## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Trademark Security Agreement	

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Emerald Carolina Chemical, LLC		112/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
Emerald Hilton Davis, LLC		112/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
Emerald Polymer Additives, LLC		12/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
Emerald Foam Control, LLC		112/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
Emerald Kalama Chemical, LLC		112/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
Emerald Performance Materials, LLC		112/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
Emerald Specialty Polymers, LLC		112/16/2010	LIMITED LIABILITY COMPANY: DELAWARE
EPM Emerald (Canada), Inc.,		12/16/2010	CORPORATION: DELAWARE
CVC Specialty Chemicals, Inc.		12/16/2010	CORPORATION: DELAWARE

## RECEIVING PARTY DATA

Name:	FSJC III, LLC		
Street Address:	Two Greenwich Plaza		
City:	Greenwich		
State/Country:	CONNECTICUT		
Postal Code:	06830-7153		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		

## PROPERTY NUMBERS Total: 35

Property Type	Number	Word Mark
Registration Number:	2425818	FABRITONE
Registration Number:	1949417	FREECAT
Registration Number:	1953587	FREECHEM

TRADEMARK REEL: 004577 FRAME: 0908

900196528

Registration Number:	2053005	FREEDOM
Registration Number:	1941519	FREELUBE
Registration Number:	1949416	FREEPEL
Registration Number:	1949415	FREEREZ
Registration Number:	1949413	FREETEX
Registration Number:	0984804	AQUONIUM
Registration Number:	1039034	AURACOTE
Registration Number:	3077665	COLOR REALM
Registration Number:	0542782	HIDACID
Registration Number:	1975942	HILTON DAVIS
Registration Number:	0690383	SEATONE
Registration Number:	0993548	SUP-R-CONC
Registration Number:	1137133	SUP-R-CRYL
Registration Number:	1155219	UNIPRINT
Registration Number:	3066994	OBSIDIAN
Registration Number:	3430788	MULTIJET
Registration Number:	3430793	POLYJET
Registration Number:	1044545	CURE-RITE
Registration Number:	0613721	DPPD
Registration Number:	0754422	GELTROL
Registration Number:	0422356	GOODRITE
Registration Number:	0961838	GOOD-RITE
Registration Number:	0969439	GOOD-RITE
Registration Number:	1063037	RESIN D
Registration Number:	1047433	STALITE
Registration Number:	0678285	SUPERLITE
Registration Number:	2699569	FOAM BLAST
Registration Number:	1210144	MASIL
Registration Number:	1112050	MAZU
Registration Number:	1909629	K-FLEX
Registration Number:	3887652	PRIMABELLA
Registration Number:	3855601	LILIENCE

# CORRESPONDENCE DATA

Fax Number: (212)294-4700

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 212-294-4661

Email: trademarkny@winston.com
Correspondent Name: Sanjana Chopra, Esq.

Address Line 1: 200 Park Avenue

Address Line 2: Winston & Strawn LLP

Address Line 4: New York, NEW YORK 10166

ATTORNEY DOCKET NUMBER:	086039.00002
NAME OF SUBMITTER:	Sanjana Chopra, Esq.
Signature:	/W&S/
Date:	07/08/2011

#### Total Attachments: 16

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#### TRADEMARK SECURITY AGREEMENT

SECURITY AGREEMENT TRADEMARK This (this "Trademark Security Agreement") is made this 16th day of December, 2010, among the Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and FSJC III, LLC, a Delaware limited liability company ("FSJC III"), in its capacity as collateral agent for the Lender Group (in such capacity, together with any successor collateral agent, the "Collateral Agent").

#### WITNESSETH:

WHEREAS, pursuant to that certain Senior Secured Second Lien Term Loan Agreement, dated as of December 16, 2010 (as amended, restated, supplemented or otherwise modified from time to time, including all exhibits schedules thereto, the "Financing Agreement"), among EMERALD PERFORMANCE MATERIALS, LLC, a Delaware limited liability company (the "Parent"), EMERALD POLYMER ADDITIVES, LLC, a Delaware limited liability company ("Emerald PA"), EMERALD HILTON DAVIS, LLC, a Delaware limited liability company ("Emerald HD"), EMERALD KALAMA CHEMICAL, LLC, a Delaware limited liability company ("Emerald Kalama"), EMERALD FOAM CONTROL, LLC, a Delaware limited liability company ("Emerald Foam"), EMERALD CAROLINA CHEMICAL, LLC, a Delaware limited liability company ("Emerald Carolina"), EMERALD SPECIALTY POLYMERS, LLC, a Delaware limited liability company ("Emerald SP"), EPM EMERALD (CANADA), INC., a Delaware corporation ("Emerald Canada"), and CVC SPECIALTY CHEMICALS, INC., a New Jersey corporation ("CVC Specialty" and together with the Parent, Emerald PA, Emerald HD, Emerald Kalama, Emerald Foam, Emerald Carolina, Emerald SP, and Emerald Canada, individually and collectively, jointly and severally, the "Borrower"), each Person listed as a "Guarantor" on the signature pages thereto (each a "Guarantor" and collectively, jointly and severally, the "Guarantors"), the lenders, from time to time, party thereto (each a "Lender" and collectively, the "Lenders"), the Collateral Agent, and FSJC III, as administrative agent for the Lenders (in such capacity, together with any successor administrative agent, the "Administrative Agent" and together with the Collateral Agent, each an "Agent" and collectively, the "Agents" and, together with the Lenders, collectively, the "Lender Group"), the Lender Group is willing to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof,

WHEREAS, the members of the Lender Group are willing to make the financial accommodations to Borrower as provided for in the Financing Agreement, but only upon the condition, among others, that the Grantors shall have executed and delivered to Collateral Agent, for the benefit of the Lender Group, that certain Security Agreement of even date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Collateral Agent, for the benefit of the Lender Group, this Trademark Security Agreement;

NY:1318909.1 TRADEMARK REEL: 004577 FRAME: 0911 NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or the Financing Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN PATENT COLLATERAL</u>. Each Grantor hereby grants to Collateral Agent, for the benefit of the Lender Group, a continuing first priority security interest in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Trademark Collateral</u>"):
- (a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on <u>Schedule I</u> hereto;
- (b) all goodwill, trade secrets, proprietary or confidential information, technical information, procedures, formulae, quality control standards, designs, operating and training manuals, customer lists, and other General Intangibles with respect to the foregoing;
  - (c) all reissues, continuations or extensions of the foregoing;
- (d) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and
- (e) all products and proceeds of the foregoing, including, any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademark licensed under any Intellectual Property License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Intellectual Property License.
- 3. <u>SECURITY FOR OBLIGATIONS</u>. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of all the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Obligations and would be owed by Grantors, or any of them, to any Agent, the Lender Group, or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Collateral Agent, for the benefit of the Lender Group, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Collateral Agent with respect to any such new trademarks or renewal or extension of any trademark registration as provided in the Security Agreement. Without limiting Grantors' obligations under this <u>Section 5</u>, Grantors hereby authorize Collateral Agent unilaterally to modify this Agreement by amending <u>Schedule I</u> to include any such new trademark rights of Grantors. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Collateral Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.
- 6. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such enforcement is sought. Any signatures delivered by a party by facsimile transmission or by e-mail transmission shall be deemed an original signature hereto.
- **CONSTRUCTION**. Unless the context of this Trademark Security Agreement or any other Loan Document clearly requires otherwise, the definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include," "includes" and "including" shall be deemed to be followed by the phrase "without limitation," whether or not so expressly stated in each such instance and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The word "will" shall be construed to have the same meaning and effect as the word "shall." Unless the context requires otherwise, (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented or otherwise modified (subject to any restrictions on such amendments, supplements or modifications set forth herein), (b) any reference herein to any Person shall be construed to include such Person's successors and assigns, (c) the words "herein", "hereof" and "hereunder", and words of similar import, shall be construed to refer to this Trademark Security Agreement in its entirety and not to any particular provision hereof, (d) all references herein to Articles, Sections, Exhibits and Schedules shall be construed to refer to Articles and Sections of, and Exhibits and Schedules to, this Trademark Security Agreement and (e) the words "asset" and "property" shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, including cash, securities, accounts and contract rights. References in this Trademark Security Agreement to "determination" by any Agent include estimates honestly made by such Agent (in the case of quantitative determinations) and beliefs honestly held by such Agent (in the case of qualitative determinations). Any reference herein or in any other Loan Document to the satisfaction or repayment in full of the Secured Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms hereof) of all Secured Obligations other than unasserted contingent indemnification Secured Obligations. Any requirement of a writing contained herein or in any other Loan Document shall be satisfied by the transmission of

a Record and any Record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

8. <u>INTERCREDITOR</u>. The Collateral Agent hereby acknowledges and agrees that its rights and the rights of the Lender Group and the secured parties under the Financing Agreement and the other "Loan Documents" (as defined in the Financing Agreement) are subject to the terms of the Intercreditor Agreement, dated as of December 16, 2010 among the Borrowers, ABLECO FINANCE LLC, a Delaware limited liability company, as collateral agent for itself and other lenders under the First Lien Credit Facility and FSJC III, LLC, a Delaware limited liability company, for itself and in its capacity as Collateral Agent.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the undersigned parties hereto have executed this Agreement by and through their duly authorized officers, as of the day and year first above written.

**GRANTORS:** 

EMERALD PERFORMANCE MATERIALS,

LLC.

a Delaware limited liability company

Name: Candace M. Wagner Title: President, CFO and

Treasurer

EMERALD POLYMER ADDITIVES, LLC,

a Delaware limited liability company

Name: Candace M. Wagner Title: CFO and Treasurer

EMERALD HILTON DAVIS, LLC, a Delaware limited liability company

Name: Candace M. Wagner Title: CFO and Treasurer

EMERALD KALAMA CHEMICAL, LLC,

a Delaware limited liability company

Name: Candace M. Wagner

Title: CFO and Treasurer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

#### EMERALD FOAM CONTROL, LLC,

a Delaware limited liability company

By: Candace M. Wagner
Title: CFO and Treasurer

EMERALD CAROLINA CHEMICAL, LLC,

a Delaware limited liability company

Name: Candace M. Wagner
Title: CFO and Treasurer

EMERALD SPECIALTY POLYMERS, LLC,

a Delaware limited liability company

Name: Candace M. Wagner Title: CFO and Treasurer

EPM EMERALD (CANADA), INC.,

a Delaware corporation

Name: Candace M. Wagner

Title: President, CFO and

Treasurer

CVC SPECIALTY CHEMICALS INC.,

a New Jersey corporation

Name: Candace M. Wagner

Title: CFO and Treasurer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

## **EPM POLYMER ADDITIVES HOLDING** CORP.,

a Delaware corporation

Name: Title:

EPM HILTON DAVIS HOLDING CORP.,

a Delaware corporation

Name: Candace M. Wagner

Title: President, CFO and

Treasurer

EPM KALAMA CHEMICAL HOLDING CORP.,

a Delaware corporation

Name: Candace M. Wagner Title: President, CFO and

Treasurer

EPM FOAM CONTROL HOLDING CORP.,

a Delaware corporation

Name: Candace M. Wagner Title: President, CFO and

Treasurer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

# EPM CAROLINA CHEMICAL HOLDING CORP.

a Delaware corporation

By: Carlacell Dagree
Name: Candace M. Wagner

Title: President, CFO and

Treasurer

# EPM SPECIALTY POLYMERS HOLDING CORP.,

a Delaware corporation

By:	Ca	Ida	ee (	Lu	We	L&r	عد
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Name: Candace M. Wagner
Title: President, CFO and
Treasurer

EMERALD KALAMA HOLDINGS, LLC,

a Delaware limited liability company

By: Chidae Hidagele

Name: Candace M. Wagner
Title: President, CFO and
Treasurer

EPM CVC GROUP HOLDINGS, INC.,

a Delaware corporation

By: Name: Control Williams

Name: Candace M. Wagner Title: President, CFO and Treasurer

EMERALD LATIN AMERICA HOLDINGS, LLC,

a Delaware limited liability company

Title: President, CFO and

Treasurer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

**COLLATERAL AGENT:** 

FSJC III, LLC, a Delaware limited liability company

Name:

Title:

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

# SCHEDULE I

## to

# TRADEMARK SECURITY AGREEMENT

# TRADEMARK REGISTRATIONS/APPLICATIONS

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
Emerald Carolina	FABRITONE	United States of	75/714381	2425818
Chemical, LLC		America	5/26/1999	1/30/2001
Emerald Carolina	FREECAT	United States of	74/441827	1949417
Chemical, LLC		America	9/30/1993	1/16/1996
Emerald Carolina	FREECHEM	United States of	74/441815	1953587
Chemical, LLC		America	9/30/1993	1/30/1996
Emerald Carolina	FREEDOM	United States of	74/363699	2053005
Chemical, LLC		America	3/2/1993	4/15/1997
Emerald Carolina	FREELUBE	United States of	74/441810	1941519
Chemical, LLC		America	9/30/1993	12/12/1995
Emerald Carolina	FREEPEL	United States of	74/441817	1949416
Chemical, LLC		America	9/30/1993	1/16/1996
Emerald Carolina	FREEREZ	United States of	74/441816	1949415
Chemical, LLC		America	9/30/1993	1/16/1996
Emerald Carolina	FREETEX	United States of	74/441812	1949413
Chemical, LLC		America	9/30/1993	1/16/1996
Emerald Carolina Chemical, LLC	ADJUST 4 (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CARNAPOL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CHEMCLEER (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CLARATE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CLAREX (COMMON LAW)	United States of America		

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
Emerald Carolina Chemical, LLC	CLAROL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CRESTOFIX (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CRESTOIL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	CYDETHER (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	EMULSAN (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	FREESOFT (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARADYE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARAFAC (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARALUBE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARAMIDE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARAPEG (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARAPHOS (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARASIL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARASOFT (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARASPERSE (COMMON LAW)	United States of America		

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
Emerald Carolina Chemical, LLC	KARASTAT (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARAWET (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KARON (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	KAROX (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	LANALEX (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	LAURALUBE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	LAUREL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	MONOLEX (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	MONOLIN (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	OILITEX (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	PENETROL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	POLYMER OT (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	POLYSAN (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	PYROSAN (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	RW LUBE (COMMON LAW)	United States of America		

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
Emerald Carolina Chemical, LLC	SANAID (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	SIL-SET (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	STASOFT (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TERGON (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRACID (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRALENE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRALEV (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRAQUEST (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRASOFT (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRASPERSE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRASSIST (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	TETRATERGE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	UNIDYE (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	VIDOL (COMMON LAW)	United States of America		
Emerald Carolina Chemical, LLC	WETAID (COMMON LAW)	United States of America		

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
Emerald Hilton	AQUONIUM	United States of	72/459431	0984804
Davis, LLC		America	6/5/1973	5/28/1974
Emerald Hilton	AURACOTE	United States of	73/058782	1039034
Davis, LLC		America	7/25/1975	5/11/1976
Emerald Hilton Davis, LLC	BLACK SHIELD (COMMON LAW)	United States of America		
Emerald Hilton	COLOR REALM	United States of	784337726	3077665
Davis, LLC		America	6/18/2004	4/4/2006
Emerald Hilton	HIDACID	United States of	71/596450	0542782
Davis, LLC		America	4/27/1950	5/22/1951
Emerald Hilton	HILTON DAVIS	United States of	74/594569	1975942
Davis, LLC		America	11/3/1994	5/28/1996
Emerald Hilton	SEATONE	United States of	72/060187	0690383
Davis, LLC		America	10/6/1958	12/29/1959
Emerald Hilton	SUP-R-CONC	United States of	72/448132	0993548
Davis, LLC		America	2/8/1973	9/24/1974
Emerald Hilton	SUP-R-CRYL	United States of	73/204110	1137133
Davis, LLC		America	2/16/1979	6/24/1980
Emerald Hilton	UNIPRINT	United States of	73/231644	1155219
Davis, LLC		America	9/17/1979	5/26/1981
Emerald Hilton	OBSIDIAN	United States of	75/777823	3066994
Davis		America	8/17/1999	3/14/2006
Emerald Hilton Davis	ECONOJET (COMMON LAW)	United States of America		
Emerald Hilton	MULTIJET	United States of	77/279564	3430788
Davis		America	9/14/2007	5/20/2008
Emerald Hilton	POLYJET	United States of	77/279590	3430793
Davis		America	9/14/2007	5/20/2008
Emerald Hilton Davis	ULTRAJET (COMMON LAW)	United States of America		

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
Emerald Hilton Davis	VANTAGE (COMMON LAW)	United States of America		
Emerald Polymer Additives, LLC	CURE-RITE	United States of America	73/044057 2/12/1975	1044545 7/27/1976
Emerald Polymer Additives, LLC	DPPD	United States of America	71/669113 6/29/1954	0613721 10/11/1955
Emerald Polymer Additives, LLC	GELTROL	United States of America	72/157490 11/19/1962	0754422 8/13/1963
Emerald Polymer Additives, LLC	GOODRITE	United States of America	71/491563 11/14/1945	0422356 7/16/1946
Emerald Polymer Additives, LLC	GOOD-RITE	United States of America	72/430249 7/19/1972	0961838 6/26/1973
Emerald Polymer Additives, LLC	GOOD-RITE	United States of America	72/436104 9/19/1972	0969439 10/2/1973
Emerald Polymer Additives, LLC	RESIN D	United States of America	73/076147 2/3/1976	1063037 4/12/1977
Emerald Polymer Additives, LLC	STALITE	United States of America	73/076146 2/3/1976	1047433 9/7/1976
Emerald Polymer Additives, LLC	SUPERLITE	United States of America	72/041810 12/5/1957	0678285 5/12/1959
Emerald Specialty Polymers, LLC (Nitrile)	NYCHEM (COMMON LAW)	United States of America		
Emerald Specialty Polymers, LLC (RLP Product Line – CTS Division)	HYPRO (COMMON LAW)	United States of America		
CVC Specialty Chemicals, Inc (CTS Division)	EPALLOY (COMMON LAW)	United States of America		
CVC Specialty Chemicals, Inc (CTS Division)	ERISYS (COMMON LAW)	United States of America		

Owner	Trademark	Country	App. No./ Filing Date	Reg. No./ Reg. Date
CVC Specialty Chemicals, Inc (CTS Division)	OMICURE (COMMON LAW)	United States of America		
CVC Specialty Chemicals, Inc (CTS Division)	HYPOX (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	FOAM BLAST	United States of America	76285482 7/16/2001	2699569 3/25/2003
Emerald Foam Control, LLC	MASIL	United States of America	73172877 6/2/1978	1210144 9/28/1982
Emerald Foam Control, LLC	MAZU	United States of America	73172878 6/2/1978	1112050 1/30/1979
Emerald Foam Control, LLC	SOILOCK	Idaho		13650 6/8/1992
Emerald Foam Control, LLC	ANTAROL (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	BCC (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	BROTREAT (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	KFLOC (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	KFO (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	KMULSE (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	KTREAT (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	KVAP (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	MASILWAX (COMMON LAW)	United States of America		
Emerald Foam Control, LLC	ROSS FLUIDS (COMMON LAW)	United States of America		
Emerald Kalama Chemical, LLC	K-FLEX	United States of America	74/540133 6/20/1994	1909629 8/18/1995
Emerald Kalama Chemical, LLC	KALAMA	United States of America	77/739992 5/19/2009	Registered 3,887,652 11/16/2010
Emerald Kalama Chemical, LLC	LILIENCE	United States of America	77/799839 8/7/2009	Registered 3,855,601 10/5/2010

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