TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Formerly	Execution Date	Entity Type
	107/31/2012	LIMITED LIABILITY COMPANY: DELAWARE
		07/31/2012

RECEIVING PARTY DATA

Name:	Wilmington Trust, National Association, as Collateral Agent
Street Address:	50 South Sixth Street
Internal Address:	Suite 1290
City:	Minneapolis
State/Country:	MINNESOTA
Postal Code:	55402
Entity Type:	Association: UNITED STATES

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3433893	DRAGON
Registration Number:	3433892	

CORRESPONDENCE DATA

Fax Number: 3026365454

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

via US Mail.

 Phone:
 202-408-3121 x2348

 Email:
 JBERG@CSCINFO.COM

Correspondent Name: Corporation Service Co.-J.Paterson

Address Line 1: 1090 Vermont Avenue, NW

Address Line 2: Suite 430

Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER:	301177-5-10-15-20 - TQ	
NAME OF SUBMITTER:	Jody Berg	TRADEMARK

900230187 REEL: 004835 FRAME: 0361

65 00 34338

Signature:	/Jody Berg/
Date:	08/03/2012
Total Attachments: 8 source=08-03-12 Dragon Products Compar	ny -TM#page2.tif ny -TM#page3.tif ny -TM#page4.tif ny -TM#page4.tif ny -TM#page5.tif ny -TM#page6.tif ny -TM#page6.tif

RECORDATION FORM COVER SHEET TRADEMARKS ONLY			
To the Director of the U. S. Patent and Trademark Office: Please	se record the attached documents or the new address(es) below.		
Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached?		
Dragon Products Company, LLC	Name: Wilmington Trust, National Association, 95 Internet Collateral Agent		
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	Addrees:		
Corporation- State:	Street Address: 50 South Sixth Street, Suite 1290		
Other Limited Liability Company (Delaware)	City: Minneapolis		
Citizenship (see guidelines)	State: Minnesota Country: USA Zíp: 55402		
Additional names of conveying parties attached? Yes No			
3. Nature of conveyance)/Execution Date(s) :	General Partnership Citizenship		
Execution Date(s) July 31, 2012	Limited Partnership Citizenship		
Assignment	Corporation Citizenship		
	Other Citizenship If assignee is not domiciled in the United States, a domestic		
Other	representative designation is attached: Yes No (Designations must be a separate document from assignment)		
A. Application number(s) or registration number(s) and A. Trademark Application No.(s)	d identification or description of the Trademark. B. Trademark Registration No.(s) Please see attached sheet		
C. Identification or Description of Trademark(s) (and Filing			
Please see attached sheet			
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Ashurst 11P	6. Total number of applications and registrations involved:		
Internal Address: <u>Attention: Damian Ridealgh</u>	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$		
Attention: Jessica Leyland; Attention: Matthew Chiavaroli	,		
Street Address: Times Square Tower; 7 Times Square	Authorized to be charged to deposit account Enclosed		
City: New York	8. Payment Information:		
State: New York Zip: 10036			
Phone Number: 212 205 7000	Deposit Account Number		
Fax Number: 212 205 7020 Email Address: matthew chlavaroll@ashurst.com	Authorized User Name		
9. Signature: full fluid: Signature	7 2 1 2 Date		
mathew Chiavaroli			
Name of Person Signing	sheet, attachments, and document;		

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Trademark Registration No. Identification or Description of Trademark

3,433,893

DRAGON

3,433,892

Design (Dragon)

Grant of Security Interest in United States Patents and Trademarks

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of which are hereby acknowledged, GIANT CEMENT HOLDING, INC., a Delaware corporation, having its chief executive office at 320-D Midland Parkway Summerville, SC 29485, GIANT RESOURCE RECOVERY, INC., a Virginia corporation, having its chief executive office at 320-D Midland Parkway Summerville, SC 29485, GIANT CEMENT COMPANY, a Delaware corporation, having its chief executive office at 654 Judge Street Harleyville, SC 29448, and DRAGON PRODUCTS COMPANY, LLC, a Delaware limited liability company, having it chief executive office at 34 Atlantic Place South Portland, Me 04106 (each of the foregoing, a "Grantor", and collectively, the "Grantors"), hereby grant to WILMINGTON TRUST, NATIONAL ASSOCIATION, as Collateral Agent for the Finance Parties, (the "Grantee"), with offices at 50 South Sixth Street, Suite 1290, Minneapolis, MN 55402, a security interest in all of each Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Patent and Trademark Collateral"), whether presently existing or hereafter arising or acquired:

- 1. each United States patent and patent application, including each Patent and Patent Application referred to on <u>Schedule A</u> hereto;
- 2. each Patent License, including each Patent License listed on <u>Schedule A</u> hereto;
- 3. each United States trademark, trademark registration and trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each trademark, trademark registration and trademark application, including each Trademark, Trademark Registration and Trademark Application referred to in Schedule B hereto;
- 4. each Trademark License, whether registered or not, including each Trademark License referred to in <u>Schedule B</u> hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark; and
- 5. all products and proceeds of the foregoing, including any claim by the Grantor against third parties for past, present or future infringement of any Patent, or past, present or future infringement or dilution of any Trademark or Trademark registration, including any Patent or Trademark listed on <u>Schedule A</u> or <u>B</u> hereto, or under any Patent or Trademark licensed under any Patent License or Trademark License, including any such License listed on <u>Schedule A</u> or <u>B</u> hereto, or for injury to the goodwill associated with any Trademark, Trademark registration or Trademark License.

Notwithstanding anything herein to the contrary, in no event will the Patent and Trademark Collateral include and no Grantor will be deemed to have granted a security interest in any of its right, title or interest in any Patent and Trademark Collateral if the grant of such security interest constitutes or results in the abandonment of, invalidation of or rendering unenforceable any of its right, title or interest therein.

THIS GRANT is granted in conjunction with the security interests granted to the Grantee pursuant to the Security Agreement among the Grantors, the Grantee and certain other parties dated as of July 31, 2012, as amended, modified or supplemented from time to time (the "Security Agreement").

THIS GRANT has been granted in conjunction with the security interest granted to the Grantee under the Security Agreement. The rights and remedies of the Grantee with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Security Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Agreement are deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

THIS GRANT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER ARE GOVERNED BY, AND WILL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING SECTION 5-1401 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK).

 _ day of _	WITNESS	the und	ersigned have executed this Agreement as of the
			GIANT CEMENT HOLDING, INC., as Grantor
			By: Name: Title:
			GIANT RESOURCE RECOVERY, INC., as Grantor
			By: Name: Title:
			GIANT CEMENT COMPANY, as Grantor
			By: Name: Title:
			DRAGON PRODUCTS COMPANY, LLC, as Grantor
			By: Name: Title:
			WILMINGTON TRUST, NATIONAL ASSOCIATION, as Collateral Agent on behalf of the Finance Parties, as Grantee
			By: Name: Title:

OF CONTRESS WHERE'SP, the undersigned have excepted the Appropriate as of the

GUAST CEMENT HOLDING, INC., as Challes

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MIRIT RESOURCE RECOVERY, INC., & Granton

By: House 16the.

DIFFEE CEMENT COMPANY, IN GROW

STATE AND A STATE OF THE STATE

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PATENTS AND PATENT APPLICATIONS

Serial No. or Patent No.	Date	Issue Title	Country	Patent Holder
6,308,618	30/10/2001	Method of Compacting With Shearing Compactor Pump	USA	Giant Resource Recovery, Inc. (formerly known as Solite Corporation)
7,776,150	17/08/2010	Improved Process and Apparatus for Handling Synthetic Gypsum	USA	Giant Cement Company

PATENT LICENSES

None

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TRADEMARKS

Owner	Registration No.	Country	Issue Date	Mark
Giant Cement Holding Inc.	3,257,525	USA	03/07/2007	GIANT
Giant Cement Holding Inc.	3,289,402	USA	11/09/2007	GIANT MIX and design
Giant Cement Holding Inc.	3,257,538	USA	03/07/2007	Miscellaneous design (SPHINX)
Giant Cement Holding Inc.	3,257,539	USA	03/07/2007	GRR! And design
Giant Cement Holding Inc.	3,289,408	USA	11/09/2007	KEYSTONE
Giant Cement Holding Inc.	3,559,372	USA	13/01/2009	BUY KEYSTONE AMERICA and design
Dragon Products Company, LLC	3,433,893	USA	27/05/2008	DRAGON
Dragon Products Company, LLC	3,433,892	USA	27/05/2008	Design (Dragon)

TRADEMARK APPLICATIONS

None

TRADEMARK LICENSES

None

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