

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM373393

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST
RESUBMIT DOCUMENT ID:	900349349

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Canadian Imperial Bank of Commerce, as agent		12/29/2015	Schedule 1 chartered bank: CANADA

RECEIVING PARTY DATA

Name:	Twin Rivers Paper Company LLC
Street Address:	82 Bridge Avenue
City:	Madawaska
State/Country:	MAINE
Postal Code:	04756
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 20

Property Type	Number	Word Mark
Registration Number:	4218498	BORDER BRITE
Registration Number:	3961511	CUSTOM SUPREME
Registration Number:	3961510	CUSTOM SNOWCOTE
Registration Number:	3961509	TWIN RIVERS OPAQUE
Registration Number:	3271847	SNOWBRITE OPAQUE
Registration Number:	3405410	CUSTOM PLUS
Registration Number:	3271846	SNOWCOTE
Registration Number:	3271845	BRIDGE OPAQUE
Registration Number:	3676390	BRIDGE SUPREME
Registration Number:	3924730	ALLIANCE
Registration Number:	3884231	TWIN RIVERS PAPER COMPANY
Registration Number:	3822372	FRASER HYBRID CONVERTING
Registration Number:	3799164	BLADEPAK
Registration Number:	4317378	ALLAGASH
Registration Number:	3323142	CUSTOM BRITE
Registration Number:	2969147	CIRCULAR BOND
Registration Number:	2192806	FRABRITE
Registration Number:	2196540	FRAPRINT

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	2199012	FRALIGHT
Registration Number:	1652363	SNOWLAND OPAQUE

CORRESPONDENCE DATA

Fax Number: 8883259116

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.

Email: jessica.davis@lockelord.com

Correspondent Name: Jessica Davis

Address Line 1: 2800 Financial Plaza

Address Line 4: Providence, RHODE ISLAND 02903

ATTORNEY DOCKET NUMBER:	1428636.50
NAME OF SUBMITTER:	Jessica Davis
SIGNATURE:	/JDavis/
DATE SIGNED:	02/16/2016

Total Attachments: 5

source=Release of Trademark Security Interest - AR Credit Agreement#page1.tif
source=Release of Trademark Security Interest - AR Credit Agreement#page2.tif
source=Release of Trademark Security Interest - AR Credit Agreement#page3.tif
source=Release of Trademark Security Interest - AR Credit Agreement#page4.tif
source=Release of Trademark Security Interest - AR Credit Agreement#page5.tif

**RELEASE OF TRADEMARK SECURITY INTEREST
(Guarantors - Amended and Restated Credit Agreement)**

This RELEASE OF TRADEMARK SECURITY INTEREST ("**Release**") is made and effective as of December 29, 2015 and granted by Canadian Imperial Bank of Commerce (the "**Agent**"), as agent for the secured parties under the Loan Agreement referred to below (the "**Secured Parties**"), in favor of in favor of Twin Rivers Paper Company LLC, a Delaware limited liability company and Twin Rivers Paper Company Corp. (collectively, the "**Grantors**") and their successors, assigns and legal representatives.

WHEREAS, pursuant to that certain amended and restated credit agreement dated as of January 10, 2010 (the "**Loan Agreement**") among the Twin Rivers Paper Company Inc., as borrower, the Grantors, as guarantors,, the Agent and the lenders party thereto, the Grantors executed and delivered that certain Security Agreement (Guarantors - Amended and Restated Credit Agreement) by and by and among the Grantors in favor of Agent dated as of January 10, 2012 (the "**Security Agreement**");

WHEREAS, pursuant to the Security Agreement, each Grantor pledged and granted to the Agent for the ratable benefit of the Secured Parties a security interest in and to all of the right, title and interest of such Grantor in, to and under the Trademark Collateral (as defined below);

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office at Reel 004710, Frame 0486 on January 10, 2012; and

WHEREAS, the Grantors have requested that the Agent enter into this Release in order to effectuate, evidence and record the release and reassignment to the Grantors of any and all right, title and interest the Agent and the Secured Parties may have in the Trademark Collateral pursuant to the Security Agreement.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Agent hereby states as follows:

1. Release of Security Interest. Agent, on behalf of itself and the Secured Parties, their successors, legal representatives and assigns, hereby terminates the Security Agreement and terminates, releases and discharges any and all security interests that it has pursuant to the Security Agreement in any and all right, title and interest of the Grantors, and reassigns to the Grantors any and all right, title and interest that it may have, in, to and under the following (collectively, the "**Trademark Collateral**"):

(a) any and all trademarks, service marks, trade names, brand names, logos, trade dress, design rights and other similar designations of source, whether registered or unregistered,

including the trademark registrations and applications set forth in **Exhibit A** hereto, together with the goodwill connected with the use thereof and symbolized thereby and all extensions and renewals thereof ("**Trademarks**");

(b) all rights of any kind whatsoever of such Grantor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world;

(c) any and all license and other agreements in which such Grantor has granted or is granted a license or other right to use any Trademarks;

(d) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

(e) any and all claims and causes of action, with respect to any of the foregoing, whether occurring before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, dilution, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.


2. Further Assurances. Agent agrees to take all further actions, and provide to the Grantors and their successors, assigns and legal representatives all such cooperation and assistance, including, without limitation, the execution and delivery of any and all further documents or other instruments, as the Grantors and their successors, assigns and legal representatives may reasonably request in order to confirm, effectuate or record this Release.

3. Governing Law. This Release and any claim, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Release and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the law of the State of New York (including Section 5-1401 and 5-1402 of the New York General Obligations Law).

[SIGNATURE PAGE FOLLOWS]

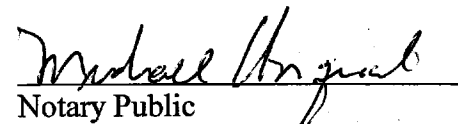
IN WITNESS WHEREOF, Collateral Agent has caused this Release to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

CANADIAN IMPERIAL BANK OF
COMMERCE

By: 
Name: **David Carson**
Title: **AUTHORIZED SIGNATORY**
Address for Notices:

Ontario
State of _____ §
County of *York* §

Before me, the undersigned authority, on the 22 day of December, 2015, personally appeared David Carson, known to me to be the person whose name is subscribed above, and acknowledged to me that he/she is authorized to execute this document on behalf of **Canadian Imperial Bank of Commerce**, and he/she executed the same of his/her own free will for the purposes and consideration therein expressed.


Notary Public
My Commission Expires:

**EXHIBIT A
Trademarks**

Trademark	Country	Serial No.	Registration No.	Registration Date
BORDER BRITE	US	85191885	4218498	10/2/2012
CUSTOM SUPREME	US	85130237	3961511	5/17/2011
CUSTOM SNOWCOTE	US	85130234	3961510	5/17/2011
TWIN RIVERS OPAQUE	US	85130233	3961509	5/17/2011
SNOWBRITE OPAQUE	US	78806557	3271847	7/31/2011
CUSTOM PLUS	US	78006548	3405410	4/1/2008
SNOWCOTE	US	78806538	3271846	7/31/2007
BRIDGE OPAQUE	US	78806530	3271845	7/31/2007
BRIDGE SUPREME	US	77676192	3676390	9/1/2009
ALLIANCE	US	77933516	3924730	3/1/2011
TWIN RIVERS PAPER COMPANY	US	77905497	3884231	11/30/2010
FRASER HYBRID CONVERTING	US	77393409	3822372	7/20/2010
BLADEPAK	US	77848707	3799164	6/8/2010
ALLAGASH	US	77703547	4317378	4/9/2013
CUSTOM BRITE	US	77102860	3323142	10/3/2007
CIRCULAR BOND	US	76467137	2969147	7/19/2005
FRABRITE	US	75245804	2192806	9/29/1998
FRAPRINT	US	75244269	2196540	10/13/1998
FRALIGHT	US	75244126	2199012	10/20/1998

Trademark	Country	Serial No.	Registration No.	Registration Date
SNOWLAND OPAQUE	US	74075862	1652363	7/30/1991