OP \$365.00 2987664

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM520517

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SPILLC		11/01/2018	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Twin Brook Capital Partners, LLC, as Agent	
Street Address:	111 S. Wacker Dr., 36th Floor	
City:	Chicago	
State/Country:	LLINOIS	
Postal Code:	60606	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark	
Registration Number:	2987664	ABSORPTION PLUS	
Registration Number:	2391212	FIREPLUG	
Registration Number:	2856278	FIRESTRIP	
Registration Number:	2421444	HATS	
Registration Number:	4706070	PROLINE PLUS	
Registration Number:	4460814	PROLINE PLUS	
Registration Number:	0939431	RIGIDFLEX	
Registration Number:	3656665	SAFELITE	
Registration Number:	1271789	SPI SPECIALTY PRODUCTS AND INSULATION CO	
Registration Number:	1279224	SPI SPECIALTY PRODUCTS AND INSULATION CO	
Registration Number:	1320113	SPECIALTY PRODUCTS AND INSULATION CO.	
Registration Number:	5284081	PG BOARD TAF	
Serial Number:	87890865	SPI	
Serial Number:	87890881	SPI	

CORRESPONDENCE DATA

Fax Number: 3128637865

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.

TRADEMARK REEL: 006627 FRAME: 0793 **Phone:** 312-201-3865

Email: sharon.patterson@goldbergkohn.com

Correspondent Name: Sharon Patterson, Paralegal

Address Line 1: Goldberg Kohn Ltd., 55 E. Monroe St.

Address Line 2: Ste 3300

Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER:	7428.038
NAME OF SUBMITTER:	Sharon Patterson
SIGNATURE:	/sharon patterson/
DATE SIGNED:	04/24/2019

Total Attachments: 5

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TRADEMARK REEL: 006627 FRAME: 0794

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of November 1, 2018, by SPI LLC, a Delaware limited liability company ("Grantor"), in favor of TWIN BROOK CAPITAL PARTNERS, LLC, in its capacity as Agent ("Agent") for the Lenders (as hereinafter defined).

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of even date herewith by and among Grantor as a borrower, Agent and the financial institutions (the "Lenders") from time to time party thereto (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Agent and the Lenders have agreed to make Loans and to issue Letters of Credit for the benefit of Grantor;

WHEREAS, Agent and the Lenders are willing to make the Loans and to issue Letters of Credit as provided for in the Credit Agreement, but only upon the condition, among others, that Grantor and certain affiliates of Grantor shall have executed and delivered to Agent, for itself and the ratable benefit of the Lenders, that certain Guarantee and Collateral Agreement dated as of even date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Collateral Agreement"); and

WHEREAS, pursuant to the Collateral Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of the Lenders, this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Collateral Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and the Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
 - (a) all of its Trademarks including those referred to on <u>Schedule I</u> hereto:
 - (b) all reissues, continuations or extensions of the foregoing;
 - (c) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and

TRADEMARK 7428.038 **REEL: 006627 FRAME: 0795**

- (d) all proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any such Trademark or (ii) injury to the goodwill associated with any such Trademark; provided that no security interest shall be granted in any United States "intent to use" trademark applications 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" trademark applications under applicable federal law.
- 3. <u>COLLATERAL AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and the Lenders, pursuant to the Collateral Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 4. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts and each such counterpart shall be deemed to be an original, but all such counterparts shall together constitute but one and the same Trademark Security Agreement. Receipt by telecopy or other electronic means (including "PDF") of any executed signature page to this Trademark Security Agreement shall constitute effective delivery of such signature page.
- 5. <u>GOVERNING LAW</u>. This Trademark Security Agreement shall be a contract made under and governed by the internal laws of the state of New York applicable to contracts made and to be performed entirely within such state, without regard to conflict of laws principles.

[signature page follows]

-2-

TRADEMARK
REEL: 006627 FRAME: 0796

IN	WITNESS	WHEREOF,	Grantor h	as caused	this	Frademark Security
Agreement to be	executed and o	lelivered by its	duly autho	rized office	r as of t	he date first set forth
above.					A.P.	
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		By:	4	////	12	
		Name	Timot	hyWhite		Marie Control of the
		Title	Presid			

ACCEPTED AND ACKNOWLEDGED BY:

TWIN BROOK CAPITAL PARTNERS, LLC, as Agent

Name: Drew Guyette

Title: Partner and Chief Credit Officer

SCHEDULE I to TRADEMARK SECURITY AGREEMENT

UNITED STATES TRADEMARK REGISTRATIONS

MARK	SERIAL NUMBER	REGISTRATION NUMBER	REGIS. DATE
ABSORPTION PLUS	76054771	2987664	Aug. 23, 2005
FIREPLUG	75693374	2391212	Oct. 3, 2000
FIRESTRIP	76222085	2856278	June 22, 2004
HATS	75925845	2421444	Jan. 16, 2001
PROLINE PLUS (word mark)	85491514	4,706,070	March 24, 2015
rnq.inc0	85491536	4,460,814	January 7, 2014
RIGIDFLEX	72375165	939431	Aug. 1, 1972
SAFELITE	77488293	3656665	July 21, 2009
ST mention of	73384584	1271789	Mar. 27, 1984
SPI Specialty Products &	73384581	1279224	May 22, 1984
Insulation Co.			•
SPI SPECIALTY PRODUCTS AND INSULATION CO.	73466233	1320113	Feb. 12, 1985
PG Board TAF	87178844	5284081	Sept. 12, 2017

UNITED STATES TRADEMARK APPLICATIONS

	SERIAL NUMBER	DATE
SPI (word mark)	87890865	April 24, 2018
	87890881	April 24, 2018

TRADEMARK REEL: 006627 FRAME: 0799

RECORDED: 04/24/2019