

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM550539

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Polytek Development Corp.		04/30/2019	Corporation: NEW JERSEY
RECEIVING PARTY DATA			
Name:	Madison Capital Funding LLC, as Agent		
Street Address:	227 West Monroe Street, Suite 5400		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60606		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 17			
Property Type	Number	Word Mark	
Registration Number:	5675184	HEATFORM	
Registration Number:	4505040	EASYSULPT	
Registration Number:	5106771	FASTCAST	
Registration Number:	4870237	ULTRA-SEAL	
Registration Number:	4866284	EASYMOLD	
Registration Number:	4863027	EASYCAST	
Registration Number:	4571985	EASYSULPT	
Registration Number:	4566905	ULTRA-GLO	
Registration Number:	4630892	ENVIROSET	
Registration Number:	4510401	CRYSTAL SHEEN	
Registration Number:	4346387	FIBER-LOK	
Registration Number:	4346009	CASTIN' CRAFT	
Registration Number:	4352840	POUR-ON HIGH GLOSS FINISH	
Registration Number:	4304707	ENVIROTEX	
Registration Number:	4295547	ENVIROTEX JEWELRY CLAY	
Registration Number:	4253041	ENVIROTEX JEWELRY RESIN	
Registration Number:	2991351	ENVIROTEX LITE	
CORRESPONDENCE DATA			

OP \$440.00 5675184

Fax Number: 3128637867

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: 3128637267

Email: jaclyn.digrande@goldbergkohn.com

Correspondent Name: Jaclyn Di Grande - Paralegal

Address Line 1: Goldberg Kohn Ltd.

Address Line 2: 55 E Monroe Street, Suite 3300

Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER:	4975.388
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NAME OF SUBMITTER:	Jaclyn Di Grande
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SIGNATURE:	/jaclyn di grande/
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DATE SIGNED:	11/22/2019
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Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of April 30, 2019, by the undersigned ("Grantor"), in favor of MADISON CAPITAL FUNDING LLC, in its capacity as administrative agent ("Agent") for the Lenders (as hereinafter defined).

W I T N E S S E T H:

WHEREAS, pursuant to that certain Credit Agreement dated as of September 20, 2018 by and among Grantor, Polytek Buyer Inc., a Delaware corporation ("Polytek Buyer"), MPE Case Lab, Inc., a Delaware corporation ("MPE"), California Medical Innovations, LLC, a California limited liability company ("CMI"; and together with Grantor, Polytek Buyer and MPE collectively, the "Borrowers" and each individually, a "Borrower"), Agent and the financial institutions ("Lenders") from time to time party thereto (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Agent and Lenders have agreed to make Loans and to issue Letters of Credit from time to time for the benefit of Grantor and the other Borrowers;

WHEREAS, Agent, Grantor, the other Borrowers and certain other Persons are parties to that certain Guarantee and Collateral Agreement dated as of September 20, 2018 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Collateral Agreement"); and

WHEREAS, pursuant to the Collateral Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, 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, Grantor hereby agrees as follows:

1. DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Collateral Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following (except to the extent that any of the following constitutes Excluded Property), whether presently existing or hereafter created or acquired (exclusive of any below-mentioned licenses which, by their terms do not permit the assignment thereof, but solely to the extent that such anti-assignment provisions are effective under the Uniform Commercial Code) (collectively, the "Trademark Collateral"):

- (a) all of its registered Trademarks set forth on Schedule I hereto;
- (b) all reissues, continuations or extensions of the foregoing;
- (c) subject to the Collateral Agreement, all goodwill of the business connected with the use of, and symbolized by, each Trademark; and
- (d) subject to the Collateral Agreement, all proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or (ii) injury to the goodwill associated with any Trademark.

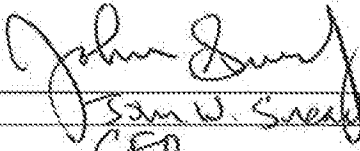
3. COLLATERAL AGREEMENT. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Collateral Agreement. Grantor hereby acknowledges and affirms that the rights 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 Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

4. COUNTERPARTS. This Trademark Security Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts and each such counterpart shall be deemed to be an original, but all such counterparts shall together constitute but one and the same agreement. Receipt by telecopy or other electronic transmission (including "pdf") of any executed signature page to this Trademark Security Agreement shall constitute effective delivery of such signature page.

[signature pages follow]

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

POLYTEK DEVELOPMENT CORP., a New Jersey corporation

By: 
Name: John J. Sweeney, Jr.
Title: CFO

ACCEPTED AND ACKNOWLEDGED BY:

MADISON CAPITAL FUNDING LLC,
as Agent

By:
Name: Rob S. [Signature]
Title: VP

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

Grantor	MARK	SERIAL NUMBER	REGISTRATION NUMBER	REGIS. DATE
Polytek Development Corp.	HEATFORM	88017735	5675184	2/12/19
Polytek Development Corp.	EASYSCULPT	86039655	4505040	4/1/14
Polytek Development Corp.	FASTCAST	86854217	5106771	12/20/16
Polytek Development Corp.	ULTRA-SEAL	86609166	4870237	12/15/15
Polytek Development Corp.	EASYMOLD	86609135	4866284	12/8/15
Polytek Development Corp.	EASYCAST	86609104	4863027	12/1/15
Polytek Development Corp.	EASYSCULPT	86147287	4571985	5/6/14
Polytek Development Corp.	ULTRA-GLO	86062047	4566905	7/15/14
Polytek Development Corp.	ENVIROSET	86048449	4630892	11/4/14
Polytek Development Corp.	CRYSTAL SHEEN	86048422	4510401	4/8/14
Polytek Development Corp.	FIBER-LOK	85744314	4346387	6/4/13
Polytek Development Corp.	CASTIN' CRAFT	85729959	4346009	6/4/13
Polytek Development Corp.	POUR-ON HIGH GLOSS FINISH	85672582	4352840	6/18/13
Polytek Development Corp.	ENVIROTEX	85672769	4304707	3/19/13
Polytek Development Corp.	ENVIROTEX JEWELRY CLAY	85672672	4295547	2/26/13
Polytek Development Corp.	ENVIROTEX JEWELRY RESIN	85554985	4253041	12/4/12
Polytek Development Corp.	ENVIROTEX LITE	76589192	2991351	9/6/05