

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM748891

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Authentix, Inc.		08/12/2022	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Lloyds Bank PLC		
<b>Street Address:</b>	10 Gresham Street		
<b>City:</b>	London		
<b>State/Country:</b>	UNITED KINGDOM		
<b>Postal Code:</b>	EC2V 7AE		
<b>Entity Type:</b>	Private Limited Company: UNITED KINGDOM		
<b>PROPERTY NUMBERS Total: 13</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3796039	AUTHENTIX	
<b>Registration Number:</b>	2931992	AUTHENTIX	
<b>Registration Number:</b>	3059466	AUTHENTIX	
<b>Registration Number:</b>	3487437	AUTHENTIX	
<b>Registration Number:</b>	3159814	AUTHENTIX	
<b>Registration Number:</b>	2922927	AUTHENTIX	
<b>Registration Number:</b>	4426948	AUTHENTIX	
<b>Registration Number:</b>	4426947	AUTHENTIX	
<b>Registration Number:</b>	3313477	AXIS	
<b>Registration Number:</b>	6193007		
<b>Registration Number:</b>	5568052	SHERLOX	
<b>Registration Number:</b>	3172086	TRACELESS	
<b>Registration Number:</b>	5241588	VIGILANT	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	4192416894		
<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>			
<b>Phone:</b>	4193211233		
<b>Email:</b>	beckel@shumaker.com		

OP \$340.00 3796039

**Correspondent Name:** Beth M. Eckel  
**Address Line 1:** 1000 Jackson Street  
**Address Line 4:** Toledo, OHIO 43604

**DOMESTIC REPRESENTATIVE**

**Name:** Beth M. Eckel  
**Address Line 1:** 1000 Jackson Street  
**Address Line 4:** Toledo, OHIO 43604

**NAME OF SUBMITTER:** Beth M. Eckel

**SIGNATURE:** /s/Beth M. Eckel

**DATE SIGNED:** 08/16/2022

**Total Attachments: 11**

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source=#17728931v1\_iManage\_ - Atlas Trademark Security Agreement#page11.tif

*This Trademark Security Agreement is subject to, and has the benefit of, an Intercreditor Agreement dated as of even date herewith, among (i) the Parent, (ii) the Company, (iii) the Debtors (as defined therein), (iv) Security Agent, (v) Lloyds Bank plc, as Agent, (vi) the Lenders (as Senior Lenders) (as defined therein), (vii) the Loan Note Holders (as Subordinated Creditors) (as defined therein), and (viii) the Intra-Group Lenders (as defined therein), as from time to time amended or supplemented in accordance with its terms.*

## TRADEMARK SECURITY AGREEMENT

**THIS TRADEMARK SECURITY AGREEMENT** (this “*Agreement*”), dated as of August 12, 2022 (the “*Effective Date*”), is entered into by and between **AUTHENTIX, INC.**, a Delaware corporation (the “*Grantor*”), and **LLOYDS BANK PLC** acting in its capacity as security trustee for the Secured Parties (the “*Security Agent*”).

### RECITALS:

A. Pursuant to that certain Senior Facilities Agreement, dated as of August 12, 2022 (as amended, supplemented, replaced, restated or otherwise modified from time to time, the “*Facilities Agreement*”), among (i) Authentix Acquisition Company, Inc., as Parent, (ii) the Grantor, (iii) the subsidiaries of the Parent listed in Part 1 of Schedule thereto, as the original borrowers (iv) the subsidiaries of Parent listed in Part 1 of Schedule 1 thereto, as the original guarantors, (v) the financial institutions listed in Part 2 and Part 3 of Schedule 1 thereto, as lenders, (vi) Lloyds Bank plc as agent of the other Finance Parties and (vi) Security Agent, the Finance Parties have, subject to certain terms and conditions set forth therein and in the other Finance Documents, agreed to extend credit and other financial accommodations to the Obligor subject to the terms and conditions set forth in the Facilities Agreement, and Grantor will derive substantial benefit from the extension of credit pursuant to the Facilities Agreement;

B. Grantor is a borrower and guarantor under the terms of the Facilities Agreement and is directly obligated for the payment when due of all obligations under each Facility as evidenced in the Facilities Agreement and is directly obligated for the payment when due of all obligations of each Obligor under the Finance Documents.

C. In connection with the Facilities Agreement, the Grantor has executed and delivered a Security Agreement dated as of even date herewith (as the same may be amended, restated, supplemented, or otherwise modified from time to time, the “*Security Agreement*”) to secure the Secured Obligations (as such term is defined in the Security Agreement).

D. Pursuant to Section 3.9(c) of the Security Agreement, the Grantor is required to execute and deliver this Agreement for recording with governmental authorities, including, but not limited to, the United States Patent and Trademark Office and to grant to the Security Agent

a continuing security interest in all of the Trademark Collateral (as defined below) to secure all of the Secured Obligations (as such term is defined in the Security Agreement).

NOW, THEREFORE, in consideration of the promises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

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 or the Facilities Agreement, as applicable.

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 grant to the Security Agent a security interest in, for its benefit and the benefit of the Secured Parties, all of the following property (the “*Trademark Collateral*”), whether now owned or hereafter acquired or existing by it:

(a) trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, domain names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office, any State of the United States or any similar offices in any other country or any political subdivision thereof, and all extensions or renewals thereof (all of the foregoing items in this clause (a) being collectively called a “*Trademark*”), including those referred to in Item A of Schedule I attached hereto;

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

(c) all reissues, extensions or renewals of any of the items described in clause (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 Schedule I 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.

Provided, that Trademark Collateral shall not include any intent-to-use application for the registration of any Trademark or similar application prior to the filing, and acceptance by the U.S. Patent and Trademark Office, of a “Statement of Use”, “Amendment to Allege Use” or

similar filing with respect thereto, only to the extent, if any, that, and solely during the period, in which, if any, the grant of a security interest therein may impair the validity or enforceability of such intent-to-use application or similar application (or any Trademark registration resulting therefrom) under applicable law.

3. SECURITY AGREEMENT. This Agreement has been executed and delivered by the Grantor for the purpose of registering the security interest of the Security Agent in the Trademark Collateral with the United States Patent and Trademark Office. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Security Agent under the Security Agreement. The Security Agreement (and all rights and remedies of the Security Agent thereunder) shall remain in full force and effect in accordance with its terms subject to Section 4 hereof.

4. RELEASE OF SECURITY INTEREST. Upon (i) the sale, transfer or other disposition of any Trademark Collateral in accordance with the Finance Documents or (ii) upon the indefeasible and complete payoff of the Secured Obligations, the Security Agent shall promptly upon the Grantor's request and contemporaneously with any refinancing of the Secured Obligations, 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.

5. ACKNOWLEDGMENT. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Security 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.

6. FINANCE DOCUMENT, ETC. This Agreement is a Finance Document executed pursuant to the Facilities Agreement and Security Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Security Agreement.

7. GOVERNING LAW. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND BE GOVERNED BY THE LAW OF THE STATE OF NEW YORK (INCLUDING, WITHOUT LIMITATION, SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF SAID STATE).

8. COUNTERPARTS; ELECTRONIC SIGNATURES. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original (whether such counterpart is originally executed or an electronic copy of an original) and all of which shall constitute together but one and the same agreement. Signatures delivered by electronic methods shall have the same effect as signatures delivered in person. The words "executed," "signed," "signature," and words of like import in this Agreement shall be deemed to include electronic signatures or the keeping of electronic records, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature 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 state laws based on the Uniform Electronic Transactions Act.

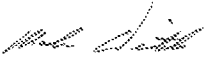
9. CONTRACTUAL RECOGNITION TO BAIL-IN OF EEA FINANCIAL INSTITUTIONS. The parties agree that Section 10.16 of the Security Agreement is incorporated herein in its entirety.

[SIGNATURE PAGE FOLLOWS]

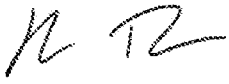
**IN WITNESS WHEREOF**, the parties hereto have caused this Agreement to be executed and delivered by their duly authorized officers as of the date first above written.

**AUTHENTIX, INC.**

A Delaware corporation, as Grantor

By:   
\_\_\_\_\_  
Name: Mark L. Weintrub  
Title: Secretary


**LLOYDS BANK PLC**  
as Security Agent


By:   
Name: John Togher  
Title: Associate Director




SCHEDULE 1  
TRADEMARKS

**A. Trademark Registrations**


CR Ref. No.	Mark	Country	Appn. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
4377-09900	AUTHENTIX	California	110747	3/08/05	01 -- Chemicals used as trace additives to indicate ownership of tagged fluids and substances	Registered, Renewal due 3/8/25
4377-09901	AUTHENTIX	California	110748	3/08/05	02 -- Polychromatic color shifting inks, fluorescent dyes and inks, and other security coatings, dyes and inks	Registered Renewal due 3/8/25
4377-09905	AUTHENTIX	Texas	800442538 800442538	1/20/05 1/20/05	42 -- Data automation and collection services using proprietary software to evaluate, analyze and collect service data	Registered Renewal due 1/20/25
4377-09902	AUTHENTIX	Texas	800442545 800442545	1/20/05 1/20/05	01 -- Chemicals used as trace additives to indicate ownership of tagged fluids and substances	Registered 1/20/25
4377-09904	AUTHENTIX	Texas	800442541 800442541	1/20/05 1/20/05	35 -- Business investigations and consultation	Registered 1/20/25
4377-09903	AUTHENTIX	Texas	800442544 800442544	1/20/05 1/20/05	02 -- Polychromatic color shifting inks	Registered 1/20/25
4377- Common Law	ASSURE 	US	---	---	A brand protection fuel marking program that verifies the additive levels in products.	Common law trademark
4377-08100	AUTHENTIX  First use: 1/31/04	US	77/223,598 3,796,839	7/06/07 6/01/10	35 -- Business investigations and consultation 42 -- Data automation and collection services using proprietary software to evaluate, analyze and collect service data 45 -- Private investigation services, namely, compiling chain of custody evidence for purposes of anti-counterfeiting, anti-diversion and anti-product hijacking actions	Registered Renewal due 6/1/30
4377-08300	AUTHENTIX  First use: 11/19/03	US	78/327,621 3,031,992	11/13/03 3/08/05	42 -- Data automation and collection services using proprietary software to evaluate, analyze and collect service data	Registered Renewal due 3/8/25
4377-08300	AUTHENTIX  First use: 11/19/03	US	78/327,590 3,059,466	11/13/03 2/14/06	01 -- Chemicals used as trace additives to indicate ownership of tagged fluids and substances	Registered Renewal due 2/14/26
4377-08400	AUTHENTIX  First use: 6/96 per PTO	US	77/336,848 3,487,437	8/03/07 8/19/08	09 -- Apparatus and instruments for marking and labeling of products for purposes of product authentication and chain of custody verification,	Registered Renewal due 8/19/28
	records. Questioned by M. Weistrah. Note: <a href="http://www.authentix.com">www.authentix.com</a> registered 5/95, and acquired from SimplySay on 11/18/03, including the good will associated with the domain name				namely, printer, readers	

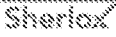
4377-08500	AUTHENTIX First use: 1/5/88	US	78/327,628 3,139,814	11/13/03 10/17/06	33 - Business investigations and consultation	Registered Renewal due 10/17/26
4377-08600	AUTHENTIX First use: 11/19/03	US	78/327,634 2,922,927	11/13/03 2/01/03	02 - Polychromatic color shifting inks	Registered Renewal due 2/1/25
4377-08000	 AUTHENTIX (Stylized) First use 1/2004	US	76/710,944 4,426,948	3/16/12 11/9/13	01 - Chemicals, chemical compounds, isotopically labeled chemical compounds, and biochemicals used as trace additives to indicate ownership or origin of tagged fluids and materials; chemical and biochemical reagents for non-medical purposes, namely, for use in authenticating goods in the oil and gas, banking, currency, paper, coin and bank note manufacture, pharmaceutical, alcohol, tobacco, consumer goods, medical, pharmaceutical, explosives, and agrochemical industries; chemicals for use in industry, namely, chemical markers for use in industrial oils and greases, lubricants, fuels, illuminants, gas, natural gas, and liquefied natural gas; ingestible and edible organic compounds in the nature of proteins, saccharides, oligonucleotides and DNA markers for authenticating goods for use in the manufacture of spirit drinks, pharmaceuticals, nutraceuticals and food products 02 - Polychromatic color shifting printing inks; 01 - Fluorescent dyes for general industrial use, printing inks, and security coatings in the nature of colorants; dyes and inks, namely, dyes and inks used as colorants in the manufacture of markers; printing inks, coatings, pigments and dispersions for use on labels, cartons and packaging 05 - Herbicides, pesticides and fungicides 09 - Computer software for applying anti-counterfeiting and authentication technologies to customer goods, documents, product packaging, digitally produced images, and labels for use in the field of labeling, serialization, tracing, or tracking of same; computer software for detecting counterfeits and verifying the authenticity of customer goods, documents, product packaging, digitally produced images, and labels; software used for verifying banknote fitness and bank note authentication; RFID (Radio Frequency Identification) cards; blank and encoded electronic chip cards for security, access control, and item and people tracking purposes; database management software for organization and presentation of data related to products marked for purposes of product authentication, namely, chemicals, pharmaceuticals, alcohol, petroleum products, fuels and oils, product packaging and product labeling, and for organization and presentation of data related laboratory analysis of samples for authentication, chain of custody verification, and marker identification and use; hologram apparatuses, namely, hologram writers, hologram printers, hologram readers, hologram projectors; holograms, namely, electronic machines used to apply holographic overlay and to set up and control holograms and their verification; integrated circuits for holographic recordings embedded into plastic cards; magnetically encoded credit cards;	Registered Renewal due 11/9/23

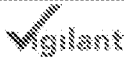
CR Ref. No.	Mark	Country	Appln. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
					<p>apparatus and instruments for marking and labeling of products for purposes of product authentication and chain of custody verification, namely, printers, readers, namely, bar code and optical readers, and scanners for inks, compounds, dispersion or polymer concentrates containing marking compounds; encoded micro particulates, tags and taggants of plastic, metal or silicate for use in the field of passive labeling, tracing or tracking of persons, animals and goods; encoded micro taggants of plastic, metal or silicate for use in the field of passive labeling, tracing or tracking of industrial oils and greases, lubricants, fuels, illuminants, gas, natural gas, and liquefied natural gas</p> <p>35 - Business investigations and consultation, namely, providing business investigations, analysis and consultation including field sampling and customized reporting in the fields of product market development, product tag development and product labeling, business risk management, namely, risk analysis of product supply chains, namely, raw material and finished product distributor and supply chains, for purposes of anti-counterfeiting, anti-diversion and anti-product tampering; business management and consulting, namely, design, implementation and management of product authentication and chain of custody programs; excise tax recovery services; cost accounting, namely, providing analysis of revenue lost from counterfeiting, diversion and product tampering; business consultation in the field of tracking and tracing of packages in transit, in particular relating to verification of chain of custody of delivered parcels</p> <p>39 - Consulting services in the field of parcel product delivery</p> <p>42 - Development of new technology for others in</p>	

CR Ref. No.	Mark	Country	Appln. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
					<p>the field of chemical identification markers; data automation and collection service using proprietary software to evaluate, analyze and collect service data; product quality control sampling; product authentication in the chemical, pharmaceutical, healthcare, alcohol, petroleum, banking, currency, consumer goods, industrial goods, agrochemicals, explosives, and tobacco industries; consulting services in the field of product labeling, product quality control sampling and laboratory analysis of samples, all in the field of product tracking, chain of custody verification and product authentication; scientific and laboratory services for engineering and product sample testing for use in anti-counterfeiting, manufacturing, quality control, and development of new technology for others in the fields of product markers for purposes of product authentication and chain of custody verification; providing consultation in the development of chemical identification markers; developing chemical identification markers</p> <p>45 - Private investigations and related consulting in connection with product counterfeiting, diversion, brand degradation and liability claims; private investigation services, namely, compiling chain of custody evidence for purposes of anti-counterfeiting, anti-diversion and anti-product tampering actions; consulting services, namely, consultation in the fields of product and document authentication and tracking, and brand monitoring and protection, to protect against counterfeiting, tampering, and diversion, and to ensure the integrity of genuine products and documents</p>	
4377-08700		US	76/710,690 4,826,947	2/23/12 11/5/13	<p>35 - Business investigations and consultation, namely, providing business investigations, analysis and consultation including field sampling and</p>	Registered Renewal due 11/5/23

CR Ref. No.	Mark	Country	Appl. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
	AUTHENTIX (Design)  First use: 1/2004				customized reporting in the fields of product marker development, product tag development and product labeling; business risk management, namely, risk analysis of product supply chains, namely, raw material and finished product distributor and supply chains, for purposes of anti-counterfeiting, anti-diversion and anti-product tampering; business management and consulting, namely, design, implementation and management of product authentication and chain of custody programs; excise tax recovery services; cost accounting, namely, providing analysis of revenue lost from counterfeiting, diversion and product tampering; business consultation in the field of tracking and tracing of packages in transit, in particular relating to verification of chain of custody of delivered parcels 39 - Consulting services in the field of parcel product delivery 42 - Development of new technology for others in the field of chemical identification markers; data automation and collection service using proprietary software to evaluate, analyze and collect service data; product quality control sampling; product authentication in the chemical, pharmaceutical, healthcare, alcohol, petroleum, banking, currency, consumer goods, industrial goods, agrochemicals, explosives, and tobacco industries; consulting services in the field of product labeling, product quality control sampling and laboratory analysis of samples, all in the field of product tracking, chain of custody verification and product authentication; scientific and laboratory services for engineering and product sample testing for use in anti-counterfeiting, manufacturing, quality control, and development of new technology for others in the fields of product markers for purposes of product authentication and	

CR Ref. No.	Mark	Country	Appl. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
					chain of custody verification; providing consultation in the development of chemical identification markers; developing chemical identification markers 45 - Private investigations and related consulting in connection with product counterfeiting, diversion, brand degradation and liability claims; private investigation services, namely, compiling chain of custody evidence for purposes of anti-counterfeiting, anti-diversion and anti-product tampering actions; consulting services, namely, consultation in the fields of product and document authentication and tracking, and brand monitoring and protection, to protect against counterfeiting, tampering, and diversion, and to ensure the integrity of genuine products and documents	
4377-08809	AXIS  First use 2/2005	US	78/469,603 3,313,477	8/18/04 10/16/07	09 - Computer software for organization and presentation of data related to marked chemicals, pharmaceuticals, alcohol, petroleum products, fuels and oils, product packaging in paper and plastic containers used for rendering consulting services	Registered Renewal due 10/16/27
4377-08900	Check Mark Design (orange)   First use 1/2004	US	88/667,838 6,193,097	10/24/19 11/10/20	35 - Business consulting, namely, providing business analysis and consultation including field sampling and customized reporting in the fields of product marker development, product tag development and product labeling; business risk management, namely, risk analysis of product supply chains, namely, raw material and finished product distributor and supply chains, for purposes of anti-counterfeiting, anti-diversion and anti-product tampering; cost accounting, namely, providing analysis of revenue lost from counterfeiting, diversion and product tampering 42 - Product authentication in the chemical, pharmaceutical, healthcare, alcohol, petroleum,	Registered Section 8/15 due 11/10/26  Renewal due 11/10/30

CR Ref. No.	Mark	Country	Appl. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
					banking, currency, consumer goods, industrial goods, agrochemicals, explosives, and tobacco industries; consulting services for anti-counterfeiting, manufacturing, quality control, and development of new technology for others in the fields of product markers for purposes of product authentication and chain of custody verification; developing chemical identification markers	
4377-Common Law	JEWEL	US	---	---	Optical markers that can be integrated into ink, varnish or the substrate paired with sensors that can reliably detect the presence of the security features for banknote security. Consulting services to assist companies with integrating the sensors into processing equipment and deploying the Jewel offering. A complete training program is included to support ongoing quality control of the markers and preventative maintenance of the sensors.	Common law trademark
4377-09000	 SHERLOX (Design) First use 10/6/16	US	87/233,919 5568052	11/11/16 9/25/18	42 - Providing an end-to-end authentication solution for brand owners that includes an integrated system of security markers and readers and a powerful data information system that delivers brand counterfeiting information directly to a smartphone, tablet, or computer 45 - Anti-counterfeiting consulting in the fields of product and document authentication and tracking, and brand monitoring and protection, to protect against counterfeiting, tampering, and diversion, and to ensure the integrity of genuine products and documents services.	Registered Section 8/15 due 9/25/24  Renewal due 9/25/28
4377-09100	TRACELESS	US	78/398,718 3,172,086	4/5/04 11/14/06	9 - Computer hardware and software for detecting, acquiring, manipulating, storing, and verifying data	Registered Renewal Due 11/14/2026

CR Ref. No.	Mark	Country	Appl. No./ Reg. No.	App. Date/ Reg. Date	Classes Goods/Services <sup>1</sup>	Status
4377-Common Law	TRACELESS ULTRA	US	---	---	9 - software for covert marking, tracking and tracing systems	Common law trademark
4377-Common Law	TRACELESS PRO	US	---	---	9 - software for covert marking, tracking and tracing systems	Common law trademark
4377-Common Law	TRACELESS ANTI-DIVERSION	US	---	---	9 - software for covert marking, tracking and tracing systems	Common law trademark
4377-Common Law	TRACELESS BRAND CLOUD PROTECTION	US	---	---	9 - cloud based track and trace solution that includes encrypted QR code generation and digitized labels for smartphone interaction and authentication by consumers without having to download a phone app	Common law trademark
4377-09200	 VIGILANT (Design) First use 12/5/16	US	87/304,127 5,241,588	1/17/17 7/11/17	42 - Providing fuel marking and authentication services for brand owners that includes an integrated system of security markers and readers and a powerful data information system that delivers brand counterfeiting information directly to a smartphone, tablet, or computer. 45 - Anti-counterfeiting consulting in the field of fuel product authentication and tracking, and brand monitoring and protection, to protect against counterfeiting, tampering, and diversion, and to ensure the integrity of genuine products.	Registered Section 8/15 due 7/11/23  Renewal due 7/11/27

**B. Trademark Applications: NONE**