TRADEMARK ASSIGNMENT COVER SHEET

### ETAS ID: TM353105

Electronic Version v1.1 Stylesheet Version v1.2

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 Amended and Restated Trademark Security Agreement

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Galata Chemicals Holding Company, LLC		08/14/2015	LIMITED LIABILITY COMPANY: DELAWARE
Galata Chemicals, LLC		08/14/2015	LIMITED LIABILITY COMPANY: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Wells Fargo Bank, National Association, as agent
Street Address:	4 Corporate Drive, Suite 495
Internal Address:	Attn: Albert Schenck
City:	Shelton
State/Country:	CONNECTICUT
Postal Code:	06484
Entity Type:	National Association: UNITED STATES

#### **PROPERTY NUMBERS Total: 9**

Property Type	Number	Word Mark	
Serial Number:	72166029	ACTAFOAM	
Serial Number:	72077900	BLENDEX	
Serial Number:	72388181	DRAPEX	
Serial Number:	86021492	DRAPEX ALPHA	
Serial Number:	72164302	MARK	
Serial Number:	75550899	MARKLUBE	
Serial Number:	72389513	MARKSTAT	
Serial Number:	85214240	SOYPEX	
Serial Number:	85045958	GALATA CHEMICALS	

#### CORRESPONDENCE DATA

**Fax Number:** 2027393001

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:** 2027393000

Email: fgordon@morganlewis.com
Correspondent Name: Morgan, Lewis & Bockius LLP

TRADEMARK REEL: 005611 FRAME: 0431

	1 Pennsylvania Avenue, NW shington, D.C. 20004
ATTORNEY DOCKET NUMBER:	107260.09.0095
NAME OF SUBMITTER:	Felicia D. Gordon
SIGNATURE:	/Felicia D. Gordon/
DATE SIGNED:	08/28/2015

Total Attachments: 18 source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page1.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page2.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page3.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page4.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page5.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page6.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page7.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page8.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page9.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page10.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page11.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page12.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page13.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page14.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page15.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page16.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page17.tif source=Galata - (10) A&R Trademark Security Agreement (EXECUTED)#page18.tif

#### AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (as amended, restated, supplemented, or otherwise modified from time to time, this "<u>Trademark Security Agreement</u>") is made this 14th day of August, 2015, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "<u>Grantors</u>" and each individually "<u>Grantor</u>"), and **WELLS FARGO BANK, NATIONAL ASSOCIATION**, a national banking association ("<u>WFB</u>"), in its capacity as agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "<u>Agent</u>").

#### WITNESSETH:

WHEREAS, Galata Chemicals, LLC, a Delaware limited liability company, as borrower ("Borrower") and Galata Chemicals Holding Company, LLC, a Delaware limited liability company, as parent ("Parent") previously entered into (i) that certain Credit Agreement, dated April 30, 2010, as amended (as amended, the "Existing Domestic Credit Agreement") and (ii) that certain EXIM Guarantied Credit Agreement, dated April 30, 2010, as amended (as amended, the "Existing EXIM Credit Agreement", and together with the Existing Domestic Credit Agreement, the "Existing Credit Agreements", and each, an "Existing Credit Agreement"), each with Wells Fargo Capital Finance, LLC, a Delaware limited liability company (successor by merger to Wachovia Capital Finance Corporation (New England)), as agent (in such capacity, the "Existing Agent") and the lenders party thereto as "Lenders" (such Lenders, together with their respective successors and assigns in such capacity, each, individually, a "Lender" and, collectively, the "Lenders"), pursuant to which the Lender Group agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof:

WHEREAS, in connection with the Existing Credit Agreements, the Grantors executed and delivered to the Existing Agent (i) that certain Security Agreement dated as of April 30, 2010 (as amended and in effect immediately prior to the effectiveness hereof, the "Existing Security Agreement"), pursuant to which the Grantors agreed to grant a continuing security interest in and to the Collateral in order to secure the prompt and complete payment, observance and performance of, among other things, the Secured Obligations and (ii) that certain Trademark Security Agreement dated as of April 30, 2010 (as amended and in effect immediately prior to the effectiveness hereof, the "Existing Trademark Security Agreement"), pursuant to which each Grantor granted, assigned, and pledged to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest in all of such Grantor's right, title and interest in and to the Trademark Collateral;

WHEREAS, pursuant to (i) that certain Amended and Restated Credit Agreement, of even date herewith (as the same may be amended, restated supplemented or otherwise modified from time to time, the "<u>Domestic Credit Agreement</u>"), among Parent, Borrower, the Lenders and the Agent and (ii) that certain Amended and Restated EXIM Guaranteed Credit Agreement, of even date herewith (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "<u>EXIM Credit Agreement</u>", and together with the Domestic Credit Agreement, the "<u>Credit Agreements</u>", and each, a "<u>Credit Agreement</u>"), among Parent, Borrower, the Lenders and the Agent, (x) the Borrower and Parent have requested, and the Agent and the Lenders have agreed, to amend and restate each respective Existing Credit Agreement in its entirety subject to the terms thereof and (y) the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof;

WHEREAS, on the date hereof, the Existing Agent resigned as agent under the Existing Credit Agreements in accordance with Section 15.9 thereof and the Required Lenders (under and as defined in each Existing Credit Agreements) have appointed the Agent to act as agent for the Lenders under the respective Existing Credit Agreement, as amended and restated by the respective Credit Agreement;

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WHEREAS, Agent has accepted such appointment, and has agreed to act as agent for the benefit of the Lender Group and the Bank Product Providers in connection with the transactions contemplated by the Credit Agreements and the Security Agreement; and

WHEREAS, the members of the Lender Group are willing to enter into the Credit Agreements (and amend and restate the Existing Credit Agreements pursuant thereto) and to make the financial accommodations to Borrower as provided for in the Credit Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of the Lender Group and the Bank Product Providers, that certain Amended and Restated Security Agreement, dated as of August 14, 2015 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, 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, each Grantor hereby agrees to amend and restate the Existing Trademark Security Agreement to read (and hereby further agrees) as follows:

- 1. <u>DEFINED TERMS</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or, if not defined therein, in the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby (x) reaffirms and confirms its unconditional grant, collateral assignment and pledge to the Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, of a continuing security interest in all of such Grantor's right, title and interest in and to the Trademark Collateral (as hereinafter defined) of such Grantor pursuant to the Existing Trademark Security Agreement and (y) unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following (subject to the limitations contained in the Security Agreement), whether now owned or hereafter acquired or arising (collectively, the "Trademark Collateral"):
- (a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I;
- (b) all goodwill, trade secrets, proprietary or confidential information, technical information, procedures, furmulae, quality control standards, designs, operating and training manuals, customer lists and other General Intangibles with respect to the foregoing;
  - (c) all reissues, continuations or extensions of the foregoing;
- (d) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and
- (e) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.

- 3. <u>SECURITY FOR SECURED OBLIGATIONS</u>. This Trademark Security Agreement and the Security Interest reaffirmed, confirmed and created hereby secures the payment and performance of all the Secured 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 Secured Obligations and would be owed by Grantors, or any of them, to Agent, the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The Security Interest reaffirmed, confirmed and granted pursuant to this Trademark Security Agreement is reaffirmed, confirmed and granted in conjunction with the security interests reaffirmed, confirmed and granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral reaffirmed, confirmed, made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.
- 5. <u>TERMINATION</u>. Upon payment in full of the Obligations in accordance with the provisions of the Credit Agreements and termination or expiration of the Commitments thereunder, the Agent shall, at Grantors' expense, execute, acknowledge and deliver to Grantors proper documents and instruments acknowledging the release of the lien and security interest in the Trademark Collateral and other Collateral under this Trademark Security Agreement and the Security Agreement
- 6. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.
- 7. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.
- 8. <u>CONSTRUCTION</u>. This Trademark Security Agreement is a Loan Document. Unless the context of this Trademark Security Agreement 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 refer to this Trademark Security Agreement as a whole and not to any particular provision of this Trademark Security Agreement. Section, subsection, clause, schedule, and exhibit references herein are to this Trademark Security Agreement unless otherwise specified. Any reference in this Trademark Security

Agreement 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). The words "asset" and "property" shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, including cash, securities, accounts, and contract rights. Any reference herein to the satisfaction, repayment, or payment in full of the Secured Obligations shall mean the repayment in full in cash (or, in the case of Letters of Credit or Bank Products, providing Letter of Credit Collateralization or Bank Product Collateralization, as applicable) of all Secured Obligations other than unasserted contingent indemnification Secured Obligations and other than any Bank Product Obligations that, at such time, are allowed by the applicable Bank Product Provider to remain outstanding and that are not required by the provisions of either Credit Agreement to be repaid or cash collateralized. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein shall be satisfied by the transmission of a Record and any Record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

- 9. THE VALIDITY OF THIS TRADEMARK SECURITY AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, AND THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.
- THE PARTIES AGREE THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS TRADEMARK SECURITY AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FEDERAL COURTS LOCATED IN THE BOROUGH OF MANHATTAN, CITY OF NEW YORK, STATE OF NEW YORK; PROVIDED, HOWEVER, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE AGENT ELECTS TO BRING SUCH ACTION OR WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. AGENT AND EACH GRANTOR WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 9.
- 11. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AGENT AND EACH GRANTOR HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF THIS AGREEMENT OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS. AGENT AND EACH GRANTOR REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS TRADEMARK SECURITY AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.
- 12. <u>AMENDMENT</u> AND <u>RESTATEMENT</u> OF <u>EXISTING</u> TRADEMARK <u>SECURITY</u> AGREEMENT. This Trademark Security Agreement amends, restates and supersedes the Existing Trademark Security Agreement effective on the Closing Date. It is the intention of the parties hereto that this Trademark Security Agreement shall not constitute a novation or discharge of the obligations evidenced by the Existing Trademark Security Agreement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

**GRANTORS:** 

GALATA CHEMICALS HOLDING COMPANY, LLC,

a Delaware limited liability company

By: 12 5-151- y

Title: (F6

GALATA CHEMICALS, LLC,

a Delaware limited liability company

By:

Name: Matthew Various

Title: Productive & Scenared

[Signature page to Amended and Restated Trademark Security Agreement]

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

WELLS FARGO BANK, NATIONAL

ASSOCIATION, a national banking association

Ву: \_\_\_\_

Name:/

Title:

Scott Mar Dies Merni

[Signature page to Amended and Restated Trademark Security Agreement]

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# SCHEDULE I to TRADEMARK SECURITY AGREEMENT

# Trademark Registrations/Applications

116-057US	116-057MX	116-057KR	116-057GT	116-057GB	116-057FR	116-057DE	116-057CL	116-057BR	FILE#
ACTAFOAM	ACTAFOAM	ACTAFOAM	ACTAFOAM	ACTAFOAM	ACTAFOAM	ACTAFOAM	ACTAFOAM	ACTAFOAM	TITLE
Trademark - ORG	Trademark - ORG	Trademark - ORG	Trademark - ORG	Trademark - ORG	Trademark - ORG	Trademark - ORG	Trademark - ORG	Trademark - ORG	MATTER TYPE
United States of America	Mexico	Republic of Korea	Guatemala	United Kingdom	France	Germany	Chile	Brazil	COUNTRY
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Pending	Registered	STATUS
72/166,029	962350	40-2008-0045118	2008-7899	2497664	083598933	DE302008052234.8/01	840017	829958452	APPLICATION #
Borrower	Borrower	Borrower	Borrower	Borrower	Borrower	Borrower	Borrower	Borrower	Owner
25-Feb-64	30-Sep-08	18-Mar-10	13-Apr-09	9-Jan-09	20-Feb-09	26-Jan-09	7-Oct-08	21-Aug-12	Filing/Reg. Date

19-Jan-90	Borrower	VA198605084	Registered	Denmark	Trademark - ORG	BLENDEX	116-058DK
26-Jan-70	Borrower	W46368	Registered	Germany	Trademark - ORG	BLENDEX	116-058DE
13-Mar-69	Borrower	42917	Registered	Czech Republic	Trademark - ORG	BLENDEX	116-058CZ
14-Mar-08	Borrower	4404309	Registered	China	Trademark - ORG	BLENDEX	116-058CN
25-May-95	Borrower		Registered	Chile	Trademark - ORG	BLENDEX	116-058CL
29-Oct-69	Borrower	00527/1989	Registered	Switzerland	Trademark - ORG	BLENDEX	116-058CH
24-Jan-64	Borrower	267,912	Registered	Canada	Trademark - ORG	BLENDEX	116-058CA
24-Sep-74	Borrower	568868	Registered	Benelux	Trademark - REREG	BLENDEX	116-058BX
2-Oct-96	Borrower	1498-PRT	Registered	Azerbaijan	Trademark - ORG	BLENDEX	116-058AZ
30-Aug-64	Borrower		Registered	Australia	Trademark - ORG	BLENDEX	116-058AU
20-Oct-69	Borrower	64878	Registered	Austria	Trademark - ORG	BLENDEX	116-058AT
21-Oct-66	Borrower		Registered	Argentina	Trademark - ORG	BLENDEX	116-058AR

15-May-98	Borrower	MI96C002183	Registered	Italy	Trademark - ORG	BLENDEX	116-058IT
28-Sep-69	Borrower	46886	Registered	Iran	Trademark - ORG	BLENDEX	116-058IR
18-Feb-71	Borrower	29968	Registered	Israel	Trademark - ORG	BLENDEX	116-058IL
25-Nov-70	Borrower	42969	Registered	Ireland	Trademark - ORG	BLENDEX	116-058IE
30-Oct-69	Borrower	121250	Registered	Hungary	Trademark - ORG	BLENDEX	116-058HU
31-Jan-86	Borrower	863	Registered	Hong Kong	Trademark - ORG	BLENDEX	116-058HK
17-Aug-70	Borrower	42057	Registered	Greece	Trademark - ORG	BLENDEX	116-058GR
9-Mar-62	Borrower	831835	Registered	United Kingdom	Trademark - ORG	BLENDEX	116-058GB
27-Nov-86	Borrower		Registered	France	Trademark - ORG	BLENDEX	116-058FR
5-May-71	Borrower	275569	Registered	Finland	Trademark - ORG	BLENDEX	116-058FI
25-Feb-65	Borrower	398729	Registered	Spain	Trademark - ORG	BLENDEX	116-058ES
14-Oct-03	Borrower	002821494	Registered	European Union	Trademark - ORG	BLENDEX	116-058EP

13-1404-79	Бопожег		Kegistered	Mexico	ORG	BLENDEX	XTM850-011
3-Aug-95	Borrower	002801	Registered	Republic of Moldova	Trademark - ORG	BLENDEX	116-058MD
28-Aug-96	Borrower		Registered	Monaco	Trademark - ORG	BLENDEX	116-058MC
22-Dec-10	Borrower		Accepted	International Bureau (WIPO)	Trademark - ORG	BLENDEX	116- 058MADRID
2-Apr-69	Borrower	79062	Registered	Lebanon	Trademark - ORG	BLENDEX	116-058LB
22-Dec-10	Borrower	A0022607	Pending	Republic of Korea	Trademark - ORG	BLENDEX	116-058KR (MADRID)
22-Dec-10	Borrower		Registered	International Bureau (WIPO)	Trademark - ORG	BLENDEX	116-058KR
23-Sep-08	Borrower	2481	Pending	Kosovo	Trademark - ORG	BLENDEX	116- 058KOSOVO
30-Nov-94	Borrower	2294	Registered	Kyrgyzstan	Trademark - ORG	BLENDEX	116-058KG
30-Jul-82	Borrower	S53-087472	Registered	Japan	Trademark - ORG	BLENDEX (KATAKANA)	116-058JP
16-May-63	Borrower	2711962	Registered	Japan	Trademark - ORG	BLENDEX	116-058JP
7-Nov-86	Borrower		Registered	Jordan	Trademark - ORG	BLENDEX	116-058JO

30-Jun-94	Borrower	39078	Registered	Ukraine	Trademark - ORG	BLENDEX	116-058UA
1-Aug-68	Borrower		Registered	Taiwan R.O.C.	Trademark - ORG	BLENDEX	116-058TW- 3
1-May-68	Borrower		Registered	Taiwan R.O.C.	Trademark - ORG	BLENDEX	116-058TW- 2
15-Apr-89	Borrower	17326	Registered	Turkey	Trademark - ORG	BLENDEX	116-058TR
1-Jul-94	Borrower	94000421	Registered	Tajikistan	Trademark - ORG	BLENDEX	116-058TJ
10-Sep-98	Borrower	369337	Registered	Thailand	Trademark - ORG	BLENDEX	116-058TH
7-Feb-72	Borrower	42917	Registered	Slovakia	Trademark - ORG	BLENDEX	116-058SK
22-Aug-96	Borrower	Z6980184	Registered	Slovenia	Trademark - ORG	BLENDEX	116-058SI
12-Dec-69	Borrower	53172	Registered	Russian Federation	Trademark - ORG	BLENDEX	116-058RU
12-Dec-69	Borrower	68318	Registered	Poland	Trademark - ORG	BLENDEX	116-058PL
28-Nov-69	Borrower	68318	Registered	Poland	Trademark - ORG	BLENDEX	116-058PL
15-Jan-68	Borrower	83122	Registered	New Zealand	Trademark - ORG	BLENDEX	116-058NZ

22-Dec-10	Borrower		Registered	International Bureau (WIPO)	Trademark - ORG	DRAPEX	116-059MP
21-May-03	Borrower	892953	Registered	Italy	Trademark - ORG	DRAPEX	116-059IT
2-Sep-81	Borrower	1124514	Registered	United Kingdom	Trademark - ORG	DRAPEX	116-059GB
9-May-01	Borrower	VA200101391	Registered	Denmark	Trademark - ORG	DRAPEX	116-059DK
23-Mar-07	Borrower	30659887601	Registered	Germany	Trademark - ORG	DRAPEX	116-059DE
4-Dec-64	Borrower	282,304	Registered	Canada	Trademark - ORG	DRAPEX	116-059CA
1-Dec-89	Borrower	65589	Registered	Benelux	Trademark - ORG	DRAPEX	116-059BX
23-Dec-84	Borrower	16060	Registered	Bangladesh	Trademark - ORG	DRAPEX	116-059BD
19-May-70	Borrower	609055	Registered	South Africa	Trademark - ORG	BLENDEX	116-058ZA
25-Nov-94	Borrower	9303635.3	Registered	Uzbekistan	Trademark - ORG	BLENDEX	116-058UZ
30-May-95	Borrower	100905	Registered	Uruguay	Trademark - ORG	BLENDEX	116-058UY
12-Dec-61	Borrower	72/077,900	Registered	United States of America	Trademark - ORG	BLENDEX	116-058US

80/0800		Registered	South Africa	Trademark - ORG	DRAPEX	116-059ZA
Borrower	72/388,181	Registered	United States of America	Trademark - ORG	DRAPEX	116-059US
Borrower	41206	Registered	Sri Lanka	Trademark - ORG	DRAPEX	116-059SLK
Borrower	1159/80	Registered	Singapore	Trademark - ORG	DRAPEX	116-059SG
Borrower	80-0806	Registered	Sweden	Trademark - ORG	DRAPEX	116-059SE
Borrower	175213	Registered	Pakistan	Trademark - ORG	DRAPEX	116-059PK
Borrower	131364	Registered	New Zealand	Trademark - ORG	DRAPEX	116-059NZ
Borrower		Registered	Nepal	Trademark - ORG	DRAPEX	116-059NP
Borrower	800412	Registered	Norway	Trademark - ORG	DRAPEX	116-059NO
Borrower	36798/80/4	Registered	Nigeria	Trademark - ORG	DRAPEX	116-059NG
Borrower	M/85868	Registered	Malaysia	Trademark - ORG	DRAPEX	116-059MY
Borrower	601715	Registered	Mexico	Trademark - ORG	DRAPEX	116-059MX

24-Nov-64	Borrower	72/164,302	Registered	United States of America	Trademark - ORG	MARK	116-060US
3-Jan-03	Borrower		Registered	Nepal	Trademark - ORG	MARK	116-060NP
4-Apr-87	Borrower	36797/80/4	Registered	Nigeria	Trademark - ORG	MARK	116-060NG
22-Dec-10	Borrower	1065630	Pending	International Bureau (WIPO)	Trademark - ORG	MARK	116-060MP
23-Nov-05	Borrower	128946	Pending	Sri Lanka	Trademark - ORG	MARK	116-060LK
22-Dec-10	Borrower		Registered	Japan	Trademark - ORG	MARK	116-060JP
8-Oct-99	Borrower	RM99C005061	Registered	Italy	Trademark - ORG	MARK	116-060IT
31-Aug-05	Borrower	T200400339	Registered	Finland	Trademark - ORG	MARK	116-060FI
29-Mar-07	Borrower	2686765	Registered	Spain	Trademark - ORG	MARK	116-060ES
20-Aug-65	Borrower	282,303	Registered	Canada	Trademark - ORG	MARK	116-060CA
1-Dec-89	Borrower	65590	Registered	Benelux	Trademark - ORG	MARK	116-060BX
26-Jul-13	Borrower	86021492	Pending	United States of America	Trademark - ORG	DRAPEX ALPHA	116-102US

23-Jul-05	Borrower	858778	Pending	Norway	Trademark - PROT	MARK OBS	116-061NO
·	Borrower	726786	Registered	Mexico	Trademark - COMM	MARK OBS	116-061MX
	Borrower	858778	Registered	International Bureau (WIPO)	Trademark - ORG	MARK OBS	116-061MP
Í	Borrower	858778	Pending	Republic of Korea	Trademark - PROT	MARK OBS	116-061KR
,	Borrower	858778	Pending	Japan	Trademark - PROT	MARK OBS	116-061JP
	Borrower	2005-4904	Registered	Guatemala	Trademark - ORG	MARK OBS	116-061GT
	Borrower		Registered	European Union	Trademark - PROT	MARK OBS	116-061EP
,	Borrower	2005-5092	Registered	Costa Rica	Trademark - ORG	MARK OBS	116-061CR
	Borrower	0568803	Registered	Colombia	Trademark - ORG	MARK OBS	116-061CO
	Borrower	78630089	Pending	China	Trademark - PROT	MARK OBS	116-061CN
	Borrower	827543948	Pending	Brazil	Trademark - ORG	MARK OBS	116-061BR
	Borrower	2601540	Pending	Argentina	Trademark - ORG	MARK OBS	116-061AR

	42 Int.	[9-Oct-2010   04-May-2020	19-Oct-2010	04-May-2010	Registered   Community	Registered	009077264	9077264	CHEMICALS
Borrower	39 Int.,				European				GALATA
	42 Int.	20-Jun-2021	21-Jun-2011 20-Jun-2021	07-Jun-2010	Republic)	Registered	8367142	8367142	CHEMICALS
Borrower					China (People's				GALATA
	42 Int.	19-Feb-2013 19-Feb-2028	19-Feb-2013	05-May-2010	Canada	Registered Canada	TMA843859	1479807	CHEMICALS
Borrower	01 Int.,								GALATA
	42 Int.			13-May-2010	Brazil	Published		830620591	CHEMICALS
Borrower									GALATA
Borrower	01 Int.			13-May-2010	Brazil	Published		830620583	CHEMICALS
									GALATA
Owner	Class	Renewal Date	Reg. Date	Filing Date	Country	Status	Reg. Number   Status	App. Number	Trademark

21-Feb-12	Borrower	85/214,240	Registered	United States of America	Trademark - ORG	SOYPEX	116-082US
9-Dec-11	Borrower	010109254	Registered	European Union	Trademark - ORG	SOYPEX	116-082CTM
1-Aug-72	Borrower	72/389,513	Registered	United States of America	Trademark - ORG	MARKSTAT	116-066US
26-Sep-00	Borrower	75/550,899	Registered	United States of America	Trademark - ORG	MARKLUBE	116-064US
30-Oct-89	Borrower	3828	Registered	Switzerland	Trademark - ORG	MARK WITH CAT DESIGN	116-062CH
16-Feb-06	Borrower	94031534	Registered	Taiwan R.O.C.	Trademark - ORG	MARK OBS	116-061TW
23-Jun-05	Borrower	858778	Pending	Poland	Trademark - PROT	MARK OBS	116-061PL

							Agreement		
	mbH	Galata Chemicals GmbH	Gal	April 30, 2010	Apri	rademark	Licensed Trademark	ls, LLC	Galata Chemicals, LLC
	1see	Licensee	9	Effective Date		Title		Loan Party Name	Loan Pau
				Licenses	Trademark Licenses				
80	01 Int., 42 Int.	08-Nov-2021	08-Nov- 2011	24-May-2010	United States of America	Registered	4053738	85045958	GALATA CHEMICALS
, в	01 Int., 42 Int.	15-Jul-2021	16-Jul-2011	07-Jun-2010	Taiwan	Registered	1465306	99027446	GALATA CHEMICALS
Во	42 Int.			07-May-2010	India	Pending		1962300	GALATA CHEMICALS
Во	01 Int.			07-May-2010	India	Pending		1962299	GALATA CHEMICALS
2	39 Int., 42 Int.	05-May-2020	06-May- 2010	06-May-2010	Hong Kong	Registered	301607256	301607256	GALATA CHEMICALS
_									

	42 Int.	08-Nov-2021	2011	24-May-2010   2011	America	Registered   America	4053738	85045958	CHEMICALS
Borrower	01 Int.,		08-Nov-		United States of				GALATA
	42 Int.	15-Jul-2021	16-Jul-2011	07-Jun-2010	Taiwan	Registered Taiwan	1465306	99027446	CHEMICALS
Borrower	01 Int.,								GALATA
	42 Int.			07-May-2010	India	Pending		1962300	CHEMICALS
Borrower									GALATA
	01 Int.			07-May-2010	India	Pending		1962299	CHEMICALS
Borrower									GALATA
	42 Int.	05-May-2020	2010	06-May-2010	Registered   Hong Kong	Registered	301607256	301607256	CHEMICALS
	39 Int.,		06-May-						GALATA
Borrower	01 Int.,								

**RECORDED: 08/28/2015**