# OP \$840.00 3286983

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM469905

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
BlueLinx Corporation		04/13/2018	Corporation: GEORGIA
Lake States Lumber, Inc.		04/13/2018	Corporation: MINNESOTA

## **RECEIVING PARTY DATA**

Name:	Wells Fargo Bank, National Association	
Street Address:	100 Park Avenue	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10017	
Entity Type:	Association: UNITED STATES	

## **PROPERTY NUMBERS Total: 33**

57 B 49 B 97 B 57 C	MERICAN ELEGANCE LUELINX LUELINX UILDER CONNECTION CASTLE RIDGE		
49 B 97 B 57 C	LUELINX UILDER CONNECTION		
97 B	UILDER CONNECTION		
57 C			
	ASTLE RIDGE		
18 C			
	HATHAM RIDGE		
94 C	OMPASS		
63 C	OUNTRY HOME COLLECTIONS		
10			
84			
98 D	OMA STUDIO		
36 F	OREST RIDGE		
47 LI	IFEGUARD1000		
48 LI	LIFEGUARD1500		
27 O	NCENTER		
061 P	PARK SCAPE		
23 P.	ARKSIDE		
12	RIMELINX		
	36 F 47 L 48 L 27 C 061 P		

TRADEMARK REEL: 006343 FRAME: 0711

900446840

Property Type	Number	Word Mark		
Registration Number:	4463258	PROLINE PLUS		
Registration Number:	4463961	PROLINX		
Registration Number:	5074289	PROLINX SPECIALTY PANELS		
Registration Number:	4131950	PURESKY SOLAR		
Registration Number:	1175799	RANCHGUARD		
Registration Number:	1469802	SHADOW RIDGE		
Registration Number:	4658436	SOMERSET COASTAL		
Registration Number:	3602522	STEELLINX		
Registration Number:	3207628	TOUGH-GUARD		
Registration Number:	2965308	VISION PRO		
Registration Number:	2045922	WE HELP YOU BUILD YOUR BUSINESS		
Registration Number:	4033973	WHISTLER PREMIUM WESTERN RED CEDAR WP4 P		
Registration Number:	3741092	ROUGH RIDER		
Registration Number:	3382996	XGUARD		
Registration Number:	2655619	NORWAY HEWN		

#### **CORRESPONDENCE DATA**

**Fax Number:** 8009144240

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:** 614-280-3566

**Email:** james.murray@wolterskluwer.com

Correspondent Name: James Murray

Address Line 1: 4400 Easton Commons Way, Suite 125

Address Line 2: CT Corporation System
Address Line 4: Columbus, OHIO 43219

NAME OF SUBMITTER:	Joanne BL Arnold
SIGNATURE:	/Joanne BL Arnold/
DATE SIGNED:	04/16/2018

#### **Total Attachments: 13**

source=AR Trademark Security Agreement Submission\_V\_1#page1.tif source=AR Trademark Security Agreement Submission\_V\_1#page2.tif source=AR Trademark Security Agreement Submission\_V\_1#page3.tif source=AR Trademark Security Agreement Submission\_V\_1#page4.tif source=AR Trademark Security Agreement Submission\_V\_1#page5.tif source=AR Trademark Security Agreement Submission\_V\_1#page6.tif source=AR Trademark Security Agreement Submission\_V\_1#page7.tif source=AR Trademark Security Agreement Submission\_V\_1#page8.tif source=AR Trademark Security Agreement Submission\_V\_1#page9.tif source=AR Trademark Security Agreement Submission\_V\_1#page10.tif source=AR Trademark Security Agreement Submission\_V\_1#page11.tif

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# RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.			
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)			
BlueLinx Corporation	Additional names, addresses, or citizenship attached? No			
	Name: Wells Fargo Bank, National Association			
Individual(s) Association	Street Address: 100 Park Avenue			
Partnership Limited Partnership	City: New York			
X Corporation- State: Georgia	State: NY			
Other	Country:USA Zip: 10017			
Citizenship (see guidelines)	Individual(s) Citizenship			
Additional names of conveying parties attached? X Yes No				
3. Nature of conveyance/Execution Date(s):	Partnership Citizenship			
Execution Date(s)April 13, 2018	Limited Partnership Citizenship			
Assignment Merger	Corporation Citizenship			
	Other Citizenship			
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No			
Other	(Designations must be a separate document from assignment)			
4. Application number(s) or registration number(s) and A. Trademark Application No.(s)  Text	B. Trademark Registration No.(s)			
	See Schedule I			
See Schedule I	Additional sheet(s) attached? X Yes No			
C. Identification or Description of Trademark(s) (and Filing	Date if Application or Registration Number is unknown):			
5. Name & address of party to whom correspondence	6. Total number of applications and			
concerning document should be mailed: Name: James Murray	registrations involved:			
	7 Total foo (27 CED 2 G/b)(G) 9 2 44)			
Internal Address: CT Corporation	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$			
Street Address: _4400 Easton Commons Way	Authorized to be charged to deposit account			
Suite 125	Enclosed			
City: Columbus	8. Payment Information:			
State: OH Zip: <u>43219</u>				
Phone Number: 614-280-3566				
Docket Number:	Deposit Account Number			
Email Address: james.murray@wolterskluwer.com	Authorized User Name			
9. Signature:	April 13, 2018			
Signature	Date			
Joanne BL Arnold  Name of Person Signing	Total number of pages including cover sheet, attachments, and document:			

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Branch, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

# Additional names of conveying parties

Lake States Lumber, Inc., a Minnesota corporation

# AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement") is made this 13th day of April, 2018, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and WELLS FARGO BANK, NATIONAL ASSOCIATION, a national banking association ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

## WITNESSETH:

WHEREAS, pursuant to that certain Amended and Restated Credit Agreement dated as of the date hereof (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among BlueLinx Holdings Inc., a Delaware corporation ("Parent"), BlueLinx Corporation, a Georgia corporation ("BlueLinx"), BlueLinx Florida LP, a Florida limited partnership ("BFLP"), Cedar Creek LLC, a Delaware limited liability company ("Cedar Creek LLC"), Cedar Creek Corp., a Delaware corporation ("Cedar Creek Corp."), Astro Buildings Inc., a Delaware corporation ("Astro Buildings"), Lake States Lumber, Inc., a Minnesota corporation ("Lake States" and, together with Parent, BlueLinx, BFLP, Cedar Creek LLC, Cedar Creek Corp, Astro Buildings and those additional entities that hereafter become parties to the Credit Agreement as Borrowers in accordance with the terms thereof, each, a "Borrower" and individually and collectively, jointly and severally, the "Borrowers"), certain affiliates of Borrowers, the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and assigns, is referred to hereinafter as a "Lender") and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrowers from time to time pursuant to the terms and conditions thereof;

**WHEREAS**, BlueLinx and Agent have entered into the Trademark Security Agreement, dated as of October 10, 2017 (the "Existing Trademark Agreement");

WHEREAS, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrowers as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group and the Bank Product Providers, that certain Amended and Restated Guaranty and Security 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 "Guaranty and Security Agreement"); and

**WHEREAS**, pursuant to the Guaranty and 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 that the Existing Trademark Agreement shall be amended and restated 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 Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Trademark Security Agreement shall be subject to the rules of construction set

forth in <u>Section 1(b)</u> of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Each Grantor hereby 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 "<u>Security Interest</u>") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "<u>Trademark Collateral</u>"):
- (a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on <u>Schedule I</u>;
- (b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and
- (c) 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 created hereby secures the payment and performance of 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 other members of 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 granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and 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 made and granted hereby are more fully set forth in the Guaranty and 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 Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.
- 5. <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 <u>Schedule I</u>.

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- 6. <u>COUNTERPARTS</u>. This Trademark Security Agreement is a Loan Document. 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.
- 7. CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN <u>SECTION 25</u> OF THE GUARANTY AND SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

## 8. ACKNOWLEDGMENT AND RESTATEMENT.

- (a) BlueLinx acknowledges, confirms and agrees that BlueLinx has granted to Agent a security interest in, lien upon and pledge of, the Trademark Collateral as set forth in the Existing Trademark Agreement.
- (b) BlueLinx hereby expressly assumes, adopts and ratifies the Existing Trademark Agreement and acknowledges, confirms and agrees that: (i) BlueLinx is and shall continue to be unconditionally liable in all respects for all of the Obligations pursuant to the Existing Trademark Agreement, without offset, defense or counterclaim of any kind, nature or description whatsoever, (ii) the security interest in and lien upon the Trademark Collateral in favor of Agent and the perfection and priority thereof shall continue upon the Trademark Collateral in all respects in full force and effect, (iii) Agent has and shall continue to have security interests in and liens upon all of the Trademark Collateral heretofore granted to Agent pursuant to the Existing Trademark Agreement to secure the Obligations, as well as any Trademark Collateral granted hereunder or under the other Loan Documents granted to or held by Agent, (iv) the agreements and obligations of BlueLinx contained in the Existing Trademark Agreement constitute the legal, valid and binding obligations of BlueLinx enforceable against BlueLinx in accordance with its respective terms, (v) Agent is entitled to all of the rights and remedies provided for in the Existing Trademark Agreement, and (vi) the security interests in and liens upon the Trademark Collateral of Agent are and shall be deemed to be continuously granted and perfected from the earliest date of the granting and perfection of such liens and security interests, whether hereunder, under the other Loan Documents or the Existing Trademark Agreement.
- (c) Except as otherwise stated in Section 8(b) hereof and this Section 8(c), as of the date hereof, the terms, conditions, covenants, agreements, representations and warranties set forth in the Existing Trademark Agreement are hereby replaced and superseded in their entirety by the terms, conditions, covenants, agreements, representations and warranties set forth in this Agreement and the other Loan Documents, except that nothing contained herein or in the other Loan Documents shall impair or adversely affect the continuation of the liability of BlueLinx for the Obligations heretofore incurred and the security interests, liens and other interests in the Trademark Collateral heretofore granted, pledged and/or assigned by BlueLinx to Agent. The amendment and restatement contained herein shall not, in any manner, be construed to constitute payment of, or impair, limit, cancel or extinguish, or constitute a

novation in respect of, the indebtedness and other obligations and liabilities of BlueLinx evidenced by or arising under the Existing Trademark Agreement, and the liens and security interests securing such indebtedness and other obligations and liabilities shall not in any manner be impaired, limited, terminated, waived or released.

(d) BlueLinx, for itself and its successors and assigns, does hereby remise, release, discharge and hold Agent, its officers, directors, agents and employees and their respective predecessors, successors and assigns harmless from all claims, demands, debts, sums of money, accounts, damages, judgments, financial obligations, actions, causes of action, suits at law or in equity, of any kind or nature whatsoever, whether or not now existing or known, which BlueLinx or its respective successors or assigns has had or may now or hereafter claim to have against Agent or its officers, directors, agents and employees and their respective predecessors, successors and assigns in any way arising from or connected with the Existing Trademark Agreement or the arrangements set forth therein or transactions thereunder up to and including the date hereof.

[signature page follows]

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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:** 

**BLUELINX CORPORATION** 

Name: Skyam K. Reddy

Title: Senior Vice President, Chief

Administrative Officer, General Counsel and

Corporate Secretary

LAKE STATES LUMBER, INC.

Name: Shyam K. Reddy

Title: Senior Vice President, General Counsel and Corporate Secretary

**REEL: 006343 FRAME: 0720** 

AGENT:

ACCEPTED AND ACKNOWLEDGED BY:

WELLS FARGO BANK, NATIONAL ASSOCIATION

Name:

Its Authorized Signatory

REEL: 006343 FRAME: 0721

## SCHEDULE I

## to

## AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

## **Trademark Registrations/Applications**

Country	Mark	App. No Filing Date	Reg. No. Reg. Date	Owner
Canada	TOUGH-GUARD	704967	TMA481997	BLUELINX CORPORATION
		May 14, 1992	Sep 3, 1997	
USA	AMERICAN ELEGANCE	78725293	3286983	BLUELINX CORPORATION
		October 3, 2005	August 28, 2007	
USA	BLUELINX	76586025	3060757	BLUELINX CORPORATION
		Apr 8, 2004	Feb 21, 2006	
USA	BLUELINX (and design)	76588063	3038249	BLUELINX CORPORATION
	BlueLinx	Apr 19, 2004	Jan 3, 2006	
USA	BUILDER CONNECTION	78107973	2816997	BLUELINX CORPORATION
		Feb 11, 2002	Feb 24, 2004	COMORATION
USA	CASTLE RIDGE	73828230	1594257	BLUELINX CORPORATION
		Sep 28, 1989	May 1, 1990	
USA	CHATHAM RIDGE	74114696	1693018	BLUELINX CORPORATION
		Nov 13, 1990	Jun 9, 1992	
USA	COMPASS	85705095	4381194	BLUELINX CORPORATION
		Aug 16, 2012	Aug 6, 2013	
USA	COUNTRY HOME COLLECTIONS (and design)	86039010	4602963	BLUELINX CORPORATION
	Country 110ME	Aug 15, 2013	Sep 9, 2014	

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Country	Mark	App. No Filing Date	Reg. No. Reg. Date	Owner
USA	Design Only	78468766 Aug 17, 2004	2942210 Apr 19, 2005	BLUELINX CORPORATION
USA	Design Only	78474801 Aug 27, 2004	2990684 Aug 30, 2005	BLUELINX CORPORATION
USA	DOMA STUDIO (and design)  Doma  s t u d i o	85946177 May 30, 2013	4544998 Jun 3, 2014	BLUELINX CORPORATION
USA	FOREST RIDGE	73828158 Sep 28, 1989	1592036 Apr 17, 1990	BLUELINX CORPORATION
USA	LIFEGUARD1000	85439707 Oct 5, 2011	4255047 Dec 4, 2012	BLUELINX CORPORATION
USA	LIFEGUARD1500	85439719 Oct 5, 2011	4255048 Dec 4, 2012	BLUELINX CORPORATION
USA	ONCENTER (and design)	77968119 Mar 25, 2010	4324727 Apr 23, 2013	BLUELINX CORPORATION
USA	PARK SCAPE	87370061 Mar 14, 2017		BLUELINX CORPORATION
USA	PARKSIDE	74565612 Aug 25, 1994	1991923 Aug 6, 1996	BLUELINX CORPORATION

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Country	Mark	App. No Filing Date	Reg. No. Reg. Date	Owner
USA	PRIMELINX	85770208	4467613	BLUELINX CORPORATION
		Nov 2, 2012	Jan 14, 2014	
USA	PROLINE PLUS	85545533	4463258	BLUELINX CORPORATION
		Feb 17, 2012	Jan 7, 2014	
USA	PROLINX	85822614	4463961	BLUELINX CORPORATION
		Jan 14, 2013	Jan 7, 2014	
USA	PROLINX SPECIALTY PANELS (and design)	86654370	5074289	BLUELINX CORPORATION
	SPECIALTY PANELS	Jun 8, 2015	Nov 1, 2016	
USA	PURESKY SOLAR	85408346	4131950	BLUELINX CORPORATION
		Aug 26, 2011	Apr 24, 2012	CORPORATION
USA	RANCHGUARD	73266099	1175799	BLUELINX CORPORATION
		Jun 12, 1980	Nov 3, 1981	
USA	SHADOW RIDGE	73656177	1469802	BLUELINX CORPORATION
		Apr 20, 1987	Dec 22, 1987	
USA	SOMERSET COASTAL	86087125	4658436	BLUELINX CORPORATION
		Oct 9, 2013	Dec 23, 2014	
USA	STEELLINX	78819092	3602522	BLUELINX CORPORATION
		Feb 20, 2006	Apr 7, 2009	
USA	TOUGH-GUARD	78692949	3207628	BLUELINX CORPORATION
		Aug 15, 2005	Feb 13, 2007	

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Country	Mark	App. No Filing Date	Reg. No. Reg. Date	Owner
USA	VISION PRO	78427034 May 28, 2004	2965308 Jul 5, 2005	BLUELINX CORPORATION
USA	WE HELP YOU BUILD YOUR BUSINESS	75087383 April 12, 1996	2045922 March 18,1997	BLUELINX CORPORATION
USA	WHISTLER PREMIUM WESTERN RED CEDAR WP4 PANELING  WHSTLER  Noveleur Obsessor Cod Coder VEPY Avending	85177724 Nov. 16, 2010	4033973 Oct. 4, 2011	LAKE STATES LUMBER, INC.
USA	ROUGH RIDER & Design	77682467 Mar. 3, 2009	3741092 Jan. 19, 2010	LAKE STATES LUMBER, INC.
USA	XGUARD XGUARD	78740618 Oct. 26, 2005	3382996 Feb. 12, 2008	LAKE STATES LUMBER, INC.
USA	NORWAY HEWN	76143674 Oct. 11, 2000	2655619 Dec. 3, 2002	LAKE STATES LUMBER, INC.

## **Trade Names**

None.

Common Law Trademarks

None.

Trademarks Not Currently In Use

5232519.4

None.

## **Trademark Licenses**

**United States** 

United States

**United States** 

**United States** 

**APPLICATION** NUMBER, IF **COUNTRY/STATE** <u>ANY</u> **DESCRIPTION** N/A **DOMA Sizer** N/A DOMA Builder

**DOMA Framer** 

**DOMA Optimizer** 

REGISTRATION/

N/A

N/A

- 1. 2016 Trademark License Agreement between Louisiana-Pacific Corporation and Lake States Lumber, Inc., dated January 1, 2015.
- 2. Trademark License Agreement between Louisiana-Pacific Corporation and PSPI, dated January 1, 2018.
- 3. Hypertext Link and Trademark License Agreement between The Valspar Corporation and Lake States Lumber, Inc., dated July 2, 2015.
- 4. Agreement Concerning Private Label Agreements between Georgia-Pacific Corporation and BlueLinx Corporation, dated May 7, 2004.

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**RECORDED: 04/16/2018** 

**LICENSEE** 

Various

Lumber Customers

Various

Lumber Customers

Various

Lumber Customers

Various

Lumber Customers

Engineered

Engineered

Engineered

Engineered

**LICENSOR** 

BlueLinx

BlueLinx

BlueLinx

BlueLinx

Corporation

Corporation

Corporation

Corporation