Form PTO-1594 RE 1-31-92

1. Name of conveying party(ies):

Purolator Products NA

☐ General Partnership

3. Nature of conveyance:

□ Security Agreement

■ Corporation-State

□ Individual(s)

□ Assignment

□ Other _

details)

0915/0111.

Name:

Internal Address:

Street Address:

City: State: Zip:

Erroneously filed security interest by

□ Association

□ Merger

□ Change of Name

Joshua A. Lorentz

1900 Chemed Center

255 East Fifth Street

Cincinnati, Ohio 45202

DINSMORE & SHOHL LLP

Additional name(s) of conveying party(ics) attached? □ yes □ no

Other Re-assignment via Affidavit because of

erroneously filed security interest (see document for

Execution Date: Erroneous document executed on December 14, 1992 and recorded at reel and frame

4. Application number(s) or registration numbers(s)

5. Name and address of party to whom correspondence

A. Trademark Application No.(s)

Additional numbers attached? □ yes **x** no

concerning document should be mailed:

□ Limited Partnership

EET

U.S. Department of Commerce Patent and Trademark Office

103379895 To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof 2. Name and address of receiving party(ies): Name: Lancaster Colony Corporation (true owner of registration Internal Address: Street Address: 37 West Broad Street State: OH Zip: 43215 City: Columbus Individual(s) citizenship ____ □ Association ☐ General Partnership □ Limited Partnership _ ■ Corporation-State Ohio □ Other If assignee is not domiciled in the United States, a domestic representative designation is attached: □ yes A no (Designation must be a separate document from Assignment) Additional name(s) & address(es) attached? □ yes **#** no B. Trademark Registration No.(s) 1,556,726 6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41): Enclosed by check. Please charge the amount of \$40.00 to our Visa × credit card account. Form PTO-2038 is attached. Authorized to be charged to deposit account. Please charge any deficiencies or credit any × overpayment to deposit account. 8. Deposit account number: 04-1133 (Attached duplicate copy of this page if paying by deposit account.)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true

copy of the original document.

Joshua A. Lorentz

Name of Person Signing

- 100000E- 100.48

Total number of pages including cover sheet:

CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop Assignment Recordation Services, Director of the U.S. Patent & Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450 on March 1, 2007.

Dan A doh

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REGISTRANT:

Lancaster Colony Corporation

REGISTRATION NO.:

1,556,726

MARK:

NYRACORD

REGISTRATION DATE:

09/19/1989

AFFIDAVIT OF DAVID M. SEGAL

- 1. I, David M. Segal, state that I am Secretary/General Counsel of Lancaster Colony
 Corporation (LCC), an Ohio Corporation having a principle place of business at 37 West Broad
 Street, Columbus, Ohio 43215.
- 2. LCC is the owner of all right, title and interest in the trademark NYRACORD, including the above-referenced Registration No. 1,556,726 (the "LCC Registration"). LCC has owned the LCC Registration since its registration on 09/19/89. No other entities other than LCC have owned the LCC Registration or the NYRACORD mark.
- 3. Upon a recent investigation, it was brought to my attention that a third party, Texas

 Commerce Bank National Association filed a Security Interest with respect to the LCC

 Registration. Specifically, the Security Interest was executed in favor of assignee, Texas

 Commerce Bank National Association and granted from assignor, Purolator Products NA, Inc.

 The Security Interest was executed on 12/14/92 and recorded on 12/12/92 at Reel/Frame

 0915/0111 (attached hereto as Exhibit 1). This conveyance document lists a total 29 Federal trademarks for which Texas Commerce Bank National Association claims a security interest from Purolator Products, NA. One of the marks is Registration No. 1,556,728 for PUROLATOR.

 It is believed that an error in transcription was made so that Registration No. 1,556,726 (the LCC

Registration) was typed instead of Registration No. 1,556,728, thereby making the LCC Registration a part of this assignment. Again, a review of the Assignment status of the LCC Registration reveals that the LCC Registration was recorded on this reel/frame and yet the LCC Registration does not appear on this document.

- 4. LCC is not affiliated in any way with Purolator Products NA, Inc. or Texas Commerce
 Bank National Association and has never granted any rights in the LCC Registration to either of
 these parties. It is believed that one or both of Purolator Products NA, Inc. and/or Texas
 Commerce Bank National Association prepared and filed the Security Interest recorded at
 Reel/Frame 0915/0111 and Registration No. 1,556,728 was mistyped so that the Trademark
 Office record reflects this Assignment as including the LCC Registration by mistake.
- 5. On 01/29/07, a representative for LCC contacted Purolator Products NA (now Robert Bosch GmbH) to inform them of this issue. Robert Bosch GmbH informed LCC's representatives that they were unsure how to fix the problem considering their recent acquisition of Purolator Products NA. On 01/29/07, a representative for LCC contacted the Assignment Division at the USPTO and was informed that the Assignment/Security Interest could be reversed if LCC filed an Affidavit describing the situation, claiming ownership of the LCC Registration and requesting that the Security Interest be reversed for error.
- 6. Accordingly, LCC respectfully requests that that Security Interest recorded at Reel/Frame 0915/0111 be reversed with respect to Registration No. 1,556,726.

David M. Segal

Secretary/General Counsel

Lancaster Colony Corporation

Sworn and subscribed to before me this Ith day of February, 2007.

PATRICIA A. SCHNIEDER Notary Public, State of Ohio My Commission Expires 06-14-08

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SCHEDULE 1 TO TRADEMARK COVER SHEET

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RECISTERED TRADEMARKS AND TRADEMARK APPLICATIONS

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SCHEDULE 1 TO TRADEKARK COVER SHEET (CONTINUED)

Common Law Trademarks

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III.09 [5 RWE] [3 TRADEMARK

TRADENARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT ("Agreement"), dated as of December 14, 1992, is by and between PUROLATOR PRODUCTS NA, INC., a corporation duly organized and validly existing under the laws of the State of Delaware (the "Debtor"), and TEXAS COMMERCE BANK NATIONAL ASSOCIATION, a national banking association, ("TCB"), as agent for the Banks (as defined in the Credit Agreement defined below) (in such capacity, together with its successors in such capacity, the "Agent").

WHEREAS, PURCLATOR PRODUCTS COMPANY, a Delaware corporation ("Borrover"), the Banks and TCB as Agent for the Banks, are parties to a Credit Agreement of even date herewith (as the same may be amended, restated, modified, supplemented and in effect from time to time, the "Credit Agreement");

WHEREAS, the Debtor and TCB as Agent for the Banks are parties to a Security Agreement (Personal Property) of even data hereof (as said Security Agreement may be amended, restated; modified, supplemented and in effect from time to time, the "Security Agreement"), which sets forth in more detail certain terms and conditions relating to the matters agreed to herein;

WHEREAS, the Credit Agreement and the Security Agreement contemplate the execution of a Agreement between the Debtor and TCB as Agent for the Banks;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Grant of Security Interest. The Debtor does hereby grant to the Agent a continuing security interest in all of the Company's rights, titles and interests of every kind or character now owned or hereafter acquired, created or arising in and to the following (all of the following being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter arising or acquired, to secure the payment of the Debt (as defined in the Security Agreement):
 - (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, and other source or business identifiers, designs and general intangibles of like nature, and all prints and labels on which any of the foregoing have appeared or appear, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith including,

without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of any State, and all reissues, continuations, continuations-in-part, extensions or renewals thereof (each of the foregoing items in this paragraph being herein called a "Trademark", and collectively called the "Trademarks"), including, without limitation, each Trademark, Trademark registration and Trademark application listed in Schedule 1, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application;

- (b) each agreement granting any right to use any trademark, service mark or trademane which agreement by its terms or by law does not prohibit encumbrance of Company's interest thereunder (each herein called a "Trademark License," and collectively the "Trademark License,"), including, without limitation, each Trademark License listed in Schedule 1 attached, and all of the goodwill of the business connected with the use of, and symbolized by, any trademark, service mark or trademane licensed by such Trademark License; and
- (c) all substitutions for and improvements and proceeded of, and all renewals and replacements of, any of the foregoing, and all general intangibles relating to or arising in connection with any of the foregoing, including, without limitation, any claim for past, present or future infringement or dilution of any Trademark or of any trademark, service mark or trademane licensed under any Trademark License, or for injury to the goodwill associated with any Trademark or trademark, service mark or trademane licensed under any Trademark License, and all insurance and claims for insurance with respect to same.
- Miscellaneous. This security interest is granted in conjunction with the security interests granted to the Agent pursuant to the Security Agreement. The Debtor does hereby further ecknowledge and affirm that the rights and remedies of the Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement and the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. The terms and provisions hereof are in addition to, and not in limitation of or limited by, those of the Security Agreement, the Credit Agreement and the other Loan Documents. The attached Schedule 1 is incorporated herein by reference for all purposes. Capitalized terms used herein and not otherwise defined shall have the meaning given to them in the Credit

I S OTHW

Agreement. This Agreement shall be governed by and construed in accordance with the applicable laws of the State of Texas and the United States of America from time to time in effect, except to the extent that the laws of the jurisdiction where any Collateral is located mandatorily require application of such jurisdiction's laws with regard to such Collateral. This Agreement shall be binding upon Debtor, and the trustees, receivers, successors and assigns of Debtor, including all successors in interest of Debtor in and to all or any part of the Collateral, and shall benefit Secured Party and its trustees, receivers, successors and assigns. If any provision of this Agreement is held to be illegal; invalid or unenforceable under present or future laws, the legality validity and enforceability of the remaining provisions of this Agreement shall not be affected thereby, and this Agreement shall be liberally construed so as to carry out the intent of the parties to it. This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same agreement, and any of the parties hereto may execute this Agreement by signing any such counterpart. The section headings appearing in this Agreement have been inserted for convenience only and shall be given not substantive meaning or significance whatever in construing the terms and provisions of this Agreement.

IN WITNESS WHEREOF, the Debtor and the Agent have caused this Agreement to be duly executed by their respective officers thereunto duly authorized as of December 14, 1992.

PUROLATOR PRODUCTS NA, INC.

By: POMAS - FORUTA
Name: PRESIDENT Title:

TEXAS COMMERCE BANK NATIONAL ASSOCIATION, as Agent

By: / Muteus (1)
Name:
Title: ROBERT C. MERTENSOTTO
SENIOR VICE PRESIDENT

Schedule 1 - Trademarks and Trademark Licenses

-3-

REEL: 003497 FRAME: 0975

THE STATE OF TEXAS

COUNTY OF HARRIS

This instrument was acknowledged before me on December 1992, by Kong Caron, Months Church Caron of PUROLATOR PRODUCTS NA, INC., a Delaware corporation, on behalf of said corporation.



Notary Public in and for the State of Texas
Printed Name:

My Commission Expires:

TRADEMARK

THE STATE OF TEXAS

TE OF TEXAS

COUNTY OF HARRIS

This instrument was acknowledged before me on December 13, 1992, by Koba-t C. McRosoft Swint Vice Position of TEXAS COMMERCE BANK NATIONAL ASSOCIATION, a national banking association; on behalf of said association.



Notary Public in and for the State of Texas
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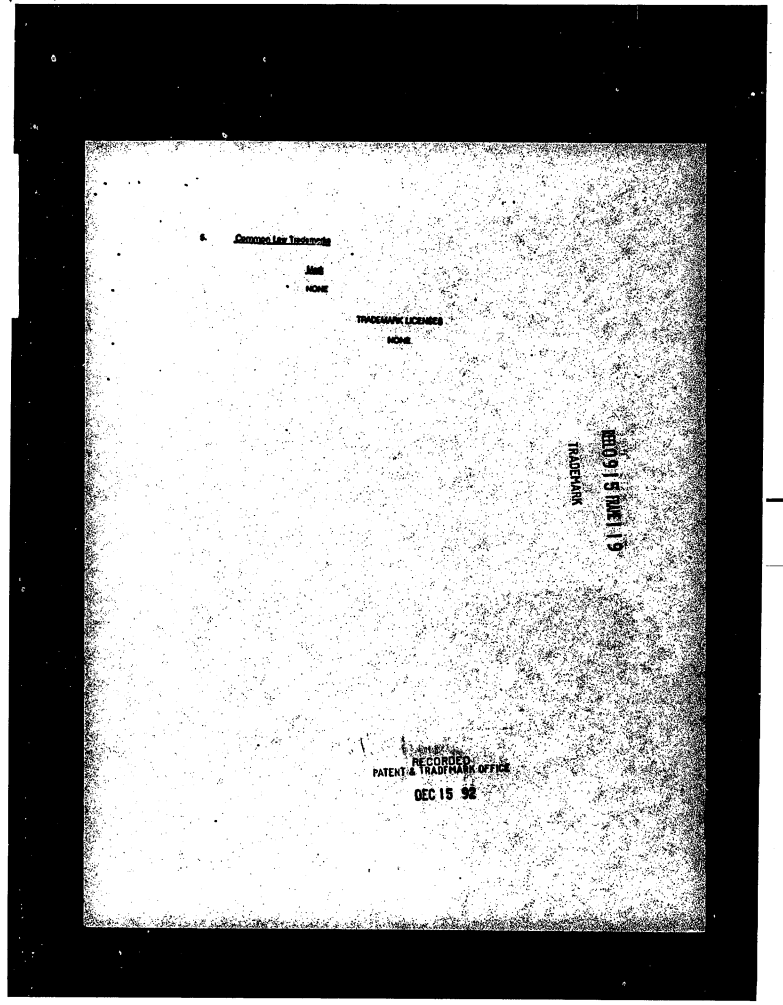
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Schedule 1 to Agreement

REGISTERED TRADEMARKS AND TRADEMARK APPLICATIONS

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RECORDED: 03/05/2007