

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM425711

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Second Lien Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Thermal Solutions Intermediate Holdings, Inc.		04/26/2017	Corporation: DELAWARE
Resco Group, Inc.		04/26/2017	Corporation: PENNSYLVANIA
Resco Products, Inc.		04/26/2017	Corporation: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	U.S. Bank National Association, as Collateral Agent
Street Address:	225 Asylum Street
Internal Address:	23rd Floor
City:	Hartford
State/Country:	CONNECTICUT
Postal Code:	06103
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 92

Property Type	Number	Word Mark
Registration Number:	4998927	MAAX
Registration Number:	4853898	EZ CUBED
Registration Number:	2773440	1202
Registration Number:	1708213	AA-22
Registration Number:	190868	ADAMANT
Registration Number:	0417690	ADAMULL
Registration Number:	1768333	ALKATROL
Registration Number:	1193184	AL-MAX
Registration Number:	510329	ALUMEX
Registration Number:	1778582	ANDAFRAC
Registration Number:	859535	COELEX
Registration Number:	1821368	CONDOR
Registration Number:	3484385	CORELITE
Registration Number:	2936349	CORLINE
Registration Number:	2844303	CORPATCH
Registration Number:	853975	DIBOND

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	1488477	EAGLE
Registration Number:	2412471	EXCELBOND
Registration Number:	754879	EXKASE
Registration Number:	2085527	EZ
Registration Number:	1727624	EZ CAST
Registration Number:	2318689	FURNACON
Registration Number:	1363389	FURNAL
Registration Number:	1736599	GOLDART
Registration Number:	843520	GR
Registration Number:	1640495	GR-FG
Registration Number:	809125	GUIDON
Registration Number:	747111	HARKLASE
Registration Number:	505454	HELSPOT
Registration Number:	2940018	HOTZONE
Registration Number:	1092316	INDUX
Registration Number:	798002	K/R
Registration Number:	1069395	KRIAL
Registration Number:	1308038	KRICON
Registration Number:	1069396	KRICOR
Registration Number:	2225587	KRILEX
Registration Number:	1340735	KRILINE
Registration Number:	2602103	LADLEMAX
Registration Number:	2773438	LARCOBOND
Registration Number:	667934	LO-ERODE
Registration Number:	4403878	MASSTECH
Registration Number:	2928319	MAXLINE
Registration Number:	2766581	METALDAM
Registration Number:	1313450	MONO
Registration Number:	792052	MONO GUN
Registration Number:	2938120	N/R
Registration Number:	1361933	NOVUS
Registration Number:	1361932	NOVUS-C
Registration Number:	799388	NUCON
Registration Number:	908905	NUCON 50
Registration Number:	840738	NUCON 60
Registration Number:	1024693	NUCON 80
Registration Number:	1347889	NULINE R-20
Registration Number:	764158	OCEANITE

Property Type	Number	Word Mark
Registration Number:	2871441	OXILINE
Registration Number:	840737	OXILINE B
Registration Number:	662981	PACO
Registration Number:	889942	PACO PLASTIC BLOCKS
Registration Number:	1121019	PACOCAST
Registration Number:	1092317	PATCHBOND
Registration Number:	865187	PERATEX
Registration Number:	2509236	PERMACAST
Registration Number:	2463530	PERMAGUN
Registration Number:	1198385	PERMANENTE
Registration Number:	3010771	PERMA-STAR
Registration Number:	2207070	PROCAST
Registration Number:	650358	PUROCAST
Registration Number:	2766582	PUROCRETE
Registration Number:	2766578	PURO-LITE
Registration Number:	1300570	PUROTAB
Registration Number:	649990	PURO-TAB
Registration Number:	1760853	PYROFRAC
Registration Number:	1717303	PYROPHYL
Registration Number:	1739312	PYROTROL
Registration Number:	3304737	QUIKLITE
Registration Number:	2934982	QUIKTURN
Registration Number:	1748509	REDART
Registration Number:	2557297	RESCAL
Registration Number:	702092	RESCO
Registration Number:	1697645	RESCO
Registration Number:	2557737	RESCO
Registration Number:	2325869	RESCOBOND
Registration Number:	1719480	RESCOCAST
Registration Number:	3607365	RESCOLITE
Registration Number:	2557116	RESCOMAG
Registration Number:	2689021	R-MAX
Registration Number:	2773439	SAKONITE
Registration Number:	1877160	SUREFLOW
Registration Number:	856330	TOPEX S
Registration Number:	794305	TROWLEZE
Registration Number:	2935092	UNITAB
Registration Number:	2997772	VIBROCAST

CORRESPONDENCE DATA**Fax Number:** 8602402701*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:** 860.240.2935**Email:** michelle.fournier@morganlewis.com**Correspondent Name:** Michelle Walters Fournier**Address Line 1:** One State Street**Address Line 2:** Morgan, Lewis & Bockius LLP**Address Line 4:** Hartford, CONNECTICUT 06103

NAME OF SUBMITTER:	Michelle Walters Fournier
SIGNATURE:	/Michelle Walters Fournier/
DATE SIGNED:	05/01/2017

Total Attachments: 14

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SECOND LIEN TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this “**Agreement**”), dated as of April 26, 2017, is entered into among Thermal Solutions Intermediate Holdings, Inc., a Delaware corporation (“**Thermal**”), Resco Group, Inc., a Pennsylvania corporation (“**Resco Group**”) and Resco Products, Inc., a Pennsylvania corporation (“**Resco Products**”, each a “**Grantor**” and together with Thermal and Resco Group, the “**Grantors**”), each with an address of One Robinson Plaza, Suite 300, 6600 Steubenville Pike, Pittsburgh, PA, 15205, and U.S. Bank National Association, a national banking association having an address of 225 Asylum Street, 23rd Floor, Hartford, CT 06103, as the collateral agent for the ratable benefit of itself and the other Secured Parties (as that terms is defined in the Credit Agreement described below) (together with its successors and assigns in such capacity, the “**Collateral Agent**”), with reference to the following:

WHEREAS, each Grantor has entered into that certain Second Lien Term Loan Agreement dated as of the date hereof (as amended, restated, modified, supplemented and/or replaced and in effect from time to time, the “**Credit Agreement**”), with the Collateral Agent and the Lenders defined therein, pursuant to which the Lenders, subject to the terms and conditions contained therein, agreed to extend credit to the Grantors; and

WHEREAS, it is a condition precedent to the Lenders making credit facilities available to the Grantors under the Credit Agreement that each Grantor shall have executed and delivered this Agreement to the Collateral Agent named above for the ratable benefit of the Secured Parties; and

WHEREAS, the liens and security interests securing the rights and obligations evidenced hereby, the exercise of any right or remedy with respect thereto and certain of the rights of the holder hereof are subordinate in the manner and to the extent set forth in that certain Subordination and Intercreditor Agreement (the “**Subordination Agreement**”), dated as of the date hereof, by and between the Collateral Agent and Manufacturers and Traders Trust Company, as administrative agent (the “**First Lien Agent**”), to the liens and security interests securing the indebtedness (including interest) owed by the Grantors pursuant to that certain Second Amended and Restated Credit Agreement, dated as of the date hereof (the “**First Lien Credit Agreement**”), among the Grantors, the First Lien Agent and the lenders party thereto from time to time and related agreements, instruments and documents, as such First Lien Credit Agreement and related agreements, instruments and documents have been and hereafter may be amended, supplemented or otherwise modified from time to time to the extent permitted by the Subordination Agreement; and

NOW, THEREFORE, in consideration of the mutual promises, covenants, representations, and warranties set forth herein and for other good and valuable consideration, the parties hereto agree as follows:

1. Definitions; Interpretation.

(a) Terms Defined in Credit Agreement and UCC. All capitalized terms used in this Agreement and not otherwise defined herein shall have the meanings assigned to them in

the Credit Agreement, and if not defined therein but defined in the UCC, shall have the meanings assigned to them in the UCC.

(b) Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings:

“*Collateral*” has the meaning set forth in Section 2.

“*PTO*” means the United States Patent and Trademark Office.

“*UCC*” means the Uniform Commercial Code as in effect in the State of New York.

(c) Construction. In this Agreement. The following rules of construction and interpretation shall be applicable: (i) no reference to “proceeds” in this Agreement authorizes any sale, transfer, or other disposition of any Collateral by any Grantor; (ii) “includes” and “including” are not limiting; (iii) “or” is not exclusive; and (iv) “all” includes “any” and “any” includes “all.” To the extent not inconsistent with the foregoing, the rules of construction and interpretation applicable to the Credit Agreement shall also be applicable to this Agreement and are incorporated herein by this reference.

2. Security Interest.

(a) Grant of Security Interest. As security for the payment and performance of the Obligations, each Grantor hereby pledges, hypothecates, delivers and assigns to the Collateral Agent and creates in favor of the Collateral Agent, a security interest in all of such Grantor’s right, title and interest in and to all of the following property, in all of its forms, in each case whether now or hereafter existing, whether now or hereafter acquired, developed, created or arising, and wherever located (collectively, the “**Collateral**”):

(i) all state (including common law), federal and foreign trademarks, service marks and trade names, and applications for registration of such trademarks, service marks and trade names (but excluding any application to register any trademark, service mark or other mark prior to the filing under applicable law of a verified statement of use (or the equivalent) for such trademark, service mark or other mark to the extent the creation of a security interest therein or the grant of a mortgage thereon would void or invalidate such trademark, service mark or other mark), all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including such marks, names and applications as described in Schedule A), whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof;

(ii) the entire goodwill of or associated with the businesses now or hereafter conducted by such Grantor connected with and symbolized by any of the aforementioned properties and assets;

(iii) all general intangibles and all intangible intellectual or other similar property of such Grantor of any kind or nature, associated with or arising out of any of the aforementioned properties and assets and not otherwise described above; and

(iv) all proceeds of any and all of the foregoing Collateral (including license royalties, rights to payment, accounts receivable and proceeds of infringement suits) and, to the extent not otherwise included, all payments under insurance (whether or not the Collateral Agent is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to the foregoing Collateral.

Notwithstanding anything herein to the contrary, in no event shall the security interest granted under this Section attach to, nor shall "Collateral" include, (a) any lease, license, contract, property right or agreement to which any Grantor is a party or any of its rights of interests thereunder if and for so long as the grant of such security interest shall constitute or result in (i) the abandonment, invalidation, unlawfulness, or unenforceability of any right, title or interest of any Grantor therein or (ii) a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, property rights or agreement (other than to the extent that any such term would be rendered ineffective pursuant to Sections 9-406, 9-407, 9-408 or 9-409 of the UCC (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law or government regulation (including the Bankruptcy Code) or principles of equity), provided however that such security interest shall attach immediately at such time as the condition causing such abandonment, invalidation or unenforceability shall be remedied and to the extent severable, shall attach immediately to any portion of such lease, license, contract, property right or agreement that does not result in any of the consequences specified in (i) or (ii) above, including, without limitation, any Proceeds of such lease, license, contract, property right or agreement; or (b) any application to register trademarks in the PTO based upon any Grantor's "intent to use" such trademark (but only if the grant of a security interest in such "intent to use" trademark violates 15 U.S.C. §1060(a)) unless and until a "Statement of Use" or "Amendment to Allege Use" is filed with the PTO with respect thereto, at which point the Collateral shall include, and the security interest granted hereunder shall be attached to, such application.

(b) Continuing Security Interest. Each Grantor agrees that this Agreement shall create a continuing security interest in the Collateral which shall remain in effect until terminated in accordance with Section 11.

3. Supplement to Credit Agreement. This Agreement has been entered into in conjunction with the security interests granted to the Collateral Agent under the Credit Agreement or other Loan Documents referred to therein. The rights and remedies of the Collateral Agent with respect to the security interests granted herein are without prejudice to, and are in addition to those set forth in the Credit Agreement and the Loan Documents, all terms and provisions of which are incorporated herein by reference.

4. Representations and Warranties. Each Grantor represents and warrants to the Collateral Agent that a true and correct list of all of the existing Collateral consisting of registered trademarks, trademark registrations or applications owned by Grantor, in whole or in part, is set forth in Schedule A.

5. Further Acts. On a continuing basis, each Grantor shall make, execute, acknowledge and deliver, and file and record in the proper filing and recording places, all such instruments and documents, and take all such action as may be necessary or advisable or may be reasonably requested by the Collateral Agent to carry out the intent and purposes of this Agreement, or for assuring, confirming or protecting the grant or perfection of the security interest granted or purported to be granted hereby, to ensure such Grantor's compliance with this Agreement or to enable the Collateral Agent to exercise and enforce its rights and remedies hereunder with respect to the Collateral, including any documents for filing with the PTO or any applicable state office. Without limiting the Grantors' obligations in the immediately preceding sentence, the Collateral Agent may record this Agreement, an abstract thereof, or any other document describing the Collateral Agent's interest in the Collateral with the PTO, at the expense of the Grantors. In addition, each Grantor authorizes the Collateral Agent to file financing statements describing the Collateral in any UCC filing office deemed appropriate by the Collateral Agent. If any Grantor shall at any time hold or acquire a commercial tort claim arising with respect to the Collateral, such Grantor shall promptly notify the Collateral Agent in a writing signed by such Grantor of the brief details thereof and grant to the Collateral Agent in such writing a security interest therein and in the proceeds thereof, all upon the terms of this Agreement, with such writing to be in form and substance reasonably satisfactory to the Collateral Agent.

6. Authorization to Supplement. If any Grantor shall obtain rights to any new trademarks, the provisions of this Agreement shall automatically apply thereto. Such Grantor shall give notice in writing to the Collateral Agent in accordance with the Security Agreements with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting each Grantor's obligations under this Section 6, each Grantor authorizes the Collateral Agent to modify this Agreement by amending Schedule A to include any such new trademark rights. Notwithstanding the foregoing, no failure to so modify this Agreement or amend Schedule A 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 A.

7. Binding Effect. This Agreement shall be binding upon, inure to the benefit of and be enforceable by the Grantor, the Collateral Agent and their respective successors and assigns. No Grantor may assign, transfer, hypothecate or otherwise convey its rights, benefits, obligations or duties hereunder except as specifically permitted by the Credit Agreement.

8. Governing Law. This Agreement and any claims, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Agreement 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 of its General Obligations Law, except as required by mandatory provisions of law or to the extent the perfection or priority of the security interests hereunder, or the remedies hereunder, in respect of any Collateral are governed by the law of a jurisdiction other than New York.

9. Entire Agreement; Amendment. This Agreement and the Loan Documents contain the entire agreement of the parties with respect to the subject matter hereof and supersede all prior drafts and communications relating to such subject matter. Neither this Agreement nor any provision hereof may be modified, amended or waived except by the written

agreement of the parties, as provided in the Credit Agreement. Notwithstanding the foregoing, the Collateral Agent unilaterally may modify, amend or supplement the Schedules hereto as provided in Section 6 hereof. To the extent that any provision of this Agreement conflicts with any provision of the Credit Agreement, the provision giving the Collateral Agent greater rights or remedies shall govern, it being understood that the purpose of this Agreement is to add to, and not detract from, the rights granted to the Collateral Agent under the Credit Agreement.

10. Relationship with Subordination Agreement. Notwithstanding anything herein to the contrary, the Liens and security interest granted to the Collateral Agent pursuant to this Agreement and the rights and obligations of the parties hereunder, including, without limitation, the right to exercise any right or remedy of the Collateral Agent or the Secured Parties hereunder, are subject to the provisions of the Subordination Agreement. In the event of a conflict between the terms of the Subordination Agreement and this Agreement, the terms of the Subordination Agreement shall govern and control.

11. Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement. Delivery of an executed counterpart of this Agreement by facsimile shall be equally as effective as delivery of a manually executed counterpart. Any party hereto delivering a counterpart of this Agreement by facsimile shall also deliver a manually executed counterpart, but the failure to so deliver a manually executed counterpart shall not affect the validity, enforceability, or binding effect hereof.

12. Termination. The security interests created by this Agreement shall terminate as set forth in the Credit Agreement and, upon such termination, the Collateral Agent (at Grantors' expense) shall promptly execute and deliver to such Grantor such documents and instruments reasonably requested by such Grantor as shall be necessary to evidence termination of all such security interests given by such Grantor to the Collateral Agent hereunder, including cancellation of this Agreement by written notice from the Collateral Agent to the PTO.

13. No Inconsistent Requirements. Each Grantor acknowledges that this Agreement and the other documents, agreements and instruments entered into or executed in connection herewith may contain covenants and other terms and provisions variously stated regarding the same or similar matters, and each Grantor agrees that all such covenants, terms and provisions are cumulative and all shall be performed and satisfied in accordance with their respective terms.

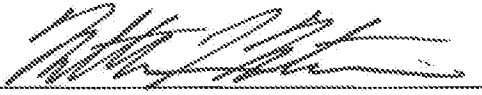
14. Severability. If one or more provisions contained in this Agreement shall be invalid, illegal or unenforceable in any respect in any jurisdiction or with respect to any party, such invalidity, illegality or unenforceability in such jurisdiction or with respect to such party shall, to the fullest extent permitted by applicable law, not invalidate or render illegal or unenforceable any such provision in any other jurisdiction or with respect to any other party, or any other provisions of this Agreement.

15. Notices. All notices and other communications hereunder shall be in writing and shall be mailed, sent or delivered in accordance with the Credit Agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement,
as of the date first above written.

RESCO PRODUCTS, INC.

By: 

Name: Matthew J. Mastarone

Title: Treasurer and Secretary

U.S. BANK NATIONAL ASSOCIATION,
in its capacity as Collateral Agent for the
benefit of the Secured Parties described in
the Credit Agreement

By: _____

Name: _____

Title: _____

[Signature Page to Second Lien Trademark Security Agreement]

TRADEMARK
REEL: 006046 FRAME: 0250

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement,
as of the date first above written.

RESCO PRODUCTS, INC.

By: _____
Name: Matthew J. Mastarone
Title: Treasurer and Secretary

U.S. BANK NATIONAL ASSOCIATION,
in its capacity as Collateral Agent for the
benefit of the Secured Parties described in
the Credit Agreement

By:  _____
Name: Michael M. Higgins
Title: Vice President

SCHEDULE A
To the Trademark Security Agreement

U.S. Trademarks of Grantor

<u>Country</u>	<u>Trademark Name</u>	<u>App. #</u>	<u>Filing Date</u>	<u>Reg. #</u>	<u>Reg. Date</u>
US	MAAX	86/402,861	9/23/2014	4,998,927	7/12/2016
US	EZ CUBED	86/407,376	9/26/2014	4,853,898	11/17/2015
US	1202	76/468,690	11/20/2002	2,773,440	10/14/2003
US	AA-22	74/171,563	5/30/1991	1,708,213	8/18/1992
US	ADAMANT (STYLIZED)	71/179,653	4/25/1923	190,868	10/28/1924
US	ADAMULL (STYLED)	71/469720	4/27/1944	0417690	11/13/1945
US	ALKATROL	74/190,778	8/1/1991	1,768,333	5/4/1993
US	AL-MAX	73/273,814	8/11/1980	1,193,184	4/6/1982
US	ALUMEX	71/541,862	11/20/1947	510,329	5/31/1949
US	ANDAFRAC	74/330,833	11/13/1992	1,778,582	6/29/1993
US	COELEX	72/268,195	4/3/1967	859,535	11/5/1968
US	CONDOR	74/391,085	5/17/1993	1,821,368	2/15/1994
US	CORELITE (STYLIZED)	77/368,241	1/10/2008	3,484,385	8/12/2008
US	CORLINE	78/385,411	3/16/2004	2,936,349	3/29/2005
US	CORPATCH	76/457,095	10/8/2002	2,844,303	5/25/2004
US	DIBOND	72/279,787	9/7/1967	853,975	8/6/1968
US	EAGLE	73/686971	9/29/1987	1,488,477	5/17/1988
US	EXCELBOND	75/880,928	12/27/1999	2,412,471	12/12/2000
US	EXKASE	72/158,623	12/6/1962	754,879	8/20/1963
US	EZ 3 (STYLIZED)	75/074,477	3/18/1996	2,085,527	8/5/1997
US	EZ CAST	74/161,541	4/29/1991	1,727,624	10/27/1992
US	FURNACON	75/596,238	11/19/1998	2,318,689	2/15/2000
US	FURNAL	73/505156	10/22/1984	1,363,389	10/1/1985
US	GOLDART	74/242,775	2/3/1992	1,736,599	12/1/1992
US	GR	72/242,124	3/29/1966	843,520	2/6/1968
US	GR-FG	73/798,690	5/8/1989	1,640,495	4/9/1991
US	GUIDON	72/228,256	9/21/1965	809,125	5/31/1966
US	HARKLASE	72/142,988	4/5/1962	747,111	3/26/1963
US	HELSPOT	71/541,857	11/20/1947	505,454	1/4/1949
US	HOTZONE	78/385,442	3/16/2004	2,940,018	4/12/2005
US	INDUX	73/148,182	11/11/1977	1,092,316	5/30/1978
US	K/R	72/206,267	11/16/1964	798,002	10/26/1965
US	KRIAL	73/080,515	3/17/1976	1,069,395	7/12/1977
US	KRICON	73/442,806	9/7/1983	1,308,038	12/4/1984
US	KRICOR	73/080,516	3/17/1976	1,069,396	7/12/1977
US	KRILEX	75/397,836	12/1/1997	2,225,587	2/23/1999
US	KRILINE	73/481,487	5/21/1984	1,340,735	6/11/1985
US	LADLEMAX	76/028,645	4/18/2000	2,602,103	7/30/2002

Country	Trademark Name	App. #	Filing Date	Reg. #	Reg. Date
US	LARCOBOND	76/468,688	11/20/2002	2,773,438	10/14/2003
US	LO-ERODE	72/043,393	1/3/1958	667,934	10/7/1958
US	MASSTECH	85/448,856	10/17/2011	4,403,878	9/17/2013
US	MAXLINE	78/281,881	8/1/2003	2,928,319	2/22/2005
US	METALDAM	76/457,094	10/8/2002	2,766,581	9/23/2003
US	MONO	73/464,626	2/7/1984	1,313,450	1/8/1985
US	MONO GUN	72/136,248	1/22/1962	792,052	7/6/1965
US	N/R	78/385,464	3/16/2004	2,938,120	4/5/2005
US	NOVUS	73/530,128	4/1/1985	1,361,933	9/24/1985
US	NOVUS-C	73/530019	4/1/1985	1,361,932	9/24/1985
US	NUCON	72/207,390	12/3/1964	799,388	11/30/1965
US	NUCON 50	72/341,472	10/24/1969	908,905	3/2/1971
US	NUCON 60	72/257,859	11/3/1966	840,738	12/19/1967
US	NUCON 80	73/035,104	10/21/1974	1,024,693	11/11/1975
US	NULINE R-20	73/475,614	4/16/1984	1,347,889	7/9/1985
US	OCEANITE	72/162,266	2/7/1963	764,158	2/4/1964
US	OXILINE	78/189,417	11/27/2002	2,871,441	8/10/2004
US	OXILINE B	72/257,858	11/3/1966	840,737	12/19/1967
US	PACO	72/033,493	7/10/1957	662,981	6/17/1958
US	PACO PLASTIC BLOCKS	72/320,367	2/28/1969	889,942	4/28/1970
US	PACOCAST	73/159,584	2/22/1978	1,121,019	6/26/1979
US	PATCHBOND	73/148,183	11/11/1977	1,092,317	5/30/1978
US	PERATEX	72/304,280	8/5/1968	865,187	2/25/1969
US	PERMACAST	76/054,859	5/15/2000	2,509,236	11/20/2001
US	PERMAGUN	75/880,927	12/27/1999	2,463,530	6/26/2001
US	PERMANENTE	73/249,973	2/12/1980	1,198,385	6/22/1982
US	PERMA-STAR	78/385,428	3/16/2004	3,010,771	11/1/2005
US	PROCAST	75/363,531	9/26/1997	2,207,070	12/1/1998
US	PUROCAST (Stylized)	72/019,481	11/19/1956	650,358	8/20/1957
US	PUROCRETE	76/457,096	10/8/2002	2,766,582	9/23/2003
US	PURO-LITE	76/457,091	10/8/2002	2,766,578	9/23/2003
US	PUROTAB	73/455,150	12/1/1983	1,300,570	10/16/1984
US	PURO-TAB	72/018,910	11/7/1956	649,990	8/13/1957
US	PYROFRAC	74/188,018	7/24/1991	1,760,853	3/30/1993
US	PYROPHYL	74/188,020	7/24/1991	1,717,303	9/22/1992
US	PYROTROL	74/188,019	7/24/1991	1,739,312	12/15/1992
US	QUIKLITE	78/925,771	7/10/2006	3,304,737	10/2/2007
US	QUIKTURN	78/377,836	3/3/2004	2,934,982	3/22/2005
US	REDART	74/242,774	2/3/1992	1,748,509	1/26/1993
US	RESCAL	76/125,036	9/8/2000	2,557,297	4/2/2002
US	RESCO	72/084,692	11/5/1959	702,092	8/2/1960
US	RESCO	74/171,571	5/30/1991	1,697,645	6/30/1992
US	RESCO & Design	75/828,724	10/20/1999	2,557,737	4/9/2002

<u>Country</u>	<u>Trademark Name</u>	<u>App. #</u>	<u>Filing Date</u>	<u>Reg. #</u>	<u>Reg. Date</u>
US	RESCOBOND	75/600,063	12/4/1998	2,325,869	3/7/2000
US	RESCOCAST	74/171,560	5/30/1991	1,719,480	9/22/1992
US	RESCOLITE	77/455,161	4/22/2008	3,607,365	4/14/2009
US	RESCOMAG	76/025,967	4/14/2000	2,557,116	4/2/2002
US	R-MAX	76/020,762	4/7/2000	2,689,021	2/18/2003
US	SAKONITE	76/468,689	11/20/2002	2,773,439	10/14/2003
US	SUREFLOW	74/382,835	4/22/1993	1,877,160	1/31/1995
US	TOPEX S	72/284,660	11/13/1967	856,330	9/10/1968
US	TROWLEZE	72/189,309	3/23/1964	794,305	8/17/1965
US	UNITAB	78/385,867	3/17/2004	2,935,092	3/22/2005
US	VIBROCAST	78/452,856	7/19/2004	2,997,772	9/20/2005

U.S. Trademark Applications of Grantor

None.

Foreign Trademarks of Grantor

<u>Country</u>	<u>Trademark Name</u>	<u>App. #</u>	<u>Filing Date</u>	<u>Reg. #</u>	<u>Reg. Date</u>
AR	RESCO	3068412	10/5/1999	2,463,848	9/13/2011
AR	RESCO & DESIGN	3087646	12/30/1999	2477175	5/23/2001
AU	EZ 3 (stylised)	797533	6/17/1999	797533	9/29/2000
AU	EZ CAST	618694	12/16/1993	618694	7/6/1996
AU	PROGUN	570722	1/15/1992	570722	8/10/1993
AU	PUROCAST	769455	8/5/1998	769455	3/19/1999
AU	PURO-TAB	181977	7/31/1963	181977	7/31/1963
BR	EZ 3	822004283	9/10/1999	822004283	11/21/2006
BR	EZ CAST	817794298	3/12/1996	817794298	3/12/1996
BR	RESCO	822048213	9/24/1999	822048213	10/21/2003
BR	RESCO	822048221	9/24/1999	822048221	10/21/2003
BR	RESCO & DESIGN	822362864	1/14/2000	822362864	12/20/2005
BX	EZ CAST	0808064	12/16/1993	0548307	12/16/1993
BX	RESCO	0792214	1/27/1993	0525683	1/27/1993
CA	AA-22	682363	5/22/1991	401722	8/21/1992
CA	ADAMANT	122023	5/23/1925	037850	5/23/1925
CA	ALUMEX	0223341	2/8/1954	UCA50679	2/8/1954
CA	COELEX	813159	5/22/1996	476488	5/20/1997
CA	CORLINE	0476909	10/15/1981	276,899	2/25/1983
CA	CORPATCH	591602	9/11/1987	344779	9/16/1988
CA	DIBOND	437810	3/30/1979	241155	3/14/1980
CA	EZ CAST	692326	10/28/1991	417316	9/24/1993
CA	FURN-A-RAM	591596	9/11/1987	344778	9/16/1988

Country	Trademark Name	App. #	Filing Date	Reg. #	Reg. Date
CA	GRCO	185758	12/28/1944	020435	12/28/1944
CA	GUIDON	414273	8/16/1977	231047	11/24/1978
CA	HARLINE	1178338	5/27/2003	660027	3/3/2006
CA	HILOBOND	1172300	3/31/2003	653583	11/25/2005
CA	HOTZONE	1213278	4/14/2004	665821	6/7/2006
CA	I.R.C.	813152	5/22/1996	476484	5/20/1997
CA	INDUX	424843	5/16/1978	240362	3/7/1980
CA	K/R (STYLIZED)	268491	3/30/1962	128759	11/16/1962
CA	KRIAL	813158	5/22/1996	476487	5/20/1997
CA	KRICON	591590	9/11/1987	344776	9/16/1988
CA	KRICOR	813157	5/22/1996	476486	5/20/1997
CA	KRILEX	0813156	5/22/1996	485,721	11/18/1997
CA	KRILINE	591588	9/11/1987	344774	9/16/1988
CA	KRITAB	591589	9/11/1987	344775	9/16/1988
CA	KROMAG	0813151	5/22/1996	485,726	11/18/1997
CA	LO-ERODE	421874	3/6/1978	244490	5/9/1980
CA	LO-SIL	0813162	5/22/1996	485,787	11/18/1997
CA	METALDAM	813148	5/22/1996	476441	5/16/1997
CA	MONO	813149	5/22/1996	476439	5/16/1997
CA	MONO T9	813160	5/22/1996	476489	5/20/1997
CA	MONO-GUN	267837	2/27/1962	143098	12/17/1965
CA	N/R	570546	10/6/1986	341707	6/17/1988
CA	NATIONAL	232998	10/26/1955	106641	5/17/1957
CA	NUCON	299905	9/29/1966	150418	4/21/1967
CA	OCEANITE	813161	5/22/1996	476490	5/20/1997
CA	PERATEX	437806	3/30/1979	248404	7/25/1980
CA	PERECON	243380	12/6/1957	111045	8/1/1958
CA	PERMANENTE	268490	3/30/1962	139,648	3/26/1965
CA	PERMA-STAR	1230228	9/14/2004	698957	10/18/2007
CA	PERMA-STAR	653513	3/22/1990	388343	8/30/1991
CA	PERMATAB	591587	9/11/1987	346997	10/21/1988
CA	PROCAST	856708	9/19/1997	514894	8/20/1999
CA	PUROCAST	813154	5/22/1996	485707	11/18/1997
CA	PUROCRETE	424849	5/16/1978	249034	8/8/1980
CA	PURO-LITE	424850	5/16/1978	235746	9/7/1979
CA	PURO-LITE	1172290	3/31/2003	662155	4/4/2006
CA	PURO-TAB	0813155	5/22/1996	485,722	11/18/1997
CA	PYRO-MAG	585921	6/11/1987	346279	10/14/1988
CA	QUIKLITE	1311080	7/31/2006	750,848	10/22/2009
CA	RESCO	674077	1/14/1991	398964	6/5/1992
CA	RESCOMAG	1,060,036	5/23/2000	579,720	4/16/2003
CA	SAKONITE	424851	5/16/1978	240363	3/7/1980
CA	TROWLEZE	813153	5/22/1996	476485	5/20/1997

Country	Trademark Name	App. #	Filing Date	Reg. #	Reg. Date
CA	UNITAB	591586	9/11/1987	344773	9/16/1988
CA	UNITAB	1230296	9/15/2004	675500	10/23/2006
CA	VIBROCAST	1224303	7/21/2004	680935	2/1/2007
CN	RESCO	9900130156	11/3/1999	1564868	5/7/2001
CN	RESCO & DESIGN	2000002215	1/5/2000	1604870	7/21/2001
CO	RESCO	04030106	3/30/2004	295143	2/22/2005
CO	RESCO	04030103	3/30/2004	295154	2/10/2005
CO	RESCO & DESIGN	04030107	3/30/2004	295142	2/22/2005
CO	RESCO & DESIGN	04030105	3/30/2004	295144	2/9/2005
DE	EZ CAST	2087164	12/15/1993	2087164	12/13/1994
ES	RESCO	1741178	1/26/2003	1741178	1/26/2003
ES	RESCO & DESIGN	1037854	5/20/1983	1037854	5/30/1989
EU	EZ CUBED	013306469	9/29/2014	013306469	3/19/2015
EU	EZ 3	001226539	7/1/1999	001226539	10/9/2000
EU	RESCO	001454040	12/30/1999	001454040	2/13/2001
EU	RESCO & DESIGN	001454255	12/30/1999	001454255	2/14/2001
FR	EZ CAST	94500796	1/10/1994	94500796	1/10/1994
FR	RESCO	662001	4/20/1983	1233685	4/20/1993
FR	RESCO	93452323	1/26/1993	93452323	1/26/1993
GB	EZ CAST	1556407	10/31/1994	1556407	11/3/1995
GB	MIGHTYAGG	2346849	10/23/2003	2346849	3/26/2004
GB	QUIKGUN	2346794	10/23/2003	2346794	3/26/2004
GB	QUIKTURN	2346795	10/23/2003	2346795	3/26/2004
GB	RESCO	1193840	4/12/1983	1193840	4/12/1983
GB	RESCO & DESIGN	1193841	4/12/1983	1193841	4/12/1983
GB	RESCOGUN	2346793	10/23/2003	2346793	4/2/2004
GB	R-MAX (DESIGN)	2246194	9/21/2000	2246194	3/16/2001
GB	SUREFLOW	1526867	2/12/1993	1526867	1/28/1994
GB	VIBROCAST	3001296	4/9/2013	3001296	7/19/2013
IN	RESCO	874615	9/2/1999	874615	3/29/2008
IN	RESCO & DESIGN	894411	12/27/1999	894411	2/13/2006
IT	EZ CAST	MI2013C010024	12/23/1993	1566536	5/17/1996
IT	R RESCO AND DEVICE	MI2013C 003755	4/22/1983	1540283	4/22/1983
IT	RESCO	MI2013C 000768	1/29/1993	1527344	1/26/1996
JP	EZ 3	H11-054157	6/17/1999	4454791	2/23/2001
JP	EZ CAST	H05-126248	12/20/1993	3327873	7/4/1997
JP	FURNACAST	S47-041119	3/28/1972	1320835	2/1/1978
KR	RESCO	40-1999-34485	9/15/1999	40-484558	12/29/2000
KR	RESCO & DESIGN	40-2000-3597	1/26/2000	40-492998	5/10/2001
MX	AA-22	115873	6/20/1991	413025	6/20/1991
MX	CORLINE	677267	9/15/2004	879441	4/28/2005
MX	EZ 3	625893	6/24/1999	625893	9/29/1999
MX	EZ CAST	478416	2/7/1994	478416	11/3/1994

<u>Country</u>	<u>Trademark Name</u>	<u>App. #</u>	<u>Filing Date</u>	<u>Reg. #</u>	<u>Reg. Date</u>
MX	HOTZONE	677269	9/15/2004	952518	9/15/2006
MX	N/R	677271	9/15/2004	878177	4/26/2005
MX	PERMA-STAR	677272	9/15/2004	878178	4/26/2005
MX	QUIKLITE	825525	12/15/2006	1026238	2/25/2008
MX	QUIKTURN	649099	3/26/2004	849606	8/26/2004
MX	RESCO	477705	3/26/2001	736050	2/28/2002
MX	RESCO & DESIGN	477704	3/26/2001	746468	5/10/2002
MX	UNITAB	677273	9/15/2004	878179	4/26/2005
NZ	EZ 3	311241	6/17/1999	311241	3/9/2000
NZ	EZ CAST	232831	12/15/1993	232831	1/15/1998
TW	EZ 3	941802	11/16/1994	941802	5/16/2001
TW	EZ CAST	661620	11/16/1994	661620	11/16/1994
TW	RESCO	098030300	7/14/2009	1,416,857	7/1/2010
VE	RESCO	10505/81	11/27/1981	113944-F	9/20/2000
VE	RESCO & DESIGN	P239998	1/10/2000	582-2000	11/11/2002
ZA	RESCO	99/16880	9/14/1999	99/16880	3/27/2003
ZA	RESCO & DESIGN	2000/00027	1/10/2000	2000/00027	2/9/2005

Foreign Trademark Applications of Grantor

<u>Country</u>	<u>Trademark Name</u>	<u>App. #</u>	<u>Filing Date</u>	<u>Reg. #</u>	<u>Reg. Date</u>
CA	MAAX	1,720,509	3/23/2015		