

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM349384

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
CASCADES CANADA ULC		02/04/2015	CORPORATION:
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	GRAPHIC PACKAGING INTERNATIONAL CANADA, ULC		
<b>Street Address:</b>	20 Hickson Street, Suite 100		
<b>City:</b>	Saint-Lambert		
<b>State/Country:</b>	CANADA		
<b>Postal Code:</b>	J4R 2N3		
<b>Entity Type:</b>	CORPORATION: CANADA		
<b>PROPERTY NUMBERS Total: 10</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2671746	ARCTIKOAT	
<b>Registration Number:</b>	3422923	CONQUEST	
<b>Registration Number:</b>	3918527	ECOBISTRO	
<b>Registration Number:</b>	3912823	ECOSMETIK	
<b>Registration Number:</b>	2221240	MICROCYCLE	
<b>Registration Number:</b>	3019457	ORFORD	
<b>Registration Number:</b>	2561261	SUPERCYCLE	
<b>Registration Number:</b>	2065300	SYLVACYCLE	
<b>Registration Number:</b>	2065112	SYLVATECH	
<b>Serial Number:</b>	86351272	RESPAK	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	4048708176		
<i>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.</i>			
<b>Phone:</b>	404-962-7523		
<b>Email:</b>	sskinner@wcsr.com		
<b>Correspondent Name:</b>	Louis T. Isaf		
<b>Address Line 1:</b>	P.O. Box 7037		
<b>Address Line 4:</b>	Atlanta, GEORGIA 30357-0037		

CH \$265.00 2671746

<b>ATTORNEY DOCKET NUMBER:</b>	R029 9144
<b>NAME OF SUBMITTER:</b>	Louis T. Isaf
<b>SIGNATURE:</b>	/Louis T. Isaf/
<b>DATE SIGNED:</b>	07/28/2015

**Total Attachments: 20**

source=Transfer Agreement#page1.tif  
source=Transfer Agreement#page2.tif  
source=Transfer Agreement#page3.tif  
source=Transfer Agreement#page4.tif  
source=Transfer Agreement#page5.tif  
source=Transfer Agreement#page6.tif  
source=Transfer Agreement#page7.tif  
source=Transfer Agreement#page8.tif  
source=Transfer Agreement#page9.tif  
source=Transfer Agreement#page10.tif  
source=Transfer Agreement#page11.tif  
source=Transfer Agreement#page12.tif  
source=Transfer Agreement#page13.tif  
source=Transfer Agreement#page14.tif  
source=Transfer Agreement#page15.tif  
source=Transfer Agreement#page16.tif  
source=Transfer Agreement#page17.tif  
source=Transfer Agreement#page18.tif  
source=Transfer Agreement#page19.tif  
source=Transfer Agreement#page20.tif

Dated

February 4, 2015

---

**CASCADES CANADA ULC**

**and**

**GRAPHIC PACKAGING INTERNATIONAL CANADA, ULC**

**GENERAL CONVEYANCE**

THIS GENERAL CONVEYANCE dated February 4, 2015 and made between:

- (1) **CASCADES CANADA ULC**, a corporation formed under the laws of the Province of Alberta (the **Seller**); and
- (2) **GRAPHIC PACKAGING INTERNATIONAL CANADA, ULC**, a corporation formed under the laws of the Province of British Columbia (the **Purchaser**)

**RECITALS:**

- (A) The Seller, Cascades Inc., Graphic Packaging International, Inc. and the Purchaser have entered into an asset purchase agreement dated as of December 10, 2014 (the **Purchase Agreement**) in connection with the sale of the Purchased Assets to the Purchaser.
- (B) Pursuant to the Purchase Agreement, the Seller has agreed to sell, assign and transfer its right, title and interest in and to the Purchased Assets to the Purchaser.

**NOW THEREFORE** in consideration of the mutual covenants and agreements contained in the Purchase Agreement, the payment of the Purchase Price and other good and valuable consideration (the receipt and sufficiency of which are acknowledged), the parties agree as follows.

**1 Defined Terms, etc.**

Capitalized terms used in this general conveyance without definition have the meanings specified in the Purchase Agreement. The provisions of the Purchase Agreement shall prevail to the extent there is any inconsistency between the terms and conditions of this general conveyance and the terms and conditions of the Purchase Agreement.

**2 Conveyance of Purchased Assets**

Subject to the terms of the Purchase Agreement, the Seller hereby sells, assigns, transfers and conveys to the Purchaser and the Purchaser hereby acquires and accepts from the Seller, all of the Seller's right, title and interest in and to the Purchased Assets.

**3 Non-Assignable Assets**

This general conveyance shall not constitute an assignment or attempted assignment of any Purchased Asset which is not assignable without the consent or approval of a third party (a **Third Party Consent**) until such Third Party Consent has been obtained. To the extent permitted by applicable law, in the event consents to the assignment thereof have not been obtained, such non-assignable assets shall be held in trust for the Purchaser and the covenants and obligations thereunder shall be performed by the Purchaser in the Seller's name and all benefits and obligations existing thereunder shall be for the Purchaser's account. The Seller shall take or cause to be taken such actions in its name or otherwise as the Purchaser may reasonably request so as to provide the Purchaser with the benefits of the non-assignable assets and to effect collection of money or other consideration that becomes due and payable under the non-assignable assets, and the Seller shall promptly pay over to the Purchaser all money or other consideration

received by it in respect of all non-assignable assets, provided that all such actions shall be at the Purchaser's expense.

**4 Habendum**

Subject to the terms of the Purchase Agreement, the Seller has the right, title and authority to convey the Purchased Assets to the Purchaser according to the true intent and meaning of this general conveyance. Subject to the terms of the Purchase Agreement, upon execution and delivery of this general conveyance, except as provided in Section 9.7 of the Purchase Agreement, the Purchaser shall have and hold the Purchased Assets hereby sold, assigned, conveyed and transferred and all right, title and interest of the Seller in and to the Purchased Assets, free and clear of all Liens (other than Permitted Encumbrances), for the use of the Purchaser and its successors and assigns forever.

**5 Compliance with Bulk Sales Legislation**

The Purchaser waives compliance by the Seller with the provisions of any bulk transfer laws (or similar laws of general application protecting creditors) in jurisdictions where such laws are applicable to the transactions contemplated in the Purchase Agreement and in this general conveyance. Subject to the terms of the Purchase Agreement, the Seller covenants and agrees to indemnify and save the Purchaser harmless from and against any losses which the Purchaser may suffer or incur as a result of such non-compliance.

**6 Further Assurances**

Each of the parties covenants and agrees that it will from time to time, upon every reasonable request of the other party, make, do and execute or cause to be made, done or executed all such further acts, documents or assurances as may be reasonably required for more effectively and completely transferring the Purchased Assets and the Assumed Liabilities to the Purchaser.

**7 Headings, etc.**

The division of this general conveyance into sections and the insertion of headings are for convenient reference only and are not to affect or be used in the construction or interpretation of this general conveyance.

**8 Enurement**

This general conveyance shall enure to the benefit of and be binding upon the parties and their successors and permitted assigns.

**9 Governing Law**

This general conveyance is governed by and is to be interpreted, construed and enforced in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein, without regard to conflict of law principles.

**10 Severability**

Any provision of this general conveyance which is prohibited or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such prohibition or unenforceability and shall be severed from the balance of this general conveyance, all without affecting the remaining provisions of this general conveyance or affecting the validity or enforceability of such provision in any other jurisdiction.

**11 Counterparts**

This general conveyance may be signed in one or more counterparts and transmitted by electronic means. Each such counterpart is deemed to be an original and together they constitute one and the same general conveyance. Transmission of electronic copies of signed originals has the same effect as delivery of such signed originals.

*[Signature Page Follows]*

IN WITNESS WHEREOF the Seller and Purchaser have executed and delivered this general conveyance.

CASCADES CANADA ULC

Per: 

Name: Marc-André D'Épin

Title: President and CEO, Norampac

GRAPHIC PACKAGING INTERNATIONAL  
CANADA, ULC

Per: \_\_\_\_\_

Name:

Title:


(Signature Page for General Conveyance)

IN WITNESS WHEREOF the Seller and Purchaser have executed and delivered this general conveyance.

CASCADES CANADA ULC

Per: \_\_\_\_\_  
Name:  
Title:

GRAPHIC PACKAGING INTERNATIONAL  
CANADA, ULC

Per:  \_\_\_\_\_  
Name: David W. Scheible  
Title: Chairman, CEO & President

(Signature Page for General Conveyance)



*Execution Version*

Dated December 10, 2014

---

**CASCADES CANADA ULC**

and

**CASCADES INC.**

and

**GRAPHIC PACKAGING INTERNATIONAL CANADA, ULC**

and

**GRAPHIC PACKAGING INTERNATIONAL, INC.**

**ASSET PURCHASE AGREEMENT**

**THIS ASSET PURCHASE AGREEMENT** is dated as of December 10, 2014 and made and entered into by and among:

- 1 **GRAPHIC PACKAGING INTERNATIONAL CANADA, ULC**, a corporation organized under the laws of the Province of British Columbia (the Purchaser);
- 2 **GRAPHIC PACKAGING INTERNATIONAL, INC.**, a corporation organized under the laws of the State of Delaware (**Graphic**);
- 3 **CASCADES CANADA ULC**, a corporation organized under the laws of the Province of Alberta (the Seller); and
- 4 **CASCADES INC.**, a corporation organized under the laws of the Province of Quebec (**Cascades**).

**RECITALS:**

- (A) The Seller, a wholly-owned subsidiary of Cascades, through its division, Norampac, owns and operates the CRB Business and the SBS-Substitute Business (collectively, the **Business**).
- (B) The Seller wishes to sell and assign, and the Purchaser wishes to acquire and assume from the Seller, the Purchased Assets and the Assumed Liabilities, on and subject to the terms and conditions set out in this Agreement.

**NOW THEREFORE** in consideration of the mutual covenants and agreements contained in this Agreement and other good and valuable consideration (the receipt and sufficiency of which are acknowledged), the Parties agree as follows:

**Article 1  
Interpretation**

**1.1 Definitions**

In this Agreement, unless the context otherwise requires, the following words and expressions have the following meanings:

**Accounts Receivable** means all accounts receivable, notes receivable, trade receivables, rights to receive payment, book debts and other amounts, due, owing or accruing due to the Seller arising out of, from or in connection with the Business together with any security interest, letters of credit or other credit support documents granted in favour of the Seller as security therefor, but does not include any income taxes receivable.

**Acquired Properties** means the Owned Properties and the Leased Properties.

**Acquired Structures** has the meaning specified in Section 5.14.

**Adjustment Report** has the meaning specified in Section 4.4(c).

**Affiliate** means any Person that directly, or indirectly through one or more

- (c) Each of the Parties hereby irrevocably waives any and all rights to trial by jury in any legal proceeding arising out of or related to this Agreement or any other Transaction Document.

## **Article 2 Purchased Assets**

### **2.1 Purchased Assets**

Subject to the terms and conditions of this Agreement, the Seller agrees to sell, assign and transfer to the Purchaser and the Purchaser agrees to purchase from the Seller, free and clear of all Liens (other than Permitted Encumbrances), effective as of the Effective Time, all property, assets, undertakings, rights and interests owned or used by the Seller, or to which the Seller is entitled, relating primarily to the Business, whether real or personal, movable or immovable, tangible or intangible, of every kind and description and wheresoever situate, excluding the Excluded Assets (collectively, the **Purchased Assets**). Without limiting the generality of the foregoing, the Purchased Assets shall include the following:

- (a) the Owned Properties and the leasehold interest of the Seller in and to the Leased Properties together with the Acquired Structures, including the East Angus Mill, the Jonquiere Mill and the Converting Facilities;
- (b) all machinery, equipment, furniture, computer hardware, furnishings, accessories, spare parts and other tangible personal property used in connection with the Business, including those listed and described in Section 2.1 of the Disclosure Schedule;
- (c) all forklifts, fork trucks, trucks, cars and other vehicles used in connection with the Business including those listed and described by serial number in Section 2.1 of the Disclosure Schedule;
- (d) the Inventory and all supplies and packaging material used or consumed by the Seller in the Business;
- (e) the Accounts Receivable;
- (f) the Contracts listed and described in Section 2.1 of the Disclosure Schedule (collectively, the **Assumed Contracts**);
- (g) the Books and Records;
- (h) all claims of the Seller relating to the Business or the Purchased Assets, known or unknown, contingent or otherwise except, subject to clause (k) below, any claims relating to Taxes or insurance attributable to any event prior to the Effective Time;
- (i) to the extent transferable, all Authorizations issued to the Seller in connection with the Business or the use and ownership of the Purchased Assets and any pending applications for, or renewals of, any such Authorizations including those listed in Section 2.1 of the Disclosure Schedule;

- (j) the Purchased IP;
  - (k) all prepaid expenses, credits, advance payments, claims, security, refunds, rights of recovery, rights of set-off, rights of recoupment, charges, sums and fees and deposits relating to the Business (including any such items relating to the payment of real estate Taxes which were paid in advance); and
  - (l) the goodwill associated with the Purchased Assets,
- all in accordance with the terms of this Agreement.

## 2.2 Excluded Assets

The provisions of Section 2.1 notwithstanding, the Seller shall not sell, assign or transfer to the Purchaser and the Purchaser shall not purchase the following property, assets, rights and interests of the Seller (collectively, the **Excluded Assets**):

- (a) all cash on hand or on deposit with banks or other depositories, undeposited cheques, other cash equivalents, certificates of deposit, money market instruments and rights in and to bank accounts of the Seller;
- (b) all income tax instalments paid by the Seller and the right to receive any refund of income taxes paid by the Seller and all other governmental refunds attributable or relating to periods or portions of periods prior to the Closing Date;
- (c) the Montreal Plant;
- (d) the kraft paper mill adjacent to the East Angus Mill located at 248 Warner Street, East Angus, JOB 1R0 and the property, assets, undertakings, rights and interests owned or used by the Seller relating exclusively to such mill (the **Kraft Paper Mill**);
- (e) except as provided in the Transition Services Agreement, all trademarks, trade names, trademark applications and registrations, trade-name registrations, service marks, designs, copyrights, copyright applications, and registrations, domestic and foreign, owned or used by the Seller or its Affiliates for or including "Cascades" and/or "Norampac" or logos used with "Cascades" or "Norampac";
- (f) all of the Seller's interests in Corpap Inc.;
- (g) any software licenses or similar Contracts which are not transferable or assignable in accordance with their terms; and
- (h) all debts, liabilities and obligations due or accruing due to the Seller from any of its current or former shareholders, directors, officers or Affiliates.

## 2.3 Assignment of Assumed Contracts

- (a) Nothing in this Agreement is to be construed as an attempt to assign any Assumed Contract or Lease (or any benefits or obligations thereunder) which is not assignable in whole or in part without all necessary Consents, unless such

the knowledge of the Seller, no party is in breach of any of its covenants thereunder and there exists no default or event of default or event, occurrence, condition or act which, with the giving of notice, the lapse of time or the happening of any other event or circumstance, would become a breach of, or a default or event of default under, any Material Contract. Except as set out in Section 5.4 of the Disclosure Schedule, no consent or notice is required for a valid assignment to the Purchaser of any Material Contract.

#### **5.18 No Breach of Other Contracts**

The Seller has not violated or breached in any material respect any of the terms or conditions of any Contract (excluding Material Contracts) forming part of the Purchased Assets and, to the knowledge of the Seller, all the covenants to be performed and the obligations to be fulfilled by any other party to such Contract have been fully performed and fulfilled in all material respects.

#### **5.19 Related Party Transactions**

Except as set out in Section 5.19 of the Disclosure Schedule, all Contracts, binding upon or affecting the Seller and relating to the Business or forming part of the Purchased Assets have been entered into on an arm's length basis (within the meaning of the Tax Act). Any amounts due and payable by the Seller to any Affiliate of the Seller in relation to such Contracts are recorded on the Books and Records in accordance with Canadian GAAP.

#### **5.20 Intellectual Property**

- (a) Section 5.20 of the Disclosure Schedule sets out a true, correct and complete list, and, where appropriate, a description of (i) all of the IP Rights owned or used by the Seller in connection with the Business and (ii) all licenses or similar agreements or arrangements to which the Seller is a party, either as licensee or licensor, with respect to IP Rights necessary in connection with the Business (collectively, the **Purchased IP**). For avoidance of doubt, the Purchased IP does not include any licenses or similar Contracts listed in Section 2.2(g).
- (b) The Seller is the exclusive owner of all right, title and interest in and to, or possesses the exclusive right to use, the Purchased IP and all designs, permits, labels and packages used on or in connection therewith, free and clear of all Liens other than Permitted Encumbrances. The Seller has not assigned, licensed or otherwise conveyed any of the Purchased IP.
- (c) The Purchased IP is in full force and effect and has not been used, not used, enforced or not enforced in a manner that could reasonably be expected to result in the abandonment, cancellation or unenforceability of any of the Purchased IP. There is no claim existing or, to the Seller's knowledge, threatened alleging adverse ownership, invalidity or other opposition to, or any conflict with, any of the Purchased IP. In the past five years, the Seller has not received notice of any alleged infringement or misappropriation from any Person with respect to the Purchased IP. During such period, and in connection with the Business, the Seller has not infringed and is not currently infringing on the IP Rights of any other Person.

IN WITNESS WHEREOF the Parties have executed this Agreement as of the date first written above.

CASCADES CANADA ULC

Per: \_\_\_\_\_

Name: MARCO ANDRÉ DÉRY  
Title: PRÉSIDENT + CEO, NSRAMPAC

Per: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

CASCADES INC.

Per: \_\_\_\_\_

Name: Mario Plourde  
Title: President & CEO

Per: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

GRAPHIC PACKAGING INTERNATIONAL  
CANADA, ULC

Per: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

GRAPHIC PACKAGING INTERNATIONAL, INC.


Per: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

(Signature Page for Asset Purchase Agreement)

GRAPHIC PACKAGING INTERNATIONAL  
CANADA, ULC

Per:   
Name: Michael P. Dess  
Title: Chief Operating Officer

(Signature Page for Asset Purchase Agreement)

GRAPHIC PACKAGING INTERNATIONAL, INC.

(10)

Per: 

Name: David W. Scheible

Title: Chairman, CEO & President

(Signature Page for Asset Purchase Agreement)

**TRADEMARK**  
**REEL: 005585 FRAME: 0837**



Exhibit A  
Form of Working Capital Statement

## SECTION 5.20

## INTELLECTUAL PROPERTY MATTERS AND SOFTWARE

## IP RIGHTS

## 1. SOFTWARE DEVELOPED INTERNALLY

The Seller owns all rights to the in-house development applications identified by "CAS", "GCP", "Clipper" and "Delphi" in the list entitled "Computer Software" attached to Section 5.35 hereof. The Seller will provide the Purchaser with the right to use such applications until the expiration of the Transition Services Agreement. The Purchaser may continue using these applications thereafter, but the Seller will no longer be providing the infrastructures to support them.

## 2. TRADEMARKS – CASCADES BOXBOARD GROUP – CANADA

TRADEMARK	PRODUCTS / SERVICES	APPLICATION N°	REGISTRATION N°	EXPIRY DATE
ARCTIKOAT	Paperboard in rolls or sheets	1123883	582,813	2018-05-30
BISTRO	Carton pour boites pliantes	----	----	----
CONQUEST	Recycled boxboard used in the making of folding cartons	1296005	691,244	2022-07-03
ECOBISTRO	Boxboard cartons containing recycled fibers for takeout food	1444635	776,759	2025-09-10
ECOSMETIK	Information and promotion services via all forms of media namely print, electronic, television, radio, land vehicle for third parties with respect to boxboard, cartonboard, paperboard products and packaging, namely promoting goods and services through the distribution of discount cards, promoting the sale of goods and services by awarding purchase points for credit card use, promoting the sale of goods and services through the distribution of printed material and promotional contests, promoting goods and services through a promotional vehicle, promoting goods and services by providing advertising on television, radio and on the Internet, promoting goods and services by posting indoor and outdoor advertising	1,451,894	776,765	2025-09-10
EMBALLAGES SOMERVILLE	Cartons, packages, paper-bags, advertising displays of fibre board and in combination with other materials as wood, plastic and metal for displaying merchandise	1005921	527,499	2015-05-09

TRADEMARK	PRODUCTS / SERVICES	APPLICATION N°	REGISTRATION N°	EXPIRY DATE
	on counters, floors and in windows and games; paperboard and paper material containers and packaging materials for shipping the wares of others and retail distribution of wares of others; plastic coated and laminated paperboard for cartons and packaging, stationery, namely letterhead, envelopes, advertising brochures, trade magazines and calling cards			
ENVIROFRESH	Product packaging, namely, carton blanks and carton sleeves	1079405	573,534	2018-01-14
JAK-ET-PAK	Packages Machinery designed for the production of paperboard packaging	0515078	298,993	2015-01-11
KLINCHLOK	Folding cartons and boxes and blanks and lids therefore (acquired from Dover)	0787065	559,622	2017-03-22
MICROCYCLE	Carton	0840667	491,264	2028-03-11
ORFORD	Carton pour boîtes pliantes	0782080	458,651	2026-05-31
SOMERVILLE	Merchandise: (1) Cartons, packages, boxes of fibre board, paper and plastic bags, advertising displays of fibre board and in combination with other materials as wood, plastic and metal for displaying merchandise on counters, floors and in windows, and games. (2) Paperboard, paper, and plastic material containers and packaging materials for shipping wares of others and retail distribution of wares of others; stationery namely letterhead, envelopes, advertising brochures, trade magazines and calling cards Services: Designing and/or manufacturing displays and merchandisers to customer specification	0224304	50,194	2014-04-17
SOMERVILLE PACKAGING	Cartons, packages, paper-bags, advertising displays of fibre board and in combination with other materials as wood, plastic and metal for displaying merchandise on counters, floors and in windows and games; paperboard and paper material containers and packaging materials for shipping	1005920	533,447	2015-09-26

TRADEMARK	PRODUCTS / SERVICES	APPLICATION N°	REGISTRATION N°	EXPIRY DATE
	the wares of others and retail distribution of wares of others; plastic coated and laminated paperboard for cartons and packaging, stationery, namely letterhead, envelopes, advertising brochures, trade magazines and calling cards			
SUPERCYCLE	Boxboard	1040676	548,801	2016-07-27
SYLVACYCLE	Carton	1170324	617,411	2019-08-24
SYLVATECH	Carton	1170325	617,067	2019-08-19
ZKOAT	Paperboard in rolls or sheets	1,276.192	677,888	2021-11-29

### 3. TRADEMARKS – CASCADES BOXBOARD GROUP – UNITED STATES

TRADEMARK	PRODUCTS / SERVICES	APPLICATION N°	REGISTRATION N°	EXPIRY DATE
ARCTIKOAT	Paperboard in rolls or sheets	76350944	2671746	2023-01-07
CONQUEST	Recycled boxboard used in the making of folding cartons	78864513	3422923	2018-05-06
ECOBISTRO	Boxboard cartons containing recycled fibers for takeout food	77791056	3,918,527	2017-02-15
ECOSMETIK	Information and promotion services via all forms of media namely print, electronic, television, radio, land vehicle for third parties with respect to boxboard, cartonboard, paperboard products and packaging, namely promoting goods and services through the distribution of discount cards, promoting the sale of goods and services by awarding purchase points for credit card use, promoting the sale of goods and services through the distribution of printed material and promotional contests, promoting goods and services through a promotional vehicle, promoting goods and services by providing advertising on television, radio and on the Internet, promoting goods and services by posting indoor and outdoor advertising	77842327	3,912,823	2017-02-02
MICROCYCLE	Boxboard	75303080	2221240	2019-02-02
ORFORD	Paperboard for folding cartons	76614593	3019457	2015-11-29
SUPERCYCLE	Boxboard	76074647	2561261	2022-01-31
SYLVACYCLE	Cardboard	75174898	2065300	2022-07-31

TRADEMARK	PRODUCTS / SERVICES	APPLICATION N°	REGISTRATION N°	EXPIRY DATE
SYLVATECH	Cardboard	75126288	2065112	2022-07-31

#### 4. TRADEMARK APPLICATION – CANADA / UNITED STATES

In July 2014, the Seller filed trademark applications in Canada and the United States for "Respak". Application numbers are the following: Canada – 1684407; United States – 86351272.

#### 5. PATENTS PORTFOLIO – CANADA / UNITED STATES

PATENT N°	OWNER	TITLE	FILING DATE	PATENT DATE	EXPIRY DATE
US6,726,088 CA2,419,171	Cascades Canada Inc. (Cascades Boxboard Inc.)	Carton and Carton Blank	July 9, 2002 Feb. 18, 2003	April 27, 2004 April 27, 2010	Oct. 30, 2020 Feb. 18, 2023
US6,520,404 CA2,425,677	Cascades Canada Inc. (Somerville Packaging Systems, a division of Paperboard Industries Corporation) Cascades Boxboard Inc.	Carton, Method of Forming Same, and Carton Blank (SomerFresh)	Oct. 30, 2000 Sept. 25, 2001	Feb. 18, 2003 Aug. 29, 2006	Oct. 30, 2020 Sept. 25, 2021
US6,158,654 CA2,283,900	Cascades Canada Inc. (Somerville Packaging Systems) Cascades Canada Inc.	Carton with pour spout	Feb. 19, 1999 Sept. 27, 1999	Dec. 12, 2000 Sept. 14, 2004	Feb. 19, 2019 Sept. 27, 2019
US Application Number: 62/048,421	Cascades Groupe Carton Plat, a division of Cascades Canada ULC	Quick Lock Leak-Proof Container	Sept. 10, 2014	This is a provisional patent application  Deadline to file patent application is one year from Sept. 10, 2014	Sept. 9, 2015

#### 6. DESIGN PORTFOLIO – CANADA / UNITED STATES

DESIGN N°	OWNER	TITLE	REGISTRATION DATE	EXPIRY DATE
USD482,279S	Cascades Boxboard Inc.	Carton (SomerFresh)	Nov. 18, 2003	Nov. 18, 2017

#### LICENSES OR SIMILAR ARRANGEMENTS

NIL

ROYALTIES AND OTHER FEES

NIL

RESTRICTIONS ON ABILITY TO USE PURCHASED IP

NIL