**RECORDED: 06/23/2015**