08-15-2003

Form PTO-1594 R (Rev. 03/01)

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) Name: Commerce Bank/Pennsylvania, N.A. Internal Address: Street Address: 2005 Market Street City: Philadelphia State: PA Zip: 19103
Name: Commerce Bank/Pennsylvania, N.A. Internal Address: Street Address: 2005 Market Street City: Philadelphia State: PA Zip: 19103
Street Address: 2005 Market Street City: Philadelphia State: PA Zip: 19103
Individual(s) citizenship
General Partnership Limited Partnership Corporation-State Other Bank If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
B. Trademark Registration No.(s) See attached ached Yes No 6. Total number of applications and
registrations involved:
7. Total fee (37 CFR 3.41)\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
8. Deposit account number: Separate Se
(Attach duplicate copy of this page if paying by deposit account)
ation is true and correct and any attached copy is a true 07/11/2003 pate Date

08/14/2003 LMUELLER 00000162 2045906

Mail documents to be recorded with required cover sheet information to: commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

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Schedule A to Trademark Security Agreement

TRADEMARK	APPLICATION OR REGISTRATION NO.	COUNTRY	FILING DATE
Alkor	2,045,906	USA	3/18/97
Anchor-Loc	760102425 (serial number) USA-	
Atlascrete	2,040,759	USA	2/25/97
Atlastic	2,088,903	USA	8/19/97
Carbo-Vitroplast	1,138,411	USA	8/05/80
Chemester	1,196,262	USA	5/25/82
Epoxybond	2,040,590	USA	2/25/97
Furnane	2,054,955	USA	4/22/97
Korez	2,061,156	USA	5/13/97
Nepoxide	2,055,417	USA	4/22/97
Rezklad	685,769	USA	9/29/59
Ureklad	2,670,967	USA	1/07/03
Vitrex	2,050,901	USA	4/08/97
Vitrobond	2,052,654	USA	4/15/97
Vitroplast	1,138,413	USA	8/05/80
Zerok	2,067,202	USA	6/03/97

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POWER OF ATTORNEY

ATLAS MINERALS & CHEMICALS, INC., a Delaware corporation ("Grantor"), hereby authorizes COMMERCE BANK/PENNSYLVANIA, N.A., its successors and assigns, and any officer or agent thereof (collectively "Grantee") as Grantor's true and lawful attorney-infact, with the power to endorse Grantor's name on all applications, assignments, documents, papers and instruments necessary for Grantee to enforce and effectuate its rights under a certain Trademark Security Agreement between Grantor and Grantee dated the date hereof (as it may hereafter be supplemented, restated, superseded, amended or replaced, the "Trademark Agreement"), including, without limitation, the power to use the Trademarks (as defined in the Trademark Agreement), to grant or issue any exclusive or nonexclusive license under the Trademarks to anyone else, or to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks.

This Power of Attorney is given and any action taken pursuant hereto is intended to be so given or taken pursuant to a certain Loan and Security agreement bearing even date herewith between Grantor and Grantee as it may be supplemented, restated, superseded, amended or replaced from time to time.

Grantor hereby unconditionally ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof.

This Power of Attorney shall be coupled with an interest and irrevocable for the life of the Trademark Agreement.

IN WITNESS WHEREOF, the Grantor has executed this Power of Attorney, under seal, this day of July, 2003

ATLAS MINERALS & CHEMICALS, INC.

Witness

Lon Soh

Jame: Francis X. Harron Pres

Attest:

(Corporate Seal)

TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement ("Agreement") is made this day of July, 2003, by ATLAS MINERALS & CHEMICALS, INC., a Delaware corporation, with an address at 1227 Valley Road, Mertztown, PA 19539 ("Borrower"), and delivered to COMMERCE BANK/PENNSYLVANIA, N.A., with a mailing address at 2005 Market Street, Philadelphia, PA 19103 ("Lender").

BACKGROUND

- A. This Agreement is being executed contemporaneously with that certain Loan and Security Agreement of even date herewith between Borrower and Lender (as it may be supplemented, restated, superseded, amended or replaced from time to time, the "Loan Agreement"), under which Borrower is granting Lender a lien on and security interest in certain assets of Borrower associated with or relating to services or products sold under Borrower's trademarks and the goodwill associated therewith, and under which Lender is entitled to foreclose or otherwise deal with such assets under the terms and conditions set forth therein. Capitalized terms not defined herein shall have the meanings given to such terms in the Loan Agreement.
- B. Borrower has adopted, used and is using (or has filed applications for the registration of) the trademarks, servicemarks and tradenames listed on Schedule "A" attached hereto and made part hereof (all such marks or names hereinafter referred to as the "Trademarks").
- C. Pursuant to the Loan Agreement, Lender is acquiring a lien on, security interest in and a license to use the Trademarks and the registration thereof, together with all the goodwill of Borrower associated therewith and represented thereby, as security for all of Borrower's Obligations (as defined in the Loan Agreement), and Lender desires to have its security interest in such Trademarks confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and in consideration of the premises and mutual promises herein contained, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

- 1. In consideration of and pursuant to the terms of the Loan Agreement, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure Borrower's Obligations, Borrower grants to Lender a lien on and security interest in all of Borrower's present and future right, title and interest in and to the Trademarks, together with all the goodwill of Borrower associated with and represented by the Trademarks, and the registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits.
- 2. Borrower hereby covenants and agrees to maintain the Trademarks in full force and effect until all of Borrower's Obligations are indefeasibly paid and satisfied in full.
 - 3. Borrower represents, warrants and covenants to Lender that:
- a. The Trademarks are subsisting and have not been adjudged invalid or unenforceable;

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- b. All of the Trademarks (other than application for the registration thereof which have been filed) are registered, valid and enforceable;
- c. Borrower is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, and each of the Trademarks is free and clear of any liens, charges and encumbrances including, without limitation, pledges, assignments, licenses (other than to Borrower and Lender hereunder) and covenants by Borrower not to sue third persons;
- d. Borrower has the unqualified right, power and authority to enter into this Agreement and perform its terms;
- e. Borrower has complied with, and will continue for the duration of this Agreement to comply with the requirements set forth in 15 U.S.C. §1051-1127 and any other applicable statutes, rules and regulations in connection with its use of the Trademarks except where failure to comply would not have a Material Adverse Effect on Borrower or its Property;
- f. Borrower has no notice of any suits or actions commenced or threatened against it, or notice of claims asserted or threatened against it, with reference to the Trademarks; and
- g. Borrower has used and will continue to use for the duration of this Agreement, consistent standards of quality in services or products leased or sold under the Trademarks and hereby grants to Lender and its employees and agents the right (with no obligation of any kind upon Lender to do so) to visit Borrower's affiliates, franchises or management locations and to inspect the use of the Trademarks and quality control records relating thereto at reasonable times during regular business hours to ensure Borrower's compliance with this paragraph 3(g).

4. Borrower further covenants that:

- a. Until all the Borrower's Obligations are indefeasibly paid and satisfied in full, Borrower will not enter into any agreement, including, without limitation, license agreements or options, which are inconsistent with Borrower's obligations under this Agreement, Borrower's obligations under the Loan Agreement or which restrict or impair Lender's rights hereunder.
- b. If Borrower acquires rights to any new Trademarks, the provisions of this Agreement shall automatically apply thereto and such trademarks shall be deemed part of the Trademarks. Borrower shall give Lender prompt written notice thereof along with an amended Schedule "A."
- 5. So long as this Agreement is in effect and so long as Borrower has not received notice from Lender that an Event of Default has occurred under the Loan Agreement and that Lender has not elected to exercise its rights hereunder: (i) Borrower shall continue to have the exclusive right to use the Trademarks; and (ii) Lender shall have no right to use the Trademarks or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Trademarks to anyone else.

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- 6. Borrower agrees not to sell, grant any option, assign or further encumber its rights and interest in the Trademarks to any entity or person other than Lender without the prior written consent of Lender.
- 7. Anything herein contained to the contrary notwithstanding, if and while an Event of Default exists under the Loan Agreement, Borrower hereby covenants and agrees that Lender, as the holder of a security interest under the Uniform Commercial Code, as now or hereafter in the jurisdiction set forth in Section 9.1 of the Loan Agreement, may take such action permitted hereunder, in its exclusive discretion, to foreclose upon the Trademarks covered hereby. For such purposes, while an Event of Default exists, Borrower hereby authorizes and empowers Lender to make, constitute and appoint any officer or agent of Lender as Lender may select, in its exclusive discretion, as Borrower's true and lawful attorney-in-fact, with the power to endorse Borrower's name on all applications, documents, papers and instruments necessary for Lender to use the Trademarks or to grant or issue any exclusive or non-exclusive license under the Trademarks to anyone else, or necessary for Lender to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else including, without limitation, the power to execute a Trademark Assignment in the form attached hereto as Exhibit 1. Borrower hereby ratifies all that such attorney or agent shall lawfully do or cause to be done by virtue hereof, except for the gross negligence or willful misconduct of such attorney or agent. This power of attorney shall be irrevocable for the life of this Agreement, the Loan Documents, and until all Borrower's Obligations are indefeasibly paid and satisfied in full.
- 8. This Agreement shall be subject to the terms, provisions, and conditions set forth in the Loan Agreement and may not be modified without the written consent of the party against whom enforcement is being sought.
- 9. All rights and remedies herein granted to Lender shall be in addition to any rights and remedies granted to Lender under the Loan Documents. In the event of an inconsistency between this Agreement and Loan Agreement, the language of this Agreement shall control.
- 10. Upon Borrower's performance of all of the obligations under the Loan Documents and after all Borrower's Obligations are indefeasibly paid and satisfied in full, Lender shall, at Borrower's expense, execute and deliver to Borrower all documents reasonably necessary to terminate Lender's security interest in the Trademarks.
- 11. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Lender in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining, preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, in each case in accordance with the terms of this Agreement, shall be borne and paid by Borrower on demand by Lender and until so paid shall be added to the principal amount of Borrower's Obligations to Lender and shall bear interest at the otherwise applicable rate prescribed in the Loan Agreement.
- 12. Subject to the terms of the Loan Agreement, Borrower shall have the duty to prosecute diligently any application and/or registration with respect to the Trademarks pending as of the date of this Agreement or thereafter, until Borrower's Obligations are indefeasibly paid and

satisfied in full, to preserve and maintain all rights in the Trademarks, and upon reasonable request of Lender, Borrower shall make federal application on registerable but unregistered Trademarks belonging to Borrower and licensed to Borrower. Any reasonable expenses incurred in connection with such applications shall be borne exclusively by Borrower. Borrower shall not abandon any Trademarks without the prior written consent of Lender.

- 13. Borrower shall have the right to bring suit in its own name to enforce the Trademarks, in which event Lender may, if Borrower reasonably deems it necessary, be joined as a nominal party to such suit if Lender shall have been satisfied, in its sole discretion, that it is not thereby incurring any risk of liability because of such joinder. Borrower shall promptly, upon demand, reimburse and indemnify Lender for all damages, costs and expenses, including reasonable attorneys' fees and costs, incurred by Lender in the fulfillment of the provisions of this paragraph.
- 14. Upon the occurrence of an Event of Default under the Loan Agreement, Lender may, without any obligation to do so, complete any obligation of Borrower hereunder, in Borrower's name or in Lender's name, but at the expense of Borrower.
- 15. No course of dealing between Borrower and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder, shall operate as a waiver thereof, and all of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Loan Documents, or by any other future agreements between Borrower and Lender or by law, shall be cumulative and may be exercised singularly or concurrently.
- 16. The provisions of this Agreement are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in full force and effect.
- 17. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 18. This Agreement shall be governed by and construed in conformity with the laws of the jurisdiction set forth in Section 9.1 of the Loan Agreement, without regard to its otherwise applicable principles of conflicts of laws.
- 19. Borrower agrees to the jurisdiction of the state and federal courts of the jurisdiction set forth in Section 9.18 of the Loan Agreement and to service by certified mail, return receipt requested at the address of the Borrower.
- 20. Borrower (and Lender by its acceptance hereof) hereby waives any and all rights it may have to a jury trial in connection with any litigation, proceeding or counterclaim arising with respect to rights and obligations of the parties hereto or under the Loan Documents or with respect to any claims arising out of any discussions, negotiations or communications involving or related to any proposed renewal extension, amendment, modification, restructure, forbearance, workout, or enforcement of the transactions contemplated by the Loan Documents.

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IN WITNESS WHEREOF, the parties hereto have executed this Trademark Security Agreement, under seal, the day and year first above written.

Borrower:

ATLAS MINERALS & CHEMICALS, INC.

ame: Hance

Title: Prendent

Address:

1227 Valley Road

Mertztown, PA 19539

Approved and Accepted:

COMMERCE BANK/PENNSYLVANIA, N.A.

Name:

Title: Via Ph

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CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF Lehigh

On this grant day of July, 2003, before me personally appeared Francis X. Hausen, to me

:SS

known and being duly sworn, deposes and says that he/she is the holder of Atlas Minerals &

Chemicals, Inc., the corporation described in the foregoing Agreement; that he/she knows the seal

of the corporation; that the seal so affixed to the Agreement is such corporate seal; that he/she

signed the agreement and affixed the seal of the corporation thereto as such officer pursuant to the

authority vested in him/her by law; that the within Agreement is the voluntary act of such

corporation; and he/she desires the same to be recorded as such.

NOTARY PUBLIC

Notariel Seal
Sandra K. Kerrigan, Notary Public
South Whitehalf Twp., Lehigh County

Member, Pennsylvania Association of Metados

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Schedule A to Trademark Security Agreement

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Carbo-Vitroplast	1,138,411	USA	8/05/80
Chemester	1,196,262	USA	5/25/82
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Korez	2,061,156	USA	5/13/97
Nepoxide	2,055,417	USA	4/22/97
Rezklad	685,769	USA	9/29/59
Ureklad	2,670,967	USA	1/07/03
Vitrex	2,050,901	USA	4/08/97
Vitrobond	2,052,654	USA	4/15/97
Vitroplast	1,138,413	USA	8/05/80
Zerok	2,067,202	USA	6/03/97

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Exhibit 1 to Trademark Security Agreement

TRADEMARK ASSIGNMENT

("Grantor"), is the registered owner of	RALS & CHEMICALS, INC., a Delaware corporation the United States trademarks, tradenames and registrations o and made a part hereof (the "Trademarks"), which are d Trademark Office; and
WHEREAS,	("Grantee") having a place of business at, is desirous of acquiring the Trademarks;
acknowledged, and intending to be legal hereby transfer, assign and set over unt	od and valuable consideration, receipt of which is hereby ally bound hereby, Grantor, its successors and assigns, does to Grantee, its successors, transferees and assigns, all of its st in and to the Trademarks and all proceeds thereof and all
IN WITNESS WHEREOF, the executed as of the day of	e undersigned has caused this Trademark Assignment to be, 200
	ATLAS MINERALS & CHEMICALS, INC
Witness:	By:As Attorney-in-fact

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CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA	:	cc				
STATE OF	:	SS				
	•					
On this the day of	, 200	before me a Notary I	Public for the said			
County and State, personally appeared _			known to me or			
satisfactorily proven to me to be attorney-in-fact on behalf of [Name of Borrower] ("Grantor"),						
and he/she acknowledged to me that he/she executed the foregoing Trademark Assignment on						
behalf of Grantor, and as the act and deed of Grantor for the purposes therein contained.						
IN WITNESS WHEREOF, I hereunto set my hand and official seal.						
	ĪNĪ	DIVIDUAL NOTARY				

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SCHEDULE A TO TRADEMARK ASSIGNMENT

APPLICATION/ **REGISTRATION TRADEMARKS** REGISTRATION NO. COUNTRY DATE Alkor 1. Anchor-Loc 2. 3. Atlascrete Atlastic 4. Carbo-Vitroplast 5. Chemester 6. Epoxybond 7. Fumane 8. 9. Korez Nepoxide Rezklad 10. 11. Ureklad 12. 13. Vitrex

108275.01150/21169004v1

Vitrobond

Vitroplast

Zerok

14.

15. 16.

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF Lehigh

SS

On this All day of July 2003, before me personally appeared Francis K. Hauson, to me

known and being duly sworn, deposes and says that he/she is President of ATLAS

MINERALS & CHEMICALS, INC., the Grantor corporation described in the foregoing Power

of Attorney, that he/she knows the seal of the corporation; that the seal so affixed to the Power of

Attorney is such corporate seal; that he/she signed the Power of Attorney and affixed the seal of the

corporation thereto as such officer pursuant to the authority vested in him/her by law; that the

within Power of Attorney is the voluntary act of such corporation; and he/she desires the same to

be recorded as such.

Herrigan

RECORDED: 07/18/2003