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Form PTO-1594 RECORE	DATION FORM COVER SHEET U. S. Department of Commerce					
(rev 06/04) TR	TRADEMARKS ONLY Patent and Trademark Office					
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below:						
1. Name of conveying party(ies)/Execution						
+ (= 0 (* /#/. O)	Additional name(s) & address(es) attached?Yes _X_No Name:Credit Suisse, Cayman Islands					
Covanta Energy Corporation (f/k/a Ogde	Branch					
Corporation) 40 Lane Road	Internal Address:					
Fairfield, New Jersey 07004	Street Address:Eleven Madison Avenue					
•						
Individual(s) Association	City: New York					
General Partnership Limited Par	thership State: New York					
X Corporation Other	Country: <u>USA</u> Zip: <u>10010</u>					
Citizenship Delaware						
Execution Date(s) June 24, 2005						
	Association – Citizenship					
Additional name(s) of conveying party(ies) attached? X	A 15 An 12 A					
3. Nature of conveyance:	Limited Partnership – Citizenship					
Assignment Merger	X Corporation – Citizenship Switzerland					
Security Agreement Change	of Name Other					
Government Interest Assignment	Citizenship					
X Other Parity Lien Trademark Securit Agreement	— It assigned is not domiciled in the Quited States, a domestic					
Agreement	representative designation is attachedYes _X_ No.					
4. Application number(s) or registration	n number(s):					
A. Trademark Application No(s).	B. Trademark Registration No(s).					
76133621 76557930						
Additional r	numbers attached? Yes _X_ No					
5. Name and address of party to whom co	4 14th thursday of approximate					
pondence concerning document should be	mailed: and registrations involved: 2					
Elaine D. Ziff, Esq.	7. Total fee (37 CFR 1.21(h) and 3.41) \$60					
SKADDEN, ARPS, SLATE, ME	AGHER					
& FLOM LLP	All fees and any deficiencies are authorized to be charged to Deposit Account					
Four Times Square	(Our Ref. 180000/22)					
New York, New York 10036						
Tel: (212) 735-2656	8. Payment Information					
Fax: (917) 777-2656	Deposit Account No. 19-2385					
EZiff@skadden.com	Authorized user Name: Philip H. Bartels					
9. Signature.						
Cours 34/	September 21, 2005					
Signature	Date					
Elaine Ziff	Total number of pages including cover sheet, and documents:					
Name of Person Signin	g cover sheet, and documents:					

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CONTINUATION OF Item 1. Names of Additional Conveying Parties

DSS Environmental, Inc.

40 Lane Road Fairfield, New Jersey 07004 (New York Corporation)

PARITY LIEN

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of June 24, 2005 (as amended, restated or otherwise modified, the "Parity Lien Trademark Security Agreement"), among COVANTA ENERGY CORPORATION (formerly known as Ogden Corporation), a Delaware corporation, located at 40 Lane Road, Fairfield, New Jersey 07004 and DSS ENVIRONMENTAL INC., a New York corporation, located at 40 Lane Road, Fairfield, New Jersey 07004 (collectively, "Grantors") and CREDIT SUISSE, CAYMAN ISLANDS BRANCH, a Swiss corporation located at Eleven Madison Avenue, New York, New York 10010, as collateral agent for the Secured Parties (together with successors and assigns in such capacity as Collateral Agent, the "Collateral Agent").

WITNESSETH:

WHEREAS, Grantors are party to a Parity Lien Pledge and Security Agreement dated as of June 24, 2005 (the "Pledge and Security Agreement") between each of the Grantors and the other grantors party thereto and the Collateral Agent pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Secured Parties to enter into the Credit Agreement, the Grantors hereby agree with the Collateral Agent, as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Pledge and Security Agreement and used herein have the meaning given to them in the Pledge and Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Each Grantor hereby pledges and grants to Collateral Agent, a security interest in and continuing lien on in all of such Grantor's right, title and interest in, to and under the following, in each case, whether now owned or existing or hereafter acquired or arising, and wherever located (collectively, the "Trademark Collateral"):

(a) all United States, and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, all registrations and applications for any of the foregoing including, but not limited to: (i) the registrations and applications referred to in Schedule I hereto (as such schedule may be amended or supplemented from time to time), (ii) all extensions or renewals of any of the foregoing, (iii) the goodwill of the business connected with the use of and symbolized by the

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foregoing, (iv) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill, and (v) all Proceeds of the foregoing, and if not otherwise included in the definition of "Proceeds" herein, all licenses, royalties, income, payments, claims, damages, and proceeds of suit; and

(b) any and all agreements providing for the granting of any right in or to Trademarks (whether such Grantor is licensee or licensor thereunder) including, without limitation, each agreement referred to in Schedule I hereto (as such schedule may be amended or supplemented from time to time).

Notwithstanding anything herein to the contrary, in no event shall the Collateral or the security interest granted under Section 2.1 hereof attach to (a) any lease. license contract, property rights or agreement, and any assets subject to any thereof, to which any Grantor is a party or any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in (i) the abandonment, invalidation or unenforceability of any right, title or interest of any Grantor therein or (ii) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, property rights or agreement (other than to the extent that any such term would be rendered ineffective pursuant to Sections 9-407, 9-408 or 9-409 of the UCC (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law (including the Bankruptcy Code) or principles of equity), provided however that the Collateral shall include and such security interest shall attach immediately at such lease, license, contract, property rights or agreement that does not result in any of the consequences specified in (i) or (ii) above; or (b) any application to register Trademarks in the United States Patent and Trademark Office (the "PTO") based upon Grantor's "intent to use" such Trademark (but if the grant of security interest to such intent-to-use Trademark violates 15 U.S.C. §1060(a)) unless and until a "Statement of Use" or "Amendment to Allege Use" is filed in the PTO at which point such Trademark Collateral shall include, and the security interest granted hereunder shall attach to, such application.

SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the Secured Parties pursuant to the Pledge and Security Agreement and Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Pledge and Security Agreement, the provisions of the Pledge and Security Agreement shall control.

SECTION 4. Applicable Law. This Trademark Security Agreement and the rights and obligations of the parties hereunder shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New York.

SECTION 5. Counterparts. This Trademark Security Agreement may be executed in one or more separate counterparts, each of which when so executed and

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delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.

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SCHEDULE I TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS AND APPLICATIONS

Country (State)	Mark	Reg. Number (Serial No.)	Reg. Date (Filing Date)
United States	COVANTA ENERGY	(76/133621)	(9/22/2000)
(New York)	DUALSAND Water Filtration Systems	R28659	6/13/1997
United States	DUALSAND	(76/557930)	(11/5/2003)
Hong Kong	COVANTA ENERGY	08885	9/22/2000
Hong Kong	COVANTA ENERGY	08886	9/22/2000
Hong Kong	COVANTA ENERGY	08887	9/22/2000
Hong Kong	COVANTA ENERGY	08888	9/22/2000
Hong Kong	COVANTA ENERGY	08889	9/22/2000

TRADEMARK LICENSES

None.

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CREDIT SUISSE CAYMAN ISLANDS BRANCH as Collateral Agent

By:

Name:

ROBERT HETT

Title:

DIRECTOR

By:

VANESSA COMEZ

Name: Title:

VICE PRESIDENT

NY\1034562

Trademark Security Agreement

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

COVANTA ENERGY CORPORATION

DSS ENVIRONMENTAL, INC.

COVANTA ENERGY GROUP, INC.

COVANTA ENERGY INTERNATIONAL, INC.

By:

Name: Anthony J. Orlando

Title: President and Chief Executive Officer

NY\1034562 Trademark Security Agreement

RECORDED: 09/22/2005