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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM725036

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
WESTAR MANUFACTURING, INC.		04/29/2022	Corporation: CALIFORNIA

#### **RECEIVING PARTY DATA**

Name:	MidCap Financial Trust, as Collateral Agent
Street Address:	c/o MidCap Financial Services, LLC, as Servicer, 7255 Woodmont Avenue, Suite 300
City:	Bethesda
State/Country:	MARYLAND
Postal Code:	20814
Entity Type:	Statutory Trust: DELAWARE

### **PROPERTY NUMBERS Total: 4**

Property Type	Number	Word Mark
Registration Number:	2217207	QUIK-BOX
Registration Number:	2231662	QUIK-SHOR
Registration Number:	2276267	QUIK-PUMP
Registration Number:	3764763	QUADRA BRACE

#### **CORRESPONDENCE DATA**

Fax Number:

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:** 3129932652

**Email:** heather.poitras@lw.com

Correspondent Name: Heather Poitras

Address Line 1: c/o Latham & Watkins 330 N Wabash Avenue

Address Line 2: Suite 2800

Address Line 4: Chicago, ILLINOIS 60611

ATTORNEY DOCKET NUMBER:	058728-0071
NAME OF SUBMITTER:	Heather Poitras
SIGNATURE:	/hp/
DATE SIGNED:	04/29/2022

TRADEMARK REEL: 007707 FRAME: 0059

# Total Attachments: 8 source=09. Trademark Security Agreement#page1.tif source=09. Trademark Security Agreement#page2.tif source=09. Trademark Security Agreement#page3.tif source=09. Trademark Security Agreement#page4.tif source=09. Trademark Security Agreement#page5.tif source=09. Trademark Security Agreement#page6.tif source=09. Trademark Security Agreement#page7.tif source=09. Trademark Security Agreement#page8.tif

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#### TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement") is made as of April 29, 2022 (the "Effective Date") between each of the signatories hereto (collectively, the "Grantors") in favor of MIDCAP FINANCIAL TRUST, as collateral agent for the Secured Parties (in such capacity, the "Collateral Agent") (as defined in the Pledge and Security Agreement referred to below).

#### **RECITALS:**

WHEREAS, reference is made to that certain Pledge and Security Agreement, dated as of April 29, 2022 (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Pledge and Security Agreement"), by and among the Grantors, the other grantors party thereto and the Collateral Agent; and

WHEREAS, under the terms of the Pledge and Security Agreement, the Grantors have (i) as collateral security for the Secured Obligations, granted to the Collateral Agent a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under the Collateral (as defined in the Pledge and Security Agreement), including, without limitation, certain Intellectual Property of the Grantors and (ii) agreed to execute this Agreement for recording with the United States Patent and Trademark Office and other applicable Governmental Authorities.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, each Grantor and the Collateral Agent agree as follows:

#### SECTION 1. GRANT OF SECURITY.

As collateral security for the Secured Obligations, each Grantor hereby grants to the Collateral Agent a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under the following (collectively, the "Intellectual Property Collateral") which, for the avoidance of doubt, shall not include any Excluded Assets: all United States, and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, all registrations and applications for registration of any of the foregoing including, but not limited to (i) the registrations and applications for registration referred to in Schedule 1 hereto, but for the avoidance of doubt excluding any intent to use applications for registrations of trademarks currently filed or filed in the future with the United States Patent and Trademark Office for which a statement of use under 15 U.S.C. §1051(d) or amendment to allege use under 15 U.S.C. §1051(c) has not yet been filed and accepted, (ii) all extensions or renewals of any of the foregoing, (iii) all of the goodwill of the business associated with the use of and symbolized by the foregoing, (iv) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill, and (v) all Proceeds of the foregoing, including licenses, royalties, income, payments, claims, damages, and proceeds of suit (collectively, the "Trademarks").

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#### SECTION 2. RECORDATION.

Each Grantor authorizes and requests that the United States Patent and Trademark Office and any other applicable government officer record this Agreement.

## SECTION 3. COUNTERPARTS.

This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or in electronic (i.e., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Agreement.

#### SECTION 4. GOVERNING LAW.

This Agreement and any claims, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Agreement and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the law of the State of New York.

#### SECTION 5. CONFLICT PROVISION.

This Agreement has been entered into in conjunction with the provisions of the Pledge and Security Agreement and the Credit Agreement. The rights and remedies of each party hereto with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Pledge and Security Agreement and the Credit Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Agreement are in conflict with the Pledge and Security Agreement or the Credit Agreement, the provisions of the Pledge and Security Agreement or the Credit Agreement shall govern.

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TRADEMARK REEL: 007707 FRAME: 0062 IN WITNESS WHEREOF, each Grantor and the Collateral Agent have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the date first written above.

TRENCH PLATE RENTAL CO.,

as a Grantor

Name: Michael Leto

Title: Chief Financial Officer

Address:

Trench Plate Rental Co.

260 North Sam Houston Pkwy E #200

Houston, TX 77060 Attention: Michael Leto Telephone: 832-200-0988

Email: michaelleto@ntsafev.com

in each case, with a copy to (which copy shall

not constitute notice):

Tailwind Capital Group 485 Lexington Avenue New York, New York 10017 Attention: Andrew Mayer Telephone: 212-271-3898 Email: amayer@tailwind.com

and

Tailwind Capital Group 485 Lexington Avenue New York, New York 10017 Attention: Michael Bertisch Telephone: 212-271-3899

Email: mbertisch@tailwind.com

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WESTAR MANUFACTURING, INC. as a Grantor

By:

Name: Michael Leto

Title: Chief Financial Officer

Address:

Trench Plate Rental Co.

260 North Sam Houston Pkwy E #200

Houston, TX 77060 Attention: Michael Leto Telephone: 832-200-0988

Email: michaelleto@ntsafey.com

in each case, with a copy to (which copy shall

not constitute notice):

Tailwind Capital Group 485 Lexington Avenue New York, New York 10017 Attention: Andrew Mayer Telephone: 212-271-3898 Email: amayer@tailwind.com

and

Tailwind Capital Group 485 Lexington Avenue New York, New York 10017 Attention: Michael Bertisch Telephone: 212-271-3899

Email: mbertisch@tailwind.com

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NATIONAL TRENCH SAFETY, LLC as a Grantor

Name: Michael Leto

Title: Chief Financial Officer

Address:

Trench Plate Rental Co.

260 North Sam Houston Pkwy E #200

Houston, TX 77060 Attention: Michael Leto Telephone: 832-200-0988

Email: michaelleto@ntsafey.com

in each case, with a copy to (which copy shall

not constitute notice):

Tailwind Capital Group 485 Lexington Avenue New York, New York 10017 Attention: Andrew Mayer Telephone: 212-271-3898 Email: amayer@tailwind.com

and

**Tailwind Capital Group** 485 Lexington Avenue New York, New York 10017 Attention: Michael Bertisch Telephone: 212-271-3899

Email: mbertisch@tailwind.com

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# MIDCAP FINANCIAL TRUST, as Collateral Agent

By: Apollo Capital Management, L.P.,

its investment manager

By: Apollo Capital Management GP, LLC,

its general partner

By:

Name: Maurice Amsellem Title: Authorized Signatory

Address:

Midcap Financial Trust c/o MidCap Financial Services, LLC, as servicer 7255 Woodmont Avenue, Suite 300 Bethesda, MD 20814

# SCHEDULE 1

# TO TRADEMARK SECURITY AGREEMENT

# TRADEMARK REGISTRATIONS

Grantor	Jurisdiction	Registration	Title	Registration
		Number / Serial		Date
		Number		
Trench Plate Rental Co.	U.S.	1,894,695	TRENCH	16-May-
			PLATE	1995
Trench Plate Rental Co.	U.S.	2,668,860	Design Only	31-Dec-
			4 - A - A - A - A - A - A - A - A - A -	2002
			2010 Q. C.	
Trench Plate Rental Co.	U.S.	3,532,065	TPR	11-Nov-
			TRAFFIC	2008
			SOLUTION	
Trench Plate Rental Co.	U.S.	3,566,920	S TPR	27-Jan-2009
Trenen i late Rental Co.	0.5.	3,300,720	TRAFFIC	27- <b>Ja</b> n-2007
			SOLUTION	
			S and	
			Design	
			TRAFFIC	
			Solutions	
Westar Manufacturing, Inc.	U.S.	2,217,207	QUIK-BOX	12-Jan-1999
Westar Manufacturing, Inc.	U.S.	2,231,662	QUIK-	16-Mar-
			SHOR	1999
Westar Manufacturing, Inc.	U.S.	2,276,267	QUIK-	07-Sep-
Waste Mounts strains Inc	TIC	2.764.762	PUMP	1999
Westar Manufacturing, Inc.	U.S.	3,764,763	QUADRA BRACE	23-Mar- 2010
Trench Plate Rental Co.	U.S.	1,908,113	ULTRA	01-Aug-
Trenen i late Rental Co.	0.5.	1,700,113	SHORE	1995
Trench Plate Rental Co.	U.S.	1,955,767	TRENCH	13-Feb-
			SHORING	1996
			SERVICES	
			and Design	
			SERVICES	
Trench Plate Rental Co.	U.S.	1,957,193	TRENCH	20-Feb-
			SHORING SERVICES	1996
			and Design	
			THENCH SE-KANNG	
Trench Plate Rental Co.	U.S.	2,312,388	CROCO-	25-Jan-2000
			TILE	

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Grantor	Jurisdiction	Registration Number / Serial Number	Title	Registration Date
Trench Plate Rental Co.	U.S.	2,897,380	THE SHORING SOLUTION LIBRARY OF THE INTERNET	26-Oct- 2004
Trench Plate Rental Co.	U.S.	4,912,990	TRENCH SHORING SERVICES	08-Mar- 2016
Trench Plate Rental Co.	U.S.	5,473,357	PLAYING IN THE DIRT SINCE 1972	22-May- 2018
Trench Plate Rental Co.	U.S.	5,478,998	PLAYING IN THE DIRT SINCE 1972	29-May- 2018
Trench Plate Rental Co.	U.S.	5,549,265	PILEBOSS	28-Aug- 2018
National Trench Safety, LLC	U.S.	3,006,267	THE TRENCH SAFETY SPECIALIS TS	11-Oct- 2005
National Trench Safety, LLC	U.S.	4,670,246	NTS LOGO	13-Jan-2015

TRADEMARK APPLICATIONS

None

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RECORDED: 04/29/2022