

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM526968

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Silvercote, LLC		06/07/2019	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Collateral Agent
Street Address:	901 Main Street, 11th Floor, TX1-492-11-23
City:	Dallas
State/Country:	TEXAS
Postal Code:	75202
Entity Type:	Bank: NORTH CAROLINA

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	1976361	IQ PLUS
Registration Number:	2445233	PURLIN GLIDE
Registration Number:	2759519	PURLIN GLIDE FP
Registration Number:	2705192	PURLIN GLIDE FP
Registration Number:	3499174	SOLARGUARD
Registration Number:	5189764	IQ WEB
Registration Number:	5376279	SILVERCOTE A HIGHER DEGREE OF INSULATION
Registration Number:	5371257	SILVERCOTE
Registration Number:	5331205	THERMACARE STABLE

CORRESPONDENCE DATA

Fax Number:

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: 800-494-5225

Email: ipteam@cogencyglobal.com

Correspondent Name: Stewart Walsh

Address Line 1: 1025 Vermont Ave NW, Ste 1130

Address Line 2: COGENCY GLOBAL Inc.

OP \$240.00 1976361

Address Line 4:	Washington, D.C. 20005
ATTORNEY DOCKET NUMBER:	1093008 SC TM ABL
NAME OF SUBMITTER:	Sonya Jackman
SIGNATURE:	/Sonya Jackman/
DATE SIGNED:	06/07/2019
Total Attachments: 7	
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ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT

This ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT is entered into as of June 7, 2019, (this "Agreement"), among Silvercote, LLC, a Delaware limited liability company (the "Grantor") and Bank of America, N.A., as collateral agent (in such capacity, the "Collateral Agent") for the ratable benefit of the Secured Parties.

Reference is made to that certain US ABL Pledge and Security Agreement, dated as of December 15, 2014 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time and in effect on the date hereof, the "Security Agreement"), among the US Loan Parties party thereto and the Collateral Agent. The ABL Lenders (as defined below) have extended credit to the US Borrower (as defined in ABL Credit Agreement, dated as of December 15, 2014 (as amended, restated, amended and restated, supplemented or otherwise modified and in effect on the date hereof, the "ABL Credit Agreement"), by and among DI Purchaser, Inc., a Delaware corporation, as the US Borrower, DI Intermediate, Inc., a Delaware corporation, as Holdings, Crossroads C&I Distributors Inc., a British Columbia corporation, as the Canadian Borrower, the lenders from time to time party thereto (the "ABL Lenders") and Bank of America, N.A., as administrative agent and collateral agent). Consistent with the requirements set forth in Sections 4.01 and 5.12 of the ABL Credit Agreement and Section 4.03(c) of the Security Agreement, the parties hereto agree as follows:

SECTION 1. *Terms.* Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement or the ABL Credit Agreement, as applicable.

SECTION 2. *Grant of Security Interest.* As security for the prompt and complete payment or performance, as the case may be, in full of the Secured Obligations, the Grantor, pursuant to the Security Agreement, did and hereby does pledge, collaterally assign, mortgage, transfer and grant to the Collateral Agent, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a continuing security interest in all of its right, title or interest in, to or under all of the following assets, whether now owned or at any time hereafter acquired by or arising in favor of the Grantor and regardless of where located (collectively, the "IP Collateral"):

all Trademarks, including the Trademark registrations and registration applications in the United States Patent and Trademark Office listed on Schedule I hereto but excluding any intent-to-use Trademark application prior to the filing and acceptance of a "Statement of Use", "Declaration of Use", "Amendment to Allege Use" or similar notice and/or filing with respect thereto, only to the extent, if any, that, and solely during the period if any, in which, the grant of such security interest may impair the validity or enforceability of such intent-to-use Trademark application under applicable Requirements of Law;

all Patents, including the Patent registrations and pending applications in the United States Patent and Trademark Office listed on Schedule II hereto;

all Copyrights, including the Copyright registrations and pending applications for registration in the United States Copyright Office listed on Schedule III; and

all proceeds of the foregoing;

in each case to the extent the foregoing items constitute Collateral.

SECTION 3. *Security Agreement.* The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the IP Collateral are more fully set forth in the Security

Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. *Governing Law.* This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

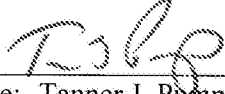
[Signature Pages Follow]

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

SILVERCOTE, LLC

By: Brian Crutchfield
Name: Brian Crutchfield
Title: Chief Financial Officer, Vice President
and Treasurer

BANK OF AMERICA, N.A.,
as the Collateral Agent

By: 
Name: Tanner J. Pump
Title: Senior Vice President

SCHEDULE I

TRADEMARKS

REGISTERED OWNER	REG. NO.	TRADEMARK
SILVERCOTE, LLC	1976361	IQ PLUS and Design 
SILVERCOTE, LLC	2445233	PURLIN GLIDE (stylized)
SILVERCOTE, LLC	2759519	PURLIN GLIDE FP (stylized)
SILVERCOTE, LLC	2705192	PURLIN GLIDE FP (stylized)
SILVERCOTE, LLC	3499174	SOLARGUARD
SILVERCOTE, LLC	5189764	iQ WEB and Design (color) 
SILVERCOTE, LLC	5376279	Silvercote A higher degree of insulation and Design (B/W) 
SILVERCOTE, LLC	5371257	SILVERCOTE
SILVERCOTE, LLC	5331205	ThermaCare-Stable

TRADEMARK APPLICATIONS

None.

SCHEDULE II

PATENTS

REGISTERED OWNER	SERIAL NO.	DESCRIPTION
SILVERCOTE, LLC	9,216,560	REFLECTIVE INSULATION PRODUCTS AND METHODS FOR MANUFACTURING THE SAME
SILVERCOTE, LLC	8,309,200	REFLECTIVE INSULATION
SILVERCOTE, LLC	6,797,356	REFLECTIVE INSULATION
SILVERCOTE, LLC	D625,581	HOLDING DEVICE FOR METAL BANDING
SILVERCOTE, LLC	6,247,288	ROOF FABRIC DISPENSING DEVICE
SILVERCOTE, LLC	6,308,489	ROLLED FABRIC DISPENSING APPARATUS
SILVERCOTE, LLC	6,393,797	ROLLED FABRIC DISPENSING METHOD
SILVERCOTE, LLC	6,595,455	ROLLED FABRIC DISPENSING APPARATUS AND FALL PROTECTION SYSTEM AND METHOD
SILVERCOTE, LLC	6,705,059	ROLLED FABRIC CARRIAGE APPARATUS

PATENT APPLICATIONS

REGISTERED OWNER	APPLICATION NO.	DESCRIPTION
SILVERCOTE, LLC	12/557,575	BLANKET-LIKE LAMINATE FOR INSULATING SURFACES

SCHEDULE III

COPYRIGHTS

None.

COPYRIGHT APPLICATIONS

None.

Schedule III

WEIL:\97054848\3\41689.0001

RECORDED: 06/07/2019

**TRADEMARK
REEL: 006665 FRAME: 0474**