

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM324288

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Arlon LLC		11/13/2014	LIMITED LIABILITY COMPANY: DELAWARE
Handy & Harman		11/13/2014	CORPORATION: NEW YORK
HandyTube Corporation		11/13/2014	CORPORATION: DELAWARE
Kasco Corporation		11/13/2014	CORPORATION: DELAWARE
Lucas-Milhaupt, Inc.		11/13/2014	CORPORATION: WISCONSIN
PAM Fastening Technology, Inc.		11/13/2014	CORPORATION: NORTH CAROLINA
OMG, Inc.		11/13/2014	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	PNC Bank, National Association		
Street Address:	500 First Avenue		
Internal Address:	Commercial Loan Service Center/DCC		
City:	Pittsburgh		
State/Country:	PENNSYLVANIA		
Postal Code:	15219		
Entity Type:	national banking association: PENNSYLVANIA		
PROPERTY NUMBERS Total: 9			
Property Type	Number	Word Mark	
Serial Number:	86313637	CHROMA CLEAN I.D.	
Serial Number:	86313377	CHROMAT I.D.	
Serial Number:	86203616	H&H HANDYTUBE	
Registration Number:	4484821	HANDYTUBE	
Serial Number:	86313604	LI-CHROMA I.D.	
Registration Number:	0518763	EASY-FLO	
Registration Number:	4470091	KAM-LOK	
Registration Number:	4328494	OMG PIPEGUARD	
Serial Number:	86320981	REDLINEAFR	
CORRESPONDENCE DATA			
Fax Number:	2158325619		
		TRADEMARK	

OP \$240.00 86313637

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

Phone: 215-569-5619
Email: pecsenye@blankrome.com
Correspondent Name: Timothy D. Pecsénye
Address Line 1: Blank Rome LLP
Address Line 2: One Logan Square, 8th Floor
Address Line 4: Philadelphia, PENNSYLVANIA 19103-6998

ATTORNEY DOCKET NUMBER:	074658-01923
NAME OF SUBMITTER:	Timothy D. Pecsénye
SIGNATURE:	/Timothy D. Pecsénye/
DATE SIGNED:	11/25/2014

Total Attachments: 28

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PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

This Patent, Trademark and Copyright Security Agreement (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Agreement"), dated as of November 13, 2014 is entered into by and among Arlon LLC, Handy & Harman, HandyTube Corporation, Kasco Corporation, Lucas-Milhaupt, Inc., OMG, Inc. and PAM Fastening Technology, Inc. (collectively, the "Pledgors" and each a "Pledgor") and PNC Bank, National Association ("PNC"), as collateral agent for the Secured Parties referred to below and the other Secured Parties (PNC in such capacity, the "Collateral Agent").

WHEREAS, the Pledgors are guarantors under that certain Credit Agreement (as amended, restated, replaced, supplemented or otherwise modified from time to time prior to the date hereof, the "Original Credit Agreement") dated as of November 8, 2012 by and among Handy & Harman Group Ltd., as borrower ("Borrower"), the Guarantors party thereto, the Lenders party thereto and PNC, as administrative agent, pursuant to which Lenders extended revolving credit loans and term loans to Borrower in accordance with the terms and conditions set forth therein;

WHEREAS, in connection with the Original Credit Agreement, Borrower and the Guarantors party thereto, as pledgors, and PNC, in its capacity as Collateral Agent, entered into those certain Patent, Trademark and Copyright Security Agreements (collectively, the "Existing Intellectual Property Agreements") as further described on Schedule A attached hereto and made a part hereof;

WHEREAS, Borrower requested and Lenders agreed to increase their revolving commitments and make certain other amendments and modifications to the Original Credit Agreement, as memorialized in that certain Amended and Restated Credit Agreement (as amended, restated, supplemented or otherwise modified from time to time, the "Amended Credit Agreement") dated as of August 29, 2014 by and among Borrower, the Pledgors, as guarantors, the other Guarantors party thereto, the Lenders, and PNC in its capacity as the Collateral Agent, and the other parties party thereto; and

WHEREAS, pursuant to the Amended Credit Agreement and that certain Security Agreement (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement") dated November 8, 2012 by and among the Borrower, the Pledgors, the Guarantors party thereto, the Collateral Agent and the other parties party thereto, the Pledgors have agreed, among other things, to grant a security interest to the Collateral Agent for the benefit of the Secured Parties (as defined in the Amended Credit Agreement) in certain patents, trademarks, copyrights and other intellectual property as security for such loans and other obligations as more fully described herein.

NOW, THEREFORE, intending to be legally bound hereby, the parties hereto agree as follows:

1. Defined Terms.

(a) Except as otherwise expressly provided herein, (i) capitalized terms used in this Agreement shall have the respective meanings assigned to them in the Amended Credit Agreement or the Security Agreement, as applicable, and (ii) the rules of construction set forth in Section 1.2 [Construction] of the Amended Credit Agreement shall apply to this Agreement. Where applicable and except as otherwise expressly provided herein, terms used herein (whether or not capitalized) shall have the respective meanings assigned to them in the Code (as defined in the Security Agreement).

(b) "Copyrights" shall mean, collectively, with respect to each Pledgor, all copyrights (whether statutory or common law, whether established or registered in the United States or any other country or any political subdivision thereof, whether registered or unregistered and whether published or unpublished) and all copyright registrations and applications made by such Pledgor, in each case, whether now owned or hereafter created or acquired by or assigned to such Pledgor, together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor's use of such copyrights, (ii) reissues, renewals, continuations and extensions thereof and amendments thereto, (iii) income, fees, royalties, damages, claims and payments now or hereafter due and/or payable with respect thereto, including damages and payments for past, present or future infringements thereof, (iv) rights corresponding thereto throughout the world and (v) rights to sue for past, present or future infringements thereof.

(c) "Intellectual Property Licenses" shall mean, collectively, with respect to each Pledgor, all license and distribution agreements with, and covenants not to sue, any other party with respect to any Patent, Trademark or Copyright or any other patent, trademark or copyright, whether such Pledgor is a licensor or licensee, distributor or distributee under any such license or distribution agreement, together with any and all (i) renewals, extensions, supplements and continuations thereof, (ii) income, fees, royalties, damages, claims and payments now and hereafter due and/or payable thereunder and with respect thereto including damages and payments for past, present or future infringements or violations thereof, (iii) rights to sue for past, present and future infringements or violations thereof and (iv) other rights to use, exploit or practice any or all of the Patents, Trademarks or Copyrights or any other patent, trademark or copyright.

(d) "Patents" shall mean, collectively, with respect to each Pledgor, all patents issued or assigned to, and all patent applications and registrations made by, such Pledgor (whether established or registered or recorded in the United States or any other country or any political subdivision thereof), together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor's use of any patents, (ii) inventions and improvements described and claimed therein, (iii) reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof and amendments thereto, (iv) income, fees, royalties, damages, claims and payments now or hereafter due and/or payable thereunder and with respect thereto including damages and payments for past, present or future infringements thereof, (v) rights corresponding thereto throughout the world and (vi) rights to sue for past, present or future infringements thereof.

(e) "Patents, Trademarks and Copyrights" shall mean and include all of each Pledgor's present and future right, title and interest in and to the following: all Patents, Trademarks, Copyrights and Intellectual Property Licenses, whether now owned or hereafter acquired by each Pledgor, including, without limitation, those listed on Schedule B hereto, including all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits) and the goodwill of the business to which any of the Trademarks relate.

(f) "Trademarks" shall mean, collectively, with respect to each Pledgor, all trademarks (including service marks), slogans, logos, certification marks, trade dress, uniform resource locators (URL's), domain names, corporate names and trade names, whether registered or unregistered, owned by or assigned to such Pledgor and all registrations and applications for the foregoing (whether statutory or common law and whether established or registered in the United States or any other country or any political subdivision thereof), together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor's use of any

trademarks, (ii) reissues, continuations, extensions and renewals thereof and amendments thereto, (iii) income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including damages, claims and payments for past, present or future infringements thereof, (iv) rights corresponding thereto throughout the world and (v) rights to sue for past, present and future infringements thereof.

2. (a) To secure the full payment and performance of all Secured Obligations, each Pledgor hereby grants, and conveys a security interest to Collateral Agent for the benefit of the Secured Parties in the entire right, title and interest of such Pledgor in and to all of its Patents, Trademarks and Copyrights, wherever located and whether now existing or hereafter arising or acquired from time to time; provided that "Patents, Trademarks and Copyrights" shall not include, and the security interest created by this Agreement, shall not include any Excluded Property.

(b) Each Pledgor hereby authorizes the Collateral Agent to file filings with the United States Patent and Trademark Office or United States Copyright Office (or any successor office or any similar office in any other country), including this Agreement, the Patent, Trademark and Copyright Security Agreement, or other documents for the purpose of perfecting, confirming, continuing, enforcing or protecting the security interest granted by such Pledgor hereunder, without the signature of such Pledgor, and naming such Pledgor, as debtor, and the Collateral Agent, as secured party.

3. This Agreement supplements, but does not replace or extinguish the obligations evidenced by, any of the Existing Intellectual Property Agreements.

4. Each Pledgor jointly and severally covenants and warrants that:

(a) the Patents, Trademarks and Copyrights are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;

(b) to the best of such Pledgor's knowledge, each of the Patents, Trademarks and Copyrights is valid and enforceable;

(c) such Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, Trademarks and Copyrights, free and clear of any liens, charges and encumbrances, including without limitation pledges, assignments, licenses, shop rights and covenants by Pledgor not to sue third persons;

(d) such Pledgor has the corporate power and authority to enter into this Agreement and perform its terms;

(e) no claim has been made to such Pledgor or, to the knowledge of such Pledgor, any other person that the use of any of the Patents, Trademarks and Copyrights does or may infringe, violate or conflict with the rights of any third party;

(f) such Pledgor has used, and will continue to use for the duration of this Agreement, consistent standards of quality in its manufacture of products sold under the Trademarks for so long as Pledgor offers such products as part of its regular business;

(g) such Pledgor will not change its state of incorporation, formation or organization, as applicable without providing thirty (30) days prior written notice the Collateral Agent;

(h) such Pledgor will not change its name without providing thirty (30) days prior written notice to the Collateral Agent; and

(i) such Pledgor shall preserve its corporate existence and except as permitted by the Amended Credit Agreement, shall not (i) in one, or a series of related transactions, merge into or consolidate with any other entity, the survivor of which is not such Pledgor, or (ii) sell all or substantially all of its assets.

5. On a continuing basis, each Pledgor shall, at its sole cost and expense, (i) promptly following its becoming aware thereof, notify the Collateral Agent of any adverse determination in any proceeding or the institution of any proceeding in any federal, state or local court or administrative body or in the United States Patent and Trademark Office or the United States Copyright Office regarding any Patents, Trademarks and Copyrights, such Pledgor's right to register such Patents, Trademarks and Copyrights or its right to keep and maintain such registration in full force and effect, (ii) maintain all Patents, Trademarks and Copyrights as presently used and operated, unless Pledgor reasonably determines, in the general course of its business, to allow any such Patents, Trademarks or Copyrights to lapse or become abandoned, (iii) not permit to lapse or become abandoned any Patents, Trademarks and Copyrights, and not settle or compromise any pending or future litigation or administrative proceeding with respect to any such Patents, Trademarks and Copyrights, in either case except as shall be consistent with commercially reasonable business judgment, (iv) upon such Pledgor obtaining knowledge thereof, promptly notify the Collateral Agent in writing of any event which may be reasonably expected to materially and adversely affect the value or utility of any Patents, Trademarks and Copyrights or the rights and remedies of the Collateral Agent in relation thereto including a levy or threat of levy or any legal process against any Patents, Trademarks and Copyrights, (v) not license any Patents, Trademarks and Copyrights other than licenses entered into by such Pledgor in, or incidental to, the ordinary course of business, or amend or permit the amendment of any of the licenses in a manner that materially and adversely affects the right to receive payments thereunder, or in any manner that would materially impair the value of any Patents, Trademarks and Copyrights or the Lien on and security interest in the Patents, Trademarks and Copyrights created therein hereby, without the consent of the Collateral Agent, (vi) keep commercially reasonable records respecting all Patents, Trademarks and Copyrights and (vii) furnish to the Collateral Agent from time to time upon the Collateral Agent's request therefor reasonably detailed statements and amended schedules further identifying and describing the Intellectual Property Collateral and such other materials evidencing or reports pertaining to any Intellectual Property Collateral as the Collateral Agent may from time to time request.

6. Each of the obligations of each Pledgor under this Agreement is joint and several.

The Collateral Agent and the other Secured Parties may, in their sole discretion, elect to enforce this Agreement against any Pledgor without any duty or responsibility to pursue any other Pledgor and such an election by the Collateral Agent and the other Secured Parties, or any of them, shall not be a defense to any action the Collateral Agent and the other Secured Parties, or any of them, may elect to take against any Pledgor. Each of the Secured Parties hereby reserve all right against each Pledgor.

7. Each Pledgor agrees that, until all of the Secured Obligations shall have been indefeasibly satisfied in full, the Commitments have terminated and the Letters of Credit have expired, it will not enter into any agreement (for example, a license agreement) which is inconsistent with such Pledgor's obligations under this Agreement, without the Collateral Agent's prior written consent which shall not be unreasonably withheld except Pledgor may license technology in the ordinary course of business without the Collateral Agent's consent to suppliers and customers to facilitate the manufacture and use of such Pledgor's products.

8. If, before the Secured Obligations shall have been indefeasibly satisfied in full and the Commitments have terminated and the Letters of Credit have expired, any Pledgor shall at any time after the date hereof (i) obtain any rights to any additional Patents, Trademarks and Copyrights or (ii) become entitled to the benefit of any additional Patents, Trademarks and Copyrights or any renewal or extension thereof, including any reissue, division, continuation, or continuation-in-part of any Patents, Trademarks and Copyrights, or any improvement on any Patents, Trademarks and Copyrights, or if any intent-to use trademark application is no longer subject to clause (4) of the definition of Excluded Property (as defined in the Security Agreement), the provisions hereof shall automatically apply thereto and any such item enumerated in the preceding clause (i) or (ii) shall automatically constitute Patents, Trademarks and Copyrights as if such would have constituted Patents, Trademarks and Copyrights at the time of execution hereof and be subject to the Lien and security interest created by this Agreement without further action by any party. Each Pledgor shall promptly (and in any event within 30 days) provide to the Collateral Agent written notice of any of the foregoing and confirm the attachment of the Lien and security interest created by this Agreement to any rights described in clauses (i) and (ii) above by execution of an instrument in form reasonably acceptable to the Collateral Agent and the filing of any instruments or statements as shall be reasonably necessary to create, preserve, protect or perfect the Collateral Agent's security interest in such Intellectual Property Collateral. Each Pledgor and the Collateral Agent agree, and each Pledgor authorizes the Collateral Agent, to modify this Agreement by amending Schedule B to include any such new Patent, Trademark or Copyright of such Pledgor acquired or arising after the date hereof and the provisions of this Agreement shall apply thereto.

9. The Collateral Agent shall have, in addition to all other rights and remedies given it by this Agreement and those rights and remedies set forth in the Amended Credit Agreement and the Security Agreement, those allowed by applicable Law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Patents, Trademarks and Copyrights may be located and, without limiting the generality of the foregoing, if an Event of Default has occurred and is continuing, the Collateral Agent may immediately, without demand of performance and without other notice (except as set forth below) or demand whatsoever to Pledgors, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, in a city that the Collateral Agent shall designate by notice to the Pledgors, the whole or from time to time any part of the Patents, Trademarks and Copyrights, or any interest which any Pledgor may have therein and, after deducting from the proceeds of sale or other disposition of the Patents, Trademarks and Copyrights all expenses (including reasonable fees and expenses for brokers and attorneys), shall apply the remainder of such proceeds toward the payment of the Secured Obligations in accordance with Section 9.2.4 [Application of Proceeds] of the Amended Credit Agreement. Any remainder of the proceeds after payment in full of the Secured Obligations shall be paid over to Pledgors. Notice of any sale or other disposition of the Patents, Trademarks and Copyrights shall be given to Pledgors at least ten (10) days before the time of any intended public or private sale or other disposition of the Patents, Trademarks and Copyrights is to be made, which each Pledgor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, the Collateral Agent may, to the extent permissible under applicable Law, purchase the whole or any part of the Patents, Trademarks and Copyrights sold, free from any right of redemption on the part of Pledgor, which right is hereby waived and released.

10. If any Event of Default shall have occurred and be continuing, each Pledgor hereby grants to the Collateral Agent, to the extent assignable, an irrevocable, non-exclusive license to use, assign, license or sublicense any of the Patents, Trademarks and Copyrights now owned or hereafter acquired by such Pledgor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof. Each Pledgor further hereby authorizes and empowers the

Collateral Agent to make, constitute and appoint any officer or agent of the Collateral Agent, as the Collateral Agent may select in its exclusive discretion, as such Pledgor's true and lawful attorney-in-fact, with the power to endorse such Pledgor's name on all applications, documents, papers and instruments necessary for the Collateral Agent to use the Patents, Trademarks and Copyrights, or to grant or issue, on commercially reasonable terms, any exclusive or nonexclusive license under the Patents, Trademarks and Copyrights to any third person, or necessary for Agent to assign, pledge, convey or otherwise transfer title in or dispose, on commercially reasonable terms, of the Patents, Trademarks and Copyrights to any third Person. Each Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney, being coupled with an interest, shall be irrevocable for the life of this Agreement.

11. At such time as Pledgors shall have indefeasibly paid in full all of the Secured Obligations and the Commitments shall have terminated and the Letters of Credit have expired, this Agreement shall terminate and the Collateral Agent shall execute and deliver to Pledgors (solely at the expense and cost of the Pledgors and upon their reasonable request) all deeds, assignments and other instruments as may be reasonably necessary or proper to re-vest in Pledgor full title to the Patents, Trademarks and Copyrights, subject to any disposition thereof which may have been made by the Collateral Agent pursuant hereto.

12. Any and all fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and expenses incurred by the Collateral Agent in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances, the protection, maintenance or preservation of the Patents, Trademarks and Copyrights, or the defense or prosecution of any actions or proceedings arising out of or related to the Patents, Trademarks and Copyrights, shall be borne and paid by Pledgors as set forth in Section 11.3 [Expenses, Etc.] in the Amended Credit Agreement.

13. Pledgors shall have the duty, if commercially reasonable, to prosecute any applications of the Patents, Trademarks and Copyrights pending as of the date of this Agreement or thereafter until the Secured Obligations shall have been indefeasibly paid in full and the Commitments shall have terminated, and the Letters of Credit have expired, to make application on unpatented but patentable inventions (whenever it is commercially reasonable in the reasonable judgment of such Pledgor to do so) and to preserve and maintain all rights in patent applications and patents of the Patents, including without limitation the payment of all maintenance fees, whenever it is commercially reasonable in the reasonable judgment of such Pledgor to do so). Any expenses incurred in connection with such an application shall be borne by Pledgors. Unless it is commercially reasonable to do so, no Pledgor shall abandon any Patent, Trademark or Copyright without the consent of the Collateral Agent, which shall not be unreasonably withheld.

14. Unless there shall occur and be continuing any Event of Default, each Pledgor shall have the right to commence and prosecute in its own name, as the party in interest, for its own benefit, and to join the Collateral Agent, if necessary, as a party to such suit so long as the Collateral Agent is satisfied that such joinder will not subject it to any risk of liability, to enforce the Patents, Trademarks and Copyrights and any licenses thereunder, and at the sole cost and expense of such Pledgor, such applications for protection of the Patents, Trademarks and Copyrights and suits, proceedings or other actions to prevent the infringement, counterfeiting, unfair competition, dilution, diminution in value or other damage as are necessary to protect the Patents, Trademarks and Copyrights. Upon the occurrence and during the continuance of any Event of Default, the Collateral Agent shall have the right but shall in no way be obligated to file applications for protection of the Patents, Trademarks and Copyrights and/or

bring suit in the name of any Pledgor, the Collateral Agent or the other Secured Parties to enforce the Patents, Trademarks and Copyrights and any license thereunder. In the event of such suit, each Pledgor shall, at the reasonable request of the Collateral Agent, do any and all lawful acts and execute any and all documents requested by the Collateral Agent in aid of such enforcement and the Pledgors shall promptly reimburse and indemnify the Collateral Agent for all damages, costs and expenses, including reasonable legal fees, incurred by the Collateral Agent in the exercise of its rights or joinder by such Pledgor under this Section 14 in accordance with Section 11.3 [Expenses, Etc.] of the Amended Credit Agreement. In the event that the Collateral Agent shall elect not to bring suit to enforce the Patents, Trademarks and Copyrights, each Pledgor agrees, at the reasonable request of the Collateral Agent, to take all commercially reasonable actions necessary, whether by suit, proceeding or other action, to prevent the infringement, counterfeiting, unfair competition, dilution, diminution in value of or other damage to any of the Patents, Trademarks and Copyrights by any person.

15. No course of dealing between each Pledgor and the Collateral Agent, nor any failure to exercise nor any delay in exercising, on the part of the Collateral Agent, any right, power or privilege hereunder or under the Amended Credit Agreement or other Loan Documents shall operate as a waiver of such right, power or privilege, nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

16. All of the Collateral Agent's rights and remedies with respect to the Patents, Trademarks and Copyrights, whether established hereby or by the Amended Credit Agreement, Security Agreement or by any other agreements or by Law, shall be cumulative and may be exercised singularly or concurrently.

17. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any clause or provision of this Agreement in any jurisdiction.

18. This Agreement is subject to modification only by a writing signed by the parties, except as provided in Paragraph 6.

19. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties, provided, however, that Pledgors may not assign or transfer any of their rights or obligations hereunder or any interest herein and any such purported assignment or transfer shall be null and void.

20. This Agreement shall be governed by and construed in accordance with the internal Laws of the State of New York without regard to its conflicts of law principles.

21. EACH PLEDGOR IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE NONEXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK SITTING IN NEW YORK CITY IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR

PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE COLLATERAL AGENT, ANY LENDER, THE ISSUING LENDER OR ANY OTHER SECURED PARTY MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AGAINST THE PLEDGORS OR ANY OTHER LOAN PARTY OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION. EACH PLEDGOR IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO ABOVE. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT AND AGREES NOT TO ASSERT ANY SUCH DEFENSE. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 24. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

22. This Agreement may be executed in any number of counterparts, and by different parties hereto in separate counterparts, each of which, when so executed, shall be deemed an original, but all such counterparts shall constitute one and the same instrument. Each Pledgor acknowledges and agrees that a facsimile or other electronic transmission to the Collateral Agent of the signature pages hereof purporting to be signed on behalf of any Pledgor shall constitute effective and binding execution and delivery hereof by such Pledgor.

23. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, COLLATERAL AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION 23.

24. All notices, requests, demands, directions and other communications (collectively, "notices") given to or made upon any party hereto under the provisions of this Agreement shall be as set forth in Section 11.5 [Notices; Effectiveness; Electronic Communications] of the Amended Credit Agreement.

25. Each Pledgor acknowledges and agrees that, in addition to the other rights of the Collateral Agent hereunder and under the other Loan Documents, because the Collateral Agent's


remedies at law for failure of such Pledgor to comply with the provisions hereof relating to the Collateral Agent's rights (i) to inspect the books and records related to the Patents, Trademarks and Copyrights, (ii) to receive the various notifications such Pledgor is required to deliver hereunder, (iii) to obtain copies of agreements and documents as provided herein with respect to the Patents, Trademarks and Copyrights, (iv) to enforce the provisions hereof pursuant to which the such Pledgor has appointed the Collateral Agent its attorney-in-fact, and (v) to enforce the Collateral Agent's remedies hereunder, would be inadequate and that any such failure would not be adequately compensable in damages, such Pledgor agrees that each such provision hereof may be specifically enforced.

[SIGNATURES APPEAR ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers or agents thereunto duly authorized, as of the date first above written.

ARLON LLC
HANDY & HARMAN
HANDYTUBE CORPORATION
KASCO CORPORATION
LUCAS-MILHAUPT, INC.
OMG, INC.
PAM FASTENING TECHNOLOGY, INC.

By: _____


Name: James F. McCabe, Jr.
Title: Senior Vice President

PNC BANK, NATIONAL ASSOCIATION,
as Collateral Agent

By: _____

Name: Kirk M. Mader
Title: Senior Vice President

[SIGNATURE PAGE TO PATENT, TRADEMARK AND COPYRIGHT SECURITY
AGREEMENT]

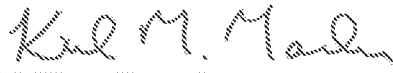
TRADEMARK
REEL: 005407 FRAME: 0693

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers or agents thereunto duly authorized, as of the date first above written.

ARLON LLC
HANDY & HARMAN
HANDYTUBE CORPORATION
KASCO CORPORATION
LUCAS-MILHAUPT, INC.
OMG, INC.
PAM FASTENING TECHNOLOGY, INC.

By: _____
Name: James F. McCabe, Jr.
Title: Senior Vice President

PNC BANK, NATIONAL ASSOCIATION,
as Collateral Agent

By:  _____
Name: Kirk M. Mader
Title: Senior Vice President

[SIGNATURE PAGE TO PATENT, TRADEMARK AND COPYRIGHT SECURITY
AGREEMENT]

**SCHEDULE A
TO
PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT**

EXISTING INTELLECTUAL PROPERTY AGREEMENTS

1. Patent, Trademark and Copyright Security Agreement dated November 8, 2012, by and between Borrower and Guarantors, as pledgors, and PNC, as Collateral Agent, as amended, restated, replaced, supplemented or otherwise modified from time to time.

2. Patent, Trademark and Copyright Security Agreement dated April 26, 2013, by and between Lucas-Milhaupt Warwick LLC and OMG Roofing, Inc., as pledgors, and PNC, as Collateral Agent, as amended, restated, replaced, supplemented or otherwise modified from time to time.

3. Patent, Trademark and Copyright Security Agreement dated November 21, 2013, by and between PAM Fastening Technology, Inc., as pledgor, and PNC, as Collateral Agent, as amended, restated, replaced, supplemented or otherwise modified from time to time.

4. Patent, Trademark and Copyright Security Agreement, dated May 15, 2014, by and between Handy & Harman Holding Corporation, as pledgor, and PNC, as Collateral Agent, as amended, restated, replaced, supplemented or otherwise modified from time to time.

**SCHEDULE B
TO
PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT**

**LIST OF REGISTERED PATENTS, TRADEMARKS,
COPYRIGHTS AND INTELLECTUAL PROPERTY LICENSES**

(see attached)

074658.01923/22337031v.3

**TRADEMARK
REEL: 005407 FRAME: 0696**

**Lucas-Milhaupt, Inc.
Boyle Fredrickson Summary Report
Pending Patent Applications**

Case Number	Country	Case Type	Title	Status	Serial No.	Filing Date
1618.098	US	Patent	Process for Flux Coating Braze Performs and Discrete Parts	Pending	14/292,120	5/30/2014
1618.132	US	Provisional	VOC Exempt Brazing Binder System	Pending	61/919,506	12/20/2013
1618.134	US	Patent	Luminescent Braze Performs	Pending	14,344,533	3/12/2014
1618.136	US	Patent	Brazing Material Containing a Flux	Pending	14/303,140	6/12/2014
1618.135	China	Patent	Luminescent Braze Performs	Pending	201280057783.6	5/23/2014
1618.137	China	Patent	Process for Flux Coating Braze Performs and Discrete Parts	Pending	201410239038.4	5/30/2014
1618.138	EPO	Patent	Process for Flux Coating Braze Performs and Discrete Parts	Pending	141706507	5/30/2014

PATENT LIST

Case Name/Subclass Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
HHARLN/105/US/104 United States of America	DIV	14/163,527 24-Jan-2014			Filed
<i>Title: Low Loss Pre-Pregs and Laminates and Compositions Useful for the Preparation Thereof</i>					
HHHTC/102/US United States of America	PRO	61/933,911 31-Jan-2014			Filed 31-Jan-2015
<i>Title: Multi-Functional Rotary Tube Straightener Apparatus</i>					
HHHTC/103/US/101 United States of America	ORD	14/312,766 24-Jan-2014			Filed
<i>Title: Portable Rotary Tube Straightener Apparatus</i>					
KC/101/US United States of America	PRO	62/024,118 14-Jul-2014			Filed 14-Jul-2015
<i>Title: Variable Pitch Blade</i>					
KC/102/US/101 United States of America	ORD				Authorized
<i>Title: Variable Pitch Blade</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
LUCMIL/101/US United States of America	PRI	10/202,148 24-Jul-2002		RE44,343 14-Dec-2004	Granted 14-Nov-2022
<i>Title: Flux Cored Preforms for Brazing</i>					
OMG/162DIV/CA CANADA	DIV	2,821,452 15-Jun-2007			ExamReq
<i>Title: Adhesive Dispenser System</i>					
OMG/167/PC/EP/ Germany	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					
OMG/167/PC/EP/ Ireland	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					
OMG/167/PC/EP/ Italy	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					
OMG/167/PC/EP/ Luxembourg	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					

PATENT LIST

Case Name/Subcase Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/167/PC/EP/ Netherlands	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					
OMG/167/PC/EP/ Switzerland	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					
OMG/167/PC/EP/ United Kingdom	EPP	08767441.2 28-Apr-2008		2 150 708 23-Apr-2014	Granted 28-Apr-2028
<i>Title: A Method of Fastening a Cover Board to a Support and Installation of the Same</i>					
OMG/167/TW/EP/ Taiwan	ORD	097123567 24-Jun-2008	01-Mar-2014	1428518 01-Mar-2014	Granted 24-Jun-2028
<i>Title: Plug Finishing System and Tool Therefor</i>					
OMG/192/PC/CA/ Canada	PCT	2,805,585 20-Jul-2011			Filed
<i>Title: Roof Insulation Fastening System</i>					
OMG/192/PC/CN/ China (People's Republic)	PCT	201180035712.1 20-Jul-2011			ExamReq
<i>Title: Roof Insulation Fastening System</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/192/PC/EP/ European Patent Convention	PCT	11810320-9 20-Jul-2011			Filed
<i>Title: Roof Insulation Fastening System</i>					
OMG/195/PC/ Patent Corporation Treaty	ORD	PCT/US2014/011626 15-Jan-2014			Filed
<i>Title: Magnetic Heat Sink Device and Heat Removal Method</i>					
OMG/195/US/ United States of America	PRI	13741,471 15-Jan-2013			Filed
<i>Title: Magnetic Heat Sink Device and Heat Removal Method</i>					
OMG/197/PC/ Patent Corporation Treaty	ORD	PCT/US2013/046061 17-Jun-2013			Filed
<i>Title: Tool Adapter for Installation Clip</i>					
OMG/208/PC/CA/ Canada	PCT	18-Jan-2013			Filed
<i>Title: Screw for Composite/Plastic Materials</i>					
OMG/208/PC/EP/ European Patent Convention	PCT	13738844.3 18-Jan-2013			Filed
<i>Title: Screw for Composite/Plastic Materials</i>					

PATENT LIST

Case Name/ Subclass Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/208/US/198 United States of America	ORD	13/744,993 18-Jan-2013			Filed
<i>Title: Screw for Composite/Plastic Materials</i>					
OMG/216/PC/ Patent Cooperation Treaty	ORD	PCT/US2013/041082 15-May-2013			Filed
<i>Title: Container and Lid With Fastener Alignment Guide</i>					
OMG/216/TW/ Taiwan	ORD	102117215 15-May-2013			Filed
<i>Title: Container and Lid With Fastener Alignment Guide</i>					
OMG/216/US/200 United States of America	ORD	13/892,596 13-May-2013			Filed
<i>Title: Container and Lid With Fastener Alignment Guide</i>					
OMG/218/US/199 United States of America	CON	13/904,640 29-May-2013			Filed
<i>Title: Adhesive Dispenser System</i>					
OMG/220/US/ United States of America	PRO	61/890,905 15-Oct-2013			Filed 15-Oct-2014
<i>Title: Fastener Installation Tool for Roof Truss Framing</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/221/US/204 United States of America	ORD	13/963,605 09-Aug-2013			Allowed
<i>Title: Apparatus and Method for Installing Fasteners to Secure Framing Components</i>					
OMG/222/PC/205 Patent Cooperation Treaty	ORD	PCT/US2013/064006 09-Oct-2013			Filed
<i>Title: Universal Fastener for Decking</i>					
OMG/223/PC/207 Patent Cooperation Treaty	ORD	PCT/US2013/063964 09-Oct-2013			Filed
<i>Title: Wood Decking Screw</i>					
OMG/223/PC/US/ United States of America	PCT				Authorized
<i>Title: Wood Decking Screw</i>					
OMG/224/PC/206 Patent Cooperation Treaty	ORD	PCT/US2013/064017 09-Oct-2013			Filed
<i>Title: Collating Strip for Plug and Plug Installation Method</i>					
OMG/225/US/ United States of America	PRO				Authorized
<i>Title: Adhesive Fastening System for Deck Construction</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/226/US/ United States of America	PRO	61/889,662 11-Oct-2013			Filed 11-Oct-2014
<i>Title: Installation Tool Fastener</i>					
OMG/227/US/177 United States of America	DIV	14/057,031 18-Oct-2013			Filed
<i>Title: Screw for Composite/Plastic Materials</i>					
OMG/228/US/ United States of America	PRO	61/898,660 01-Nov-2013			Filed 01-Nov-2014
<i>Title: Roof Attachment and Weight Distribution System</i>					
OMG/229/US/ United States of America	PRO	61/898,673 01-Nov-2013			Filed 01-Nov-2014
<i>Title: Rail-Based Roof Attachment and Weight Distribution System</i>					
OMG/230/US/ United States of America	PRO	61/898,684 01-Nov-2013			Filed 01-Nov-2014
<i>Title: Radial Teeth Roof Attachment System</i>					
OMG/231/CA/ Canada	ORD	2,844,011 25-Feb-2014			Filed
<i>Title: Drain Seal</i>					

PATENT LIST

Case Name/ Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/231/US/212 United States of America	ORD	14/188,719 25-Feb-2014			Filed
<i>Title: Drain Seal</i>					
OMG/232/CA/ Canada	ORD	2,842,751 13-Feb-2014			Filed
<i>Title: Point of Sale Display</i>					
OMG/232/US/209 United States of America	ORD	14/178,816 12-Feb-2014			Filed
<i>Title: Point of Sale Display</i>					
OMG/233/PC/ Patent Cooperation Treaty	ORD	PCT/US2014/027645 14-Mar-2014			Filed
<i>Title: Fastener Installation Tool for Roof Truss Framing and Construction System</i>					
OMG/233/US/215 United States of America	ORD	14/211,685 14-Mar-2014			Filed
<i>Title: Fastener Installation Tool for Roof Truss Framing and Construction System</i>					
OMG/234/US/226 United States of America	ORD				Authorized
<i>Title: Installation Tool Fastener</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMG/235/US/233 United States of America	CIP				Authorized
<i>Title: Fastener for Installation Tool</i>					
OMG/236/US/219 United States of America	ORD	14/300,783 10-Jun-2014			Filed
<i>Title: Fastening System for Connecting Non-Load Bearing Wall to Truss</i>					
OMGHES/101/US/ United States of America	PRI	12/875,842 03-Sept-2010		8,381,451 26-Feb-2013	Granted 20-Jan-2031
<i>Title: Roof Edge Blocking System</i>					
OMGHES/102/US/ United States of America	PRO	62/003,250 27-May-2014			Filed 27-May-2015
<i>Title: Cleat for Parapet Coping Assembly</i>					
OMGHES/103/US/ United States of America	PRO	62/014,328 19-Jun-2014			Filed 19-June-2015
<i>Title: Variable Integrated Roofing edge System</i>					
OMGHES/104/US/ United States of America	PRO	62/019,551 01-Jul-2014			Filed 01-Jul-2015
<i>Title: Variable Integrated Roofing Edge System</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMGTC/109/US/108 United States of America	CIP	14/031,326 19-Sep-2013			Filed
<i>Title: Installation Tool for Universal Fastener</i>					
OMGNEX/101/DIV/PC/EP/ France	EDV	04076127.2 02-Nov-2000		1 453 360 24-Oct-2012	Granted 02-Nov-2020
<i>Title: Induction Heating System and Method of Adhesive Bonding by Induction Heating</i>					
OMGNEX/101/DIV/PC/EP/ Germany	EDV	04076127.2 02-Nov-2000		1 453 360 24-Oct-2012	Granted 02-Nov-2020
<i>Title: Induction Heating System and Method of Adhesive Bonding by Induction Heating</i>					
OMGNEX/101/DIV/PC/EP/ Ireland	EDV	04076127.2 02-Nov-2000		1 453 360 24-Oct-2012	Granted 02-Nov-2020
<i>Title: Induction Heating System and Method of Adhesive Bonding by Induction Heating</i>					
OMGNEX/101/DIV/PC/EP/ Netherlands	EDV	04076127.2 02-Nov-2000		1 453 360 24-Oct-2012	Granted 02-Nov-2020
<i>Title: Induction Heating System and Method of Adhesive Bonding by Induction Heating</i>					
OMGNEX/101/DIV/PC/EP/ Switzerland	EDV	04076127.2 02-Nov-2000		1 453 360 24-Oct-2012	Granted 02-Nov-2020
<i>Title: Induction Heating System and Method of Adhesive Bonding by Induction Heating</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMGNEX/10/DIV/PC/EP/ United Kingdom	EDV	04076127.2 02-Nov-2000		1 453 360 24-Oct-2012	Granted 02-Nov-2020
<i>Title: Induction Heating System and Method of Adhesive Bonding by Induction Heating</i>					
OMGNEX/127/US/110 United States of America	DIV	13/947,438 22-Jul-2013			Filed
<i>Title: Stand-Up Membrane Roofing Induction Heating Tool</i>					
OMGNEX/128/US/ United States of America	PRO	61/908,428 25-Nov-2013			Filed 25-Nov-2014
<i>Title: Stand-Up Induction Heating Tool for Membrane Roofing</i>					
OMGNEX/129/US/ United States of America	PRO				Authorized
<i>Title: Temperature Sensing Induction Heating Tool</i>					

PATENT LIST

Case Name/Sublease Country Name	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
OMGNEX/130/US/ United States of America	PRO				Authorized
<i>Title: Method of Mapping s Structure and Components Thereof</i>					
OMGPAM/101/CA/ CANADA	ORD	2,839,929 20-Jan-2014			Filed
<i>Title: Adhesive Applicator and Application System</i>					

TRADEMARK LIST

TRADEMARK	CASE NUMBER/SUBCASE COUNTRY NAME	Status Class(es)	Application Number/Date	Registration Number/Date
CHROMA CLEAN I.D.	HHHTC/T109/US/ United States of America	Filed 09 Int.	86/313,637 18-Jun-2014	
CHROMAT I.D.	HHHTC/T089/US/ United States of America	Filed 09 Int.	86/313,377 18-Jun-2014	
H&H HANDYTUBE and Design	HHHTC/T076/US/ United States of America	Published 06 Int.	86/203,616 25-Feb-2014	
HANDYTUBE	HHHTC/T026/US/ United States of America	Registered 06 Int.	86/006,554 10-Jul-2013	4,484,821 18-Feb-2014
LI-CHROMA I.D.	HHHTC/T099/US/ United States of America	Filed 09 Int.	86/313,604 18-Jun-2014	
EASY-FLO and Design	HH/T036/US/ United States of America	Renewed 06 Int.	71/559,099 12-Jun-1948	518,763 13-Dec-1949
KAM-LOK	KC/T238/US/ United States of America	Registered 08 Int.	85/950,053 04-Jun-2013	4,470,091 21-Jan-2014
KASCO	KC/T0100/CN/ China (People's Republic)	Authorized		

TRADEMARK LIST

TRADEMARK	CASE NUMBER/SUBCASE COUNTRY NAME	Status (Class(es))	Application Number/Date	Registration Number/Date
KASCO	KC/T19/28/NZ/ New Zealand	Renewed 28 Int.	625666 25-Oct-2000	625666 26-Apr-2001
OMG PIPEGUARD	OMG/T72/17/US/ United States of America	Registered 17 Int.	85797444 07-Dec-2012	4328494 30-Apr-2013
REDLINEAIR	OMG/T73/6/US United States of America	Filed 06 Int.	86320981 26-June-2014	
MBED	OMGHES/T08/00/CA/ Canada	Registered NA	887075 10-Aug-1998	TMA524402 07-Mar-2000
MISCELLANEOUS DESIGN	OMGHES/T02/00/CA/ Canada	Renewed NA	498456 08-Feb-1983	TMA297799 07-Dec-1984