TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Central Fiber Corporation		07/14/2009	CORPORATION: KANSAS

RECEIVING PARTY DATA

Name:	Central Fiber LLC	
Street Address:	4814 Fiber Lane	
City:	Wellsville	
State/Country:	KANSAS	
Postal Code:	66092	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	2496916	AGRITHERM
Registration Number:	1651209	AS NATURE INTENDEDONLY BETTER
Registration Number:	2192071	CENTRAL FIBER CORPORATION
Registration Number:	2192072	CENTRAL FIBER CORPORATION
Registration Number:	2119941	CHEAPER THAN DIRT
Registration Number:	1871331	CLEAN
Registration Number:	2576735	EASY MIX
Registration Number:	1656973	SECOND NATURE
Registration Number:	2534073	SECOND NATURE
Registration Number:	2899085	SECOND NATURE
Registration Number:	2084895	SPRAYMATT
Registration Number:	2092095	SPRAYMATT
Registration Number:	2020379	TOPCOAT
Registration Number:	2755474	WINDGARD
		TRADEMARK

TRADEMARK " REEL: 004098 FRAME: 0861 900147987

XCELL 2340685 Registration Number: **CORRESPONDENCE DATA** (913)647-9057 Fax Number: Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 9136479050 Email: tmdocketing.herman@hoveywilliams.comCorrespondent Name: Joan Optican Herman Address Line 1: 10801 Mastin Blvd., Suite 1000 Address Line 4: Overland Park, KANSAS 66210 ATTORNEY DOCKET NUMBER: 3945.035 NAME OF SUBMITTER: Joan Optican Herman /JOH/ Signature: 11/18/2009 Date: **Total Attachments: 3** source=Assignment#page1.tif source=Assignment#page2.tif

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ASSIGNMENT OF PATENTS AND TRADEMARKS

THIS ASSIGNMENT OF PATENTS AND TRADEMARKS is made as of July [14], 2009 by CENTRAL FIBER CORPORATION, a Kansas corporation ("Seller") in favor of CENTRAL FIBER LLC, a Delaware limited liability company ("Buyer").

WHEREAS, pursuant to that certain Purchase Agreement dated as of July [14], 2009 by and among Seller, Donald W. Meeker, individually, Donald W. Meeker, as Trustee of the Amended and Restated Donald W. Meeker Revocable Intervivos Trust u/t/i dtd 3/30/09, the sole shareholder of Seller, and Buyer (the "Purchase Agreement"), Buyer has purchased substantially all of the assets, and certain of those liabilities, of Seller;

WHEREAS, Seller (a) has adopted, registered and used and is using the trademarks and service marks (the "Trademarks") identified on Annex I hereto, and is the owner of the registrations of and pending registration applications for such Trademarks in the United States Patent and Trademark Office identified on Annex I hereto, and (b) is the owner of and uses the patents, patent registrations and pending registration applications set forth on Annex II hereto (the "Patents"); and

WHEREAS, Buyer desires to acquire the Trademarks and the Patents and the registrations thereof and applications therefor, as applicable, in connection with the purchase of substantially all of the assets of Seller pursuant to the Purchase Agreement.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Seller does hereby assign, sell and transfer unto Buyer all right, title and interest in and to the Trademarks and the Patents, together with (i) the registrations of and applications therefor, as applicable, (ii) all reissues, divisions, continuations, continuations in part, substitutes, renewals, and extensions thereof, all improvements thereon, and all other rights of any kind whatsoever of Seller accruing thereunder or pertaining thereto, (iii) the goodwill of the business symbolized by and associated with the Trademarks and the registrations thereof, and (iv) the right to sue and recover for, and the right to profits or damages due or accrued arising out of or in connection with, any and all past, present or future infringements or dilution of or damage or injury to the Trademarks and the Patents or the registrations thereof or such associated goodwill.

IN WITNESS WHEREOF, the parties have duly executed this Assignment of Patents and Trademarks on the day and year first written above.

CENTRAL FIBER CORPORATION

By: Lut A. Chech, Cro

Name: Patrick J. Cheek

Title: Chief Financial Officer

CENTRAL FIBER LLC

Name: David A. Lahar

Title: Vice Chairman

Annex I

Trademarks

AGRITHERM Reg. No.: 2,496,916
AS NATURE INTENDED...ONLY BETTER Reg. No.: 1,651,209
CENTRAL FIBER CORPORATION Reg. No.: 2,192,071
CENTRAL FIBER CORPORATION and Design Reg. No.: 2,192,072



 CHEAPER THAN DIRT
 Reg. No.: 2,119,941

 CLEAN
 Reg. No.: 1,871,331

 EASY MIX
 Reg. No.: 2,576,735

 SECOND NATURE
 Reg. No.: 1,656,973

 SECOND NATURE and Design
 Reg. No.: 2,534,073

SECOND

SECOND NATURE and Design Reg. No.: 2,899,085



SPRAYMATT Reg. No.: 2,084,895

SPRAYMATT and Design Reg. No.: 2,092,095



TOPCOAT Reg. No.: 2,020,379

WINDGARD Reg. No.: 2,755,474

XCELL Reg. No.: 2,340,685

TRADEMARK REEL: 004098 FRAME: 0864

Annex II

Patents

DRY MATERIAL FEEDER AND MEASURING DEVICE

RECORDED: 11/18/2009

Patent No. 5,201,473

TRADEMARK REEL: 004098 FRAME: 0865