

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM543230

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
EIS Legacy, LLC		09/30/2019	Limited Liability Company: DELAWARE
Genuine Cable Group, LLC		09/30/2019	Limited Liability Company: DELAWARE
Tekra, LLC		09/30/2019	Limited Liability Company: DELAWARE
Trient, LLC		09/30/2019	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A., as Agent
Street Address:	10 South Dearborn, Floor L2, Suite IL1-0480
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603-2300
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	0991886	EIS
Registration Number:	2321208	X-FLEX
Registration Number:	4316557	X-FLEX HI-VOLT
Registration Number:	2776100	X-FLEX 150
Registration Number:	2319007	COP-FLEX 2000
Registration Number:	3333588	DURA-GO
Registration Number:	3333589	DURA-GO
Registration Number:	3413963	TEKRA
Registration Number:	3877155	PROTEK
Registration Number:	3668043	PROTEK
Registration Number:	3890375	TERRAPIN
Registration Number:	3890374	TERRAPIN TEKRA HARDCOATED FILMS
Registration Number:	3890373	MARNOT
Registration Number:	3890376	MARNOT HARDCOATED FILMS

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	2305688	SLIP-CORE
Registration Number:	2142089	COBRA WIRE & CABLE
Registration Number:	2165804	TRIENT
Serial Number:	88399825	TEKRA

CORRESPONDENCE DATA

Fax Number: 6175236850
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: 617-523-2700
Email: susan.dinicola@hklaw.com,lorrin.stone@hklaw.com
Correspondent Name: Holland & Knight LLP
Address Line 1: 10 St. James Avenue
Address Line 4: Boston, MASSACHUSETTS 02116

NAME OF SUBMITTER:	Susan C. DiNicola
SIGNATURE:	/Susan C. DiNicola/
DATE SIGNED:	09/30/2019

Total Attachments: 9

source=EIS - Trademark Security Agreement_70723463_1 (002)#page1.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page2.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page3.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page4.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page5.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page6.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page7.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page8.tif
source=EIS - Trademark Security Agreement_70723463_1 (002)#page9.tif

TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement, dated as of dated as of September 30, 2019, (this “**Trademark Security Agreement**”), by EIS Legacy, LLC, a Delaware limited liability company, Genuine Cable Group, LLC, a Delaware limited liability company, Tekra, LLC, a Delaware limited liability company, and Trient, LLC, a Delaware limited liability company, (each, a “**Grantor**”, and, collectively, the “**Grantors**”) in favor of JPMORGAN CHASE BANK, N.A., in its capacity as agent for the Lenders pursuant to the ABL Credit Agreement (as defined below) (in such capacity, the “**Agent**”).

WITNESSETH:

WHEREAS, each Grantor is party to an Revolving Loan and Security Agreement dated as of September 30, 2019 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “**ABL Credit Agreement**”) in favor of the Agent pursuant to which such Grantor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Agent, for the benefit of the Secured Parties, to enter into the ABL Credit Agreement, each Grantor hereby agrees with the Agent as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the ABL Credit Agreement and used herein have the meaning given to them in the ABL Credit Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Each Grantor hereby pledges and grants to the Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Collateral (excluding any Excluded Property) of such Grantor: Trademarks of such Grantor listed on Schedule I attached hereto, including all goodwill associated with such Trademarks.

SECTION 3. The ABL Credit Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Agent pursuant to the ABL Credit Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of the Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the ABL Credit Agreement, the terms of which are incorporated herein by reference. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the ABL Credit Agreement, the provisions of the ABL Credit Agreement shall control.

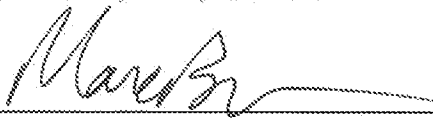
SECTION 4. Termination. Upon the termination of the ABL Credit Agreement in accordance with Section 14.14 thereof, the Agent shall, at the expense of the Grantors, execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the lien on and security interest in the Trademarks under this Trademark Security Agreement.

SECTION 5. Counterparts. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts. Delivery by facsimile or other electronic communication of an executed counterpart of a signature page to this Trademark Security Agreement shall be effective as delivery of an original executed counterpart of this Trademark Security Agreement.

SECTION 6. Governing Law. The terms of Sections 15.13 and 15.14 of the ABL Credit Agreement with respect to governing law, submission of jurisdiction, venue and waiver of jury trial are incorporated herein by reference, *mutatis mutandis*, and the parties hereto agree to such terms.

[Signature pages follow]


EIS LEGACY, LLC, as a Grantor

By:  _____

Name: Marc Benesh

Title: Chief Financial Officer

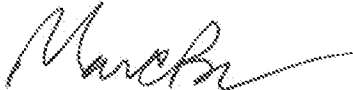
GENUINE CABLE GROUP, LLC, as a Grantor

By:  _____

Name: Marc Benesh

Title: Chief Financial Officer

TEKRA, LLC, as a Grantor

By:  _____

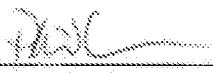
Name: Marc Benesh

Title: Chief Financial Officer

TRIENT, LLC, as a Grantor


By: 
Name: Marc Benesh
Title: Chief Financial Officer

JPMORGAN CHASE BANK, N.A., as Agent

By: 
Name: Philip VanFossan
Title: Executive Director

**Schedule I
Trademark Registrations and Use Applications**

<u>Trademark</u>	<u>Owner</u>	<u>Application/ Registration Date</u>	<u>Status</u>	<u>Application/ Registration No.</u>	<u>Owned or Licensed?</u>
EIS	EIS Legacy, LLC	August 27, 1974	Live	991886	Owned
X-FLEX	Genuine Cable Group, LLC	February 22, 2000	Live	2321208	Owned
X-FLEX HI-VOLT	Genuine Cable Group, LLC	April 9, 2013	Live	4316557	Owned
X-FLEX 150	Genuine Cable Group, LLC	October 21, 2003	Live	2776100	Owned
COP FLEX 2000	Genuine Cable Group, LLC	February 15, 2000	Live	2319007	Owned
DURA-GO	Tekra, LLC	November 13, 2007	Live	3333588	Owned
DURA-GO & 	Tekra, LLC	November 13, 2007	Live	3333589	Owned
TEKRA & 	Tekra, LLC	April 22, 2008	Live	3413963	Owned
PROTEK	Tekra, LLC	November 16, 2010	Live	3877155	Owned
PROTEK & 	Tekra, LLC	August 18, 2009	Live	3668043	Owned
TERRAPIN	Tekra, LLC	December 14, 2010	Live	3890375	Owned
TERRAPIN TEKRA HARDCOATED FILMS &	Tekra, LLC	December 14, 2010	Live	3890374	Owned

					
MARNOT	Tekra, LLC	December 14, 2010	Live	3890373	Owned
MARNOT HARCOATED FILMS & MARNOT HARCOATED FILMS	Tekra, LLC	December 14, 2010	Live	3890376	Owned
SLIP-CORE™	EIS Legacy, LLC	January 4, 2000	Live	2305688	Owned
COBRA WIRE & CABLE	Genuine Cable Group, LLC	March 3, 1998	Live	2142089	Owned
TRIENT	Trient, LLC	June 16, 1998	Live	2165804	Owned
TEKRA	Tekra, LLC	April 24, 2019	Live	Application No. 88/399825	Owned