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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM582320

**SUBMISSION TYPE: NEW ASSIGNMENT** 

**NATURE OF CONVEYANCE: SECURITY INTEREST** 

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Anixter Inc.		06/22/2020	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Barclays Bank PLC as Administrative Agent		
Street Address: 745 Seventh Avenue			
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10019		
Entity Type:	National Banking Association: UNITED KINGDOM		

## **PROPERTY NUMBERS Total: 7**

Property Type	Number	Word Mark		
Registration Number:	2917041	SGI		
Registration Number:	2915831	SGI		
Registration Number:	4288345	NORTHERN		
Registration Number:	4695893	TRI-ED		
Registration Number:	2990820	ARM ELECTRONICS		
Registration Number:	3937645	GREAT EXPECTATIONS TRI-ED CUSTOMER LOYAL		
Serial Number:	87980909	NORTHERN		

### **CORRESPONDENCE DATA**

Fax Number: 2127514864

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: 2129061209

Email: jessica.bajada-silva@lw.com

LATHAM & WATKINS LLP, C/O J. Bajada-Silva **Correspondent Name:** 

Address Line 1: 885 Third Ave

Address Line 4: New York City, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	039269-0669
NAME OF SUBMITTER:	Jessica Bajada-Silva
SIGNATURE:	/s/ Jessica Bajada-Silva

**TRADEMARK** REEL: 006975 FRAME: 0512

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Total Attachments: 7
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### TRADEMARK SECURITY AGREEMENT

**THIS TRADEMARK SECURITY AGREEMENT** dated as of June 22, 2020 (this "**Agreement**"), is by and among Anixter Inc., a Delaware corporation, Accu-Tech Corporation, a Georgia corporation, and Anixter Canada Inc., a Canadian corporation (each, a "**Grantor**" and collectively, the "**Grantors**"), and BARCLAYS BANK PLC, as administrative agent (in such capacity, together with its successors and assigns, the "**Administrative Agent**").

Reference is made to (a) the Fourth Amended and Restated Pledge and Security Agreement dated as of the date hereof (as it may be hereafter amended, restated, supplemented or otherwise modified from time to time, the "US Security Agreement"), among the Company, WESCO International, Inc., a Delaware corporation ("Holdings"), the other parties from time to time party thereto as "Grantors", and the Administrative Agent for the Lenders party to the Credit Agreement referred to below, (b) the Fourth Amended and Restated Canadian Pledge and Security Agreement dated as of the date hereof (as it may be hereafter amended, restated, supplemented or otherwise modified from time to time, the "Canadian Security Agreement", and together with the US Security Agreement, the "Collateral Agreements"), among WESCO Canada LP, the other parties from time to time party thereto as "Grantors", and the Administrative Agent for the Lenders party to the Credit Agreement referred to below, and (c) the Fourth Amended and Restated Credit Agreement dated as of the date hereof (as it may be hereafter amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Company, as a "US Borrower", the other US Borrowers party thereto, WESCO Canada LP, as a "Canadian Borrower", WDCC Enterprises Inc., an Alberta corporation (together with WESCO Canada LP, the "Canadian Borrowers" and, together with the US Borrowers, the "Borrowers"), Holdings, the other US Loan Parties party thereto, the Canadian Loan Parties party thereto, the lenders from time to time party thereto (the "Lenders"), and the Administrative Agent. The Lenders have agreed to extend credit to the Borrowers subject to the terms and conditions set forth in the Credit Agreement. The obligations of the Lenders to extend such credit are conditioned upon, among other things, the execution and delivery of this Agreement. Each Grantor (i) is either a Borrower or an affiliate of the Borrowers and will derive substantial benefits from the extensions of credit to the Borrowers pursuant to the Credit Agreement, and (ii) in order to induce the Lenders to extend such credit, has agreed to execute and deliver the respective Collateral Agreement and this Agreement to the Administrative Agent. Pursuant to the respective Collateral Agreement, each Grantor is required to execute and deliver this Agreement. Accordingly, the parties agree as follows:

Section 1. <u>Terms</u>. Each capitalized term used but not defined in this Agreement has the meaning given or ascribed to it in the respective Collateral Agreement. The rules of construction specified in <u>Article I</u> of each of the Collateral Agreements also apply to this Agreement.

Section 2. <u>Grant of Security Interest</u>. To secure the prompt and complete payment and performance of the Canadian Secured Obligations, each Grantor hereby pledges, assigns and grants to the Administrative Agent, on behalf of and for the ratable benefit of itself and the Lenders, a security interest in all of its right, title and interest in, to and under the following property and other assets, whether now owned by or owing to, or hereafter acquired by or arising in favor of such Grantor (including under any trade name or derivations thereof), and whether owned or

consigned by or to, or leased from or to, such Grantor, and regardless of where located (all of which will be collectively referred to as the "Trademark Collateral"):

- (a) all trademarks, service marks, certification marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, Internet domain names, other source or business identifiers, designs and general intangibles of like nature, whether statutory or common law and whether established or registered in the United States, Canada or any other country or any political subdivision thereof, (b) all registrations and recordings thereof, and applications filed in connection therewith, including in the United States Patent and Trademark Office (or any successor office thereof), the Canadian Intellectual Property Office (or any successor office thereof) or any similar offices in any State of the United States or any other country or any political subdivision thereof, including those listed on Schedule I, (c) all renewals thereof, (d) all goodwill associated therewith or symbolized thereby, (e) all other assets, rights, and interests that uniquely reflect or embody such goodwill, (f) all rights and privileges arising under applicable law with respect to the use of any of the foregoing, (g) all income, fees, royalties, damages and payments now or hereafter due and/or payable thereunder or with respect thereto, including damages, claims and payments for past, present or future infringements, dilutions or other violations thereof, (h) all rights to sue for past, present or future infringements, dilutions or other violations thereof, and (i) all rights corresponding thereto throughout the world; and
- (ii) to the extent not included in the foregoing, all Proceeds and products of any and all of the foregoing and all collateral security and guarantees given by any Person with respect to any of the foregoing.

Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include, and no Grantor shall be deemed to have granted a security interest in, any of such Grantor's right, title or interest in any United States "intent-to-use" application for registration of a Trademark filed pursuant to Section l(b) of the Lanham Act, 15 U.S.C. §1051, prior to the filing of a "Statement of Use" pursuant to Section l(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section l(c) of the Lanham Act with respect thereto, but only if and solely to the extent that the granting of the Security Interest in such application would result in the invalidation of such application or any resulting registration.

- Section 3. <u>Recordation</u>. This Agreement has been executed and delivered by each Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office or the Canadian Intellectual Property Office, as the case may be. Each Grantor authorizes and requests that the Commissioner of Trademarks at the United States Patent and Trademark Office and the Registrar of Trademarks at the Canadian Intellectual Property Office, as applicable, record this Agreement.
- Section 4. <u>Collateral Agreements</u>. The security interests granted to the Administrative Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Administrative Agent pursuant to the Collateral Agreements. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Trademark Collateral are more fully set forth in the Collateral Agreements, 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 Collateral Agreements, the terms of the applicable Collateral Agreement shall govern.

- Section 5. <u>Term.</u> The term of this Agreement shall be coterminous with the term of the Collateral Agreements.
- Section 6. <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original but all of which when taken together shall constitute a single contract, and shall become effective as provided in Section 8.22 of the Collateral Agreements. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually executed counterpart of this Agreement.
- Section 7. <u>Further Assurances</u>. Each Grantor further agrees to execute and deliver to the Administrative Agent any and all further documents and instruments, and do any and all further acts which the Administrative Agent (or the Administrative Agent's agents or designees) reasonably requests in order to confirm this grant of security interest in and to the Trademark Collateral.

Section 8. <u>Applicable Law</u>. THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.

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3

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

Upon the consummation of the Anixter Acquisition:

ACCU-TECH CORPORATION ANIXTER INC. ANIXTER CANADA INC.

By: 3. Name: Brian M. Begg

Title: Treasurer

[Signature Page to Trademark Security Agreement]

Acknowledged and Agreed by:

BARCLAYS BANK PLC, as Administrative Agent

By:

Name: Sean Duggan

Title: Vice President

# **SCHEDULE I**

# **TRADEMARKS**

### Anixter Inc.

Country	Mark	Reg. No.	Issue Date	Record Owner	Status
USA	COMCABLES COM	(Serial No.) 19991216031	(Fil. Date) 11/17/1999	Animen Inc	Danistanad
Canada	COMCABLES.COM ANIXTER		3/23/1979	Anixter Inc.	Registered
Canada	ANIXTER	TMA232472	3/23/19/9	Anixter Inc.	Registered
Canada	ANIXTER (STYLIZED)	App. No. 0422202 TMA237159	11/16/1979	Anixter Inc.	Registered
Canada	ANIXTER (STILIZED)	App. No. 0422203	11/10/19/9	Amxiei mc.	Registered
	ANIXIER	App. No. 0422203			
Canada	ANIXTER FASTENERS	TMA668834	7/27/2006	Anixter Inc.	Registered
		App. No. 1229148			
Canada	BIG ON SMALL	TMA668845	07/27/2006	Anixter Inc.	Registered
	COMPONENTS	App. No. 1229147			
Canada	ANIXTER PENTACON &	TMA702668	12/07/2007	Anixter Inc.	Registered
	DESIGN	App. No. 1269882			
Canada	CCTP	TMA668621	07/25/2006	Anixter Inc.	Registered
		App. No. 1268518			
USA	SGI & GLOBE DESIGN	2,917,041	1/11/2005	Anixter Inc.	Registered
	(SHORT)				
	soi)				
USA	SGI	2,915,831	1/4/2005	Anixter Inc.	Registered
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USA	NORTHERN*	4,288,345	2/12/2013	Anixter Inc.	Registered
	(STYLIZED)				
	Northern*				
USA	NORTHERN*	87/180,043	9/22/2016	Anixter Inc.	Allowed
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	Northam*				
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USA	NORTHERN*	87/980,909	9/22/2016	Anixter Inc.	Pending
	(STYLIZED)				ITU
	Northern*				
USA	TRI-ED	4,695,893	3/3/2015	Anixter Inc.	Registered
USA	ARM ELECTRONICS	2,990,820	9/6/2005	Anixter Inc.	Registered
USA	GREAT EXPECTATIONS	3,937,645	3/29/2011	Anixter Inc.	Registered
	TRI-ED CUSTOMER				_
	LOYALTY PROGRAM &				
	DESIGN				
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	(Contraction)				
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# ACCU-TECH CORPORATION

6

Country	Mark	Reg. No. (Serial No.)	Issue Date (Fil. Date)	Record Owner	Status
USA	ACCU-TECH	3119358	6/25/2006	ACCU-TECH CORPORATION	Registered
USA	E ACCU-TECH and Design	4263360	12/25/2012	ACCU-TECH CORPORATION	Registered
USA	WE'RE KNOWN BY THE COMPANIES WE KEEP	1968133	4/16/1996	ACCU-TECH CORPORATON	Registered
USA	WE'RE KNOWN BY THE COMPANIES WE KEEP	1948961	1/15/1996	ACCU-TECH CORPORATON	Registered

# Anixter Canada Inc.

Country	Mark	Reg. No. (Serial No.)	Issue Date (Fil. Date)	Record Owner	Status
Canada	TRI-ED	TMA588428 App. No. 0890749	8/28/2003	Anixter Canada Inc.	Registered
Canada	TRI-ED & DESIGN	TMA587882 App. No. 0890748	8/22/2003	Anixter Canada Inc.	Registered

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**RECORDED: 06/22/2020**