

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM351892

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Ampac Packaging, LLC		08/18/2015	LIMITED LIABILITY COMPANY: DELAWARE
Prolamina Corporation		08/18/2015	CORPORATION: DELAWARE
Ampac Holdings, LLC		08/18/2015	LIMITED LIABILITY COMPANY: DELAWARE
Jen-Coat, Inc.		08/18/2015	CORPORATION: MASSACHUSETTS
Kendrick Ampac Holdings Corp.		08/18/2015	CORPORATION: DELAWARE
Ampac Flexibles, LLC		08/18/2015	LIMITED LIABILITY COMPANY: MINNESOTA
Ampac Mobile Holdings, LLC		08/18/2015	LIMITED LIABILITY COMPANY: DELAWARE
Ampac Plastics, LLC		08/18/2015	LIMITED LIABILITY COMPANY: DELAWARE
Ampac Flexicon, LLC		08/18/2015	LIMITED LIABILITY COMPANY: DELAWARE
Tulsack, Inc.		08/18/2015	CORPORATION: OKLAHOMA

RECEIVING PARTY DATA

Name:	Royal Bank of Canada, as Collateral Agent
Street Address:	20 King Street West, 4th Floor
City:	Toronto
State/Country:	CANADA
Postal Code:	M5H 1C4
Entity Type:	Bank: CANADA

PROPERTY NUMBERS Total: 36

Property Type	Number	Word Mark
Serial Number:	77482592	
Serial Number:	77482515	JEN-COAT, INC.
Serial Number:	85288065	PROLAMINA
Serial Number:	85363018	PRO-PEEL

TRADEMARK

Property Type	Number	Word Mark
Serial Number:	85361443	PRO-POUCH
Serial Number:	85361442	PRO-SEAL
Serial Number:	85428703	PRO-TEAR
Serial Number:	78941969	AMPAC
Serial Number:	75747492	COINSAFE
Serial Number:	76644625	FLEXI-FREE
Serial Number:	72171547	GARBAX
Serial Number:	85104890	INNOVATION IN ACTION
Serial Number:	75791257	KEEPSAFE
Serial Number:	76441669	TULSACK
Serial Number:	74031170	E-Z ZIP
Serial Number:	74021376	RIP-STRIP
Serial Number:	74031091	STANDPAK
Serial Number:	74021490	KAPAK
Serial Number:	77296515	APEX 7000
Serial Number:	77296516	APEX 9000
Serial Number:	75602844	APEX 2000
Serial Number:	76381141	APEX 3000
Serial Number:	85231272	NO. 2 POUCH
Serial Number:	85231232	NO. 4 POUCH
Serial Number:	85334286	QUICK ZIP
Serial Number:	85885722	SPOT
Serial Number:	86080084	FLEXI FOILFREE
Serial Number:	86109387	BIOPOUCH
Serial Number:	86109317	AMPAC PULL TAB
Serial Number:	86207983	E-Z SNACKPAK
Serial Number:	86301543	AMPAC CUBEPAK
Serial Number:	86527201	TRAYZIES
Serial Number:	73759979	A
Serial Number:	74078374	TRACER
Serial Number:	75157974	TRACER EDGE
Serial Number:	86520062	VITA

CORRESPONDENCE DATA

Fax Number: 2123037064

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: 212.318.6824

Email: christinedionne@paulhastings.com

Correspondent Name: Christine Dionne c/o Paul Hastings LLP
Address Line 1: 75 East 55th Street
Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	78436.00186 (FIRST LIEN)
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NAME OF SUBMITTER:	Christine Dionne
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SIGNATURE:	/Christine Dionne/
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DATE SIGNED:	08/19/2015
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Total Attachments: 14

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FIRST LIEN TRADEMARK SECURITY AGREEMENT

This **FIRST LIEN TRADEMARK SECURITY AGREEMENT** (this "Trademark Security Agreement") is made as of August 18, 2015 among the Grantors listed on the signature pages hereof (collectively, jointly and severally, the "Grantors" and each individually, a "Grantor") and **ROYAL BANK OF CANADA**, as collateral agent (in such capacity, the "Collateral Agent").

W I T N E S S E T H:

WHEREAS, pursuant to that certain First Lien Credit Agreement dated as of August 18, 2015 (as may be amended, restated, supplemented, or otherwise modified from time to time, including all schedules thereto, the "Credit Agreement") among Prolampac Intermediate Inc., a Delaware corporation (the "Initial Borrower"), Ampac Packaging, LLC, a Delaware limited liability company ("Ampac"), Prolamina Corporation, a Delaware corporation ("Prolamina"), Ampac Holdings, LLC, a Delaware limited liability company ("Ampac Holdings"), and Jen-Coat, Inc., a Massachusetts corporation ("Jen-Coat") (Ampac, Prolamina, Ampac Holdings and Jen-Coat, each, a "Borrower" and collectively with the Initial Borrower, the "Borrowers"), Prolampac Holdings Inc., a Delaware corporation ("Holdings"), the several banks and other financial institutions or entities from time to time parties thereto (the "Lenders") and Royal Bank of Canada, as administrative agent and collateral agent for the Lenders, the Lenders have agreed to make certain financial accommodations available to the Borrowers from time to time pursuant to the terms and conditions thereof and the other Loan Documents;

WHEREAS, the Lenders are willing to make the financial accommodations to the Borrowers as provided for in the Credit Agreement and the other Loan Documents, but only upon the condition, among others, that Grantors shall have executed and delivered to the Collateral Agent that certain First Lien Guarantee and Collateral Agreement dated as of the date hereof (including all annexes, exhibits or schedules thereto; as from time to time amended, restated, supplemented or otherwise modified, the "Guarantee and Collateral Agreement"); and

WHEREAS, pursuant to the Guarantee and Collateral Agreement, the Grantors are required to execute and deliver to the Collateral Agent this Trademark Security Agreement;

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

1. **DEFINED TERMS**. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Guarantee and Collateral Agreement or the Credit Agreement, as the case may be.

2. **GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL**. As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor hereby pledges to the Collateral Agent, its successors and permitted assigns, for the ratable benefit of the Secured Parties, and hereby grants to the Collateral Agent, its successors and permitted assigns, for the ratable benefit of the Secured Parties, a security interest, in all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

(a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired,

all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including those registrations and registration applications in the United States Patent and Trademark Office (or any successor office) referred to on Schedule I hereto, but excluding any “intent to use” trademark application prior to the filing of a “Statement of Use” or “Amendment to Allege Use” with respect thereto, to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark application under applicable federal law (the “Trademarks”);

(b) all goodwill associated with or symbolized by the Trademarks; and

(c) all other assets, rights and interests that uniquely reflect or embody such Trademarks.

3. SECURITY FOR OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of all the Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Obligations and would be owed by the Borrowers and the Grantors or (in each case) any of them, to the Collateral Agent whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving any Grantor.

4. GUARANTEE AND COLLATERAL AGREEMENT. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to the Collateral Agent pursuant to the Guarantee and Collateral Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

5. AUTHORIZATION TO SUPPLEMENT. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. The Grantors shall comply with their respective obligations under the Guarantee and Collateral Agreement with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting the Grantors’ obligations under this Section 5, the Grantors hereby authorize the Collateral Agent unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such new trademark rights of any Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from the Collateral Agent’s continuing security interest in all Collateral, whether or not listed on Schedule I.

6. COUNTERPARTS. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such enforcement is sought. Any signatures delivered by a party by fax transmission or by e-mail transmission shall be deemed an original signature hereto.

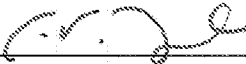
7. Applicable Law. THIS TRADEMARK SECURITY AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.

8. **CONSTRUCTION.** Unless the context of this Trademark Security Agreement or any other Loan Document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms “includes” and “including” are not limiting, and the term “or” has, except where otherwise indicated, the inclusive meaning represented by the phrase “and/or.” The words “hereof,” “herein,” “hereby,” “hereunder,” and similar terms in this Trademark Security Agreement or any other Loan Document refer to this Trademark Security Agreement or such other Loan Document, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement or such other Loan Document, as the case may be. Section, subsection, clause, schedule, and exhibit references herein are to this Trademark Security Agreement unless otherwise specified. Any reference in this Trademark Security Agreement or in any other Loan Document to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). Any reference herein or in any other Loan Document to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms of the Credit Agreement and the Guarantee and Collateral Agreement) of all Obligations other than unasserted contingent indemnification Obligations. Any reference herein to any Person shall be construed to include such Person’s successors and permitted assigns. Any requirement of a writing contained herein or in any other Loan Document shall be satisfied by the transmission of a written record and any record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

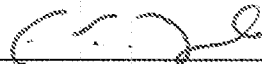
[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

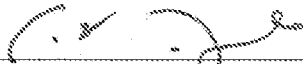
AMPAC PACKAGING, LLC

By: 
Name: Eric Bradford
Title: Chief Financial Officer

PROLAMINA CORPORATION

By: 
Name: Eric Bradford
Title: Chief Financial Officer

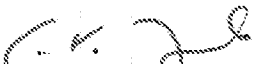
AMPAC HOLDINGS, LLC

By: 
Name: Eric Bradford
Title: Chief Financial Officer

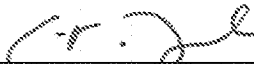
JEN-COAT, INC.

By: 
Name: Eric Bradford
Title: Chief Financial Officer

KENDRICK AMPAC HOLDINGS CORP.

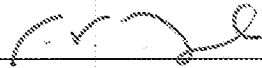
By: 
Name: Eric Bradford
Title: Chief Financial Officer

AMPAC FLEXIBLES, LLC

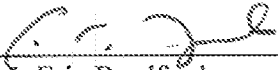
By: 
Name: Eric Bradford
Title: Chief Financial Officer

[Signature Page to First Lien Trademark Security Agreement]

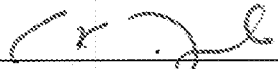
AMPAC MOBILE HOLDINGS, LLC

By: 
Name: Eric Bradford
Title: Chief Financial Officer

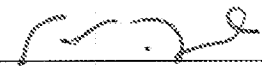
AMPAC PLASTICS, LLC

By: 
Name: Eric Bradford
Title: Chief Financial Officer


AMPAC FLEXICON, LLC

By: 
Name: Eric Bradford
Title: Chief Financial Officer

TULSACK, INC.

By: 
Name: Eric Bradford
Title: Chief Financial Officer

ROYAL BANK OF CANADA, as Collateral Agent


By: 
Name: _____
Title: _____
Yvonne Brazier
Manager, Agency

[Signature Page to First Lien Trademark Security Agreement]

TRADEMARK
REEL: 005602 FRAME: 0456

SCHEDULE I
TO
TRADEMARK SECURITY AGREEMENT

Prolamina:

Owner	Mark	Country	Application Number	Filing Date	Registration Number	Date Registered
Jen-Coat, Inc.	Conveyor Belt Design 	US	77-482,592	5/23/2008	3637865	6/16/09
Jen-Coat, Inc.	JEN-COAT, INC.	US	77-482,515	5/23/2008	3637864	6/16/09
Prolamina Corporation	LAMI-PRO	Mexico	1200219	08/03/2011	1258992	01/05/2012
Prolamina Corporation	LAMI-PRO	OHIM	010168177	08/02/2011	010168177	01/24/2012
Prolamina Corporation	PROLAMINA	Argentina	3114299	09/09/2011	2543492	12/07/2012
Prolamina Corporation	PROLAMINA	Argentina	3114298	09/09/2011	2543491	12/07/2012
Prolamina Corporation	PROLAMINA	Argentina	3114297	09/09/2011	2543490	12/07/2012
Prolamina Corporation	PROLAMINA	Brazil	831079614	06/22/2011	831079614	05/12/2015
Prolamina Corporation	PROLAMINA	Brazil	831079606	06/22/2011	831079606	05/12/2015
Prolamina Corporation	PROLAMINA	Brazil	831079592	06/22/2011		
Prolamina Corporation	PROLAMINA	Canada	1524377	04/14/2011	TMA 887,755	10/08/2014
Prolamina Corporation	PROLAMINA	Chile	967.306	08/26/2011	1.050.247	10/18/2013
Prolamina Corporation	PROLAMINA	Chile	967.309	08/26/2011	1.079.416	02/14/2014
Prolamina Corporation	PROLAMINA	Colombia	2011066827	05/30/2011	440142	01/30/2012
Prolamina Corporation	PROLAMINA	Mexico	1172344	04/18/2011	1274548	03/21/2012
Prolamina Corporation	PROLAMINA	Mexico	1172338	04/18/2011	1274547	03/21/2012
Prolamina Corporation	PROLAMINA	Mexico	1172342	04/18/2011	1234928	08/24/2011
Prolamina Corporation	PROLAMINA	Mexico	1172336	04/18/2011	1286701	05/22/2012
Prolamina Corporation	PROLAMINA	Mexico	1172335	04/18/2011	1234927	08/24/2011
Prolamina Corporation	PROLAMINA	International Registratio n	A0024768	05/26/2011	1096838	05/26/2011
Prolamina Corporation	PROLAMINA	India	2153405	06/01/2011		
Prolamina Corporation	PROLAMINA	Hong Kong	301932453	05/31/2011	301932453	02/07/2012
Prolamina Corporation	PROLAMINA	OHIM	009894296	04/14/2011	009894296	09/16/2011
Prolamina Corporation	PROLAMINA	Colombia	2011066837	05/30/2011	440141	01/30/2012
Prolamina Corporation	PROLAMINA	Colombia	2011066831	05/30/2011	440225	01/30/2012
Prolamina Corporation	PROLAMINA	Peru	457253	06/01/2011	68661	10/07/2011
Prolamina Corporation	PROLAMINA	Peru	457254	06/01/2011	180493	10/07/2011
Prolamina Corporation	PROLAMINA	Peru	457252	06/01/2011	180492	10/07/2011
Prolamina Corporation	PROLAMINA	South Africa	2011/13971	06/09/2011	2011/13971	06/03/2013
Prolamina Corporation	PROLAMINA	South Africa	2011/13970	06/09/2011	2011/13970	06/03/2013
Prolamina Corporation	PROLAMINA	South Africa	2011/13969	06/09/2011	2011/13969	06/03/2013
Prolamina Corporation	PROLAMINA	Taiwan	100030457	06/17/2011	01512545	04/01/2012
Prolamina Corporation	PROLAMINA	United Arab	157896	05/30/2011	157896	07/03/2012

		Emirates				
Prolamina Corporation	PROLAMINA	United Arab Emirates	157895	05/30/2011	157895	08/15/2013
Prolamina Corporation	PROLAMINA	United Arab Emirates	157894	05/30/2011		
Prolamina Corporation	PROLAMINA	US	85-288,065	04/06/2011	4,126,802	04/10/2012
Prolamina Corporation	PROLAMINA	Venezuela	11842/2011	07/08/2011		
Prolamina Corporation	PROLAMINA	Venezuela	11843/2011	07/08/2011		
Prolamina Corporation	PROLAMINA	Venezuela	11844/2011	07/08/2011		
Prolamina Corporation	PRO-PEEL	OHIM	010168227	08/02/2011	010168227	01/12/2012
Prolamina Corporation	PRO-PEEL	Mexico	1200214	08/03/2011	1256387	12/06/2011
Prolamina Corporation	PRO-PEEL	US	85-363,018	07/05/2011	4,679,212	01/27/2015
Prolamina Corporation	PRO-POUCH	Canada	1539948	08/08/2011		
Prolamina Corporation	PRO-POUCH	Mexico	1200212	08/03/2011	1306931	08/27/2012
Prolamina Corporation	PRO-POUCH	US	85-361,443	07/01/2011	4,696,206	03/03/2015
Prolamina Corporation	PRO-SEAL	Mexico	1200211	08/03/2011	1258991	01/05/2012
Prolamina Corporation	PRO-SEAL	US	85-361,442	07/01/2011	4,641,508	11/18/2014
Prolamina Corporation	PRO-SPOUT	OHIM	010168276	08/02/2011	010168276	01/09/2012
Prolamina Corporation	PRO-SPOUT	Mexico	1200209	08/03/2011	1256773	12/07/2011
Prolamina Corporation	PRO-TEAR	US	85-428,703	09/21/2011	4,708,550	03/24/2015

Ampac:

Mark	Country	Registrant	Appl. Number/ Appl. Date	Reg. Number/ Reg. Date
AMPAC	CN	Ampac Packaging, LLC	3311975 9/18/2002	3311975 2/28/2004
AMPAC	US	Ampac Holdings, LLC	78/941,969 8/1/2006	3,247,510 05/29/2007
AMPAC & Design	EM	Ampac Packaging, LLC	004081998 10/20/2004	4081998 02/21/2006
COINSAFE	US	Ampac Holdings LLC	75/747,492 07/07/1999	2,550,553 03/19/2002
FLEXI-FREE	US	Ampac Flexicon LLC	76/644,625 08/10/2005	3,252,176

Mark	Country	Registrant	Appl. Number/ Appl. Date	Reg. Number/ Reg. Date
GARBAX	US	Ampac Mobile Holdings, LLC	72/171,547 06/21/1963	0,793,507/ 08/03/1965
INNOVATION IN ACTION	EM	Ampac Holdings LLC	009367764 09/10/2010	009367764/ 02/21/2011
INNOVATION IN ACTION	US	Ampac Holdings LLC	85/104,890 08/11/2010	4,139,767 05/08/2012
KEEPSAFE	EM	Ampac Holdings, LLC	007009715 06/23/2008	007009715 11/10/2009
KEEPSAFE	US	Ampac Holdings LLC	75/791,257 09/02/1999	2,447,085 04/24/2001
TULSACK	US	Tulsack, Inc.	76/441,669 08/20/2002	2,724,023 06/10/2003
E-Z ZIP	US	Kapak Company, LLC*	74/031,170 2/21/1990	1,642,051 4/23/1991
RIP-STRIP	US	Kapak Company, LLC*	74/021,376	1,621,182

Mark	Country	Registrant	Appl. Number/ Appl. Date	Reg. Number/ Reg. Date
			1/22/1990	11/6/1990
STANDPAK	US	Kapak Company, LLC*	74/031,091 2/21/1990	1,625,960 12/4/1990
KAPAK	US	Kapak Company, LLC*	74/021,490 1/22/1990	1,623,731 11/20/1990
K & BELL (DESIGN)	CA	Kapak Corporation*	1069148 7/31/2000	TMA567140 9/10/2002
APEX 7000	US	Ampac Holdings, LLC	77/296,515 10/4/2007	3,904,639 1/11/2011
APEX 9000	US	Ampac Holdings, LLC	77/296,516 10/4/2007	3,962,084 5/17/2011
APEX 2000	US	Ampac Holdings, LLC	75/602,844 12/10/1998	2,296,096 11/30/1999
APEX 3000	US	Ampac Holdings, LLC	76/381,141 3/12/2002	2,677,540 1/21/2003

Mark	Country	Registrant	Appl. Number/ Appl. Date	Reg. Number/ Reg. Date
NO. 2 POUCH	US	Ampac Holdings, LLC	85/231,272 2/1/2011	4,246,579 11/20/2011
NO. 4 POUCH	US	Ampac Holdings, LLC	85/231,232 2/1/2011	4,436,869 11/19/2013
QUICK ZIP	US	Ampac Holdings, LLC	85/334,286 5/31/2011	4712721 3/31/2015
SHAKERPAK	EM	Ampac Holdings, LLC	13496054 11/25/2014	13496054 4/14/2015
SPOT	US	Ampac Holdings, LLC	85/885,722 3/25/2013	4685304 2/10/2015
FLEXI FOILFREE	WP	Ampac Holdings, LLC	1184281 10/14/2014	1184281 11/04/2013
FLEXI FOILFREE	US	Ampac Holdings, LLC	86/080,084 10/1/2013	
BIOPOUCH	WP	Ampac Holdings, LLC		1205071

Mark	Country	Registrant	Appl. Number/ Appl. Date	Reg. Number/ Reg. Date
				4/08/2014
BIPOUCH	US	Ampac Holdings, LLC	86109387 11/04/2013	
AMPAC PULL TAB	US	Ampac Holdings, LLC	86/109,317 11/4/2013	
AMPAC PULL TAB	WP	Ampac Holdings, LLC		1202676 4/08/2015
E-Z SNACKPAK	US	Ampac Holdings, LLC	86/207,983 2/28/2014	
AMPAC CUBEPAK	US	Ampac Holdings, LLC	86/301,543 6/5/2014	
TRAYZIES	US	Ampac Holdings, LLC	86/527,201 2/6/2015	
A (Design)	US	Ampac Plastics, L.L.C.	73759979 10/26/1988	1575064 1/2/1990
TRACER	US	Ampac Plastics, L.L.C.	74078374 7/16/1990	1670824 12/31/1991
TRACER EDGE	US	Ampac Plastics, L.L.C.	75157974 8/29/1996	2079340 7/15/1997

Mark	Country	Registrant	Appl. Number/ Appl. Date	Reg. Number/ Reg. Date
VITA	US	Ampac Holdings, LLC	86520062 1/30/2015	
VITA (Design)	CA	Ampac Holdings, LLC	1718648 3/10/2015	
VITA BY AMPAC	EM	Ampac Holdings, LLC	13797238 3/5/2015	
(Design Only)	WP	Ampac Holdings, LLC	86520062	
E-Z SNACKPAK	WP	Ampac Holdings, LLC		1206353 5/20/2014

* An assignment will be filed reflecting the name change of Kapak Corporation or Kapak Company, LLC (as applicable) to Ampac Flexibles LLC.

Trade Names

Trayzies, LLC – registered in Delaware

Business Deposits Plus – registered in Ohio

(ii)

1. Customized ERP software running from HP3000 and serving the U.S. retail and security business units

2. MAS 200

3. Infor Syteline

4. Peoplesoft

5. Customized ERP software running from AS400 and serving the Cary, IL site