OP \$90.00 4986473

ETAS ID: TM645124

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: | SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Mark Rite Lines Equipment Company, Inc.		05/03/2021	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Wells Fargo Bank, National Association, as Administrative Agent			
Street Address:	10 South Wacker Drive, 16th Floor			
City:	Chicago			
State/Country:	ILLINOIS			
Postal Code:	60606			
Entity Type:	National Banking Association: UNITED STATES			

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	4986473	POWER MAC
Registration Number:	4986474	SUPER MAC
Registration Number:	4954130	MINI MAC

CORRESPONDENCE DATA

Fax Number: 7043738822

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: 7043734640

Email: bsmith@mcguirewoods.com
Correspondent Name: Betty G. Smith, Senior Paralegal
Address Line 1: McGuireWoods LLP, 201 N. Tryon St.

Address Line 2: Suite 3000

Address Line 4: Charlotte, NORTH CAROLINA 28202

ATTORNEY DOCKET NUMBER: 2029724-1465

NAME OF SUBMITTER: Betty G. Smith

SIGNATURE: /Betty G. Smith/

DATE SIGNED: 05/07/2021

Total Attachments: 4

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GRANT OF TRADEMARK SECURITY INTEREST

WHEREAS, MARK RITE LINES EQUIPMENT COMPANY, INC., a Delaware corporation ("<u>Grantor</u>"), owns and uses in its business, and will in the future adopt and so use, various intangible assets, including the Trademark Collateral (as defined below); and

WHEREAS, pursuant to that certain Second Amended and Restated Credit Agreement dated as of July 30, 2019 (as it may hereafter be amended, restated, supplemented or otherwise modified from time to time, being the "Credit Agreement") by and among Wells Fargo Bank, National Association, a national banking association, with a place of business located at 10 South Wacker Drive, 16th Floor, Chicago, IL 60606, individually as a Lender and as administrative agent (in such capacity, "Administrative Agent") for itself and all other Lenders from time to time a party thereto ("Lenders"), all other Lenders, Federal Signal Corporation, a Delaware corporation ("US Borrower") and certain Foreign Subsidiaries of US Borrower from time to time party thereto as Non-US Borrowers (collectively, the "Non-US Borrowers" and each a "Non-US Borrower", together with the US Borrower, collectively the "Borrowers"), Lenders have made certain commitments, subject to the terms and conditions set forth in the Credit Agreement, to extend certain credit facilities to Borrowers. Each term used herein but not otherwise defined herein shall have the meaning assigned to such term in the Credit Agreement; and

WHEREAS, Borrowers may from time to time enter, or may from time to time have entered, into one or more swap agreements (collectively, the "Secured Hedge Agreements") with one or more Persons that are Lenders or Affiliates of Lenders at the time such Secured Hedge Agreements are entered into (in such capacity, collectively, "Hedge Banks"); and

WHEREAS, Borrowers may from time to time enter into one or more secured cash management agreements (collectively, the "Secured Cash Management Agreements") with one or more Persons that are Lenders or Affiliates of Lenders at the time such Secured Cash Management Agreements are entered into (in such capacity, collectively, "Cash Management Banks"); and

WHEREAS, pursuant to the terms of that certain Joinder Agreement dated as of May 3, 2021 (the "Joinder Agreement") by and among Grantor, Administrative Agent and the other grantors named therein, Grantor became a party to the Second Amended and Restated Security Agreement dated as of July 30, 2019, as amended by that certain Amendment No. 1 to Second Amended and Restated Security Agreement dated as of October 7, 2019 (said Security Agreement, as amended and as it may hereafter be further amended, restated, supplemented or otherwise modified from time to time, being the "Security Agreement") in the same manner as if Grantor had been in existence and a signatory thereof on the Closing Date. Pursuant to the Security Agreement, Grantor has created in favor of Administrative Agent a security interest in, and Administrative Agent has become a secured creditor with respect to, the Trademark Collateral;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Security Agreement, to evidence further the security interest granted by Grantor to Administrative Agent pursuant to the Security Agreement, Grantor hereby grants to Administrative Agent a security interest in all of Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which Grantor now has or hereafter acquires an interest and wherever the same may be located (the "Trademark Collateral"):

(i) all rights, title and interest (including rights acquired pursuant to a license or otherwise) in and to all trademarks, service marks, designs, logos, indicia, tradenames, trade dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned by such Grantor,

or hereafter adopted and used, in its business (including, without limitation, the trademarks set forth on Schedule A annexed hereto) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon in the United States and any state thereof and in foreign countries (including, without limitation, the registrations and applications set forth on Schedule A annexed hereto), all common law and other rights (but in no event any of the obligations) in and to the Trademarks in the United States and any state thereof and in foreign countries, and all goodwill of such Grantor's business symbolized by the Trademarks and associated therewith; and

(ii) all proceeds, products, rents and profits of or from any and all of the foregoing Trademark Collateral and, to the extent not otherwise included, all payments under insurance (whether or not Administrative Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Trademark Collateral. For purposes of this Grant of Trademark Security Interest, the term "proceeds" includes whatever is receivable or received when Trademark Collateral or proceeds are sold, licensed, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

Notwithstanding anything contained herein to the contrary, the term Trademark Collateral shall not include items expressly excluded from the definition of "Collateral" pursuant to <u>Section 1</u> of the Security Agreement including, without limitation, any United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law, provided that upon submission and acceptance by the PTO of an amendment to allege use pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall be considered Collateral.

Grantor does hereby further acknowledge and affirm that the rights and remedies of Administrative Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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IN WITNESS WHEREOF, Grantor has caused this Grant of Trademark Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of the 3rd day of May, 2021.

MARK RITE LINES EQUIPMENT COMPANY, INC.

d. Vinorun_

By: _____

Name: Svetlana Vinokur

Title: Vice President and Treasurer

SCHEDULE A TO GRANT OF TRADEMARK SECURITY INTEREST

		Application	Registration		Registration /
<u>Owner</u>	<u>Country</u>	<u>No.</u>	<u>Number</u>	Description/Reference	<u>Date</u>
MARK RITE					
LINES					
EQUIPMENT					
COMPANY, INC.	U.S.A.	86603342	4986473	POWER MAC	06/28/2016
MARK RITE					
LINES					
EQUIPMENT					
COMPANY, INC.	U.S.A.	86603356	4986474	SUPER MAC	06/28/2016
MARK RITE					
LINES					
EQUIPMENT					
COMPANY, INC.	U.S.A.	86603317	4954130	MINI MAC	05/10/2016

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RECORDED: 05/07/2021