

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM490260

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Versaflex, Inc.		09/13/2018	Corporation: MISSOURI
RECEIVING PARTY DATA			
Name:	Texas Capital Bank		
Street Address:	2000 McKinney Avenue, Suite 700		
Internal Address:	ATTN: Jeff Scott		
City:	Dallas		
State/Country:	TEXAS		
Postal Code:	75201		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 11			
Property Type	Number	Word Mark	
Registration Number:	2334963	VERSAFLEX INCORPORATED	
Registration Number:	3405278	THE POLYUREA PEOPLE	
Registration Number:	5018348	SOFTGUARD	
Registration Number:	4830210	ROUGHGUARD	
Registration Number:	3466769	QUICK MENDER	
Registration Number:	4049118	GELFLEX	
Registration Number:	4249061	DZOLV	
Registration Number:	4194998	CROBEFLEX	
Registration Number:	4736824	ARTICULUS	
Registration Number:	4338629	AROSTRUCT	
Registration Number:	4091334	BRIDGE PRESERVATION	
CORRESPONDENCE DATA			
Fax Number:	2142000853		
<i>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.</i>			
Phone:	2109787487		
Email:	venisa.dark@haynesboone.com		
Correspondent Name:	Venisa Dark		
Address Line 1:	2323 Victory Avenue, Suite 700		
TRADEMARK			

OP \$290.00 2334963

Address Line 4: Dallas, TEXAS 75219

ATTORNEY DOCKET NUMBER: 28627.304_Monier

NAME OF SUBMITTER: Venisa Dark

SIGNATURE: /Venisa Dark/

DATE SIGNED: 09/17/2018

Total Attachments: 11

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page1.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page2.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page3.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page4.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page5.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page6.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page7.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page8.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page9.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page10.tif

source=2018 09 13 Amended and Restated IP Security Agreement from Versaflex Raven Milamar to Texas Capital#page11.tif

AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (as the same may be amended, restated, supplemented or otherwise modified from time to time, the “*Agreement*”), dated as of September 13, 2018, is made by and among **VERSAFLEX, INC.**, a Missouri corporation (“*Versaflex*”), **RAVEN LINING SYSTEMS INC.**, an Oklahoma corporation (“*Raven*”), **VERSAFLEX ACQUISITION CORP.**, a Delaware corporation (“*Acquisition*”), **MILAMAR COATINGS, L.L.C.**, an Oklahoma limited liability company (“*Milamar*” and together with Versaflex, Raven and Acquisition, collectively the “*Borrowers*”), **BRIDGE PRESERVATION LLC**, a Missouri limited liability company (“*Bridge Guarantor*”), **SECTOR MEDIA STRATEGIES, LLC**, a Kansas limited liability company (“*Sector Guarantor*”), and **COHESANT INC.**, a Delaware corporation (“*Cohesant Guarantor*” and together with Bridge Guarantor, and Sector Guarantor, collectively the “*Guarantors*”; Borrowers and Guarantors are, collectively the “*Grantors*”), and **TEXAS CAPITAL BANK, NATIONAL ASSOCIATION**, a national banking association, as Administrative Agent for the Lenders and the other Secured Parties under the Credit Agreement (“*Administrative Agent*”).

RECITALS:

WHEREAS, pursuant to that certain Amended and Restated Credit Agreement, dated as of the date hereof by and among Grantors, the Lenders party thereto and Administrative Agent (including all annexes, exhibits and schedules thereto, and as the same may be amended, restated, supplemented or otherwise modified from time to time, the “*Credit Agreement*”), the Secured Parties have agreed to extend certain loans and provide other financial accommodations to or for the direct or indirect benefit of Borrowers; and

WHEREAS, the Grantors are party to that certain Amended and Restated Security Agreement, dated as of the date hereof, among Administrative Agent and Grantors (including all annexes, exhibits or schedules thereto, as from time to time further amended, restated, supplemented or otherwise modified, the “*Security Agreement*”); and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Administrative Agent this 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, Grantors hereby agree as follows:

1. Definitions.

All initially capitalized terms used but not otherwise defined herein have the meaning given to them in the Security Agreement. All other undefined terms contained in this Agreement, unless the context indicates otherwise, shall have the meaning provided for by the UCC to the extent the same are used or defined therein.

2. Grant of Security Interest in Intellectual Property Collateral.

Grantor (or if more than one Grantor signs this Agreement, each Grantor) hereby unconditionally grants, assigns, and pledges to Administrative Agent for the benefit of the Secured Parties, to secure the obligations under the Credit Agreement and the other Secured Obligations, a continuing security interest (referred to in this Agreement as the “*Security Interest*”) 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 “*Intellectual Property Collateral*”):

- (a) all of each Grantor’s Patents, Patent applications, and Patent Licenses to which it is a party, including those referred to in Part A to Schedule I hereto;
- (b) all of each Grantor’s Trademarks and Trademark Licenses to which it is a party, including those referred to in Part B to Schedule I hereto;
- (c) all of each Grantor’s Copyrights and Copyright Licenses to which it is a party, including those referred to in Part C to Schedule I hereto;
- (d) all goodwill, trade secrets, proprietary or confidential information, technical information, procedures, formulae, quality control standards, designs, operating and training manuals, customer lists, and other General Intangibles relating to the Intellectual Property covered by this Agreement; and
- (e) all Proceeds of the foregoing, including (i) any and all proceeds of any insurance, indemnity, warranty or guaranty payable to any Person from time to time with respect to any of the foregoing, (ii) any and all payments (in any form whatsoever) made or due and payable to any Person from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any part of the foregoing by any governmental authority (or any Person acting under color of governmental authority), (iii) any claim of any Person against third parties for (A) past, present or future infringement or other violation of any Patent or published Patent application, or breach or other violation of any Patent License, (B) past, present or future infringement or other violation of any Copyright or breach or other violation of any Copyright License, (C) past, present or future infringement or dilution or other violation of any Trademark or breach or other violation of any Trademark License, or (D) injury to the goodwill associated with any Trademark or Trademark License, (iv) any recoveries by any Person against third parties with respect to any litigation or dispute concerning any of the foregoing, and (v) any and all other amounts from time to time paid or payable under or in connection with any of the foregoing, upon disposition or otherwise.

3. Security for Secured Obligations.

This 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 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 Administrative Agent, whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving any Grantor.

4. Security Agreement.

The Security Interest granted pursuant to this Agreement is granted in conjunction with the security interests granted to Administrative Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Administrative Agent with respect to the Security Interest in the Intellectual Property Collateral 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 Agreement and the Security Agreement, the Security Agreement shall control.

5. Counterparts.

This 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 Agreement. Delivery of an executed counterpart of this Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Agreement.

6. Amendment and Restatement.

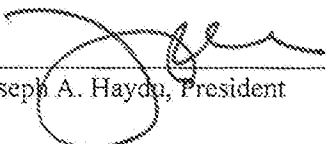
This Agreement is executed in amendment and restatement of (i) that certain Intellectual Property Security Agreement dated as of March 30, 2017 executed by Versaflex, Bridge Guarantor and Sector Guarantor and (ii) that certain Intellectual Property Security Agreement dated as of December 31, 2017 executed by Raven.

**REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.
SIGNATURE PAGE TO FOLLOW.**

IN WITNESS WHEREOF, Grantors and Administrative Agent have executed this Intellectual Property Security Agreement as of the date first above written.

GRANTORS:

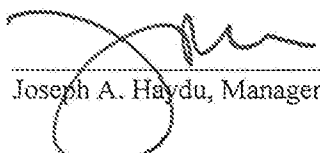
VERSAFLEX, INC.

By: 
Joseph A. Haydu, President

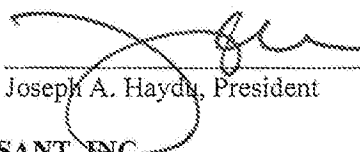
BRIDGE PRESERVATION LLC

By: 
Joseph A. Haydu, Manager


SECTOR MEDIA STRATEGIES, LLC

By: 
Joseph A. Haydu, Manager


RAVEN LINING SYSTEMS INC.

By: 
Joseph A. Haydu, President

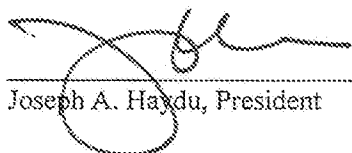
COHESANT INC.

By: 
Joseph A. Haydu, President

VERSAFLEX ACQUISITION CORP.

By: 
Joseph A. Haydu, President

MILAMAR COATINGS, L.L.C.

By: 
Joseph A. Haydu, President

Signature Page to
Amended and Restated Intellectual Property Security Agreement

SCHEDULE I

to

INTELLECTUAL PROPERTY SECURITY AGREEMENT

(PART A)

PATENTS AND PATENT APPLICATIONS





1. Versaflex, Inc. holds “Cover for a liquid reserve” registration number 8,936,412.
2. Versaflex, Inc. holds “Integrated ballast mat” registration number 9,441,335.
3. Versaflex, Inc. holds “Systems and methods for treating air chambers in aeration basins of wastewater treatment facilities” registration number 7,837,906.
4. Versaflex, Inc. holds “Waterproof expansion joint” registration number 9,234,321.
5. Versaflex, Inc. holds “Ballast Mats and Methods of Forming the Same” registration number 9,869,065 B2.
6. Raven Lining Systems, Inc. holds “Two-Part Epoxy Composition” registration number 8,053,031 B2.
7. Raven Lining Systems, Inc. holds “Hybrid Novolac Polyurea/Polyurethane” application number 15/457,251.
8. Milamar Coatings, LLC holds “Epoxy Coating System” registration number 7,605,195

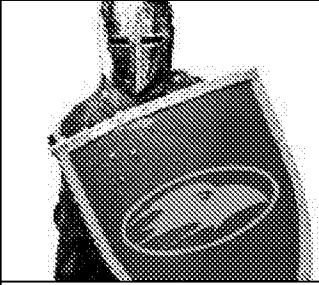
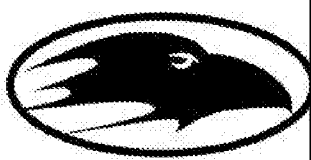
(PART B)

TRADEMARKS AND TRADEMARK APPLICATIONS

Versaflex, Inc.				
Grantor	Mark	Registration No.	Country	Registration Date
Versaflex, Inc.	VersaFlex Incorporated	No. 2334963	USA	March 28, 2000
Versaflex, Inc.	the polyurea people	No. 3405278	USA	April 1, 2008
Versaflex, Inc.	Softguard	No. 5018348	USA	May 9, 2014
Versaflex, Inc.	roughguard	No. 4830210	USA	October 13, 2015
Versaflex, Inc.	quick mender	No. 3466769	USA	July 15, 2008
Versaflex, Inc.	gelflex	No. 4049118	USA	November 1, 2011
Versaflex, Inc.	dzolv	No. 4249061	USA	November 27, 2012
Versaflex, Inc.	crobeflex	No. 4194998	USA	August 21, 2012
Versaflex, Inc.	articulus	No. 4736824	USA	May 12, 2015
Versaflex, Inc.	arostruct	No. 4338629	USA	May 21, 2013
Versaflex, Inc.	Bridge Preservation	No. 4091334	USA	January 24, 2012
Versaflex, Inc.	Articulus	TMA 984,681	Canada	November 10, 2017

Raven Lining Systems, Inc.

Grantor	Mark	Country	App. No.	App. Date	Reg. No.	Reg. Date
Raven Lining Systems		Canada	1781344	05/09/2016	983,196	10/19/2017
Raven Lining Systems	AQUATAFLEX	Canada	1781342	05/09/2016	983,197	10/19/2017
Raven Lining Systems	AQUATAPOXY	Canada	1781341	05/09/2016	983,198	10/19/2017
Raven Lining Systems	RAVEN	Canada	1781340	05/09/2016	985,043	11/16/2017
Raven Lining Systems		Mexico	1,927,886	08/04/2017		
Raven Lining Systems		Mexico	1,927,889	08/04/2017		
Raven Lining Systems		Mexico	1743946	05/06/2016	1671125	09/05/2016
Raven Lining Systems	AQUATAFLEX	Mexico	1743981	05/06/2016	1764384	06/19/2017
Raven Lining Systems	AQUATAPOXY	Mexico	1743970	05/06/2016	1756034	05/19/2017
Raven Lining Systems	RAVEN	Mexico	1743957	05/06/2016	1796976	09/13/2017
Raven Lining Systems	RAVEN	Mexico	1743963	05/06/2016		
Raven Lining Systems	RAVEN	Mexico	1839448			04/2018
Raven Lining Systems	RAVEN LINING SYSTEMS DE MEXICO	Mexico	1927881	08/04/2017		
Raven Lining Systems	RAVEN LINING SYSTEMS DE MEXICO	Mexico	1927884	08/04/2017		

Raven Lining Systems, Inc.						
Grantor	Mark	Country	App. No.	App. Date	Reg. No.	Reg. Date
Raven Lining Systems		United States	86794687	10/21/2015	5020777	08/16/2016
Raven Lining Systems		United States	86794692	10/21/2015	5020779	08/16/2016
Raven Lining Systems	AQUATAFLEX	United States	78027923	09/27/2000	2520272	12/18/2001
Raven Lining Systems	AQUATAPOXY	United States	75472685	04/23/1998	2689596	2/25/2003
Raven Lining Systems	ENGINEERED SOLUTIONS FOR LASTING PROTECTION	United States	86794691	10/21/2015	5020778	08/16/2016
Raven Lining Systems	PROTECT WITH CONFIDENCE	United States	86794663	10/21/2015	5020776	08/16/2016
Raven Lining Systems	RAVEN	United States	74570076	03/19/1996	1962828	3/19/1996

Milamar Coatings, LLC				
Grantor	Mark	Registration No.	Country	Registration Date
Milamar Coatings	ROLLS LIKE PAINT, WEARS LIKE STEEL	3,063,709	United States	February 28, 2006
Milamar Coatings	SUPERCOAT NEXT GENERATION COATING SYSTEMS (and design)	3,063,708	United States	February 28, 2006
Milamar Coatings	WET CHEMISTRY	3,126,056	United States	August 8, 2006
Milamar Coatings	WET CHEMISTRY WATERBORNE EPOXY TECHNOLOGY THE BREATHABLE EPOXY (and design)	3,126,057	United States	August 8, 2006

(PART C)
COPYRIGHTS

None.