40.00 1399072

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Royal Adhesives and Sealants, LLC		111/30/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Madison Capital Funding LLC, as Agent	
Street Address:	30 South Wacker Drive, Suite 3700	
City:	Chicago	
State/Country:	ILLINOIS	
Postal Code:	60606	
Entity Type:	Entity Type: LIMITED LIABILITY COMPANY: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark	
Registration Number:	1399072	CRAIGBOND	
Registration Number:	1883229	CRAIGCOAT	
Registration Number:	2427301	CRAIGCURE	
Registration Number:	1388698	CRAIGSEAL	
Registration Number:	1938057	CRAIGSOLVE	

CORRESPONDENCE DATA

Fax Number: (312)863-7865 Phone: 312-201-3865

Email: sharon.patterson@goldbergkohn.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Sharon Patterson, Paralegal

Address Line 1: c/o Goldberg Kohn, 55 E. Monroe St.

Address Line 2: Ste. 3300

Address Line 4: Chicago, ILLINOIS 60603

TRADEMARK

900208625 REEL: 004672 FRAME: 0251

ATTORNEY DOCKET NUMBER:	4975.005
NAME OF SUBMITTER:	Sharon Patterson
Signature:	/sharon patterson/
Date:	12/05/2011
Total Attachments: 5 source=royal amend tm#page1.tif source=royal amend tm#page2.tif source=royal amend tm#page3.tif source=royal amend tm#page4.tif source=royal amend tm#page5.tif	

FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT

THIS FIRST AMENDMENT ("Amendment") to that certain Trademark Security Agreement dated as of December 13, 2010 (the "Trademark Security Agreement") made by ROYAL ADHESIVES AND SEALANTS, LLC, a Delaware limited liability company ("Grantor"), in favor of MADISON CAPITAL FUNDING LLC, in its capacity as Agent for Lenders ("Agent") is dated as of November 30, 2011.

WHEREAS, pursuant to, and subject to the terms of, that certain Fifth Amended and Restated Credit Agreement dated as of December 13, 2010 by and among Grantor, the financial institutions party thereto from time to time (together with there respective successors and assigns, "Lenders") and Agent (as from time to time amended, restated, supplemented or otherwise modified, including, without limitation, as amended by the First Amendment to Credit Agreement (as defined below), the "Credit Agreement"; capitalized terms used and not otherwise defined herein shall have the respective meanings given to them in the Credit Agreement), Agent and Lenders have agreed to make Loans and to issue Letters of Credit for the benefit of Grantor;

WHEREAS, the Grantor, certain affiliates of the Grantor, and Agent are parties to that certain Fifth Amended and Restated Guarantee and Collateral Agreement dated as of December 13, 2010 (as from time to time amended, restated, supplemented or otherwise modified, the "Guarantee and Collateral Agreement"), pursuant to which, among other things, Grantor has granted to the Agent a security interest in substantially all of Grantor's assets, including, without limitation, all of its "Trademarks", as such term is defined in the Guarantee and Collateral Agreement (herein, the "Trademarks");

WHEREAS, since the date of Grantor's execution of the Trademark Security Agreement, Grantor has acquired interests in additional Trademarks (the "New Trademarks");

WHEREAS, Borrower, Agent and the Lenders party thereto are entering into that certain Consent and First Amendment to Fifth Amended and Restated Credit Agreement dated as of the date hereof (the "First Amendment to Credit Agreement"); and

WHEREAS, it is a condition precedent to the execution and delivery of the First Amendment to Credit Agreement by the Agent and the Lenders party thereto that the Grantor agree to amend the Trademark Security Agreement to confirm the inclusion of such New Trademarks;

NOW, THEREFORE, for good and valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, the parties hereto hereby agree to amend the Trademark Security Agreement as follows:

1. <u>Schedules.</u> Schedule I to the Trademark Security Agreement shall be deemed to refer to Schedule I as amended by the addition of the New Trademarks scheduled on <u>Schedule A</u> attached hereto.

2. <u>Effect of Amendment</u>. Except as expressly amended by this Amendment, the terms of the Trademark Security Agreement shall remain in full force and effect as executed.

[signature page follows]

IN WITNESS WHEREOF, Grantor and Agent have each caused this Amendment to be duly executed and delivered by an officer thereunto duly authorized as of the date first above written.

ROYAL ADHESIVES AND SEALANTS, LLC

By Jewson Clays
Name Telresona Clays
Title

ACCEPTED AND ACKNOWLEDGED BY:

MADISON CAPITAL FUNDING LLC, as Agent

Ву:		
	***************************************	****
Name:		
l'itle:		
	CONTRACTOR OF THE CONTRACT PROPERTY AND THE PROPERTY OF THE PR	

Signsture Fage to First Amendment to Trademark Security Agreement

IN WITNESS WHEREOF, Grantor and Agent have each caused this Amendment to be duly executed and delivered by an officer thereunto duly authorized as of the date first above written.

ROYAL ADHESIVES AND SEALANTS, LLC

By_	
Nan	
Title	2

ACCEPTED AND ACKNOWLEDGED BY:

MADISON CAPITAL FUNDING LLC, as Agent

By: Vehicle (tt) V
Name: Jennifer Cotton
Title: Vice President

SCHEDULE A

TRADEMARK REGISTRATIONS

Mark	Jurisdiction	Reg. No.	Reg. Date
CRAIGBOND	USA	1399072	01-Jul-1986
CRAIGCOAT	USA	1883229	14-Mar-1995
CRAIGCURE	USA	2427301	06-Feb-2001
CRAIGSEAL	USA	1388698	08-Apr-1986
CRAIGSOLVE	USA	1938057	28-Nov-1995

RECORDED: 12/05/2011