

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM607846

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Refined Technologies, Inc.		10/22/2020	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	BancFirst		
Street Address:	7625 East 51st Street		
City:	Tulsa		
State/Country:	OKLAHOMA		
Postal Code:	74145		
Entity Type:	Corporation: OKLAHOMA		
PROPERTY NUMBERS Total: 13			
Property Type	Number	Word Mark	
Serial Number:	76444926	REFINED TECHNOLOGIES	
Serial Number:	76554444	STRATEGIC CHEMISTRY	
Serial Number:	76200332	VAPORGANIC	
Serial Number:	85083077	PERMANNA	
Serial Number:	86317367	QUENCH	
Serial Number:	76307469	PETRO BLAST	
Serial Number:	86972528	QUIKTURN RX	
Serial Number:	87536422	QTRX2	
Serial Number:	76015640	QUIKTURN	
Serial Number:	75928760	QUIKTURN	
Serial Number:	77572534	TIDAL WAVE	
Serial Number:	76401440	SUPER Q	
Serial Number:	87543401	STRATEGIC SERVICES	
CORRESPONDENCE DATA			
Fax Number:	9185929801		
<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:	9185929871		
Email:	DEBRA.PASCOE@CROWEDUNLEVY.COM		

OP \$340.00 76444926

Correspondent Name: DEBRA L. PASCOE
Address Line 1: 321 S. BOSTON AVE.
Address Line 2: Suite 500
Address Line 4: TULSA, OKLAHOMA 74103

NAME OF SUBMITTER:	Debra L. Pascoe, ACP
SIGNATURE:	/Debra L. Pascoe, ACP/
DATE SIGNED:	11/10/2020

Total Attachments: 3

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**SECURITY AGREEMENT / NOTICE OF SECURITY INTEREST
(U.S. TRADEMARKS – Refined Technologies, Inc.)**

THIS SECURITY AGREEMENT/NOTICE OF SECURITY INTEREST (TRADEMARKS) (this "Agreement") entered into as of October 22, 2020, is made by Refined Technologies, Inc., a Delaware corporation (the "Grantor") in favor of BANCFIRST (the "Lender").

WHEREAS, Grantor has adopted, used and is using, and holds all right, title and interest in and to, the trademarks and service marks listed on the annexed Exhibit I, which trademarks and service marks are registered or applied for in the United States Patent and Trademark Office, as more fully set forth on Exhibit I (the "Trademarks"); and

WHEREAS, pursuant to the First Amendment to Credit Agreement dated as of October 22, 2020 ("First Amendment") between and among Grantor and certain affiliates, as borrowers (the "Borrowers"), and the Lender, the Lender has agreed to make an extension of credit to the Borrowers upon the terms and subject to the conditions set forth therein; and

WHEREAS, the Borrowers have entered into a certain Supplemental Security Agreement dated as of even date with the First Amendment (the "Security Agreement"), in favor of the Lender; and

WHEREAS, pursuant to the Security Agreement, Grantor has granted to the Lender a continuing security interest in all right, title and interest of Grantor in, to and under the Trademarks, together with, among other things, the goodwill of the business symbolized by the Trademarks and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof and any and all damages arising from past, present and future violations thereof (the "Trademark Collateral"), to secure the payment, performance and observance of the Obligations (as described in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby grants to the Lender, a continuing security interest in the Trademark Collateral to secure the prompt payment, performance and observance of the Obligations.

Notwithstanding the foregoing, Trademark Collateral shall exclude any Trademark in which the grant or a pledge of a security interest in and to or a Lien (as defined in the Security Agreement) on such Trademark would result in the invalidity, unenforceability, abandonment, cancellation or voiding of the same.

In the event of any conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.

Grantor does hereby further acknowledge and affirm that the rights and remedies of the Lender with respect to the Trademark 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 WITNESS WHEREOF, the undersigned has caused this Agreement to be duly executed by its officer thereunto duly authorized as of the day and year first above written.

REFINED TECHNOLOGIES, INC., a Delaware corporation

By *Cody Nath*
Cody Nath, President

STATE OF TEXAS)
) ss.
COUNTY OF HARRIS)

This instrument was acknowledged before me this 28th day of October, 2020, by Cody Nath, as President of REFINED TECHNOLOGIES, INC., a Delaware corporation.

Susan A. Magalee
Notary Public

My Commission # 10617362 expires: 08-26-2024

[SEAL]

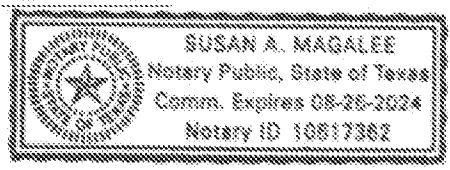


Exhibit 1

TRADEMARKS
U.S. APPLICATIONS/REGISTRATIONS

	Name	Owner	Registration Number	Serial/File Number
1	Refined Technologies	RTI	2,758,511	76444926
2	Strategic Chemistry	RTI	2,932,476	76554444
3	Vaporganic	RTI	2,633,003	76200332
4	Permanna	RTI	3,953,945	85083077
5	Quench	RTI	4,925,028	86317367
6	Petro Blast	RTI	2,738,299	76307469
7	QuikTurn RX	RTI	5,174,875	86972528
8	QTRX2	RTI	5,396,395	87536422
9	QuikTurn	RTI	2,457,143	76015640
10	QuikTurn	RTI	2,521,106	75928760
11	TidalWave	RTI	3,723,452	77572534
12	Super Q	RTI	2,792,508	76401440
13	Strategic Services	RTI	5,414,894	87543401