# CH \$40.00

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM440516

SUBMISSION TYPE:	NEW ASSIGNMENT
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**NATURE OF CONVEYANCE:** RELEASE OF SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Sun BSI Finance, LLC		08/29/2016	Limited Liability Company: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Robertshaw US Holding Corp.			
Street Address:	1222 Hamilton Parkway			
City:	Itasca			
State/Country:	ILLINOIS			
Postal Code:	60143			
Entity Type:	Corporation: DELAWARE			
Name:	Robertshaw Controls Company			
Street Address:	1222 Hamilton Parkway			
City:	Itasca			
State/Country:	ILLINOIS			
Postal Code:	60143			
Entity Type:	Company: DELAWARE			

# **PROPERTY NUMBERS Total: 1**

l	Property Type	Number	Word Mark
	Registration Number:	0857882	UNI-LINE

### CORRESPONDENCE DATA

Fax Number: 3128622200

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: 312-862-2000

Email: rob.soneson@kirkland.com

**Correspondent Name:** Rob Soneson Address Line 1: 300 N. LaSalle Address Line 2: Kirkland & Ellis LLP Address Line 4: Chicago, ILLINOIS 60654

ATTORNEY DOCKET NUMBER: 18045-2-RFS NAME OF SUBMITTER: Rob Soneson

> **TRADEMARK REEL: 006137 FRAME: 0290**

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SIGNATURE:	/rsoneson/			
DATE SIGNED:	08/24/2017			
Total Attachments: 4				
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TRADEMARK REEL: 006137 FRAME: 0291

## RELEASE OF SECURITY INTEREST IN TRADEMARKS

THIS RELEASE OF SECURITY INTEREST IN TRADEMARKS (this "Release") is made as of August 29, 2016 ("Effective Date") by and between Sun BSI Finance, LLC a Delaware limited liability company (together with its successors and assigns in such capacity ("Grantee"), and Robertshaw US Holding Corp. and Robertshaw Controls Company, (each, a "Grantor").

WHEREAS, pursuant to the terms and conditions of that certain Grant of a Security Interest --Trademarks by and between Grantor and Grantee dated June 16, 2016 (the "Trademark Security Agreement"), each Grantor granted to Grantee for the benefit of the Lender (each such term as defined in the Security Agreement), a continuing security interest in the trademarks and service marks listed on the attached Schedule A, which trademarks and service marks are registered or applied-for in the United Stated Patent and Trademark Office, together with all goodwill associated therewith and symbolized thereby, but excluding any intent-to-use trademark applications to the extent and for so long as creation by a Grantor of a security interest therein would result in the abandonment, cancellation, invalidation or unenforceability thereof and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action arising out of or relating to any infringement thereof and any and all rights to recover from past, present and future violations thereof (collectively, the "IP Collateral"), as collateral security for the payment, performance and observance of the Secured Obligations (as defined in the Security Agreement);

WHEREAS, Grantor and Grantee entered into the Trademark Security Agreement pursuant to the terms and conditions of that certain Pledge and Security Agreement by and between Grantor and Grantee dated June 16, 2016 (the "Security Agreement");

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office ("PTO") on June 27, 2016, at Reel 5822, Frame 0948; and

WHEREAS, Grantor has paid all of its outstanding indebtedness to Grantee.

**NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantee hereby terminates the Trademark Security Agreement, and hereby terminates, cancels and releases any and all security interests it has against the IP Collateral.

Grantee shall take all further actions, and provide to Grantor, its successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), reasonably requested by Grantor to more fully and effectively effectuate the purposes of this Release.

\* \* \* \* \*

IN WITNESS WHEREOF, Grantee has caused this Release to be executed by its duly authorized representative as of the Effective Date.

SUN BSI FINANCE, LLC

Name: Michael McConvery

Title: Vice President

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# SCHEDULE A

# Trademark Registrations

MARK	OWNER NAME	STATUS	APPL, NO.	APPL. DATE	REG. NO.	REG. DATE
P (and Design)	Robertshaw US Holding Corp.	Registered	73/690,925	19-0ct- 87	1502013	30-Aug-88
PARAGON	Robertshaw US Holding Corp.	Registered	72/160,217	4-Jan-63	758044	8-Oct-83
PARAGON	Robertshaw US Holding Corp.	Registered	72/160,216	4-Jan-63	758088	8-Oct-83
R Design	Robertshaw US Holding Corp.	Registered	72/280,251	13-Sep- 67	864981	18-Feb-69
RANCO	Robertshaw US Holding Corp.	Registered	71/381,350	23-Jul-36	341055	1-Dec-36
RANCO	Robertshaw US Holding Corp.	Registered	71/622,557	15-Dec- 51	584070	29-Dec-53
RANCO	Robertshaw US Holding Corp.	Registered	71/634,164	19-Aug- 52	587824	6-Apr-54
ROBERTSHAW	Robertshaw Controls Company	Registered	71/545,895	31-Dec- 47	509419	3-May-89
ROBERTSHAW	Robertshaw Controls Company	Registered	71/626,414	15-Mar- 52	574303	12-May-03
ROBERTSHAW (Stylized)	Robertshaw Controls Company	Registered	71/626,416		569742	27-Jan-93
ROBERTSHAW and Design	Robertshaw Controls Company	Registered	74/576,175	20-Sep- 94	1972320	7-May-96

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MARK	OWNER NAME	STATUS	APPL. NO.	APPL. DATE	REG. NO.	REG. DATE
UNI-LINE	Robertshaw Controls Company	Registered	72/274,241	19-Jun- 67	857882	1-0ct-08

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**RECORDED: 08/24/2017**