TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
RBS CITIZENS, N.A.		108/16/2013	NATIONAL BANK: UNITED STATES

RECEIVING PARTY DATA

Name:	ZEST IP HOLDINGS, LLC
Street Address:	2061 WINERIDGE PLACE
City:	ESCONDIDO
State/Country:	CALIFORNIA
Postal Code:	92029
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	1783818	CHAIRSIDE
Registration Number:	2559602	LOCATOR
Serial Number:	85138209	PREEMIDENT
Registration Number:	4119229	SATURNO
Registration Number:	3133390	X-2
Registration Number:	1853025	ZAAG
Registration Number:	0989049	ZEST
Registration Number:	1251485	ZEST
Registration Number:	3816272	ZEST ANCHOR

CORRESPONDENCE DATA

Fax Number:

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

Email: marina.kelly@thomsonreuters.com

TRADEMARK REEL: 005098 FRAME: 0776

P \$240.00 1783818

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Correspondent Name: BROOKE WILLS, ZEST ANCHORS, INC. Address Line 1: 2061 WINERIDGE PLACE Address Line 4: ESCONDIDO, CALIFORNIA 92029 NAME OF SUBMITTER: BROOKE WILLS, ZEST ANCHORS, INC. Signature: /MARINA KELLY THOMSON REUTERS/ Date: 08/27/2013 Total Attachments: 5 source=Zest IP Trademark Release#page1.tif source=Zest IP Trademark Release#page2.tif source=Zest IP Trademark Release#page3.tif

source=Zest IP Trademark Release#page4.tif source=Zest IP Trademark Release#page5.tif

RECORDATION FORM COVER SHEET TRADEMARKS ONLY			
	se record the attached documents or the new address(es) below.		
1. Name of conveying party(ies): RBS CITIZENS, N.A. 1 CITIZENS PLAZA PROVIDENCE, RHODE ISLAND 02903 Individual(s) Association General Partnership Limited Partnership Corporation- State: Other_NATIONAL BANK Citizenship (see guidelines)UNITED STATES Additional names of conveying parties attached? Yes No. 3. Nature of conveyance)/Execution Date(s): Execution Date(s)AUGUST 16, 2013 Assignment Merger Security Agreement Change of Name	2. Name and address of receiving party(les) Additional names, addresses, or citizenship attached? No Name: ZEST IP HOLDINGS, LLC Internal Address: Street Address: 2061 WINERIDGE PLACE City: ESCONDIDG State: CA Country: USA Zip: 92029 Association Citizenship General Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship State: Ca Country: USA Zip: 92029 I fassignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)		
4. Application number(s) or registration number(s) and A. Trademark Application No.(s) PLEASE SEE ATTACHED. C. Identification or Description of Trademark(s) (and Filing	B. Trademark Registration No.(s) PLEASE SEE ATTACHED. Additional sheet(s) attached? Yes No.		
5. Name & address of party to whom correspondence concerning document should be mailed: Name:ancoke wells, zest anchors, inc	6. Total number of applications and registrations involved: 7. Total fee (37 CFR 2,6(b)(6) & 3.41) \$		
Street Address: 2061 WINERIDGE PLACE	Authorized to be charged to deposit account Enclosed		
CityEscondido	8. Payment Information:		
Statera Zip:92029 Phone Number:760-243-7744 Fax Number: Email Address:8Wii i \$\tilde{x}\text{TENNOMORS.COM}	Deposit Account Number Authorized User Name		
9. Signature: Signature Signature Name of Person Signing	AUGUST 27, 2013 Date Total number of pages including cover 5 sheet, attachments, and document;		

Decuments 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 22313-1459

RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

This RELEASE OF SECURITY INTEREST OF INTELLECTUAL PROPERTY ("Release"), is effective as of the date set forth below, and is made by and between RBS CITIZENS, N.A. as collateral agent for itself and the other secured parties (together with its successors and assigns in such capacity, "Collateral Agent"), and ZEST IP HOLDINGS, LLC, a Delaware limited liability company (together with its respective successors and assigns, "Grantor" and together with each other and each additional Grantor and their successors and assigns, collectively, "Grantors").

WHEREAS, Collateral Agent and Grantor are parties to an Intellectual Property Collateral Agreement dated February 15, 2011, recorded in the U.S. Patent and Trademark Office at Patent Reel/Frame 026042/0426 and Trademark Reel/Frame 4510/0507, and recorded in the U.S. Copyright Office at Volume 3594 Document 973, pursuant to which Grantor granted to Collateral Agent a security interest in all right, title and interest of Grantor in and to certain U.S. patents, trademarks, copyrights and tradenames, including those listed on the annexed Schedule A (collectively, the "Intellectual Property"), including the applications and registrations therefor, together with the goodwill of the business connected with the use of and symbolized by the Intellectual Property and all proceeds thereof, including, without limitation, any and all past, present and future causes of action which may exist by reason of infringement thereof (the "Collateral"), and

WHEREAS, Grantor has satisfied all the obligations owed to Collateral Agent under the Collateral Agreement, and the parties wish to release the Collateral from all security interests.

NOW, THEREFORE, in consideration of and in exchange for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Collateral Agent does hereby release, relinquish and discharge any and all interest it may have in the Collateral and hereby assigns any and all rights it may have in the Collateral (in each case without recourse and without any representation or warranty) to the Grantor. The Collateral Agent agrees, at the Grantor's expense, to reasonably cooperate with the Grantor and to provide the Grantor with the information and additional authorization reasonably required or desirable to effect the release of the Collateral Agent's security interest in the released intellectual property described herein.

[signatures on following pages]

PHIP/ 1015708

ZEST IP HOLDINGS, LLC

By: Zest Holdings, LLC its Sole Member

By: Zest Intermediate Holdings, LLC

its Sole Member

By: Zest Anchors, Inc. its Sole Member

Name: Steven F. Schiess Title: Chief Executive Officer

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IN WITNESS WHEREOF, the parties have caused this Release to be duly executed as of August 16, 2013.

RBS CITIZENS, N.A.

Name:

Cheryl Carangela

Title:

Senior Vice President

PHIP/ 1015708

SCHEDULE A

PATENTS, TRADEMARKS, COPYRIGHTS AND TRADENAMES

Trademark	Federal/State	Registration No.
CHAIRSIDE	Federal	1783818
LOCATOR	Federal	2559602
PREEMIDENT	Federal	85138209
SATURNO	Federal	4119229
X-2	Federal	3133390
ZAAG	Federal	1853025
ZEST	Federal	989049
ZEST	Federal	1251485
ZEST ANCHOR	Federal	3816272

Patent	Federal/State	Patent No. / Appl. No.
Denture Anchoring System	Federal	5092770
Dental Anchor Assembly	Federal	5417570
Dental Attachment Assembly	Federal	6030219
Dental Attachment Assembly	Federal	6299447
Dental Attachment Assembly and Method	Federal	6981871
Dental Attachment Assembly and Method	Federal	7704076
Dental Anchor Apparatus and Method	Federal	12/537863
Dental Attachment Assembly and Method	Federal	12/722652
O-Ring Insertion Tool and Method	Federal	12/822852
Dental Attachment Assembly and Methods	Federal	61/357337

Copyright	Federal/State	Registration No.
Overdentures Using Zest Anchor Attachments	Federal	PA0000079850

PHIP/ 1015708

RECORDED: 08/27/2013