

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
Columbia Forest Products, Inc.		06/04/2013	CORPORATION:
NMSA, Inc.		06/04/2013	CORPORATION:
Columbia Forest Products Corporation		06/04/2013	CORPORATION:
Columbia Plywood Corporation		06/04/2013	CORPORATION:
Columbia West Virginia Corporation		06/04/2013	CORPORATION:
Insourcing Specialists, Inc.		06/04/2013	CORPORATION:
Danville De Queen Corporation		06/04/2013	CORPORATION:
Columbia Forest Products Aviation, Inc.		06/04/2013	CORPORATION:
Columbia Georgia Corporation		06/04/2013	CORPORATION:
Columbia Kentucky Corporation		06/04/2013	CORPORATION:

RECEIVING PARTY DATA

Name:	General Electric Capital Corporation
Street Address:	500 W. Monroe Street
Internal Address:	Floor 44
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60661-3781
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	4115028	CLASSIC CORE
Serial Number:	85908757	COLUMBIA FOREST PRODUCTS
Serial Number:	85873999	EUROPLY PLUS
Serial Number:	85873980	EUROPLY PLUS

CH \$265.00 4115028

Serial Number:	85862254	INNOVATING RESPONSIBLY
Serial Number:	85726963	NATURALBLEND
Serial Number:	85725302	STAINSELECT
Serial Number:	85685849	SURELITE
Serial Number:	85437658	THE FINISHLINE
Serial Number:	85241797	VALUECORE

CORRESPONDENCE DATA

Fax Number: 6508157401
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.
Phone: 650-815-7637
Email: aalwine@mwe.com
Correspondent Name: Kristine Suh
Address Line 1: McDermott Will & Emery LLP
Address Line 2: 2049 Century Park East, 38th floor
Address Line 4: Los Angeles, CALIFORNIA 90067-3218

NAME OF SUBMITTER:

Judy M. Mohr

Signature:

/Judy M. Mohr/

Date:

07/09/2013

Total Attachments: 12
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**JOINT AMENDMENT TO PATENT,
TRADEMARK AND COPYRIGHT SECURITY AGREEMENT**

THIS JOINT AMENDMENT TO PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT (this "Amendment") is made as of June 4, 2013, by and among COLUMBIA FOREST PRODUCTS, INC., an Oregon corporation ("CFP"), NMSA, INC., a North Carolina corporation ("NMSA"), COLUMBIA FOREST PRODUCTS CORPORATION, a Virginia corporation ("CFP Corporation"), COLUMBIA PLYWOOD CORPORATION, a North Carolina corporation ("Columbia Plywood"), COLUMBIA WEST VIRGINIA CORPORATION, a West Virginia corporation ("Columbia WV"), INSOURCING SPECIALISTS, INC., a North Carolina corporation ("InSourcing"), DANVILLE DE QUEEN CORPORATION, an Arkansas corporation ("Danville"), COLUMBIA FOREST PRODUCTS AVIATION, INC., an Oregon corporation ("CFP Aviation"), COLUMBIA GEORGIA CORPORATION, an Oregon corporation ("Columbia Georgia"), and COLUMBIA KENTUCKY CORPORATION, an Oregon corporation ("Columbia Kentucky") (CFP, NMSA, CFP Corporation, Columbia Plywood, Columbia WV, Danville, InSourcing, CFP Aviation, Columbia Georgia, and Columbia Kentucky are sometimes collectively referred to herein as "Grantors" and individually as a "Grantor"), and GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, as agent (in such capacity, "Agent") for the lenders ("Lenders") from time to time party to the Credit Agreement (as defined below).

RECITALS

A. Agent and Grantors (other than InSourcing) are parties to that certain Patent, Trademark and Copyright Security Agreement dated as of September 19, 2008, as amended by that certain First Amendment to Patent, Trademark and Copyright Security Agreement and as reaffirmed under that certain Master Reaffirmation Agreement of even date herewith by and among Agent, each Grantor and the other Credit Parties party thereto (as the same may from time to time be further amended, modified or supplemented, collectively, the "Credit Parties' IP Security Agreement"), pursuant to which, among other things, each Grantor (other than InSourcing) granted to Agent, for the benefit of Agent and the Lenders, a security interest in its intellectual property to secure its Obligations. All terms capitalized but not defined herein shall have the respective meanings set forth in the Credit Parties' IP Security Agreement.

B. Agent and InSourcing are parties to that certain Patent, Trademark and Copyright Security Agreement dated as of September 22, 2011, and as reaffirmed under that certain Master Reaffirmation Agreement of even date herewith by and among Agent, each Grantor and the other Credit Parties party thereto (as the same may from time to time be further amended, modified or supplemented, collectively, the "InSourcing IP Security Agreement"; together with the Credit Parties' IP Security Agreement, collectively, the "IP Security Agreements" and each individually, an "IP Security Agreement"), pursuant to which, among other things, each Grantor granted to Agent, for the benefit of Agent and the Lenders, a security interest in its intellectual property to secure its Obligations.

C. Grantors and Agent are entering into this Amendment in order to reaffirm and continue in effect the Liens granted by Grantors under the relevant IP Security Agreement and, to the extent not granted in such IP Security Agreement, to grant the Liens contemplated by this Amendment.

NOW, THEREFORE, in consideration of the promises and of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

AGREEMENT

1. Supplement to IP Security Agreement.

(a) Schedule I to the Credit Parties' IP Security Agreement is hereby supplemented by Supplement I attached hereto and made a part hereof.

(b) Schedule I to the InSourcing IP Security Agreement is hereby supplemented by Supplement II attached hereto and made a part hereof.

2. Acknowledgment and Confirmation of Security Interest. Each Grantor hereby confirms and ratifies its prior assignment and grant to Agent, for the benefit of Agents and Lenders, a continuing, first priority security interest in all of such Grantor's right, title and interest in, to and under the Intellectual Property Collateral (as defined in the applicable IP Security Agreement).

3. Conditions to Effectiveness. This Amendment shall become effective as of the date hereof when Agent has received executed counterparts of this Amendment.

4. Representations and Warranties. Each Grantor hereby represents and warrants to Agent that this Amendment, each IP Security Agreement (as amended hereby), the Credit Agreement and the other Loan Documents constitute the legal, valid and binding obligations of such Grantor, enforceable against such Grantor in accordance with their respective terms.

5. Ratification. Except as specifically modified by this Amendment, the parties hereto acknowledge that each IP Security Agreement shall remain binding upon each Grantor party thereto and Agent, and all provisions of each IP Security Agreement shall remain in full force and effect, except as enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar law. Each Grantor expressly ratifies and affirms its obligations to Agent under the IP Security Agreement it is party to, the Credit Agreement and the other Loan Documents.

6. Miscellaneous.

(a) Complete Agreement. This Amendment, together with each IP Security Agreement, is the entire agreement between the parties hereto with respect to the subject matter hereof. This Amendment supersedes all prior and contemporaneous oral and written agreements and discussions with respect to the subject matter hereof. Except as otherwise expressly modified herein, each IP Security Agreement shall remain in full force and effect.

(b) Recitals. The recitals to this Amendment shall constitute a part of the agreement of the parties hereto.

(c) Counterparts. This Amendment may be executed in identical counterpart copies, each of which shall be an original, but all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Amendment by facsimile or electronic transmission shall be effective as delivery of a manually executed counterpart thereof.

(d) Governing Law. THIS AMENDMENT SHALL BE GOVERNED BY AND INTERPRETED, CONSTRUED AND ENFORCED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

(e) No Novation. Except as specifically set forth in this Amendment, the execution, delivery and effectiveness of this Amendment shall not (a) limit, impair, constitute a waiver by, or otherwise affect any right, power or remedy of, Agent under the Credit Agreement or any other Loan Document, (b) constitute a waiver of any provision in the Credit Agreement or in any of the other Loan Documents, or (c) alter, modify, amend or in any way affect any of the terms, conditions, obligations, covenants or agreements contained in the Credit Agreement or in any of the other Loan Documents, all of which are ratified and affirmed in all respects and shall continue in full force and effect.

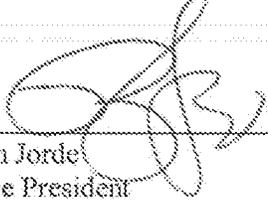
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IN WITNESS WHEREOF, the parties hereto have caused this Joint Amendment to Patent, Trademark and Copyright Security Agreement to be duly executed and delivered as of the date first written above.

"Grantors"

COLUMBIA FOREST PRODUCTS, INC.
NMSA, INC.
COLUMBIA FOREST PRODUCTS
CORPORATION
COLUMBIA PLYWOOD CORPORATION
COLUMBIA WEST VIRGINIA
CORPORATION
INSOURCING SPECIALISTS, INC.
DANVILLE DE QUEEN CORPORATION
COLUMBIA FOREST PRODUCTS
AVIATION, INC.
COLUMBIA GEORGIA CORPORATION
COLUMBIA KENTUCKY CORPORATION

By: _____


Ron Jorde
Vice President

"Agent"

GENERAL ELECTRIC CAPITAL
CORPORATION, as Agent

By: _____

Robert M. Brichacek
Duly Authorized Signatory

IN WITNESS WHEREOF, the parties hereto have caused this Joint Amendment to Patent, Trademark and Copyright Security Agreement to be duly executed and delivered as of the date first written above.

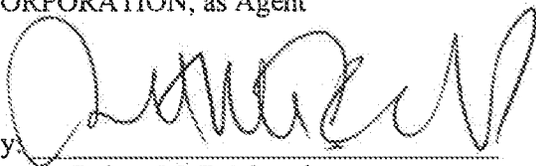
“Grantors”

COLUMBIA FOREST PRODUCTS, INC.
NMSA, INC.
COLUMBIA FOREST PRODUCTS
CORPORATION
COLUMBIA PLYWOOD CORPORATION
COLUMBIA WEST VIRGINIA
CORPORATION
INSOURCING SPECIALISTS, INC.
DANVILLE DE QUEEN CORPORATION
COLUMBIA FOREST PRODUCTS
AVIATION, INC.
COLUMBIA GEORGIA CORPORATION
COLUMBIA KENTUCKY CORPORATION

By: _____
Ron Jorde
Vice President

“Agent”

GENERAL ELECTRIC CAPITAL
CORPORATION, as Agent

By:  _____
Robert M. Brichacek
Duly Authorized Signatory

SUPPLEMENT I
to
SCHEDULE I
to
**PATENT, TRADEMARK AND
COPYRIGHT SECURITY AGREEMENT**

SCHEDULE I

to

**PATENT, TRADEMARK AND
COPYRIGHT SECURITY AGREEMENT**

Patents

None

Trademarks

Application No.	Registration No.	Filing Date / Issue Date	Mark
85/410,046	4,115,028	August 29, 2011 March 20, 2012	CLASSIC CORE
1,542,472	TMA846,776	September 7, 2011 March 20, 2013	CLASSIC CORE (Canada)
0010240257	0010240257	September 5, 2011 August 4, 2012	CLASSIC CORE (European Community)
9198.12	Not available	October 16, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Belize)
52137	Not available	October 17, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Bermuda)
1,586,793	Not available	July 19, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Canada)
2012-8651	Not available	September 12, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Costa Rica)

Application No.	Registration No.	Filing Date / Issue Date	Mark
2012121528	Not available	September 20, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (El Salvador)
2012-7540	Not available	August 28, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Guatemala)
35037-12	Not available	October 3, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Honduras)
2362052	Not available	July 11, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (India)
2012-003412	2013097315LM	September 26, 2012 April 8, 2013	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Nicaragua)
216646	Not available	September 19, 2012	COLUMBIA FOREST PRODUCTS and Design (Tree Design) (Panama)
85/908,757	Not available	April 18, 2013	COLUMBIA FOREST PRODUCTS and Design (w/Maple Leaf Design)
1,623,315	Not available	April 22, 2013	COLUMBIA FOREST PRODUCTS and Design (w/Maple Leaf Design) (Canada)
A0035537	Not available	May 1, 2013	COLUMBIA FOREST PRODUCTS and Design (w/Maple Leaf Design) (International Registration – countries designated: Australia, European Community, Israel, Japan, Korea, Mexico, New Zealand, Russia, Ukraine)
Not available	Not available	April 22, 2013	DESIGN ONLY (Maple Leaf Design) (China)
85/873,999	Not available	March 12, 2013	EUROPLY PLUS
85/873,980	Not available	March 12, 2013	EUROPLY PLUS and Design
85/862,254	Not available	February 27, 2013	INNOVATING RESPONSIBLY
1,616,552	Not available	March 4, 2013	INNOVATING RESPONSIBLY (Canada)
11161433	Not available	July 4, 2012	MPX (China)
010945723	010945723	June 7, 2012 October 17, 2012	MPX (European Community)
2362053	Not available	July 11, 2012	MPX (India)

Application No.	Registration No.	Filing Date / Issue Date	Mark
247093	Not available	June 7, 2012	MPX (Israel)
1291682	1334610	July 13, 2012 November 30, 2012	MPX (Mexico)
85/726,963	Not available	September 12, 2012	NATURALBLEND & Design
9199.12	Not available	October 16, 2012	PUREBOND (Belize)
52136	Not available	October 17, 2012	PUREBOND (Bermuda)
2012-8652	Not available	September 12, 2012	PUREBOND (Costa Rica)
2012121529	Not available	September 20, 2012	PUREBOND (El Salvador)
2012-7539	Not available	August 28, 2012	PUREBOND (Guatemala)
35034-12	Not available	October 3, 2012	PUREBOND (Honduras)
2362051	Not available	July 11, 2012	PUREBOND (India)
2012-003413	Not available	September 26, 2012	PUREBOND (Nicaragua)
216645	Not available	September 19, 2012	PUREBOND (Panama)
237387	237387	April 27, 2011 August 2, 2012	PUREBOND. and Design (Israel)
2011-029737	5509345	April 27, 2011 July 20, 2012	PUREBOND. and Design (Japan)
85/725,302	Not available	September 10, 2012	STAINSELECT
1,612,555	Not available	February 4, 2013	STAINSELECT (Canada)
85/685,849	Not available	July 24, 2012	SURELITE
1,587,350	Not available	July 24, 2012	SURELITE (Canada)
85/437,658	4,115,070	October 3, 2011 March 20, 2012	THE FINISHLINE
85/241,797	4,132,906	February 14, 2011 April 24, 2012	VALUECORE

Copyrights

None

SUPPLEMENT II
to
SCHEDULE I
to
**PATENT, TRADEMARK AND
COPYRIGHT SECURITY AGREEMENT**

SCHEDULE I
to
**PATENT, TRADEMARK AND
COPYRIGHT SECURITY AGREEMENT**

Patents

None

Trademarks

Application No.	Registration No.	Filing Date / Issue Date	Mark
[Not available]	Not available	February 28, 2013	CABINOTCH (Belize) (held by Insourcing Specialists, Inc.)
52138	Not available	October 17, 2012	CABINOTCH (Bermuda) (held by Insourcing Specialists, Inc.)
52139	Not available	October 17, 2012	CABINOTCH (Bermuda) (held by Insourcing Specialists, Inc.)
1,592,603	Not available	September 4, 2012	CABINOTCH (Canada) (held by Insourcing Specialists, Inc.)

Application No.	Registration No.	Filing Date / Issue Date	Mark
2012-8649	Not available	September 12, 2012	CABINOTCH (Costa Rica) (held by Insourcing Specialists, Inc.)
2012-8650	Not available	September 12, 2012	CABINOTCH (Costa Rica) (held by Insourcing Specialists, Inc.)
2012121530	Not available	September 20, 2012	CABINOTCH (El Salvador) (held by Insourcing Specialists, Inc.)
2012121531	Not available	September 20, 2012	CABINOTCH (El Salvador) (held by Insourcing Specialists, Inc.)
2012-7541	Not available	August 28, 2012	CABINOTCH (Guatemala) (held by Insourcing Specialists, Inc.)
2012-7542	Not available	August 28, 2012	CABINOTCH (Guatemala) (held by Insourcing Specialists, Inc.)
35035-12	Not available	October 3, 2012	CABINOTCH (Honduras) (held by Insourcing Specialists, Inc.)
35036-12	Not available	October 3, 2012	CABINOTCH (Honduras) (held by Insourcing Specialists, Inc.)

Application No.	Registration No.	Filing Date / Issue Date	Mark
2012-003368	2013097119LM	September 27, 2012 April 8, 2013	CABINOTCH (Nicaragua) (held by Insourcing Specialists, Inc.)
2012-003369	2013097119LM	September 27, 2012 March 10, 2013	CABINOTCH (Nicaragua) (held by Insourcing Specialists, Inc.)
217436	Not available	October 11, 2012	CABINOTCH (Panama) (held by Insourcing Specialists, Inc.)
217437	Not available	October 11, 2012	CABINOTCH (Panama) (held by Insourcing Specialists, Inc.)
217438	Not available	October 11, 2012	CABINOTCH (Panama) (held by Insourcing Specialists, Inc.)

Copyrights

None