デリフィ). T	ET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
Tab settings 900 V	101724894
	emarks: Please record the attached original documents or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies):
- Greif Bros. Corp. of Ohio, Inc Great Lakes Corrugated Corp Van Leer Containers, Inc American Flange - Manufacturing    Individual(s)	Internal Address: Paying Agent  Street Address: 600 Pachfree St. N.E. Stc. 270  Individual(s) citizenship  Individual(s) citizenship  Individual(s) citizenship  Individual Partnership  Corporation-State  Other  Bank  Name
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)  See Schedule 1.1(i) attached.  Additional n	B. Trademark registration No.(s)  See Schedule 1.1(i) attached  sumbers attached? A Yes \( \sigma \) No
5. Name and address of party to whom correspondent	
Return To  Name  Return To  National Corporate Research, LTD. 225 W. 34th St., Suite 910  New York, N.Y. 10122 (800) 221-0102 (212) 947-7200	7. Total fee (37 CFR 3.41): 76  Enclosed 75  Authorized to be charged to deposit account  8. Deposit account number.
City:State:ZIP:	(Attach duplicate copy of this page if paying by deposit account)
9. Statement and signature.	ng information is true and correct and any attached copy is a true copy
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REEL: 002292 FRAME: 0595

#### Initial Trademarks

# Greif Bros. Corp. of Ohio, Inc.:

Registration Number	Registration <u>Date</u>	Country	Trademark Description
76-079219*	6/26/00	US	Qik-Vent
76-050006*	6/17/00	US	Waste Pak
76-027938*	4/18/00	US	Sure-Size Bag
75-791398*	8/25/99	US	One Company One Vision
75-791399*	8/25/99	US	Design Only
2268177	8/10/99	US	Greif
2241796	4/27/99	US	Globaltainer
2159599	5/19/98	US	Greif-soft
2009209	10/15/96	US	Thumb-tab
1856772,	10/4/94	US	GBC
580711	10/06/53	US	GBC
1727008	10/27/92	US	Saf-T-Isolator
1753928	2/23/93	US	F-O-T
1689066	5/26/92	US	Dak Pak
1717460	9/22/92	US	Asep-T-Seal
1677653	3/03/92	US	Plast-I-Keg
1650782	7/16/91	US	Sonobulk
1628277	12/18/90	US	Sonoco Waste Pak
1605585	7/10/90	US	Sup-R-Chime
1575031	1/2/90	US	Harvestpak
1563316	10/31/89	US	Inkpak

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1446341	7/07/87	US	Close-Nest
1401230	7/15/86	US	ResponsePak
1397378	6/17/86	US	Design only (triangle logo)
1308944	12/11/84	US	Hot Flo
1278988	5/22/84	US	Displa-Tainer
1299538	10/09/84	US	Cheezpak
1257390	11/15/83	US	Saf-T-Drum
1234274	4/12/83	US	Series E
1144200	12/23/80	US	Plast-I-Barrel
1152433	4/28/81	US	Oak Water
1100782	8/29/78	US	Oak Decorator
1073182	9/13/77	US	Lube-Tainer
1041792	6/22/76	US	Plast-I-Chime
1041347	6/15/76	US	Plast-I-Cube
1016253	7/22/75	US	Nest-All
926059	12/28/71	US	Weather Lok
926060	12/28/71	US	Cust-M-Craft
894866	7/21/70	US	Weatherpak
901659	11/03/70	US	Stak-Tite GBC
853912	8/06/68	US	Norco
850422	6/11/68	US	Seed Craft
853905	8/06/68	US	Plast-I-Liner
850039	6/04/68	US	Plast-I-Lined
836498	10/10/67	US	Sterilpac
781898	12/22/64	US	Fibro-Fusion
778006	10/06/64	US	Blo-Lined
761170	12/10/63	US	Kube-Keg

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724655	12/05/61	US	All-Fi
678266	5/12/59	US	Ro-Con
674022	2/17/59	US	Economy
659178	3/11/58	US	Lok-Rim
603777	3/29/55	US	Payoffpak
612402	9/20/55	US	AAPak
612403	9/20/55	US	Apak
626729	5/15/56	US	Upak
415220	7/31/45	US	Liquipak
378735	6/18/40	US	Leverpak
158643	9/12/22	US	Stapak

<sup>\*</sup> Pending

#### **Initial Trademarks**

# Great Lakes Corrugated Corp.:

Registration Number Registration

<u>Date</u>

Country

**Trademark Description** 

1739806

12/15/92

US

Opti-Stak

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#### Initial Trademarks

# Van Leer Containers, Inc.:

Registration Number	Registration <u>Date</u>	Country	<u>Trademark Description</u>
2040611	2/25/97	US	Packaging Perspectives
2102714	10/07/97	US	Containernet
766675	3/17/64	US	Monostress
766541	3/17/64	US	Monostress

# Initial Trademarks

#### American Flange & Manufacturing Co., Inc.:

Registration Number	Registration <a href="Date">Date</a>	<u>Country</u>	Trademark Description
1732470	11/17/92	US	Design only (Closure Flange)
1381062	2/04/86	US	Rip Cap
799626	11/30/65	US	Rip Cap
1315820	1/22/85	US	Polly-Vent
1067094	7/07/77	US	Tri-Sure
532108	10/17/50	US	Tri-Sure
292449	3/15/32	US	Tri-Sure
976628	1/15/74	US	Poly-Clad
770485	5/26/64	US	Polly-Press
668482	10/14/58	US	Uni-Grip
629271	6/19/56	US	Tab-Seal
251206	1/01/29	US	AF

# DOMESTIC GUARANTEE AND SECURITY AGREEMENT

By

Certain Domestic Subsidiaries of GREIF BROS. CORPORATION, as Guarantors,

and

The Bank of Nova Scotia, as Paying Agent

Dated as of March 2, 2001

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DOMESTIC GUARANTEE AND SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, this "Agreement"), dated as of March 2, 2001, made by EACH OF THE SUBSIDIARY GUARANTORS LISTED ON THE SIGNATURE PAGES HERETO OR FROM TIME TO TIME PARTY HERETO BY EXECUTION OF A JOINDER AGREEMENT (collectively, the "Guarantors"), as pledgors, assignors and debtors (in such capacities and together with any successors in such capacities, the "Pledgors," and each, a "Pledgor"), in favor of THE BANK OF NOVA SCOTIA, a [state type and jurisdiction of entity] having an office at 600 Peachtree Street, Suite 2700, Atlanta, Georgia 30308, in its capacity as administrative agent for the lending institutions (the "Lenders") from time to time party to the Credit Agreement (as hereinafter defined), as pledgee, assignee and secured party (in such capacities and together with its successors in such capacities, the "Paying Agent").

170 <u>RECITALS</u>

- Α. Pursuant to that certain senior secured credit agreement, dated as of March 2, 2001 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Greif Bros. Corporation, a Delaware corporation ("U.S. Borrower"), Greif Spain Holdings S.L., a Sociedad limitada en formación incorporated under the laws of Spain and pending its registration in the relevant commercial registry (together with its successors, "Subsidiary Borrower," and, together with U.S. Borrower, the "Borrowers"), the Lenders, Merrill Lynch & Co., Merrill Lynch, Pierce, Fenner & Smith Incorporated, as sole Lead Arranger (in such capacity and together with its successors in such capacity, the "Lead Arranger"), as sole Book-Runner and as Administrative Agent (in such capacity and together with its successors in such capacity, the "Administrative Agent"); KeyBank National Association, as Syndication Agent (in such capacity and together with its successors in such capacity, the "Syndication Agent"); ABN AMRO Bank N.V., as Co-Documentation Agent (in such capacity and together with its successors in such capacity, a "Co-Documentation Agent"); National City Bank, as Co-Documentation Agent (in such capacity and together with its successors in such capacity, a "Co-Documentation Agent"); and the Paying Agent, the Lenders have agreed to make to or for the account of the Borrowers certain Loans (as hereinafter defined) and to issue certain Letters of Credit (as hereinafter defined) for the account of the Borrowers.
- 187 B. It is contemplated that one or more of the Pledgors may enter into one or more agreements with one or more of the Lenders or their respective Affiliates (as defined in the Credit Agreement) fixing the interest rates with respect to the Loans under the Credit Agreement (such agreements, to the extent same are with one or more of the Lenders or their respective Affiliates, collectively, the "Swap Contracts").
- 192 C. U.S. Borrower owns, directly or through its Subsidiaries (as hereinafter defined), all of the issued and outstanding shares of each of the Guarantors.

194 195 196	D. Each Guarantor is, pursuant to this Agreement, among other things, guaranteeing the obligations of the other Loan Parties under the Credit Agreement and the other Credit Documents (as hereinafter defined).
197 198	E. Each Guarantor will receive substantial benefits from the execution, delivery and performance of the Credit Documents and each is, therefore, willing to enter into this Agreement
199 200	F. Each Pledgor is or will be the legal and/or beneficial owner of the Pledged Collateral (as hereinafter defined) to be pledged by it hereunder.
201 202 203 204	G. It is a condition to the obligations of the Lenders to make the Loans under the Credit Agreement and a condition to any Lender issuing Letters of Credit under the Credit Agreement or entering into any Swap Contract that each Pledgor execute and deliver the applicable Credit Documents, including this Agreement.
205 206 207	H. This Agreement is given by each Pledgor in favor of the Paying Agent (the Paying Agent, together with the other Creditors, the "Secured Parties") to secure the payment and performance of all of the Obligations (as hereinafter defined).
208	<u>AGREEMENT</u> :
209 210 211	NOW THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Pledgors, the Guarantors and the Paying Agent hereby agree as follows:
212	ARTICLE I
213 214	DEFINITIONS AND INTERPRETATION
215 216 217	SECTION 1.1 <u>Definitions</u> . Capitalized terms used but not otherwise defined herein shall have the meanings assigned to such terms in the Credit Agreement. The following terms used in this Agreement shall have the following meanings:
218 219 220 221 222 223 224 225 226	"Accounts" shall mean, with respect to each Pledgor, collectively, (i) all "accounts," as such term is defined in the UCC, and (ii) (A) all margin accounts, futures positions, book debts and other forms of obligations and receivables now or hereafter owned or held by or payable to such Pledgor relating in any way to or arising from the sale or lease of goods or the rendering of services by such Pledgor or any other party, including the right to payment of any interest or finance charge with respect thereto, together with all merchandise represented by any of the accounts, (B) all such merchandise that may be reclaimed or repossessed or returned to such Pledgor, (C) all of such Pledgor's rights as an unpaid vendor, including stoppage in transit, reclamation, replevin and sequestration, (D) all assets pledged, assigned, hypothecated or granted to, and all letters of credit, guarantee

claims. Liens and security interests held by, such Pledgor to secure payment of any accounts and

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which are delivered for or on behalf of any account debtor, (E) all accessions to all of the foregoing described properties and interests in properties, (F) all powers of attorney for the execution of any evidence of indebtedness or security or other writing in connection with the foregoing and (G) all evidence of the filing of financing statements and other statements and the registration of other instruments in connection therewith and amendments thereto, notices to other creditors or secured parties and certificates from filing or other registration offices.

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"Acquisition Documents" shall mean, collectively, that certain Share Purchase Agreement among Huhtamäki Van Leer Oyj. a company incorporated under the laws of Finland, as seller, and U.S. Borrower, as purchaser, dated as of October 27, 2000 and amended as of January 5, 2001 and February 28, 2001, and all documents, agreements and other instruments then or at any time thereafter executed and/or delivered in connection therewith or related thereto (including, without limitation, the Van Leer Acquisition Documents) in each case as amended, amended and restated, supplemented, extended, renewed, replaced or otherwise modified from time to time.

"Additional Pledged Interests" shall mean, collectively, with respect to each Pledgor. all (i) options, warrants, rights, agreements, additional membership or partnership interests or other interests of whatever class of any issuer of Initial Pledged Interests or any interest in any such issuer, including, without limitation, all rights, privileges, authority and powers of such Pledgor relating to the equity or membership or partnership interests in any such issuer or under the Operative Agreement of any such issuer, from time to time acquired by such Pledgor in any manner excluding Soterra LLC and (ii) membership, partnership or other interests, as applicable, of each limited liability company, partnership or other entity (other than a corporation) hereafter acquired or formed by such Pledgor and all options, warrants, rights, agreements, additional membership or partnership interests or other interests of whatever class of such limited liability company, partnership or other entity including, without limitation, all rights, privileges, authority and powers of such Pledgor to such membership, partnership or other interests or under the Operative Agreement of such limited liability company, partnership or other entity from time to time acquired after the date hereof by such Pledgor in any manner, in each case including, subject to the provisions of Section 4.2, certificates, instruments and agreements representing such additional interests (which, subject to the provisions of Section 4.2, are and shall remain at all times until this Agreement terminates, certificated interests explicitly made a "security" subject to the provisions of Article 8 of the UCC) and any and all interest of such Pledgor in the entries on the books of any financial intermediary pertaining to such additional interests.

"Additional Pledged Shares" shall mean, collectively, with respect to each Pledgor, all (i) options, warrants, rights, agreements, additional shares of capital stock of whatever class of any issuer of the Initial Pledged Shares or any interest in any such issuer, including, without limitation, all rights, privileges, authority and powers of such Pledgor relating to the additional shares issued by any such issuer under the Operative Agreement of any such issuer, from time to time acquired by such Pledgor in any manner and (ii) the issued and outstanding shares of capital stock of each corporation hereafter acquired or formed by such Pledgor and all options, warrants, rights, agreements or additional shares of capital stock of whatever class of such corporation including, without limitation, all rights, privileges, authority and powers of such Pledgor relating to such shares or under the Operative

269 Agreement of such corporation from time to time acquired by such Pledgor in any manner, in each 270 case including the certificates representing such additional shares (which are and shall remain at all times until this Agreement terminates, certificated shares) and any and all interest of such Pledgor in 271 272 the entries on the books of any financial intermediary pertaining to such additional shares. 273 "Administrative Agent" shall have the meaning assigned to such term in Recital A 274 hereof. 275 "Agreement" shall have the meaning assigned to such term in the Preamble hereof. 276 "Bank Accounts" shall mean, collectively, (i) the L/C Sub-Account and all accounts 277 and sub-accounts relating to any of the foregoing accounts and (ii) all cash, funds, checks, notes and any instruments from time to time on deposit in any of the accounts or sub-accounts described in 278 279 clause (i) of this definition. 280 "Borrowers" shall have the meaning assigned to such term in the Preamble hereof. 281 "Charges" shall mean any and all property and other taxes, assessments and special 282 assessments, levies, fees and all governmental charges or Liens imposed upon or assessed against, 283 and all claims (including, without limitation, landlords', carriers', mechanics', workmen's, repair-284 men's, laborers', materialmen's, suppliers', ERISA and warehousemen's Liens and other claims aris-285 ing by operation of law) against, all or any portion of the Pledged Collateral. 286 "Chattel Paper" shall mean, collectively, with respect to each Pledgor, all "chattel pa-287 per," as such term is defined in the UCC. 288 "Co-Documentation Agent" shall have the meaning assigned to such term in Recital 289 A hereof. 290 "Collateral Account" shall mean a collateral account or sub-account established and 291 maintained by U.S. Borrower and pledged to the Paying Agent (or a Lender that agrees to be a collateral sub-agent for the Paying Agent) in its name in accordance with the provisions of Section 9.2 of 292 the U.S. Borrower Guarantee and Security Agreement and all funds from time to time on deposit in 293 294 the Collateral Account including, without limitation, all Cash Equivalents and all certificates and in-295 struments from time to time representing or evidencing such investments; all notes, certificates of 296 deposit, checks and other instruments from time to time hereafter delivered to or otherwise possessed by the Paying Agent for or on behalf of any Pledgor in substitution for, or in addition to, any or all of 297 the Pledged Collateral; and all interest, dividends, cash, instruments and other property from time to 298 299 time received, receivable or otherwise distributed in respect of or in exchange for any or all of the 300 items constituting Pledged Collateral. 301 "Contested Liens" shall mean, collectively, any Liens incurred in respect of any Charges to the extent that the amounts owing in respect thereof are not yet delinquent or are being 302 contested and otherwise comply with the provisions of Section 5.18 hereof; provided, however, that 303 304 such Liens shall in all respects be subject and subordinate in priority to the Lien and security interest

created and evidenced by this Agreement, except if and to the extent that the law or regulation creating, permitting or authorizing such Lien provides that such Lien must be superior to the Lien and security interest created and evidenced hereby.

"Contracts" shall mean, collectively, with respect to each Pledgor, all "contracts," as such term is defined in the UCC, of such Pledgor, and in any event, shall include, without limitation, all sale, service, performance and equipment or property lease contracts, agreements and grants (whether written or oral, or third party or intercompany), and any other documents (whether written or oral) between such Pledgor and third parties, and all assignments, amendments, restatements, supplements, extensions, renewals, replacements or modifications thereof; provided, however, that Contracts shall in no event include the Acquisition Documents.

"Copyrights" shall mean, collectively, with respect to each Pledgor, all copyrights owned by or assigned to and all copyright registrations and applications made by such Pledgor (whether statutory or common law and whether established or registered in the United States or any other country) including, without limitation, the copyrights, registrations and applications listed in Schedule 1.1(a) annexed hereto, together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor's use of any copyrights, (ii) reissues, renewals, continuations and extensions thereof. (iii) income, fees, royalties, damages, claims and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof. (iv) rights corresponding thereto throughout the world and (v) rights to sue for past, present and future infringements thereof.

"Cost of Construction" shall mean the sum, so far as it relates to the reconstructing, renewing, restoring or replacing of the Equipment and Inventory, of (i) obligations incurred or assumed by any Pledgor or undertaken by any tenant pursuant to the terms of any lease or license for labor, materials and other expenses and to contractors, builders and materialmen, (ii) the cost of contract bonds and of insurance of every kind, nature or character that may reasonably be deemed by any Pledgor to be necessary or appropriate during the course of construction and (iii) the expenses incurred or assumed by any Pledgor for estimates, plans and specifications and preliminary investigations therefor, and for supervising construction, as well as for the performance of all other duties required by or necessary for proper construction.

"Credit Agreement" shall have the meaning assigned to such term in Recital A hereof.

"<u>Default Rate</u>" shall mean the rate <u>per annum</u> equal to the highest rate then payable under the Credit Agreement.

"<u>Destruction</u>" shall mean any and all damage to, or loss or destruction of, all or any portion of the Pledged Collateral or Domestic Mortgaged Property.

"<u>Distributions</u>" shall mean, collectively, with respect to each Pledgor, all dividends, cash, options, warrants, rights, instruments, distributions, returns of capital or principal, income, interest, profits and other property, interests (debt or equity) or proceeds, including as a result of a split,

revision, reclassification or other like change of the Pledged Securities, from time to time received, receivable or otherwise distributed to such Pledgor in respect of or in exchange for any or all of the Pledged Securities or Intercompany Notes.

"<u>Documents</u>" shall mean, collectively, with respect to each Pledgor, all "documents," as such term is defined in the UCC, of such Pledgor, and in any event, shall include, without limitation, all receipts of such Pledgor covering, evidencing or representing Inventory or Equipment.

"<u>Domestic Mortgaged Property</u>" shall have the meaning assigned to such term in the Domestic Mortgages.

"Equipment" shall mean, collectively, with respect to each Pledgor, all "equipment," as such term is defined in the UCC, and, in any event, shall include, without limitation, all machinery, apparatus, equipment, office machinery, electronic data-processing equipment, computers and computer hardware and software (whether owned or licensed), furniture, conveyors, tools, materials, storage and handling equipment, automotive equipment, motor vehicles, tractors, trailers and other like property, whether or not the title thereto is governed by a certificate of title or ownership, and all other equipment of every kind and nature owned by such Pledgor or in which such Pledgor may have any interest (to the extent of such interest) and all modifications, renewals, improvements, alterations, repairs, substitutions, attachments, additions, accessions and other property now or hereafter affixed thereto or used in connection therewith, all replacements and all parts therefor and together with all substitutes for any of the foregoing.

"<u>Full Replacement Cost</u>" shall mean the Cost of Construction to replace the General Collateral, exclusive of depreciation.

"General Collateral" shall mean the Pledged Collateral other than the Securities Collateral, the Investment Collateral and the Intellectual Property Collateral.

"General Intangibles" shall mean, collectively, with respect to each Pledgor, all "general intangibles." as such term is defined in the UCC, of such Pledgor and, in any event, shall include, without limitation, (i) all of such Pledgor's rights, title and interest in, to and under all Contracts and Insurance Policies and Pension Plan Reversions, (ii) all know-how and warranties relating to any of the Pledged Collateral or the Domestic Mortgaged Property, (iii) any and all other rights, claims, choses-in-action and causes of action of such Pledgor against any other Person and the benefits of any and all collateral or other security given by any other Person in connection therewith, (iv) all guarantees, endorsements and indemnifications on, or of, any of the Pledged Collateral or any of the Domestic Mortgaged Property. (v) all lists, books, records, correspondence, ledgers, print-outs, files (whether in printed form or stored electronically), tapes and other papers or materials containing information relating to any of the Pledged Collateral or any of the Domestic Mortgaged Property including, without limitation, all customer or tenant lists, identification of suppliers, data, plans, blue-prints, specifications, designs, drawings, appraisals, recorded knowledge, surveys, studies, engineering reports, test reports, manuals, standards, processing standards, performance standards, catalogs, research data, computer and automatic machinery software and programs and the like pertaining to

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the operations of such Pledgor or any of the Pledged Collateral or any of the Domestic Mortgaged Property, field repair data, sales data and other information relating to sales of products now or hereafter manufactured, distributed or franchised by such Pledgor, accounting information pertaining to such Pledgor's operations or any of the Pledged Collateral or any of the Domestic Mortgaged Property and all media in which or on which any of the information or knowledge or data or records relating to such operations or any of the Pledged Collateral or any of the Domestic Mortgaged Property may be recorded or stored and all computer programs used for the compilation or printout of such information, knowledge, records or data, (vi) all licenses, consents, permits, variances, certifications, authorizations and approvals, however characterized, of any Governmental Authority (or any Person acting on behalf of a Governmental Authority) now or hereafter acquired or held by such Pledgor pertaining to operations now or hereafter conducted by such Pledgor or any of the Pledged Collateral or any of the Domestic Mortgaged Property including, without limitation, building permits, certificates of occupancy, environmental certificates, industrial permits or licenses and certificates of operation, and (vii) all rights to reserves, deferred payments, deposits, refund, indemnification or claims to the extent the foregoing relate to any Pledged Collateral or any of the Domestic Mortgaged Property and claims for tax or other refunds against any Governmental Authority relating to any Pledged Collateral or any of the Domestic Mortgaged Property; provided, however, that General Intangibles shall in no event include the Acquisition Documents.

"Goodwill" shall mean, collectively, with respect to each Pledgor, the entire goodwill connected with such Pledgor's business and, in any event shall include, without limitation, (i) all goodwill connected with the use of and symbolized by any of the Intellectual Property Collateral in which such Pledgor has any interest, (ii) all know-how, trade secrets, customer lists, proprietary information, inventions, methods, procedures, formulae, descriptions, name plates, catalogs, confidential information, consulting agreements, engineering contracts and such other assets which relate to such goodwill and (iii) all product lines of such Pledgor's business.

"Guarantors" shall have the meaning assigned to such term in the Preamble hereof.

"Improvements" shall mean all improvements of every kind or description and any and all alterations now or hereafter located, attached or erected on the Pledged Collateral.

"Indemnified Liabilities" shall have the meaning assigned to such term in <u>Section 13.4(i)</u> hereof.

"Indemnitees" shall have the meaning assigned to such term in Section 13.4(i) hereof.

"Initial Pledged Interests" shall mean, with respect to each Pledgor, all membership interests and/or partnership interests, as applicable, of each issuer described in Schedule 1.1(c) annexed hereto (which are and shall remain at all times until this Agreement terminates, certificated interests explicitly made a "security" subject to the provisions of Article 8 of the UCC) together with all rights, privileges, authority and powers of such Pledgor in and to each such issuer or under the Operative Agreement of each such issuer, and the certificates, instruments and agreements representing such membership or partnership interests and any and all interest of such Pledgor in the entries on the

419 books of any financial intermediary pertaining to such membership or partnership interests; provided, however, that Initial Pledged Interests shall in no event include Equity Interests in CorrCoice or So-420 421 terra LLC. 422 "Initial Pledged Shares" shall mean, collectively, with respect to each Pledgor, the is-423 sued and outstanding shares of capital stock of each Person described in Schedule 1.1(d) annexed hereto (which are and shall remain at all times until this Agreement terminates, certificated shares) 424 425 together with all rights, privileges, authority and powers of such Pledgor in and to each such issuer or under the Operative Agreement of each such issuer, and the certificates, instruments and agreements 426 427 representing the Initial Pledged Shares and any and all interest of such Pledgor in the entries on the books of any financial intermediary pertaining to the Initial Pledged Shares. 428 429 "Instruments" shall mean, collectively, with respect to each Pledgor, all "instruments," as such term is defined in the UCC, and in any event shall include, without limitation, 430 431 all promissory notes, drafts, bills of exchange or acceptances. 432 "Insurance Certificate" shall mean a certificate evidencing the Insurance Requirements (i) in substantially the form commonly known as "ACORD 27" that (A) provides that the in-433 434 surance has been issued, is in full force and effect, and conveys all the rights and privileges afforded 435 under the Insurance Policies, (B) provides an unequivocal obligation to give advance notice to additional interest parties of termination and notification of changes and (C) purports to convey all the 436 437 privileges of the Insurance Policies to the certificate holders and (ii) that otherwise complies with the 438 requirements with respect thereto set forth in Section 5.17 hereof. 439 "Insurance Policies" shall mean, collectively, with respect to each Pledgor, all insur-440 ance policies held by such Pledgor or naming such Pledgor as insured, additional insured or loss 441 payee (including, without limitation, the Required Insurance Policies), all such insurance policies entered into after the date hereof, other than insurance policies (or certificates of insurance evidencing 442 such insurance policies) relating to health and welfare insurance and life insurance policies in which 443 such Pledgor is not named as beneficiary (i.e., insurance policies that are not "Key Man" insurance 444 policies) and all rights, claims and recoveries relating thereto (including, without limitation, all divi-445 dends, returned premiums and other rights to receive money in respect of any of the foregoing). 446 447 "Insurance Requirements" means, collectively, with respect to each Pledgor, all provisions of the Required Insurance Policies, all requirements of the issuer of any of the Required In-448 surance Policies and all orders, rules, regulations and any other requirements of the National Board of 449 450 Fire Underwriters (or any other body exercising similar functions) binding upon such Pledgor and applicable to the Pledged Collateral or any use or condition thereof. 451 "Intellectual Property Collateral" shall mean, collectively, the Patents, Trademarks, 452 453 Copyrights, Licenses and Goodwill. 454 "Intercompany Notes" shall mean, with respect to such Pledgor, all intercompany 455 notes described in Schedule 1.1(e) annexed hereto (and each other intercompany note hereafter acquired by such Pledgor) and all certificates, instruments or agreements evidencing such intercompany 456

457 notes and all assignments, amendments, restatements, supplements, extensions, renewals, replace-458 ments or modifications thereof to the extent permitted pursuant to the terms hereof. 459 "Inventory" shall mean, collectively, with respect to each Pledgor, all "inventory," as such term is defined in the UCC, of such Pledgor wherever located and of every class, kind and de-460 scription and, in any event, shall include, without limitation, (i) all goods, merchandise, raw materi-461 462 als, work-in-process, returned goods, finished goods, samples and consigned goods (to the extent of the consignee's interest therein), materials and supplies of any kind or nature which are or might be 463 464 used in connection with the manufacture, printing, publication, packing, shipping, advertising, selling 465 or finishing of any such goods and all other products, goods, materials and supplies, (ii) all inventory as is temporarily out of such Pledgor's custody or possession, items in transit and any returns and re-466 possessions upon any Accounts and (iii) all substitutions therefor or replacements thereof, and all ad-467 ditions and accessions thereto. 468 469 "Investment Collateral" shall mean, collectively, with respect to each Pledgor, all 470 "investment property." as such term is used in the UCC, of such Pledgor and, in any event shall in-471 clude all financial assets, cash, checks, drafts, securities and instruments deposited or held by such 472 Pledgor. 473 "Joinder Agreement" shall mean the form of joinder agreement attached hereto as 474 Exhibit 3. 475 "L/C Sub-Account" shall have the meaning assigned to such term in Section 9.3 476 hereof. 477 "Lenders" shall have the meaning assigned to such term in the Preamble hereof. 478 "Liability Insurance" shall mean, collectively, the insurance policies and coverages described in clause (B) and, to the extent applicable, clauses (E) and (F) of Section 5.17(i) hereof. 479 480 "Licenses" shall mean, collectively, with respect to each Pledgor, all license and distribution agreements and covenants not to sue with any other party with respect to any Patent, Trade-481 mark or Copyright, whether such Pledgor is a licensor or licensee, distributor or distributee under any 482 such license or distribution agreement including, without limitation, the license and distribution 483 484 agreements listed in Schedule 1.1(f) annexed hereto, together with any and all (i) renewals, exten-485 sions, supplements and continuations thereof, (ii) income, fees, royalties, damages, claims and payments now and hereafter due and/or payable thereunder and with respect thereto including, without 486 487 limitation, damages and payments for past, present or future infringements or violations thereof, (iii) rights to sue for past, present and future infringements or violations thereof and (iv) any other rights 488 489 to use, exploit or practice any or all of the Patents, Trademarks or Copyrights. 490 "Lien" shall have the meaning assigned to such term in the Credit Agreement. 491 "Loans" shall have the meaning assigned to such term in the Credit Agreement.

"Net Condemnation Award" shall mean the proceeds of any award or payment on account of a Taking, together with any interest earned thereon, less the amount of any expenses incurred in litigating, arbitrating, compromising or settling any claim arising out of such Taking.

"<u>Net Insurance Proceeds</u>" shall mean the proceeds of any insurance payable in respect of such Destruction together with any interest earned thereon, less the amount of any expenses incurred in litigating, arbitrating, compromising or settling any claim arising out of such Destruction.

"Obligations" shall mean all obligations (whether or not constituting future advances, obligatory or otherwise) of the Borrowers and any and all of the other Loan Parties from time to time arising under or in respect hereof, the Credit Agreement, the Letters of Credit, the Swap Contracts and the other Credit Documents (including, without limitation, the obligations to pay principal, interest and all other charges, fees. expenses, commissions, reimbursements, premiums, indemnities and other payments related to or in respect of the obligations contained in this Agreement, the Credit Agreement, the Letters of Credit, the Swap Contracts and the other Credit Documents), in each case whether (i) such obligations are direct or indirect, secured or unsecured, joint or several, absolute or contingent, due or to become due whether at stated maturity, by acceleration or otherwise, (ii) arising in the regular course of business or otherwise, (iii) for payment or performance and/or (iv) now existing or hereafter arising (including, without limitation, interest and other obligations arising or accruing after the commencement of any bankruptcy, insolvency, reorganization or similar proceeding with respect to any Loan Party or any other Person, or which would have arisen or accrued but for the commencement of such proceeding, even if such obligation or the claim therefor is not enforceable or allowable in such proceeding).

"Operative Agreement" shall mean (i) in the case of any limited liability company or partnership, any membership or partnership agreement thereof and (ii) in the case of any corporation, any charter or certificate of incorporation and by-laws thereof.

"Patents" shall mean, collectively, with respect to each Pledgor, all patents issued or assigned to and all patent applications and registrations made by such Pledgor (whether established or registered or recorded in the United States or any other country) including, without limitation, the patents, patent applications, registrations and recordings listed in Schedule 1.1(g) annexed hereto, together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor's use of any patents, (ii) inventions and improvements described and claimed therein, (iii) reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (iv) income, fees, royalties, damages, claims and payments now and hereafter due and/or payable thereunder and with respect thereto including, without limitation, damages and payments for past, present or future infringements thereof, (v) rights corresponding thereto throughout the world and (vi) rights to sue for past, present and future infringements thereof.

"Paving Agent" shall have the meaning assigned to such term in the Preamble hereof.

"Pension Plan Reversions" shall mean, with respect to each Pledgor, such Pledgor's right to receive the surplus funds, if any, which are payable to such Pledgor following the termination

of any employee pension plan and the satisfaction of all liabilities of participants and beneficiaries under such plan in accordance with applicable law.			
" <u>Permitted Collateral Liens</u> " shall have the meaning assigned to such term in <u>Section 5.4</u> hereof.			
" <u>Pledge Amendment</u> " shall have the meaning assigned to such term in <u>Section 7.1</u> hereof.			
" <u>Pledged Collateral</u> " shall have the meaning assigned to such term in <u>Section 3.1</u> hereof.			
" <u>Pledged Interests</u> " shall mean, collectively, the Initial Pledged Interests and the Ad ditional Pledged Interests.			
"Pledged Securities" shall mean, collectively, the Pledged Interests, the Pledged Shares and the Successor Interests.			
"Pledged Shares" shall mean, collectively, the Initial Pledged Shares and the Additional Pledged Shares; provided, however, that such Pledgor shall not be required to pledge shares possessing more than 65% of the voting power of all classes of capital stock entitled to vote of any Subsidiary which is a controlled foreign corporation (as defined in Section 957(a) of the Tax Code) and, in any event, shall not be required to pledge the shares of stock of any Subsidiary otherwise required to be pledged pursuant to this Agreement to the extent that such pledge would constitute an investment of earnings in United States property under Section 956 (or a successor provision) of the Tax Code, which investment would trigger an increase in the gross income of a United States shareholder of such Pledgor pursuant to Section 951 (or a successor provision) of the Tax Code.			
"Pledgor" shall have the meaning assigned to such term in the Preamble hereof.			
"Prior Liens" shall mean, collectively, the Liens identified in Schedule 1.1(h) annexed to this Agreement relating to the items of Pledged Collateral identified in such Schedule.			
"Proceeds" shall mean, collectively, all "proceeds," as such term is defined in the UCC or under other relevant law, and in any event shall include, without limitation, any and all (i) proceeds of the conversion, voluntary or involuntary, of the Pledged Collateral or any portion thereof into cash or liquidated claims, (ii) proceeds of any insurance (except payments made to a Per son which is not a party to this Agreement), indemnity, warranty, guaranty or claim payable to the Administrative Agent or to such Pledgor from time to time with respect to any of the Pledged Collateral including, without limitation, proceeds in respect of any and all Required Insurance Policies, (iii) payments (in any form whatsoever) made or due and payable to such Pledgor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any portion of the Pledged Collateral by any Governmental Authority (or any Person acting on behalf of a Governmental Authority), (iv) products of the Pledged Collateral and (v) other amounts from time to			

566 567	"Property Insurance" shall mean, collectively, the insurance policies and coverages described in clauses (A), (C) and (D) of Section 5.17(i) hereof.			
568 569 570	"Prudent Operator" shall mean the standard of care taken by a prudent operator of property and assets similar in use and configuration to the Pledged Collateral and located in the locality where the Pledged Collateral is located.			
571 572 573	"Required Insurance Policies" means, collectively, with respect to each Pledgor, the insurance policies and coverages maintained by such Pledgor with respect to the Pledged Collateral pursuant to Section 5.17 hereof and all renewals and extensions thereof.			
574 575 576	"Requirements of Law" shall mean, collectively, any and all requirements of any Governmental Authority including, without limitation, any and all laws, ordinances, rules, regulation or similar statutes or case law.			
577 578	"Restoration" shall have the meaning assigned to such term in Section 5.17(vii)(B) hereof.			
579	"Secured Parties" shall have the meaning assigned to such term in Recital H hereof.			
580 581	"Securities Act" shall have the meaning assigned to such term in Section 11.4(ii) hereof.			
582 583	"Securities Collateral" shall mean, collectively, the Pledged Securities, the Intercompany Notes and the Distributions.			
584 585	"Subsidiary Borrower" shall have the meaning assigned to such term in Recital A hereof.			
586 587 588 589 590 591 592	"Successor Interests" shall mean, collectively, with respect to each Pledgor, all shares of each class of the capital stock of the successor corporation or interests or certificates of the successor limited liability company or partnership owned by such Pledgor (unless such successor is such Pledgor itself) formed by or resulting from any consolidation or merger in which any Person listed in Schedule 1.1(c) or Schedule 1.1(d) annexed hereto is not the surviving entity; provided, however, that the pledge of the Successor Interests effected hereby shall in no event affect the obligations of such Pledgor under any provision prohibiting such action hereunder or under the Credit Agreement.			
593	"Swap Contracts" shall have the meaning assigned to such term in Recital B hereof.			
594 595	"Syndication Agent" shall have the meaning assigned to such term in Recital A hereof.			
596 597	"Taking" shall mean any taking of the General Collateral or any portion thereof, in or by condemnation or other eminent domain proceedings pursuant to any law, general or special, or by			

reason of the temporary requisition of the use of the Pledged Collateral or Domestic Mortgaged Property or any portion thereof, by any Governmental Authority, civil or military.

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"<u>Tax Code</u>" shall mean the Internal Revenue Code of 1986, as amended from time to time.

"Trademarks" shall mean, collectively, with respect to each Pledgor, all trademarks (including service marks), logos, federal and state trademark registrations and applications made by such Pledgor, common law trademarks and trade names owned by or assigned to such Pledgor and all registrations and applications for the foregoing, including, without limitation, the registrations and applications listed in Schedule 1.1(i) annexed hereto, together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor's use of any trademarks, (ii) reissues, continuations, extensions and renewals thereof, (iii) income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including, without limitation, damages, claims and payments for past, present or future infringements thereof, (iv) rights corresponding thereto throughout the world and (v) rights to sue for past, present and future infringements thereof.

"UCC" shall mean the Uniform Commercial Code as in effect on the date hereof in the State of New York; provided. however, that if by reason of mandatory provisions of law, the perfection or the effect of perfection or non-perfection of the security interest in any item or portion of the Pledged Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, "UCC" shall mean the Uniform Commercial Code as in effect in such other jurisdiction for purposes of the provisions hereof relating to such perfection or effect of perfection or non-perfection.

"<u>U.S. Borrower</u>" shall have the meaning assigned to such term in the Preamble hereof.

SECTION 1.2 Interpretation. In this Agreement, unless otherwise specified, (i) singular words include the plural and plural words include the singular, (ii) words importing any gender include the other gender, (iii) references to any Person include such Person's successors and assigns and in the case of an individual, the word "successors" includes such Person's heirs, devisees, legatees, executors, administrators and personal representatives, (iv) references to any statute or other law include all applicable rules, regulations and orders adopted or made thereunder and all statutes or other laws amending, consolidating or replacing the statute or law referred to, (v) the words "consent," "approve" and "agree," and derivations thereof or words of similar import, mean the prior written consent, approval or agreement of the Person in question, (vi) the words "include" and "including," and words of similar import, shall be deemed to be followed by the words "without limitation", (vii) the words "hereto," "herein," "hereof" and "hereunder," and words of similar import, refer to this Agreement in its entirety, (viii) unless otherwise expressly indicated, references to Articles, Sections, Schedules, Exhibits, subsections, paragraphs and clauses are to the Articles, Sections, Schedules, Exhibits, subsections, paragraphs and clauses hereof, (ix) the Schedules and Exhibits to this Agreement, in each case as amended, amended and restated, supplemented or otherwise modified

637 from time to time in accordance with the provisions hereof are incorporated herein by reference, (x) 638 the titles and headings of Articles, Sections, Schedules, Exhibits, subsections, paragraphs and clauses are inserted as a matter of convenience only and shall not affect the construction of any provisions 639 hereof and (xi) all obligations of each Pledgor hereunder shall be satisfied by each Pledgor at each 640 Pledgor's sole cost and expense.

SECTION 1.3 Resolution of Drafting Ambiguities. Each Pledgor and Guarantor acknowledges and agrees that it was represented by counsel in connection with the execution and delivery hereof, that it and its counsel reviewed and participated in the preparation and negotiation hereof and that any rule of construction to the effect that ambiguities are to be resolved against the drafting party (i.e., the Paving Agent) shall not be employed in the interpretation hereof.

647 ARTICLE II 648

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#### 649 **GUARANTEES**

SECTION 2.1 Guarantees. Each of the Guarantors hereby, jointly and severally, unconditionally and irrevocably guarantees to the Paying Agent, for the ratable benefit of the Secured Parties and their respective successors, indorsees, transferees and assigns, the prompt and complete payment and performance by the Borrowers and each other Loan Party when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations.

- Anything herein or in any other Credit Document to the contrary notwith-(a) standing, the maximum liability of each Guarantor hereunder and under the other Credit Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 2.2 hereof).
- Each Guarantor agrees that the Obligations may at any time and from time to (b) time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Article II or affecting the rights and remedies of the Paying Agent or any Secured Party hereunder.
- The guarantees contained in this Article II shall remain in full force and effect until all the Obligations (other than any contingent indemnity Obligations) and the obligations of each Guarantor under its guarantee contained in this Article II shall have been satisfied by payment in full, no Letter of Credit shall be outstanding and the Commitments shall have been terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrowers may be free from any Obligations.
- No payment made by any of the Borrowers, any of the Guarantors, any other (d) guarantor or any other person or received or collected by the Paying Agent or any Secured Party from any of the Borrowers, any of the Guarantors, any other guarantor or any other per-

son by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Obligations or any payment received or collected from such Guarantor in respect of the Obligations), remain liable for the Obligations up to the maximum liability of such Guarantor hereunder until the Obligations are paid in full (other than any contingent indemnity Obligations), no Letter of Credit shall be outstanding and the Commitments are terminated.

SECTION 2.2 Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made here-under, such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 2.3 and Section 2.4 hereof. The provisions of this Section 2.2 shall in no respect limit the obligations and liabilities of any Guarantor to the Paying Agent and the Secured Parties, and each Guarantor shall remain liable to the Paying Agent and the Secured Parties for the full amount guaranteed by such Guarantor hereunder.

SECTION 2.3 Right of Set-off. In addition to any rights and remedies of the Paying Agent and each Secured Party provided by law, if an Event of Default exists or the Loans have been accelerated, each Guarantor hereby irrevocably authorizes the Paying Agent and each Secured Party at any time and from time to time, without prior notice to such Guarantor, any such notice being waived by such Guarantor to the fullest extent permitted by law, to set off and apply any and all deposits (general or special, time or demand, provisional or final) at any time held by, and other indebtedness, credits or claims (in each case, in any currency and whether direct or indirect, absolute or contingent, matured or unmatured) at any time owing by, the Paying Agent or such Secured Party (or any branch or agency thereof) to or for the credit or the account of such Guarantor against any and all Obligations then due and payable by such Guarantor hereunder (whether at the stated maturity, by acceleration or otherwise). Each Secured Party agrees to promptly notify the Guarantor and the Paying Agent after any such set-off and application made by such Secured Party; provided, however, that the failure to give such notice shall not affect the validity of such set-off and application.

SECTION 2.4 No Subrogation; Subordination. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Paying Agent or any Secured Party, no Guarantor shall be entitled to be subrogated to any of the rights of the Paying Agent or any Secured Party against any Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Paying Agent or any Secured Party for the payment of the Obligations, nor shall any Guarantor seek to be entitled to seek any contribution or reimbursement from any Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Paying Agent and the Secured Parties by the Loan Parties on account of the Obligations (other than any contingent indemnity Obligations) are paid in full, no Letter of Credit shall be outstanding and the Commitments are terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Obligations

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(other than any contingent indemnity Obligations) shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Paying Agent and the Secured Parties, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Paying Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Paying Agent, if required), to be applied against the Obligations, whether matured or unmatured, in such order as the Paying Agent may determine. The payment of any amounts due with respect to any Indebtedness of any Borrower or any other Guarantor now or hereafter owing to any Guarantor by reason of any payment by such Guarantor under the guarantee in this Article II is hereby subordinated to the prior indefeasible payment in full in cash of the Obligations (other than any contingent indemnity Obligations). Each Guarantor agrees that it will not demand, sue for or otherwise attempt to collect any such Indebtedness of such Borrower or Guarantor to such Guarantor until the Obligations shall have been indefeasibly paid in full in Cash (other than any contingent indemnity Obligations). If, notwithstanding the foregoing sentence, any Guarantor shall, prior to the indefeasible payment in full in Cash of the Obligations (other than any contingent indemnity Obligations), collect, enforce or receive any amounts in respect of such Indebtedness, such amounts shall be collected, enforced and received by such Guarantor as trustee for the Secured Parties and be paid over to the Paying Agent on account of the Obligations without affecting in any manner the liability of such Guarantor under the other provisions of the guarantee contained herein.

SECTION 2.5 Amendments, etc. with Respect to the Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Obligations made by the Paying Agent or any Secured Party may be rescinded by the Paying Agent or such Secured Party and any of the Obligations continued, and the Obligations, or the liability of any other person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Paying Agent or any Secured Party, and the Credit Agreement, the other Credit Documents, any other documents executed and delivered in connection therewith may be amended, modified, supplemented or terminated, in whole or in part, as the Paying Agent may deem advisable from time to time, and any collateral security, guarantee or right of offset at any time held by the Paying Agent or any Secured Party for the payment of the Obligations may be sold, exchanged, waived, surrendered or released. Neither the Paying Agent nor any Secured Party shall have any obligation to protect, secure, perfect or insure any Lien at any time held by it as security for the Obligations or for the guarantee contained in this Article II or any property subject thereto.

SECTION 2.6 <u>Guarantee Absolute and Unconditional</u>. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Obligations and notice of or proof of reliance by the Paying Agent or any Secured Party upon the guarantee contained in this <u>Article II</u> or acceptance of the guarantee contained in this <u>Article II</u>; the Obligations, and any of them, shall conclusively be deemed to have been created, contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this <u>Article II</u>; and all dealings between any of the Borrowers and any of the Guarantors, on the one hand, and the Paying Agent and the Secured Parties, on the other hand, likewise shall be conclusively presumed to have been had or con-

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796 797 summated in reliance upon the guarantee contained in this Article II. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon any of the Borrowers or any of the Guarantors with respect to the Obligations. Each Guarantor understands and agrees that the guarantee contained in this Article II shall be construed as a continuing, absolute and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Credit Document, any of the Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Paying Agent or any Secured Party, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by any Borrower or any other person against the Paying Agent or any Secured Party, or (c) any other circumstance whatsoever (with or without notice to or knowledge of such Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of such Borrower for the Obligations, or of such Guarantor under the guarantee contained in this Article II, in bankruptcy or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Paying Agent or any Secured Party may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against any Borrower, any other Guarantor or any other person or against any collateral security or guarantee for any Obligations or any right of offset with respect thereto, and any failure by the Paying Agent or any Secured Party to make any such demand, to pursue such other rights or remedies or to collect any payments from any Borrower, any other Guarantor or any other person or to realize upon any such collateral security or guarantee or to exercise any such right of offset, or any release of any Borrower, any other Guarantor or any other person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Paving Agent or any Secured Party against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.

SECTION 2.7 Reinstatement. The guarantees contained in this Article II shall continue to be effective, or be reinstated, as the case may be, if and to the extent at any time payment, or any part thereof, of any of the Obligations is rescinded or must otherwise be restored or returned by the Paying Agent or any Secured Party upon the insolvency, bankruptcy, dissolution, liquidation or reorganization of any Borrower or any Guarantor, or upon or as a result of the appointment of a receiver, intervenor or conservator of, or trustee or similar officer for, any Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made. The Guarantors jointly and severally agree that they will indemnify each Secured Party on demand for all reasonable costs and expenses (including reasonable fees of counsel) incurred by such Secured Party in connection with such rescission or restoration, including any such costs and expenses incurred in defending against any claim alleging that such payment constituted a preference, fraudulent transfer or similar payment under any bankruptcy, insolvency or similar law, other than any costs or expenses resulting from the gross negligence or bad faith of such Secured Party.

SECTION 2.8 <u>Payments</u>. Each Guarantor hereby guarantees that payments hereunder will be paid to the Paying Agent without set-off or counterclaim in U.S. Dollars at the Agent's Paying Office.

798 799		ARTICLE III	
800	G	RANT OF SECURITY AND SECURED OBLIGATIONS	
801 802 803 804 805 806	SECTION 3.1 <u>Pledge</u> . As collateral security for the payment and performance in full of all the Obligations, each Pledgor hereby pledges, assigns, transfers and grants to the Paying Agent for its benefit and for the benefit of the Secured Parties, a security interest in and to and pledge of all of the right, title and interest of such Pledgor in, to and under the following property, wherever located, whether now existing or hereafter arising or acquired from time to time (collectively, the " <u>Pledged Collateral</u> "):		
807	(i)	Accounts;	
808	(ii)	Inventory;	
809	(iii)	Documents;	
810	(iv)	Instruments;	
811	(v)	Chattel Paper;	
812	(vi)	Equipment;	
813	(vii)	Pledged Securities;	
814	(viii)	Intercompany Notes:	
815	(ix)	Distributions;	
816	(x)	Intellectual Property Collateral;	
817	(xi)	General Intangibles;	
818	(xii)	Bank Accounts;	
819	(xiii)	Collateral Account; and	
820 821	(xiv) to the extent not covered by clauses (i) through (xiii) of this sentence, all other personal property and any and all proceeds of any and all of the foregoing.		
822 823 824 825	Notwithstanding the foregoing provisions of this <u>Section 3.1</u> , (A) the Pledged Collateral shall not include any of the Timber Assets, the Equity Interests in CorrChoice and Soterra LLC and the property and assets of CorrChoice and Soterra LLC, (B) the Pledged Collateral shall not include any property or asset hereafter acquired by such Pledgor which is subject to a Lien permitted to		

be incurred pursuant to clauses (ix) and (x) of Section 8.1 of the Credit Agreement; provided, however, that at such time as such property or asset is no longer subject to such Lien, such property or asset shall (without any act or delivery by any Person) constitute Pledged Collateral hereunder, and (C) the Pledged Collateral shall not include any of the foregoing property or assets (I) the governing terms of which (as in effect on the Effective Date) prohibit the grant of a Lien thereon or the assignment thereof, or (II) with respect to which the consent of a Person or Governmental Authority (as in effect on the Effective Date) is required, or (III) the grant of a Lien thereon or the assignment thereof is prohibited by law. In any such event described in the foregoing clause (B), such Pledgor shall use its commercially reasonable efforts to cause the applicable counterparty to deliver such consent, authorization, approval or license or otherwise cause such other action to be taken promptly, but such Pledgor shall in no event be required to pay or cause to be paid any remuneration to any such counterparty in order to obtain such consent, authorization, approval or license to the extent that it would be commercially unreasonable so to do. In addition, any such property or assets shall constitute Pledged Collateral (without any act by any Person) on and after the date on which any such applicable prohibition of grant, requirement of consent or prohibition of law ceases to be in effect.

SECTION 3.2 <u>Obligations</u>. This Agreement secures, and the Pledged Collateral is collateral security for, the payment and performance in full when due of the Obligations.

SECTION 3.3 <u>Future Advances</u>. This Agreement shall secure the payment of any and all amounts advanced from time to time pursuant to the Credit Documents and the Swap Contracts.

SECTION 3.4 No Release. Nothing set forth in this Agreement shall relieve any Pledgor from the performance of any term, covenant, condition or agreement on such Pledgor's part to be performed or observed under or in respect of any of the Pledged Collateral or from any liability to any Person under or in respect of any of the Pledged Collateral or shall impose any obligation on the Paying Agent or any other Secured Party to perform or observe any such term, covenant, condition or agreement on such Pledgor's part to be so performed or observed or shall impose any liability on the Paying Agent or any other Secured Party for any act or omission on the part of such Pledgor relating thereto or for any breach of any representation or warranty on the part of such Pledgor contained in this Agreement, any Swap Contract or any other Credit Document, or under or in respect of the Pledged Collateral or made in connection herewith or therewith. This Section 3.4 shall survive the termination hereof and the discharge of such Pledgor's other obligations under this Agreement, any Swap Contract and the other Credit Documents.

858 ARTICLE IV 

860 PERFECTION; SUPPLEMENTS; FURTHER ASSURANCES; 861 USE OF PLEDGED COLLATERAL

SECTION 4.1 <u>Delivery of Certificated Securities Collateral</u>. All certificates, agreements or instruments representing or evidencing the Pledged Securities and Intercompany Notes,

to the extent not previously delivered to the Paying Agent, shall immediately upon receipt thereof by any Pledgor be delivered to and held by or on behalf of the Administrative Agent pursuant hereto. All certificated Pledged Securities and Intercompany Notes shall be in suitable form for transfer by delivery or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance satisfactory to the Paying Agent. The Paying Agent shall have the right, at any time upon the occurrence and during the continuance of any Event of Default, to endorse, assign or otherwise transfer to or to register in the name of the Paying Agent or any of its nominees or endorse for negotiation any or all of the Securities Collateral, without any indication that such Securities Collateral is subject to the security interest hereunder. In addition, the Paying Agent shall have the right at any time to exchange certificates representing or evidencing Securities Collateral for certificates of smaller or larger denominations.

SECTION 4.2 Perfection of Uncertificated Securities Collateral. If any issuer of Pledged Securities is organized in a jurisdiction which does not permit the use of certificates to evidence equity ownership, or if any of the Pledged Securities are at any time not evidenced by certificates of ownership, then each applicable Pledgor shall (i) to the extent permitted by applicable law, record such pledge on the equityholder register or the books of the issuer, (ii) cause the issuer to execute and deliver to the Paying Agent an acknowledgment of the pledge of such Pledged Securities substantially in the form of Exhibit 1 annexed hereto, (iii) file financing statements or execute any customary pledge forms or other documents necessary or appropriate to complete the pledge and give the Paying Agent the right to transfer such Pledged Securities under the terms hereof and (iv) provide to the Paying Agent an opinion of counsel, in form and substance reasonably satisfactory to the Paying Agent, confirming such pledge and perfection thereof.

SECTION 4.3 Financing Statements and Other Filings. The only filings, registrations and recordings necessary and appropriate to create, preserve, protect and perfect the security interest granted by each Pledgor to the Paying Agent pursuant to this Agreement in respect of the Pledged Collateral are listed in Schedule 4.3 annexed hereto. All such filings, registrations and recordings have been filed, registered and recorded contemporaneously with the execution of the Credit Documents or shall be filed, registered and recorded immediately after the date thereof. Each Pledgor agrees that at any time and from time to time, it will execute and, at the sole cost and expense of the Pledgors file and refile, or permit the Paying Agent to file and refile, such financing statements, continuation statements and other documents (including, without limitation, this Agreement), in form acceptable to the Paying Agent, in such offices (including, without limitation, the United States Patent and Trademark Office and the United States Copyright Office) as may be necessary or that the Paying Agent may reasonably request in order to perfect, continue and maintain a valid, enforceable, first priority security interest in the Pledged Collateral as provided herein and to preserve the other rights and interests granted to the Administrative Agent hereunder, as against third parties, with respect to any Pledged Collateral. Each Pledgor hereby authorizes the Paying Agent to file any such financing or continuation statement or other document without the signature of such Pledgor where permitted by law. Each Pledgor hereby agrees that a carbon, photographic, photostatic or other reproduction of this Agreement or of a financing statement is sufficient as a financing statement.

SECTION 4.4 <u>Perfection in Investment Property and Cash</u>. At any time after the occurrence and during the continuance of an Event of Default, each Pledgor shall, upon request of the Paying Agent, enter into such agreements, documents and instruments and take such actions as shall be necessary or that the Paying Agent may reasonably request in order to perfect the security interest granted to the Paying Agent hereunder in cash and "investment property" (as defined in the UCC).

SECTION 4.5 <u>Joinder of Subsidiaries</u>. Each Pledgor shall cause each of its Subsidiaries other than Soterra LLC which, from time to time, after the date hereof shall be required to guarantee the Obligations or pledge any assets to the Paying Agent for the benefit of the Secured Parties pursuant to the provisions of the Credit Agreement, to execute and deliver to the Paying Agent a Joinder Agreement and, upon such execution and delivery, such Subsidiary shall be deemed to be a "Guarantor" and a "Pledgor" for all purposes hereunder; <u>provided, however</u>, that such Pledgor shall not be required to pledge shares possessing more than 65% of the voting power of all classes of capital stock entitled to vote of any Subsidiary which is a controlled foreign corporation (as defined in Section 957(a) of the Tax Code) and, in any event, shall not be required to pledge the shares of stock of any Subsidiary otherwise required to be pledged pursuant to this Agreement to the extent that such pledge would constitute an investment of earnings in United States property under Section 956 (or a successor provision) of the Tax Code, which investment would trigger an increase in the gross income of a United States shareholder of such Pledgor pursuant to Section 951 (or a successor provision) of the Tax Code.

SECTION 4.6 Motor Vehicles. At any time after the occurrence and during the continuance of an Event of Default, each Pledgor shall, upon the request of the Paying Agent, deliver to the Paying Agent originals of the certificates of title or ownership for the motor vehicles owned by it (and any other Equipment covered by certificates of title or ownership owned by it) with the Paying Agent listed as lienholder therein.

SECTION 4.7 Supplements: Further Assurances. Each Pledgor agrees to take such further actions, and to execute and deliver to the Paying Agent such additional assignments, agreements, supplements, powers and instruments, as may be necessary or that the Paying Agent may reasonably request in order to perfect, preserve and protect the security interest in the Pledged Collateral as provided herein and the rights and interests granted to the Paying Agent hereunder, to carry into effect the purposes hereof or better to assure and confirm unto the Paying Agent or permit the Paying Agent to exercise and enforce its respective rights, powers and remedies hereunder with respect to any Pledged Collateral. Without limiting the generality of the foregoing, each Pledgor shall make, execute, endorse, acknowledge, file or refile and/or deliver to the Paying Agent from time to time such lists, descriptions and designations of the Pledged Collateral, copies of warehouse receipts, receipts in the nature of warehouse receipts, bills of lading, documents of title, vouchers, invoices, schedules, confirmatory assignments, supplements, additional security agreements, conveyances, financing statements, transfer endorsements, powers of attorney, certificates, reports and other assurances or instruments. The Paying Agent may institute and maintain, in its own name or in the name of any Pledgor, such suits and proceedings as the Paying Agent may be advised by counsel shall be necessary or expedient to prevent any impairment of the security interest in or the perfection thereof in the Pledged Collateral. All of the foregoing shall be at the sole cost and expense of the Pledgors.

SECTION 4.8 <u>Use and Pledge of Pledged Collateral</u>. Unless an Event of Default shall have occurred and be continuing, the Paying Agent shall from time to time execute and deliver, upon written request of any Pledgor and at the sole cost and expense of the Pledgors, any and all instruments, certificates or other documents, in a form reasonably requested by such Pledgor, necessary or appropriate in the reasonable judgment of such Pledgor to enable such Pledgor to continue to exploit, license, use, enjoy and protect the Pledged Collateral in accordance with the terms hereof and the Credit Agreement. The Pledgors and the Paying Agent acknowledge that this Agreement is intended to grant to the Paying Agent for the benefit of the Secured Parties a security interest in and Lien upon the Pledged Collateral and shall not constitute or create a present assignment of any of the Pledged Collateral.

955 ARTICLE V

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#### REPRESENTATIONS, WARRANTIES AND COVENANTS

Each Pledgor represents, warrants and covenants as follows:

SECTION 5.1 <u>Payment</u>. Such Pledgor shall pay as and when the same shall become due, whether at its stated maturity, by acceleration or otherwise, each and every amount payable by such Pledgor under the Credit Documents and Swap Contracts.

#### SECTION 5.2 <u>Authority and Validity; Preservation of Corporate Existence.</u>

Such Pledgor represents and warrants that (A) it is a corporation, partnership, joint stock company, limited liability company, unlimited liability company or other legal entity duly organized or formed, validly existing and, if applicable, in good standing under the laws of its jurisdiction of organization: (B) it has full corporate or other organizational power and authority and possesses all material governmental franchises, licenses, permits, authorizations and approvals necessary to enable it to own, lease or otherwise hold its properties and assets and to carry on its business as presently conducted; (C) it is duly qualified and in good standing to do business as a foreign corporation or other entity, as the case may be, in each U.S. state in which the conduct or nature of its business or the ownership, leasing or holding of its properties makes such qualification necessary; (D) it is in compliance with all Requirements of Law, except, in each case referred to in clauses (B), (C) and (D), to the extent that the failure to do so would not, individually or in the aggregate, have a Material Adverse Effect; (E) it has full organizational power and lawful authority to execute and deliver this Agreement and to pledge the Pledged Collateral as contemplated herein, and all corporate governmental actions, consents, authorizations and approvals necessary or required therefor have been duly and effectively taken or obtained; and (F) this Agreement constitutes the legal, valid and binding obligation of such Pledgor, enforceable against such Pledgor in accordance with its terms, except as enforceability may be limited by applicable bankruptcy, insolvency or similar laws affecting the enforcement of creditors' rights generally or by equitable principles relating to enforceability, or by other laws and regulations of non-U.S. jurisdictions.

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Such Pledgor shall (A) preserve and maintain in full force and effect its ex-(ii) istence and, if applicable, good standing under the laws of its state or jurisdiction of organization, except in a transaction permitted by Section 8.2 of the Credit Agreement; (B) preserve and maintain in full force and effect all material governmental rights, privileges, qualifications, permits, licenses and franchises necessary in the normal conduct of its business, except in connection with transactions permitted by Section 8.2 of the Credit Agreement and except where the failure to do so would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect; (C) use reasonable efforts, in the ordinary course of business, to preserve its business organization and goodwill and except where the failure to do so would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect; (D) preserve or renew all of its Intellectual Property, the non-preservation of which would, individually or in the aggregate, have a Material Adverse Effect; and (E) comply in all material respects with all material Requirements of Law of any Governmental Authority having jurisdiction over it or its business if failure to comply with such requirements would, individually or in the aggregate, have a Material Adverse Effect, except, in the case of clauses (A) (with respect to any Company which is of de minimis significance to the Companies taken as a whole), (B), (C) and (D) to the extent no longer economically desirable, in the commercially reasonable opinion of management, and except for the Van Leer Acquisition.

SECTION 5.3 <u>Perfection Actions; Prior Liens</u>. Upon the completion of the deliveries, filings and other actions contemplated in <u>Section 4.1</u> through <u>Section 4.4</u> hereof, the security interest granted to the Paying Agent for the benefit of the Secured Parties pursuant to this Agreement in and to the Pledged Collateral will constitute a perfected, continuing first priority security interest therein, superior and prior to the rights of all other Persons therein other than with respect to the holders of (i) the Prior Liens and (ii) Contested Liens.

SECTION 5.4 Limitation on Liens. Such Pledgor is as of the date hereof, and, as to Pledged Collateral acquired by it from time to time after the date hereof, such Pledgor will be, the sole direct and beneficial owner of all Pledged Collateral pledged by it hereunder free from any Lien or other right, title or interest of any Person other than (i) Prior Liens (but not to extensions, amendments, supplements or replacements of Prior Liens unless (A) extended, amended, supplemented or replaced in the manner contemplated by clause (xvii) of Section 8.1 of the Credit Agreement or (B) consented to by the Paving Agent, which consent shall not be unreasonably withheld), (ii) the Lien and security interest created by this Agreement or any of the Credit Documents, (iii) Contested Liens and (iv) the Liens permitted to be incurred pursuant to clauses (vi) (provided, however, that in the case of clause (vi) such Liens shall in no event exceed a Dollar Equivalent amount of U.S. \$750,000 and extend solely to cash deposits), (vii), (ix), (x), (xii), (xiii), (xvii), (xvii) (excluding, however, in the case of clause (xvii) the reference therein to clause (xiv)), (xviii) and (xx) of Section 8.1 of the Credit Agreement (the Liens described in clauses (i) through (iv) of this sentence, collectively, "Permitted Collateral Liens"). Each Pledgor shall defend the Pledged Collateral pledged by it hereunder against all claims and demands of all Persons at any time claiming any interest therein adverse to the Paving Agent or any other Secured Party. There is no agreement, and no Pledgor shall enter into any agreement or take any other action, that would result in the imposition of any other Lien, restrict the transferability of any of the Pledged Collateral or otherwise impair or conflict with such Pledgor's obligations or the rights of the Paying Agent hereunder.

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1063 1064 valid or effective financing statement (or similar statement or instrument of registration under the law of any jurisdiction) covering or purporting to cover any interest of any kind in the Pledged Collateral other than financing statements relating to Permitted Collateral Liens, and so long as any of the Obligations remain unpaid (other than any contingent indemnity Obligations) or the Commitments of the Lenders to make any Loan or to issue any Letter of Credit shall not have expired or been sooner terminated, no Pledgor shall execute, authorize or permit to be filed in any public office any financing statement (or similar statement or instrument of registration under the law of any jurisdiction) or statements relating to any Pledged Collateral, except, in each case, financing statements filed or to be filed in respect of and covering the security interests granted by such Pledgor to the holder of the Permitted Collateral Liens.

SECTION 5.6 Jurisdiction of Organization; Chief Executive Office; Records; Change of Name. As of the date hereof, the chief executive office and jurisdiction of organization of such Pledgor is located at the address indicated next to its name in Schedule 5.6 annexed hereto. Such Pledgor shall not move its chief executive office to any location other than one within the Continental United States that is listed in such Schedule 5.6 except to such new location as such Pledgor may establish in accordance with the last sentence of this Section 5.6. All tangible evidence of all Accounts and General Intangibles of such Pledgor and the only original books of account and records of such Pledgor relating thereto are, and will continue to be, kept at such chief executive office or such other location listed in Schedule 5.6 annexed hereto, or at such new location for such chief executive office as such Pledgor may establish in accordance with the last sentence of this Section 5.6. All Accounts and General Intangibles of such Pledgor are, and will continue to be, controlled and monitored (including, without limitation, for general accounting purposes) from such chief executive office or such other location listed in Schedule 5.6 annexed hereto, or at such new location for such chief executive office as such Pledgor may establish in accordance with the last sentence of this Section 5.6. All Accounts and General Intangibles of such Pledgor are, and will continue to be, controlled and monitored (including, without limitation, for general accounting purposes) from such chief executive office location or such other location listed in Schedule 5.6 annexed hereto, or such new location as such Pledgor may establish in accordance with the last sentence of this Section 5.6. Such Pledgor shall not establish a new location for its chief executive office to any location other than one within the Continental United States that is listed in <u>Schedule 5.6</u> or change its name, identity or structure or jurisdiction of organization until (i) it shall have given the Paying Agent not less than 30 days' prior written notice (in the form of an Officers' Certificate) of its intention so to do, clearly describing such new location within the Continental United States or name, identity, structure or jurisdiction and providing such other information in connection therewith as the Administrative Agent may reasonably request and (ii) with respect to such new location or name, identity, structure or jurisdiction, such Pledgor shall have taken all action reasonably satisfactory to the Paying Agent to maintain the perfection and priority of the security interest of the Paying Agent for the benefit of the Secured Parties in the Pledged Collateral intended to be granted hereby, including, without limitation, using commercially reasonable efforts to obtain waivers of landlord's or warehouseman's liens with respect to such new location, if applicable.

Inventory and Equipment of such Pledgor with a net book value, individually or in the aggregate, in excess of the Dollar Equivalent amount of U.S. \$750,000 are located at the chief executive office or such other location listed in Schedule 5.6 annexed hereto. Such Pledgor shall not move any Inventory or Equipment to any location other than one within the Continental United States that is listed in such Schedule 5.6 until (i) it shall have given the Paying Agent not less than 30 days' prior written notice (in the form of an Officers' Certificate) of its intention so to do, clearly describing such new location within the Continental United States and providing such other information in connection therewith as the Paying Agent may reasonably request and (ii) with respect to such new location, such Pledgor shall have taken all action reasonably satisfactory to the Paying Agent to maintain the perfection and priority of the security interest of the Paying Agent for the benefit of the Secured Parties in the Pledged Collateral intended to be granted hereby, including, without limitation, using commercially reasonable efforts to obtain waivers of landlord's or warehouseman's liens with respect to such new location, if applicable.

SECTION 5.8 <u>Warehouse Receipts Non-Negotiable</u>. If any warehouse receipt or receipt in the nature of a warehouse receipt is issued with respect to any of the Pledged Collateral, the applicable Pledgor shall use commercially reasonable efforts not to permit such warehouse receipt or receipt in the nature thereof to be "negotiable" (as such term is used in Section 7-104 of the UCC or under other relevant law).

SECTION 5.9 Condition and Maintenance of Equipment. The Equipment of such Pledgor is in good repair, working order and condition (subject to normal wear and tear). Each Pledgor shall make or cause to be made all repairs, renewals and replacements thereof which the applicable Pledgor determines in good faith to be commercially reasonable so that the business carried on in connection therewith may be properly and advantageously conducted and will maintain and renew as necessary all licenses, permits and other clearances reasonably necessary to use and occupy such properties, except to the extent no longer economically desirable in the commercially reasonable opinion of the applicable Pledgor; provided, however, that in the case of any Destruction which (individually or in the aggregate) exceeds U.S. \$250,000 to any of the Equipment, each Pledgor shall give prompt notice thereof to the Paying Agent. Each Pledgor shall promptly pay all calls, installments and other payments which may be made or become due in respect of any shares held by any Pledgor, except in each case where the failure to do so would reasonably be expected to have a Material Adverse Effect.

SECTION 5.10 <u>Corporate Names; Prior Transactions</u>. Such Pledgor has not, during the past five years, been known by or used any other corporate or fictitious name or been a party to any merger or consolidation, or acquired all or substantially all of the assets of any Person, or acquired any of its property or assets out of the ordinary course of business, except as set forth in <u>Schedule 5.10</u> annexed hereto.

SECTION 5.11 <u>Due Authorization and Issuance</u>. All of the Pledged Shares have been, and to the extent hereafter issued will be upon such issuance, to the extent applicable, duly authorized, validly issued and fully paid and nonassessable. All of the Initial Pledged Interests have

been fully paid for, and there is no amount or other obligation owing by any Pledgor to any issuer of the Initial Pledged Interests in exchange for or in connection with the issuance of the Initial Pledged Interests or any Pledgor's status as a partner or a member of any issuer of the Initial Pledged Interests.

SECTION 5.12 No Violations, etc. The pledge of the Pledged Securities pursuant to this Agreement does not violate Regulations T, U or X of the Federal Reserve Board.

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SECTION 5.13 No Options, Warrants, etc. There are no options, warrants, calls, rights, commitments or agreements of any character to which such Pledgor is a party or by which it is bound obligating such Pledgor to issue, deliver or sell or cause to be issued, delivered or sold additional Pledged Securities or obligating such Pledgor to grant, extend or enter into any such option, warrant, call, right, commitment or agreement. There are no voting trusts or other agreements or understandings to which such Pledgor is a party with respect to the transfer, voting or exercise of any other right of the equity interests of any issuer of the Pledged Securities.

SECTION 5.14 No Claims. Such Pledgor owns or has rights to use all of the Pledged Collateral pledged by it hereunder and all rights with respect to any of the foregoing that would, in the good faith determination of such Pledgor, be used in and necessary for or material to such Pledgor's business. As of the date hereof, the use by such Pledgor of such Pledged Collateral and all such rights with respect to the foregoing do not infringe on the rights of any Person. After the date hereof, the use by such Pledgor of such Pledged Collateral and all such rights with respect to the foregoing will not infringe on the rights of any Person that would have a materially adverse effect on the use or value of such Pledged Collateral. No claim has been made and remains outstanding that such Pledgor's use of any Pledged Collateral does or may violate the rights of any third Person that would have a materially adverse effect on the use or value of such Pledged Collateral.

SECTION 5.15 No Conflicts, Consents, etc. Neither the execution and delivery hereof by each Pledgor nor the consummation of the transactions herein contemplated nor the fulfillment of the terms hereof (i) violates any Operative Agreement of such Pledgor or any issuer of Pledged Securities, (ii) violates the terms of any agreement, indenture, mortgage, deed of trust, equipment lease, instrument or other document to which such Pledgor is a party, or by which it may be bound or to which any of its properties or assets may be subject, (iii) conflicts with any Requirement of Law applicable to any such Pledgor or its property, or (iv) results in or requires the creation or imposition of any Lien (other than the Lien contemplated hereby) upon or with respect to any of the property now owned or hereafter acquired by such Pledgor. No consent of any party (including, without limitation, equityholders or creditors of such Pledgor or any account debtor under an Account) and no consent, authorization, approval, license or other action by, and no notice to or filing with, any Governmental Authority or regulatory body or other Person is required for (A) the pledge by such Pledgor of the Pledged Collateral pledged by it pursuant to this Agreement or for the execution, delivery or performance hereof by such Pledgor, except as set forth in Schedule 5.15 annexed hereto, (B) the exercise by the Paving Agent of the voting or other rights provided for in this Agreement or (C) the exercise by the Paying Agent of the remedies in respect of the Pledged Collateral pursuant to this Agreement other than those required by law in connection with the exercise of the applicable remedy. With respect to each consent, authorization, approval, license or other action described

in Schedule 5.15 annexed hereto, such Pledgor shall use its commercially reasonable efforts to cause the counterparty with respect thereto to deliver such consent authorization, approval or license or otherwise cause such other action to be taken within 30 days after the date hereof; provided, however, that such Pledgor shall in no event be required to pay or cause to be paid any remuneration to any such counterparty in order to obtain such consent, authorization, approval or licenses to the extent that it would be commercially unreasonable so to do. In the event that the Paying Agent desires to exercise any remedies, voting or consensual rights or attorney-in-fact powers set forth in this Agreement and determines it necessary to obtain any approvals or consents of any Governmental Authority or any other Person therefor, then, upon the reasonable request of the Paying Agent, such Pledgor agrees to use its commercially reasonable efforts to assist and aid the Paying Agent to obtain as soon as practicable any necessary approvals or consents for the exercise of any such remedies, rights and powers.

SECTION 5.16 Pledged Collateral. As of the date hereof, all information set forth herein, including the schedules annexed hereto, and all information contained in any documents, schedules and lists heretofore delivered to any Secured Party in connection with this Agreement, in each case, relating to the Pledged Collateral, is accurate and complete in all material respects. As of the date hereof, the Pledged Collateral described on the schedules annexed hereto constitutes all of the property of such type of Pledged Collateral owned or held by the Pledgors; provided, however, with respect to Schedule 1.1(f), such Schedule constitutes all of the material Licenses owned or held by the Pledgors.

## SECTION 5.17 <u>Insurance</u>; <u>Condemnation</u>.

- that impairs the rights of the Paying Agent or any Secured Party in the Pledged Collateral and (A) as of the date hereof, the Pledged Collateral and the use, occupancy and operation thereof comply in all material respects with all Insurance Requirements, and there exists no default under any Insurance Requirement. (B) all premiums due and payable with respect to the Required Insurance Policies have been paid, (C) all Insurance Policies are in full force and effect and such Pledgor has not received notice of violation or cancellation thereof and (D) all Insurance Policies or Insurance Certificates have been delivered to the Paying Agent in form reasonably satisfactory to the Paying Agent. Each Pledgor shall at all times keep the Pledged Collateral insured, at such Pledgor's own expense, against fire, theft and all other risks to which the Pledged Collateral may be subject, in such amounts and with such deductibles as would be maintained by a Prudent Operator, including, without limitation, the following insurance policies and coverages:
  - (A) physical hazard insurance on an "all risk" basis covering, without limitation, hazards commonly covered by fire and extended coverage, lightning, windstorm, civil commotion, hail, riot, strike, water damage, sprinkler leakage, collapse and malicious mischief, in an amount equal to the Full Replacement Cost of the Equipment and Inventory;

1183 1184 1185 1186 1187 1188	(B)	commercial general liability insurance against claims for bodily injury, death or property damage occurring on, in or about the Pledged Collateral, and covering any and all claims, including, without limitation, all legal liability to the extent insurable imposed upon the Paying Agent and all court costs and reasonable attorneys' fees, arising out of or connected with the possession, use, leasing, operation or condition of the Pledged Collateral;
1189 1190	(C)	explosion insurance in respect of any boilers, machinery and similar apparatus located on or comprising the Equipment and Inventory;
1191	(D)	business interruption insurance covering six months of losses; and
1192 1193 1194 1195	(E)	worker's compensation insurance as required by the laws of the state where the Pledged Collateral is located to protect such Pledgor and the Paying Agent against claims for injuries sustained in the course of employment at the premises of such Pledgor.
1196 1197	(ii) clause (i) of this <u>Section</u>	Required Form of Insurance Policies. Each Insurance Policy described in on 5.17 shall provide that:
1198 1199	(A)	it may not be modified, reduced, canceled or otherwise terminated without at least thirty (30) days' prior written notice to the Paying Agent;
1200 1201 1202	(B)	the Paying Agent is permitted to pay any premium therefor within thirty (30) days after receipt of any notice stating that such premium has not been paid when due;
1203 1204 1205	(C)	all losses thereunder shall be payable notwithstanding any act or negligence of such Pledgor or its agents or employees which otherwise might have resulted in a forfeiture of all or a part of such insurance payments;
1206 1207 1208 1209	(D)	to the extent such Insurance Policy constitutes Property Insurance, all losses payable thereunder shall be payable to the Paying Agent, as loss payee, pursuant to a standard non-contributory New York mortgagee endorsement and shall be in an amount at least sufficient to prevent coinsurance liability; and
1210 1211	(E)	with respect to Liability Insurance, the Paying Agent shall be named as an additional insured.
1212 1213 1214 1215 1216	Dollar Equivalent amo	Settlements. Settlement of any claim under any of the Required Insurance <u>ubsection 5.17(i)(A)</u> and <u>(C)</u> , if such claim involves any loss in excess of the punt of U.S. \$750.000 (in the reasonable judgment of the Paying Agent), shall en approval of the Paying Agent, and such Pledgor shall cause each such policy to such effect.

- 1217 (iv) Renewals. At least ten (10) days prior to the expiration of any Required In-1218 surance Policy, such Pledgor shall deliver to the Paying Agent either (a) a Required Insurance Policy 1219 or Policies renewing or extending such expiring Required Insurance Policy or Policies, (b) renewal or 1220 extension Insurance Certificates or (c) other reasonable evidence of renewal or extension providing 1221 that the Insurance Policies are in full force and effect.
  - (v) Additional Insurance. Such Pledgor shall not purchase separate insurance policies concurrent in form or contributing in the event of loss with those Required Insurance Policies required to be maintained under this Section 5.17, unless the Paying Agent is included thereon as an additional insured and, if applicable, with loss payable to the Paying Agent under an endorsement containing the provisions described in clause (ii) of this Section 5.17. Such Pledgor shall immediately notify the Paying Agent whenever any such separate insurance policy is obtained and shall promptly deliver to the Paying Agent the Required Insurance Policy or Insurance Certificate evidencing such insurance.
- 1231 (vi) <u>Blanket Coverage</u>. Such Pledgor may maintain the coverages required by
  1231 clause (i) of this <u>Section 5.17</u> under blanket policies covering the Pledged Collateral and other prop1232 erty owned or operated by such Pledgor or an Affiliate of such Pledgor if the terms of such blanket
  1233 policies otherwise comply with the provisions of clause (i) of this <u>Section 5.17</u> and contain specific
  1234 coverage allocations in respect of the Equipment and Inventory complying with the provisions of
  1235 clause (i) of this Section 5.17.

# (vii) Proceeds of Destructions and Taking.

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- If there shall occur any Destruction of Pledged Collateral with a value in ex-1237 cess of the Dollar Equivalent Amount of U.S. \$750,000, such Pledgor shall promptly send to the 1238 Paying Agent a notice setting forth the nature and extent of such Destruction. If there shall occur any 1239 Taking of Pledged Collateral with a value in excess of the Dollar Equivalent Amount of 1240 1241 U.S. \$750,000, such Pledgor shall immediately notify the Paying Agent upon receiving notice of such Taking or commencement of proceedings therefor. The Paying Agent may participate in any pro-1242 ceedings or negotiations which might result in any Taking, and such Pledgor shall deliver or cause to 1243 be delivered to the Paying Agent all instruments reasonably requested by it to permit such participa-1244 1245 tion. The Paving Agent may be represented by counsel satisfactory to it at the reasonable expense of such Pledgor in connection with any such participation. Such Pledgor shall pay all reasonable fees, 1246 costs and expenses incurred by the Paving Agent in connection with any Taking and in seeking and 1247 1248 obtaining any award or payment on account thereof. The Net Insurance Proceeds and Net Condemnation Awards are hereby assigned and shall be paid to the Paying Agent. Such Pledgor shall take all 1249 steps necessary to notify the condemning authority of such assignment. All Net Insurance Proceeds 1250 and Net Condemnation Awards, shall be applied in accordance with the provisions of Sec-1251 1252 tions 5.17(vii)(B) and 5.17(vii)(C).
- 1253 (B) So long as no Event of Default or Unmatured Event of Default shall have oc-1254 curred and be continuing, in the event there shall be a Net Condemnation Award or Net Insurance 1255 Proceeds, such Pledgor shall have the right, at such Pledgor's option, to apply such Net Condemna-

1256 tion Award or Net Insurance Proceeds to the payment of the Obligations in accordance with the pro-1257 visions of Section 2.7(a) of the Credit Agreement or to perform a restoration (each, a "Restoration") 1258 of the Pledged Collateral. In the event such Pledgor elects to perform a Restoration, such Pledgor 1259 shall within five (5) Business Days after the date that such Pledgor receives notice of collection by the 1260 Paying Agent of the applicable Net Insurance Proceeds or Net Condemnation Award, as the case may 1261 be, deliver to the Paying Agent (1) a written notice of such election and (2) an Officers' Certificate 1262 stating that (a) the Net Insurance Proceeds or Net Condemnation Award, as the case may be, shall be 1263 utilized to perform a Restoration in the manner contemplated by this Section 5.17(vii)(B) and (b) no Event of Default or Unmatured Event of Default has occurred and is continuing (the items described 1264 in clauses (1) and (2) of this sentence, collectively, the "Restoration Election Notice"). In the event 1265 1266 the Paying Agent does not receive a Restoration Election Notice within such 5-day period, the Paying 1267 Agent may apply any such Net Insurance Proceeds or Net Condemnation Award held by the Paying 1268 Agent to the payment of the Obligations in accordance with the provisions of Section 2.7(a) of the 1269 Credit Agreement or, at the option of the Paying Agent, may continue to hold such Net Insurance Proceeds or Net Condemnation Award as additional collateral to secure the performance by such 1270 1271 Pledgor of the Obligations. In the event such Pledgor elects to perform any Restoration contemplated 1272 by this Section 5.17(vii)(B), the Paying Agent shall release such Net Condemnation Award or Net 1273 Insurance Proceeds to such Pledgor as soon as practicable following receipt of a Restoration Election 1274 Notice in accordance with the provisions of Section 9.2(ii) hereof. Such Pledgor shall, within forty-1275 five (45) days following the date of its receipt of any proceeds in respect of a Destruction or Taking, 1276 as the case may be, commence and diligently continue to perform the Restoration of that portion or 1277 portions of the Pledged Collateral subject to such Destruction or affected by such Taking so that, 1278 upon the completion of the Restoration, the Pledged Collateral will be in substantially the same con-1279 dition and shall be of at least approximately equal value and utility for its intended purposes as the 1280 Pledged Collateral was immediately prior to such Destruction or Taking. Such Pledgor shall so com-1281 plete such Restoration with its own funds to the extent that the amount of any Net Condemnation 1282 Award or Net Insurance Proceeds is insufficient for such purpose.

In the event there shall be a Net Condemnation Award or Net Insurance Pro-(C) ceeds in an amount equal to or greater than the Dollar Equivalent amount of U.S. \$750,000, the Paying Agent shall not release any part of the Net Condemnation Award or Net Insurance Proceeds until such Pledgor has furnished to the Paying Agent an Officers' Certificate setting forth: (1) a brief description of the Restoration to be made, (2) the dollar amount of the expenditures to be made, or costs incurred by such Pledgor in connection with such Restoration; provided, however, that such Pledgor shall so complete such Restoration with its own funds to the extent that the amount of any Net Condemnation Award or Net Insurance Proceeds is insufficient for such purpose and (3) each request for payment shall be made on at least ten (10) days' prior notice to the Paying Agent and such request shall state (A) that all the Restoration work then complete has been done in all material respects in accordance with all applicable provisions of law, (B) the sums requested are required to reimburse the Pledgor for payments by the Pledgor to, or are due to, the contractors, subcontractors, materialmen. laborers or other persons rendering services or materials for the Restoration and (C) that all Liens (other than Permitted Collateral Liens) covering that part of the Restoration previously paid for, if any, have been waived and there has not been filed with respect to all or any portion of the Pledged Collateral any Lien (other than Permitted Collateral Liens).

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- (D) In the event that there shall be any surplus after application of the Net Condemnation Award or the Net Insurance Proceeds to Restoration of the Improvements, such surplus
  shall be applied as Net Cash Proceeds in accordance with Section 2.7(a) of the Credit Agreement or,
  at the option of the Paying Agent, shall be held by the Paying Agent as additional collateral to secure
  the performance by such Pledgor of the Obligations except to the extent such surplus consists of funds
  provided by such Pledgor (as opposed to Net Condemnation Awards or Net Insurance Proceeds), in
  which case such surplus shall be returned to such Pledgor.
  - (viii) <u>Delivery After Foreclosure</u>. In the event that the proceeds of any insurance claim are paid after the Paying Agent has exercised its right to foreclose after an Event of Default has occurred and is continuing such proceeds shall be paid to the Paying Agent to satisfy any deficiency remaining after such foreclosure. The Paying Agent shall retain its interest in the Insurance Policies required to be maintained pursuant to this Agreement during any redemption period.

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SECTION 5.18 Payment of Taxes; Compliance with Laws; Contesting Liens; Claims. Each Pledgor represents and warrants that all Charges imposed upon or assessed against the Pledged Collateral have been paid and discharged except to the extent such Charges constitute a Lien not yet due and payable. Each Pledgor shall pay prior to the date on which any penalties would attach thereto all Charges against the Pledged Collateral. Each Pledgor shall comply with all Requirements of Law applicable to the Pledged Collateral the failure to comply with which would have a material adverse effect on the value or use of such Pledged Collateral or the Lien on such Pledged Collateral granted to the Paying Agent hereunder. Notwithstanding the foregoing, each Pledgor may at its own expense contest the validity, amount or applicability of any Charges by appropriate legal or administrative proceedings, prosecution of which operates to prevent the collection thereof and the sale or forfeiture of the Pledged Collateral or any part thereof to satisfy the same; provided, however, that (i) any such contest shall be conducted in good faith by appropriate proceedings instituted with reasonable promptness and diligently conducted and (ii) in connection with such contest, such Pledgor shall have (A) made provision for the payment of such contested Charge on such Pledgor's books if and to the extent required by GAAP, or (B) with respect to any contest of any Charge in excess of \$250,000, at the option and upon the request of the Paying Agent, such Pledgor shall maintain cash reserves in an amount sufficient to pay and discharge any Lien created by such Charge and the Paying Agent's reasonable estimate of all interest and penalties related thereto, and (C) in the case of any contested judgment, delivered to Paying Agent an instrument in which an insurance carrier reasonably acceptable to the Paying Agent shall have represented in writing that it does not dispute insurance coverage (subject to a customary deductible) exists in respect of such contested judgment. Notwithstanding the foregoing provisions of this Section 5.18, (i) no contest of any such obligation may be pursued by such Pledgor if such contest would expose the Paying Agent or any other Secured Party to (A) any possible criminal liability or (B) unless such Pledgor shall have furnished a bond or other security therefor satisfactory to the Paying Agent, or such Secured Party, as the case may be, any additional civil liability for failure to comply with such obligations and (ii) if at any time payment or performance of any obligation contested by such Pledgor pursuant to this Section 5.18 shall become necessary to prevent the imposition of remedies because of non-payment, such Pledgor shall pay or perform the same, in sufficient time to prevent the imposition of remedies in respect of such default or prospective default.

1341 SECTION 5.19 Access to Pledged Collateral, Books and Records; Other Informa-1342 tion. Such Pledgor shall, at any and all times, within a reasonable time after written request by the 1343 Paying Agent, furnish or cause to be furnished to the Paying Agent, in such manner and in such detail 1344 as may be reasonably requested by the Paying Agent, information with respect to the Pledged Collat-1345 eral in addition to that required by Section 7.10 of the Credit Agreement. 1346 SECTION 5.20 Benefit to Guarantors. Each Guarantor will receive substantial 1347 benefit as a result of the execution, delivery and performance of the Credit Documents. 1348 ARTICLE VI 1349 1350 CERTAIN PROVISIONS CONCERNING ACCOUNTS 1351 SECTION 6.1 Maintenance of Records. Each Pledgor shall keep and maintain at 1352 its own cost and expense complete records of each Account, in a manner consistent with prudent 1353 business practice, including, without limitation, records of all payments received, all credits granted 1354 thereon, all merchandise returned and all other documentation relating thereto. Each Pledgor shall, at 1355 such Pledgor's sole cost and expense, upon the Paying Agent's demand made at any time after the 1356 occurrence and during the continuance of any Event of Default, deliver all tangible evidence of Ac-1357 counts, including, without limitation, all documents evidencing Accounts and any books and records 1358 relating thereto to the Paying Agent or to its representatives (copies of which evidence and books and 1359 records may be retained by such Pledgor). Upon the occurrence and during the continuance of any Event of Default, the Paving Agent may transfer a full and complete copy of any Pledgor's books, 1360 1361 records, credit information, reports, memoranda and all other writings relating to the Accounts to and 1362 for the use by any Person that has acquired or is contemplating acquisition of an interest in the Ac-1363 counts or the Paying Agent's security interest therein without the consent of any Pledgor. 1364 SECTION 6.2 Legend. Each Pledgor shall legend, at the reasonable request of the 1365 Paying Agent made at any time after the occurrence and during the continuance of any Event of De-1366 fault and in form and manner reasonably satisfactory to the Paying Agent, the Accounts and the other 1367 books, records and documents of such Pledgor evidencing or pertaining to the Accounts with an ap-1368 propriate reference to the fact that the Accounts have been assigned to the Paying Agent for the bene-1369 fit of the Secured Parties and that the Paying Agent has a security interest therein. 1370 SECTION 6.3 Modification of Terms, etc. No Pledgor shall rescind or cancel any 1371 indebtedness evidenced by any Account or modify any term thereof or make any adjustment with respect thereto except in the ordinary course of business consistent with prudent business practice, or 1372 extend or renew any such indebtedness except in the ordinary course of business consistent with pru-1373 1374 dent business practice or compromise or settle any dispute, claim, suit or legal proceeding relating thereto or sell any Account or interest therein without the prior written consent of the Paying Agent, 1375 except as permitted by Section 8.20 of the Credit Agreement, and so long as no Event of Default is 1376 then in existence in respect of which the Paying Agent has given notice that this exception is no 1377 1378 longer applicable, the Pledgor may rescind, cancel, modify, make adjustments with respect to, extend

or renew any Contracts or indebtedness evidenced by any Account, or compromise or settle any such dispute, claim, suit, or legal proceeding, or sell any Account or Contract or interest therein, in the ordinary course of business. Each Pledgor shall timely fulfill all obligations on its part to be fulfilled under or in connection with the Accounts.

SECTION 6.4 <u>Collection</u>. Each Pledgor shall cause to be collected from the account debtor of each of the Accounts, as and when due (including, without limitation, Accounts that are delinquent, such Accounts to be collected in accordance with generally accepted commercial collection procedures), any and all amounts owing under or on account of such Account, and apply forthwith upon receipt thereof all such amounts as are so collected to the outstanding balance of such Account, except that any Pledgor may, with respect to an Account, allow in the ordinary course of business (i) a refund or credit due as a result of returned or damaged or defective merchandise and (ii) such extensions of time to pay amounts due in respect of Accounts and such other modifications of payment terms or settlements in respect of Accounts as shall be commercially reasonable in the circumstances, all in accordance with such Pledgor's ordinary course of business consistent with its collection practices as in effect from time to time. The costs and expenses (including, without limitation, reasonable attorneys' fees) of collection, in any case, whether incurred by any Pledgor, the Paying Agent or any Secured Party, shall be paid by the Pledgors.

SECTION 6.5 Instruments. Each Pledgor shall deliver to the Paying Agent, within ten days after receipt thereof by such Pledgor, any Instrument evidencing any Account which is in the principal amount of the Dollar Equivalent amount of U.S. \$250,000 or more. Any Instrument delivered to the Paying Agent pursuant to this Section 6.5 shall be appropriately endorsed (if applicable) to the order of the Paying Agent, as agent for the Secured Parties, and shall be held by the Paying Agent as further security hereunder; provided, however, that so long as no Event of Default shall have occurred and be continuing, the Paying Agent shall, promptly upon the reasonable request of such Pledgor, make appropriate arrangements for making any Instrument pledged by such Pledgor available to such Pledgor for purposes of presentation, collection or renewal (any such arrangement to be effected, to the extent deemed appropriate by the Paying Agent, against trust receipt or like document).

1407 ARTICLE VII
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1409 CERTAIN PROVISIONS CONCERNING SECURITIES COLLATERAL

SECTION 7.1 Pledge of Additional Securities Collateral. Each Pledgor shall, upon obtaining any Pledged Securities or Intercompany Notes of any Person, accept the same in trust for the benefit of the Paying Agent and promptly (and in any event within ten days) deliver to the Paying Agent a pledge amendment, duly executed by such Pledgor, in substantially the form of Exhibit 2 annexed hereto (each, a "Pledge Amendment"), and the certificates and other documents required under Section 4.1 and Section 4.2 in respect of the additional Pledged Securities or Intercompany Notes which are to be pledged pursuant to this Agreement, together with the Operative Agree-

ment relating thereto and confirming the attachment of the Lien hereby created on and in respect of such additional Pledged Securities or Intercompany Notes. Each Pledgor hereby authorizes the Paying Agent to attach each Pledge Amendment to this Agreement and agrees that all Pledged Securities or Intercompany Notes listed on any Pledge Amendment delivered to the Paying Agent shall for all purposes hereunder be considered Pledged Collateral.

## SECTION 7.2 <u>Voting Rights; Distributions; etc.</u>

- (i) So long as no Event of Default shall have occurred and be continuing:
- (A) Each Pledgor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Securities Collateral or any part thereof for any purpose not inconsistent with the terms or purposes hereof or any other Credit Document; provided, however, that no Pledgor shall in any event exercise such rights in any manner which may have a material adverse effect on the value of the Pledged Collateral or the Lien and security interest intended to be granted to the Paying Agent hereunder.
- (B) Each Pledgor shall be entitled to receive and retain, and to utilize free and clear of the Lien hereof, any and all Distributions, but only if and to the extent made in accordance with the provisions of the Credit Agreement; provided, however, that any and all such Distributions consisting of rights or interests in the form of securities shall be forthwith delivered to the Paying Agent to hold as Pledged Collateral and shall, if received by any Pledgor, be received in trust for the benefit of the Paying Agent, be segregated from the other property or funds of such Pledgor and be forthwith delivered to the Paying Agent as Pledged Collateral in the same form as so received (with any necessary endorsement).
- (C) The Paying Agent shall be deemed without further action or formality to have granted to each Pledgor all necessary consents relating to voting rights and shall, if necessary, upon reasonable written request of any Pledgor and at the sole cost and expense of the Pledgors, from time to time execute and deliver (or cause to be executed and delivered) to such Pledgor all such instruments as such Pledgor may reasonably request in order to permit such Pledgor to exercise the voting and other rights which it is entitled to exercise pursuant to Section 7.2(i)(A) hereof and to receive the Distributions which it is authorized to receive and retain pursuant to Section 7.2(i)(B) hereof.
  - (ii) Upon the occurrence and during the continuance of any Event of Default:
- (A) All rights of each Pledgor to exercise the voting and other consensual rights it would otherwise be entitled to exercise pursuant to Section 7.2(i)(A) hereof without any action or the giving of any notice shall cease, and all such rights shall thereupon become vested in the Paying Agent, which shall thereupon have the sole right to exercise such voting and other consensual rights.
- (B) All rights of each Pledgor to receive Distributions which it would otherwise be authorized to receive and retain pursuant to Section 7.2(i)(B) hereof shall cease and all such

rights shall thereupon become vested in the Paying Agent, which shall thereupon have the sole right to receive and hold as Pledged Collateral such Distributions.

- (iii) Each Pledgor shall, at its sole cost and expense, from time to time execute and deliver to the Paying Agent appropriate instruments as the Paying Agent may request in order to permit the Paying Agent to exercise the voting and other rights which it may be entitled to exercise pursuant to Section 7.2(ii)(A) hereof and to receive all Distributions which it may be entitled to receive under Section 7.2(ii)(B) hereof.
- (iv) All Distributions which are received by any Pledgor contrary to the provisions of Section 7.2(ii)(B) hereof shall be received in trust for the benefit of the Paying Agent, shall be segregated from other funds of such Pledgor and shall immediately be paid over to the Paying Agent as Pledged Collateral in the same form as so received (with any necessary endorsement).
- SECTION 7.3 No New Securities. Except to the extent otherwise permitted under Article X hereof, each Pledgor shall cause each issuer of the Pledged Securities that is a Subsidiary not to issue any stock or other securities or equity interests in addition to or in substitution for the Pledged Securities issued by such issuer, except to such Pledgor.
- SECTION 7.4 Operative Agreements. As of the date hereof, each Pledgor has delivered to the Paying Agent true, correct and complete copies of the Operative Agreements. The Operative Agreements are in full force and effect, have not as of the date hereof been amended or modified except as disclosed to the Paying Agent, and there is no existing default by any party thereunder or any event which, with the giving of notice or passage of time or both, would constitute a default by any party thereunder. Each Pledgor shall deliver to the Paying Agent a copy of any notice of default given or received by it under any Operative Agreement within ten days after such Pledgor gives or receives such notice. No Pledgor will terminate or agree to terminate any Operative Agreement or make any amendment or modification to any Operative Agreement which may have a material adverse effect on the value of the Pledged Securities and Distributions relating thereto or the Lien and security intended to be granted to the Paying Agent hereunder except to the extent permitted pursuant to the provisions of Section 8.2 of the Credit Agreement.
- SECTION 7.5 <u>Defaults, etc.</u> Such Pledgor is not in default in the payment of any portion of any mandatory capital contribution, if any, required to be made under any agreement to which such Pledgor is a party relating to the Pledged Securities pledged by it, and such Pledgor is not in violation of any other provisions of any such agreement to which such Pledgor is a party, or otherwise in default or violation thereunder. No Securities Collateral pledged by such Pledgor is subject to any defense, offset or counterclaim, nor have any of the foregoing been asserted or alleged against such Pledgor by any Person with respect thereto, and as of the date hereof, there are no certificates, instruments, documents or other writings (other than the Operative Agreements and certificates, if any, delivered to the Paying Agent) which evidence any Pledged Securities of such Pledgor.

1490 ARTICLE VIII
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1492 CERTAIN PROVISIONS CONCERNING INTELLECTUAL
1493 PROPERTY COLLATERAL

SECTION 8.1 Grant of License. For the purpose of enabling the Paying Agent, during the continuance of an Event of Default, to exercise rights and remedies under Article XI hereof at such time as the Paying Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Pledgor hereby grants to the Paying Agent, to the extent assignable, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Pledgor) to use, assign, license or sublicense any of the Intellectual Property Collateral now owned or hereafter acquired by such Pledgor, wherever the same may be located, including in such license access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof.

SECTION 8.2 <u>Registrations</u>. Except pursuant to licenses and other user agreements entered into by any Pledgor in the ordinary course of business that are listed in <u>Schedule 1.1(f)</u> annexed hereto, on and as of the date hereof (i) each Pledgor owns and possesses the right to use, and has done nothing to authorize or enable any other Person to use, any Copyright, Patent or Trademark listed in <u>Schedules 1.1(a)</u>, <u>1.1(g)</u> and <u>1.1(i)</u>, and (ii) all registrations listed in <u>Schedules 1.1(a)</u>, <u>1.1(g)</u> and <u>1.1(i)</u> are valid and in full force and effect.

SECTION 8.3 No Violations or Proceedings. To each Pledgor's knowledge, on and as of the date hereof, (i) except as set forth in Schedule 8.3 annexed hereto or as would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, there is no violation by others of any right of such Pledgor with respect to any Copyright, Patent or Trademark listed in Schedules 1.1(a). 1.1(g) and 1.1(i) annexed hereto, respectively, pledged by it under the name of such Pledgor, (ii) such Pledgor is not infringing upon any Copyright, Patent or Trademark of any other Person in any manner which, individually or in the aggregate, would reasonably be expected to have a Material Adverse Effect and (iii) no proceedings have been instituted or are pending against such Pledgor or, to such Pledgor's knowledge, threatened, and no claim against such Pledgor has been received by such Pledgor, alleging any such violation, except as may be set forth in Schedule 8.3 or as would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect.

SECTION 8.4 Protection of Paying Agent's Security. On a continuing basis, each Pledgor shall, at its sole cost and expense, (i) promptly following its becoming aware thereof, notify the Paying Agent of (A) any adverse determination in any proceeding in the United States Patent and Trademark Office or the United States Copyright Office with respect to any Patent, Trademark or Copyright or (B) the institution of any proceeding or any adverse determination in any Federal, state or local court or administrative body regarding such Pledgor's claim of ownership in or right to use any of the Intellectual Property Collateral, its right to register the Intellectual Property Collateral or its right to keep and maintain such registration in full force and effect, (ii) maintain and protect the Intellectual Property Collateral necessary for the operation of such Pledgor's business as presently con-

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ducted and as contemplated by the Credit Agreement except where the failure to do so would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect, (iii) not permit to lapse or become abandoned any Intellectual Property Collateral that such Pledgor determines in good faith to be necessary for the operation of such Pledgor's business or economically desirable, and not settle or compromise any pending or future litigation or administrative proceeding with respect to such Intellectual Property Collateral, in each case, without the consent of the Paying Agent, (iv) upon such Pledgor obtaining knowledge thereof, promptly notify the Paying Agent in writing of any event which may be expected to adversely affect the value or utility of the Intellectual Property Collateral or any portion thereof necessary for the operation of such Pledgor's business, the ability of such Pledgor or the Paying Agent to dispose of the Intellectual Property Collateral or any portion thereof or the rights and remedies of the Paying Agent in relation thereto including, without limitation, a levy or threat of levy or any legal process against the Intellectual Property Collateral or any portion thereof, (v) not license the Intellectual Property Collateral other than licenses entered into by such Pledgor in, or incidental to, the ordinary course of business, or amend or permit the amendment of any of the licenses in a manner that materially adversely affects the right to receive payments thereunder, or in any manner that would materially impair the value of the Intellectual Property Collateral or the Lien on and security interest in the Intellectual Property Collateral intended to be granted to the Paving Agent for the benefit of the Secured Parties, without the consent of the Paying Agent, (vi) until the Paving Agent exercises its rights to make collection, diligently keep adequate records respecting the Intellectual Property Collateral and (vii) furnish to the Paying Agent from time to time upon its reasonable request detailed statements and amended schedules further identifying and describing the Intellectual Property Collateral and such other materials evidencing or reports pertaining to the Intellectual Property Collateral as the Paying Agent may from time to time request.

After-Acquired Property. If any Pledgor shall, at any time before SECTION 8.5 the Obligations have been paid in full (other than any contingent indemnity Obligations) or the Commitments of the Lenders to make any Loan or to issue any Letter of Credit have expired or been sooner terminated (i) obtain any rights to any material additional Intellectual Property Collateral or (ii) become entitled to the benefit of any material additional Intellectual Property Collateral or any renewal or extension thereof, including any reissue, division, continuation, or continuation-in-part of any Intellectual Property Collateral, or any improvement on any Intellectual Property Collateral, the provisions hereof shall automatically apply thereto and any such item enumerated in clause (i) or (ii) of this Section 8.5 with respect to such Pledgor shall automatically constitute Intellectual Property Collateral if such would have constituted Intellectual Property Collateral at the time of execution hereof and be subject to the Lien and security interest created by this Agreement without further action by any party. Each Pledgor shall promptly (i) provide to the Paying Agent written notice of any of the foregoing and (ii) confirm the attachment of the Lien and security interest created by this Agreement to any rights described in clauses (i) and (ii) of the immediately preceding sentence of this Section 8.5 by execution of an instrument in form reasonably acceptable to the Paying Agent.

SECTION 8.6 <u>Modifications</u>. Each Pledgor authorizes the Paying Agent to modify this Agreement by amending <u>Schedules 1.1(a)</u>, <u>1.1(f)</u>, <u>1.1(g)</u> and <u>1.1(i)</u> annexed hereto to include any Intellectual Property Collateral acquired or arising after the date hereof of such Pledgor including, without limitation, any of the items listed in <u>Section 8.5</u> hereof.

SECTION 8.7 Applications. Each Pledgor shall file and prosecute diligently to the extent commercially reasonable to do so all applications for the Patents, Trademarks or Copyrights now or hereafter pending that would in the good faith determination of such Pledgor be necessary to the operation of such Pledgor's business and economically desirable to which any such applications pertain, and shall do all acts necessary to preserve and maintain all rights in such Intellectual Property Collateral. Any and all costs and expenses incurred in connection with any such actions shall be borne by the Pledgors. No Pledgor shall abandon any right to file a Patent, Trademark or Copyright application, or any pending Patent, Trademark or Copyright application or any Patent, Trademark or Copyright necessary for the operation of such Pledgor's business as required by the Credit Agreement without the consent of the Paying Agent, which consent shall not be unreasonably withheld.

## SECTION 8.8 <u>Litigation</u>.

- Pledgor shall have the right to commence and prosecute in its own name, as the party in interest, for its own benefit and at the sole cost and expense of the Pledgors, such applications for protection of the Intellectual Property Collateral and suits, proceedings or other actions to prevent the infringement, counterfeiting, unfair competition, dilution, diminution in value or other damage as are necessary to protect the Intellectual Property Collateral. Each Pledgor shall promptly notify the Paying Agent in writing as to the commencement and prosecution of any such actions, or threat thereof relating to the Intellectual Property Collateral, and shall provide to the Paying Agent such information with respect thereto as may be reasonably requested by the Paying Agent. In accordance with Section 13.4 hereof each Pledgor shall indemnify and hold harmless each Indemnitee from and against all Indemnified Liabilities which may be imposed on, incurred by or asserted against such Indemnitee in connection with or in any way arising out of the suits, proceedings or other actions contemplated in this Section 8.8(i), except to the extent that such Indemnified Liabilities arise from the gross negligence or willful misconduct of an Indemnitee.
- Upon the occurrence and during the continuance of any Event of Default, the (ii) Paying Agent shall have the right but shall in no way be obligated to file applications for protection of the Intellectual Property Collateral and/or bring suit in the name of any Pledgor, the Paying Agent or the Secured Parties to enforce the Intellectual Property Collateral and any license thereunder. In the event of such suit, each Pledgor shall, at the reasonable request of the Paying Agent, do any and all lawful acts and execute any and all documents requested by the Paying Agent in aid of such enforcement and the Pledgors shall promptly reimburse and indemnify the Paying Agent, as the case may be, for all costs and expenses incurred by the Paying Agent in the exercise of its rights under this Section 8.8 in accordance with Section 13.3 hereof. In the event that the Paying Agent shall elect not to bring suit to enforce the Intellectual Property Collateral, each Pledgor agrees, at the reasonable request of the Paying Agent, to take all actions necessary, whether by suit, proceeding or other action, to prevent the infringement, counterfeiting, unfair competition, dilution, diminution in value of or other damage to any of the Intellectual Property Collateral by others and for that purpose agrees to diligently maintain any suit, proceeding or other action against any Person so infringing necessary to prevent such infringement to the extent commercially reasonable to do so.

1612 ARTICLE IX
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1614 COLLATERAL ACCOUNT
1615 SECTION 9.1 Intentionally Omitted.
1616 SECTION 9.2 Collateral Account.

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- (i) Deposits into Collateral Account. The Collateral Account has been established pursuant to Section 9.2 of the U.S. Borrower Guarantee and Security Agreement. Each Pledgor shall deposit into the Collateral Account from time to time (A) the cash proceeds of any of the Pledged Collateral or any Domestic Mortgaged Property (including pursuant to any disposition thereof), (B) the cash proceeds of any Taking or Destruction or loss of title with respect to any Pledged Collateral or Domestic Mortgaged Property, (C) any cash in respect of any Pledged Collateral to which the Paying Agent is entitled pursuant to Section 7.2 hereof, (D) any amounts such Pledgor is required to pledge as additional collateral security hereunder pursuant to the Credit Documents, including, without limitation, Net Cash Proceeds from any Asset Sale and (E) any other amounts that such Pledgor desires to pledge to the Paying Agent for the benefit of the Secured Parties as additional collateral security hereunder.
- 1628 (ii) Application of Amounts in Collateral Account. The balance from time to 1629 time in the Collateral Account shall constitute part of the Pledged Collateral hereunder and shall not 1630 constitute payment of the Obligations until applied as hereinafter provided. So long as no Event of Default or Unmatured Event of Default has occurred and is continuing or will result therefrom, the 1631 Paying Agent shall within two Business Days of receiving a request of such Pledgor for release of 1632 cash proceeds constituting (I) Net Insurance Proceeds or Net Condemnation Awards from the Collat-1633 eral Account, remit such cash proceeds on deposit in the Collateral Account to or upon the order of 1634 such Pledgor so long as such Pledgor has (A) with respect to any Pledged Collateral, satisfied the 1635 conditions relating thereto set forth in Section 5.17(vii) hereof and (B) with respect to any Domestic 1636 Mortgaged Property, satisfied the conditions relating thereto set forth in Article X of such Domestic 1637 Mortgage, (II) Net Cash Proceeds from any Asset Sale from the Collateral Account, remit such cash 1638 proceeds on deposit in the Collateral Account to or upon the order of such Pledgor so long as such 1639 Pledgor has certified that it will immediately thereupon apply such cash proceeds in the manner con-1640 1641 templated in Section 2.7(c) of the Credit Agreement and (III) with respect to the L/C Sub-Account at such time as all Letters of Credit shall have been terminated and all of the liabilities in respect of the 1642 Letters of Credit have been paid in full. At any time following the occurrence and during the con-1643 tinuance of an Event of Default, the Paying Agent may (and, if instructed by the Lenders as specified 1644 1645 in the Credit Agreement, shall) in its (or their) discretion apply or cause to be applied (subject to collection) the balance from time to time outstanding to the credit of the Collateral Account to the pay-1646 ment of the Obligations in the manner specified in Article XII hereof subject, however, in the case of 1647 amounts deposited in the L/C Sub-Account, to the provisions of Section 9.3 hereof). The balance 1648 from time to time in the Collateral Account shall be subject to withdrawal only as provided herein. 1649

1650 (iii) Investment of Balance in Collateral Account. Amounts on deposit in the Collateral Account shall be invested from time to time in such Cash Equivalents as U.S. Borrower 1651 1652 (or, after the occurrence and during the continuance of an Event of Default, the Paying Agent) shall 1653 determine, which Cash Equivalents shall be held in the name and be under the control of the Paying 1654 Agent (or any sub-agent); provided, however, that at any time after the occurrence and during the continuance of an Event of Default, the Paying Agent may (and, if instructed by the Lenders as speci-1655 1656 fied in the Credit Agreement, shall) in its (or their) discretion at any time and from time to time elect to liquidate any such Cash Equivalents and to apply or cause to be applied the proceeds thereof to the 1657 payment of the Obligations in the manner specified in Article XII hereof. 1658

SECTION 9.3 Cover for Letter of Credit Liabilities. Amounts deposited into the Collateral Account as cover for liabilities in respect of Letters of Credit under the Credit Agreement pursuant to Section 3.7 thereof shall be held by the Paying Agent in a separate sub-account designated as the "L/C Sub-Account" (the "L/C Sub-Account") and, notwithstanding any other provision hereof to the contrary, all amounts held in the L/C Sub-Account shall constitute collateral security first for the liabilities in respect of Letters of Credit outstanding from time to time and second as collateral security for the other Obligations hereunder until such time as all Letters of Credit shall have been terminated and all of the liabilities in respect of Letters of Credit have been paid in full.

1667 ARTICLE X 1668

#### TRANSFERS AND OTHER LIENS

No Pledgor shall (i) sell, convey, assign or otherwise dispose of, or grant any option with respect to, any of the Pledged Collateral pledged by it hereunder except as permitted by the Credit Agreement, (ii) create or permit to exist any Lien upon or with respect to any of the Pledged Collateral pledged by it hereunder other than Permitted Collateral Liens or (iii) permit any issuer of the Pledged Securities to merge, consolidate or change its legal form to the extent permitted by Section 8.2 of the Credit Agreement, unless (A) all of the outstanding equity interests of the surviving or resulting entity shall be, upon such merger or consolidation, pledged hereunder and no cash, securities or other property is distributed in respect of the outstanding equity interests of any other entity that was merged into or consolidated with such issuer and (B) such Pledgor shall have complied with Section 7.15 of the Credit Agreement and any other provision of the Credit Agreement applicable to a Subsidiary hereunder.

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1681 ARTICLE XI 1682 1683 **EVENTS OF DEFAULT AND REMEDIES** 1684 Remedies. Upon the occurrence and during the continuance of any SECTION 11.1 Event of Default, the Paving Agent may from time to time exercise in respect of the Pledged Collat-1685 1686 eral, in addition to the other rights and remedies provided for herein or otherwise available to it: 1687 (i) Personally, or by agents or attorneys, immediately take possession of the 1688 Pledged Collateral or any part thereof, from any Pledgor or any other Person who then has 1689 possession of any part thereof with or without notice or process of law, and for that purpose may enter upon any Pledgor's premises where any of the Pledged Collateral is located, re-1690 1691 move such Pledged Collateral, remain present at such premises to receive copies of all communications and remittances relating to the Pledged Collateral and use in connection with 1692 such removal and possession any and all services, supplies, aids and other facilities of any 1693 1694 Pledgor; 1695 Demand, sue for, collect or receive any money or property at any time pay-(ii) 1696 able or receivable in respect of the Pledged Collateral including, without limitation, instruct-1697 ing the obligor or obligors on any agreement, instrument or other obligation constituting part of the Pledged Collateral to make any payment required by the terms of such agreement, in-1698 strument or other obligation directly to the Paying Agent, and in connection with any of the 1699 1700 foregoing, compromise, settle, extend the time for payment and make other modifications 1701 with respect thereto; provided, however, that in the event that any such payments are made directly to any Pledgor, prior to receipt by any such obligor of such instruction, such Pledgor 1702 1703 shall segregate all amounts received pursuant thereto in trust for the benefit of the Paying 1704 Agent and shall promptly (but in no event later than five Business Days after receipt thereof) deposit such amounts into the Collateral Account; 1705 1706 (iii) Sell, assign, grant a license to use or otherwise liquidate, or direct any 1707 Pledgor to sell, assign, grant a license to use or otherwise liquidate, any and all investments made in whole or in part with the Pledged Collateral or any part thereof, and take possession 1708 1709 of the proceeds of any such sale, assignment, license or liquidation; Take possession of the Pledged Collateral or any part thereof, by directing 1710 any Pledgor in writing to deliver the same to the Paying Agent at any place or places so des-1711 ignated by the Paying Agent, in which event such Pledgor shall at its own expense: 1712

(A) forthwith cause the same to be moved to the place or places designated by the Paying

Agent and there delivered to the Paving Agent, (B) store and keep any Pledged Collateral so

and maintenance services as shall be necessary to protect the same and to preserve and main-

tain them in good condition. Each Pledgor's obligation to deliver the Pledged Collateral as

delivered to the Paying Agent at such place or places pending further action by the Paying Agent and (C) while the Pledged Collateral shall be so stored and kept, provide such security

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1719 contemplated in this <u>Section 10.1(iv)</u> is of the essence hereof. Upon application to a court of equity having jurisdiction, the Paying Agent shall be entitled to a decree requiring specific performance by any Pledgor of such obligation;

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- (v) Withdraw all moneys, instruments, securities and other property in any bank, financial securities, deposit or other account of any Pledgor (including, without limitation, the accounts contemplated in <u>Article IX</u> hereof) for application to the Obligations as provided in <u>Article XII</u> hereof;
- (vi) Retain and apply the Distributions to the Obligations as provided in <u>Article XII</u> hereof;
- (vii) Exercise any and all rights as beneficial and legal owner of the Pledged Collateral, including, without limitation, perfecting assignment of and exercising any and all voting, consensual and other rights and powers with respect to any Pledged Collateral; and
- all the rights and remedies of a secured party on default under the UCC, and the Paying Agent may also in its sole discretion, without notice except as specified in Section 11.2 hereof, sell, assign or grant a license to use the Pledged Collateral or any part thereof in one or more parcels at public or private sale, at any exchange, broker's board or at any of the Paving Agent's offices or elsewhere, for cash, on credit or for future delivery, and at such price or prices and upon such other terms as the Paying Agent may deem commercially reasonable. The Paying Agent or any other Secured Party or any of their respective Affiliates may be the purchaser, licensee, assignee or recipient of any or all of the Pledged Collateral at any such sale and shall be entitled, for the purpose of bidding and making settlement or payment of the purchase price for all or any portion of the Pledged Collateral sold, assigned or licensed at such sale, to use and apply any of the Obligations owed to such Person as a credit on account of the purchase price of any Pledged Collateral payable by such Person at such sale. Each purchaser, assignee, licensee or recipient at any such sale shall acquire the property sold, assigned or licensed absolutely free from any claim or right on the part of any Pledgor, and each Pledgor hereby waives, to the fullest extent permitted by law, all rights of redemption, stay and/or appraisal which it now has or may at any time in the future have under any rule of law or statute now existing or hereafter enacted. The Paying Agent shall not be obligated to make any sale of Pledged Collateral regardless of notice of sale having been given. The Paving Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Pledgor hereby waives, to the fullest extent permitted by law, any claims against the Paying Agent arising by reason of the fact that the price at which any Pledged Collateral may have been sold, assigned or licensed at such a private sale was less than the price which might have been obtained at a public sale, even if the Paving Agent accepts the first offer received and does not offer such Pledged Collateral to more than one offeree.

SECTION 11.2 Notice of Sale. Each Pledgor acknowledges and agrees that, to the extent notice of sale shall be required by law, ten days' notice to such Pledgor of the time and place of any public sale or of the time after which any private sale or other intended disposition is to take place shall be commercially reasonable notification of such matters. No notification need be given to any Pledgor if it has signed, after the occurrence of an Event of Default, a statement renouncing or modifying any right to notification of sale or other intended disposition.

SECTION 11.3 Waiver of Notice and Claims. Each Pledgor hereby waives, to the fullest extent permitted by applicable law, notice or judicial hearing in connection with the Paying Agent's taking possession or the Paying Agent's disposition of any of the Pledged Collateral in accordance with the provisions hereof, including, without limitation, any and all prior notice and hearing for any prejudgment remedy or remedies and any such right which such Pledgor would otherwise have under law, and each Pledgor hereby further waives, to the fullest extent permitted by applicable law: (i) all damages occasioned by such taking of possession, (ii) all other requirements as to the time, place and terms of sale or other requirements with respect to the enforcement of the Paying Agent's rights hereunder and (iii) all rights of redemption, appraisal, valuation, stay, extension or moratorium now or hereafter in force under any applicable law. The Paying Agent shall not be liable for any incorrect or improper payment made pursuant to this Article XI in the absence of gross negligence or willful misconduct. Any sale of, or the grant of options to purchase, or any other realization upon, any Pledged Collateral shall operate to divest all right, title, interest, claim and demand, either at law or in equity, of the applicable Pledgor therein and thereto, and shall be a perpetual bar both at law and in equity against such Pledgor and against any and all Persons claiming or attempting to claim the Pledged Collateral so sold, optioned or realized upon, or any part thereof, from, through or under such Pledgor.

# SECTION 11.4 Certain Sales of Pledged Collateral.

- (i) Each Pledgor recognizes that, by reason of certain prohibitions contained in law, rules, regulations or orders of any Governmental Authority, the Paying Agent may be compelled, with respect to any sale of all or any part of the Pledged Collateral, to limit purchasers to those who meet the requirements of such Governmental Authority. Each Pledgor acknowledges that any such sales may be at prices and on terms less favorable to the Paying Agent than those obtainable through a public sale without such restrictions, and, notwithstanding such circumstances, agrees that any such restricted sale shall be deemed to have been made in a commercially reasonable manner and that, except as may be required by applicable law, the Paying Agent shall have no obligation to engage in public sales.
- (ii) Each Pledgor recognizes that, by reason of certain prohibitions contained in the Securities Act of 1933, as amended (the "Securities Act"), and applicable state securities laws, the Paying Agent may be compelled, with respect to any sale of all or any part of the Securities Collateral, to limit purchasers to Persons who will agree, among other things, to acquire such Securities Collateral for their own account, for investment and not with a view to the distribution or resale thereof. Each Pledgor acknowledges that any such private sales may be at prices and on terms less favorable to the Paying Agent than those obtainable through a public sale without such restrictions

(including, without limitation, a public offering made pursuant to a registration statement under the Securities Act), and, notwithstanding such circumstances, agrees that any such private sale solely by virtue of being a private sale shall not be deemed to have been made in a commercially unreasonable manner and that the Paying Agent shall have no obligation to engage in public sales and no obligation to delay the sale of any Securities Collateral for the period of time necessary to permit the issuer thereof to register it for a form of public sale requiring registration under the Securities Act or under applicable state securities laws, even if such issuer would agree to do so.

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Notwithstanding the foregoing, each Pledgor shall, upon the occurrence and during the continuance of any Event of Default, at the request of the Paying Agent, for the benefit of the Paying Agent, cause any registration, qualification under or compliance with any Federal or state securities law or laws to be effected with respect to all or any part of the Securities Collateral as soon as practicable and at the sole cost and expense of the Pledgors. Each Pledgor will use its commercially reasonable efforts to cause such registration to be effected (and be kept effective) and will use its commercially reasonable efforts to cause such qualification and compliance to be effected (and be kept effective) as may be so requested and as would permit or facilitate the sale and distribution of such Securities Collateral including, without limitation, registration under the Securities Act (or any similar statute then in effect), appropriate qualifications under applicable blue sky or other state securities laws and appropriate compliance with all other requirements of any Governmental Authority. Each Pledgor shall cause the Paying Agent to be kept advised in writing as to the progress of each such registration, qualification or compliance and as to the completion thereof, shall furnish to the Paying Agent such number of prospectuses, offering circulars or other documents incident thereto as the Paying Agent from time to time may request, and shall indemnify and shall cause the issuer of the Securities Collateral to indemnify the Paying Agent and all others participating in the distribution of such Securities Collateral against all claims, losses, damages and liabilities caused by any untrue statement (or alleged untrue statement) of a material fact contained therein (or in any related registration statement, notification or the like) or by any omission (or alleged omission) to state therein (or in any related registration statement, notification or the like) a material fact required to be stated therein or necessary to make the statements therein not misleading.

(iv) If the Paying Agent determines to exercise its right to sell any or all of the Securities Collateral, upon written request, the applicable Pledgor shall from time to time furnish to the Paying Agent all such information as the Paying Agent may request in order to determine the number of securities included in the Securities Collateral which may be sold by the Paying Agent as exempt transactions under the Securities Act and the rules of the Securities and Exchange Commission thereunder, as the same are from time to time in effect.

## SECTION 11.5 No Waiver; Cumulative Remedies.

(i) No failure on the part of the Paying Agent to exercise, no course of dealing with respect to, and no delay on the part of the Paying Agent in exercising, any right, power or remedy hereunder shall operate as a waiver thereof; nor shall any single or partial exercise of any such right, power or remedy hereunder preclude any other or further exercise thereof or the exercise of any other right, power or remedy; nor shall the Paying Agent be required to look first to, enforce or ex-

1837 1838	haust any other security, collateral or guaranties. The remedies herein provided are cumulative and are not exclusive of any remedies provided by law.
1839 1840 1841 1842 1843 1844 1845	(ii) In the event that the Paying Agent shall have instituted any proceeding to enforce any right, power or remedy under this Agreement by foreclosure, sale, entry or otherwise, and such proceeding shall have been discontinued or abandoned for any reason or shall have been determined adversely to the Paying Agent, then and in every such case, the Pledgors, the Paying Agent and each other Secured Party shall be restored to their respective former positions and rights hereunder with respect to the Pledged Collateral, and all rights, remedies and powers of the Paying Agent and the other Secured Parties shall continue as if no such proceeding had been instituted.
1846 1847 1848 1849 1850	SECTION 11.6 Certain Additional Actions Regarding Intellectual Property. If any Event of Default shall have occurred and be continuing, upon the written demand of Paying Agent, each Pledgor shall execute and deliver to Paying Agent an assignment or assignments of the registered Patents. Trademarks and/or Copyrights and such other documents as are necessary or appropriate to carry out the intent and purposes hereof.
1851	ARTICLE XII
1852 1853	APPLICATION OF PROCEEDS
1854 1855 1856 1857 1858	The proceeds received by the Paying Agent in respect of any sale of, collection from or other realization upon all or any part of the Pledged Collateral pursuant to the exercise by the Paying Agent of its remedies as a secured creditor as provided in <u>Article XI</u> hereof shall be applied, together with any other sums then held by the Paying Agent pursuant to this Agreement, promptly by the Paying Agent as follows:
1859 1860 1861 1862 1863 1864	FIRST, to the payment of all reasonable costs and expenses, fees, commissions and taxes of such sale, collection or other realization including, without limitation, compensation to the Paying Agent and its agents and counsel, and all expenses, liabilities and advances made or incurred by the Paying Agent in connection therewith, together with interest on each such amount at the highest rate then in effect under the Credit Agreement from and after the date such amount is due, owing or unpaid until paid in full;
1865 1866 1867 1868 1869 1870	SECOND, to the payment of all other reasonable costs and expenses of such sale, collection or other realization including, without limitation, compensation to the other Secured Parties and their agents and counsel and all costs, liabilities and advances made or incurred by the other Secured Parties in connection therewith, together with interest on each such amount at the highest rate then in effect under the Credit Agreement from and after the date such amount is due, owing or unpaid until paid in full;
1871 1872	THIRD. without duplication of amounts applied pursuant to clauses <u>FIRST</u> and SECOND above, to the indefeasible payment in full in cash, <u>pro rata</u> , of (i) interest, principal

1873 and other amounts constituting Obligations (other than the obligations arising under the Swap 1874 Contracts) in each case equally and ratably in accordance with the respective amounts thereof 1875 then due and owing and (ii) the obligations arising under the Swap Contracts in accordance 1876 with the terms of the Swap Contracts; and 1877 FOURTH, the balance, if any, to the Person lawfully entitled thereto (including the 1878 Pledgors or their respective successors or assigns). 1879 In the event that any such proceeds are insufficient to pay in full the items described in clauses FIRST through THIRD of this Article XII, the Pledgors shall remain liable for any defi-1880 1881 ciency. 1882 ARTICLE XIII 1883 1884 **MISCELLANEOUS** 1885 SECTION 13.1 Concerning the Paying Agent. 1886 (i) The Paying Agent has been appointed as Paying Agent pursuant to the Credit 1887 Agreement. The actions of the Paving Agent hereunder are subject to the provisions of the Credit 1888 Agreement. The Paying Agent shall have the right hereunder to make demands, to give notices, to 1889 exercise or refrain from exercising any rights, and to take or refrain from taking action (including, 1890 without limitation, the release or substitution of the Pledged Collateral), in accordance with this 1891 Agreement and the Credit Agreement. The Paying Agent may employ agents and attorneys-in-fact in 1892 connection herewith and shall not be liable for the negligence or misconduct of any such agents or 1893 attorneys-in-fact selected by it in good faith. The Paying Agent may resign and a successor Paying 1894 Agent may be appointed in the manner provided in the Credit Agreement. Upon the acceptance of 1895 any appointment as the Paying Agent by a successor Paying Agent, that successor Paying Agent shall 1896 thereupon succeed to and become vested with all the rights, powers, privileges and duties of the re-1897 tiring Paying Agent under this Agreement, and the retiring Paying Agent shall thereupon be dis-1898 charged from its duties and obligations under this Agreement. After any retiring Paying Agent's res-1899 ignation, the provisions hereof shall inure to its benefit as to any actions taken or omitted to be taken 1900 by it under this Agreement while it was the Paying Agent. 1901 The Paving Agent shall be deemed to have exercised reasonable care in the (ii) 1902 custody and preservation of the Pledged Collateral in its possession if such Pledged Collateral is ac-1903 corded treatment substantially equivalent to that which the Paying Agent, in its individual capacity, 1904 accords its own property consisting of similar instruments or interests, it being understood that neither the Paying Agent nor any of the Secured Parties shall have responsibility for (i) ascertaining or taking 1905 1906 action with respect to calls, conversions, exchanges, maturities, tenders or other matters relating to 1907 any Securities Collateral, whether or not the Paying Agent or any other Secured Party has or is

deemed to have knowledge of such matters, or (ii) taking any necessary steps to preserve rights

against any Person with respect to any Pledged Collateral.

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(iii) The Paying Agent shall be entitled to rely upon any written notice, statement, certificate, order or other document or any telephone message believed by it to be genuine and correct and to have been signed, sent or made by the proper person, and, with respect to all matters pertaining to this Agreement and its duties hereunder, upon advice of counsel selected by it.

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- (iv) With respect to any of its rights and obligations as a Lender, Paying Agent shall have and may exercise the same rights and powers hereunder. The term "Lenders," "Lender" or any similar terms shall, unless the context clearly otherwise indicates, include Paying Agent in its individual capacity as a Lender. Paying Agent may accept deposits from, lend money to, and generally engage in any kind of banking, trust or other business with such Pledgor or any Affiliate of such Pledgor to the same extent as if Paying Agent were not acting as collateral agent.
- (v) If any item of Pledged Collateral also constitutes collateral granted to Paying Agent under any other deed of trust, mortgage, security agreement, pledge or instrument of any type, in the event of any conflict between the provisions hereof and the provisions of such other deed of trust, mortgage, security agreement, pledge or instrument of any type in respect of such collateral, Paying Agent, in its sole discretion, shall select which provision or provisions shall control.

SECTION 13.2 Paying Agent May Perform; Paying Agent Appointed Attorney-in-Fact. If any Pledgor shall fail to perform any covenants contained in this Agreement, (including, without limitation, such Pledgor's covenants to (i) pay the premiums in respect of all required insurance policies hereunder, (ii) pay Charges, (iii) make repairs, (iv) discharge Liens or (v) pay or perform any obligations of such Pledgor under any Pledged Collateral) or if any warranty on the part of any Pledgor contained herein shall be breached, the Paying Agent may (but shall not be obligated to) do the same or cause it to be done or remedy any such breach, and may expend funds for such purpose; provided, however, that the Paying Agent shall in no event be bound to inquire into the validity of any tax, lien, imposition or other obligation which such Pledgor fails to pay or perform as and when required hereby and which such Pledgor does not contest in accordance with the provision of Section 5.18 hereof. Any and all amounts so expended by the Paying Agent shall be paid by the Pledgors in accordance with the provisions of Section 13.3 hereof. Neither the provisions of this Section 13.2 nor any action taken by the Paying Agent pursuant to the provisions of this Section 13.2 shall prevent any such failure to observe any covenant contained in this Agreement nor any breach of warranty form constituting an Event of Default. Each Pledgor hereby appoints the Paying Agent its attorney-in-fact, with full authority in the place and stead of such Pledgor and in the name of such Pledgor, or otherwise, from time to time upon the occurrence and during the continuance of an Event of Default in the Paying Agent's discretion to take any action and to execute any instrument consistent with the terms hereof and the other Credit Documents which the Paying Agent may deem necessary or advisable to accomplish the purposes hereof. The foregoing grant of authority is a power of attorney coupled with an interest and such appointment shall be irrevocable for the term hereof. Each Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof.

SECTION 13.3 <u>Expenses</u>. Each Pledgor will upon demand pay to the Paying Agent the amount of any and all reasonable costs and expenses, including the reasonable fees and expenses of its counsel and the reasonable fees and expenses of any experts and agents which the Paying

Agent may incur in connection with (i) any action, suit or other proceeding affecting the Pledged Collateral or any part thereof commenced, in which action, suit or proceeding the Paying Agent is made a party or participates or in which the right to use the Pledged Collateral or any part thereof is threatened, or in which it becomes necessary in the judgment of the Paying Agent to defend or uphold the Lien hereof (including, without limitation, any action, suit or proceeding to establish or uphold the compliance of the Pledged Collateral with any requirements of any Governmental Authority or law), (ii) the collection of the Obligations, (iii) the enforcement and administration hereof, (iv) the custody or preservation of, or the sale of, collection from, or other realization upon, any of the Pledged Collateral, (v) the exercise or enforcement of any of the rights of the Paying Agent or any Secured Party hereunder or (vi) the failure by any Pledgor to perform or observe any of the provisions hereof. All amounts expended by the Paying Agent and payable by any Pledgor under this Section 13.3 shall be due upon demand therefor (together with interest thereon accruing at the Default Rate during the period from and including the date on which such funds were so expended to the date of repayment) and shall be part of the Obligations. Each Pledgor's obligations under this Section 13.3 shall survive the termination hereof and the discharge of such Pledgor's other obligations under this Agreement, the Credit Agreement, any Swap Contract and the other Credit Documents.

#### SECTION 13.4 Indemnity.

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- Indemnity. Each Pledgor agrees to indemnify, pay and hold harmless the (i) Paying Agent and each of the other Secured Parties and the officers, directors, employees, agents and Affiliates of the Paying Agent and each of the other Secured Parties (collectively, the "Indemnitees") from and against any and all other liabilities, obligations, losses, damages, penalties, actions, judgments, suits, claims, costs (including, without limitation, settlement costs), expenses or disbursements of any kind or nature whatsoever (including, without limitation, the reasonable fees and disbursements of counsel for such Indemnitees in connection with any investigative, administrative or judicial proceeding, commenced or threatened, whether or not such Indemnitee shall be designated a party thereto) which may be imposed on, incurred by, or asserted against that Indemnitee, in any manner relating to or arising out hereof, any Swap Contract or any other Credit Document (including, without limitation, any misrepresentation by any Pledgor in this Agreement, any Swap Contract or any other Credit Document) (the "Indemnified Liabilities"); provided, however, that no Pledgor shall have any obligation to an Indemnitee hereunder with respect to Indemnified Liabilities to the extent it has been determined by a final decision (after all appeals and the expiration of time to appeal) of a court of competent jurisdiction that such Indemnified Liabilities arose from the gross negligence or willful misconduct of that Indemnitee. To the extent that the undertaking to indemnify, pay and hold harmless set forth in the preceding sentence may be unenforceable because it is violative of any law or public policy, each Pledgor shall contribute the maximum portion which it is permitted to pay and satisfy under applicable law to the payment and satisfaction of all Indemnified Liabilities incurred by the Indemnitees or any of them.
- (ii) <u>Survival</u>. The obligations of the Pledgors contained in this <u>Section 13.4</u> shall survive the termination hereof and the discharge of the Pledgors' other obligations under this Agreement, any Swap Contract and under the other Credit Documents.

(iii) <u>Reimbursement</u>. Any amounts paid by any Indemnitee as to which such Indemnitee has the right to reimbursement shall constitute Obligations secured by the Pledged Collateral.

SECTION 13.5 Continuing Security Interest; Assignment. This Agreement shall create a continuing security interest in the Pledged Collateral and shall (i) be binding upon the Pledgors, their respective successors and assigns and (ii) inure, together with the rights and remedies of the Paying Agent hereunder, to the benefit of the Paying Agent and the other Secured Parties and each of their respective successors, transferees and assigns. No other Persons (including, without limitation, any other creditor of any Pledgor) shall have any interest herein or any right or benefit with respect hereto. Without limiting the generality of the foregoing clause (ii), any Lender may assign or otherwise transfer any indebtedness held by it secured by this Agreement to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender, herein or otherwise, subject however, to the provisions of the Credit Agreement and any applicable Swap Contract.

SECTION 13.6 <u>Termination; Release.</u> When all the Obligations (other than contingent indemnification Obligations) have been paid in full and the Commitments of the Lenders to make any Loan or to issue any Letter of Credit under the Credit Agreement shall have expired or been sooner terminated, this Agreement shall terminate. Upon termination hereof or any release of Pledged Collateral in accordance with the provisions of the Credit Agreement, the Paying Agent shall, upon the request and at the sole cost and expense of the Pledgors, forthwith assign, transfer and deliver to Pledgor, against receipt and without recourse to or warranty by the Paying Agent, such of the Pledged Collateral to be released (in the case of a release) as may be in possession of the Paying Agent and as shall not have been sold or otherwise applied pursuant to the terms hereof, and, with respect to any other Pledged Collateral, proper documents and instruments (including UCC-3 termination statements or releases) acknowledging the termination hereof or the release of such Pledged Collateral, as the case may be.

SECTION 13.7 Modification in Writing. No amendment, modification, supplement, termination or waiver of or to any provision hereof, nor consent to any departure by any Pledgor therefrom, shall be effective unless the same shall be made in accordance with the terms of the Credit Agreement and unless in writing and signed by the Paying Agent. Any amendment, modification or supplement of or to any provision hereof, any waiver of any provision hereof and any consent to any departure by any Pledgor from the terms of any provision hereof shall be effective only in the specific instance and for the specific purpose for which made or given. Except where notice is specifically required by this Agreement or any other Credit Document, no notice to or demand on any Pledgor in any case shall entitle any Pledgor to any other or further notice or demand in similar or other circumstances.

SECTION 13.8 <u>Notices</u>. Unless otherwise provided herein or in the Credit Agreement, any notice or other communication herein required or permitted to be given shall be given in the manner and become effective as set forth in the Credit Agreement, as to any Pledgor, addressed to it at the address of U.S. Borrower set forth in the Credit Agreement and as to the Paying Agent, ad-

dressed to it at the address set forth in the Credit Agreement, or in each case at such other address as shall be designated by such party in a written notice to the other party complying as to delivery with the terms of this Section 13.8.

2033 SECTION 13.9 GOVERNING LAW. THIS AGREEMENT AND THE RIGHTS
2034 AND OBLIGATIONS OF THE PARTIES UNDER THIS AGREEMENT SHALL BE GOVERNED
2035 BY, AND SHALL BE CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE
2036 LAWS OF THE STATE OF NEW YORK.

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SECTION 13.10 CONSENT TO JURISDICTION AND SERVICE OF PROCESS; WAIVER OF JURY TRIAL. ALL JUDICIAL PROCEEDINGS BROUGHT AGAINST ANY PLEDGOR WITH RESPECT TO THIS AGREEMENT MAY BE BROUGHT IN THE SUPREME COURT OF THE STATE OF NEW YORK SITTING IN NEW YORK COUNTY, THE COURTS OF THE UNITED STATES OF AMERICA FOR THE SOUTHERN DISTRICT OF NEW YORK AND APPELLATE COURTS OF ANY THEREOF, AND BY EXECUTION AND DELIVERY HEREOF, EACH PLEDGOR ACCEPTS FOR ITSELF AND IN CONNECTION WITH ITS PROPERTIES, GENERALLY AND UNCONDITIONALLY, THE NONEXCLUSIVE JURISDICTION OF THE AFORESAID COURTS AND IRREVOCABLY AGREES TO BE BOUND BY ANY JUDGMENT RENDERED THEREBY IN CONNECTION WITH THIS AGREEMENT. EACH PLEDGOR AGREES THAT SERVICE OF PROCESS IN ANY PROCEEDING MAY BE EFFECTED BY MAILING A COPY THEREOF BY REGISTERED OR CERTIFIED MAIL (OR ANY SUBSTAN-TIALLY SIMILAR FORM OF MAIL), POSTAGE PREPAID, TO BORROWER AT ITS ADDRESS SET FORTH IN THE CREDIT AGREEMENT OR AT SUCH OTHER ADDRESS OF WHICH THE PAYING AGENT SHALL HAVE BEEN NOTIFIED PURSUANT THERETO. IF ANY AGENT APPOINTED BY ANY PLEDGOR REFUSES TO ACCEPT SERVICE, SUCH PLEDGOR HEREBY AGREES THAT SERVICE UPON IT BY MAIL SHALL CONSTITUTE SUFFICIENT NOTICE. NOTHING HEREIN SHALL AFFECT THE RIGHT TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY LAW OR SHALL LIMIT THE RIGHT OF THE PAYING AGENT TO BRING PROCEEDINGS AGAINST ANY PLEDGOR IN THE COURTS OF ANY OTHER JURISDICTION. THE PLEDGORS HEREBY IRREVOCABLY WAIVE ALL RIGHT TO A TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED

SECTION 13.11 <u>Severability of Provisions</u>. Any provision hereof which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction.

SECTION 13.12 Execution in Counterparts. This Agreement and any amendments, waivers, consents or supplements hereto may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed to be an original, but all such counterparts together shall constitute one and the same agreement.

SECTION 13.13 <u>Business Days</u>. In the event any time period or any date provided in this Agreement ends or falls on a day other than a Business Day, then such time period shall be deemed to end and such date shall be deemed to fall on the next succeeding Business Day, and performance herein may be made on such Business Day, with the same force and effect as if made on such other day.

SECTION 13.14 Relationship. The relationship of Paying Agent to each of the Pledgors hereunder is strictly and solely that of lender and borrower and pledgor and secured party and nothing contained in the Credit Agreement, this Agreement, any Swap Contract or any other document or instrument now existing and delivered in connection therewith or otherwise in connection with the Obligations is intended to create, or shall in any event or under any circumstance be construed as creating a partnership, joint venture, tenancy-in-common, joint tenancy or other relationship of any nature whatsoever between Paying Agent and each of the Pledgors other than as lender and borrower and mortgager and mortgagee.

SECTION 13.15 Waiver of Stay. Each Pledgor agrees that in the event that such Pledgor or any property or assets of such Pledgor shall hereafter become the subject of a voluntary or involuntary proceeding under the Bankruptcy Code or such Pledgor shall otherwise be a party to any Federal or state bankruptcy, insolvency, moratorium or similar proceeding to which the provisions relating to the automatic stay under Section 362 of the Bankruptcy Code or any similar provision in any such law is applicable, then, in any such case, whether or not the Paying Agent has commenced foreclosure proceedings under this Agreement, the Paying Agent shall be entitled to relief from any such automatic stay as it relates to the exercise of any of the rights and remedies (including, without limitation, any foreclosure proceedings) available to the Paying Agent as provided in this Agreement or in any other Credit Document.

SECTION 13.16 No Credit for Payment of Taxes or Imposition. Such Pledgor shall not be entitled to any credit against the principal, premium, if any, or interest payable under the Credit Agreement, and such Pledgor shall not be entitled to any credit against any other sums which may become payable under the terms thereof or hereof, by reason of the payment of any Tax on the Pledged Collateral or any part thereof.

SECTION 13.17 No Claims Against Paying Agent. Nothing contained in this Agreement shall constitute any consent or request by the Paying Agent, express or implied, for the performance of any labor or services or the furnishing of any materials or other property in respect of the Pledged Collateral or any part thereof, nor as giving any Pledgor any right, power or authority to contract for or permit the performance of any labor or services or the furnishing of any materials or other property in such fashion as would permit the making of any claim against the Paying Agent in respect thereof or any claim that any Lien based on the performance of such labor or services or the furnishing of any such materials or other property is prior to the Lien hereof.

SECTION 13.18 Obligations Absolute. All obligations of each Pledgor hereunder shall be absolute and unconditional irrespective of:

2108	(i) any bankruptcy, insolvency, reorganization, arrangement, readjustment, com-
2109	position, liquidation or the like of any Pledgor or any other Loan Party;
2110	(ii) any lack of validity or enforceability of the Credit Agreement, any Swap
2111	Contract, any Letter of Credit or any other Credit Document, or any other agreement or in-
2112	strument relating thereto;
2113	(iii) any change in the time, manner or place of payment of, or in any other term
2114	of, all or any of the Obligations, or any other amendment or waiver of or any consent to any
2115	departure from the Credit Agreement, any Swap Contract, any Letter of Credit or any other
2116	Credit Document, or any other agreement or instrument relating thereto;
2117	(iv) any pledge, exchange, release or non-perfection of any other collateral, or
2118	any release or amendment or waiver of or consent to any departure from any guarantee, for all
2119	or any of the Obligations;
2120	(v) any exercise, non-exercise or waiver of any right, remedy, power or privilege

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under or in respect hereof, any Swap Contract or any other Credit Document except as specifically set forth in a waiver granted pursuant to the provisions of <u>Section 13.7</u> hereof; or

(vi) any other circumstances which might otherwise constitute a defense available to, or a discharge of, any Pledgor.

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

BARZON CORPORATION, as Pledgor and Guarantor

By: Mulaul J. Barilla

Name: h. cha I J. Barilla

Title: Vice Passidul and Assistant Secretary

GREAT LAKES CORRUGATED CORP., as Pledgor and Guarantor

By: huland & Barilla

Name: hickord J Barilla

Title: Vire President and Assished Secretary

GREIF BROS. CORP OF OHIO, INC., as Pledgor and Guarantor

By: Michael J Banilla

Name: hickael J Banilla

Title: Use Presided and Assistant Secretary

GREIF BROS. SERVICE CORP., as Pledgor and Guarantor

Mame: hichard Barilla Title: Vie Presidul and Assished Secret

TAINER TRANSPORT, INC., as Pledgor and Guarantor

Bv:

Name: hichall Thaila Title: Une Presided and Assistant Secretage

TRE	ND-PAK, INC., as Pledgor and Guarantor				
Ву:	Name: hichold Banilla Title: Vice President and Assimul Sacre				
GREIF U.S. HOLDINGS, as Pledgor and Guarantor					
By:	Name: hichold J. Barilla Title: Via Presidul and Assished Secretary				
	RICAN FLANGE & MANUFACTURING INC., as Pledgor and Guarantor				
By:	Name: hichard J. Barilla Title: Vice Presided and Assished Secreta				
VAN	LEER CONTAINERS, INC., as Pledgor and Guarantor				
Ву:	Michael Bantle  Name: hickord J. Barilla  Title: Via President and Assistant Secretary				
SIRC	O SYSTEMS LLC. as Pledgor and Guarantor				
Ву:	Muchael Barilla Name: Lidhal J. BARILLA Title: Vie President and Assished Secretar				

THE BANK OF NOVA SCOTIA, as Paying Agent

By:

Name:

Title:

F. C. H. Ashiby Senior Manager, Loan Operations

## GREIF BROS. CORPORATION / MERRILL LYNCH & CO.

# DISCLOSURE SCHEDULES TO DOMESTIC GUARANTY AND SECURITY AGREEMENT

These Disclosure Schedules are delivered pursuant to the Domestic Guaranty and Security Agreement (the "Agreement") dated as of the date hereof by and among the domestic U.S. Subsidiaries (as "Guarantors" and "Pledgors") of Greif Bros. Corporation, a Delaware corporation (the "Company"), and the Paying Agent, all as set forth therein.

Terms defined in the Agreement will have the meanings given to them in the Agreement when used herein.

# Schedule 1.1(a)

# **Initial Copyrights**

None.

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Page 2

# Schedules 1.1(c) and 1.1(d)

# **Initial Pledged Interests and Shares**

Entity	Owner	Certificate No.	No. Shares/ Interests	Percent <u>Pledged</u>
Barzon Corporation	Greif Bros. Corp. of Ohio, Inc.	1	100	100
Greif Netherlands Holdings BV	Greif U.S. Holdings, Inc.			100
Greif Spain Holdings, S.L.	Greif U.S. Holdings, Inc.			100
Sirco Systems LLC	Van Leer Containers, Inc.	[uncertificated]		100

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## Schedule 1.1(e)

# **Initial Intercompany Notes**

None.

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## Schedule 1.1(f)

## Initial Licenses Relating to Patents, Trademarks and Copyrights

None.

# Schedule 1.1(g)

## Patents .

Attached is a list of Patents.

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#### Initial Patents

#### Greif Bros. Corp. of Ohio, Inc.:

Registration Number	Registration <u>Date</u>	Country	Patent Description
6024245	2/15/00	US	One-Piece Blow Molded Closed Plastic Drum with Handling Ring and method of molding same
6026980	2/22/00	US	One-Piece Blow Molded Closed Plastic Drum with Handling Ring and method of molding same
6047846	4/11/00	US	Plastic Drum with Drain Sump
6126213	10/3/00	US	Container Clamping Ring with improved Lever and Thumb Latch

#### **Initial Patents**

#### Van Leer Containers, Inc.:

Registration Number

Registration

Date

Country

Patent Description

5238146

8/24/93

US

Support Device to Facilitate Emptying of

Containers

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#### **Initial Patents**

#### American Flange & Manufacturing Co. Inc.:

Registration

Registration

Number

<u>Date</u>

Country

Patent Description

4442549

4/17/84

US

Tear Open Closure Assembly

## Schedule 1.1(h)

#### **Prior Liens**

See Schedule 8.1(a) of the Credit Agreement.

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Schedule 1.1(i)

#### **Trademarks**

See attached.

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#### Initial Trademarks

#### Greif Bros. Corp. of Ohio, Inc.:

Registration Number	Registration <u>Date</u>	Country	Trademark Description
76-079219*	6/26/00	US	Qik-Vent
76-050006*	6/17/00	US	Waste Pak
76-027938*	4/18/00	US	Sure-Size Bag
75-791398*	8/25/99	US	One Company One Vision
75-791399*	8/25/99	US	Design Only
2268177	8/10/99	US	Greif
2241796	4/27/99	US	Globaltainer
2159599	5/19/98	US	Greif-soft
2009209	10/15/96	US	Thumb-tab
1856772,	10/4/94	US	GBC
580711	10/06/53	US	GBC
1727008	10/27/92	US	Saf-T-Isolator
1753928	2/23/93	US	F-O-T
1689066	5/26/92	US	Dak Pak
1717460	9/22/92	US	Asep-T-Seal
1677653	3/03/92	US	Plast-I-Keg
1650782	7/16/91	US	Sonobulk
1628277	12/18/90	US	Sonoco Waste Pak
1605585	7/10/90	US	Sup-R-Chime
1575031	1/2/90	US	Harvestpak
1563316	10/31/89	US	Inkpak

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1446341	7/07/87	US	Close-Nest
1401230	7/15/86	US	ResponsePak
1397378	6/17/86	US ·	Design only (triangle logo)
1308944	12/11/84	US	Hot Flo
1278988	5/22/84	US	Displa-Tainer
1299538	10/09/84	US	Cheezpak
1257390	11/15/83	US	Saf-T-Drum
1234274	4/12/83	US	Series E
1144200	12/23/80	US	Plast-I-Barrel
1152433	4/28/81	US	Oak Water
1100782	8/29/78	US	Oak Decorator
1073182	9/13/77	US	Lube-Tainer
1041792	6/22/76	US	Plast-I-Chime
1041347	6/15/76	US	Plast-I-Cube
1016253	7/22/75	US	Nest-All
926059	12/28/71	US	Weather Lok
926060	12/28/71	US	Cust-M-Craft
894866	7/21/70	US	Weatherpak
901659	11/03/70	US	Stak-Tite GBC
853912	8/06/68	US	Norco
850422	6/11/68	US	Seed Craft
853905	8/06/68	US	Plast-I-Liner
850039	6/04/68	US	Plast-I-Lined
836498	10/10/67	US	Sterilpac
781898	12/22/64	US	Fibro-Fusion
778006	10/06/64	US	Blo-Lined
761170	12/10/63	US	Kube-Keg

724655	12/05/61	US	All-Fi
678266	5/12/59	US	Ro-Con
674022	2/17/59	US	Economy
659178	3/11/58	US	Lok-Rim
603777	3/29/55	US	Payoffpak
612402	9/20/55	US	AAPak
612403	9/20/55	US	Apak
626729	5/15/56	US	Upak
415220	7/31/45	US	Liquipak
378735	6/18/40	US	Leverpak
158643	9/12/22	US	Stapak

<sup>\*</sup> Pending

#### Initial Trademarks

#### **Great Lakes Corrugated Corp.:**

Registration Number Registration

<u>Date</u>

Country

Trademark Description

1739806

12/15/92

US

Opti-Stak

#### Initial Trademarks

#### Van Leer Containers, Inc.:

Registration Number	Registration <u>Date</u>	Country	Trademark Description
2040611	2/25/97	US	Packaging Perspectives
2102714	10/07/97	US	Containernet
766675	3/17/64	US	Monostress
766541	3/17/64	US	Monostress

#### Initial Trademarks

#### American Flange & Manufacturing Co., Inc.:

Registration Number	Registration <u>Date</u>	Country	Trademark Description
1732470	11/17/92	US	Design only (Closure Flange)
1381062	2/04/86	US	Rip Cap
799626	11/30/65	US	Rip Cap
1315820	1/22/85	US	Polly-Vent
1067094	7/07/77	US	Tri-Sure
532108	10/17/50	US	Tri-Sure
292449	3/15/32	US	Tri-Sure
976628	1/15/74	US	Poly-Clad
770485	5/26/64	US	Polly-Press
668482	10/14/58	US	Uni-Grip
629271	6/19/56	US	Tab-Seal
251206	1/01/29	US	AF

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### Schedule 4.3

## Financing Statements and Other Filings

Debtor	States	Counties
Greif U.S. Holdings, Inc.	Nevada (formation)	
Grief Bros. Corporation	Delaware (formation)	Mobile County, Alabama
	Alabama	Cullman County, Alabama
	Arkansas	Independence County, Arkansas
	California	Los Angeles County, California <sup>1</sup>
	Colorado	ContraCosta County, California <sup>2</sup>
	Connecticut	San Bernardino County, California
	Florida	Orange County, California
	Illinois	Merced County, California
	Indiana	Santa Clara County, California
	Kansas	San Joaquin County, California
	Kentucky	Denver County, Colorado
	Maryland	Hartford City, Connecticut
	Massachusetts	Windsor Locks Town, Connecticut
	Michigan	Polk County, Florida <sup>2</sup>
	Minnesota	Dekalb County, Georgia
	Mississippi	Cobb County, Georgia
	Missouri	Bibb County, Georgia
	North Carolina	Franklin County, Georgia
	Nebraska	Gwinett County, Georgia
	New Jersey	Whitfield County, Georgia
	New York	Adams County, Illinois
	Ohio	Cook County, Illinois
	Pennsylvania	Will County, Illinois
	Tennessee	DuPage County, Illinois
	Texas	Marion County, Illinois
	Virginia	Macon County, Illinois
	Washington	Dubois County, Indiana
	West Virginia	Wyandotte County, Kansas
	Wisconsin	Cowley County, Kansas
		Johnson County, Kansas
		Boone County, Kentucky
		Kenton County, Kentucky <sup>1</sup>
		Clark County, Kentucky
		Jefferson County. Kentucky
		Montgomery County, Kentucky

Plant Closed (operating lease).

**TRADEMARK REEL: 002292 FRAME: 0687** 

Plant closed (for sale).

Iberville Parish, Louisiana Baltimore County, Maryland Bristol County, Massachusetts West Springfield Town, Massachusetts Worcester City, Massachusetts Eaton County, Michigan Macomb County, Michigan Wayne County, Michigan Kent County, Michigan Ingham County, Michigan Midland County, Michigan Hennepin County, Minnesota Ramsey County, Minnesota<sup>3</sup> Dakota County, Minnesota Holmes County, Mississippi<sup>4</sup> Warren County, Mississippi Lincoln County, Missouri St. Louis County, Missouri Douglas County, Nebraska Monmouth County, New Jersey Middlesex County, New Jersey Bergen County, New Jersey Sussex County, New Jersey Union County, New Jersey Erie County, New York Niagara County, New York<sup>4</sup> Onondaga County, New York Richmond County, New York Suffolk County, New York4. Bladen County, North Carolina Mecklenberg County, NC Cabarrus County, North Carolina Noble County, Ohio Cuyahoga County, Ohio Franklin County, Ohio Delaware County, Ohio Darke County, Ohio Muskingum County, Ohio Seneca County, Ohio Stark County, Ohio Van Wert County, Ohio Licking County, Ohio<sup>3</sup> Lucas County, Ohio Mahoning County, Ohio⁴ Noble County, Ohio Van Vert County, Ohio

(continued)

Plant closed (operating lease).

Plant closed (for sale).

	1	
		Beaver County, Pennsylvania
		Delaware County, Pennsylvania
1		Luzerne County, Pennsylvania
		Monroe County, Pennsylvania
		Washington County, Pennsylvania
		Venango County, Pennsylvania
į	į	Chester County, Pennsylvania
1		Sullivan County, Tennessee
		Shelby County, Tennessee <sup>4</sup>
	}	Brazoria County, Texas <sup>4</sup>
		Harris County, Texas
		Tarrant County, Texas
		McLennan County, Texas
		Amherst County, Virginia
		Nelson County, Virginia
		Page County, Virginia
		Clark County, Washington
		Cabell County, West Virginia
		Lewis County, West Virginia
		Wetzel County, West Virginia
		Sheboygan County, Wisconsin <sup>4</sup>
Greif Bros. Corp. of Ohio, Inc.	Delaware (formation)	Seneca County, Ohio
Com 2000 corp. or ome, mor	Ohio	Cuyahoga County, Ohio
		Stark County, Ohio
		Muskingum County, Ohio
		Delaware County, Ohio
Greif Bros. Service Corp.	Delaware (formation)	Delaware County, Ohio
Gron Bress Service Serp.	Ohio	Joint Goundy, Since
Barzon Corporation	Delaware (formation)	Franklin County, Ohio
Buizon corporation	Ohio	Transmir County, Onio
Great Lakes Corrugated Corp.	Ohio (formation)	Lucas County, Ohio
· Oreat Eakes Corragated Corp.	Iowa	Poweshiek County, Iowa
	10114	Grinnell County, Iowa
Tainer Transport, Inc.	Delaware (formation)	Delaware County, Ohio
Tamer Transport. Inc.	Ohio	Delaware county, Onto
Trend Pak, Inc.	Ohio (formation)	Lucas County, Ohio
Van Leer Containers, Inc.	Delaware (formation)	Gwinett County, Georgia
van Leer Comaniers, me.	Georgia	Cook County, Illinois
	Illinois	Kankakee County, Illinois
	Kentucky	Boone County, Kentucky
	Michigan	Midland County, Michigan
	Mississippi	Madison County, Mississippi
	Missouri	Madison County, Missouri
	Ohio	Seneca County, Ohio
}		Darke County, Ohio
	Pennsylvania Texas	•
	1 exas	Bucks County, Pennsylvania
American Flores	Dolowoon (formation)	Harris County, Texas
American Flange &	Delaware (formation)	DuPage County, Illinois
Manufacturing Co., Inc.	Illinois	
6:6	Alabama	Infference Court Alaba
Sirco Systems LLC	Delaware (formation)	Jefferson County, Alabama

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Alabama

- 2. Intellectual Property Filings
  - a. United States Patent and Trademark Office
- 3. Other Filings.
  - a. See 1 and 2 above.
  - b. For all foreign filings, please refer to foreign local counsel.

#### Schedule 5.10

#### **Prior Corporate Names and Transactions**

In addition to the corporate name of U.S. Borrower and the corporate names of the Domestic Guarantors set forth on Schedule 6.10 of the Credit Agreement, the following are the other corporate names used currently or in the past, including names of any entities acquired by U.S. Borrower and the Domestic Guarantors. All corporate names set forth below are/were used by U.S. Borrower unless otherwise noted.

DBA's and other corporate names: 1996-2000:

Soterra, Inc. - former name of Soterra, LLC

Michigan Packaging Company - entity contributed to CorrChoice

Narad, Incorporated - joint venture

Centralia Container, Inc.

Independent Container, Inc.

Kyowva Corrugated Container Company, Inc.

Kyowva Corrugated Container Co., Inc.

Decatur Container Corporation

Virginia Fibre Corporation

Greif Bros. of Virginia, Inc.

Greif Board Corporation

Down River International, Inc.

Down River Forest Products, Inc. (CA)

Down River Forest Products, Inc. (GA)

Down River Forest Products, Inc. (IL)

Down River Forest Products, Inc. (OR)

Down River Forest Products, Inc. (PA)

Down River Forest Products, Inc. (TX)

Down River Forest Products, Inc. (WA)

Aerobox Co.

Greif Fibre Drum, Inc.

Greif Plastic Drum, Inc.

Greif Plastic Drum SE, Inc.

Greif Plastic Drum SW, Inc.

TPS of GA, LLC

The following is detail on mergers and acquisitions for the past five years:

#### CorrChoice Joint Venture

On November 1, 1998, the Company entered into a Joint Venture Agreement with RDJ Holdings Inc. ("RDJ") and a minority shareholder of a subsidiary of Ohio Packaging Corporation (the "Minority Shareholder") to form CorrChoice, Inc. ("CorrChoice"). Pursuant to the terms of the Joint Venture Agreement, the Company contributed all of its stock of Michigan Packaging Company ("Michigan Packaging") and Ohio Packaging Corporation ("Ohio Packaging") in exchange for a 63.24% ownership interest in CorrChoice. RDJ and the Minority Shareholder contributed all of their stock of Ohio Packaging and its subsidiaries in exchange for a 36.76% ownership interest in CorrChoice.

### Intermediate Bulk Containers ("IBC") Acquisition

On January 11, 1999, the Company purchased the assets of the IBC business from Sonoco Products Company ("Sonoco") for \$38,013,000 in cash. In addition, the Company paid \$234,000 in legal and professional fees related to the acquisition. Prior to the acquisition date, and subsequent to March 30, 1998, the Company marketed and sold IBCs under a distributorship agreement with Sonoco.

### Great Lakes and Trend Pak Acquisitions

On April 5, 1999, the Company purchased the common stock of Great Lakes Corrugated Corp. ("Great Lakes") and Trend Pak, Inc. ("Trend Pak") from their shareholders for \$20,813,000 in cash.

### Industrial Containers Business of Sonoco Acquisition

On March 30, 1998, pursuant to the terms of a Stock Purchase Agreement between the Company and Sonoco, the Company acquired the industrial containers business of Sonoco by purchasing all of the outstanding shares of KMI Continental Fibre Drum, Inc., a Delaware corporation ("KMI"), Sonoco

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Plastic Drum, Inc., an Illinois corporation ("SPD"), GBC Holding Co., a Delaware corporation ("GBC Holding"), and Fibro Tambor, S.A. de C.V., a Mexican corporation ("Fibro Tambor") and the membership interest of Sonoco in Total Packaging Systems of Georgia, LLC, a Delaware limited liability company ("TPS"). KMI, SPD, GBC Holding, Fibro Tambor, TPS and their respective subsidiaries are in the business of manufacturing and selling plastic and fibre drums principally in the United States and Mexico and refurbishing and reconditioning plastic drums principally in the United States and Mexico.

As consideration for the shares of KMI, SPD, GBC Holding and Fibro Tambor and the membership interest of Sonoco in TPS, the Company paid \$182,895,000 in cash. The acquisition was funded through new long-term obligations.

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RECORDED: 05/17/2001