

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM298283

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	MORTGAGE		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
GOLIATHTECH INC.		03/11/2014	CORPORATION: CANADA
RECEIVING PARTY DATA			
Name:	BDC CAPITAL INC.		
Street Address:	5 Place Ville-Marie		
City:	Montreal, Quebec		
State/Country:	CANADA		
Postal Code:	H3B 5E7		
Entity Type:	CORPORATION: CANADA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	86022662	GOLIATHTECH	
CORRESPONDENCE DATA			
Fax Number:			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	514-299-2388		
Email:	paralegal@ipdeltaplus.com		
Correspondent Name:	IP Delta Plus Inc.		
Address Line 1:	2965 Place Cherry		
Address Line 4:	Saint-Laurent, CANADA H4R 3A5		
ATTORNEY DOCKET NUMBER:	GOLIATHTECH		
NAME OF SUBMITTER:	Sandra Beauchesne		
SIGNATURE:	/ Sandra Beauchesne /		
DATE SIGNED:	03/17/2014		
Total Attachments: 16			
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HYPOTHEC ON UNIVERSALITY OF PROPERTY

On this eleventh (11th) day of March two thousand and fourteen (2014).

A P P E A R E D:

BDC CAPITAL INC., a wholly-owned subsidiary of **BUSINESS DEVELOPMENT BANK OF CANADA / BANQUE DE DÉVELOPPEMENT DU CANADA** (hereinafter referred to as the "**Bank**"), a Bank corporation continuing as a body corporate, the Federal Business Development Bank, under an Act of the Parliament of Canada, 42-43-44 Elizabeth II, (1994-1995), sanctioned on the 13th day of July one thousand nine hundred and ninety-five (1995), having its head office in the City of Montreal at 5 Place Ville-Marie, Province of Quebec, H3B 5E7, herein acting and represented by Louis-David Julien, Managing Director, Subordinate Financing, and Michèle Arsenault, its Director, Subordinate Financing, hereunto duly authorized in virtue of the resolution of its sole shareholder passed on August 27th, 2013, themselves represented by Anne Mondoloni, attorney, duly authorized in virtue of a power of attorney under private seal dated March 10th, 2014, a certified copy of the said resolution and power of attorney is annexed to the original hereof;

The notice of address of the Bank being registered at the Personal and Movable Real Rights Registry Office under number 034336.

(hereinafter called the "**Bank**")

A N D:

GOLIATHTECH INC., a corporation constituted under the *Canada Business Corporations Act* (Canada), as per the certificate of incorporation dated March 22nd, 2013, and duly registered at the *Registraire des entreprises du Québec* on March 27th, 2013, under number 1169008738, having its head office located at 1516, Ivory road, in the City of Magog, Province of Quebec, J1X 5R9, herein acting and represented by Dany Martel, its secretary, duly authorized pursuant to a resolution adopted by its director(s) on March 11th, 2014, a certified copy of the said resolution is annexed to the original hereof;

(hereinafter called the "**Debtor**")

WHO HAVE DECLARED AND AGREED AS FOLLOWS:

The present deed is a translated and modified version of the **HYPOTHÈQUE UNIVERSELLE** granted by the Debtor in favor of the Bank, received by Mr. Martin Lavoie, notary, on the eleventh (11th) day of March two thousand and fourteen (2014), and is created for the purpose of publishing the rights of the Bank in foreign jurisdictions.



I. THE DEBT

The Bank has agreed to loan to the Debtor an amount of **SEVEN HUNDRED FIFTY THOUSAND DOLLARS (\$750 000)** following the terms and conditions of a financing offer dated February 27th, 2014 and attached schedule(s), a certified copy of the said financing offer is annexed to the original hereof.

The present loan bears interest and is repayable at the interest rates following the terms and conditions laid down in the financing offer and any schedule(s) attached to it. The said financing offer and attached schedule(s), and any changes or amendments that may be made to such financing offer or its schedule(s), are hereinafter designated the "loan". All amounts due and to become due by the Debtor under the loan, in capital, interests, costs and accessories, are hereinafter called the "debt."

II. HYPOTHEC

1. To secure the payment of the debt and the performance of the Debtor's obligations under the loan or the present deed, the Debtor hypothecates and creates a security interest in the universality of all its property, movable corporeal and incorporeal, present and future, of whatever nature and wherever situated, including without limitation all intellectual property owned by the Debtor described in Schedule A (the "**Hypothecated Property**").
2. This hypothec is granted for the sum of **NINE HUNDRED THOUSAND DOLLARS (\$900 000)**, with interest at the rate of twenty-five percent (25%) per annum from the date hereof.

III. ADDITIONAL HYPOTHEC

To secure the payment of interest not already secured by the hypothec created in Article II and to further secure the performance Debtor's obligations under the loan or this deed, the Debtor hypothecates all the property described or referred to in Article II for an additional amount equal to twenty percent (20%) of the principal amount of the hypothec created in Article II.

IV. HYPOTHECS' RANKS

The hypothecs created herein on inventories and claims will be subordinated and rank after any other hypothec that may be granted on such movable property by the Debtor in favor of any bank or financial institution granting him operating loans or operating credits. More precisely, for the claims, this subordination is limited to claims and accounts receivable, present or future, arising from Debtor's operations, including inventory alienation or rental income and insurance claims on such property. This subordination does not extend to claims from the lease, disposition or expropriation of any other property, or to insurance claims thereon.



The term "inventory" means any inventory owned by the Debtor or held on its behalf, including without limitation raw materials, materials, final products, transformed products or products in the process of being transformed, by the Debtor or by others, or materials used for packaging of goods, goods held by third parties as a result of lease, leasing-purchase, franchising or licensing, or any other agreement with the Debtor, animals, ground products and fruits, from the moment they are extracted from the ground.

V. DEBTOR'S DECLARATIONS

The Debtor declares and warrants the following:

1. The Debtor owns the Hypothecated Property, which is free and clear of all real rights, hypothecs or security, other than those described hereafter :

Movable hypothecs

- A conventional hypothec without delivery granted in favor of BANK OF MONTREAL, published at the Personal and Movable Real Rights Registry Office on the twenty-third (23) day of September two thousand and thirteen (2013), under number **13-0838357-0001**.

- A conventional hypothec without delivery granted in favor of BUSINESS DEVELOPMENT BANK OF CANADA, published at the Personal and Movable Real Rights Registry Office on the twentieth (20) day of January two thousand and fourteen (2014), under number **14-0040014-0001**.

Which movable hypothecs shall remain in effect but for which a subordination will be granted with respect to Debtor's intellectual property.

- A conventional hypothec without delivery granted in favor of CENTRE D'AIDE AUX ENTREPRISES MEMPHRÉMAGOG INC., published at the Personal and Movable Real Rights Registry Office on the thirtieth (30) day of September two thousand and thirteen (2013), under number **13-0861961-0001**.

Which movable hypothec shall remain in force.

2. The Debtor is in compliance with all applicable laws, ordinances, regulations and policies, the breach of which could have an adverse effect on the Debtor's business or its ability to perform its obligations under the loan or the present deed, including environmental laws and regulations.
3. The rents and income from Hypothecated Property has not been transferred to a third party.
4. The Hypothecated Property is and will be situated in the Province of Quebec;



5. The Debtor's head office (or domicile, if the Debtor is an individual) is located at the following address: 1516, Ivory road, in Magog, Province of Quebec, J1X 5R9

VI. COVENANTS

1. The Debtor shall inform the Bank without delay of any change to its name or to the content of the representations made in article V. The Debtor will provide, on demand, all original documents required by the Bank so that the Bank can protect its interests,
2. On demand, the Debtor shall deliver to the Bank a copy of all leases relating to the Hypothecated Property and shall provide to the Bank any and all information relating to said leases.
3. The Debtor shall pay, when due, all duties, taxes and charges relating to the Hypothecated Property, as well as, when due, any debt which could rank prior to the hypothec constituted hereby and shall provide to the Bank, on demand, evidence that the payments described herein have been made.
4. The Debtor shall insure the Hypothecated Property and keep it constantly insured for its full insurable value against damage caused by theft, fire and all other risks against which a prudent administrator would insure the Hypothecated Property. The Debtor shall also obtain insurance covering loss of revenue resulting from loss of or damage to the Hypothecated Property. The Bank is hereby designated as the beneficiary of the indemnities payable under these policies as its interest may appear. The Debtor shall cause such designation to be inscribed in the policies which must also contain the customary clauses protecting hypothecary creditors in the form approved by the Insurance Bureau of Canada. The Debtor shall provide the Bank with a copy of each policy and, at least thirty (30) days prior to the expiration or cancellation of a policy, the Debtor shall provide to the Bank evidence of the renewal or replacement thereof. Receipt by the Bank of such proceeds, whether or not remitted to or endorsed by the Debtor shall not reduce the Bank's rights and privileges unless said proceeds are applied expressly as a reduction of any outstanding balance and shall not in any case constitute novation.
5. The Debtor shall do all things and sign all documents necessary for the hypothec constituted hereunder to have full effect and be constantly perfected and enforceable against third parties.
6. The Debtor shall protect and adequately maintain the Hypothecated Property and exercise its activities in such a manner as to preserve its value. The Debtor shall comply with all laws and regulations applicable to the operation of its business and to the Hypothecated Property, including without limitation environmental laws and regulations.
7. The Debtor shall keep all books, records and accounts which a prudent administrator would keep with respect to the Hypothecated Property; the Debtor shall permit the Bank to examine said books,



records and accounts and to obtain copies of same during normal business hours.

8. The Debtor shall keep the Hypothecated Property free of all real rights, hypothecs or security, save those which the Bank has consented to in writing. The Debtor shall not give grant, assume or permit to exist, any lien, hypothec, mortgage, security interest or other encumbrance on any of its assets that are subject to the security other than encumbrance agreed to in writing by the Bank and it shall not grant any licences in or of its intellectual property other than as disclosed and consented to by the Bank.
9. The Debtor shall not dispose of nor lease the Hypothecated Property, including without limitation, the licensing of any intellectual property, unless the Bank consents thereto in writing. Notwithstanding any such disposal, the Debtor shall remain liable for the payment of the loan and this deed shall remain in full force and effect. However, if not in default hereunder, the Debtor may sell its inventory or lease the Hypothecated Property in the ordinary course of its business and at market conditions. Moreover, if a disposition is made without the Bank's prior consent, the Bank shall be entitled to demand immediate repayment of the secured obligations, even if they are not yet due.
10. The Debtor shall not change the use, destination or nature of the Hypothecated Property without the prior written consent of the Bank.
11. If the Debtor is a corporation, the Debtor shall not amalgamate with another person nor commence dissolution or liquidation proceedings, without the written consent of the Bank.
12. The Debtor shall provide to the Bank all information reasonably required by it with respect to the Hypothecated Property or to verify if the Debtor is in compliance with the covenants and obligations contained herein. The Debtor shall inform the Bank of any fact or event which could adversely affect the value of the Hypothecated Property or the financial condition of the Debtor.
13. The Debtor, with respect to the intellectual property, shall take all necessary steps and initiate all necessary proceedings, to maintain the registration or recording of the intellectual property, to defend the intellectual property, from infringement and to prevent any licensed or permitted user from doing anything that may invalidate or otherwise impair the intellectual property.
14. The Debtor, with respect to copyright forming part of the intellectual property, provide to the Bank waivers of the moral rights thereto executed by all contributors or authors of the copyrighted work.
15. On demand, the Debtor shall pay the amount of any loss suffered by the Bank due to the repayment before maturity of the whole or part of the loan, whatever may be the cause of such repayment (including where such repayment is made further to an event of default). The amount of this loss shall form part of the loan.



16. The Debtor shall pay all costs incurred by the Bank with respect to this deed and to any release relating thereto, including the fees of the Bank's legal counsel and fees incurred in order to render the Bank's rights opposable to third parties.
17. The Debtor shall reimburse the Bank for all costs and expenses incurred by it in order to exercise its rights or to fulfill the obligations of the Debtor, the whole with interest from the date the costs and expenses are incurred or paid by the Bank at the floating base rate of the Bank in force at this time, plus 6 % per year. The hypothec and security interest granted hereby under Article II hereof shall also secure the reimbursement of said costs and expenses as well as the payment of said interest. All such costs and expenses incurred or paid by the Bank, with interest thereon, shall form part of the secured obligations.

For the purposes hereof, the "floating base rate of the Bank" means the annual interest rate announced by the Bank in its branches as its floating rate in effect for the determination of the floating interest rates on loans, in Canadian dollars. At the present date, the floating base rate of the Bank is 5.75% per year.

18. The Debtor shall at all times pay the Bank, at the latter's request, all judicial fees, charges or other legal expenses as well as extra judicial fees in accordance with the tariffs established under the Bar Act and its ensuing regulations, the expenses and fees of an agent or trustee, or any costs incurred in the course of ensuring fulfillment of all of the Debtor's obligations hereunder, protecting and realizing the assets given as security for the secured obligations, or appraising the assets during the life of any of the secured obligations or in the event of their liquidation.

In addition, the Debtor covenants to pay the costs of any appraiser and any environmental investigator engaged by the Lender to effect any inspection, appraisal, investigation or environmental audit of the secured assets during the life of any of the secured obligations or in the event of their liquidation, and the cost of any environmental rehabilitation, removal, or repair necessary to protect, preserve or remediate the secured assets, including any fine or penalty the Lender is obliged to incur by reason of any statute, order or direction by competent authority.

VII. ENVIRONMENT

The Debtor represents and agrees that:

- a) it operates and will continue to operate in conformity with all environmental laws and will ensure its staff is trained as required for that purpose;
- b) its assets are and will remain free of environmental damage or contamination;
- c) there has been no complaint, prosecution, investigation or proceeding with respect to the Debtor's business or assets;



- d) it will advise the Bank immediately upon becoming aware of any environmental problem;
- e) it will provide the Bank with copies of all communications with environmental officials and all studies or assessments prepared for the Debtor and does consent to the Bank contacting and making inquiries of officials or assessors.

VIII. RIGHTS OF THE BANK

1. The Bank may inspect or have the Hypothecated Property appraised from time to time at the Debtor's expense. For that purpose, the Debtor shall permit the Bank to have access to the Hypothecated Property and to its place(s) of business. The Debtor shall allow the Bank to examine the accounting records and documents relating to the Hypothecated Property and obtain copies of such records and documents.
2. The Bank may inspect and copy the Debtor's Books and Records, either at the Debtor's premises or at the financial advisor's premises. The Bank may contact and make inquiries with the Debtor's lessors as well as environmental officials, assessors, municipal authorities and any taxing body.

In addition to the reporting requirements set out herein, the Bank may require the opinion of an independent qualified auditor.

3. The Bank may, without being bound to do so, fulfill any or all of the obligations of the Debtor hereunder.
4. The Debtor may collect all debts forming part of the Hypothecated Property until the Bank withdraws its authorization to the Debtor to do so which it may do upon the occurrence and continuance of a default hereunder. Upon such withdrawal, the Bank may collect such debts and shall be entitled to a reasonable commission which it may deduct from any amount collected.
5. Where the Hypothecated Property includes shares or securities, the Bank may, without being bound to do so, exercise any right attached thereto, including any right to vote and any right of conversion or redemption.
6. If the Bank has possession of the Hypothecated Property, it shall have no obligation to maintain the use for which the Hypothecated Property is normally intended, to make it productive or to continue its use or operation. However, the Bank may, without being bound to do so, sell the Hypothecated Property in its possession where the Hypothecated Property is likely to perish or depreciate or decrease in value.
7. The Debtor constitutes and appoints, upon a default hereunder, the Bank as its irrevocable attorney, with full power of substitution, to do any act and to sign any document necessary or useful to the exercise of the rights conferred on the Bank hereunder.



8. The Bank shall register assignments of the intellectual property, and shall use, sell, assign, license or sub-license any of the intellectual property.
9. Except for paragraphs 4, 5 and 8 of this Article VII which may be exercised only after and the continuance of a default hereunder, the rights conferred on the Bank under this Article VII may be exercised by the Bank irrespective of whether the Debtor is or is not in default hereunder or under the loan, or before such default if the Bank fears that the Debtor might not be able to meet its obligations under the loan or this deed.

IX. DEFAULTS AND RECOURSES

1. The Debtor shall be in default in each and every one of the following events:
 - a) If the Debtor is in default in the performance or payment, in whole or in part, of any of the secured obligations hereunder;
 - b) If any of the representations made in article V or warranty made herein is inaccurate or ceases to be accurate in any material aspect;
 - c) If the Debtor does not fulfill any one of its covenants hereunder;
 - d) If the Debtor is in default under the loan;
 - e) If the Debtor is in default under any other contract or agreement between it and the Bank or under any other hypothec or security affecting the Hypothecated Property;
 - f) If the Debtor ceases to carry on its business, becomes insolvent or Bankrupt;
 - g) If any or all of the Hypothecated Property is seized or is subject to a taking of possession by a creditor, a receiver or any other person performing similar functions, and that such procedure is not contested with good faith by the Debtor and that the Debtor has not provided sufficient securities to fulfill the full amount claimed within ten (10) days of such seizure or taking of possession;
 - h) An order of execution against the Debtor's assets or any part thereof remains unsatisfied for a period of ten (10) days, and that such procedure is not contested with good faith by the Debtor and that the Debtor has not provided sufficient securities to fulfill the full amount claimed within ten (10) days;
 - i) The lessor under any lease to the Debtor of any immovable/real or moveable/personal property, taken any steps to or threatens to terminate such lease, or otherwise exercise any of its remedies under such lease as a result of any default thereunder by the Debtor;



- j) The Debtor causes or allows hazardous materials to be brought upon any land or premises occupied by the Debtor or incorporated into any of its assets without the Bank's prior consent, or if the Debtor causes, permits or fails to remedy any environmental contamination upon, in or under any of its lands or assets, or fails to comply with any abatement or remediation order given by a responsible authority; or
 - k) Default under any operating permit, lease of land or personal property or in arrears of payment to any taxing authority.
- 2. Upon the Debtor's default, the Bank may terminate any obligation it may have had to grant credit or make advances to the Debtor and declare exigible all obligations of the Debtor which are not yet due. Upon such default, the Bank may also exercise all recourses available to it under applicable law and realize on its hypothec, namely by enforcing the hypothecary rights provided in the Civil Code of Quebec.
 - 3. Upon the Debtor's default, the Bank may use and manage the Hypothecated Property at the Debtor's expense with full authority to grant new leases or renew existing leases upon such terms and conditions as the Bank may deem appropriate. The Bank may also compromise or transact with the Debtors of the hypothecated debts and may grant releases and discharges thereto. The Bank may also complete the manufacture of mortgaged inventories and do all things necessary or useful to their sale.

X. GENERAL PROVISIONS

- 1. The hypothec created hereby is in addition to and not in substitution for any other hypothec or security held by the Bank.
- 2. This hypothec constitutes continuing security which shall continue in effect notwithstanding any payment from time to time, in whole or in part, of the secured obligations under the loan or this deed. The Debtor shall not, without the Bank's written consent, subrogate a third party in the hypothec or the Bank's rights hereunder.
- 3. In each case provided in paragraph 1 of Article IX, the Debtor shall be in default by the mere lapse of time, without the necessity of any notice or demand.
- 4. Any sum collected by the Bank in the exercise of its rights may be held by the Bank as Hypothecated Property or may be applied to the payment of the obligations secured hereunder, whether or not yet due. The Bank shall have discretion as to how any such collected sum shall be applied.
- 5. The Bank shall not be bound to exercise its rights resulting from these presents and shall not be responsible for the non-exercise of such rights. The Debtor shall use its best efforts to ensure that the debts forming part of the Hypothecated Property be regularly paid and the Bank shall have no obligation to inform the Debtor of any payment irregularity which it may know of.



6. The exercise by the Bank of any of its rights shall not preclude the Bank from exercising any other right resulting from the present deed; all the rights of the Bank are cumulative and not alternative. The failure of or forbearance by the Bank to exercise any of its rights arising from these present shall not constitute a renunciation to the later exercise of such right. The Bank may exercise of its rights arising from these presents without being required to exercise any right against the Debtor or against any other person liable for the payment of the obligations secured hereunder or to realize on any other security held for the payment of such obligations. No action or omission on the part of the Bank shall constitute or imply a renunciation of its rights to decide the Debtor is in default or to avail itself of its rights pursuant to such default, unless the Bank explicitly declares otherwise after the default has occurred.
7. The Bank shall only be required to exercise reasonable care in the exercise of its rights or the performance of its obligations hereunder and, in any event, shall only be liable for its intentional fault or gross negligence.
8. The Bank may delegate at another person the exercise of its rights or the performance of its obligations resulting from the present deed. In such a case, the Bank may provide that person with any information it may have concerning the Debtor or the Hypothecated Property.
9. The rights of the Bank hereunder shall also benefit any successor of the Bank, including any entity resulting from the amalgamation of the Bank with another person.

XI. INTERPRETATION

1. If the word "Debtor" designates more than one person, each such person shall be jointly and severally liable to the Bank for the performance of all the obligations provided in this deed.
2. The rights and recourses of the Bank may be exercised against all the Hypothecated Property or separately against any portion thereof.
3. This deed shall be governed and interpreted by the law in force in the Province of Quebec. The parties hereto have expressly agreed that this deed be executed in the English language. Les parties ont expressément convenu que le présent acte soit rédigé en anglais.

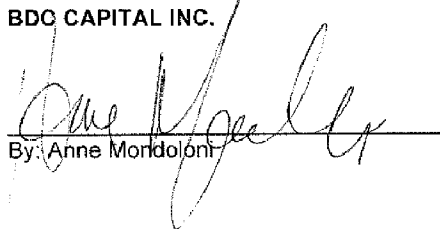
XII. ELECTION OF DOMICILE

The Parties elect domicile in the judicial district of Montreal, province of Quebec, Canada.



WHEREOF the Parties have executed this deed at Magog, on the day and year above-mentioned.

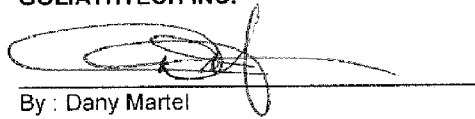
BDC CAPITAL INC.



A handwritten signature in black ink, appearing to read 'Anne Mordoloni', is written over a horizontal line.

By: Anne Mordoloni

GOLIATHTECH INC.



A handwritten signature in black ink, appearing to read 'Dany Martel', is written over a horizontal line.

By : Dany Martel

SCHEDULE A
INTELLECTUAL PROPERTY

**PATENT AND INDUSTRIAL DESIGN APPLICATIONS OWNED BY GOLIATHTECH
INC.**

NO.	COUNTRY	PATENT DOCUMENT NO.	TITLE	FILING DATE	STATUS
U.S. PROVISIONAL PATENT APPLICATION					
1.	United States	61/868,773	PILE, PILE HEAD AND CONNECTOR THEREFOR	October 28, 2013	Pending
INDUSTRIAL DESIGN APPLICATIONS					
2.	Canada	152578	PILE HEAD CONNECTOR	August 22, 2013	Pending
3.	Canada	152577	HELIX ADAPTOR FOR A PILE	August 22, 2013	Pending
4.	United States	29/471,020	PILE HEAD CONNECTOR	October 28, 2013	Pending
5.	United States	29/471,021	HELIX ADAPTOR FOR A PILE	October 28, 2013	Pending
6.	Australia	10786/2014	PILE HEAD CONNECTOR	February 20, 2014	Pending
7.	Australia	10787/2014	HELIX ADAPTOR FOR A PILE	February 20, 2014	Pending
8.	China	201430032713.7	PILE HEAD CONNECTOR	February 24, 2014 ¹	Pending
9.	China	201430032714.1	HELIX ADAPTOR FOR A PILE	February 24, 2014 ¹	Pending
10.	Europe	002409375	PARTS OF A PILE	February 21, 2014	Pending

¹ Please note that February 24, 2014 was the next business day following February 22, 2014, which fell on a Saturday.



**PORTEFEUILLE
DES MARQUES DE COMMERCE
DE GOLIATHTECH INC.**

CANADA

Marque	Propriétaire <i>Agent ou représentant</i>	No. Application	No. Enregistrement	Revendications
1. GOLIATHTECH	Goliathtech Inc. 1516 Ivory Road Magog Québec <i>FASKEN MARTINEAU DUMOULIN LLP (12394)</i>	1,637,382 (Déposée 30 juillet 2013; Formalisée 7 août 2013)		Employée au Canada depuis au moins aussi tôt que le 1er mai 2004 en liaison avec les marchandises (1)
	(1) Metal foundation support and reinforcement materials for building, namely, screw piles and helical piles			
2. GOLIATHTECH	Goliathtech Inc. 1350 Industriel Blvd. Magog Québec <i>FASKEN MARTINEAU DUMOULIN LLP (12394)</i>	1,654,685 (Déposée 4 décembre 2013; Formalisée 10 décembre 2013)		Employée au Canada depuis au moins aussi tôt que septembre 2013 en liaison avec les services (1) Employée au Canada depuis au moins aussi tôt que avril 2013 en liaison avec les services (2) Emploi projeté au Canada en liaison avec les marchandises (1)
	(1) Protective equipment for workers, namely, protective gloves, steel-toe boots, hearing protectors, protective goggles, hard hats, protective masks; printed matter, namely, manuals, guides, reports, brochures, pamphlets, decals, stickers, posters, signs, business forms, calendars in the field of screw pile and helical pile installation, marketing and sales; audio-video recordings in the field of screw pile and helical pile installation, marketing and sales; stationery, namely, letterhead, note pads, labels, business cards, binders and folders in the field of screw pile and helical pile installation, marketing and sales; work apparel for use in connection with installation services for screw piles and helical piles, namely, uniforms, belts, socks, shirts, t-shirts, jackets, pants, caps (headwear); key chains, banners, pens, pencils, fridge magnets, coffee mugs, novelty buttons for use in connection with the marketing of a screw pile and helical pile installation business; hydraulic drills for use in installation of screw piles and helical piles (1) Operating a website providing information in the field of screw pile and helical pile installation, marketing and sales; educational services, namely, classes, seminars, conferences and training sessions in the field of screw pile and helical pile installation, marketing and sales; franchising, namely, offering technical assistance and business management advice in connection with the operation of businesses in the field of the sale and installation of screw piles and helical piles (2) Installation services for screw piles and helical piles			

ÉTATS-UNIS

Marque	Propriétaire <i>Agent ou représentant</i>	No. Application	No. Enregistrement	Revendications
3. GOLIATHTECH	GoliathTech Incorporated <i>JEFFREY B. SLADKUS, ESQ. THE SLADKUS LAW GROUP 1827 POWERS FERRY RD SE BLDG 6, ATLANTA, GA 30339-5687</i>	86022662 (Déposée 29 juillet 2013; En instance 10 janvier 2014)		Enregistrée avec l'intention d'utiliser
	Metal foundation support and reinforcement materials for building, namely, screw piles and helical piles			

UNION EUROPÉENNE

Marque	Propriétaire <i>Agent ou représentant</i>	No. Application	No. Enregistrement	Revendications
4. GOLIATHTECH	Goliathtech Inc. <i>DLA PIPER UK LLP. IP & T Department 15-17rue Scribe 75009, Paris FRANCE</i>	12518155 (Déposée 20 janvier 2014; Demande en cours d'examen)		Priorité du dépôt canadien: 4 décembre 2013
	<p>7- Hydraulic drills for use in installation of screw piles and helical piles.</p> <p>35- Franchising, namely, offering technical assistance and business management advice in connection with the operation of businesses in the field of the sale and installation of screw piles and helical piles.</p> <p>37- Installation services for screw piles and helical piles.</p> <p>41- Operating a website providing information in the field of screw pile and helical pile installation, marketing and sales; educational services, namely, classes, seminars, conferences and training sessions in the field of screw pile and helical pile installation, marketing and sales.</p>			

Marque	Propriétaire <i>Agent ou représentant</i>	No. Application	No. Enregistrement	Revendications
5. GOLIATHTECH	Goliathtech Inc. <i>DLA PIPER UK LLP. IP & T Department 15-17 rue Scribe 75009, Paris FRANCE</i>	12030839 (Déposée 31 juillet 2013; publiée 16 septembre 2013)		
	6- Matériaux métalliques de soutien et renforcement des fondations pour la construction, à savoir des pieux à vis et hélicoïdaux.			

