

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
NEV CREDIT HOLDINGS, INC.		02/05/2013	CORPORATION: DELAWARE
NE OPCO, INC.		02/05/2013	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	INTERNATIONAL PAPER COMPANY
Street Address:	6400 Poplar Avenue
City:	Memphis
State/Country:	TENNESSEE
Postal Code:	38197
Entity Type:	CORPORATION: NEW YORK

PROPERTY NUMBERS Total: 43

Property Type	Number	Word Mark
Serial Number:	74410225	AECO
Serial Number:	73007911	AECO
Serial Number:	73209459	ATENCO
Serial Number:	74426310	ATLANTIC ENVELOPE COMPANY
Serial Number:	78974533	BIODEGRADABLE WINDOW FILM
Serial Number:	77016044	COMPOSTABLE
Serial Number:	78726827	
Serial Number:	73381217	
Serial Number:	73381442	
Serial Number:	77149955	EASY WRAP
Serial Number:	77489775	EASY WRAP
Serial Number:	77385527	ENVELOPES 101
Serial Number:	77387009	ENVELOPES 101 BUILDING SUCCESS THROUGH P

CH \$1090.00 74410225

Serial Number:	77386949	ENVELOPES 101 HELPING YOU BUILD YOUR SAL
Serial Number:	73217734	E-Z TRIEVE
Serial Number:	76108484	FLAKJACKET
Serial Number:	77150102	FULL CIRCLE
Serial Number:	73059412	KENTWOVE
Serial Number:	77498987	MADE WITH 100% WIND P WER
Serial Number:	85763512	MAIL LINK
Serial Number:	85763554	MAIL LINK
Serial Number:	78623149	NATIONAL ENVELOPE
Serial Number:	78617171	NATIONAL ENVELOPE
Serial Number:	77189753	NATIONAL ENVELOPE GSG GLOBAL SERVICES GR
Serial Number:	74301325	NOBILITY
Serial Number:	76285214	OLD COLONY
Serial Number:	72367780	PEEL & SEEL
Serial Number:	76428806	PEEL & SEEL
Serial Number:	85623385	PEEL & ZIP
Serial Number:	73520344	PERFECT VISION
Serial Number:	85575993	PINSTRIFE
Serial Number:	85576005	PINSTRIFE
Serial Number:	74015399	PRESERVATION WOVE
Serial Number:	78974569	PRINTED WITH SOY INK
Serial Number:	76265861	PRINTMASTER
Serial Number:	76440185	PRINTS COLLECTION
Serial Number:	72274539	RAWHIDE
Serial Number:	75491520	SIMPLE SEAL
Serial Number:	77108648	SMART CARD GUARD
Serial Number:	85619724	TAC N TAC
Serial Number:	75661956	TX3
Serial Number:	76366402	WILLIAMHOUSE
Serial Number:	78628456	WILLIAMHOUSE BY NATIONAL ENVELOPE

CORRESPONDENCE DATA

Fax Number: 9735972400

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

Phone: 973-597-2500

TRADEMARK
REEL: 005025 FRAME: 0054

Email: lstrademark@lowenstein.com
Correspondent Name: Vanessa A. Ignacio, Esq.
Address Line 1: Lowenstein Sandler LLP
Address Line 2: 65 Livingston Avenue
Address Line 4: Roseland, NEW JERSEY 07068-1791

ATTORNEY DOCKET NUMBER:	12336.25
NAME OF SUBMITTER:	Vanessa A. Ignacio, Esq.
Signature:	/Vanessa A. Ignacio/
Date:	05/10/2013

Total Attachments: 16

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ANYTHING HEREIN TO THE CONTRARY NOTWITHSTANDING, THE LIENS AND SECURITY INTERESTS CREATED BY THIS TRADEMARK SECURITY AGREEMENT, THE EXERCISE OF ANY RIGHT OR REMEDY WITH RESPECT HERETO, AND CERTAIN OF THE RIGHTS OF THE SECURED PARTY HEREUNDER ARE SUBJECT TO THE PROVISIONS OF THE AMENDED AND RESTATED INTERCREDITOR AGREEMENT, DATED AS OF FEBRUARY 5, 2013 (AS AMENDED, RESTATED, AMENDED AND RESTATED, SUPPLEMENTED, OR OTHERWISE MODIFIED FROM TIME TO TIME, THE "INTERCREDITOR AGREEMENT"), BY AND AMONG WELLS FARGO CAPITAL FINANCE, LLC, AS FIRST LIEN AGENT, GALACTIC HOLDINGS, LLC, AS SECOND LIEN CREDIT AGREEMENT AGENT AND INTERNATIONAL PAPER COMPANY, AS SECOND LIEN IP AGENT AND AS THIRD LIEN AGENT. IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS OF THE INTERCREDITOR AGREEMENT AND THIS TRADEMARK SECURITY AGREEMENT, THE TERMS OF THE INTERCREDITOR AGREEMENT SHALL GOVERN AND CONTROL.

SECOND LIEN TRADEMARK SECURITY AGREEMENT

This SECOND LIEN TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement"), dated as of February 5, 2013, among the Persons listed on the signature pages hereof as "Grantors" (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and INTERNATIONAL PAPER COMPANY, a New York corporation ("IP" or "Secured Party").

WITNESSETH:

WHEREAS, Grantors have entered into the Second Lien Security Agreement, dated as of February 5, 2013 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, in connection with the Security Agreement, Grantors are required to execute and deliver to Secured Party this Trademark Security Agreement;

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. DEFINED TERMS. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

2. GRANT OF SECURITY INTEREST IN COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to the Secured Party, to secure the Secured Obligations owed by such Grantor to the Secured Party, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Collateral"):

(a) all of its Trademarks including those referred to on Schedule I;

(b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and

(c) all products and proceeds (as that term is defined in the Code) 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 Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.

Notwithstanding anything contained in this Trademark Security Agreement to the contrary, the term "Collateral" shall not include any United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of or render void or result in the cancellation of, any registration issued as a result of such intent-to-use trademark applications under applicable law, provided that upon submission and acceptance by the PTO of an amendment to allege use pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall be considered Collateral.

3. SECURITY FOR SECURED OBLIGATIONS. The Security Interest created hereby secures the payment and performance by each Grantor of its 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 Secured Obligations and would be owed by Grantors, or any of them, to the Secured Party, but for the fact that they are unenforceable or not allowable (in whole or in part) as a claim in an Insolvency Proceeding involving any Grantor due to the existence of such Insolvency Proceeding.

4. SECURITY AGREEMENT. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Secured Party, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Secured Party with respect to the Security Interest in the 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. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.

5. AUTHORIZATION TO SUPPLEMENT. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Secured Party unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Secured Party's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. CONTINUING SECURITY INTEREST; ASSIGNMENTS, TERMINATION AND RELEASE UNDER THE NOTE AND SUPPLY AGREEMENT. This Trademark Security Agreement shall create a continuing security interest in the Collateral and shall (a) remain in full force and effect until the Secured Obligations have been paid in full, (b) be binding upon each Grantor, and their respective successors and assigns, and (c) inure to the benefit of, and be enforceable by, the Secured Party, and its successors and permitted transferees and permitted assigns; provided that that no Grantor may assign its obligations under this Trademark Security Agreement unless consented to in writing by the Secured Party, and any such assignment in the absence of such consent shall be void ab initio. Notwithstanding the foregoing or any other provision hereof, this Trademark Security Agreement (or all or any portion of the rights and obligations hereunder) may not be assigned or delegated or otherwise transferred by the Secured Party to any Person (other than (x) any Affiliate of IP, (y) Equity Sponsor (as defined in the Second Lien Credit Agreement) and its Affiliates or (z) any Person that acquires all or substantially all of

the assets of IP), and any such assignment, delegation or other transfer shall not be effective hereunder, shall be void ab initio and any Grantor shall be entitled to seek specific performance to unwind any such assignment, delegation or transfer in addition to any other remedies available to such Grantor at law or at equity. Upon payment in full of the Secured Obligations, the Security Interest granted hereby shall automatically terminate and all rights to the Collateral shall revert to Grantors or any other Person lawfully entitled thereto. At such time, the Secured Party shall execute and deliver to the Grantors the appropriate termination statements, releases and other documents reasonably requested by the Grantors to evidence such termination and authorize the filing of any such termination statement, release or other document to terminate such Security Interests. No transfer or renewal, extension, assignment, or termination of this Trademark Security Agreement or of the Note, the Supply Agreement, the Guaranty, nor the taking of further security, nor the retaking or re-delivery of the Collateral to Grantors, or any of them, by the Secured Party, or any of them, shall release any Grantor from any obligation hereunder, except a release or discharge executed in writing by the Secured Party or as otherwise expressly set forth herein. The Secured Party shall not by any act, delay, omission or otherwise, be deemed to have waived any of its rights or remedies hereunder, unless such waiver is in writing and signed by the Secured Party and then only to the extent therein set forth. A waiver by the Secured Party of any right or remedy on any occasion shall not be construed as a bar to the exercise of any such right or remedy which the Secured Party would otherwise have had on any other occasion. Upon the consummation of a Permitted Disposition of Collateral by a Grantor to any third party, the Security Interest in such Collateral granted hereby shall automatically terminate (but shall attach to the Proceeds or products thereof), and the Secured Party shall promptly provide such releases or other evidence of such termination as reasonably requested by such Grantor. A Grantor shall be automatically released from its obligations hereunder and the security interest in the Collateral of such Grantor shall automatically terminate in the event that all the Stock of such Grantor shall be sold, transferred or otherwise disposed of to a Person other than a Grantor in a Permitted Disposition, and the Secured Party shall promptly provide such releases and evidence of such termination as may be reasonably requested by such Grantor. This Trademark Security Agreement shall terminate automatically upon termination of the Security Agreement without the requirement for any action by any party.

7. COUNTERPARTS. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.

8. CONSTRUCTION. Unless the context of this Trademark Security Agreement clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms “includes” and “including” are not limiting, and the term “or” has, except where otherwise indicated, the inclusive meaning represented by the phrase “and/or”. The words “hereof”, “herein”, “hereby”, “hereunder”, and similar terms in this Trademark Security Agreement refer to this Trademark Security Agreement as a whole and not to any particular provision of this Trademark Security Agreement. Section, subsection, clause, schedule, and exhibit references herein are to this Trademark Security Agreement unless otherwise specified. Any reference in this Trademark Security Agreement to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as

applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). 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. Any reference herein to the satisfaction, repayment or payment in full of the Secured Obligations shall mean the repayment of the Secured Obligations (other than unasserted contingent indemnification Secured Obligations) in Dollars in full in cash or immediately available funds. Any reference herein to any Person shall be construed to include such Person's successors and permitted assigns. Any requirement of a writing contained herein shall be satisfied by the transmission of a Record.

9. THE VALIDITY OF THIS TRADEMARK SECURITY AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, AND THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

10. THE PARTIES AGREE THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS TRADEMARK SECURITY AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FEDERAL COURTS LOCATED IN THE COUNTY OF NEW YORK, STATE OF NEW YORK; PROVIDED, HOWEVER, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT SECURED PARTY'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. SECURED PARTY AND EACH GRANTOR WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 10.

11. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SECURED PARTY AND EACH GRANTOR HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF THIS TRADEMARK SECURITY AGREEMENT OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS. SECURED PARTY AND EACH GRANTOR REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS TRADEMARK SECURITY AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

12. REMEDIES LIMITED TO EVENT OF DEFAULT. Notwithstanding any other provision of this Trademark Security Agreement, it is expressly understood and agreed that each right, power and remedy of the Secured Party provided for in this Trademark Security Agreement, or now or hereafter existing at law or in equity or by statute or otherwise as a result of the Security Interest of the Secured Party hereunder or its status as a secured creditor, shall only be exercised by the Secured Party if an Event of Default has occurred and is continuing.

13. INTERCREDITOR AGREEMENT.

(a) Anything herein to the contrary notwithstanding, the liens and security interests created by this Trademark Security Agreement securing the Secured Obligations, the exercise of any right or remedy with respect hereto, and certain of the rights of the Secured Party hereunder are subject to the provisions of the Intercreditor Agreement. In the event of any conflict between the terms of the Intercreditor Agreement and this Trademark Security Agreement, the terms of the Intercreditor Agreement shall govern and control.

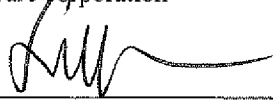
(b) Notwithstanding anything herein to the contrary, it is the understanding of the parties that the Liens with respect to the Collateral granted pursuant to this Trademark Security Agreement shall, (i) prior to the Discharge of First Lien Obligations (taking into account any provisions of the Intercreditor Agreement providing for the reinstatement of obligations), be junior and subordinate (pursuant to the terms of the Intercreditor Agreement) in all respects to all Liens with respect to the Collateral securing any First Lien Obligations (as defined in the Intercreditor Agreement) and (ii) prior to Discharge of Second Lien Credit Agreement Obligations (taking into account any provisions of the Intercreditor Agreement providing for the reinstatement of obligations), be pari passu (pursuant to the terms of the Intercreditor Agreement) in all respects to all Liens with respect to the Collateral securing any Second Lien Credit Agreement Obligations (as defined in the Intercreditor Agreement).

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:

NEV CREDIT HOLDINGS, INC.,
a Delaware corporation

By:  _____

Name: Steven G. Eisner

Title: Vice President

NE OPCO, INC.,
a Delaware corporation

By: _____

Name: Brian Zollinger

Title: Vice President, General Counsel and Secretary

[Signature Page to Second Lien Trademark Security Agreement]

TRADEMARK
REEL: 005025 FRAME: 0061

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:


NEV CREDIT HOLDINGS, INC.,
a Delaware corporation

By: _____

Name: Steven G. Eisner

Title: Vice President

NE OPCO, INC.,
a Delaware corporation

By:  _____

Name: Brian Zollinger

Title: Vice President, General Counsel and Secretary

[Signature Page to Second Lien Trademark Security Agreement]

TRADEMARK
REEL: 005025 FRAME: 0062

ACCEPTED AND ACKNOWLEDGED BY:

INTERNATIONAL PAPER COMPANY,
a New York corporation, as Secured Party

By: 

Name: September G. Blain

Title: Vice President / General Manager
Converting Papers

[Signature Page to Second Lien Trademark Security Agreement]

TRADEMARK
REEL: 005025 FRAME: 0063

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

Trademark Registrations/Applications

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
NE Opco, Inc.	AECO	United States	74/410,225	1,827,460
NE Opco, Inc.	AECO & Design	United States	73/007,911	1,015,270
NE Opco, Inc.	ATENCO & Design	United States	73/209,459	1,173,158
NE Opco, Inc.	ATLANTIC ENVELOPE COMPANY	New York	R27494	R30291
NE Opco, Inc.	ATLANTIC ENVELOPE COMPANY	New York	S13815	S18565
NE Opco, Inc.	ATLANTIC ENVELOPE COMPANY	United States	74/426,310	1,853,637
NE Opco, Inc.	ATLANTIC ENVELOPE COMPANY	Texas	53940	5394017
NE Opco, Inc.	ATLANTIC ENVELOPE COMPANY	Texas	53939	5393917
NE Opco, Inc.	BIODEGRADABLE WINDOW FILM & Design	Canada	1,331,747	TMA737,641
NE Opco, Inc.	BIODEGRADABLE WINDOW FILM & Design	European Union Community Trademark (CTM)	5644802	5644802
NE Opco, Inc.	BIODEGRADABLE WINDOW FILM & Design	United States	78/974,533	3,478,326
NE Opco, Inc.	BRILLIANT BY WILLIAMHOUSE	Canada	1,142,746	TMA601,133
NE Opco, Inc.	BRILLIANT HOLIDAY COLLECTION	Canada	1,142,749	TMA601,132
NE Opco, Inc.	COLOR TECH	Canada	1,143,125	TMA592,354
NE Opco, Inc.	COMPOSTABLE & Design	European Union Community Trademark (CTM)	5854187	5854187

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
NE Opco, Inc.	COMPOSTABLE & Design	Mexico	847473	992096
NE Opco, Inc.	COMPOSTABLE & Design	United States	77/016,044	3,493,146
NE Opco, Inc.	Design (Eagle in Flight)	European Union Community Trademark (CTM)	5024625	5024625
NE Opco, Inc.	Design (Eagle in Flight)	Mexico	775918	936211
NE Opco, Inc.	Design (Eagle in Flight)	United States	78/726,827	3,331,555
NE Opco, Inc.	Design (Eagle in Flight)	Mexico	775916	940657
NE Opco, Inc.	Design (Eagle in Flight/Bird Fanciful Design)	Canada	1,295,145	TMA745,579
NE Opco, Inc.	Design [NEC Logo]	United States	73/381,217	1,276,514
NE Opco, Inc.	Design [NEC Logo]	United States	73/381,442	1,274,284
NE Opco, Inc.	EASY WRAP	United States	77/149,955	3,570,422
NE Opco, Inc.	EASY WRAP & Design	European Union Community Trademark (CTM)	7263882	7263882
NE Opco, Inc.	EASY WRAP & Design	United States	77/489,775	3,912,689
NE Opco, Inc.	ENVELOPES 101	Canada	1,389,455	TMA763,039
NE Opco, Inc.	ENVELOPES 101	European Union Community Trademark (CTM)	6936521	6936521
NE Opco, Inc.	ENVELOPES 101	Mexico	928847	1042640
NE Opco, Inc.	ENVELOPES 101	United States	77/385,527	3,585,623
NE Opco, Inc.	ENVELOPES 101	Mexico	928862	1044037
NE Opco, Inc.	ENVELOPES 101 BUILDING SUCCESS THROUGH PRODUCT KNOWLEDGE & Design	European Union Community Trademark (CTM)	6939078	6939078
NE Opco, Inc.	ENVELOPES 101 BUILDING SUCCESS THROUGH PRODUCT	Mexico	928852	1051874

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
	KNOWLEDGE & Design			
NE Opco, Inc.	ENVELOPES 101 BUILDING SUCCESS THROUGH PRODUCT KNOWLEDGE & Design	Mexico	928859	1047397
NE Opco, Inc.	ENVELOPES 101 BUILDING SUCCESS THROUGH PRODUCT KNOWLEDGE... & Design	United States	77/387,009	3,675,078
NE Opco, Inc.	ENVELOPES 101 HELPING YOU BUILD YOUR SALES & Design	Canada	1,389,456	TMA762,176
NE Opco, Inc.	ENVELOPES 101 HELPING YOU BUILD YOUR SALES & Design	European Union Community Trademark (CTM)	6939086	6939086
NE Opco, Inc.	ENVELOPES 101 HELPING YOU BUILD YOUR SALES & Design	Mexico	928856	1051215
NE Opco, Inc.	ENVELOPES 101 HELPING YOU BUILD YOUR SALES & Design	Mexico	928875	1045446
NE Opco, Inc.	ENVELOPES 101 HELPING YOU BUILD YOUR SALES & Design	United States	77/386,949	3,585,635
NE Opco, Inc.	E-Z TRIEVE	United States	73/217,734	1,156,345
NE Opco, Inc.	FLAKJACKET	Canada	1,142,747	TMA603,519
NE Opco, Inc.	FLAKJACKET	United States	76/108,484	2,698,326
NE Opco, Inc.	FULL CIRCLE	European Union Community Trademark (CTM)	6236723	6236723
NE Opco, Inc.	FULL CIRCLE	Mexico	876297	1027170
NE Opco, Inc.	FULL CIRCLE	United States	77/150,102	3,573,225
NE Opco, Inc.	KENTKRAFT	Canada	1,142,176	TMA597,700
NE Opco, Inc.	KENTWOVE	Canada	1,142,750	TMA601,953
NE Opco, Inc.	KENTWOVE	United States	73/059,412	1,042,271
NE Opco, Inc.	LOUISE	Canada	1,158,341	TMA602,957
NE Opco, Inc.	LUXOR	Canada	1,142,751	TMA602,876

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
NE Opco, Inc.	MADE WITH 100% WIND POWER & Design	United States	77/498,987	3,820,109
NE Opco, Inc.	MADE WITH 100% WIND POWER & Design	European Union Community Trademark (CTM)	7263924	7263924
NE Opco, Inc.	MAIL LINK	United States	85/763,512	
NE Opco, Inc.	MAIL LINK & Design	United States	85/763,554	
NE Opco, Inc.	NATIONAL	Canada	1,143,126	TMA607,172
NE Opco, Inc.	NATIONAL ENVELOPE	Canada	1,147,125	TMA602,955
NE Opco, Inc.	NATIONAL ENVELOPE	United States	78/623,149	3,418,238
NE Opco, Inc.	NATIONAL ENVELOPE & Design	Canada	1,258,156	TMA676,651
NE Opco, Inc.	NATIONAL ENVELOPE & Design	European Union Community Trademark (CTM)	4446308	4446308
NE Opco, Inc.	NATIONAL ENVELOPE & Design	Mexico	718372	900559
NE Opco, Inc.	NATIONAL ENVELOPE & Design	Mexico	718373	900560
NE Opco, Inc.	NATIONAL ENVELOPE & Design	United States	78/617,171	3,308,550
NE Opco, Inc.	NATIONAL ENVELOPE CORPORATION	European Union Community Trademark (CTM)	4446291	4446291
NE Opco, Inc.	NATIONAL ENVELOPE CORPORATION	Mexico	720196	922747
NE Opco, Inc.	NATIONAL ENVELOPE CORPORATION	Mexico	720198	922748
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Canada	1,353,554	TMA746,442
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP &	European Union Community	6092068	6092068

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
	Design	Trademark (CTM)		
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Hong Kong	300997804	300997804
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Madrid Protocol (TM)	956538	956538
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Australia	1234126	956538
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Bhutan		956538
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Japan		956538
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Mongolia		956538
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Singapore	T0804674H	956538
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Vietnam		
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	Mexico	868245	1010185
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	New Zealand	779758	779758
NE Opco, Inc.	NATIONAL ENVELOPE GSG GLOBAL SERVICES GROUP & Design	United States	77/189,753	3,470,443
NE Opco, Inc.	NOBILITY	Canada	1,143,127	TMA664,697
NE Opco, Inc.	NOBILITY	United States	74/301,325	1,764,467

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
NE Opco, Inc.	OLD COLONY	United States	76/285,214	2,640,959
NE Opco, Inc.	PEEL & SEEL	Canada	0,775,543	TMA504,141
NE Opco, Inc.	PEEL & SEEL	European Union Community Trademark (CTM)	528208	528208
NE Opco, Inc.	PEEL & SEEL	United States	72/367,780	0,924,722
NE Opco, Inc.	PEEL & SEEL & Design	Canada	1,143,128	TMA607,171
NE Opco, Inc.	PEEL & SEEL & Design	United States	76/428,806	2,758,428
NE Opco, Inc.	PEEL & ZIP	Canada		
NE Opco, Inc.	PEEL & ZIP	United States	85/623,385	
NE Opco, Inc.	PEEL 'N SEAL ENVELOPES	Canada	0733655	TMA434,320
NE Opco, Inc.	PERFECT VISION	Canada	1,142,752	TMA602,807
NE Opco, Inc.	PERFECT VISION	United States	73/520,344	1,356,577
NE Opco, Inc.	PINSTRIPE	United States	85/575,993	
NE Opco, Inc.	PINSTRIPE & Design	United States	85/576,005	
NE Opco, Inc.	PRESERVATION 100 PCW	European Union Community Trademark (CTM)	6804751	6804751
NE Opco, Inc.	PRESERVATION 100 PCW	Mexico	922676	1050507
NE Opco, Inc.	PRESERVATION WOVE	Canada	1,142,753	TMA604,128
NE Opco, Inc.	PRESERVATION WOVE	United States	74/015,399	1,628,271
NE Opco, Inc.	PRESERVATION WOVE 100	European Union Community Trademark (CTM)	6804736	6804736
NE Opco, Inc.	PRESERVATION WOVE 100	Mexico	922675	1050506
NE Opco, Inc.	PRESERVATION WOVE 100 PCW	European Union Community Trademark (CTM)	6804744	6804744

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
NE Opco, Inc.	PRESERVATION WOVE 100 PCW	Mexico	922674	1050505
NE Opco, Inc.	PRINTED WITH SOY INK & Design	Canada	1,331,094	TMA737,790
NE Opco, Inc.	PRINTED WITH SOY INK & Design	European Union Community Trademark (CTM)	5644761	5644761
NE Opco, Inc.	PRINTED WITH SOY INK & Design	United States	78/974,569	3,474,140
NE Opco, Inc.	PRINTMASTER	Canada	1,143,129	TMA592,030
NE Opco, Inc.	PRINTMASTER	United States	76/265,861	2,708,542
NE Opco, Inc.	PRINTS COLLECTION	Canada	1,142,754	TMA607,810
NE Opco, Inc.	PRINTS COLLECTION	United States	76/440,185	2,848,663
NE Opco, Inc.	RAWHIDE	United States	72/274,539	0,849,415
NE Opco, Inc.	SHIMMERPRINT	Mexico	865192	1029564
NE Opco, Inc.	SHIMMERPRINT	Mexico	865,191	998747
NE Opco, Inc.	SIMPLE SEAL	Canada	1,143,132	TMA607,476
NE Opco, Inc.	SIMPLE SEAL	United States	75/491,520	2,236,851
NE Opco, Inc.	SMART CARD GUARD	Canada	1,353,438	TMA771,807
NE Opco, Inc.	SMART CARD GUARD	United States	77/108,648	3,497,351
NE Opco, Inc.	SMART CARD GUARD BY NATIONAL ENVELOPE & Design	European Union Community Trademark (CTM)	7507874	7507874
NE Opco, Inc.	TAC-N-TAC & Design	Canada	1,143,131	TMA592,137
NE Opco, Inc.	TAC-N-TAC & Design	Canada		
NE Opco, Inc.	TAC-N-TAC & Design	United States	85/619,724	
NE Opco, Inc.	TX3	Canada	1,142,755	TMA604,129
NE Opco, Inc.	TX3	United States	75/661,956	2,398,664

Grantor	Trademark Name	Country/State	Serial No.	Registration No.
NE Opco, Inc.	WILLIAMHOUSE	European Union Community Trademark (CTM)	528364	528364
NE Opco, Inc.	WILLIAMHOUSE	Canada	1,142,756	TMA602,912
NE Opco, Inc.	WILLIAMHOUSE	United States	76/366,402	2,680,484
NE Opco, Inc.	WILLIAMHOUSE & Design	Canada	1,142,757	TMA600,878
NE Opco, Inc.	WILLIAMHOUSE BY NATIONAL ENVELOPE	Canada	1,259,736	TMA716,858
NE Opco, Inc.	WILLIAMHOUSE BY NATIONAL ENVELOPE	European Union Community Trademark (CTM)	4446274	4446274
NE Opco, Inc.	WILLIAMHOUSE BY NATIONAL ENVELOPE	Mexico	718374	939015
NE Opco, Inc.	WILLIAMHOUSE BY NATIONAL ENVELOPE	Mexico	718375	900561
NE Opco, Inc.	WILLIAMHOUSE BY NATIONAL ENVELOPE	United States	78/628,456	3,581,685

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