

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM717555

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
KaMin LLC		03/16/2022	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	PNC Bank, National Association		
Street Address:	822 Huber Road		
City:	Macon		
State/Country:	GEORGIA		
Postal Code:	31217		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 19			
Property Type	Number	Word Mark	
Registration Number:	2111893	HYDRAFINE	
Registration Number:	625647	HYDRAFINE	
Registration Number:	789827	HYDRAGLOSS	
Registration Number:	1607047	HYDRAMATTE	
Registration Number:	897617	HYDRAPRINT	
Registration Number:	911904	HYDRASHEEN	
Registration Number:	556981	HYDRASPERSE	
Registration Number:	4060603	KAMIN	
Registration Number:	4016542	KAMINGLOSS	
Registration Number:	3986578	KAMINTEX	
Registration Number:	2353625	LITHOSPERSE	
Registration Number:	1728784	NUCOTE	
Registration Number:	1575890	NULOK	
Registration Number:	1200068	OMNIFIL	
Registration Number:	639166	POLYFIL	
Registration Number:	2359191	POLYGLOSS	
Registration Number:	1607913	POLYPLATE	
Registration Number:	6531803	KAMINCARE	
Serial Number:	88944057	KABAR	

CH \$490.00 2111893

CORRESPONDENCE DATA**Fax Number:** 6507393900*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:** 6507393939**Email:** DebbieWu@JonesDay.com**Correspondent Name:** JONES DAY**Address Line 1:** 250 Vesey Street**Address Line 4:** New York, NEW YORK 10281-1047**ATTORNEY DOCKET NUMBER:** 879047-000011**NAME OF SUBMITTER:** Debbie Wu**SIGNATURE:** /Debbie Wu/**DATE SIGNED:** 03/29/2022**Total Attachments: 10**

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this “Agreement”), dated as of March 16, 2022, is made among KAMIN LLC, a Delaware limited liability company, KAMIN PARENT LLC, a Delaware limited liability company, KAMIN EXPORT COMPANY, a Georgia corporation, and KAMIN BLACK FOX LLC, a Georgia limited liability company (collectively, the “Grantor”), and PNC BANK, NATIONAL ASSOCIATION, as Administrative Agent (in such capacity, the “Administrative Agent”) for each of the Secured Parties.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, dated as of the date hereof (as amended, supplemented, amended and restated or otherwise modified from time to time, the “Credit Agreement”), among KaMin LLC, a Delaware limited liability company (the “Borrower”), the various Guarantors as are or may become parties thereto, the various financial institutions as are or may become parties thereto (collectively, the “Lenders”) and the Administrative Agent, the Lenders have extended Commitments to make financial accommodations to the Borrower;

WHEREAS, each Grantor is a party to that certain Security Agreement, dated as of March 16, 2022 (as amended, supplemented, amended and restated or otherwise modified from time to time, the “Security Agreement”) in favor of the Administrative Agent for the Secured Parties;

WHEREAS, as a condition precedent to the making of the Loans and the issuance of any Letters of Credit under the Credit Agreement, each Grantor is required to execute and deliver this Agreement;

WHEREAS, each Grantor has duly authorized the execution, delivery and performance of this Agreement; and

WHEREAS, it is in the best interests of each Grantor to execute this Agreement inasmuch as such Grantor will derive substantial direct and indirect benefits from the Loans made and Letters of Credit (including the initial borrowing) issued from time to time to the Borrower by the Lenders and the Issuing Lender pursuant to the Credit Agreement.

NOW THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged, and in order to induce the Lenders and the Issuing Lender to make Loans and issue Letters of Credit (including the initial borrowing) to the Borrower pursuant to the Credit Agreement, and to induce the Secured Parties to enter into Interest Rate Hedges and Foreign Currency Hedges, each Grantor jointly and severally agrees, for the benefit of each Secured Party, as follows.

Section 1. Definitions. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided (or incorporated by reference) in the Security Agreement.

Section 2. Grant of Security Interest. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Secured Obligations, the Grantor does hereby mortgage, pledge and hypothecate to the Administrative Agent, and grant to the Administrative Agent a security interest in, for its benefit and the benefit of each Secured Party, all of the following property (the "Trademark Collateral"), whether now owned or hereafter acquired or existing by it:

(a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature (all of the foregoing items in this clause (a) being collectively called a "Trademark"), now existing anywhere in the world or hereafter adopted or acquired, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country, including those referred to in Item A of Attachment 1 attached hereto;

(b) all Trademark licenses, including each Trademark license referred to in Item B of Attachment 1 attached hereto;

(c) all reissues, extensions or renewals of any of the items described in clauses (a) and (b);

(d) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clauses (a) and (b); and

(e) all proceeds of, and rights associated with, the foregoing, including any claim by the Grantor against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration or Trademark license, including any Trademark, Trademark registration or Trademark license referred to in Item A and Item B of Attachment 1 attached hereto, or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license.

Section 3. Security Agreement. This Agreement has been executed and delivered by the Grantor for the purpose of registering the security interest of the Administrative Agent in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Administrative Agent for its benefit and the benefit of each Secured Party under the Security Agreement. The Security Agreement (and all rights and remedies of the Administrative Agent and each Secured Party thereunder) shall remain in full force and effect in accordance with its terms.

Section 4. Release of Security Interest. Upon payment in full of all Obligations, the Administrative Agent shall, at the Grantor's expense, execute and deliver to the Grantor all

instruments and other documents as may be necessary or proper to release the lien on and security interest in the Trademark Collateral which has been granted hereunder.

Section 5. Acknowledgment. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the 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 (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

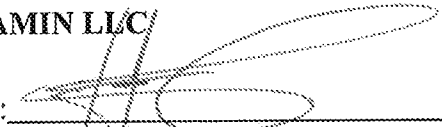
Section 6. Loan Document, Etc. This Agreement is a Loan Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Credit Agreement.

Section 7. Counterparts. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement. This Agreement and the transactions contemplated hereby shall be deemed to include electronic signatures, deliveries or the keeping of records in electronic form, each of which are hereby consented to and shall be of the same legal effect, validity or enforceability as a manually executed signature, physical delivery thereof or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act. The parties hereto consent to the use of electronic signatures and records with respect to this Agreement.

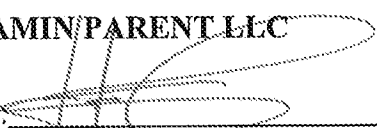
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[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.


KAMIN LLC

By: 
Name: Giovanni Chin-A-Sen
Title: Vice President, Treasurer, Chief Financial Officer and Assistant Secretary


KAMIN PARENT LLC

By: 
Name: Giovanni Chin-A-Sen
Title: Vice President, Treasurer, Chief Financial Officer and Assistant Secretary

KAMIN EXPORT COMPANY


By: 
Name: Giovanni Chin-A-Sen
Title: Vice President, Treasurer, Chief Financial Officer and Assistant Secretary

KAMIN BLACK FOX LLC

By: 
Name: Giovanni Chin-A-Sen
Title: Vice President, Treasurer, Chief Financial Officer and Assistant Secretary

ACKNOWLEDGED AND ACCEPTED:

PNC BANK, NATIONAL ASSOCIATION,
as Administrative Agent.

By: 

Name: Brandon K. Fiddler
Title: Senior Vice President

**ATTACHMENT 1
TO TRADEMARK SECURITY AGREEMENT**

ITEM A. TRADEMARKS

See attached.

ITEM B TRADEMARK LICENSES

None.

Grantor: KaMin LLC

HSML No.	Trademark	No. Status	Country
44465.20US01	HYDRAFINE	Reg. No. 2111893 Registered 11-11-1997 Renewal due 11-11-2027	US
44465.32US01	HYDRAFINE	Reg. No. 0625647 Registered 4-24-1956 Renewal due 4-24-2026	US
44465.30US01	HYDRAGLOSS	Reg. No. 0789827 Registered 5-25-1965 Renewal due 5-25-2025	US
44465.11CA01	HYDRALUX	Reg. No. 600199 Registered 1-21-2004 Renewal due 1-20-2034	Canada
44465.13CN01	HYDRALUX 91	Reg. No. 3024881 Registered 3-27-2003 Renewal due 3-27-2023	China
44465.13EU01	HYDRALUX 91	Reg. No. 2475267 Registered 11-23-2001 Renewal due 11-23-2031	European Union
44465.13JP01	HYDRALUX 91	Reg. No. 4651337 Registered 3-7-2003 Renewal due 3-7-2023	Japan
44465.13KR01	HYDRALUX 91	Reg. No. 547964 Registered 5-15-2003 Renewal due 5-15-2023	South Korea
44465.23US01	HYDRAMATTE	Reg. No. 1607047 Registered 7-24-1990 Renewal due 7-24-2030	US
44465.29US01	HYDRAPRINT	Reg. No. 0897617 Registered 9-1-1970 Renewal due 9-1-2030	US
44465.28US01	HYDRASHEEN	Reg. No. 0911904 Registered 6-8-1971 Renewal due 6-8-2031	US
44465.33US01	HYDRASPERSE	Reg. No. 0556981 Registered 4-1-1952 Renewal due 4-1-2022	US
44465.17JP01	JAPANGLOSS	Reg. No. 4846098 Registered 3-11-2005 Renewal due 3-11-2025	Japan
44465.5US01	KAMIN	Reg. No. 4,060,603 Registered 11-22-2011 Renewal due 11-22-2031	US
44465.5CA01	KAMIN	Reg. No. 829034 Registered 8-2-2012 Renewal due 8-2-2027	CA
44465.5CN01	KAMIN	Reg. No. 8477657 Registered 2-28-2013 Renewal due 2-27-2023	China
44465.5EU01	KAMIN	Reg. No. 9246191 Registered 1-14-2011	European Union

		Renewal due 7-14-2030	
44465.5GB01	KAMIN	Reg. No. UK00909246191 Registered 1-14-2011 Renewal due 7-14-2030	U.K.
54465.5JP01	KAMIN	Reg. No. 5434214 Registered 8-26-2011 Renewal due 8-26-2031	Japan
44465.5MY01	KAMIN	Reg. No. 2010012774 Registered 10-8-2011 Renewal Due 1-14-2030	Malaysia
44465.5TW01	KAMIN	Reg. No. 1456286 Registered 4-1-2011 Renewal due 3-31-3031	Taiwan
44465.5TH01	KAMIN	Reg. No. Kor345904 Registered 7-14-2010 Renewal due 7-13-2030	Thailand
44465.8US01	KAMINGLOSS	Reg. No. 4,016,542 Registered 8-22-2011 Renewal due 8-22-2031	US
44465.6US01	KAMINTEX	Reg. No. 3986578 Registered 6-28-2011 Renewal due 6-28-2031	US
44465.6CA01	KAMINTEX	Reg. No. 823,042 Registered 4-27-2012 Renewal due 4-27-2027	Canada
44465.6EU01	KAMINTEX	Reg. No. 9246241 Registered 12-31-2010 Renewal due 7-14-2030	European Union
44465.6GB01	KAMINTEX	Reg. No. UK00909246241 Registered 12-31-2010 Renewal due 7-14-2030	U.K.
44465.6JP01	KAMINTEX	Reg. No. 5434215 Registered 8-26-2011 Renewal due 8-26-2031	Japan
44465.15US01	LITHOSPERSE	Reg. No. 2353625 Registered 5-30-2000 Renewal due 5-30-2030	US
44465.15CN01	LITHOSPERSE	Reg. No. 1576007 Renewal due 5-27-2031	China
44465.15FR01	LITHOSPERSE	Reg. No. 99821002 Renewal due 11-3-2029	France
44465.15DE01	LITHOSPERSE	Reg. No. 39973728 Renewal due 11-30-2029	Germany
44465.15JP01	LITHOSPERSE	Reg. No. 4459860 Renewal due 3-16-2031	Japan
44465.15CH01	LITHOSPERSE	Reg. No. P-471759 Renewal due 11-23-2029	Switzerland
44465.15TW01	LITHOSPERSE	Reg. No. 929412 Registered 2-16-2001 Renewal due 2-15-2031	Taiwan
44465.21US01	NUCOTE	Reg. No. 1728784 Registered 11-3-1992 Renewal due 11-3-2022	US
44465.25US01	NULOK	Reg. No. 1575890 Registered 1-9-1990	US

		Renewal due 1-9-2030	
44465.26US01	OMNIFIL	Reg. No. 1200068 Registered 7-6-1982 Renewal due 7-6-2022	US
44465.31US01	POLYFIL	Reg. No. 0639166 Registered 1-1-1957 Renewal due 1-1-2027	US
44465.16US01	POLYGLOSS	Reg. No. 2359191 Registered 6-20-2000 Renewal due 6-20-2030	US
44465.24US01	POLYPLATE	Reg. No. 1607913 Registered 7-31-1990 Renewal due 7-31-2030	US
44465.64US01	KABAR	Application No. 88944057 Pending Filed 6-2-2020	US
44465.64BR01	KABAR	Reg. No. 921475462 Registered 10-5-2021 Renewal due 10-5-2031	Brazil
44465.64CA01	KABAR	Application No. 2067232 Pending Filed 11-30-2020	Canada
44465.64CN01	KABAR	Reg. No. 52468000 Registered 8-21-2021 Renewal due 8-20-2031	China
44465.64EM01	KABAR	Reg. No. 018347527 Registered 3-17-2021 Renewal Due 12-1-2030	European Union
44465.64JP01	KABAR	Reg. No. 6383477 Registered 4-24-2021 Renewal due 4-27-2031	Japan
44465.64KR01	KABAR	Application No. 40-2020- 218589 Filed 12-2-2020 Pending	South Korea
44465.64MX01	KABAR	Reg. No. 2205751 Registered 2-16-2021 Renewal due 2-16-2031	Mexico
44465.64TW01	KABAR	Reg. No. 02152923 Registered 7-16-2021 Renewal due 7-15-2031	Taiwan
44465.66US01	KAMINCARE	Reg. No. 6531803 Registered 10-19-2021 Renewal due 10-19-2031	US
44465.66BR01	KAMINCARE	Reg. No. 921674597 Registered 10-19-2021 Renewal due 10-19-2031	Brazil
44465.66CA01	KAMINCARE	Application No. 2072884 Filed 12-22-2020 Pending	Canada
44465.66CN01	KAMINCARE	Reg. No. 52394456 Registered 8-28-2021 Renewal due 8-27-2031	China
44465.66EM01	KAMINCARE	Reg. No. 018361996 Registered 4-27-2021	European Union

		Renewal due 12-22-2030	
44465.66GB01	KAMINCARE	Reg. No. UK00003570973 Registered 4-30-2021 Renewal due 12-22-2030	U.K.
44465.66JP01	KAMINCARE	Reg. No. 6392711 Registered 5-21-2021 Renewal due 5-21-2031	Japan
44465.66KR01	KAMINCARE	Application No. 40-2020-0234670 Filed 12-22-2020 Pending	South Korea
44465.66MX01	KAMINCARE	Reg. No. 2217094 Registered 3-10-2021 Renewal due 3-10-2031	Mexico
44465.66TR01	KAMINCARE	Reg. No. 2020 162890 Registered 8-16-2021 Renewal due 12-22-2030	Turkey
44465.66TW01	KAMINCARE	Reg. No. 02149794 Registered 7-1-2021 Renewal due 6-30-2031	Taiwan